

THE PROVINCE OF TRANSVAAL

MENIKO

DIE PROVINSIE TRANSVAAL

Official Gazette

(Registered at the Post Office as a Newspaper)



PRICE: S.A. 10c OVERSEAS 15c.

PRYS: S.A. 10c OORSEE 15c

VOL. 221

PRÉTORIA 21 DECEMBER, 1977
21 DESEMBER, 1977

3927

No. 294 (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 Holding 116, situate in President Park Agricultural Holdings, district Kempton Park, held in terms of Deed of Transfer 25155/1971, alter condition B(d)(iv) to read as follows: —

"B(d)(iv) No building erected on the holding shall be located within a distance of 15,24 metres from the boundary of that holding abutting on a road and no boreholes shall be sunk within a distance of 7 metres from any boundary other than a road boundary."

Given under my Hand at Pretoria, this 26th day of October, One thousand Nine hundred and Seventy-seven.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
PB. 4-16-2-599

No. 295 (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 428, situate in Capital Park Township, district Pretoria held in terms of Deed of Transfer 33063/1968, remove conditions (b) and (c).

Given under my Hand at Pretoria, this 29th day of November, One thousand Nine hundred and Seventy-seven.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
PB. 4-14-2-224-8

No. 296 (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;

Offisiële Koorant

(As 'n Nuusblad by die Poskantoor Geregistreer)

PRYS: S.A. 10c OORSEE 15c

No. 294 (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 Hoewe 116, geleë in President Park Landbouhoeves, distrik Kemptonpark, gehou kragtens Akte van Transport 25155/1971, voorwaarde B(d)(iv) wysig, om soos volg te lees: —

"B(d)(iv) No building erected on the holding shall be located within a distance of 15,24 metres from the boundary of that holding abutting on a road and no boreholes shall be sunk within a distance of 7 metres from any boundary other than a road boundary."

Gegee onder my Hand te Pretoria, op hede die 26ste dag van Oktober, Eenduisend Negehonderd Sewe-en-sewintig.

S. G. J. VAN NIEKERK,
Administrateur van die Provinie Transvaal.
PB. 4-16-2-599

No. 295 (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 428, geleë in die dorp Capital Park, distrik Pretoria, gehou kragtens Akte van Transport 33063/1968, voorwaardes (b) en (c) ophef.

Gegee onder my Hand te Pretoria, op hede die 29ste dag van November, Eenduisend Negehonderd Sewe-en-sewintig.

S. G. J. VAN NIEKERK,
Administrateur van die Provinie Transvaal.
PB. 4-14-2-224-8

No. 296 (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;

Now therefore I do hereby, in respect of Holding 37 situate in Panorama Agricultural Holdings Extension 1, Registration Division I.Q., Transvaal, held in terms of Deed of Transfer T.1965/1976, alter condition B(6) to read as follows:

"B(6) No store or place of business whatsoever, may be opened or conducted on the holding, provided that notwithstanding conditions (2) and (5), the holding may be used for such purposes as may be approved in writing by the Administrator and subject to such requirements as he may impose."

Given under my Hand at Pretoria, this 27th day of October, One thousand Nine hundred and Seventy-seven.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.

PB. 4-16-2-483-1

No. 297 (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 143, situate in Lyttelton Manor Township, Registration Division J.R., Transvaal, held in terms of Deed of Transfer T.12069/1977, remove condition (a).

Given under my Hand at Pretoria, this 29th day of November, One thousand Nine hundred and Seventy-seven.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.

PB. 4-14-2-810-91

ADMINISTRATOR'S NOTICES

Administrator's Notice 1893

21 December, 1977

HEALTH COMMITTEE OF SECUNDA: WITHDRAWAL OF EXEMPTION FROM RATING.

The Administrator hereby notifies that the Health Committee of Secunda has requested him to exercise the authority convened on him by section 9(10) of Ordinance 17 of 1939, and withdraw the existing exemption from the provisions of the Local Authorities Rating Ordinance, 1977 in respect of Portion 12 of the farm Goedehoop 290-I.S.

All persons interested are entitled to submit reasons in writing to the Director of Local Government, Private Bag X437, Pretoria, within 30 days of the first publication of this notice, why the request of the Health Committee of Secunda should not be granted.

PB. 3-2-2-245

So is dit dat ek, met betrekking tot Hoewe 37, geleë in Panorama Landbouhoeves Uitbreiding 1, Registrasie Afdeling I.Q., Transvaal gehou kragtens Akte van Transport T.1965/1976, voorwaarde B(6) wysig om soos volg te lui: —

"B(6) No store or place of business whatsoever, may be opened or conducted on the holding, provided that notwithstanding conditions (2) and (5), the holding may be used for such purposes as may be approved in writing by the Administrator and subject to such requirements as he may impose."

Gegee onder my Hand te Pretoria, op hede die 27ste dag van Oktober, Eenduisend Negehonderd Sewe-en-sewentig.

S. G. J. VAN NIEKERK,
Administrateur van die Provinie Transvaal.

PB. 4-16-2-483-1

No. 297 (Administrateurs-), 1977.

PROKLAMASIE

Nadermal 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 143, geleë in die dorp Lyttelton Manor, Registrasie Afdeling J.R., Transvaal gehou kragtens Akte van Transport T.12069/1977, voorwaarde (a) ophef.

Gegee onder my Hand te Pretoria, op hede die 29ste dag van November, Eenduisend Negehonderd Sewe-en-sewentig.

S. G. J. VAN NIEKERK,
Administrateur van die Provinie Transvaal.

PB. 4-14-2-810-91

ADMINISTRATEURSKENNISGEWINGS

Administrateurskennisgewing 1893 21 Desember 1977

GESONDHEIDSKOMITEE VAN SECUNDA: INTREKKING VAN VRYSTELLING VAN EIENDOMSBELASTING.

Die Administrateur maak hierby bekend dat die Gesondheidskomitee van Secunda hom versoek het om die bevoegdheid aan hom verleen deur die bepalings van artikel 9(10) van Ordonnansie 17 van 1939 uit te oefen en die bestaande vrystelling van die bepalings van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 in te trek ten opsigte van Gedeelte 12 van die plaas Goedehoop 290-I.S.

Alle belanghebbende persone is bevoeg om binne 30 dae na eerste publikasie van hierdie kennisgewing skriftelik by die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria, redes aan te voer waarom daar nie aan die Gesondheidskomitee van Secunda se versoek voldoen moet word nie.

PB. 3-2-2-245

Administrator's Notice 1894

21 December, 1977

EDENVALE AMENDMENT SCHEME 1/116.

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 Edenvale Town-planning Scheme 1, 1954 by the rezoning of Lots 354, 355 and 356, Edenvale Township, from "Special Residential" with a density of "One dwelling per 10 000 sq. ft." to "Special" for offices and motor showrooms, 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, Edenvale and are open for inspection at all reasonable times.

This amendment is known as Edenvale Amendment Scheme 1/116.

PB. 4-9-2-13-116

Administrator's Notice 1895

21 December, 1977

RANDBURG AMENDMENT SCHEME 63.

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 Lot 1195, Ferndale Township, from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 1 500 m²" 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, Randburg and are open for inspection at all reasonable times.

This amendment is known as Randburg Amendment Scheme 63.

PB. 4-9-2-132H-63

Administrator's Notice 1896

21 December, 1977

RANDBURG AMENDMENT SCHEME 65.

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 Lot 608, Ferndale Township, from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 1 500 m²".

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 65.

PB. 4-9-2-132H-65

Administrateurskennisgewing 1894

21 Desember 1977

EDENVALE-WYSIGINGSKEMA 1/116.

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 Edenvale-dorpsaanlegskema 1, 1954 gewysig word deur die hersonering van Lotte 354, 355 en 356, dorp Edenvale, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 10 000 vk. vt." tot "Spesiaal" vir kantore en motorvertoonkamers, onderworpe aan sekere voorwaarde.

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

Hierdie wysiging staan bekend as Edenvale-wysigingskema 1/116.

PB. 4-9-2-13-116

Administrateurskennisgewing 1895

21 Desember 1977

RANDBURG-WYSIGINGSKEMA 63.

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 Lot 1195, dorp Ferndale, van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²" en "Voorgestelde nuwe Paaie en Verbredings".

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 63.

PB. 4-9-2-132H-63

Administrateurskennisgewing 1896

21 Desember 1977

RANDBURG-WYSIGINGSKEMA 65.

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 Lot 608, dorp Ferndale, van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²".

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 65.

PB. 4-9-2-132H-65

Administrator's Notice 1897

21 December, 1977

RANDBURG AMENDMENT SCHEME 70.

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 the Remainder of Erf 10, Vandia Grove Township, from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 2 000 m²" 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 70.

PB. 4-9-2-132H-70

Administrator's Notice 1898

21 December, 1977

RANDBURG AMENDMENT SCHEME 75.

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:

(1) Lots 153, 154, 195, 197, 199, 208, 359, 377, 378, 532, 571, 594, Ferndale Township, from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 1 500 m²"; and

(2) Lots 637, 651, 680, Ferndale Township, from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 1 500 m²" and "Road Widening".

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 75.

PB. 4-9-2-132H-75

Administrator's Notice 1899

21 December, 1977

RANDBURG AMENDMENT SCHEME 88.

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 Lot 505, Ferndale Township, from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 1 500 m²".

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.

Administratorskennisgewing 1897 21 Desember 1977

RANDBURG-WYSIGINGSKEMA 70.

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 die Restant van Erf 10, dorp Vandia Grove, van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 2 000 m²" 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 70.

PB. 4-9-2-132H-70

Administratorskennisgewing 1898 21 Desember 1977

RANDBURG-WYSIGINGSKEMA 75.

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:

(1) Lotte 153, 154, 195, 197, 199, 208, 359, 377, 378, 532, 571, 594, dorp Ferndale, van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²"; en

(2) Lotte 637, 651, 680, dorp Ferndale, van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²" en "Padverbreiding".

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 75.

PB. 4-9-2-132H-75

Administratorskennisgewing 1899 21 Desember 1977

RANDBURG-WYSIGINGSKEMA 88.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976 gewysig word deur die hersonering van Lot 505, dorp Ferndale, van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²".

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.

This amendment is known as Randburg Amendment Scheme 88.

PB. 4-9-2-132H-88

Administrator's Notice 1900 21 December, 1977

RANDBURG AMENDMENT SCHEME 98.

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 632, Ferndale Township, from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 1 500 m²".

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 98.

PB. 4-9-2-132H-98

Administrator's Notice 1901 21 December, 1977

RANDFONTEIN AMENDMENT SCHEME 1/29.

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 Randfontein Town-planning Scheme 1, 1948 by the rezoning of part of Remaining Extent of the farm Randfontein 247-I.Q., from "General Residential" to "Special" for any use by consent of the Administrator, 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, Randfontein and are open for inspection at all reasonable times.

This amendment is known as Randfontein Amendment Scheme 1/29.

PB. 4-9-2-29-29

Administrator's Notice 1902 21 December, 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 Wilkopies Extension 21 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB. 4-2-2-5449

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY GERHARDUS PETRUS VAN WYK AND KRUIN EIENDOMME (EIENDOMS) BEPERK UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A

Hierdie wysiging staan bekend as Randburg-wysigingskema 88.

PB. 4-9-2-132H-88

Administrateurskennisgewing 1900 21 Desember 1977

RANDBURG-WYSIGINGSKEMA 98.

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 632, dorp Ferndale, van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²".

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 98.

PB. 4-9-2-132H-98

Administrateurskennisgewing 1901 21 Desember 1977

RANDFONTEIN-WYSIGINGSKEMA 1/29.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Randfontein-dorpsaanlegskema 1, 1948 gewysig word deur die hersonering van 'n deel van Resterende Gedeelte van die plaas Randfontein 247-I.Q., van "Algemene Woon" tot "Spesiaal" vir enige gebruik met die toestemming van die Administrateur, 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 Randfontein en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Randfontein-wysigingskema 1/29.

PB. 4-9-2-29-29

Administrateurskennisgewing 1902 21 Desember 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 Wilkopies Uitbreiding 21 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB. 4-2-2-5449

BYLAE.

VOORWAARDEN WAAROP DIE AANSOEK GE-DOEN DEUR GERHARDUS PETRUS VAN WYK EN KRUIN EIENDOMME (EIENDOMS) BEPERK INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE,

TOWNSHIP ON PORTION 424 (A PORTION OF PORTION 59) OF THE FARM ELANDSHEUVEL, 402-I.P., PROVINCE OF TRANSVAAL, HAS BEEN GRANTED.

1. CONDITIONS OF ESTABLISHMENT.

(1) Name.

The name of the township shall be Wilkoppies Extension 21.

(2) Design.

The township shall consist of erven and streets as indicated on General Plan S.G. A.2596/77.

(3) Stormwater Drainage and Street Construction.

- (a) The township owners 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 owners shall, immediately after the scheme has been approved by the local authority, carry out the scheme at their 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 owners 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:

The township owners 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 1,5% 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 owners shall, in terms of the provisions of section 63(1)(a) of the Town-planning and Townships Ordinance, 1965, pay a lump sum endowment for educational purposes to the Transvaal Education Department on the value of special residential land in the vicinity of the township, the

1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 424 ('N GEDEELTE VAN GEDEELTE 59) VAN DIE PLAAS ELANDSHEUVEL 402-I.P., PROVINSIE TRANSVAAL, TOEGESTAAN IS.

1. STIGTINGSVOORWAARDES.

(1) Naam.

Die naam van die dorp is Wilkoppies Uitbreiding 21.

(2) Ontwerp.

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. A.2596/77.

(3) Stormwaterdrienering en Straatbou.

- (a) Die dorpseienaars moet op versoek van die plaaslike bestuur aan sodanige bestuur 'n gedetailleerde skema volledig met planne, 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 aanlê, teermacadamisering, beranding en kanalisering van die strate daarin, tesame met die verskaffing van sodanige keermure as wat die plaaslike bestuur nodig ag, vir goedkeuring voorle. Verder moet die skema die roete en helling aandui deur middel waarvan elke erf toegang tot die aangrensende straat verkry.
- (b) Die dorpseienaars 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 dorpseienaars 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:

Die dorpseienaars 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 1,5% 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 regssgebied.

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

(b) Betaalbaar aan die Transvaalse Onderwysdepartement:

Die dorpseienaars moet kragtens die bepalings van artikel 63(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 aan die Transvaalse Onderwysdepartement as begiftiging vir onderwysdoelendes 'n globale bedrag op die waade van spesiale woongrond in die omgewing van die dorp betaal,

extent of which shall be determined by multiplying 15,86 m² by the number of flat units which can be erected in the township. Each flat unit to be taken as 99,1 m² in extent.

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

(5) Disposal of Existing Conditions of Title.

All erven shall be made subject to existing conditions and servitudes, if any, including the reservation of rights to minerals, but excluding the following servitudes which do not affect the township area: —

A. "A servitude of Acqueduct or passage of water in favour of the Klerksdorp Irrigation Board, as will more fully appear from Notarial Deed No. 87/1919-S registered on the 7th February, 1919."

B. "By Notarial Deed No. 30/1935-S the right is granted to the Municipal Council of Klerksdorp, to erect an overhead electricity supply line over the property transferred hereunder together with rights ancillary thereto, subject to the conditions as will more fully appear on reference to the said Notarial Deed registered on the 18th day of January, 1935."

(6) Access.

- (a) Ingress from Road 586 to the township and egress to Road 586 from the township shall be restricted to the junction of Tom Avenue with the said road.
- (b) The township owners shall at their own expense submit to the Director of Roads a proper geometric design layout (scale 1:500) in respect of the ingress and egress points referred to in (a) above for approval, the township owners shall submit specifications acceptable to the Director when required by him to do so and shall construct the said ingress and egress points at their own expense and to the satisfaction of the Director of Roads.

(7) Erection of Fence or Other Physical Barrier.

The township owners shall at their 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 owners 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 owners' responsibility for the maintenance thereof shall cease when the local authority takes over the responsibility for the maintenance of the streets in the township.

8. Acceptance and Disposal of Stormwater.

The township owners shall arrange for the drainage of the township to fit in with the drainage of Road 586 and for all stormwater running from or being diverted from the road to be received and disposed of to the satisfaction of the Director of Roads.

The State or the Provincial Administration shall by no means be responsible for any damage caused by any stormwater run-off. The cost of installing a larger drainage system for the road to cope with any increase-

die grootte waarvan bepaal moet word deur 15,86 m² te vermenigvuldig met die getal woonsteleenhede wat in die dorp gebou kan word. Elke woonsteenheid moet beskou word as groot 99,1 m².

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

(5) Beskikking oor Bestaande Titelvoorraarde.

Alle erwe moet onderworpe gemaak word aan bestaande voorrade en serwitute, as daar is, met ingrip van die voorbehoud van die regte op minerale, maar uitgesonderd die volgende serwitute, wat nie die dorpsgebied raak nie: —

A. "A servitude of Acqueduct or passage of water in favour of the Klerksdorp Irrigation Board, as will more fully appear from Notarial Deed No. 87/1919-S registered on the 7th February, 1919."

B. "By Notarial Deed No. 30/1935-S the right is granted to the Municipal Council of Klerksdorp, to erect an overhead electricity supply line over the property transferred hereunder together with rights ancillary thereto, subject to the conditions as will more fully appear on reference to the said Notarial Deed registered on the 18th day of January, 1935."

(6) Toegang.

- (a) Ingang van Pad 586 tot die dorp en uitgang tot Pad 586 uit die dorp word beperk tot die aansluiting van Tomlaan met sodanige pad.
- (b) Die dorpsienaars moet op eie koste 'n behoorlike geometriese uitlegontwerp (skaal 1:500) van die ingangs- en uitgangspunte genoem in (a) hierbo, aan die Direkteur van Paaie vir sy goedkeuring voorlê. Die dorpsienaars moet spesifikasies wat aanvaarbaar is vir die Direkteur vir sy goedkeuring voorlê wanneer hy dit vereis en moet die genoemde ingangs- en uitgangspunte op eie koste tot bevrediging van die Direkteur van Paaie bou.

(7) Oprigting van Heining of Ander Fisiese Versperring.

Die dorpsienaars 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 dorpsienaars moet sodanige heining of fisiese versperring in 'n goeie toestand hou tot tyd en wyl hierdie verantwoordelikheid deur die plaaslike bestuur oorgeneem word: Met dien verstande dat die dorpsienaars se verantwoordelikheid vir die instandhouding daarvan verval sodra die plaaslike bestuur die verantwoordelikheid vir die instandhouding van die strate in die dorp oorneem.

(8) Ontvangs en Wegvoer van Stormwater.

Die dorpsienaars moet die dreinering van die dorp so reël dat dit inpas met die dreinering van Pad 586 en dat alle stormwater wat van die pad afloop of afgevoer word, ontvang en wegvoer word tot bevrediging van die Direkteur van Paaie.

Die Staat of die Provinciale Administrasie is geensins aanspreeklik vir enige skade wat deur die afloop van enige stormwater veroorsaak word nie. Die koste vir

ed volume of stormwater which, as a result of the establishment of the township may become necessary in the opinion of the Director of Roads shall be borne by the township owners.

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

The township owners shall satisfy the Controlling Authority regarding the enforcement of its conditions.

(10) *Demolition of Buildings.*

The township owners shall at their 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.

(11) *Enforcement of Conditions.*

The township owners 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 owners of all or any of the obligations and to vest such obligations in any other person or corporate body.

2. CONDITIONS OF TITLE.

(1) *Conditions imposed by the Administrator in Terms of the Provisions of Ordinance 25 of 1965.*

The even mentioned hereunder shall be subject to the conditions indicated imposed by the Administrator under the provisions of the Town-planning and Townships Ordinance, 1965.

(a) All erven:

- (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 two boundaries other than a street boundary as determined by the local authority.
- (ii) 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.
- (iii) 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.

(b) Erf 976:

- The erf is subject to a servitude for stormwater drainage purposes and a servitude for municipal

installering van 'n groter dreineringskema vir die pad om enige groter volume stormwater te neem wat na die mening van die Direkteur van Paaie as gevolg van die stigting van die dorp noodsaaklik mag wees, moet deur die dorpseienaar gedra word.

(9) *Nakoming van Vereistes van die Beherende Gesag betreffende Padreserves.*

Die dorpseienaars moet die Beherende Gesag tevreden stel betreffende die nakoming van sy voorwaardes.

(10) *Sloping van Geboue.*

Die dorpseienaars moet op eie koste alle geboue geleë binne boulynreserves, kantruimtes 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.

(11) *Nakoming van Voorwaardes.*

Die dorpseienaars moet die stigtingsvoorwaardes nakkom en die nodige stappe doen om te sorg dat die titelvoorwaardes en enige ander voorwaardes opgele kragtens artikel 62 van Ordonnansie 25 van 1965 nagekomm word: Met dien verstande dat die Administrateur die bevoegdheid besit om die dorpseienaars van almal of enigeen van die verpligtigs te onthef en om sodanige verpligtigs by enige ander persoon of liggaam met regspersoonlikheid te laat berus.

2. TITELVOORWAARDES.

(1) *Voorwaardes opgelê deur die Administrateur kragtens die Bepalings van Ordonnansie 25 van 1965.*

Die erwe hieronder genoem is onderworpe aan die voorwaardes aangedui opgelê deur die Administrateur ingevolge die Ordonnansie op Dorpsbeplanning en Dorppe, 1965.

(a) Alle erwe:

- (i) Die erf is onderworpe aan 'n serwituit 2 m breed, vir riolerings- en ander munisipale doelendes, ten gunste van die plaaslike bestuur, langs enige twee grense, uitgesonderd 'n straatgrens, soos deur die plaaslike bestuur bepaal.
- (ii) Geen gebou of ander struktuur mag binne die voornoemde serwituitgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige serwituit of binne 'n afstand van 2 m daarvan geplant word nie.
- (iii) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige rioolhoofpypleidings en ander werke wat hy volgens goeddunke noodsaaklik ag, tydelik te plaas op die grond wat aan die voornoemde serwituit grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel; onderworpe daaraan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwydering van sodanige rioolhoofpypleidings en ander werke veroorsaak word.

(b) Erf 976:

Die erf is onderworpe aan 'n serwituit vir stormwaterdreineringsdoeleindes en 'n serwituit vir mu-

purposes in favour of the local authority, as indicated on the general plan.

(2) *Conditions imposed by the Controlling Authority in Terms of Act 21 of 1940.*

In addition to the conditions set out above, Erf 976 shall be subject to the following conditions imposed by the Controlling Authority in terms of Act 21 of 1940.

- (a) No building, structure or other thing which is attached to the land on which it stands even though it does not form part of that land other than the physical barrier required by the Controlling Authority or any essential stormwater drainage structure, shall be erected nor shall anything be constructed or laid under or below the surface of the land of the erf at a distance less than 50 m from the boundary of the erf abutting on Road 586: Provided that municipal services may be laid within the servitude which is provided 16 m from the south-eastern boundary of the erf, nor shall any alteration or addition to any existing structure or building situated within such distance of the said boundary be made except with the consent in writing of the Controlling Authority.
- (b) Ingress to and egress from the erf shall be permitted only along that portion of the southern boundary, west of a point, 60 m from the south-western beacon, opposite the junction of Knowles Street with Tom Avenue.
- (c) Except with the written consent of the Controlling Authority, the erf shall be used for shops, offices and garage purposes only.

Administrator's Notice 1903 21 December, 1977

KLERKSDORP AMENDMENT SCHEME 2/30.

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 Klerksdorp Town-planning Scheme 2, 1953, comprising the same land as included in the township of Wilkoppies Extension 21.

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

This amendment is known as Klerksdorp Amendment Scheme 2/30.

PB. 4-9-2-17-30-2

Administrator's Notice 1904 21 December, 1977

BENONI MUNICIPALITY: AMENDMENT TO TOWN HALL BY-LAWS.

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

The Town Hall By-laws of the Benoni Municipality, published under Administrator's Notice 556, dated 27 July, 1966, as amended, are hereby further amended by the substitution for Schedule I of the following:

nispale doekeindes ten gunste van die plaaslike bestuur, soos op die algemene plan aangedui.

(2) *Voorwaardes opgelê deur die Beherende Gesag kragtens Wet 21 van 1940.*

Benewens die voorwaardes hierbo uiteengesit, is Erf 976 aan die volgende voorwaardes onderworpe, opgelê deur die Beherende Gesag ingevolge Wet 21 van 1940.

- (a) Geen gebou, struktuur of enigets wat aan die grond waarop dit staan verbonde is, al maak dit nie 'n deel van daardie grond uit nie, uitgesonderd die fisiese versperring soos vereis deur die Beherende Gesag of enige ander noodsaklike stormwater-dreineringstruktuur, mag opgerig word of enigets onder of benede die grond mag aangelê of geleë word binne 'n afstand van 50 m van die grens van die erf aangrensend aan Pad 586: Af nie: Met dien verstande dat munisipale dienste geleë mag word in die serwituut wat 16 m vanaf die suidoostelike grens van die erf voorsien is, en geen verandering of toevoeging tot enige bestaande struktuur of gebou wat binne sodanige afstand van sodanige grens geleë is, mag sonder die skriftelike toestemming van die Beherende Gesag aangebring word nie.
- (b) Ingang tot en uitgang van die erf word slegs toegelaat langs die deel van die suidelike grens, wes van 'n punt 60 m vanaf die suidwestelike baken, regoor die aansluiting van Knowlesstraat met Tomlaan.
- (c) Tensy die skriftelike toestemming van die Beherende Gesag verkry is mag die erf-slegs vir winkels, kantore en garagedoeleindes gebruik word.

Administrateurskennisgewing 1903 21 Desember 1977

KLERKSDORP-WYSIGINGSKEMA 2/30.

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 Klerksdorp-dorpsaanlegskema 2, 1953, wat uit dieselfde grond as die dorp Wilkoppies Uitbreiding 21 bestaan, goedgekeur het.

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

Hierdie wysiging staan bekend as Klerksdorp-wysigingskema 2/30.

PB. 4-9-2-17-30-2

Administrateurskennisgewing 1904 21 Desember 1977

MUNISIPALITEIT BENONI: WYSIGING VAN STADSAALVERORDENINGE.

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 Stadsaalverordeninge van die Municipaliteit Benoni, aangekondig by Administrateurskennisgewing 556 van 27 Julie 1966, soos gewysig, word hierby verder gewysig deur Bylae I deur die volgende te vervang:

TARIFF OF CHARGES.

"SCHEDULE I.

<i>Use of Premises</i>		<i>19h00 to 02h00</i>	<i>19h00 to 24h00</i>	<i>09h00 to 13h00</i>	<i>13h00 to 18h00</i>	<i>Whole Day to 18h00</i>	<i>Whole Day to 24h00</i>	<i>Whole Day to 02h00</i>
1. Weddings, balls, dances, receptions, cabarets, folk dancing		R	R	R	R	R	R	R
	Town Hall	50	42	21	21	34	—	—
	Main Hall	42	34	17	17	29	—	—
	Small Hall	25	17	13	13	21	—	—
	Main Foyer	15	11	6	6	13	—	—
	Small Foyer	11	6	4	4	8	—	—
2. Banquets, dinners, luncheons, cocktail parties, bridge drives, flower shows, mannequin parades, barmitzvah		34	25	15	15	21	—	—
	Town Hall	25	17	11	11	15	—	—
	Main Hall	17	13	6	6	13	—	—
	Main Foyer	11	7	6	6	8	—	—
	Small Foyer	6	4	3	3	4	—	—
3. Meetings and lectures: Ratepayers, civic, social and sporting bodies or clubs, lodge, political party or election, auction sales, handiwork and art exhibitions: Provided that auction sales shall be allowed only where the persons conducting such sales are, in terms of item 3 of Part II of the second Schedule to the Licences Act, 1962 (Act No. 44 of 1962), exempted from occupational licences		25	21	13	13	19	—	—
	Town Hall	21	17	8	8	15	—	—
	Main Hall	17	13	6	6	8	—	—
	Main Foyer	13	7	4	4	6	—	—
	Small Foyer	8	4	2	2	4	—	—
4. Bazaars, fêtes, sales of work, industrial and commercial exhibitions and animal and poultry shows		50	42	21	21	34	63	84
	Main Hall	42	34	17	17	29	55	63
	Small Hall	25	17	13	13	21	42	50
	Main Foyer	15	11	6	6	13	21	29
	Small Foyer	11	6	4	4	8	15	21
5. Cinema shows, theatrical shows and concerts by professionals, radio shows		50	42	21	21	34	63	84
	Main Hall	42	34	17	17	29	55	63
	Small Hall	34	25	17	17	25	46	55
	Main Foyer	—	—	—	—	—	—	—
	Small Foyer	—	—	—	—	—	—	—
6. Professional boxing tournaments, professional wrestling tournaments		—	—	—	—	—	—	—
	Town Hall	—	—	—	—	—	—	—
	Main Hall	—	84	—	—	—	—	—
	Small Hall	—	63	—	—	—	—	—
	Main Foyer	—	—	—	—	—	—	—
	Small Foyer	—	—	—	—	—	—	—

<i>Use of Premises</i>	<i>19h00 to 02h00</i>	<i>19h00 to 24h00</i>	<i>09h00 to 13h00</i>	<i>13h00 to 18h00</i>	<i>Whole Day to 18h00</i>	<i>Whole Day to 24h00</i>	<i>Whole Day to 02h00</i>
7. Christmas Trees, amateur theatricals, amateur concerts, dancing displays, cooking demonstrations, school entertainments, table tennis and badminton matches, judo competitions	R Town Hall Main Hall Small Hall Main Foyer Small Foyer	R 42 34 21 17 13	R 34 25 17 13 8	R 17 13 8 6 4	R 25 21 13 8 6	R — — — — —	R — — — — —
8. Conferences, congresses, symposia	Town Hall Main Hall Small Hall Main Foyer Small Foyer	— — — — —	— — — — —	— — — — —	34 29 21 13 8	63 55 42 21 15	84 63 50 29 21
9. Religious services	Town Hall Main Hall Small Hall Main Foyer Small Foyer	11 9 7 5	— 9 7 4	— 5 4 3	— 8 5 4 2	— — — — —	— — — — —

"BYLAE I.

SKAAL VAN GELDE.

<i>Gebruik van Perseel</i>		<i>19h00 tot 02h00</i>	<i>19h00 tot 24h00</i>	<i>09h00 tot 13h00</i>	<i>13h00 tot 18h00</i>	<i>Heeldag tot 18h00</i>	<i>Heeldag tot 24h00</i>	<i>Heeldag tot 02h00</i>
1. Bruilofte, bals, danse, onthale, kabarette, Volkspiele		R 50	R 42	R 21	R 21	R 34	R —	R —
	Stadsaal	50	42	21	21	34	—	—
	Hoofsaal	42	34	17	17	29	—	—
	Kleinsaal	25	17	13	13	21	—	—
	Hoofvoorsaal	15	11	6	6	13	—	—
	Kleinvoorsaal	11	6	4	4	8	—	—
2. Bankette, dinees, noenmale, skemerpartytjies, brugwedstryde, blommetentoonstellings, mode-parades, Barmitzvah		R 34	R 25	R 15	R 15	R 21	R —	R —
	Stadsaal	34	25	15	15	21	—	—
	Hoofsaal	25	17	11	11	15	—	—
	Kleinsaal	17	13	6	6	13	—	—
	Hoofvoorsaal	11	7	6	6	8	—	—
	Kleinvoorsaal	6	4	3	3	4	—	—
3. Vergaderings en lesings: belastingbetalers, burgerlike, maatskaplike en sportliggame of -klubs, losies, politieke partye of verkiesing, vendusies, handwerk- en kunstentoonstellings: Met dien verstande dat vendusies toegelaat word slegs waar die persone wat sodanige verkopings hou van beroeplisensies ingevolge item 3 van Deel II van die Tweede Bylae tot die Wet op Licensies, 1962 (Wet No. 44 van 1962) vrygestel is		R 25	R 21	R 13	R 13	R 19	R —	R —
	Stadsaal	25	21	13	13	19	—	—
	Hoofsaal	21	17	8	8	15	—	—
	Kleinsaal	17	13	6	6	8	—	—
	Hoofvoorsaal	13	7	4	4	6	—	—
	Kleinvoorsaal	8	4	2	2	4	—	—
4. Basaars, kermisse, verkope van werk, nyerheds- en kommersiële tentoonstellings en dier- en pluimveeskoue		R 50	R 42	R 21	R 21	R 34	R 63	R 84
	Stadsaal	50	42	21	21	34	63	84
	Hoofsaal	42	34	17	17	29	55	63
	Kleinsaal	25	17	13	13	21	42	50
	Hoofvoorsaal	15	11	6	6	13	21	29
	Kleinvoorsaal	11	6	4	4	8	15	21
5. Kinemavertonings, toneelopvoerings en konserte deur beroeps spelers, radio-opvoerings		R 50	R 42	R 21	R 21	R 34	R 63	R 84
	Stadsaal	50	42	21	21	34	63	84
	Hoofsaal	42	34	17	17	29	55	63
	Kleinsaal	34	25	17	17	25	46	55
	Hoofvoorsaal	—	—	—	—	—	—	—
	Kleinvoorsaal	—	—	—	—	—	—	—
6. Beroepsbokstoernooi, beroepsstoeitoernooie		R —	R —	R —	R —	R —	R —	R —
	Stadsaal	—	—	—	—	—	—	—
	Hoofsaal	—	84	—	—	—	—	—
	Kleinsaal	—	63	—	—	—	—	—
	Hoofvoorsaal	—	—	—	—	—	—	—
	Kleinvoorsaal	—	—	—	—	—	—	—

Gebruik van Perseel

	19h00 tot 02h00	19h00 tot 24h00	09h00 tot 13h00	13h00 tot 18h00	Heeldag tot 18h00	Heeldag tot 24h00	Heeldag tot 02h00
7. Kersfeesbone, amateururtoenel, amateurkonserte, dansvertonings, kookkundemonstrasies, skoolvermaakklikhede, amateursboks- en stoetertooi, tafeltennis- en pluimbalwedstryde, judokompetisies	R 42	R 34	R 17	R 17	R 25	R —	R —
	Hoofsaal	34	13	13	21	—	—
	Kleinsaal	21	8	8	13	—	—
	Hoofvoorsaal	17	6	6	8	—	—
	Kleinvoorsaal	8	4	4	6	—	—
8. Konferensies, kongresse en simposia	Stadsaal	—	—	34	63	84	—
	Hoofsaal	—	—	29	55	63	—
	Kleinsaal	—	—	21	42	50	—
	Hoofvoorsaal	—	—	13	21	29	—
	Kleinvoorsaal	—	—	8	15	21	—
9. Godsdiensoefeninge	Stadsaal	—	—	—	—	—	—
	Hoofsaal	9	5	—	—	—	—
	Kleinsaal	7	4	—	—	—	—
	Hoofvoorsaal	4	3	—	—	—	—
	Kleinvoorsaal	3	2	2	4	—	—

10. Use of bar lounge and refrigeration room, per day: R5.
11. *Rehearsals (subject to priority of higher rates):*
- (1) Main Hall: Daily to 18h00, R2 per hour; 20h00 to 24h00, R3 per hour; after 24h00, R4,50 per hour.
 - (2) Small Hall: Daily to 18h00, R1 per hour; 20h00 to 24h00, R1,50 per hour; after 24h00, R2,50 per hour.
 - (3) Main Foyer: R5 per rehearsal.
 - (4) Small Foyer: R5 per rehearsal.
12. *Use of:*
- (1) Grand piano for concerts and recitals only:
 - (a) Main Hall: R10.
 - (b) Small Hall: R10.
 - (2) Upright piano for any other performance:
 - (a) Main Hall: R5.
 - (b) Small Hall: R5.
13. *Fire protection: Attendance of fireman:* Per hour or part thereof: R2.
14. *Dimmer board: Electrician to control dimmer board:*
- (1) Weekdays, per hour: R4.
 - (2) Sundays, per session: R42.
15. *Additional lighting:* For use of additional lighting, per hour: 50c.
16. *Table-cloths, crockery and cutlery:*
- (1) Knives, forks, spoons, plates, cup-saucer-teaspoon, salt- and pepper-cellars, per dozen: 36c.
 - (2) Trays, enamel teapots, china teapots, tea towels, each: 36c.
 - (3) Glass jugs, sugar-basins, ashtrays, per dozen: 40c.
 - (4) Table-cloths (large), each: 60c.
 - (5) Table-cloths (small), each: 40c.
 - (6) Brass vases, each: 30c.
 - (7) Urns, each: R1.
 - (8) Glass bowls, per dozen: 60c.
 - (9) Large oval meat platters, per dozen: 40c.
 - (10) Pudding bowls, per dozen: 30c.
17. Council meetings, public meetings convened at the instance of the Council, mayoress's charity balls, Mayoral At Home, civic and mayoral receptions, Remembrance Sunday Service, Kruger Day and Day of the Covenant celebrations, meetings of the Benoni Municipal Employees' Association, meetings of Alcoholics Anonymous: Use of all halls and services free.
18. Town Hall Booking plan, each: 20c.
19. For the use of the loudspeaker system: For each period of hire of the premises in which the loudspeaker system is used: R8.
10. Gebruik van kroegsitskamer en koelkamers, per dag: R5.
11. *Repetisies (onderworpe aan prioriteit van hoër betalings):*
- (1) Hoofsaal: Daagliks tot 18h00, R2 per uur; 20h00 tot 24h00, R3 per uur; na 24h00, R4,50 per uur.
 - (2) Daagliks tot 18h00, R1 per uur; 20h00 tot 24h00, R1,50 per uur; na 24h00, R2,50 per uur.
 - (3) Hoofvoorsaal: R5 per repetisie.
 - (4) Kleinvoorsaal: R5 per repetisie.
12. *Gebruik van:*
- (1) Vleuelklavier slegs vir konserfe en voordragte:
 - (a) Hoofsaal: R10.
 - (b) Kleinsaal: R10.
 - (2) Staanklavier vir enige ander opvoering:
 - (a) Hoofsaal: R5.
 - (b) Kleinsaal: R5.
13. *Brandbeskerming: Aanwesigheid van Brandweerman:* Per uur of gedeelte daarvan: R2.
14. *Verdofplank: Elektrisiën om Verdofplank te beheer:*
- (1) Weekdae, per uur: R4.
 - (2) Sondae, per sessie: R42.
15. Bykomende beligting: Vir die gebruik van bykomende beligting, per uur: 50c.
16. *Tafeloeke, breekgoed en eetgerei:*
- (1) Messe, vurke, lepels, børde, koppie-piering-teelepel, sout- en peperhouers, per dosyn: 36c.
 - (2) Skinkborde, emaljeteepotte, porseleinsteepotte, teedoek, elk: 36c.
 - (3) Glasbekers, suikerpotte, asbakkies, per dosyn: 40c.
 - (4) Tafeloeke (groot), elk: 60c.
 - (5) Tafeloeke (klein), elk: 40c.
 - (6) Geelkopervase, elk: 30c.
 - (7) Kookwaterkanne, elk: R1.
 - (8) Glasbakke, per dosyn: 60c.
 - (9) Groot ovaal vleisborde, per dosyn: 40c.
 - (10) Poedingbakkies, per dosyn: 30c.
17. Raadsvergaderings, openbare vergaderings belê op versoek van die Raad, burgemeestersvrou se liefdadigheidsbals, burgemeestersontvangs, burgemeestersontthaal, Wapenstilstandsdag-, Sondagdiens, Krugerdag- en Geloftedagfeesvierings, Vergaderings van die Benonise Municipale Werknemersvereniging, Vergaderings van Alkoholiste Anoniem: Gratis gebruik van alle sale en dienste.
18. Stadsaalbesprekingsplan, elk: 20c.
19. Vir die gebruik van die luidsprekerstelsel: Vir elke tydperk van huur van die persele waar die luidsprekerstelsel gebruik word: R8.

20. For the hire of storage wirecages under the stage of the Main Hall, per cage, per month: R1."

PB. 2-4-2-94-6

Administrator's Notice 1905 21 December, 1977

CAROLINA 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 Carolina Municipality, adopted by the Council under Administrator's Notice 893, dated 13 July 1977, are hereby amended by the addition after section 84 of the following:

"SCHEDULE.**TARIFF OF CHARGES.****PART I: WATER.****1. Basic Charge.**

Where any erf, stand, lot or other area or any subdivision thereof, with or without improvements is or, in the opinion of the Council, can be connected to the main, whether water is consumed or not, a basic charge of R2,40 per month or part of a month, shall be levied per suchs erf, stand, lot or other area or any subdivision thereof.

2. Charges for the Supply of Water, per Meter, per Month.**(1) Dwelling-houses and Flats.**

- (a) For the first 9 kl or part thereof consumed: 95c.
- (b) Thereafter, for every 450 litres or part thereof consumed: 15c.

(c) Minimum Charge: 95c.**(2) Dwelling-houses and Flats.**

- (a) For the first 22,5 kl or part thereof consumed: R2,85.
- (b) Thereafter, for every 450 litres or part thereof consumed: 75c.

(c) Minimum charge: R2,85.

(3) A consumer may choose between the tariffs set out in subitems (1) and (2), and shall give three month's notice in order to change over from subitem (1) to subitem (2) and vice versa.

(4) Industries and South African Railways.

- (a) For the first 90 kl or part thereof consumed: R17,50.
- (b) For the next 135 kl consumed, per 4,5 kl or part thereof: R1.

20. Vir die huur van draadstoorkamers onder die verhoog van die Hoofsaal, per stoorkamer, per maand: R1."

PB. 2-4-2-94-6

Administrateurskennisgewing 1905 21 Desember 1977

MUNISIPALITEIT CAROLINA: 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 Carolina, deur die Raad aangeneem by Administrateurskennisgewing 893 van 13 Julie 1977, word hierby gewysig deur na artikel 84 die volgende by te voeg:

"BYLAE.**TARIEF VAN GELDE.****DEEL 1: WATER.****1. Basiese heffing.**

Waar 'n erf, standplaas, perseel of ander terrein of enige onderverdeling daarvan, met of sonder verbeterings, by die hoofwaterpyp aangesluit is, of na die mening van die Raad, daarby aangesluit kan word, of water verbruik word al dan nie, word 'n basiese heffing van R2,40 per maand of gedeelte van 'n maand op sodanige erf, standplaas, perseel of ander terrein of enige onderverdeling daarvan gevorder.

2. Gelde vir die Lewering van Water per Meter, per Maand.**(1) Woonhuise en Woonstelle.**

- (a) Vir die eerste 9 kl of gedeelte daarvan verbruik: 95c.
- (b) Daarna, vir elke 450 liter of gedeelte daarvan verbruik: 15c.
- (c) Minimum vordering: 95c.

(2) Woonhuise en Woonstelle.

- (a) Vir die eerste 22,5 kl of gedeelte daarvan verbruik: R2,85.
- (b) Daarna, vir elke 450 liter of gedeelte daarvan verbruik: 75c.
- (c) Minimum vordering: R2,85.

(3) 'n Verbruiker kan kies tussen die tariewe uiteengesit in subitems (1) en (2) en moet drie maande skriftelike kennis gee ten einde oor te skakel van subitem (1) na subitem (2) en omgekeerd.

(4) Industrieë en Suid-Afrikaanse Spoorweë.

- (a) Vir die eerste 90 kl of gedeelte daarvan verbruik: R17,50.
- (b) Vir die volgende 135 kl verbruik, per 4,5 kl of gedeelte daaryan: R1.

- (c) For all water consumed in excess of 225 kl, per 4,5 kl or part thereof: 60c.
- (d) Minimum charge: R17,50.

(5) Any other Consumer.

- (a) For the first 9 kl or part thereof consumed: R1,50.
- (b) Thereafter, for every 450 litres or part thereof consumed: 15c.
- (c) Minimum charge: R1,50.

3. Meter Rent.

For each and every water meter, a monthly rental of 10c shall be payable.

4. Deposits.

Minimum deposit payable in terms of section 12(1)(a): R5.

5. Connections and Reconstructions.

(1) For the connection of any premises for the supply of water: An amount fixed by the Council from time to time, regard being had to the cost of the meter, material, labour and transport, plus 15%.

(2) For the reconnection of the water supply after disconnection for a breach of these by-laws: R3.

6. Charges in Connection with Meters.

For testing a meter where it is found that the meter does not show an error of more than 5% either way: R3.

PART II: FIRE EXTINGUISHING SERVICES.

(1) Sprinkler Installation.

- (a) For inspection and maintenance of communication pipe, per annum: R4.
- (b) For each sprinkler head brought into use, for every 30 minutes or part thereof in use: 75c: Provided that a proportionate increase in charge shall be made for apertures exceeding 15 mm in diameter based on the size of the aperture.
- (c) Refilling supply tank: Minimum charge: R1.

(2) Drencher Installation.

- (a) For inspection and maintenance of communication pipe, if part of general sprinkler installation: No charge.
- (b) For inspection and maintenance of communication pipe, if not a part of general sprinkler installation, per annum: R4.
- (c) For each drencher head when brought into use, for every 30 minutes or part thereof in use: 75c: Provided that a proportionate increase in charge shall be made for apertures exceeding 10 mm in diameter based on the size of aperture.

- (c) Vir alle water bo. 225 kl verbruik, per 4,5 kl of gedeelte daarvan: 60c.

- (d) Minimum vordering: R17,50.

(5) Enige ander Verbruiker.

- (a) Vir die eerste 9 kl of gedeelte daarvan verbruik: R1,50.
- (b) Daarna, vir elke 450 liter of gedeelte daarvan verbruik: 15c.
- (c) Minimum vordering: R1,50.

3. Meterhuur.

Vir elke afsonderlike watermeter word 'n huurgeld van 10c per maand gevorder.

4. Deposito's

Minimum deposito betaalbaar ingevolge artikel 12(1)(a): R5.

5. Gelde vir Aansluitings en Heraansluitings.

(1) Vir die aansluiting van enige perseel vir die verskaffing van water: 'n Bedrag soos deur die Raad van tyd tot tyd bepaal met inagneming van die koste van die meter, materiaal, arbeid en vervoer, plus 15%.

(2) Vir die heraansluiting van die watertoever nadat dit weens 'n oortreding van hierdie verordeninge afgesluit is: R3.

6. Gelde in Verband met Meters.

Vir die toets van 'n meter waar daar bevind word dat die meter nie meer as 5% te veel of te min aanwys nie: R3.

DEEL II: BRANDBLUSDIENSTE.

1. Gelde vir 'n Sprinkel- en Drenkblustoestel.

(1) Sprinkelblustoestel.

- (a) Vir die ondersoek en instandhouding van verbindingspyp, per jaar: R4.
- (b) Vir elke sproeikop wat in gebruik gestel word, vir elke 30 minute of gedeelte daarvan wat dit gebruik word: 75c: Met dien verstaande dat, indien die middellyn van die opening groter as 15 mm is, die koste na verhouding van die grootte van die opening verhoog word.
- (c) Volmaak van toevoertenk: Minimum Vordering: R1.

(2) Drenkblustoestel.

- (a) Vir die ondersoek en instandhouding van die verbindingspyp, indien dit 'n deel van die gewone sprinkelblusstelsel is: Geen heffing.
- (b) Vir die ondersoek en instandhouding van die verbindingspyp, indien dit nie 'n deel van die gewone sprinkelblusstelsel is nie, per jaar: R4.
- (c) Vir elke drenkkop wat in gebruik gestel word, vir elke 30 minute of gedeelte daarvan wat dit gebruik word: 75c: Met dien verstaande dat, indien die opening groter as 10 mm is, die koste na verhouding van die grootte van die opening verhoog word.

2. Charges for Private Hydrant Installations, Other than Sprinklers and Drenchers.

(1) For inspection and maintenance of communication pipe, per annum: R4.

(2) For each jet when brought into use; for every 30 minutes or part thereof in use: R4: Provided that a proportionate increase in charge shall be made for apertures exceeding 16 mm in diameter based on the size of aperture.

3. Sealing of Private Fire Hydrants.

For resealing private fire hydrant: 50c."

Annexure IV of the Water Tariff under Schedule 1 to Chapter 3 and the Tariff for Fire Extinguishing Services under Schedule 1 to Chapter 6, published under Administrator's Notice 1044, dated 19 November 1952, as amended, in so far as they are applicable to the Carolina Municipality, are hereby revoked.

PB. 2-4-2-104-11

Administrator's Notice 1906 21 December, 1977

CAROLINA 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 Carolina Municipality, adopted by the Council under Administrator's Notice 420, dated 29 March 1972, are hereby amended by the addition after section 37 of the following:

"SCHEDULE.

TARIFF OF CHARGES.

1. Basic Charge.

A Basic charge of R1,25 per month shall be levied per erf, stand, lot or other area, with or without improvements, which is or, in the opinion of the Council, can be connected to the supply main, whether electricity is consumed or not.

