

**Offisiële Koerant**

(As 'n Nuusblad by die Poskantoor Geregistreer)



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No. 26 (Administrateurs-), 1980.

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 629, geleë in dorp Muckleneuk, stad Pretoria, gehou kragtens Akte van Transport 45736/1965, voorwaarde (b) in die gemelde Akte wysig deur die skrapping van die volgende woorde:

"The said Lot shall be used for residential purposes only. Not more than one dwelling house with the necessary outbuildings and appurtenances shall be erected on the said Lot and the said Lot shall not be subdivided".

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

W. A. CRUYWAGEN,
Administrateur van die Provincie Transvaal,
PB. 4-14-2-1919-4

No. 27 (Administrateurs-), 1980.

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 1934, geleë in die dorp Phalaborwa Uitbreiding 1, distrik Letaba, gehou kragtens Akte van Transport 25856/1972, voorwaarde B2(a) in die gemelde Akte ophef.

Gegee onder my Hand te Pretoria, op hede die 25ste dag van Januarie, Eenduisend Negehonderd-en-tachtig.

W. A. CRUYWAGEN,
Administrateur van die Provincie Transvaal.
PB. 4-14-2-1596-10

No. 28 (Administrateurs-), 1980.

PROKLAMASIE

Ingevolge artikel 49(1) van die Registrasie van Aktes Wet, 1937 (Wet 47 van 1937), saamgelees met artikel 82 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), verklaar ek hierby

No. 26 (Administrator's), 1980.

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 629, situated in Muckleneuk Township, city of Pretoria, held in terms of Deed of Transfer 45736/1965, alter condition (b) in the said Deed by the deletion of the following words:

"The said Lot shall be used for residential purposes only. Not more than one dwelling house with the necessary outbuildings and appurtenances shall be erected on the said Lot and the said Lot shall not be subdivided".

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

W. A. CRUYWAGEN,
Administrator of the Province Transvaal.
PB. 4-14-2-1919-4

No. 27 (Administrator's), 1980.

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 1934, situated in Phalaborwa Extension 1 Township, district Letaba, held in terms of Deed of Transfer 25856/1972, remove condition B2(a) in the said Deed.

Given under my Hand at Pretoria, this 25th day of January, One Thousand Nine hundred and Eighty.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal.
PB. 4-14-2-1596-10

No. 28 (Administrator's), 1980.

PROCLAMATION

In terms of section 49(1) of the Deeds Registries Act, 1937, (Act 47 of 1937) read with section 82 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), I hereby declare that the boundaries of Illovo

dat die grense van die dorp Illovo uitgebrei word deur Gedeelte 187 ('n gedeelte van Gedeelte 5) van die plaas Syferfontein 51-I.R., distrik Johannesburg, daarin op te neem onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

Gegee onder my Hand te Pretoria op hede die 8ste dag van Februarie, Eenduisend Negehonderd-en-tachtig.

W. A. CRUYWAGEN,
Administrateur van die Provincie Transvaal.
PB. 4-8-2-634-1

BYLAE.

1. VOORWAARDES VAN UITBREIDING VAN GRENSE.

(1) Begiftiging.

(a) Betaalbaar aan die plaaslike bestuur:

Die applikant 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 die erf, welke bedrag deur die plaaslike bestuur aangewend moet word vir die bou van strate en/of stormwaterreinering in of vir die dorp.
- (ii) 1 % van die grondwaarde van die erf, welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging van 'n stortingsterrein.
- (iii) 1 % van die grondwaarde van die erf, welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging van 'n begraafplaas.
- (iv) die waarde van 'n gedeelte van die erf, waarvan die grootte bepaal word deur 36 m² te vermenigvuldig met die getal woonsteeleenhede wat in die dorp gebou kan word welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging en/of ontwikkeling van parke binne sy regssgebied.

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

(b) Betaalbaar aan die Transvaalse Onderwysdepartement:

Die applikant 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 omgewing van die erf betaal waarvan die grootte bepaal word deur 15,86 m te vermenigvuldig met die getal woonsteeleenhede wat in die dorp opgerig kan word. Elke woonsteeleenhed moet beskou word as groot 99,1 m².

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

(2) Beskikking oor Bestaande Titelvoorwaardes.

Die erf moet onderworpe gemaak word aan bestaande voorwaardes en servitute as daar is, met inbegrip van die voorbehoud van die regte op minerale.

Township shall be extended to include Portion 187 (a portion of Portion 5) of the farm Syferfontein 51-I.R., district Johannesburg subject to the conditions set out in the schedule hereto.

Given under my Hand at Pretoria on this 8th day of February, One Thousand Nine hundred and Eighty.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal.
PB. 4-8-2-634-1

SCHEDULE.

1. CONDITIONS OF EXTENSION OF BOUNDARIES.

(1) Endowment.

(a) Payable to the local authority:

The applicant 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 the erf, 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 the erf, 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 the erf, which amount shall be used by the local authority for the acquisition of land for a cemetery.
- (iv) The value of a portion of the erf, the area of which has been determined by multiplying 36 m² by the number of flat units which can be erected on the erf which amount shall be used by the local authority for the acquisition and/or development of parks within its area of jurisdiction.

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

(b) Payable to the Transvaal Education Department:

The applicant 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 vicinity of the erf the extent of which shall be determined by multiplying 15,86 m by the number of flat units which can be erected on the erf. Each flat unit to be taken as 99,1 m² in extent.

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

(2) Disposal of Existing Conditions of Title.

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

2. TITELVOORWAARDES.

Die erf is onderworpe aan die volgende voorwaardes opgelê deur die Administrateur ingevolge Ordonnansie 25 van 1965.

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

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

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

No. 30 (Administrateurs), 1980.

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 die dorp Phalaborwat Uitbreiding 1, distrik Letaba die aanhef tot voorwaarde B(E) in die Bylae by Administrateursproklamasie 250/1963 wysig om soos volg te lees:

"B(E) Benewens die voorwaardes uiteengesit in subklousule (A) hiervan, is Erwe 419 tot 426, 429 tot 450, 452 tot 466, 1840 tot 1870 en 1906 tot 1934, aan die volgende voorwaardes onderworpe:"

Gegee onder my Hand te Pretoria, op hede die 17de dag van Januarie Eenduisend Negehonderd-en-tachtig.

W. A. CRUYWAGEN,
Administrateur van die Provincie Transvaal.
PB. 4-14-2-2187-4

No. 29 (Administrateurs), 1980.

PROKLAMASIE

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

So is dit dat ek;

1. met betrekking tot Erf 87, geleë in die dorp Bryanston, Registrasie Afdeling I.R., Transvaal, gehou kragtens Akte van Transport T33411/1977, voorwaardes (e), (i) en (q) in die gemelde Akte ophef; en

2. CONDITIONS OF TITLE.

The erf 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, 2m 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.

No. 30 (Administrator's), 1980.

