



DIE PROVINSIE TRANSVAAL

# Offisiële Koerant

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No. 123 (Administrateurs-), 1979.

## 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 2454, geleë in die dorp Three Rivers Uitbreiding 1, Registrasie Afdeling I.Q., Transvaal, gehou kragtens Sertifikaat van Gekonsolideerde Titel T32108/1978, voorwaarde C(a) in die gemelde Sertifikaat wysig om soos volg te lui:

“(C)(a) The erf shall be used for business purposes only, except that offices or consulting rooms may be erected above the business premises. The main building on the erf shall be not more than four storeys in height. The coverage for shop premises shall not exceed 75 per cent of the area of the erf and that for offices or consulting rooms, erected thereon, shall not exceed 60 per cent of the area of the erf.”

Gegee onder my Hand te Pretoria, op hede die 7de dag van Mei, Eenduisend Negehonderd Nege-en-sewentig.

S. G. J. VAN NIEKERK,  
Administrateur van die Provinsie Transvaal.  
PB. 4-14-2-1302-8

## ADMINISTRATEURSKENNISGEWINGS

Administrateurskennisgewing 631 27 Junie 1979

REGULASIES BETREFFENDE DIE BESTUURSKOMITEE WAT VIR DIE INDIËRGROEPSGEBIED VAN ACTONVILLE IN DIE REGSGEBIED VAN DIE STADSRAAD VAN BENONI INGESTEL IS: WYSIGING.

Ingevolge die bepalings van artikel 4 van die Ordonnansie op Plaaslike Bestuur (Uitbreiding van Bevoegd-hede), 1962 (Ordonnansie 22 van 1962), wysig die Administrateur, met die goedkeuring van die Minister van Indiërsake, hierby die Regulasies betreffende die Bestuurskomitee wat vir die Indiërgroepsgebied van Actonville in die regsgebied van die Stadsraad van Benoni ingestel is; afgekondig by Administrateurskennisgewing 2023 van 22 November 1972 soos in die Bylae hierby uiteengesit.

No. 123 (Administrator's), 1979.

## 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 2454, situate in Three Rivers Extension 1 Township, Registration Division I.Q., Transvaal, held in terms of Certificate of Consolidated Title T32108/1978, alter condition C(a) in the said Certificate to read as follows:

“(C)(a) The erf shall be used for business purposes only, except that offices or consulting rooms may be erected above the business premises. The main building on the erf shall be not more than four storeys in height. The coverage for shop premises shall not exceed 75 per cent of the area of the erf and that for offices or consulting rooms, erected thereon, shall not exceed 60 per cent of the area of the erf.”

Given under my Hand at Pretoria, this 7th day of May, One thousand Nine hundred and Seventy-nine.

S. G. J. VAN NIEKERK,  
Administrator of the Province Transvaal.  
PB. 4-14-2-1302-8

## ADMINISTRATOR'S NOTICES

Administrator's Notice 631 27 June, 1979

REGULATIONS CONCERNING THE MANAGEMENT COMMITTEE ESTABLISHED FOR THE INDIAN GROUP AREA OF ACTONVILLE IN THE AREA OF JURISDICTION OF THE BENONI TOWN COUNCIL: AMENDMENT.

In terms of the provisions of section 4 of the Local Government (Extension of Powers) Ordinance, 1962 (Ordinance 22 of 1962), the Administrator hereby, with the approval of the Minister of Indian Affairs, amends the Regulations concerning the Management Committee established for the Indian Group Area of Actonville in the area of jurisdiction of the Benoni Town Council, promulgated under Administrator's Notice 2023 of 22 November, 1972, as set out in the Schedule hereto.

## BYLAE.

1. Regulasie 3 word hierby gewysig deur subregulasies (2), (3), (4) en (5) deur die volgende subregulasies te vervang:

“(2) Elke opvolgende komitee bestaan uit die getal, maar nie minder nie as vyf, lede wat dié Administrateur, na oorlegpleging met die Raad, bepaal en daardie lede word ingevolge die bepalings van hierdie regulasies verkies.

(3) Behoudens die bepalings van Regulasie 41, verstryk die ampstermyn van ’n verkose lid van die komitee op die dag wat die dag van die eersvolgende verkiesing voorafgaan.

(4) ’n Verkose lid wie se ampstermyn verstryk het, kan weer verkies word.”

2. Regulasie 7 word hierby gewysig deur —

(a) in subregulasie (5) paragraaf (a) deur die volgende paragraaf te vervang:

“(a) Bevoegde persone en ’n verteenwoordiger van die pers, wat nie ’n bevoegde persoon hoef te wees nie, kan, behoudens die bepalings van subregulasie (6), alle vergaderings van die komitee bywoon.”; en

(b) in subregulasie (6) die woorde “of ’n verteenwoordiger van die pers” na die woorde “bevoegde persone” in te voeg.

3. Regulasie 31 word hierby gewysig deur die volgende voorbehoudsbepaling na subregulasie (1) in te voeg:

“: Met dien verstande dat, na die verkiesing van Oktober 1979, ’n verkiesing al om die vyf jaar op die laaste Woensdag in Oktober gehou word.”

4. Regulasie 41 word hierby gewysig deur in subregulasie (2)(a) die uitdrukking “of 3(2)(a)” te skrap.

Administrateurskennisgewing 632 27 Junie 1979

## MUNISIPALITEIT BLOEMHOF: WYSIGING VAN MELKVERORDENINGE.

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 Melkverordeninge van die Munisipaliteit Bloemhof, deur die Raad aangeneem by Administrateurskennisgewing 2027 van 22 November 1972, word hierby gewysig deur subartikel (8) van artikel 14 van Deel IV deur die volgende te vervang:

“(8) Lisensiehouers van hotelle, losieshuise, restaurante, verversingsondernemers of kafees mag nie melk of melkprodukte op hulle persele ontvang, hou, opberg of gebruik nie, tensy sodanige melk of melkprodukte geproduseer is op ’n perseel ten opsigte waarvan daar ingevolge artikel 2 ’n lisensie of inbringpermit uitgereik is en moet —

(a) behalwe wanneer melk of melkprodukte opgedien word, dit in ’n koelkas in die perseel teen ’n temperatuur van hoogstens 7 °C gehou word; en

## SCHEDULE.

1. Regulation 3 is hereby amended by the substitution for subregulations (2), (3), (4) and (5) of the following subregulations:

“(2) Every succeeding committee shall consist of such number of members, but not less than five, as the Administrator may, after consultation with the Council, determine and those members shall be elected in terms of the provisions of these regulations.

(3) Subject to the provisions of Regulation 41, the term of office of an elected member of the committee shall expire on the day preceding the day of the next succeeding election.

(4) An elected member whose term of office has expired, may be re-elected.”

2. Regulation 7 is hereby amended by —

(a) the substitution in subregulation (5) for paragraph (a) of the following paragraph:

“(a) Qualified persons and a representative of the press, who need not be a qualified person, may, subject to the provisions of subregulation (6), attend all meetings of the committee.”; and

(b) the insertion in subregulation (6), after the words “qualified persons”, of the words “or a representative of the press”.

3. Regulation 31 is hereby amended by the insertion after subregulation (1) of the following proviso:

“: Provided that, after the election of October 1979, an election shall be held on the last Wednesday in October of every fifth year.”

4. Regulation 41 is hereby amended by the deletion in subregulation (2)(a) of the expression “or 3(2)(a)”.

Administrator's Notice 632 27 June, 1979

## BLOEMHOF MUNICIPALITY: AMENDMENT TO MILK 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 Milk By-laws of the Bloemhof Municipality, adopted by the Council under Administrator's Notice 2027, dated 22 November, 1972, are hereby amended by the substitution for subsection (8) of section 14 of Part IV of the following:

“(8) Licensees of hotels, boarding-houses, restaurants, catering establishments or cafés shall not receive, keep, store or use milk or milk products on their premises unless such milk or milk products have been produced at premises in respect of which a licence or introduction permit has been granted in terms of section 2 and shall —

(a) except when milk or milk products are being served, be kept in a refrigerator on the premises at a temperature not exceeding 7 °C; and

(b) sodanige melk of melkprodukte nie aan vlieë, stof, vreemde stowwe of besoedeling van watter aard ookal blootstel nie."

PB. 2-4-2-28-48

Administrateurskennisgewing 633 27 Junie 1979

**MUNISIPALITEIT CARLETONVILLE: WYSIGING VAN VERORDENINGE BETREFFENDE LENINGS UIT DIE BEURSLENINGSFONDS.**

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 Lenings uit die Beursleningsfonds van die Munisipaliteit Carletonville, afgekondig by Administrateurskennisgewing 297 van 19 April 1961, soos gewysig, word hierby verder gewysig deur in artikel 5(a) die syfer "R400" deur die syfer "R500" te vervang.

PB. 2-4-2-121-146

Administrateurskennisgewing 634 27 Junie 1979

**MUNISIPALITEIT DELAREYVILLE: VERORDENINGE BETREFFENDE HONDE.**

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

*Woordomskrywing.*

1. Vir die toepassing van hierdie verordeninge beteken —

"hond" 'n reun sowel as 'n teef.

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

*Belasting Betaalbaar.*

2. Niemand mag binne die munisipaliteit 'n hond wat, na die mening van die Raad, ses maande oud of ouer is, aanhou nie, tensy hy sodanige hond by die munisipale kantoor laat registreer het, en op die wyse soos hierinlater bepaal, 'n belastingkwitansie ten opsigte van sodanige hond verkry het.

*Persoon wat vir Belasting Aanspreeklik is.*

3. Vir die toepassing van hierdie verordeninge word iemand onder wie se sorg of toesig, of in wie se besit of binne wie se huis of perseel 'n hond gevind of gesien word, geag die persoon te wees wat sodanige hond aanhou, tensy hy die teendeel bewys.

(b) not expose such milk or milk products to flies, dust, foreign matter or any contamination of whatever kind."

PB. 2-4-2-28-48

Administrator's Notice 633 27 June, 1979

**CARLETONVILLE MUNICIPALITY: AMENDMENT TO BY-LAWS RELATING TO LOANS FROM THE BURSARY LOAN FUND.**

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

The By-laws Relating to Loans from the Bursary Loan Fund of the Carletonville Municipality, published under Administrator's Notice 297, dated 19 April 1961, as amended, are hereby further amended by the substitution in section 5(a) for the figure "R400" of the figure "R500".

PB. 2-4-2-121-146

Administrator's Notice 634 27 June, 1979

**DELAREYVILLE MUNICIPALITY: BY-LAWS RELATING TO DOGS.**

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

*Definitions.*

1. For the purpose of these by-laws —

"Council" means the Village Council of Delareyville 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);

"dog" means and includes both a dog and a bitch.

*Tax to be Paid.*

2. No person shall keep any dog within the municipality which, in the opinion of the Council, is six months of age or older, unless he has caused such dog to be registered at the municipal offices, and obtained, in the manner hereinafter provided, a tax receipt in respect of such dog.

*Person Responsible for Tax.*

3. For the purpose of these by-laws any person in whose custody, charge or possession, or within whose house or premises any dog is found or seen, shall be deemed to be the person keeping such dog, unless he proves the contrary.

*Belastingkwitansie.*

4.(1) By betaling van die toepaslike belasting soos in die Bylae hierby voorgeskryf, ontvang elke belastingbetaler 'n kwitansie op 'n gedrukte vorm, hierna 'n belastingkwitansie genoem, wat 'n beskrywing van die hond bevat en wat deur 'n behoorlik-gemagtigde beampte van die Raad onderteken moet wees.

(2) Elke belastingkwitansie hou op om van krag te wees om 24h00 op 31 Desember wat volg op die uitreikingsdatum.

*Duplikaat-Belastingkwitansies.*

5. Iemand wat 'n geldige belastingkwitansie verloor waartoe by behoorlik geregig is, kan, indien hy die Raad van sodanige verlies oortuig, 'n duplikaat daarvan verkry teen betaling van die bedrag in die Bylae hierby voorgeskryf.

*Oordrag van Belastingkwitansie.*

6. Enige geldige belastingkwitansie kan deur die houër daarvan aan 'n ander persoon oorgedra word, onderworpe aan die volgende voorwaardes:

- (a) Die persoon wat sodanige oordrag verlang, moet by die Raad aansoek doen en die oorspronklike kwitansie of duplikaat daarvan toon ten opsigte van die betrokke hond, behoorlik geëndosseer deur die oordraer, op die agterkant daarvan, dat die hond van die hand gesit is, met vermelding van die naam van die nuwe eienaar en onderteken deur die persoon aan wie oordrag gegee is, en hy moet die Raad daarvan oortuig dat aan die bepalings van hierdie verordeninge voldoen is.
- (b) Die persoon aan wie oordrag gegee is, moet aan die Raad die toepaslike oordragsgeld in die Bylae hierby voorgeskryf, betaal.
- (c) Die gemagtigde beampte moet, indien aan bogenoemde vereistes voldoen is, die naam en adres van die nuwe eienaar op die belastingkwitansie endosseer:

Met dien verstande dat geen bepaling van hierdie artikel geag word as magtiging tot oordrag van 'n geldige belastingkwitansie om enige ander hond as die hond ten opsigte waarvan sodanige belasting oorspronklik betaal is, te dek nie.

*Vrystelling vir Honde wat aan Besoekers of Blindes Behoort of Honde wat Behandeling Ondergaan.*

7. Die volgende persone word van die bepalings van artikel 2 vrygestel:

- (a) Iemand wat buite die munisipaliteit woonagtig is en geen gereelde bedryf of besigheid binne die munisipaliteit uitoefen of daar in diens is nie, en wat 'n hond met hom binne die munisipaliteit gebring het, met die doel om 'n tydelike besoek af te lê en om sodanige hond weer met hom saam te neem, vir 'n tydperk van hoogstens dertig dae vanaf die datum van sy aankoms binne die munisipaliteit.
- (b) 'n Blinde persoon wat van enige hond uitsluitend as geleide gebruik maak.
- (c) Iemand wat buite die munisipaliteit woonagtig is en wat 'n hond op enige plek binne die munisipaliteit

*Tax Receipt.*

4.(1) On payment of the appropriate tax as prescribed in the Schedule hereto, every taxpayer shall receive a receipt upon a printed form, hereinafter called a tax receipt, which shall contain a description of the dog and which shall be signed by a duly authorized officer of the Council.

(2) Every tax receipt shall cease to be effective at 24h00 on 31 December following the date of issue.

*Duplicate Tax Receipts.*

5. Any person who loses any current tax receipt to which he is properly entitled, may, upon satisfying the Council of such loss, obtain a duplicate thereof upon payment of the amount prescribed in the Schedule hereto.

*Transfer of a Tax Receipt.*

6. Any current tax receipt may be transferred by the holder thereof to another person subject to the following conditions.

- (a) The person desiring such transfer shall apply to the Council and produce the original receipt or duplicate thereof in respect of the dog in question, duly endorsed by the transferor, at the back thereof, to the effect that the dog has been disposed of, stating the name of the new owner and signed by the transferee, and shall satisfy the Council that the provisions of these by-laws have been complied with.
- (b) The transferee shall pay to the Council the appropriate transfer fee prescribed in the Schedule hereto.
- (c) The authorized officer shall, if the above requirements have been complied with, endorse the name and address of the new owner upon the tax receipt:

Provided that nothing in this section contained shall be deemed to authorize the transfer of a current tax receipt to cover any other dog other than the dog in respect of which such tax was originally paid.

*Exemptions for Dogs Belonging to Visitors or Blind Persons or Dogs Undergoing Treatment.*

7. The following persons shall be exempted from the provisions of section 2:

- (a) A person residing outside the municipality and not being engaged in a regular trade or business or employed within the municipality, who has brought any dog with him into the municipality with the intention of paying a temporary visit and or taking such dog away with him again, for a period not exceeding thirty days from the date of his arrival within the municipality.
- (b) A blind person who makes use of any dog solely as a guide; and
- (c) A person residing outside the municipality, who leaves any dog at any place inside the municipality

vir behandeling of huisvesting in 'n erkende hondehok of hondelosiesinrigting laat:

Met dien verstande dat sodanige hond uit die munisipaliteit verwyder word onmiddellik na sodanige behandeling of huisvesting of tydelike besoek voltooi is.

*Belastingkwitansie moet vir Inspeksie Vertoon word.*

8. Elkeen wat die belasting betaal het, moet te alle tye en orals waar dit redelikerwyse van hom verlang word, sy belastingkwitansie vir inspeksie toon aan enige beoorloofde beampte van die Raad.

*Skut van Honde wat Blykbaar Sonder Baas is.*

9.(1) Enige gemagtigde beampte van die Raad of enige ander persoon kan 'n hond wat losloop en blykbaar sonder baas is, tensy sodanige hond onder die bepalinge van artikel 7 val, na die skuthok neem waar sodanige hond gehou moet word totdat die persoon wat hom opeis 'n belastingkwitansie ten opsigte van sodanige hond aan die skutmeester getoon het, en aan die skutmeester die bedrag, in die Bylae hierby voorgeskryf, betaal het.

(2) Waar daar aan die halsband van 'n hond wat na die skut gebring is, die naam en adres van die eienaar daarvan of van 'n ander persoon wat daarop geregtig is, gestempel of bevestig is, moet die skutmeester onmiddellik met sodanige persoon in verbinding tree. 'n Skriftelike mededeling gepos aan die adres soos op die halsband aangedui, word geag 'n voldoende mededeling te wees vir die toepassing van hierdie artikel.

*Onopgeëiste Honde kan Verkoop of Afgemaak word.*

10.(1) Ingeval 'n hond nie deur iemand wat daartoe geregtig is binne 'n tydperk van ses-en-negentig uur, beginnende om 12h00 op die dag waarop die hond geskut is, opgeëis word nie, kan die Raad of 'n gemagtigde beampte van die Raad, die hond laat verkoop op sodanige wyse as wat die Raad of sodanige gemagtigde beampte van die Raad goeddink, en indien geen verkoping plaasvind nie, kan hy sodanige hond laat afmaak.

(2) Geen skadevergoeding is deur die Raad betaalbaar nie, of aan die eienaar of ander persoon wat op die hond geregtig is, of aan enige koper van sodanige hond ten opsigte van enige regsvordering wat kragtens hierdie artikel ingestel word.

*Gevaarlike en Aanstootlike Honde.*

11.(1) Niemand mag toelaat dat 'n hond wat gevaarlik of kwaai is of aan 'n aansteeklike of besmetlike siekte ly, of 'n loopse teef, losloop nie.

(2) 'n Gemagtigde beampte van die Raad of enige ander persoon, kan sodanige hond na die skut neem.

(3) Niemand wat aanspraak maak op 'n reu of teef wat aldus geskut is, mag dit terugeis nie tensy en totdat hy die skutgelde betaal het en skriftelik onderneem het om dit onder behoorlike beheer te hou.

*Honde mag nie Aangehits word om Persone aan te Val nie.*

12. Niemand mag, sonder redelike oorsaak —

- (a) 'n hond teen 'n persoon of dier aanhits nie; of
- (b) toelaat dat 'n hond onder sy toesig of in sy besit 'n persoon of dier aanval of vrees aanja nie.

for treatment or boarding at a recognised kennel or dog boarding establishment:

Provided that such dog is removed from the municipality immediately such treatment or boarding or temporary visit is completed.

*Tax Receipt to be Produced for Inspection.*

8. Every person who has paid the tax shall, whenever and wherever reasonably required, produce his tax receipt for inspection to any duly authorized officer of the Council.

*Impounding of Apparently Ownerless Dogs.*

9.(1) Any authorized officer of the Council or any other person may take any dog which is at large and apparently ownerless; unless such dog falls under the provisions of section 7, to the pound, where such dog shall be detained until the person claiming it produces to the poundmaster a tax receipt in respect of such dog, and pays to the poundmaster the amount prescribed in the Schedule hereto.

(2) Where there is stamped on or fixed to the collar of any dog which has been brought to the pound the name and address of the owner thereof or other person entitled thereto, the poundmaster shall immediately communicate with such person. A written communication posted to the address indicated on the collar shall be deemed to be sufficient communication for the purpose of this section.

*Unclaimed Dogs may be Sold or Destroyed.*

10.(1) In the event of any dog not being claimed by any person entitled to it within a period of ninety-six hours, commencing at 12h00 on the day when the dog is impounded, the Council or an authorized officer of the Council may cause such dog to be sold in such manner as the Council or such authorized officer of the Council may deem fit, and in the event of no sale being effected, may cause such dog to be destroyed.

(2) No compensation shall be payable by the Council either to the owner or other person entitled to the dog or to any purchaser of such dog in respect of any legal action taken in terms of this section.

*Dangerous and Objectionable Dogs.*

11.(1) No person shall permit any dog which is dangerous or vicious or suffering from any contagious or infectious disease, or any bitch on heat, to be at large.

(2) Any authorized officer of the Council or any other person may take such dog to the pound.

(3) No person claiming any dog or bitch so impounded shall be entitled to its return to him unless and until he has paid the pound fees and given a written undertaking to keep it under proper control.

*Dogs not to be Urged to Attack Persons.*

12. No person shall, without reasonable cause —

- (a) set any dog on any person or animal; or
- (b) permit any dog in his custody or possession to attack or put in fear any person or animal.

*Blaffende en Tjankende Honde.*

13. Niemand mag 'n hond aanhou wat deur aanhoudend of te veel te blaf, te tjank of te huil, die bure steur of tot oorlas is nie.

*Afmaak van Honde.*

14.(1) Die Raad of 'n gemagtigde beampte van die Raad kan, behoudens die bepalings van artikels 9 en 10 gelas dat 'n hond in onderstaande gevalle afgemaak word:

- (a) Waar dit blyk dat sodanige hond van die soort is soos beskryf in artikel 11(1) en die persoon wat op sodanige hond aanspraak maak, dit nie ingevolge artikel 11(3) mag terugeis nie: Met dien verstande dat die eienaar in elke sodanige geval in die geleentheid gestel word om, indien moontlik, gehoor te word.
- (b) Waar 'n hond wat op 'n publieke plek losloop blykbaar sonder baas is of nie opgeëis word nie.
- (c) Waar 'n hond op 'n publieke plek losloop en die eienaar of persoon wat daarvoor toesig het weier of in gebreke bly om die lopende belasting ingevolge hierdie verordeninge ten opsigte van sodanige hond te betaal.

(2) In geen geval is skadevergoeding deur die Raad aan iemand betaalbaar ten opsigte van die afmaak van 'n hond ingevolge hierdie artikel nie.

*Polisie en Beamptes van die Raad kan Persele Betree.*

15.(1) 'n Behoorlik-gemagtigde beampte van die Raad kan enige perseel betree met die doel om hierdie verordeninge uit te voer of om vas te stel hoeveel honde aangehou word en om alle belastingkwitansies te ondersoek.

(2) Niemand mag sodanige beampte in die loop van sodanige ondersoek belemmer of hinder, of weier of in gebreke bly om aan hom inligting te gee, of aan hom valse inligting verstrek nie.

*Strafbepalings vir Oortreding van Verordeninge.*

16. Iemand wat enige van die bepalings van hierdie verordeninge oortree, is skuldig aan 'n misdryf en by skuldigverklaring strafbaar met 'n boete van hoogstens R50 of, by wanbetaling, met gevangenisstraf vir 'n tydperk van hoogstens 3 maande.

*Herroeping van Verordeninge.*

17. Die Verordeninge Betreffende Honde van die Munisipaliteit Delareyville afgekondig by Administrateurskennisgewing 167 van 17 Maart 1937, soos gewysig, word hierby herroep.

## BYLAE.

## TARIEF VAN GELDE.

## 1. Hondebelastings.

(1) Vir elke hond, hetsy 'n reun of 'n teef, wat volgens die mening van die persoon wat aangestel is om belastingkwitansies uit te reik, van die windhond- of soortgelyke tipe is: R10.

*Barking and Howling Dogs.*

13. No person shall keep any dog which creates a disturbance or a nuisance to the neighbours by constant or excessive barking, howling or whining.

*Destruction of Dogs.*

14.(1) The Council or an authorized officer of the Council may, subject to the provisions of sections 9 and 10 order the destruction of any dog in the following cases:

- (a) Where it appears that such dog is of the type described in section 11(1), and the person claiming such dog is not entitled to its return to him in terms of section 11(3): Provided that in every such case the owner shall be given an opportunity of being heard, if possible.
- (b) Where any dog found at large in any public place appears to be ownerless or unclaimed.
- (c) Where any dog is found at large in any public place and the owner or person having custody thereof refuses or fails to pay the current tax in terms of these by-laws in respect of such dog.

(2) In no case shall any compensation be payable by the Council to any person in respect of the destruction of a dog in terms of this section.

*Police and Council's Officers to Enter Premises.*

15.(1) Any duly authorized officer of the Council may enter upon any premises for the purpose of carrying out these by-laws or for the purpose of ascertaining how many dogs are kept and of examining all tax receipts.

(2) No person shall obstruct, hinder, refuse or fail to give information or give false information to, any such officer in the course of such investigation.

*Penalties for Contraventions of By-laws.*

16. Any person contravening any of the provisions of these by-laws shall be guilty of an offence and liable, on conviction, to a fine not exceeding R50 or, in default of payment, to imprisonment for a period not exceeding three months.

*Revocation of By-laws.*

17. The By-laws Relating to Dogs of the Delareyville Municipality, published under Administrator's Notice 167 dated 17 March, 1937, as amended, are hereby revoked.

## SCHEDULE.

## TARIFF OF CHARGES.

## 1. Dog Taxes.

(1) For every dog, whether a male dog or bitch, which in the opinion of the person appointed to issue tax receipts, is a dog of the greyhound or similar strain: R10.

(2) Honde waarop die bepalings van subitem (1) nie van toepassing is nie.

(a) Vir elke reu en gesteriliseerde teef: R3.

(b) Vir elke teef: R5.

(3) Die belasting ingevolge subitems (1) en (2) is 'n jaarlikse belasting en is voor 31 Januarie van elke jaar betaalbaar. Met dien verstande dat waar enige hond na 30 Junie in enige jaar die ouderdom van ses maande bereik, of waar iemand 'n hond van ses maande of ouer na daardie datum begin aanhou, genoemde belasting tot die helfte verminder word en is dit binne dertig dae vanaf die datum waarop die hond die genoemde ouderdom van ses maande bereik het, of sodanige begin, al na die geval, betaalbaar.

**2. Duplikaat- en Oordrag van Belastingkwitansies.**

(1) Vir die uitreik van duplikaat-belastingkwitansies, elk: R1.

(2) Vir die oordrag van belastingkwitansies, elk: R1.

**3. Skutgelde.**

(1) Skutgeld, per hond: R1.

(2) Bewaring, per hond, per dag: R1,50.

PB. 2-4-2-33-52

Administrateurskennisgewing 635 27 Junie 1979

**MUNISIPALITEIT DELAREYVILLE: VERORDENINGE INSAKE DIE VASTELLING VAN GELDE VIR DIE UITREIKING VAN SERTIFIKATE, DIE VERSKAFFING VAN INLIGTING EN AFDRUKKE VAN PLANNE, DIE HUUR VAN TOERUSTING EN ALLERLEI AANGELEENTHEDE.**

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

**Woordomskrywing.**

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

“Raad” die Dorpsraad van Delareyville en omvat die bestuurskomitee van daardie Raad of enige beamppte 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.**

2. 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 met dien verstande dat inligting wat verlang word deur die Regering van die Republiek van Suid-Afrika, of enige Provinsiale Administrasie of plaaslike bestuur,

(2) Dogs to which the provisions of subitem (1) are not applicable.

(a) For each male dog and spayed bitch: R3.

(b) For each bitch: R5.

(3) The tax in terms of subitems (1) and (2) shall be a yearly tax, payable before 31 January of each year: Provided that where any dog reaches the age of six months after 30 June in any year, or where any person commences to keep a dog of six months or older after that date, the said tax shall be reduced by half and shall be payable within thirty days of the dog reaching the said age of six months, or such commencement, as the case may be.

**2. Duplicate and Transfer of Tax Receipts.**

(1) For the issue of duplicate tax receipts, each: R1.

(2) For the transfer of tax receipts, each: R1.

**3. Pound Fees.**

(1) Pound fee, per dog: R1.

(2) Keeping, per dog, per day: R1,50.

PB. 2-4-2-33-52

Administrator's Notice 635 27 June, 1979

**DELAREYVILLE MUNICIPALITY: BY-LAWS FOR THE FIXING OF FEES FOR THE ISSUING OF CERTIFICATES, THE FURNISHING OF INFORMATION AND COPIES OF PLANS, THE HIRING OF EQUIPMENT AND 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.

**Definition.**

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

“Council” means the Village Council of Delareyville 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).

**Charges for the Furnishing of Information.**

2. Except where otherwise provided, every applicant for information from any of the Council's records shall pay the charges 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

of deur enige persoon vir statistiese doeleindes in die openbare belang of deur enige persoon ten aansien van eiendom in sy naam geregistreer of deur sy gemagtigde agent vir die doel van betaling van enige belasting of gelde wat verskuldig en betaalbaar is, kosteloos verstrekk word.

3. Uitgesonderd waar anders bepaal word, is die gelde in Bylae II hierby voorgeskryf, betaalbaar vir 'n afskrif van enige dokument in genoemde Bylae vermeld.

4. Uitgesonderd waar anders bepaal word, is die gelde in Bylae III hierby voorgeskryf, betaalbaar vir enige plan, kaart of tekening.

5. Uitgesonderd waar anders bepaal word, is die gelde in Bylae IV hierby voorgeskryf, betaalbaar vir die huur van enige toerusting van die Raad wat in genoemde Bylae vermeld word.

#### *Herroeping van Verordeninge.*

6. Die Verordeninge vir die Vasstelling van Gelde vir die Uitreiking van Sertifikate en die Verskaffing van Inligting van die Munisipaliteit Delareyville, afgekondig by Administrateurskenningsgewing 879 van 7 Julie 1971, word hierby herroep.

### TARIEF VAN GELDE.

#### BYLAE I.

##### *Uitreiking van Sertifikate en Verskaffing van Inligting.*

1. 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.

2. Vir die uitreiking van enige waardasiesertifikaat, elk: 20c.

3. Vir die uitreiking van enige uitklaringsertifikaat, elk: 20c.

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

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

6. Vir die uitreiking van 'n duplikaatverbruikersrekening: 25c.

7. 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, op die wyse soos van tyd tot tyd deur die Stadsklerk bepaal: Ten opsigte van elke afsonderlike eiendom: 25c.

8. Vir een Afrikaanse of een Engelse afskrif van die skemaklousules van die dorpsbeplanningskema: R5.

9. Vir die verskaffing van eksemplare van die Raad se Verordeninge of regulasies en wysigings daarvan per elke 100 woorde waaruit so 'n verordening of stel regulasies bestaan: 10c.

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

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 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.

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

4. Except where otherwise provided, the charges prescribed in Schedule III hereto shall be payable for the hiring of the equipment of the Council referred to in the said Schedule.

5. Except where otherwise provided, the charges prescribed in Schedule IV hereto shall be payable for a copy of any document referred to therein.

#### *Revocation of By-laws.*

6. The By-laws for Fixing Fees for the Issue of Certificates and Furnishing of Information of the Delareyville Municipality, published under Administrator's Notice 879, dated 7 July 1971, are hereby revoked.

### TARIFF OF CHARGES.

#### SCHEDULE I.

##### *Issuing of Certificates and Furnishing of Information.*

1. 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.

2. For the issuing of any valuation certificate, each: 20c.

3. For the issuing of any clearance certificate, each: 20c.

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

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

6. For the issuing of a duplicate of a consumer's account: 25c.

7. 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 in the manner determined by the Town Clerk from time to time: In respect of each individual property: 25c.

8. For one Afrikaans or one English copy of the scheme clauses of the town-planning scheme: R5.

9. For the supply of copies of the Council's by-laws or regulations and any amendment thereof, per 100 words contained in such by-laws or set of regulations: 10c.

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

10. Vir enige voortdurende opsoek van inligting:
- (a) Vir die eerste uur of gedeelte daarvan: R1,50.
  - (b) Vir elke bykomende uur of gedeelte daarvan: 75c.

**BYLAE II.**

*Afskrifte Gemaak deur Middel van Kopieermasjiene en Vlakdrukmasjiene soos Volg:*

- 1. Vir afskrifte van die Kieserslys: R1.
- 2. Vir afskrifte van of uittreksel uit enige bekragtigde notule, rekord of verrigtinge van die Raad, per afskrif van 150 woorde of gedeelte daarvan: 25c.
- 3. Vir afskrifte van enige dokument uitgesonderd die genoem in (1) en (2) hierbo:
  - (a) Fotokopie per vel: 25c.
  - (b) Meesterkopie per vel: 50c.
  - (c) Afskrifte van meesterkopie:
    - (i) Vir die eerste 200 velle, per vel: 2c.
    - (ii) Daarna per vel: 1c.
- 4. Vir die verskaffing van afskrifte van sakelyste of notules van Raadsvergaderings aan 'n plaaslike lid van die Provinsiale Raad of 'n Parlements lid, die pers of die Suid-Afrikaanse Uitsaaikorporasie of ander Provinsiale of Staatsdepartemente: Gratis.

**BYLAE III.**

*Vir Afdrukke van Enige Plan, Kaart of Tekenings, per Afdruk soos Volg:*

- 1. Dorpsplan: R5.
- 2. Bouplan, elk: R2.

**BYLAE IV.**

*Huur van toerusting:*

	<i>Per uur of gedeelte daarvan</i>
	<b>R</b>
1. Graafmasjiene	35,00
2. Padskraper	25,00
3. Vragmotor	20,00
4. Trekker toegerus met hidrouliese laaibak	12,00
5. Watertenk sleepwa	5,00
6. Sleepwa	6,00
7. Kompresor	35,00
8. Trekker	10,00
9. Sweismasjiene	10,00
10. Betonmenger	10,00
11. Grassnyer	6,00
12. Allerlei klein toerusting	5,00

Voormelde gelde sluit, waar van toepassing, brandstof en dienste van operateurs in.

10. For any continuous search for information:
- (a) For the first hour or part thereof: R1,50.
  - (b) For each additional hour or part thereof: 75c.

**SCHEDULE II.**

*Copies Made by Copying Machines and Offset Duplicator, as Follows:*

- 1. For copies of the voter's roll: R1.
- 2. For copies of or extracts from any confirmed minutes, records or proceedings of the Council, per copy of 150 words or part thereof: 25c.
- 3. For copies of any document, excluding copies referred to in (1) and (2) above:
  - (a) Photo copy, per sheet: 25c.
  - (b) Master copy, per sheet: 50c.
  - (c) Copies of master copy:
    - (i) For the first 200, per sheet: 2c.
    - (ii) Thereafter, per sheet: 1c.
- 4. 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 or other Provincial or Government Departments: No charge.

**SCHEDULE III.**

*For Prints of Any Plan, Map or Drawing, Per Print as Follows:*

- 1. Town map: R5.
- 2. Building Plan, each: R2.

**SCHEDULE IV.**

*Hiring of equipment:*

	<i>Per hour or part thereof</i>
	<b>R</b>
1. Excavator	35,00
2. Grader	25,00
3. Lorry	20,00
4. Tractor equipped with hydraulic loading-bin	12,00
5. Water tank trailer	5,00
6. Trailer	6,00
7. Compressor	35,00
8. Tractor	10,00
9. Welding plant	10,00
10. Concrete mixer	10,00
11. Lawn mower	6,00
12. Sundry small equipment	5,00

The above charges include services of operators and fuel, where applicable.

Administrateurskennisgewing 636 27 Junie 1979

MUNISIPALITEIT LEEUWDOORNSSTAD: WYSGING VAN ELEKTRISITEITSVERORDENINGE.

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

Die Elektrisiteitsverordeninge van die Munisipaliteit Leeuwdoornstad, deur die Raad aangeneem by Administrateurskennisgewing 2349 van 27 Desember 1972, soos gewysig, word hierby verder gewysig deur die Tarief van Gelde onder die Bylae soos volg te wysig:

1. Deur in item 1—

- (a) in subitem (1)(l) die uitdrukking "met 'n belastingstroom van meer as die aangegee onder item 3(1)" te skrap;
- (b) na subitem (1)(l) die volgende by te voeg:  
" (m) Tydelike verbruikers"; en
- (c) in groep (vi) van subitem (2)(a) die syfers "5" en "3.00" onderskeidelik deur die syfers "10" en "5.00" te vervang.

2. Deur items 2, 3 en 5 te skrap en items 4, 6 en 7 onderskeidelik te hernommer 2, 3 en 4.

3. Deur item 8 deur die volgende te vervang:

"5. Toeslag.

'n Toeslag van 65% word gehef op die gelde betaalbaar ingevolge items 1 tot en met 4."

Die bepalinge in item 3 in hierdie kennisgewing vervat, word geag op 1 Januarie 1979, in werking te getree het.

PB. 2-4-2-36-91

Administrateurskennisgewing 637 27 Junie 1979

MUNISIPALITEIT LEEUWDOORNSSTAD: WYSGING VAN WATERVOORSIENINGSREGULASIES.

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 Watervoorsieningsregulasies van die Munisipaliteit Leeuwdoornstad, afgekondig by Administrateurskennisgewing 147 van 5 Maart 1958, soos gewysig, word hierby verder gewysig deur item 2 van die Tarief van Gelde onder Hoofstuk 3 soos volg te wysig.

1. Deur in subitem (1) die syfer "R1" deur die syfer "R2" te vervang.

2. Deur na subitem (3) die volgende by te voeg:

"(4) Die volgende toeslag word gehef op gelde betaalbaar ingevolge item 2(2) en (3):

- (a) Met ingang 1 Januarie 1979: 10%.
- (b) Met ingang 1 Julie 1979: 15%.

Die bepalinge in hierdie kennisgewing vervat, word geag op 1 Januarie 1979, in werking te getree het.

PB. 2-4-2-104-91

Administrator's Notice 636 27 June, 1979

LEEUWDOORNSSTAD 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 Leeuwdoornstad Municipality, adopted by the Council under Administrator's Notice 2349, dated 27 December, 1972, as amended, are hereby further amended by amending the Tariff of Charges under the Schedule as follows:

1. By the substitution in item 1—

- (a) the deletion in subitem (1)(l) of the expression "with a load current more than those specified under item 3(1)";
- (b) by the insertion after subitem (1)(l) of the following:  
" (m) Temporary Consumers."; and
- (c) in group (vi) of subitem (2)(a) for the figures "5" and "3.00" of the figures "10" and "5.00" respectively.

2. By the deletion of items 2, 3 and 5; and the renumbering of items 4, 6 and 7 to read 2, 3 and 4 respectively.

3. By the substitution for item 8 of the following:

"5. Surcharge.

A surcharge of 65% shall be levied on the charges payable in terms of items 1 to 4 inclusive."

The provisions contained in item 3, in this notice, shall be deemed to have come into operation on 1 January, 1979.

PB. 2-4-2-36-91

Administrator's Notice 637 27 June, 1979

LEEUWDOORNSSTAD MUNICIPALITY: AMENDMENT TO WATER SUPPLY REGULATIONS.

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

The Water Supply Regulations of the Leeuwdoornstad Municipality, published under Administrator's Notice 147, dated 5 March, 1958, as amended, are hereby further amended by amending item 2 of the Tariff of Charges under Chapter 3 as follows:

1. By the substitution in subitem (1) for the figure "R1" of the figure "R2".

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

"(4) The following surcharge shall be levied on the charges payable in terms of item 2(2) and (3):

- (a) With effect from 1 January 1979: 10%.
- (b) With effect from 1 July 1979: 15%.

The provisions contained in this notice shall be deemed to have come into operation on 1 January, 1979.

PB. 2-4-2-104-91

Administrateurskennisgewing 638 27 Junie 1979

MUNISIPALITEIT MACHADODORP: WYSIGING VAN VERORDENINGE BETREFFENDE HONDE EN HONDELISENSIES.

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

Die Verordeninge Betreffende Honde en Hondelisen-sies van die Munisipaliteit Machadodorp afgekondig by Administrateurskennisgewing 972 van 19 Desember 1956, soos gewysig, word hierby verder gewysig deur paragraaf (b) van artikel 5(1) deur die volgende te ver-vang:

“(b) Honde wat ses maande oud of ouer is en waarop die bepalings van paragraaf (a) nie van toepassing is nie:

R

(i) *Reuns en Gesteriliseerde Tewe.*

- (aa) Vir die eerste reun of gesteriliseerde teef ..... 2,00
- (bb) Vir die tweede reun of gesteriliseerde teef ..... 4,00
- (cc) Vir elke bykomende reun of gesteriliseerde teef ..... 10,00

(ii) *Ongesteriliseerde Tewe.*

- (aa) Vir die eerste ongesteryliseerde teef ..... 8,00
- (bb) Vir die tweede ongesteryliseerde teef ..... 15,00
- (cc) Vir elke bykomende ongesteryliseerde teef ..... 20,00

(iii) Vir die toepassing van subparagraaf (i) moet 'n sertifikaat van 'n veearts ten effekte dat die teef gesteriliseer is, voorgelê word.”.

PB. 2-4-2-33-62

Administrateurskennisgewing 639 27 Junie 1979

MUNISIPALITEIT MACHADODORP: AANNAME VAN WYSIGING VAN STANDAARD-REGLEMENT VAN ORDE.

Daar die Standaard-Reglement van Orde, afgekondig by Administrateurskennisgewing 1049 van 16 Oktober 1968, deur die Dorpsraad van Machadodorp aangeneem was by Administrateurskennisgewing 19 van 2 Januarie 1975, publiseer die Administrateur hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat genoemde Raad ingevolge artikel 96bis(2) van genoemde Ordonnansie die wysiging van genoemde reglement van orde, afgekondig by Administrateurskennisgewing 307 van 21 Maart 1979, aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

PB. 2-4-2-86-62

Administrator's Notice 638 27 June, 1979

MACHADODORP MUNICIPALITY: AMENDMENT TO DOG AND DOG LICENCE BY-LAWS.

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

The Dog and Dog Licence By-laws of the Machadodorp Municipality, published under Administrator's Notice 972, dated 19 December 1956, as amended, are hereby further amended by the substitution for paragraph (b) of section 5(1) of the following:

“(b) Dogs of or over the age of six months and to which the provisions of paragraph (a) do not apply:

R

(i) *Male Dogs and Spayed Bitches.*

- (aa) For the first male dog or spayed bitch ..... 2,00
- (bb) For the second male dog or spayed bitch ..... 4,00
- (cc) For each additional male dog or spayed bitch ..... 10,00

(ii) *Unspayed Bitches.*

- (aa) For the first unspayed bitch ..... 8,00
- (bb) For the second unspayed bitch ..... 15,00
- (cc) For each additional unspayed bitch ..... 20,00

(iii) For the purpose of subparagraph (i) a certificate by a veterinary surgeon to the effect that the bitch has been spayed, shall be submitted.”.

PB. 2-4-2-33-62

Administrator's Notice 639 27 June, 1979

MACHADODORP MUNICIPALITY: ADOPTION OF AMENDMENT TO STANDARD STANDING ORDERS.

The Standard Standing Orders, published under Administrator's Notice 1049, dated 16 October 1968, having been adopted by the Village Council of Machadodorp by Administrator's Notice 19, dated 2 January 1975, the Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the said Council has in terms of section 96bis(2) of the said Ordinance, adopted the amendment to the said standing orders, published under Administrator's Notice 307, dated 21 March 1979, as by-laws made by the said Council.

PB. 2-4-2-86-62

Administrateurskennisgewing 640 27 Junie 1979

**MUNISIPALITEIT MACHADODORP: HERROEPING VAN KAPITAALONTWIKKELINGSFONDS-VERORDENINGE.**

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat hy ingevolge artikel 99 van genoemde Ordonnansie sy goedkeuring geheg het aan die herroeping van die Kapitaalontwikkelingsfondsverordeninge van die Munisipaliteit Machadodorp, afgekondig by Administrateurskennisgewing 755 van 11 Oktober 1961.

Die bepalinge in hierdie kennisgewing vervat tree op 1 Julie 1979 in werking.

PB. 2-4-2-158-62

Administrateurskennisgewing 641 27 Junie 1979

**MUNISIPALITEIT NIGEL: WYSIGING VAN TARIEF VAN GELDE VIR DIE VOORSIENING VAN WATER.**

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 Tarief van Gelde vir die Voorsiening van Water van die Munisipaliteit Nigel, afgekondig by Administrateurskennisgewing 405 van 11 Julie 1928, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in item 1(1) die syfer "77c" deur die syfer "80c" te vervang.

2. Deur in item 2 —

(a) in subitem (1)(c)(i) die syfer "3c" deur die syfer "19c" te vervang;

(b) subparagrafe (i), (ii) en (iii) van subitem (2)(l) deur die volgende te vervang:

"(i) Vir die eerste 500 kl verbruik, per kl: 22c.

(ii) Daarna, per kl: 19c."

(c) in subitem (5) die syfer "17c" deur die syfer "19c" te vervang.

PB. 2-4-2-104-23

Administrateurskennisgewing 642 27 Junie 1979

**MUNISIPALITEIT NYLSTROOM: WYSIGING VAN ELEKTRISITEITSVERORDENINGE.**

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

Die Elektrisiteitsverordeninge van die Munisipaliteit Nylstroom, deur die Raad aangeneem by Administrateurskennisgewing 27 van 3 Januarie 1973, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in artikel 17(8) —

(a) in paragraaf (a) die woord "gratis" te skrap.

Administrator's Notice 640 27 June, 1979

**MACHADODORP MUNICIPALITY: REVOCATION OF CAPITAL DEVELOPMENT FUND BY-LAWS.**

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that he has in terms of section 99 of the said Ordinance approved of the revocation of the Capital Development Fund By-laws of the Machadodorp Municipality, published under Administrator's Notice 755, dated 11 October 1961.

The provisions in this notice contained, shall come into operation on 1 July 1979.

PB. 2-4-2-158-62

Administrator's Notice 641 27 June, 1979

**NIGEL MUNICIPALITY: AMENDMENT TO TARIFF OF 'CHARGES FOR THE SUPPLY OF WATER.**

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 Tariff of Charges for the Supply of Water of the Nigel Municipality, published under Administrator's Notice 405, dated 11 July, 1928, as amended, is hereby further amended as follows:

1. By the substitution in item 1(1) for the figure "77c" of the figure "80c".

2. By the substitution in item 2 —

(a) in subitem (1)(c)(i) for the figure "3c" of the figure "19c";

(b) for subparagraphs (i), (ii) and (iii) of subitem (2)(l) of the following:

"(i) For the first 500 kl consumed, per kl: 22c.

(ii) Thereafter, per kl: 19c."

(c) in subitem (5) for the figure "17c" of the figure "19c".

PB. 2-4-2-104-23

Administrator's Notice 642 27 June, 1979

**NYLSTROOM 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 Nylstroom Municipality, adopted by the Council under Administrator's Notice 27, dated 3 January 1973, as amended, are hereby further amended as follows:

1. By amending section 17(8) by —

(a) the deletion in paragraph (a) of the words "free of charge".

(b) paragraaf (b) deur die volgende te vervang:

“Vir elke inspeksie of herinspeksie moet die gelde soos in die tarief bepaal, betaal word.”

2. Deur item 13 van die Tarief van Gelde onder die Bylae deur die volgende te vervang:

“13. Gelde vir Inspeksie, Toetsing, Herinspeksie en Hertoetsing van Installasies.

(1) Binne die Munisipaliteit:

(a) Inspeksie of toets van installasie: R5.

(b) Herinspeksie of hertoets van installasie: R20.

(2) Buite die Munisipaliteit:

Geldê ingevolge subitem (1), plus reiskoste, per km of gedeelte daarvan: 15c”.

PB. 2-4-2-36-65

Administrateurskennisgewing 643

27 Junie 1979

**MUNISIPALITEIT PIETERSBURG: VERORDENINGE VIR DIE REGULERING VAN DIE TOESTAAN VAN LENINGS UIT DIE BEURSLENINGSFONDS AAN WERKNEMERS VAN DIE RAAD.**

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

*Woordomskrywing.*

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

“beursleningsfonds” ’n fonds deur die Raad gestig ingevolge die bepalinge van artikel 79(51) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939, soos gewysig, om voorsiening te maak vir lenings vir studiedoeleindes en waarin fondse gestort word soos die Raad besluit;

“lening” ’n lening uit die beursleningsfonds toegeken aan ’n werknemer vir studiedoeleindes;

“onderwysinrigting” ’n inrigting waarna in artikel 79(17) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), soos gewysig, verwys word en soos deur die Raad bepaal word;

“Raad” die Stadsraad van Pietersburg en omvat die bestuurskomitee van daardie Raad of enige werknemer 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 Verkiëlings), 1960 (Ordonnansie 40 van 1960), aan hom gedelegeer is.

“werknemer” enige persoon wat permanent aangestel is in die diens van die Raad.

*Aan Wie Lenings Toegeken kan word en Wyse Waarop Aansoek Gedoen moet Word.*

2.(1) Lenings kan toegeken word aan werknemers wat kwalifiseer vir toelating tot die besondere kursus of oorblywende gedeelte daarvan by die betrokke onderwysinrigting.

(b) the substitution for paragraph (b) of the following:

“For each inspection or re-inspection the fee prescribed in the tariff shall be payable.”

2. By the substitution for item 13 of the Tariff of Charges under the Schedule of the following:

“13. Charges for Inspection, Testing, Re-inspection or Retesting of Installations.

(1) Within the Municipality:

(a) Inspection of test of installation: R5.

(b) Re-inspection or re-testing of installation: R20.

(2) Outside the Municipality:

Charges in terms of subitem (1), plus travelling-expenses per km or part thereof: 15c”.

PB. 2-4-2-36-65

Administrator's Notice 643

27 June, 1979

**PIETERSBURG MUNICIPALITY: BY-LAWS FOR REGULATING THE GRANTING OF LOANS FROM THE BURSARY LOAN FUND TO EMPLOYEES OF THE COUNCIL.**

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

*Definitions*

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

“bursary loan fund” means a fund established by the Council in terms of the provisions of section 79(51) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), as amended, to provide for loans for study purposes and wherein the Council may deposit funds as it may decide;

“Council” means the Town Council of Pietersburg and includes the management committee of that Council or any employee 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);

“educational institution” means an institution referred to in section 79 (17) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), as amended, and as determined by the Council;

“employee” means any person permanently appointed in the service of the Council;

“loan” means a loan from the bursary loan fund granted to an employee for study purposes.

*To whom Loans may be Granted and Manner in Which Application Shall be Made.*

2.(1) Loans may be granted to employees who qualify for admission to the particular course or remainder thereof at the relevant educational institution.

2(a) Werknemers moet skriftelik by die Stadsklerk voor 15 Januarie van die betrokke jaar om 'n lening aansoek doen en in die aansoek volle besonderhede verstrek van huidige akademiese kwalifikasies, die beoogde kursus met vermelding van die hoofvakke en byvakke en die onderwysinrigting waar lesings bygewoon of studies verkry sal word, en die afdeling van die Raad se diens waar sodanige werknemer werksaam is.

(b) Geen lening word aan 'n werknemer toegeken alvorens die Raad die betrokke kursus of oorblywende gedeelte van 'n kursus wat sodanige werknemer voornemens is om te volg, goedgekeur het nie.

(c) Die Raad kan 'n aansoek om 'n lening na goed-dunke goedkeur of afkeur. Met dien verstande dat sodra die Raad 'n lening goedgekeur het 'n sertifikaat tot dien effekte aan die werknemer uitgereik word vir voorlegging aan die betrokke onderwysinrigting om die werknemer te onthef van die betaling van enige studiegelde tydens registrasie.