2. Charges for the Supply of Electricity, per Month.

(1) Domestic Consumers.

Dwelling-houses, flats, boarding-houses, offices, consulting rooms, churches, hostels, nursing homes and permanently inhabited charitable institutions:

- (a) Minimum charge, for which a consumption of 10 units shall be allowed: 80c.
- (b) For the next 25 units consumed, per unit: 8,5c.
- (c) For the next 115 units consumed, per unit: 3c.
- (d) For the next 150 units consumed, per unit: 2,5c.

2. Gelde vir Private Brandkraaninstallasies, Behalwe Sprinkel- en Drenkblustoestelle.

(1) Vir die ondersoek en instandhouding van die verbindingspyp, per jaar: R4.

(2) Vir elke tuit wat in gebruik gestel word, vir elke 30 minute of gedeelte daarvan wat dit gebruik word: R4: Met dien verstaande dat, indien die opening groter as 16 mm is, die koste na verhouding van die grootte van die opening verhoog word.

3. Verseëeling van Private Brandkrane.

Vir die herverseëeling van elke private brandkraan: 50c."

Aanhangsel IV van die Watertarief onder Bylae 1 by Hoofstuk 3 en die Tarief ten opsigte van Brandblusdienste onder Bylae 1 by Hoofstuk 6, afgekondig by Administrateurskennisgewing 1044, van 19 November 1952, soos gewysig, in soverre dit op die Munisipaliteit Carolina van toepassing is, word hierby herroep.

PB. 2-4-2-104-11

Administrator's Notice 1906 21 December 1977

MUNISIPALITEIT CAROLINA: 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 Carolina, deur die Raad aangeneem by Administrateurskennisgewing 420 van 29 Maart 1972, word hierby gewysig deur na artikel 37 die volgende by te voeg:

"BYLAE.

TARIEF VAN GELDE.

1. Basiese Heffing.

'n Basiese heffing van R1,25 per maand word gehef per erf, standplaas, perseel of ander terrein, met of sonder verbeterings, wat by die hooftoevoerleiding aangesluit is, of na mening van die Raad daarby aangesluit kan word, of elektrisiteit verbruik word al dan nie.

2. Gelde vir die Levering van Elektrisiteit.

(1) Huishoudelike Verbruikers.

Woonhuise, woonstelle, losieshuise, kantore, spreek-kamers, kerke, skole, koshuise, verpleeginrigtings en permanente liefdadigheidsinrigtings:

- (a) Minimum heffing waarvoor 'n verbruik van 10 eenhede toegelaat word: 80c.
- (b) Vir die volgende 25 eenhede verbruik, per eenheid: 8,5c.
- (c) Vir die volgende 115 eenhede verbruik, per eenheid: 2,5c.
- (d) Vir die volgende 150 eenhede verbruik, per eenheid: 2,5c.

- (e) For the following 400 units consumed, per unit: 2,1c.
- (f) For all units above 700 units consumed, per unit: 1c.

(2) Business Consumers.

- Hotels, cafés, shops, butcher shops and bioscopes:
- (a) Minimum charge, for which a consumption of 50 units shall be allowed: R8,75.
 - (b) For the next 150 units consumed, per unit: 10,5c.
 - (c) For all units above 200 units consumed, per unit: 2,1c.

(3) General Consumers.

Any business, trade, workshop, workroom or institution not specifically mentioned in subitems (1) and (2) and whose registered kVA does not exceed 15 kVA:

- (a) Minimum charge, for which a consumption of 15 units shall be allowed: R1,60.
- (b) For the next 185 units consumed, per unit: 10,5c.
- (c) For the next 2 300 units consumed, per unit: 3c.
- (d) For all units above 2 500 units consumed, per unit: 2,1c.

(4) Bulk Consumers.

Public hospitals and any consumer, including consumers mentioned in items 2 to 4 inclusive, whose registered kVA exceeds 15 kVA:

- (a) Service charge: R1,60.
- (b) For the first 2 500 units consumed, per unit: 2,1c.
- (c) For the 2 500 units consumed, per unit: 1,6c.
- (d) For all units above 5 000 units consumed, per unit: 1c.
- (e) Plus for each registered kVA metered over a period of 30 minutes: R5.
- (f) Plus 5% of all units consumed in respect of transformer losses, should the meters be installed on low voltage.

3. Meter Rental.

- (1) For each single-phase meter, per month: 10c.
- (2) For each three-phase meter, per month: 30c.
- (3) For each kVA meter, per month: 50c.

4. Deposits.

Minimum deposit payable in terms of section 6(1)(a): R10.

5. Connection and Reconnection.

(1) Connections.

Charges payable for the connection of any premises for the supply of electricity: An amount fixed by the

- (e) Vir die volgende 400 eenhede verbruik, per eenheid: 2,1c.
- (f) Vir alle eenhede bo 700 eenhede verbruik, per eenheid: 1c.

(2) Besigheidsverbruikers.

- Hotelle, kafees, winkels, slagterswinkels en bioskope:
- (a) Minimum heffing waaroor 'n verbruik van 50 eenhede toegelaat word: R8,75.
 - (b) Vir die volgende 150 eenhede verbruik, per eenheid: 10,5c.
 - (c) Vir alle eenhede bo 200 eenhede verbruik, per eenheid: 2,1c.

(3) Algemene Verbruikers.

Enige besigheid, bedryf, werkinkel, werkplaas of instigting wat nie spesifiek in subitems (1) en (2) genoem is nie en wie se geregistreerde kVA nie 15 kVA te bove gaan nie:

- (a) Minimum heffing waaroor 'n gebruik van 15 eenhede toegelaat word: R1,60.
- (b) Vir die volgende 185 eenhede verbruik, per eenheid: 10,5c.
- (c) Vir die volgende 2 300 eenhede verbruik, per eenheid: 3c.
- (d) Vir alle eenhede bo 2 500 eenhede verbruik, per eenheid: 2,1c.

(4) Grootmaatsverbruikers.

Publieke hospitale en enige verbruikers, insluitende verbruikers genoem in items 2 tot en met 4, wie se geregistreerde kVA 15 kVA te bove gaan:

- (a) Diensheffing: R1,60.
- (b) Vir die eerste 2 500 eenhede verbruik, per eenheid: 2,1c.
- (c) Vir die volgende 2 500 eenhede verbruik, per eenheid: 1,6c.
- (d) Vir alle eenhede bo 5 000 eenhede verbruik, per eenheid: 1c.
- (e) Plus vir elke geregistreerde kVA gemeet oor 'n periode van 30 minute: R5.
- (f) Plus 5% van alle eenhede verbruik, ten aansien van transformatorverlies, indien meters op laagspanning geïnstalleer word.

3. Meterhuur.

- (1) Vir elke enkelfasige meter, per maand: 10c.
- (2) Vir elke driefasige meter, per maand: 30c.
- (3) Vir elke kVA-meter, per maand: 50c.

4. Deposito's.

Minimum deposito betaalbaar ingevolge artikel 6(1)(a): R10.

5. Aansluitings- en Heraansluitings.

(1) Aansluitings:

Gelde betaalbaar vir die aansluiting van enige persel vir die verskaffing van elektrisiteit: 'n Bedrag soos

Council from time to time, regard being had to the cost of the meter, material, labour and transport, plus 15%.

(2) *Reconnections:*

For the reconnection of the supply to any premises after disconnection at the request of a consumer or owing to a contravention of these by-laws or to non-payment:

- (a) Within the municipality: R5.
- (b) Outside the municipality: R5, plus transport.

6. Payments of Accounts.

Accounts shall be payable not later than the 15th day of the month following the month in which the meter has been read.

7. Repair of Service Fuse.

- (1) Within the municipality:
 - (a) During working hours: R5.
 - (b) After working hours: R7,50.
- (2) Outside the municipality:
 - (a) During working hours: R5, plus transport.
 - (b) After working hours: R7,50 plus transport.

8. Special Meter Readings.

The following charges shall be payable to the Council in advance:

- (1) Within the municipality: R2.
- (2) Outside the municipality: R2, plus transport.

9. Consumers outside the Municipality.

Where consumers outside the municipality are supplied with electricity, the charges for consumers within the municipality shall be payable, plus a surcharge of 10% on the monthly consumption."

The Electricity Tariff of the Carolina Municipality published under Administrator's Notice 227, dated 17 April 1929, as amended, is hereby revoked.

PB. 2-4-2-36-11

Administrator's Notice 1907 21 December, 1977

ERMELO 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 Ermelo Municipality, published under Administrator's Notice 609, dated 21 September 1949, as amended, are hereby further amended by the substitution for Schedule A of the following:

deur die Raad van tyd tot tyd bepaal met inagneming van die koste van die meter, materiaal, arbeid en vervoer, plus 15%.

(2) *Heraansluitings:*

Vir die heraansluiting van die tovoer aan enige perseel nadat dit op versoek van 'n verbruiker of weens 'n oortreding van hierdie verordeninge of weens wanbetaling afgesluit is:

- (a) Binne die munisipaliteit: R5.
- (b) Buite die munisipaliteit: R5, plus vervoerkoste.

6. Betaling van Rekenings.

Rekenings is betaalbaar nie later nie as die 15de dag van die maand wat volg op die maand waarin die meter aangelees is.

7. Herstel van Diensekering.

- (1) Binne die munisipaliteit:
 - (a) Gedurende werkure: R5.
 - (b) Na werkure: R7,50.
- (2) Buite die munisipaliteit:
 - (a) Gedurende werkure: R5, plus vervoerkoste.
 - (b) Na werkure: R7,50, plus vervoerkoste.

8. Spesiale Meteraflesing.

- (1) Binne die munisipaliteit: R2.
- (2) Buite die munisipaliteit: R2, plus vervoerkoste.

9. Verbruikers buite die Munisipaliteit.

Waar verbruikers buite die munisipaliteit van elektrisiteit voorsien word, is die gelde vir verbruikers binne die munisipaliteit, plus 'n toeslag van 10% op die maandelikse verbruik, betaalbaar."

Die Elektrisiteitstarief van die Munisipaliteit Carolina, aangekondig by Administrateurskennisgewing 227 van 17 April 1929, soos gewysig, word hierby herroep.

PB. 2-4-2-36-11

Administrateurskennisgewing 1907 21 Desember 1977

MUNISIPALITEIT ERMELO: 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 Munisipaliteit Ermelo, aangekondig by Administrateurskennisgewing 609 van 21 September 1949, soos gewysig, word hierby verder gewysig deur Bylae A deur die volgende te vervang:

“SCHEDULE A.

TARIFF OF FEES.

CEMETERY FOR WHITES AND ASIANS.

1. *Opening and Closing of Graves.*

For the opening and closing of a grave for —

- (a) an adult person resident within the municipality: R16;
- (b) a child resident within the municipality: R10;
- (c) any other adult person: R30;
- (d) any other child: R16;
- (e) persons resident within the municipality where two coffins are to be buried on top of each other in the same plot: R24;
- (f) persons resident outside the municipality where two coffins are to be buried on top of each other in the same plot: R40;
- (g) a burial on a Saturday or public holiday, an additional charge of R4 shall be payable.

2. *Purchase of Grave Plots.*

For the purchase of a plot for —

- (a) an adult person or child resident within the municipality: R16;
- (b) any other person: R30;
- (c) any person resident within the municipality to bury two coffins on top of each other in the same plot: R24;
- (d) any other person to bury two coffins on top of each other in the same plot: R40.

3. *Other Services.*

- (1) Opening of a grave and transferring of a body to another grave: R20.

(2) Transfer of a grave plot: R2.

(3) Deepening of a grave to 3 m: R8.

4. *Approval and Erection of Memorials.*

Per single grave plot for —

- (a) an adult person or child resident within the municipality at the time of death: R12;
- (b) any other adult person or child: R24.”

PB. 2-4-2-23-14

Administrator's Notice 1908

21 December, 1977

EVANDER MUNICIPALITY: ADOPTION OF STANDARD DRAINAGE BY-LAWS.

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

- (a) that the Town Council of Evander has in terms of section 96bis(2) of the said Ordinance adopted without amendment the Standard Drainage By-

“BYLAE.

TARIEF VAN GELDE.

BEGRAAFPLAAS VIR BLANKES EN ASIATE.

1. *Oop- en Toemaak van Gräfte.*

Vir die oop- en toemaak van 'n graf vir —

- (a) 'n Volwasse persoon woonagtig binne die munisipaliteit: R16;
- (b) 'n kind woonagtig binne die munisipaliteit: R10;
- (c) enige ander volwasse persoon: R30;
- (d) enige ander kind: R16;
- (e) persone woonagtig binne die munisipaliteit waar twee kiste in dieselfde perseel ópmekaar begrawe word: R24;
- (f) persone woonagtig buite die munisipaliteit waar twee kiste in dieselfde perseel ópmekaar begrawe word: R40;
- (g) 'n teraardebestelling op 'n Saterdag of publieke vakansiedag is 'n býkomende geld van R4 betaalbaar.

2. *Aankoop van Graafperseel.*

Vir die aankoop van 'n perseel vir —

- (a) 'n volwasse persoon of kind woonagtig binne die munisipaliteit: R16;
- (b) enige ander volwasse persoon of kind: R30;
- (c) enige persoon woonagtig binne die munisipaliteit wat twee kiste in dieselfde perseel ópmekaar wil begrawe: R24;
- (d) enige ander persoon wat twee kiste in dieselfde perseel ópmekaar wil begrawe: R40.

3. *Ander Dienste.*

- (1) Oopmaak van 'n graf en verplasing van lyk na ander graf: R20.

(2) Oordrag van 'n graafperseel: R2.

(3) Diepermaak van 'n graf tot 3 m: R8.

4. *Goedkeuring en Oprigting van Gedenktekens.*

Per enkele graafperseel vir —

- (a) 'n volwasse persoon of kind woonagtig binne die munisipaliteit ten tyde van afsterwe: R12;
- (b) enige ander volwasse persoon of kind: R24.”

PB. 2-4-2-23-14

Administrator's Notice 1908 21 Desember 1977

MUNISIPALITEIT EVANDER: AANNAME VAN STANDAARD RIOLERINGSVERORDENINGE.

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

- (a) dat die Stadsraad van Evander die Standaard Rioleeringsverordeninge, aangekondig by Administrateurs-kennisgewing 665 van 8 Junie 1977, ingevolge arti-

laws, published under Administrator's Notice 665, dated 8 June, 1977, as by-laws made by the said Council; and

- (b) the Tariff of Charges hereto as Appendix V to the said by-laws, which Tariff of Charges has been approved by him in terms of section 99 of the said Ordinance:

"APPENDIX V.

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 under 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 an application 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: R2.

2. Subject to the obligation to pay a minimum charge as prescribed in item 1, and subject to the provisions of item 3, the charges payable in respect of any application as aforesaid shall be as follows:

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

(2) For every 50 m² or part thereof of the floor area of all other storeys of a building as described in sub-item (1): 50c.

3. For any application for an alteration, not amounting to a reconstruction of, or for additions to, an existing drainage installation: For each storey of a building as described in item 2: R3.

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 property to which any charge relates shall be liable therefore.

kel 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 Aanhangsel V by genoemde verordeninge, welke Tarief van Gelde deur hom ingevolge artikel 99 van genoemde Ordonnansie goedgekeur is:

"ANHANGSEL V.

TARIEF VAN GELDE.

BYLAE A.

AANSOEKGELDE.

DEEL I.

1. Die geldē wat in Deel II van hierdie Bylae aangegee word, is ingevolge artikel 23(1) betaalbaar ten opsigte van elke aansoek wat ingevolge artikel 20 ingediend word, en moet betaal word deur die persoon deur wie of namens wie die aansoek gedoen word.

2. Die ingenieur moet die geldē 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 iemand 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 geld betaalbaar ten opsigte van enige aansoek: R2.

2. Behoudens die verpligting om 'n minimum geld soos voorgeskryf by item 1 te betaal, en die bepalings van item 3, is die volgende geldē betaalbaar ten opsigte van enige aansoek soos voorneem: —

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

(2) Vir elke 50 m² of gedeelte daarvan, van die vloer-ruimte van alle ander verdiepings van 'n gebou soos dit by subitem (1) omskryf word: 50c.

3. Vir enige aansoek om 'n bestaande perseelrioolstelsel te kan verbou, uitgesonderd die herbouing daarvan, of om aanbouingswerk daaraan te kan verrig: Vir elke verdieping van 'n gebou, soos dit by item 2 omskryf word: R2.

BYLAE B.

RIOLERINGSGELDE.

DEEL I.

ALGEMENE REËLS BETREFFENDE GELDE.

1. Die geldē wat in hierdie Bylae aangegee word, is ingevolge artikel 5 ten opsigte van die Raad se straat-riole betaalbaar, en die eienaar van die eiendom waarop die geldē betrekking het, is daarvoor aanspreeklik.

2. The expression 'half-year' in this Schedule means the period of six months beginning on 1 January or 1 July, as the case may be: Provided that the charges imposed in terms of Parts II, III and V of this Schedule shall be payable half-yearly in advance, and in respect of Part IV half-yearly in arrear and in respect of Part VI, monthly in arrear.

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

4. 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 against the decision to the committee of the Council appointed to administer these by-laws.

5.(1) In the case of premises connected to a sewer, the charges imposed in terms of Parts II to V inclusive and in the case of premises not connected to a sewer, the charges imposed in terms of Part II of this Schedule shall come into operation on the date on which the Council takes over the sewerage scheme.

(2) In the case of premises not connected to a sewer, the charges imposed in terms of Parts III, IV and V of this Schedule shall come into operation on the date on which the Council requires that a connection shall be made to a sewer or from the date when the premises are in fact connected to a sewer, whichever is the earlier.

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

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

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

9. 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.

2. Waar die woord 'halfjaar' in hierdie Bylae voor-kom, beteken dit die tydperk van ses maande wat op 1 Januarie of op 1 Julie, na gelang van die geval, begin. Met dien verstande dat die geldie wat ingevolge Dele II, III en V van hierdie Bylae gehef word, halfjaarliks vooruitbetaal, dié ingevolge Deel IV halfjaarliks agteruit en die ten opsigte van Deel VI, maandeliks agteruitbetaal, moet word.

3. Iemand wat gelas word om ingevolge hierdie Bylae 'n opgawe in te dien of om ander inligting te verstrek wat die Raad nodig het om die geldie ingevolge hierdie Bylae te kan bereken, en wat versuim om dit te doen binne dertig dae nadat hy skriftelik kennis ontvang het om dit te doen, moet die geldie betaal wat die Raad met die beste inligting tot sy beskikking bereken.

4. 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 by die komitee van die Raad wat met die administrasie van hierdie verordeninge belas is, teen sodanige beslissing appèl kan aanteken.

5.(1) In die geval van 'n perseel wat reeds met 'n straatriool verbind is, word die geldie wat by Dele II tot en met V gehef word; en in die geval van 'n perseel wat nie met 'n straatriool verbind is nie, word die geldie wat by Deel II van hierdie Bylae gehef word, van krag op die datum waarop die Raad die rioolskema oorneem.

(2) In die geval van 'n perseel wat nie met straatriool verbind is nie, word die geldie wat by Dele III, IV en V van hierdie Bylae gehef word, van krag op die datum waarop 'n perseel in opdrag van die Raad met 'n straatriool verbind moet word, of waarop die perseel inderdaad met 'n straatriool verbind word, watter datum ook al die vroegste is.

6. Indien 'n gebou gedeeltelik geokkupeer word voordat dit voltooi is, word die helfte van die geldie wat ingevolge Deel III van hierdie Bylae daarop van toepassing is, vir 'n tydperk van drie kalendermaande van die datum af waarop dit die eerste geokkupeer is gehef, maar daarna moet genoemde geldie ten volle betaal word.

7. Die geldie wat by Dele III, IV en V van hierdie Bylae gehef word bly, in die geval van geboue wat heeltemal leeg staan of geslooph word, van krag tot op die datum waarop die Raad gevra word om die betrokke opening na die Raad se straatriool te verseël.

8. Ingeval daar 'n verandering uitgesonderd 'n verandering soos dié waarna daar in reg 7 verwys word, plaasvind in die aard van die okkupasie of die gebruik van 'n perseel en so 'n verandering meebring dat 'n ander tarief ingevolge hierdie Bylae daarop van toepassing gemaak moet word, oorweeg die Raad geen eis vir die aansuiwering van 'n rekening wat reeds gelewer is of vir die terugbetaling van geldie wat betaal is ingevolge hierdie Bylae, tensy die Raad binne dertig dae nadat so 'n verandering plaasgevind het, skriftelik daarvan in kennis gestel is.

9. In diet geval van persele of plekke wat met die Raad se straatrioolstelsel verbind is en wat nie ressorteer onder enigeen van die kategorieë wat in hierdie Bylae uiteengesit word nie, moet die geldie wat die Raad vorder, met inagneming van die aard van die perseel, so naas moontlik ooreenstem met die bepalings van hierdie Bylae.

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

PART II.

CHARGES IN RESPECT OF SEWERS WHICH ARE AVAILABLE.

1. For the purposes of this Part of this Schedule, 'piece of land' has meaning assigned to it in section 1.

2. Where a piece of land, except as provided in item 3, whether or not there are improvements thereon, is or, in the opinion of the Council, can be connected to any sewer under the control of the Council, the owner of that piece of land shall pay to the Council every half-year a basic charge of R14,10.

3. Mining companies.

The basic charge shall be calculated as follows:

- (a) An amount payable at not less than 12% interest in 240 monthly instalments to redeem the ascertained capital cost of the sewerage purification works based on the following percentages to total costs
 - (i) Kinross Mines: 22,1%.
 - (ii) Winkelhaak Mines: 23,2%.
- (b) In the event of a mine closing down or for any other reason ceasing operations before the expiration of the loan period, the balance of the ascertained cost at that date shall become due and payable.
- (c) Should a mine at any time desire to repay the basic charges in a lesser period than is stipulated in this tariff, this shall be permissible upon special arrangements with the Council through the Town Treasurer.

PART III.

DOMESTIC SEWERAGE.

The owner of any piece of land or building having a drainage installation thereon which is connected to the Council's sewers, shall be liable to pay the following charges in addition to the charges imposed in terms of other Parts of this Schedule:

	Per Half-year R
1. Private dwellings, residential flats, lodging and boarding-houses, private hotel and hospitals: For every water closet or pan, urinal or compartment	8,40
2. Churches and church halls: For every water closet or pan, urinal or compartment	3,90
3. All other premises, excluding mining compounds: <ul style="list-style-type: none"> (1) For each water closet or pan in such premises (2) For each urinal or compartment installed in such premises 	9,00
	9,00

10. Die eienaar van 'n perseel wat buite die munisipaliteit geleë is en regstreeks met 'n straatrooil van die Raad verbind is, en nie deur middel van die straatrooil van 'n ander plaaslike bestuur nie, moet toepaslike geldte wat in hierdie Bylae uiteengesit of aangegee word, benewens 'n toeslag van 5% daarop, betaal.

DEEL II.

GELDE TEN OPSIGTE VAN BESKIKBARE STRAATROOLE.

1. Vir die toepassing van hierdie Deel van hierdie Bylae, het 'stuk grond' die betekenis wat in artikel 1 daaraan geheg word.

2. Indien 'n stuk grond, uitgesonderd soos in item 3 bepaal, of daar verbeterings daarop is of nie, verbind is met 'n straatrooil wat deur die Raad beheer word of, na die mening van die Raad, met so 'n straatrooil verbind kan word, moet die eienaar van die stuk grond elke halfjaar 'n basiese heffing van R14,10 aan die Raad betaal.

3. Mynmaatskappye.

Die basiese heffing word soos volg bereken:

- (a) 'n Bedrag bereken op minstens 12% rente in 240 maandelikse paaiemende om die vasgestelde kapitaalkoste van die wegdoeningswerke af te los, gebaseer op die volgende persentasie van die totale koste:
 - (i) Kinrossmyn: 22,1%.
 - (ii) Winkelhaakmyn: 23,2%.
- (b) Ingeval 'n myn sluit of om enige ander rede sy bedrywighede voor die verloop van die leningstydperk staak, word die saldo van die vasgestelde koste op daardie datum verskuldig en betaalbaar.
- (c) Indien 'n myn te eniger tyd verlang om die basiese heffing in 'n korter tydperk as wat in hierdie tarief vasgestel is, te betaal, is dit toelaatbaar by spesiale reëling met die Raad deur tussenkom van die StadsTesourier.

DEEL III.

HUISHOUDELIKE RIOOLVUIL.

Die cienaar van 'n stuk grond waarop, of geboue waarin daar perseelrioolstelsels is wat met die Raad se straatroole verbind is, betaal, benewens die geldte wat ingevolge ander Dele van hierdie Bylae gevorder word, onderstaande geldte:

	Per Halfjaar R
1. Privaat wonings, woonstelle, huurkamerhuise, losieshuise, privaat hotelle en hospitale: Vir elke spoelkloset of -pan, urinaalpan of afskorting	8,40
2. Kerke en kerksale: Vir elke spoelkloset of -pan, urinaalpan of afskorting	3,90
3. Alle ander persele, uitgesonderd mynkampōngs: <ul style="list-style-type: none"> (1) Vir elke spoelkloset of -pan in sodanige persele (2) Vir elke urinaal of afskorting in sodanige persele 	9,00
	9,00

Provided that where the trough system is adopted, each 0,70 m in length or through or gutter used for urinal or water closet purposes or designed to be so used, shall be regarded as one urinal or closet fitting, as the case may be, for the purpose of these charges.

4. Mining compounds.

A half-yearly charge calculated according to the following formula:

$$x = \frac{a}{b} \times \frac{c}{2}, \text{ where } -$$

a is the previous financial year's flow of effluent from mining compounds;

b is the previous financial year's total flow of all effluent; and

c is the estimated annual running costs of the sewerage scheme:

Provided that the mines shall at the end of any financial year be supplied with audited statements of actual running costs when payments on estimated costs will be adjusted to charges on actual running costs.

PART IV.

INDUSTRIAL EFFLUENTS.

The following rules shall be applicable for the purposes of section 77(3) in connection with and for the determination of charges, payable for the conveyance and treatment of industrial effluents:

1. The owner or occupier of premises on which any trade or industry is carried on and from which, as a result of such trade or industry or of any process incidental thereto any effluent is discharged into the Council's sewer, shall, in addition to any other charges for which he may be liable in terms of this Schedule, pay to the Council an industrial effluent charge which shall be calculated —

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

Charge in cents per kl=0,183 (5+0,02×0A) where 0A 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 on an aliquot part of a well-shaken sample in accordance with the methods of chemical analysis as applied to sewage and sewage effluents as set out in Part I under Appendix II of these by-laws.

Met dien verstande dat waar 'n trogstelsel in werking is elk 0,70 m in lengte van trog of geut wat gebruik word vir doeleindes van urinaal of spoekkloset of daarvoor ontwerp is, vir die toepassing van hierdie tariewe, een urinaal of kloset, al na die geval, geag word.

4. Mynkamponge:

'n Halfjaarlikse geld bereken volgens die volgende formule:

$$x = \frac{a}{b} \times \frac{c}{2}, \text{ waar } -$$

a die vorige boekjaar se totale vloeい van rioolwater vanaf mynkamponge, is;

b die vorige boekjaar se totale vloeい van alle rioolwater, is; en

c die beraamde jaarlikse lopende koste van die riool-skema, is:

Met dien verstande dat na afloop van 'n diensjaar die myne voorsien moet word van geouditeerde state van werklik lopende koste, wanneer betalings op beraamde koste aangepas moet word tot heffings op werklike lopende koste.

DEEL IV.

FABRIEKSUITVLOEISEL.

Onderstaande reëls geld vir die toepassing van artikel 77(3) in verband met en vir die berekening van die geld wat vir die wegvoer en behandeling van fabrieksvloeisel betaalbaar is:

1. Die eienaar of bewoner van persele waarop daar 'n bedryf of nywerheid angehou word en waartydaan daar, ten gevolge van so 'n bedryf of nywerheid of van 'n proses wat daar mee gepaard gaan, uitvloeisel in die Raad se straatrool ontlaas word, moet benewens die ander geldie waarvoor hy ingevolge hierdie Bylae aanspreeklik mag wees, aan die Raad 'n fabrieksuitvloeisel-geld 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=0,183 (5+0,02×0A) waar 0A die rekenkundige gemiddelde is van die sterkte (vasgestel ooreenkomsdig reël 3) van minstens 4 blinde monsters van uitvloeisel 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 uitvloeisel 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 waarvolgens rioolvuil en riooluitvloeisel ontleed word, soos dit in Deel I onder Aanhangsel II by hierdie verordening omskryf word, bepaal ooreenkomsdig die hoeveelheid suurstof wat 'n deelvolume van 'n goed gemengde monster in 4 uur uit 'n aangesurde N/80 kalium-permanganaat oplossing absorbeer.

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, or lost to the atmosphere during the process of manufacture or present in the final product.

5. Unless the Council shall in any particular case agree 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 1 July and 1 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 from the said date.

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

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

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

- (a) 5c per 5 kl; or
 - (b) R2 per half year;
- whichever is the greater.

PART V.

PRIVATE SWIMMING BATHS.

The following charges shall be payable in respect of swimming baths according to their capacity as specified below:

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

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

- (a) waar die laaste maandelikse meteraflesing betreffende 'n halfjaarlikse heffingstydperk voor die einde van die tydperk plaasvind, die res van die tydperk vir heffingsdoeleindes as deel van die daaropvolgende halfjaarlikse heffingstydperk beskou word;
- (b) waar die laaste maandelikse meteraflesing betreffende die halfjaarlikse heffingstydperk na die einde van die 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 ontlassing van uitvloeisel in 'n straatrooil op 'n datum gedurende 'n halfjaar, soos voornoem begin, die geld ten opsigte van dié halfjaar van genoemde datum af bereken word.

6. Indien daar bewys word dat 'n meter waarmee die waterverbruik op die perseel afgemeet word, defek is, moet die hoeveelheid fabrieksuivloeisel wat ontlaas is, bereken ooreenkomsdig reël 4, dienooreenkomsdig aangepas word.

7.(1) Waar fabrieksuivloeisel op meer as een plek in 'n straatrooil ontlaas word, hetsy op dieselfde verdieping, hetsy op verskillende verdiepings, van 'n perseel, kan die Raad na goeddunke vir alle doeleindes om 'n geld ingevolge hierdie Bylae te kan hef, met inbegrip van die nie van toetsmonsters, elke sodanige ontlaspolek as 'n afsonderlike plek vir die ontlassing van fabrieksuivloeisel in die straatrooil beskou.

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

8. Die minimum geld per halfjaar wat vir die ontlassing van fabrieksuivloeisel in die straatrooil geheft word, is of —

- (a) 5c per kl; of
 - (b) R2 per halfjaar;
- watter bedrag ook al die grootste is.

DEEL V.

PRIVAATSWEMBADDENS.

Die volgende geldie is betaalbaar ten opsigte van swembaddens volgens hul inhoudsvermoë soos dit hieronder aangegee word:

	<i>Per Half-year R</i>
1. Up to 95 000 litres	0,75
2. Over 95 000 litres and up to 180 000 litres	1,50
3. Over 180 000 and up to 375 000 litres	3,00
4. Over 375 000 litres	4,75

PART VI.**PURIFIED SEWERAGE WATER.**

For the pumping of purified sewerage water to sports fields or other places approved by the Department of Water Affairs: Actual pumping costs plus 10%.

SCHEDULE C.**WORK CHARGES.**

1. Sealing of openings [section 9(4)], per opening: R3..
2. Removing of blockages (section 13): Actual cost of work done, plus 10%.”

PB. 2-4-2-34-154

Administrator's Notice 1909

21 December, 1977

GERMISTON 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 Germiston Municipality, published under Administrator's Notice 787, dated 18 October 1950, as amended, are hereby further amended by the substitution for item 1 of Annexure IV under Schedule 1 to Chapter 3 of the following:

"1.(1)(a). Basic Charge:

With effect from 1 January 1978, a basic charge of R12 per year shall be levied for each erf, stand, lot or other area, with or without improvements, which is or, in the opinion of the Council, can be connected to the supply main, whether water is consumed or not.

(b) The charge in terms of paragraph (a) shall be payable by the owner of such erf, stand, lot or other area, and shall be payable on the same date as the rate imposed for that year in terms of the Local Authorities Rating Ordinance, 1977.

(2) Charges for the supply of water through one meter, per month:

(a) The charges payable by —

	<i>Per Halfjaar R</i>
1. Tot en met 95 000 liter	0,75
2. Meer as 95 000 liter en tot en met 180 000 liter	1,50
3. Meer as 180 000 liter en tot en met 375 000 liter	3,00
4. Meer as 375 000 liter	4,75

DEEL VI.**GESUIWERDE RIOOLWATER.**

Vir die pomp van gesuiwerde rioolwater na sportgronde en ander plekke soos goedgekeur deur die Departement van Waterwese: Werklike pompkoste plus 10%.

BYLAE C.**GELDE VIR WERKE.**

1. Verseeling van openinge [artikel 9(4)], per opening: R3.
2. Oopmaak van verstopte perseelriole (artikel 13): Werklike koste van werk verrig, plus 10%.”

PB. 2-4-2-34-154

Administrateurskennisgewing 1909 21 Desember 1977

MUNISIPALITEIT GERMISTON: WYSIGING VAN WATERVOORSIENINGSVERORDENINGE.

Die Administrateur publiseer hiermee 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 Germiston, afgekondig by Administrateurskennisgewing 787 van 18 Oktober 1950, soos gewysig, word hierby verder gewysig deur item 1 van Aanhangsel IV onder Bylae 1 by Hoofstuk 3 deur die volgende te vervang:

"1.(1)(a) Basiese Heffing:

Met ingang 1 Januarie 1978 word 'n basiese heffing van R12 per jaar gehef vir elke 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, of water verbruik word al dan nie.

(b) Die heffing ingevolge subitem (1)(a) is deur die eienaar van sodanige erf, standplaas, perseel of ander terrein betaalbaar op dieselfde datum as die belasting wat vir daardie jaar ingevolge die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977, gehef word.

(2) Vorderings vir die levering van water deur een meter, per maand:

(a) Die vordering betaalbaar deur —

- (i) sports clubs (excluding turf clubs);
- (ii) educational institutions, for watering grounds: Provided that a separate meter for this purpose shall be installed;
- (iii) public hospitals;
- (iv) welfare organisations registered in terms of the National Welfare Act, 1965 (Act 79 of 1965); and
- (v) the Council itself
shall be 12c per kl.

- (b) Sports clubs, educational institutions and welfare organisation wishing to be included in this tariff, shall make application in writing to the City Treasurer whose decision shall be final.
- (c) To all consumers, other than those mentioned under paragraph (a): For every kl: 14c.

(3) Where any organisation makes payment direct to the Rand Water Board for the supply of water and such supply is provided by means of the Council's mains, a charge of 0,5 per kl, per month shall be payable to the Council by such organisation.

(4) Where a meter registers the consumption in gallons, the consumption shall be converted to kilolitre, in accordance with the following formula:—

220 gallons = 1 kilolitre."

PB. 2-4-2-104-1

Administrator's Notice 1910 21 December, 1977

HENDRINA MUNICIPALITY: ADOPTION OF STANDARD FINANCIAL BY-LAWS.

1. The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Village Council of Hendrina has in terms of section 96bis(2) of the said Ordinance adopted the Standard Financial By-laws, published under Administrator's Notice 927, dated 1 November 1967, as amended by Administrator's Notices 286, dated 19 March 1969, and 439, dated 6 April 1977, as by-laws made by the said Council.

2. Part II of the Regulations for the Conduct of Business by the Committee of the Hendrina Municipality published under Chapter VIII of Administrator's Notice 175, dated 10 June 1919, is hereby revoked.

PB. 2-4-2-173-60

Administrator's Notice 1911 21 December, 1977

HEIDELBERG MUNICIPALITY: BY-LAWS FOR SUNDRY MATTERS.

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.

- (i) sportklubs (behalwe wedrenklubs);
- (ii) opvoedkundige inrigtings, water vir gronde: met dien verstande dat 'n afsonderlike meter vir hierdie doel installeer is;
- (iii) openbare hospitale;
- (iv) welsynsorganisasies geregistreer ooreenkomsdig die Nasionale Welsynswet, 1965 (Wet 79 van 1965); en
- (v) die Raad self:
is 12c per kl.

- (b) Sportklubs, opvoedkundige inrigtings en Welsynsorganisasies wat graag by hierdie tarief ingesluit wil word, moet skriftelik daarvoor by die Stadsstesourier aansoek doen, wie se beslissing finaal is.
- (c) Vir alle verbruikers, uitgesondert die genoem in paragraaf (a): Vir elke kl: 14c.

(3) Waar enige organisasie direk aan die Randwaterraad vir die tovoer van water betaal en sodanige tovoer deur middel van die Raad se hoofwaterpyp aan hom verskaf word, is 'n vordering van 0,5c per kl, per maand, deur sodanige organisasie aan die Raad betaalbaar.

(4) Waar 'n meter die verbruik in gellings registreer, word die verbruik omgesit in kiloliter ooreenkomsdig die volgende formule:

220 gellings = 1 kiloliter."

PB. 2-4-2-104-1

Administrateurskennisgewing 1910 21 Desember 1977

MUNISIPALITEIT HENDRINA: AANNAME VAN STANDAARD-FINANSIELE VERORDENINGE.

1. Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Dorpsraad van Hendrina die Standaard-Finansiële Verordeninge, aangekondig by Administrateurskennisgewing 927 van 1 November 1967, soos gewysig by Administrateurskennisgewings 286 van 19 Maart 1969 en 439 van 6 April 1977, ingevolge artikel 96bis(2) van genoemde Ordonnansie aangeneem het as verordening wat deur genoemde Raad opgestel is.

2. Sektie II van die Regulaties op de Leiding der Handelingen van Het Komitee van die Munisipaliteit Hendrina, aangekondig onder Hoofstuk VIII van Administrateurskennisgewing 175 van 10 Junie 1919, word hierby herroep.

PB. 2-4-2-173-60

Administrateurskennisgewing 1911 21 Desember 1977

MUNISIPALITEIT HEIDELBERG: VERORDENINGE VIR DIE VASSTELLING VAN GELDE VIR DIVERSE AANGELEENTHEDDE.

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.

Definition.

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

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

Fees for the Furnishing of Information.

- Except where otherwise provided, every applicant for information from any of the Council's records shall pay the fee prescribed in Schedule I hereto for any information furnished: Provided that nothing herein contained shall, except where otherwise provided, oblige the Council to furnish any such information: Provided further that information required by the Government of the Republic of South Africa or by any Provincial Administration or local authority or by any person for statistical purposes in the public interest or by any person in respect of property registered in his own name or by his duly authorized agent for the purpose of effecting payment of any rates or fees which may be due and payable, shall be furnished free of charge.

- Except where otherwise provided, the fees prescribed in Schedule II hereto shall be payable for a print of any plan, map or drawing.

- Except where otherwise provided, the fees prescribed in Schedule III hereto shall be payable for the matters referred to therein.

SCHEDULE I.

- Except where otherwise provided, each applicant for the issuing by the Council of any certificate in terms of the provisions of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), as amended, or any other Ordinance which is applicable to the Council, shall pay the following: For each such certificate issued: 20c.

- For copies of or extracts from any confirmed minutes, records or proceedings of the Council, per folio of 150 words or part thereof: 25c.

- For the furnishing, in accordance with the records of the Council, of any information relating to properties situated within the municipality, including the search for the name or address or both of the owner, according to written enquiry and the issue of a zoning certificate in the manner determined by the Town Clerk from time to time. In respect of each individual property: 50c.

- For inspection of any deed, document, or diagram or any such like particulars, each: 25c.

- For endorsements on declaration by purchaser forms, each: 25c.

- For the issuing of any valuation certificate, each: 25c.

- For information, excluding that mentioned in item 2 and in addition to the fees in terms of items 3 and 4, per folio of 150 words or part thereof: 25c.

Woordomskrywing.

- In hierdie verordeninge, tensy uit die samehang anders blyk, beteken —

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

Gelde vir die Verskaffing van Inligting.

- Uitgesonderd waar anders bepaal word, moet elke applikant vir inligting uit enige van die Raad se registers die geld in Bylae I hierby voorgeskryf, betaal vir enige inligting wat verskaf word: Met dien verstande dat, tensy anders bepaal word, geen bepalings hierin vervat die Raad verplig om sodanige inligting te verstrek nie: Voorts mee dien verstande dat inligting wat verlang word deur die Regering van die Republiek van Suid-Afrika, of enige Proviniale Administrasie of plaaslike bestuur, of deur enige persoon vir statistiese doeleindes in die openbare belang, of deur enige persoon ten aansien van eiendom op sy naam geregistreer of deur sy behoorlik-gemagtigde agent met die doel van betaling van enige belasting of gelde wat verskuldig en betaalbaar is, kosteloos verstrek word.

- Uitgesonderd waar anders bepaal word, moet die gelde in Bylae II hierby voorgeskryf, betaal word vir enige plan, kaart of tekening.

- Uitgesonderd waar anders bepaal word, moet die gelde in Bylae III hierby voorgeskryf, betaal word vir die aangeleenthede in genoemde Bylae vermeld.

BYLAE I.

- Uitgesonderd waar anders bepaal word, moet elke applikant vir die uitreiking van enige sertifikaat ingevolge die bepalings van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), soos gewysig of enige ander Ordonnansie wat op die Raad van toepassing is, die volgende betaal: Vir elke sodanige sertifikaat wat uitgereik word: 20c.

- Vir afskrifte van of uittreksels uit enige bekrigtingde notule, rekord of verrigtinge van die Raad, per folio van 150 woorde of gedeelte daarvan: 25c.

- Vir die verstrekking, volgens die rekords van die Raad, van enige inligting wat betrekking het op eiendomme geleë binne die munisipaliteit, met inbegrip van die soek na die naam of adres of beide van die eienaar ingevolge skriftelike navraag en die uitreiking van sonderringsertifikate op die wyse soos van tyd tot tyd deur die Stadslerk bepaal: Ten opsigte van elke afsonderlike eiendom: 50c.

- Vir die insae van enige akte, dokument, diagram of desbetreffende besonderhede, elk 25c.

- Vir endossemente op verklaring van koper se vorms, elk: 25c.

- Vir die uitreiking van enige waardasiesertifikaat, elk: 25c.

- Vir inligting, uitgesonderd die in item 2 genoem, benewens die gelde ingevolge items 3 en 4, per folio van 150 woorde of gedeelte daarvan: 25c.

8. For copies made by copying machines or otherwise, of the voter's roll of any ward:

- (1) For any single ward: R1,50.
- (2) For a full set of 9 wards: R12.

9. For any continuous search for information:

- (1) For the first hour or part thereof: R1,50.
- (2) For each additional hour or part thereof: 75c.

10. For the furnishing of any information, or the providing of copies of any document or any other record of the Council by the Council's Publicity Office in the course of the said office's activities, excepting where otherwise provided in any Ordinance, any other by-laws or regulation: With the approval of the Town Clerk: No charge.

11. For copies made by copying machines, excluding copies referred to in item 2, of any documents, pages of books, illustrations or other records of the Council, per copy page: 20c.

12. For copies of the monthly building statistics and schedule of approved plans, per copy: 50c.

13. For one Afrikaans or one English copy of the scheme clauses of the town-planning scheme: R3.

14. For the supply of copies of the Council's by-laws or regulations and any amendment thereof:

(1) Per 100 words contained in such by-laws or set of regulations: 10c.

(2) Maximum amount payable in respect of any individual by-laws or set of regulations: R3.

15. For the issue of a duplicate of a consumer's account: 25c.

16. For the furnishing of copies of agendas or minutes of Council meetings to a local member of the Provincial Council or a member of Parliament, the press or the South African Broadcasting Corporation: With the approval of the Town Clerk: No charge.

SCHEDULE II.

For prints of any plan, map or drawing, per print as follows:

Type	Size	Charge
(a) Paper	300 mm x 300 mm	20c
(b) Linen	300 mm x 300 mm	40c
(c) Translucent	300 mm x 300 mm	40c

SCHEDULE III.

1. Surplus soil at construction works, per m³, delivered: R3.

2. Equipment for civil defence as the Council may from time to time determine: Actual cost per item, plus administration costs at a rate as the Council may by resolution from time to time fix and determine.

3. Copies made by copying machines of any document:

Photo copy, per sheet: 20c.

8. Vir afskrifte gemaak deur middel van kopieermasjiene of andersins, van enige wyk se kieserslys:

(1) Vir enige enkele wyk: R1,50.

(2) Vir 'n volledige stel van 9 wyke: R12.

9. Vir enige voortdurende opsoek van inligting:

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

(2) Vir elke bykomende uur of gedeelte daarvan: 75c.

10. Vir die verstrekking van enige inligting, of die verskaffing van afskrifte van enige dokument of ander rekords van die Raad deur die Raad se Inligtingskantoor in die loop van genoemde kantoor se werkzaamhede, uitgesonderd waar anders in enige Ordonnansie, enige ander verordening of regulasie bepaal word: Met die goedkeuring van die Stadslerk: Geen heffing.

11. Afskrifte gemaak deur middel van kopieermasjiene, uitgesonderd afskrifte in item 2 genoem, van enige dokument, bladsye van boeke, illustrasies of ander rekords van die Raad, per kopievel: 20c.

12. Vir eksemplare van die maandelikse boustatistiek en skedule van goedkeurde planne, per eksemplaar: 50c.

13. Vir een Afrikaanse of een Engelse afskrif van die skemaklousules van die dorpsbeplanningskema: R3.

14. Vir die verskaffing van eksemplare van die Raad se verordeninge of regulasies en wysigings daarvan:

(1) Per 100 woorde waaruit so 'n verordening of stel regulasies bestaan: 10c.

(2) Maksimum bedrag betaalbaar ten opsigte van enige afsonderlike verordening of stel regulasies: R3.

15. Vir die uitreiking van 'n duplikaat-verbruikersrekening: 25c.

16. Vir die verskaffing van afskrifte van sakelyste of notules van Raadsvergaderings aan 'n plaaslike lid van die Provinciale Raad of 'n Parlementslid, die pers of die Suid-Afrikaanse Uitsaaikorporasie: Met die goedkeuring van die Stadslerk: Geen heffing.

BYLAE II.

Vir afdrukke van enige plan, kaart of tekening, per afdruk soos volg:

Type	Grootte	Koste
(a) Papier	300 mm x 300 mm	20c
(b) Linne	300 mm x 300 mm	40c
(c) Deurskynend	300 mm x 300 mm	40c

BYLAE III.

1. Oortollige grond by konstruksiewerke, per m³, gelewer: R3.

2. Toerusting vir burgerlike beskerming soos wat die Raad van tyd tot tyd bepaal: Werklike koste per item, plus administrasiekoste teen 'n koers wat die Raad van tyd tot tyd by besluit kan bepaal en vasstel.

3. Afskrifte gemaak deur middel van kopieermasjiene van enige dokument:

Fotokopie, per vel: 20c.

4. The cleaning of erven and the removal of weeds, shrubs, refuse and material, excluding building and domestic refuse: For each 1 000 m² or part thereof: R25.

5. Fumigation and disinfection of premises, per site: R10.

PB. 2-4-2-40-15

Administrator's Notice 1912 21 December, 1977

KLERKSDORP MUNICIPALITY: ADOPTION OF STANDARD BY-LAWS RELATING TO CAFÉS, 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 Klerksdorp has, in terms of section 96bis(2) of the said Ordinance, adopted without amendment the Standard By-laws Relating to Cafés, Restaurants and Eating-houses, published under Administrator's Notice 492, dated 27 April, 1977, as by-laws made by the said Council.

2. Chapter 10 of the Public Health By-laws of the Klerksdorp Municipality, published under Administrator's Notice 148, dated 21 February, 1951, as amended, is hereby deleted.

PB. 2-4-2-22-17

Administrator's Notice 1913 21 December, 1977

KRUGERSDORP MUNICIPALITY: AMENDMENT TO REFUSE (SOLID WASTES) AND SANITARY 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 Refuse (Solid Wastes) and Sanitary By-laws of the Krugersdorp Municipality, published under Administrator's Notice 2193, dated 31 December, 1975, are hereby amended as follows:

1. By amending section 1 by —

(a) the insertion after the definition of "garden refuse" of the following:

"'mass refuse' means business or domestic refuse which, in the opinion of the Council, cannot be placed in containers on account of the quantity; 'mass refuse containers' means containers used solely for the accumulation of mass refuse;"; and

(b) the insertion after the definition of "owner" of the following:

"'premises' means any stand, erf or lot which in terms of the Krugersdorp Town-planning Scheme is zoned for any of the following purposes:

residential, business, industrial, commercial, educational, government, special, institutional, amusement, parking and public garage;".