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 Phalaborwa Extension 1 Township, District Letaba, alter the preamble to condition B(E) in the Annexure to Administrator's Proclamation 250/1963 to read as follows:

"B(E) In addition to the conditions set out in sub-clause (A) hereof, Erven 419 to 426, 429 to 450, 452 to 466, 1840 to 1870 and 1906 to 1934, shall be subject to the following conditions:"

Given under my Hand at Pretoria, this 17th day of January, One Thousand Nine hundred and Eighty.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal.
PB. 4-14-2-2187-4

No. 29 (Administrator's), 1980.

PROCLAMATION

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

Now therefore I do hereby;

1. in respect of Erf 87, situated in Bryanston Township, Registration Division I.R., Transvaal, held in terms of Deed of Transfer T33411/1977 remove conditions (e), (i) and (q) in the said Deed; and

2. die Noordelike Johannesburgstreek dorpsaanlegskema 1, 1959 wysig deur die hersonering van Erf 87 dorp Bryanston, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 40 000 vk vt" welke wysigingskema bekend staan as Wysigingskema 1092 soos aangedui op die bygaande Kaart 3 en die skemaklousules.

Gegee onder my Hand te Pretoria, op hede die 24ste dag van Desember, Eenduisend Nege-en-sentig.

W. A. CRUYWAGEN,
Administrateur van die Provincie Transvaal.
PB. 4-14-2-207-38

**NOORDELIKE JOHANNESBURGSTREEK
WYSIGINGSKEMA 1092.**

Die Noordelike Johannesburgstreek Dorpsaanlegskema 1, 1959, goedgekeur kragtens Administrateursproklamasie 228, gedateer 11 November 1959, word hiermee soos volg verder gewysig en verander:

1. Die kaart, soos vertoon op Kaart 3, Wysigingskema 1092.

2. Klousule 19(a)(iv), deur die byvoeging van die volgende subklousule:

(xxviii) Erf 87, dorp Bryanston: "Met dien verstande dat die erf in drie gedeeltes onderverdeel mag word elk waarvan nie meer as 300 m² minder is, as die oppervlakte wat vir 'n woonhuis ingevolge Tabel "F" vereis word nie; Verder, met dien verstande dat 'n woonhuis op elke gedeelte opgerig mag word."

2. amend the Northern Johannesburg Region Town-planning Scheme 1, 1959 by the rezoning of Erf 87, Bryanston Township, from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 4 000 sq ft" and which amendment scheme will be known as Amendment Scheme 1092 as indicated on the annexed Map 3 and the scheme clauses.

Given under my Hand at Pretoria, this 24th day of December, One Thousand Nine hundred and Seventy-nine.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal.
PB. 4-14-2-207-38

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME 1092.

The Northern Johannesburg Region Town-planning Scheme 1, 1959, approved by virtue of Administrator's Proclamation 228, dated 11 November, 1959 is hereby further amended and altered in the following manner:

1. The map, as shown on Map 3, Amendment Scheme 1092.

2. Clause 19(a)(iv), by the addition of the following subclause:

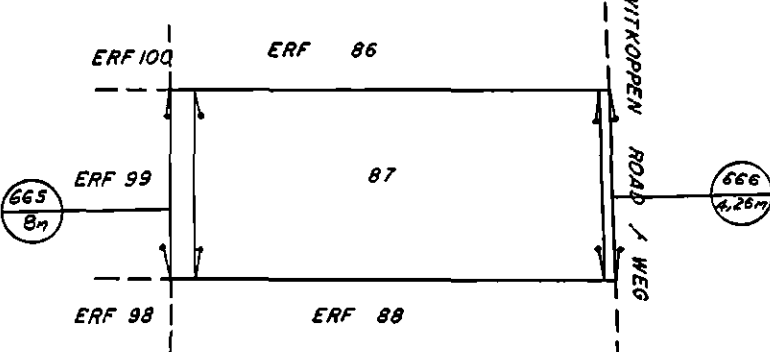
(xxviii) Erf 87, Bryanston Township: "Provided that the erf may be subdivided into three portions, each of which shall not be more than 300 m² less than the area required for a dwelling house in terms of Table "F"; Provided further that a dwelling house may be erected on each portion."

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME
NOORDELIKE JOHANNESBURGSTREEK WYSIGINGSKEMA 1092

MAP
KAART 3

SCALE 1:2500 SKAAL

(1 Sheet / Vel)



ERF 87 DORP BRYANSTON TOWNSHIP

NOTE DENSITY COLOUR SHOWN IN GREY
PROPOSED NEW ROADS & WIDENINGS
SHOWN IN RED

NOTA DIGTHEIDSkleur AANGEZOON IN GRYS
VOORGESTELDE NUWE PAAIE &
VERBREDINGS AANGEZOON IN ROOI

REFERENCE / VERWYSING

PROPOSED NEW ROADS & WIDENINGS
VOORGESTELDE NUWE PAAIE & VERBREDINGS

DENSITY ZONE / DIGTHEIDSTREEK

1 WOONHUIS PER 40 000 ^{SQ FT}
1 DWELLING PER 40 000 ^{VK VI}

USE ZONE / GEBRUIKSTREEK

<i>density colour</i>	SPECIAL RESIDENTIAL
<i>digtelheid kleur</i>	SPESIALE WOON

ADMINISTRATEURSKENNISGEWINGS

Administrateurkennisgewing 169 13 Februarie 1980

VERKLARING TOT ONWETTIGE DORP.

Die Administrateur synde van mening dat 'n dorp gestig is op Gedeelte 19 van die plaas Klipspruit No. 298 in die registrasie afdeling I.Q. in die distrik Johannesburg, anders as ooreenkomsdig die bepalings van Hoofstuk III van die Ordonnansie op Dorpsbeplanning en Dorpe (Ordonnansie 25 van 1965), of enige vroeëre wet wat betrekking het op dorpe, verklaar hierby ingevolge die bepalings van artikel 85(1) van die gemelde Ordonnansie, dat sodanige dorp 'n onwettige dorp is.

PB. 4-3-2-2-12

Administrateurkennisgewing 186 20 Februarie 1980

ORDONNANSIE OP PADVERKEER, 1966 (ORDONNANSIE 21 VAN 1966): WYSIGING VAN PADVERKEERSREGULASIES.

Ingevolge artikel 165 van die Ordonnansie op Padverkeer, 1966 (Ordonnansie 21 van 1966), wysig die Administrateur hierby die Padverkeersregulasies, aangekondig by Administrateurkennisgewing 1052 van 28 Desember 1966, soos in die Bylae hierby uiteengesit.

T.W. 2/7/1 T.O. 14

BYLAE.