#### *Doel en Bedrag van Lenings.*

3. Lenings word deur die Raad aan werknemers toegeken vir delging van studiegelde (registrasiegeld ingesluit), ten opsigte van kursusse of oorblywende gedeeltes van kursusse waarvoor die betrokke werknemers by 'n onderwysinrigting ingeskryf het ten einde sodanige werknemers in staat te stel om die nodige opleiding en akademiese agtergrond in die werksaamhede van plaaslike besture te bekom sonder om finansiële belas te word.

#### *Aard en Duur van Kursusse en Onderwysinrigting waar dit Gevolg kan Word.*

4. Enige graad- of diplomakursus wat deur middel van 'n lening toegeken uit die beursleningsfonds deur 'n werknemer gevolg word, moet betrekking hê en van toepassing wees op die werksaamhede van plaaslike besture.

#### *Finansiering en Delging van Lenings.*

5. Voor uitbetaling van die lening moet die werknemer —

- (a) sy vorderingsregte ten opsigte van salarisverlof- of enige ander gelde wat aan hom by beëindiging van sy dienste aan die Raad verskuldig mag wees, tot die bedrag van die beurslening aan die Raad seeder; en
- (b) 'n leningsooreenkoms met die Raad onderteken waarin die bepalings van hierdie verordeninge herbevestig word.

6. 'n Lening word, na goedkeuring deur die Raad en behoudens die bepalings van artikel 5 direk aan die betrokke onderwysinrigting oorbetaal. Met dien verstande dat indien die werknemer genoegsame bewys kan lewer dat die betrokke studiegelde of gedeelte daarvan deur hom betaal is, sodanige lening of gedeelte daarvan direk aan die werknemer uitbetaal word.

7. Die bedrag van 'n lening aan 'n werknemer toestaan ten opsigte van enige een jaar se studiekursus is rentevry terugbetaalbaar in gelyke paaiemente oor 'n termyn waarop onderling tussen die Raad en die werknemer ooreengekom word. Met dien verstande dat die maksimum terugbetalingstermyn in geen geval twaalf maande vanaf die datum van die toestaan van die lening, sal oorskry nie. Met dien verstande voorts dat besonder-

2(a) Employees shall apply in writing to the Town Clerk before 15 January of the relevant year for a loan and in the application shall furnish full particulars of present academic qualifications, the intended course, stating the major and other subjects and the educational institution at which lectures will be attended or from which studies will be obtained, and the section of the Council's services in which such employee is employed.

(b) A loan shall not be granted to an employee before the Council has approved the relevant course or remainder thereof which such employee intends following.

(c) The Council may in its discretion, approve or reject an application for a loan: Provided that as soon as the Council has approved a loan a certificate to that effect shall be issued to the employee for submission to the relevant educational institution to exempt the employee from the payment of any study fees at the time of registration.

#### *Purpose and Amount of Loans.*

3. Loans shall be granted by the Council to employees for the payment of study fees (registration fees included), in respect of courses or remainders of courses for which such employees have enrolled at any educational institution so as to assist such employees to obtain the necessary training and academic background of the functions of local authorities without being financially burdened.

#### *Nature and Duration of Courses and Educational Institution at Which They may be Followed.*

4. Any degree or diploma course which is followed by an employee to whom a loan from the bursary loan fund has been granted, shall have a bearing upon and be applicable to the work of local authorities.

#### *Financing and Payment of Loans.*

5. Prior to payment of the loan, the employee shall —

- (a) cede to the Council his rights in respect of salary, leave or any other monies which may be owing to him on termination of his services with the Council, to the amount of the bursary loan; and
- (b) sign an agreement with the Council in which the provisions of these by-laws are re-affirmed.

6. A bursary loan shall, after approval thereof by the Council, and subject to the provisions of section 5, be paid direct to the educational institution concerned: Provided that if an employee can provide sufficient proof that the relevant study fees or a portion thereof have been paid by him, such loan or portion thereof shall be paid direct to the employee.

7. The amount of a loan granted to an employee in respect of any one year's study course shall be repayable in equal monthly instalments interest free over a period to be mutually agreed upon between the Council and the employee: Provided that the maximum repayment period shall not in any case exceed twelve months from the date of the granting of the bursary loan: Provided further that details regarding instalments

hede insake die paaiemente en die terugbetalingstermyne vervat word in die ooreenkoms gemeld in artikel 5(b).

8. Indien 'n werknemer by voltooiing van enige een jaar se studies 'n skriftelike kontrak aangaan om in die Raad se diens aan te bly vir die daaropvolgende tydperk van twaalf maande, dit wil sê vanaf die datum waarop die werknemer skriftelik bewys lewer van vakke geslaag, sal die bedrag van die lening aan hom terugbetaal word, bereken op 'n *pro rata*-basis in verhouding met die aantal vakke geslaag. Met dien verstande dat ingeval die lening op sodanige datum nog nie ten volle vereffen is nie, die uitstaande balans met die bedrag terugbetaalbaar aan die werknemer vergelyk word en die verskil, indien enige aan hom uitbetaal word.

9. 'n *Pro rata* terugbetaling in verhouding met die aantal vakke geslaag, sal ook aan 'n werknemer wat sy studies self finansier, gemaak word, op voorwaarde dat die Raad die betrokke kursus of oorblywende gedeelte van 'n kursus wat sodanige werknemer volg voor die aanvang van elke een jaar se studiekursus goedgekeur het en die werknemer ook kontraktueel onderneem om vir die daaropvolgende twaalf maande, dit wil sê vanaf die datum waarop hy skriftelik bewys lewer van vakke geslaag, in die Raad se diens aan te bly.

*Terugbetaling van Lening by Diensverlating Gedurende Kontraktydperk.*

10. Indien 'n werknemer te eniger tyd en om watter rede ook al die diens van die Raad verlaat voor die voltooiing van die kontraktydperk genoem in artikels 8 en 9, is hy verplig om onmiddellik 'n bedrag bereken op die basis dat een maand diens gelewer gelyk is aan een twaalfde van die bedrag wat aan hom uitbetaal is, aan die Raad terug te betaal en in so 'n geval kan die Raad beslag lê op die gelde genoem in artikel 5(a).

*Intrekking van Lening.*

11.(1) Die Raad kan te eniger tyd in sy uitsluitende diskresie die lening intrek indien hy van oordeel is dat die werknemer aan wangedrag skuldig is, of enige ander verpligtings ingevolge hierdie verordeninge of die beursleningsooreenkoms nie nakom nie.

(2) Indien die Raad die lening intrek, of indien die werknemer te eniger tyd sy studies staak of van die lening afstand doen of indien die werknemer voor aanvang van die kontraktydperk in artikels 8 en 9 genoem uit die Raad se diens bedank, moet die werknemer die volgende gelde, nadat sodanige werknemer skriftelik daartoe aangesê is, onmiddellik terugbetaal:

- (a) Die volle bedrag van die lening aan of ten behoeve van sodanige werknemer uitbetaal; en
- (b) rente op die bedrag ingevolge paragraaf (a) teen 8 % per jaar, bereken vanaf die datum waarop die lening uitbetaal is,

en in so 'n geval kan die Raad beslag lê op die gelde genoem in artikel 5(a).

*Datum van Inwerkingtreding.*

12. Hierdie verordeninge tree op 1 Januarie 1980 in werking.

and the repayment period shall be included in the agreement mentioned in section 5(b).

8. If an employee on completion of any one year's studies enters into a written contract to remain in the Council's service for the ensuing twelve months, that is from the date on which the employee provides written proof of subjects passed, the amount of the loan shall be repaid to him, calculated on a *pro-rata* basis in relation to the number of subjects passed. Provided that if the loan has not yet been fully repaid on such date, the outstanding balance will be set-off against the amount to be refunded to the bursary holder and the difference, if any, paid out to him.

9. A *pro-rata* repayment, calculated in relation to the number of subjects passed, shall also be made to an employee who finances his studies himself, on condition that the Council has approved of the relevant course or remaining portion thereof which such employee intends following prior to the commencement of each year's study course and the employee contractually undertakes to remain in the Council's service for the ensuing twelve months, that is from the date on which he provides written proof of subjects passed.

*Repayment of Loans on Termination of Services During Contract Period.*

10. In the event of an employee, for any reason whatsoever, at any time, leaving the Council's service before completion of the contract period mentioned in sections 8 and 9, he shall be bound immediately to repay to the Council an amount calculated on the basis that one month's service rendered is equivalent to one twelfth of the amount paid out to him, and in such instance the Council may attach the monies mentioned in section 5(a).

*Cancellation of Loan.*

11.(1) The Council may at any time in its sole discretion cancel the loan if it is of the opinion that an employee is guilty of misconduct, or if he fails to comply with any other obligation in terms of these by-laws or the bursary loan agreement.

(2) If the Council cancels the loan, or if the employee at any time discontinues his studies or abandons the loan or if the employee prior to the commencement of the contract period mentioned in sections 8 and 9, resigns from the service of the Council, the employee shall repay the following monies, immediately after a written demand has been served on such employee:

- (a) The full amount of the loan paid to or on behalf of such employee; and
- (b) interest on the amount in terms of paragraph (a) at the rate of 8 % per annum, calculated from the date on which the loan was paid out,

and in such instances the Council may attach the monies mentioned in section 5(a).

*Date of Coming Into Operation.*

12. These by-laws shall be deemed to come into operation on 1 January, 1980.

Administrateurskennisgewing 644 27 Junie 1979

**MUNISIPALITEIT PIETERSBURG: 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 Pietersburg, deur die Raad aangeneem by Administrateurskennisgewing 790 van 29 Junie 1977, soos gewysig, word hierby verder gewysig deur die Bylae soos volg te wysig:

1. Deur die opskrif "BYLAE." deur die volgende te vervang:

"BYLAE.

TARIEF VAN GELDE."

2. Deur in Deel I —

(a) item 1 deur die volgende te vervang:

"1. *Basiese Heffing.*

'n Basiese heffing van R3,50 vir die eerste 2 000 m<sup>2</sup> of gedeelte daarvan met 'n bykomende heffing van R1 vir elke bykomende 1 000 m<sup>2</sup> of gedeelte daarvan per maand, word gehê op elke erf, standplaas, perseel of ander terrein of enige gedeelte van 'n erf, standplaas, perseel of ander terrein, met of sonder verbeterings, wat by die hoofwaterpyp aangesluit is of, na die mening van die Raad, daarby aangesluit kan word, of water verbruik word of nie en is deur die eienaar van sodanige eiendom betaalbaar: Met dien verstande dat in die geval van woonhuise, landbouhoeves, plase sowel as eiendom wat buite die munisipaliteit geleë is, is die maksimum heffing R7,50 per maand en R1 000 per maand in die geval van ander persele: Voorts met dien verstande dat geen basiese heffing gehê word op eiendom wat aan die Raad behoort en wat nie verhuur word nie.";

(b) paragraaf (a) van item 2(1) deur die volgende te vervang:

"(a) *Diensheffing* —

waar daar meer as een verbruiker per erf, standplaas, perseel of ander terrein is, per verbruiker, per maand of gedeelte daarvan: R3,50."; en

(c) in item 2(2)(a) die syfer "R2" deur die syfer "R3,50" te vervang.

PB. 2-4-2-104-24

Administrateurskennisgewing 645 27. Junie 1979

**MUNISIPALITEIT POTGIETERSRUS: 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.

Administrator's Notice 644 27 June, 1979

**PIETERSBURG 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 Pietersburg Municipality, adopted by the Council under Administrator's Notice 790, dated 29 June, 1977, as amended, are hereby further amended by amending the Schedule as follows:

1. By the substitution for the heading "BYLAE." of the Afrikaans text of the following:

"BYLAE.

TARIEF VAN GELDE."

2. By the substitution in Part I —

(a) for item 1 of the following:

"1. *Basic Charge.*

A basic charge of R3,50 for the first 2 000 m<sup>2</sup> or part thereof with an additional charge of R1 for every additional 1 000 m<sup>2</sup> or part thereof per month, shall be levied per erf, stand, lot or other area or any portion of an erf, stand, lot or other area, with or without any improvements, which is or, in the opinion of the Council, can be connected to the main, whether water is consumed or not and shall be payable by the owner of such property: Provided that in the case of dwellings, plots, farms as well as property situated outside the municipality the maximum charge shall be R7,50 per month and R1 000 per month in the case of other premises: Provided further that no basic charge shall be levied on property belonging to the Council and which are not let.";

(b) for paragraph (a) of item 2(1) of the following:

"(a) *Service charge* —

where there is more than one consumer per erf, stand, lot or other area, per consumer, per month or part thereof: R3,50."; and

(c) in item 2(2)(a) for the figure "R2" of the figure "R3,50."

PB. 2-4-2-104-24

Administrator's Notice 645 27 June, 1979

**POTGIETERSRUS 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.

Die Watervoorsieningsverordeninge van die Munisipaliteit Potgietersrus, deur die Raad aangeneem by Administrateurskennisgewing 1915 van 21 Desember 1977, soos gewysig, word hierby verder gewysig deur in item 2(2) van Deel 1 van die Tarief van Gelde onder die Bylae die syfer "21c" deur die syfer "23c" te vervang.

PB. 2-4-2-104-27

Administrateurskennisgewing 646 27 Junie 1979

**MUNISIPALITEIT RANDFONTEIN: WYSIGING VAN RIEBEECKMEERVERORDENINGE.**

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 Riebeeckmeerverordeninge van die Munisipaliteit Randfontein, afgekondig by Administrateurskennisgewing 2171 van 11 Desember 1974, soos gewysig, word hierby verder gewysig deur die Tarief van Gelde onder Bylae B soos volg te wysig:

1. Deur na item 1(7) die volgende by te voeg:

"(8) *Bona fide* lede van die S.A. Weermag: 25 % korting op die tariewe gemeld onder subitems (1) tot en met (6)."

2. Deur na item 3(8) die volgende by te voeg:

"(9) *Bona fide* lede van die S.A. Weermag: 25 % korting op staanplekke vir woonwaens."

PB. 2-4-2-69-29

Administrateurskennisgewing 647 27 Junie 1979

**GESONDHEIDSKOMITEE VAN SECUNDA: WYSIGING VAN REGULASIES BETREFFENDE SMOUSE.**

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

Die Regulasies Betreffende Smouse van die Gesondheidskomitee van Secunda afgekondig by Administrateurskennisgewing 38 van 17 Januarie 1979, word hierby gewysig deur paragraaf (a) van item 1 van Bylae A deur die volgende te vervang:

"(a) Die oop gedeelte grond geleë op die suidoostelike hoek van die kruising van Frans du Toitweg en Danie Theronstraat."

PB. 2-4-2-47-245

Administrateurskennisgewing 648 27 Junie 1979

**MUNISIPALITEIT SPRINGS: WYSIGING VAN RIOLERINGSVERORDENINGE.**

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.

The Water Supply By-laws of the Potgietersrus Municipality, adopted by the Council under Administrator's Notice 1915, dated 21 December, 1977, as amended, are hereby further amended by the substitution in item 2(2) of Part 1 of the Tariff of Charges under the Schedule for the figure "21c" of the figure "23c".

PB. 2-4-2-104-27

Administrator's Notice 646 27 June, 1979

**RANDFONTEIN MUNICIPALITY: AMENDMENT TO RIEBEECK LAKE 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 Riebeeck Lake By-laws of the Randfontein Municipality published under Administrator's Notice 2171, dated 11 December, 1974, as amended, are hereby further amended by amending the Tariff of Charges under Schedule B as follows:

1. By the addition after item 1(7) of the following:

"(8) *Bona fide* members of the S.A. Defence Force: discount of 25 % on the tariffs mentioned under sub-items (1) to (6) inclusive."

(2) By the addition after item 3(8) of the following:

"(9) *Bona fide* members of the S.A. Defence Force: discount of 25 % on the tariffs for stands for caravans."

PB. 2-4-2-69-29

Administrator's Notice 647 27 June, 1979

**SECUNDA HEALTH COMMITTEE: AMENDMENT TO REGULATIONS RELATING TO HAWKERS.**

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

The Regulations Relating to Hawkers of the Secunda Health Committee, published under Administrator's Notice 38, dated 17 January, 1979, are hereby amended by the substitution for paragraph (a) of item 1 under Schedule A of the following:

"(a) The open portion of land situated at the southeastern corner of the intersection of Frans du Toit Road and Danie Theron Street."

PB. 2-4-2-47-245

Administrator's Notice 648 27 June, 1979

**SPRINGS MUNICIPALITY: AMENDMENT TO DRAINAGE BY-LAWS.**

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

Die Rioleringsverordeninge van die Munisipaliteit Springs, deur die Raad aangeneem by Administrateurs-kennisgewing 876 van 28 Junie 1978, word hierby gewysig deur Deel III van die Tarief van Gelde onder die Bylae soos volg te wysig:

The Drainage By-laws of the Springs Municipality, adopted by the Council under Administrator's Notice 876, dated 28 June, 1978, are hereby amended by amending Part III of the Tariff of Charges under the Schedule as follows:

1. Deur in item 1 die woorde "Basiese Heffing", waar dit ook al voorkom deur die woorde "Minimum Gelde" te vervang.

1. By the substitution in item 1 for the words "Basic Charge", where it appears of the words "Minimum Charge".

2. Deur in item 1(2) die tabel deur die volgende te vervang:

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

"Vir 'n gebied —

"For an area —

	R
(a) tot en met 500 m <sup>2</sup> .....	15,29
(b) bo 500 m <sup>2</sup> tot en met 600 m <sup>2</sup> .....	18,46
(c) bo 600 m <sup>2</sup> tot en met 700 m <sup>2</sup> .....	21,44
(d) bo 700 m <sup>2</sup> tot en met 800 m <sup>2</sup> .....	24,60
(e) bo 800 m <sup>2</sup> tot en met 900 m <sup>2</sup> .....	27,07
(f) bo 900 m <sup>2</sup> tot en met 1 000 m <sup>2</sup> .....	30,23
(g) bo 1 000 m <sup>2</sup> tot en met 1 250 m <sup>2</sup> .....	34,45
(h) bo 1 250 m <sup>2</sup> tot en met 1 500 m <sup>2</sup> .....	38,15
(i) bo 1 500 m <sup>2</sup> tot en met 1 750 m <sup>2</sup> .....	41,84
(j) bo 1 750 m <sup>2</sup> tot en met 2 000 m <sup>2</sup> .....	45,70
(k) bo 2 000 m <sup>2</sup> tot en met 2 250 m <sup>2</sup> .....	49,75
(l) bo 2 250 m <sup>2</sup> tot en met 2 500 m <sup>2</sup> .....	53,62
(m) (i) Daarna, uitgesonderd nywerheidspersele:	
(aa) Vir die volgende 20 000 m <sup>2</sup> per 100 m <sup>2</sup> of gedeelte daarvan .....	0,89
(bb) Maksimum heffing .....	230,81
(ii) Daarna, in die geval van nywerheidspersele:	
(aa) Vir die volgende 20 000 m <sup>2</sup> per 100 m <sup>2</sup> of gedeelte daarvan .....	0,89
(bb) Daarna, per 100 m <sup>2</sup> of gedeelte daarvan .....	0,38"

	R
(a) up to and including 500 m <sup>2</sup> .....	15,29
(b) over 500 m <sup>2</sup> up to and including 600 m <sup>2</sup> .....	18,46
(c) over 600 m <sup>2</sup> up to and including 700 m <sup>2</sup> .....	21,44
(d) over 700 m <sup>2</sup> up to and including 800 m <sup>2</sup> .....	24,60
(e) over 800 m <sup>2</sup> up to and including 900 m <sup>2</sup> .....	27,07
(f) over 900 m <sup>2</sup> up to and including 1 000 m <sup>2</sup> .....	30,23
(g) over 1 000 m <sup>2</sup> up to and including 1 250 m <sup>2</sup> .....	34,45
(h) over 1 250 m <sup>2</sup> up to and including 1 500 m <sup>2</sup> .....	38,15
(i) over 1 500 m <sup>2</sup> up to and including 1 750 m <sup>2</sup> .....	41,84
(j) over 1 750 m <sup>2</sup> up to and including 2 000 m <sup>2</sup> .....	45,70
(k) over 2 000 m <sup>2</sup> up to and including 2 250 m <sup>2</sup> .....	49,75
(l) over 2 250 m <sup>2</sup> up to and including 2 500 m <sup>2</sup> .....	53,62
(m) (i) Thereafter, excepting industrial sites:	
(aa) For the next 20 000 m <sup>2</sup> , per 100 m <sup>2</sup> or part thereof .....	0,89
(bb) Maximum charge .....	230,81
(ii) Thereafter, in the case of industrial sites:	
(aa) For the next 20 000 m <sup>2</sup> , per 100 m <sup>2</sup> or part thereof .....	0,89
(bb) Thereafter, per 100 m <sup>2</sup> , or part thereof .....	0,38"

3. Deur in item 2 die syfers "28,44", "56,87" en "14,22", waar dit ook al voorkom, onderskeidelik deur die syfers "32,00", "64,00" en "16,00" te vervang.

3. By the substitution in item 2 for the figures "28,44", "56,87" and "14,22" wherever they occur, of the figures "32,00", "64,00" and "16,00" respectively.

4. Deur in item 3 —

4. By the substitution in item 3 —

(a) in subitem (1)(b) die syfer "5,8c", waar dit ook al voorkom, deur die syfer "6,5c" te vervang;

(a) in subitem (1)(b) for the figure "5,8c", wherever it occurs, of the figure "6,5c";

(b) in subitem (10)(c) —

(b) in subitem (10)(c) —

(i) in subparagraaf (ii) die syfer "0,17" deur die syfer "0,19" te vervang;

(i) in subparagraph (ii) for the figure "0,17" of the figure "0,19";

(ii) in subparagraaf (iii) die syfer "0,29" deur die syfer "0,33" te vervang;

(ii) in subparagraph (iii) for the figure "0,29" of the figure "0,33";

(iii) in subparagraaf (iv) die syfer "0,57" deur die syfer "0,64" te vervang;

(iii) in subparagraph (iv) for the figure "0,57" of the figure "0,64";

(iv) in subparagraaf (v) die syfer "0,93" deur die syfer "1,05" te vervang;

(iv) in subparagraph (v) for the figure "0,93" of the figure "1,05";

(v) in subparagraaf (vi) die syfer "1,38" deur die syfer "1,55" te vervang; en

(v) in subparagraph (vi) for the figure "1,38" of the figure "1,55"; and

(e) in subitem (11) die syfer "0,8c" deur die syfer "0,9c" te vervang.

5. Deur in item 4 —

(a) in subitem (1) die syfer "4,69" deur die syfer "5,28" te vervang;

(b) in subitem (2) die syfer "9,37" deur die syfer "10,54" te vervang;

(c) in subitem (3) die syfer "18,75" deur die syfer "21,09" te vervang; en

(d) in subitem (4) die syfer "28,44" deur die syfer "32,00" te vervang.

6. Deur in item 5 die syfer "R30,62" deur die syfer "R34,45" te vervang.

7. Deur in item 6 die syfer "R10,79" deur die syfer "R12,14" te vervang.

Die bepalings in hierdie kennisgewing vervat, tree op 1 Julie 1979 in werking.

PB. 2-4-2-34-32

Administrateurskennisgewing 649 27 Junie 1979

**MUNISIPALITEIT STANDERTON: WYSIGING VAN ELEKTRISITEITSVERORDENINGE.**

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

Die Elektrisiteitsverordeninge van die Munisipaliteit Standerton, deur die Raad aangeneem by Administrateurskennisgewing 34 van 10 Januarie 1973, soos gewysig, word hierby verder gewysig deur die Tarief van Gelde onder die Bylae te wysig deur in item 4(1), (2) en (3) die syfers "R2,45", "0,58c" en die uitdrukking "93,13 %" onderskeidelik deur die syfers "R2,60", "0,65c" en die uitdrukking "101 %" te vervang.

Die bepalings in hierdie kennisgewing vervat, tree op 1 Julie 1979 in werking.

PB. 2-4-2-36-33

Administrateurskennisgewing 650 27 Junie 1979

**MUNISIPALITEIT THABAZIMBI: 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 Thabazimbi, deur die Raad aangeneem by Administrateurskennisgewing 738 van 15 Junie 1977, soos gewysig, word hierby verder soos volg gewysig:

1. Deur na artikel 36(3) die volgende by te voeg:

"(4) Wanneer dit blyk dat 'n verbruiker 'n foutiewe rekening vir water ontvang het weens die toepassing van 'n verkeerde tarief of om enige ander rede as die onjuistheid van 'n meter, moet die raad sodanige navrae doen en toetse uitvoer as wat hy nodig ag, en indien hy daar-

(c) in subitem (11) for the figure "0,8c" of the figure "0,9c".

5. By the substitution in item 4 —

(a) in subitem (1) for the figure "4,69" of the figure "5,28";

(b) in subitem (2) for the figure "9,37" of the figure "10,54".

(c) in subitem (3) for the figure "18,75" of the figure "21,09"; and

(d) in subitem (4) for the figure "28,44" of the figure "32,00".

6. By the substitution in item 5 for the figure "R30,62" of the figure "R34,45".

7. By the substitution in item 6 for the figure "R10,79" of the figure "R12,14".

The provisions in this notice contained, shall come into operation on 1 July, 1979.

PB. 2-4-2-34-32

Administrator's Notice 649 27 June, 1979

**STANDERTON 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 Standerton Municipality, adopted by the Council under Administrator's Notice 34, dated 10 January, 1973, as amended, are hereby further amended by amending the Tariff of Charges under the Schedule by the substitution in item 4(1), (2) and (3) for the figures "R2,45", "0,58c" and the expression "93,13 %" of the figures "R2,60", "0,65c" and the expression "101 %" respectively.

The provisions in this notice contained, shall come into operation on 1 July, 1979.

PB. 2-4-2-36-33

Administrator's Notice 650 27 June, 1979

**THABAZIMBI 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 Thabazimbi Municipality, adopted by the Council under Administrator's Notice 738, dated 15 June 1977, as amended, are hereby further amended as follows:

1. By the addition after section 36(3) of the following:

"(4) When it appears that a consumer has been wrongly charged for water due to the application of a wrong tariff or on any other grounds other than inaccuracy of a meter, the council shall make such enquiries and tests as it thinks necessary and shall, if satisfied that the con-

van oortuig is dat die verbruiker 'n foutiewe rekening ontvang het, sy rekening dienoreenkomstig aansuiwer of, indien hy nie aldus oortuig is nie, die koste aan die raad, indien die raad se optrede die gevolg van 'n klagte deur die verbruiker is, om sodanige navrae te doen en toetse uit te voer, op hom verhaal: Met dien verstande dat geen sodanige aansuiwering gemaak mag word nie ten opsigte van 'n tydperk langer as twaalf maande voor die datum waarop die verkeerde heffing opgemerk of die raad deur die verbruiker van sodanige verkeerde heffing in kennis gestel is."

2. Deur item 1 van die Tarief van Gelde onder die Bylae deur die volgende te vervang:

"1. Waar 'n erf, standplaas, perseel of ander terrein by enige hoofwaterleiding van die Raad aangesluit is of na die mening van die Raad by sodanige hoofwaterleiding aangesluit kan word, is 'n basiese heffing van R5 per maand of gedeelte daarvan betaalbaar deur die eienaar of bewoner: Met dien verstande dat waar enige erf, standplaas, perseel of ander terrein wat ingevolge die Thabazimbi-dorpsaanlegskema as Residensieel 1 en Residensieel 2 gesoneer is, geokkupeer word deur meer as een verbruiker aan wie die Raad water lewer of kan lewer, genoemde basiese heffing ten opsigte van elke sodanige verbruiker betaalbaar is deur die bewoner of eienaar."

PB. 2-4-2-104-104

Administrateurskennisgewing 651

27 Junie 1979

**GESONDHEIDSKOMITEE VAN WATERVAL-BOVEN: WYSIGING VAN WATERVOORSIENINGS-REGULASIES.**

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

Die Watervoorsieningsregulasies van die Gesondheidskomitee van Waterval-Boven, op die Komitee van toepassing gemaak by Administrateurskennisgewing 763 van 22 Junie 1977, soos gewysig, word hierby verder gewysig deur item 1 van die Tarief van Gelde onder die Bylae deur die volgende te vervang:

"1. *Gelde vir die Lewering van Water, aan Enige Verbruiker.*

(1) *Basiese Heffing.*

'n Basiese heffing van R2,20 word gehef per maand of gedeelte daarvan per 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.

(2) *Verbruikersheffing.*

Per kl, per maand of gedeelte daarvan: 10c."

PB. 2-4-2-104-106

sumer has been wrongly charged, adjust his account accordingly or if not so satisfied, charge him; if the council's actions are the result of a complaint by the consumer, in addition the cost to itself of making such enquiries and tests: Provided that no such adjustment shall be made in respect of a period in excess of twelve months prior to the date on which the wrong charge was observed or the council was notified of such wrong charge by the consumer."

2. By the substitution for item 1 of the Tariff of Charges under the Schedule of the following:

"1. Where an erf, stand, lot or other area is, or in the opinion of the Council can be connected to the main, a basic charge of R5 per month or part thereof shall be payable by the owner or occupant: Provided that where any erf, stand, lot or other area zoned as Residential 1 and Residential 2 in terms of the Thabazimbi Town-planning Scheme is occupied by more than one consumer to whom water is supplied or can be supplied by the Council, the said basic charge shall be payable in respect of every such consumer by the occupant or owner."

PB. 2-4-2-104-104

Administrator's Notice 651

27 June, 1979

**WATERVAL-BOVEN HEALTH COMMITTEE: AMENDMENT TO WATER SUPPLY REGULATIONS.**

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

The Water Supply Regulations of the Waterval-Boven Health Committee, made applicable to the Committee by Administrator's Notice 763, dated 22 June 1977, as amended, are hereby further amended by the substitution for item 1 of the Tariff of Charges under the Schedule of the following:

"1. *Charges for the Supply of Water, to any Consumer.*

(1) *Basic Charge.*

A basic charge of R2,20 per month or part thereof 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 main, whether water is consumed or not.

(2) *Consumption Charge.*

Per kl, per month or part thereof: 10c."

PB. 2-4-2-104-106

Administrateurskennisgewing 652 27 Junie 1979

**TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE: WYSIGING VAN SANITÊRE GEMAKKE EN NAGVUIL- EN VUILGOEDVERWYDERINGSVERORDENINGE.**

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

Die Sanitêre Gemakke en Nagvuil- en Vuilgoedverwyderingsverordeninge van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, afgekondig by Administrateurskennisgewing 218 van 25 Maart 1953, soos gewysig, word hierby verder gewysig deur Bylae A soos volg te wysig:

1. Deur in item 36 die opskrif deur die volgende te vervang:

*"Gelde Betaalbaar vir Nagvuil- en Vuilgoedverwyderingsdienste binne die Gebied van Zaaewater Plaaslike Gebiedskomitee."*

2. Deur na item 41 die volgende by te voeg:

*"42. Gelde Betaalbaar vir Vuilgoedverwyderingsdienste binne die Gebied van die Plaaslike Gebiedskomitee van Vandyksdrift.*

(1) Dienste aan alle persele.

Vir vuilgoedverwydering, drie maal per week, per houer, per jaar: R30."

PB. 2-4-2-81-111

Administrateurskennisgewing 653 27 Junie 1979

**MUNISIPALITEIT VERWOERDBURG: WYSIGING VAN RIOLERINGSVERORDENINGE.**

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 Rioleringsverordeninge van die Munisipaliteit Verwoerdburg, afgekondig by Administrateurskennisgewing 350 van 28 Februarie 1973, soos gewysig, word hierby verder soos volg gewysig:

1. Deur subartikel (1) van artikel 92 deur die volgende te vervang:

*"(1) Die eienaar van enige eiendom wat by 'n munisipale riool aangesluit is of na die mening van die Raad daarby aangesluit kan word, is aanspreeklik vir die betaling van die heffings uiteengesit in Bylae N en die gemelde heffings is betaalbaar op die eerste dag van elke maand maar nie later as die finale vereffeningsdatum in die maandelikse rekening aangegee."*

2. Deur Bylae N deur die volgende te vervang:

Administrator's Notice 652 27 June, 1979

**TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS: AMENDMENT TO SANITARY CONVENIENCES AND NIGHT-SOIL AND REFUSE REMOVAL BY-LAWS.**

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

The Sanitary Conveniences and Night-soil and Refuse Removal By-laws of the Transvaal Board for the Development of Peri-Urban Areas, published under Administrator's Notice 218, dated 25 March 1953, as amended, are hereby further amended by amending Schedule A as follows:

1. By the substitution in item 36 for the heading of the following:

*"Fees Payable for Night-soil and Refuse Removal Services within the Area of Zaaewater Local Area Committee."*

2. By the addition after item 41 of the following:

*"42. Fees Payable for Refuse Removal Services within the Area of Vandyksdrift Local Area Committee.*

(1) Services to all premises.

For refuse removal, thrice weekly, per receptacle, per year: R30."

PB. 2-4-2-81-111

Administrator's Notice 653 27 June, 1979

**VERWOERDBURG MUNICIPALITY: AMENDMENT TO DRAINAGE BY-LAWS.**

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

The Drainage By-laws of the Verwoerdburg Municipality, published under Administrator's Notice 350, dated 28 February 1973, as amended, are hereby further amended as follows:

1. By the substitution for subsection (1) of section 92 of the following:

*"(1) The owner of any property connected to a municipal sewer or in the opinion of the Council can be connected thereto, shall be liable for the payment of the Charges as set out in Schedule N and the said charges shall be payable on the first day of every month but not later than the final settlement date indicated on the monthly account."*

2. By the substitution for Schedule N of the following:

“BYLAE N.

HEFFINGS INGEVOLGE ARTIKEL 92:

1. *Algemene Voorskrifte Betreffende Gelde.*

(1)(a) Gelde betaalbaar ingevolge item 2 is slegs betaalbaar deur die eienaar ten opsigte van enige stuk grond in 'n goedgekeurde dorp indien alle noodsaaklike dienste te wete, riolering, water en elektrisiteit, die beskikbaarheid waarvan normaalweg 'n voorvereiste is vir die goedkeuring van 'n bouplan ten opsigte daarvan, inderdaad beskikbaar is op daardie stuk grond.

(b) Gelde betaalbaar ingevolge item 2 is slegs betaalbaar deur die eienaar van 'n landbouhoeve of plaasgedeelte indien sodanige landbouhoeve of plaasgedeelte by die munisipale riool aangesluit is.

(2) Enige verwysing in hierdie Bylae na “stuk grond” sluit in vir doeleindes hiervan enige erf, standplaas, perseel of enige ander terrein binne 'n goedgekeurde dorp.

(3) In die geval van enige stuk grond wat met die Raad se rioolstelsel verbind is, en wat nie onder enigeen van die kategorieë wat in item 2 uiteengesit word ressorteer nie, word die gelde, so na as moontlik ooreenkomstig die bepalings van item 2 bepaal, met inagneming van die aard van die perseel.

(4) Iemand waarvan dit vereis word om inligting aan die Raad te verstrek ten einde die gelde ingevolge item 2 te bereken, en wat versuim om dit te doen binne 30 dae nadat hy skriftelik kennis ontvang het, moet die gelde betaal wat die Raad met die beste inligting tot sy beskikking bereken: Met dien verstande dat die Raad in geen geval verplig is om iemand te versoek om sodanige inligting te verstrek nie en kan die Raad gelde bereken volgens inligting tot sy beskikking.

(5) In alle geskille wat ontstaan oor die deel of kategorie van item 2 wat van toepassing is, of vanaf watter datum enige deel of kategorie van toepassing is, is die beslissing van die Stadsingenieur deurslaggewend: Met dien verstande dat die eienaar in so 'n geval by die Raad teen sy beslissing appèl kan aanteken.

2. *Gelde Betaalbaar.*

(1) Die eienaar van enige stuk grond met of sonder verbeteringe wat by 'n munisipale riool aangesluit is of na mening van die Raad daarby aangesluit kan word, betaal aan die Raad ooreenkomstig die voorskrifte van hierdie verordeninge ten opsigte van die grond of geboue wat in die linkerkantste kolom van onderstaande tabel beskryf word; die gelde wat daarteenoor in die regterkantste kolom aangegee word:

TABEL.

	<i>Per Maand of Gedeelte Daarvan R</i>
(a) <i>Grond waarop 'n woonhuis opgerig is of kan word:</i>	
(i) Indien bebou,	
vir elke afsonderlike woonsteleenheid	10,25
(ii) Indien onbebou,	
vir elke stuk grond	9,00

“SCHEDULE N.

CHARGES IN TERMS OF SECTION 92.

1. *General Rules Regarding Charges.*

(1)(a) The charge payable in terms of item 2 shall only be payable by an owner in respect of any piece of land in an approved township if all essential services, to wit sewerage, water and electricity, the availability of which is normally a prerequisite for the approval of a building plan in respect thereof, are in fact available on that piece of land.

(b) The charge payable in terms of item 2 shall only be payable by the owner of an agricultural holding or farm portion if such agricultural holding or farm portion is connected to the municipal sewer.

(2) Any reference in this Schedule to “piece of land” includes for purpose hereof any erf, stand, lot or other area within an approved township.

(3) In the case of any piece of land connected to the Council's sewerage and not falling under any of the categories enumerated in item 2, the charges shall be determined as closely as possible in accordance with the provisions thereof, regard being had to the nature of the premises.

(4) Where any person who is required to furnish a return to enable the Council to determine the charges in terms of item 2, fails to do so within 30 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: Provided that the Council shall not be compelled to call upon any person to furnish such information and may the Council assess such charges on the information available to it.

(5) In all disputes as to the part or category of item 2 which is applicable, or as to the date from which any part or category is applicable, the decision of the Town Engineer shall be decisive: Provided that the owner shall in such a case be entitled to lodge an appeal with the Council.

2. *Charges Payable.*

(1) The owner of any piece of land with or without improvements which is, or, in the opinion of the Council, can be connected to the municipal sewer shall pay to the Council in terms of these by-laws in respect of the land or buildings described in the left hand column of the following table the charges specified in the right hand column thereof:

TABEL.

	<i>Per Month or Part Thereof R</i>
(a) <i>Land upon which a dwelling house is or can be erected:</i>	
(i) If built on,	
for every separate dwelling unit	10,25
(ii) If not built on,	
for every piece of land	9,00

	<i>Per Maand of Gedeelte Daarvan R</i>
(b) <i>Grond waarop woonstelle opgerig is of kan word insluitende afsonderlike eenhede kragtens die Wet op Deeltitels, 1971 (Wet 66 van 1971):</i>	
(i) Indien bebou, vir elke afsonderlike woonsteleenhede of gedeelte van 'n eenheid .....	8,10
Met dien verstande dat elke volle 3 woonsteleenhede waarvan elkeen in oppervlakte kleiner is as 45 m <sup>2</sup> vir doeleindes hiervan gereken word as 2 woonsteleenhede.	
(ii) Indien onbebou, vir elke potensiële woonsteleenhede .....	7,10
(Die aantal potensiële woonsteleenhede word bereken deur 40 % van die oppervlakte van die grond te deel met 'n woonsteleenhede oppervlakte van 115 m <sup>2</sup> .)	
(c) <i>Grond waarop besigheidsgeboue opgerig is of kan word insluitende garages en kantore:</i>	
(i) Indien bebou, vir elke 100 m <sup>2</sup> (breukdele word benader tot die naaste heelgetal) van die totaal van die vloeroppervlakte van die geboue op elke verdieping, insluitende kelderverdiepings en buitegeboue, vir besigheids- en garagedoeleindes beskikbaar .....	11,00
(ii) Indien onbebou, Vir elke 100 m <sup>2</sup> van 35 % van die oppervlakte van die grond (breukdele word benader tot die naaste heelgetal) .....	9,00
(d) <i>Grond waarop primêre of sekondêre skole opgerig is of kan word:</i>	
(i) Indien bebou, vir elke 19 kinders of gedeelte van daardie getal, gebaseer op die gemiddelde leerlingtal van die voorafgaande jaar .....	12,00
(’n Gewaarmerkte staat word deur die hoof van die betrokke skool aan die Raad verskaf.)	
(ii) Indien onbebou, vir elke stuk grond .....	355,00
(e) <i>Grond waarop ’n kleuterskool of crèche opgerig is of kan word:</i>	
(i) Indien bebou, vir elke 38 kinders of gedeelte van daardie getal, gebaseer op die gemiddelde leerlingtal van die voorafgaande jaar .....	10,50

	<i>Per Month or Part Thereof R</i>
(b) <i>Land upon which flats are or can be erected including separate units in terms of the Sectional Titles Act, 1971 (Act 66 of 1971):</i>	
(i) If built on, for every separate flat unit or part of a unit .....	8,10
Provided that every full 3 flat units, each in area smaller than 45 m <sup>2</sup> , shall, for purposes hereof be regarded as 2 flat units.	
(ii) If not built on, for every full potential flat unit .....	7,10
(The number of potential flat units are calculated by dividing 40 % of the area of the land with a flat unit area of 115 m <sup>2</sup> .)	
(c) <i>Land upon which buildings for business purposes are or can be erected including garages and offices:</i>	
(i) If built on, for every 100 m <sup>2</sup> (fractions are rounded up to the nearest whole number) of the total of the floor areas of the buildings at each floor, including basements and outbuildings, available for business and garage purposes .....	11,00
(ii) If not built on, for every 100 m <sup>2</sup> of 35 % of the area of the land (fractions are rounded up to the nearest whole number) .....	9,00
(d) <i>Land upon which primary or secondary schools are or can be erected:</i>	
(i) If built on, for every 19 children or part of that number, based on the average number of pupils during the preceding year .....	12,00
(A certified return shall be furnished to the Council by the principal of the school concerned.)	
(ii) If not built on, for every piece of land .....	355,00
(e) <i>Land upon which a nursery school or crèche is or can be erected:</i>	
(i) If built on, for every 38 children or part of that number, based on the average number of pupils during the preceding year .....	10,50

	<i>Per Maand of Gedeelte Daarvan R</i>	<i>Per Month or Part Thereof R</i>
( 'n Gewaarmerkte staat word deur die hoof van die betrokke kleuterskool of crèche aan die Raad verskaf.)		(A certified return shall be furnished to the Council by the principal of the nursery school or crèche concerned.)
(Waar 'n kleuterskool of crèche op 'n kerkerf geleë is, geld die tarief van toepassing op 'n kleuterskool of crèche.)		(In the case of a nursery school or crèche being situated on a church erf the tariff applicable to a nursery school or crèche shall apply.)
(ii) Indien onbebou, vir elke stuk grond ..... 30,00		(ii) If not built on, for every piece of land ..... 30,00
(f) <i>Grond waarop 'n gebou vir doeleindes van 'n kerk, poskantoor, telefoonsentrale, vermaaklikheid en openbaresaal opgerig is of kan word en grond gesoneer "spesiaal" sonder aanduiding van gebruik:</i>		(f) <i>Land upon which a building for a church, post office, telephone exchange, entertainment, public hall purposes is or can be erected including land zoned "special" without reference to use:</i>
(i) Indien bebou, vir elke 1 000 m <sup>2</sup> of gedeelte daarvan van die oppervlakte van die grond ..... 10,50		(i) If built on, for every 1 000 m <sup>2</sup> or part thereof of the area of the land ..... 10,50
(ii) Indien onbebou, vir elke 1 000 m <sup>2</sup> of gedeelte daarvan van die oppervlakte van die grond ..... 9,00		(ii) If not built on, for every 1 000 m <sup>2</sup> or part thereof of the area of the land ..... 9,00
(g) <i>Grond waarop geboue vir doeleindes van 'n hotel, of daghospitaal opgerig is of kan word:</i>		(g) <i>Land upon which a building for the purpose of an hotel or day hospital is or can be erected:</i>
(i) Indien bebou, vir elke 380 m <sup>2</sup> (breukdele word benader tot die volgende heelgetal) van die oppervlakte van die grond ..... 11,00		(i) If built on, for every 380 m <sup>2</sup> (fractions are rounded up to the nearest whole number) of the area of the land ..... 11,00
(ii) Indien onbebou, vir elke 380 m <sup>2</sup> (breukdele word benader tot die volgende heelgetal) van die oppervlakte van die grond ..... 9,00		(ii) If not built on, for every 380 m <sup>2</sup> (fractions are rounded up to the nearest whole number) of the area of the land ..... 9,00
(h) <i>Grond waarop geboue vir doeleindes van die Staat en munisipaliteit opgerig is of kan word behalwe waar elders uitdruklik voorsiening gemaak is:</i>		(h) <i>Land upon which buildings for State and Municipality are can be erected except where explicit provision is made elsewhere:</i>
(i) Indien bebou, vir elke 1 000 m <sup>2</sup> of gedeelte daarvan van die oppervlakte van die grond ..... 11,00		(i) If built on, for every 1 000 m <sup>2</sup> or part thereof of the area of the land ..... 11,00
(ii) Indien onbebou, vir elke 1 000 m <sup>2</sup> of gedeelte daarvan van die oppervlakte van die grond ..... 9,00		(ii) If not built on, for every 1 000 m <sup>2</sup> or part thereof of the area of the land ..... 9,00
(i) <i>Grond waarop geboue vir ligte nywerheidsdoeleindes opgerig is of kan word:</i>		(i) <i>Land upon which buildings for light industrial purposes are or can be erected:</i>
(i) Indien bebou, vir elke 1 000 m <sup>2</sup> of gedeelte daarvan van die oppervlakte van die grond ..... 12,00		(i) If built on, for every 1 000 m <sup>2</sup> or part thereof of the area of the land ..... 12,00
(ii) Indien onbebou, vir elke 1 000 m <sup>2</sup> of gedeelte daarvan van die oppervlakte van die grond ..... 9,00		(ii) If not built on, for every 1 000 m <sup>2</sup> or part thereof of the area of the land ..... 9,00
(j) <i>Grond waarop Ouete huise, Kinderhuise en ander soortgelyke inrigtings opgerig is of kan word:</i>		(j) <i>Land upon which buildings for and Old Age Home, Children's Home and similar establishments are or can be erected:</i>

*Per  
Maand of  
Gedeelte  
Daarvan  
R*

*Per  
Month or  
Part  
Thereof  
R*

(i) Indien bebou,  
vir elke 19 persone of gedeelte van daardie getal gebaseer op die gemiddelde inwonertal van die voorafgaande jaar ..... 12,00

(’n Gewaarmerkte staat word deur die hoof van die betrokke inrigting aan die Raad verskaf.)

(ii) Indien onbebou,  
Tarief vir elke stuk grond ..... 54,00  
(Gebaseer op 100 persone.)

(k) *Grond waarop geboue vir doeleindes van klubs, spoorwegstasies, laboratoriums, navorsingseenhede, die Staat waar sodanige grond van die Staat buite enige geproklameerde dorpsgebied geleë is, opgerig is of kan word, of enige ander instansie waarvoor nie in hierdie Bylae voorsiening gemaak word nie:*

Vir elke drekwatertoebehoorsel ..... 9,75

(2) Vir die doeleindes van hierdie item word elke urinaalvlak en, in die geval van ’n bladtype urinaal, elke 686 mm of gedeelte daarvan as ’n afsonderlike drekwatertoebehoorsel gereken.”

Die bepalinge in hierdie kennisgewing vervat, tree op 1 Julie 1979 in werking.

PB. 2-4-2-34-93

Administrateurskennisgewing 654 27 Junie 1979

**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 Administrateurskennisgewing 349 van 20 April 1955, soos gewysig, word hierby verder gewysig deur items 1 en 2 van die Tarief van Gelde onder Bylae 1 by Hoofstuk 3 deur die volgende te vervang:

“BYLAE I.

**TARIEF VAN GELDE.**

**1. Algemene Voorskrifte Betreffende Gelde.**

(1)(a) Gelde betaalbaar ingevolge item 2(1) is slegs betaalbaar deur die eienaar ten opsigte van enige stuk grond in ’n goedgekeurde dorp indien alle noodsaaklike dienste te wete, water, riolering en elektrisiteit, die beskikbaarheid waarvan normaalweg ’n voorvereiste is vir die goedkeuring van ’n bouplan ten opsigte daarvan, inderdaad beskikbaar is op daardie stuk grond.

(i) If built on,  
for every 19 persons or part of that number, based on the average number of inhabitants during the preceding year ..... 12,00

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

(ii) If not built on,  
for every piece of land ..... 54,00  
(Based on 100 persons.)

(k) *Land upon which buildings for the purpose of clubs, railway stations, laboratories, research units, the State where such land of the State is situated outside an approved township, are or can be erected or any other institution not provided for in this Schedule:*

For each soil water fitting ..... 9,75

(2) For the purposes of this item, each urinal stall, and in the case of a slab type urinal, each 686 mm or part thereof shall be regarded as a separate soil-water fitting.”

The provisions in this notice contained shall come into operation on 1 July 1979.

PB. 2-4-2-34-93

Administrator’s Notice 654 27 June, 1979

**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 the substitution for items 1 and 2 of the Tariff of Charges under Schedule 1 to Chapter 3 of the following:

“SCHEDULE I.

**TARIFF OF CHARGES.**

**1. General Rules Regarding Charges.**

(1)(a) The charge payable in terms of item 2(1) shall only be payable by an owner in respect of any piece of land in an approved township if all essential services, to wit water, sewerage and electricity, the availability of which is normally a prerequisite for the approval of a building plan in respect thereof, are in fact available on that piece of land.

(b) Gelde betaalbaar ingevolge item 2(1) is slegs betaalbaar deur die eienaar van 'n landbouhoewe of plaasgedeelte indien sodanige landbouhoewe of plaasgedeelte by die Raad se waterspreidingskema aangesluit is of kan word.

(2) Enige verwysing in hierdie Bylae na "stuk grond" sluit in vir doeleindes hiervan enige erf, standplaas, perseel of enige ander terrein binne 'n goedgekeurde dorp.

(3) In die geval van enige stuk grond wat met die Raad se waterspreidingskema verbind is, en wat nie onder enigeen van die kategorieë in item 2(1) uiteengesit ressorteer nie, word die gelde bepaal so na as moontlik ooreenkomstig die bepalinge van item 2(1) met inagneming van die aard van die perseel.

(4) Iemand waarvan dit vereis word om inligting aan die Raad te verstrek wat die Raad nodig het om die gelde ingevolge item 2(1) te bereken, en wat versuim om dit te doen binne 30 dae nadat hy skriftelik kennis ontvang het, betaal die gelde wat die Raad met die beste inligting tot sy beskikking bereken. Met dien verstande dat die Raad in geen geval verplig is om iemand te versoek om sodanige inligting te verstrek nie en kan die Raad gelde bereken volgens inligting tot sy beskikking.

(5) In alle geskille wat ontstaan oor die deel of kategorie van item 2(1) wat van toepassing is, of oor vanaf watter datum enige deel of kategorie van toepassing is, is die beslissing van die Stadsingenieur deurslaggewend. Met dien verstande dat die eienaar in so 'n geval by die Raad teen sy beslissing appèl kan aanteken.

**2. Gelde Betaalbaar.**

**(1) Basiese heffing.**

Die eienaar van enige stuk grond met of sonder verbeterings wat by 'n waterspreidingskema aangesluit is, of na mening van die Raad daarby aangesluit kan word; of water gebruik word al dan nie, betaal aan die Raad ooreenkomstig die voorskrifte van hierdie verordeninge ten opsigte van die grond of geboue wat in die linkerkantse kolom van onderstaande tabel beskryf word, die gelde wat daarteenoor in die regterkantse kolom aangegee word:

TABEL.