2. By amending section 2 by —

(a) the substitution for subsections (1) and (2) of the following:

4. Die skoonmaak van persele en die verwydering van onkruid, struikgewas; vullis en materiaal, uitgesondert bourommel en huishoudelike vullis: Vir elke 1 000 m² of gedeelte daarvan: R25.

5. Beroking of ontsmetting van persele, per perseel: R10.

PB. 2-4-2-40-15

Administrateurskennisgewing 1912 21 Desember 1977

MUNISIPALITEIT KLERKSDORP: AANNAME VAN STANDAARDVERORDENINGE BETREFFENDE KAFEES, RESTAURANTE EN EETHUISE.

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

2. Hoofstuk 10 van die Publieke Gesondheidsverordeninge van die Munisipaliteit Klerksdorp, aangekondig deur Administrateurskennisgewing 148 van 21 Februarie 1951, soos gewysig, word hierby geskrap.

PB. 2-4-2-22-17

Administrateurskennisgewing 1913 21 Desember 1977

MUNISIPALITEIT KRUGERSDORP: WYSIGING VAN VERORDENINGE BETREFFENDE VASTE AFVAL EN SANITEIT.

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

Die Verordeninge betreffende Vaste Afval en Saniteit van die Munisipaliteit Krugersdorp, aangekondig deur Administrateurskennisgewing 2193 van 31 Desember 1975, word hierby soos volg gewysig:

1. Deur artikel 1 te wysig deur —

(a) na die woordomskrywing van "lywige afval" die volgende in te voeg:

"'massa-afval' besigheids- of huisafval wat vanweë die hoeveelheid, nie na die mening van die Raad, in houers geplaas kan word nie; 'massa-afvalhouers' houers wat uitsluitlik vir die opgaaf van massa-afval gebruik word;"; en

(b) na die woordomskrywing van "openbare plek" die volgende in te voeg:

"'perseel' enige standplaas, erf of lot wat kragtens die Krugersdorpse Dorpsbeplanningskema vir enige van die volgende doeleindes ingedeel is:

residensieel, besigheid, nywerheid, kommersieel, opvoedkundig, regering, spesiaal, inrigting, vermaakklikheid, parkering en openbare garage;".

2. Deur artikel 2 te wysig deur —

(a) subartikels (1) en (2) deur die volgende te vervang:

- "(1) The Council may render a service for the collection and removal of business, domestic, garden, builders, dry industrial, bulky, mass and special industrial refuse from any premises on payment of the tariff charge.
- (2) The occupier of premises on which business, mass or domestic refuse is generated, shall avail himself of the Council's service for the collection exemption is granted in writing by the Manager, and removal of such refuse, except where special Health Services."; and
- (b) the insertion in subsection (3) after the word "business" of the expression "mass".

3. By the substitution for section 4 of the following:

"Provision of Containers and Mass Refuse Containers."

- 4.(1) After investigation, the Council shall determine the number and type of containers required at any premises.
- (2) Subject to the provisions of subsection (4), the owner of any premises shall personally be responsible for providing the pre-determined type and number of containers required by the Council from time to time.
- (3) When possible, the Council will supply containers on request at ruling prices.
- (4) When possible, mass refuse containers will be supplied and placed by the Council."

4. By the insertion in the heading of section 5 after the word "Containers" of the words "and Mass Refuse Containers".

5. By the insertion in section 5(1) after the word "containers" of the words "or mass refuse containers".

6. By the insertion in section 5(9) after the word "containers", wherever it occurs, of the words "or mass refuse containers".

7. By the insertion in section 6(1)(a) after the words "bin liners" of the expression "or in bin liners in mass refuse containers, as the case may be,".

8. By the substitution for subsection (2) of section 6 of the following:

"(2) No container shall be used for any other purpose other than the storage of business, domestic or garden refuse, or in the case of mass refuse containers, business or domestic refuse, and no fire shall be lit in any container or mass refuse container."

9. By amending the Schedule by the insertion after item 1(3) of the following:

"(4) Mass Refuse:

- (a) Not exceeding two removals per week, per 1 m³ container or part thereof, per half-year: R240.
- (b) More than two removals per week, per 1 m³ container or part thereof, per half-year: R960."

"(1) Die Raad kan 'n diens vir die afhaal en verwydering van besigheids-, huis-, tuin-, bouers-, droë bedryfs-, lywige, massa- en spesiale bedryfsafval vanaf enige perseel lewer teen betaling van die geldie.

(2) Die okkupant van 'n perseel waarop besigheids-, massa- of huisafval ontstaan, moet van die Raad se diens vir die afhaal en verwydering van sodanige afval gebruik maak, behalwe wanneer spesiale vrystelling deur die Bestuurder, Gesondheidsdienste, skriftelik verleen word."; en

(b) in subartikel (3) na die woord "besigheids-" die uitdrukking "massa-" in te voeg.

3. Deur artikel 4 deur die volgende te vervang:

"Verskaffing van Houers en Massa-afvalhouers."

4.(1) "Die Raad bepaal na ondersoek die aantal en soort houers wat by 'n perseel benodig word.

(2) Behoudens die bepalings van subartikel (4), is die eienaar van 'n perseel self verantwoordelik vir die verskaffing van die voorafbepaalde soort en aantal houers soos van tyd tot tyd deur die Raad vereis.

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

(4) Massa-afvalhouers word, wanneer moontlik, deur die Raad self verskaf en uitgeplaas."

4. Deur in die opskrif van artikel 5 na die woord "Houers" die woorde "en Massa-afvalhouers" in te voeg:

5. Deur in artikel 5(1) na die woord "houers" die woorde "of massa-afvalhouers" in te voeg.

6. Deur in artikel 5(9) na die woord "houers", waar dit ook al voorkom, die woorde "of massa-afvalhouers" in te voeg.

7. Deur in artikel 6(1)(a) na die woorde "in die plastiese voerings" die uitdrukking "of in plastiese voerings in massa-afvalhouers, na gelang van die geval," in te voeg.

8. Deur subartikel (2) van artikel 6 deur die volgende te vervang:

"(2) Geen houer mag vir 'n ander doel as om besigheids-, huis- of tuinafval in te hou, of in die geval van 'n massa-afvalhouer, besigheids- of huisafval, gebruik word nie en geen vuur mag in enige houer of massa-afvalhouer gemaak word nie."

9. Deur die Bylae te wysig deur na item 1(3) die volgende in te voeg:

"(4) Massa-afval:

(a) Hoogstens twee verwyderings per week, per 1 m³ houer of gedeelte daarvan, per halfjaar: R240.

(b) Meer as twee verwyderings per week, per 1 m³ houer of gedeelte daarvan, per halfjaar: R960."

Administrator's Notice 1914

21 December, 1977

LEANDRA MUNICIPALITY: TOWN LANDS 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 —

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

“large stock” means cows, oxen, heifers, calves, horses, mares, geldings, colts, fillies, donkeys or mules;

“licence” means a licence or permission issued for any of the purposes of or in pursuance of any requirements in terms of these by-laws, on a form provided for the purpose and signed by the Town Clerk or any duly authorized officer of the Council;

“occupier” means the person who has actual physical power over and sole use of any erf;

“owner” in relation to erven, means the person registered as owner thereof in the property register of the Council;

“small stock” means sheep, goats or lambs;

“stock” includes small or large stock;

“town lands” means the town lands, common pasture ground and fenced-in camps of the Leandra Municipality.

Stock to be Depastured in Camps only.

2.(1) No person shall have the right to depasture any stock on the town lands, except in camps set aside for the purpose and then only after first having applied in writing, to the Council for a licence, detailing the number and kind of such stock, and any person depasturing or causing to be depastured such stock without such licence shall be guilty of an offence.

(2) Notwithstanding anything to the contrary in any other by-laws or regulations of the Council contained, no person shall keep any stock within the surveyed town of Leandra for any purpose and period whatsoever, including the milking and feeding of stock on erven and open spaces. All stock shall be kept, milked or fed in camps determined by the Council. The owner of stock may on such places in camps as may be determined by the Council, erect kraals in accordance with specifications laid down by the Council.

Limitation of Kind and Number of Stock.

3. Every owner or occupier of any erf or erven or portion of any erf shall be entitled to keep and depas-

Administreurskennisgewing 1914 21 Desember 1977

MUNISIPALITEIT LEANDRA: DORPSGRONDE-VERORDENINGE.

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

Woordomskrywing.

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

“dorpsgronde” die dorpsgronde, gemeenskaplike wei-veld en omheinde kampe van die Munisipaliteit Leandra;

“eienaar” met betrekking tot erwe, die persoon wat as eienaar daarvan geregistreer is in die eiendomsregister van die Raad;

“grootvee” koeie, osse, verse, kalwers, perde, merries, reune, jongperde, merrievullens, donkies of muile;

“kleinvee” skape, bokke of lammers.

“lisensie” ‘n lisensie of vergunning vir enige van die doeleindes of ooreenkomsdig enige vereiste ingevolge hierdie verordeninge, uitgereik op ‘n vorm vir dié doel en onderteken deur die Stadsklerk of enige behoorlik-gemagtigde beampete van die Raad;

“okkupant” die persoon wat die werklike fisiese mag oor en alleengebruik het van enige erf;

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

“vee” ook klein- of grootvee.

Vee mag alleen in Kampe wei.

2.(1) Niemand het die reg om vee op die dorpsgronde te laat wei nie, behalwe in kampe vir dié doel afgesonder en dan slegs nadat hy skriftelik by die Raad aansoek gedoen het om ‘n lisensie, met ‘n opgawe van die aantal en soort vee, en elkeen wat sodanige vee sonder sodanige lisensie laat wei of dit toelaat, is skuldig aan ‘n misdryf.

(2) Ondanks andersluidende bepalings in enige ander verordeninge of regulasies van die Raad vervat, mag niemand enige vee binne die opgemete dorp van Leandra vir enige doeleindes en tydperk hoegenaamd aanhou nie, met inbegrip van die melk en voer van vee op erwe en oop ruimtes. Alle vee moet in die kampe wat deur die Raad bepaal word, gehou, gemelk of gevoer word. Die eienaar van vee kan op sodanige plekke, in kampe deur die Raad bepaal, krale volgens die voorskrifte van die Raad oprig.

Beperking van Soort en Aantal Vee.

3. Elke eienaar of okkupant van ‘n erf of erwe of gedeelte van ‘n erf het die reg om 2 stuks grootvee aan

ture on such portion or portions of the town lands as may from time to time be determined by resolution of the Council, 2 head of large stock subject to the following conditions:

- (a) Every owner or occupier shall within the first 5 days of every month register such stock at the Council's office, take out a licence for the number of stock he intends to depasture on the town lands during that month, and pay in advance the charge per head of stock per calendar month or part thereof in terms of Schedule A hereto.
- (b) Any animal for which no licence has been taken out and which has not been duly registered in terms of paragraph (a) may, if found on the town lands, be impounded forthwith by the town ranger or any duly authorized officer of the Council.
- (c) It shall be compulsory for every owner of stock to cancel the registration of stock which may die, be killed, sold, exchanged or removed from the town lands, within 7 days from the date on which such stock so died, was killed, sold, exchanged or removed.
- (d) The Council shall at all times have the right to allow or prohibit any number of stock of any sex and age on any portion of the town lands, and to grant to its officers the right to determine the age of stock by estimate and to act in accordance therewith.

Animals suffering from Contagious or Infectious diseases.

4. No animal suffering from any contagious or infectious disease or infected with ticks shall be allowed to graze or be on the town lands. Should any animal suffering from a contagious or infectious disease or infested with ticks be found on the town lands, the case shall immediately be reported to the police and the animal isolated at the owner's expense and subsequently dealt with in terms of the Animal Disease and Parasites Act, (Act 13 of 1956), and any regulations made in terms thereof.

Removal of Dead Animals.

5. Any person, depasturing, or permitting to run, or driving stock over the town lands, or causing stock to be depastured, to run on, or to be driven over the town lands, shall in the event of the death of any animal, whether such animal is his own or under his care, supervision or control, forthwith notify such death to the chief health inspector and town ranger, and shall point out to the ranger the place where the carcass lies and pay such charges for the removal of the same, as may be prescribed from time to time in the Council's Sanitary and Refuse Removal Tariff. In case any person should himself desire to undertake the removal of any carcass, the necessary notice herein required shall nevertheless be given, and the person removing such carcass shall carry out the removal in accordance with instructions of the chief health inspector.

Rounding up of Stock.

6.(1) The Council shall have the right at any time by notice, in writing, to call upon any owner of stock and holder of a grazing licence, to round up and bring to some convenient spot all stock kept and depastured by him, and should he fail to do so within the time to

te hou en te laat wei op sodanige gedeelte of gedeeltes van die dorpsgronde as wat van tyd tot tyd by besluit van die Raad bepaal word, onderworpe aan die volgende voorwaardes:

- (a) Elke eienaar of okkupant moet binne die eerste 5 dae van elke maand sodanige vee by die Raad se kantoor regstreer, 'n lisensie uitneem vir die aantal vee wat hy voornemens is om op die dorpsgronde gedurende die maand te laat wei en die geld per stuk vee per kalendermaand of gedeelte daarvan ingevolge Bylae A hierby, vooruitbetaal.
- (b) Enige dier waarvoor geen lisensie uitgeneem is en wat nie behoorlik ingevolge paragraaf (a) geregistreer is nie, kan, indien dit op die dorpsgronde gevind word, onmiddellik geskut word deur die dorpswagter of enige behoorlik-gemagtigde beampete van die Raad.
- (c) Elke eienaar van vee is verplig om die registrasie van geregistreerde vee wat doodgaan, doodgemaak, verkoop, verruil of van die dorpsgronde verwijder word, te laat kanselleer binne 7 dae van die datum af waarop sodanige vee aldus doodgegaan het, doodgemaak, verkoop, verruil of verwijder is.
- (d) Die Raad het te alle tye die reg om enige aantal vee van enige geslag en ouderdom op enige gedeelte van die dorpsgrondé toe te laat of te verbied en om aan sy beampetes die reg te verleen om die ouderdom van vee na skatting vas te stel en dienooreenkomsdig te handel.

Diere wat aan Aansteeklike of Besmetlike Siektes ly.

4. Geen dier wat aan 'n aansteeklike of besmetlike siektele of met bosluise besmet is, word toegelaat om op die dorpsgronde te wei of daar te loop nie. Indien 'n dier wat aan 'n aansteeklike of besmetlike siektele of met bosluise besmet is op die dorpsgronde aangetref word, word die geval onmiddellik by die polisie aangegee en die dier word op die koste van die eienaar afgesonder en daarna daarnee gehandel ingevolge die bepalings van die Wet op Dieresiektes en -parasiete, 1956 (Wet 13 van 1956) en enige regulasie daarkragtens gemaak.

Verwydering van Dooie Diere.

5. Iemand wat vee op die dorpsgronde laat wei of toelaat dat dit daaroor loop, of dit daaroor dryf, of veroorsaak dat dit op die dorpsgronde wei, loop of daaroor gedryf word, moet ingeval enige dier doodgaan, hetsy sodanige dier sy eie of onder sy sorg, toesig of beheer is, die hoofgesondheidsinspekteur en die dorpswagter dadelik daarvan in kennis stel, en aan die dorpswagter die plek waar die karkas lê, aanwys en sodanige geldte vir die verwydering daarvan as wat van tyd tot tyd in die Sanitäre en Vullisverwyderingstarief van die Raad voorgeskryf word, betaal. Indien 'n persoon self 'n karkas wil verwyder, moet die nodige kennis soos hierin vereis nogtans gegee word, en die persoon wat so 'n karkas verwyder, moet die verwydering uitvoer volgens voorskrifte van die hoofgesondheidsinspekteur.

Bymekaarmaak van Vee.

6.(1) Die Raad het te alle tye die reg om by skrifte-like kennisgewing 'n eienaar van vee en die houer van 'n weidingslisensie aan te se om alle vee wat hy aanhou en laat wei, bymekaar te maak en na 'n gerieflike plek te bring, en indien hy in gebreke bly om dit te

be stated in the said notice, he shall be guilty of an offence.

(2) The Council shall have the right at any time to round up all stock or any particular class of stock on the town lands, and any person attempting to release any animal which is being so rounded up, or otherwise interfering with the servants and officers of the Council rounding up the said stock, shall be guilty of an offence: Provided that immediately after such stock have been rounded up, notice thereof shall be given on the notice board of the Council or in such other prominent place to enable the owners of such stock to claim the same, and all stock not claimed within 24 hours after such notice has been issued, shall be impounded in the municipal pound.

Ear Rivets.

7.(1) For the efficient control of large stock on the town lands it shall be competent for the Council to determine by resolution that all large stock or any particular kind thereof, shall be provided with ear rivets.

(2) For the purpose of this section—

"ear rivet" means an ear rivet stamped with the letters L.M. and a number, suitable for fixing to the ear of an animal and approved and issued by the Council or its officers duly authorized thereto;

"owner" means any owner or any person lawfully in possession of large stock pasturing on the town lands.

(3) Should the Council by resolution determine that ear rivets are to be fixed, every owner depasturing, or causing to be depastured upon the town lands any large stock in terms of these by-laws, shall see to it that an ear rivet is fixed to the right ear of every such animal and shall further see to it that the same shall remain so fixed.

(4) Any large stock found on the town lands, having no such ear rivet fixed to the right ear, may be impounded by any authorized officer of the Council.

(5) Neither the owner of any animal nor any other person may cut off, mutilate, destroy or remove any ear rivet fixed to the ear of such animal without the sanction of the Council or an authorized officer of the Council.

(6) All ear rivets shall be supplied by the Town Treasurer to owners on payment of the cost price thereof.

(7) The fixing of ear rivets to the ears of animals shall be done by a person authorized by the Council with instruments supplied by the Council, and every owner shall bring his large stock for that purpose to such place and at such time as may be fixed by the Council, and shall supply the required labour for assisting such authorized person to fix ear rivets to the ears of such stock.

(8) The Town Treasurer shall keep a register wherein shall be entered the name of every owner to whom ear rivets are supplied, the number of ear rivets issued to him, and the numbers of such ear rivets issued.

(9) Any person contravening any of the provisions of this section shall be guilty of an offence.

doen binne die tydperk wat in genoemde kennisgewing bepaal word, is hy skuldig aan 'n misdryf.

(2) Die Raad het te alle tye die reg om alle vee of enige bepaalde klas vee op die dorpsgronde bymekaar te maak, en iemand wat probeer om 'n dier wat aldus bymekaargemaak word, te bevry of hom andersins bemoei met die dienaars en beamptes van die Raad wat genoemde vee bymekaarmaak, is skuldig aan 'n misdryf: Met dien verstande dat onmiddellik nadat sodanige vee bymekaar gemaak is, kennis daarvan op die Raad se aanplakbord of op sodanige ander in die oog vallende plek gegee word, sodat die eienaars van sodanige vee dit kan opeis, en alle vee wat nie opgeëis word binne 24 uur nadat sodanige kennisgewing uitgereik is nie, word in die munisipale skut geskut.

Oorhegplaatjies.

7.(1) Vir die behoorlike beheer van grootvee op die dorpsgronde het die Raad die reg om sy besluit te bepaal dat alle grootvee of enige besondere soort daarvan van oorhegplaatjies voorsien word.

(2) Vir die toepassing van hierdie artikel beteken

"eienaar" die eienaar of enige persoon wettiglik in besit van grootvee wat op die dorpsgronde wei;

"oorhegplaatjie" 'n oorhegplaatjie gestempel met die letters L.M. en 'n nommer, geskik vir bevestiging aan die oor van 'n dier en goedgekeur en uitgereik deur die Raad of sy beampte wat behoorlik daartoe gemagtig is.

(3) Indien die Raad by besluit bepaal dat oorhegplaatjies aangeheg moet word, moet elke eienaar wat ingevolge hierdie verordeninge enige grootvee op die dorpsgronde laat wei of toelaat dat dit daar wei, sorg dat 'n oorhegplaatjie aan die regteroer van elke sodanige dier bevestig word en hy moet verder sorg dat dit aldus bevestig bly.

(4) Enige grootvee wat op die dorpsgronde gevind word sonder dat sodanige oorhegplaatjie aan die regteroer bevestig is, kan geskut word deur enige beampte van die Raad.

(5) Nog die eienaar van enige dier nog iemand anders mag sonder die goedkeuring van die Raad of 'n gemagtigde beampte van die Raad enige oorhegplaatjie wat aan die oor van sodanige dier bevestig is, afsny, skend, vernietig of verwijder nie.

(6) Alle oorhegplaatjies word deur die Stadstesourier teen betaling van die kosprys daarvan aan eienaars verskaf.

(7) Die bevestiging van oorhegplaatjies aan die ore van grootvee word gedoen deur iemand wat deur die Raad daartoe gemagtig is met instrumente wat deur die Raad verskaf word, en elke eienaar bring sy grootvee vir dié doel na sodanige plek en op sodanige tyd as wat die Raad vassiel, en verskaf die vereiste werkkrage om sodanige gemagtigde persoon te help om die oorhegplaatjie aan die ore van sodanige vee te bevestig.

(8) Die Stadstesourier hou 'n register by waarin die naam van elke eienaar aan wie oorhegplaatjies verskaf word, die getal oorhegplaatjies wat aan hom uitgereik word, en die nommers van sodanige uitgereikte oorhegplaatjies ingeskryf word.

(9) Iemand wat enigeen van die bepalings van hierdie artikel oortree, is skuldig aan 'n misdryf.

Driven Stock.

8. No owner or person in charge of stock shall allow such stock to be in any street or on any side-walk or open space, except where *bona fide* driven by competent and efficient herds. Any damage caused by such stock in any street, side-walk or open space, or elsewhere whether such stock as aforesaid is driven or not, shall be recoverable from the owner or person having such stock in his possession.

Council exempt from Liability.

9. Any person depasturing stock on the town lands shall do so entirely at his own risk, and the Council shall accept no liability for any damage, loss or injury suffered by any person or animal arising from the grazing of any animal on the town lands.

Misrepresentation of Facts.

10. Any person giving false information or particulars to any officer of the Council in reply to any inquiry for the purpose of these by-laws, shall be guilty of an offence. The Town Clerk may, if he deems fit, demand from any person applying for a grazing permit, a sworn statement in respect of the information or particulars required.

Appointment of Town Ranger.

11. The Council may from time to time appoint a town ranger whose duty it shall be to see to it that these by-laws are properly observed and carried out.

Licences.

12.(1) Any person, not being the holder of a licence issued in terms of these by-laws, found doing any of the acts specified in Schedule B hereto, or any holder of a licence found doing any of such acts, except upon the site specified in such licence, shall be guilty of an offence.

(2) The Council may stipulate and endorse every licence issued in terms of these by-laws with such condition as may not be in contravention of these by-laws.

(3) Licences shall be issued upon payment of the charges set forth in Schedules A and B hereto.

Dogs on Town Lands.

13. Any dog found on the town lands may forthwith be destroyed by the town ranger or any other authorized officer of the Council.

Gates and Hedges.

14. Any person who leaves open any gate on the town lands or who fails to shut such gate properly or who damages any gate or fence on the town lands, or who enters the town lands or camps or enclosures thereon, except through gates erected by the Council, shall be guilty of an offence.

Aangejaagde Vee.

8. Geen eienaar of persoon wat beheer het oor vee mag toelaat dat sodanige vee in 'n straat of op 'n spaadjie of in 'n oop ruimte is nie, tensy dit *bona fide* deur bevoegde en bekwame veewagters aangeja word. Skade wat deur sodanige vee in 'n straat of op 'n spaadjie of in 'n oop ruimte of elders aangerig word, hetsy sodanige vee soos voornoem aangeja word al dan nie, is verhaalbaar op die einaar of persoon wat sodanige vee in sy besit het.

Raad onthef van Aanspreeklikheid.

9. Iemand wat vee op die dorpsgronde laat wei, doen dit geheel en al op eie risiko, en die Raad aanvaar geen aanspreeklikheid vir enige skade of verlies gely of beserings opgedoen deur 'n persoon of dier, wat ontstaan as gevolg daarvan dat 'n dier op die dorpsgronde wei nie.

Wanvoorstelling van Feite.

10. Iemand wat valse inligting of besonderhede aan 'n beampte van die Raad verstrek in antwoord op navrae vir die toepassing van hierdie verordeninge, is skuldig aan 'n misdryf. Die Stadsklerk kan, indien hy dit goed-ag, van iemand wat om 'n weipermit aansoek doen, 'n beëdigde verklaring ten opsigte van die benodigde inligting of besonderhede eis.

Aanstelling van Dorpswagter.

11. Die Raad kan van tyd tot tyd 'n dorpswagter aanstel wat daarvoor moet sorg dat die bepalings van hierdie verordeninge behoorlik nagekom en uitgevoer word.

Lisensies.

12.(1) Indien daar gevind word dat iemand wat nie die houer is nie van 'n lisensie uitgereik ingevolge hierdie verordeninge, enigeen van die werksaamhede in Bylae B hierby vermeld, uitvoer, of indien die houer van 'n lisensie enigeen van sodanige werksaamhede uitvoer, uitgesonderd op die terrein in sodanige lisensie gespesifiseer, is sodanige persoon skuldig aan 'n misdryf.

(2) Die Raad kan vir elke lisensie ingevolge hierdie verordeninge uitgereik sodanige voorwaarde as wat nie in stryd is met hierdie verordeninge nie, stel en dit daarop endosseer.

(3) Lisensies word uitgereik teen vooruitbetaling van die gelde in Bylae A en B hierby uiteengesit.

Honde op Dorpsgronde.

13. Enige hond wat op die dorpsgronde gevind word, kan onmiddellik deur die dorpswagter of enige ander gemagtigde beampte van die Raad van kant gemaak word.

Hekke en Heinings.

14. Iemand wat 'n hek op die dorpsgronde laat oopstaan of wat in gebreke bly om sodanige hek behoorlik toe te maak, of wat 'n hek of omheining op die dorpsgronde beskadig of wat die dorpsgronde of kampe of omheinde plekke op die dorpsgronde binnegaan, uitgesonderd deur hekke wat deur die Raad aangebring is, is skuldig aan 'n misdryf.

Cattle Kraals and Pens.

15. The Council may grant a licence to any person to occupy a site on the town lands, to be defined and approved of by the Council, for the purpose of erecting cattle kraals or pens thereon.

General Provisions.

16. No person shall —

- (a) dig or make any holes or excavations on the town lands, except with the written permission of the Council first had and obtained;
- (b) remove, damage, mutilate or destroy, or interfere with any building, hoarding, fence, gate, notice board, bridge, culvert or other structure on the town lands;
- (c) capture, ensnare, take, kill, pursue, chase, destroy, shoot or wilfully disturb any kind of game, animals or birds on the town lands or, take, remove or destroy the nests or eggs of such birds;
- (d) use or occupy in any matter whatsoever, camp, squat, picnic or reside upon, or erect any building, booth, tent, fence or structure of any description for any purpose whatsoever upon any part of the town lands, unless authorized thereto in writing by the Town Clerk;
- (e) plough or cultivate any part of the town lands, save and except under licence from the Council first had and obtained: Provided that no licensee in terms of this section shall have the right to transfer any licence, either wholly or in part, to any other person without the written permission of the Council: Provided further that such licensee shall have no right to impound any stock or animals belonging to the Council or to persons who are entitled to departure such stock on the town lands, should such stock come upon the land covered by such licensee unless such land shall have been fenced as laid down for town properties in the Regulations for the Administration of Pounds in Local Authority Areas, published under Administrator's Notice 2, dated 2 January, 1929;
- (f) remove or cut, damage, or in any way destroy any trees, shrubs, ferns or other plants from or on the town lands;
- (g) bring or be in possession of an axe on any part of the town lands;
- (h) hunt on the town lands and no permit to hunt game shall be issued to any person;
- (i) deposit any carcasses of animals or any household or trade refuse upon the town lands other than on such site as the Council may from time to time assign for such purpose;
- (j) keep a pig or small stock on the town lands;
- (k) travel by means of any vehicle over the town lands, except by means of the recognised roads;
- (l) remove or cut any wood, grass, thatching, reeds or bushes, or remove any sand, gravel, clay, stones, soil, antheap, peat, bones, manure or ashes, or quarry or crush stones from or upon the town

Beeskrale en -hokke.

15. Dié Raad kan 'n lisensie toestaan aan 'n persoon om op die dorpsgronde 'n terrein, wat deur die Raad omskryf én goedgekeur word, te okkuper vir die doel om beeskrale en -hokke daarop op te rig.

Algemene Bepalings.

16. Niemand mag —

- (a) gate of uitgravings op die dorpsgronde grawe of maak nie, behalwe met die voorafverkreeë skriftelike toestemming van die Raad;
- (b) 'n gebou, skutting, heining, hek, aanplakbord, brug, duiker of ander struktuur op die dorpsgronde verwijder, beskadig, skend of vernietig, of hom daarmee bemoei nie;
- (c) enige soort wild, diere of voëls op die dorpsgronde verstrik, vang, neem, doodmaak, agtervolg, jaag, vernietig, skiet of met opset verstoor of die neste of eiers van sodanige voëls neem, verwyder of vernietig nie;
- (d) enige gedeelte van die dorpsgronde op watter wyse ook al gebruik of okkupper nie of daarop kampeer, hòm daarop plak, daarop piekniek hou of woon, of enige gebou, hut, tent, omheining of struktuur van watter aard en vir watter doel ook al daarop oprig nie, tensy hy skriftelik deur die Stadsklerk daartoe gemagtig is;
- (e) enige gedeelte van die dorpsgronde ploeg of verbou nie, behalwe ingevolge 'n voorafverkrcë lisensie van die Raad: Met dien verstande dat geen lisensiehouer ingevolge hierdie artikel die reg het om 'n lisensie, of geheel of gedeeltelik aan enige ander persoon oor te dra nie sonder die skriftelike toestemming van die Raad: Voorts met dien verstande dat sodanige lisensiehouer nie die reg het om enige vee of diere wat aan die Raad behoort of aan persone wat daartoe geregtig is om sodanige vee op die dorpsgronde te laat wei, te skut nie indien sodanige vee op die grond kom wat deur sodanige lisensie gedeek is, tensy sodanige grond omhein is soos bepaal vir dorps eiendom in die Regulasies vir die Beheer van Skutte in Plaaslike Otoriteit Gebiede, afgekondig by Administrateurskenisgewing 2 van 2 Januarie 1929;
- (f) op die dorpsgronde enige bome, struiken, varings of ander plantesny, beskadig of op watter wyse ook al vernietig of daarvan verwijder nie;
- (g) op enige deel van die dorpsgronde 'n byl bring of dit daar hê nie;
- (h) op die dorpsgronde jag nie en geen permit om wild te jag word aan iemand uitgereik nie;
- (i) karkasse van diere of enige huis- of bedryfsafval op die dorpsgronde stort nie, uitgesonderd op sodanige terrein as wat die Raad van tyd tot tyd vir sodanige doel aanwys;
- (j) 'n vark of kleinvee op die dorpsgronde aanhou nie;
- (k) met enige voertuig oor die dorpsgronde ry nie, uitgesonderd op die erkende paaie;
- (l) op die dorpsgronde hout, gras, dekgas, riete of bosse sny of daarvan verwijder nie of sand, gruis, klei, klippe, grond, miershoop, turf, bene, mis of as van die dorpsgronde verwijder of daar klip grawe of

lands, or make, manufacture or burn bricks or plough or in any way occupy the said lands without a licence from the Council issued under the hand of the Town Clerk. Such licence may be refused if it should be deemed expedient to disallow either permanently or for a time all or any of the said acts after the expiration of all current licences issued as aforesaid;

- (m) bathe, swim or wash clothes on any portion of the town lands, except in such place and under such conditions as the Council shall prescribe from time to time;
- (n) light any fire or commit any act on the town lands, liable to cause damage or injury to any plant, tree or grass or loss of or damage to property on the town lands, or neighbouring properties;
- (o) work any brick or stone quarry without the prior permission of the Council in writing and the issue of a licence to him.

Penalties.

17. Any person contravening any of the provisions of these by-laws shall be guilty of an offence and liable, on conviction, to a penalty not exceeding R200 and in default of payment, to imprisonment for a period not exceeding 12 months or to both such fine and imprisonment in the event of any subsequent offence.

Revocation of By-laws.

18. The following by-laws are hereby revoked:

- (a) The Town Lands Regulations of the Leslie Municipality, contained in Chapter III of the Regulations, published under Administrator's Notice 352, dated 17 September 1921, as amended.
- (b) The Town Lands Regulations of the Eendracht Health Committee, published under Administrator's Notice 93, dated 5 February, 1936, as amended.

SCHEDULE A.

Grazing Charges payable in Terms of Section 3.

Large stock, per head, per calendar month or part thereof: 50c.

SCHEDULE B.

Sundry Charges.

1. Cutting of grass, reeds, bushes or thatching, per 100 bundles: R2.

2. Removal of Gravel.

(1) Breaking and removal by purchaser, per 6 m³: R3.

(2) Breaking by Council, and loaded as well as removed by purchaser, per 6 m³: R5.

(3) Breaking, loading and delivery by Council, per 6 m³: R7,50.

breek, of bakstene vervaardig of brand, of ploeg of genoemde grond op watter wyse ook al okkuper nie, sonder 'n lisensie van die Raad uitgereik en deur die Stadsklerk onderteken. Sodanige lisensie kan geweier word indien dit wenslik geag word om almal of enigeen van genoemde werkzaamhede of permanent of tydelik te belet na die verstryking van alle geldige lisensies uitgereik soos voornoem;

- (m) op enige gedeelte van die dorpsgronde baai, swem of klere was nie, uitgesonderd op sodanige plek en op sodanige voorwaardes as wat die Raad van tyd tot tyd voorskryf;
- (n) enige vuur op die dorpsgronde aansteek of enige daad pleeg wat tot gevolg kan hê dat skade of bescering veroorsaak word aan enige plant, boom of gras, of wat verlies of beschadiging van eiendom op die dorpsgronde of naburige eiendomme veroorsaak nie;
- (o) enige steengroef of klipgroef bewerk alvorens die skriftelike toestemming van die Raad verkry en 'n lisensie aan hom uitgereik is nie.

Strafbepalings.

17. Iemand wat enigeen van die bepalings van hierdie verordeninge oortree, is skuldig aan 'n misdryf en is by skuldigbevinding strafbaar met 'n boete van hoogstens R200 en by wanbetaling met gevangenisstraf vir 'n tydperk van hoogstens 12 maande, of met beide sodanige boete en gevangenisstraf in die geval van enige daaropvolgende oortreding.

Herroeping van Verordeninge.

18. Die volgende verordeninge word hierby herroep:

- (a) Die Dorpsgronden Regulasies van die Munisipaliteit Leslie, vervat in Hoofstuk III van die Regulasies, aangekondig by Administrateurskennisgewing 352 van 17 September 1921, soos gewysig.
- (b) Die Regulasies op Dorpsgronde van die Gesondheidskomitee van Eendracht, aangekondig by Administrateurskennisgewing 93 van 5 Februarie 1936, soos gewysig.

BYLAE A.

Weigelde betaalbaar ingevolge Artikel 3.
Grootvee, per stuk, per kalendermaand of gedeelte daarvan: 50c.

BYLAE B.

Diverse Gelde.

1. Sny van gras, riete, bosse of dekgras, per 100 bondels: R2.

2. Verwydering van gruis.

(1) Breek en verwydering deur koper self, per 6 m³: R3.

(2) Deur Raad gebreek, en deur koper self gelaai en verwyder, per 6 m³: R5.

(3) Deur Raad gebreek, gelaai en afgelewer, per 6 m³: R7,50.

Administrator's Notice 1915

21 December, 1977

POTGIELERSRUS 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 Potgietersrus 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 5 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.

PART I: WATER.

1. Basic Charge.

The owner or occupier of any 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, whether water is consumed or not and, where any erf, stand, lot or other area is occupied by more than one consumer to whom the Council supplies water, each such consumer, shall pay a basic charge of R3 per month.

2. Consumption Charges, per Month.

- (1) For the first 5 kl or part thereof consumed: 80c.
- (2) Thereafter, per kl consumer: 16c.

3. Connection Charges.

For providing and laying a communication pipe from the main and for fixing a meter supplied by the Council: Actual costs of any connection, plus a surcharge of 10% on such amount in respect of administration costs.

4. Reconnection Charges.

For the reconnection of the supply which has been cut off for a breach of the provisions of these by-laws: 50c.

5. Special Reading or Removal of a Meter.

For a special reading or removal of a meter at the request of a consumer: 25c.

6. Testing of Meters.

For the testing of a meter in terms of section 38 where it is found that the meter does not show an error of more than 5% either way, a charge of R1 per test shall be payable in advance.

Administrateurskennisgewing 1915 21 Desember 1977

MUNISIPALITEIT POTGIELERSRUS: AANNAME
VAN STANDAARD WATERVOORSIENINGSVER-
ORDENINGE.

1. Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939 —
- (a) dat die Stadsraad van Potgietersrus die Standaard Watervoorsieningsverordeninge, aangekondig 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.

DEEL I: WATER.

1. Basiese Heffing.

Die eienaar of okkupant van enige erf, standplaas, perseel of ander terrein met of sonder verbeterings wat aangesluit is of, na die mening van die Raad, by die hoofwaterpyp aangesluit kan word, of water verbruik word al dan nie en, waar enige erf, standplaas, perseel of ander terrein geokkupeer word deur meer as een verbruiker aan wie die Raad water lewer, elke sodanige verbruiker, betaal 'n basiese heffing van R3 per maand.

2. Verbruiksheffings, per Maand.

- (1) Vir die eerste 5 kl of gedeelte daarvan verbruik: 80c.
- (2) Daarna, per kl verbruik: 16c.

3. Aansluitingsgelde.

Vir die verskaffing en aanlê van 'n verbindingspyp van die hoofwaterpyp af en vir die aanbring van 'n meter deur die Raad verskaf: Werklike koste van enige aansluiting, plus 'n toeslag van 10% op sodanige bedrag ten opsigte van administrasiekoste.

4. Heraansluitingsgelde.

Vir die heraansluiting van die tovoer wat afgesluit is weens 'n oortreding van die bepalings van hierdie verordeninge: 50c.

5. Spesiale Aflesing of Verwydering van 'n Meter.

Vir 'n spesiale aflesing of verwydering van 'n meter op versoek van 'n verbruiker: 25c.

6. Toets van Meters.

Vir die toets van 'n meter ingevolge artikel 38 waar daar bevind word dat die meter nie meer as 5% te veel of te min aanwys, is 'n vordering van R1 per toets vooruitbetaalbaar.

PART II: FIRE EXTINGUISHING SERVICES.

1. Sprinkler Installations.

(1) For inspection and maintenance of communication pipe, per annum: R4.

(2) For each sprinkler head when brought into use, for every 30 minutes or part of 30 minutes in use: Provided that a proportionate increase in charge shall be made for apertures exceeding 12 mm in diameter, based on the size of aperture: 75c.

2. Drencher Fire Installation.

(1) For inspection and maintenance of communication pipe, if part of general sprinkler installation: Free of charge.

(2) For inspection and maintenance of communication pipe, if not a part of general sprinkler installation, per annum: R4.

(3) For each drencher head when brought into use for every 30 minutes or part of each 30 minutes: Provided that a proportionate increase in charge shall be made for apertures exceeding 6 mm in diameter, based on the size of the aperture: 75c.

3. Private Hydrant Installations other than Sprinklers and Drenchers.

(1) For inspection and maintenance of communication pipe, per annum: R4.

(2) For each jet when brought into use, for every 30 minutes or part of 30 minutes in use: Provided that a proportionate increase in charge shall be made for apertures exceeding 16 mm in diameter, based on the size of apertures: R4.

(3) For resealing any private fire hydrant: 50c.

4. Refilling Sprinkler Supply Tank.

Minimum charge: R1."

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

PB. 2-4-2-104-27

Administrator's Notice 1916

21 December, 1977

CORRECTION NOTICE.

RUSTENBURG MUNICIPALITY: SWIMMING BATH BY-LAWS.

Administrator's Notice 1507, dated 12 October, 1977, is hereby corrected as follows:

1. By the substitution for the expression "item 1" of the expression "subitem (1) of item 1".

2. By the substitution for item 1 of the following:

"1. Adimission Charges.

(1) Single Admission Tickets.

(a) Adults, each: 30c.

(b) Children under 18 years, each: 10c."

PB. 2-4-2-91-31

DEEL II: BRANDBLUSDIENSTE.

1. Sproei-blustoestelle.

(1) Vir die ondersoek en instandhouding van verbindingspyp, per jaar: R4.

(2) Vir elke sproeikop wat in gebruik gestel word, vir elke 30 minute of gedeelte van 30 minute wat dit gebruik word: Met dien verstande dat, indien die middellyn van die opening groter as 12 mm is, die koste na verhouding van die grootte van die opening verhoog word: 75c.

2. Drenk-blustoestel.

(1) Vir die ondersoek en instandhouding van die verbindingspyp, indien dit 'n deel van die gewone sproei-blusstelsel is: Gratis.

(2) Vir die ondersoek en instandhouding van die verbindingspyp indien dit nie 'n deel van die gewone sproei-blusstelsel is nie, per jaar: R4.

(3) Vir elke drenkkop wat in gebruik gestel word, vir elke 30 minute of gedeelte van 30 minute wat dit gebruik word: Met dien verstande dat, indien die opening groter as 6 mm is, die koste na verhouding van die grootte van die opening verhoog word: 75c.

3. Private Brandkraantoestelle, behalwe Sproei- en Drenk-blustoestelle.

(1) Vir die ondersoek en instandhouding van die verbindingspyp, per jaar: R4.

(2) Vir elke tuit wat in gebruik gestel word, vir elke 30 minute of gedeelte van 30 minute wat dit gebruik word: Met dien verstande dat indien die opening groter as 16 mm is, die koste na verhouding van die grootte van die opening verhoog word: R4.

(3) Vir die herverseeling van elke private brandkraan: 50c.

4. Volmaak van Toevoertenk vir Sproei-blustoestel.

Minimum vordering: R1."

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

PB. 2-4-2-104-27

Administrateurskennisgewing 1916 21 Desember 1977

KENNISGEWING VAN VERBETERING.

MUNISIPALITEIT RUSTENBURG: SWEMBAD-VERORDENINGE.

Administrateurskennisgewing 1507 van 12 Oktober 1977, word hierby soos volg verbeter:

1. Deur die uitdrukking "item 1" deur die uitdrukking "subitem (1) van item 1" te vervang.

2. Deur item 1 deur die volgende te vervang:

"1. Toegangsgelde.

(1) Enkeltoegangskaartjies.

(a) Volwassenes, elk: 30c.

(b) Kinders onder 18 jaar, elk: 10c."

PB. 2-4-2-91-31

Administrator's Notice 1917

21 December, 1977

SANDTON MUNICIPALITY: REFUSE REMOVAL 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 1.*Definitions.*

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

“bin” means a standard refuse bin supplied by the Council to premises in terms of these by-laws;

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

“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;

“business refuse” means refuse generated by the use of premises for hotel purposes or of premises which are not being used exclusively for residential educational or religious purposes, but shall not include builders refuse, dry industrial refuse, domestic refuse, special domestic refuse, garden refuse or special industrial 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 Sandton and, includes the management committee of that Council or any officer employed by the Council, acting by virtue of any power vested in the Council in connection with these by-laws and delegated to him in terms of section 58 of the Local Government (Administration and Elections) Ordinance, 1960 (Ordinance 40 of 1960).

“domestic refuse” means refuse which can be conveniently stored in a bin and which is normally generated on premises used exclusively for residential, educational or religious purposes, and shall include private dwelling-houses, flats; old age homes registered as welfare organisations in terms of the National Welfare Act, (Act 79 of 1965), hostels, hospitals, universities, schools and churches, but shall not include refuse from hotels, builders refuse, bulky refuse, garden refuse or special domestic refuse;

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

“garden refuse” means refuse which is generated as a result of normal gardening activities such as grass cuttings, leaves, plants, flowers and other similar small and light matter;

Administrateurskennisgewing 1917 21 Desember 1977

MUNISIPALITEIT SANDTON: VERORDENINGE BETREFFENDE AFVALVERWYDERING.

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 1.*Woordomskrywing.*

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

“besigheidsafval” afval wat ontstaan deur die gebruik van ’n perseel vir hoteldoelendes of van ’n perseel wat nie uitsluitlik vir woon-, onderwys- of godsdiestige doeleindes gebruik word nie, maar sluit nie bouersafval, lywige afval, droë bedryfsafval, huisafval, spesiale huisafval, tuin- of spesiale bedryfsafval, in nie;

“bewoner” enigeen wat werklik grond of persele bewoon ongeag die reg waarvolgens hy dit bewoon, en, in die geval van ’n perseel wat onderverdeel en verhuur is aanloseerders of aan verskillende huurders, omvat dit diegene wat die huurgelde betaalbaar deur die losseerders of huurders, hetsy vir eie rekening of as agent vir iemand wat daar toe geregtig is of daarby belang het, ontvang;

“blik” ’n standaard vullisblik wat die Raad ingevolge hierdie verordeninge ten opsigte van ’n perseel verskaf;

“blikvoering” ’n plastiese sak, soos deur die Raad voorgeskryf, wat binne-in die vullisblik geplaas word;

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

“droë bedryfsafval” droë afval wat vanweë vervaardigings-, instandhoudings-, monteer- en demonteerbedrywighede ontstaan, maar sluit nie bouersafval, tuinafval, spesiale bedryfsafval of huisafval in nie;

“eienaar” enigeen wat die huurgeld of winste van enige grond of perseel van die huurder of bewoner daarvan ontvang, of wat sodanige huurgelde of winste sou ontvang indien sodanige grond of perseel verhuur was, hetsy vir eie rekening of as agent vir iemand wat daar toe geregtig is of daarby belang het;

“houereenhed” ’n afvalhouer, uitgesonderd ’n blik, wat die Raad ingevolge hierdie verordeninge ten opsigte van ’n perseel verskaf;

“huisafval” afval wat maklik in ’n blik geberg kan word en wat normaalweg op ’n perseel wat uitsluitlik vir woon-, onderwys- of godsdiestige doeleindes gebruik word, ontstaan en sluit private woonhuise, woonstelle, oue tehuise wat as welsynsorganisasies ingevolge die Nasionale Welsynswet, 1965 (Wet 79 van 1965) geregistreer is, hostelle, hospitale, universiteite, skole en kerke in, maar sluit nie afval van hotelle, bouersafval, lywige afval, tuin- of spesiale huisafval in nie;

“lywige afval” afval wat vanweë die massa, vorm, grootte of die tydelike buitengewone ontstaan daarvan nie maklik in ’n blik of ’n houereenhed geberg kan word nie, maar sluit nie bouersafval of spesiale huisafval in nie;

"municipality" means the area or district placed under the control and jurisdiction of the Council;

"occupier" includes any person in actual occupation of land or premises without regard to the title under which he occupies, and, in the case of premises subdivided and let to lodgers or various tenants, shall include the person receiving the rent payable by the lodgers or tenants whether on his own account or as agent for any person entitled thereto or interested therein;

"owner" includes any person receiving the rent or profits of any land or premises from any tenant or occupier thereof, or who would receive such rents or profits if such land or premises were let, whether on his own account or as agent for any person entitled thereto or interested therein;

"premises" includes any land, building, room, structure, tent, van, vehicle, stream, lake, dam, pool, lagoon, drain, ditch (open, covered or enclosed), whether built on or not and whether public or private;

"prescribed charge" means the charge prescribed in the Schedule hereto;

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

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

CHAPTER 2.

COLLECTION AND REMOVAL OF BUSINESS AND DOMESTIC REFUSE.

The Council's Service.

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

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

Notice to Council.

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

- (a) that the premises are being occupied;
- (b) that either business refuse or domestic refuse will be generated on the premises.

Delivery of Bins and Container Units.

4.(1) After receipt of any notification in terms of section 3 the Council shall, subject to the provisions of subsection (2), deliver to the premises such number of bins which in its opinion is required for the storage of such refuse.

"munisipaliteit" die gebied of distrik wat onder die beheer en jurisdiksie van die Raad geplaas is;

"perseel" enige grond, gebou, kamer, bouwerk, tent, vervoerwa, voertuig, stroom, meer, dam, poel, lagune, riol, voor (oop, oordek of ingesluit) of daarop gebou is of nie en of publiek of privaat;

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

"spesiale bedryfsafval" afval wat bestaan uit 'n vloeistof of slyk wat ontstaan as gevolg van 'n vervaardigingsproses of die voorafbehandeling vir wegdoendoelendes van enige vloeibare bedryfsafval wat ingevolge die Raad se Riolerings- en Loodgietersverordeninge nie in 'n riol of 'n hoofriol aangevoer mag word nie;

"spesiale huisafval" afval wat ontstaan op persele wat vir woon-, onderwys-, of gosdienstige doeleindes gebruik word en wat vanweë die massa, vorm of grootte daarvan nie maklik in 'n blik geberg kan word nie;

"tuinafval" afval wat ontstaan deur normale tuinbedrywigheede soos gesnyde gras, blare, plante, blomme en ander soortgelyke klein en lige stowwe.