1. Regulasie 161 word hierby gewysig deur die volgende uitdrukking by subregulasie (1) te voeg:

"R23 — Busbaan:

- (a) Om aan te dui dat 'n gedeelte van 'n openbare pad as 'n busbaan oopgeset is en dat sodanige baan —
 - (i) indien die ure op die teken aangedui is, gedurende daardie ure; of
 - (ii) indien geen ure op die teken aangedui is nie, te alle tye,
 slegs deur busse met 'n bruto voertuigmassa van meer as 3 500 kg gebruik word.
 - (b) Waar die teken net op sekere dae van toepassing sal wees, word daardie dae op inligtingsplaat G51C in regulasie 163 genoem, aangedui en sodanige plaat word onder die teken aan dieselfde stut vertoon.
 - (c) Die teken is van toepassing op dié gedeelte van 'n openbare pad wat met reëlingsmerk RM9 in regulasie 166 genoem, afgemerkt is.
 - (d) Wanneer die teken van toepassing is, kan 'n bestuurder van 'n voertuig wat nie in paragraaf (a) genoem is nie 'n busbaan slegs oorsteek indien —
 - (i) hy nie andersins enige perseel wat aan sodanige baan grens, kan binnegaan of verlaat nie; en
 - (ii) dit veilig is om dit te doen.".
2. Regulasie 165 word hierby gewysig deur subregulasie (2) deur die volgende subregulasie te vervang:

ADMINISTRATOR'S NOTICES

Administrator's Notice 169 13 February, 1980

DECLARATION OF ILLEGAL TOWNSHIP.

The Administrator, being of opinion that a township has been established on Portion 19 of the farm Klipspruit No. 298, in the registration division I.Q., in the district of Johannesburg otherwise as in conformity with the provisions of Chapter III of the Town-planning and Townships Ordinance (Ordinance 25 of 1965) or any prior law relating to townships, hereby declares in terms of the provisions of section 85(1) of the said Ordinance, that such township is an illegal township.

PB. 4-3-2-2-12

Administrator's Notice 186 20 February, 1980

ROAD TRAFFIC ORDINANCE, 1966 (ORDINANCE 21 OF 1966): AMENDMENT OF ROAD TRAFFIC REGULATIONS.

In terms of section 165 of the Road Traffic Ordinance, 1966 (Ordinance 21 of 1966), the Administrator hereby amends the Road Traffic Regulations, promulgated by Administrator's Notice 1052 of 28 December, 1966, as set out in the Schedule herto.

T.W. 2/7/1 T.O. 14

SCHEDULE.

1. Regulation 161 is hereby amended by the addition to subregulation (1) of the following expression:

"R23 — Bus lane:

- (a) To indicate that a portion of a public road is set aside as a bus lane and that such lane shall —
 - (i) if the hours are indicated on the sign, during those hours; or
 - (ii) if no hours are indicated on the sign, at all times,
 be used only by busses with a gross vehicle mass in excess of 3 500 kg.
- (b) Where the sign is to apply on certain days only, those days shall be indicated on information plate G51C referred to in regulation 163 and such plate shall be displayed below the sign on the same support.
- (c) The sign shall apply to that portion of a public road which is demarcated by regulatory marking RM9 referred to in regulation 166.
- (d) When the sign applies, a driver of a vehicle not referred to in paragraph (a) may only cross a bus lane if —
 - (i) he cannot otherwise enter or leave any premises adjacent to such lane; and
 - (ii) it is safe to do so."

2. Regulation 165 is hereby amended by the substitution for subregulation (2) of the following subregulation:

"(2) Geel word net gebruik vir die merk van die kant van 'n ryvlak, om parkering te verbied, vir reëlingspyle en om 'n verkeerseiland of busbaan af te merk.".

3. Regulasie 166 word hierby gewysig deur —

- (a) die uitdrukking "(l)" wat aan die begin daarvan voorkom, te skrap; en
- (b) die volgende uitdrukking daarby te voeg: "RM9 — Busbaan:

 - (a) 'n Busbaan word afgemerk soos onder RM9 geïllustreer.
 - (b) Reëlingsteken R23 in regulasie 161(1) genoem, word saam met hierdie merke vertoon.
 - (c) Indien 'n busbaan op ḥ die linker- ḥ die regterkant van 'n ryvlak is, eindig sodanige baan ten minste 20 m voor enige kruising waar voertuie wat die openbare pad gebruik, toegelaat word om na links of regs, na gelang van die geval, te draai."

4. Bylae 2 word hierby gewysig deur —

- (a) na reëlingsteken R22 die volgende reëlingsteken in te voeg:

"(2) Yellow shall be used only for marking the edge of a roadway, for prohibiting parking, for regulatory arrows and for demarcating a traffic island or bus lane.".

3. Regulation 166 is hereby amended by —

- (a) the deletion of the expression "(l)" appearing at the beginning thereof; and
- (b) the addition thereto of the following expression: "RM9 — Bus lane:

 - (a) A bus lane shall be demarcated as illustrated under RM9.
 - (b) Regulatory sign R23 referred to in regulation 161(1) shall be displayed in conjunction with these markings.
 - (c) If a bus lane is on either the left or the right side of a roadway, such lane shall end at least 20 m before any intersection where vehicles using the public road are permitted to turn to the left or the right, as the case may be."

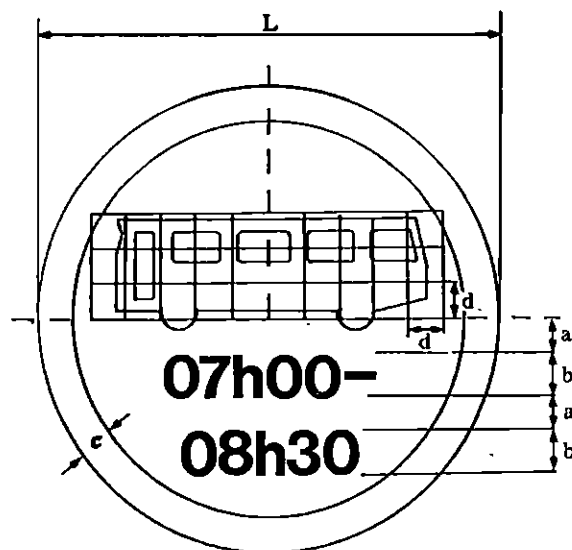
4. Schedule 2 is hereby amended by —

- (a) the insertion after regulatory sign R22 of the following regulatory sign:

"R23



BUSBAAN
BUS LANE



Rand, simbool en opschrift: Wit nie-weerkaatsend.

Agtergrond: Blou nie-weerkaatsend.

Letter: Gewysigde Reeks E-kleinletteralfabet.

Syfers: Reeks C.

Border, symbol and legend: White non-reflectorized.

Background: Blue non-reflectorized.

Letter: Modified Series E Lower Case Alphabet.

Figures: Series C.