	Per Maand of Gedeelte Daarvan R
(a) Grond waarop 'n woonhuis oppgerig is of kan word:	
(i) Indien bebou,	
vir elke afsonderlike wooneenheid .....	3,50
(ii) Indien onbebou,	
vir elke stuk grond .....	3,50
(b) Grond waarop woonstelle opgerig is of kan word insluitend afsonderlike eenhede kragtens die Wet op Deeltitels, 1971 (Wet 66 van 1971):	
(i) Indien bebou,	
vir elke afsonderlike woonsteleenheid of gedeelte daarvan .....	1,45

(b) The charge payable in terms of item 2(1) shall only be payable by the owner of an agricultural holding or farm portion if such agricultural holding or farm portion is or can be connected to the main.

(2) Any reference in this Schedule to "piece of land" includes for the purpose hereof any erf, stand lot or other area within an approved township.

(3) In the case of any piece of land connected to the Council's water main and not falling under any of the categories enumerated in item 2(1), the charges shall be determined as closely as possible in accordance with the provisions of item 2(1), regard being had to the nature of the premises.

(4) Where any person who is required to furnish a return to enable the Council to determine the charges in terms of item 2(1), fails to do so within 30 days after having been called upon to do so by notice in writing, he shall pay such charges as the Council shall assess on the best information available to it: Provided that the Council shall not be compelled to call upon any person to furnish such information and may the Council assess such charges on the information available to it.

(5) In all cases of dispute as to the part or category of item 2(1) which is applicable, or as to the date from which date any part or category is applicable, the decision of the Town Engineer shall be decisive: Provided that the owner shall in such a case be entitled to lodge an appeal with the Council.

**2. Charges Payable.**

**(1) Basic charges.**

The owner of any piece of land 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, shall be liable to pay to the Council in terms of these by-laws in respect of the land or buildings described in the left hand column of the following table the charges specified in the right hand column thereof.

TABEL.

	Per Month or Part Thereof R
(a) Land on which a dwelling house is or can be erected:	
(i) If built on,	
for each separate dwelling unit .....	3,50
(ii) If not built on,	
for each piece of land .....	3,50
(b) Land upon which flats is or can be erected including separate units in terms of the Sectional Titles Act, 1971 (Act 66 of 1971):	
(i) If built on,	
for each separate flat unit or part thereof .....	1,45

	Per Maand of Gedeelte Daarvan R		Per Month or Part Thereof R
Met dien verstande dat elke volle 3 woonsteleenhede waarvan elkeen in oppervlakte kleiner is as 45 m <sup>2</sup> vir doeleindes hiervan gereken sal word as 2 woonsteleenhede.		Provided that every full 3 flat units, each in area smaller than 45 m <sup>2</sup> , shall, for purposes hereof, be regarded as 2 flat units.	
(ii) Indien onbebou, vir elke volle potensiële woonsteleenheid ..... 1,45 (Die aantal potensiële woonsteleenhede word bereken deur 40% van die oppervlakte van die grond te deel met 'n woonsteleenheidsoppervlakte van 115 m <sup>2</sup> .)	1,45	(ii) If not built on, for each full potential flat unit ..... 1,45 (The number of potential flat units are calculated by dividing 40% of the area of the land with a flat unit area of 115 m <sup>2</sup> .)	1,45
(c) Grond waarop geboue vir besigheids- of kantoor-doeleindes operig is of kan word uitgesluit 'n garage en hotel:		(c) Land upon which buildings for business or office purposes is or can be erected excluding garages and hotel:	
(i) Indien bebou, vir elke 290 m <sup>2</sup> (breukdele word benader tot die naaste heelgetal) van die totale vloeroppervlakte van die geboue op elke verdieping insluitend kelder-verdiepings en buitegeboue vir besigheidsdoeleindes beskikbaar ..... 3,50	3,50	(i) If built on, for every 290 m <sup>2</sup> (fractions are rounded up to nearest whole number) of the total floor area of the building at each floor, including basements and out-buildings, available for business purposes ..... 3,50	3,50
(ii) Indien onbebou, vir elke 290 m <sup>2</sup> van 35% van die oppervlakte van die grond (breukdele word benader tot die naaste heelgetal) 3,50	3,50	(ii) If not built on, for every 290 m <sup>2</sup> of 35% of the area of the land (fractions are rounded up to the nearest whole number) ..... 3,50	3,50
(d) Grond waarop geboue vir 'n garage operig is of kan word:		(d) Land upon which buildings for the purpose of a garage is or can be erected:	
(i) Indien bebou, vir elke 208 m <sup>2</sup> (breukdele word benader tot die naaste heelgetal) van die totale vloeroppervlakte van die geboue op elke verdieping insluitende kelder-verdiepings en buitegeboue vir garage doeleindes beskikbaar ..... 3,50	3,50	(i) If built on, for every 208 m <sup>2</sup> (fractions are rounded up to the nearest whole number) of the total floor area of the buildings at each floor, including basements and outbuildings, available for garage purposes ..... 3,50	3,50
(ii) Indien onbebou, vir elke 208 m <sup>2</sup> van 35% van die oppervlakte van die grond (breukdele word benader tot die naaste heelgetal) 3,50	3,50	(ii) If not built on, for every 208 m <sup>2</sup> of 35% of the area of the land (fractions are rounded up to the nearest whole number) ..... 3,50	3,50
(e) Grond waarop geboue vir skole, kerke, poskantoor en vir doeleindes van die Staat (uitgesluit geboue vir die spoorweë en weermag) en munisipaliteit operig is of kan word:		(e) Land upon which buildings for schools, churches, post office purposes and purposes of the State (excluding buildings for railways and defence force) and municipality are or can be erected:	
Vir elke 2 200 m <sup>2</sup> of gedeelte daarvan van die oppervlakte van die grond ..... 3,50	3,50	For every 2 200 m <sup>2</sup> or part thereof of the area of the land ..... 3,50	3,50
(f) Grond waarop geboue vir Kleuterskool en/of crèche operig is of kan word, asook grond gesoneer "spesiaal":		(f) Land upon which buildings for Nursery school or crèche are or can be erected, including land zoned "special":	
Vir elke 1 467 m <sup>2</sup> of gedeelte daarvan van die oppervlakte van die grond ..... 3,50 (Waar 'n kleuterskool en/of crèche op 'n kerkerf geleë is, geld die tarief van toepassing op die kleuterskool en/of crèche.)	3,50	For every 1 467 m <sup>2</sup> or part thereof of the area of the land ..... 3,50 (In the case of a nursery school or crèche being situated on a church erf, the tariff applicable to nursery school or crèche shall apply.)	3,50

	Per Maand of Gedeelte Daarvan R		Per Month or Part Thereof R
(g) <i>Grond waarop geboue vir telefoon sentrale, hotel, dag-hospitaal, vermaak of nywerheid opgerig is of kan word:</i> Vir elke 1 000 m <sup>2</sup> of gedeelte daarvan van die oppervlakte van die grond .....	3,50	(g) <i>Land upon which buildings for telephone exchange, hotel, day hospital, entertainment or industry, are or can be erected:</i> For every 1 000 m <sup>2</sup> or part thereof of the area of the land .....	3,50
(h) <i>Grond waarop geboue vir Ouetehuse, kinderhuse en ander soortgelyke inrigtings opgerig is of kan word:</i> (i) Indien bebou, vir elke 19 persone of gedeelte van daardie getal gebaseer op die gemiddelde inwonertal van die voorafgaande jaar .....	3,50	(h) <i>Land upon which an Old Age Home, Children's Home and similar establishments are or can be erected:</i> (i) If built on, for every 19 persons or part of that number, based on the average number of inhabitants during the preceeding year .....	3,50
( 'n Gewaarmerkte staat word deur die hoof van die inrigting aan die Raad verskaf.) (ii) Indien onbebou, vir elke stuk grond .....	21,00	(A certified return shall be furnished to the Council by the person in charge of the institution concerned.) (ii) If not built on, for every piece of land .....	21,00
(Gebaseer op 100 persone.) (i) <i>Grond waarop geboue vir ontspanningsklub, laboratorium, navorsing, spoorweë, en weermag opgerig is of kan word insluitend landbouhoewes en plaasgedeeltes waarop geboue vir besigheidsdoeleindes opgerig is of enige ander instansies waarvoor nie in hierdie Bylae voorsiening gemaak is nie:</i> Vir elke 1 467 l per dag of gedeelte daarvan van die berekende gemiddelde daaglikse verbruik van die voorafgaande boekjaar .....	3,50	(Based on 100 persons.) (i) <i>Land upon which buildings for recreation club, laboratory research, railways and defence force are or can be erected including agricultural holdings and farm portions on which buildings for business purposes are erected or any other institution not provided for in this Schedule:</i> For every 1 467 l per day or part thereof of the calculated average daily consumption of the preceeding financial year .....	3,50
(Gemiddelde daaglikse verbruik soos blyk uit die boeke van die Raad en sal deur die Raad bereken word.) (j) <i>Grond as landbouhoewe ingedeel en plaasgedeeltes:</i> Vir elke hoewe of plaasgedeelte .....	3,50	(The average daily consumption as appear from the Council's records and shall be calculated by the Council.) (j) <i>Land classified as agricultural holding and farm portions:</i> For every agricultural holding or farm portion .....	3,50
(2) <i>Gelde vir die lewering van water aan die volgende verbruikers, per meter, per maand of gedeelte daarvan.</i> (a) Verbruikers wat tot en met 500 kl per maand of gedeelte daarvan verbruik, uitgesonderd soos in paragraaf (c) bepaal: Per kl of gedeelte daarvan :19c. (b) Verbruikers wat meer as 500 kl per maand of gedeelte daarvan verbruik, uitgesonderd soos in paragraaf (c) bepaal: (i) Per kl tot 'n verbruik van 500 kl: 19c. (ii) Bo 500 kl, per kl of gedeelte daarvan: 17c. (c) 'n Dorpseienaar vir die lewering aan individuele verbruikers binne die betrokke dorp tot tyd en wyl die waterverspreidingsnetwerk in sodanige dorp deur die Raad oorgeneem is: (i) Die meters van individuele verbruikers word afgelees en gelde in paragrawe (a) en (b) is ten		(2) <i>Charges for the supply of water to the following consumers, per meter, per month or part thereof:</i> (a) Consumers who consumes up to and including 500 kl per month or part thereof, excepting as provided in subitem (c): Per kl or part thereof: 19c. (b) Consumers who consume more than 500 kl per month or part thereof, excepting as provided in paragraph (c): (i) Per kl up to consumption of 500 kl: 19c. (ii) Over 500 kl, per kl or part thereof: 17c. (c) A township owner for supply to individual consumers within the relevant township until such time as the supply network in such township is taken over by the Council: (i) The meters of individual consumers shall be read and charges in terms of paragraphs (a) and	

opsigte van die verbruik deur sodanige verbruikers betaalbaar.

- (ii) Alle meteraflesings van verbruikers ingevolge subparagraaf (i) word afgetrek van die meteraflesings van die massameters van die betrokke dorpselenaar en 'n bykomende vordering van 19c per kl ten opsigte van sodanige verskil word gehef."

Die bepalings in hierdie kennisgewing vervat tree op 1 Julie 1979 in werking.

PB. 2-4-2-104-93

Administrateurskennisgewing 655 27 Junie 1979

KENNISGEWING VAN VERBETERING.

MUNISIPALITEIT ZEERUST: RIOLERINGS- EN LOODGIETERSVERORDENINGE.

Administrateurskennisgewing 553 van 6 Junie 1979, word hierby verbeter deur in paragraaf 2 die uitdrukking "2(a)" deur die uitdrukking "(2)(a)" te vervang.

PB. 2-4-2-34-41

Administrateurskennisgewing 656 27 Junie 1979

MUNISIPALITEIT KINROSS: AANNAME VAN STANDAARD RIOLERINGSVERORDENINGE.

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

- (a) dat die Dorpsraad van Kinross die Standaard Rioleringsverordeninge, afgekondig by Administrateurskennisgewing 665 van 8 Junie 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 standaardverordeninge, welke Tarief van Gelde deur hom ingevolge artikel 99 van genoemde Ordonnansie goedgekeur is:

"BYLAE.

TARIEF VAN GELDE.

DEEL I.

*Algemene Voorskrifte Betreffende Gelde.*

1. Die gelde in hierdie Bylae vervat, is ingevolge artikel 5 van hierdie verordeninge betaalbaar en die eienaar van die perseel waarop die gelde betrekking het, is daarvoor verantwoordelik.

2. Die gelde in hierdie Bylae gehef bly, in die geval van geboue wat heeltemal leeg staan of gesloop word, van krag tot op die datum waarop die Raad versoek word om die betrokke opening van die straatriool te verseël.

3. Die eienaar van 'n perseel wat buite die munisipaliteit geleë is en regstreeks met 'n straatriool van die

(b) shall be applicable in respect of the consumption of such consumers.

- (ii) The total meter readings of consumers in terms of subparagraph (i) shall be deducted from the meter reading of the bulk meter of the relevant township owner and an additional charge of 19c per kl shall be levied in respect of such difference."

The provisions in this notice contained shall come into operation on 1 July 1979.

PB. 2-4-2-104-93

Administrator's Notice 655 27 June, 1979

CORRECTION NOTICE.

ZEERUST MUNICIPALITY: DRAINAGE AND PLUMBING BY-LAWS.

Administrator's Notice 553, dated 6 June 1979, is hereby corrected by the substitution in paragraph 2 of the Afrikaans text for the expression "2(a)" of the expression "(2)(a)".

PB. 2-4-2-34-41

Administrator's Notice 656 27 June, 1979

KINROSS 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 Village Council of Kinross 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; and
- (b) the Tariff of Charges hereto as a Schedule to the said standard by-laws, which Tariff of Charges has been approved by him in terms of section 99 of the said Ordinance:

"SCHEDULE.

TARIFF OF CHARGES.

PART I.

*General Rules Regarding Charges.*

1. The charges set out in this Schedule shall be payable in terms of section 5 of these by-laws and the owner of the premises to which any charge relates shall be liable therefor.

2. The charges imposed in terms 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 requested to seal the opening to the sewer.

3. The owner of premises situated outside the municipality and which is directly connected to a sewer, shall

Raad verbind is, betaal die toepaslike gelde wat in hierdie Bylae uiteengesit word.

4. Die gelde wat in hierdie Bylae gehef word, 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.

5. Vir die toepassing van hierdie Bylae beteken —

'urinaalbak' waar die trogstelsel gebruik word, elke 500 mm lengte of gedeelte daarvan van trog of geut wat as sodanig vir urinaal- of spoelklosetdoeleindes gebruik word of bedoel om as sodanig gebruik te word, as een urinaal- of klosetuitrusting beskou word.

6. Waar enige perseel met of sonder verbeteringe daarop by die straatriool aangesluit is of, na die mening van die Raad, daarby aangesluit kan word, is die eienaar daarvan vir die gelde soos in die Bylae vermeld aanspreeklik.

7. Alle heffings ingevolge hierdie Bylae is jaarliks aan die begin van die boekjaar verskuldig en deur die eienaar betaalbaar op 'n wyse soos van tyd tot tyd deur die Raad bepaal.

8. Waar 'n gebou of gedeelte daarvan vir 'n ander doel gebruik word as die ten tye van die afkondiging van hierdie tariewe, berus dit by die eienaar om die Stadstesourier skriftelik daarvan in kennis te stel waarna die tariefgroepering heraangepas word waar nodig.

9. Waar daar twyfel bestaan oor die groepering van 'n verbruiker, word die eindbeslissing van die Bestuurskomitee finaal beskou.

## DEEL II.

### 1. Gelde Betaalbaar:

Die onderstaande gelde is betaalbaar ten opsigte van elke erf, standplaas, perseel of ander terrein:

	<i>Per jaar</i> R
(1) Private woonpersele, Staat- en Provinsiale wonings per woning, besigheidspersele wat uitsluitend vir woondoeleindes gebruik word, kerke, kerksale, liefdadigheidsinrigtings, sportklubs, dokterspreekkamers en munisipale afdelings:	
(a) Vir die eerste spoelkloset .....	102
(b) Vir die tweede spoelkloset .....	42
(c) Vir alle verdere klosette gesamentlik .....	24
(2) Besigheids- en nywerheidspersele, woonstelle, losieshuise, hotelle, privaat hotelle, huurkamerhuise, biersale, pakhuse, skole en persele wat aan die Staat en Provinsiale Administrasie behoort:	
(a) Vir die eerste spoelkloset .....	402
(b) Vir elke eenheid daarna .....	120

### 2. Aansluitingsgelde.

Vir elke aansluiting by 'n straatriool, per perseel: R50.

be liable to pay the relevant charges set out in this Schedule.

4. The charges imposed in terms of this Schedule shall come into operation on the date on which the Council requires that a connection should be made to a sewer as from the date when the premises are in fact connected to a sewer, whichever is the earlier.

5. For the purposes of this Schedule —

'urinal pan' means where the trough system is adopted, each 500 mm length or part thereof of trough or gutter used as such for urinal or water closet purposes or designed to be used as such, shall be regarded as one urinal or closet fitting.

6. Where any premises, with or without improvements, is or, in the opinion of the Council, can be connected to any sewer, the owner of such premises shall be responsible for the charges mentioned in the Schedule.

7. All charges in terms of this Schedule shall be due annually at the commencement of each financial year and payable by the owner in a manner as stipulated by the Council from time to time.

8. Where a building or part thereof is being used for a purpose other than that at the time of publication of these tariffs, it rests with the owner to notify the Town Treasurer in writing of such use whereupon the tariff grouping will be reapplied where necessary.

9. In all cases of dispute as to classification of a consumer for purposes of this tariff the decision of the Management Committee shall be treated as final.

## PART II.

### 1. Charges Payable.

The following charges are payable in respect of each erf, stand, premises or other site.

	<i>Per annum</i> R
(1) Private residential premises, State and Provincial Residence per residence, business premises exclusively used for residential purposes, churches, church halls, charitable institutions, sport clubs, doctors consulting rooms and municipal departments:	
(a) For the first water closet .....	102
(b) For the second water closet .....	42
(c) For all further closets jointly .....	24
(2) Business and Industrial premises, flats, boarding-houses, hotels, private hotels, lodging-houses, beer halls, warehouses, schools and sites belonging to the State and Provincial Administration:	
(a) For the first water closet .....	402
(b) For every unit thereafter .....	120

### 2. Connection Charges.

For each connection to a sewer: Per stand R50.

3. *Aansoekgelde.*

Gelde betaalbaar vir enige aansoek ingevolge artikel 23(1): Gratis.

4. *Oopmaak van Verstoppings.*

Vir die oopmaak van verstoppings ingevolge artikel 13(4) per uitroep: R15.

5. *Inspeksiegelde.*

Vir elke inspeksie of her-inspeksie: R6.

6. *Ander Werke.*

Die gelde betaalbaar vir enige ander werke wat deur die Raad uitgevoer word, bedra die werklike koste daarvan plus 25 %."

2. Die Riolerings- en Loodgieterverordeninge van die Munisipaliteit Kinross afgekondig by Administrateurskennisgewing 843 van 10 Augustus 1970, soos gewysig, word hierby herroep.

PB. 2-4-2-34-88

Administrateurskennisgewing 657 27 Junie 1979

MUNISIPALITEIT TZANEEN: AANNAME VAN WYSIGING VAN STANDAARD-REGLEMENT VAN ORDE.

Daar die Standaard-Reglement van Orde, afgekondig by Administrateurskennisgewing 1049 van 16 Oktober 1968, deur die Stadsraad van Tzaneen aangeneem was by Administrateurskennisgewing 380 van 16 April 1969, publiseer die Administrateur hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat genoemde Raad ingevolge artikel 96bis(2) van genoemde Ordonnansie die wysiging van genoemde reglement van orde, afgekondig by Administrateurskennisgewing 307 van 21 Maart 1979, aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

PB. 2-4-2-86-71

Administrateurskennisgewing 658 27 Junie 1979

MUNISIPALITEIT LEANDRA: 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 Leandra deur die Raad aangeneem by Administrateurskennisgewing 1866 van 13 Desember 1978, word hierby gewysig deur na item 2(4) van die Tarief van Gelde onder die Bylae die volgende by te voeg:

"(5) *Aansluiting en Toets van Meters.*

- (a) Aansluitingsgelde: Werklike koste plus 10 %.
- (b) Her-aansluitings: R10.
- (c) Toets van meters: R5."

PB. 2-4-2-104-249

3. *Application Fees.*

Charges payable for any application in terms of section 23(1): Free of charge.

4. *Clearing of Blockages.*

For the clearing of blockages in terms of section 13(4) per call: R15.

5. *Inspection Charges.*

For every inspection or re-inspection: R6.

6. *Other Work.*

The charge payable for any other work carried out by the Council, shall be the actual cost thereof plus 25 %."

2. The Drainage and Plumbing By-laws of the Kinross Municipality, published under Administrator's Notice 843, dated 10 August 1970, as amended, are hereby revoked.

PB. 2-4-2-34-88

Administrator's Notice 657 27 June, 1979

TZANEEN MUNICIPALITY: ADOPTION OF AMENDMENT TO STANDARD STANDING ORDERS.

The Standard Standing Orders, published under Administrator's Notice 1049, dated 16 October 1968, having been adopted by the Town Council of Tzaneen by Administrator's Notice 380, dated 16 April 1969, the Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the said Council has in terms of section 96bis(2) of the said Ordinance, adopted the amendment to the said standing orders, published under Administrator's Notice 307, dated 21 March 1979, as by-laws made by the said Council.

PB. 2-4-2-86-71

Administrator's Notice 658 27 June, 1979

LEANDRA 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 Leandra Municipality adopted by the Council under Administrator's Notice 1866 dated 13 December 1978, are hereby amended by the addition after item 2(4) of the Tariff of Charges under the Schedule of the following:

"(5) *Connection and Testing of Meters.*

- (a) Connecting charges: Actual cost plus 10 %.
- (b) Re-connection: R10.
- (c) Testing of Meters: R5."

PB. 2-4-2-104-249

Administrateurskennisgewing 659 27 Junie 1979

REGULASIES TEN OPSIGTE VAN VOORSKOTTE  
UIT DIE KAPITAALONTWIKKELINGSFONDS.

Ingevolge die bepalings van artikel 7 van die Ordonnansie op die Kapitaalontwikkelingsfonds van Plaaslike Besture, 1978 (Ordonnansie 9 van 1978), maak die Administrateur hierby die volgende regulasies met ingang van 1 Julie 1979:

REGULASIES TEN OPSIGTE VAN VOORSKOTTE  
UIT DIE KAPITAALONTWIKKELINGSFONDS.*Woordomskrywing.*

1. In hierdie Regulasies, tensy uit die samehang anders blyk, beteken —

“aflossingstydperk” die tydperk waarin ’n voorskot en die rente daarop aan die Fonds terugbetaalbaar is soos in artikel 3(4) van die Ordonnansie beoog;

“die Ordonnansie” die Ordonnansie op die Kapitaalontwikkelingsfonds van Plaaslike Besture, 1978 (Ordonnansie 9 van 1978),

en het enige ander woord of uitdrukking die betekenis wat in die Ordonnansie daaraan geheg word.

*Voorskotte.*

2.(1) ’n Plaaslike bestuur verkry vooraf die goedkeuring van die Administrateur vir ’n voorskot —

- (a) waarvan die aflossingstydperk langer as dertig jaar is;
- (b) wat gemaak word vir die verkryging van ’n elektroniese rekenaar, boekhoumasjien of brandweertoerusting, indien die aankoopprys van sodanige rekenaar, boekhoumasjien of brandweertoerusting R10 000 of meer is; of
- (c) wat ’n bedrag —
  - (i) oorskry wat gelyk is aan 1 % van die inkomste wat deur die plaaslike bestuur in die boekjaar onmiddellik voor die boekjaar waarin die voorskot gemaak word, verkry is; of
  - (ii) van R3 000 oorskry, indien die bedrag in subparagraaf (i) beoog minder as R3 000 is.

(2) Waar ’n plaaslike bestuur ’n voorskot ten opsigte van ’n bate gemaak het waarvoor die goedkeuring van die Administrateur nie ingevolge subregulasie (1) vereis is nie, verkry die plaaslike bestuur vooraf die goedkeuring van die Administrateur vir die eerste voorskot wat daarna gemaak word ten opsigte van dieselfde bate welke eerste voorskot, tesame met alle vorige voorskotte ten opsigte van dieselfde bate, ’n bedrag —

- (a) oorskry wat gelyk is aan 1 % van die inkomste wat deur die plaaslike bestuur verkry is in die boekjaar onmiddellik voor die boekjaar waarin sodanige eerste voorskot gemaak word; of
- (b) van R3 000 oorskry, indien die bedrag in subparagraaf (a) beoog, minder as R3 000 is.

(3) Waar ’n plaaslike bestuur ’n voorskot ten opsigte van ’n bate gemaak het waarvoor die goedkeuring van die Administrateur ingevolge subregulasie (1) of (2) ver-

Administrator's Notice 659 27 June, 1979

REGULATIONS IN RESPECT OF ADVANCES  
FROM THE CAPITAL DEVELOPMENT FUND.

In terms of the provisions of section 7 of the Local Authorities Capital Development Fund Ordinance, 1978 (Ordinance 9 of 1978), the Administrator hereby makes the following regulations with effect from 1 July 1979:

REGULATIONS IN RESPECT OF ADVANCES  
FROM THE CAPITAL DEVELOPMENT FUND.*Definitions.*

1. In these Regulations, unless the context otherwise indicates —

“period of redemption” means the period within which an advance and the interest thereon shall be repayable to the Fund as contemplated in section 3(4) of the Ordinance;

“the Ordinance” means the Local Authorities Capital Development Fund Ordinance, 1978 (Ordinance 9 of 1978),

and any other word or expression shall have the meaning assigned thereto in the Ordinance.

*Advances.*

2.(1) A local authority shall obtain the prior approval of the Administrator for an advance —

- (a) of which the period of redemption is longer than thirty years;
- (b) which is made for the acquisition of an electronic computer, an accounting machine or fire-fighting equipment, if the purchase price of such computer, machine or equipment is R10 000 or more; or
- (c) which exceeds an amount —
  - (i) which is equal to 1 % of the revenue obtained by the local authority in the financial year immediately preceding the financial year in which the advance is made; or
  - (ii) of R3 000, if the amount contemplated in subparagraph (i) is less than R3 000.

(2) Where a local authority has made an advance in respect of an asset for which the approval of the Administrator was not required in terms of subregulation (1), the local authority shall obtain the prior approval of the Administrator for the first advance which is made thereafter in respect of the same asset which first advance, together with all previous advances in respect of the same asset, exceeds an amount —

- (a) which is equal to 1 % of the revenue obtained by the local authority in the financial year immediately preceding the financial year in which such first advance is made; or
- (b) of R3 000, if the amount contemplated in subparagraph (a) is less than R3 000.

(3) Where a local authority has made an advance in respect of an asset for which the approval of the Administrator was required in terms of subregulation (1) or

eis is, verkry die plaaslike bestuur vooraf die goedkeuring van die Administrateur vir elke verdere voorskot wat ten opsigte van dieselfde bate gemaak word.

PB. 3-5-21-1-1

Administrateurskennisgewing 660

27 Junie 1979

MUNISIPALITEIT JOHANNESBURG: VLEISVERORDENINGE.

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

*Woordomskrywing.*

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

- (i) "bework" met betrekking tot wildsbokke en buffels om die huid of vel te verwyder en met betrekking tot tarentale, patryse, fisante, wilde-eende, wildeganse of pluimvee om die ingewande te verwyder, as dit nie reeds tydens slagting verwyder is nie, asook die vere, en "beworkte" en "onbeworkte" het ooreenstemmende betekenis; (x)
- (ii) "biltong" die gedroogde of uitgedroogde vleis van enige dier, wild of volstruis wat vir menslike gebruik bedoel is en sluit droë wors, droë vleisstokkies en soortgelyke produkte in; (iv)
- (iii) "dier" 'n bees, skaap, bok of vark; (iii)
- (iv) "hantering" met betrekking tot vleis, wildsvleis, perdevleis, volstruis-, walvis- of robvleis en produkte wat daarvan verkry word, die verwerking, voorbereiding, verkoop, vervoer, aflewering, opberging, opdiening of enige ander behandeling of hantering daarvan; (xiii)
- (v) "munisipaliteit" die Raad se regs- en beheergebied en sluit enige buitegebied in wat in artikel 7(b) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), beoog word; (xx)
- (vi) "onskoongemaakte afval" die kop, pens, derm, pootjie of poot van enige dier of perd, of 'n koeiuiers of beeskloutjie wat nie volgens 'n goedgekeurde metode skoongemaak en voorberei is nie; (xxvi)
- (vii) "perd" enige perd, muil, donkie, kameel of sebra; (xiv)
- (viii) "perdevleis" die vleis, afval of ander deel van die liggaam van enige perd wat vir verbruik deur mense of vleisetende diere bedoel is, en sluit sodanige vleis, afval of ander deel in wat verkoel of bevries is, maar sluit nie enige perdevleisprodukt in nie; (xv)
- (ix) "perdevleishandelonderneming" 'n onderneming waarby die verkoop van perdevleis of perdevleisprodukte betrokke is; (v)
- (x) "perdevleisprodukt" enige verwerkte voedingsmiddel wat enige vleis, afval of ander deel van die liggaam van enige perd bevat, maar sluit nie ingemaakte produkte of beskuitjies, meel

(2) the local authority shall obtain the prior approval of the Administrator for every further advance which is made in respect of the same asset.

PB. 3-5-21-1-1

Administrator's Notice 660

27 June, 1979

JOHANNESBURG MUNICIPALITY: MEAT BY-LAWS.

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

*Definitions.*

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

- (i) "Act" means the Animal Slaughter, Meat and Animal Products Hygiene Act, 1967 (Act 87 of 1967) and the regulations made thereunder; (xxv)
- (ii) "adequate" and "effective" mean adequate and effective, as the case may be, in the opinion of, and "approved" means approved by, the Medical Officer of Health, regard being had to the reasonable public health requirements of the particular case; (xviii)
- (iii) "animal" means a bovine, sheep, goat or pig; (iii)
- (iv) "biltong" means the dried or desiccated flesh of any animal, game or ostrich intended for human consumption and includes dried sausages, dried meat sticks and similar products; (ii)
- (v) "business of a butcher" means a business involving the sale whether by wholesale or by retail of meat or game intended for human consumption; (xvi)
- (vi) "business of a dealer in horsemeat" means a business involving the sale of horsemeat or horsemeat products; (ix)
- (vii) "clean offal" means any of the following parts of any animal or horse:
  - (i) The brain, tongue, thymus, pancreas, liver, spleen, kidney, testicle, heart, lung, tail, oesophagus, diaphragm and omentum; and
  - (ii) the head, stomach, intestine, cow heel, trotter, feet and heifer's udder which have been cleaned and prepared by an approved method; (xiv)
- (viii) "convey" includes loading and unloading and "conveyed" and "conveyance" have corresponding meanings; (xx)
- (ix) "Council" means the City Council of Johannesburg, that Council's Management Committee acting under the powers delegated to it in terms of section 58 of the Local Government (Administration and Elections) Ordin-

of ander ontwaterde voedsel, wat sodanige vleis, afval of ander deel bevat in verseëde houers wat met die woord "troeteldierkos" geëtiketteer is, in nie; (xvi)

- (xi) "perseel" 'n perseel waarin 'n slagters- of perdevleishandelonderneming bedryf word en omvat elke gedeelte van 'n perseel wat aldus gebruik word en ook enige perseel wat in verband met die bedryf van genoemde onderneming gebruik word, maar indien eersgenoemde perseel deel uitmaak van 'n gebou, omvat dit nie enige ander gedeelte van die gebou wat nie vir of in verband met genoemde onderneming gebruik word nie; (xxiii)
- (xii) "pluimvee" enige mak hoender, eend, gans en kalkoen; (xxii)
- (xiii) "Raad" die Stadsraad van Johannesburg, dié Raad se Bestuurskomitee wat handel kragtens die bevoegdhede wat ingevolge die bepalings van artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960 (Ordonnansie 40 van 1960), aan hom gedelegeer is, en enige beampte van die Raad aan wie dié Komitee, met die goedkeuring van die Raad, ingevolge die bepalings van subartikel (3) van genoemde artikel 58 funksies, pligte of bevoegdhede wat ten opsigte van hierdie Verordeninge by die Raad berus, gedelegeer het; (ix)
- (xiv) "skoon afval" enige van die volgende dele van enige dier of perd:
- (i) Die harsings, tong, timusklier, pankreas, lewer, milt, nier, testikel, hart, long, stert, slukderm, diafragma en buiknet; en
- (ii) die kop, pens, derm, beeskloutjie, pootjie, pote en uier van 'n vers wat volgens 'n goedgekeurde metode skoongemaak en voorberei is; (vii)
- (xv) "slag" die doodmaak van enige dier of perd met dié voorneme om die vleis of enige ander deel van die liggaam daarvan vir menslike of ander verbruik of met enige ander doel te gebruik; (xxv)
- (xvi) "slagtersonderneming" 'n onderneming waarby die verkoop, hetsy as groot- of kleinhandelsaak, van vleis of wildsvleis wat vir menslike gebruik bedoel is, betrokke is; (v)
- (xvii) "Stadsgeneesheer" die Stadsgeneesheer van die Raad, of enige persoon wat behoorlik deur die Raad gemagtig is om namens hom op te tree; (xix)
- (xviii) "toereikend" en "doeltreffend" toereikend en doeltreffend, na gelang van die geval, na die mening van, en "goedgekeur" beteken goedgekeur deur, die Stadsgeneesheer, met inagneming van die redelike openbare gesondheidsvereistes in die bepaalde geval; (ii)
- (xix) "verkoop" ondermeer —
- (a) die aanbied, adverteer, aanhou, uitstal, versend, vervoer of aflewering, vir verkoop;
- (b) die magtiging, gelasting of veroorloowing van 'n verkoping;

ance, 1960 (Ordinance 40 of 1960), and any officer of the Council to whom that Committee has, with the approval of the Council in terms of subsection (3) of the said section 58 delegated, functions, duties or powers, vesting in the Council in relation to these By-laws; (xiii)

- (x) "dress" in relation to antelope, buck, deer and buffalo means to remove the hide or skin and in relation to guinea fowl, partridge, pheasant, wild duck, wild goose or poultry means to remove the viscera, if these have not been removed at the time of slaughter, and the feathers, and "dressed" and "undressed" have corresponding meanings; (i)
- (xi) "game" means the carcass, flesh or other part edible by humans of any antelope, deer, buck, buffalo, guinea-fowl, partridge, pheasant, wild duck and wild goose; (xxvi)
- (xii) "Foodhandling By-laws" means the Council's Foodhandling By-laws adopted by the Council under Administrator's Notice 1492 dated 28 August 1974; (xxii)
- (xiii) "handling" in relation to meat, game, horsemeat, ostrich, whale or seal meat and products derived therefrom, means the processing, preparation, sale, conveyance, delivery, storage, serving or any other treatment or handling thereof; (iv)
- (xiv) "horse" means any horse, mule, donkey, camel or zebra; (vii)
- (xv) "horsemeat" means the flesh, offal or other part of the body of any horse which is intended for consumption by humans or carnivores and includes such flesh, offal or other part which has been chilled or frozen but does not include any horsemeat product; (viii)
- (xvi) "horsemeat product" means any processed article of food containing any flesh, offal or other part of the body of any horse but does not include canned products or biscuits, meal or other dehydrated food, containing such flesh, offal or other part, in sealed containers which are labelled as "pets" food; (x)
- (xvii) "load space" in relation to a vehicle, means the portion of the vehicle used for the transport of meat, game, horsemeat, ostrich, whale or seal meat, hides, skins or horns; (xxiv)
- (xviii) "meat" means the meat or offal, including chilled or frozen meat or offal, or if the context permits, the carcass including the chilled or frozen carcass, of any animal but does not include processed meat or biltong; (xxi)
- (xix) "Medical Officer of Health" means the Medical Officer of Health of the Council, or any person duly authorised by the Council to act on his behalf; (xvii)
- (xx) "municipality" means the area under the control and jurisdiction of the Council and includes any outside area contemplated in section 7(b) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939); (v)

- (c) die voorbereiding of verwerking vir verkoop;
  - (d) die verruiling of vervreemding op enige manier vir vergoeding;
- en "verkoop" as selfstandige naamwoord en "verkoop" en "verkoop" het ooreenstemmende betekenis; (xxiv)
- (xx) "vervoer" ondermeer laai en aflaai en "vervoerde" en "vervoer" as selfstandige naamwoord het ooreenstemmende betekenis; (viii)
  - (xxi) "vleis" die vleis of afval, met inbegrip van verkoelde of bevrore vleis of afval, of as die samehang dit veroorloof, die karkas, met inbegrip van die verkoelde of bevrore karkas, van enige dier, maar sluit nie verwerkte vleis of biltong in nie; (xviii)
  - (xxii) "Voedselhanteringsverordeninge" die Raad se Voedselhanteringsverordeninge wat die Raad kragtens Administrateurskennisgewing 1492 van 28 Augustus 1974, aangeneem het; (xii)
  - (xxiii) "walvisvleis" of "robvleis" die vleis van enige walvis of rob, na gelang van die geval, maar sluit nie biltong in nie; (xxi)
  - (xxiv) "vragruim" met betrekking tot 'n voertuig, die gedeelte van die voertuig wat vir die vervoer van vleis, wildsvleis, perdevleis, volstruis-, walvis- of robvleis, huide, velle of horings gebruik word; (xvii)
  - (xxv) "Wet" die Wet op Higiëne by Dierslag, Vleis en Dierlike Produkte, 1967 (Wet 87 van 1967), en die regulasies wat daarkragtens uitgevaardig is; (i)
  - (xxvi) "wildsvleis" die karkas, vleis of ander deel van enige wildsbok, buffel, tarentaal, patrys, fisant, wilde-eend en wildegans wat vir mense eetbaar is; (xi)

*Slagplek vir Diere en Perde.*

2. Niemand mag enige dier of perd in die munisipaliteit slag nie, tensy dit ooreenkomstig artikel 17 van die Wet gedoen word.

*Die Inbring van Vleis en Perdevleis.*

3. Niemand mag enige vleis of perdevleis wat van enige dier of perd verkry is wat buite die munisipaliteit geslag is, in die munisipaliteit inbring nie, indien —

- (a) sodanige dier of perd strydig met die bepalings van artikel 17 van die Wet, saamgelees met Goewermentskennisgewing R 3455 van 3 Oktober 1969, geslag is;
- (b) sodanige vleis of perdevleis nie ingevolge artikel 27(a) van die Wet as geskik vir menslike gebruik goedgekeur is nie en dit nie soos in genoemde artikel voorgeskryf word, gestempel is nie; of
- (c) sodanige vleis of perdevleis strydig met die bepalings van artikel 31 van die Wet in die munisipaliteit inbring is:

Met dien verstande dat die bepalings van hierdie artikel nie vertolk moet word as dat dit afdoen aan die bepalings van Goewermentskennisgewing R 1926 van 25 Oktober 1974 nie.

- (xxi) "whale meat" or "seal meat" means the flesh of any whale or seal as the case may be, but does not include biltong; (xxiii)
- (xxii) "poultry" means any domestic fowl, duck, goose and turkey; (xii)
- (xxiii) "premises" means premises used for the carrying on of a business of a butcher or of the business of a dealer in horsemeat and includes every part of premises so used and also any premises used in connection with the carrying on of the said business, but if the first-mentioned premises are part of a building, shall not include any other part of the building which is not used for or in connection with the said business; (xi)
- (xxiv) "Sell" includes —
  - (a) offer, advertise, keep, expose, transmit, convey or deliver, for sale;
  - (b) authorise, direct or allow a sale;
  - (c) prepare or process for purposes of sale;
  - (d) exchange or dispose of in any manner for consideration;
 and "sale", "sold" and "selling" have corresponding meanings; (xix)
- (xxv) "slaughter" means killing any animal or horse with the intention of using its flesh or any other part of its body for human or other consumption or for any other purpose; (xv)
- (xxvi) "unclean offal" means the head, stomach, intestine, trotter or foot of any animal or horse, or heifer's udder or cow heel which has not been cleaned and prepared by an approved method. (vi)

*Place of Slaughter of Animals and Horses.*

2. No person shall, within the municipality, slaughter any animal or horse otherwise than in compliance with section 17 of the Act.

*Introduction of Meat and Horsemeat.*

3. No person shall introduce into the municipality any meat or horsemeat derived from any animal or horse slaughtered outside the municipality if —

- (a) such animal or horse was slaughtered contrary to the provisions of section 17 of the Act read with Government Notice R 3455 dated 3 October, 1969;
- (b) such meat or horsemeat has not been passed as fit for human consumption in terms of and stamped as prescribed by section 27(a) of the Act; or
- (c) such meat or horsemeat has been imported into the municipality contrary to the provisions of section 31 of the Act:

Provided that the provisions of this section shall not be interpreted as derogating from the provisions of Government Notice R 1926 dated 25 October, 1974:

*Ondersoek van Vleis, Wildsvleis, Perdevleis, Volstruis-, Walvis- en Robvleis.*

4. Behoudens die bepalings van artikel 3, moet elke persoon wat enige vleis, wildsvleis, perdevleis, walvis- of robvleis in die munisipaliteit inbring, tensy die Raad anders gelas, dit onverwyld vir die doeleindes van ondersoek deur of namens die Raad op sodanige plek besorg wat die Raad van tyd tot tyd kan aanwys, en moet hy 'aan die Raad 'n ondersoekgeld van 4c per 10 kg of gedeelte daarvan, van enige sodanige vleis of wildsvleis wat ondersoek word, betaal:

Met dien verstande dat —

- (a) die ondersoekgeld wat aldus ten opsigte van skoon afval en onskoongemaakte afval betaalbaar is, 2c per 10 kg of enige gedeelte daarvan, is;
- (b) indien enige sodanige vleis of wildsvleis onderwerp is aan 'n ondersoek vir gesondheidsdoeleindes deur enige ander plaaslike bestuur of liggaam wat by wet gemagtig is om dit te doen, geen ondersoekgeld betaalbaar is nie, tensy —
  - (i) die dier of voël waarvan die vleis verkry is, op 'n plek geslag is wat meer as 120 km van die plek af is waar die Raad sodanige ondersoek uitvoer; of
  - (ii) sodanige vleis of wildsvleis per spoor vervoer is te eniger tyd na die ondersoek deur sodanige ander plaaslike bestuur of liggaam;
- (c) hierdie artikel nie van toepassing is nie ten opsigte van die inbring in die munisipaliteit van enige sodanige vleis of wildsvleis wat 'n massa van hoogstens 25 kg het in enige week deur enige persoon of sy dienaar vir verbruik deur sodanige persoon of die lede van sy huishouding.

*Die Verkoop van Vleis, Wildsvleis, Perdevleis, Walvis- en Robvleis.*

5. Niemand mag —

- (a) (i) vleis of perdevleis verkoop wat van enige dier of perd verkry is wat nie ooreenkomstig artikel 17 van die Wet, saamgelees met Goewermentskennisgewing R 3455 van 3 Oktober 1969, geslag is nie;
- (ii) vleis of perdevleis verkoop wat nie ingevolge artikel 27(a) van die Wet as geskik vir menslike verbruik goedgekeur is nie en wat nie soos in genoemde artikel voorgeskryf word, gemerk is nie; of
- (iii) vleis of perdevleis wat strydig met die bepalings van artikel 31 van die Wet ingevoer is, verkoop nie;
- (b) vleis, wildsvleis, perdevleis, walvis- of robvleis wat in die munisipaliteit ingebring is, verkoop nie tensy daar aan die bepalings van artikel 4 voldoen is.

*Vereistes ten Opsigte van Persele.*

6.(1) Niemand mag 'n slagtersonderneming in of op enige perseel bedryf nie, tensy sodanige perseel aan die vereistes voldoen wat by onderstaande subartikels van hierdie artikel voorgeskryf word.

(2)(a) 'n Afsonderlike vertrek of ruimte moet vir die tentoonstelling en voorbereiding vir verkoop, en die ver-

*Inspection of Meat, Game, Horsemeat, Whale and Seal Meat.*

4. Subject to the provisions of section 3, every person who introduces any meat, game, horsemeat, whale or seal meat into the municipality shall, unless the Council otherwise directs, forthwith submit it for the purposes of inspection by or on behalf of the Council at such place as the Council may from time to time direct and shall pay to the Council an inspection fee of 4c per 10 kg, or part thereof, of any such meat or game inspected:

Provided that —

- (a) the inspection fee so payable in respect of clean offal and unclean offal shall be 2c per 10 kg or any part thereof;
- (b) if any such meat or game has been subjected to an inspection for health purposes by any other local authority or body authorised to do so by law, no inspection fee shall be payable unless —
  - (i) the animal or bird from which the meat is derived, was slaughtered at a place which is more than 120 km from the place where the Council performs such inspection; or
  - (ii) such meat or game has been conveyed by rail at any time after the inspection by such other local authority or body;
- (c) this section shall not apply in respect of the introduction into the municipality of any such meat or game not exceeding 25 kg in any week by any person or by his servant for consumption by such person or members of his household.

*Sale of Meat, Game, Horsemeat, Whale and Seal Meat.*

5. No person shall sell —

- (a) (i) meat or horsemeat derived from any animal or horse which has not been slaughtered in compliance with section 17 of the Act read with Government Notice R 3455 dated 3 October, 1969;
- (ii) meat or horsemeat which has not been passed as fit for human consumption in terms of section 27(a) of the Act and marked as prescribed by the said section; or
- (iii) meat or horsemeat imported contrary to the provisions of section 31 of the Act;
- (b) meat, game, horsemeat, whale or seal meat which has been introduced into the municipality unless the provisions of section 4 have been complied with.

*Requirements for Premises.*

6.(1) No person shall carry on the business of a butcher in or on any premises unless such premises comply with the requirements prescribed by the succeeding subsections of the section.

(2)(a) A separate room or area shall be provided for the display, preparation for sale and selling of meat,

koping van vleis, bewerkte wildsvleis en enige ander produk wat vanuit die perseel verkoop word, voorsien word. Sodanige vertrek of ruimte mag nie vir die toonstelling en voorbereiding vir verkoop en die verkoping van enige onskoongemaakte afval of onbewerkte wildsvleis-gebruik word nie.

(b) Nieteenstaande die bepalinge van artikel 2(2)(a) van die Voedselhanteringsverordeninge en die bepalinge van artikel 11 van die Raad se Sanitasieverordeninge (Algemeen) wat kragtens Administrateurskennisgewing 195 van 10 Maart 1965, afgekondig is, moet die vertrek of ruimte wat in paragraaf (a) beoog word, van die volgende natuurlike of kunsmatige verligtingsmiddele voorsien word:

- (i) natuurlike verligting wat deur middel van vensters of hortjies verskaf moet word wat 'n onbelemmerde glasoppervlakte moet hê wat gelyk is aan minstens 20% van die vloeroppervlak;
- (ii) kunsmatige verligting wat 'n intensiteit moet hê van minstens—
  - (aa) 540 lux op plekke waar snywerk en ander voorbereidingswerk gedoen word; en
  - (bb) 250 lux op alle ander plekke.

(3) Die oppervlak van enige rak, vensterbank en toonkas moet uit korrosiebestande, gladde, harde en vloeistofdigte materiaal bestaan en die oppervlak van enige binnevensterbank moet met 'n hoek van minstens 25° van die venster af weghel.

(4)(a) Enige toonbank- of tafelblad, behalwe 'n houtblok wat gebruik word om vleis op te kap, waarop vleis of wildsvleis voorberei, omhul, opberg of vertoon word, moet benewens die vereistes wat in artikel 2(19) van die Voedselhanteringsverordeninge voorgeskryf word, deel uitmaak van, of, na gelang van die geval, aangebring word op—

- (i) 'n koelkastoombank; of
- (ii) stewige stutte wat van vlekvrystaal of ander korrosiebestande en vloeistofdigte materiaal gemaak is sonder insluitende voor- of agterpaneel.

(b) Die ruimte onder die toonbank of tafel wat gebou is soos in paragraaf (a)(ii) beskryf word, moet te alle tye heeltemal onbelemmerd wees.

(5) Die vereistes van subartikels (3) en (4) is nie van toepassing nie op 'n perseel indien daar aan die bepalinge van artikel 7(w) voldoen is.

(6) 'n Pakkamer wat aan die bepalinge van artikel 2(7) van die Voedselhanteringsverordeninge voldoen, moet verskaf word.

(7) Indien wors, boerewors, polonies of sult in die perseel gemaak word, moet 'n goedgekeurde afsonderlike vertrek of ruimte vir dié doel verskaf word.

(8) Indien biltong in die perseel gemaak word, moet 'n afsonderlike vertrek vir dié doel verskaf word. Met dien verstande dat geen sodanige vertrek verskaf hoeft te word nie, indien—

- (a) die verduursamingsproses in 'n houer plaasvind wat uitsluitlik vir dié doel gebruik word;
- (b) die droogproses slegs in 'n goedgekeurde kabinet of toestel plaasvind; en

undressed game and any other product which may be sold from the premises, provided such room or area shall not be used for the display, preparation for sale and selling of any unclean offal or undressed game.

(b) Notwithstanding the provisions of section 2(2)(a) of the Foodhandling By-laws and the provisions of section 11 of the Council's Sanitation (General) By-laws promulgated under Administrator's Notice 195 dated 10 March, 1965, the room or area contemplated in paragraph (a) shall be provided with the following means of natural or artificial lighting:

- (i) natural lighting which shall be provided by means of windows or louvres which shall have an unobstructed glass area equal to at least 20% of the floor area;
- (ii) artificial lighting which shall be of an intensity of not less than—
  - (aa) 540 lux in places where cutting and other preparation procedures are carried out; and
  - (bb) 250 lux in all other places.

(3) The surface of any shelf, window sill and show case shall be of a non-corrodible, smooth, hard and impermeable material and the surface of any internal window sill shall be sloped from the window at an angle of at least 25°.

(4)(a) The top of any counter or table, other than a wooden block used for chopping meat, on which meat or game is prepared, wrapped, stored or displayed shall in addition to the requirements prescribed in section 2(19) of the Foodhandling By-laws form part of, or, as the case may be, be mounted on, either—

- (i) a refrigerated display counter;
- (ii) firm supports, made of stainless steel or other non-corrodible and impermeable material without front or back enclosing panels.

(b) The space beneath the counter or table constructed as described in paragraph (a)(ii), shall at all times be kept completely free and unobstructed.

(5) The requirements of subsections (3) and (4) shall not apply to premises if the provisions of section 7(w) are complied with.

(6) A storeroom complying with the provisions of section 2(7) of the Foodhandling By-laws shall be provided.

(7) If sausages, boerewors, polonies or brawn are made on the premises, an approved separate room or area shall be provided for that purpose.

(8) If biltong is processed on the premises a separate room shall be provided for that purpose: Provided that no such room need be provided if—

- (a) the curing process takes place in a container used exclusively for that purpose;
- (b) the drying process takes place only in an approved cabinet or appliance; and

(c) elke proses behalwe die verduursamings- en droogproses slegs plaasvind wanneer alle vleis, afval, wildsvleis en ander produkte in die perseel in 'n koelkas is waarna in subartikel (13) verwys word.

(9)(a) Indien wildsvleis in die perseel bewerk word, moet 'n afsonderlike vertrek vir dié doel verskaf word.