"voorgeskrewe geld" die geld, in die Bylae hierby voorgeskrewyf.

HOOFTUK 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 vanaf 'n perseel teen die voorgeskrewe geld:

(2) Die eienaar of bewoner van die perseel waarop besigheids- of 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 bewoner van 'n perseel, of in die geval waar 'n perseel deur meer as een persoon bewoon word, die eienaar van sodanige persel waarop besigheids- of huisafval ontstaan, moet die Raad voor die aanvang van die ontstaan van sodanige afval skriftelik in kennis stel —

- (a) dat die perseel bewoon word;
- (b) dat daar of besigheids- of huisafval op die perseel sal ontstaan.

Verskaffing van Blikke en Houercenhede.

4.(1) Na ontvangs van enige kennisgewing ingevolge artikel 3, verskaf die Raad onderworpe aan die bepalings van subartikel (2), sodanige aantal blikke aan die perseel as wat na sy goeddunke vir die berging van sodanige afval nodig is.

(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 domestic or business refuse generated on the premises concerned, the unsuitability 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.

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

(5) The Council shall remain the owner of the bins and container units delivered by it in terms of subsections (1), (2) and (3).

Placing of Bins and Container Units.

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

(2) The space referred to in subsection (1) shall —

- (a) be in such position on the premises that the bins or container units being stored thereon shall not be visible from a street or public place;
- (b) where domestic refuse is generated on the premises be in such a position that the Council's employees can collect and remove such refuse 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 sections 7(1)(a)(i) and 8(3) 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;
- (e) if required by the Council, be provided with a surface constructed of an impervious material in order to avoid nuisance.

(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 or container units 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

(2) Die Raad kan te eniger tyd na die verskaffing van blikke ingevolge subartikel (1), van die blikke verwyder of bykomende blikke verskaf, indien na sy goeddunke 'n groter of kleiner aantal blikke op die perseel benodig word.

(3) Die Raad kan houereenhede op 'n perseel verskaf indien hy, met inagneming van die hoeveelheid huis- of besigheidsafval wat op die betrokke perseel ontstaan, die ondoelmatigheid van sodanige afval vir die berging in 'n blik en die toeganklikheid vir die Raad se afvalverwyderingsvoertuie van die ruimte waarvoor die eienaar van die perseel ingevolge artikel 5 voorsiening moet maak, van mening is dat die houereenhede meer geskik as blikke is om die afval in te berg.

(4) Die bepalings van hierdie verordeninge betreffende blikke wat ingevolge subartikels (1) en (2) op 'n perseel verskaf word om huis- of besigheidsafval in te berg, is *mutatis mutandis* van toepassing op houereenhede wat ingevolge subartikel (3) op 'n perseel verskaf word.

(5) Die Raad bly die eienaar van die blikke en houereenhede wat hy ingevolge subartikels (1), (2) en (3) verskaf het.

Plasing van Blikke en Houereenhede.

5.(1) Die eienaar of bewoner van 'n perseel moet voldoende ruimte op die perseel vir die berging van die blikke of houereenhede wat die Raad ingevolge artikel 4 verskaf het, of vir die toerusting en houers wat in artikel 8 vermeld word, voorsien.

(2) Die ruimte waarnaar in subartikel (1) verwys word, moet —

- (a) sodanig op die perseel geleë wees dat die blikke of houereenhede wat daarop geberg word nie vanaf 'n straat of openbare plek sigbaar is nie;
- (b) waar huisafval op 'n perseel ontstaan, sodanig geleë wees dat die Raad se werknemers sodanige afval onbelemmerd kan afhaal en verwijder;
- (c) indien die Raad dit vereis, sodanig geleë wees dat dit die gerieflike in- en uitgang vir die Raad se afvalverwyderingsvoertuie by so 'n plek, toelaat;
- (d) voldoende wees om enige houer wat vir die sortering en berging van afval soos in artikels 7(1)(a)(i) en 8(3) bedoel, gebruik word, benevens die afval wat nie in 'n houer geberg word nie, te huisves: Met dien verstande dat hierdie vereiste nie van toepassing is in die geval van geboue wat opgerig is, of waarvan die bouplanne goedgekeur is voor die inwerkingtreding van hierdie verordeninge nie;
- (e) indien die Raad dit vereis, van 'n oppervlak voorseen wees wat van ondeurdringbare materiaal gebou is ten einde oorlas te voorkom.

(3) Die bewoner van 'n perseel moet, of in die geval waar 'n perseel deur meer as een persoon bewoon word, moet die eienaar van sodanige perseel die blikke of houereenhede wat ingevolge artikel 4 verskaf is, in die ruimte wat ingevolge subartikel (1) voorsien is, plaas en hulle te alle tye daar hou.

(4) Ondanks enige andersluidende bepalings in subartikel (3) vervat, kan die Raad —

- (a) in die geval van geboue wat opgerig is, of geboue waarvan die bouplanne goedgekeur is voor die inwerkingtreding van hierdie verordeninge; en

- (b) in the event of the Council for any reason being unable to collect and remove domestic refuse or business refuse from the space provided in terms of subsection (1),

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

Bin Liners.

6.(1) In order to facilitate the collection and removal of domestic refuse, the Council may require that bin liners, bearing the Council's identification mark, be used inside bins for the storage of such refuse, in which event the owner or occupier of the premises shall provide the bin liners at his own cost and shall not deposit refuse in a bin which has not been fitted with a bin liner.

(2) The bin liners referred to in subsection (1) shall be properly tied-up and placed on the sidewalk adjoining the street boundary of the premises on the day which the Council has determined for the collection and removal of refuse.

Use and Care of Bins, Bin Liners and Container Units.

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

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

(i) after having 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; and

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

(b) no hot ash, unwrapped glass or other domestic or business refuse which may cause damage to bins, bin liners or container units, 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, bin liners or container units 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, bin liners or container units unreasonably difficult for the Council's employees to handle or carry, be placed therein; and

- (b) in die geval waar die Raad om enige rede nie in staat is om huis- of besigheidsafval vanaf die ruimte wat ingevolge subartikel (1) voorsien is, af te haal en te verwryde nie,

met inagneming van die voorkoming van oorlas of vir die gerieflike afhaal of verwryding van afval, 'n plek, hetsy binne of buite die perseel, aandui waar die blikke of houereenhede vir die afhaal of verwryding daarvan geplaas moet word en sodanige blikke of houereenhede moet dan op sodanige plek en op sodanige tye en vir sodanige periodes as wat die Raad kan voorskryf, geplaas word.

Blikvoerings.

6.(1) Ten einde die afhaal en verwryding van huisafval te vergemaklik, kan die Raad vereis dat blikvoerings, wat die Raad se herkenningssteken op het, in blikke gebruik moet word waarin sodanige afval gehou moet word en in so 'n geval moet die eienaar of bewoner van die perseel die blikvoerings op eie koste voorsien, en mag hy nie afval in 'n blik wat nie met 'n blikvoering uitgerus is, stort nie.

(2) Die blikvoerings waarna in subartikel (1) verwys word, moet behoorlik toegebied en op die sypaadjie aangrensende die straatgrens van die eiendom geplaas word op die dag wat die Raad bepaal het vir die afhaal en verwryding van afval.

Gebruik en Versorging van Blikke, Blikvoerings en Houereenhede.

7.(1) Die bewoner van 'n perseel, of, in die geval waar 'n perseel deur meer as een persoon bewoon word, die eienaar van sodanige perseel, waarop blikke of houereenhede deur die Raad ingevolge artikel 4 voorsien is, moet sorg dat —

(a) alle huis- of besigheidsafval wat op die perseel ontstaan in sodanige blikke of houereenhede geplaas en gehou word sodat die Raad dit kan afhaal en verwryde: Met dien verstande dat die bepalings van hierdie subartikel nie enige eienaar of bewoner, na gelang van die geval, verhoed nie om —

(i) nadat die Raad se voorafverkreeë skriftelike vergunning verkry is, draf, riffelkarton, papier, glas of ander materiaal wat 'n bestanddeel van besigheidsafval is, te verkoop of andersins daarmee weg te doen sodat dit deur 'n vervaardigingsproses herwin kan word of, in die geval van draf, vir verbruiksdoeleindes gebruik kan word; en

(ii) sodanige huisafval wat geskik is vir komposdoeleindes te gebruik, mits die afval op die perseel bly;

(b) geen warm as, glas wat nie toegedraai is nie, of ander huis- of besigheidsafval wat die blikke, blikvoerings of houereenhede kan beschadig, of die Raad se werknemers in die uitvoering van hulle pligte ingevolge hierdie verordeninge kan beseer, in die blikke, blikvoerings of houereenhede plaas nie, voordat hy sodanige stappe as wat nodig mag wees gedoen het om sodanige skade of beserings te voorkom nie;

(c) geen materiaal, insluitende enige vloeistof, wat weens die massa of ander eienskappe daarvan, dit waarskynlik onredelik moeilik vir die Raad se werknemers kan maak om sodanige blikke, blik-

(d) every bin or container unit fitted with a lid is covered, save when refuse is being deposited therein or collected therefrom, and that every bin or container unit is kept in a clean and hygienic condition.

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

(3) The bins or container units delivered by the Council in terms of section 4 shall subject to the provisions of section 6(2), be emptied by the Council at such intervals as the Council may deem necessary.

(4) The owner or occupier 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 or for any damage which may be caused thereto, except where such loss or damage is caused by the negligence of the Council's employees.

Compaction of Refuse.

8.(1) Should the quantity of domestic or business refuse generated on premises be such as to require the daily removal of more than 20 bins or a number of container units approximately equivalent in storage capacity to 20 bins and should, in the opinion of the Council, the major portion of such refuse be compactable, or should the owner or occupier of premises wish to compact such refuse, such owner or occupier, as the case may be, shall increase the density of that portion of such refuse as is compactable by means of approved equipment designed to shred or compact refuse and shall put the refuse so treated into an approved plastic, paper or other disposable container, or into a compaction unit container and the provisions of section 4 shall not apply to such compactable refuse, but shall remain applicable to all other refuse.

(2) The capacity of the plastic, paper or other disposable container referred to in subsection (1) shall not exceed 85 l.

(3) After the refuse, treated as contemplated in subsection (1), has been put into a plastic, paper or other disposable container, such container shall be placed in a bin or container unit.

(4) Insofar as the provisions of subsection (1) make the compaction of domestic or business refuse compulsory, such provisions shall not apply until a period of one year has elapsed from the date of coming into operation of these by-laws.

(5) "Approved" for the purpose of subsection (1) shall mean approved by the Council, regard being had to the suitability of the equipment or container for the purpose for which it is to be used; as well as the reasonable requirements of the particular case from a public health, storage and a refuse collection and removal point of view.

(6) The containers mentioned in subsection (1) shall be supplied by the owner or the occupier, as the case may be.

voerings, of houerenhede te hanteer of te dra, daarin geplaas word nie; en

(d) elke blik of houerenheid wat met 'n deksel toegruis is, toeghou word, behalwe wanneer afval daarin geplaas of daaruit afgehaal word, en dat elke blik of houerenheid in 'n skoon en higiëniese toestand gehou word.

(2) Geen blik of houerenheid wat deur die Raad ingevolge artikel 4 verskaf is, mag vir enige ander doel gebruik word as om huis- of besigheidsafval in te berg nie; en geen vuur mag daarin aangesteek word nie.

(3) Die blikke of houerenhede wat deur die Raad ingevolge artikel 4, onderworpe aan die bepalings van artikel 6(2) verskaf is, word op sodanige tussenpose as wat die Raad nodig mag ag, deur die Raad leeggemaak.

(4) Die eienaar of bewoner van 'n perseel waarop blikke of houerenhede ingevolge artikel 4 verskaf is, is teenoor die Raad vir die verlies daarvan, of vir enige skade wat daaraan aangerig mag word aanspreeklik, uitgesonderd waar sodanige verlies of skade deur die nataligheid van die Raad se werknemers veroorsaak word.

Afvalverdigting.

8.(1) Indien die hoeveelheid huis- of besigheidsafval wat op 'n perseel ontstaan sodanig is dat dit daagliks die afhaal van meer as 20 blikke, of 'n aantal houerenhede met 'n inhoudsvermoë ongeveer gelykstaande met 20 blikke vereis, en indien die grootste gedeelte van sodanige afval na die mening van die Raad verdigbaar is, of indien die eienaar of bewoner van die perseel verlang om sodanige afval te verdig, moet sodanige eienaar of bewoner, na gelang van die geval, die digtheid van daardie gedeelte van sodanige afval verhoog deur middel van goedgekeurde toerusting wat ontwerp is om afval te kerf, of te verdig, en moet die afval wat so behandel is in 'n goedgekeurde plastiese, papier-, of ander vernietigbare houer, of in 'n verdigtingseenheid houer plaas en is die bepalings van artikel 4 nie op sodanige verdigte afval van toepassing nie, maar bly op alle ander afval van toepassing.

(2) Die inhoudsvermoë van die plastiese, papier- of ander vernietigbare houer-warnaar in subartikel (1) verwys word, moet nie 85 l oorskry nie.

(3) Nadat die afval soos in subartikel (1) beoog, behandel en in 'n plastiese, papier-, of ander vernietigbare houer geplaas is, moet sodanige houer in 'n blik of houerenheid geplaas word.

(4) Die bepalings van subartikel (1) is, vir sover dit die verdigting van huis- of besigheidsafval verpligtend maak, nie van toepassing nie, voordat 'n tydperk van een jaar verloop het vanaf die datum van inwerkingtreding van hierdie verordeninge.

(5) "Goedgekeur" beteken, vir die toepassing van subartikel (1), goedgekeur deur die Raad met inmaguneming van die doelmatigheid van die toerusting of houer vir die doel waarvoor dit gebruik gaan word, asook die redelike vereistes van die besondere geval vanuit 'n openbare gesondheids-, bergings- en 'n afvalafhaal en verwyderingsoogpunt.

(6) Die eienaar of die bewoner, na gelang van die geval, moet die houers in subartikel (1) vermeld, verskaf.

(7) If the container referred to in subsection (1) is made of steel, such container shall, after the collection thereof and after it has been emptied by the Council, be returned to the premises.

(8) The Council shall remove and empty the containers referred to in subsection (1) at such intervals as the Council may deem necessary in the circumstances.

(9) The provisions of this section shall not prevent any owner or occupier of premises, as the case may be, after having 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.

CHAPTER 3.

DRY INDUSTRIAL REFUSE.

The Council's Service.

9. Subject to the provisions of section 10, the provisions of Chapter 2 in respect of business refuse shall apply *mutatis mutandis* to dry industrial refuse: Provided that the provisions of section 8 shall not apply unless the owner or occupier of premises wishes to compact such refuse.

Removal of Dry Industrial Refuse by Private Persons.

10.(1) Notwithstanding the provisions of Chapter 2, the owner or occupier of premises may use the services of a person authorized in writing by the Council to remove dry industrial refuse.

(2)(a) The Council may give the authorization referred to in subsection (1) subject to such conditions as it may deem fit, regard being had, inter alia to the equipment which is intended to be used and the manner in which it is to be conveyed in order to prevent it from being scattered in transit.

(b) Where authorization as contemplated in subsection (1) has been given —

- (i) no bin, container or other receptacle of whatsoever nature used for the storage and removal of dry industrial refuse from premises, shall be placed on any street or public place;
- (ii) the dry industrial refuse shall be dumped only at such disposal sites as the Council may from time to time determine; and
- (iii) the service rendered by the person so authorized shall be in respect of dry industrial refuse only and no other type of refuse.

(3) In the event of a person authorized in terms of subsection (1) failing to observe the conditions imposed in terms of subsection (2)(a) or contravening the provisions of subsection (2)(b), the Council may cancel its authorization.

(4) Any person authorized in terms of subsection (1) shall not remove dry industrial refuse from premises,

(7) Indien die houer waarna in subartikel (1) verwys word van staal vervaardig is, moet sodanige houer, nadat dit deur die Raad afgehaal en leeggemaak is, na die perseel teruggebring word.

(8) Die Raad verwyder en maak die houers waarna in subartikel (1) verwys word, leeg met sodanige tussenpose as wat die Raad onder die omstandighede mag nodig ag.

(9) Die bepalings van hierdie artikel verhoed nie enige eienaar of bewoner van 'n perseel, na gelang van die geval, om nadat die Raad se voorafverkreeë skriftelike vergunning verkry is, draf, riffelkarton, papier, glas of ander materiaal wat 'n bestanddeel van beseigheidsafval is, te verkoop of andersins mee weg te doen sodat dit deur 'n vervaardigingsproses herwin kan word, of, in die geval van draf, vir verbruiksdoeleindes gebruik kan word.

DROË BEDRYFSAFVAL

Die Raad se Dienst.

9. Die bepalings van Hoofstuk 2, ten opsigte van beseigheidsafval is, onderworpe aan die bepalings van artikel 10, *mutatis mutandis*, van toepassing op droë bedryfsafval: Met dien verstaande dat die bepalings van artikel 8 nie van toepassing is nie, tensy die eienaar of bewoner van 'n perseel verlang om sodanige afval te verdig.

Verwydering van Droë Bedryfsafval deur Private Persone.

10.(1) Ondanks die bepalings van Hoofstuk 2, kan die eienaar of bewoner van 'n perseel van die dienste van 'n persoon, wat skriftelik deur die Raad daartoe gemagtig is, gebruik maak om droë bedryfsafval te verwyder.

(2)(a) Die Raad kan die magtiging waarna in subartikel (1) verwys word, onderworpe aan sodanige voorwaardes as wat die Raad nodig mag ag gee, met inagneming, onder andere, van die beoogde toerusting wat gebruik gaan word en die wyse waarop dit vervoer gaan word ten einde te verhoed dat dit onderweg rondgestrooi word.

(b) Waar magtiging soos in subartikel (1) beoog, gegee is, mag —

- (i) geen blik, houer of ander opgaarbak van watter aard ook al wat vir die berging en verwydering van droë bedryfsafval vanaf 'n perseel gebruik word, op enige straat of openbare plek geplaas word nie;
- (ii) die droë bedryfsafval slegs op sodanige stortterreine as wat die Raad van tyd tot tyd kan bepaal, gestort word; en
- (iii) die diens deur die persoon wat daartoe gemagtig is, slegs ten opsigte van 'droë' bedryfsafval en geen ander tipe afval gelewer word nie.

(3) In die geval waar die persoon wat ingevolge subartikel (1) gemagtig is, versium om die voorwaardes wat ingevolge subartikel (2)(a) opgelê is na te kom, of die bepalings van subartikel (2)(b) oortree, kan die Raad sy magtiging intrek.

(4) Iemand wat ingevoige subartikel (1) gemagtig is, mag nie droë bedryfsafval vanaf 'n perseel verwyder

and no owner or occupier of premises shall use the services of such person, unless such owner or occupier has notified the Council in writing in advance that he had entered into a contract with such person for the removal of such refuse and that the Council's service in respect of the collection and removal of such refuse from the premises would not be required as from a date to be stipulated in such notification.

(5) In the event of the owner or occupier of premises on which dry industrial refuse is generated having notified the Council in terms of subsection (4), such owner or occupier shall ensure that such refuse is disposed of in terms of the provisions of this Chapter within a reasonable time after the generation thereof.

Storage and Disposal of Dry Industrial Refuse.

11.(1) The occupier or, in the case of premises being occupied by more than one person, the owner of such premises on which dry industrial refuse is generated, shall ensure that until such time as such refuse is removed from the premises on which it was generated, and subject to the first proviso to section 7(1)(a) which shall apply *mutatis mutandis*, such refuse is stored in the bins or container units delivered by the Council for such purpose or, if the Council's service is not made use of, in receptacles not less suitable, if such refuse can by its nature conveniently be stored in the bins or container units.

(2) The occupier, or in the case of premises being occupied by more than one person, the owner of such premises, shall ensure that no dust or other nuisance is caused by dry industrial refuse generated on the premises.

(3) Section 17 shall apply *mutatis mutandis* to the disposal of dry industrial refuse by a person authorized thereto by the Council in terms of section 10(1).

CHAPTER 4.

CARDEN, SPECIAL DOMESTIC AND BULKY REFUSE.

Disposal of Garden, Special Domestic and Bulky Refuse.

12.(1) The occupier or in the case of premises being 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 dispose of garden, special domestic or bulky refuse.

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

nie en geen eienaar of bewoner van 'n perseel mag van die dienste van sodanige persoon gebruik maak nie, tensy sodanige eienaar of bewoner die Raad vooraf skriftelik in kennis gestel het dat hy 'n kontrak vir die verwijdering van sodanige afval met sodanige persoon aangegaan het en dat die Raad se dienste ten opsigte van die afhaal en verwijdering van sodanige afval vanaf die perseel nie vanaf 'n datum wat in sodanige kennisgewing aangedui moet word, benodig word nie.

(5) In die geval waar die eienaar of bewoner van 'n perseel waarop droë bedryfsafval ontstaan die Raad ingevolge subartikel (4) in kennis gestel het, moet sodanige eienaar of bewoner toesien dat die afval ooreenkomsdig die bepalings van hierdie hoofstuk, binne 'n redelike tyd nadat dit ontstaan het, verwijder word.

Berging en Verwydering van Droë Bedryfsafval.

11.(1) Die bewoner van 'n perseel of, in die geval waar 'n perseel deur meer as een persoon bewoon word, die eienaar van sodanige perseel waarop droë bedryfsafval ontstaan, moet sorg dra dat, tot tyd en wyl sodanige afval van die perseel waarop dit ontstaan, verwijder word en onderworpe aan die eerste voorbehoudbepaling by artikel 7(1)(a), wat *mutatis mutandis* van toepassing is, sodanige afval geberg word in blikke of houereenhede wat vir sodanige doel deur die Raad verskaf is of, indien die diens van die Raad nie gebruik word nie, in opgaarbakke wat nie minder geskik is nie indien sodanige afval uiteraard gerieflik in sodanige blikke of houereenhede geberg kan word.

(2) Die bewoner van 'n perseel, of in die geval waar 'n perseel deur meer as een persoon bewoon word, die eienaar van sodanige perseel, moet sorg dat geen stof of ander oorlas as gevolg van droë bedryfsafval wat op die perseel ontstaan, veroorsaak word nie.

(3) Artikel 17 is, *mutatis mutandis*, van toepassing op die verwijdering van droë bedryfsafval deur 'n persoon wat ingevolge artikel 10(1) deur die Raad daartoe gemagtig is.

HOOFSTUK 4.

TUIN-, SPESIALE HUIS- EN LYWIGE AFVAL.

Verwydering van Tuin-, Spesiale Huis- en Lywige Afval.

12.(1) Die bewoner van 'n perseel of, in die geval waar 'n perseel deur meer as een persoon bewoon word, die eienaar van sodanige perseel waarop tuin-, spesiale huis- of lywige afval ontstaan, moet ingevolge hierdie Hoofstuk sorg dra dat sodanige afval binne 'n redelike tyd nadat dit ontstaan het, verwijder word: Met dien verstande dat tuinafval op die perseel gehou kan word om kompos mee te maak.

(2) Enigiemand kan tuin-, spesiale huis- of lywige afval verwijder.

(3) Tuin-, spesiale huis- of lywige afval moet, nadat dit vanaf die perseel waarop dit ontstaan het, verwijder is, teen betaling van die voorgeskrewe geld op 'n terrein wat deur die Raad as 'n stortingsterrein aangewys is, gestort word: Met dien verstande dat die eienaar of bewoner van die perseel waarop die tuin- of spesiale huisafval ontstaan, sodanige afval deur middel van 'n voertuig met 'n dravermoe van hoogstens een ton gratis op sodanige terrein kan stort.

The Council's Special Service.

13. Where requested thereto by the owner or occupier of premises, the Council may remove garden, special domestic or bulky refuse, or both from such premises at the prescribed charge: Provided that such refuse shall be placed on the premises in an accessible position, which shall be not more than 3 m from the vehicular entrance to the premises fronting on a public street: Provided further that the Council's refuse removal equipment is capable of handling such refuse.

CHAPTER 5.

BUILDERS REFUSE.

Responsibility for Builders Refuse.

14.(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 16 within a reasonable time after the generation thereof; and
- (b) until such time as builders refuse is disposed of in terms of section 16 and subject to the provisions of section 15, such refuse together with the containers used for the storing or removal thereof, shall 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 prescribed charge.

Containers.

15.(1) If containers or other receptacles used for the removal of builders refuse from premises can in the opinion of the Council not be kept on such premises, such containers or other receptacles may, with the prior written consent of the Council, be placed on the sidewalk.

(2) Any consent given in terms of subsection (1) shall be subject to such conditions as the Council may deem fit: Provided that in imposing conditions the Council shall have regard to the convenience and safety of the public.

Removal of Builders Refuse.

16.(1) Where requested thereto by the owner or occupier of the premises, the Council may remove builders refuse from such premises at the prescribed charge: Provided that the Council's refuse removal equipment is capable of handling such refuse.

(2) Subject to the provisions of subsection (3), all builders refuse which is not removed by the Council shall be deposited at the Council's refuse disposal sites.

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

(4) Any consent given in terms of subsection (3) shall be subject to such conditions as the Council may deem fit:

Die Raad se Spesiale Diens.

13. Indien die Raad deur die eienaar of die bewoner van 'n perseel daartoe versoek word, kan die Raad tuin-, spesiale huis- of lywige afval, of albei, vanaf sodanige perseel teen die voorgeskrewe geld verwijder: Met dien verstande dat sodanige afval op 'n toeganklike plek op die perseel geplaas moet word, welke plek nie meer as 3 m vanaf die voertuigingang tot die perseel wat aan 'n openbare pad grens, moet wees nie: Voorts met dien verstande dat die Raad se afvalverwyderings-toerusting in staat is om sodanige afval te hanteer.

HOOFSTUK 5.

BOUERSAFVAL.

Aanspreeklikheid vir Bouersafval.

14.(1) Die eienaar of bewoner van 'n perseel waarop bouersafval ontstaan en die persoon wat betrokke is by die bedrywigheid wat sodanige afval laat ontstaan, moet sorg dat —

- (a) sodanige afval binne 'n redelike tyd nadat dit ontstaan het, ingevolge artikel 16 verwijder word; en
- (b) tot tyd en wyl bouersafval ingevolge artikel 16 en onderworpe aan die bepalings van artikel 15 verwijder word, sodanige afval asook die houers waarin dit gehou en verwijder word, op die perseel waarop dit ontstaan het, gehou moet word.

(2) Enigiemand kan 'n verwijderingsdiens vir bouersafval dryf. Indien so 'n diens deur die Raad gelewer word, geskied dit teen die voorgeskrewe geld.

Houers.

15.(1) Indien houers of ander opgaarbakke wat vir die verwijdering van bouersafval vanaf 'n perseel gebruik word, na die mening van die Raad nie op sodanige perseel gehou kan word nie, kan sodanige houers of ander opgaarbakke met die voorafverkreeë skriftelike toestemming van die Raad op die sypaadjie geplaas word.

(2) Enige toestemming wat ingevolge subartikel (1) verleen word, is onderworpe aan sodanige voorwaardes as wat die Raad nodig mag ag: Met dien verstande dat waar die Raad voorwaardes ople, die Raad die gerief en veiligheid van die publiek in aanmerking neem.

Verwydering van Bouersafval.

16.(1) Indien deur die eienaar of bewoner van 'n perseel daartoe versoek, kan die Raad bouersafval vanaf sodanige perseel teen die voorgeskrewe geld verwijder: Met dien verstande dat die Raad se afvalverwyderings-toerusting in staat is om sodanige afval te hanteer.

(2) Alle bouersafval wat nie deur die Raad verwijder word nie, moet onderworpe aan die bepalings van subartikel (3), op die Raad se stortingsterrein gestort word.

(3) Met die voorafverkreeë skriftelike toestemming van die Raad kan bouersafval vir die doeleindes van grondherwing op 'n ander plek as die Raad se stortingsterreine gestort word.

(4) Enige toestemming wat ingevolge subartikel (3) verleen word, is onderworpe aan sodanige voorwaardes as wat die Raad nodig mag ag: Met dien verstande dat

Provided that in imposing 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 anticipated manner and times refuse will be deposited on the site;
- (e) the levelling of the site;
- (f) the control of dust; and
- (g) other relevant factors.

CHAPTER 6.

SPECIAL INDUSTRIAL REFUSE.

Notification of Generation of Special Industrial Refuse.

17.(1) The person engaged in any activity which causes special industrial refuse to be generated shall notify the Council of the composition and the quantity thereof, the manner of storage and the manner and time of removal thereof.

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

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

(4) The person mentioned in subsection (1) shall notify the Council of any changes in the composition and quantity of the special industrial refuse occurring after the notification as contemplated in the said subsection.

Storing of Special Industrial Refuse.

18.(1) The person referred to in section 17(1) shall ensure that the special industrial refuse generated on the premises is kept and stored in such manner that it cannot become a nuisance or pollute the environment.

(2) If the special industrial refuse is not kept and stored as contemplated in subsection (1), the Council may order the owner of the premises or the person referred to in section 17(1), or both, to remove such refuse within a specified time. Should the said owner or person fail to do so, the Council may remove such refuse and recover the cost of such removal jointly and severally from the said owner and person.

Removal of Special Industrial Refuse.

19.(1) No person shall remove special industrial refuse from the premises on which it was generated without, or contrary to the terms of, the prior written consent of the Council.

waar die Raad voorwaardes ople, hy die volgende in aanmerking neem:

- (a) Die openbare veiligheid;
- (b) die omgewing van die beoogde stortingsterrein;
- (c) die gesiktheid van die gebied met inbegrip van die dreinering daarvan;
- (d) die beoogde wyse en tye waarop afval op die terrein gestort gaan word;
- (e) die gelykmaking van die terrein;
- (f) stofbeheer; en
- (g) ander verwante faktore.

HOOFSTUK 6.

SPECIALE BEDRYFSAFVAL.

Kennisgewing van die Ontstaan van Spesiale Bedryfsafval.

17.(1) Die persoon wat betrokke is by enige bedrywigheid wat spesiale bedryfsafval laat ontstaan, moet die Raad van die samestelling en hoeveelheid daarvan, die wyse waarop dit geberg word en die wyse en tye van verwydering daarvan, in kennis stel.

(2) Indien die Raad dit so vereis, moet die kennisgewing waarna daar in subartikel (1) verwys word, deur 'n ontleding wat deur 'n behoorlik gekwalifiseerde bedryfskundige gewaarmerk is, gestaaf word.

(3) Onderwerp aan die bepalings van artikel 72 van die 'Ordonnansie op Plaaslike Bestuur', 1939, kan die Raad of enigemand behoorlik deur die Raad daar toe gemagtig, te enige redelike tyd 'n perseel betree ten einde vas te stel of spesiale bedryfsafval op sodanige perseel ontstaan en kan monsters neem van, en enige afval wat op die perseel aangetref word, toets, ten einde die samestelling daarvan vas te stel.

(4) Die persoon wat in subartikel (1) vermeld word, moet die Raad van enige verandering in die samestelling en hoeveelheid van die spesiale bedryfsafval wat na die kennisgewing soos in gemelde subartikel vermeld, voorkom, in kennis stel.

Beringing van Spesiale Bedryfsafval.

18.(1) Die persoon waarna daar in artikel 17(1) verwys word, moet sorg dat die spesiale bedryfsafval wat op die perseel ontstaan op so 'n wyse daarop gehou en geberg word dat dit nie 'n oorlaas veroorsaak of die omgewing besoedel nie.

(2) Indien die spesiale bedryfsafval nie soos in subartikel (1) beoog, gehou en geberg word nie, kan die Raad die eienaar van die perseel of die persoon waarna in artikel 17(1) verwys word, of albei, gelas om sodanige afval binne 'n vasgestelde tyd te verwyder. Indien genoemde eienaar of persoon sou versuim om dit te doen, kan die Raad sodanige afval verwyder en die koste van sodanige verwydering gesamentlik en afsonderlik op genoemde eienaar en persoon verhaal.

Verwydering van Spesiale Bedryfsafval.

19.(1) Niemand mag spesiale bedryfsafval vanaaf die perseel waarop dit ontstaan sonder, of teenstryding met die bepalings van, die voorafverkreeë skriftelike toestemming van die Raad, verwyder nie.

(2) Any consent given in terms of subsection (1) shall be subject to such conditions as the Council may deem fit: Provided that in imposing conditions the Council shall have regard to —

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

(3) The person applying for consent as contemplated in subsection (1), shall satisfy the Council that he is competent, has the necessary equipment to remove the special industrial refuse and is able to comply with conditions which may be imposed by the Council.

(4) The information as contemplated in section 17(1), including the identity of the remover of the refuse, shall be furnished to the Council at such intervals as the Council may stipulate.

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

CHAPTER 7.

DISPOSAL SITES.

Procedure at Disposal Sites.

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

- (a) enter the disposal site at an authorized access point;
- (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; and
- (c) before disposing of refuse, either pay the prescribed charge at the Council's office or furnish all the particulars required to enable the Council to furnish an account in respect of the refuse to be deposited: Provided that the provisions of this paragraph shall not apply to a person who, in terms of section 12(3) has entered a refuse site for the purpose of disposing of garden or bulky refuse.

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

(3) No person shall enter a disposal site controlled by the Council for any purpose other than the disposal of refuse in terms of these by-laws and then only at such times as the Council may from time to time determine.

Ownership of Refuse.

21. All refuse removed by the Council and all refuse on refuse disposal sites controlled by the Council shall

(2) Enige toestemming wat ingevolge subartikel (1) gegee word, is onderhewig aan sodanige voorwaardes as wat die Raad nodig mag ag: Met dien verstande dat die Raad voorwaardes ople, hy die volgende in aanmerking neem:

- (a) Die samestelling van die spesiale bedryfsafval;
- (b) die gesiktheid van die voertuig en houer wat gebruik gaan word;
- (c) die gesiktheid van die plek waarop die afval gestort gaan word;
- (d) die metode van storting; en
- (e) bewys aan die Raad van sodanige storting.

(3) Die persoon wat aansoek doen om toestemming soos in subartikel (1) beoog, moet die Raad tevrede stel dat hy bekwaam is, die nodige toerusting het om die spesiale bedryfsafval te verwijder en in staat is om aan voorwaardes wat die Raad mag ople, te voldoen.

(4) Die inligting soos in artikel 17(1) beoog, insluitende die identiteit van die verwijderaar van die afval, moet aan die Raad met sodanige tussenpose as wat die Raad mag bepaal, verstrek word.

(5) Indien enige persoon wat die bepalings van hierdie artikel oortree op heter daad betrap word, moet sodanige persoon wegdoen met die afval wat deur hom verwijder word op die wyse soos wat die Raad op daardie tydstip aanwys.

HOOFSTUK 7.

STORTINGSTERREINE.

Procedure by Stortingsterreine.

20.(1) Iemand wat met die doel om afval te stort, 'n stortingsterrein wat deur die Raad verskaf en beheer word, betree, doen dit op eie risiko en moet —

- (a) die stortingsterrein by 'n gemagtigde toegangsplek binnegaan;
- (b) alle aanwysings aan hom met betrekking tot die toegang tot die werklike stortingsplek, die plek waar en die wyse waarop die afval gestort moet word, nakom; en
- (c) voordat afval gestort word, die voorgeskrewe geld by die Raad se kantoor betaal of al die vereiste besonderhede verstrek ten einde die Raad in staat te stel om 'n rekening ten opsigte van die afval wat gestort gaan word, te lever: Met dien verstande dat die bepalings van hierdie paragraaf nie van toepassing is op 'n persoon wat ingevolge artikel 12(3) 'n stortingsterrein betree met die doel om tuin of lywige afval te stort nie.

(2) Niemand mag enige sterk drank op 'n stortingsterrein wat onder die Raad se beheer is, bring nie.

(3) Niemand mag 'n stortingsterrein wat onder die Raad se beheer is, binnegaan vir enige onder doel as om afval ingevolge hierdie verordeninge te stort nie en dan slegs op sodanige tye as wat die Raad van tyd tot tyd mag bepaal.

Eiendomsreg op Afval.

21. Alle afval wat deur die Raad verwijder word en alle afval op stortingsterreine wat deur die Raad beheer

be the property of the Council and no person who is not duly authorized by the Council to do so, shall remove such refuse or interfere therewith.

CHAPTER 8.

GENERAL PROVISIONS.

Access to Premises.

22.(1) Where the Council provides a refuse collection service, the owner or occupier of premises shall grant the Council access to such 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 such 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 such 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 such premises, require the owner or occupier thereof to indemnify it in writing in respect of any such damage or injury or any claims arising therefrom.

Accumulation of Refuse.

23. Where refuse accumulates on premises so as to constitute or is likely to constitute a nuisance, the Council may make a special removal in respect of such refuse and recover the cost thereof from the owner or occupier of such premises at the prescribed charge: Provided that where the Council's refuse removal equipment is not capable of handling such refuse, the owner or occupier of such premises shall remove such refuse as directed by the Council.

Charges.

24.(1) Any person to whom a service is rendered by the Council in terms of these by-laws, shall pay to the Council the appropriate prescribed charge: Provided that an owner or occupier of premises shall be jointly and severally liable to the Council for the payment of any charges in respect of any services rendered to such premises.

(2) Except where otherwise provided in the tariff of charges, all charges shall be payable annually in advance.

(3) Refuse removal services rendered by the Council to premises in terms of these by-laws, shall be discontinued only upon receipt by the Council of a written notification from the owner or occupier of such premises that the generation of refuse on such premises has ceased.

Offences and Penalties.

25. Any person who contravenes or fails to comply with any provision of these by-laws shall be guilty of an offence and liable, on conviction, to a fine not exceeding R200 or, in default of payment, imprisonment for a period not exceeding 6 months, and in the case of a continuing offence to a further sum not exceeding R10 for each day such offence continues, after a written notice from the Council has been issued, and for a second or subsequent offence he shall be liable

word, is die Raad se eiendom en niemand wat nie behoorlik deur die Raad daartoe gemagtig is nie, mag sodanige afval verwijder of hom daarmee bemoei nie.

HOOFTSTUK 8.

ALGEMENE BEPALINGS.

Toegang tot 'n Perseel.

22.(1) Waar die Raad 'n afvalverwyderingsdienst lewer, moet die eienaar of bewoner van 'n perseel aan die Raad toegang verleen tot sodanige perseel met die doel om afval af te haal en te verwijder en moet sorg dra dat nikus die Raad in die uitvoering van sodanige diens belemmer, verydel of hinder nie.

(2) Waar die Raad van mening is dat die afhaal en verwijdering van afval vanaf enige perseel waarskynlik skade aan sodanige perseel of die Raad se eiendom tot gevolg kan hê, of kan lei tot besering van die afvalverwyderaars of enigmeland anders, kan die Raad as 'n voorwaarde vir die levering van 'n afvalverwyderingsdienst ten opsigte van sodanige perseel van die eienaar of bewoner daarvan vereis dat hy die Raad skriftelik vrywaar teen sodanige skade of beserings of teen enige eise wat daaruit kan voortspruit.

Ophopping van Afval.

23. Waar afval op 'n perseel ophoop sodat dit 'n oorlas veroorsaak, of waarskynlik 'n oorlas tot gevolg kan hê, kan die Raad 'n spesiale verwijdering ten opsigte van sodanige afval maak en die koste daarvan van die eienaar of bewoner van sodanige perseel teen die voorgeskrewe tarief van geld verhaal: Met dien verstande dat die eienaar of bewoner van 'n perseel gesarusting nie in staat is om sodanige afval te hanteer nie, moet die eienaar of bewoner van sodanige perseel sodanige afval, soos deur die Raad bepaal, verwijder.

Gelde.

24.(1) Iemand aan wie die Raad 'n diens ingevolge hierdie verordeninge gelewer het, moet aan die Raad die toepaslike voorgeskrewe geld betaal: Met dien verstande dat die eienaar of bewoner van 'n perseel gesamentlik en afsonderlik aanspreeklik is vir die betaling van enige geldte aan die Raad ten opsigte van enige dienste wat op sodanige perseel gelewer is.

(2) Behalwe waar andersins bepaal word in die tarief van geldte is alle geldte jaarliks vooruitbetaalbaar.

(3) Afvalverwyderingsdienste wat deur die Raad ingevolge hierdie verordeninge aan 'n perseel gelewer word, word slags gestaak op ontvangs deur die Raad van 'n skriftelike kennisgewing deur die eienaar of bewoner van sodanige perseel dat die ontstaan van afval op sodanige perseel opgehou het.

Misdrywe en Strawwe.

25. Iemand wat enige bepaling van hierdie verordeninge oortree of versuum om daaraan te voldoen, begaan 'n misdryf en is by skuldigbevinding strafbaar met 'n boete van hoogstens R200 of, by wanbetaling, met gevangenisstraf vir 'n tydperk van hoogstens 6 maande en in geval van 'n voortdurende misdryf, met 'n verdere bedrag van hoogstens R10 vir elke dag waarop sodanige misdryf voortduur nadat skriftelike kennisgewing van die Raad uitgereik is, en vir 'n tweede of

on conviction, to a fine not exceeding R300, or in default of payment, imprisonment for a period not exceeding 12 months.

Revocation of By-laws.

26. The Refuse Removal By-laws of the Sandton Municipality, published under Administrator's Notice 1866, 21 November 1973, as amended, are hereby revoked.

SCHEDULE.

TARIFF OF CHARGES.

1. Removal of Domestic Refuse.

(1) Stored in bins:

Removal once weekly of a maximum of 2 bin liners per bin: Per bin, per annum: R20.

(2) Stored in Container Units: Removal once weekly by means of an industrial type compaction vehicle, per container:—

- (a) with a capacity of 1,75 m³, per annum: R240;
- (b) with a capacity of 2,5 m³, per annum: R330;
- (c) with a capacity of 5,5 m³, per annum: R720.

(3) Bin liners, per packet of 25: R1,50.

2. Removal of Business Refuse, Including Hotel and Dry Industrial Refuse.

(1) Stored in Bins:

- (a) Removal twice weekly, per bin, per annum: R36.
- (b) Removal three times weekly, per bin, per annum: R54.
- (c) Removal six times weekly, per bin, per annum: R108.

(2) Stored in Container Units:

Removal once weekly by means of an industrial type compaction vehicle, per container —

- (a) with a capacity of 1,75 m³, per month: R25;
- (b) with a capacity of 2,5 m³, per month: R35;
- (c) with a capacity of 5,5 m³, per month: R75.

3. Removal of Builders Refuse, Bulky Refuse and Special Domestic Refuse.

Per m³ or part thereof: R6.

4. Removal of Garden Refuse.

(1) Quantities up to and including 3 m³: Per m³ or part thereof: R4.

(2) Quantities in excess of 3 m³: Per m³ or part thereof: R3,50.

latere misdryf is hy by skuldigbevinding strafbaar met 'n boete van hoogstens R300 of, by wanbetaling, met gevangerisstraf vir 'n tydperk van hoogstens 12 maande.

Herroeping van Verordeninge.

26. Die Verordeninge Betreffende Vullisverwydering van die Munisipaliteit Sandton, aangekondig by Administrateurskennisgewing 1866 van 21 November 1973, soos gewysig, word hierby herroep.

BYLAE.

TARIEF VAN GELDE.

1. Verwydering van Huisafval.

(1) Berging in Blikke:

Verwydering een maal per week van 'n maksimum van 2 blikvoerings per blik:

Per blik, per jaar: R20.

(2) Berging in Houereenhede:

Verwydering een maal per week deur middel van 'n bedryfstipe verdigtigingsvoertuig, per houer:

- (a) met 'n inhoudsvermoë van 1,75 m³, per jaar: R240;
- (b) met 'n inhoudsvermoë van 2,5 m³, per jaar: R330;
- (c) met 'n inhoudsvermoë van 5,5 m³, per jaar: R720.

(3) Blikvoerings per pak van 25: R1,50.

2. Verwydering van Besigheidsafval, Insluitende Hotel-en Droë Bedryfsafval.

(1) Berging in Blikke:

(a) Verwydering twee maal per week, per blik, per jaar: R36.

(b) Verwydering drie maal per week, per blik, per jaar: R54.

(c) Verwydering ses maal per week, per blik, per jaar: R108.

(2) Berging in Houereenhede:

Verwydering een maal per week deur middel van 'n bedryfstipe verdigtigingsvoertuig, per houer:

- (a) met 'n inhoudsvermoë van 1,75 m³, per maand: R25;
- (b) met 'n inhoudsvermoë van 2,5 m³, per maand: R35;
- (c) met 'n inhoudsvermoë van 5,5 m³, per maand: R75.

3. Verwydering van Bouersafval, Lywige Afval en Spesiale Huisafval.

Per m³ of gedeelte daarvan: R6.

4. Verwydering van Tuinafval.

(1) Hoeveelhede tot en met 3 m³:

Per m³ of gedeelte daarvan: R4.

(2) Hoeveelhede meer as 3 m³:

Per m³ of gedeelte daarvan: R3,50.

5. Removal of Dead Animals.

- (1) Dogs, cats and poultry, each: R2.
- (2) Sheep, goats and pigs, each: R10.
- (3) Animals belonging to the enquire or bovine race, each: R15.

6. Removal of Refuse Stored in Container Units by Means of a Dumper Placer Vehicle.

- (a) *Non-compacted refuse in container units* —
 - (a) with a capacity of 6 m³, per removal: R20;
 - (b) with a capacity of 8,5 m³, per removal: R25;
 - (c) with a capacity of 9 m³, per removal: R27;
 - (d) with a capacity of 11 m³, per removal: R30.

(2) Refuse compacted in terms of section 8(1) in container units —

- (a) with a capacity of 6 m³, per removal: R30;
- (b) with a capacity of 8,5 m³, per removal: R37;
- (c) with a capacity of 9 m³, per removal: R40;
- (d) with a capacity of 11 m³, per removal: R45.

7. Removal of Refuse, Compacted in Terms of Section 8(1) and Stored in Bins.

- (1) Removal once weekly, per bin, per annum: R50.
- (2) Removal twice weekly, per bin, per annum: R100.
- (3) Removal three times weekly, per bin, per annum: R150.
- (4) Removal six times weekly, per bin, per annum: R300.

8. Removal of Special Industrial Refuse and the Contents of Septic Tanks.

- (1) Per 6 000 l or part thereof: R15.
- (2) An additional amount of 30c per km for the distance covered in rendering this service shall be payable.

9. Temporary Services.

For the hire of bins and the removal of refuse in respect of a temporary activity: Per bin, per removal: 50c.

10. General.

The charge in respect of any refuse removal service rendered by the Council and not provided for elsewhere in this tariff of Charges shall be calculated at cost, plus 10%.

5. Verwydering van Dooie Diere.

- (1) Honde, katte en pluimvee, elk: R2.
- (2) Skape, bokke en varke, elk: R10.
- (3) Diere wat tot die perde- of beesras behoort, elk: R15.

6. Verwydering van Afval Geberg in Houereenhede deur Middel van 'n Stortbakvoertuig.

- (1) Onverdigte afval in houereenhede:
 - (a) met 'n inhoudsvermoë van 6 m³, per verwydering: R20;
 - (b) met 'n inhoudsvermoë van 8,5 m³, per verwydering: R25;
 - (c) met 'n inhoudsvermoë van 9 m³, per verwydering: R27;
 - (d) met 'n inhoudsvermoë van 11 m³, per verwydering: R30.

(2) Afval verdig ingevolge artikel 8(1), in houereenhede —

- (a) met 'n inhoudsvermoë van 6 m³, per verwydering: R30;
- (b) met 'n inhoudsvermoë van 8,5 m³, per verwydering: R37,50;
- (c) met 'n inhoudsvermoë van 9 m³, per verwydering: R40;
- (d) met 'n inhoudsvermoë van 11 m³, per verwydering: R45.

7. Verwydering van Afval, Verdig Ingevolge Artikel 8(1) en in Blikke Geberg.

- (1) Verwydering een maal per week, per blik, per jaar: R50.
- (2) Verwydering twee maal per week, per blik, per jaar: R100.
- (3) Verwydering drie maal per week, per blik, per jaar: R150.
- (4) Verwydering ses maal per week, per blik, per jaar: R300.

8. Verwydering van Spesiale Bedryfsafval en die Inhoud van Septiese Tenks.

- (1) Per 6 000 l, of gedeelte daarvan: R15.
- (2) 'n Bykomende bedrag van 30c per km vir die afstand afgelê by lewering van hierdie diens, is betaalbaar.

9. Tydelike Dienste.

Vir die huur van blikke en die verwydering van afval ten opsigte van 'n tydelike aktiwiteit: Per blik, per verwydering: 50c.