Afmetinge/Dimensions: mm

L	a	b	c	d
610	50	63	32	51

";

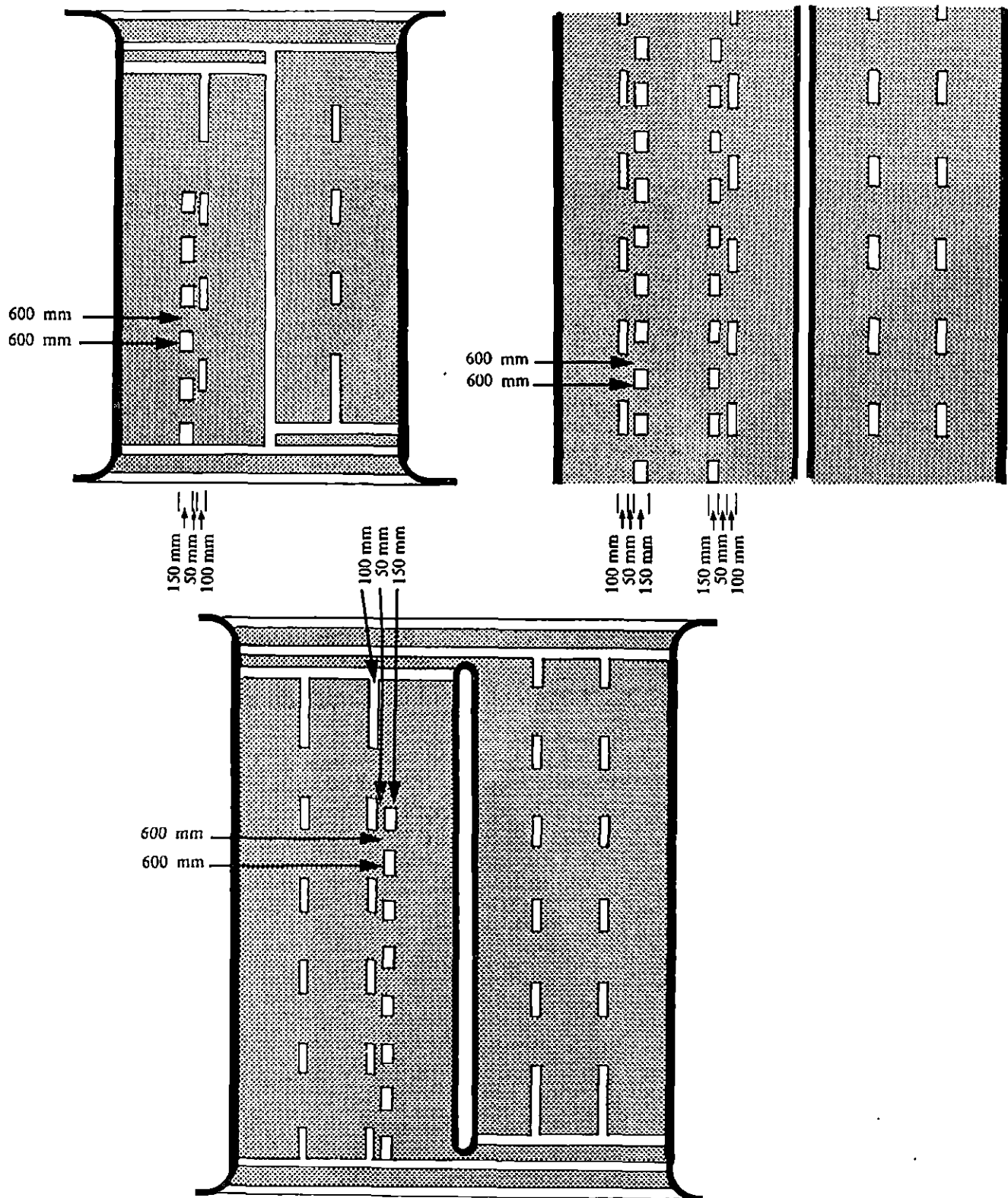
en

and

(b) na reëlingsmerk RM8 die volgende reëlingsmerk in te voeg:

(b) the insertion after regulatory mark RM8 of the following regulatory mark:

"RM9



BUSBAAN
BUS LANE".

Administrateurskennisgewing 187 20 Februarie 1980

MUNISIPALITEIT ALBERTON: VERORDENINGE INSAKE LISENSIËRING VAN ADVERTENSIEKENS EN SKUTTINGS.

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, tensy uit die samehang anders blyk, beteken —

“advertensieteken” enige advertensie of advertensietoestel van enigerlei aard wat van enige straat af sigbaar is, maar omvat nie ’n advertensie wat binne ’n gebou aangbring is of enige advertensie van ’n vergadering, geleentheid of byeenkoms vir kerklike-, amateur sport-, opvoekundige-, politieke- of liefdadigheidsdoeleindes, of van die kandidaatskap van iemand wat vir verkiesing tot die Parlement, die Transvaalse Provinciale Raad of die Raad benoem is nie;

“kimteken” enige teken, behalwe ’n draaiteken, wat op of bokant die boonste dak of dakborstwering of dakkraan van ’n gebou opgerig of aangebring is, maar sluit nie tekens in wat op die dak van ’n gebou geverf is nie;

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

“skutting” enige skerm of heining wat gebruik word of gebruik kan word, op of naby of in sig van enige straat, om enige advertensie of advertensietoestel aan te plak, uit te stal of te vertoon, en omvat ’n skerm of heining wat ’n gebou of materiale omsluit onderwyl bouers aan die werk is, of wat ’n uitgrawing omsluit;

“straat” enige straat, plein, pad, steeg, duikweg, laan, brug, verkeersweg of publieke deurgang.

Vertoon van Advertensietekens.

2. Niemand mag ’n advertensieteken vertoon of dit laat doen of toelaat of duld dat dit gedoen word nie, tensy ’n lisensie kragtens hierdie verordeninge uitgereik is ten opsigte van sodanige advertensietekens.

Vrygestelde Advertensietekens.

3. Die bepalings van artikel 2 is nie van toepassing nie op —

(a) ’n tydelike advertensieteken met betrekking tot —

(i) ’n aansoek ingevolge ’n Dorpsbeplanningskema van die Raad of enige ander deur ’n wet voorgeskreve advertensie;

(ii) bouery of soortgelyke werksaamhede en wat vertoon word op die perseel waar die bouery of soortgelyke werksaamhede plaasvind;

Administrator's Notice 187

20 February, 1980

ALBERTON MUNICIPALITY: BY-LAWS RELATING TO THE LICENSING OF ADVERTISING SIGNS AND HOARDINGS.

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

Definitions.

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

“advertising sign” means any advertisement or advertising device of any kind which is visible from any street but does not include an advertisement placed inside a building or any advertisement of an ecclesiastical, amateur sporting, educational, political or charitable meeting, event or function or of the candidature of any person nominated for election to Parliament, the Transvaal Provincial Council or the Council;

“Council” means the Town Council of Alberton 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);

“hoarding” means any screen or fence which is used or capable of being used for the posting, exhibition or display of any advertisement or advertising device on or near or in view of any street, and includes a screen or fence enclosing a building or materials while builders are at work, or enclosing an excavation;

“sky-sign” means any sign other than a revolving sign erected or placed on or above the topmost roof or roof parapet or eaves of a building but shall not include any sign painted on the roof of a building;

“street” includes any street, square, road, lane, subway, avenue, bridge, thoroughfare or public passage.

Display of Advertising Signs.

2. No person shall display an advertising sign or cause the same to be done or allow or suffer the same to be done unless a licence in respect of such advertising sign has been issued in terms of these by-laws.

Exempted Advertising Signs.