(b) Indien onbewerkte wildsvleis in die perseel aangehou of vir verkoop vertoon word, moet 'n afsonderlike vertrek of ruimte vir sodanige doel verskaf word: Met dien verstande dat die vertrek waarna in paragraaf (a) verwys word, vir dié doel gebruik kan word.

(10) Indien onskoongemaakte afval in die perseel gehanteer of vir verkoop uitgestal word, moet 'n afsonderlike vertrek of ruimte vir sodanige doel verskaf word, en indien afval skoongemaak of koppe gekloof of opgekap word, moet die vloer van sodanige vertrek of ruimte skuins gemaak en gedreineer word sodat alle vloeistof daarvandaan in 'n buiterioolput wat met die Raad se riool verbind moet wees, uitloop.

(11) Indien vet in die perseel uitgebraai word, moet 'n afsonderlike vertrek of ruimte verskaf word wat voldoen aan die vereistes wat voorgeskryf word in Deel IV, Hoofstuk 3 van die Raad se Publieke Gesondheidsverordeninge met die opskrif Aanstootlike Bedrywe gepubliseer by Administrateurskennisgewing 11 van 12 Januarie 1949.

(12) Die vertrekke en ruimtes waarna in subartikels (2), (6), (7), (8), (9) en (10) verwys word, moet aan die bepalinge met betrekking tot bewoonbare vertrekke van die Raad se Bouverordeninge voldoen wat die Raad by Administrateurskennisgewing 726 van 16 Junie 1976, aangeneem het.

(13) Toereikende verkoelingsgeriewe moet verskaf word wat alle vleis, konyn-, pluimvee- of wildsvleis wat in die perseel opgeberg of aangehou word by 'n temperatuur kan hou wat wanneer dit so naby moontlik aan die middelpunt van die diepste gedeelte van sodanige vleis, konyn-, pluimvee- of wildsvleis gemeet word, nie dié temperature oorskry nie wat in artikel 7 van Deel XIX van die Staande Regulasies ooreenkomstig die Wet op Higiëne by Dierslag, Vleis en Dierlike Produkte aangegee word, wat by Goewermentskennisgewing R 3505 van 9 Oktober 1969, oor die berging en vervoer van vleis afgekondig is.

(14) 'n Ruimte wat toereikend is vir die was en ontsmetting van voertuie wat gebruik word om vleis of wildsvleis te vervoer, moet verskaf word en sodanige ruimte moet —

- (a) heeltemal deur 'n dak van vloeistofdigte materiaal oordek wees;
- (b) 'n vloeroppervlak van vloeistofdigte materiaal hê, en dit moet skuins gemaak en gedreineer wees sodat alle vloeistof daarvandaan in 'n buiterioolput wat met die Raad se riool verbind is, afloop;
- (c) met toereikende geriewe vir die doeltreffende was en ontsmetting van sodanige voertuie toegerus wees:

Met dien verstande dat sodanige ruimte en geriewe nie in persele vereis sal word nie —

- (a) wat slegs vir die verkoop van vleis of wildsvleis aan die verbruiker gebruik word; en
- (b) indien sodanige voertuie slegs vir die aflewering aan die verbruiker van vleis of wildsvleis wat ooreenkomstig artikel 7(j) omhul of in 'n houer is, gebruik word.

(c) every process other than the curing and drying processes takes place only when all meat, offal, game and other products on the premises are in a refrigerator referred to in subsection (13).

(9)(a) If game is dressed on the premises, a separate room shall be provided for that purpose.

(b) If undressed game is kept or displayed for sale on the premises, a separate room or area shall be provided for such purpose: Provided that the room referred to in paragraph (a) may be used for that purpose.

(10) If unclean offal is handled or exposed for sale on the premises, a separate room or area shall be provided for such purpose, and if such offal is cleaned or heads are split or chopped, the floor of such room or area shall be graded and drained so that all liquids therefrom discharge into an outside gully which shall be connected to the Council's sewer.

(11) If fat is render on the premises, a separate room or area, complying with the requirements prescribed in Part IV, Chapter 3 of the Council's Public Health By-laws headed Offensive Trades published by Administrator's Notice 11 dated 12 January, 1949, shall be provided.

(12) The rooms and areas referred to in subsections (2), (6), (7), (8), (9) and (10) shall comply with the provisions relating to habitable rooms of the Council's Building By-laws adopted by the Council by Administrator's Notice 726 dated 16 June, 1976.

(13) Adequate refrigeration facilities, capable of maintaining all meat, rabbit meat, poultry or game stored or kept on the premises at a temperature, measured as near as possible to the centre of the deepest portion of such meat, rabbit meat, poultry or game, not exceeding those temperatures laid down in section 7 of Part XIX of the Standing Animal Slaughter, Meat and Animal Products Hygiene Regulations published by Government Notice R 3505 dated 9 October, 1969, for the storage and transport of meat, shall be provided.

(14) An area adequate for the washing and disinfection of vehicles used for the transport of meat or game, shall be provided and such area shall be —

- (a) entirely covered by a roof of impermeable material;
- (b) provided with a floor surface of impermeable material which shall be graded and drained so that all liquids therefrom discharge into an external gully connected to the Council's sewer;
- (c) equipped with adequate facilities for the effective washing and disinfection of such vehicles:

Provided that such area and facilities shall not be required on premises —

- (a) which are used solely for the sale of meat or game to the consumer; and
- (b) if such vehicles are used solely for the delivery to the consumer of meat or game which is wrapped or contained in accordance with section 7(j).

(15) In die geval van 'n slagtersonderneming wat in die perseel bedryf word deur iemand wat ingevolge Proklamasie 1580 van 28 September 1962, as 'n groot-handelslagter geregistreer is of moet wees, moet 'n ruimte verskaf word wat geskik is vir die laai en aflaai van vleis, wildsvleis en enige ander produk wat aan die perseel afgelewer of daarvan versend word, en sodanige ruimte moet —

- (a) heeltemal deur 'n dak van vloeistofdigte materiaal oordek wees;
- (b) 'n vloeroppervlak van vloeistofdigte materiaal hê en dit moet skuins gemaak en gedreineer wees sodat alle vloeistof daarvandaan in 'n buiterioolput wat met die Raad se riool verbind is, afloop.

(16) Die perseel moet nie verbind wees met of deel uitmaak van 'n perseel wat vir die bedryf van 'n perde-vleishandelonderneming gebruik word nie.

(17) Die vereistes van subartikels (9)(a), (14) en (15) is slegs van toepassing op persele wat na die publikasiedatum van hierdie verordeninge nuut gebou of heeltemal herbou is: Met dien verstande dat die Stads-geneesheer, indien hy oortuig is dat die toepassing van enige genoemde vereiste of vereistes in belang van die openbare gesondheid nodig is, skriftelik kennis kan gee aan die eienaar of persoon wat beheer het oor die perseel waarop die vereistes van genoemde subartikel nie van toepassing is nie, om binne sodanige redelike tydperk wat in die kennisgewing gemeld word, aan die vereistes wat hy spesifiseer, te voldoen, en sodanige eienaar of persoon moet binne sodanige tydperk, of sodanige langer tydperk as wat die Stads-geneesheer op goeie gronde mag bepaal, aan sodanige vereistes voldoen.

*Pligte van Iemand wat 'n Slagtersonderneming of Perdevleishandelonderneming Bedryf of daaroor Beheer het.*

7. Elke persoon wat 'n slagtersonderneming of 'n perdevleishandelonderneming bedryf of toesig of beheer daaroor het, moet die volgende doen of laat doen:

- (a) Onskoongemaakte afval slegs in die vertrek of ruimte wat in artikel 6(10) beoog word vir verkoop aanhou en uitstal en moet sorg dat sodanige afval nie in 'n koelkas geberg word waar skoon afval, vleis, wildsvleis, perdevleis, pluimvee-, konyn-, walvis-, of robvleis of ander voedsel geberg of aangehou word nie: Met dien verstande dat onskoongemaakte afval wat heeltemal bevrore is en in 'n goedgekeurde hou-er verpak is, in sodanige koelkas geberg kan word;
- (b) vleis, wildsvleis, perdevleis, pluimvee-, konyn-, walvis- of robvleis, wanneer dit nie vir verkoop voorberei of vertoon word nie, in verkoelingsgeriewe en by die temperatuur wat in artikel 6(13) beoog word, berg;
- (c) sorg dat vleis, wildsvleis, perdevleis, pluimvee-, konyn-, walvis- of robvleis wat vir verkoop uitgestal of vertoon of voorberei word, nie 'n temperatuur van 15 °C wat op die oppervlak gemeet word, oorskry nie;
- (d) wors, polonie of sult maak of wildsvleis bewerk of afval skoonmaak of koppe kloof of opkap of vet uitbraai slegs in die vertrekke of ruimtes wat onderskeidelik in subartikels (7), (9)(a), (10) of (11) van artikel 6 beoog word;

(15) In the case of the premises on which a business of a butcher is conducted by a person who is registered or required to be registered as a wholesale butcher in terms of Proclamation 1580 dated 28 September 1962, an area suitable for the loading and off-loading of meat, game and any other product delivered to or despatched from the premises, shall be provided and such area shall be —

- (a) entirely covered by a roof of impermeable material;
- (b) provided with a floor surface of impermeable material which shall be graded and drained so that all liquids therefrom discharge into an external gully connected to the Council's sewer.

(16) The premises shall not interlead with or form part of premises used for the carrying on of the business of a dealer in horsemeat.

(17) The requirements of subsections (9)(a), (14) and (15) shall only apply to premises which are newly constructed or wholly reconstructed after the date of publication of these by-laws: Provided that the Medical Officer of Health may, if he is satisfied that the application of any one or more of the said requirements is essential in the interests of public health, give notice in writing to the owner or person in control of premises, to which the requirements of the said subsections do not apply, to comply with such requirements as he may specify, within such reasonable period stated in the notice, and such owner or person shall within such period or within such longer period as the Medical Officer of Health for good cause may determine comply with such requirements.

*Duties of a Person Carrying on, or in Control of, the Business of a Butcher or Dealer in Horsemeat.*

7. Every person carrying on, or in charge or in control of, the business of a butcher or dealer in horsemeat shall do or cause to be done the following:

- (a) Keep or expose for sale unclean offal only in the room or area contemplated in section 6(10) and shall ensure that such offal is not stored in a refrigerator where clean offal, meat, game, horsemeat, poultry, rabbit meat, whale or seal meat or other food is stored or kept: Provided that unclean offal which is completely frozen and packed in an approved container may be stored in such refrigerator;
- (b) store meat, game, horsemeat, poultry, rabbit meat, whale or seal meat, other than when in the process of being prepared or displayed for sale, in refrigeration facilities and at the temperatures contemplated in section 6(13);
- (c) ensure that meat, game, horsemeat, poultry, rabbit meat, whale or seal meat which is exposed or displayed for sale or being prepared, does not exceed a temperature measured on the surface, of 15 °C;
- (d) make or prepare sausages, polonies or brawn or dress game or clean offal or split or chop heads or render fat only in the rooms or areas contemplated in subsections (7), (9)(a), (10) or (11) of section 6 respectively;

- (e) sorg dat saagsels nie op enige vloeroppervlak gebruik word nie;
- (f) sorg dat bloed of ander vloeistof van enige karkas of deel daarvan nie op die vloer drup nie;
- (g) in die geval van iemand wat 'n slagteronderneming bedryf, daarvoor toesig of beheer het, sorg dat geen perdevleis, walvis- of robvleis aangehou, verkoop of vir verkoop of vervreemding, aangebied word nie;
- (h) sorg dat onbewerkte wildsvleis of onbewerkte pluimveevleis nie op 'n ander plek in die perseel vir verkoop uitgestal word as in 'n vertrek of ruimte wat in artikel 6(9)(b) beoog word nie, en verder sorg dat sodanige wildsvleis of pluimveevleis nie in 'n koelkas gehou word waarin vleis, bewerkte pluimveevleis, bewerkte wildsvleis of ander voedsel gehou word nie;
- (i) vir gebruik deur elke persoon wat by die hantering van vleis, wildsvleis, perdevleis, pluimvee-, konyn-, walvis- of robvleis betrokke is, skoon en heel beskermklere soos in subparagrafe (i) en (ii) beoog word, voorsien, en sorg dat sodanige beskermklere deur sodanige persone gedra word terwyl hulle hiermee besig is:
- (i) Aan iemand wat karkasse of dele daarvan op sny, bestellings vir klante opmaak, of wors, polonie of sult maak, 'n toeknoopoorjas van 'n ligte kleur en goedgekeurde materiaal of 'n goedgekeurde oorpak;
- (ii) aan iemand wat enige karkas, of gedeelte van 'n karkas dra, benewens die oorjas of -pak wat in paragraaf (i) voorgeskryf word, 'n bedekking met 'n kap, van goedgekeurde, vloeistofdigte materiaal van 'n ligte kleur en wat die draer se kop, nek en skouers kan bedek;
- (j) sorg dat vleis, wildsvleis, perdevleis, pluimvee-, konyn-, walvis- of robvleis wat vanuit 'n kleinhandelperseel verkoop word,—
- (i) in 'n binne-omhulsel van waspapier en 'n buite-omhulsel van skoon, onbedrukte papier omhul is; of
- (ii) in enige ander goedgekeurde bedekking of houër is: Met dien verstande dat die bepalinge van hierdie paragraaf nie op die verkoop van heel karkasse, flanke en kwarte van toepassing is, indien dit in 'n voertuig vervoer word wat aan die bepalinge van artikel 9(3) voldoen;
- (k) sorg dat vleis, skoon afval, bewerkte wildsvleis, bewerkte pluimveevleis, konynvleis of perdevleis, walvis- of robvleis—
- (i) nie te eniger tyd met onskoongemaakte afval in aanraking kom nie;
- (ii) nie in enige voertuig vervoer word waarin onskoongemaakte afval vervoer word nie of wat gebruik word om onskoongemaakte afval in te vervoer nie: Met dien verstande dat hierdie subparagraaf nie op enige sodanige voertuig van toepassing is, indien sodanige afval heeltemal bevrore en in 'n goedgekeurde houër verpak is nie;
- (l) (i) sorg dat elke onbevrore karkas, flank of kwart van elke dier, perd of bewerkte wildsvleis slegs
- (e) ensure that sawdust is not used on any floor surface;
- (f) ensure that blood or other fluid from any carcass or portion thereof does not drip onto the floor;
- (g) in the case of a person carrying on, or in charge or control of a business of a butcher, ensure that no horsemeat, whale or seal meat is kept, sold or offered for sale or disposal;
- (h) ensure that undressed game or undressed poultry is not exposed for sale on the premises other than in a room or area contemplated in section 6(9)(b), and ensure further that such game or poultry is not kept in a refrigerator in which meat, dressed poultry, dressed game or other food is kept;
- (i) provide for the use of every person engaged in the handling of meat, game, horsemeat, poultry, rabbit meat, whale or seal meat, clean and sound protective clothing as contemplated in subparagraphs (i) and (ii) and ensure that such protective clothing is worn by such person whilst so engaged:
- (i) for a person engaged in the cutting up of carcass or parts thereof, in making up orders for customers, or in the making of sausages, polonies or brawn; a light coloured buttoned coat of approved material on an approved overall;
- (ii) for a person engaged in carrying any carcass, or part of a carcass, in addition to the coat or overall prescribed in paragraph (i), a hooded covering of approved impermeable material of a light colour and capable of covering the wearer's head, neck and shoulders;
- (j) ensure that meat, game, horsemeat, poultry, rabbit meat, whale or seal meat which is sold from retail premises is—
- (i) enclosed in an inner wrapping of greaseproof paper and an outer wrapping of clean, unprinted paper; or
- (ii) contained in any other approved covering or container: Provided that the provisions of this paragraph shall not apply to the sale of whole carcasses, sides and quarters, if conveyed in a vehicle complying with the provisions of section 9(3);
- (k) ensure that meat, clean offal, dressed game, dressed poultry, rabbit meat or horsemeat, whale or seal meat—
- (i) does not come into contact with unclean offal at any time;
- (ii) is not conveyed in any vehicle in which unclean offal is conveyed or which is used for the conveyance of unclean offal: Provided that this subparagraph shall not apply to any such vehicle if such offal is completely frozen and packed in an approved container;
- (l) (i) ensure that every unfrozen carcass, side or quarter of every animal, horse or dressed game

hangend en 'n entjie bokant die vloeroppervlak in 'n voertuig vervoer word;

- (ii) sorg dat elke bevrore karkas, flank en kwart deur 'n geskikte vloei-stofdigte sif of rooster of soortgelyke stut gesteun word, ten einde te voorkom dat dit met die vloeroppervlak van enige voertuig waarin dit vervoer word, in aanraking kom;

(m) sorg dat —

- (i) wanneer elke voertuig ingevolge artikel 9(3)(b)(vii) van 'n mat of loper voorsien moet wees, gelaai word, sodanige mat of loper die loopvlak doeltreffend bedek;
- (ii) die mat of loper verwyder word nadat enige sodanige voertuig gelaai is, en deeglik skoon-gemaak word voordat dit weer gebruik word;
- (iii) vleis, wildsvleis, perdevleis, walvis- of robvleis, behalwe enige karkas, flank of kwart, in 'n vloei-stofdigte korrosiebestande houer vervoer word ten einde te voorkom dat dit met enige mat of loper of die vloeroppervlak van enige voertuig in aanraking kom. Met dien verstande dat onskoongemaakte afval met die vloeroppervlak van 'n voertuig wat aan die vereistes van artikel 9(6) voldoen, in aanraking mag kom;

(n) sorg dat —

- (i) doeltreffende maatreëls getref word om te voorkom dat afdrupsels van enige vleis, perdevleis, walvis- of robvleis of van enige voertuig wat hy gebruik om dit te vervoer, op die oppervlak van enige straat of openbare plek of enige werf wat daaraan grens, beland;
  - (ii) in geval enige afdrupsels op enige sodanige oppervlak beland, sodanige afdrupsels so gou as wat dit redelik moontlik is, verwyder word;
- (o) sorg dat enige voertuig wat gebruik word vir die vervoer van enigiets wat in elkeen van die volgende subparagraawe uiteengesit word, nie gebruik word vir die vervoer van enigiets wat nie in die betrokke subparagraaf gemeld word nie:

- (i) Vleis of bewerkte wildsvleis wat nie ooreenkomstig paragraaf (j) omhul of in 'n houer is nie, behalwe onskoongemaakte afval: Met dien verstande dat bewerkte konyvleis en bewerkte pluimvee wat ooreenkomstig paragraaf (j) toe is, in sodanige voertuig vervoer kan word;
- (ii) vleis of bewerkte wildsvleis wat nie ooreenkomstig paragraaf (j) omhul of in 'n houer is nie, behalwe onskoongemaakte afval: Met dien verstande dat die onskoongemaakte afval van enige dier wat heeltemal bevrore en in 'n goedgekeurde houer verpak is, in sodanige voertuig vervoer kan word;
- (iii) enige onbevrore karkas, flank of kwart van enige dier of enige bewerkte wildsvleis;
- (iv) enige bevrore karkas, flank of kwart van enige dier of van enige bewerkte wildsvleis;
- (v) perdevleis, walvis- of robvleis wat ooreenkomstig paragraaf (j) omhul of in 'n houer is, behalwe onskoongemaakte afval;

is conveyed in a vehicle only in a suspended position and clear of the floor surface;

- (ii) ensure that every frozen carcase, side and quarter is supported by a suitable impermeable grid, grating, or similar support so as to prevent it from coming into contact with the floor surface of any vehicle in which it is conveyed;

(m) ensure that —

- (i) during the loading of every vehicle which is required in terms of section 9(3)(b)(vii), to be provided with a mat or runner; the floor surface which is walked upon, is effectively covered by such mat or runner;
- (ii) after the loading of any such vehicle, the mat or runner is removed and thoroughly cleaned before re-use;
- (iii) meat, game, horsemeat, whale or seal meat, except any carcase, side or quarter is conveyed in an impermeable corrosion resistant container so as to prevent contact with any mat or runner or the floor surface of any vehicle: Provided that unclean offal may come into contact with the floor surface of a vehicle complying with the requirements of section 9(6);

(n) ensure that —

- (i) effective measures are taken to prevent drippings from any meat, horsemeat, whale or seal meat or from any vehicle used by him for the conveyance thereof, from reaching the surface of any street or public place or any yard adjacent thereto; and
- (ii) in the event of any drippings reaching any such surface, such drippings are cleared away as soon as reasonably possible;

(o) ensure that any vehicle used for the conveyance of anything set out in each of the following subparagraphs is not used for the conveyance of anything not mentioned in the subparagraph concerned:

- (i) Meat or dressed game wrapped or contained in accordance with paragraph (j) other than unclean offal: Provided that dressed rabbit meat and dressed poultry, enclosed in accordance with paragraph (j) may be transported in such vehicle;
- (ii) meat or dressed game not wrapped or contained in accordance with paragraph (j), other than unclean offal: Provided that unclean offal from any animal which is completely frozen and packed in an approved container may be transported in such vehicle;
- (iii) any unfrozen carcase, side or quarter of any animal or of dressed game;
- (iv) any frozen carcase, side or quarter of any animal or of dressed game;
- (v) horse meat, whale or seal meat wrapped or contained in accordance with paragraph (j), other than unclean offal;

- (vi) perdevleis, walvis- of robvleis wat nie ooreenkomstig paragraaf (j) omhul of in 'n houer is nie, behalwe onskoongemaakte afval: Met dien verstande dat die onskoongemaakte afval van enige perd wat heeltemal bevrore en in 'n goedgekeurde houer verpak is, in sodanige voertuig vervoer kan word.
- (vii) enige onbevrore karkas, flank of kwart van enige perd;
- (viii) enige bevrore karkas, flank of kwart van enige perd;
- (ix) onbewerkte wildsvleis;
- (x) die onskoongemaakte afval van enige dier, behalwe onskoongemaakte afval wat heeltemal bevrore en in 'n goedgekeurde houer verpak is;
- (xi) die onskoongemaakte afval van enige perd, behalwe onskoongemaakte afval wat heeltemal bevrore en in 'n goedgekeurde houer verpak is;
- (p) indien daar 'n ruimte vir die was van voertuie ingevolge artikel 6(14) ten opsigte van die perseel vereis word, sorg dat elke voertuig wat gebruik word om vleis, wildsvleis of perdevleis in te vervoer, in sodanige ruimte gewas en ontsmet word;
- (q) sorg dat, behalwe terwyl enige voertuig gelaai of afgelaai word, niemand die laairuim binnegaan of daarin bly nie;
- (r) sorg dat onskoongemaakte afval, onderwyl dit in enige openbare straat of plek vervoer word, nie so gelaai is dat dit by die voertuig of bokant die panele om die vragruim uitsteek nie, en dat, in die geval van 'n voertuig wat nie heeltemal toe is nie, die vrag heeltemal bedek is met 'n bedekking soos in artikel 9(4)(a)(iii) beoog word;
- (s) in die geval van iemand wat 'n slagtersonderneming bedryf of daarvoor beheer het, sorg dat perdevleis of perdevleisprodukte nie in die perseel of in enige voertuig wat vir die bedryf van sodanige onderneming gebruik word, aangehou of gehanteer word nie;
- (t) indien 'n ruimte vir die laai en aflaa van voertuie ingevolge artikel 6(15) ten opsigte van die perseel vereis word, sorg dat elke voertuig wat gebruik word om vleis, wildsvleis, perdevleis of enige ander produk te vervoer wat aan die perseel afgelewer of daarvandaan versend word, in sodanige ruimte gelaai of afgelaai word;
- (u) sorg dat vleis, wildsvleis, perdevleis, konyn-, pluimvee-, walvis- of robvleis nie aan direkte of indirekte sonligstrale blootgestel word nie onderwyl dit in die perseel is of na of van die perseel vervoer word;
- (v) indien koppe in die perseel gekloof word, sorg dat sodanige koppe deur middel van 'n saag of op 'n ander goedgekeurde manier gekloof word;
- (w) in die geval van 'n perseel waarin 'n slagtersonderneming bedryf word, wat nie aan artikel 6(3) of (4) voldoen nie, sorg dat —
- (i) vleis of wildsvleis nie opgesny, opgekap, gemaal of omhul of andersins in die perseel voorberei word nie;
- (vi) horse meat, whale or seal meat not wrapped or contained in accordance with paragraph (j), other than unclean offal: Provided that unclean offal from any horse which is completely frozen and packed in an approved container may be transported in such vehicle;
- (vii) any unfrozen carcass, side or quarter of any horse;
- (viii) any frozen carcass, side or quarter of any horse;
- (ix) undressed game;
- (x) unclean offal from any animal, other than unclean offal which is completely frozen and packed in an approved container;
- (xi) unclean offal from any horse, other than unclean offal which is completely frozen and packed in an approved container;
- (p) if an area for the washing of vehicles is required in terms of section 6(14) in respect of the premises, ensure that every vehicle used for conveyance of meat, game or horsemeat is washed and disinfected in such area;
- (q) ensure that, except while any vehicle is being loaded or off-loaded, no person enters or remains in the load space;
- (r) ensure that unclean offal while being conveyed in any public street or place is not loaded so as to project from the vehicle or above the top of the sides surrounding the load space and in the case of a vehicle which is not fully enclosed, the load is completely covered with a canopy as contemplated by section 9(4)(a)(iii);
- (s) in the case of a person carrying on, or in control of, the business of a butcher, ensure that horsemeat is or horsemeat products are not kept or handled on the premises or in any vehicle used in the conduct of such business;
- (t) if an area for the loading and off-loading of vehicles is required in terms of section 6(15) in respect of the premises, ensure that every vehicle used for the conveyance of meat, game, horsemeat or any other product which is delivered to or despatched from the premises is loaded or off-loaded in such area;
- (u) ensure that meat, game, horsemeat, rabbit meat, poultry, whale or seal meat is not exposed to the direct or indirect rays of the sun while on the premises or being conveyed to or from the premises;
- (v) if heads are split on the premises, ensure that such heads are split by means of a saw or in another approved manner;
- (w) in the case of premises on which the business of a butcher is carried on and which do not comply with section 6(3) or (4), ensure that —
- (i) meat or game is not cut, chopped, minced or wrapped or otherwise prepared on the premises;

- (ii) alle vleis of wildsvleis in die perseel in 'n ver-seëlde, goedgekeurde omhulsel is en dat sodanige omhulsel heel bly tot tyd en wyl die vleis of wildsvleis aan 'n verbruiker afgelewer is;
- (iii) vleis of wildsvleis in 'n perseel wat aan die bepalings van artikel 6 voldoen, berei en omhul word.

*Die Verkoop van Perdevleisprodukte.*

8.(1) Niemand mag 'n perdevleishandelsonderneming in of op enige perseel bedryf nie, tensy sodanige perseel aan die volgende vereistes voldoen:

- (a) 'n Afsonderlike vertrek of ruimte wat aan die vereistes van artikel 6(2)(b) voldoen, moet voorsien word om perdevleis, walvis- en robvleis vir verkoop in uit te stal of te berei;
- (b) die bepalings van artikel 6(3), (4), (6), (7), (10), (13), (14), (15) en (17), is *mutatis mutandis* van toepassing op enige perdevleishandelsonderneming se perseel;
- (c) indien perdevleis in die perseel gedroog of uitgedroog word, moet 'n afsonderlike vertrek vir dié doel voorsien word: Met dien verstande dat geen sodanige vertrek voorsien hoef te word nie indien —
  - (i) die verduursamingsproses in 'n houer wat uit-sluitlik vir dié doel gebruik word, plaasvind;
  - (ii) die droogproses slegs in 'n goedgekeurde kabi-net of toestel plaasvind; en
  - (iii) elke proses behalwe die verduursamings- en droogproses slegs plaasvind wanneer alle perdevleis, afval en ander produkte in die perseel in 'n koelkas is waarna in artikel 6(12) verwys word.
- (d) die vertrekke en ruimtes wat in subartikels (2), (3) en (4) beoog word, moet aan die bepalings van die Raad se Bouverordeninge met betrekking tot bewoonbare vertrekke voldoen;
- (e) daar moet op 'n opvallende plek buite die perseel naby elke ingang van die straat af, in duidelike letters, minstens 150 mm hoog, die woorde "SLEGS PERDEVLEIS/HORSEMEAT ONLY" aangebring word, en in die gedeelte van die perseel waar klante bedien word, moet dieselfde woorde in duidelike letters, minstens 100 mm hoog, op 'n plek waar dit gereedelik sigbaar is, aangebring word.

(2) Elke pakkie wat perdevleis of enige perdevleisprodukt bevat, moet duidelik met die woordé "PERDEVLEIS/HORSEMEAT" of "PERDEVLEISPRODUK / HORSEMEAT PRODUCT" gemerk of geëtiketteer word in letters wat minstens 25 mm hoog is.

(3) Elke perdevleisprodukt moet duidelik met die woorde "VAN PERDEVLEIS VERVAARDIG / MADE FROM HORSEMEAT" gemerk of geëtiketteer word en die naam en adres van die verwerker van die produk moet ook in die merk of op die etiket voorkom.

*Voertuie.*

9.(1) Niemand mag enige vleis, wildsvleis, perdevleis, walvis- of robvleis, huide, velle of horings vir sake-doeleindes in die munisipaliteit vervoer nie, behalwe in

- (ii) all meat or game on the premises is in a sealed, approved wrapper and that such wrapper remains intact until such time as the meat or game has been delivered to a consumer;
- (iii) meat or game is prepared and wrapped at premises complying with section 6.

*Sale of Horsemeat Products.*

8.(1) No person shall carry on the business of a dealer in horsemeat in or upon any premises unless such premises comply with the following requirements:

- (a) A separate room or area complying with the requirements of section 6(2)(b) shall be provided for the exposure and preparation for sale of horsemeat, whale and seal meat;
- (b) the provisions of section 6(3), (4), (6), (7), (10), (13), (14), (15) and (17), shall *mutatis mutandis* apply to the premises of any business of a dealer in horsemeat;
- (c) if horsemeat is dried or desiccated on the premises a separate room shall be provided for that purpose: Provided that no such room need be provided if —
  - (i) the curing process takes place in a container used exclusively for that purpose;
  - (ii) the drying process takes place only in an approved cabinet or appliance; and
  - (iii) every process other than the curing and drying processes takes place only when all horsemeat, offal and other products on the premises are in a refrigerator referred to in section 6(12);
- (d) the rooms and areas contemplated in subsections (2), (3) and (4) shall comply with the provisions of the Council's Building By-laws relating to habitable rooms;
- (e) there shall be exhibited outside the premises in a conspicuous position near every entrance from the street and in clear letters at least 150 mm high the words "HORSEMEAT ONLY/SLEGS PERDEVLEIS" and in that part of the premises in which customers are served, the same words shall appear in clear letters at least 100 mm high in a position readily visible.

(2) Every package containing horsemeat or any horsemeat product shall be marked or labelled in letters at least 25 mm high with the words "HORSEMEAT/PERDEVLEIS" or "HORSEMEAT PRODUCT/PERDEVLEISPRODUK".

(3) Every horsemeat product shall be clearly marked or labelled "MADE FROM HORSEMEAT/VAN PERDEVLEIS VERVAARDIG" and the marking or label shall include the name and address of the processor of the product.

*Vehicles.*

9.(1) No person shall within the municipality convey for the purposes of business any meat, game, horsemeat, whale or seal meat, hides, skins or horns otherwise than

'n voertuig wat aan onderstaande subartikels van hierdie artikel voldoen:

(2) Enige voertuig wat gebruik word vir die aflewering van vleis, wildsvleis, perdevleis, walvis- of robvleis wat ooreenkomstig artikel 7(j) vir vervoer na die verbruiker omhul of in 'n houer is—

- (a) moet 'n afsonderlike vragruim hê wat uit 'n afsonderlike vak bestaan wat heeltemal toe moet wees om te voorkom dat stof sodanige vak binnedring en moet maklik en doeltreffend skoongemaak kan word;
- (b) moet op 'n opvallende plek aan albei die buitesykante daarvan die naam en adres van die slagtersonderneming of perdevleishandelonderneming vertoon van waar sodanige vleis, wildsvleis of perdevleis afgestuur is.

(3) Enige voertuig wat gebruik word om vleis of perdevleis, walvis- of robvleis, behalwe onskoongemaakte afval, mee te vervoer, en behalwe 'n voertuig wat in subartikel (2) beoog word, moet aan die volgende vereistes voldoen:

- (a) Die naam en adres van die sakeonderneming wat beheer oor sodanige voertuig het, moet in letters wat minstens 100 mm hoog is op 'n opvallende plek aan albei die buitesykante van elke voertuig aangebring word;
- (b) die vragruim moet heeltemal van die bestuurderskajuit geskei wees en moet—
  - (i) so ontwerp wees dat dit die inhoud heeltemal kan omsluit en kan voorkom dat stof die ruim binnedring;
  - (ii) uitgevoer wees met 'n voering van korrosiebestande metaal of ander goedgekeurde vloeistofdigte materiaal wat in al die hoeke en by alle lasse en voë gerond moet wees en daar mag geen opening in die voering wees nie;
  - (iii) glad en sonder oop lasse wees en indien daar lasse is, moet hulle behoorlik gesweis wees en glad en gelyk afgewerk wees;
  - (iv) so gebou wees dat dit maklik en doeltreffend skoongemaak kan word;
  - (v) op so 'n wyse geïsoleer wees dat die vleistemperatuur nie 10°C sal oorskry onderwyl dit in die voertuig is nie;
  - (vi) tensy anders goedgekeur, van laaitrappies of 'n loopplank voorsien wees om maklike toegang tot die vragruim te verleen onderwyl dit gelaai of afgelaai word, en hierdie trappies en loopplank moet aan die volgende vereistes voldoen:
    - (aa) die laaitrappies moet minstens 600 mm breed wees, die loopstukke moet minstens 300 mm diep wees en die optree hoogstens 120 mm hoog;
    - (bb) die loopplank moet 'n glyvaste oppervlak hê, 'n breedte van minstens 600 mm en 'n helling van hoogstens 30°;
  - (vii) van 'n mat of looper voorsien wees wat gemaak is van 'n ligkleurige nylon- of plastiek materiaal of 'n ander materiaal wat goedgekeur is omdat dit soortgelyke eienskappe het, wat die vloeroppervlak van die vragruim doeltreffend moet bedek;

in a vehicle which complies with the succeeding subsections of this section.

(2) Any vehicle used for the delivery of meat, game, horsemeat, ostrich, whale or seal meat which has been wrapped or contained in accordance with section 7(j) for conveyance to a consumer—

- (a) shall have a separate load space comprising a separate compartment which shall be fully enclosed so as to prevent dust from entering such compartment and which shall be capable of being easily and effectively cleaned;
- (b) shall bear in a conspicuous position on both sides of its exterior, the name and address of the business of the butcher or dealer in horsemeat from which such meat, game or horsemeat was consigned.

(3) Any vehicle used for the conveyance of meat or horsemeat, whale or seal meat, other than unclean offal, and other than a vehicle contemplated in subsection (2), shall comply with the following requirements:

- (a) Every vehicle shall bear in a conspicuous position on both sides of its exterior in letters of at least 100 mm high, the name and address of the business undertaking by which such vehicle is controlled;
- (b) the load space shall be completely separated from the driver's cab and shall be—
  - (i) so designed as to be capable of fully enclosing the contents and preventing dust from entering the inside thereof;
  - (ii) lined with a lining of corrosion resistant metal or other approved impermeable material, which shall be rounded at all corners, junctions and intersections and not have any gap in the lining;
  - (iii) smooth and free from open joints and if joints exist, they shall be suitably welded and brought to a smooth level surface;
  - (iv) so constructed as to be capable of being easily and effectively cleaned;
  - (v) insulated in such a way that the temperature of meat shall not exceed 10°C while inside the vehicle;
  - (vi) unless otherwise approved, fitted with loading steps or a ramp to facilitate easy access to the load space, during loading and off-loading thereof, which steps and ramp shall comply with the following requirements:
    - (aa) the loading steps shall have a width of not less than 600 mm, a tread of not less than 300 mm and a riser of not more than 120 mm;
    - (bb) the ramp shall have a non-slip surface, a width of not less than 600 mm and a slope of not more than 30°;
  - (vii) provided with a mat or runner made of light coloured nylon or plastic or other material approved by reason of its possessing similar properties which shall effectively cover the floor surface of the load space;

- (c) die vragruim van enige voertuig wat gebruik word om karkasse, flanke of kwarte, behalwe bevrore karkasse, flanke of kwarte, in te vervoer, moet van balke en hake van vlekvrye staal of ander goedgekeurde korrosiebestande materiaal voorsien wees met die doel dat sodanige karkasse, flanke of kwarte bokant die vloer daaraan kan hang;
- (d) alle kettings en stawe wat gebruik word om die vrag te stabiliseer, moet van korrosiebestande metaal gemaak wees en so geïnstalleer wees dat dit maklik skoongemaak kan word;
- (e) (i) toereikende sitplek moet vir diegene wat in sodanige voertuig ry, voorsien word;
- (ii) sodanige sitplek mag nie in die vragruim voorsien word nie.
- (4) Enige voertuig wat gebruik word om huide, velle of horings in te vervoer —
- (a) moet 'n vragruim hê wat heeltemal van die ruim vir die bestuurder en passasiers geskei is en —
- (i) al die oppervlakke daarvan moet uitgevoer wees met korrosiebestande metaal of ander materiaal wat goedgekeur is omrede dit soortgelyke eienskappe het, en dit moet glad, sonder riuwe en ander belemmerings wees waarom vuilheid waarskynlik sal versamel en moet nie 'n rooster wees nie;
- (ii) alle lasse aan die binne- of die buitekant van sodanige ruim, moet doeltreffend verseël wees;
- (iii) moet 'n bedekking hê wat van nylon of plastiek gemaak is of 'n ander materiaal wat goedgekeur is omrede dit soortgelyke eienskappe het, en dit moet maklik en doeltreffend skoongemaak kan word en die vrag heeltemal bedek. Met dien verstande dat hierdie subparagraaf nie op 'n voertuig waarvan die vragruim heeltemal toe is, van toepassing is nie;
- (iv) moet so gebou wees dat dit maklik en doeltreffend skoongemaak kan word;
- (b) moet die naam en adres van die persoon of sakeonderneming wie se eiendom dit is of wat beheer daarvoor het in duidelike letters wat minstens 100 mm hoog is op 'n opvallende plek aan albei die buitesykante daarvan vertoon.
- (5) Enige voertuig wat gebruik word om onskoongemaakte afval van 'n dier of perd in te vervoer, moet aan subartikel (4) voldoen.

*Spesiale Bepalings vir Huide, Velle en Horings.*

10.(1) Niemand mag enige huid, vel of horing vir sake-doeleindes in die munisipaliteit vervoer nie, tensy daar aan die onderstaande subartikels van hierdie artikel voldoen word.

(2) 'n Ruimte wat aan die bepalinge van artikel 6(14) voldoen wat geskik is vir die was en ontsmetting van voertuie wat aan so iemand behoort of waarvoor hy beheer het wat gebruik word om sodanige huide, velle en horings in te vervoer, moet voorsien word.

(3) Die bepalinge van artikel 7(p) en (n) is *mutatis mutandis* van toepassing op die vervoer van huide, velle en horings en op die was en ontsmetting van voertuie wat vir dié doel gebruik word.

- (c) the load space of any vehicle used for the conveyance of carcasses, sides or quarters other than frozen carcasses, sides or quarters, shall be fitted with beams and hooks of stainless steel or other approved non-corrosive material, for the purpose of carrying such carcasses, sides or quarters in a suspended position clear of the floor;
- (d) all chains and bars used for stabilising the load shall be of corrosion resistant metal and so installed that it can be easily cleaned;
- (e) (i) adequate seating accommodation for persons travelling in such vehicle shall be provided;
- (ii) such seating shall not be provided in the load space.
- (4) Any vehicle used for the conveyance of hides, skins or horns —
- (a) shall have a load space which shall be completely separated from the space for the driver and passengers and shall have —
- (i) all its surfaces lined with corrosion resistant metal or other material approved by reason of its possessing similar qualities which shall be smooth and free from ridges and other obstructions round which dirt is liable to gather and shall not consist of a grill;
- (ii) all joints on the inside or the outside of such space, effectively sealed;
- (iii) a canopy made of nylon or plastic or other material, approved by reason of its possessing similar qualities and capable of being easily and effectively cleaned and completely covering the load. Provided that this subparagraph shall not apply to a vehicle the load space of which is completely enclosed;
- (iv) be so constructed as to be capable of being easily and effectively cleaned;
- (b) shall bear in a conspicuous position on each side of its exterior in clear letters at least 100 mm high the name and address of the person or business undertaking by whom or which it is owned or controlled.

(5) Any vehicle used for the conveyance of unclean offal of an animal or horse shall comply with subsection (4).

*Special Provisions for Hides, Skins and Horns.*

10.(1) No person shall within the municipality convey for the purposes of business any hide, skin or horn unless the succeeding subsections of this section are complied with.

(2) An area complying with the provisions of section 6(14) suitable for the washing and disinfecting of vehicles owned or controlled by such person which are used for the transport of such hides, skins and horns shall be provided.

(3) The provisions of section 7(p) and (n) shall *mutatis mutandis* apply to the conveyance or transport of hides, skins and horns and to the washing or disinfecting of vehicles used for such purpose.

(4) 'n Voertuig wat gebruik word om huide, velle en horings mee te vervoer, mag nie gebruik word om enige iets anders as huide, velle en horings mee te vervoer nie.

*Die Verwerking en Verkoop van Biltong en Gedroogde of Uitgedroogde Perdevleis.*

11.(1) Niemand mag, behalwe vir sy eie gebruik of dié van sy huishouding —

- (a) biltong op 'n ander plek verwerk, verpak of omhul as in 'n perseel wat ingevolge die Ordonnansie op Lisensies, 1974 (Ordonnansie 19 van 1974), as 'n slagter of voedselvervaardiger gelisensieer is nie;
- (b) biltong in dieselfde perseel of in dieselfde voertuig verwerk, verpak, omhul, verkoop, vervoer of andersins hanteer as waarin gedroogde of uitgedroogde perdevleis of perdevleis aldus bewerk of vervoer word nie;
- (c) (i) biltong op 'n ander plek in 'n perseel waarin 'n slagtersonderneming bedryf word, verwerk, verpak of omhul as in 'n vertrek, of op die voorwaardes, wat in artikel 6(8) beoog word nie;
- (ii) gedroogde of uitgedroogde perdevleis op 'n ander plek in 'n perseel waarin 'n perdevleishandelonderneming bedryf word, verwerk, verpak of omhul as in 'n vertrek, of op die voorwaardes, wat in artikel 8(1)(c) beoog word nie;
- (d) biltong vir verkoop in die munisipaliteit inbring of biltong verkoop wat nie in persele waarna in paragraaf (a) verwys word, verwerk, verpak of omhul is nie;
- (e) biltong vir verkoop in die munisipaliteit inbring of biltong of gedroogde of uitgedroogde perdevleis verkoop nie, tensy sodanige biltong of perdevleis heeltemal in 'n pakkie of omhulsel verpak of omhul is wat geëtiketteer is of andersins duidelik gemerk is met die naam en adres van die verwerker of verpakker of omhuller en van die spesie van die dier waarvan dit verkry is;
- (f) enige biltong uit die omhulsel of pakkie wat in paragraaf (e) beoog word, haal behalwe in die persele wat in paragrafe (a) en (c) beoog word nie, tensy dit met die doel gedoen word om die biltong op uitdruklike versoek van 'n koper te kerf.

(2) Die bepalings van hierdie artikel is nie van toepassing op biltong wat in die perseel van 'n hotel of restaurant verwerk of bedien word vir verbruik op die perseel van sodanige hotel of restaurant.

*Die Inbring en Verkoop van Konyne- en Pluimveevleis.*

12.(1) Niemand mag enige pluimvee- of konynevleis wat van enige voël of konyne verkry is wat buite die munisipaliteit geslag is, in die munisipaliteit inbring of daarin verkoop nie indien —

- (a) sodanige voël of konyne strydig met die bepalings van artikel 17 van die Wet, geslag is;
- (b) sodanige pluimvee- of konynevleis strydig met die bepalings van artikel 31 van die Wet ingevoer is:

Met dien verstande dat die bepalings van hierdie artikel nie vertolk moet word as dat dit afdoen aan Goewermentskennisgewing R 1926 van 25 Oktober 1974, wat kragtens die Wet uitgevaardig is nie.

(4) A vehicle used for the conveyance of hides, skins and horns, shall not be used for the conveyance of anything other than hides, skins and horns.

*Processing and Sale of Biltong and Dried or Desiccated Horsemeat.*

11.(1) No person shall, except for his own consumption or for that of his household —

- (a) process, pack or wrap biltong otherwise than on premises licensed as a butcher or food manufacturer in terms of the Licences Ordinance, 1974 (Ordinance 19 of 1974);
- (b) process, pack, wrap, sell, convey or otherwise handle biltong on the same premises or in the same vehicle as dried or desiccated horsemeat or as horsemeat;
- (c) (i) process, pack or wrap biltong on premises on which the business of a butcher is conducted otherwise than in a room, or on the conditions, contemplated in section 6(8);
- (ii) process, pack or wrap dried or desiccated horsemeat on premises on which the business of a dealer in horsemeat is conducted, otherwise than in a room, or on the conditions, contemplated in section 8(1)(c);
- (d) introduce biltong for sale within the municipality or sell biltong which has not been processed, packed or wrapped at premises referred to in paragraph (a);
- (e) introduce biltong for sale within the municipality or sell biltong or dried or desiccated horsemeat unless such biltong or horsemeat is completely packed or wrapped in a package or wrapping labelled or otherwise clearly marked with the name and address of the processor or packer or wrapper and the species of animal from which it was derived;
- (f) save at premises contemplated in paragraphs (a) and (c), remove any biltong from the wrapping or package contemplated in paragraph (e) unless for the purpose of slicing the biltong at the express request of a purchaser.

(2) The provisions of this section shall not apply to biltong which is processed or served for consumption on the premises of an hotel or restaurant.

*Introduction and Sale of Rabbit Meat and Poultry.*

12.(1) No person shall introduce into the municipality or sell within the municipality any poultry or rabbit meat derived from any bird or rabbit slaughtered outside the municipality if —

- (a) such bird or rabbit was slaughtered contrary to the provisions of section 17 of the Act;
- (b) such poultry or rabbit meat has been imported contrary to the provisions of section 31 of the Act:

Provided that the provisions of this section shall not be interpreted as derogating from Government Notice R 1926 dated 25 October 1974 published under the Act.

(2) Indien die Stadsgeneesheer dit verlang, moet iemand wat konynvleis in die munisipaliteit inbring of daarin verkoop, bewys lewer van die plek waar die konyn waarvan sodanige konynvleis verkry is, geslag is.

*Ondersoek.*

13. Die Stadsgeneesheer mag, ten einde homself te oortuig dat daar aan die bepalings van hierdie Verordeninge voldoen is—

- (a) te eniger redelike tyd enige perseel binnegaan waarin 'n slagters- of perdevleishandelonderneming, of 'n onderneming waarby die hantering of die verkoop van huide, velle of horings betrokke is, bedryf word of waarin hy redelikerwys vermoed dat so 'n onderneming bedryf word;
- (b) sodanige perseel of enige voertuig wat vir sodanige besigheid gebruik word of wat hy redelikerwys vermoed daarvoor gebruik word, en ook enigiets daarop of daarin ondersoek;
- (c) enigeen in sodanige perseel of sodanige voertuig of wat orflangs in sodanige perseel of sodanige voertuig was, ondervra en uitvra;
- (d) toetse doen en enige monsters neem wat, na sy mening, in verband met die uitvoering van sy pligte ingevolge hierdie artikel nodig is.

*Dwarsboming.*

14. Niemand mag versuim of weier om toe te laat dat enige beampte van die Raad, wat by hierdie Verordeninge behoorlik daartoe gemagtig is, enige perseel of voertuig betree en inspekteer nie, indien hy versoek om tot sodanige perseel of voertuig toegelaat te word, of sodanige beampte in die uitvoering van sy pligte om hierdie Verordeninge toe te pas, dwarsboom of hinder, of bedrieg of versuim of weier om enige inligting te verstrek wat hy regtens aan sodanige beampte moet verstrek nie, of aan sodanige beampte valse of misleidende inligting verstrek, wetende dat sodanige inligting vals of misleidend is nie.

*Vertolkings.*

15. Die bepalings van hierdie Verordeninge moet, tensy hulle strydig is met die bepalings van die Voedselhanteringsverordeninge as aanvullend tot en nie as afdoenend aan die bepalings daarvan vertolk word nie.

*Misdrywe en Strawwe.*

16.(1) Enigeen—

- (a) wat enige bepaling van hierdie verordeninge oortree of versuim om daaraan te voldoen; of
- (b) wat die eienaar of persoon in beheer is van enige perseel, slagtersonderneming of perdevleishandelonderneming of 'n onderneming waarby die verkoop van huide, velle en horings of konynvleis betrokke is of van enige voertuig wat vir sodanige besigheid gebruik word, en wat versuim om te sorg dat al die bepalings van hierdie Verordeninge nagekom word wat op sodanige perseel, onderneming of voertuig van toepassing is,

is, onderworpe aan die bepalings van subartikel (2), aan 'n misdryf skuldige en is by skuldigbevinding strafbaar met 'n boete van hoogstens R300, of by wanbetaling,

(2) If required by the Medical Officer of Health, any person introducing into, or selling rabbit meat within the municipality, shall produce proof of the place where the rabbit from which such rabbit meat is derived was slaughtered.

*Inspection.*

13. The Medical Officer of Health may, in order to satisfy himself that the provisions of these By-laws are being complied with—

- (a) at all reasonable times enter any premises on which the business of a butcher, or dealer in horsemeat, or on which a business involving the handling or selling of hides, skins or horns is conducted or on which he reasonably suspects such business is being conducted;
- (b) inspect such premises or any vehicle used or reasonably suspected by him to be used, for such business and also anything thereon or therein;
- (c) examine and question any person on such premises or in such vehicle or who has recently been on such premises or in such vehicle;
- (d) make tests and take any samples which in his opinion are required in connection with the performance of his duties in terms of this section.

*Obstruction.*

14. No person shall fail or refuse to allow any official of the Council duly authorised by these By-laws to enter upon and inspect any premises or vehicle, if he requests access to such premises or vehicle, or obstruct or hinder or deceive such official in the execution of his duties enforcing these By-laws, or fail or refuse to give any information that he may lawfully be required to give to such official or give to such official false or misleading information knowing it to be false or misleading.

*Interpretation.*

15. The provisions of these By-laws shall, unless inconsistent therewith, be interpreted as being supplementary to and not derogating from the provisions of the Foodhandling By-laws.

*Offences and Penalties.*

16.(1) Any person—

- (a) who contravenes or fails to comply with any provision of these By-laws; or
- (b) being the owner or person in control of, any premises, business of a butcher or dealer in horse meat or business involving the sale of hides, skins and horns or rabbit meat or of any vehicle used for such business, fails to ensure that all the provisions of these By-laws applicable to such premises, business or vehicle are complied with,

shall, subject to the provisions of subsection (2), be guilty of an offence and shall be liable on conviction to a penalty not exceeding R300, or in default of payment,

met gevangenisstraf van hoogstens 12 maande, of met beide sodanige boete en gevangenisstraf:

(2) Dit is geldige verweer indien 'n eienaar of persoon waarna in paragraaf (b) verwys word, bewys dat hy nie geweet het, nie redelikerwys kon voorsien het 'en nie kon voorkom het dat die oortreding wat in subartikel (1) beoog word, begaan word nie.