10. Algemeen.

Die tarief ten opsigte van enige afvalverwyderingsdiens wat deur die Raad gelewer word en ten opsigte waarvan nie elders in hierdie tarief van geldende voorseening gemaak word nie, word teen koste plus 10% bereken.

Administrator's Notice 1918

21 December, 1977

SPRINGS MUNICIPALITY: AMENDMENT TO SANITARY AND REFUSE REMOVALS TARIFF.

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

The Sanitary and Refuse Removals Tariff of the Springs Municipality, published under Administrator's Notice 667, dated 26 June, 1968, as amended, is hereby further amended by the substitution in item 5(6) for the expression "item 2(1) and (2)" of the expression "item 2(1), (2) and (3)".

PB. 2-4-2-81-32

Administrator's Notice 1919

21 December, 1977

SPRINGS MUNICIPALITY: AMENDMENT TO TRAFFIC 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 Traffic By-laws of the Springs Municipality, published under Administrator's Notice 609, dated 14 November, 1934, as amended, are hereby further amended by the substitution in section 29A(w) for the words "Third Street" of the words "Sixth Street".

PB. 2-4-2-98-32

Administrator's Notice 1920

21 December, 1977

STILFONTEIN MUNICIPALITY: ADOPTION OF STANDARD DRAINAGE BY-LAWS.

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

(a) that the Town Council of Stilfontein has in terms of section 96bis(2) of the said Ordinance adopted without amendment the Standard Drainage By-laws, published under Administrator's Notice 665, dated 8 June, 1977 as by-laws made by the said Council:

By the substitution for subsections (3) and (4) of section 7 of the following:

"(3) Without prejudice to the provisions of section 24 concerning the testing of drainage installations, the Council shall, as soon as practicable after being notified by the owner that the drainage installation on his premises is ready for connection or cause it to be effected.

(4) Any connection effected in terms of subsection (3) and any connection requested by the owner subsequent to a connection in terms of that subsection shall be subject to the approval of the Council and shall be effected at the owner's expense"; and

Administrateurskennisgewing 1918 21 Desember 1977

MUNISIPALITEIT SPRINGS: WYSIGING VAN SANITÈRE EN VULLISVERWYDERINGSTARIEF.

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

Die Sanitère en Vullisverwyderingstarief van die Munisipaliteit Springs, aangekondig by Administrateurskennisgewing 667 van 26 Junie 1968; soos gewysig, word hierby verder gewysig deur in item 5(6) die uitdrukking "item 2(1) en (2)" deur die uitdrukking "item 2(1), (2) en (3)" te vervang.

PB. 2-4-2-81-32

Administrateurskennisgewing 1919 21 Desember 1977

MUNISIPALITEIT SPRINGS: WYSIGING VAN VERKEERSVERORDENINGE.

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 Verkeersverordeninge van die Munisipaliteit Springs, aangekondig by Administrateurskennisgewing 609 van 14 November 1934, soos gewysig, word hierby verder gewysig deur in die woord "Derdestraat" deur die woorde "Sesdestraat" te vervang.

PB. 2-4-2-98-32

Administrateurskennisgewing 1920 21 Desember 1977

MUNISIPALITEIT STILFONTEIN: AANNAME VAN STANDAARD RIOLERINGSVERORDENINGE.

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

(a) dat die Stadsraad van Stilfontein die Standaard Rioleringsverordeninge, aangekondig by Administrateurskennisgewing 665 van 8 Junie 1977, ingevolge artikel 96(2) van genoemde Ordonnansie met die volgende wysiging aangeneem het as verordeninge wat deur die genoemde Raad opgestel is: Deur subartikels (3) en (4) van artikel 7 deur die volgende te vervang:

"(3) Sonder om af te doen aan die bepalings van artikel 24 wat op die toets van perseelrioolstelsels betrekking het, moet die raad so gou doenlik nadat die eienaar hom in kennis gestel het dat die perseelrioolstelsel op sy perseel gereed is om by die straatriool aangesluit te word, die perseelriool aansluit of laat aansluit."

(4) Enige aansluiting ingevolge subartikel (3) en enige aansluiting deur die eienaar verlang nadat 'n aansluiting ingevolge daardie subartikel gemaak is, moet deur die Raad goedgekeur en ten koste van die eienaar uitgevoer word.";

(b) the following Tariff of Charges 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."**

PART I.

APPLICATION FEES.

1. The fees set out in item 3 of this Part shall be payable in terms of section 23(1) of these by-laws in respect of every application made under section 20 thereof, and shall be paid by the person by or on behalf of whom the application is made.

2. The engineer shall assess the fees payable in respect of applications received in terms of section 20 of these by-laws in accordance with item 3 hereof: Provided that any person aggrieved by any such assessment shall have the right to appeal to the Council.

3.(1) The following Fees shall be payable in respect of any application:

- (a) For each 50 m² of part thereof of the floor area of the basement and ground-floor storeys of any building to be served by, or the use of which will, whether directly or indirectly be associated with use of the drainage installation: R1,50.
- (b) For each 50 m² or part thereof of the floor area of all other storeys of a building as described in paragraph (a): 75c.

(2) Minimum charge payable in respect of each application in terms of subitem (1): R3.

(3) For any application for an alteration, (not amounting to a reconstruction of) or for additions to an existing drainage installation: For each storey of a building as described in subitem (1)(a): R3.

(4) For any application made in terms of section 22(2) of these by-laws: R3.

PART II.

DRAINAGE CHARGES.

1. For the purpose of this Part a point shall be taken as —

- (a) each water closet;
- (b) each urinal pan;
- (c) in the case of trough urinals, each unit of length of 700 mm or part thereof, comprised in each trough.

2. The charges as set out hereunder shall be payable by the owners of premises connected to the sewer, per month or part thereof:

(1) *Churches and Residential Dwellings:*

- (a) For the first point: R3..
- (b) Thereafter, for each additional point: R1,70.

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

**"BYLAE.
TARIEF VAN GELDE."**

DEEL I.

AANSOEKGELDE.

1. Die gelde wat in item 3 van hierdie Deel aangegee word, is ingevolge artikel 23(1) van hierdie verordeninge betaalbaar ten opsigte van elke aansoek wat ingevolge artikel 20 van hierdie verordeninge 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 van hierdie verordeninge ontvang word, ooreenkomsdig item 3 hiervan bereken: Met dien verstande dat enigiemand wat voel dat hy deur so 'n berekening benadeel is, daarteen appèl by die Raad kan aanteken.

3.(1) Die volgende gelde is betaalbaar ten opsigte van enige aansoek:

- (a) Vir elke 50 m² of gedeelte daarvan, van die vloerruimte van die kelder- en grondverdieping van enige gebou wat bedien gaan word deur, of waarvan die gebruik regstreeks of onregstreeks saamgaan met die gebruik van, die perseelriostelsel: R1,50.
- (b) Vir elke 50 m² of gedeelte daarvan, van die vloerruimte van alle ander verdiepings van enige gebou, omskryf by paragraaf (a): 75c.

(2) Minimum bedrag betaalbaar ten opsigte van enige aansoek ingevolge subitem (1): R3.

(3) Vir enige aansoek om 'n bestaande perseelriostelsel te verbou (uitgesonderd die herbouing daarvan), of om aanbouingswerk daaraan te verrig: Vir elke verdieping van 'n gebou, soos omskryf by subitem (1)(a): R3.

(4) Vir enige aansoek wat ingevolge artikel 22(2) van hierdie verordeninge ingedien word: R3.

DEEL II.

RIOLERINGSGELDE.

1. Vir die toepassing van hierdie Deel word 'n 'punt' beskou as —

- (a) elke spoelkloset;
- (b) elke urinaalbak;
- (c) in die geval van trog-urinale, elke eenheid van 700 mm lank of gedeelte daarvan waaruit elke trog bestaan.

2. Die gelde soos hieronder uiteengesit moet deur die eienaars van persele wàt by die straatriool aangesluit is, betaal word, per maand of gedeelte daarvan:

(1) *Kerke en Woonhuise:*

- (a) Vir die eerste punt: R3.
- (b) Daarna, vir elke bykomende punt: R1,70.

- (2) *Laundries and Dry Cleaning Works.*
- (a) For the first point (including conveyance and treatment of trade effluent): R22,50.
 - (b) Thereafter, for each additional point: R3.
- (3) *All Other Premises Within the Municipality:*
- (a) For the first point: R4,50.
 - (b) Thereafter, for each additional point: R3.
- (4) *Private Swimming Baths:*
- (a) With a capacity up to and including 4,5 kl: 50c.
 - (b) With a capacity of more than 4,5 kl: R1,50.
3. The owners of premises equipped with conservancy tanks shall pay the charges as set out herewiener in respect of the removal of night-soil and soil-water, per month or part thereof:
- (1) For the first 4,5 kl or part thereof, per conservancy tank: R2,25.
 - (2) Thereafter, per kl removed during the same month, per conservancy tank: 50c.
 - (3) For removal outside normal working hours, per 4,5 kl or part thereof, per conservancy tank: R4.
 - (4) Minimum charge, per conservancy tank: R2,25.

PART III.

WORK CHARGES.

1. Sealing openings (section 9(4)), per opening: R3.
2. The charges payable for the opening of blocked drains and other necessary work relating thereto shall be calculated at actual cost plus a surcharge of 10% on such amount.
3. Charges for connections to the Council's sewer in terms of section 7(3) and (4) shall amount to the actual cost of labour and material used for such connections, plus a surcharge of 10% on such amount.

2. The Drainage and Plumbing By-laws of the Stilfontein Municipality, published under Administrator's Notice 509, dated 1 August, 1962, as amended, are hereby revoked.

PB. 2-4-2-34-115

Administrator's Notice 1921

21 December, 1977

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS: BY-LAWS RELATING TO THE PROHIBITING AND CONTROLLING OF HAWKERS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, read with section 63 of the Licences Ordinance, 1974, section 16(3) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943, and Proclamation 6 (Administrator's), of 1945, publishes the by-laws set forth hereinafter, which have been approved by him in terms of section 99 of the first-mentioned Ordinance.

- (2) *Wasserye en Droogskoonmakerye:*
- (a) Vir die eerste punt (met inbegrip van afvoer en behandeling van bedryfsuitvloeisels): R22,50.
 - (b) Daarna, vir elke bykomende punt: R3.
- (3) *Alle Ander Persele Binne die Munisipaliteit:*
- (a) Vir die eerste punt: R4,50.
 - (b) Daarna, vir elke bykomende punt: R3.
- (4) *Private Swembaddens:*
- (a) Met 'n inhoudsvermoë tot en met 4,5 kl: 50c.
 - (b) Met 'n inhoudsvermoë groter as 4,5 kl: R1,50.
3. Die eienaars van persele wat riooltenks bevat moet vir die verwydering van nagvuil en afvalwater die gelde hieronder uiteengesit, betaal, per maand of gedeelte daarvan:
- (1) Vir die eerste 4,5 kl of gedeelte daarvan, per riooltenk: R2,25.
 - (2) Daarna, per kl gedurende dieselfde maand verwyder, per riooltenk: 50c.
 - (3) Vir verwydering buite die normale werkste, per 4,5 kl of gedeelte daarvan, per riooltenk: R4.
 - (4) Minimum vordering, per riooltenk: R2,25.

DEEL III.

GELDE VIR WERK.

1. Die versêwing van openings (artikel 9(4)), per opening: R3.
2. Die gelde betaalbaar vir die oopmaak van verstorte perseelriole en ander verwante noodsaaklike werk word bereken teen werklike koste plus 'n toeslag van 10% op sodanige bedrag.
3. Gelde vir aansluitings by die Raad se straatariool ingevolge artikel 7(3) en (4) bedra die werklike koste van arbeid en materiaal wat vir sodanige aansluitings gebruik is, plus 'n toeslag van 10% op sodanige bedrag.
2. Die Riolerings- en Loodgietersverordeninge van die Munisipaliteit Stilfontein, afgekondig by Administrateurskennisgewing No. 509 van 1 Augustus 1962, soos gewysig, word hierby herroep.

PB. 2-4-2-34-115

Administrateurskennisgewing 1921 21 Desember 1977

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE: VERORDENINGE BETREFFENDE DIE VERBOD OP EN DIE BEHEER OOR SMOUSE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, gelees met artikel 63 van die Ordonnansie op Lisensies, 1974, artikel 16(3) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943, en Proklamasie 6 (Administrateurs-), van 1945, die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van eersgenoemde Ordonnansie goedgekeur is.

Definitions.

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

"Board" means the Transvaal Board for the Development of Peri-Urban Areas instituted in terms of Ordinance 20 of 1943 and includes any officer of the Board, acting by virtue of any powers vested in the Board in connection with these by-laws and delegated to him in terms of section 21bis of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943 (Ordinance 20 of 1943);

"hawker" means any person who, whether as principal, agent or employee, carries on business by selling or exchanging or offering or exposing for sale or exchange goods, in the manner described in item 41(2) of Schedule 1 of the Licences Ordinance, 1974 (Ordinance 19 of 1974) and "hawk" shall have the corresponding meaning;

"Ordinance" means the Licences Ordinance, 1974 (Ordinance 19 of 1974).

Prohibition of the Hawking of Certain Goods.

2.(1) No person shall within the Board's area of jurisdiction hawk any goods other than those set out in Schedule A hereto.

(2) The provisions of subsection (1) shall not be applicable to —

(a) a holder or an employee of a holder of a licence issued in terms of item 5 of Schedule 1 of the Ordinance in respect of the hawking of bread, rusks, biscuits, cakes, rolls, tarts, pastry or other flour confection;

(b) a person to whom exemption from licensing has been granted in terms of section 59(2) of the Ordinance;

(c) a person who hawks within a Bantu Township as defined in section 1 of the Bantu (Townships) Consolidation Act, 1945 (Act 25 of 1945);

(d) a farmer or his employees in respect of the sale of livestock, poultry or fodder in the normal course of his farming activities; and

(e) a person to whom a licence in terms of item 41 of Schedule 1 of the Ordinance has already been granted upon the coming into operation of these by-laws.

(3) The provisions of subsection (2)(e) shall lapse on 31 December, 1977.

Appointment of Stands.

3.(1) No hawker shall carry on business from any fixed place or stand, other than from any of the stands specified in Schedule B hereto applicable to the township or area mentioned in the said Schedule and only in the class of goods in respect of which he has been authorized to so carry on business: Provided that this provision shall not apply to any producer of agricultural or dairy produce in respect of the carrying on of business within the Board's area of jurisdiction on the land where such producer produces such produce.

(2) No hawker shall be entitled to occupy any approved stand unless he has obtained from the Board a

Woordomskrywing.

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

"Ordonnansie" die Ordonnansie op Licensies, 1974 (Ordonnansie 19 van 1974);

"Raad" die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede ingestel kragtens Ordonnansie 20 van 1943, en omvat enige beampete van die Raad, handelende uit hoofde van enige bevoegdheid wat in verband met hierdie verordeninge aan die Raad verleen is en wat ingevolge artikel 21bis van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943 (Ordonnansie 20 van 1943) aan hom gedelegeer is;

"smous" iemand wat, of as prinsipaal, agent of werknemer, besigheid dryf deur goedere te verkoop of te verruil; of vir verkoop of ruil aan te bied of uit te stal op die manier soos omskryf in item 41(2) van Bylae 1 van die Ordonnansie op Licensies, 1974 (Ordonnansie 19 van 1974), en het die woorde "te smous" die ooreenstemmende betekenis.

Verbod op die Smous van Sekere Goedere.

2.(1) Niemand mag binne die regsgebied van die Raad met enige ander goedere as dié in Bylae A hierby uiteengesit, smous nie.

(2) Die bepalings van subartikel (1) is nie van toepassing nie op —

(a) 'n houer of 'n werknemer van 'n houer van 'n lisensie uitgereik ingevolge item 5 van Bylae 1 by die Ordonnansie ten opsigte van die smous van brood, beskuit, beskuitjies, koek, rolletjies, terte, pasteie of ander meegebak;

(b) iemand aan wie vrystelling van lisensiëring ingevolge artikel 59(2) van die Ordonnansie verleen is;

(c) iemand wat binne 'n Bantoeedorp soos omskryf in artikel 1 van die Bantoe (Stadsgebiede) Konsolidasiewet, 1945 (Wet 25 van 1945) smous;

(d) 'n boer of sy werknemers ten opsigte van die verkoop van lewende hawe, pluimvee of voer in die gewone loop van sy boerderybedrywighede; en

(e) iemand aan wie by die inwerkingtreding van hierdie verordeninge, 'n lisensie ingevolge item 41 van Bylae 1 by die Ordonnansie reeds toegestaan is.

(3) Die bepalings van subartikel (2)(e) verval op 31 Desember 1977.

Aanwys van Staanplekke.

3.(1) Geen smous mag op enige vaste plek of staanplek besigheid dryf nie, behalwe van enige van die staanplekke in Bylae B hierby vermeld wat van toepassing is op die dorp of gebied in genoemde Bylae genoem en slegs in die klas goedere ten opsigte waarvan hy gemagtig is om sodanig handel te dryf: Met dien verstande dat hierdie bepaling nie van toepassing is nie op enige produsent van landbou- of suiwelprodukte ten opsigte van die dryf van besigheid binne die Raad se regsgebied op die grond waar sodanige produsent sodanige produkte produseer.

(2) Geen smous is geregtig om enige goedgekeurde staanplek te okkuper tensy hy van die Raad 'n skriftelike magtiging om dit te doen verkry het en hy aan

written authority to do so and has paid to the Board the appropriate Fee prescribed in Schedule B hereto.

(3) Every application for a written authority in terms of subsection (2) shall be made to the Board in writing at the time of submission of an application for a licence, and such authority shall be valid only for the validity period of the licence.

Limitations as to Time Hawker at One Place and Place Where He May Hawk.

4.(1) Unless there has been allotted to a hawker a specified place or stand at which he may carry on business, no hawker shall—

- (a) remain in one place or within a radius of 50 m from that place for a period exceeding 30 minutes;
- (b) return for the purpose of conducting business to any point within a radius of 50 m from any point previously traversed by him on that particular day;
- (c) trade in any kind, type or description of goods within a radius of 75 m from any business trading at a fixed premises under a licence issued in terms of the Ordinance and displaying or offering for sale the same or a similar kind, class type or description of goods.

(2) The provisions of subsection (1) shall not be applicable to a hawker if he carries on business in ice-cream or frozen suckers only.

General.

5. No hawker shall—

- (a) for the purpose of his trade use any vehicle, rack, stand, box or similar structure or device, other than one which has been approved of by the Board;
- (b) at the place where he carries on business, leave or deposit any paper, fruit peels or litter of any description;
- (c) conduct business in foodstuffs unless he is wearing a clean and sound coat of light-coloured washable material;
- (d) fail to keep any vehicle, rack, stand, box or other similar structure or device used by him in a clean and neat condition;
- (e) fail at the close of business for the day to remove any vehicle, rack, stand, box or other similar structure or device which belongs to him.

Penalties.

6. Any person who contravenes any of the provisions of these by-laws or fails to comply therewith shall be guilty of an offence and liable, on conviction, to a fine not exceeding R200 or, in default of payment, to imprisonment for a period not exceeding 6 months.

die Raad die toepaslike geld, soos in Bylae B hierby voorgeskryf, betaal het nie.

(3) Elke aansoek om 'n skriftelike magtiging ingevolge subartikel (2) word skriftelik aan die Raad gedoen ten tyde van aansoek om 'n lisenzie en sodanige magtiging is slegs geldig vir die geldigheidsduur van die lisenzie.

Beperkings: Betreffende Tydperk dat Smous op Een Plek kan Smous en Plek Waar Hy Kan Smous.

4.(1) Tensy daar aan 'n smous 'n spesifieke plek of staanplek waar hy besigheid kan dryf, aangewys is, mag geen smous—

- (a) op een plek of binne 'n straal van 50 m van daardie plek vir 'n tydperk van langer as 30 minute bly nie;
- (b) na enige punt binne 'n straat van 50 m van enige punt af waarslangs hy voorheen gedurende daardie betrokke dag beweeg het, terugkeer met die doel om besigheid te dryf nie;
- (c) in goedere van enige soort, klas, tipe of beskrywing handel dryf nie, binne 'n straal van 75 m vanaf enige besigheid wat by 'n yaste perseel handel dryf kragtens 'n lisenzie uitgereik ingevolge die Ordonnansie wat goedere van dieselfde of soortgelyke soort, klas, tipe of beskrywing uitstaal of vir verkoop aanbied.

(2) Die bepalings van subartikel (1) is nie van toepassing op enige smous wat slegs in roomys of yslekkers besigheid dryf nie.

Algemeen.

5. Geen smous mag—

- (a) vir die doeleindes van sy besigheid enige ander voertuig, rak, houtstaander, kas of soortgelyke struktuur of toestel as wat deur die Raad goedgekeur is, gebruik nie;
- (b) by die plek waar hy besigheid dryf enige papier, vrugteskille of vuilgoed van enige aard, laat of neerlê nie;
- (c) in voedselware besigheid dryf nie tensy hy 'n skoon en heel oorjas van ligkleurige en wasbare materiaal dra;
- (d) versuim om enige voertuig, rak, houtstaander, kas of ander soortgelyke struktuur of toestel wat deur hom gebruik word, in 'n skoon en netjiese toestand te hou nie;
- (e) versuim, by afhandeling van die besigheid van die dag, om enige voertuig, rak, houtstaander, kas of ander soortgelyke struktuur of toestel wat aan hom behoort, te verwyder nie.

Strafbepalings.

6. Iemand wat enige van die bepalings van hierdie verordeninge oortree of versuim om daaraan te voldoen is skuldig aan 'n misdryf en, is by skuldigbevinding strafbaar met 'n boete van hoogstens R200, of by wanbetaling, met gevangenisstraf van hoogstens 6 maande.

SCHEDULE A.

1. Fresh fruit and vegetables, excluding mushrooms.
2. Washed offal.
3. Dried salted and packed fish.
4. Ice Cream and frozen suckers.
5. The following factory packed goods: Backed peanuts, pop-corn, candied or dried fruit, chips, cheese snacks and sweets.
6. Cold drinks.
7. Eggs.
8. Tanned skins or hides.
9. Handiwork and fancy goods.
10. Wood and coal.
11. Art works.
12. Plants and cut-flowers.
13. Newspapers and magazines.

SCHEDULE B.

PB: 2-4-2-47-111

Administrator's Notice 1922 21 December, 1977

VERWOERDBURG 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 Verwoerdburg Municipality, published under Administrator's Notice 349, dated 20 April, 1955, as amended, are hereby further amended by amending item 2 of the Tariff of Charges under Schedule 1 to Chapter 3 by the substitution —

- (a) in subitem (1) for the figure "15,88c" of the figure "16,94c";
- (b) in subitem (2)(a) and (b) for the figures "15,88c" and "13,88c" of the figures "16,94c" and "14,94c" respectively;
- (c) in subitem (3)(b) for the figure "15,88c" of the figure "16,94c".

The provisions in this notice contained shall be deemed to have come into operation on 1 October, 1977.

PB: 2-4-2-104-93

Administrator's Notice 1923 21 December, 1977

WATERVAL-BOVEN HEALTH COMMITTEE: APPLICATION OF STANDARD DRAINAGE BY-LAWS.

The Administrator hereby —

- (a) in terms of section 126A(2) of the Local Govern-

BYLAE A.

1. Vars vrugte en groente, uitgesonderd sampioene.
2. Gewasde afval.
3. Vis wat gesout, gedroog of verpak is.
4. Roomys en yslekkers.
5. Die volgende fabriek-verpakte goedere: Gebakte grondbone, springmielies, versuikerde of gedroogde vrugte, aartappelskyfies, kaaskrulle en lekkers.
6. Koeldranke.
7. Eiers.
8. Gebreide velle en huide.
9. Handwerk en snuisterye.
10. Hout en kole.
11. Kunswerke.
12. Plante en snyblomme.
13. Nuusblaie en tydskrifte.

BYLAE B.

PB: 2-4-2-47-111

Administrateurskennisgiving 1922 21 Desember 1977

MUNISIPALITEIT VERWOERDBURG: 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 Verwoerdburg, afgekondig by Administrateurskennisgiving 349 van 20 April 1955, soos gewysig, word hierby verder gewysig deur item 2 van die Tarief van Gelde onder Bylae 1 by Hoofstuk 3 te wysig deur —

- (a) in subitem (1) die syfer "15,88c" deur die syfer "16,94c" te vervang;
- (b) in subitem (2)(a) en (b) die syfers "15,88c" en "13,88c" onderskeidelik deur die syfers "16,94c" en "14,94c" te vervang; en
- (c) in subitem (3)(b) die syfer "15,88c" deur die syfer "16,94c" te vervang.

Die bepalings in hierdie kennisgiving vervat, word geag op 1 Oktober 1977 in werking te getree het.

PB: 2-4-2-104-93

Administrateurskennisgiving 1923 21 Desember 1977

GESONDHEIDSKOMITEE VAN WATERVAL-BOVEN: TOEPASSING VAN STANDAARD RIOLE-RINGSVERORDENINGE.

Die Administrateur —

- (a) maak hierby ingevolge artikel 126A(2) van die Or-

ment Ordinance, 1939, read with section 164(3) of the said Ordinance, makes the Standard Drainage By-laws, published under Administrator's Notice 665, dated 8 June, 1977, applicable to the Waterval-Boven Health Committee as regulations of the said Committee;

- (b) in terms of the said section 164(3) of the said Ordinance publishes that in terms of section 126(1)(a) of the said Ordinance he —

(i) hereby revokes the Drainage and Plumbing By-laws published under Administrator's Notice 509, dated 1 August, 1962, and made applicable *mutatis mutandis* to the area of jurisdiction of the Waterval-Boven Health Committee under Administrator's Notice 106, dated 13 February, 1963, as amended, excepting Schedules A, B and C;

(ii) amends the said Schedule A as follows:

(aa) By the substitution in paragraph 1 of Part I for the expressions "subregulation (1) of regulation 11" and "regulation 6" of the expressions "section 23(1) of the Committee's Drainage Regulations" and "section 20(1) of the Committee's Drainage Regulations" respectively.

(bb) By the substitution in paragraph 2 of Part I for the expressions "regulation 6" and "regulation 4" of the expressions "section 20(1) of the Committee's Drainage Regulations" and "section 3 of the Committee's Drainage Regulations" respectively.

(cc) By the substitution in paragraph 4 of Part II for the expression "regulation 8(2)" of the expression "section 22(2) of the Committee's Drainage Regulations"; and

(iii) amends the said Schedule B as follows:

(aa) By the substitution in paragraph 1 of Part I for the expression "regulation 10" of the expression "section 5 of the Committee's Drainage Regulations".

(bb) By the substitution in the introductory paragraph to Part IV for the expression "subregulation (1) of regulation 22" of the expression "section 77 of the Committee's Drainage Regulations".

(cc) By the substitution in paragraph 3 of Part IV for the expression "Schedule D to these regulations" of the expression "Appendix II of the Committee's Drainage Regulations".

(dd) By the substitution in Part IV for the expression "regulation 68" of the expression "section 71 of the Committee's Drainage Regulations".

PB. 2-4-2-34-106

Administrator's Notice 1924

21 December, 1977

WITBANK MUNICIPALITY: AMENDMENT TO TRAFFIC BY-LAWS.

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

donnansie op Plaaslike Bestuur, 1939, gelees met artikel 164(3) van genoemde Ordonnansie, die Standaard Rioleringsverordeninge, afgekondig by Administrateurskennisgewing 665 van 8 Junie 1977, op die Gesondheidskomitee van Waterval-Boven van toepassing as regulasies van genoemde Komitee;

- (b) publiseer hierby ingevolge genoemde artikel 164(3) van genoemde Ordonnansie dat hy ingevolge artikel 126(1)(a) van genoemde Ordonnansie —

(i) die Riolerings- en Loodgietersregulasies, afgekondig by Administrateurskennisgewing 509 van 1 Augustus 1962, en *mutatis mutandis* van toepassing gemaak op die regsgebied van die Gesondheidskomitee van Waterval-Boven by Administrateurskennisgewing 106 van 13 Februarie 1963, soos gewysig, uitgesonderd Bylaes A, B en C, hierby herroep;

(ii) genoemde Bylae A soos volg wysig:

(aa) Deur in paragraaf 1 van Deel I die uitdrukking "subregulasie (1) van regulasie 11" en "regulasie 6" onderskeidelik deur die uitdrukings "artikel 23(1) van die Komitee se Rioleringsregulasies" en "artikel 20(1) van die Komitee se Rioleringsregulasies" te vervang.

(bb) Deur in paragraaf 2 van Deel I die uitdrukings "regulasie 6" en "regulasie 4" onderskeidelik deur die uitdrukings "artikel 20(1) van die Komitee se Rioleringsregulasies" en "artikel 3 van die Komitee se Rioleringsregulasies" te vervang.

(cc) Deur in paragraaf 4 van Deel II die uitdrukking "regulasie 8(2)" deur die uitdrukking "artikel 22(2) van die Komitee se Rioelringsregulasies" te vervang; en

(iii) genoemde Bylae B soos volg wysig:

(aa) Deur in paragraaf 1 van Deel I die uitdrukking "regulasie 10" deur die uitdrukking "artikel 5 van die Komitee se Rioelringsregulasies" te vervang.

(bb) Deur in die inleidende paragraaf van Deel IV die uitdrukking "subregulasie (1) van regulasie 22" deur die uitdrukking "artikel 77 van die Komitee se Rioelringsregulasies" te vervang.

(cc) Deur in paragraaf 3 van Deel IV die uitdrukking "Bylae D by hierdie regulasies" deur die uitdrukking "Aanhangsel II van die Komitee se Rioelringsregulasies" te vervang.

(dd) Deur in Deel VI die uitdrukking "regulasie 68" deur die uitdrukking "artikel 71 van die Komitee se Rioelringsregulasies" te vervang.

PB. 2-4-2-34-106

Administraturskennisgewing 1924 21 Desember 1977

MUNISIPALITEIT WITBANK: WYSIGING VAN VERKEERSVERORDENINGE.

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

section 166 of the Road Traffic Ordinance, 1966, publishes the by-laws set forth hereinafter, which have been approved by him in terms of section 99 of the first-mentioned Ordinance.

The Traffic By-laws of the Witbank Municipality, published under Administrator's Notice 223, dated 19 March, 1947, as amended, are hereby further amended as follows:

1. By the deletion of sections 94 to 96 inclusive, 98 to 102 inclusive and 104 to 106 inclusive of Chapter VIII.

2. By the deletion of items 7, 8 and 11 of Schedule A under Annexure VIII.

PB. 2-4-2-98-39

Administrator's Notice 1925 21 December, 1977

WITBANK MUNICIPALITY: TARIFF OF CHARGES FOR ADMISSION TO AND THE USE OF FACILITIES AT THE WITBANK DAM.

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.

TARIFF OF CHARGES.

1. Admission Charges.

(1) Per motor-car: 50c.

(2) For every person exceeding five persons per motorcar: 10c.

(3) Other vehicles and pedestrians:

(a) Per adult: 20c.

(b) Per child: 10c.

(4) Residents of old age homes, per person: 10c.

(5) Groups of school children under supervision, each: 5c.

(6) Season tickets in respect of motor-cars:

(a) Per year (Beginning 1 July): R9.

(b) Per half-year (Beginning 1 July or 1 January): R5.

(7) Per motorboat: R1.

(8) Season tickets in respect of motorboats (1 October to 30 April of each year): R12.

(9) International and Provincial Water Sports Functions:

(a) Per motor-car: R3.

(b) Pedestrians:

(i) Per adult: R1.

(ii) Per child: 30c.

2. Camping Charges for Caravans and Tents.

(1)(a) For the first 8 weeks, per completed week of 7 days: R15.

gelees met artikel 166 van die Ordonnansie op Padverkeer, 1966, die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van eersgenoemde Ordonnansie goedgekeur is.

Die Verkeersverordeninge van die Munisipaliteit Witbank, aangekondig by Administrateurskennisgewing 223 van 19 Maart 1947, soos gewysig, word hierby verder soos volg gewysig:

1. Deur artikels 94 tot en met 96, 98 tot en met 102 en 104 tot en met 106 van Hoofstuk VIII te skrap.

2. Deur items 7, 8 en 11 van Bylae A onder Aanhangsel VIII te skrap.

PB. 2-4-2-98-39

Administrator's Notice 1925 21 December 1977

MUNISIPALITEIT WITBANK: TARIEF VAN GELDE VIR TOEGANG TOT EN DIE GEBRUIK VAN GERIEWE BY DIE WITBANKDAM.

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.

TARIEF VAN GELDE.

1. Toegangsgelde.

(1) Per motorkar: 50c.

(2) Vir elke persoon meer as vyf persone per motorkar: 10c.

(3) Ander voertuie of voetgangers:

(a) Per volwassene: 20c.

(b) Per kind: 10c.

(4) Inwoners van Ouetehuise, per persoon: 10c.

(5) Groepse skoolgaande kinders onder toesig, elk 5c.

(6) Seisoenkaartjies ten opsigte van motorkarre:

(a) Per jaar (Beginnende 1 Julie): R9.

(b) Per halfjaar (Beginnende 1 Julie of 1 Januarie): R5.

(7) Per motorboot: R1.

(8) Seisoenkaartjies ten opsigte van motorbote (1 Oktober tot 30 April van elke jaar): R12.

(9) Internasionale en Provinciale Watersportbyeenkomste:

(a) Per motorkar: R3.

(b) Voetgangers:

(i) Per volwassene: R1.

(ii) Per kind: 30c.

2. Kampeergelde vir Karavane en Tente.

(1)(a) Vir die eerste 8 weke, per voltooide week van 7 dae: R15.

(b) In respect of an incomplete week in terms of paragraph (a), per day: R2,50.

(2)(a) For the following 4 weeks, per completed week of 7 days: R21.

(b) In respect of an incomplete week in terms of paragraph (a), per day: R3,50.

(3)(a) Thereafter, per completed week of 7 days: R27.

(b) In respect of an incomplete week in terms of paragraph (a), per day: R4,50.

(4) For the purpose of subitems (1) to (3) inclusive on interim period of 30 days or longer shall be deemed to be an interruption of the camping period.

3. Sale of Timber.

Per bundle: 30c.

The Tariff of Charges for Admission to and the Use of Facilities at the Witbank Dam of Witbank Municipality, published under Administrator's Notice 1334, dated 30 July, 1975, as amended, is hereby revoked.

PB. 2-4-2-69-39

Administrator's Notice 1926 21 December, 1977

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

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Wolmaransstad has in terms of section 96bis(2) of the said Ordinance adopted without amendment the Standard By-laws Regulating the Safeguarding of Swimming Pools and Excavations, published under Administrator's Notice 423, dated 22 April, 1970, as amended by Administrator's Notice 1856, dated 29 December, 1971, as by-laws made by the said Council.

PB. 2-4-2-182-40

Administrator's Notice 1927 21 December, 1977

REGULATIONS RELATING TO THE JOINT MUNICIPAL PENSION FUND (TRANSVAAL): AMENDMENT.

The Administrator, in terms of the provisions of section 79ter of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), hereby amends the Regulations relating to the Joint Municipal Pension Fund (Transvaal) established by the Administrator in terms of section 79ter of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), and affecting certain other Pension Funds, promulgated under Administrator's Notice 2056 of 12 November, 1974, as set out in the Schedule hereto with effect from 1 January, 1978.

SCHEDULE.

1. Regulation 1 is hereby amended by —

(a) by the insertion after the definition of "general committee" of the following definition:

(b) Ten opsigte van 'n onvoltooide week ingevolge paragraaf (a), per dag: R2,50.

(2)(a) Vir die daaropvolgende 4 weke, per voltooide week van 7 dae: R21.

(b) Ten opsigte van 'n onvoltooide week ingevolge paragraaf (a), per dag: R3,50.

(3)(a) Daarna, per voltooide week van 7 dae: R27.

(b) Ten opsigte van 'n onvoltooide week ingevolge paragraaf (a), per dag: R4,50.

(4) Vir die toepassing van subitems (1) tot en met (3) word 'n tussentydperk van 30 dae of langer geag 'n onderbreking van die kampeertydperk te wees.

3. Verkoop van Hout.

Per bondel: 30c.

Die Tarief van Gelde vir Toegang tot en Gebruik van Geriewe by die Witbankdam van die Munisipaliteit Witbank, aangekondig by Administrateurskennisgewing 1334 van 30 Julie 1975, soos gewysig, word hierby herroep.

PB. 2-4-2-69-39

Administrator's Notice 1926 21 Desember 1977

MUNISIPALITEIT WOLMARANSSTAD: AANNAME VAN STANDAARDVERORDENINGE WAARBY DIE BEVEILIGING VAN SWEMBADDENS EN UITDRAWINGS GEREGEULEER WORD.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Wolmaransstad die Standaardverordeninge Waarby die Beveiliging van Swembaddens en Uitdrawings Geregeuleer Word, aangekondig by Administrateurskennisgewing 423 van 22 April 1970, soos gewysig by Administrateurskennisgewing 1856 van 29 Desember 1971, ingevolge artikel 96bis(2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

PB. 2-4-2-182-40

Administrateurskennisgewing 1927 21. Desember 1977

REGULASIES BETREFFENDE DIE GEMEENSKAPLIKE MUNISIPALE PENSIOENFONDS (TRANSVAAL): WYSIGING.

Ingevolge die bepalings van artikel 79ter van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), wysig die Administrateur hierby die Regulasies Betreffende die Gemeenskaplike Municipale Pensioenfonds (Transvaal) deur die Administrateur ingestel ingevolge artikel 79ter van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), en wat sekere ander Pensioenfonds raak, aangekondig by Administrateurskennisgewing 2056 van 12 November 1974, soos in die Bylae hierby uiteengesit, met ingang van 1 Januarie 1978.

BYLAE.

1. Regulasie 1 word hierby gewysig deur —

(a) na die woordomskrywing van "Fonds" die volgende woordomskrywing in te voeg:

(xiiiA) 'gratuity' means a lump sum payable in terms of these Regulations to a retiring member, a dependant or a member who leaves the service; (viiiA);

(b) the deletion of the definitions of "new member" of the following definition:

"(xviii) 'pension' means a retiring benefit, an annuity, a gratuity or other benefit payable in terms of these Regulations; (xviii);"

2. Regulation 8 is hereby amended by the substitution for subregulation (2) of the following subregulation:

"(2) Not more than 2 office-bearers elected in terms of subregulation (1)(a) and not more than 2 office-bearers elected in terms of subregulation (1)(b) may reside more than 160 km from the registered office of the Fund."

3. Regulation 15(1) is hereby amended by the substitution for paragraphs (o) and (p) of the following paragraphs:

- "(o) accept any property on behalf of the Fund by way of donation or bequest;
- (p) write off any amount which is or may be due to the and which, in the opinion of the management committee, is irrecoverable or not profitable to recover; and
- (q) do all such things as are incidental or conducive to the attainment of the objects of these Regulations."

4. Regulation 24(5)(b)(i) is hereby amended by the substitution for the words "twice the total of his contributions" of the words "the total of his contributions and the contributions of the local authority".

5. Regulation 25 is hereby amended by—

(a) the addition at the end of subregulation (2) of the following proviso:

"Provided that no contributions shall be paid by a member in respect of the month in which he attains the age of 17 years."

(b) the substitution in subregulation (3)(a) for the expression "regulation 33(3), (4), (5), (6) or (7)" of the expression "regulation 32, 33(3)"; and

(c) the insertion after subregulation (3) of the following subregulation:

"(3A) If a member receives less than full pay during any calendar month, he shall—

(a) contribute on the basis of his full pensionable emoluments during such calendar month if he has received 15 or more days' full pay during such calendar month;

(b) make no contribution during such calendar month if he has received less than 15 days' full pay during such calendar month."

6. Regulation 26(1) is hereby amended by the deletion of the expression "... with the approval of the Administrator,".

7. Regulation 32 is hereby substituted by the following regulation:

"(viiiA) 'gratifikasie' 'n ronde bedrag wat ingevolge hierdie Regulasies aan 'n aftredende lid, afhanklike of lid wat uit die diens tree, betaalbaar is; (xiiiA);"

(b) die woordomskrywings van "nuwe lid" en "ou lid" te skrap; en

(c) die woordomskrywing van "pensioen" deur die volgende woordomskrywing te vervang:

"(xviii) 'pensioen' 'n aftreevoordeel, 'n jaargeld, 'n gratifikasie of ander voordeel ingevolge hierdie Regulasie betaalbaar; (xviii);".

2. Regulasie 8 word hierby gewysig deur subregulasie (2)-deur die volgende subregulasie te vervang:

"(2) Hoogstens 2 ampsdraers verkies ingevolge subregulasie (1)(a) en hoogstens 2 ampsdraers verkies ingevolge subregulasie (1)(b) kan verder as 160 km van die Fonds se geregistreerde kantoor woonagtig wees."

3. Regulasie 15(1) word hierby gewysig deur paragrawe (o) en (p) deur die volgende paragrawe te vervang:

"(o) enige eiendom namens die Fonds as geskenk of bemaking aanvaar;

(p) enige bedrag wat aan die Fonds verskuldig is of mag wees en wat na die mening van die komitee van beheer onverhaalbaar of nie lonend verhaalbaar is nie, afskryf; en

(q) alles doen wat in verband staan met die bereiking van die doelstelling van hierdie Regulasies of wat dit sal bevorder."

4. Regulasie 24(5)(b)(i) word hierby gewysig deur die woorde "twee maal die totaal van sy bydraes" deur die woorde "die totaal van sy bydraes en die bydraes van die plaaslike bestuur" te vervang.

5. Regulasie 25 word hierby gewysig deur—

(a) aan die end van subregulasie (2), die volgende voorbehoudbepaling by te voeg:

"Met dien verstande dat geen bydraes deur 'n lid betaal word nie ten opsigte van die maand waarin hy die ouderdom van 17 jaar bereik."

(b) in subregulasie (3)(a) die uitdrukking "regulasie (33)(3), (4), (5), (6) of (7)" deur die uitdrukking "regulasie 32, 33(3)" te vervang; en

(c) na subregulasie (3) die volgende subregulasie in te voeg:

"(3A) As 'n lid minder as volle besoldiging vir enige kalendermaand ontvang, maak hy—

(a) op die basis van sy volle pensioendraende emolumente gedurende daardie kalendermaand, bydrae as hy volle besoldiging vir 15 of meer dae vir daardie kalendermaand ontvang;

(b) geen bydrae vir daardie kalendermaand nie as hy minder as 15 dae se volle besoldiging vir daardie kalendermaand ontvang."

6. Regulasie 26(1) word hierby gewysig deur die uitdrukking "... met die goedkeuring van die Administrateur," te skrap.

7. Regulasie 32 word hierby deur die volgende regulasie vervang:

"Method of Calculating Retiring Benefits..."

32.(1) The retiring benefit payable to a member shall consist of an annuity and a gratuity equal to the percentage indicated next to the retirement age as set out in the Tables hereto, of the annual average of his pensionable emoluments over the last 3 years of his continuous service or over the whole period of his continuous service, if shorter, multiplied by the period of his continuous service: Provided that if a member is retired in terms of the provisions of regulation 33(3) or 35, an annuity at the maximum percentage which would have been applicable to him if he had reached the pension age and a gratuity as set out in Table 8 hereto shall be paid to him.

(2) The annuity and gratuity percentages shall be calculated according to the age in years and completed months, and the percentages applicable to exact years shall be obtained from the Tables hereto and the percentages applicable to exact years shall be obtained from the Tables hereto and the percentages for months shall be calculated by interpolation.

(3) A member who intends to retire at an earlier age than the pension age in terms of the provisions of the appropriate Table hereto, shall, if required to do so by the local authority, give three months' written notice to that local authority of his intended retirement.

TABLE 1.

A male member whose date of entry to the Fund was before 19 December, 1957 and who has at least 10 years continuous service, may retire from the age of 55 years and shall receive a retiring benefit based on the following percentages:

Age at Retirement	Percentage	
	Annuity	Gratuity
55	1,06	3,88
56	1,13	4,04
57	1,21	4,11
58	1,29	4,25
59	1,38	4,38
60	1,47	4,50
61	1,55	4,50
62	1,63	4,50
63	1,72	4,50
64	1,74	4,50
65	1,79	4,50

TABLE 2.

A male member whose date of entry to the Fund was after 18 December, 1957 but before 1 July, 1966, may—

(a) retire from the age of 58 years if he has at least 10 years continuous service; or

"Metode Waarvolgens Uitdienstredingsvoordeel Bereken Word."

32.(1) Die uitdienstredingsvoordeel wat aan 'n lid betaalbaar is, bestaan uit 'n jaargeld en 'n gratifikasie gelykstaande met die persentasie wat aangedui word teenoor die aftree-ouderdom soos in die Tabelle hierby uitteengesit, van sy jaarlikse gemiddelde pensioendraende emolumente oor die laaste 3 jaar van sy deurlopende diens, of oor die hele tydperk van sy deurlopende diens, indien korter, vermenigvuldig met die tydperk van sy deurlopende diens: Met dien verstande dat indien 'n lid ingevolge die bepalings van regulasie 33(3) of 35 afgedank word, 'n jaargeld volgens die maksimum persentasie wat op hom van toepassing sou gewees het as hy die pensioenleeftyd bereik het en 'n gratifikasie soos uiteengesit in Tabel 8 hierby aan hom betaal word.

(2) Die jaargeld- en die gratifikasiepersentasies word ooreenkomsdig die ouderdom in jare en voltooide maande bereken en die persentasies van toepassing op preiese jare word van die Tabelle hierby verkry en die persentasies vir maande word deur middel van interpolasie bereken.

(3) 'n Lid wat van voorneme is om op 'n vroeë leeftyd as die pensioenleeftyd ingevolge die bepalings van die toepaslike Tabel hierby af te tree, gee, indien daar toe deur die plaaslike bestuur vereis, 3 maande skriftelik kennis aan daardie plaaslike bestuur van sy voorgenome aftrede.

TABEL 1.

'n Manlike lid wie se datum van toetreding tot die Fonds voor 19 Desember 1957 is en wat minstens 10 jaar deurlopende diens het, kan vanaf die ouderdom van 55 jaar aftree en ontvang 'n uitdienstredingsvoordeel gebaseer op die volgende persentasies:

Ouderdom by Aftrede	Persentasie	
	Jaargeld	Gratifikasie
55	1,06	3,88
56	1,13	4,04
57	1,21	4,11
58	1,29	4,25
59	1,38	4,38
60	1,47	4,50
61	1,55	4,50
62	1,63	4,50
63	1,72	4,50
64	1,74	4,50
65	1,79	4,50

TABEL 2.

'n Manlike lid wie se datum van toetreding tot die Fonds na 18 Desember 1957, maar voor 1 Julie 1966 is, kan—

(a) vanaf die ouderdom van 58 jaar aftree, indien hy minstens 10 jaar deurlopende diens het; of

(b) retire from the age of 55 years if he has at least 30 years continuous service;

and shall receive a retiring benefit based on the following percentages:

Percentage

Age at Retirement	Annuity	Gratuity
55	1,06	3,15
56	1,13	3,32
57	1,21	3,42
58	1,29	3,58
59	1,38	3,72
60	1,47	3,86
61	1,55	4,07
62	1,63	4,29
63	1,72	4,50
64	1,74	4,50
65	1,79	4,50

TABLE 3.

A male member whose date of entry to the Fund is after 30 June, 1966 may—

- (a) retire from the age of 60 years if he has at least 10 years continuous service; or
 (b) retire from the age of 55 years if he has at least 30 years continuous service;

and shall receive a retiring benefit based on the following percentages:

Percentage

Age at Retirement	Annuity	Gratuity
55	0,93	2,66
56	1,02	2,84
57	1,10	2,96
58	1,19	3,13
59	1,27	3,28
60	1,36	3,42
61	1,45	3,64
62	1,53	3,86
63	1,62	4,07
64	1,70	4,29
65	1,79	4,50

TABLE 4.

A female member whose pension age is 58 years and whose date of entry to the Fund was before 19 December, 1957 and who has at least 10 years continuous service, may retire from the age of 50 years, and shall receive a retiring benefit based on the following percentages:

(b) vanaf die ouderdom van 55 jaar aftree, indien hy minstens 30 jaar deurlopende diens het,

en ontvang 'n uitdienstredingsvoordeel gebaseer op die volgende persentasies:

Persentasie

Ouderdom by Afrede	Jaargeld	Gratifikasie
55	1,06	3,15
56	1,13	3,32
57	1,21	3,42
58	1,29	3,58
59	1,38	3,72
60	1,47	3,86
61	1,55	4,07
62	1,63	4,29
63	1,72	4,50
64	1,74	4,50
65	1,79	4,50

TABEL 3.