3. The provisions of section 2 shall not be applicable to —

(a) a temporary advertising sign relating to —

(i) an application in terms of a Town-planning Scheme of the Council or any other advertisement prescribed by law;

(ii) building or similar activities and which is displayed on the premises where such building or similar activities are taking place;

(b) 'n advertensieteken, wat nie 'n kímteken is nie —

- (i) wat op 'n perseel of 'n gedeelte van 'n perseel wat die naam of aard, of albei, van die besigheid of beroep wat op sodanige perseel of gedeelte van 'n perseel gedryf of beoefen word of 'n artikel wat op sodanige perseel of gedeelte van 'n perseel vervaardig word, adverteer;
- (ii) wat aangebring is deur die eienaar of bestuurder van 'n teater of bioskoop en wat 'n vertoning wat in daardie of enige ander teater of bioskoop gehou gaan word, adverteer;
- (iii) wat kragtens 'n reëeling of ooreenkoms met die Raad op 'n sypaadjie, gebou, struktuur, paal, toebehore of ander bouwerk wat aan die Raad behoort of deur hom gehuur word of wat by hom berus, vertoon word;

(c) 'n advertensieteken —

- (i) wat vertoon word op 'n skutting wat ingevolge hierdie verordeninge gelisensieer is;
- (ii) wat deur die Raad vertoon word;
- (d) 'n verplaasbare vensteruitstalling waardeur goedere of handelsware op 'n perseel waar daar wettiglik handel gedryf word, geadverteer word.

Gebruik van Skuttings.

4. Niemand mag 'n skutting gebruik, laat gebruik of toelaat of duid dat dit gebruik word om 'n advertensieteken daarop te vertoon nie, tensy 'n lisensie kragtens hierdie verordeninge uitgereik is ten opsigte van sodanige skutting.

Aansoek om Licensie.

5.(1) Aansoek om 'n lisensie ten opsigte van 'n advertensieteken of 'n skutting word gedoen by die Raad se Hoof Licensiebeampte op 'n deur die Raad voorgeskrewe vorm waarin sodanige besonderhede vervat word as wat die Raad vereis.

(2) Sodanige vorm moet deur die applikant onderteken word en ook, behalwe in die geval van plakkate, deur die eienaar van die perseel of gebou waarop sodanige advertensieteken of skutting vertoon of geleë is of sal wees.

Uitreiking van Licensie.

6.(1) Die Raad reik nie 'n lisensie uit nie tensy die toepaslike deposito's of lisen siegelde, of albei, voorgeskryf in die Bylae hierby aan die Raad betaal is.

(2) Die Raad kan weier om 'n lisensie uit te reik —

- (a) indien die aansoek om 'n lisensie onvolledig is of nie alle voorgeskrewe inligting of besonderhede bevat nie; of
- (b) indien die oprigting, vertoning of aanbring van die betrokke advertensieteken of skutting teenstrydig sal wees met die bepalings van hierdie verordeninge of enige ander verordeninge van die Raad of enige wet; of
- (c) indien die hoeveelheid advertensietekens of skuttings ten opsigte waarvan aansoek om 'n lisensie gedoen word na die mening van die Raad, onredelik hoog is met inagneming van die grootte en die aard

(b) an advertising sign, not being a sky-sign —

- (i) advertising on premises or portion thereof, the name or nature or both of the business or profession which is conducted on such premises or portion thereof or an article which is manufactured on such premises or portion thereof;
- (ii) erected by the owner or manager of a theatre or bioscope and which advertises a performance to be held at that or any other theatre or bioscope;
- (iii) which in terms of an arrangement or agreement with the Council, is displayed on any sidewalk, building, structure, pole, fitting or other erection owned or hired by or vested in the Council;

(c) an advertising sign —

- (i) which is displayed on a hoarding licenced in terms of these by-laws;
- (ii) which is displayed by the Council;

(d) a movable window display advertising goods or merchandise on premises where lawful trading is being carried on.

Use of Hoardings.

4. No person shall use any hoarding or cause or allow or suffer the same to be used for the displaying thereon of any advertising sign, unless a licence in respect of such hoarding has been issued in terms of these by-laws.

Application for Licence.

5.(1) Application for a licence in respect of an advertising sign or a hoarding shall be made to the Council's Chief Licence Officer on a form prescribed by the Council containing such particulars as the Council may require.

(2) Such form shall be signed by the applicant and, except in the case of posters, also by the owner of the premises or building upon which such advertising sign or hoarding is or is to be displayed or situated.

Issuing of Licence.

6.(1) The Council shall not issue a licence unless the appropriate deposits or licence fees, or both prescribed in the Schedule hereto have first been paid to the Council.

(2) The Council may refuse to issue a licence —

- (a) if the application for a licence is incomplete or does not contain all the prescribed information or particulars; or
- (b) if the erection, display or affixing of the advertising sign or hoarding concerned shall be in conflict with the provisions of these by-laws or any other by-laws of the Council or any law; or
- (c) if the number of advertising signs or hoardings in respect of which application for a licence is made, is in the opinion of the Council, unreasonably high considering the extent or the nature or both,

van die gebied waarin of plek of plekke waar hulle vertoon of opgerig sal word.

(3) Die Raad kan sodanige voorwaardes as wat hy na sy uitsluitlike goeddunke nodig ag, op 'n lisensie endosseer, insluitende, in die geval van plakkate of tydelike advertensies, die maksimum aantal advertensietekens wat vertoon mag word, die plek en tyd waarop dit vertoon mag word en die tydperk waarbinne dit vertoon mag word.

(4) 'n Licensie waarvoor die licensiegeld ingevolge die Bylae hierby op 'n jaarlikse basis bereken word, is geldig tot 31 Desember van die jaar waarin dit uitgereik word. Aansoek om hernuwing van enige sodanige uitgereikte licensie moet gedoen word gedurende Desember van die jaar waarin dit uitgereik was of van die jaar ten opsigte waarvan dit hernieu was. 'n Aansoek om hernuwing moet op 'n deur die Raad voorgeskreve vorm gedoen word en die bepalings van hierdie artikel met betrekking tot die uitreiking van licensies is *mutatis mutandis* van toepassing op die hernuwing van licensies.

Verbode Advertensies.

7. Geen advertensieteken wat, na die mening van die Raad, iets onbetaamlik suggereer of die openbare sedes kan benadeel, mag vertoon word nie.

Vereistes in verband met Advertensies.

8.(1) By die toepassing van hierdie artikel beteken "plakkaat" ondermeer ook enige tydelike advertensie.

(2) Enigiemand wat uit hoofde van 'n licensie wat ingevolge hierdie verordeninge uitgereik is, 'n advertensieteken wat 'n plakkaat of 'n soortgelyke advertensie is, vertoon, laat vertoon of duld dat dit vertoon word, moet aan die volgende vereistes voldoen of sorg dat dit nagekom word:

(a) Die plakkaat of soortgelyke advertensie moet op sodanige wyse dat dit nie vanweë wind of reën heeltemal of gedeeltelik los sal raak nie, aan 'n netjiese en sterk bord van hout of 'n ander geskikte materiaal wat die Raad moet goedkeur, bevestig word, en nog die bord of ander materiaal nog die plakkaat of soortgelyke advertensie self, mag sonder die goedkeuring van die Raad groter as 1 m by 1 m wees nie.