#### *Herroeping van Verordeninge.*

17. Die Vleisverordeninge van die Munisipaliteit Johannesburg afgekondig by Administrateurskennisgewing 134 van 10 Februarie 1965, word hierby herroep.

PB. 2-4-2-77-2

Administrateurskennisgewing 661 27 Junie 1979

#### BEDFORDVIEW-WYSIGINGSKEMA 1/179

Die Administrateur verklaar hierby ingevolge die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Bedfordview-dorpsaanlegskema 1, 1948, wat uit dieselfde grond as die dorp Bedfordview Uitbreiding 250 bestaan, goedgekeur het.

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

Hierdie wysiging staan bekend as Bedfordview-wysigingskema 1/179.

PB. 4-9-2-46-179

Administrateurskennisgewing 662 27 Junie 1979

#### VERKLARING TOT GOEDGEKEURDE DORP

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), verklaar die Administrateur hierby die dorp Bedfordview Uitbreiding 250 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB. 4-2-2-5420

#### BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR JOHANN MEIER INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 850 VAN DIE PLAAS ELANDSFONTEIN 90-I.R.; PROVIN- SIE TRANSVAAL, TOEGESTAAN IS.

#### 1. STIGTINGSVOORWAARDES.

##### (1) *Naam.*

Die naam van die dorp is Bedfordview Uitbreiding 250.

##### (2) *Ontwerp.*

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. A.3228/78.

to imprisonment for a period not exceeding 12 months, or to both such fine and imprisonment.

(2) It shall be a competent defence if an owner or person referred to in paragraph (b) proves that he did not know of, could not reasonably have foreseen and could not have prevented the commission of the offence contemplated in subsection (1).

#### *Revocation of By-laws.*

17. The Meat By-laws of the Johannesburg Municipality, published under Administrator's Notice 134 dated 10 February 1965, are hereby repealed.

PB. 2-4-2-77-2

Administrator's Notice 661 27 June, 1979

#### BEDFORDVIEW AMENDMENT SCHEME 1/179

The Administrator hereby, in terms of section 89(1) of the Town-planning and Townships Ordinance, 1965, declares that he has approved an amendment scheme, being an amendment of Bedfordview Town-planning Scheme 1, 1948, comprising the same land as included in the township of Bedfordview Extension 250.

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

This amendment is known as Bedfordview Amendment Scheme 1/179.

PB. 4-9-2-46-179

Administrator's Notice 662 27 June, 1979

#### DECLARATION OF APPROVED TOWNSHIP.

In terms of section 69 of the Town-planning and Townships Ordinance, 1965, (Ordinance 25 of 1965), the Administrator hereby declares Bedfordview Extension 250 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB. 4-2-2-5420

#### SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY JOHANN MEIER UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 850 OF THE FARM ELANDSFONTEIN 90-I.R.; PROVINCE OF TRANSVAAL, HAS BEEN GRANTED.

#### 1. CONDITIONS OF ESTABLISHMENT.

##### (1) *Name.*

The name of the township shall be Bedfordview Extension 250.

##### (2) *Design.*

The township shall consist of erven and streets as indicated on General Plan S.G. A.3228/78.

(3) *Strate.*

- (a) Die dorpseienaar moet die strate in die dorp vorm, skraap en onderhou tot bevrediging van die plaaslike bestuur totdat die aanspreeklikheid deur die plaaslike bestuur oorgeneem word. Met dien verstande dat die Administrateur geregtig is om die dorpseienaar van tyd tot tyd gedeeltelik of geheel van die aanspreeklikheid te onthef na raadpleging met die plaaslike bestuur.
- (b) Die dorpseienaar moet op eie koste alle hindernisse in die straatreserwes tot bevrediging van die plaaslike bestuur verwyder.
- (c) Indien die dorpseienaar versuim om aan die bepalings van paragrafe (a) en (b) hiervan te voldoen, is die plaaslike bestuur geregtig om die werk op koste van die dorpseienaar te doen.

(4) *Begiftiging.*

- (a) Betaalbaar aan die plaaslike bestuur:

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

- (i) 15% van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die bou van strate en/of stormwaterdreinerings in of vir die dorp;
- (ii) 1% van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging van grond vir 'n stortingsterrein;
- (iii) 1% van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging van grond vir 'n begraaflaas;
- (iv) 3% van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging en/of ontwikkeling van parke binne sy regsgebied;
- (v) 5% van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging van hoof- en ander eksterne dienste vir die dorp.

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

- (b) Betaalbaar aan die Transvaalse Onderwysdepartement:

Die dorpseienaar 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 grondwaarde van spesiale woongrond in die dorp betaal, waarvan die grootte bepaal moet word deur 48,08 m<sup>2</sup> te vermenigvuldigen met die getal spesiale woonerwe in die dorp.

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.

(3) *Streets.*

- (a) The township owner shall form, grade and maintain the streets in the township to the satisfaction of the local authority until such time as this responsibility is taken over by the local authority. Provided that the Administrator shall from time to time be entitled to relieve the township owner wholly or partially from this obligation after reference to the local authority.
- (b) The township owner shall, at his own expense, remove all obstacles from the street reserves to the satisfaction of the local authority.
- (c) If the township owner fails to comply with the provisions of paragraphs (a) and (b) hereof the local authority shall be entitled to do the work at the cost of the township owner.

(4) *Endowment.*

- (a) Payable to the local authority:

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

- (i) 15% of the land value of erven in the township which amount shall be used by the local authority for the construction of streets and/or stormwater drainage in or for the township;
- (ii) 1% of the land value of erven in the township which amount shall be used by the local authority for the acquisition of land for a depositing site;
- (iii) 1% of the land value of erven in the township which amount shall be used by the local authority for the acquisition of land for a cemetery;
- (iv) 3% of the land value of erven in the township, which amount shall be used by the local authority for the acquisition and/or development of parks within its area of jurisdiction;
- (v) 5% of the land value of erven in the township which amount shall be used by the local authority for the provision of mains and other external services for the township.

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

- (b) Payable to the Transvaal Education Department:

The township owner shall, in terms of the provisions of 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 township, the extent of which shall be determined by multiplying 48,08 m<sup>2</sup> by the number of special residential erven in the township.

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

**(5) Beskikking oor Bestaande Titellovoorwaardes.**

Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en servitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale, maar uitgesonderd die volgende servitute wat slegs strate in die dorp raak:

- (a) By Notarial Deed No. 833/70-S dated 20 July 1970 the within-mentioned property is subject to a servitude for sewerage purposes 3,10 metres wide in favour of the Town Council of Germiston as will more fully appear from reference to the said Notarial Deed with diagram annexed, a copy whereof is hereto annexed.
- (b) By Notarial Deed K2027/74-S dated 19 March 1974 the within-mentioned property is subject to a perpetuated servitude of right of way in favour of Bedfordview Village Council as will more fully appear from reference to the said Notarial Deed, a copy whereof is hereunto annexed.

**(6) Toegang.**

Geen ingang van Spesiale Pad S12 tot die dorp en geen uitgang uit die dorp na Spesiale Pad S12 word toegelaat nie.

**(7) Oprigting van Heining of ander Fisiese Versperring.**

Die dorpsreienaar 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 dorpsreienaar 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 dorpsreienaar 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 Versorging van Stormwater.**

Die dorpsreienaar moet die dreinerings van die dorp so reël dat dit inpas by die dreinerings van Pad S12 en moet die stormwater wat van die pad afloop of afgelei word, ontvang en versorg tot bevrediging van die Direkteur, Transvaalse Paaiedepartement. Waar dit volgens die mening van die Direkteur, Transvaalse Paaiedepartement, as gevolg van dorpsstigting, noodsaaklik is om die stormwaterdreineringsstelsel van die pad te vergroot om 'n vergrote volume stormwater te neem, is die dorpsreienaar vir die koste van installing van 'n vergrote dreineringsstelsel verantwoordelik.

**(9) Nakoming van Vereistes van die Direkteur van die Transvaalse Paaiedepartement Betreffende Padreserwes.**

Die dorpsreienaar moet die Direkteur, Transvaalse Paaiedepartement tevrede stel betreffende die nakoming van sy voorwaardes.

**(10) Slooping van Geboue.**

Die dorpsreienaar moet op eie koste alle bestaande geboue geleë binne boulynreserwes, kantruimtes of oor gemeenskaplike grense laat sloop tot bevrediging van die plaaslike bestuur wanneer die plaaslike bestuur dit vereis.

**(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 affect streets in the township only:

- (a) By Notarial Deed No. 833/70-S dated 20 July, 1970 the within-mentioned property is subject to a servitude for sewerage purposes 3,10 metres wide in favour of the Town Council of Germiston as will more fully appear from reference to the said Notarial Deed with diagram annexed, a copy whereof is hereto annexed.
- (b) By Notarial Deed K2027/74-S dated 19 March, 1974 the within-mentioned property is subject to a perpetuated servitude of right of way in favour of Bedfordview Village Council as will more fully appear from reference to the said Notarial Deed, a copy whereof is hereunto annexed.

**(6) Access.**

No ingress from Special Road S12 to the township and no egress to Special Road S12 from the township shall be allowed.

**(7) Erection of Fence or other Physical Barrier.**

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

**(8) Acceptance and Disposal of Stormwater.**

The township owner shall arrange for the drainage of the township to fit in with the drainage of Road S12 and for all stormwater running or being diverted from the road to be received and disposed of to the satisfaction of the Director, Transvaal Roads Department. Where in the opinion of the Director, Transvaal Roads Department, it should become necessary to enlarge the drainage system of the road to cope with the increased volume of stormwater as a result of the establishment of the township, the cost of installing the larger drainage system for the road shall be borne by the township owner.

**(9) Enforcement of the Requirements of the Director of The Transvaal Roads Department Regarding Road Reserves.**

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

**(10) Demolition of Buildings.**

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

(11) *Ver skuiving of Verandering van Munisipale Dienste*

Indien dit as gevolg van die stigting van die dorp nodig word om enige bestaande munisipale dienste te verskuif of te verander, moet die koste daarvan deur die dorpsenaar gedra word.

2. TITELVOORWAARDES

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

Alle erwe is onderworpe aan die volgende voorwaardes opgelê deur die Administrateur kragtens Ordonnansie 25 van 1965:

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

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

Benewens die voorwaardes hierbo uiteengesit, is Erf 1193 onderworpe aan die volgende voorwaardes opgelê deur die Beherende Gesag ingevolge Wet 21 van 1940.

- (a) Uitgesonderd die fisiese versperring soos vereis deur die Direkteur, Transvaalse Paaiedepartement, of enige ander noodsaaklike stormwaterdreineringsstruktuur mag geen gebou, struktuur of enigets wat aan die grond verbonde is, al maak dit nie deel van daardie grond uit nie, opgerig word of enigets onder of benede die grond mag aangelê of gelê word binne 'n afstand van 32 m van die reserwegrens van Pad S12 af nie, 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) Tensy die skriftelike toestemming van die Beherende Gesag verkry is mag die erf slegs vir Spesiale Woondoeleindes gebruik word.

Administrateurskennisgewing 663

27 Junie 1979

BEDFORDVIEW-WYSIGINGSKEMA 1/169.

Die Administrateur verklaar hierby ingevolge die bepalinge van artikel 89(1) van die Ordonnansie op Dorps-

(11) *Removal or Replacement of Municipal Services.*

If, by reason of the establishment of the township, it should become necessary to remove or replace any existing municipal services the cost thereof shall be borne by the township owner.

2. CONDITIONS OF TITLE.

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

All erven shall be subject to the following conditions imposed by the Administrator in terms of Ordinance 25 of 1965.

- (a) The erf is subject to a servitude, 2 m wide, in favour of the local authority, for sewerage and other municipal purposes, along any two boundaries other than a street boundary as determined by the local authority.
- (b) No building or other structure shall be erected within the aforesaid servitude area and no large-rooted trees shall be planted within the area of such servitude or within 2 m thereof.
- (c) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by it during the course of the construction, maintenance or removal of such sewerage mains and other works as it, in its discretion may deem necessary and shall further be entitled to reasonable access to the said land for the aforesaid purpose subject to any damage done during the process of the construction, maintenance or removal of such sewerage mains and other works being made good by the local authority.

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

In addition to the conditions set out above Erf 1193 shall be subject to the following conditions imposed by the Controlling Authority in terms of Act 21 of 1940.

- (a) Except for the physical barrier required by the Director, Transvaal Roads Department, or any essential stormwater drainage structure, no building, structure or other thing which is attached to the land, even though it does not form part of that land 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 32 m from the reserve boundary of Road S12 nor shall any alteration or addition to any existing structure or building be made except with the consent in writing of the Controlling Authority.
- (b) Except with the written consent of the Controlling Authority, the erf shall be used for Special Residential purposes only.

Administrator's Notice 663

27 June, 1979

BEDFORDVIEW AMENDMENT SCHEME 1/169.

The Administrator hereby, in terms of section 89(1) of the Town-planning and Townships Ordinance, 1965, de-

beplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Bedfordview-dorpsaanlegskema 1, 1948, wat uit dieselfde grond as die dorp Bedfordview Uitbreiding 238 bestaan, goedgekeur het.

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

Hierdie wysiging staan bekend as Bedfordview-wysigingskema 1/169.

PB. 4-9-2-46-169

Administrateurskennisgewing 664.

27 Junie 1979.

### VERKLARING TOT GOEDGEKEURDE DORP

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965. (Ordonnansie 25 van 1965), verklaar die Administrateur hierby die dorp Bedfordview Uitbreiding 238 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB. 4-2-2-5088

### BYLAE

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR FAUSTINO MASSICETI INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 843 VAN DIE PLAAS ELANDSEONTEIN, 90-I.R.; PROVINSIE TRANSVAAL, TOEGESTAAN IS.

#### 1. STIGTINGSVOORWAARDES.

##### (1) Naam.

Die naam van die dorp is Bedfordview Uitbreiding 238.

##### (2) Ontwerp.

Die dorp bestaan uit erwe soos aangedui op Algemene Plan L.G. A.219/78.

##### (3) Strate.

- (a) Die dorpseienaar moet die strate in die dorp-vorm, skraap en onderhou tot bevrediging van die plaaslike bestuur totdat die aanspreeklikheid deur die plaaslike bestuur oorgeneem word. Met dien verstande dat die Administrateur geregtig is om die dorpseienaar van tyd tot tyd gedeeltelik of geheel van die aanspreeklikheid te onthef na raadpleging met die plaaslike bestuur.
- (b) Die dorpseienaar moet op eie koste alle hindernisse in die straatreserwes tot bevrediging van die plaaslike bestuur verwyder.
- (c) Indien die dorpseienaar versuim om aan die bepalings van paragrawe (a) en (b) hiervan te voldoen, is die plaaslike bestuur geregtig om die werk op koste van die dorpseienaar te doen.

##### (4) Begiftiging.

- (a) Betaalbaar aan die plaaslike bestuur:

Die dorpseienaar moet ingevolge die bepalings van artikel 63(1) van die Ordonnansie op Dorpsbeplan-

clares that he has approved an amendment scheme, being an amendment of Bedfordview Town-planning Scheme 1, 1948, comprising the same land as included in the township of Bedfordview Extension 238.

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

This amendment is known as Bedfordview Amendment Scheme 1/169.

PB. 4-9-2-46-169

Administrator's Notice 664

27 June, 1979

### DECLARATION OF APPROVED TOWNSHIP.

In terms of section 69 of the Town-planning and Townships Ordinance, 1965. (Ordinance 25 of 1965), the Administrator, hereby, declares Bedfordview Extension 238 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB. 4-2-2-5088

### SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY FAUSTINO MASSICETI UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 843 OF THE FARM ELANDSEONTEIN, 90-I.R., PROVINCE OF TRANSVAAL, HAS BEEN GRANTED.

#### 1. CONDITIONS OF ESTABLISHMENT.

##### (1) Name.

The name of the township shall be Bedfordview Extension 238.

##### (2) Design.

The township shall consist of erven as indicated on General Plan S.G. A.219/78.

##### (3) Streets.

- (a) The township owner shall form, grade and maintain the streets in the township to the satisfaction of the local authority until such time as this responsibility is taken over by the local authority. Provided that the Administrator shall from time to time be entitled to relieve the township owner wholly or partially from this obligation after reference to the local authority.
- (b) The township owner shall, at his own expense, remove all obstacles from the street reserves to the satisfaction of the local authority.
- (c) If the township owner fails to comply with the provisions of paragraphs (a) and (b) hereof the local authority shall be entitled to do the work at the cost of the township owner.

##### (4) Endowment.

- (a) Payable to the local authority:

The township owner shall, in terms of section 63(1) of the Town-planning and Townships Ordinance,

ning en Dorpe, 1965, as begiftiging aan die plaaslike bestuur bedrae geld betaal gelykstaande met:

- (i) 15 % van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die bou van strate en/of stormwaterdreinerings in of vir die dorp;
- (ii) 1 % van die grondwaarde van erwe in die dorp welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging van grond vir 'n stortingsterrein;
- (iii) 1 % van die grondwaarde van erwe in die dorp welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging van grond vir 'n begraafplaas;
- (iv) 3 % van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging en/of ontwikkeling van parke binne sy reggebied;
- (v) 5 % van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging van noodsaaklike dienste vir die dorp, behalwe die interne netwerk daarvan.

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

(b) Betaalbaar aan die Transvaalse Onderwysdepartement:

Die dorpsreienaar moet kragtens die bepalings van artikel 63(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, aan die Transvaalse Onderwysdepartement as begiftiging vir onderwysdoeleindes 'n globale bedrag op die grondwaarde van spesiale woongrond in die dorp betaal, waarvan die grootte bepaal word deur 48,08 m<sup>2</sup> te vermenigvuldig met die getal spesiale woonerwe in die dorp.

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

(5) *Beskikking oor Bestaande Titellooiwaardes.*

Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en servitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale, maar uitgesonderd die volgende servitute wat slegs Erf 1161 in die dorp raak.

"Subject to a servitude in perpetuity for transmission line purposes in favour of the City Council of Johannesburg as will more fully appear from Notarial Deed of Servitude No. 1210/1964-S dated 3rd August, 1964 and registered on the 30th September, 1964."

(6) *Sloping van Geboue.*

Die dorpsreienaar moet op eie koste alle geboue geleë binne boulynreserwes, 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.

1965 pay to the local authority as endowment sums of money equal to:

- (i) 15% of the land value of erven in the township which amount shall be used by the local authority for the construction of streets and/or stormwater drainage in or for the township;
- (ii) 1% of the land value of erven in the township which amount shall be used by the local authority for the acquisition of land for a depositing site;
- (iii) 1% of the land value of erven in the township which amount shall be used by the local authority for the acquisition of land for a cemetery;
- (iv) 3% of the land value of erven in the township, which amount shall be used by the local authority for the acquisition and/or development of parks within its area of jurisdiction;
- (v) 5% of the land value of erven in the township, which amount shall be used by the local authority for the provision of essential services to the township other than the internal reticulation thereof.

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

(b) Payable to the Transvaal Education Department:

The township owner shall, in terms of the provisions of 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 land value of special residential land in the township, the extent of which shall be determined by multiplying 48,08 m<sup>2</sup> by the number of special residential erven in the township.

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

(5) *Disposal of Existing Conditions of Title.*

All erven shall be made subject to existing conditions and servitudes, if any, including the reservation of rights to minerals, but excluding the following servitude which affects Erf 1161 in the township only:—

"Subject to a servitude in perpetuity for transmission line purposes in favour of the City Council of Johannesburg as will more fully appear from Notarial Deed of Servitude No. 1210/1964-S dated 3 August, 1964 and registered on 30 September, 1964."

(6) *Démolition of Buildings.*

The township owner shall, at his 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 to do so by the local authority.

**(7) Verskuiwing of Vervanging van Munisipale Dienste.**

Indien dit as gevolg van die stigting van die dorp nodig word om enige bestaande munisipale dienste te verskuif of te vervang, moet die koste daarvan deur die dopsienaar gedra word.

**2. TITELVOORWAARDES.**

Die erwe is onderworpe aan die volgende voorwaardes opgelê deur die Administrateur ingevolge Ordonnansie 25 van 1965:

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

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

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

Administrateurskennisgewing 665

27 Junie 1979

**VENTERSDORP-WYSIGINGSKEMA 1/10.**

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 Ventersdorp-dorpsaanlegskema 1, 1955, wat uit dieselfde grond as die dorp Ventersdorp Uitbreiding 2 bestaan, goedgekeur het.

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

Hierdie wysiging staan bekend as Ventersdorp-wysigingskema 1/10.

PB. 4-9-2-35-10

Administrateurskennisgewing 666

27 Junie 1979

**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 Ventersdorp Uitbreiding 2 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB. 4-2-2-5851

**(7) Removal or Replacement of Municipal Services.**

If, by reason of the establishment of the township, it should become necessary to remove or replace any existing municipal services the cost thereof shall be borne by the township owner.

**2. CONDITIONS OF TITLE.**

The erven shall be subject to the following conditions imposed by the Administrator in terms of Ordinance 25 of 1965.

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

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

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

Administrator's Notice 665

27 June, 1979

**VENTERSDORP AMENDMENT SCHEME 1/10.**

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 Ventersdorp Town-planning Scheme 1, 1955, comprising the same land as included in the township of Ventersdorp Extension 2.

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

This amendment is known as Ventersdorp Amendment Scheme 1/10.

PB. 4-9-2-35-10

Administrator's Notice 666

27 June, 1979

**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 Ventersdorp Extension 2 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB. 4-2-2-5851

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GE-  
DOEN DEUR DIE STADSRAAD VAN VENTERS-  
DORP INGEVOLGE DIE BEPALINGS VAN DIE  
ORDONNANSIE OP DORPSBEPLANNING EN  
DORPE, 1965, OM TOESTEMMING OM 'N DORP  
TE STIG OP GEDEELTE 146 VAN DIE PLAAS  
ROODEPOORT 191-I.P., PROVINSIE TRANSVAAL,  
TOEGESTAAN IS.

1. STIGTINGSVOORWAARDES.

(1) *Naam.*

Die naam van die dorp is Ventersdorp Uitbreiding 3.

(2) *Ontwerp.*

Die dorp bestaan uit erwe en strate soos aangedui op  
Algemene Plan L.G. A.5188/78.

(3) *Begiftiging.*

Betaalbaar aan die betrokke Administrasieraad:

Die dorpsenaar moet kragtens die bepalings van  
artikel 62 van die Ordonnansie op Dorpsbeplanning en  
Dorpe, 1965 'n globale bedrag begiftiging aan die be-  
trokke Administrasieraad betaal welke bedrag deur soda-  
nige Raad aangewend moet word vir die verkryging van  
grond vir woondoeleindes vir Swartes. Die bedrag van  
sodanige begiftiging moet gelykstaande wees aan 1% van  
die grondwaarde van erwe in die dorp soos bepaal inge-  
volge artikel 74(3) van die genoemde Ordonnansie en is  
ingevolge die bepalings van artikel 73 van genoemde  
Ordonnansie betaalbaar.

(4) *Beskikking Oor Bestaande Titellovoorwaardes.*

Alle erwe moet onderworpe gemaak word aan be-  
staande voorwaardes en servitute, as daar is, met inbe-  
grip van die voorbehoud van die regte op minerale, maar  
uitgesonderd die volgende servitute waf nie die dorp  
raak nie:

- (a) "By Notarial Deed No. 627/51-S the right has been granted to the Electricity Supply Commission to convey electricity over the property hereby conveyed together with ancillary rights and to conditions as will more fully appear from reference to said Notarial Deed and diagram grosse whereof is hereto annexed."
- (b) "By virtue of notarial deed of agreement No. 62/1962 dated 28.11.1960, a portion of the within-mentioned property in extent 151.9280 morgen vide Diagram No. S.G. A.3394/59 together with other property is subject to a servitude for the laying out and maintained a shooting or rifle range in favour of the Government of the Union of South Africa. As will more fully appear from the said notarial deed, copy whereof is hereunto annexed."

2. TITELVOORWAARDES.

Die erwe hieronder genoem is onderworpe aan die  
voorwaardes soos aangedui opgelê deur die Administra-  
teur ingevolge Ordonnansie 25 van 1965.

(1) *Alle erwe:*

- (a) Die erf is onderworpe aan 'n servituut 2 m breed, vir riolerings- en ander munisipale doeleindes, ten

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION  
MADE BY THE TOWN COUNCIL OF VENTERS-  
DORP UNDER THE PROVISIONS OF THE TOWN-  
PLANNING AND TOWNSHIPS ORDINANCE, 1965,  
FOR PERMISSION TO ESTABLISH A TOWNSHIP  
ON PORTION 146 OF THE FARM ROODEPOORT  
NO. 191-I.P., PROVINCE TRANSVAAL, HAS BEEN  
GRANTED.

1. CONDITIONS OF ESTABLISHMENT.

(1) *Name.*

The name of the township shall be Ventersdorp Extension 2.

(2) *Design.*

The township shall consist of erven and streets as in-  
dicated on General Plan S.G. A.5188/78.

(3) *Endowment.*

Payable to the relevant Administration Board:

The township owner shall, in terms of the provisions  
of section 62 of the Town-planning and Townships Or-  
dinance, 1965, pay a lump sum endowment to the re-  
levant Administration Board which amount shall be used  
by the said Board for the acquisition of land for residen-  
tial purposes for Blacks. The amount of such endowment  
shall be equal to 1% of the land value of the erven in  
the township as determined in terms of section 74(3) of  
the said Ordinance and shall be payable in accordance  
with the provisions of section 73 of the said Ordinance.

(4) *Disposal of Existing Conditions of Title.*

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

- (a) "By Notarial Deed No. 627/51-S the right has been granted to the Electricity Supply Commission to convey electricity over the property hereby conveyed together with ancillary rights and to conditions as will more fully appear from reference to said Notarial Deed and diagram grosse whereof is hereto annexed."
- (b) "By virtue of notarial deed of agreement No. 62/1962 dated 28.11.1960, a portion of the within-mentioned property in extent 151.9280 morgen vide Diagram No. S.G. A.3394/59 together with other property is subject to a servitude for the laying out and maintained a shooting or rifle range in favour of the Government of the Union of South Africa. As will more fully appear from the said notarial deed, copy whereof is hereunto annexed."

2. CONDITIONS OF TITLE.

The erven mentioned hereunder shall be subject to  
the conditions as indicated imposed by the Administrator  
in terms of Ordinance 25 of 1965.

(1) *All erven:*

- (a) The erf is subject to a servitude, 2 m wide, in favour of the local authority, for sewerage and other muni-

gunste van die plaaslike bestuur, langs enige twee grense, uitgesonderd 'n straatgrens, soos deur die plaaslike bestuur bepaal.

- (b) Geen gebou of ander struktuur mag binne die voornoemde serwituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige serwituut of binne 'n afstand van 2 m daarvan geplant word nie.
- (c) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige rioolhoofpypleidings en ander werke wat hy volgens goedgekeurde noodsaaklik ag, tydelik te plaas op die grond wat aan die voornoemde serwituut grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel; onderworpe daaraan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwydering van sodanige rioolhoofpypleidings en ander werke veroorsaak word.

(2) Erf 501:

Die erf is onderworpe aan 'n serwituut vir transformator-doeleindes ten gunste van die plaaslike bestuur, soos op die algemene plan aangedui.

Administrateurskennisgewing 667 27 Junie 1979

KLERKSDORP-WYSIGINGSKEMA 2/36.

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 22 bestaan, goedgekeur het.

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

Hierdie wysiging staan bekend as Klerksdorp-wysigingskema 2/36.

PB. 4-9-2-17-36-2

Administrateurskennisgewing 668 27 Junie 1979

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 Wilkoppies Uitbreiding 22 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB. 4-2-2-5522

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GEDOEN DEUR SYLVIA SANDLER (GETROUD BUI-TE GEMEENSAP VAN GOEDERE MET ARCHIE SANDLER) INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP

cipal purposes, along any two boundaries other than a street boundary as determined by the local authority.

- (b) No building or other structure shall be erected within the aforesaid servitude area and no large-rooted trees shall be planted within the area of such servitude or within 2 m thereof.
- (c) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by it during the course of the construction, maintenance or removal of such sewerage mains and other works as it, in its discretion may deem necessary and shall further be entitled to reasonable access to the said land for the aforesaid purpose subject to any damage done during the process of the construction, maintenance or removal of such sewerage mains and other works being made good by the local authority.

(2) Erf 501:

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

Administrator's Notice 667 27 June, 1979

KLERKSDORP AMENDMENT SCHEME 2/36.

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 22.

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 2/36.

PB. 4-9-2-17-36-2

Administrator's Notice 668 27 June, 1979

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 Wilkoppies Extension 22 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB. 4-2-2-5522

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY SYLVIA SANDLER (MARRIED OUT OF COMMUNITY OF PROPERTY TO ARCHIE SANDLER) UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP

TE STIG OP GEDEELTE 531 (’N GEDEELTE VAN GEDEELTE 328) VAN DIE PLAAS ELANDSHEUWEL 402-I.P., PROVINSIE TRANSVAAL, TOEGESTAAN IS.

1. STIGTINGSVOORWAARDES.

(1) *Naam.*

Die naam van die dorp is Wilkoppies Uitbreiding 22.

(2) *Ontwerp.*

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. A.4215/78.

(3) *Stormwaterdreinerings en Straatbou.*

- (a) Die dorpsenaar 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 voorlê. Verder moet die skema dié roete en helling aandui deur middel waarvan elke erf toegang tot die aangrensende straat verkry.
- (b) Die dorpsenaar moet, onmiddellik nadat die skema deur die plaaslike bestuur goedgekeur is, die skema op eie koste namens en tot voldoening van die plaaslike bestuur onder toesig van ’n siviele ingenieur deur die plaaslike bestuur goedgekeur, uitvoer.
- (c) Die dorpsenaar is verantwoordelik vir die instandhouding van die strate tot bevrediging van die plaaslike bestuur totdat die strate ooreenkomstig subklousule (b) gebou is.
- (d) Indien die dorpsenaar versuim om aan die bepalinge van paragrawe (a) en (b) hiervan te voldoen, is die plaaslike bestuur geregtig om die werk op koste van die dorpsenaar te doen.

(4) *Begiftiging.*

(a) Betaalbaar aan die plaaslike bestuur:

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

- (i) 1 % van die grondwaarde van erwe in die dorp welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging van ’n stortingsterrein.
- (ii) 1 % van die grondwaarde van erwe in die dorp welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging van ’n begraafplaas.
- (iii) 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 regsgebied.
- (iv) 6,1 % van die grondwaarde van erwe in die dorp welke bedrag deur die plaaslike bestuur

ON PORTION 531 (A PORTION OF PORTION 328) OF THE FARM ELANDSHEUWEL 402-I.P., PROVINCE TRANSVAAL, HAS BEEN GRANTED.

1. CONDITIONS OF ESTABLISHMENT.

(1) *Name.*

The name of the township shall be Wilkoppies Extension 22.

(2) *Design.*

The township shall consist of erven and streets as indicated on General Plan S.G. A.4215/78.

(3) *Stormwater Drainage and Street Construction.*

- (a) The township owner shall on request of the local authority submit to such authority for its approval a detailed scheme complete with plans, sections and specifications, prepared by a civil engineer approved by the local authority, for the collection and disposal of stormwater throughout the township by means of properly constructed works and for the construction, tarmacadamising, kerbing and channelling of the streets therein together with the provision of such retaining walls as may be considered necessary by the local authority. Furthermore, the scheme shall indicate the route and gradient by which each erf gains access to the street on which it abuts.
- (b) The township owner shall when required to do so by the local authority carry out the approved scheme at her own expense on behalf and to the satisfaction of the local authority under the supervision of a civil engineer approved by the local authority.
- (c) The township owner shall be responsible for the maintenance of the streets to the satisfaction of the local authority until the streets have been constructed as set out in subclause (b).
- (d) If the township owner fails to comply with the provisions of paragraphs (a) and (b) hereof the local authority shall be entitled to do the work at the cost of the township owner.

(4) *Endowment.*

(a) Payable to the local authority:

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

- (i) 1 % of the land value of erven in the township which amount shall be used by the local authority for the acquisition of land for a depositing site.
- (ii) 1 % of the land value of erven in the township which amount shall be used by the local authority for the acquisition of land for a cemetery.
- (iii) 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.
- (iv) 6,1 % of the land value of erven in the township, which amount shall be used by the local

aangewend moet word vir die voorsiening van hooftoevoerdienste.

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

- (b) Betaalbaar aan die Transvaalse Onderwysdepartement:

Die dorpsreienaar 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 grondwaarde van spesiale woongrond in die dorp betaal, waarvan die grootte bepaal word deur 48,08 m<sup>2</sup> te vermenigvuldig met die getal spesiale woonerwe in die dorp.

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

(5) *Beskikking Oor Bestaande Titelvoorwaardes.*

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

(6) *Toegang.*

Ingang van Pad 145 tot die dorp en uitgang tot Pad 145 uit die dorp word beperk tot die aansluiting van die straat langs die suidelike grens van die dorp met sodanige pad.

(7) *Oprigting van Heining of Ander Fisiese Versperring.*

Die dorpsreienaar moet op eie koste 'n heining of ander fisiese versperring oprig tot bevrediging van die Direkteur, Transvaalse Paaiedepartement, soos en wanneer deur hom verlang om dit te doen, en die dorpsreienaar 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 dorpsreienaar se verantwoordelikheid vir die instandhouding daarvan verval sodra die plaaslike bestuur die verantwoordelikheid vir die instandhouding van die strate in die dorp oorneem.

(8) *Nakoming van Vereistes van die Direkteur van die Transvaalse Paaiedepartement.*

Die dorpsreienaar moet die Direkteur, Transvaalse Paaiedepartement, tevrede stel betreffende die nakoming van sy voorwaardes.

2. TITELVOORWAARDES.

(1) *Voorwaardes Opgelê deur die Administrateur Kragtens die Bepalings van Ordonnansie 25 van 1965.*

Alle erwe is onderworpe aan die volgende voorwaardes opgelê deur die Administrateur ingevolge Ordonnansie 25 van 1965.

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

authority for the provision of main services.

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

- (b) Payable to the Transvaal Education Department:

The township owner shall, in terms of the Provisions of 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 land value of special residential land in the township, the extent of which shall be determined by multiplying 48,08 m<sup>2</sup> by the number of special residential erven in the township.

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

(5) *Disposal of Existing Conditions of Title.*

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

(6) *Access.*

Ingress from Road 145 to the township and egress to Road 145 from the township shall be restricted to the junction of the street along the southern boundary of the township with such road.

(7) *Erection of Fence or Other Physical Barrier.*

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

(8) *Enforcement of the Requirements of the Director of the Transvaal Roads Department.*

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

2. CONDITIONS OF TITLE.

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

All erven shall be subject to the following conditions imposed by the Administrator in terms of Ordinance 25 of 1965.

- (a) The erf is subject to a servitude, 2 m wide, in favour of the local authority, for sewerage and other municipal purposes, along any two boundaries other than a street boundary as determined by the local authority.

- (b) Geen gebou of ander struktuur mag binne die voornoemde serwituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige serwituut of binne 'n afstand van 2 m daarvan geplant word nie.
- (c) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige rioolhoofpyleidings en ander werke wat hy volgens goed-dunke noodsaaklik ag, tydelik te plaas op die grond wat aan die voornoemde serwituut grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel, onderworpe daaraan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwydering van sodanige rioolhoofpyleidings en ander werke veroorsaak word.

(2) *Voorwaardes Opgelê deur die Beherende Gesag Kragtens Wet 21 van 1940.*

Benewens die voorwaardes hierbo uiteengesit, is die erwe hieronder genoem onderworpe aan die voorwaardes soos aangedui opgelê deur die Beherende Gesag ingevolge Wet 21 van 1940.

(a) *Erwe 984 en 985:*

- (i) Uitgesonderd die fisiese versperring soos vereis deur die Direkteur, Transvaalse Paaiedepartement, of enige ander noodsaaklike stormwaterdreineringsstruktuur mag geen gebou, struktuur of enigiets wat aan die grond verbonde is, al maak dit nie deel van daardie grond uit nie, opgerig word of enigiets onder of benede die grond mag aangelê of gelê word binne 'n afstand van 16 m vanaf die reserwegrens van Pad 145 af nie, 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.
- (ii) Ingang tot en uitgang van die erf word nie toegelaat langs die grens van die erf aangrensend aan Pad 145 nie.
- (iii) Tensy die skriftelike toestemming van die Beherende Gesag verkry is mag die erf slegs vir spesiale woondoeleindes gebruik word.

(b) *Erf 984:*

Ingang tot en uitgang van die erf langs die suidelike grense word slegs toegelaat langs die gedeelte van die grens tussen die suidoostelike hoek en 'n afstand van 10 m vanaf die hoek.

- (b) No building or other structure shall be erected within the aforesaid servitude area and no large-rooted trees shall be planted within the area of such servitude or within 2 m thereof.
- (c) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by it during the course of the construction, maintenance or removal of such sewerage mains and other works as it, in its discretion may deem necessary and shall further be entitled to reasonable access to the said land for the aforesaid purpose subject to any damage done during the process of the construction, maintenance or removal of such sewerage mains and other works being made good by the local authority.

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

In addition to the conditions set out above, the under-mentioned erven shall be subject to the conditions as indicated imposed by the Controlling Authority in terms of Act 21 of 1940.

(a) *Erven 984 and 985:*

- (i) Except for the physical barrier required by the Director, Transvaal Roads Department, or any essential stormwater drainage structure, no building, structure or other thing which is attached to the land, even though it does not form part of that land, 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 16 m from the reserve boundary from Road 145 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.
- (ii) Ingress to and egress from the erf shall not be permitted along the boundary of the erf abutting on Road 145.
- (iii) Except with the written consent of the Controlling Authority, the erf shall be used for special residential purposes only.

(b) *Erf 984:*

Ingang tot en egress from the erf along the southern boundary will only be permitted along the portion of the boundary between the south-eastern corner and a distance of 10 m from such corner.

Administrateurskennisgewing 669 27 Junie 1979

BEDFORDVIEW-WYSIGINGSKEMA 1/188.

Die Administrateur verklaar hierby ingevolge die bepalinge van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Bedfordview-dorpsaanlegskema 1, 1948, wat uit dieselfde grond as die dorp Bedfordview Uitbreiding 254 bestaan, goedgekeur het.

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

Administrator's Notice 669 27 June, 1979

BEDFORDVIEW AMENDMENT SCHEME 1/188.

The Administrator hereby, in terms of section 89(1) of the Town-planning and Townships Ordinance, 1965, declares that he has approved an amendment scheme, being an amendment of Bedfordview Town-planning Scheme 1, 1948, comprising the same land as included in the township of Bedfordview Extension 254.

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government,

like Bestuur, Pretoria en die Stadslerk, Bedfordview en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Bedfordview-wysigingskema 1/188.

PB. 4-9-2-46-188

Administrateurskennisgewing 670

27 Junie 1979

#### VERKLARING TOT GOEDGEKEURDE DORP.

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), verklaar die Administrateur hierby die dorp Bedfordview Uitbreiding 254 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB. 4-2-2-5563

#### BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR MALCOLM MACFARLANE INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 846 VAN DIE PLAAS ELANDSFONTEIN 90-I.R., PROVINSIE TRANSVAAL, TOEGESTAAN IS.

#### 1. STIGTINGSVOORWAARDES.

##### (1) Naam.

Die naam van die dorp is Bedfordview Uitbreiding 254.

##### (2) Ontwerp.

Die dorp bestaan uit erwe en 'n straat soos aangedui op Algemene Plan L.G. A.4924/78.

##### (3) Straat.

- Die dorpseniener moet die straat in die dorp vorm, skraap en onderhou tot bevrediging van die plaaslike bestuur totdat die aanspreeklikheid, deur die plaaslike bestuur oorgeneem word. Met dien verstande dat die Administrateur geregtig is om die dorpseniener van tyd tot tyd gedeeltelik of geheel van die aanspreeklikheid te onthef na raadpleging met die plaaslike bestuur.
- Die dorpseniener moet op eie koste alle hindernisse in die straatreserwe tot bevrediging van die plaaslike bestuur verwyder.
- Indien die dorpseniener versuim om aan die bepalings van paragrafe (a) en (b) hiervan te voldoen, is die plaaslike bestuur geregtig om die werk op koste van die dorpseniener(s) te doen.

##### (4) Begiftiging.

- Betaalbaar aan die plaaslike bestuur:

Die dorpseniener 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:

- 15% van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur

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

This amendment is known as Bedfordview Amendment Scheme 1/188.

PB. 4-9-2-46-188

Administrator's Notice 670

27 June, 1979

#### DECLARATION OF APPROVED TOWNSHIP.

In terms of section 69 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), the Administrator hereby declares Bedfordview Extension 254 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB. 4-2-2-5563

#### SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY MALCOLM MACFARLANE UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 846 OF THE FARM ELANDSFONTEIN 90-I.R., PROVINCE TRANSVAAL, HAS BEEN GRANTED.

#### 1. CONDITIONS OF ESTABLISHMENT.

##### (1) Name.

The name of the township shall be Bedfordview Extension 254.

##### (2) Design.

The township shall consist of erven and a street as indicated on General Plan S.G. A.4924/78.

##### (3) Street.

- The township owner shall form, grade and maintain the street in the township to the satisfaction of the local authority until such time as this responsibility is taken over by the local authority; Provided that the Administrator shall from time to time be entitled to relieve the township owner wholly or partially from this obligation after reference to the local authority.
- The township owner shall, at his own expense, remove all obstacles from the street reserve to the satisfaction of the local authority.
- If the township owner fails to comply with the provisions of paragraphs (a) and (b) hereof the local authority shall be entitled to do the work at the cost of the township owner.

##### (4) Endowment.

- Payable to the local authority:

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

- 15% of the land value of erven in the township which amount shall be used by the local author-

aangewend moet word vir die bou van strate en/of stormwaterdreinerings in of vir die dorp:

- (ii) 1 % van die grondwaarde van erwe in die dorp welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging van 'n stortingsterrein.
- (iii) 1 % van die grondwaarde van erwe in die dorp welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging van 'n begraafplaas.
- (iv) 3 % van die grondwaarde van erwe in die dorp welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging en/of ontwikkeling van parke binne sy regsgebied.
- (v) 5 % van die grondwaarde van erwe in die dorp welke bedrag deur die plaaslike bestuur aangewend moet word vir die hoofopleidings- en ander eksterne dienste vir die dorp.

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

(b) Betaalbaar aan die Transvaalse Onderwysdepartement:

Die dorpseienaar 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 grondwaarde van spesiale woongrond in die dorp betaal, waarvan die grootte bepaal word deur 48,08 m<sup>2</sup> te vermenigvuldig met die getal spesiale woonerwe in die dorp.

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

(5) *Beskikking Oor Bestaande Titelyvoorwaardes.*

Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en servitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale, maar uitgesonderd die servituut geregistreer kragtens Notariële Akte van Servituut K536/1978-S wat in 'n straat in die dorp val.

(6) *Sloping van Geboue.*

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

(7) *Verskuiwing of Vervanging van Munisipale Dienste.*

Indien dit as gevolg van die stigting van die dorp nodig word om enige bestaande munisipale dienste te verskuif of te vervang moet die koste daarvan deur die dorpseienaar gedra word.

2. TITELVOORWAARDES.

Alle erwe is onderworpe aan die volgende voorwaardes opgelê deur die Administrateur ingevolge Ordonnansie 25 van 1965.

ity for the construction of streets and/or storm-water drainage in or for the township.

- (ii) 1 % of the land value of erven in the township which amount shall be used by the local authority for the acquisition of land for a depositing site.
- (iii) 1 % of the land value of erven in the township which amount shall be used by the local authority for the acquisition of land for a cemetery.
- (iv) 3 % of the land value of erven in the township, which amount shall be used by the local authority for the acquisition and/or development of parks within its area of jurisdiction.
- (v) 5 % of the land value of the erven in the township, which amount shall be used by the local authority for the provision of mains and other external services for the township.

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

(b) Payable to the Transvaal Education Department:

The township owner shall, in terms of the provisions of 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 land value of special residential land in the township, the extent of which shall be determined by multiplying 48,08 m<sup>2</sup> by the number of special residential erven in the township.

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

(5) *Disposal of Existing Conditions of Title.*

All erven shall be made subject to existing conditions and servitudes, if any, including the reservation of rights to minerals, but excluding the servitude registered under Notarial Deed of Servitude K536/1978-S which falls in a street in the township.

(6) *Demolition of Buildings.*

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

(7) *Removal or Replacement of Municipal Services.*

If by reason of the establishment of the township it should become necessary to remove or replace any existing municipal services the cost thereof shall be borne by the township owner.

2. CONDITIONS OF TITLE.

All erven shall be subject to the following conditions imposed by the Administrator in terms of Ordinance 25 of 1965.

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

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

(3) 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 goeëdunke noodsaaklik ag, tydelik te plaas op die grond wat aan die voornoemde serwituut grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel, onderworpe daaraan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwydering van sodanige rioolhoofpypleidings en ander werke veroorsaak word.

Administrateurskennisgewing 671

27 Junie 1979

#### KLIPRIVERVALLEI-WYSIGINGSKEMA 9.

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 Klipriviervallei-dorpsaanlegskema, 1963 gewysig word deur die hersonering van Lotte 1746 tot en met 1758, dorp Henley-on-Klip van —

- (a) Lotte 1746 tot en met 1748 van "Spesiale Woon" met 'n digtheid van "Een woonhuis per Lot"; en
- (b) Lotte 1749 tot en met 1758 van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 40 000 vk. vt." almal tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 20 000 vk. vt."

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Sekretaris, Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, Pretoria en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Klipriviervallei-wysigingskema 9.

PB. 4-9-2-164-9

Administrateurskennisgewing 672

27 Junie 1979

#### NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA 1113.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Noordelike Johannesburgstreek-dorpsaanlegskema, 1958 gewysig word deur die hersonering van —

- (a) Erwe 102-105, 108-113, 191, 193, 198-205, 381, 383, 385, 387, 389, 391, 393, 395, 474, 475, 488, 489, 568, 569, 602, 604, 606, 608, 610, 612, 614 en 616, dorp Parkmore, van "Algemene Woon-No. 1" met 'n digtheid van "Een woning per erf"; en

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

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

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

Administrator's Notice 671

27 June, 1979

#### KLIP RIVER VALLEY AMENDMENT SCHEME 9.

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 Klip River Valley Town-planning Scheme, 1963 by the rezoning of Lots 1746 up to and including 1758, Henley-on-Klip Township, from —

- (a) Lots 1746 up to and including 1748 from "Special Residential" with a density of "One dwelling per Lot"; and
- (b) Lots 1749 up to and including 1758 from "Special Residential" with a density of "One dwelling per 40 000 sq. ft." all to "Special Residential" with a density of "One dwelling per 20 000 sq. ft."

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Secretary, Transvaal Board for the Development of Peri-Urban Areas, Pretoria and are open for inspection at all reasonable times.

This amendment is known as Klip River Valley Amendment Scheme 9.

PB. 4-9-2-164-9

Administrator's Notice 672

27 June, 1979

#### NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME 1113.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the Amendment of Northern Johannesburg Region Town-planning Scheme, 1958 by the rezoning of —

- (a) Erven 102-105, 108-113, 191, 193, 198-205, 381, 383, 385, 387, 389, 391, 393, 395, 474, 475, 488, 489, 568, 569, 602, 604, 606, 608, 610, 612, 614 and 616, Parkmore Township, from "General Residential No. 1" with a density of "One dwelling per erf"; and

(b) Erwe 106, 107, 190 en 192, dorp Parkmore, van "Algemene Woon No. 1" met 'n digtheid van "Een woonhuis per erf" en "Voorgestelde Nuwe Paaie en Verbredings" almal tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf".

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

Hierdie wysiging staan bekend as Noordelike Johannesburgstreek-wysigingskema 1113.

PB. 4-9-2-116-1113

Administrateurskennisgewing 673 27 Junie 1979

**PRETORIA-WYSIGINGSKEMA 392.**

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Pretoria-dorpsbeplanningskema, 1974, gewysig word deur die hersonering van (a) die Resterende Gedeeltes van Erwe 38, 39, 40 en 42 en Erwe 43, 44 en 45, dorp Hermanstad, van "Beperkte Nywerheid" en (b) Erwe 382 en 411, dorp Hermanstad, van "Onbepaald" almal tot "Algemene Nywerheid" 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, Pretoria en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Pretoria-wysigingskema 392.

PB. 4-9-2-3H-392

Administrateurskennisgewing 674 27 Junie 1979

**RUSTENBURG-WYSIGINGSKEMA 1/71.**

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Rustenburg-dorpsaanlegskema 1, 1955, gewysig word deur die hersonering van Erf 416, dorp Proteapark Uitbreiding 1, van "Spesiaal" vir winkels, kantore en professionele kamers tot "Spesiaal" gedeeltelik vir winkels, kantore, professionele kamers en gedeeltelik diens- en vulstasie 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, Rustenburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Rustenburg-wysigingskema 1/71.

PB. 4-9-2-31-71

Administrateurskennisgewing 675 27 Junie 1979

**VERBREDING VAN OPENBARE PAD: DISTRIK LYDENBURG.**

Ingevolge die bepalings van artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), vermeer-

(b) Erven 106, 107, 190 and 192, Parkmore Township, from "General Residential No. 1" with a density of "One dwelling per erf" and "Proposed New Streets and Widenings", all to "Special Residential" with a density of "One dwelling per erf".

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

This amendment is known as Northern Johannesburg Region Amendment Scheme 1113.

PB. 4-9-2-116-1113

Administrator's Notice 673 27 June, 1979

**PRETORIA AMENDMENT SCHEME 392.**

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Pretoria Town-planning Scheme, 1974, by the rezoning of (a) the Remaining Extents of Erven 38, 39, 40 and 42 and Erven 43, 44 and 45, Hermanstad Township, from "Restricted Industrial" and (b) Erven 382 and 411, Hermanstad Township, from "Undetermined" all to "General Industrial" 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, Pretoria and are open for inspection at all reasonable times.

This amendment is known as Pretoria Amendment Scheme 392.

PB. 4-9-2-3H-392

Administrator's Notice 674 27 June, 1979

**RUSTENBURG AMENDMENT SCHEME 1/71.**

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 Rustenburg Town-planning Scheme 1, 1955, by the rezoning of Erf 416, Proteapark Extension 1 Township, from "Special" for shops, offices and professional rooms to "Special" partly for shops, offices, professional suites and partly for service and filling station, subject to certain conditions.

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

This amendment is known as Rustenburg Amendment Scheme 1/71.

PB. 4-9-2-31-71

Administrator's Notice 675 27 June, 1979

**WIDENING OF A PUBLIC ROAD: DISTRICT OF LYDENBURG.**

In terms of the provisions of section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957), the Adminis-

der die Administrateur hiermee die reserwebreedte van die openbare pad oor die plaas Mooifontein 313-K.T., distrik Lydenburg, na afwisselende breedtes van 16 meter tot 31 meter.

Die algemene rigting, ligging en die omvang van die vermeerdering van die reserwebreedte van genoemde pad, word op bygaande sketsplan aangetoon.

Ooreenkomstig die bepalings van subartikel (2) en (3) van artikel 5A van genoemde Ordonnansie, word hierby verklaar dat die grond wat genoemde padreëling in beslag neem, met klipstapels afgemerk is.