'n Manlike lid wie se datum van toetredde tot die Fonds na 30 Junie 1966 is, kan—

- (a) vanaf die ouderdom van 60 jaar aftree, indien hy minstens 10 jaar deurlopende diens het; of
 (b) vanaf die ouderdom van 55 jaar aftree, indien hy minstens 30 jaar deurlopende diens het,
 en ontvang 'n uitdienstredingsvoordeel gebaseer op die volgende persentasies:

Persentasie

Ouderdom by Afrede	Jaargeld	Gratifikasie
55	0,93	2,66
56	1,02	2,84
57	1,10	2,96
58	1,19	3,13
59	1,27	3,28
60	1,36	3,42
61	1,45	3,64
62	1,53	3,86
63	1,62	4,07
64	1,70	4,29
65	1,79	4,50

TABEL 4.

'n Vroulike lid wie se pensioenouderdom 58 jaar is en wie se datum van toetredde tot die Fonds voor 19 Desember 1957 is en wat minstens 10 jaar deurlopende diens het, kan vanaf die ouderdom van 50 jaar aftree, en ontvang 'n uitdienstredingsvoordeel gebaseer op die volgende persentasies:

Age at Retirement	Percentage		Ouderdom by Afrede	Percentasie	
	Annuity	Gratuity		Jaargeld	Gratifikasie
50	1,16	5,10	50	1,16	5,10
51	1,23	5,26	51	1,23	5,26
52	1,30	5,48	52	1,30	5,48
53	1,37	5,70	53	1,37	5,70
54	1,45	5,91	54	1,45	5,91
55	1,52	6,20	55	1,52	6,20
56	1,52	6,20	56	1,52	6,20
57	1,59	6,20	57	1,59	6,20
58	1,67	6,20	58	1,67	6,20

TABLE 5.

TABEL 5.

A female member whose pension age is 58 years and whose date of entry to the Fund was after 18 December, 1957 but before 1 July, 1966, may —

- retire from the age of 53 years if she has at least 10 years continuous service; or
- retire from the age of 50 years if she has at least 30 years continuous service,

and shall receive a retiring benefit based on the following percentages:

Age at Retirement	Percentage	
	Annuity	Gratuity
50	1,03	4,13
51	1,11	4,32
52	1,19	4,56
53	1,27	4,79
54	1,35	5,01
55	1,43	5,31
56	1,51	5,61
57	1,59	5,91
58	1,67	6,20

TABLE 6.

TABEL 6.

A female member whose pension age is 65 years and whose date of entry to the Fund was before 1 July, 1966, may —

- retire from the age of 60 years if she has at least 10 years continuous service; or
- retire from the age of 55 years if she has at least 30 years continuous service,

and shall receive a retiring benefit based on the following percentages:

Ouderdom by Afrede	Percentasie	
	Jaargeld	Gratifikasie
50	1,16	5,10
51	1,23	5,26
52	1,30	5,48
53	1,37	5,70
54	1,45	5,91
55	1,52	6,20
56	1,52	6,20
57	1,59	6,20
58	1,67	6,20

TABEL 5.

'n Vroulike lid wie se pensioenouderdom 58 jaar is en wie se datum van toetreden tot die Fonds na 18 Desember 1957 maar voor 1 Julie 1966 is, kan —

- vanaf die ouderdom van 53 jaar aftree, indien sy minstens 10 jaar deurlopende diens het; of
 - vanaf die ouderdom van 50 jaar aftree, indien sy minstens 30 jaar deurlopende diens het,
- en ontvang 'n uitdienstredingsvoordeel gebaseer op die volgende persentasies:

Ouderdom by Afrede	Percentasie	
	Jaargeld	Gratifikasie
50	1,03	4,13
51	1,11	4,32
52	1,19	4,56
53	1,27	4,79
54	1,35	5,01
55	1,43	5,31
56	1,51	5,61
57	1,59	5,91
58	1,67	6,20

TABEL 6.

'n Vroulike lid wie se pensioenouderdom 65 jaar is en wie se datum van toetreden tot die Fonds voor 1 Julie 1966 is, kan —

- vanaf die ouderdom van 60 jaar aftree, indien sy minstens 10 jaar deurlopende diens het; of
- vanaf die ouderdom van 55 jaar aftree, indien sy minstens 30 jaar deurlopende diens het,

en ontvang 'n aftredingsvoordeel gebaseer op die volgende persentasies:

Age at Retirement	Percentage	
	Annuity	Gratuity
55	1,06	3,76
56	1,13	3,99
57	1,21	4,13
58	1,29	4,34
59	1,38	4,53
60	1,47	4,71
61	1,55	4,98
62	1,63	5,24
63	1,72	5,50
64	1,74	5,50
65	1,79	5,50

TABLE 7

A female member whose pension age is 65 years and whose date of entry to the Fund is after 30 June, 1966, may—

- (a) retire from the age of 60 years if she has at least 10 years continuous service; or
- (b) retire from the age of 55 years if she has at least 30 years continuous service,

and shall receive a retiring benefit based on the following percentages:

Ouderdom by Afrede	Persentasie	
	Jaargeld	Gratifikasie
55	1,06	3,76
56	1,13	3,99
57	1,21	4,13
58	1,29	4,34
59	1,38	4,53
60	1,47	4,71
61	1,55	4,98
62	1,63	5,24
63	1,72	5,50
64	1,74	5,50
65	1,79	5,50

TABEL 7

'n Vroulike lid wie se pensioenouderdom 65 jaar is en wie se datum van toetreding tot die Fonds na 30 Junie 1966 is, kan—

- (a) vanaf die ouderdom van 60 jaar aftree, indien sy minstens 10 jaar deurlopende diens het; of
- (b) vanaf die ouderdom van 55 jaar aftree, indien sy minstens 30 jaar deurlopende diens het,

en ontvang 'n uitdienstdedingsvoordeel gebaseer op die volgende persentasies:

Ouderdom by Afrede	Persentasie	
	Jaargeld	Gratifikasie
55	0,93	3,18
56	1,02	3,41
57	1,10	3,58
58	1,19	3,79
59	1,27	3,99
60	1,36	4,18
61	1,45	4,45
62	1,53	4,71
63	1,62	4,98
64	1,70	5,24
65	1,79	5,50

TABEL 8

TABLE 8

Gratuity percentages for members retired in terms of regulation 33(3) or 35:

Gratifikasiepersentasies vir lede wat ingevolge die bepalings van regulasie 33(3) of 35 afgedank word,

annually on the first day of January be increased in accordance with a scale recommended by the actuary and determined by the committee of management with the approval of the Administrator.

(2) An annuity payable to a pensioner who retires on or after 1 January, 1978 and an annuity which becomes payable on or after 1 January, 1978 in terms of regulation 43, shall thereafter annually on the first day of January be increased in accordance with a scale recommended by the actuary and determined by the committee of management with the approval of the Administrator."

11. Regulation 39 is hereby amended by—

- (a) the substitution in subregulation (1) for the expression "by which his continuous service exceeds 7 years" of the words "of his continuous service"; and
- (b) the substitution in subregulation (3) for the expression "regulations 32 and 33(4)" of the expression "regulation 32".

12. Regulation 42(1) is hereby amended by the substitution for the expression "by which his continuous service exceeds 7 years" of the words "of his continuous service".

13. Regulation 43 is hereby amended by—

- (a) the substitution in subregulation (6) for the expression "regulation 33(4), (5), (6) or (7)" of the expression "regulation 32 or 33"; and
- (b) in subregulation (10)(a) for the words "twice the total amount of his contributions" of the words "the total of his contributions and the contributions of the local authority".

PB. 3-4-5-3

Administrator's Notice 1928

21 December, 1977

CORRECTION OF ADMINISTRATOR'S NOTICE 1010 OF 11 JUNE, 1975 IN CONNECTION WITH THE DEVIATION AND WIDENING OF PUBLIC ROAD P129-1: DISTRICT OF VANDERBIJLPARK.

Administrator's Notice 1010 of 11 June, 1975 is hereby corrected by the substitution for the co-ordinate list and reference on page 1311 of *Provincial Gazette* 3762 of 11 June, 1975 of the co-ordinate list and reference at the top of page 1305 of the said Gazette.

DPH. 024-14/9/12

Administrator's Notice 1929

21 December, 1977

CORRECTION OF ADMINISTRATOR'S NOTICE 1009 OF 11 JUNE, 1975 IN CONNECTION WITH THE DECLARATION OF PUBLIC ROADS (ACCESS ROAD TO ROAD P155-1) DISTRICT OF VANDERBIJLPARK.

Administrator's Notice 1009 of 11 June, 1975 is hereby corrected by the substitution for the co-ordinate list and reference at the top of page 1305 of *Provincial Gazette* 3762 of 11 June, 1975 of the co-ordinate list and reference on page 1311 of the said Gazette.

DPH. 024-14/9/12

jaarliks op die eerste dag van Januarie verhoog ooreenkomstig 'n skaal deur die aktuaris aanbeveel en deur die komitee van beheer met goedkeuring van die Administrateur vasgestel.

(2) 'n Jaargeld betaalbaar aan 'n pensioentrekker wat op of na 1 Januarie 1978 afgree en 'n jaargeld wat op of na 1 Januarie 1978 ingevolge regulasie 43 betaalbaar word, word daarna jaarliks op die eerste dag van Januarie verhoog ooreenkomstig 'n skaal deur die aktuaris is aanbeveel en deur die komitee van beheer met goedkeuring van die Administrateur vasgestel."

11. Regulasie 39 word hierby gewysig deur—

- (a) in subregulasie (1) die uitdrukking "waarmee sy deurlopende diens 7 jaar oorskry" deur die woorde "van sy deurlopende diens" te vervang; en
- (b) in subregulasie (3) die uitdrukking "regulasies 32 en 33(4)" deur die uitdrukking "regulasie 32" te vervang.

12. Regulasie 42(1) word hierby gewysig deur die uitdrukking "waarmee sy deurlopende diens 7 jaar oorskry" deur die woorde "van sy deurlopende diens" te vervang.

13. Regulasie 43 word hierby gewysig deur—

- (a) in subregulasie (6) die uitdrukking "regulasie 33(4), (5), (6) of (7)" deur die uitdrukking "regulasie 32 of 33" te vervang; en
- (b) in subregulasie (10)(a) die woorde "twee maal die totale bedrag van sy bydraes" deur die woorde "die totaal van sy bydraes en die bydraes van die plaaslike bestuur" te vervang.

PB. 3-4-5-3

Administrateurskennisgewing 1928 21 Desember 1977

VERBETERING VAN ADMINISTRATEURSKENNISGEWING 1010 VAN 11 JUNIE 1975 IN VERBAND MET DIE VERLEGGING EN VERBREDING VAN OPENBARE PAD P129-1: DISTRIK VANDERBIJLPARK.

Administrateurskennisgewing 1010 van 11 Junie 1975 word hiermee verbeter deur die koördinatelys en verwysing op bladsy 1311 van *Provinsiale Koerant* 3762 van 11 Junie, 1975 te vervang met die koördinatelys en verwysing bo-aan bladsy 1305.

DPH. 024-14/9/12

Administrateurskennisgewing 1929 21 Desember 1977

VERBETERING VAN ADMINISTRATEURSKENNISGEWING 1009 VAN 11 JUNIE 1975 IN VERBAND MET DIE VERKLARING VAN OPENBARE PAAIE (TOEGANGSPAAL TOT PAD P155-1) DISTRIK VANDERBIJLPARK.

Administrateurskennisgewing 1009 van 11 Junie 1975, word hiermee verbeter deur die koördinatelys en verwysing bo-aan bladsy 1305 van *Provinsiale Koerant* 3762 van 11 Junie 1975 te vervang met die koördinatelys en verwysing op bladsy 1311 van gemelde koerant.

DPH. 024-14/9/12

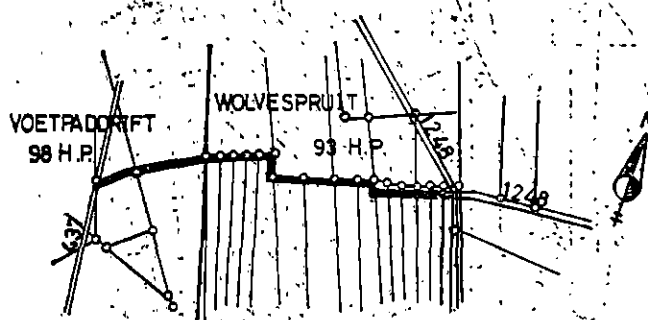
Administrator's Notice 1934 21 December, 1977

DECLARATION OF AN UNNUMBERED PUBLIC ROAD: DISTRICT OF WOLMARANSSTAD.

The Administrator hereby declares, in terms of the provisions of section 5(1)(a) and section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957) that the road, as shown on the subjoined sketch plan, which runs over the farms Voetpaddrift 98-H.P. and Wolvespruit 93-H.P., district of Wolmaransstad, shall exist as an unnumbered public road, 10 metres wide.

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 road has been demarcated by means of the erected fence.

E.C.R. 1891 dated 25 October, 1977
DP. 07-074-23/22/1248



Administrator's Notice 1930 21 December, 1977

DECLARATION OF ACCESS ROADS (SERVICE ROADS TO PROVINCIAL ROADS P3-4 AND P3-5) WITHIN KLERKSDORP MUNICIPAL AREA.

In terms of the provisions of section 48(1) of the Roads Ordinance, 1957 (Ordinance 22 of 1957) the Administrator hereby declares that access roads with varying widths, the general directions and situations of which are shown on the appended sketch plans, with appropriate co-ordinates of the boundary beacons, shall exist over the properties as indicated on the aforesaid sketch plans within Klerksdorp Municipal area.

In terms of the provisions of subsections (2) and (3) of section 5A of the said Ordinance it is hereby declared that beacons have been erected to demarcate the land taken up by the aforesaid access roads.

E.C.R. 1659(36) dated 5 October, 1976
DPH. 073-14/9/24

Administrateurskennisgewing 1934 21 Desember 1977

VERKLARING VAN 'N ONGENOMMERDE OPENBARE PAD: DISTRIK WOLMARANSSTAD.

Die Administrateur verklaar hierby, ingevolge die bepalings van artikel 5(1)(a) en artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) dat die pad, soos op bygaande sketsplan aangegetoon, wat oor die plase Voetpaddrift 98-H.P. en Wolvespruit 93-H.P., distrik Wolmaransstad, loop as 'n ongenommerde openbare pad, 10 meter breed, sal bestaan.

Ooreenkomstig die bepalings van subartikels (2) en (3) van artikel 5A van genoemde Ordonnansie word hierby verklaar dat die grond, wat genoemde pad in beslag neem, deur middel van die opgerigte omheining afgemerkt is.

U.K.B. 1891 gedateer 25 Oktober 1977
DP. 07-074-23/22/1248

DP. 07-074-23 | 22 | 1248

UKB	VAN
1891	77-10-25
ECR	OF
BESTAANDE PAAIE — EXISTING ROADS	
PAD VERKLAAR AS — ROAD DECLARED AS	
ONGENOMMERDE — UNNUMBERED PUBLIC	
OPENBARE PAD 10m — ROAD 10m WIDE	
BREED.	

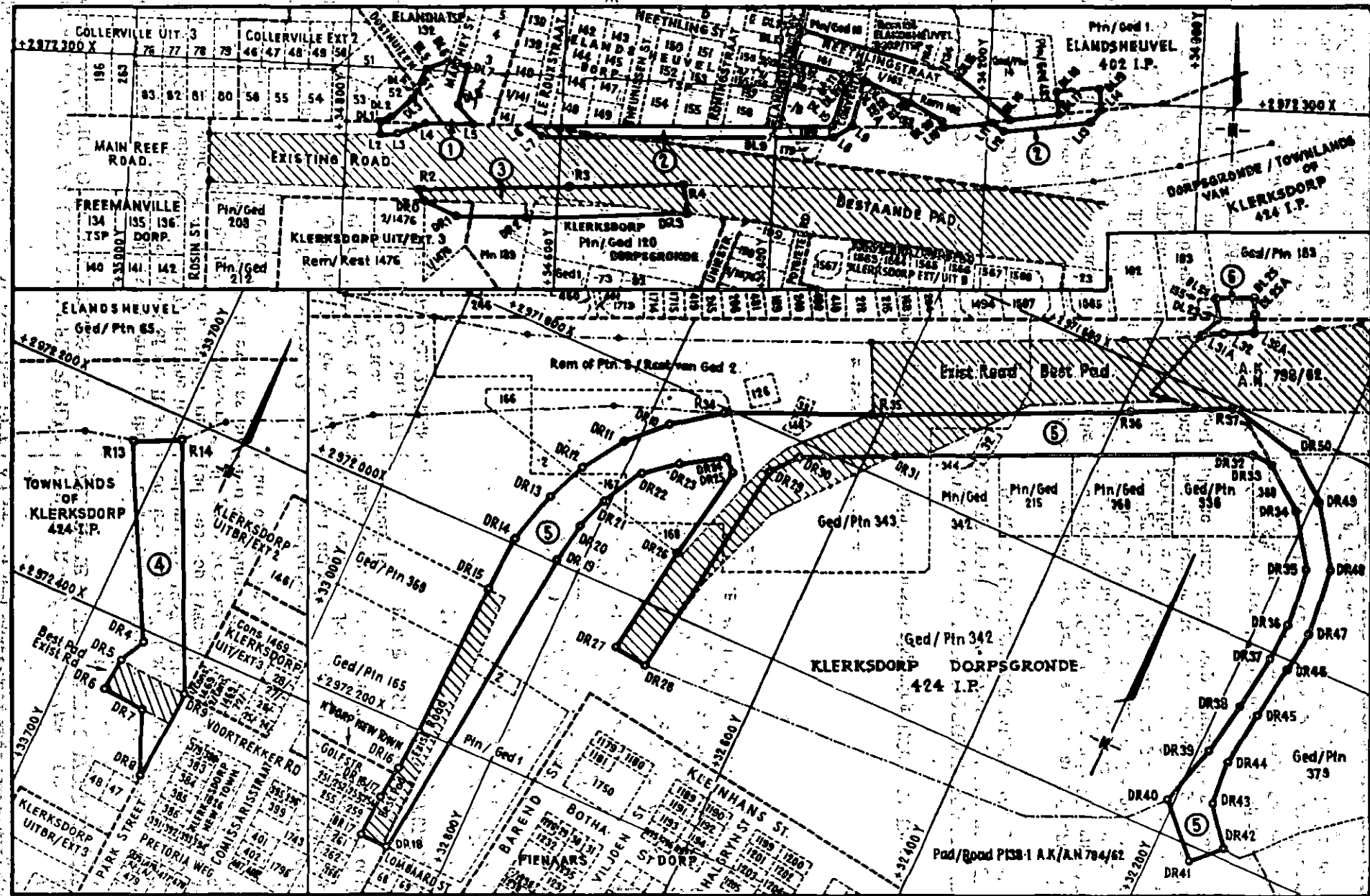
Administrateurskennisgewing 1930 21 Desember 1977

VERKLARING VAN TOEGANGSPAALIE (DIENSPAAIE TOT PROVINSIALE PAAIE P3-4 EN P3-5) BINNE KLERKSDORP MUNISIPALE GEBIED.

Ingevolge die bepalings van artikel 48(1) van die Padordonnansie 1957, (Ordonnansie 22 van 1957) verklaar die Administrateur hierby dat toegangspaaie met wisselende breedtes en waarvan die algemene rigtings en liggings op bygaande sketsplanne, met toepaslike koördinate van grensbakens aangedui word, sal bestaan oor die eiendomme soos aangegetoon op genoemde sketsplanne binne Klerksdorp Municipale gebied.

Ooreenkomstig die bepalings van subartikels (2) en (3) van artikel 5A van genoemde Ordonnansie word hierby verklaar dat bakens opgerig is om die grond, wat deur die voornoemde toegangspaaie in beslag geneem word, af te merk.

U.K.B. 1659(36) gedateer 5 Oktober 1976
DPH. 073-14/9/24



Administrator's Notice 1935 - 21 December, 1977

**DEVIATION OF PUBLIC DISTRICT ROAD 366:
DISTRICT OF LYDENBURG.**

In terms of the provisions of section 5(1)(d) of the Roads Ordinance, 1957 (Ordinance 22 of 1957) the Administrator hereby deviates public district road 366 over the farm Steynsdrift 145-J.S., district of Lydenburg.

The general direction and situation of the said deviation is 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 the land taken up by the said deviation, has been demarcated by means of the erected fence.

E.C.R. 1893 dated 25 October, 1977
DP. 04-042-23/22/366

Administrateurskennisgewing 1935 21 Desember 1977

**VERLEGGING VAN OPENBARE DISTRIKSPAD
366: DISTRIK LYDENBURG.**

Ingevolge die bepalings van artikel 5(1)(d) van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) verlê die Administrateur hierby openbare distrikpad 366 oor die plaas Steynsdrift 145-J.S., distrik Lydenburg.

Die algemene rigting en ligging van genoemde verlegging 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 aan die verlegging van genoemde openbare pad in beslag neem, deur middel van die opgerigte omheining afgemerkt is.

U.K.B. 1893 gedateer 25 Oktober 1977
DP. 04-042-23/22/366



Administrator's Notice 1933 - 21 December, 1977

**REVOCATION OF ADMINISTRATOR'S NOTICE
1618 DATED 26 OCTOBER, 1977.**

The Administrator hereby declares that Administrator's Notice 1618 dated 26 October, 1977 in terms of which an access road, 17 metres wide, was declared over the farm Leeuwkop 192-I.O., district of Delareyville, has been revoked.

E.C.R. 2137 dated 2 December, 1977
DP. 07-075D-23/24/L7

Administrateurskennisgewing 1933 21 Desember 1977

**INTREKKING VAN ADMINISTRATEURSKENNIS-
GEWING 1618 GEDATEER 26 OKTOBER 1977.**

Die Administrateur verklaar dat Administrateurskennisgewing 1618 gedateer 26 Oktober 1977 ingevolge waarvan 'n toegangspad, 17 meter breed, oor die plaas Leeuwkop 192-I.O., distrik Delareyville, verklaar was, hierby ingetrek is.

U.K.B. 2137 gedateer 2 Desember 1977
DP. 07-075D-23/24/L7

Administrator's Notice 1932 - 21 December, 1977

REDUCTION IN WIDTH OF THE ROAD RESERVE OF PUBLIC ROAD P138-1 WITHIN THE MUNICIPAL AREA OF KLERKS DORP.

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 reserve of public road P138-1, within the municipal area of Klerksdorp.

The extent of the reduction in the width of the reserve of the said public road, is indicated on the appended sketch plan with appropriate co-ordinates of the boundary beacons.

In terms of the provisions of subsection (2) and (3) of section 5A of the said Ordinance it is hereby declared that boundary beacons of the reduction of the road reserve of the said public road have been erected on the land.

E.C.R. 1659(36) dated 5 October, 1976 and
1842(15) dated 9 November, 1976
DPH. 073-14/9/14

Administrateurskennisgewing 1932 21 Desember 1977

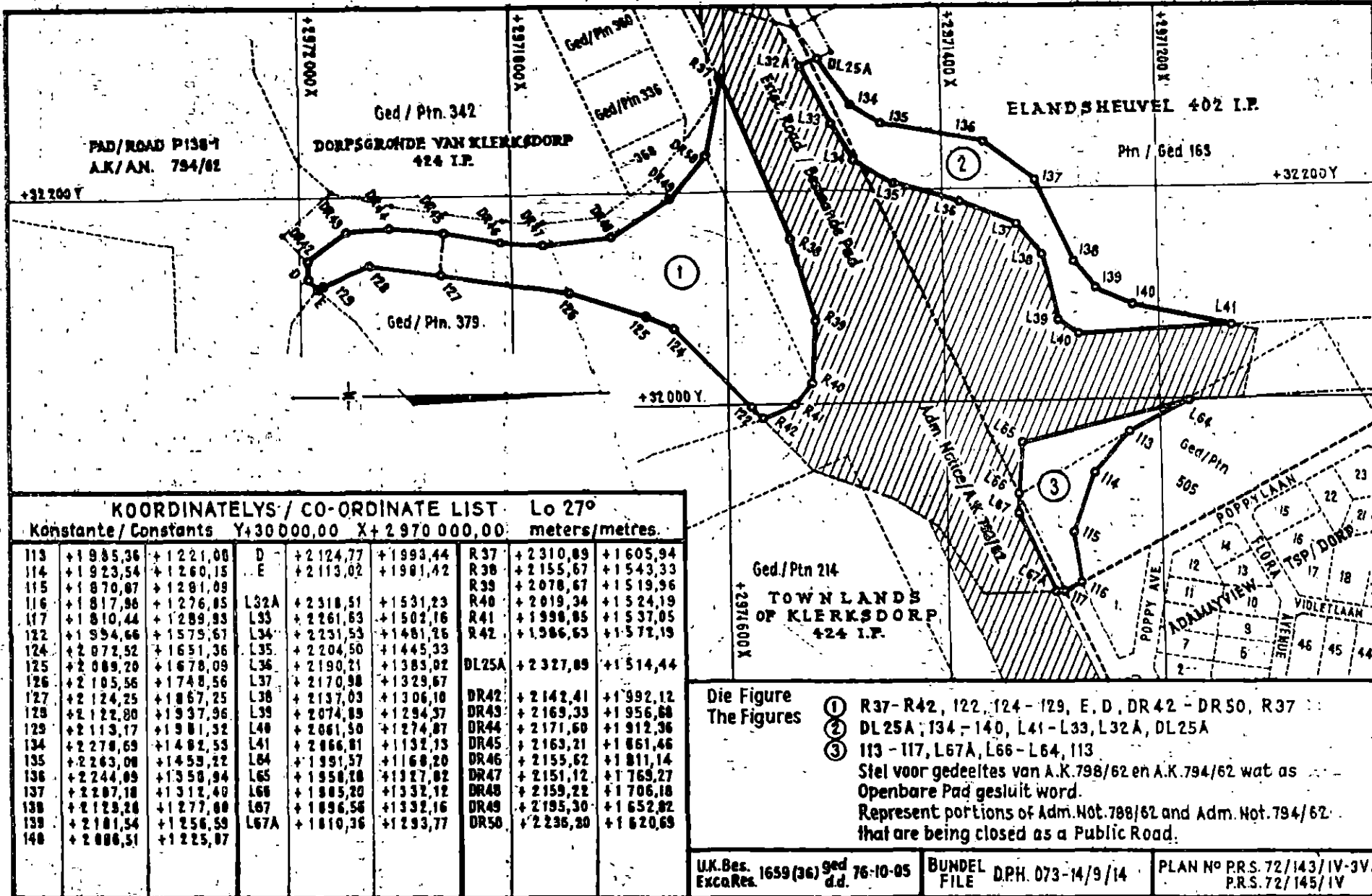
**VERMINDERING VAN DIE RESERWEBREEDTE
VAN OPENBARE PAD P138-1 BINNE KLERKS-
DORP MUNISIPALE GEBIED.**

Ingevolge die bepalings van artikel 3 van die Padordonnansie 1957, verminder die Administrateur hierby die breedte van die reserwe van openbare pad P138-1 binne Klerksdorp munisipale gebied.

Die omvang van die vermindering van die breedte van die padreserwe van genoemde openbare pad word aangedui op bygaande sketsplan met toepaslike koördinate van die grensbakens.

Ooreenkomsdig die bepalings van subartikels (2) en (3) van artikel 5A van genoemde Ordonnansie word hierby verklaar dat grensbakens van die vermindering van die padreserwe van genoemde openbare pad op die grond opgerig is.

U.K.B. 1659(36) gedateer 5 Oktober 1976 en
1842(15) gedateer 9 November 1976
DPH. 073-14/9/14



Administrator's Notice 1936

21 December, 1977

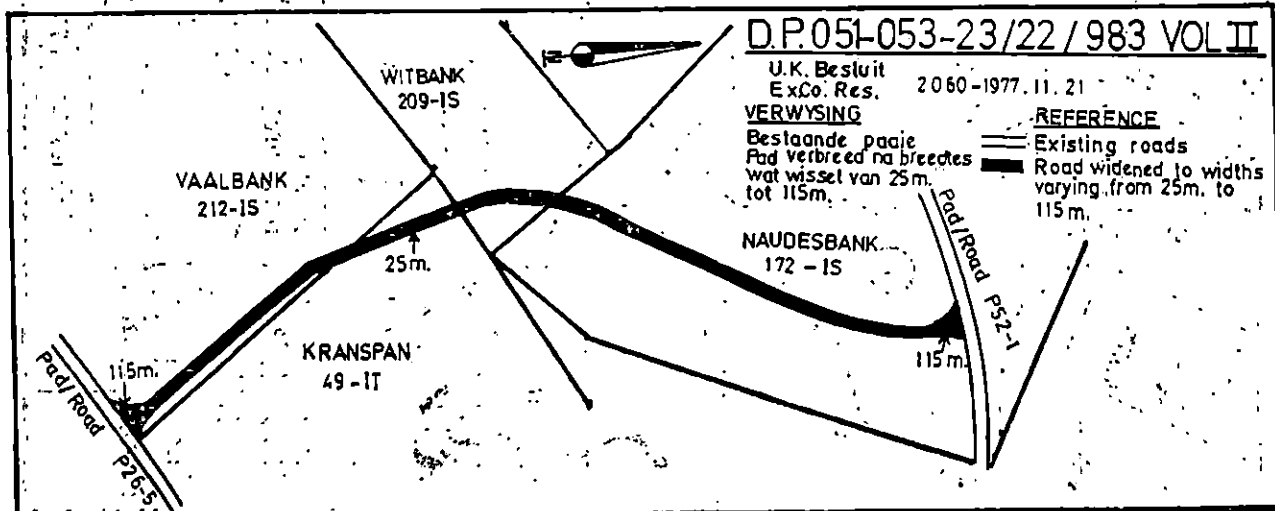
INCREASE IN WIDTH OF ROAD RESERVE OF A PUBLIC ROAD: DISTRICT OF CAROLINA.

In terms of the provisions of section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957) the Administrator hereby increases the road reserve width of district road 983 over the farms Naudesbank 172-I.S., Witbank 209-I.S., Kranspan 49-I.T. and Vaalbank 212-I.S., district of Carolina.

The general direction and situation of the said road and the extent of the increase of the road reserve width thereof is 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 pegs have been erected to demarcate the land taken up by the increase of the reserve width of the said public road.

E.C.R. 2060 of 1977-11-21
DP. 051-053-23/22/983 Vol. II



Administrator's Notice 1931

21 December, 1977

DECLARATION OF PUBLIC ROADS P3-4, P3-5 AND P138-1 WITHIN KLERKSDORP MUNICIPAL AREA.

In terms of the provisions of section 5(2)(b) and 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957) the Administrator hereby declares that public roads P3-4, P3-5 and P138-1 with varying widths, the general directions and situations of which are shown on the appended sketch plans with appropriate co-ordinates of the boundary beacons shall exist over the properties as indicated on the abovementioned sketch plans within Klerksdorp municipal area.

In terms of the provisions of subsections (2) and (3) of section 5A, of the said Ordinance it is hereby declared that beacons have been erected to demarcate the land taken up by the aforesaid public roads.

E.C.R. 1659(36) dated 5 October, 1976
DPH. 073-14/9/14

Administrateurskennisgewing 1936 21 Desember 1977

VERMEERDERING VAN DIE RESERWEBREEDTE VAN 'N OPENBARE PAD: DISTRIK CAROLINA.

Ingevolge die bepalings van artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) vermeerder die Administrateur hierby die reserwebreedte van distrikspad 983 oor die plase Naudesbank 172-I.S., Witbank 209-I.S., Kranspan 49-I.T. en Vaalbank 212-I.S., distrik Carolina.

Die algeniene rigting en ligging van genoemde pad en omvang van die vermeerdering 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 penne opgerig is om die grond wat die vermeerdering van die reserwebreedte van genoemde openbare pad in beslag neem, af te merk.

U.K.B. 2060 van 1977-11-21
DP. 051-053-23/22/983 Vol. II

Administrator's Notice 1931

21 December, 1977

VERKLARING VAN OPENBARE PAAIE P3-4, P3-5 EN P138-1 BINNE KLERKSDORP MUNISIPALE GEBIED.

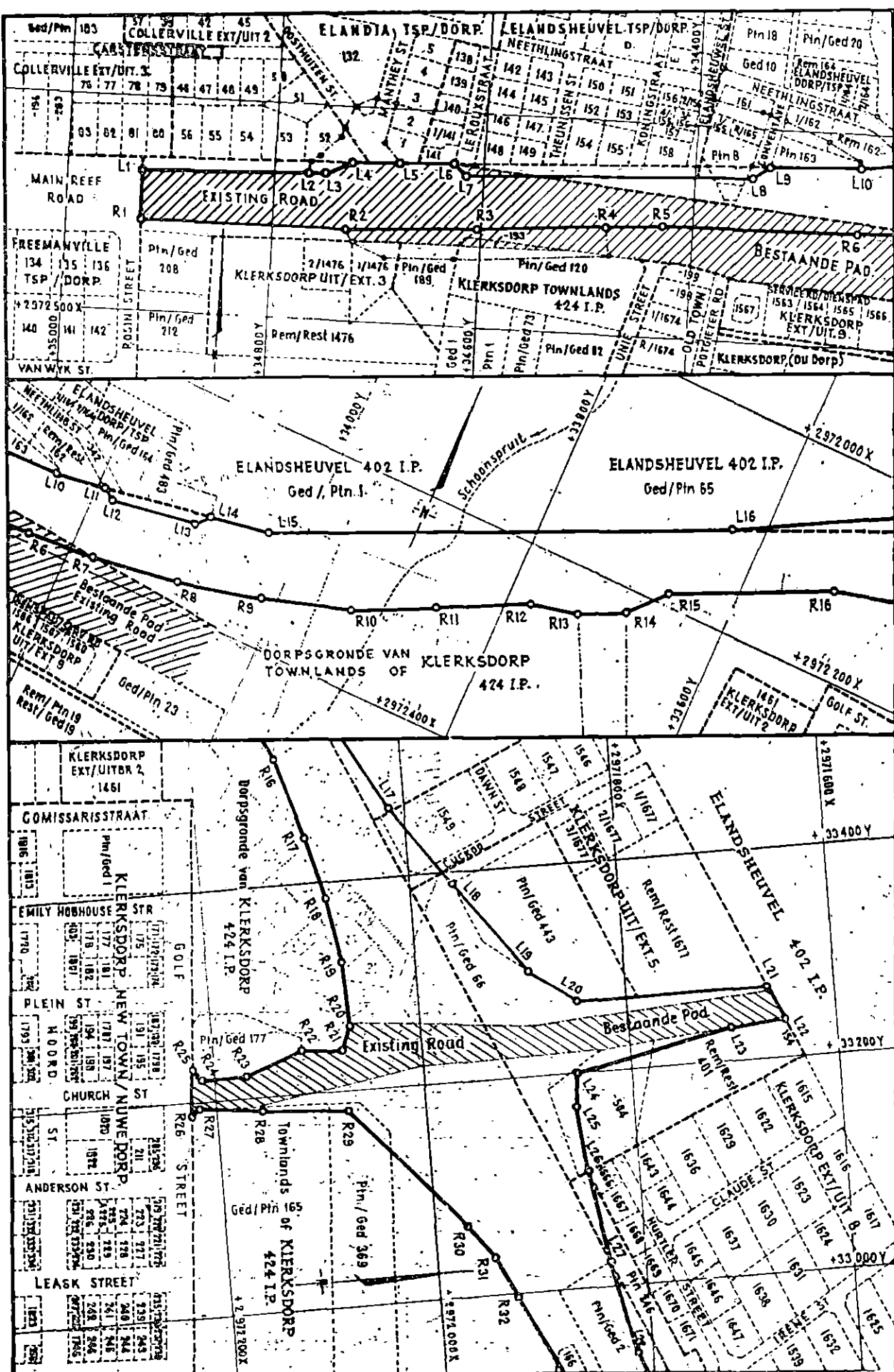
Administrateurskennisgewing 1931 21 Desember 1977

VERKLARING VAN OPENBARE PAAIE P3-4, P3-5 EN P138-1 BINNE KLERKSDORP MUNISIPALE GEBIED.

Ingevolge die bepalings van artikels 5(2)(b) en 3 van die Padordonnansie 1957 (Ordonnansie 22 van 1957), verklaar die Administrateur hierby dat openbare paaie P3-4, P3-5 en P138-1 met wisselende breedtes, waarvan die algemene rigtings en liggings op bygaande sketsplante met toepaslike koördinate van grensbakens aangedui word, sal bestaan oor die eiendomme soos aangedui op bogenoemde sketsplante binne Klerksdorp munisipale gebied.

Ooreenkomsdig die bepalings van subartikels (2) en (3) van artikel 5A van genoemde Ordonnansie word hierby verklaar dat bakens opgerig is om die grond wat deur die voorgenoemde openbare paaie in beslag geneem word, af te merk.

U.K.B. 1659(36) gedateer 5 Oktober 1976
DPH. 073-14/9/14



GENERAL NOTICES

NOTICE 524 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 14 December, 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 14 December, 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, 14 December, 1977.

ANNEXURE.

(a) Name of Township and (b) Owner(s)	Number of Erven	Description of Land	Situation	Reference Number
(a) Wilgeheuwel. (b) Johannesburg Consolidated General Investment Company Limited.	Special Residential : 129 General Residential : 2 Business Parks : 1 Parks : 2	Portion 86 (a portion of Portion 2) of the farm Wilgespruit 190-I.Q., district Roodepoort.	North-east of and abuts the Provincial Road P126-1, South-east of and abuts Remainder of Portion 61 of the farm Wilgespruit 190-I.Q.	PB. 4-2-2-5602
(a) Eden Park-West Extension-1. (b) Community Development.	Industrial Park : 64 : 1	Portion of the farm Palmietfontein No. 141-I.R., district Alberton.	East of the railway line to Alrode; south of proposed commercial township Edenvale-West.	PB. 4-2-2-5909
(a) Randparkrif Extension 17. (b) Robert Maxwell Kirby.	Special Residential : 6 General Residential : 2 Business Park : 2 : 1	Portion 45 of the farm Boschkop 199-I.Q., district Roodepoort.	North-east of and abuts Muldersdrift; south-east of and abuts Portion 126 of the farm Boschkop 199-I.Q.	PB. 4-2-2-4335

ALGEMENE KENNISGEWINGS**KENNISGEWING 524 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 plante, 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 14 Desember 1977.

Ingevolge artikel 58(8)(a) van die genoemde Ordonnansie, moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om in die saak gehoor te word of vertoe te rig, die Directeur 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 14 Desember 1977, deur die Directeur van Plaaslike Bestuur ontyg word.

Alle besware moet in duplo ingedien word en gerig word aan die Directeur van Plaaslike Bestuur, Privaatsak X437, Pretoria.

E. UYS,

Directeur van Plaaslike Bestuur.
Pretoria, 14 Desember 1977.**BYLAE.**

(a) Naam van Dorp en (b) Eienaar(s)	Aantal erwe	Beskrywing van Grond	Liggings	Verwysingsnommer
(a) Wilgeheuwel. (b) Johannesburg Consolidated Investment Company Limited.	Spesiale Woon 129 Algemene Woon 2 Besigheid 1 Parke 2	Gedeelte 86 ('n gedeelte van Gedeelte 2) van die plaas Wilgespruit 190-I.Q., distrik Roodepoort.	Noordoos van en grens aan die Provinciale Pad P126-1. Suidoos van en grens aan Restant van Gedeelte 61 van die plaas Wilgespruit 190-I.Q.	PB. 4-2-2-5602
(a) Eden Park-Wes Uitbreiding 1. (b) Gemeenskapsontwikkeling.	Nywerheid 64 Parke 1	Gedeelte van die plaas Palmietfontein No. 141-I.R., distrik Alberton.	Oos van spoorlyn na Alrode en suid van vasgestelde kommersiële dorp Edenpark-Wes.	PB. 4-2-2-5909
(a) Randparkrif Uitbreiding 17. (b) Robert Maxwell Kirby.	Spesiale Woon 6 Algemene Woon 2 Besigheid 2 Park 1	Gedeelte 45 van die plaas Boschkop 199-I.Q., distrik Roodepoort.	Noordoos van en grens aan Muldersdrifweg; suid-oos van en grens aan Gedeelte 126 van die plaas Boschkop 199-I.Q.	PB. 4-2-2-4335

NOTICE 540 OF 1977.

PROPOSED ESTABLISHMENT OF TOWNSHIPS.

It is hereby notified in terms of section 58(8) 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 21 December, 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 21 December, 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, 21 December, 1977.

ANNEXURE.

(a) Name of Township and (b) Owner(s)	Number of Erven	Description of Land	Situation	Reference Number
(a) Henville Extension 3 (b) Maxman Investments (Pty.) Ltd.	Business Industrial : 4	Remainder of Portion 42 (a portion of Portion 24) of the farm Rietfontein 63-I.R., district Germiston.	South-east of and abuts Servitude for Bus Station (Diagram S.G. No. A.4586/68) and Gerhardus Road, north-east of and abuts Remainder of Portion 43 of the farm Rietfontein 63-I.R.	PB. 4-2-2-5875
(a) Elsburg Extension 4 (b) Town Council of Elsburg	Special Residential : 70	Situated on Portion 202 of the farm Klippoortjie No. 110-I.R., district Germiston.	South-west of and abuts Heidelbergweg, west of and abuts Portion 170 of the farm Klippoortjie No. 110-I.R.	PB. 4-2-2-5879
(a) Randparkrif Extension 36 (b) Joyce Dorothy Thora Orffer	Special for Group Housing Parks : 2	Holding 121, Bush Hill Estate Agricultural Holdings I.R., district Randburg.	South-west of and abuts Kowie Road, south-east of and abuts Pampoen Spruit.	PB. 4-2-2-5478
(a) Roodepoort West Extension 3 (b) Unified Investments (Pty.) Limited	Special Residential : 91	Portion of Remaining Extent of Portion 4 of the farm Roodepoort No. 237-I.Q., district Roodepoort.	East of and abuts Lindhawen Township, south of and abuts Hammer Street.	PB. 4-2-2-5166

KENNISGEWING 540 VAN 1977.

VOORGESTELDE STIGTING VAN DORPÉ.

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 dié betrokke plante, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B206A, 2de Vloer, Blok B, Provinciale Gehou, Pretoriussstraat, Pretoria, vir 'n tydperk van agt weke vanaf 21 Desember 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 21 Desember 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, 21 Desember 1977.

BYLAE

(a) Naam van Dorp en (b) Eienaar(s)	Aantal Erwe	Beskrywing van Grond	Ligging	Verwysingsnommer
(a) Henville Uitbreiding 3 (b) Maxman Investments (Pty.) Ltd.	Besigheid : Nywerheid : 4 : 4	Restant van Gedeelte 42 (n. gedeelte van Gedeelte 24) van die plaas Rietfontein 63-I.R., distrik Germiston.	Suidoos en grens aan Sérwituut vir Bussartjie (Diagram S.G. No. A.4586/68) en Gerhardweg, noordoos van en grens aan Restant van Gedeelte 43 van die plaas Rietfontein 63-I.R.	PB. 4-2-2-5875
(a) Elsburg Uitbreiding 4 (b) Stadsraad van Elsburg	Spesiale Woon Parke : 70 : 2	Geleë op Gedeelte 202 van die plaas Klippoortjie No. 110-I.R., distrik Germiston.	Suidwes van en grens aan Heidelbergweg, wes van en grens aan Gedeelte 170 van die plaas Klippoortjie No. 110-I.R.	PB. 4-2-2-5879
(a) Randparkrif Uitbreiding 36 (b) Joyce Dorothy Thora Orffer	Spesiaal vir Groeps-behuising Parke : 2 : 1	Hoewe 121, Bush Hill Estate Landbouhoeves I.R., distrik Randburg.	Suidwes van en grens aan Kowiestraat, suidoos van en grens aan Pampoenspruit.	PB. 4-2-2-5478
(a) Roodepoort-Wes Uitbreiding 3 (b) Unified Investments (Pty.) Limited	Spesiale Woon : 91	Gedeelte van Restant van Gedeelte 4 van die plaas Roodepoort No. 237-I.Q., distrik Roodepoort.	Oos van en grens aan Lindhaven Dorp, suid van en grens aan Hammerstraat.	PB. 4-2-2-5166

NOTICE 523 OF 1977.

PROPOSED EXTENSION OF BOUNDARIES OF EPSOM DOWNS.

It is hereby notified in terms of section 82(4) of the Town-planning and Townships Ordinance, 1965, that application has been made by Douglasdale Trust (Proprietary) Ltd. for permission to extend the boundaries of Epsom Downs Township to include a portion of Portion 10 of the farm Douglasdale No. 195-I.Q., district Johannesburg.

The relevant portion is situated south-east of and abuts Epsom Downs Township, north-west of and abuts Sloane Street and is to be used for shops, offices, private open space, old-age home, flats and nursery school purposes.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B206A, 2nd Floor, Block B, Provincial Building, Pretoria, for a period of four weeks from the date hereof.

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 four weeks from the date of the first publication of this notice in the *Provincial Gazette*.

All Objections must be lodged in duplicate, and addressed to the Director of Local Government, Private Bag X437, Pretoria, 0001.

E. UYS,
Director of Local Government.
Pretoria, 21 December, 1977.

NOTICE 526 OF 1977.

PRETORIA AMENDMENT SCHEME 408.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner Messrs. H.K.V. (Eiendoms) Beperk, C/o Mr. E. R. Bryce, P.O. Box 28528, Pretoria for the amendment of Pretoria Town-planning Scheme, 1974 by rezoning Portion 37 of Lot 2099, situated on Combrink Street, Villieria Township from "General Residential" to "Special", Use Zone XIV for flats and parking garages, subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme 408. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Pretoria and at the office of the Director of Local Government, Room B206A, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, P.O. Box 440, Pretoria at any time within a period of 4 weeks from the date of this notice.

E. UYS,
Director of Local Government.
Pretoria, 21 December, 1977.

PB. 4-9-2-3H-408

KENNISGEWING 523 VAN 1977.

VOORGESTELDE UITBREIDING VAN GRENSE VAN DORP EPSOM DOWNS.

Ingevolge artikel 82(4) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Douglasdale Trust (Proprietary) Ltd. aansoek gedoen het om die uitbreiding van die grense van dorp Epsom Downs om 'n gedeelte van Gedeelte 10 van die plaas Douglasdale No. 195-I.Q., distrik Johannesburg te omvat.

Die betrokke gedeelte is geleë suidoos van en grens aan Epsom Downs Dorp, noordwes van en grens aan Sloanestraat en sal vir winkels, kantore, privaat oopruimte, ouetehuis, woonstelle en kleuterskool doeleindes gebruik word.

Die aansoek en die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B206A, 2de Vloer, Blok B, Provinciale Gebou, Pretoria, vir 'n tydperk van vier weke na datum hiervan.

Iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om in die saak gehoor te word of vertoë te rig, moet die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as vier weke van die datum van die eerste publikasie van hierdie kennisgewing in die *Provinciale Koerant* of deur die Direkteur van Plaaslike Bestuur ontvang word.

Alle besware moet in duplo ingedien word en gerig word aan Die Direkteur, Departement van Plaaslike Bestuur, Privaatsak X437, Pretoria, 0001.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 21 Desember 1977.

KENNISGEWING 526 VAN 1977.

PRETORIA-WYSIGINGSKEMA 408.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. H.K.V. (Eiendoms) Beperk, P/a mnr. E. R. Bryce, Posbus 28528, Pretoria aansoek gedoen het om Pretoria-dorpsaanlegskema, 1974 te wysig deur die hersonering van Gedeelte 37 van Lot 2099, geleë aan Combrinkstraat, dorp Villieria van "Algemene Woon" tot "Spesiaal" Gebruikstreek XIV vir woonstelle en parkeergarage, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 408 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 21 Desember 1977.

PB. 4-9-2-3H-408

NOTICE 527 OF 1977.

BENONI AMENDMENT SCHEME 1/183.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner Messrs. I.C.H. Properties Limited, C/o Messrs. Gillespie, Archibald and Partners, P.O. Box 389, Benoni for the amendment of Benoni Town-planning Scheme 1, 1947 by rezoning the Remaining Extent of Freehold Lot 2653, situated on Main Reef Road and Russel Street, Benoni Township from "Restricted General Residential" to "Special" Use Zone XI, for attached or detached dwelling units subject to certain conditions.

The amendment will be known as Benoni Amendment Scheme 1/183. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Benoni and at the office of the Director of Local Government, Room B206A, Provincial Building, Pretoria Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria, and the Town Clerk, Private Bag X014, Benoni at any time within a period of 4 weeks from the date of this notice.

E. UYS,

Director of Local Government.

Pretoria, 21 December, 1977.

PB. 4-9-2-6-183

NOTICE 528 OF 1977.