(b) 'n Bord of materiaal ingevolge paragraaf (a) voorgeskryf, mag nie geplaas word op of teen, of bevestig word aan, of andersins gestut word deur 'n transformorkas, telegraafpaal, verkeerslig of teken of ander struktuur of ding wat deur die Raad, die Provinciale Raad, of die Regering van die Republiek opgerig is nie, behalwe aan of teen 'n elektriese paal wat in 'n straat staan of 'n struktuur spesiaal deur die Raad opgerig vir hierdie doel.

(c) Sonder om afbreuk te doen aan enige bepaling in paragraaf (b) vervat, moet 'n bord of materiaal voorgeskryf ingevolge paragraaf (a) op geen ander wyse as met draad of lyn aan 'n sterk en stewige stut vasgeheg word nie.

(d) Geen bord of materiaal, soos voormeld, mag op so 'n plek geplaas word of op so 'n wyse bevestig word dat dit na die mening van die Raad 'n gevvaar vir voertuigverkeer of voetgangers in 'n straat inhou nie.

of the area in which or place or places where they are to be displayed or erected.

(3) The Council may endorse on a licence such conditions as it in its sole discretion may deem fit including, in the case of posters and temporary advertising signs, the maximum number of advertising signs which may be displayed, the place where and time when it may be displayed and the period during which it may be displayed.

(4) A licence for which a licence fee is calculated on a yearly basis in terms of the Schedule hereto, shall be valid up to 31 December of the year in which it is issued. Application for the renewal of any such issued licence shall be made during December of the year in respect of which it has been issued or of the year in respect of which it has been renewed. An application for renewal shall be made on a form prescribed by the Council and the provisions of this section relating to the issue of licences shall apply *mutatis mutandis* to the renewal of licences.

Prohibited Advertisements.

7. No advertising sign which, in the opinion of the Council, is suggestive of anything indecent or may prejudice the public morals, shall be displayed.

Requirements for Advertisements.

8.(1) For the purposes of this section "poster" shall include any temporary advertisement.

(2) Any person who, on account of a licence issued in terms of these by-laws, displays, causes or suffers to be displayed an advertising sign which is a poster or a similar advertisement, shall comply with or cause to be complied with the following requirements:

(a) The poster or similar advertisement shall be attached in such a manner that it will not become wholly or partially dislodged by wind or rain, to a neat and strong board made of wood or other suitable material approved by the Council and neither such board or other material nor the poster or similar advertisement itself, shall, without the Council's consent, measure more than 1 m by 1 m.

(b) A board or material as prescribed in terms of paragraph (a), shall not be placed on or against or be attached to or otherwise supported by any transformer box, telegraph pole, traffic light or sign or other structure or thing erected by the Council, the Provincial Council or the Government of the Republic, except on or against an electric pole standing in a street, or a structure specially erected by the Council for this purpose.

(c) Without prejudice to anything contained in paragraph (b), a board or material as prescribed in terms of paragraph (a) shall be firmly fastened to a strong and stable support by no other means than wire or string.

(d) No board or material as aforesaid shall be placed in such a situation or fastened in such a manner as is likely, in the opinion of the Council, to constitute a danger to any vehicular traffic or pedestrian in any street.

- (e) Geen plakkaat of soortgelyke advertensie met betrekking tot 'n geleentheid of byeenkoms, mag langer as 14 dae voor die dag waarop dit 'n aanvang neem of langer as 3 dae na die dag waarop dit geëindig het, vertoon word nie.
- (f) Hoogstens 20 plakkate of soortgelyke advertenties wat betrekking het op 'n geleentheid of byeenkoms kan op dieselfde tyd vertoon word.
- (g) Hoogstens 3 plakkate of soortgelyke advertenties mag aan dieselfde kant van een straatblok vertoon word en hulle mag nie nader as 25 m van enige straatkruising wees nie.

Instandhouding van Advertensies.

Iemand aan wie 'n lisensie ingevolge hierdie verordeninge uitgereik is ten opsigte van 'n advertensieteken moet sodanige advertensietekens te alle tye behoorlik in stand hou sodat dit nie ontsierend is nie, en dit mag slegs aangebring word op plekke soos deur die Raad bepaal.

Verwydering van Advertensies.

10.(1) Die Raad is geregtig om enige advertensietekens waarvan die oprigting, uitstalling of vertoning instryd met enige wet, regulasie of verordening is, sonder betaling van vergoeding aan enigeen, onverwyld te verwijder.

(2) Elke deposito wat ingevolge artikel 6(1) betaal is, word behoudens die bepalings van subartikel (3), terugbetaal wanneer al die advertensietekens waarop die deposito betrekking het tot voldoening van die Raad verwijder is, en nie voor die tyd nie.

(3) Iemand wat, nadat hy 'n advertensieteken vertoon of laat vertoon het, versuim om dit te verwijder of te laat verwijder binne die tydperke wat by artikel 8 voorgeskryf of ingevolge artikel 6(3) op die betrokke lisensie geëndosser is, begaan 'n misdryf en benewens enige boete wat hy ingevolge artikel 19 moet betaal, verbeur hy ook die deposito met betrekking tot die advertensietekens wat ingevolge artikel 6(1) betaal is of 'n deel van die deposito wat die Raad in verhouding tot die getal tekens wat nie verwijder is nie, kan bepaal.

Bouverordeninge.

11.(1) Die bepalings van hierdie verordeninge is ter aanvulling van die Raad se Bouverordeninge en vervang hulle nie.

(2) Elke skutting en advertensieteken moet ooreenkomsdig die Raad se Bouverordeninge gemaak en opgerig word.

Skuttings moet netjies Opgerig word.

12. Elke skutting ten opsigte waarvan 'n lisensie ingevolge hierdie verordeninge vereis word, moet netjies, behoorlik en op 'n vakkundige wyse opgerig word en moet, terwyl sodanige skutting bestaan, aldus in stand gehou word.

Skade aan Municipale Eiendom.

13. Geen skade mag aan enige elektriese paal, of enige ander municipale eiendom aangerig word nie, en enige persoon wat enige sodanige skade veroorsaak of laat

- (e) No poster or similar advertisement relating to a function or event shall be displayed for longer than 14 days before the day on which it begins or longer than 3 days after the day on which it ends.
- (f) Not more than 20 posters or similar advertisements relating to a function or event shall be displayed at any one time.
- (g) Not more than 3 posters or similar advertisements may be displayed on the same side of any street block, nor shall they be closer than 25 m from any street intersection.

Maintenance of Advertisements.

9. Any person to whom a licence in respect of an advertising sign has been issued in terms of these by-laws, shall be obliged to maintain such advertising sign at all times in such a way that it does not appear disfigured and it may only be erected at places defined by the Council.

Removal of Advertisements.