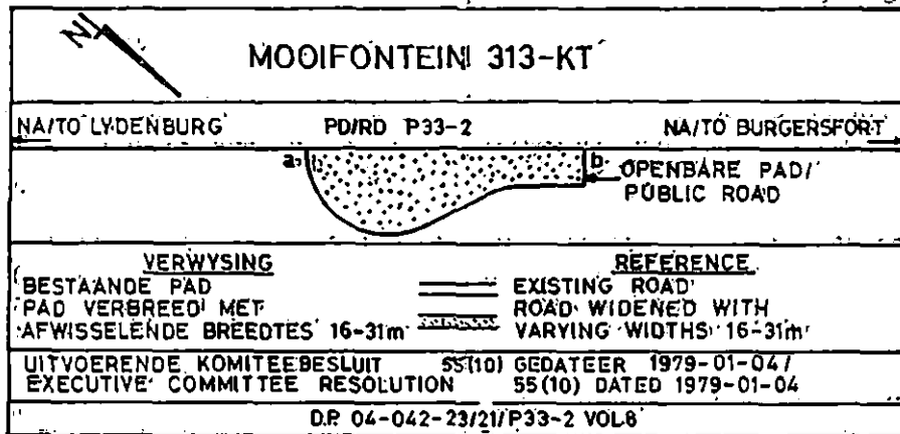
U.K.B. 55(10) gedateer 4 Januarie 1979  
D.P. 04-042-23/21/P33-2 Vol. 8

trator hereby increases the reserve width of the public road over the farm Mooifontein 313-K.T., district of Lydenburg, to varying widths of 16 metre to 31 metre.

The general direction, situation and extent of the increase of the reserve width of the said road, 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 road adjustment, has been demarcated by means of cairns:

E.C.R. 55(10) dated 4 January, 1979  
D.P. 04-042-23/21/P33-2 Vol. 8



Administrateurskennisgewing 677

27 Junie 1979

WYSIGING VAN ADMINISTRATEURSKENNISGEWING TEN OPSIGTE VAN DIE SLUITING VAN UITSPANNINGS OP DIE PLAAS DOORNKLOOF 391-J.R., DISTRIK PRETORIA.

Administrateurskennisgewing 145 gedateer 7 Februarie 1979 word hiermee gewysig deur die woorde "Restant van Gedeelte 4 (n gedeelte van Gedeelte 1)" deur die woorde "Gedeelte 1 genoem Irene" te vervang.

D.P. 01-012-37/3/D6

Administrateurskennisgewing 676

27 Junie 1979

VERBREIDING VAN DISTRIKSPAD 1898: DISTRIK HEIDELBERG.

Ingevolge die bepalings van artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), vermeerder die Administrateur hiermee die reserwebreedte van Openbare Distrikspad 1898 oor die Restant van die plaas Koppeskraal 157-I.R., distrik Heidelberg, na afwisselende breedtes van 61 meter tot 78,5 meter.

Die algemene rigting, ligging en die omvang van die vermeerdering van die reserwebreedte van genoemde pad, word op bygaande sketsplan aangetoon.

Ooreenkomstig die bepalings van subartikels (2) en (3) van artikel 5A van genoemde Ordonnansie word hiermee verklaar dat klipstapels en ysterpenne opgerig

Administrator's Notice 677

27 June, 1979

AMENDMENT OF ADMINISTRATOR'S NOTICE IN RESPECT OF THE CLOSING OF OUTSPANS ON THE FARM DOORNKLOOF 391-J.R., DISTRICT OF PRETORIA.

Administrator's Notice 145 dated 7 February, 1979 is hereby amended by the substitution for the words "Remaining Extent of Portion 4 (a portion of Portion 1)" of the words "Portion 1 called Irene".

D.P. 01-012-37/3/D6

Administrator's Notice 676

27 June, 1979

WIDENING OF DISTRICT ROAD 1898: DISTRICT OF HEIDELBERG.

In terms of the provisions of section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957), the Administrator hereby increases the width of the road reserve of public District Road 1898 over the Remaining Extent of the farm Koppeskraal 157-I.R., district of Heidelberg, to varying widths of 61 metres to 78,5 metres.

The general direction, situation and the extent of the increase of the road reserve width of the said road, is shown on the subjoined sketch plan.

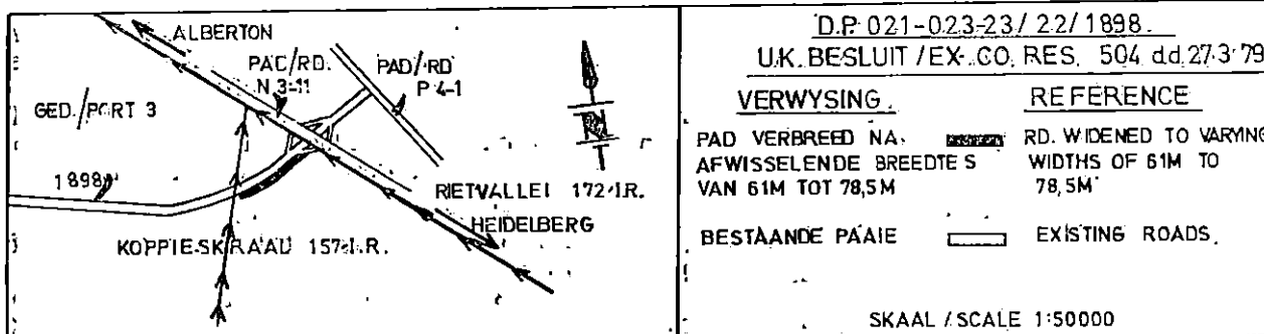
In terms of the provisions of subsections (2) and (3) of section 5A of the said Ordinance, it is hereby declared that cairns and iron pegs have been erected to

is om die grond wat die vermeerdering van die reserwe-breedte van die genoemde openbare pad in beslag neem, af te merk.

U.K.B. 504 gedateer 27 Maart 1979  
D.P. 021-023-23/22/1898

demarcate the land taken up by the increase in the width of the road reserve of the said public road.

E.C.R. 504 dated 27 March, 1979  
D.P. 021-023-23/22/1898



D.P. 021-023-23/22/1898  
U.K. BESLUIT / EX. CO. RES. 504 dd. 27.3.79

VERWYSING                      REFERENCE

PAD VERBREED NA                      RD. WIDENED TO VARYING  
AFWISSELENDE BREEDTES              WIDTHS OF 61M TO  
VAN 61M TOT 78,5M                      78,5M

BESTAANDE PAAIE                      EXISTING ROADS

SKAAL / SCALE 1:50000

ALGEMENE KENNISGEWINGS

KENNISGEWING 147 VAN 1979.

JOHANNESBURG-WYSIGINGSKEMA 1/1116.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965; (soos gewysig) bekend gemaak dat die eienaar Stork Properties (Proprietary) Limited, P/a. Rohrs Nichol de Swardt & Dyus, P.O. Box 52035, Saxonwold aansoek gedoen het om Johannesburg-dorpsaanlegskema 1, 1946 te wysig deur die hersonering van Lot 1316, geleë aan 5de Straat en 6de Laan, dorp Bezuidenhout Valley, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 250 m<sup>2</sup>" tot "Algemene Woon" Gebruikstreek II en met die skriftelike toestemming van die Stadsraad, besigheidspersoneel, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 1/1116 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merino Gebou, H/v. Pretoriusstraat en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg; ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk Posbus 1049, Johannesburg skriftelik voorgelê word.

E. UYS,  
Direkteur van Plaaslike Bestuur.  
Pretoria, 20 Junie 1979.

PB. 4-9-2-2-1116

KENNISGEWING 148 VAN 1979.

RANDBURG-WYSIGINGSKEMA 182.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965; (Ordonnansie 25 van 1965); bekend gemaak dat

GENERAL NOTICES

NOTICE 147 OF 1979.

JOHANNESBURG AMENDMENT SCHEME 1/1116.

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, Stork Properties (Proprietary) Limited, C/o. Rohrs Nichol de Swardt & Dyus, P.O. Box 52035, Saxonwold for the amendment of Johannesburg Town-planning Scheme 1, 1946 by rezoning Lot 1316, situated on 5th Street and 6th Avenue, Bezuidenhout Valley Township, from "Special Residential" with a density of "One dwelling per 250 m<sup>2</sup>" to "General Residential" use Zone II, and, with the written consent of the Council, business premises, subject to certain conditions.

The amendment will be known as Johannesburg Amendment Scheme 1/1116. 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, 11th Floor, Merino Building, cor. Pretorius Street and Bosman 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 2000 at any time within a period of 4 weeks from the date of this notice.

E. UYS,  
Director of Local Government.  
Pretoria, 20 June, 1979.

PB. 4-9-2-2-1116

NOTICE 148 OF 1979.

RANDBURG AMENDMENT SCHEME 182.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by

die eienaar, Johan Sundermeijer, P/a. L. V. Wentzel, Posbus 50375, Randburg aansoek gedoen het om Randburg-dorpsbeplanningskema 1976 te wysig deur die hersonering van Lot 1107, geleë aan Oaklaan 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 m<sup>2</sup>".

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 182 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merino Gebou, H/v. Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Randburg ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk; Privaatsak 1, Randburg 2125 skriftelik voorgelê word.

E. UYS,  
Direkteur van Plaaslike Bestuur.  
Pretoria, 20 Junie 1979.

PB. 4-9-2-132H-182

#### KENNISGEWING 149 VAN 1979.

#### PRETORIA-WYSIGINGSKEMA 520.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) bekend gemaak dat die eienaar, Regina Leopolda Dogon, P/a. E. R. Bryce, Posbus 28528, Sunnyside, Pretoria aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974 te wysig deur die hersonering van Gedeelte "A" van Lot 582, geleë aan Nicholsonstraat en Fehrsonstraat, dorp Brooklyn, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 250 m<sup>2</sup>" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m<sup>2</sup>".

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 520 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merino Gebou, H/v. Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria 0001 skriftelik voorgelê word.

E. UYS,  
Direkteur van Plaaslike Bestuur.  
Pretoria, 20 Junie 1979.

PB. 4-9-2-3H-520

#### KENNISGEWING 150 VAN 1979.

#### NOORDELIKE JOHANNESBURGSTREEK - WYSIGINGSKEMA 1146.

Hierby word ooreenkomstig die bepalings van artikel 46, van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) bekend gemaak dat die eienaar, Sonja Andre de la Porte, P/a. Rohrs, Nichol, De

the owner, Johan Sundermeijer, C/o. L. V. Wentzel, P.O. Box 50375, Randburg for the amendment of Randburg Town-planning Scheme, 1976 by rezoning Lot 1107, situated on Oak Avenue, 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 m<sup>2</sup>".

The amendment will be known as Randburg Amendment Scheme 182. 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, 11th Floor, Merino Building, cor. Pretorius Street and Bosman 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 2125 at any time within a period of 4 weeks from the date of this notice.

E. UYS,  
Director of Local Government.  
Pretoria, 20 June, 1979.

PB. 4-9-2-132H-182

#### NOTICE 149 OF 1979.

#### PRETORIA AMENDMENT SCHEME 520.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Regina Leopolda Dogon, C/o. E. R. Bryce, P.O. Box 28528, Sunnyside, Pretoria for the amendment of Pretoria Town-planning Scheme 1974 by rezoning Portion "A" of Lot 582, situated on Nicholson Street and Fehrson Street, Brooklyn Township, from "Special Residential" with a density of "One dwelling per 1 250 m<sup>2</sup>" to "Special Residential" with a density of "One dwelling per 1 000 m<sup>2</sup>".

The amendment will be known as Pretoria Amendment Scheme 520. 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, 11th Floor, Merino Building, cor. Pretorius Street and Bosman 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 0001 at any time within a period of 4 weeks from the date of this notice.

E. UYS,  
Director of Local Government.  
Pretoria, 20 June, 1979.

PB. 4-9-2-3H-520

#### NOTICE 150 OF 1979.

#### NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME 1146.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965) that application has been made by the owner, Sonja Andre de la Porte, C/o. Rohrs, Nichol,

Swardt and Dyus, Posbus 52035, Saxonwold, aansoek gedoen het om Noordelike Johannesburgstreek-dorpsaanlegskema 1958 te wysig deur die hersonering van Resterende Gedeelte van Lot 49, geleë aan Daisystraat en Mariastraat, dorp Sandown, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 6 000 m<sup>2</sup>" tot "Spesiaal" vir wooneenhede (aanmeekargeskakel of losstaande) en verwante doeleindes, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Noordelike Johannesburgstreek-wysigingskema 1146 genoem sal word) lê in die Kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merino Gebou, H/v. Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Sandton ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 78001, Sandton 2146 skriftelik voorgelê word.

E. UYS

Direkteur van Plaaslike Bestuur.  
Pretoria, 20 Junie 1979.

PB. 4-9-2-116-1146

KENNISGEWING 151 VAN 1979.

ORDONNANSIE OP DIE VERDELING VAN GROND, 1973: AANSOEK OM DIE VERDELING VAN GROND.

Ooreenkomstig die bepalings van artikel 7(1) van die Ordonnansie op die Verdeling van Grond, 1973 (Ordonnansie 19 van 1973) word hierby bekend gemaak dat ek 'n aansoek ingevolge die bepalings van artikel 5 van genoemde Ordonnansie van die eienaar Consolidated Main Reef Mines & Estate Bpk. ten opsigte van die gebied grond, te wete Gedeeltes 1, 2 en 5 van die plaas Paardekraal 226-I.Q., distrik Roodepoort ontvang het.

Sodanige aansoek, tesame met die betrokke planne en inligting is vir inspeksie beskikbaar by die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinsiale Gebou, Pretoriusstraat, Pretoria, vir 'n tydperk van 60 dae vanaf die datum van die eerste publikasie hiervan in die *Provinsiale Koerant*.

Iedereen wat beswaar wil maak teen die bestaan van d'e aansoek of wat begerig is om verhoë te rig, moet die Direkteur skriftelik van sy redes daarvan binne genoemde tydperk van 60 dae in kennis stel.

E. UYS,

Direkteur van Plaaslike Bestuur.  
Pretoria, 20 Junie 1979.

PB. 4-12-2-39-226-7

KENNISGEWING 152 VAN 1979.

WET OP OPHEFFING VAN BEPERKINGS, 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 11de Vloer, Merino-gebou, Pretoriusstraat 140, Pretoria, en in die kantoor van die betrokke plaaslike owerheid.

De Swardt and Dyus, P.O. Box 52035, Saxonwold for the amendment of Northern Johannesburg Region Town-planning Scheme, 1958, by rezoning Remaining Extent of Lot 49, situated on Daisy Street and Maria Street Sandown Township from "Special Residential" with a density of "One dwelling per 6 000 m<sup>2</sup>" to "Special" for dwelling units (attached or detached) and ancillary uses, subject to certain conditions.

The amendment will be known as Northern Johannesburg Region Amendment Scheme 1146. 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, 11th Floor, Merino Building, cor. Pretorius Street and Bosman 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, 2146 at any time within a period of 4 weeks from the date of this notice.

E. UYS

Director of Local Government.  
Pretoria, 20 June, 1979.

PB. 4-9-2-116-1146

NOTICE 151 OF 1979.

DIVISION OF LAND ORDINANCE, 1973: APPLICATION FOR THE DIVISION OF LAND.

In accordance with the provisions of section 7(1) of the Division of Land Ordinance, 1973 (Ordinance 19 of 1973) notice is hereby given that I have received an application in terms of the provisions of section 5 of the said Ordinance from the owner Consolidated Main Reef Mines & Estate Ltd. in respect of the area of land, namely Portions 1, 2 and 5 of the farm Paardekraal 226-I.Q., district of Roodepoort.

Such application together with the relevant plans and information is open for inspection at the office of the Director of Local Government, Room B206A, Provincial Building, Pretorius Street, Pretoria, for a period of 60 days from the date of the first publication hereof in the *Provincial Gazette*.

Any person who wishes to object to the granting of such application or who is desirous of making representations in the matter, shall notify the Director in writing of his reasons thereof within the said period of 60 days.

E. UYS,

Director of Local Government.  
Pretoria, 20 June, 1979.

PB. 4-12-2-39-226-7

NOTICE 152 OF 1979.

REMOVAL OF RESTRICTIONS ACT, 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 11th Floor, Merino Building, 140 Pretorius Street, Pretoria, and at the office of the relevant local authority.

Enige beswaar, met volledige redes daarvoor, moet skriftelik by die Direkteur van Plaaslike Bestuur, by bovermelde adres of Privaatsak X437, Pretoria, ingedien word op of voor 25 Julie 1979:

E. UYS;

Direkteur van Plaaslike Bestuur.

Pretoria, 27 Junie 1979.

Anthony Robert Gildea, vir die wysiging van die titelvoorwaardes van Lotte 93 en 94, dorp Parkwood, ten einde dit moontlik te maak dat die lotte herkonsolideer kan word nadat dit onderverdeel is.

PB. 4-14-2-1015-26

Suidhoek Beleggings (Eiendoms) Bpk., vir die wysiging van die titelvoorwaardes van Erwe 619 en 620, dorp Oberholzer Uitbreiding 1, Registrasie Afdeling I.Q., Transvaal, ten einde dit moontlik te maak dat die erwe vir kleinhandel gebruik kan word.

PB. 4-14-2-975-1

Thomas Plewman Meintjes, vir —

(1) die wysiging van titelvoorwaardes van Lot 1227, dorp Ferndale, Registrasie Afdeling I.Q., Transvaal, ten einde die lot te kan onderverdeel; en

(2) die wysiging van Randburg-dorpsbeplanningskema, 1976, ten einde Lot 1227, dorp Ferndale, te hersoneer van "Residensieel" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel" met 'n digtheid van "Een woonhuis per 1 500 m<sup>2</sup>".

Die wysigingskema sal bekend staan as Randburg-wysigingskema 208.

PB. 4-14-2-465-17

Jennifer Callaghan, vir die wysiging van die titelvoorwaardes van Lot 486, dorp Brooklyn, Registrasie Afdeling J.R., Transvaal, ten einde dit moontlik te maak dat die lot onderverdeel kan word en 'n tweede woonhuis opgerig kan word.

PB. 4-14-2-206-59

Josephine Annie Rees-Poole, vir die wysiging van die titelvoorwaardes van Lot 389, dorp Lyttelton Manor, Registrasie Afdeling J.R., Transvaal, ten einde dit moontlik te maak dat die lot onderverdeel kan word.

PB. 4-14-2-810-100

Helen Mary Fraser, vir die wysiging van die titelvoorwaardes van Lotte 74 en 75, dorp Sydenham, Registrasie Afdeling I.R., Transvaal, ten einde dit moontlik te maak dat die boulyn verslap kan word sodat nuwe buitegeboue opgerig kan word.

PB. 4-14-2-2103-3

Morell Road Church Trust, vir die wysiging van die titelvoorwaardes van Erf 2625, dorp Blairgowrie, Registrasie Afdeling I.Q., Transvaal, ten einde dit moontlik te maak dat die erf vir 'n plek van openbare godsdiensoefening sowel as woondoeleindes gebruik kan word.

PB. 4-14-2-152-6

R. A. J. J. Properties (Pty.) Ltd. en Zoo Lake Properties (Pty.) Ltd., vir —

(1) die wysiging van titelvoorwaardes van Lotte 49, 50 en 51, dorp Parkview, distrik Johannesburg, om die oprigting van woonhede, aanmekaar of losstaande, tot 'n digtheid van 20 woonhede per hektaar, moontlik te maak; en

(2) die wysiging van die Johannesburg-dorpsaanlegskema deur die hersonering van Lotte 49, 50 en 51,

Any objections, with full reasons therefor, should be lodged in writing with the Director of Local Government, at the above address or Private Bag X437, Pretoria, on or before 25 July, 1979:

E. UYS,

Director of Local Government.

Pretoria, 27 June, 1979:

Anthony Robert Gildea, for the amendment of the conditions of title of Lots 93 and 94, Parkwood Township, Registration Division I.R., Transvaal, to permit the lots being subdivided and re-consolidated.

PB. 4-14-2-1015-26

Suidhoek Beleggings (Eiendoms) Bpk., for the amendment of the conditions of title of Erven 619 and 620, Oberholzer Extension 1 Township, Registration Division I.Q., Transvaal, to permit the erven being used for retail trade.

PB. 4-14-2-975-1

Thomas Plewman Meintjes, for —

(1) the amendment of the conditions of title of Lot 1227, Ferndale Township, Registration Division I.Q., Transvaal, in order to permit the erf being subdivided; and

(2) the amendment of Randburg Town-planning Scheme in order to amend the zoning of Lot 1227, Ferndale Township, from "Residential" with a density of "One dwelling per erf" to "Residential" with a density of "One dwelling per 1 500 m<sup>2</sup>".

This amendment scheme will be known as Randburg Amendment Scheme 208.

PB. 4-14-2-465-17

Jennifer Callaghan, for the amendment of the conditions of title of Lot 486, Brooklyn Township, Registration Division J.R., Transvaal, to permit the lot being subdivided and the erection of a second dwelling.

PB. 4-14-2-206-59

Josephine Annie Rees-Poole, for the amendment of the conditions of title of Lot 389, Lyttelton Manor Township, Registration Division J.R., Transvaal, to permit the lot being subdivided.

PB. 4-14-2-810-100

Helen Mary Fraser, for the amendment of the conditions of title of Lots 74 and 75, Sydenham Township, Registration Division I.R., Transvaal, to permit the building line to be relaxed so that new outbuildings can be erected.

PB. 4-14-2-2103-3

Morell Road Church Trust, for the amendment of the conditions of title of Erf 2625, Blairgowrie Township, Registration Division I.Q., Transvaal, to permit the erf being used for a place of public worship in addition to residential purposes.

PB. 4-14-2-152-6

R. A. J. J. Properties (Pty.) Ltd. and Zoo Lake Properties (Pty.) Ltd., for —

(1) the amendment of the conditions of title of Lots 49, 50 and 51, Parkview Township, district Johannesburg, to permit the erection of dwelling units, attached or detached to a density of 20 dwellings per hectare; and

(2) the amendment of the Johannesburg Town-planning Scheme by the rezoning of Lots 49, 50 and 51, Parkview Township, from "Special Residential" to

dorp Parkview, van "Spesiale Woon" tot "Spesiaal" vir die oprigting van woonhede, aanmekeer of losstaande.

Die wysigingskema sal bekend staan as Johannesburg-wysigingskema 1/1142.

PB. 4-14-2-1013-10

KENNISGEWING 154 VAN 1979.

JOHANNESBURG-WYSIGINGSKEMA 1/1130

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) bekend gemaak dat die eienaars, Max Cohen, Ivan Israel Cohen en Cyril Cohen, P/a. Dent Course and Davey, Posbus 3243, Johannesburg aansoek gedoen het om Johannesburg-dorpsaanlegkema 1, 1946 te wysig deur die hersonering van die noordelike deel van Standplaas 332, geleë aan Fraserstraat, dorp Booyens, van "Algemene Woon" met 'n digtheid van "Een woonhuis per 450 m<sup>2</sup>" tot "Spesiaal" Gebruikstreek VII vir besigheidsgeboue, residensiële geboue vir bestuurders en sekuriteitspersoneel in verband met sodanige besigheidsgeriewe bouwerk en alle ander gebruike met vergunning van die Stadsraad, behalwe hinderlike nywerhede, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 1/1130 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11e Vloer, Merinogebou, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg 2000 skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 27 Junie 1979.

PB. 4-9-2-2-1130

KENNISGEWING 155 VAN 1979.

STILFONTEIN-DORPSBEPLANNINGSKEMA.

Die Direkteur van Plaaslike Bestuur gee hierby kennis kragtens artikel 31(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) dat die Stadsraad van Stilfontein 'n voorlopige skema, te wete, die Stilfontein-dorpsbeplanningskema voorgelê het.

Die grond wat in die voornoemde skema ingesluit is bestaan uit die munisipale gebied van Stilfontein en bevat die volgende:

1. Die insluiting van alle eiendomme binne die munisipale grense van Stilfontein onder die beheer van die skema.

2. Ingevolge die skema se bepalings word die eiendomme in sones ingedeel waarvolgens grondgebruike, digtheid, onderverdelings, konsolidasies, hoogte, dekking, vloeroppervlakteverhouding, boulyne, parkeervereistes, laairuimtes en oopruimtes beheer word. Verder word

"Special" for the creation of dwelling units, attached or detached.

This amendment scheme will be known as Johannesburg Amendment Scheme 1/1142.

PB. 4-14-2-1013-10

NOTICE 154 OF 1979.

JOHANNESBURG AMENDMENT SCHEME 1/1130.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965) that application has been made by the owners, Max Cohen, Ivan Israel Cohen and Cyril Cohen, C/o. Dent Course and Davey, P.O. Box 3243, Johannesburg for the amendment of Johannesburg Town-planning Scheme 1, 1946 by rezoning the Northern part of Stand 332, situated on Fraser Street, Booyens Township, from "General Residential" with a density of "One dwelling per 450 m<sup>2</sup>" to "Special" Use Zone VII for business premises, residential buildings for managers or watchmen employed in respect of such business premises, builders yards and, with the exclusion of noxious industries, other uses with the consent of the Council, subject to certain conditions.

The amendment will be known as Johannesburg Amendment Scheme 1/1130. 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, 11th Floor, Merino Building, cor. Pretorius Street and Bosman 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 2000, at any time within a period of 4 weeks from the date of this notice.

E. UYS,

Director of Local Government.

Pretoria, 27 June, 1979.

PB. 4-9-2-2-1130

NOTICE 155 OF 1979.

STILFONTEIN TOWN-PLANNING SCHEME.

The Director of Local Government hereby gives notice in terms of section 31(1) of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that the Town Council of Stilfontein has submitted an interim scheme, to wit, the Stilfontein Town-planning Scheme.

The land included in the aforesaid interim scheme comprises of the municipal area of Stilfontein and includes the following:

1. The inclusion of all properties within the municipal boundaries of Stilfontein under the control of the scheme.

2. In terms of the provisions of the scheme the properties are classified in zones whereby land uses, densities, subdivision, consolidation, height, coverage, floor area ratio, building lines, parking requirements, loading spaces and open space are controlled. Such matters as

daar ook sulke aspekte soos meerdoelige geboue, toestemmingsprosedures, padaangeleenthede standaardvoorwaardes in dorpe, algemene gerief en voorkoms van geboue en eiendomme, kennisgewing, inspeksie van persele en oortreding van die skema behandel.

3. Hierdie skema is opgestel met inagning van die Eerste Bylae tot die Ordonnansie op Dorpsbeplanning en Dorpe, 25 van 1965.

Die voornoemde voorlopige skema is vir inspeksie beskikbaar op die kantoor van die Direkteur van Plaaslike Bestuur, 11e Vloer, Merino-gebou, Pretoriusstraat, Pretoria, en van die Stadsklerk van die Stadsraad van Stilfontein.

Enige eienaar of besitter van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, of binne een myl van die grens van enige sodanige skema en enige plaaslike bestuur wie se roeggebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 6 weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

E. UYS,  
Direkteur van Plaaslike Bestuur.  
Pretoria, 27 Junie 1979.

PB. 4-9-2-115

#### KENNISGEWING 156 VAN 1979.

##### BOKSBURG-WYSIGINGSKEMA 1/232.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) bekend gemaak dat die eienaar, Mideast Industries (Proprietary) Limited, P/a. mnre. Gillespie Archibald en Vennote, Posbus 589, Benoni aansoek gedoen het om Boksburg-dorpsaanlegskema 1, 1946 te wysig deur die hersonering van Gedeelte 1 van Erf 11 geleë aan Middleweg, dorp Anderbolt Uitbreiding 5, van "Algemene Nywerheid" met 'n digtheid van "Een woonhuis per Erf" tot "Spesiaal" Gebruikstreek X vir die oprigting van winkels, Restaurant vir swartes en aanverwante besigheidsdoeleindes, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Boksburg-wysigingskema 1/232 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11e Vloer, Merinogebou, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Boksburg ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 215, Boksburg, 1460 skriftelik voorgelê word.

E. UYS,  
Direkteur van Plaaslike Bestuur.  
Pretoria, 27 Junie 1979.

PB. 4-9-2-8-232

multi-purpose buildings, procedures to obtain consent, roads, standard conditions in townships, general appearance and convenience of buildings and properties, notices, inspection of stands and contravention of the scheme are also dealt with.

3. This scheme is drawn up with due regard to the First Schedule to the Town-planning and Townships Ordinance, 25 of 1965.

The aforesaid interim scheme is open for inspection at the office of the Director of Local Government, 11th Floor, Merino Building, Pretorius Street, Pretoria, and at the office of the Town Clerk of the Town Council of Stilfontein.

Any owner or occupier of immovable property situated within the area to which the scheme applies or within one mile of the boundary of any such scheme and any local authority whose area of jurisdiction is contiguous to such area shall have the right to object to the scheme and may notify the Director of Local Government in writing, at the above address or Private Bag X437, Pretoria, of such objection and of the reasons therefore at any time within 6 weeks from the date of this notice.

E. UYS,  
Director of Local Government.  
Pretoria, 27 June, 1979.

PB. 4-9-2-115

#### NOTICE 156 OF 1979.

##### BOKSBURG AMENDMENT SCHEME 1/232.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (Ordinance 25 of 1965) that application has been made by the owner, Mideast Industries (Proprietary) Limited, C/o. Messrs. Gillespie Archibald and Partners, P.O. Box 589, Benoni for the amendment of Boksburg Town-planning Scheme 1, 1946 by rezoning Portion 1 of Erf 11 situated on Middle Road, Anderbolt Extension 5 Township, from "General Industrial" with a density of "One dwelling per Erf" to "Special" Use Zone X for shops, Restaurant for blacks and business purposes incidental thereto, subject to certain conditions.

The amendment will be known as Boksburg Amendment Scheme 1/232. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Boksburg, and at the office of the Director of Local Government, 11th Floor, Merino Building, cor. Pretorius and Bosman Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 215, Boksburg 1460, at any time within a period of 4 weeks from the date of this notice.

E. UYS,  
Director of Local Government.  
Pretoria, 27 June, 1979.

PB. 4-9-2-8-232

**KENNISGEWING 157 VAN 1979.**

**NELSPRUIT-WYSIGINGSKEMA 1/58.**

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) bekend gemaak dat die eienaar, Die Stadsraad van Nelspruit, Posbus 45, Nelspruit, aansoek gedoen het om Nelspruit-dorpsaanlegskema 1, 1949 te wysig deur die hersonering van 'n deel van Erf 1404 (Park) dorp Nelspruit Uitbreiding 9 van "Bestaande Openbare Oop Ruimte" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per Erf".

Verdere besonderhede van hierdie wysigingskema (wat Nelspruit-wysigingskema 1/58 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11e Vloer, Merinogebou, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Nelspruit ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 45, Nelspruit, 1200 skriftelik voorgelê word.

**E. UYS,**  
Direkteur van Plaaslike Bestuur.

Pretoria, 27 Junie 1979.

PB. 4-9-2-22-58

**KENNISGEWING 158 VAN 1979.**

**PRETORIA-WYSIGINGSKEMA 524.**

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) bekend gemaak dat die eienaar, Stadsraad van Pretoria, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974 te wysig deur die hersonering van 'n gedeelte van Gedeelte 56 van die plaas Wonderboom 302-J.R., distrik Pretoria, van "Openbare Oop Ruimte" tot "Spesiaal" Gebruikstreek XIV vir die doel van die Padvindersbeweging.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 524 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11e Vloer, Merinogebou, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria 0001 skriftelik voorgelê word.

**E. UYS,**  
Direkteur van Plaaslike Bestuur.

Pretoria, 27 Junie 1979.

PB. 4-9-2-3H-524

**NOTICE 157 OF 1979.**

**NELSPRUIT AMENDMENT SCHEME 1/58.**

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965) that application has been made by the owner, The Town Council of Nelspruit, P.O. Box 45, Nelspruit for the amendment of Nelspruit Town-planning Scheme 1, 1949 by rezoning a part of Erf 1404 (Park), Nelspruit Extension 9 Township from "Existing Public Open Space" to "Special Residential" with a density of "One dwelling per Erf".

The amendment will be known as Nelspruit Amendment Scheme 1/58. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Nelspruit and at the office of the Director of Local Government, 11th Floor, Merino Building, cor. Pretorius and Bosman Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 45, Nelspruit 1200, at any time within a period of 4 weeks from the date of this notice.

**E. UYS,**  
Director of Local Government.

Pretoria, 27 June, 1979.

PB. 4-9-2-22-58

**NOTICE 158 OF 1979.**

**PRETORIA AMENDMENT SCHEME 524.**

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965) that application has been made by the owner, City Council of Pretoria, C/o. J. L. Schoeman, P.O. Box 1155, Pretoria for the amendment of Pretoria Town-planning Scheme, 1974 by rezoning a part of Portion 56 of the farm Wonderboom 302-J.R., Pretoria district, from "Public Open Space" to "Special" Use Zone XIV for the purpose of the Boy Scout movement.

The amendment will be known as Pretoria Amendment Scheme 524. 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, 11th Floor, Merino Building, cor. Pretorius and Bosman Streets.

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 0001 at any time within a period of 4 weeks from the date of this notice.

**E. UYS,**  
Director of Local Government.

Pretoria, 27 June, 1979.

PB. 4-9-2-3H-524

## KENNISGEWING 153 VAN 1979.

## VOORGESTELDE STIGTING VAN DORPE.

Ingevolge artikel 58(8)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hiermee bekend gemaak dat aansoek gedoen is om toestemming om die dorpe gemeld in meegaande Bylae te stig.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B206A, 2de Vloer, Blok B, Provinsiale Gebou, Pretoriusstraat, Pretoria, vir 'n tydperk van agt weke vanaf 27 Junie 1979.

Ingevolge artikel 58(8)(a) van die genoemde Ordonnansie, moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat begierig is om in die saak gehoor te word of verhoë te rig, die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as agt weke van die datum van sodanige eerste publikasie in die *Provinsiale Koerant* naamlik 27 Junie 1979, 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, 27 Junie 1979.

## BYLAE.

(a) Naam van Dorp en (b) Eienaar(s)	Aantal Erwe.	Beskrywing van Grond	Ligging	Verwysingsnommer
(a) Sabie Uitbreiding 6. (b) Sabie Stadsraad.	Nywerheid : 5 Parke : 1 Ander (S.A.S.) : 1	(a) Resterende Gedeelte van Gedeelte 19 ('n gedeelte van Gedeelte 1) van die plaas Grootfontein 196-J.T. (b) Gedeelte 114 ('n gedeelte van Gedeelte 4) van die plaas Grootfontein 196-J.T., distrik Pelgrimsrus.	Noordwes en grens aan die ou Lydenburgpad. Noordoos en grens aan Gedeelte 29.	PB. 4-2-2-4015
(a) Nylstroom Uitbreiding 12. (b) Nylstroom Stadsraad.	Algemene Woon : 1 Kommersieel : 1	Gedeelte van Gedeelte 1 van die plaas Nylstroom Dorp en Dorpsgronde No. 419-K.R., distrik Nylstroom.	Suidwes en grens aan Rivierstraat. Noordwes en grens aan die Restant van Gedeelte 1.	PB. 4-2-2-6053
(a) Elandsridge. (b) (1) Elandsfontein Gold Mining Company Limited. (2) Western Deep Levels Limited.	Spesiale Woon : 562 Algemene Woon : 3 Besigheid : 1 Opvoedkundig : 1 Ontspanningsdoeleindes : 2 Spesiaal — soos deur die Administrateur goedgekeur : 1 Parke : 17	Gedeeltes 37, 38, 39, 40 en 41 (gedeeltes van Gedeelte 6), almal van die plaas Buffelsdoorn No. 143-I.Q., en Gedeeltes 40, 41 en 49 (gedeeltes van Gedeelte A), almal van die plaas Blyvooruitzicht 116-I.Q., Transvaal.	Nagenoeg 18 km suidwes van Carletonville en 18 km wes van Fochville.	PB. 4-2-2-5959

NOTICE 153 OF 1979

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 27 June, 1979.

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 27 June, 1979.

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, 27 June, 1979.

ANNEXURE.

(a) Name of Township and (b) Owner(s)	Number of Erven	Description of Land	Situation	Reference Number
(a) Sabie Extension 6. (b) Sabie Town Council.	Industrial : 5 Parks : 1 Other (S.A.R.) : 1	(a) Remaining Extent of Portion 19 (a portion of Portion 1), of the farm Grootfontein 196-J.T. (b) Portion 114 (a portion of Portion 4), of the farm Grootfontein 196-J.T., district Pilgrim's Rest.	North-west and abuts the old Lydenburg Road. North-east and abuts Portion 29.	PB. 4-2-2-4015
(a) Nylstroom Extension 12. (b) Nylstroom Town Council.	General Residential : 1 Commercial : 1	Portion of Portion 1 of the farm Nylstroom Town and Town Lands No. 419-K.R., district Nylstroom.	South-west and abuts Rivier Street. North-west and abuts the Remainder of Portion 1.	PB. 4-2-2-6053
(a) Elandsridge. (b) (1) Elandsfontein Gold Mining Company Limited. (2) Western Deep Levels Limited.	Special : 1 Residential : 562 General Residential : 3 Business : 1 Educational : 1 Recreational Purposes : 2 Special — for purposes approved by the Administrator : 1 Parks : 17	Portions 37, 38, 39, 40 and 41 (portions of Portion 6), all of the farm Buffelsdoorn No. 143-I.Q. and Portions 40, 41 and 49 (portions of Portion A), all of the farm Blyvoornuitzicht 116-I.Q., Transvaal.	Approximately 18 km south-west of Carletonville and 18 km west of Fochville.	PB. 4-2-2-5959

## KENNISGEWING 159 VAN 1979

## JOHANNESBURG-WYSIGINGSKEMA 1/1131

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) bekend gemaak dat die eienaars, J. E. W. Willeston, E. C. L. Mossman en E. Dannaher, P/a. Dent Course and Davey, Posbus 3243, Johannesburg aansoek gedoen het om Johannesburg-dorpsbeplanningskema 1, 1946 te wysig deur die hersonering van Gedeeltes 1, 2 en 3 van Lot 90, geleë aan Bakerstraat, dorp Rosebank, van "Spesiale Woon" met 'n digtheid van "Een Woonhuis per 1 500 m<sup>2</sup>" tot "Spesiaal" Gebruikstreek VII, vir kantore en/of mediese spreekkamers, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 1/1131 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11e Vloer, Merinogebou, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of verhoë teen die aansoek kan te enige tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg 2000 skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 27 Junie 1979.

PB. 4-9-2-1131

## KENNISGEWING 160 VAN 1979.

## NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA 1150.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) bekend gemaak dat die eienaar, Hazelbridge Properties (Proprietary) Limited, P/a. Röhrs Nichol de Swardt and Dyus, Posbus 52035, Saxonwold aansoek gedoen het om Noordelike Johannesburgstreek-dorpsaanlegkema 1, 1958 te wysig deur die hersonering van Standplaas 156 geleë aan Sesde Straat, dorp Wynberg, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 500 m<sup>2</sup>" tot "Spesiaal" Gebruikstreek VI, vir melk en melkproduktedistribusiedepot en kantore in verband daarmee, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Noordelike Johannesburgstreek-wysigingskema 1150 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11e Vloer, Merino Gebou, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Sandton ter insae.

Enige beswaar of verhoë teen die aansoek kan te enige tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 78001, Sandton 2146 skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 27 Junie 1979.

PB. 4-9-2-116-1150

## NOTICE 159 OF 1979.

## JOHANNESBURG AMENDMENT SCHEME 1/1131.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owners, J. E. W. Willeston, E. C. L. Mossman, and E. Dannaher, C/o. Dent Course and Davey, P.O. Box 3243, Johannesburg for the amendment of Johannesburg Town-planning Scheme 1, 1946 by rezoning Portions 1, 2 and 3 of Lot 90, situated on Baker Street, Rosebank Township, from "Special Residential" with a density of "One dwelling per 1 500 m<sup>2</sup>" to "Special" Use Zone VII, to permit offices and/or medical suites, subject to certain conditions.

The amendment will be known as Johannesburg Amendment Scheme 1/1131. 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, 11th Floor, Merino Building, cor. Pretorius and Bosman Streets, 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 2000 at any time within a period of 4 weeks from the date of this notice.

E. UYS,

Director of Local Government.

Pretoria, 27 June, 1979.

PB. 4-9-2-2-1131

## NOTICE 160 OF 1979.

## NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME 1150.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965) that application has been made by the owner, Hazelbridge Properties (Proprietary) Limited, C/o. Röhrs Nichol de Swardt and Dyus, P.O. Box 52035, Saxonwold for the amendment of Northern Johannesburg Region Town-planning Scheme 1, 1958 by rezoning Stand 156, situated on Sixth Street, Wynberg Township, from "Special Residential" with a density of "One dwelling per 1 500 m<sup>2</sup>" to "Special" Use Zone VI, for milk and milk products distribution depot and offices incidental thereto, subject to certain conditions.

The amendment will be known as Northern Johannesburg Region Amendment Scheme 1150. 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, 11th Floor, Merino Building cor. Pretorius and Bosman Streets, 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 2146 at any time within a period of 4 weeks from the date of this notice.

E. UYS,

Director of Local Government.

Pretoria, 27 June, 1979.

PB. 4-9-2-116-1150

## KENNISGEWING 161 VAN 1979.

NOORDELIKE JOHANNESBURGSTREEK-WY-  
SIGINGSKEMA 1/810.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) bekend gemaak dat die eienaar, Brian Lawrence Edwards, P/a. mnre. Van der Want Nielsen en Rostin, Posbus 3804, Johannesburg aansoek gedoen het om Noordelike Johannesburg-dorpsaanlegkema 1, 1958 te wysig deur die hersonering van Erf 510, geleë aan Andersonlaan en Frederickrylaan, dorp Northcliff Uitbreiding 2, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per Erf" tot "Spesiale Woon" met 'n digtheid van 'Een woonhuis per 2 000 m<sup>2</sup>".

Verdere besonderhede van hierdie wysigingskema (wat Noordelike Johannesburgstreek-wysigingskema 1/810 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11e Vloer, Merinogebou, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg 2000 skriftelik voorgelê word.

E. UYS,  
Direkteur van Plaaslike Bestuur.

Pretoria, 27 Junie 1979.

PB. 4-9-2-212-810

## KENNISGEWING 162 VAN 1979.

## JOHANNESBURG-WYSIGINGSKEMA 1/1135.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) bekend gemaak dat die eienaar, David Burstein, P/a. Dent Course en Davey, Posbus 3243, Johannesburg aansoek gedoen het om Johannesburg-dorpsaanlegkema 1, 1946 te wysig deur die hersonering van Lot 234, geleë aan Kimberleyweg, dorp Lorentzville, van "Algemene Woon" met 'n digtheid van "Een Woonhuis per 225 m<sup>2</sup>" tot "Spesiaal" Gebruikstreek II vir Besigheidsgeboue, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 1/1135 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg 2000 skriftelik voorgelê word.

E. UYS,  
Direkteur van Plaaslike Bestuur.

Pretoria, 27 Junie 1979.

PB. 4-9-2-2-1135

## NOTICE 161 OF 1979.

NORTHERN JOHANNESBURG REGION AMEND-  
MENT SCHEME 1/810.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965) that application has been made by the owner, Brian Lawrence Edwards, C/o. Messrs. Van der Want Nielsen and Rostin, P.O. Box 3804, Johannesburg for the amendment of Northern Johannesburg Region Town-planning Scheme 1, 1958 by rezoning Erf 510, situated on Anderson Avenue and Frederick Drive, Northcliff Extension 2 Township, from "Special Residential" with a density of "One dwelling per Erf" to "Special Residential" with a density of "One dwelling per 2 000 m<sup>2</sup>".

The amendment will be known as Northern Johannesburg Region Amendment Scheme 1/810. Further particulars of the scheme are open for inspection at the office of the Director of Local Government, 11th Floor, Merino Building, cor. Pretorius and Bosman Streets, 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 2000, at any time within a period of 4 weeks from the date of this notice.

E. UYS,  
Director of Local Government.

Pretoria, 27 June, 1979.

PB. 4-9-2-212-810

## NOTICE 162 OF 1979.

## JOHANNESBURG AMENDMENT SCHEME 1/1135.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965) that application has been made by the owner, David Burstein, C/o. Dent Course and Davey, P.O. Box 3243, Johannesburg for the amendment of Johannesburg Town-planning Scheme 1, 1946 by rezoning Lot 234, situated on Kimberley Road, Lorentzville Township, from "General Residential" with a density of "One dwelling per 225 m<sup>2</sup>" to "Special" Use Zone II, for Business premises, subject to certain conditions.

The amendment will be known as Johannesburg Amendment Scheme 1/1135. 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, 11th Floor, Merino Building, cor. Pretorius and Bosman Streets, 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 2000 at any time within a period of 4 weeks from the date of this notice.

E. UYS,  
Director of Local Government.

Pretoria, 27 June, 1979.

PB. 4-9-2-2-1135

## KENNISGEWING 163 VAN 1979.

## VEREENIGING-WYSIGINGSKEMA 1/153.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (soos gewysig), bekend gemaak dat die eienaar, Louis Johannes de Beer, P/a. De Klerk, Vermaak en Vennote, Posbus 338, Vereeniging, aansoek gedoen het om Vereeniging-dorpsaanlegkema 1, 1956 te wysig deur die hersonering van Erf 169, geleë aan Thamesrylaan, dorp Three Rivers, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per Erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 2 000 m<sup>2</sup>".

Verdere besonderhede van hierdie wysigingskema (wat Vereeniging-wysigingskema 1/153 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsclerk van Vereeniging ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing, aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsclerk, Posbus 35, Vereeniging 1930 skriftelik voorgelê word.

E. UYS,  
Direkteur van Plaaslike Bestuur.

Pretoria, 27 Junie 1979.

PB. 4-9-2-36-153

## KENNISGEWING 164 VAN 1979.

## PIETERSBURG-WYSIGINGSKEMA 1/60.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) bekend gemaak dat die eienaar, Calbou (Proprietary) Limited, P/a. Fehrson en Douglas, Posbus 303, Pretoria aansoek gedoen het om Pietersburg-dorpsaanlegkema 1, 1955 te wysig deur die hersonering van Gedeelte 3 van Erf 138 en Restant van Erf 138, geleë aan Marshallstraat en Kerkstraat, dorp Pietersburg, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 700 m<sup>2</sup>" tot "Spesiaal Gebruikstreek XII vir 'n motor garage en doeleindes in verband daarmee, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pietersburg-wysigingskema 1/60 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsclerk van Pietersburg ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing, aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsclerk, Posbus 111, Pietersburg, 0070 skriftelik voorgelê word.

E. UYS,  
Direkteur van Plaaslike Bestuur.

Pretoria, 27 Junie 1979.

PB. 4-9-2-24-60

## NOTICE 163 OF 1979.

## VEREENIGING AMENDMENT SCHEME 1/153.

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, Louis Johannes de Beer, C/o. De Klerk, Vermaak en Vennote, P.O. Box 338, Vereeniging, for the amendment of Vereeniging Town-planning Scheme 1, 1956, by rezoning Erf 169, situated on Thames Drive, Three Rivers Township, from "Special Residential" with a density of "One dwelling per Erf" to "Special Residential" with a density of "One dwelling per 2 000 m<sup>2</sup>".

The amendment will be known as Vereeniging Amendment Scheme 1/153. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Vereeniging and at the office of the Director of Local Government, 11th Floor, Merino Building, cor. Pretorius and Bosman Streets, 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 35, Vereeniging 1930 at any time within a period of 4 weeks from the date of this notice.

E. UYS,  
Director of Local Government.

Pretoria, 27 June, 1979.

PB. 4-9-2-36-153

## NOTICE 164 OF 1979.

## PIETERSBURG AMENDMENT SCHEME 1/60.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965) that application has been made by the owner, Calbou (Proprietary) Limited, C/o. Fehrson and Douglas, P.O. Box 303, Pretoria for the amendment of Pietersburg Town-planning Scheme 1, 1955 by rezoning Portion 3 of Erf 138 and Remainder of Erf 138 situated on Marshall Street and Kerk Street, Pietersburg Township from "Special Residential" with a density of "One dwelling per 700 m<sup>2</sup>" to "Special Use Zone XII for a motor garage and purposes incidental thereto, subject to certain conditions.

The amendment will be known as Pietersburg Amendment Scheme 1/60. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Pietersburg and the office of the Director of Local Government, 11th Floor, Merino Building, cor. Pretorius Street and Bosman Street, Pretoria.

Any objections or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, P.O. Box 111, Pietersburg, 0070 at any time within a period of 4 weeks from the date of this notice.

E. UYS,  
Director of Local Government.

Pretoria, 27 June, 1979.

PB. 4-9-2-24-60

KENNISGEWING 165 VAN 1979.

POTGIETERSRUS-WYSIGINGSKEMA 1/24.

Hierby word ooreenkomstig die bepalings van artikel 34A(2)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) bekend gemaak dat die eienaar, die Stadsraad van Potgietersrus, P/a. mnre. Viljoen, Van Zyl, Gunning en Stead, Posbus 1889, Pretoria aansoek gedoen het om voorlopige dorpsbeplanningskema, te wete, Potgietersrus-wysigingskema 1/24 te wysig deur die hersonering van Erf 149, gedeeltes van Erwe 150 en 151 en gedeeltes van Dombeyastraat en Mopanistraat, dorp Akasia Uitbreiding 1 van —

- (a) 'n deel van Erf 149, "Besigheid 1" tot "Bestaande Straat";
- (b) 'n deel van Erf 149, "Besigheid 1" tot "Residensieel 3";
- (c) 'n deel van Erf 149, "Besigheid 1" tot "Besigheid 2";
- (d) 'n deel van Erf 149, "Besigheid 1" tot "Residensieel 1";
- (e) 'n deel van Erf 150, "Openbare Garage" tot "Bestaande Straat";
- (f) 'n deel van Erf 151, "Munisipaal" vir parkering tot "Openbare Garage";
- (g) 'n deel van Erf 151, "Munisipaal" vir parkering tot "Bestaande Openbare Oopruimte";
- (h) 'n deel van Dombeyastraat, "Bestaande Straat" tot "Bestaande Openbare Oopruimte";
- (j) 'n deel van Dombeyastraat, "Bestaande Straat" tot "Openbare Garage";
- (k) 'n deel van Mopanistraat, "Bestaande Straat" tot "Openbare Garage"; en
- (l) 'n deel van Mopanistraat, "Bestaande Straat" tot "Besigheid 2".

Verdere besonderhede van hierdie wysigingskema (wat Potgietersrus-wysigingskema 1/24 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Potgietersrus-ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres, of Privaat-sak, X437, Pretoria en die Stadsklerk, Posbus 34, Potgietersrus skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 27 Junie 1979.

PB. 4-9-2-27-24

KENNISGEWING 166 VAN 1979.

BEDFORDVIEW-WYSIGINGSKEMA 1/201.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) bekend gemaak dat die eienaar, Stella Philippina le Roux, P/a. H. L. Kühn en

NOTICE 165 OF 1979.

POTGIETERSRUS AMENDMENT SCHEME 1/24.