SOUTHERN JOHANNESBURG REGION AMENDMENT SCHEME 127.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner Messrs. L.U. Partridge (Proprietary) Limited, C/o Mr. Louis Fourie, P.O. Box 93, Johannesburg for the amendment of Southern Johannesburg Region Town-planning Scheme, 1962 by rezoning Portion 43 (a portion of Portion 28) and Portion 9 (a portion of Portion 2) of the farm Misgund No. 322, Registration Division I.Q., district of Johannesburg from "Agricultural" to "Special" for the purpose of conducting thereon the business of dealers in live-stock and implements and equipment relating to the conduct of farm operations, either by public auction or by private treaty.

The amendment will be known as Southern Johannesburg Region Amendment Scheme 127. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Johannesburg and at the office of the Director of Local Government, Room B206A, Provincial Building, Pretoria Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, P.O. Box

KENNISGEWING 527 VAN 1977.

BENONI-WYSIGINGSKEMA 1/183.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnre. I.C.H. Properties Limited, P/a mnre. Gillespie, Archibald and Partners, Posbus 589, Benoni aansoek gedoen het om Benoni-dorpsaanlegskema 1, 1947 te wysig deur die hersonering van die Restant van Vrypag Lot 2653, geleë aan Main Reefweg en Russelstraat, dorp Benoni van "Beperkte Algemene Woon" tot "Spesiaal" Gebruikstreek XI, vir aaneengeskakelde of losstaande wooneenhede onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Benoni-wysigingskema 1/183 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Benoni ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak X014, Benoni skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 21 Desember 1977.

PB. 4-9-2-6-183

KENNISGEWING 528 VAN 1977.

SUIDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA 127.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnre. L.U. Partridge (Proprietary) Limited, P/a mnre. Louis Fourie, Posbus 93, Johannesburg aansoek gedoen het om Suidelike Johannesburgstreek-dorpsaanlegskema, 1962 te wysig deur die hersonering van Gedeelte 43 ('n gedeelte van Gedeelte 28) en Gedeelte 9 ('n gedeelte van Gedeelte 2) van die plaas Misgund Registrasieafdeling I.Q., distrik Johannesburg van "Landbou" tot "Spesiaal" vir die bedryf van 'n onderneming van handelaars in lewendehawe en implemente en toerusting verwant aan plaasbedrywigheide deur openbare veiling of private handeling.

Verdere besonderhede van hierdie wysigingskema (wat Suidelike Johannesburgstreek-wysigingskema 127 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak

1049, Johannesburg at any time within a period of 4 weeks from the date of this notice.

E. UYS,
Director of Local Government.
Pretoria, 21 December, 1977.

PB. 4-9-2-213-127

NOTICE 529 OF 1977.

PRETORIA AMENDMENT SCHEME 410.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner Messrs. Bonieuw (Eiendoms) Beperk, C/o Messrs. Worst, Weyers and Jurgens, 193 Skinner Street, Pretoria for the amendment of Pretoria Town-planning Scheme 1974 by rezoning Erf 1617 and Lot 75, situated on Fontein Road and Jasmyne Avenue, Silverton Township from (a) Erf 1617: "General Business" and (b) Lot 75: "Special Residential", both to "Special" for business buildings, places of refreshment, shops, warehouses, residential buildings, a plumbers workshop and a building industry workshop, subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme 410. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Pretoria and at the office of the Director of Local Government, Room B206A, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 440, Pretoria at any time within a period of 4 weeks from the date of this notice.

E. UYS,
Director of Local Government.
Pretoria, 21 December, 1977.

PB. 4-9-2-3H-410

NOTICE 530 OF 1977.

BRAKPAN AMENDMENT SCHEME 1/53.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner Mrs. A. T. Harilaou, C/o Messrs. Gillespie, Archibald and Partners, P.O. Box 589, Benoni for the amendment of Brakpan Town-planning Scheme 1, 1946 by the insertion of the words "and a bakery" after the words "excepting a dry cleaning business" in Clause 15(a) Table "C" Proviso (vi)(c), Special Business Erven, sub-clause (a), applicable to Erf 922, situated on Karee Street and Hendrik Potgieter Road, Dalpark Township.

The amendment will be known as Brakpan Amendment Scheme 1/53. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Brakpan and at the office of the Director of Local Government, Room B206A, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local

X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 21 Desember 1977.

PB. 4-9-2-213-127

KENNISGEWING 529 VAN 1977.

PRETORIA-WYSIGINGSKEMA 410.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnre. Bonieuw (Eiendoms) Beperk, P/a mnre. Worst, Weyers en Jurgens, Skinnerstraat 193, Pretoria aansoek gedoen het om Pretoria-dorpsbeplanningskema 1974 te wysig deur die hersonering van Erf 1617 en Lot 75, geleë aan Fonteinweg en Jasmynlaan, dorp Silverton van (a). Erf 1617: "Algemene Besigheid" en (b) Lot 75: "Spesiale Woon", beide tot "Spesiaal" vir besigheidsgeboue, verversingsplekke, pakhuise, kantore, woongeboue, 'n loodgieterswerkswinkel en 'n boubedryfwerkswinkel, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 410 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Proviniale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 21 Desember 1977.

PB. 4-9-2-3H-410

KENNISGEWING 530 VAN 1977.

BRAKPAN-WYSIGINGSKEMA 1/53.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mev. A. T. Harilaou, P/a mnre. Gillespie, Archibald and Partners, Posbus 589, Benoni, aansoek gedoen het om Brakpan-dorpsaanlegskema 1, 1946 te wysig deur die invoeging van die woorde "en 'n bakkery" na die woorde "uitsluitend 'n droogkookmakersbesigheid" in Klousule 15(a) Tabel "C" Voorbehoudsbepaling (vi)(c) Spesiale Besigheidserwe subklousule (a) van toepassing op Erf 922, geleë aan Kareestraat en Hendrik Potgieterweg, dorp Dalpark.

Verdere besonderhede van hierdie wysigingskema (wat Brakpan-wysigingskema 1/53 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Proviniale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Brakpan ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum

Government, in writing at the above address or Private Bag, X437, Pretoria, and the Town Clerk, P.O. Box 15, Brakpan, at any time within a period of 4 weeks from the date of this notice.

E. UYS,
Director of Local Government.
Pretoria, 21 December, 1977.

PB. 4-9-2-9-53

NOTICE 531 OF 1977.

RANDBURG AMENDMENT SCHEME 139.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner Messrs. Windsor Nineteen (Blairgowrie) (Proprietary) Limited, C/o Mr. J. C. Robbertze, 159 Frederick Drive, Northcliff Extension 2 for the amendment of Randburg Town-planning Scheme, 1976 by rezoning Erf 1348, situated on Susman Avenue and Ralda Road, Blairgowrie Township from "Business 1" to "Residential 1" with a density of "One dwelling per Erf".

The amendment will be known as Randburg Amendment Scheme 139. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Randburg and at the office of the Director of Local Government, Room B206A, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, Private Bag 1, Randburg at any time within a period of 4 weeks from the date of this notice.

E. UYS,
Director of Local Government.
Pretoria, 21 December, 1977.

PB. 4-9-2-132H-139

NOTICE 532 OF 1977.

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME 1034.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owners Messrs. Douglasdale Trust (Proprietary) Limited and Cowdray Park Investments (Proprietary) Limited, C/o Messrs. Rohrs, Nichol, de Swardt and Duys, P.O. Box 52035, Saxonwold for the amendment of Northern Johannesburg Region Town-planning Scheme, 1958 by rezoning Erf 1, Epsom Downs Township and a part of Portion 10 of the farm Douglasdale 195-I.Q., situated on Sloane Street, from —

- (a) (Erf 1, Epsom Downs Township) "Special" for general residential purposes, retail trading, parking offices, hotel, restaurant, home for the aged, service station, crèche and recreational amenities and
- (b) (a part of Portion 10 of the farm Douglasdale 195-I.Q., district of Johannesburg) "Agricultural" both to "Special" Use Zone VI for shops, offices, a public garage, an hotel, blocks of flats, duplex flats,

van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 15, Brakpan skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 21 Desember 1977.

PB. 4-9-2-9-53

KENNISGEWING 531 VAN 1977.

RANDBURG-WYSIGINGSKEMA 139.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnre. Windsor Nineteen (Blairgowrie) (Proprietary) Limited, P/a mnre. J. C. Robbertze, Frederickstraat 159, Northcliff Uitbreiding 2 aansoek gedoen het om Randburg-dorpsbeplanningskema, 1976 te wysig deur die hersonering van Erf 1348 geleë aan Susmanlaan en Raldaweg, dorp Blairgowrie van "Besigheid 1" tot "Residensiel 1" met 'n digtheid van "Een woonhuis per Erf".

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 139 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Randburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak 1, Randburg skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 21 Desember 1977.

PB. 4-9-2-132H-139

KENNISGEWING 532 VAN 1977.

NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA 1034.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaars mnre. Douglasdale Trust (Proprietary) Limited en Cowdray Park Investments (Proprietary) Limited, P/a mnre. Rohrs, Nichol, de Swardt & Duys, Posbus 52035, Saxonwold aansoek gedoen het om Noordelike Johannesburgstreek-dorpsaanlegskema, 1958 te wysig deur die hersonering van Erf 1, dorp Epsom Downs en 'n deel van Gedeelte 10 van die plaas Douglasdale 195-I.Q., geleë aan Sloanestraat van —

- (a) (Erf 1, dorp Epsom Downs) "Spesiaal" vir algemene woondoeleindes, kleinhandel verkoop, parkeering, kantore, hotel, restaurant, 'n tehuis vir bejaardes, diensstasie, kleuterskool en ontspanningsfasiliteite, en
- (b) ('n deel van Gedeelte 10 van die plaas Douglasdale 195-I.Q., distrik Johannesburg "Landbou" albei tot "Spesiaal" Gebruikstreek VI, vir winkels, kantore, 'n publieke garage, 'n hotel, woonstelgeboue,

single storey dwelling units attached or detached, a nursery school, a sports club, all with ancillary uses, and private open space, subject to certain conditions and "Road Widening".

The amendment will be known as Northern Johannesburg Region Amendment Scheme 1034. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Sandton and at the office of the Director of Local Government, Room B206A, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, P.O. Box 78001, Sandton at any time within a period of 4 weeks from the date of this notice.

E. UYS,
Director of Local Government.
Pretoria, 21 December, 1977.

PB. 4-9-2-116-1034

duplekswoonstelle, eenverdieping wooneenhede wat aanmekaar geskakel of losstaande is, 'n kleuterskool, 'n sportklub, almal met aanverwante gebruik, en 'n privaat oopruimte, onderworpe aan sekere voorwaardes en "Padverbreding".

Verdere besonderhede van hierdie wysigingskema (wat Noordelike Johannesburgstreek-wysigingskema 1034 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Sandton ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 78001, Sandton skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 14 Desember 1977.

PB. 4-9-2-116-1034

NOTICE 533 OF 1977.

GERMISTON AMENDMENT SCHEME 3/94.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner Messrs. Delville Extension Hotel (Proprietary) Limited, C/o. Messrs. Reeler and Reeler, P.O. Box 449, Germiston for the amendment of Germiston Town-planning Scheme 3, 1953 by rezoning Portion 28 (a portion of Portion A) of Lot 43 and Portion 29 (a portion of Portion A) of Lot 43, situated on Webber Road and Seventh Avenue, Klippoortjie Agricultural Lots Township from "Special" for an hotel and purposes incidental thereto, with a density of "One dwelling per 1 000 m²" to "Special" for shops, a restaurant, a bakery, offices and public parking, subject to certain conditions.

The amendment will be known as Germiston Amendment Scheme 3/94. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Germiston and at the office of the Director of Local Government, Room B206A, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 145, Germiston at any time within a period of 4 weeks from the date of this notice.

E. UYS,
Director of Local Government.
Pretoria, 21 December, 1977.

PB. 4-9-2-1-94-3

NOTICE 534 OF 1977.

PRETORIA AMENDMENT SCHEME 405.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner Messrs. Bester Beleggings Beperk, P.O. Box 80, Sil-

KENNISGEWING 533 VAN 1977.

GERMISTON-WYSIGINGSKEMA 3/94.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnre. Delville Extension Hotel (Proprietary) Limited, P/a. mnre. Reeler en Reeler, Posbus 449, Germiston aansoek gedoen het om Germiston-dorpsaanlegskema 3, 1953 te wysig deur die hersonering van Gedeelte 28 ('n gedeelte van Gedeelte A) van Lot 43 en Gedeelte 29 ('n gedeelte van Gedeelte A) van Lot 43, geleë aan Webberweg en Sewendelaan, dorp Klippoortjie Landbou lotte van "Spesiaal" vir 'n hotel en aanverwante bedrywe met 'n digtheid van "Een woonhuis per 1 000 m²" tot "Spesiaal" vir winkels, 'n restaurant, 'n bakery, kantore en openbare parkering, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Germiston-wysigingskema 3/94 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Germiston ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 145, Germiston skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 21 Desember 1977.

PB. 4-9-2-1-94-3

KENNISGEWING 534 VAN 1977.

PRETORIA-WYSIGINGSKEMA 405.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnre. Bester Beleggings, Posbus 80, Silverton aansoek

verton for the amendment of Pretoria Town-planning Scheme 1974 by the substitution for Clause 8 to Annexure "B" 784, in respect of Erf 556, situated on Rossouw Street, Murrayfield Extension 1 Township, of the following clause, to provide for three additional entrances:

"Ingress to and egress from the erf shall be restricted to the portions marked "ab", "cd", "ef", "gh" and "ij" on the plan."

The amendment will be known as Pretoria Amendment Scheme 405. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Pretoria and at the office of the Director of Local Government, Room B206A, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 440, Pretoria at any time within a period of 4 weeks from the date of this notice.

E. UYS,

Director of Local Government.

Pretoria, 21 December, 1977.

PB. 4-9-2-3H-405

gedoen het om Pretoria-dorpsbeplanningskema 1974 te wysig deur Klousule 8 tot Bylae "B" 784, ten opsigte van Erf 556, geleë aan Rossouwstraat, dorp Murrayfield Uitbreiding 1, deur die volgende klousule te vervang, -ten einde voorsiening te maak vir drie addisionele toegange:

"Ingang na en uitgang van die erf sal beperk word tot die gedeeltes gemerk "ab", "cd", "ef", "gh" en "ij" op die plan."

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 405 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae..

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 21 Desember 1977.

PB. 4-9-2-3H-405

NOTICE 535 OF 1977.

JOHANNESBURG AMENDMENT SCHEME 1/1012.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner Messrs. Cradock Heights (Proprietary) Limited, C/o Messrs. Rosmarin, Els and Taylor, P.O. Box 32004, Braamfontein, for the amendment of Johannesburg Town-planning Scheme 1, 1946 by rezoning Lot 45, situated on Cradock Avenue and Tyrwhitt Avenue, Rosebank Township, from "General Residential" to "General Business", subject to certain conditions.

The amendment will be known as Johannesburg Amendment Scheme 1/1012. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Johannesburg and at the office of the Director of Local Government, Room B206A, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 1049, Johannesburg at any time within a period of 4 weeks from the date of this notice.

E. UYS,

Director of Local Government.

Pretoria, 21 December, 1977.

PB. 4-9-2-2-1012

NOTICE 536 OF 1977.

RANDBURG AMENDMENT SCHEME 115.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner Messrs. Sonnewane (Proprietary) Limited, C/o Mr.

KENNISGEWING 535 VAN 1977.

JOHANNESBURG-WYSIGINGSKEMA 1/1012.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (soos gewysig) bekend gemaak dat die eienaar Mnre: Cradock Heights (Proprietary) Limited, P/a Mnre. Rosmarin, Els en Taylor, Posbus 32004, Braamfontein aansoek gedoen het om Johannesburg-dorpsaanlegskema 1, 1946 te wysig deur die hersonering van Lot 45, geleë aan Cradock- en Tyrwhittlaan, dorp Rosebank van "Algemene Woon" tot "Algemene Besigheid", onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 1/1012 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae..

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 21 Desember 1977.

PB. 4-9-2-2-1012

KENNISGEWING 536 VAN 1972.

RANDBURG-WYSIGINGSKEMA 115.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnre. Sonnewane (Proprietary) Limited, P/a

V. B. Peacock, P.O. Box 48190, Roosevelt Park for the amendment of Randburg Town-planning Scheme, 1976 by rezoning Erf 32, situated on Susan Street, Strijdom-park Township, from "Residential 1" to "Industrial 1".

The amendment will be known as Randburg Amendment Scheme 115. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Randburg, and at the office of the Director of Local Government, Room B206A, Provincial Building, Pretoria Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, Private Bag 1, Randburg at any time within a period of 4 weeks from the date of this notice.

E. UYS,
Director of Local Government.
Pretoria, 21 December, 1977.

PB. 4-9-2-132H-115

NOTICE 537 OF 1977.

BLOEMHOF AMENDMENT SCHEME 9.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner The Town Council of Bloemhof, C/o Messrs. Cedric S. Amoils and Mouton, P.O. Box 28816, Sandringham for the amendment of Bloemhof Town-planning Scheme 1961 by rezoning Portion 10 (a portion of Portion 5) of Erf 654, situated on President Street and Dorp Street, Bloemhof Township from "Municipal" to "Special". Use Zone V for the purposes of a Fuel Storage depot, subject to certain conditions.

The amendment will be known as Bloemhof Amendment Scheme 9. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Bloemhof and at the office of the Director of Local Government, Room B206A, Provincial Building, Pretoria Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 116, Bloemhof at any time within a period of 4 weeks from the date of this notice.

E. UYS,
Director of Local Government.
Pretoria, 21 December, 1977.

PB. 4-9-2-48-9

NOTICE 538 OF 1977.

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME 791.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner, Messrs. Margold Investments (Proprietary) Limited, C/o Mr. J. Golding, P.O. Box 4874, Johannesburg for the amendment of Northern Johannesburg Region

mnr. V. B. Peacock, Posbus 48190, Roosevelt Park aansoek gedoen het om Randburg-dorpsbeplanningskema 1976 te wysig deur die hernoering van Erf 32, geleë aan Susanstraat, dorp Strijdomspark, van "Residensiell 1" tot "Nywerheid 1".

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 115 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Randburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak 1, Randburg skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 21 Desember 1977.

PB. 4-9-2-132H-115

KENNISGEWING 537 VAN 1977.

BLOEMHOF-WYSIGINGSKEMA 9.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (soos gewysig) bekend gemaak dat die eienaar die Dorpsraad van Bloemhof, P/a Mnre. Cedric S. Amoils en Mouton, Posbus 28816, Sandringham aansoek gedoen het om Bloemhof-dorpsbeplanningskema 1961 te wysig deur die hernoering van Gedeelte 10 ('n gedeelte van Gedeelte 5) van Erf 654, geleë aan Presidentstraat en Dorpstraat, dorp Bloemhof van "Munisipaal" tot "Spesiaal" Gebruikstreek V, vir die doeleindes van 'n brandstofopslagdepot, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Bloemhof-wysigingskema 9 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Bloemhof ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 116, Bloemhof skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 21 Desember 1977.

PB. 4-9-2-48-9

KENNISGEWING 538 VAN 1977.

NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA 791.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnre. Margold Investments (Proprietary) Limited, P/a mnre. J. Golding, Posbus 4874, Johannesburg aansoek gedoen het om Noordelike Johannesburgstreek-dorps-

Town-planning Scheme 1958 by rezoning Lots 506, 507 and 508, situated on Tenth Road, Kew Township from "Special Residential" to "Restricted Industrial".

The amendment will be known as Northern Johannesburg Region Amendment Scheme 791. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Johannesburg and at the office of the Director of Local Government, Room B206A, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 1049, Johannesburg at any time within a period of 4 weeks from the date of this notice.

E. UYS,
Director of Local Government.
Pretoria, 21 December, 1977.

PB. 4-9-2-212-791

NOTICE 539 OF 1977.

GERMISTON AMENDMENT SCHEME 2/61.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner Messrs. Mile Holdings (Pty.) Limited, C/o Messrs. Wright, Rose-Innes, Louw and Wise, P.O. Box 123, Germiston for the amendment of Germiston Town-planning Scheme 2, 1948 by rezoning Erf 1, situated on Barbara Road and Welkom Street, Klopperpark Township from "Special" for a Public Garage and purposes incidental thereto, to "Special" Use Zone XIV for a Public Garage which may include a tearoom or restaurant and purposes incidental thereto.

The amendment will be known as Germiston Amendment Scheme 2/61. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Germiston and at the office of the Director of Local Government, Room B206A, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 145, Germiston at any time within a period of 4 weeks from the date of this notice.

E. UYS,
Director of Local Government.
Pretoria, 21 December, 1977.

PB. 4-9-2-1-61-2

NOTICE 541 OF 1977.

REMOVAL OF RESTRICTIONS ACT 84 OF 1967.

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

aanlegskema 1958 te wysig deur die hersonering van Lotte 506, 507 en 508, geleë aan Tenthweg, dorp Kew van "Spesiale Woon" tot "Beperkte Nywerheid".

Verdere besonderhede van hierdie wysigingskema (wat Noordelike Johannesburgstreek-wysigingskema 791 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 21 Desember 1977.

PB. 4-9-2-212-791

KENNISGEWING 539 VAN 1977.

GERMISTON-WYSIGINGSKEMA 2/61.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. Mile Holdings (Pty.) Limited, P/a Mnre. Wright, Rose-Innes; Louw en Wise, Posbus 123, Germiston aansoek gedoen het om Germiston-dorpsaanlegskema 2, 1948 te wysig deur die hersonering van Erf 1, geleë aan Barbaraweg en Welkomstraat, dorp Klopperpark van "Spesiaal" vir 'n Openbare Garage en aanverwante doeleinades tot "Spesiaal" Gebruikstreek XIV vir 'n Openbare Garage wat 'n teekamer of 'n restaurant en aanverwante doeleinades mag insluit.

Verdere besonderhede van hierdie wysigingskema (wat Germiston-wysigingskema 2/61 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Germiston ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 145, Germiston skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 21 Desember 1977.

PB. 4-9-2-1-61-2

KENNISGEWING 541 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, Provinciale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die betrokke plaaslike owerheid. Enige beswaar, met volledige redes daarvoor,

the Director of Local Government, at the above address or Private Bag X437, Pretoria, on or before 18 January, 1978.

E. UYS,
Director of Local Government.

Vaal Bottlers (Proprietary) Limited for the amendment of the conditions of title of Erven 33 and 46, Vanderbijlpark Central East 6 Township, district Vanderbijlpark, to permit the coverage of the erven to be increased from 75% to 85% in accordance with the Town-planning Scheme.

PB. 4-14-2-1345-2

Jan Adriaan Erasmus for the amendment of the conditions of title of Erf 969, Clayville Township, Registration Division I.R., Transvaal, to permit the erf being used for a nursery school.

PB. 4-14-2-261-3

Monessa Shapiro for the amendment of the conditions of title of Lot 581, Brooklyn Township, Registration Division J.R., Transvaal, to permit the lot being subdivided and the erection of a second dwelling house.

PB. 4-14-2-206-56

Thomas David Cullinan for:

- (1) The amendment of the conditions of title of Erf 346, Clayville Extension 1 Township, Registration Division J.R., Transvaal, in order to permit subdivision of the erf and the erection of more than one dwelling house.
- (2) The amendment of the Halfway House and Clayville Town-planning Scheme by the rezoning of Erf 346, Clayville Extension 1 Township, from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 1 000 m²".

This amendment scheme will be known as Halfway House and Clayville Amendment Scheme 14.

PB. 4-14-2-262-1

Gladys Maude Maddock and Valerie Margaret Currin for the amendment of the conditions of title of Lot 1620, Benoni Township, district Benoni, to permit the lot being used for doctors' consulting rooms, clinic and purposes incidental thereto.

PB. 4-14-2-117-21

Arthur William Meikle for the amendment of the conditions of title of Portion 23 (a portion of Portion 1) of the farm Rietfontein 532, Registration Division J.Q., district Pretoria, to permit a servitude following a different route to be registered.

PB. 4-15-2-37-532-1

Delville Housing Contractors (Proprietary) Limited for the amendment of the conditions of title of Erven 821, 822, 840, 841, 842, Delville Extension 1 Township, to permit the erven being used for industrial purposes subject to certain conditions.

PB. 4-14-2-329-2

moet skriftelik by die Direkteur van Plaaslike Bestuur, by bovemelde adres of Privaatsak X437, Pretoria, ingediend word op of voor 18 Januarie 1978.

E. UYS,
Direkteur van Plaaslike Bestuur.

Vaal Bottlers (Proprietary) Limited vir die wysiging van die titelvoorraadse van Erwe 33 en 46, dorp Vanderbijlpark Sentraal-Oos 6, distrik Vanderbijlpark, ten einde dit moontlik te maak dat die dekking van 75% tot 85% verhoog kan word in ooreenstemming met die Dorpsaanslegskema.

PB. 4-14-2-1345-2

Jan Adriaan Erasmus vir die wysiging van die titelvoorraadse van Erf 969, dorp Clayville, Registrasie Afdeling J.R., Transvaal, ten einde dit moontlik te maak dat die erf vir 'n kleuterskool gebruik kan word.

PB. 4-14-2-261-3

Monessa Shapiro vir die wysiging van die titelvoorraadse van Lot 581, dorp Brooklyn, Registrasie Afdeling J.R., Transvaal, ten einde dit moontlik te maak dat die lot onderverdeel kan word en die oprigting van 'n tweede woonhuis.

PB. 4-14-2-206-56

Thomas David Cullinan vir:

- (1) Die wysiging van die titelvoorraadse van Erf 346, dorp Clayville Uitbreiding 1, Registrasie Afdeling J.R., Transvaal, ten einde die erf onder te verdeel en meer as een woonhuis op te rig.
- (2) Die wysiging van die Halfway House en Clayville-dorpsaanlegskema deur die hersonering van Erf 346, dorp Clayville Uitbreiding 1 van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m²".

Die wysigingskema sal bekend staan as Halfway House and Clayville-wysigingskema 14.

PB. 4-14-2-262-1

Gladys Maude Maddock and Valerei Margaret Currin vir die wysiging van die titelvoorraadse van Lot 1620, dorp Benoni, distrik Benoni, ten einde dit moontlik te maak dat die lot vir dokterssprekkamers, kliniek en doeleindes in verband daarmee gebruik kan word.

PB. 4-14-2-117-21

Arthur William Meikle vir die wysiging van die titelvoorraadse van Gedeelte 23 ('n gedeelte van Gedeelte 1) van die plaas Rietfontein 532, Registrasie Afdeling J.Q., distrik Pretoria, ten einde dit moontlik te maak dat 'n serwituut wat 'n ander roete volg te laat regstreer.

PB. 4-15-2-37-532-1

Delville Housing Contractors (Proprietary) Limited vir die wysiging van die titelvoorraadse van Erwe 821, 822, 840, 841 en 842, dorp Delville Uitbreiding 1, distrik Germiston, ten einde dit moontlik te maak dat die erwe vir nywerheidsdoeleindes onderworpe aan sekere voorwaardes gebruik kan word.

PB. 4-14-2-239-2

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):—

Tender No.	Description of Service Beskrywing van Diens	Closing Date Sluitingsdatum
R.F.T.	8/78 Welding machines/Sweismasjiene	27/1/1978
R.F.T.	9/78 Boiler suits/Ketelpakke	27/1/1978

TENDERS

L.W. — Tenders wat voorheen gepubliseer is en waarvan die sluitingsdatum nog nie verstreke is nie, word nie in hierdie kennisgiving 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):—

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
TED	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 initialled cheque, or a department standing deposit receipt (R10). The said deposit will be refunded if a bona fide tender is received from the tenderer or if the tender documents including plans, specifications and bills of quantities are returned by the tenderer within 14 days after the closing date of the tender to the relative address shown in note 1 above.

4. All tenders must be submitted on the Administration's official tender forms.

5. Each tender must be submitted in a separate sealed envelope addressed to the Chairman, Transvaal Provincial Tender Board, P.O. Box 1040, Pretoria, and must be clearly 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, 7 December, 1977.

BELANGRIKE OPMERKINGS.

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

Tender verwy sing	Posadres te Pretoria	Kantoor in Nuwe Provinciale 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	Provinsiale Sekretaris (Aankope en Voorrade), Privaatsak X64.	A1119	A	11	48-0924
RFT	Direkteur, Transvaalse Paaiedepartement, Privaatsak X197.	D307	D	3	48-0530
TOD	Direkteur, Transvaalse Onderwys-departement, Privaatsak X76.	A490 A489	A	4	48-9231 48-9437
WFT	Direkteur, Transvaalse Werkedepartement, Privaatsak X228.	C112	C	1	48-0675
WFTB	Direkteur, Transvaalse Werkedepartement, Privaatsak X228.	E105	E	1	48-0306

2. Die Administrasie is nie daartoe verplig om die laagste of enige tender aan te neem nie en behou hom die reg voor om 'n gedeelte van 'n tender aan te neem.

3. In die geval van iedere W.F.T.B.-tender moet die tenderaar 'n deposito van R4 stort alvorens hy van die tenderdokumente voorsien sal word. Sodanige deposito moet in kontantgeld wees, 'n tiek deur die bank geparafeer of 'n departementelegordert kwitantie (R10). Genoemde depositobedrag sal terugbetaal word as 'n bona fide-inskrywing van die tenderaar ontvang word of as die tenderdokumente, met inbegrip van planne, spesifikasies en 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 inskrywing moet in 'n afsonderlike verseëld koervert ingedien word, geadresseer aan die Voorsitter, Die Transvaalse Proviniale Tenderraad, Posbus 1040, Pretoria, en moet duidelik van die opskrif voorsien wees ten einde die tenderaar se naam en adres aan te toon, asook die nommer, beskrywing en sluitingsdatum van die tender. Inskrywings moet teen 11h00 op die sluitingsdatum hierbo aangetoon, in die Voorsitter se hande wees.

6. Indien inskrywings 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 Pretoriusstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

C. W. Grunow, Voorsitter, Transvaalse Proviniale Tenderraad, Pretoria, 7 Desember 1977.

Notices By Local Authorities

Plaaslike Bestuurskennisgewings

TOWN COUNCIL OF BRAKPAN:
INTERIM VALUATION ROLL:
1976/77.

Notice is hereby given in terms of section 14 of the Local Authorities Rating Ordinance No. 20 of 1933, as amended, that the Valuation Court has concluded its consideration of the 1976/77 Interim Valuation Roll which will become fixed and binding upon all parties.

R. KRUGER,
President of Valuation Court.
14 December, 1977.
Notice No. 102/1977.

STADSRAAD VAN BRAKPAN:
TUSSENTYDSE WAARDASIELYS
1976/77.

Hiermee word ingevolge artikel 14 van die Plaaslike-Bestuur-Belastingordonnansié No. 20 van 1933, soos gewysig, bekend gemaak dat die Waarderingshof die 1976/77 tusSENTyDSE waardasielys voltooi het, en dat dit vasestel en bindend gemaak word vir alle betrokke partye.

R. KRUGER,
President Waardasiehof.
14 Desember 1977.
Kennisgewing No. 102/1977.

1217—14—21

TOWN COUNCIL OF SPRINGS.
COMPLETION OF INTERIM VALUATION ROLL FOR 1976/79.

Notice is hereby given in terms of section 14 of the Local Authorities Rating Ordinance, 1933, as amended, that the interim valuation roll for 1976/79 has been completed and that same will become fixed and binding upon all parties concerned who shall not within one month of the first publication of this notice, that is 14 December, 1977, appeal from the decision of the Valuation Court in the manner provided in section 15 of the said Ordinance.

R. J. SCHABORT,
President of the Valuation Court.
Civic Centre,
Springs.
14 December, 1977.
Notice No. 154/1977.

STADSRAAD VAN SPRINGS.
VOLTOOIING VAN TUSSENTYDSE WAARDERINGSLYS 1976/79.

Kennis geskied hiermee ingevolge artikel 14 van die Plaaslike-Bestuur-Belastingordonnansié, 1933, soos gewysig,

sig, dat die tussentydse waarderingslys vir 1976/79 voltooi is en dat dit vasestel en bindend gemaak word vir alle betrokke partye wat nie binne een maand vanaf die datum van die eerste publikasie van hierdie kennisgewing, dit is, 14 Desember 1977, teen die beslissing van die Waarderingshof appelleer nie op die wyse soos in artikel 15 van die gemelde Ordonnansie voorgeskrif word.

P. J. SCHABORT,
President van die Waarderingshof.
Burgersentrum,
Springs.
14 Desember 1977.
Kennisgewing No. 154/1977.

1235—14—21

TOWN COUNCIL OF ALBERTON.
AMENDMENT TO ELECTRICITY BY-LAWS.

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance, 1939, as amended, that the Town Council of Alberton has amended its Electricity By-laws, adopted by the Council under Administrator's Notice 1475 of 30 August, 1972.

The general purport of the amendment is to increase the tariff for the supply of electricity in accordance with the increase thereof by the Electricity Supply Commission.

Copies of the abovementioned amendment are open for inspection during office hours at the office of the Council for a period of fourteen days from the date of publication of this notice.

Any person who desires to record his objection to the said amendment shall do so in writing to the Town Clerk within fourteen days of the date of publication of this notice.

A. G. LÖTTER,
Town Clerk.
Municipal Offices,
Alberton.
21 December, 1977.
Notice No. 71/1977.

STADSRAAD VAN ALBERTON.
WYSIGING VAN ELEKTRISITEITSVERORDENINGE.

Kennis geskied hiermee ingevolge die bepalinge van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad van Alberton sy Elektrisiteitsverordeninge aangeneem by Administrateurkennisgewing 1475 van 30 Augustus 1972, gewysig het.

Die algemene strekking van die wysings is die verhoging in die prys vir die verskaffing van elektrisiteit in ooreenstemming met die verhoging daar-

van deur die Elektrisiteitsvoorsieningskommissie. Afskrifte van bovenmelde wysings sal vir 'n typerk van veertien dae vanaf die datum van publikasie van hierdie kennisgewing, by die kantoor van die Raad, gedurende kantoorure ter insae lê.

Enige persoon wat beswaar teen vermelde wysings wil aanteken, moet dit skriftelik by die Stadslerk doen binne veertien dae na die datum van publikasie van hierdie kennisgewing.

A. G. LÖTTER,
Stadslerk.
Municipale Kantoor,
Alberton.
21 Desember 1977.
Kennisgewing No. 71/1977.

1240—21

TOWN COUNCIL OF ALBERTON.
REVOCATION OF EXISTING WATER SUPPLY BY-LAWS AND ADOPTION OF STANDARD WATER SUPPLY BY-LAWS.

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance, 1939, as amended, that it is the intention of the Town Council to revoke its existing Water Supply By-laws promulgated under Administrator's Notice 1044 of 19 November, 1952, as amended, and to adopt the Standard Water Supply By-laws promulgated under Administrator's Notice 21 of 5 January, 1977, in terms of the provisions of section 96bis(2) of the said Ordinance as by-laws made by the Council, together with a Schedule setting forth the tariff of charges for the supply of water to all consumers which tariff of charges has been increased to meet the rising costs for the supply of water.

A copy of the Standard Water Supply By-laws, together with the said Schedule of Charges will lie for inspection at the Municipal Offices, during normal office hours for a period of fourteen days from the date of publication of this notice.

Any person who has any objection to the proposed adoption must lodge his objection in writing with the undersigned within a period of fourteen days from the date of publication of this notice in the Provincial Gazette.

A. G. LÖTTER,
Town Clerk.
Municipal Offices,
Alberton.
21 December, 1977.
Notice No. 72/1977.

STADSRAAD VAN ALBERTON.
HERROEPING VAN BESTAANDE WATERVOORSIENINGSVERORDENINGE EN AANNAME VAN STANDAARD-WATERVOORSIENINGSVERORDENINGE.

Hiermee word ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, kennis gegee dat die Stadsraad van voornemens is om die bestaande Watervoorsieningsverordeninge afgekondig by Administrateurskennisgewing 1044 van 19 November 1952, soos gewysig, te herroep en die Standaard-Watervoorsieningsverordeninge, afgekondig by Administrateurskennisgewing 21 van 5 Januarie 1977, ingevolge die bepaling van artikel 96bis(2) van voormalde Ordonnansie te aanvaar as verordeninge wat deur die Raad opgestel is tesame met 'n Bylae waarin die Tarief van Gelde vir die lewering van water aan alle verbruikers uiteengesit word en waarin die Watertariewe en Gelde verhoog is ten einde die styging in die koste vir die lewering van water die hoof te bied.

'n Afskrif van die Standaard-Watervoorsieningsverordeninge tesame met voormalde bylae van tariewe sal gedurende gewone kantoorure by die Raadskantoor, vir 'n tydperk van 14 dae vanaf publikasie van hierdie kennisgewing ter insae lê.

Enige persoon wat beswaar teen die voorgestelde aanname wil aanteken, moet sodanige beswaar skriftelik binne veertien dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende indien.

A. G. LÖTTER,
Stadsklerk.

Munisipale Kantoor,
Alberton.

21 Desember, 1977.
Kennisgewing No. 72/1977.

1241—21

TOWN COUNCIL OF BARBERTON.

AMENDMENTS TO BY-LAWS.

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, as amended, that the Council intends amending the following by-laws:

Electricity By-laws:

To increase the present surcharge of 53,6% on all electricity tariffs with a further 14,5% with effect from 1 January, 1978, as a result of the adjustment of electricity tariffs by ESCOM.

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 Office,
Barberton.
21 December, 1977.
Notice No. 49/1977.

STADSRAAD VAN BARBERTON.

WYSIGING VAN VERORDENINGE.

Daar word hiermee ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, bekend gemaak dat die Stadsraad van voorneme

is om die volgende verordeninge te wysig:

Elektrisiteitsverordeninge:

Om die bestaande toeslag van 53,6% op alle elektrisiteitstariewe met 'n verdere 14,5% te verhoog met ingang 1 Januarie 1978, as gevolg van die aanpassing van elektrisiteitstariewe deur EVKOM.

Afskrifte van hierdie wysisings lê ter insae in die kantoor van die Klerk van die Raad tydens gewone kantoorure vir 'n tydperk van 14 dae na datum van publikasie van hierdie kennisgewing.

Enige persoon wat beswaar teen die voorgestelde wysisings 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 Kantoör,

Barberton.

21 Desember 1977.

Kennisgewing No. 49/1977.

teen genoemde wysising wens aan te teken moet dit skriftelik binne 14 dae na die publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende doen.

J. J. VAN L. SADIE,
Stadsklerk.
Munisipale Kantore,
Bedfordview.
21 Desember 1977.

1243—21

TOWN COUNCIL OF DELMAS.

AMENDMENT OF BY-LAWS.

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance, 1939, as amended, for the Council's intention to amend its Standard Library By-laws, published under Administrator's Notice No. 218 dated 23 March, 1966.

The general purport of this amendment is to provide for an adjustment to the existing Library fines as stipulated by the Director of Library and Museum service.

Copies of these amendments are open for inspection at the office of the Town Clerk for a period of fourteen days from the date of publication hereof.

Any person who desires to record his objection to the said amendments must do so in writing to the undermentioned within 14 days after the date of publication of this notice in the Provincial Gazette.

C. A. DE BRUIN,
Town Clerk.

Municipal Offices,
Delmas.
Notice No. 27/1977.
21 December, 1977.

STADSRAAD VAN DELMAS.

WYSIGING VAN VERORDENINGE.

Kennis geskied hiermee ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Raad voornemens is om sy Standaard Biblioteekverordeninge, afgekondig by Administrateurskennisgewing No. 218 van 23 Maart 1966 te wysisig.

Die algemene strekking van hierdie wysisig is om Biblioteekboetes aan te pas by die verhogings soos deur die Direkteur Bibliotek en Museumdienste bepaal.

Afskrifte van hierdie wysisig lê ter insae by die kantoor van die Stadsklerk vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysisig wens aan te teken moet dit skriftelik binne 14 dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende indien.

C. A. DE BRUYN,
Stadsklerk.
Munisipale Kantoör,
Delmas.
Kennisgewing No. 27/1977.
21 Desember 1977.

1244—21

DORPSRAAD VAN BEDFORDVIEW.

WYSIGINGS VAN STANDAARD ELEKTRISITEITSVERORDENINGE.

Wysiging van Sandaard Elektrisiteitsverordeninge afgekondig by Administrateurskennisgewing 1455 van 12 September 1973. Dit word beoog om:

(i) 'n Verdere wysisig van van die Tarief van Gelde aan te bring om voorsiening te maak vir die verhoging in die prys vir die aankoop van grootmaat elektrisiteit van die elektrisiteitsvoorsieningskommissie as gevolg van die addisionele toeslag van 32%.

Afskrifte van die voorgestelde wysisings 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

STADSRAAD VAN ERMELO.

WYSIGING VAN STANDAARD VOEDSELHANTERINGSVERORDENINGE.

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van Ermelo van voornemens is om die Standaard Voedselhanteringsverordeninge te wysig.

Die algemene strekking van hierdie wysiging is soos volg:

Om artikel 3(1) van die bestaande Standaard Voedselhanteringsverordeninge soos afgekondig by Administrateurskennisgiving 780 van 16 Mei 1973 te herroep en in die plek daarvan die wysiging van die Standaard Voedselhanteringsverordeninge soos afgekondig per Administrateurskennisgiving 378 van 30 Maart 1977 te aanvaar.

Afskrifte van hierdie wysiging asook besluit tot wysiging lê ter insae by die kantoor van die Raad, Burgersentrum, G. F. Joubertpark, Ermelo, vir 'n tydperk van 14 dae na publikasie hiervan in die Proviniale Koerant.

Enige persoon wat beswaar teen die genoemde wysiging wens aan te teken moet dit skriftelik binne 14 dae na publikasie van hierdie kennisgiving in die Proviniale Koerant by die ondergetekende inhandig nie later nie as 12h00 op Woensdag, 4 Januarie 1978.

STADSKLERK.
Kennisgiving No. 77/77,
21 Desember 1977.

1248-21

HEIDELBERG MUNICIPALITY.

AMENDMENT OF ELECTRICITY BY-LAWS.

Notice is hereby given that the Town Council intends to amend the Electricity By-laws in order to make provision for a general increase in tariffs as from 1 February, 1978.

Full details of the proposed amendment will lie for inspection at the office of the undersigned during normal office hours and any objections thereto must be lodged with him in writing within 14 days from date of publication hereof.

C. P. DE WITT,
Town Clerk.

Municipal Offices,
P.O. Box 21,
Heidelberg,
21 December, 1977.
Notice No. 29/1977.

MUNISIPALITEIT HEIDELBERG.

WYSIGING VAN ELEKTRISITEITS-VERORDENINGE.

Kennis geskied hiermee dat die Stadsraad van voorneme is om die Elektrisiteitsverordeninge te wysig ten einde voorseening te maak vir 'n algemene tariefverhoging vanaf 1 Februarie 1978.

Volledige besonderhede van die voorgestelde verhoging sal gedurende normale kantoorure by die kantoor van die ondergetekende ter insae lê, en enige

besware daarteen moet skriftelik binne 14 dae vanaf datum van publikasie hiervan by hom ingedien word.

C. P. DE WITT,
Stadsklerk.

Munisipale Kantore,
Postbus 201,
Heidelberg,
21 Desember 1977.
Kennisgiving No. 29/1977.

1249-21

TOWN COUNCIL OF KLERKS DORP.

AMENDMENT OF BY-LAWS.

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance, 1939, as amended, that it is the intention of the Town Council to amend its Electricity Tariff in order to provide for an increase in the Tariff of Charges for the supply of electricity to consumers to meet the price increase of electricity supplied by the Electricity Supply Commission to the Council.

A copy of the proposed amendment will lie for inspection at Room 210, Municipal Offices, during normal office hours for a period of fourteen days from the date of publication of this notice.

Any person who has any objection to the proposed amendment must lodge his objection in writing with the undersigned within a period of fourteen days from the date of publication of this notice in the Provincial Gazette.

J. C. LOUW,
Town Clerk.

Municipal Offices,
Klerksdorp,
21 December, 1977.
Notice No. 101/77.

STADSRAAD VAN KLERKS DORP.

WYSIGING VAN VERORDENINGE.

Hiermee word kennis gegee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad voornemens is om sy Elektrisiteitstarief te wysig ten einde voorseening te maak vir 'n verhoging van sy tariewe vir die levering van elektrisiteit aan verbruikers om die verhoogde aankoopsrys van krag van EVKOM op die Raad van toepassing gemaak het die hoof te bied.

Afskrifte van die voormalde wysiging sal gedurende gewone kantoorure by Kammer 210, Stadskantoor, vir 'n tydperk van veertien dae vanaf die publikasie van hierdie kennisgiving, ter insae lê.

Enige persoon wat beswaar teen die voorgestelde wysiging wil aanteken moet sodanige beswaar skriftelik binne veertien dae na die datum van publikasie van hierdie kennisgiving in die Proviniale Koerant by die ondergetekende indien.

J. C. LOUW,
Stadsklerk.

Stadskantoor,
Klerksdorp,
21 Desember 1977.
Kennisgiving No. 101/77.

1250-21

TOWN COUNCIL OF KRUGERSDORP.

AMENDMENT TO BURSARY LOAN FUND BY-LAWS.

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Krugersdorp intends amending its Bursary Loan Fund By-laws.

Copies of these amendments are open to inspection at the offices of the Council for a period of fourteen days after the date of publication hereof.

Any person who desires to record his objection to the said amendments must do so in writing to the undermentioned within fourteen days after the date of publication of this notice.

J. L. R. DU PLESSIS,
Acting Town Clerk.

P.O. Box 94,
Krugersdorp,
1740.

21 December, 1977.
Notice No. 88 of 1977.

STADSRAAD VAN KRUGERSDORP.

WYSIGING VAN BEURSLENINGSFONDSVERORDENINGE.

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van Krugersdorp voornemens is om sy Beursleningsfondsverordeninge te wysig.

Afskrifte van die wysigings lê ter insae by die kantoor van die Raad vir 'n tydperk van veertien dae met ingang van die datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysigings wens aan te teken moet dit skriftelik binne veertien dae na die datum van publikasie van hierdie kennisgiving by die ondergetekende doen.

J. L. R. DU PLESSIS,
Waarn. Stadsklerk.

Postbus 94,
Krugersdorp,
1740.

21 Desember 1977.

Kennisgiving No. 88/77.

1251-21

TOWN COUNCIL OF KRUGERSDORP.

PROPOSED PROMULGATION OF BY-LAWS FOR REGULATING AND CONTROLLING THE GRANT OF LOANS FROM THE BURSARY LOAN FUND TO EMPLOYEES.

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Krugersdorp intends promulgating By-laws for Regulating and Controlling the Grant of Loans from the Bursary Loan Fund to Employees.

The general purport of the proposed By-laws is to grant loans to a maximum amount of R300,00 to employees of the Council to enable them to further their studies in the field of local government.

The proposed By-laws is open for inspection at the office of the Council for a period of fourteen days from the date of publication of this notice.

Any person who wishes to object to the proposed By-laws should do so in writing to the undersigned within

fourteen days after the date of publication hereof in the Provincial Gazette.

J. J. L. NIEUWOUDT,
Town Clerk.

P.O. Box 94,
Krugersdorp.
1740.
21 December, 1977.
Notice No. 86 of 1977.

STADSRAAD VAN KRUGERSDORP
VOORGESTELDE WYSIGING VAN DIE VERORDENINGE BETREFFENDE LISENSIES EN BEHEER OOR BESIGHEDE.

Kennis geskied hiermee kragtens artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Krugersdorp voornemens is om sy Verordeninge Betreffende Licensies en Beheer oor Besighede te wysig.

Die algemene strekking van die voorgestelde wysigings is om maatreëls te treffen om rondloperhonde te beheer.

Die voorgestelde wysigings lê ter insaai by die kantoor van die Raad vir 'n tydperk van veertien dae vanaf datum van publikasie hiervan.

Enige persoon wat beswaar teen die voorgestelde wysigings wil aanteken moet dit skriftelik binne veertien dae na die publikasie van die kennisgewing in die Provinciale Koerant by die ondergetekende doen.

J. J. L. NIEUWOUDT,
Stadsklerk.

Posbus 94,
Krugersdorp.
1740

21 Desember 1977.
Kennisgewing No. 87/1977.

noemde Ordonnansie aan te neem as verordeninge wat deur genoemde Raad opgestel is tesame met 'n Skedule waarin die Raad se tariewe uiteengesit word.

Afskrifte van die voorgestelde verordeninge en tariewe sal vir 'n tydperk van veertien dae vanaf datum van publikasie hiervan gedurende gewone kantoorure by Kamer 28, Stadhuis ter insaai lê en enige persoon wat beswaar teen sodanige verordeninge wil aanteken moet dit skriftelik by die ondergetekende doen binne veertien dae na die datum van publikasie hiervan.