10.(1) The Council shall be entitled to remove forthwith any advertising sign of which the erection, exhibition or display constitutes a breach of any law, regulation or by-law, without payment of compensation to anybody.

(2) Every deposit paid in terms of section 6(1) shall, subject to the provisions of subsection (3), be refunded when, and not before, all the advertising signs to which the deposit relates have been removed to the satisfaction of the Council.

(3) Any person who, having displayed or caused to be displayed any advertising sign, fails to remove it or cause it to be removed within the periods prescribed in terms of section 8 or endorsed in terms of section 6(3) on the licence concerned, shall be guilty of an offence and shall, in addition to any penalty imposed upon him in terms of section 19, forfeit the deposit relating to the advertising signs paid in terms of section 6(1) or such proportionate part of that deposit as the Council shall assess having regard to the number of signs not removed.

Building By-laws.

11.(1) The provisions of these by-laws shall be in addition to and not in substitution for the Council's Building By-laws.

(2) Every hoarding and advertising sign shall be constructed and erected in compliance with the Council's Building By-laws.

Hoardings to be Erected Neatly.

12. Every hoarding requiring a licence in terms of these by-laws shall be neatly erected in a good and workmanlike manner, and shall, while such hoarding is in existence, be so maintained.

Damage to Municipal Property.

13. No damage shall be caused to any electric pole or any other municipal property, and any person who causes any such damage or permits any such damage to be caused, shall be guilty of an offence and shall be re-

veroorsaak, is skuldig aan 'n misdryf en is verantwoordelik om, benewens die boete wat opgelê word, die skade op eie koste tot voldoening van die Raad te herstel.

Die Reg om Persele te Betree.

14. Enige lid van die polisiemag en enige gemagtigde werknemer van die Raad kan vir enige doel in verband met die toepassing van hierdie verordeninge, op enige redelike tydstip en sonder om vooraf daarvan kennis te gee; enige perseel waarop daar 'n skutting of advertensieteken is, of ten opsigte waarvan daar 'n redelike vermoede bestaan dat daar so 'n skutting of advertensieteken is, betree en sodanige ondersoek aldaar instel en navraag aldaar doen as wat hy nodig ag.

Voorwaardes wat op die Licensie Geëndosseer is.

15. Iemand wat in gebreke bly om enige voorwaarde wat ingevolge hierdie verordeninge aan 'n licensie verbonde of daarop geëndosseer is na te kom, is ingevolge hierdie verordeninge skuldig aan 'n misdryf.

Veranderings aan Skuttings en Advertensietekens.

16. Geen verandering mag aan skuttings en advertensietekens wat ingevolge hierdie verordeninge gelicenseer is, aangebring word, tensy die Raad se toestemming vooraf verkry is nie.

Beslegting van Geskille.

17. In geval 'n geskil sou ontstaan oor die vraag of 'n advertensieteken 'n tydelike advertensieteken of 'n plakkaat is al dan nie, word dit na die Raad se Hoof Licensiebeampte verwys wie se beslissing finaal en afdoende is.

Vermoedens ten opsigte van Regsgedinge.

18.(1) Wanneer geregtelike stappe in verband met skuttings of advertensietekens gedoen word, berus dit by die aangeklaagde persoon om te bewys dat sodanige skuttings of advertensietekens nie deur hom opgerig of vertoon is nie.

(2) Daar word geag dat iemand wat 'n skutting of advertensieteken opgerig of vertoon het, of wat veroorsaak of toegelaat het dat dit opgerig of vertoon word, of iemand wat geregtig is om dit te verwyder, die persoon is wat sodanige skutting of advertensieteken opgerig of vertoon het.

(3) Tot tyd en wyl die teendeel bewys is, word daar geag dat iemand wat grond of 'n perseel waarop daar 'n skutting of advertensieteken vertoon word, besit of okkuper, en die vervaardiger van 'n artikel of die eienaar van 'n besigheid of die persoon wat vir enige geleentheid, bedrywigheid of onderneming waarop sodanige advertensieteken betrekking het, verantwoordelik is, en enige agent van sodanige vervaardiger, eienaar of ander persoon sodanige skutting of advertensieteken opgerig of andersins laat vertoon of veroorsaak of toegelaat het dat dit opgerig of vertoon word.

Misdrywe en Strawwe.

19.(1) Iemand wat enige bepaling van hierdie verordeninge oortree of versuim om daaraan te voldoen, is skuldig aan 'n misdryf.

sponsible, in addition to the fine imposed, to repair the damage at his own expense to the satisfaction of the Council.

The right to Enter Premises.

14. Any member of the police force and any authorized employee of the Council may for any purpose in connection with the application of these by-laws at any reasonable time and without first giving notice thereof, enter any premises on which there is a hoarding or advertising sign or in respect of which a reasonable suspicion exists that there is such a hoarding or advertising sign and there carry out such inspection and make such enquiries as he may think necessary.

Conditions Endorsed on Licences.

15. Any person failing to comply with any condition attached to or endorsed upon a licence in terms of these by-laws, shall be guilty of an offence in terms of these by-laws.

Alterations to Hoardings and Advertising Signs.

16. No alteration shall be made to hoardings and advertising signs licenced in terms of these by-laws, unless the prior consent of the Council has been obtained.

Settlement of Disputes.

17. Should a dispute arise regarding the question as to whether or not an advertising sign is a temporary advertising sign or a poster, it shall be referred to the Council's Chief Licence Officer whose decision shall be final and binding.

Presumptions in regard to Legal Proceedings.

18.(1) In any legal proceedings relating to hoardings or advertising signs the proof that such hoardings or advertising signs were not erected or displayed by the person charged, shall rest with that person.

(2) Any person who has erected or displayed a hoarding or an advertising sign or who has caused or permitted the erection or display thereof and any person who is entitled to remove it, shall be deemed to have erected or displayed such hoarding or advertising sign.

(3) Any person who owns or occupies land or premises whereon a hoarding or an advertising sign is being displayed, and the manufacturer of any article, or the proprietor of any business, or the person responsible for any function, activity or undertaking to which such advertising sign relates, and any agent of such manufacturer, proprietor or other such person shall, until the contrary be proved, be deemed to have erected such hoarding or advertising sign or otherwise to have caused it to be displayed, or to have caused or permitted its erection or display.

Offences and Penalties.

19.(1) Any person who contravenes any of the provisions of these by-laws or who fails to comply therewith, shall be guilty of an offence.

(2) Iemand wat 'n misdryf ingevolge hierdie verordeninge begaan, is by skuldigbevinding strafbaar met 'n boete van hoogstens R100 of, by wanbetaling, gevangerisstraf vir 'n tydperk van hoogstens 6 maande.

Herroeping van Verordeninge.

20. Item 1 van Deel 1 van Bylae A van die verordeninge op die Licensiering van en die Toesig oor, die Regulering van en die Beheer oor Besighede, Bedrywe en Beroepe van die Munisipaliteit Alberton, aangekondig by Administrateurskennisgewing 1 van 5 Januarie 1942, soos gewysig, word hierby herroep.

BYLAE.