It is hereby notified in terms of section 34A(2)(a) of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965) that application has been made by the owner, the Town Council of Potgietersrus, C/o. Messrs. Viljoen, Van Zyl, Gunning and Stead, P.O. Box 1889, Pretoria for the amendment of Interim Town-planning Scheme, to wit, Potgietersrus Amendment Scheme 1/24 by rezoning Erf 149; Portions of Erven 150 and 151 and portions of Dombeya Street and Mopani Street, Akasia Extension 1 Township from —

- (a) a part of Erf 149, "Business 1" to "Existing Street";
- (b) a part of Erf 149, "Business 1" to "Residential 3";
- (c) a part of Erf 149, "Business 1" to "Business 2";
- (d) a part of Erf 149, "Business 1" to "Residential 1";
- (e) a part of Erf 150, "Public Garage" to "Existing Street";
- (f) a part of Erf 151, "Municipal" for parking to "Public Garage";
- (g) a part of Erf 151, "Municipal" for parking to "Existing Public Open Space";
- (h) a part of Dombeya Street, "Existing Street" to "Existing Public Open Space";
- (j) a part of Mopani Street, "Existing Street" to "Public Garage";
- (k) a part of Mopani Street, "Existing Street" to "Public Garage"; and
- (l) a part of Mopani Street, "Existing Street" to "Business 2".

The amendment will be known as Potgietersrus Amendment Scheme 1/24. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Potgietersrus and at the office of the Director of Local Government, 11th Floor, Merino Building, cor. Bosman and Pretorius Streets, 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 X487, Pretoria and the Town Clerk, P.O. Box 34, Potgietersrus at any time within a period of 4 weeks from the date of this notice.

E. UYS,

Director of Local Government.

Pretoria, 27 June, 1979.

PB. 4-9-2-27-24

NOTICE 166 OF 1979.

BEDFORDVIEW AMENDMENT SCHEME 1/201.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965) that application has been made by the owner, Stella Philippina le Roux, C/o. H. L. Kühn and

Vennote, Posbus 722, Germiston aansoek gedoen het om Bedfordview-dorpsaanlegskema 1, 1948 te wysig deur die hersonering van Erf 223, geleë aan Bowlingweg en Kingsweg, dorp Bedfordview, Uitbreiding 50 van "Spesiale Woon" met 'n digtheid van "Een woonhuis per Erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 2 000 m<sup>2</sup>".

Verdere besonderhede van hierdie wysigingskema (wat Bedfordview-wysigingskema 1/201 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsclerk van Bedfordview ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsclerk, Posbus 3, Bedfordview 2008 skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 27 Junie 1979.

PB. 4-9-2-46-201

#### KENNISGEWING 167 VAN 1979.

#### JOHANNESBURG-WYSIGINGSKEMA 1/1125.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) bekend gemaak dat die eienaar, Dencliff Finance Corporation (Proprietary) Limited, P/a. Rosmarin Els en Taylor, Posbus 4062, Pretoria aansoek gedoen het om Johannesburg-dorpsaanlegskema 1, 1946 te wysig deur die hersonering van Lotte 34 en 36, geleë aan Henriettaweg, Grantlaan, dorp Norwood, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 2 000 m<sup>2</sup>" tot "Spesiaal" Gebruikstreek VII vir die doeleindes van voertuigparkering en brandstofvoorsieningsfasiliteite en vir sodanige ander gebruik deur die Administrateur goedgekeur na oorlegpleging met die Plaaslike Bestuur, onderworpe aan sekere voorwaardes. Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 1/1125 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsclerk van Johannesburg ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsclerk, Posbus 1049, Johannesburg 2000 skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 27 Junie 1979.

PB. 4-9-2-2-1125

Partners, P.O. Box 722, Germiston for the amendment of Bedfordview Town-planning Scheme 1, 1948 by rezoning Erf 223, situated on Bowling Road and Kings Road, Bedfordview Extension 50 Township from "Special Residential" with a density of "One dwelling per Erf" to "Special Residential" with a density of "One dwelling per 2 000 m<sup>2</sup>".

The amendment will be known as Bedfordview Amendment Scheme 1/201. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Bedfordview and at the office of the Director of Local Government, 11th Floor, Merino Building, cor. Pretorius and Bosman Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, P.O. Box 3, Bedfordview 2008 at any time within a period of 4 weeks from the date of this notice.

E. UYS,

Director of Local Government.

Pretoria, 27 June, 1979.

PB. 4-9-2-46-201

#### NOTICE 167 OF 1979.

#### JOHANNESBURG AMENDMENT SCHEME 1/1125.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965) that application has been made by the owner, Dencliff Finance Corporation (Proprietary) Limited, C/o. Rosmarin Els en Taylor, P.O. Box 4062, Pretoria for the amendment of Johannesburg Town-planning Scheme 1, 1946 by rezoning Lots 34 and 36, situated on Henrietta Road and Grant Avenue, Norwood Township from "Special Residential" with a density of "One dwelling per 2 000 m<sup>2</sup>" to "Special" Use Zone VII for purposes of vehicle parking and fueling facilities and for such other purposes as the Administrator may allow after consultation with the Local Authority, subject to certain conditions.

The amendment will be known as Johannesburg Amendment Scheme 1/1125. 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, 11th Floor, Merino Building, cor. Pretorius and Bosman Streets, 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 2000 at any time within a period of 4 weeks from the date of this notice.

E. UYS,

Director of Local Government.

Pretoria, 27 June, 1979.

PB. 4-9-2-2-1125

KONTRAK R.F.T. 24/1979

TRANSVAALSE PROVINSIALE ADMINISTRASIE.

KENNISGEWING AAN TENDERAARS:

TENDER R.F.T. 24 VAN 1979.

DIE BOU VAN PAD-OOR-SPOORBRŪE 2355 EN 3819, PAD-OOR-PADBRUG 3820 EN GEDEELTES VAN PAAIE 328 EN 193 (LENGTE ONGEVEER 9,0 KM) NABY BLACKHILL, DISTRIK WITBANK.

Tenders word hiermee van ervare kontrakteurs vir bogenoemde diens gevra.

Tenderdokumente, met inbegrip van 'n stel tekeninge, is by die Direkteur, Transvaalse Paaiedepartement, Kamer D307, Provinsiale Gebou, Kerkstraat, Privaatsak X197, Pretoria, verkrygbaar teen die betaling van 'n tydelike deposito van R100,00 (eenhonderd rand). Hierdie bedrag sal terugbetaal word, mits 'n *bona fide*-tender ontvang word of alle sodanige tenderdokumente binne 14 dae na die sluitingsdatum van die tender na die uitreikingskantoor teruggestuur word.

'n Bykomende afskrif van die hoeveelheidspryslyste sal gratis verskaf word.

'n Ingenieur sal voornemende tenderaars op 4 Julie 1979 om 10 h 00 by Blackhill-stasie ontmoet om saam met hulle die terrein te gaan besigtig. Die ingenieur sal by geen ander geleentheid vir besigtigingsdoeleindes beskikbaar wees nie, en tenderaars word derhalwe versoek om op gemelde datum teenwoordig te wees.

Tenders, ooreenkomstig die voorwaardes in die tenderdokumente voltooi, in verseelde koeverte waarop "Tender R.F.T. 24 van 1979" geëndosseer is, moet die Voorster, Transvaalse Provinsiale Tenderraad, Posbus 1040, Pretoria, voor 11 h 00 op Vrydag, 27 Julie 1979 bereik wanneer die tenders in die openbaar oopgemaak sal word.

Tenders wat per bode/persoonlik afgelewer word, moet voor 11 h 00 in die Formele Tenderraadbus by die navraagkantoor in die voorportaal van die Provinsiale Gebou by die hoofingang, Pretoriusstraat (naby die hoek van Bosmanstraat), Pretoria, gedeponeer word.

Die Transvaalse Provinsiale Administrasie verbind hom nie om die laagste of enige tender aan te neem of om enige rede vir die afwysing van 'n tender te verstrek nie.

Tenders is vir negentig (90) dae bindend.

J. H. CONRADIE,  
Voorsitter, Transvaalse Provinsiale Tenderraad.

CONTRACT R.F.T. 24/1979

TRANSVAAL PROVINCIAL ADMINISTRATION.

NOTICE OF TENDERERS.

TENDER R.F.T. 24 OF 1979.

THE CONSTRUCTION OF ROAD-OVER-RAIL BRIDGES 2355 AND 3819 ROAD-OVER-ROAD BRIDGES 3820 AND PORTIONS OF ROAD 328 AND 193 (APPROXIMATE LENGTH 9,0 KM) NEAR BLACKHILL, DISTRICT OF WITBANK.

Tenders are herewith invited from experienced contractors for the above-mentioned service.

Tender documents, including a set of drawings, may be obtained from the Director, Transvaal Roads Department, Room D307, Provincial Buildings, Church Street, Private Bag X197, Pretoria, on payment of a temporary deposit of R100,00 (one hundred rand). This amount will be refunded provided a *bona fide* tender is received or all such tender documents are returned to the office of issue within 14 days after the closing date of the tender.

An additional copy of the schedule of quantities will be provided free of charge.

An engineer will meet intending tenderers on 4 July, 1979 at 10 h 00 at the Blackhill Station to inspect the site with them. The engineer will not be available for inspection purposes on any other occasion and tenderers are, therefore, requested to be present on the said date.

Tenders, completed in accordance with the conditions in the tender documents, in sealed envelopes endorsed "Tender R.F.T. 24 of 1979" should reach the Chairman, Transvaal Provincial Tender Board, P.O. Box 1040, Pretoria, before 11 h 00 on Friday, 27 July, 1979 when the tenders will be opened in public.

Should the tender documents be delivered by messenger/personally, they should be placed in the Formal Tender Box at the enquiry office in the foyer of the Provincial Building at the Pretorius Street main public entrance (near Bosman Street corner), Pretoria, before 11 h 00.

The Transvaal Provincial Administration shall not bind itself to accept the lowest or any tender or to furnish any reason for the rejection of a tender.

Tenders shall be binding for ninety (90) days.

J. H. CONRADIE,  
Chairman, Transvaal Provincial Tender Board.

## TENDERS

L.W. — Tenders wat voorheen gepubliseer is en waarvan die sluitingsdatum nog nie verstreke is nie, word nie in hierdie kennisgewing herhaal nie. Tenders word normaalweg 3-5 weke voor die sluitingsdatum gepubliseer.

TRANSVAALSE PROVINSIALE  
ADMINISTRASIE

## TENDERS.

Tenders vir die volgende dienste / voorrade / verkope word ingewag. (Tensy dit in die uiteensetting anders aangegee word, word tenders vir voorrade bedoel):—

## 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.	Beskrywing van Diens- Description of Service	Sluitingsdatum Closing Date
H.D. 2/15/79	Sakradio's / Pocket pagers	3/8/1979
H.D. 2/16/79	Kamers vir die mediese en lewenswetenskappe / Rooms for the medical and life sciences	3/8/1979
P.E.T. 7/79	Motortjiese 750 cc / Motor Cycles 750 cc	20/7/1979
T.O.D. 104A/79	Klaskamermeubels / Class-room furniture	20/7/1979
T.E.D. 109B/79	Oudiövisuele apparat / Audio-visual apparatus	20/7/1979
W.F.T. 24/79	Verwydering van as van verskeie provinsiale inrigtings / Removal of ash from various provincial institutions	3/8/1979
W.F.T. 25/79	Verskaffing en aflewering van aartappelskillers gedurende die tydperk 1 Oktober 1979 tot 30 September 1980 / Supply and delivery of potato peelers for the period 1 October, 1979 to 30 September, 1980	3/8/1979
W.F.T. 26/79	Verskaffing en aflewering van skottelgoedwasmasjiene gedurende die tydperk 1 Oktober 1979 tot 30 September 1980 / Supply and delivery of dishwashing machines for the period 1 October, 1979 to 30 September, 1980	3/8/1979
W.F.T. 27/79	Verskaffing en aflewering van warmvoedselkabinette gedurende die tydperk 1 Oktober 1979 tot 30 September 1980 / Supply and delivery of hot closets for the period 1 October, 1979 to 30 September, 1980	3/8/1979
W.F.T. 28/79	Verskaffing en aflewering van elektriese stowe gedurende die tydperk wat op 31 Augustus 1980 eindig / Supply and delivery of electric stoves for the period ending 31 August, 1980	3/8/1979
W.F.T. 29/79	Verskaffing en aflewering van elektriese stooftplate soos per SABS-spesifikasie 154-1955 gedurende die tydperk wat op 31 Augustus 1980 eindig / Supply and delivery of electrical stove plates as per SABS specification 154-1955 for the period ending 31 August, 1980	3/8/1979
W.F.T. 30/79	Verskaffing en aflewering van operasiesaalampe gedurende die tydperk wat op 31 Augustus 1980 eindig / Supply and delivery of operating theatre lamps for the period ending 31 August, 1980	3/8/1979
W.F.T. 31/79	Verskaffing en aflewering van (a) isolasietoetsers; (b) Martindale-toetsers of soortgelyke toetsers; (c) tongampèremeters; en (d) draagbare universele instrumente gedurende die tydperk wat op 31 Augustus 1980 eindig / Supply and delivery of (a) insulation testers; (b) Martindale testers or similar testers; (c) tong test ammeters; and (d) portable universal instruments for the period ending 31 August, 1980	3/8/1979
W.F.T.B. 238/79	E. P. Baumann Primary School: Uitle van terrein / Lay-out of site. Item 1201/78	27/7/1979
W.F.T.B. 239/79	Eldoraigne Primary School: Oprigting / Erection. Item 1023/78	27/7/1979
W.F.T.B. 240/79	Glenanda Primary School: Uitle van terrein / Lay-out of site. Item 1122/78	27/7/1979
W.F.T.B. 241/79	Spesiale Skool Gresswold, Johannesburg: Oprigting van 'n haarkappersalon / Erection of a hair-dressing salon. Item 1616/78	27/7/1979
W.F.T.B. 242/79	Parkhurst Primary School: Uitle van terrein / Lay-out of site. Item 1217/78	27/7/1979
W.F.T.B. 243/79	Hoërskool Randburg: Opknapping met inbegrip van elektriese werk / Renovation including electrical work	27/7/1979
W.F.T.B. 244/79	Rivonia Primary School: Opknapping met inbegrip van elektriese werk / Renovation including electrical work	27/7/1979
W.F.T.B. 245/79	Vereenigingse Hospitaal: Uitbreiding van ontspanningsaal / Vereeniging Hospital: Extension to recreation hall. Item 2002/78	27/7/1979
W.F.T.B. 246/79	Laerskool Constantiapark: Toe bou van drie klaskamers / Build in of three class-rooms. Item 1814/79	27/7/1979
W.F.T.B. 247/79	Hoërskool Montana, Pretoria: Oprigting / Erection. Item 1019/78	27/7/1979

**BELANGRIKE OPMERKINGS.**

1. Die betrokke tenderdokumente, met inbegrip van die amptelike tendervorms van die Administrasie, is op aanvraag by die onderstaande adresse verkrygbaar. Sodanige dokumente asmede enige tender/kontrakvoorwaardes wat nie in die tenderdokumente opgeneem is nie, is ook by die genoemde adres vir inspeksie verkrygbaar:

Tender verwysing	Posadres te Pretoria	Kantoor in Nuwe Provinsiale Gebou, Pretoria			
		Kamer No.	Blok	Verdieping	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 Paaiodepartement, Privaatsak X197.	D307	D	3	48-0530
TOD	Direkteur Transvaalse Onderwysdepartement, 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 tjek deur die bank geparafeer of 'n departementele legorder kwitansie (R10). Genoemde depositobedrag sal terugbetaal word as 'n bona fide-inskrywing van die tenderaar ontvang word of as die tenderdokumente, met inbegrip van planne, spesifikasies en hoeveelhedslyste, binne 14 dae na die sluitingsdatum van die tenderaar teruggestuur word na die betrokke adres in opmerking 1 hierbo aangetoon.

4. Alle tenders moet op die amptelike tendervorm van die Administrasie voorgelê word.

5. Iedere inskrywing moet in 'n afsonderlike verseelde kovert ingedien word, geadresseer aan die Voorsitter, Die Transvaalse Provinsiale Tenderraad, Postbus 1040, Pretoria, en moet duidelik van die opskrif voorsien wees ten einde die tenderaar se naam en adres aan te toon, asook die nommer, beskrywing en sluitingsdatum van die tender. Inskrywings moet teen 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 Provinsiale Gebou by die hoofingang, aan Pretoriusstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

J. H. Conradie, Voorsitter, Transvaalse Provinsiale Tenderraad, Pretoria, 13 Junie 1979.

**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 superscribed to show the tenderer's name and address, as well as the number, description and closing date of the tender. Tenders must be in the hands of the Chairman by 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.

J. H. Conradie, Chairman, Transvaal Provincial Tender Board, Pretoria, 13 June, 1979.

# Plaaslike Bestuurskennisgewings

## Notices By Local Authorities

### STADSRAAD VAN ALBERTON.

**PROKLAMASIE VAN 'N OPENBARE PAD OOR 'N GEDEELTE VAN ERF 81, FLORENTIA TER VERBETERING VAN DIE STRAAL VAN DIE LINKS-DRAAIBAAN OP DIE HOEK VAN TWEDE LAAN EN DU PLESSISWEG, FLORENTIA.**

Kennis geskied hiermee, ingevolge die bepalings van artikel 5 van die "Local Authorities Roads Ordinance, 1904", soos gewysig, dat die Stadsraad van Alberton 'n versoekskrif by Sy Edele die Administrateur ingedien het vir die proklamasie van 'n openbare pad oor 'n gedeelte van Erf 81, Florentia, soos meer volledig aangedui op Plan L.G. A.2048/79.

'n Afskrif van die versoekskrif en landmeterskaart hierbo vermeld lê gedurende kantoorure in die kantoor van die Stadsekretaris ter insae.

Enigiemand wat beswaar wil opper teen die voorgenome proklamasie of wat moontlik skadevergoeding sal wil eis, al na gelang van die geval, indien die voorgenome proklamasie plaasvind, moet sodanige beswaar of eis skriftelik in tweevoud by die Stadsklerk, Munisipale Kantore, Alberton en die Direkteur van Plaaslike Bestuur, Pretoria, indien binne een maand na die laaste publikasie van hierdie kennisgewing, dit wil sê nie later nie as 4 Augustus 1979.

A. J. TALJAARD,  
Stadsklerk.

Munisipale Kantore,  
Alberton.  
20 Junie 1979.  
Kennisgewing No. 43/1979.

### TOWN COUNCIL OF ALBERTON.

**PROCLAMATION OF A PUBLIC ROAD OVER A PORTION OF ERF 81, FLORENTIA TO IMPROVE THE RADIUS OF THE LEFT-TURN LANE ON THE CORNER OF SECOND AVENUE AND DU PLESSIS ROAD, FLORENTIA.**

Notice is hereby given in terms of the provisions of section 5 of the Local Authorities Roads Ordinance, 1904, as amended, that the Town Council of Alberton has lodged a petition with the Hon. the Administrator for the proclamation of a public road over a portion of Erf 81, Florentia as indicated on Diagram S.G. A.2048/79.

A copy of the petition and the diagram aforementioned may be inspected at the office of the Town Secretary during normal office hours.

Any person who has any objection to such proclamation or who may have any claim for compensation if such proclamation is carried out, must lodge such objection or claim, as the case may be, in writing in duplicate with the Town Clerk, Municipal Offices, Alberton, and the Director of Local Government, Pretoria, within one month after the last publica-

tion of this notice viz not later than 4 August, 1979.

A. J. TALJAARD,  
Town Clerk.

Municipal Offices,  
Alberton.  
20 June, 1979.  
Notice No. 43/1979.

421-20-27-4

### STAD JOHANNESBURG.

**VOORGESTELDE WYSIGING VAN DIE NOORD-JOHANNESBURGSE STREEK-DORPSAANLEGSKEMA, 1959 (WYSIGINGSKEMA 809).**

Kennis word hiermee ingevolge artikel 26 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, gegee dat die Stadsraad van Johannesburg voornemens is om 'n ontwerp wysigingskema op te stel wat bekend sal staan as Wysigingskema 809 van die Noord-Johannesburgse Streekdorpsaanlegskema.

Hierdie ontwerp skema bevat 'n voorstel om 'n deel van Derde Laan, Kew, tussen Junctionweg en die dorpsgrens, wat aan Erwe 46, 47 en 97, Kew, grens, van openbare straat na spesiale woondoelcindes teen 'n digtheid van een woonhuis per 1 487 m<sup>2</sup> te hersoneer op voorwaarde dat dit met Erf 97, Kew, verenig word.

Die naaste kruising is Junctionweg en Derde Laan.

Besonderhede van hierdie skema lê ter insae in Kamer 703, Sewende Verdieping, Burgersentrum, Braamfontein, Johannesburg, vir 'n tydperk van vier weke vanaf die datum waarop hierdie kennisgewing die eerste keer gepubliseer word, naamlik 20 Junie 1979.

Enige eienaar of okkupant van vaste eiendom binne die gebied van die bogenelde dorpsaanlegskema of binne twee km van die grens daarvan het die reg om teen die skema beswaar te maak of om verhoë ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die plaaslike bestuur binne vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 20 Junie 1979, skriftelik in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

S. D. MARSHALL,  
Stadsekretaris.

Burgersentrum,  
Braamfontein,  
Johannesburg.  
20 Junie 1979.

### CITY OF JOHANNESBURG.

**PROPOSED AMENDMENT TO NORTHERN JOHANNESBURG REGION TOWN-PLANNING SCHEME, 1959 (AMENDMENT SCHEME 809).**

Notice is hereby given in terms of section 26 of the Town-planning and Townships Ordinance, 1965, that the City Council of Johannesburg has prepared a draft

amendment scheme to be known as Northern Johannesburg Region Amendment Scheme 809.

This draft scheme contains a proposal to rezone a part of Third Avenue, Kew, between Junction Road and the township boundary, abutting on Lots 46, 47 and 97, Kew Township, from public street to special residential with a density of one dwelling per 1 487 m<sup>2</sup>, subject to it being consolidated with Lot 97, Kew Township.

The nearest intersection is Junction Road and Third Avenue.

Particulars of this scheme are open for inspection at Room 703, Seventh Floor, Civic Centre, Braamfontein, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is 20 June, 1979.

Any owner or occupier of immovable property situated within the area to which the abovenamed draft scheme applies or within 2 km of the boundary thereof may in writing lodge any objection with or may make any representations to the abovenamed local authority in respect of such draft scheme within four weeks of the first publication of this notice, which is 20 June, 1979, and he may when lodging any such objection or making such representations request in writing that he be heard by the local authority.

S. D. MARSHALL,  
City Secretary.

Civic Centre,  
Braamfontein,  
Johannesburg.  
20 June, 1979.

430-20-27

### STADSRAAD VAN ROODEPOORT.

#### PROKLAMERING VAN PAD.

Ooreenkomstig die bepalings van artikel 5 van die "Local Authorities Roads Ordinance" No. 44 van 1904, soos gewysig, word bekend gemaak dat die Stadsraad van Roodepoort Sy Edele die Administrateur van Transvaal versoek het om die voorgestelde pad, soos nader omskryf in die bylae hiervan as openbare pad te proklameer.

Afskrifte van die versoekskrifte en van die planne wat daarby aangeheg is, lê ter insae gedurende gewone kantoorure, by die kantoor van die Stadsklerk, Stadhuis, Roodepoort.

Enige belanghebbende wat beswaar teen die proklamerings, van die voorgestelde pad wil opper, moet sy beswaar skriftelik, in tweevoud, by die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria en die Stadsklerk, Posbus 217, Roodepoort indien nie later nie as 6 Augustus 1979.

C. J. VOIGT,  
Wvd. Stadsklerk.

Munisipale Kantore,  
Roodepoort,  
20 Junie 1979.  
Kennisgewing, No. 26/1979.

**BYLAE.**

'n Pad van wisselende wydtes oor Gedeelte 148, die Restant van Gedeelte 2, die Restant van Gedeelte 7 en Gedeelte 95 van die Plaas Paardekraal 226-I.Q. soos meer volledig aangedui is op Landmeterskaarte L.G. No. A.5959/77.

**CITY COUNCIL OF ROODEPOORT.  
PROCLAMATION OF ROAD.**

Notice is given in terms of section 5 of the Local Authorities Roads Ordinance No. 44 of 1904, as amended, that the City Council of Roodepoort has petitioned the Honourable the Administrator of Transvaal to proclaim as public road the proposed road more fully described in the Schedule hereto.

Copies of the petitions and the plans attached thereto may be inspected during ordinary office hours at the office of the Town Clerk, Municipal Offices, Roodepoort.

Objections, if any, to the proclamation of the proposed road must be lodged in writing in duplicate with the Director of Local Government, Private Bag X437, Pretoria and with the Town Clerk, P.O. Box 217, Roodepoort not later than 6 August, 1979.

**C. J. VOIGT,**  
Act. Town Clerk.

20 June, 1979.  
Notice No. 26/1979.

**SCHEDULE.**

A road of varying width over Portion 148, the Remaining Extent of Portion 2, the Remaining Extent of Portion 7 and Portion 95 of the Farm Paardekraal 226-I.Q. as will more fully appear from diagram No. S.G. A.5959/77.

455-20-27-4

**PLAASLIKE BESTUUR VAN WESTONARIA.**

**KENNISGEWING WAT BESWARE TEEN VOORLOPIGE WAARDERINGS-LYS AANVRA.**

Kennis word hierby ingevolge artikel 12(1)(a) van die Ordonnansie op Eien-domsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977) gegee dat die voorlopige waarderingslys vir die boekjare 1979/82 oop is vir inspeksie by die kantoor van die plaaslike bestuur van Westonaria vanaf 20 Junie tot 23 Julie 1979 en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleentheid in die voorlopige waarderingslys opgeteken soos in artikel 10 van die genoemde Ordonnansie beoog in te dien insluitende die vraag of sodanige eiendom of 'n gedeelte daarvan onderworpe is aan die betaling van Eien-domsbelasting of daarvan vrygestel is, of ten opsigte van enige weglating van enige aangeleentheid uit sodanige lys, doen so binne gemelde tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by die adres hieronder aangedui beskikbaar en aandag word spesifiek gevestig op die feit dat geen persoon geregtig is om enige beswaar voor die waarderingsraad te opper tensy hy 'n

beswaar op die voorgeskrewe vorm betyds ingedien het nie.

**J. H. VAN NIEKERK,**  
Stadsklerk.

Munisipale Kantoor,  
Van Riebeeckstraat,  
Westonaria.

20 Junie 1979.  
Kennisgewing No. 23/1979.

**LOCAL AUTHORITY OF WESTONARIA.**

**NOTICE CALLING FOR OBJECTIONS TO PROVISIONAL VALUATION ROLL.**

Notice is hereby given in terms of section 12(1)(a) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977) that the provisional valuation roll for the financial years 1979/82 is open for inspection at the office of the Local Authority of Westonaria from 20 June to 23 July 1979 and any owner of rateable property or other person who so desires to lodge an objection with the Town Clerk in respect of any matter recorder in the provisional valuation roll as contemplated in section 10 of the said Ordinance including the question whether or not such property or portion thereof is subject to the payment of rates or is exempt therefrom or in respect of any omission of any matter from such roll shall do so within the said period.

The form prescribed for the lodging of an objection is obtainable at the address indicated below and attention is specifically directed to the fact that no person is entitled to urge any objection before the valuation board unless he has timeously lodged an objection in the prescribed form.

**J. H. VAN NIEKERK,**  
Town Clerk.

Municipal Offices,  
Van Riebeeckstraat,  
Westonaria.

20 June, 1979.  
Notice No. 23/1979.

464-20-27

**STADSRAAD VAN BOKSBURG.**

**VOORGESTELDE PERMANENTE SLUITING VAN 'N GEDEELTE VAN CALLALAN, WITFIELD EN 'N GEDEELTE VAN RAVENSWOODWEG EN VERVREEMDING VAN GESLOTE GEDEELTE VAN CALLALAN.**

Kennisgewing geskied hiermee ingevolge die bepalings van artikel 67 van die Ordonnansie op Plaaslike Bestuur (No. 17 van 1939) soos gewysig, dat die Stadsraad van Boksburg van voorneme is om die mees oostelike gedeelte van Callalaan, tussen Erwe 145 en 87/RG Witfield asook daardie gedeelte van Ravenswoodweg ten weste van Trichardtsweg tot by Rietfonteinweg met uitsluiting van die gedeelte wat oor Gedeeltes 43, 90, 177, 202 en 218 Klipfontein No. 83-I.R., strek, permanent te sluit.

Die Raad is ook van voorneme om die gedeelte van Callalaan wat permanent gesluit staan te word ingevolge die bepalings van artikel 79(18) van die Ordonnansie op Plaaslike Bestuur (No. 17 van 1939) aan die eienaar van die aangrensende Erf 145, Lilianton, te vervreem.

'n Plan waarop die betrokke straatgedeeltes aangedui word sal gedurende gewone kantoorure vir 'n tydperk van 60 dae vanaf datum van hierdie kennisgewing in Ka-

mer No. 108, Eerste Vloer, Stadhuis, Boksburg ter insae lê.

Persone wat teen die voorgestelde sluiting of vervreemding beswaar wil maak of 'n eis om skadevergoeding wil instel moet die beswaar of eis skriftelik aan die ondergenoemde, uiterlik op Woensdag, 27 Augustus 1979 lewer.

**LEON FERREIRA,**  
Stadsklerk.

Stadhuis,  
Boksburg.

27 Junie 1979.  
Kennisgewing No. 24/1979.

**TOWN COUNCIL OF BOKSBURG.**

**PROPOSED PERMANENT CLOSING OF A PORTION OF CALLA AVENUE, WITFIELD AND A PORTION OF RAVENSWOOD ROAD AND PROPOSED ALIENATION OF THE CLOSED PORTION OF CALLA AVENUE.**

Notice is hereby given in terms of section 67 of the Local Government Ordinance (No. 17 of 1939), as amended, that the Town Council of Boksburg intends closing permanently the eastern portion of Calla Avenue in Witfield between Erven 145 and RE/87 Witfield, and also that portion of Ravenswood Road to the west of Trichardts Road up to Rietfontein Road with the exception of the portion that passes over Portions 43, 90, 177, 202 and 218 Klipfontein No. 83-I.R.

It is also the intention of the Council in terms of section 79(18) of the Local Government Ordinance (No. 17 of 1939) to alienate the portion of Calla Avenue when permanently closed to the owner of the adjoining Erf 145, Lilianton.

A plan showing the street portions to be closed will lie for inspection during normal office hours for a period of 60 days from the date of this Notice in Room No. 108, First Floor, Town Hall, Boksburg.

Any person who wishes to object to the proposed closing, alienation or who may have any claim for compensation if such closing is carried out, must lodge such objection or claim in writing with the undersigned, not later than Wednesday, 27 August, 1979.

**LEON FERREIRA,**  
Town Clerk.

Town Hall,  
Boksburg.

27 June, 1979.  
Notice No. 24/1979.

474-27

**STADSRAAD VAN BRITS.**

**WYSIGING, AANNAME EN HERROEPING VAN VERORDENINGE.**

Daar word ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van Brits van voorneme is om—

- (a) die Stadsaalverordeninge, afgekondig by Administrateurskennisgewing 566 van 7 September 1949, soos gewysig, te wysig deur voorsiening te maak vir die gedeeltelike terugbetaling van huur-gelde in sekere omstandighede;
- (b) die Reglement van Orde deur die Raad aangeneem by Administrateurskennisgewing 378 van 16 April 1969, te wysig deur die wysiging afgekondig by Admi-

nistrateurskennisgewing 307 van 21 Maart 1979, aan te neem; en

- (c) die Kapitaalontwikkelingsfondsverordeninge, afgekondig by Administrateurskennisgewing 492 van 13 Julie 1966, te herroep aangesien hierdie verordeninge uitgedien is.

Afskrifte van bogenemelde wysigings lê ter insae by Kamer 20, Departement van die Stadsekretaris, Stadhuis, Brits, vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan in die Offisiële Koerant.

Enige persoon wat beswaar teen genoemde wysigings wens aan te teken, moet dit skriftelik binne veertien (14) dae na datum van publikasie van hierdie kennisgewing in die Offisiële Koerant, by ondergenoemde indien.

A. J. BRINK,  
Stadsklerk.

Stadhuis,  
Posbus 106,  
Brits  
0250,  
27 Junie 1979,  
Kennisgewing No. 28/1979.

### TOWN COUNCIL OF BRITS.

#### AMENDMENT, ADOPTION AND REVOCATION OF BY-LAWS.

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Brits intends to—

- (a) amend the Town Hall By-laws, published under Administrator's Notice 566, dated 7 September, 1949, as amended, to provide for the refunding of rental in certain circumstances;
- (b) amend the Standing Orders By-laws adopted by the Council under Administrator's Notice 378, dated 16 April 1969, by the adoption of the amendment published under Administrator's Notice 307 dated 21 March, 1979; and
- (c) revoke the Capital Development Fund By-laws published under Administrator's Notice 492, dated 13 June 1966, as these by-laws are now obsolete.

Copies of the abovementioned amendments are open for inspection at Room 20, Department of the Town Secretary, Municipal Offices, Brits, for a period of fourteen (14) days from the date of publication hereof in the Official Gazette.

Any person who has any objection to the proposed amendments must lodge his objection in writing with the undermentioned within fourteen (14) days as from the date of publication of this notice in the Official Gazette.

A. J. BRINK,  
Town Clerk.

Town Hall,  
P.O. Box 106,  
Brits  
0250,  
27 June, 1979,  
Notice No. 28/1979.

### MUNICIPALITEIT CARLETONVILLE.

#### VOORGESTELDE WYSIGING VAN DIE STANDAARD REGLEMENT VAN ORDE.

Kennis geskied hiermee ingevolge die bepalinge van artikel 96 van die Ordonnan-

sie op Plaaslike Bestuur No. 17/1939, soos gewysig, dat die Stadsraad van Carletonville van voorneme is om die Standaard Reglement van Orde te wysig, ten einde dit in ooreenstemming te bring met die wysigings wat deur die Departement van Plaaslike Bestuur afgekondig is.

Die voorgestelde wysiging lê ter insae in die kantoor van die Stadsekretaris, Municipale Kantoor, Halitestraat, Carletonville gedurende kantoorure.

Enige persoon wat teen die voorgestelde wysiging beswaar wil maak moet sy beswaar skriftelik by die ondergetekende indien nie later nie as Vrydag, 9 Julie 1979.

J. F. DE LANGE,  
Stadsklerk.

Municipale Kantoor,  
Posbus 3,  
Carletonville,  
27 Junie 1979.  
Kennisgewing No. 29/1979.

### MUNICIPALITY OF CARLETONVILLE.

#### PROPOSED AMENDMENT OF THE STANDARD STANDING ORDERS.

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance No. 17 of 1939, as amended, that it is the intention of the Town Council to amend the Standard Standing Orders in order to bring it in line with the amendments promulgated by the Director of Local Government.

The proposed amendment lies for inspection in the office of the Town Secretary, Municipal Offices, Halite Street, Carletonville, during office hours.

Any person who wishes to object to the proposed amendment, must lodge his objection in writing, with the undersigned not later than Friday, 9 July, 1979.

J. F. DE LANGE,  
Town Clerk.

Municipal Offices,  
P.O. Box 3,  
Carletonville,  
27 June, 1979,  
Notice No. 29/1979.

476-27

### DORPSRAAD VAN DULLSTROOM.

#### KENNISGEWING WAT BESWAAR TEEN VOORLOPIGE WAARDERINGSLYS AANVRA.

Kennis word hierby ingevolge artikel 12(1)(a) van die Ordonnansie op Eiendomsbelasting van die Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977) gegee, dat die voorlopige waarderingslys vir die boekjaar 1979/83 oop is vir inspeksie by die kantoor van die Dorpsraad van Dullstroom vanaf 20 Junie 1979 tot 18 Julie 1979 en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleentheid in die voorlopige waarderingslys opgeteken, soos in artikel 10 van die genoemde Ordonnansie beoog, in te dien, insluitende die vraag of sodanige eiendom of 'n gedeelte daarvan onderworpe is aan die betaling van eiendomsbelasting of daarvan vrygestel is, of ten opsigte van enige weglating van enige aangeleentheid uit sodanige lys, doen so binne gemelde tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by die adres hier-

onder aangedui beskikbaar en aandag word spesifiek gevestig op die feit dat geen persoon geregtig is om enige beswaar voor die waarderingsraad te opper tensy hy 'n beswaar op die voorgeskrewe vorm betyds ingedien het nie.

J. J. KITSHOFF,  
Stadsklerk.

Dullstroom Dorpsraad,  
Posbus 1,  
Dullstroom 1110,  
27 Junie 1979.

### DULLSTROOM VILLAGE COUNCIL.

#### NOTICE CALLING FOR OBJECTIONS TO PROVISIONAL VALUATION ROLL.

Notice is hereby given in terms of section 12(1)(a) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977) that the provisional valuation roll for the financial years 1978/83 is open for inspection at the office of the Town Clerk of Dullstroom from 20 June to 18 July 1979 and any owner of rateable property or other person who so desires to lodge an objection with the Town Clerk in respect of any matter recorded in the provisional roll as contemplated in section 10 of the said Ordinance, including the question whether or not such property or portion thereof is subject to the payment of rates or is exempt therefrom, or in respect of any omission of any matter from such roll shall do so within the said period.

The form prescribed for the lodging of an objection is obtainable at the address indicated below and attention is specifically directed to the fact that no person is entitled to urge any objection before the valuation board unless he has timeously lodged an objection in the prescribed form.

J. J. KITSHOFF,  
Town Clerk.

Dullstroom Village Council,  
P.O. Box 1,  
Dullstroom,  
27 June, 1979.

477-27

### STADSRAAD VAN EDENVALE.

#### VOORGESTELDE NUWE BUSROETE VIR BLANKES NA DIE EDENVALE HOSPITAAL.

Ooreenkomstig die bepalinge van artikel 65 bis van die Ordonnansie op Plaaslike Bestuur, 1939, word bekend gemaak dat die Raad voornemens is om die volgende nuwe busroete in te stel:—

Vertrek om 08h30 vanaf die St. Annes Ouethuis op die hoek van Horwoodstraat en Van Riebeecklaan, Van Riebeecklaan, Pad P91-1 tot by die Edenvale Hospitaal, asook die retoerit om 13h00.

Die bestaande stilhouplekke in Van Riebeecklaan sal gebruik word.

'n Plan wat die voorgestelde nuwe roete weergee en die betrokke Raadsbesluit lê ter insae by Kantoor No. 336, Municipale Kantore, Edenvale vir 'n tydperk van een-twintig (21) dae vanaf datum van publikasie hiervan en enige iemand wat beswaar teen die Raad se voorneme wil aan-

teken moet dit skriftelik nie later, nie as 17 Julie 1979 by die Stadsklerk indien.

P. J. G. VAN R. VAN OUDTSHOORN,  
Stadsklerk  
Munisipale Kantore,  
Posbus 25,  
Edenvale,  
1610.  
27 Junie 1979.  
Kennisgewing No. 34/1979.

**EDENVALE TOWN COUNCIL.**

**PROPOSED NEW BUS ROUTE FOR WHITES TO THE EDENVALE HOSPITAL.**

Notice is hereby given in terms of section 65 bis of the Local Government Ordinance, 1939, that the Town Council intends to implement the following new bus route:—

Depart at 08h30, from the St. Annes Home for Aged Ladies on the corner of Horwood Street and Van Riebeeck Avenue, Van Riebeeck Avenue, Road P91-1 to the Edenvale Hospital and also the return journey, at 13h00.

The present stopping places along Van Riebeeck Avenue shall be used.

A plan indicating the proposed new route and the relevant Council resolution is open for inspection at Room 336, Municipal Offices, Edenvale for a period of twenty one (21) days, from the date of publication of this notice and anyone desiring to object against the Council's intention, should do so in writing to the Town Clerk not later than the 17th July 1979.

P. J. G. VAN R. VAN OUDTSHOORN,  
Town Clerk.  
Municipal Offices,  
P.O. Box 25,  
Edenvale  
1610.  
27 June, 1979,  
Notice No. 34/1979.

478—27

**STADSRAAD VAN EDENVALE.  
VERVREEMDING VAN GROND.**

Hiermee word kragtens die bepaling van artikel 79(18), van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van voorneme is om, onderworpe aan die toestemming van van die Administrateur, Gedeeltes 10 en 16 van Erf 92, Edendale, by wyse van tender te vervreem.

Die Raad se besluit in verband met die voorgename vervreemding lê vir 'n tydperk van veertien dae vanaf datum van hierdie kennisgewing gedurende gewone kantoorure by Kantoor 346, Munisipale Kantore, Tiende Laan, Edenvale, ter insae.

Persone wat teen die voorgename vervreemding beswaar wil aanteken, moet sodanige beswaar skriftelik by die Stadsklerk indien voor 12 Julie 1979.

P. J. G. VAN OUDTSHOORN,  
Stadsklerk.

Munisipale Kantore,  
Posbus 25,  
Edenvale  
1610.  
27 Junie 1979.  
Kennisgewing No. 31/1979.

**TOWN COUNCIL OF EDENVALE.  
ALIENATION OF LAND.**

Notice is given in terms of the provision of section 79(18) of the Local Government Ordinance, 1939, that it is the intention of the Town Council, subject to the consent of the Administrator, to alienate Portions 10 and 16, of Erf 92, Edendale, by tender.

The Council's resolution regarding the proposed alienation will be open for inspection during normal office hours at Room 346, Municipal Offices, Tenth Avenue, Edenvale, for a period of fourteen days from date of this notice.

Persone who wish to object to the proposed alienation must lodge such objection in writing, with the Town Clerk, not later than 12 July, 1979.

P. J. G. VAN OUDTSHOORN,  
Town Clerk.

Municipal Offices,  
P.O. Box 25,  
Edenvale  
1610.  
27 June, 1979.  
Notice No. 31/1979.

479—27

**STAD GERMISTON.**

**VOORGESTELDE WYSIGING VAN DIE GERMISTONSE DORPSBEPLANNINGSKEMA NO. 1.**

Die Stadsraad van Germiston het 'n wysigingsontwerpdorpsbeplanningskema opgestel wat dorpsbeplanningskema No. 1 sal wysig.

Hierdie ontwerp-skema bevat die volgende voorstel:—

Die wysiging van die gebruiksindeeling van Erwe 701, 702, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726 en gedeelte van St. Julienweg, Delville van "Bestaande Openbare Oop Ruimte" na "Spesiaal" vir die doelgindes van groepsbehuising.

Geregistreerde Eienaar: Stadsraad van Germiston.

Besonderhede en planne van hierdie skema lê ter insae by die Raad se Kantore, Kamer 118, Munisipale Gebou, Presidentstraat, Germiston, gedurende gewone kantoorure vir 'n tydperk van vier (4) weke van die datum van die eerste publikasie van hierdie kennisgewing, naamlik 27 Junie 1979.

Die Raad sal dié skema oorweeg en besluit of dit aangeneem moet word al dan nie.

Enige eienaar of okkupeerder van vaste eiendom binne die gebied van die Germistonse Dorpsbeplanningskema No. 1 of binne twee km van die grens daarvan het die reg om teen dié skema, beswaar te maak of om vertoe ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die Raad binne vier (4) weke van die eerste publikasie van hierdie kennisgewing, naamlik 27 Junie 1979 skriftelik van sodanige beswaar of vertoe, in kennis stel en vermeld of hy deur die Raad gehoor wil word al dan nie.

H. J. DEETLEFS,  
Stadsekretaris.

Munisipale Kantore,  
Germiston.  
27 Junie 1979.  
Kennisgewing No. 62/1979.

**CITY OF GERMISTON.**

**PROPOSED AMENDMENT TO THE GERMISTON TOWN-PLANNING SCHEME NO. 1.**

The City Council of Germiston has prepared a draft amendment town-planning scheme which will amend Town-planning Scheme No. 1.

The draft scheme contains the following proposals:—

The amendment of the use zoning of Erven 701, 702, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726 and portion of St. Julien Road, Delville Township from "Existing Public Open Space" to "Special" for the purpose of group housing.

Registered Owner: City Council of Germiston.

Particulars and plans of this scheme are open for inspection at the Council's offices, Room 118, Municipal Buildings, President Street, Germiston, during normal office hours, for a period of four (4) weeks from the date of the first publication of this notice, which is 27 June 1979.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the Germiston Town-planning Scheme No. 1 or within two km of the boundary thereof has the right to object to the scheme or to make representations in respect thereof, and if he wishes to do so he shall, within four (4) weeks of the first publication of this notice, which is, 27 June, 1979, inform the Council in writing of such objection or representation and shall state whether or not he wishes to be heard by the Council.

H. J. DEETLEFS,  
Town Secretary.

Municipal Offices,  
Germiston.  
27 June, 1979.  
Notice No. 69/1979.

480—27—4

**DORPSRAAD VAN HARTBEEFONTEIN.**

**WYSIGING EN HERROEPING VAN VERORDENINGE.**

Kennis geskied hiermee ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Dorpsraad van Hartbeesfontein van voorneme is om:

1. Die wysiging van die Standaard Reglement van Orde afgekondig by Administrateurskennisgewing 307 van 21 Maart 1979, te aanvaar.

2. Die verordeninge van die Regulering van die Kapitaalontwikkelingsfonds van die Dorpsraad van Hartbeesfontein afgekondig by Administrateurskennisgewing 883 van 28 Mei 1975, te herroep.

Afskrifte van hierdie wysigings lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk vir 'n tydperk van 14 dae vanaf die datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant.

Enige persoon wat beswaar teen die wysiging of herroeping van 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 Provinsiale Koerant.

O. J. S. OLIVIER,  
Stadsklerk.

Munisipale Kantore,  
Posbus 50,  
Hartbeesfontein.  
27 Junie 1979.  
Kennisgewing No. 7/1979.

VILLAGE COUNCIL OF HARTBEES-  
FONTEIN.  
AMENDMENT AND REVOCATION OF  
BY-LAWS.

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Village Council of Hartbeesfontein intends to:

1. Adopt the amendment of the Standard Standing Orders published under Administrator's Notice 307 dated 21 March, 1979.

2. Revoke the By-laws for Regulating the Capital Development Fund of the Hartbeesfontein Village Council published under Administrator's Notice 883 dated 28 May, 1975.

Copies of the amendments are open for inspection during normal office hours at the office of the Town Clerk 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 or revocation of the said by-laws, must do so in writing to the Town Clerk within 14 days of the date of publication of this notice in the Provincial Gazette.

O. J. S. OLIVIER,  
Town Clerk.

Municipal Offices,  
P.O. Box 50,  
Hartbeesfontein.  
27 June, 1979.  
Notice No. 7/1979.

481—27

STADSRAAD VAN KRUGERSDORP.  
EIENDOMSBELASTING 1979/80.

Hiermee word bekend gemaak dat die Stadsraad van Krugersdorp, onderworpe aan die goedkeuring van die Administrateur, die ondervermelde belasting gehef het op die waarde van belasbare eiendom binne die munisipale gebied soos op die waarderingsslys voorkom, ingevolge die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, No. 11 van 1977:

- (a) 'n Algemene eiendomsbelasting van 4 sent (vier sent) in die rand (R1) op die terreinwaarde van alle grond binne die munisipale gebied, soos dit in die huidige waarderingsslys voorkom, met dien verstande dat 'n korting van 12,5% (twaalf komma vyf persent) toegestaan word op eiendom gesoneer as "Nywereid" en 30% (dertig persent) op eiendom gesoneer as "Spesiale Woon", "Algemene Woon" en "Landbougrond".
- (b) 'n Belasting van 1,67 sent (een komma ses sewe sent) in die rand (R1) op die waarde van verbeterings geleë op grond kragtens myntitel gehou wat nie grond in 'n goedgekeurde dorp is nie en waar sodanige grond vir woondoelindes of vir doeleindes wat nie tot mynbedry-

wighede bykomstig is nie, deur iemand wat betrokke is in mynbedrywighede of sodanige persoon die houer van die myntitel is al dan nie, gebruik word.

- (c) Dat die belasting van grondeienaarslisensiebelang, betaalbaar ingevolge en op die wyse soos uiteengesit in artikel 25 van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture No. 11 van 1977, soos gewysig, op 20% (twin-tig persent) neergelê word.
- (d) Dat die belasting op 'n erf wat gekonsolideer is uit twee of meer erwe wat verskillend gesoneer is, bereken word op die sonering wat die hoogste belasbare waarde het.

Die belasting wat hierby opgelê word, raak verskuldig op 1 Julie 1979 en is betaalbaar in tien gelyke paaiemente.

Indien die eiendomsbelasting wat hierby opgelê word, in enige geval nie op die datum waarop dit verskuldig is, betaal word nie, word daar rente gehef teen die koers van agt persent (8%) per jaar.

Alle belastingbetalers wat geen rekeninge vir die bogemelde belasting ontvang nie, word aangeraai om die Departement van die Stadtesourier daarvan in kennis te stel, aangesien die nie-ontvangs van rekeninge niemand vrystel van die aanspreeklikheid vir betaling nie.

J. J. L. NIEUWOUDT,  
Stadsklerk.

27 Junie 1979.  
Kennisgewing No. 54/1979.

TOWN COUNCIL OF KRUGERSDORP.  
ASSESSMENT RATES 1979/80.

Notice is hereby given that the Town Council of Krugersdorp has imposed, subject to the approval of the Administrator, the undermentioned rates on the value of rateable land within the municipal area as appearing on the Valuation Roll in terms of the Local Authorities Rating Ordinance, No. 11 of 1977:

- (a) A general rate of 4 cent (four cent) in the rand (R1) on the site value of land within the municipal area as appearing in the Valuation Roll, provided that a rebate of 12,5% (twelve comma five per cent) is granted on rates imposed on all property zoned for "Industrial" and 30% (thirty per cent) on all property zoned for "Special Residential", "General Residential" and "Agricultural".
- (b) A rate of 1,67 cent (one comma six seven cent) in the rand (R1) on the value of any improvements situate upon land held under mining title, not being land in an approved township, where such land is used for residential purposes or for purposes not incidental to mining operations by a person engaged in mining operations whether such person is the holder of the mining title or not.
- (c) A freeholder's licence interest payable in terms of provisions of section 25 of the Local Authorities Rating Ordinance No. 11 of 1977, as amended, of 20% (twenty per centum).
- (d) The rate payable on an erf consolidated from two or more erven differently

zoned, shall be calculated on the highest rateable zoning.

The rates hereby imposed become due on 1 July, 1979 and are payable in ten equal instalments.

In any case where the rates hereby imposed are not paid on the due date, interest will be charged at the rate of eight per cent (8%) per annum.

All ratepayers who do not receive accounts for the above-mentioned rates, are requested to notify the Town Treasurer's Department as the non-receipt of accounts does not relieve anybody of liability for payment.

J. J. L. NIEUWOUDT,  
Town Clerk.

27 June, 1979.  
Notice No. 54/1979.

482—27

MUNISIPALITEIT KRUGERSDORP.

VOORGESTELDE PERMANENTE SLUITING VAN 'N GEDEELTE VAN MUNSIELAAN, KRUGERSDORP.

Kragtens die bepalinge van artikel 68 geles met artikel 67 van die Ordonnansie op Plaaslike Bestuur, 1939, word hiermee bekend gemaak dat die Stadsraad van Krugersdorp besluit het om behoudens die goedkeuring van die Administrateur, Munsielaan suid van Halsestraat, Krugersdorp permanent te sluit.

Enigiemand wat beswaar wil maak teen die voorgestelde sluiting of enige eis vir skadevergoeding wil instel, moet die beswaar of eis soos die geval mag wees, voor of op 27 Augustus 1979 skriftelik by die ondergetekende indien.