J. J. L. NIEUWOUDT,
Stadsklerk.

Posbus 94,
Krugersdorp.
1740

Kennisgewing No. 80/1977.
21 Desember 1977.

1254-21

TOWN COUNCIL OF KRUGERSDORP.

AMENDMENT OF BY-LAWS.

Notice is given in terms of the provisions of section 96 of the Local Government Ordinance No. 17 of 1939, as amended, that the Town Council of Krugersdorp intends amending the Standard Electricity By-laws as adopted by the Krugersdorp Municipality published under Administrator's Notice 795 of 30 June, 1976.

The general purport of the amendments is to amend some of the tariffs in the annexure.

Copies of the proposed amendments will lie for inspection in the office of the Town Clerk during normal office hours for a period of 14 days from the date of publication hereof. Any person who desires to record his objection to such amendments shall do so in writing to the Town Clerk within fourteen days after the date of publication hereof.

J. J. L. NIEUWOUDT,
Town Clerk.

P.O. Box 94,
Krugersdorp.
1740

Notice No. 85/1977.
21 December, 1977.

STADSRAAD VAN KRUGERSDORP.

WYSIGING VAN VERORDENINGE.

Ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur No. 17 van 1939, soos gewysig word, bekend gemaak dat die Stadsraad Elektriesiteitsverordeninge van die Municipaleiteit Krugersdorp soos aangeneem en aangekondig by Administrateurskennisgewing 795 van 30 Junie 1976, verder te wysig.

Die algemene strekking van die wysiging is om van die tariewe soos in die Bylae uiteengesit, te wysig.

Afskrifte van die voorgestelde wysigings sal vir 'n tydperk van veertien dae vanaf datum van publikasie hiervan gedurende normale kantoorure in die kantoor van die Stadsklerk ter insaai lê en enige persoon wat beswaar teen sodanige wysiging wil aanteken moet dit skriftelik by die ondergetekende

STADSRAAD VAN KRUGERSDORP.

VOORGESTELDE AFKONDIGING VAN VERORDENINGE OM DIE TOEKENNING VAN LENINGS UIT DIE BEURSLENENGSFONDS AAN WERKNEMERS VAN DIE RAAD TE REËL EN TE BEHEER.

Kennis geskied hiermee kragtens artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939; dat die Stadsraad van Krugersdorp voornemens is om Verordeninge om die Toekenning van Lenings uit die Beursleningsfonds aan Werknemers van die Raad te reël en te Beheer, af te kondig.

Die algemene strekking van die voorgestelde Verordeninge is om Lenings tot 'n maksimum bedrag van R300.00 aan werknemers toe te staan ten einde hulle in staat te stel om hulle akademies verder in plaaslike overheidswese te bekwaam.

Die voorgestelde Verordeninge lê ter insaai by die kantoor van die Raad vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen die voorgestelde Verordeninge wil aanteken moet dit skriftelik binne veertien dae na die publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende doen.

J. J. L. NIEUWOUDT,
Stadsklerk.

Posbus 94,
Krugersdorp.
1740.
21 Desember 1977.
Kennisgewing No. 86 van 1977.

1252-21

TOWN COUNCIL OF KRUGERSDORP.

PROPOSED AMENDMENT TO BY-LAWS RELATING TO LICENCES AND BUSINESS CONTROL.

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Krugersdorp intends amending its By-laws Relating to Licences and Business Control.

The general purport of the proposed amendments is to control pariah-dogs.

The proposed amendment is open for inspection at the office of the Council for a period of fourteen days from the date of publication of this notice.

Any person who wishes to object to the proposed amendments must do so in writing to the undersigned within fourteen days after the publication hereof in the Provincial Gazette.

J. J. L. NIEUWOUDT,
Town Clerk.

P.O. Box 94,
Krugersdorp.
1740
21 December, 1977.
Notice No. 87 of 1977.

STADSRAAD VAN KRUGERSDORP.
AANNAME VAN STANDAARD WATERVOORSIENINGSVERORDENINGE.

Ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig word, bekend gemaak dat die Stadsraad van Krugersdorp van voorneem is om:

Die Standaard Watervoorsieningsverordeninge aangekondig by Administrateurskennisgewing 21 van 5 Januarie 1977 ingevolge artikel 96bis(2) van ge-

doen binne veertien dae na die datum van publikasie hiervan.

J. J. L. NIEUWOUDT,
Stadsklerk.

Posbus 94,
Krugersdorp.
1740
Kennisgewing No. 85/1977.
21 Desember 1977.

1255—21

VILLAGE COUNCIL OF LEANDRA.

AMENDMENT TO FIRE BRIGADE BY-LAWS.

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance 1939, that the Village Council of Leandra intends to amend the Fire Brigade By-laws published under Administrator's Notice No. 212 dated 6 February, 1974 by:

1. To revoke Item 4 of the Tariff of Charges.

Copies of this amendment are open for inspection at the office of the Town Clerk, for a period of fourteen days from date of publication hereof in the Provincial Gazette, viz 21 December, 1977.

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

G. M. VAN NIEKERK,
Town Clerk.

Municipal Offices,
Leandra.
21 December, 1977.
Notice No. 25/1977.

DORPSRAAD VAN LEANDRA.

WYSIGING VAN BRANDWEERVERORDENINGE.

Hierby word ingevolge die Bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Dorpsraad van Leandra van voorneme is om die Brandweerverordeninge soos aangekondig by Administrateurskennisgewing No. 212 van 6 Februarie 1974 te wysig deur:

1. Item 4 van die Tarief van Gelde te herroep.

Afskrifte van hierdie wysiging lê ter insae by die kantoor van die Stadsklerk vir 'n tydperk van veertien dae met ingang van die publikasie hiervan in die Provinciale Koerant, naamlik 21 Desember 1977.

Enige persoon wat beswaar teen hierdie wysiging wil aanteken moet sodanige beswaar skriftelik by die Stadsklerk inhandig binne veertien dae vanaf publikasie hiervan.

G. M. VAN NIEKERK.
Stadsklerk.

Munisipale Kantore,
Leandra.
21 Desember 1977.
Kennisgewing No. 25/1977.

1256—21

TOWN COUNCIL OF LICHTENBURG.

AMENDMENT OF BY-LAWS.

It is hereby notified in terms of section 96 of the Local Government Ordinance No. 17 of 1939, as amended, that the Council intends amending the Electricity Supply By-laws.

The general purpose of these amendments is to increase the existing surcharge and to make the basic charge applicable on flats as well.

Copies of the proposed amendments will be open for inspection in the office of the Clerk of the Council for a period of 14 days from the date of publication hereof.

Any person who desires to record his objection to any of the proposed amendments must do so in writing to the Town Clerk within 14 days after the date of publication of this notice.

G. F. DU TOIT,
Town Clerk.

Municipal Offices,
Lichtenburg.
21 December, 1977.
Notice No. 32/1977.

STADSRAAD VAN LICHTENBURG.

WYSIGING VAN VERORDENINGE.

Kennisgewing geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig dat die Stadsraad van voorname is om die Elektrisiteitsvoorsieningsverordeninge te wysig.

Die algemene strekking van hierdie wysiging is om die bestaande toeslagte verhoog en om die basiese heffing ook op woonstelle van toepassing te maak.

Afskrifte van die beoogde wysiging lê ter insae by die Kantoer van die Klerk van die Raad vir 'n tydperk van veertien dae vanaf publikasie hiervan.

Enige persoon wat beswaar teen die bestaande beoogde wysiging wens aan te teken moet sodanige beswaar skriftelik by die Stadsklerk inhandig binne 14 dae na die datum van publikasie van hierdie kennisgewing.

G. F. DU TOIT,
Stadsklerk.

Munisipale Kantore,
Lichtenburg.
21 Desember 1977.
Kennisgewing No. 32/1977.

1257—21

LOUIS TRICHARDT TOWN COUNCIL.

Notice is given in terms of the provisions of section 96 of the Local Government Ordinance (No. 17/1939) that the Town Council of Louis Trichardt intends amending its Electricity Supply By-laws, subject to the approval of the Administrator.

The purpose of the amendment is to exempt certain improved properties from payment of the "Additional Charges" and to provide for increased ta-

riffs to compensate for increased charges by the Electricity Supply Commission.

Copies of the proposed amendments may be inspected in the offices of the Town Council (Room 13) for a period of 14 days from the date of publication of this notice in the Provincial Gazette.

Objections to the proposed amendments, if any, must be lodged in writing with the undersigned on or before 4 January, 1978.

C. J. VAN ROOYEN,
Town Clerk.

Municipal Offices,
Louis Trichardt.
21 December, 1977.
Notice No. 28/1977.

STADSRAAD VAN LOUIS TRICHARDT.

Kennis geskied hiermee in terme van die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17/1939, dat die Stadsraad van Louis Trichardt voorname is om, onderweg aan die goedkeuring van die Administrator, sy Elektrisiteitsvoorsieningsverordeninge te wysig.

Die doel van die wysiging is om sekere verbeterde eiendomme vry te stel van die "bykomende heffing" en om voorisings te maak vir verhoogde tariewe om te vergoed vir verhoogde tariewe deur die Elektrisiteitsvoorsieningskommissie.

Afskrifte van die voorgestelde wysigings kan in die Stadsraad se kantore (Kamer 13) nagesien word vir 'n tydperk van 14 dae vanaf die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant.

Besware, indien enige teen die voorgestelde wysigings moet by ondergetekende ingedien word voor of op 4 Januarie 1978.

C. J. VAN ROOYEN,
Stadsklerk.

Munisipale Kantore,
Louis Trichardt.
21 Desember 1977.
Kennisgewing No. 28/1977.

1258—21

TOWN COUNCIL OF MIDDELBURG,
TRANSVAAL.

AMENDMENT TO BY-LAWS.

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council intends

(1) to amend the by-laws Relating to Dogs published under Administrator's Notice 2277 of 20 December, 1972, as amended, in order to make provision that any person may, with the approval of the Council and subject to such conditions as the Council may impose, keep more than two dogs, and further to make provision for a licence fee where more than two male dogs or sterilised bitches, or more than two bitches which have not been sterilized are kept; and

(2) to amend the Tariff of Charges to the Standard Drainage By-laws pub-

lished under Administrator's Notice 665 of 8 June, 1977 and adopted by the Council under Administrator's Notice 1179 of 24 August, 1977, in order to make provision for a tariff for sewerage fees in respect of the Mhluzi Bantu Township, Middelburg.

Copies of these amendments are lying for inspection at the offices of the Council until 4 January, 1978.

Any person who wishes to object to the proposed amendments must lodge his objection in writing with the Town Clerk, Municipal Buildings, Eksteen Street (P.O. Box 14), Middelburg, on or before 4 January, 1978.

Town Clerk,
21 December, 1977.

STADSRAAD VAN MIDDDELBURG,
TRANSVAAL.

WYSIGING VAN VERORDENINGE

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad van voorname is —

(1) om die Verordeninge Betrekende Honde afgekondig by Administrateurskennisgewing 2277 van 20 Desember 1972, soos gewysig, verder te wysig deur voorsiening te maak dat enige persoon met die goedkeuring van die Raad en op sodanige voorwaardes as wat die Raad mag bepaal, meer as twee honde mag aanhou, en om verder voorsiening te maak vir lisensiegelde waar meer as twee reune of gesteriliseerde tewe, of meer as twee tewe wat nie gesteriliseer is nie, aangehou word; en

(2) om die Tarief van Gelde tot die Standaard Rioleringsverordeninge, afgekondig by Administrateurskennisgewing 665 van 8 Junie 1977 en deur die Raad aangeneem by Administrateurskennisgewing 1179 van 24 Augustus, 1977, te wysig ten einde voorsiening te maak vir 'n tarief vir rioleringsfooie ten opsigte van die Mhluzi Bantwoongebied, Middelburg.

Afskrifte van die wysigings lê ter insae by die kantoor van die Raad tot 4 Januarie 1978.

Enige persoon wat beswaar teen genoemde wysigings wens aan te teken, moet dit skriftelik voor of op 4 Januarie 1978 by die Stadsklerk, Municipale Gebou, Eksteenstraat (Posbus 14), Middelburg, doen.

Stadsklerk,
21 Desember 1977.
1259—21

TOWN COUNCIL OF NELSPRUIT

AMENDMENT TO AERODROME BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Nelspruit intends to amend the schedule of the Tariff of Charges of the Nelspruit Aerodrome By-laws, adopted by the Council by Administrator's Notice No. 1848 dated 22 October, 1975.

The general purport of the amendment is that the Council wishes to levy fees in respect of housing fees, parking fees, handling fees, landing fees and night landing fees.

A copy of the amendment is open for inspection during normal office hours at the office of the Clerk of the Council for a period of 14 days from the date of publication of this notice in the Provincial Gazette.

Any person who desires to record his objection to the amendment of the said By-laws, must do so in writing to the Town Clerk within 14 days of the date of publication in this notice in the Provincial Gazette.

J. N. JONKER,
Town Clerk.

Town Hall,
P.O. Box 45,
Nelspruit,
1200
21 December, 1977.
Notice No. 95/77.

STADSRAAD VAN NELSPRUIT

WYSIGING VAN VLIEGVELDVERORDENINGE

Kennis geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939 dat die Stadsraad van Nelspruit van voorname is om die bylae van die Tarief van Gelde van die verordeninge betrekende die Nelspruitse Vliegveld, deur die Raad aangeneem by Administrateurskennisgewing No. 1848 van 22 Oktober 1975, verder te wysig.

Die algemene strekking van die wysiging is om gelde te hef ten opsigte van loodsgelde, parkeergelde, hanteergelde, landingsgelde en naglandingsgelde.

'n Afskrif van hierdie wysiging lê ter insae gedurende gewone kantoourure by die kantoor van die Klerk van die Raad vir 'n tydperk van 14 dae vanaf die datum van publikasie van hierdie kennisgewing in die Proviniale Koerant. Enige persoon wat beswaar teen die wysiging van die genoemde verordeninge wens aan te teken, moet dit skriftelik aan die Stadsklerk rig binne 14 dae na die datum van publikasie van hierdie kennisgewing in die Proviniale Koerant.

J. N. JONKER,
Stadsklerk.

Stadhuis,
Posbus 45,
Nelspruit,
1200
21 Desember 1977.
Kennisgewing No. 95/77.

1260—21

TOWN COUNCIL OF PIET RETIEF

PROPOSED CLOSING AND ALIENATION OF PORTIONS OF STEENKAMP, WARD AND DE VITT STREETS

Notice is hereby given in terms of section 67 and 79(18)(b) of the Local Government Ordinance, 1939, as amended, that it is the intention of the Town Council of Piet Retief to permanently

close a portion of Steenkamp, Ward and De Vitt Streets and to alienate same thereafter to mister R. H. Klingenberg.

Further particulars of the closing and alienation of the said street portions and a plan showing same are available for inspection at the office of the Clerk of the Council during ordinary office hours.

Any person who wishes to object to the closing and/or alienation of the said street portions and/or who may have a claim for compensation should such closing be carried out must lodge his objection and/or claim, as the case may be, in writing with the undersigned within sixty days after 1977-12-21.

L. G. J. TRICHARDT,
Acting Town Clerk.
P.O. Box 23,
Piet Retief,
2380
21 December, 1977.
Notice No. 72/1977.

STADSRAAD VAN PIET RETIEF

VOORGESTELDE SLUITING EN VERVREEMDING VAN GEDEELTES VAN STEENKAMP-, WARD- EN DE VITT-STRAAT

Kennis geskied hiermee ingevolge artikel 67 en 79(18)(b) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig dat die Stadsraad van Piet Retief van voorname is om gedeeltes van Steenkamp-, Ward en De Vittstrate permanent te sluit en daarna aan meester R. H. Klingenberg te vervreem.

Nadere besonderhede oor die sluiting en vervreemding van die straatgedeeltes en 'n plan wat die straatgedeeltes aantoon, lê ter insae in die kantoor van die Klerk van die Raad tydens gewone kantoorure.

Enige persoon wat 'n beswaar teen die sluiting van gemelde straatgedeeltes en/of die vervreemding daarvan en/of wat 'n eis om skadevergoeding sal hé indien sodanige sluiting uitgevoer word, moet sodanige beswaar en/of eis na gelang van die geval, skriftelik by die ondergetekende indien binne 'n tydperk van sestig dae na 1977-12-21.

L. G. J. TRICHARDT,
Waarnemende Stadsklerk.
Posbus 23,
Piet Retief,
2380
21 Desember 1977.
Kennisgewing No. 72/1977.

1261—21

PIETERSBURG MUNICIPALITY

AMENDMENT TO ELECTRICITY-TRAFFIC, HEALTH BY-LAWS FOR PRE-SCHOOL INSTITUTIONS, BY-LAWS RELATING TO HAWKERS AND THE BY-LAWS FOR FIXING FEES FOR THE ISSUE OF CERTIFICATES AND FURNISHING OF INFORMATION

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance, 1939, as amended, that it is the intention of the Town Council of Pietersburg to

(a) amend the Standard Electricity By-laws, promulgated under Administrator's Notice 1627 of 24 November, 1971 and adopted by the Pietersburg Town Council as its By-laws under Administrator's Notice 891 of 7 June, 1972 by

- (i) charging a surcharge of 15% on all electricity accounts (excluding Zebediela) as from 1 January, 1978.

The proposed amendment is a result of the announcement of Eskom that its tariffs are increased with effect 1 January, 1978.

- (ii) increasing the tariff under Part A of the Schedule.

The reason for this increase is to distribute the pressure of taxation more evenly between property owners and electricity consumers.

(b) amend its Traffic By-laws promulgated under Administrator's Notice 102 of 23 February, 1938, as amended, by prohibiting riding on roller skates, skate boards or any other playing devices in any street designated by the Town Council.

(c) adopt a set of Health By-laws for Pre-School Institutions in order to control the hygiene of pre-school institutions.

(d) replace its By-laws relating to Hawkers, promulgated under Administrator's Notice 811 dated 1928-12-18, with a more effective set of By-laws. The contemplated set of By-laws will substitute the existing absolute set and will ensure better control over hawking in Pietersburg.

(e) amend its By-laws for the Fixing of Fees for the Issue of Certificates and Furnishing of Information promulgated under Administrator's Notice 321 of 15 May, 1963, as amended by revoking the schedule and by substituting it with a new Schedule.

The new Schedule will be more comprehensive than the existing Schedule and the tariffs will be increased to be more realistically.

Copies of the proposed amendments are available for inspection during normal office hours, at Room 402, Civic Centre, Pietersburg for a period of fourteen (14) days after publication of this notice in the Provincial Gazette.

Any person who wishes to object to the proposed amendments, must lodge his objection in writing with the undersigned, within fourteen (14) days after publication of this notice in the Provincial Gazette.

J. A. BOTES,
Town Clerk.

Civic Centre,
Pietersburg,
21 December, 1977.

MUNISIPALITEIT PIETERSBURG

WYSIGING VAN ELEKTRISITEITS- VERKEERS-, GESONDHEIDSVEROR- DENINGE VIR VOORSKOOLSE IN- RIGTINGS- VERORDENINGE BE-

TREFFENDE SMOUSE EN DIE VER- ORDENINGE VIR DIE VASSTELLING VAN GELDE VIR DIE UITREIKING VAN SERTIFIKATE EN DIE VER- SKAFFING VAN INLIGTING.

Hiermee word ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, kennis gegee dat die Stadsraad van Pietersburg van voorneme is om

(a) die Standaard Elektrisiteitsverordeninge, afgekondig by Administrateurskennisgewing 1627 van 24 November 1971 en deur die Pietersburgse Stadsraad as sy verordeninge aanvaar by Administrateurskennisgewing 891 van 7 Junie 1972, te wysig deur

- (i) 'n toeslag van 15% op alle elektrisiteitsrekeninge (uitgesonderd Zebediela) vanaf 1 Januarie 1978 te hef.

Die beoogde wysiging is as gevolg van die aankondiging van Eskom dat sy tariewe met ingang Januarie 1978 verhoog word.

- (ii) die tarief onder Deel A van die Bylae te verhoog.

Die rede vir hierdie verhoging is om die druk van belasting meer eweredig te versprei tussen grondeienaars en elektrisiteitsverbruikers.

(b) sy Verkeersverordeninge afgekondig by Administrateurskennisgewing 102 van 23 Februarie 1938 soos gewysig, verder te wysig deur die ry op rolskaatse, skaatsplanke of enige ander speeltoestelle in enige straat deur die Stadsraad aangevys, te verbied.

(c) 'n stel Gesondheidsverordeninge vir Voorskoolse Inrigtings te aanvaar ten einde beheer oor die hygiene van voorskoolse inrigtings uit te oefen.

(d) sy bestaande Verordeninge betreffende Smouse, afgekondig by Administrateurskennisgewing 811 van 1928-12-18 te vervang. Die beoogde nuwe stel sal die huidige verouderde stel vervang en sal 'n doeltreffender beheer oor smouse in Pietersburg verseker.

(e) sy Verordeninge insake die Vasstelling van Gelde vir die Uitreiking van Sertifikate en die Verskaffing van Inligting soos afgekondig by Administrateurskennisgewing 321 van 15 Mei 1963 soos gewysig, verder te wysig deur die bylae te herroep en dit te vervang met 'n nuwe Bylae.

Die beoogde nuwe Bylae sal meer omvattend as die bestaande Bylae wees en die tariewe word verhoog om meer realties te wees.

Afskrifte van die wysigings lê ter insae by Kamer 402, Burgersentrum, Pietersburg, gedurende gewone kantoorure vir 'n tydverleng van veertien (14) dae na publikasie van hierdie kennisgewing in die Provinciale Koerant.

Enige persoon wat teen die voorgestelde wysigings beswaar wil maak moet sy beswaar skriftelik by die ondergeskikte Kamer binne veertien

(14) dae na die publikasie van hierdie kennisgewing in die Provinciale Koerant.

J. A. BOTES,
Stadsklerk.

Burgersentrum,
Pietersburg.
21 Desember 1977.

1262-21

TOWN COUNCIL OF POTCHEFSTROOM.

MOVING OF BUS STOP.

Notice is hereby given in terms of the provisions of section 65bis of Ordonnance 17 of 1939 that the Town Council of Potchefstroom intends to move the existing bus stop at 27 Parys Avenue, to a position opposite an open piece of land situated to the east of and opposite the junction of Pavey Street with the service road next to Parys Avenue.

Full particulars and a sketch plan are available at the Municipal Offices (Room 310), Wolmarans Street, Potchefstroom, for 21 days after publication hereof.

Objections should be lodged in writing with the undersigned. Should no objections be received, then the bus stop will be used immediately after 21 days from publication hereof.

S. H. OLIVIER,
Town Clerk.

21 December, 1977.
Notice No. 92.

STADSRAAD VAN POTCHEFSTROOM.

VERSKUIWING VAN BUSHALTE.

Kennis geskied hiermee, ingevolge die bepalings van artikel 65bis van Ordonnansie 17 van 1939 dat die Stadsraad van Potchefstroom van voorneme is om die bestaande bushalte voor Paryslaan 27 te verskuif na 'n posisie regoor 'n oop stuk grond ten ooste van en regoor die aansluiting van Paveystraat by die dienspad aanliggend aan Paryslaan.

Volledige besonderhede en 'n sketsplan hiervan lê ter insae by die municipale kantore (Kamer 310), Wolmaransstraat, Potchefstroom, vir 21 dae na publikasie hiervan.

Besware moet skriftelik by ondertekende ingedien word. Indien geen besware ontvang word nie, sal die bushalte in gebruik geneem word onmiddellik na verstryking van 21 dae na publikasie hiervan.

S. H. OLIVIER,
Stadsklerk.

21 Desember 1977.

Kennisgewing No. 92.

1263-21

TOWN COUNCIL OF POTGIETERSRUS.

AMENDMENT TO ELECTRICITY BY-LAWS.

It is hereby notified in terms of section 96 of the Local Government Ordonnance, 1939, that the Town Council of Potgietersrus proposes to amend the

Electricity By-laws of the Potgietersrus Municipality, published under Administrator's Notice No. 328 dated 2 June, 1937.

The general purport of this amendment is to provide for an adjustment to the Council's Tariffs, to compensate for tariff increases by Eskom.

Copies of the amendment are open to inspection at the office of the Clerk of the Council for a period of fourteen (14) 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 undermentioned within 14 days after the date of publication of this notice in the Provincial Gazette.

C. F. B. MATTHEUS,
Town Clerk.

Town Council,
P.O. Box 34,
Potgietersrus.
0600
21 December, 1977.
Notice No. 67/1977.

The general purport of this amendment is to adjust the existing tariffs in order to compensate for increased costs.

Copies of the amendment are open to inspection at the office of the Clerk of the Council for a period of fourteen (14) 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 undermentioned within 14 days after the date of publication of this notice in the Provincial Gazette.

C. F. B. MATTHEUS,
Town Clerk.

Municipal Offices,
Potgietersrus.

0600
21 December, 1977.
Notice No. 68/1977.

STADSRAAD VAN POTGIETERSRUS.

WYSIGING VAN SKUTTARIEWE.

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van Potgietersrus van voor-nemens is om die skuttariewe van toe-passing op die Stadsraad van Potgietersrus, afgekondig by Administrateurs-kennisgewing No. 1585 van 13 September 1972, te wysig.

Die algemene strekking van hierdie wysiging is om die tariewe aan te pas ten einde vir stygende koste te kom-poneer.

Afskrifte van hierdie wysiging lê ter insae by die kantoor van die Klerk van die Raad vir 'n tydperk van 14 dae vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen ge-noemde wysiging wens aan te teken, moet dit skriftelik binne 14 dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant, by die ondergetekende doen:

C. F. B. MATTHEUS,
Stadsklerk.

Munisipale Kantore,
Potgietersrus.

0600
21 Desember 1977.
Kennisgewing No. 68/1977.

1265-21

CITY COUNCIL OF PRETORIA.

PROPOSED CLOSING AND LEASING OF A PORTION OF PORTION 56 OF THE FARM WONDERBOOM 302-J.R.

Notice is hereby given in accordance with the provisions of section 68, read with section 67, of the Local Government Ordinance, 17 of 1939, as amended, that it is the intention of the City Council of Pretoria to close permanently a portion, measuring \pm 3 000 m², of Portion 56 of the farm Wonderboom 302-J.R.

Further notice is hereby given in accordance with the provisions of section 79(18) of the abovementioned or-

dinance that it is the intention of the City Council of Pretoria to lease the said closed portion to the Boy Scouts of South Africa for a period of 30 years at a nominal rental of R12 per annum.

The relative council resolution and a plan showing the area to be leased, may be inspected during normal office hours at Room 352, West Block, Municipality, Van der Walt Street, Pretoria.

Any person who has any objection to the proposed closing and/or lease, or who may have a claim to compensation if such closing is carried out, is requested to lodge his objection with the undersigned, P.O. Box 440, Pretoria 0001, in writing, on or before Wednesday, 22 February, 1978.

P. DELPORT,
Town Clerk.

21 December, 1977.
Notice No. 228 of 1977.

STADSRAAD VAN PRETORIA.

VOORGESTELDE SLUITING EN VER-HUUR VAN 'N GEDEELTE VAN GE-DEELTE 56 VAN DIE PLAAS WON-DERBOOM 302-J.R.

Hiermee word ingevolge die bepalings van artikel 68, saamgelees met artikel 67, van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, soos gewysig, kennis gegeef dat die Stadsraad van Pretoria voornemens is om 'n gedeelte, groot \pm 3 000 m², van Gedeelte 56 van die plaas Wonderboom 302-J.R. permanent te sluit.

Hiermee word ingevolge die bepalings van artikel 79(18), van die bogenoemde Ordonnansie verder kennis gegee dat die Stadsraad van Pretoria voornemens is om die gemelde geslote gedeelte aan die Boy Scouts of South Africa vir 'n tydperk van 30 jaar teen 'n nominale huurgeld van R12 per jaar te verhuur.

Die betrokke raadsbesluit en 'n plan wat die gedeelte aandui wat verhuur staan te word, lê gedurende gewone kantoorre deur Kamer 352, Wesblsk, Municipality, Van der Waltstraat, Pretoria, ter insae.

Enigiemand wat beswaar teen die bogenoemde "sluiting en/of verhuring" wil maak, of wat enige aanspraak op vergoeding mag he, indien sodanige sluiting plaasvind, moet sy beswaar skriftelik voor of op Woensdag 22 Februarie 1978, by die ondergetekende, Posbus 440, Pretoria 0001, indien.

P. DELPORT,
Stadsklerk.

21 Desember 1977.
Kennisgewing No. 228 van 1977.

1266-21

CITY COUNCIL OF ROODEPOORT.

AMENDMENT TO BY-LAWS.

Notice is given in terms of the provisions of section 96 of the Local Government Ordinance No. 17 of 1939, as amended that the City Council of Roodepoort intends amending the Standard Electricity By-laws as adopted by the Roodepoort Municipality, published under Administrator's Notice No. 1324 of

TOWN COUNCIL OF POTGIETERS-RUS.

AMENDMENT TO POND TARIFF.

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Potgietersrus proposes to amend the Pound Tariff of the Potgietersrus Municipality, published under Administrator's Notice No. 1585 dated 13 September, 1972.

1264-21

9 August, 1972, as amended.

The general purport of the amendment is to increase certain tariffs.

Copies of the proposed amendments will be for inspection in the office of the Town Clerk during normal office hours for a period of 14 days as from the date of publication hereof. Any person who desires to record his objection to such amendments shall do so in writing to the Town Clerk within fourteen days after the date of publication hereof.

J. S. DU TOIT,
Town Clerk.

21 December, 1977.
Notice No. 95/77.

STADSRAAD VAN ROODEPOORT.

WYSIGING VAN VERORDENINGE.

Ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur No. 17 van 1939, soos gewysig, word bekend gemaak dat die Stadsraad van Roodepoort van voorneme is om die Standaard Elektrisiteitsverordeninge van die Munisipaliteit Roodepoort soos aangeneem en afgekondig by Administrateurskennisgewing No. 1324 van 9 Augustus 1972, soos gewysig, verder te wysig.

Die algemene strekking van die wysings is om sekere tariewe te verhoog.

Afskrifte van die voorgestelde wysings sal vir 'n tydperk van veertien dae vanaf datum van publikasie hiervan gedurende normale kantoorure in die kantoor van die Stadsklerk ter insae la en enige persoon wat beswaar teen sodanige wysiging wil aanteken, moet dit skriftelik by die Stadsklerk doen binne veertien dae na die datum van publikasie hiervan.

J. S. DU TOIT,
Stadsklerk.

21 Desember 1977.
Kennisgewing No. 95/77.

1267—21

TOWN COUNCIL OF STILFONTEIN.

PERMANENT CLOSING OF PARK AND ALIENATION THEREOF.

Notice is hereby given in terms of the provisions of section 68 read with section 79(18) of the Local Government Ordinance, 1939, that it is the intention of the Town Council of Stilfontein to close Park 1807 permanently and to alienate the closed portion to the "Pinkster Protestantse Kerk".

A plan indicating the park will lie for inspection at the office of the Clerk of the Council during normal office hours and any objection against the proposed closing of the park and alienation thereof or any claim for compensation if such closing is carried out must be lodged in writing with the undersigned within sixty (60) days from the date of publication of this notice.

T. A. KOEN,
Town Clerk.

Municipal Offices,
P.O. Box 20,
Stilfontein.
2550
21 December, 1977.
Notice No. 38/1977.

STADSRAAD VAN STILFONTEIN.

PERMANENTE SLUITING VAN PARK EN VERVREEMDING DAARVAN.

Kennis geskied hiermee ingevolge die bepaling van artikel 68 saamgelees met artikel 79(18) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Stilfontein van voorneme is om Park 1807, permanent te sluit en dit aan die Pinkster Protestantse Kerk te vervreem.

'n Plan waarop die park aangetoon word, lê ter insae in die kantoor van die Klerk van die Raad gedurende kantoorure en enige besware teen die beoogde sluiting en vervreemding daarvan of eise of skadevergoeding indien sodanige sluiting uitgevoer word moet binne sestig (60) dae vanaf die datum van publikasie van hierdie kennisgewing by die ondergetekende ingediend word.

T. A. KOEN,
Stadsklerk.

Munisipale Kantore,
Posbus 20,
Stilfontein.
2550

21 Desember 1977.
Kennisgewing No. 38/1977.

1268—21

TOWN COUNCIL OF THABAZIMBI.

AMENDMENT TO ELECTRICITY SUPPLY BY-LAWS.

It is hereby notified in terms of section 96 of the Local Government Ordinance No. 17 of 1939, as amended, that the Town Council of Thabazimbi intends amending the Electricity Supply By-laws.

The general purport of these amendments is to amend the Tariff of Charges in order to make provision for an increase of the charges payable for the supply of Electricity to all consumers.

Copies of these amendments are open for inspection at the office of the Council for a period of fourteen (14) days from date of publication hereof.

Any person who desires to record his objection to the said amendments, must do so in writing to the undersigned within fourteen (14) days after the date of publication of this notice in the Provincial Gazette.

D. W. VAN ROOYEN,
Town Clerk.

Municipal Offices,
P.O. Box 90,
Thabazimbi.
0380

Tel. 105.
21 December, 1977.

STADSRAAD VAN THABAZIMBI.

WYSIGING VAN ELEKTRISITEITSVERORDENINGE.

Daar word hierby ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, bekend gemaak dat die Stadsraad van Thabazimbi van

voorneme is om die Elektrisiteitsverordeninge te wysig.

Die algemene strekking van hierdie wysigs behels 'n wysiging van die Tarief van Gelde ten einde voorseening te maak vir 'n verhoging van die tariewe vir die levering van elektrisiteit aan alle verbruikers.

Afskrifte van hierdie wysiging lê ter insae by die kantoor van die Raad vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysigs wens aan te teken moet dit skriftelik binne veertien (14) dae na die datum van publikasie van hierdie kennisgewing in die Proviniale Koerant by die ondergetekende doen.

D. W. VAN ROOYEN,
Stadsklerk.

Munisipale Kantore,
Posbus 90,
Thabazimbi.
0380
Tel. 105.
21 Desember 1977.

1269—21

CITY COUNCIL OF PRETORIA.

PROPOSED CLOSING OF A PORTION OF MYBURGH STREET, CAPITAL PARK.

Notice is hereby given in terms of section 67 of the Local Government Ordinance, 17 of 1939, as amended, that it is the intention of the Council to close permanently the western intersection of Myburgh Street with Paul Kruger Street, in extent ± 53 m².

The Council, at a meeting held on 12 October, 1976, declared the Myburgh-Paul Kruger Streets intersection a high-frequently accident spot and the permanent closing thereof is therefore necessary to prevent further accidents.

A plan showing the road portion and the relative council resolution may be inspected during normal office hours at Room 384, Third Floor, West Block, Munitoria, Van der Walt Street, Pretoria.

Any person who has any objection to the proposed closing or who may have any claim to compensation if such closing is carried out, must lodge his objection or claim, as the case may be, in writing with the undersigned, on or before Wednesday, 1 March, 1978.

P. DELPORT,
Town Clerk.

21 December, 1977.

Notice No. 230 of 1977.

STADSRAAD VAN PRETORIA.

VOORGESTELDE SLUITING VAN 'N GEDEELTE VAN MYBURGHSTRAAT, CAPITAL PARK.

Hiermee word, ingevolge artikel 67 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, soos gewysig, kenbaar gemaak dat die raad voornemens is om 'n gedeelte van Myburghstraat waar dit aan die westekant by Paul Krugerstraat aansluit, groot ± 53 m², permanent te sluit.

Die Myburgh-Paul Krugerstraat-aansluiting is reeds op 12 Oktober 1976, deur die raad as 'n hoëfrekwensie-ongelukskol verklaar en gevolglik is die permanente sluiting noodsaaklik om verdere ongelukke te voorkom.

'n Plan waarop die padgedeelte aangegetoon word en die betrokke raadsbe-

sluit is gedurende gewone kantoorure in Kamer 364, Derde Verdieping, Wesblok, Munitoria, Van der Waltstraat, Pretoria, ter insae.

Enigiemand wat beswaar teen die voorgenome sluiting wil maak of wat enige eis om vergoeding mag hê indien die sluiting plaasvind, moet sy

beswaar of eis, al na die geval, skriftelik voor of op Woensdag, 1 Maart 1978, by die ondergetekende indien.

P. DELPORT,
Stadsklerk.

21 Desember 1977.
Kennisgewing No. 230 van 1977.
1270—21

CONTENTS**Proclamations.**

294. Amendment of Title Conditions of Holding 116, President Park Agricultural Holdings, district Kempton Park 4091
 295. Amendment of Title Conditions of Erf 428, Capital Park Township, district Pretoria 4091
 296. Amendment of Title Conditions of Holding 37, Panorama Agricultural Holdings Extension 1, Registration Division I.Q., Transvaal 4091
 297. Amendment of Title Conditions of Erf 143, Lyttelton Manor Township, Registration Division J.R., Transvaal 4092

Administrator's Notices

1893. Health Committee of Secunda: Withdrawal of Exemption from Rating 4092
 1894. Edenvale Amendment Scheme 1/116 4093
 1895. Randburg Amendment Scheme 63 4093
 1896. Randburg Amendment Scheme 65 4093
 1897. Randburg Amendment Scheme 70 4094
 1898. Randburg Amendment Scheme 75 4094
 1899. Randburg Amendment Scheme 88 4094
 1900. Randburg Amendment Scheme 98 4095
 1901. Randfontein Amendment Scheme 1/29 4095
 1902. Wilkopies Extension 21 Township: Declaration of an approved township 4098
 1903. Klerksdorp Amendment Scheme 2/30 4099
 1904. Benoni Municipality: Amendment to Town Hall By-laws 4099
 1905. Carolina Municipality: Amendment to Water Supply By-laws 4105
 1907. Carolina Municipality: Amendment to Electricity By-laws 4107
 1907. Ermelo Municipality: Amendment to Cemetery By-laws 4109
 1908. Evander Municipality: Adoption of Standard Drainage By-laws 4110
 1909. Germiston Municipality: Amendment to Water Supply By-laws 4116
 1910. Hendrina Municipality: Adoption of Standard Financial By-laws 4117
 1911. Heidelberg Municipality: By-laws for the Fixing of Fees for Sundry Matters 4117
 1912. Klerksdorp Municipality: Adoption of Standard By-laws Relating to Cafes, Restaurants and Eating-houses 4120
 1913. Krugersdorp Municipality: Amendment to Refuse (solid wastes) and Sanitary By-laws 4120
 1914. Leandra Municipality: Town Lands By-laws 4122
 1915. Potgietersrus Municipality: Adoption of Standard Water Supply By-laws 4128
 1916. Rustenburg Municipality: Correction Notice: Swimming Bath By-laws 4129
 1917. Sandton Municipality: Refuse Removal By-laws 4130
 1918. Springs Municipality: Amendment to Sanitary and Refuse Removals Tariff 4143
 1919. Springs Municipality: Amendment to Traffic By-laws 4143
 1920. Stilfontein Municipality: Adoption of Standard Drainage By-laws 4143
 1921. Transvaal Board for the Development of Peri-Urban Areas: By-laws Relating to the Prohibiting and Controlling of Hawkers 4145
 1922. Verwoerdburg Municipality: Amendment to Water Supply By-laws 4148
 1923. Waterval Boven Health Committee: Application of Standard Drainage By-laws 4148
 1924. Witbank Municipality: Amendment to Traffic By-laws 4149
 1925. Witbank Municipality: Tariff of Charges for admission to and the use of facilities at the Witbank dam 4150
 1926. Wolmaransstad Municipality: Adoption of Standard By-laws Regulating the Safeguarding of Swimming Pools and Excavations 4151

INHOUD**Proklamasies.**

294. Wysiging van Titelvoorwaardes van Hoewe 116, President Park Landbouhoeves, distrik Kemptonpark 4091
 295. Wysiging van Titelvoorwaardes van Erf 428, dorp Capital Park, distrik Pretoria 4091
 296. Wysiging van Titelvoorwaardes van Hoewe 37, Panorama Landbouhoeves Uitbreiding 1, Registrasie Afdeling I.Q., Transvaal 4091
 297. Wysiging van Titelvoorwaardes van Erf 143, dorp Lyttelton Manor. Registrasie Afdeling J.R., Transvaal 4092

Administrateurskennisgewings

1893. Gesondheidskomitee van Secunda: Intrekking van Vrystelling van Eiendomsbelasting 4092
 1894. Edenvale-wysigingskema 1/116 4093
 1895. Randburg-wysigingskema 63 4093
 1896. Randburg-wysigingskema 65 4093
 1897. Randburg-wysigingskema 70 4094
 1898. Randburg-wysigingskema 75 4094
 1899. Randburg-wysigingskema 88 4094
 1900. Randburg-wysigingskema 98 4095
 1901. Randfontein-wysigingskema 1/29 4095
 1902. Dorp: Wilkopies Uitbreiding 21: Verklaring tot goedgekeurde dorp 4098
 1903. Klerksdorp-wysigingskema 2/30 4099
 1904. Munisipaliteit Benoni: Wysiging van Stadsaalverordeninge 4099
 1905. Munisipaliteit Carolina: Wysiging van Watervoorsieningsverordeninge 4105
 1906. Munisipaliteit Carolina: Wysiging van Elektrolytsverordeninge 4107
 1907. Munisipaliteit Ermelo: Wysiging van Beograafplaasverordeninge 4109
 1908. Munisipaliteit Evander: Aanname van Standaard Rioleringsverordeninge 4110
 1909. Munisipaliteit Germiston: Wysiging van Watervoorsieningsverordeninge 4116
 1910. Munisipaliteit Hendrina: Aanname van Standaard-finansiële Verordeninge 4117
 1911. Munisipaliteit Heidelberg: Verordeninge vir die Vasstelling van Gelde vir Diverse Aangeleenthede 4117
 1912. Munisipaliteit Klerksdorp: Aanname van Standaardverordeninge Betreffende Kafees, Restaurante en Eethuise 4120
 1913. Munisipaliteit Krugersdorp: Wysiging van Verordeninge Betreffende Vaste Afval en Saniteit 4122
 1914. Munisipaliteit Leandra: Dorpsgrondeverordeninge 4122
 1915. Munisipaliteit Potgietersrus: Aanname van Standaard Watervoorsieningsverordeninge 4128
 1916. Munisipaliteit Rustenburg: Kennisgewing van Verbetering: Swembadverordeninge 4129
 1917. Munisipaliteit Sandton: Verordeninge Betreffende Afvalverwydering 4130
 1918. Munisipaliteit Springs: Wysiging van Sanitere- en Vullisverwyderingstarief 4143
 1919. Munisipaliteit Springs: Wysiging van Verkeersverordeninge 4143
 1920. Munisipaliteit Stilfontein: Aanname van Rioleringsverordeninge 4143
 1921. Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede: Verordeninge Betreffende die Verbod op en die Beheer oor Smouse 4145
 1922. Munisipaliteit Verwoerdburg: Wysiging van Watervoorsieningsverordeninge 4148
 1923. Gesondheidskomitee van Watervalboven: Toepassing van Standaard Rioleringsverordeninge 4148
 1924. Munisipaliteit Witbank: Wysiging van Verkeersverordeninge 4148
 1925. Munisipaliteit Witbank: Tarief van Gelde vir toegang tot en die gebruik van geriewe by die Witbankdam 4149
 1926. Munisipaliteit Wolmaransstad: Aanname van Standaardverordeninge waarby die beveiliging van swembaddens en uitgravings gereguleer word 4150

1927. Regulations Relating to the Joint Municipal Pension Fund (Transvaal): Amendment	4151
1928. Correction of Administrator's Notice 1010 of 11 June 1975 in connection with the deviation and widening of Public Road P129-1: District of Vanderbijlpark	4158
1929. Correction of Administrator's Notice 1009 of 11 June 1975 in connection with the declaration of Public Roads (access roads to Road P155-1): District of Vanderbijlpark	4158
1930. Declaration of access roads (service roads to Provincial Roads P3-4 and P3-5) within Klerksdorp Municipal area	4159
1931. Declaration of Public Roads P3-4, P3-5 and P138-1 within Klerksdorp Municipal area	4164
1932. Reduction in width of the road reserve of Public Road P138-1 within the municipal boundary of Klerksdorp	4162
1933. Revocation of Administrator's Notice 1618 dated 26 October 1977	4162
1934. Declaration of an unnumbered public road: District of Wolmaransstad	4159
1935. Deviation of Public District Road 366: District of Lydenburg	4162
1936. Increase in width of road reserve of a public road: District of Carolina	4164

General Notices

523. Proposed Extension of Boundaries: 1) Epsom Downs	4172
524. Proposed establishment of townships: 1) Wilgeheuwel; 2) Edenpark-Wes Extension 1; 3) Randparkrif Extension 17	4168
526. Pretoria Amendment Scheme 408	4172
527. Benoni Amendment Scheme 1/183	4173
528. Southern Johannesburg Region Amendment Scheme 127	4173
529. Pretoria Amendment Scheme 410	4174
530. Brakpan Amendment Scheme 1/53	4174
531. Randburg Amendment Scheme 139	4175
532. Northern Johannesburg Region Amendment Scheme 1034	4175
533. Germiston Amendment Scheme 3/94	4176
534. Pretoria Amendment Scheme 405	4176
535. Johannesburg Amendment Scheme 1/1012	4177
536. Randburg Amendment Scheme 115	4177
537. Bloemhof Amendment Scheme 9	4178
538. Northern Johannesburg Region Amendment Scheme 791	4178
539. Germiston Amendment Scheme 2/61	4179
540. Proposed Establishment of Townships: 1) Henville Extension 3; 2) Elsburg Extension 4; 3) Randparkrif Extension 38; 4) Roodepoort West Extension 3	4170
541. Removal of Restrictions Act 84 of 1967	4179

Tenders**Notices by Local Authorities**

1927. Regulasies Betreffende die Gemeenskaplike Munisipale Pensioenfonds (Transvaal): Wysiging	4151
1928. Verbetering van Administrateurskennisgewing 1010 van 11 Junie 1975 in verband met die verlegging en verbreding van openbare Pad P129-1: Distrik Vanderbijlpark	4158
1929. Verbetering van Administrateurskennisgewing 1009 van 11 Junie 1975 in verband met die Verklaring van Openbare Paale (Toegangspaale tot Pad P155-1): Distrik Vanderbijlpark	4158
1930. Verklaring van toegangspaale (dienspaale tot Provinciale Paale P3-4 en P3-5) binne Klerksdorp Munisipale gebied	4159
1931. Verklaring van Openbare Paale P3-4, P3-5 en P138-1 binne Klerksdorp munisipale gebied	4164
1932. Vermindering van die reserwebreedte van Openbare Pad P138-1 binne Klerksdorp munisipale gebied	4162
1933. Intrekking van Administrateurskennisgewing 1618 gedateer 26 Oktober 1977	4162
1934. Verklaring van 'n ongenommerde openbare pad: Distrik Wolmaransstad	4159
1935. Verlegging van openbare distrikspad 366: Distrik Lydenburg	4162
1936. Vermeerdering van die Reserwebreedte van 'n openbare pad: Distrik Carolina	4164

Algemene Kennisgewings

523. Voorgestelde Uitbreiding van Grense: 1) Epsom Downs	4172
524. Voorgestelde Stigting van Dorpe: 1) Wilgeheuwel; 2) Edenpark-Wes Uitbreiding 1; 3) Randparkrif Uitbreiding 17	4168
526. Pretoria-wysigingskema 408	4172
527. Benoni-wysigingskema 1/183	4173
528. Suidelike Johannesburgstreek-wysigingskema 127	4173
529. Pretoria-wysigingskema 410	4174
530. Brakpan-wysigingskema 1/53	4174
531. Randburg-wysigingskema 139	4175
532. Noordelike Johannesburgstreek-wysigingskema 1034	4175
533. Germiston-wysigingskema 3/94	4176
534. Pretoria-wysigingskema 405	4176
535. Johannesburg-wysigingskema 1/1012	4177
536. Randburg-wysigingskema 115	4177
537. Bloemhof-wysigingskema 9	4178
538. Noordelike Johannesburgstreek-wysigingskema 791	4178
539. Germiston-wysigingskema 2/61	4179
540. Voorgestelde Stigting van Dorpe: 1) Henville Uitbreiding 3; 2) Elsburg Uitbreiding 4; 3) Randparkrif Uitbreiding 38; 4) Roodepoort Wes Uitbreiding 3	4171
541. Wet op Opheffing van Beperkings 84 van 1967	4179

Tenders**Plaaslike Bestuurskennisgewings**

Printed for the Transvaal Provincial Administration, | Gedruk vir die Transvaalse Provinciale Administrasie,
Pta., by Hoofstadpers Beperk, P.O. Box 422, Pretoria. | Pta., deur Hoofstadpers Beperk, Posbus 422, Pretoria.