J. J. L. NIEUWOUDT,  
Stadsklerk.

Posbus 94,  
Krugersdorp.  
27 Junie 1979.  
Kennisgewing No. 51/1979.

KRUGERSDORP MUNICIPALITY.

PROPOSED PERMANENT CLOSING OF  
A PORTION OF MUNSIE AVENUE,  
KRUGERSDORP.

Notice is hereby given in terms of section 68 read with section 67 of the Local Government Ordinance, 1939, that the Town Council of Krugersdorp resolved that subject to the Administrator's consent Munsie Avenue south of Halse Street, Krugersdorp be permanently closed.

Any person wishing to lodge an objection against the proposed closing or to submit any claim if such closing is carried out, must lodge his objection or claim, as the case may be, with the undersigned in writing on or before 27 August, 1979.

J. J. L. NIEUWOUDT,  
Town Clerk.

P.O. Box 94,  
Krugersdorp.  
27 June, 1979.  
Notice No. 51/1979.

483—27

**STADSRAAD VAN LYDENBURG.**

**WYSIGING VAN STANDAARDREGLEMENT VAN ORDE.**

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van Lydenburg van voornemens is om die Standaard Reglement van Orde van toepassing op die Stadsraad van Lydenburg afgekondig by Administrateurskennisgewing No. 132 van 26 Februarie 1969 te wysig.

Die algemene strekking van hierdie wysiging is om probleme in verband met moontlike onduidelikhede wat met verloop van tyd ondervind is, uit die weg te ruim en ook om vir ander gebeurlikhede voorsiening te maak.

Afskrifte van hierdie wysiging, lê ter insae by die kantoor van die Stadsekretaris vir 'n tydperk van 14 dae vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysiging wens aan te token, moet dit skriftelik binne 14 dae na datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant, by die ondergetekende doen.

J. M. A. DE BEER,  
Stadsklerk.

Munisipale Kantore,  
Posbus 61,  
Lydenburg.  
1120.  
27 Junie 1979.  
Kennisgewing No. 24/1979.

**TOWN COUNCIL OF LYDENBURG.**

**AMENDMENT TO STANDARD STANDING ORDERS.**

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Lydenburg proposes to amend the Standard Standing Orders of the Lydenburg Municipality, published under Administrator's Notice No. 182 dated 26 February, 1969.

The general purport of this amendment is aimed mainly at eliminating problems which have in the course of time been experienced as a result of ambiguity, and to make provision for other contingencies.

Copies of this amendment are open to inspection at the office of the Town Secretary for a period of fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

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.

J. M. A. DE BEER,  
Town Clerk.

Municipal Offices,  
P.O. Box 61,  
Lydenburg.  
1120.  
27 June, 1979.  
Notice No. 24/1979.

484-27

**STADSRAAD VAN LYDENBURG.**

**EIENDOMSBELASTING 1979/80.**

Kennis word hiermee gegee dat die Stadsraad van Lydenburg kragtens die be-

palings van die Plaaslike Bestuur Belasting-ordonnansie No. 11 van 1977, die volgende belasting heffing vir die boekjaar 1 Julie 1979 tot 30 Junie 1980, op die waarde van belasbare eiendom binne die munisipale gebied soos aangedui in die waarderingslys te wete:

- (i) 'n Algemene belasting van 0,3 sent (0,3c) in die rand (R) op die terreinwaarde van belasbare eiendom volgens die waarderingslys;
- (ii) onderworpe aan die goedkeuring van die Administrateur 'n addisionele belasting van 4,5 sent (4,5c) in die rand (R) op die terreinwaarde van belasbare eiendom soos dit verskyn in die waarderingslys.

Ook word hiermee kennis gegee dat 1/12de van die bogemelde belastings op of voor 15 Julie 1979 en die oorblywende 11/12des in 11 gelyke paaiemente gedurende die daaropvolgende 11 maande voor of op die 15de dag van elke maand verskuldig en betaalbaar is.

Rente teen 8 % per jaar word gehef op belastings wat nie op die vervaldatum betaal is nie.

Belastingbetalers wat nie rekenings ten opsigte van die belasting hierbo genoem ontvang nie, word versoek om met die Stadstoesourier in verbinding te tree, aangesien die nie-ontvangs van 'n rekening niemand van aanspreeklikheid vir die betaling van sodanige belasting vrywaar nie.

'n Kortings van 30,66 % word toegestaan op belasting ten opsigte van belasbare eiendomme wat as Residensieel I en Opvoedkundige doeleindes ingevolge die Raad se voorlopige dorpsbeplanningskema (Kaart 2) gesoneer is, asook alle ander eiendomme wat vir ander gebruike gesoneer is en waarop 'n enkelwooneenheid opgerig is wat as sodanig gebruik word.

J. M. A. DE BEER,  
Stadsklerk.

Posbus 61,  
Lydenburg.  
27 Junie 1979.  
Kennisgewing No. 27/1979.

**TOWN COUNCIL OF LYDENBURG.**

**ASSESSMENT RATES 1979/80.**

Notice is hereby given that the Town Council of Lydenburg has, in terms of the Local Government Rating Ordinance No. 11 of 1977, imposed the following rates on the value of all rateable property within the municipal area as appearing on the valuation roll, for the financial year 1 July, 1979 to 30 June, 1980, viz:

- (i) A general rate of 0,3 cent (0,3c) in the rand (R) on site value of rateable property appearing on the valuation roll.
- (ii) Subject to the approval of the Honourable the Administrator, an additional rate of 4,5 cent (4,5c) in the rand (R) on the site value of rateable property appearing on the valuation roll.

Notice is also hereby given that 1/12th of the assessment rates referred to above is due payable on or before 15 July, 1979 and the remaining 11/12ths in eleven equal instalments on or before the 15th of each

and every succeeding month for eleven months.

Interest at the rate of 8 per cent per annum will be charged on all arrear rates.

Ratepayers who do not receive accounts in respect of the assessment rates referred to above are requested to communicate with the Town Treasurer as the non-receipt of accounts shall not exempt any person from liability for payment of such rates.

A discount of 30,66 % is allowed on assessment rates in respect of rateable property which is zoned as Residential I and Educational purposes in terms of the Council's interim town-planning scheme (Map 2) as well as all other properties which are zoned for other uses and whereon a single dwelling unit is erected which is being used as such.

J. M. A. DE BEER,  
Town Clerk.

P.O. Box 61,  
Lydenburg.  
27 June, 1979.  
Notice No. 27/1979.

485-27

**STADSRAAD VAN LYDENBURG.**

**WYSIGING VAN VERORDENINGE.**

Kennis geskied hiermee, ingevolge die bepalinge van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Lydenburg van voornemens is om die Kapitaal Ontwikkelingsfondsverordeninge aangeneem by Administrateurskennisgewing 557 van 18 September 1963 te herroep met ingang 1 Julie 1979.

Afskrifte van die voorgestelde wysigings lê ter insae by die kantoor van die Raad vir 'n tydperk van 14 dae vanaf datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysigings wil aanteken moet dit skriftelik binne 14 dae na datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant by die ondergetekende doen.

J. M. A. DE BEER,  
Stadsklerk.

Munisipale Kantore,  
Posbus 61,  
Lydenburg.  
27 Junie 1979.  
Kennisgewing No. 25/1979.

**TOWN COUNCIL OF LYDENBURG.**

**AMENDMENT TO BY-LAWS.**

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Lydenburg intends to revoke the Council's Capital Development Fund By-laws adopted by the Council under Administrator's Notice 557 of 18 September, 1963 with effect from 1 July, 1979.

Copies of the proposed amendments are open for inspection at the office of the Council for a period of 14 days from the date of publication hereof.

Any person who desires to record his objection to the proposed amendments must do so in writing to the undersigned within

14 days after the date of publication of this notice in the Provincial Gazette.

J. M. A. DE BEER,  
Town Clerk.

Municipal Offices,  
P.O. Box 61,  
Lydenburg.  
27 June, 1979.  
Notice No. 25/1979.

486-27

**DORPSRAAD VAN MARBLE HALL.  
EIENDOMSBELASTING 1979/1980.**

Kennis word hierby gegee ooreenkomstig die bepalings van artikel 24 van die Plaaslike Bestuur Belasting Ordonnansie, No. 20 van 1933, soos gewysig, dat die volgende eiendomsbelasting gehef word op die terreinwaarde van alle belasbare eiendom geleë binne die Munisipaliteit van Marble Hall en soos aangedui op die Waardasierol, vir die boekjaar 1 Julie 1979 tot 30 Junie 1980:

- (i) 'n Oorspronklike belasting van nul komma vyf sent (0,5c) in die rand (R1) op die terreinwaarde van grond.
- (ii) 'n Addisionele belasting van twee komma vyf sent (2,5c) in die rand (R1) op die terreinwaarde van grond.
- (iii) 'n Verdere addisionele belasting van ses komma sewe vyf sent (6½c) in die rand (R1) op die terreinwaarde van grond, soos goedgekeur deur die Administrateur.

Kennis geskied verder dat die voormelde belasting betaalbaar is in tien gelyke paaiemente op die volgende datums—

- 1 Augustus 1979.
- 1 September 1979.
- 1 Oktober 1979.
- 1 November 1979.
- 1 Desember 1979.
- 1 Januarie 1980.
- 1 Februarie 1980.
- 1 Maart 1980.
- 1 April 1980.
- 1 Mei 1980.

Indien die belasting hierby gehef nie op die betaaldatum soos hierbo genoem, betaal word nie, word 'n boeterente teen agt persent (8%) per jaar gehef, bereken vanaf 1 Julie 1979.

Belastingbetalers wat in gebreke bly om enige van hulle maandeikse paaiemente te betaal verbeur die vergunning om maandeliks te betaal en moet die volle bedrag wat nog verskuldig is ten opsigte van die finansiele jaar se belastingheffing, binne 30 dae betaal sonder verdere kennisgewing.

Geregte stappe sal summier in gevalle van wanbetaling ingestel word.

F. H. SCHOLTZ,  
Stadsklerk.

Munisipale Kantore,  
Posbus 111,  
Marble Hall.  
0450.  
27 Junie 1979.  
Kennisgewing No. 4/1979.

**VILLAGE COUNCIL OF MARBLE HALL.**

**ASSESSMENT RATES 1979/1980.**

Notice is hereby given in terms of section 24 of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, that the following assessment rates are levied on the site value of rateable property within the Municipality of Marble Hall, as appearing on the Valuation Roll for the financial year 1 July, 1979 to 30 June, 1980:

- (i) An original rate of nil decimal five cents (0,5c) in the rand (R1) on site value of land.
- (ii) An additional rate of two decimal five cents (2,5c) in the rand (R1) on site value of land.
- (iii) A further additional rate of six decimal seven five cents (6½c) in the rand (R1) on site value of land, as approved by the Administrator.

Notice is hereby further given that the abovementioned rates are payable in ten equal instalments on the following dates—

- 1 August, 1979.
- 1 September, 1979.
- 1 October, 1979.
- 1 November, 1979.
- 1 December, 1979.
- 1 January, 1980.
- 1 February, 1980.
- 1 March, 1980.
- 1 April, 1980.
- 1 May, 1980.

If the rates hereby imposed are not paid on the dates specified above, penalty interest will be charged at a rate of eight per cent. (8%) per annum, calculated as from 1 July, 1979.

Ratepayers who fail to pay their monthly instalments will forfeit the concession to pay their accounts monthly in which case the full amount outstanding in respect of the financial year's assessment rate levy, will become payable within 30 days without further notice.

Summary legal proceedings will be instituted in cases of non-payment.

F. H. SCHOLTZ,  
Town Clerk.

Municipal Offices,  
P.O. Box 111,  
Marble Hall.  
0450.  
27 June, 1979.  
Notice No. 4/79.

487-27

**PLAASLIKE BESTUUR VAN MEYERTON.**

**KENNISGEWING VAN EERSTE SITTING VAN WAARDERINGSHOF OM BESWARE TEN OPSIGTE VAN TUSSENTYDSE WAARDERINGSGLYS VIR DIE JARE 1976/79 AAN TE HOOR.**

Kennis word hierby ingevolge artikel 13 en 16 van die Plaaslike Bestuur Belastingordonnansie, 1933 (Ordonnansie 20 van 1933), gegee dat die eerste sitting van die waarderingshof op 18 Julie 1979 om 09h00 sal plaasvind en gehou sal word by die volgende adres:

Raadsaal  
Stadhuis  
Presidentplein  
Meyerton

om enige beswaar tot die tussentydse waarderingsslys vir die boekjare 1976/79 te oorweeg.

J. H. DU TOIT,  
Sekretaris: Waarderingshof.

27 Junie 1979.  
Kennisgewing No. 250.

**LOCAL AUTHORITY OF MEYERTON.**

**NOTICE OF FIRST SITTING OF VALUATION COURT TO HEAR OBJECTIONS IN RESPECT OF INTERIM VALUATION ROLL FOR THE FINANCIAL YEARS 1976/79.**

Notice is hereby given in terms of sections 13 and 16 of the Local Authorities Rating Ordinance, 1933 (Ordinance 20 of 1933), that the first sitting of the valuation court will take place on 18 July, 1979 at 09h00 and will be held at the following address:

Council Chamber  
Town Hall  
President Square  
Meyerton

to consider any objection to the interim valuation roll for the financial years 1976/79.

J. H. DU TOIT,  
Secretary: Valuation Court.

27 June, 1979.  
Notice No. 250.

488-27

**PLAASLIKE BESTUUR VAN MEYERTON.**

**KENNISGEWING VAN EERSTE SITTING VAN WAARDERINGSRAAD OM BESWARE TEN OPSIGTE VAN VOORLOPIGE WAARDERINGSGLYS VIR DIE JARE 1979/82 AAN TE HOOR.**

Kennis word hierby ingevolge artikel 15(3)(b) van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), gegee dat die eerste sitting van die waarderingraad op 18 Julie 1979 om 09h00 sal plaasvind en gehou sal word by die volgende adres:

Raadsaal  
Stadhuis  
Presidentplein  
Meyerton

om enige beswaar tot die voorlopige waarderingsslys vir die boekjare 1979/82 te oorweeg.

J. H. DU TOIT,  
Sekretaris Waarderingsraad.

27 Junie 1979.  
Kennisgewing No. 251.

**LOCAL AUTHORITY OF MEYERTON.**

**NOTICE OF FIRST SITTING OF VALUATION BOARD TO HEAR OBJECTIONS IN RESPECT OF PROVISIONAL VALUATION ROLL FOR THE FINANCIAL YEARS 1979/82.**

Notice is hereby given in terms of section 15(3)(b) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the first sitting of the valuation board will take place on 18 July, 1979 at

09h00 and will be held at the following address:

Council Chamber  
Town Hall  
President Square  
Meyerton

to consider any objection to the provisional valuation roll for the financial years 1979/82.

J. H. DU TOIT,  
Secretary: Valuation Board.

27 June, 1979.  
Notice No. 251.

489-27

**MUNISIPALITEIT PHALABORWA.**

**WYSIGING VAN STANDAARD-REGLEMENT VAN ORDE.**

Kennis geskied hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Raad voornemens is om die Standaard-Reglement van Orde te wysig.

Die algemene strekking van hierdie wysiging is hoofsaaklik daarop gemik om probleme in verband met moontlike onduidelikhede wat met verloop van tyd ondervind is, uit die weg te ruim, en ook om vir ander gebeurlikhede voorsiening te maak.

Afskrifte van die voorgestelde wysiging lê ter insae in die kantoor van die Stadsekretaris vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan in die Provinsiale Koerant.

Enige persoon wat beswaar teen die voorgestelde wysiging wens aan te teken, moet dit skriftelik binne veertien (14) dae na datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant by die ondergetekende doen.

O. SOMERS,  
Waarnemende Stadsklerk.

Posbus 67,  
Phalaborwa.  
1390.  
27 Junie 1979.  
Kennisgewing No. 22/1979.

**MUNICIPALITY OF PHALABORWA.**

**AMENDMENTS TO STANDARD STANDING ORDERS.**

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, as amended, that the Council intends amending the Standard Standing Orders.

The general purport of these amendments is aimed mainly at eliminating problems which have in the course of time been experienced possibly as a result of ambiguity, and to make provision for other contingencies.

Copies of the proposed amendments will be open for inspection at the office of the Town Secretary for a period of fourteen (14) days from the date of publication hereof in the Provincial Gazette.

Any person who desires to record his objection to the proposed amendments must do so in writing to the undersigned within

fourteen (14) days of publication of this notice in the Provincial Gazette.

O. SOMERS,  
Acting Town Clerk.

P.O. Box 67,  
Phalaborwa.  
1390.

27 June, 1979.  
Notice No. 22/1979.

490-27

**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 Nie-Blanke bushalte, huidige regeer die Polisiewoonstelle aan die oostekant van Kerkstraat, te verskuif na die suidkant van Maherrypark.

Volledige besonderhede en 'n sketsplan hiervan lê ter insae by die Munisipale Kantore (Kamer 311), Wolmaransstraat, Potchefstroom, vir 21 dae na publikasie hiervan; naamlik 27 Junie 1979.

Besware moet skriftelik by ondergetekende ingedien word. Indien geen beswaar ontvang word nie, sal die bushalte ingebruik geneem word na verstryking van 21 dae na publikasie hiervan.

S. H. OLIVIER,  
Stadsklerk.

27 Junie 1979.  
Kennisgewing No. 51.

**TOWN COUNCIL OF POTCHEFSTROOM.**

**MOVING OF BUS STOP.**

Notice is hereby given in terms of the provisions of section 65bis of Ordinance 17 of 1939, that the Town Council of Potchefstroom intends to move the Non-White bus stop, presently opposite the Police Flats on the east side of Kerk Street, to the south side of Maherry Park.

Full particulars and a sketch plan are available at the Municipal Offices (Room 311), Wolmarans Street, Potchefstroom, for 21 days after publication hereof, namely 27 June, 1979.

Objections should be lodged in writing with the undersigned. Should no objections be received, then the bus stop will be used after expiration of 21 days from publication hereof.

S. H. OLIVIER,  
Town Clerk.

27 June, 1979.  
Notice No. 51.

491-27

**MUNISIPALITEIT RANDFONTEIN.**

**KENNISGEWING WAT BESWARE TEEN VOORLOPIGE WAARDERINGS-LYS AANVRA.**

(Regulasie 5)

Kennis word hierby ingevolge artikel 12(1)(a) van die Ordonnansie op Eiendomsbeasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), gegee dat die voorlopige waarderingslys vir die boekjare 1979/80 en 1980/81 oop is vir inspeksie by die kantoor van die plaaslike bestuur van Randfontein vanaf 27 Junie 1979 tot 30 Julie 1979 en enige eienaar van belastbare eiendom of ander persoon wat begerig is

om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleentheid in die voorlopige waarderingslys opgeteken, soos in artikel 10 van die genoemde Ordonnansie beoog, in te dien, insluitende die vraag of sodanige eiendom of 'n gedeelte daarvan onderworpe is aan die betaling van eiendomsbelasting of daarvan vrygestel is, of ten opsigte van enige weglating van enige aangeleentheid uit sodanige lys, doen so binne gemelde tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by die adres hieronder aangedui beskikbaar en aandag word spesifiek gevestig op die feit dat geen persoon geregtig is om enige beswaar voor die waarderingsraad te opper tensy hy 'n beswaar op die voorgeskrewe vorm betyds ingedien het nie.

C. J. JOUBERT,  
Stadsklerk.

Stadstesourier se  
Departement,  
Stadsaalgebou,  
Stubbsstraat,  
Randfontein.  
27 Junie 1979.  
Kennisgewing No. 27/1979.

**MUNICIPALITY OF RANDFONTEIN.**  
**NOTICE CALLING FOR OBJECTIONS TO PROVISIONAL ROLL.**

(Regulation 5)

Notice is hereby given in terms of section 12(1)(a) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the provisional valuation roll for the financial years 1979/80 and 1980/81 is open for inspection at the office of the local authority of Randfontein from 27 June, 1979 to 30 July, 1979 and any owner of rateable property or other person who so desires to lodge an objection with the Town Clerk in respect of any matter recorded in the provisional valuation roll as contemplated in section 10 of the said Ordinance including the question whether or not such property or portion thereof is subject to the payment of rates or is exempt therefrom or in respect of any omission of any matter from such roll shall do so within the said period.

The form prescribed for the lodging of an objection is obtainable at the address indicated below and attention is specifically directed to the fact that no person is entitled to urge any objection before the valuation board unless he has timeously lodged an objection in the prescribed form.

C. J. JOUBERT,  
Town Clerk.

Town Treasurer's  
Department,  
Town Hall Building,  
Stubbs Street,  
Randfontein.  
27 June, 1979.  
Notice No. 27/1979.

492-27

**PLAASLIKE BESTUUR VAN RANDFONTEIN.**

**KENNISGEWING VAN EIENDOMSBEASTING EN VAN VASGESTELDE DAG VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1979 TOT 30 JUNIE 1980.**

(Regulasie 17)

Kennis word hiermee gegee dat, ingevolge artikel 26 van die Ordonnansie op

Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), die volgende eiendomsbelasting tén opsigte van die bogenoemde boekjaar gehê is op belastbare eiendom in die voorlopige waardeeringslys opgeteken:

- (a) ingevolge artikel 21 van Ordonnansie 11 van 1977, 'n algemene eiendomsbelasting van 3c (drie sent) in die rand (R) op die terreinwaarde van grond of op die terreinwaarde van 'n reg in grond;
- (b) ingevolge artikel 23 van Ordonnansie 11 van 1977, 'n belasting van 1,67c (een komma ses sewe sent) in die rand (R) op die waarde van verbeterings geleë op grond kragtens myntitel gehou wat nie grond in 'n goedgekeurde dorp is nie en waar sodanige grond vir woondoelcinds of vir doeleindes wat nie tot mynbedrywighede bykomstig is nie deur iemand wat betrokke is in mynbedrywighede of sodanige persoon die houer van die myntitel is al dan nie, gebruik word;
- (c) dat die belasting van grondeienaars-lisensiebelang, betaalbaar ingevolge en op die wyse soos uiteengesit in artikel 25 van Ordonnansie 11 van 1977, op 20% (twintig persent) neergelê word.

Die bedrae vir eiendomsbelasting genoem onder (a) en (b) raak verskuldig en betaalbaar op 1 Julie 1979 en sal ingevolge artikel 26 van Ordonnansie 11 van 1977 betaalbaar wees in twaalf gelyke maandelikse paaiemente, betaalbaar voor of op die sewende dag van die maand wat volg op die maand waarvoor die heffing gemaak word.

Rente teen 8% per jaar is op alle agterstallige bedrae na die vasgestelde dag hefbaar en wanbetalers is onderhewig aan regsproses vir die invordering van sodanige agterstallige bedrae.

Alle belastingbetalers wat nie rekenings vir voorgaande ontvang nie, word versoek om met die stadstoesourier se departement in verbinding te tree, aangesien die feit dat geen rekening ontvang is nie, hulle nie van aanspreeklikheid vrywaar nie.

C. J. JOUBERT,  
Stadsklerk.

Posbus 218,  
Randfontein.  
1760.  
27 Junie 1979.  
Kennissgewing No. 31/1979.

#### LOCAL AUTHORITY OF RANDFONTEIN.

#### NOTICE OF RATES AND OF FIXED DAY FOR PAYMENT IN RESPECT OF FINANCIAL YEAR 1 JULY, 1979 TO 30 JUNE, 1980.

(Regulation 17)

Notice is hereby given that, in terms of section 26 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), the following rates have been levied in respect of the above-mentioned financial year on rateable property recorded in the provisional valuation roll:

- (a) in terms of section 21 of Ordinance 11 of 1977, a general rate of 3c (three cents) in the rand (R) on the site value of land or right in land;
- (b) in terms of section 23 of Ordinance 11 of 1977, a rate of 1,67c (one com-

ma six seven cents) in the rand (R) on the value of any improvements situate upon land held under mining title not being land in an approved township where such land is used for residential purposes or for purposes not incidental to mining operations by a person engaged in mining operations whether such person is the holder of the mining title or not;

- (c) a freeholder's licence interest payable in terms of the provisions of section 25 of Ordinance 11 of 1977, of 20% (twenty per centum).

The amounts for assessment rates mentioned under (a) and (b) shall become due and payable on 1 July, 1979 and shall, in terms of section 26 of Ordinance 11 of 1977, be payable in twelve equal monthly instalments, payable on or before the seventh day of the month following the month for which the levy has been made.

Interest of 8% per annum is chargeable on all amounts in arrear after the fixed day and defaulters are liable to legal proceedings for recovery of such arrear amounts.

All ratepayers who do not receive accounts for the above are advised to inform the town treasurer's department, as the non-receipt of accounts does not relieve them from liability for payment.

C. J. JOUBERT,  
Town Clerk.

P.O. Box 218,  
Randfontein.  
1760.

27 June, 1979.  
Notice No. 31/1979.

493-27

#### MUNICIPALITEIT RANDFONTEIN.

#### HERROEPING/WYSIGING VAN VERORDENINGE.

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, bekend gemaak dat die Raad, van voorneme is om die volgende verordeninge te herroep en/of te wysig:

1. Verordeninge vir die Regulering van die Kapitaalontwikkelingsfonds.
2. Beursleningsfondsvrordeninge.

Die algemene strekking van die wysiging is om:

1. Die bestaande Verordeninge vir die Regulering van die Kapitaalontwikkelingsfonds te herroep en 'n nuwe fonds ingevolge artikel 8(1) van Ordonnansie 9 van 1978 te skep;

2. die Raad in staat te stel om die rente wat op beurslenings gehê word van tyd tot tyd by raadbesluit vas te stel.

Afskrifte van die Kapitaalontwikkelingsfondsvrordeninge van Plaaslike Bestuur, 1978, en die voorgestelde wysiging van die Beursleningsfondsvrordeninge lê ter insae in die kantoor van die Stadsekretaris (Kamer C), vir 'n tydperk van veertien (14) dae vanaf die datum van publikasie hiervan in die Provinsiale Koerant.

Enige persoon wat beswaar teen die voorgestelde herroeping/wysiging van die genoemde verordeninge wens aan te teken moet dit skriftelik binne veertien (14) dae vanaf die datum van publikasie van hierdie

kennissgewing in die Provinsiale Koerant by die ondergetekende doen.

C. J. JOUBERT,  
Stadsklerk.

Posbus 218,  
Randfontein.  
1760.  
Tel. 663-2271.  
27 Junie 1979.  
Kennissgewing No. 28/1979.

#### MUNICIPALITY OF RANDFONTEIN. REVOCATION/AMENDMENT TO BY-LAWS.

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, as amended, that the Council intends to revoke/amend the following by-laws:

1. By-laws for Regulating the Capital Development Fund.
2. Bursary Loan Fund By-laws.

The general purport of these amendments is:

1. To repeal the existing By-laws for Regulating the Capital Development Fund and to establish a new fund in terms of section 8(1) of Ordinance No. 9 of 1978;

2. to enable the Council to determine the rate of interest in respect of bursary loans from time to time by Council resolution.

Copies of the Local Authorities Capital Development Fund Ordinance, 1978, and the proposed amendment to the Bursary Loan Fund By-laws will be open for inspection at the office of the Town Secretary (Room C), for a period of fourteen (14) days from the date of publication hereof in the Provincial Gazette.

Any person who desires to record his objection to the proposed revocation/amendment must do so in writing to the undersigned within fourteen (14) days after date of publication of this notice in the Provincial Gazette.

C. J. JOUBERT,  
Town Clerk.

P.O. Box 218,  
Randfontein.  
1760.  
Tel. 663-2271.  
27 June, 1979.  
Notice No. 28/1979.

494-27

#### STADSRAAD VAN RUSTENBURG.

#### WYSIGING VAN SANITÊRE- EN VULLISVERWYDERINGSTARIEF.

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad voornemens is om die Sanitêre- en Vullisverwyderingstarief te wysig ten einde die tarief vir die verwydering van vullis in massahouers te wysig.

'n Afskrif van die voorgestelde wysiging lê ter insae by die kantoor van die Stadsekretaris vir 'n tydperk van 14 dae vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen die voorgestelde wysiging wil aanteken moet

dit skriftelik voor of op 11 Julie 1979 by die Stadsklerk doen.

STADSKLERK.

Stadskantore,  
Posbus 16,  
Rustenburg,  
0300.

27 Junie 1979.  
Kennisgewing No. 52/79.

TOWN COUNCIL OF RUSTENBURG.

AMENDMENT OF SANITARY AND REFUSE REMOVAL TARIFF.

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council intend to amend the Sanitary and Refuse Removal Tariff in order to amend the tariff for the removal of refuse in mass containers.

A copy of the proposed amendment is open for inspection at the office of the Town Secretary for a period of 14 days from the date of publication hereof.

Any person who desires to record his objection to the proposed amendment must do so in writing to the Town Clerk on or before 11 July, 1979.

TOWN CLERK.

Municipal Offices,  
P.O. Box 16,  
Rustenburg,  
0300.  
27 June, 1979.  
Notice No. 52/79.

495—27

STADSRAAD VAN SANDTON.

WYSIGING VAN VERORDENINGE INSAKE HONDE.

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad voornemens is om die Raad se Verordeninge Insaake Honde, afgekondig by Administrateurskennisgewing 1094 gedateer 23 September 1970, soos gewysig, verder te wysig.

Die algemene strekking van die wysigings is om die hondelisenisie gelde te verhoog, te verseker dat honde-eienaars strenger beheer oor hulle honde uitoefen deur te voorkom dat honde onbeheerd en alleen op strate en openbare plekke rondswaai en honde wat 'n steurnis veroorsaak of die publiek deur aanhoudende gebelaf of 'n kwaai houding in gevaar stel, te betuel.

'n Afskrif van die verordeninge en wysigings lê ter insae by die kantoor van die Raad vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysigings wens aan te teken moet dit skriftelik binne veertien dae na die datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant by die ondergetekende doen.

J. J. HATTINGH,  
Stadsklerk.

Burgersentrum,  
Weststraat  
(h/v Rivoniaweg),  
Posbus 78001,  
Sandton.  
2146.  
27 Junie 1979.  
Kennisgewing No. 40/1979.

TOWN COUNCIL OF SANDTON.  
AMENDMENT TO BY-LAWS RELATING TO DOGS.

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends further amending the Council's By-laws Relating to Dogs, published under Administrator's Notice 1094 dated 23 September, 1970, as amended.

The general purport of the amendments is to increase dog licensing fees, ensure that owners exercise stricter control over their dogs by preventing dogs wandering uncontrolled and unattended on streets and in public places and curbing dogs which cause a nuisance or endanger the public through excessive barking or violent action.

A copy of the by-laws and amendments are open to inspection at the offices of the Council for a period of fourteen days from the date of publication hereof.

Any person who desires to record his objection to the said amendments must do so in writing to the under-mentioned within fourteen days after the publication of this notice in the Provincial Gazette.

J. J. HATTINGH,  
Town Clerk.

Civic Centre,  
West Street  
(cor. Rivonia Road),  
P.O. Box 78001,  
Sandton.  
2146.  
27 June, 1979.  
Notice No. 40/1979.

496—27

STADSRAAD VAN STILFONTEIN.

WYSIGING VAN TARIEF VAN GELDE VIR SANITÊRE DIENS.

Kennis geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, dat die Stadsraad van Stilfontein van voorneme is om die Tarief van Gelde vir Sanitêre Diens te wysig ten einde voorsiening te maak vir die verhoging van tariewe.

Afskrifte van die voorgestelde wysigings lê ter insae by die kantoor van die Stadsekretaris, Munisipale Kantore, Stilfontein, gedurende kantoorure en besware daarteen moet skriftelik binne 14 dae vanaf die datum van publikasie van hierdie kennisgewing by die ondergetekende ingedien word.

T. A. KOEN,  
Stadsklerk.

Munisipale Kantore,  
Posbus 20,  
Stilfontein.  
2550.  
27 Junie 1979.  
Kennisgewing No. 19/1979.

TOWN COUNCIL OF STILFONTEIN.

AMENDMENT TO TARIFF OF CHARGES FOR SANITARY SERVICE.

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, that it is the intention of the Town Council of Stilfontein to amend the Tariff of Charges for Sanitary Service in

order to make provision for an increase in the tariffs.

Copies of the amendments will lie for inspection at the office of the Town Secretary, Municipal Offices, Stilfontein, during normal office hours and any objection thereto must be lodged in writing with the undersigned within fourteen days from the date of publication of this notice.

T. A. KOEN,  
Town Clerk.

Municipal Offices,  
P.O. Box 20,  
Stilfontein.  
2550.  
27 June, 1979.  
Notice No. 19/1979.

497—27

PLAASLIKE BESTUUR VAN STILFONTEIN.

KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING OF EIENDOMSBELASTINGS EN VAN VASGESTELDE DAG VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE, 1979 TOT 30 JUNIE 1980.

Kennis word hierby gegee dat ingevolge artikel 26(2)(a) of (b) van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), die volgende algemene eiendomsbelasting ten opsigte van bogenoemde boekjaar gehê is op belasbare eiendom in die waarderingslys of aanvullende waarderingslys opgeteken — op die terreinwaarde van enige grond 5 (vyf) sent per rand.

Die bedrag verskuldig vir eiendomsbelasting, soos in artikel 27 van genoemde Ordonnansie beoog, is op 2 Januarie 1980 (vasgestelde dag) betaalbaar.

Rente teen tien persent per jaar is op alle agterstallige bedrae na die vasgestelde dag hefbaar en wanbetalers is onderhewig aan regsproses vir die invordering van sodanige agterstallige bedrae.

T. A. KOEN,  
Stadsklerk.

Munisipale Kantore,  
Posbus 20,  
Stilfontein.  
2550.  
27 Junie 1979.  
Kennisgewing No. 20/1979.

LOCAL AUTHORITY OF STILFONTEIN.

NOTICE OF GENERAL RATE OR RATES AND OF FIXED DAY FOR PAYMENT IN RESPECT OF FINANCIAL YEAR 1 JULY 1979 TO 30 JUNE, 1980.

Notice is hereby given that in terms of section 26(2)(a) or (b) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), the following general rate has been levied in respect of the above-mentioned financial year on rateable property recorded in the valuation roll or supplementary valuation roll — on the site value of any land 5 (five) cents per rand.

The amount due for rates as contemplated in section 27 of the said Ordinance shall be payable on 2nd January 1980 (the fixed day).

Interest of ten percent per annum is chargeable on all amounts in arrear after the fixed day and defaulters are liable to

legal proceedings for recovery of such arrears amounts.

T. A. KOEN,  
Town Clerk.

Municipal Offices,  
P.O. Box 20,  
Stilfontein.  
2550.  
27 June, 1979.  
Notice No. 20/1979.

498—27

**TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE.**

**KENNISGEWING**

**VOORGESTELDE PERMANENTE SLUITING VAN 'N GEDEELTE VAN JOHN MICHAELSTRAAT, AVALONIA LANDBOUHOEWES.**

Kennisgewing geskied hiermee ingevolge artikel 67 van die Ordonnansie op Plaaslike Bestuur No. 17 van 1939, soos gewysig, dat die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede van voorneme is om 'n gedeelte van John Michaelstraat, Avalonia Landbouhoewes, permanent te sluit.

Die Raad se besluit en 'n plan waarop die betrokke straat aangedui word sal vir 'n tydperk van 60 dae vanaf die datum van hierdie kennisgewing ter insae lê gedurende normale kantoorure by Kamer B501, H. B. Phillipsgebou, Bosmanstraat 320, Pretoria.

Enige persoon wat beswaar wil aanteken teen die voorgenome permanente sluiting moet sodanige besware skriftelik by die ondergetekende indien voor of op 27 Augustus 1979.

J. J. H. BESTER,  
Sekretaris.

Rosbus 1341,  
Pretoria.  
27 Junie 1979.  
Kennisgewing, No. 84/79.

**TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS.**  
**NOTICE.**

**PROPOSED PERMANENT CLOSING OF A PORTION OF JOHN MICHAEL STREET, AVALONIA AGRICULTURAL HOLDINGS.**

Notice is hereby given in terms of section 67 of the Local Government Ordinance No. 17 of 1939, as amended, that the Transvaal Board for the Development of Peri-Urban Areas intends closing permanently a portion of John Michael Street, Avalonia Agricultural Holdings.

The Board's resolution and a plan showing the portion of the street to be closed, are open for inspection for a period of sixty days from the date of this notice during normal office hours, at Room B501, H. B. Phillips Building, 320 Bosman Street, Pretoria.

Any person who wishes to object against the proposed permanent closing must lodge such objection in writing with the undersigned before or on 27 August, 1979.

J. J. H. BESTER,  
Secretary.

P.O. Box 1341,  
Pretoria.  
27 June, 1979.  
Notice No. 84/79.

499—27

**TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE.**

**WYSIGING VAN VERORDENINGE.**

Dit word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad van voorneme is om die ondervermelde verordeninge te wysig ten einde die tariewe te verhoog vir die verbruikers in die gemelde gebied van die Plaaslike Gebiedskomitees.

**WATER:**

Kosmos; Malelane; Haenertsburg; Halfway House; Amsterdam; Letsitele; Paardekop; Chrissiesmeer; Davel; Gravelotte; Ennerdale.

**SANITEIT:**

Eloff; Komatipoort; Davel; Letsitele; Brugspruit; Ogies; Northam; Chrissiesmeer; Rayton; Amsterdam; Klipriviervallei; Ohriststad; De Deur; Malelane; Gravelotte; Charl Cilliers; Schoemansville; Paardekop; Olifantsfontein; Vandyksdrif; Kosmos; Ennerdale; Magaliesburg; Sundra; Marikana; Hectorspruit.

**ELEKTRISITEIT:**

Brugspruit; De Deur; Migdol; Wes van Pretoria; Lanseria; Kosmos; Hectorspruit; Schoemansville; Hammanskraal.

**RIOOL:**

Olifantsfontein; Malelane; Rayton; Komatipoort.

**LUGHAWE:**

Lanseria.

**FINANSIELE:**

Afskrifte van hierdie wysigings lê ter insae in Kamer A.408 by die Raad se Hoofkantoor, Bosmanstraat 320, Pretoria, vir 'n tydperk van veertien dae na die datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysigings wil aanteken moet dit skriftelik binne 14 dae na datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant by die ondergetekende doen.

J. J. H. BESTER,  
Sekretaris.

Posbus 1341,  
Pretoria. 0001  
27 Junie 1979.  
Kennisgewing No. 88/1979.

**TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS.**

**AMENDMENTS TO BY-LAWS.**

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Board intends amending the undermentioned by-laws in order to increase the tariffs for the consumers in the areas of the Local Area Committees mentioned.

**WATER:**

Kosmos; Malelane; Haenertsburg; Halfway House; Amsterdam; Letsitele; Paardekop; Chrissiesmeer; Davel; Gravelotte; Ennerdale.

**SANITATION:**

Eloff; Komatipoort; Davel; Letsitele; Brugspruit; Ogies; Northam; Lake Chrissie;

Rayton; Amsterdam; Klip River Valley; Ohriststad; De Deur; Malelane; Gravelotte; Charl Cilliers; Kosmos; Ennerdale; Magaliesburg; Vandyksdrif; Schoemansville; Paardekop; Olifantsfontein; Sundra; Marikana; Hectorspruit.

**ELECTRICITY:**

Brugspruit; De Deur; Migdol; West of Pretoria; Lanseria; Kosmos; Hectorspruit; Schoemansville; Hammanskraal.

**DRAINAGE:**

Olifantsfontein; Malelane; Rayton; Komatipoort.

**AIRPORT:**

Lanseria.

**FINANCIAL:**

Copies of these amendments are open for inspection in Room A.408 at the Board's Head Office, 320 Bosman Street, Pretoria, for a period of fourteen days from the date of publication hereof.

Any person who desires to record his objection to the said amendments must do so in writing to the undermentioned within 14 days after the date of publication of this notice in the Provincial Gazette.

J. J. H. BESTER,  
Secretary.

P.O. Box 1341,  
Pretoria. 0001  
27 June, 1979.  
Notice No. 88/1979.

500—27

**STADSRAAD VAN VERWOERDBURG.**  
**WYSIGING VAN STANDAARD REGULLEMENT VAN ORDE.**

Daar word hiermee ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad voornemens is om die wysiging van die Standaard Reglement van Orde sobs afgekondig by Administrateurskennisgewing 307 van 21 Maart 1979 aan te neem.

Afskrifte van hierdie wysigings lê ter insae gedurende gewone kantoorure by die kantoor van die Raad vir 'n tydperk van 14 dae vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen die voorgestelde wysiging wil aanteken moet dit skriftelik binne veertien dae na die datum van publikasie hiervan by die ondergetekende doen.

P. J. GEERS,  
Stadsclerk.

Munisipale Kantore,  
Posbus 14013,  
Verwoerdburg. 0140  
27 Junie 1979.  
Kennisgewing No. 30/1979.

**TOWN COUNCIL OF VERWOERDBURG.**

**AMENDMENT OF STANDING ORDERS.**

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Verwoerdburg intends to adopt the amendments to the Standard Standing Orders promulgated under Administrator's Notice No. 307 of 21 March, 1979.

Copies of the said amendments will be open for inspection during normal office hours at the office of the Council for a period of fourteen days from the date of this notice.

Any person who desires to record his objection to the proposed amendment must do so in writing to the undermentioned within fourteen days after the date of publication of this notice.

P. J. GEERS,  
Town Clerk.

Municipal Offices,  
P.O. Box 14013,  
Verwoerdburg, 0140  
27 June, 1979.  
Notice No. 30/1979.

501-27

**STADSRAAD VAN WARMBAD.  
AANKOOP VAN GROND.**

Kennis geskied hiermee ingevolge artikel 79(24) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Warmbad van voorneme is om 'n permanente reg van weg oor die volgende eiendom te verkry:

Vanaf 'n punt by die oostelike grens van Gedeelte 45 ('n gedeelte van Gedeelte 11) van die plaas Roodepoort 467-K.R., parallel met die Buffelspruit, tot by 'n punt by die westelike grens van die genoemde plaasgedeelte.

Planno wat die voorgestelde reg van weg aandui, lê ter insae in die kantoor van die Stadsingenieur, Munisipale Kantore, Warmbad, vir 'n tydperk van 30 dae gereken vanaf 20 Junie 1979.

Enige persoon wat beswaar teen die voorneme van die Raad wil indien, moet dit skriftelik binne 30 dae na datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant, welke datum 20 Junie 1979 is, by die ondergetekende doen.

J. S. VAN DER WALT,  
Stadsklerk.

Munisipale Kantore,  
Posbus 48,  
Warmbad. 0480  
27 Junie 1979.  
Kennisgewing No. 8/1979.

**TOWN COUNCIL OF WARBATHS.  
ACQUISITION OF LAND.**

Notice is hereby given in terms of section 79(24) of the Local Government Ordinance, 1939, that the Town Council of Warbaths is of the intention to obtain a permanent right of way over the property as set out hereunder:

From a point on the eastern boundary of Portion 45 (a portion of Portion 11) of the farm Roodepoort 467-K.R., parallel with the Buffelspruit, to a point on the western boundary of the said property.

Plans showing the proposed right of way, are open for inspection in the office of the Town Engineer, Municipal Offices, Warbaths, for a period of 30 days as from the 20th June, 1979.

Any person who wishes to lodge an objection against the intention of the Council, must do so in writing within 30 days from the date of publication hereof in the

Provincial Gazette, that is the 20th June, 1979, with the underigned.

J. S. VAN DER WALT,  
Town Clerk.

Municipal Offices,  
P.O. Box 48,  
Warmbaths. 0480  
27 June, 1979.  
Notice No. 8/1979.

502-27

**PLAASLIKE BESTUUR VAN WESTON-  
ARIA.**

**KENNISGEWING VAN ALGEMENE  
EIENDOMSBELASTING EN VAN VAS-  
GESTELDE DAG VIR BETALING TEN  
OPSIGTE VAN DIE BOEKJAAR 1  
JULIE 1979 TOT 30 JUNIE 1980.**

(Regulasie 17)

Kennis word hierby gegee ingevolge artikel 26(2)(a) van die Ordonnansie van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), dat die volgende algemene Eiendomsbelasting ingevolge artikel 21 van gemelde Ordonnansie ten opsigte van 'n bogenoemde boekjaar gehef is op belastbare eiendom in die vooropge waarderingslys opgeteken.

- (a) 'n oorspronklike belasting van 3 sent (drie sent) in die Rand op die terreinwaarde van grond.
- (b) Behoudens die goedkeuring van die Administrateur 'n addisionele belasting van 4 sent (vier sent) in die Rand op die terreinwaarde van grond.

Benewens die algemene eiendomsbelasting op die terreinwaarde van grond of die terreinwaarde van 'n reg in grond word 'n eiendomsbelasting van 1,67 sent (een komma ses sewe sent) in die Rand, ooreenkomstig die bepaling van artikel 23 van die gemelde Ordonnansie gehef op die waarde van verbeterings geleë op grond kragtens myntitel gehou wat nie grond in 'n goedgekeurde dorp is nie, as sodanige grond vir woondoeleindes of vir doeleindes wat nie tot mynbedrywighede bykomstig is nie, gebruik word.

Bogenoemde belasting is verskuldig op 1 Julie 1979 en betaalbaar op 15 Julie 1979, maar mag ten geriewe van belastingbetalers in 12 gelyke paaiemente betaal word, die eerste waarvan op 15 Julie 1979 betaalbaar is, en die daaropvolgende paaiemente onderskeidelik soos op die rekeningstaat aangetoon sal word.

Rente teen 11,25 persent per jaar is op alle agterstallige bedrae na die vasgestelde dag hefbaar en wanbetalers is onderhewig aan Regsproses vir die invordering van sodanige agterstallige bedrae.

Alle belastingbetalers wat geen rekenings vir die bogenoemde belasting ontvang nie, word versoek om die Departement van die Stadstoesourier daarvan in kennis te stel, aangesien die nie-ontvang van rekenings niemand van aanspreeklikheid vir betaling vrystel nie.

J. H. VAN NIEKERK,  
Stadsklerk.

Munisipale Kantore,  
Posbus 19,  
Westonaria.  
27 Junie 1979.  
Kennisgewing No. 19/79.

**LOCAL AUTHORITY OF WESTON-  
ARIA.**

**NOTICE OF GENERAL RATE AND  
OF FIXED DAY FOR PAYMENT IN  
RESPECT OF FINANCIAL YEAR 1  
JULY, 1979 TO 30 JUNE, 1980.**

(Regulation 17)

Notice is hereby given in terms of section 26(2)(a) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the following general rate has been levied in terms of section 21 of the said Ordinance in respect of the above-mentioned financial year on rateable property recorded in the provisional Valuation Roll.

- (a) An original rate of 3 cents (three cents) in the Rand on site value of land.
- (b) Subject to the approval of the Administrator an additional rate of 4 cents (four cents) in the Rand on site value of land.

In addition to the general rate on the site value of land or on the site value of a right in land an assessment rate of 1,67 cents (one comma six seven cents) in the Rand in terms of the provisions of section 23 of the said Ordinance is levied on the value of any improvements situate upon land held under mining title, not being land in an approved township, where such land is used for residential purposes or for purposes not incidental to mining operations.

The above rates are due on the 1st July, 1979 and payable on the 15th July, 1979, but convenience of ratepayers, the said rates may be paid in twelve equal monthly instalments, of which the first is payable on 15 July, 1979 and thereafter on the due date as indicated on the account.

Interest of 11,25 per cent per annum is chargeable on all amounts in arrear after the fixed day and defaulters are liable to legal proceedings for recovery of such arrear amounts.

All Ratepayers who do not receive accounts for the above-mentioned rates are requested to notify the Town Treasurer's Department as the non-receipt of accounts does not relieve anybody of liability for payment.

J. H. VAN NIEKERK,  
Town Clerk.

Municipal Offices,  
P.O. Box 19,  
Westonaria.  
27 June, 1979.  
Notice No. 19/79.

503-27

**STADSRAAD VAN WITBANK.**

**WYSIGING EN HERROEPING VAN  
VERORDENINGE.**

Ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, soos gewysig, word hiermee kennis gegee dat die Raad van voorneme is om:

- 1. Die Standaard Reglement van Orde te wysig.

Die wysiging is hoofsaaklik daarop gemik om probleme in verband met moontlike onduidelikhede wat met die verloop van tyd ondervind is, uit die weg te ruim

en ook om vir ander gebeurlikhede voorsiening te maak.

2. Die Kapitaalontwikkelingsfondsverordeninge te herroep.

Die Kapitaalontwikkelingsfondsordonnansie van 1978, tree met ingang 1 Julie 1979, in werking en sal die bestaande verordeninge nie meer van toepassing wees nie.

Afskrifte van bogemelde verordeninge lê ter insae by die kantoor van die Waarnemende Stadsekretaris vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan.

Enige persoon wat beswaar teen die aanname of wysiging van bogemelde verordeninge wens aan te teken, moet dit skriftelik binne veertien (14) dae na datum van hierdie kennisgewing by die ondergetekende doen.

J. D. B. STEYN,  
Stadsklerk.

Munisipale Kantore,  
Posbus 3,  
Witbank.  
1035.  
27 Junie 1979.  
Kennisgewing No. 67/1979.

**TOWN COUNCIL OF WITBANK.  
AMENDMENT OF REVOCATION OF  
BY-LAWS.**

It is hereby notified in terms of section 96 of the Local Government Ordinance, 17 of 1939, that the Town Council of Witbank intends to:

**1. Amend the Standard Standing Orders.**

The reason for the amendment is to remove obscurities which have in the past been found to occur, and to provide for other possibilities.

**2. Revoke its Capital Development Fund By-laws.**

The Capital Development Fund Ordinance of 1978, is applicable from 1 July, 1979, which will render the present by-laws obsolete.

Copies of these by-laws are open for inspection at the office of the Deputy Town Secretary for a period of fourteen (14) days from date of publication hereof.

Any person who desires to object to the adoption or amendment of the aforementioned by-laws must do so in writing to the undersigned within fourteen (14) days after publication of this notice.

J. D. B. STEYN,  
Town Clerk.

Municipal Offices,  
P.O. Box 3,  
Witbank.  
1035.  
27 June, 1979.  
Notice No. 67/1979.

504—27

**STADSRAAD VAN RUSTENBURG.**

Kennis geskied hiermee ingevolge artikel 79 van die Publieke Gesondheidsverordeninge van die Stadsraad van Rustenburg afgekondig by Administrateurskennisgewing

No. 950, gedateer 18 November 1953, soos gewysig, dat die Stadsraad besluit het om die munisipaliteit as ongeskik te verklaar vir die aanhou van varke daarin.

Vanaf datum van publikasie hiervan, is die munisipaliteit van Rustenburg dus 'n verbode gebied vir die aanhou van varke.

STADSKLERK.

Stadskantore,  
Posbus 16,  
Rustenburg.  
0300.

27 Junie 1979.  
Kennisgewing No. 56/1979.

**RUSTENBURG TOWN COUNCIL.**

Notice is hereby given in terms of section 79 of the Public Health By-laws of the Rustenburg Town Council, published under Administrator's Notice No. 950 dated 18 November 1953 as amended, that the Town Council resolved to declare the municipality unsuitable for the keeping of pigs therein.

From date of publication of this notice, the municipality of Rustenburg will be a prohibited area for the keeping of pigs therein.

TOWN CLERK.

Municipal Offices,  
P.O. Box 16,  
Rustenburg.  
0300.  
27 June, 1979.  
Notice No. 56/1979.

505—27

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