Tarief van Licensiegeld betaalbaar ten opsigte van Skuttings en Advertensietekens.

1. Vir tydelike skuttings van bouers, per lengte van 30 m of gedeelte daarvan, per kwartaal: R10.
2. Vir elke ander skutting, per lengte van 30 m of gedeelte daarvan, per jaar: R20.
3. Vir elke tydelike advertensieteken, per maand of gedeelte daarvan: R1.
4. Vir elke ander advertensieteken, per jaar: R6:

Met dien verstande dat waar die aanspreeklikheid vir betaling van die geldie ingevolge item 2 of 4 van hierdie Bylae na 30 Junie van enige jaar ontstaan, slegs die helfte van sodanige geldie betaalbaar is vir die betrokke jaar.

PB. 2-4-2-3-4

Administrateurskennisgewing 188 20 Februarie 1980

MUNISIPALITEIT ALBERTON: WYSIGING VAN BOUVERORDENINGE.

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 Bouverordeninge van die Munisipaliteit Alberton, deur die Raad aangeneem by Administrateurskennisgewing 564 van 2 April 1975, soos gewysig, word hierby verder soos volg gewysig:

1. Deur subartikel (1) van artikel 226 deur die volgende te vervang:

"(1) Behalwe op 'n skutting wat kragtens die Raad se Verordeninge insake Licensiering van Advertensietekens en Skuttings behoorlik gelisensieer is, mag niemand enige advertensieteken, of die goedkeuring van die ingenieur ingevolge artikel 223 verkry is al dan nie, adverteer of plaas of uitstal of vertoon, of laat adverteer of plaas of uitstal of vertoon nie, tensy hy die houer van 'n geldige lisensie is wat deur die raad ten opsigte van sodanige advertensieteken uitgereik is."

2. Deur aan die end van paragraaf (j) van artikel 227(1) die volgende by te voeg:

"of 'n tydelike advertensieteken wat kragtens die raad se Verordeninge insake Licensiering van Advertensietekens en Skuttings behoorlik gelisensieer is."

PB. 2-4-2-19-4

(2) Any person who commits an offence under these by-laws shall on conviction be liable to a fine not exceeding R100 or, in default of payment, to imprisonment for a period not exceeding 6 months.

Revocation of By-laws.

20. Item 1 of Part 1 of Schedule A of the By-laws for the Licensing of and for the Supervision, Regulation and Control of Businesses, trades and Occupations of the Alberton Municipality, published under Administrator's Notice 1, dated 5 January, 1942, is hereby revoked.

SCHEDULE.

Tariff of Licence Fees payable in respect of the Hoardings and Advertising Signs.

1. For temporary builder's hoardings, per length of 30 m or part thereof, per quarter: R10.
2. For each other hoarding, per length of 30 m or part thereof, per year: R20.
3. For each temporary advertising sign, per month or part thereof: R1.

4. For each other advertising sign, per year: R6: Provided that if the liability for payment of fees in terms of item 2 or 4 of this Schedule arises after 30 June, of any year, only half of such fees shall be payable for the particular year.

PB. 2-4-2-3-4

Administrator's Notice 188 20 February, 1980

ALBERTON MUNICIPALITY: AMENDMENT TO BUILDING 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 Building By-laws of the Alberton Municipality, adopted by the Council under Administrator's Notice 564, dated 2 April, 1975 as amended, are hereby further amended as follows:

1. By the substitution for subsection (1) of section 226 of the following:

"(1) No person shall, except upon a hoarding duly licensed in terms of the Council's By-laws for the Licensing of Advertising Signs and Hoardings, advertise or place or exhibit or display or cause to be advertised, placed, or exhibited or displayed any advertising sign, whether or not the consent of the engineer has been obtained in terms of section 223, unless he is the holder of a current licence issued by the council in respect of such advertising sign."

2. By the addition at the end of paragraph (j) of section 227(1) of the following:

"or a temporary advertising sign duly licensed in terms of the Council's By-laws for the Licensing of Advertising Signs and Hoardings."

PB. 2-4-2-19-4

Administrateurskennisgewing 189 20 Februarie 1980

MUNISIPALITEIT BETHAL: 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 Bethal afgekondig by Administrateurskennisgewing 673 van 30 Oktober 1963.

PB. 2-4-2-158-7

Administrateurskennisgewing 190 20 Februarie 1980

MUNISIPALITEIT BETHAL: WYSIGING VAN VERKEERSVERORDENINGE.

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

Die Verkeersverordeninge van die Munisipaliteit Bethal, afgekondig by Administrateurskennisgewing 243 van 21 Maart 1951, soos gewysig, word hierby verder gewysig deur Bylae I onder Aanhangsel I te skrap.

PB. 2-4-2-98-7

Administrateurskennisgewing 191 20 Februarie 1980

MUNISIPALITEIT CHRISTIANA: 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 Christiana, deur die Raad aangeneem by Administrateurskennisgewing 1713 van 22 Desember 1976, soos gewysig, word hierby verder gewysig deur na item 8 van die Tarief van Gelde onder Bylae B die volgende by te voeg:

"9. Betaling van Maandelikse Diens of Minimum Heffing."

In die geval van tydelike afsluiting van 'n verbruiker se tovoer ingevolge artikel 11(4), bly die verbruiker ten volle aanspreeklik vir die betaling van die maandelikse diens- of minimum heffing, of albei, volgens die toepaslike tarief.

10. Aanpassing van Elektrisiteitstarief.

(1) Energieheffing:

(a) Indien die Escom energieheffing hoër as 0,51c per kW.h styg, word die energieheffings vervat in items 1 tot 4 aangepas volgens die volgende formule:

$$A = 1 \times 11 \times E(1 + T) c \text{ per kW.h}$$

100

waar —

Administrator's Notice 189

20 February, 1980

BETHAL 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 Bethal Municipality, published under Administrator's Notice 673, dated 30 October, 1963.

PB. 2-4-2-158-7

Administrator's Notice 190

20 February, 1980

BETHAL MUNICIPALITY: AMENDMENT TO TRAFFIC BY-LAWS.

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

The Traffic By-laws of the Bethal Municipality, published under Administrator's Notice 243 dated 21 March, 1951, as amended, are hereby further amended by the deletion of Schedule I under Annexure I.

PB. 2-4-2-98-7

Administrator's Notice 191

20 February, 1980

CHRISTIANA 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 Christiana Municipality, adopted by the Council under Administrator's Notice 1713, dated 22 December, 1976, as amended, are hereby further amended by the addition after item 8 of the Tariff of Charges under Schedule B of the following:

"9. Payment of Monthly Service or Minimum Charge."

The consumer shall be fully liable for the payment of the monthly service or minimum charge, or both, according to the applicable tariff in the event of temporary disconnection of the supply in terms of section 11(4).

10. Adjustment of Electricity Tariff.

(1) Unit Charge:

(a) The kW.h charges payable in terms of items 1 to 4 shall be adjusted according to the following formula should the Escom kW.h charge rise above 0,51c:

$$A = 1 \times 11 \times E(1 + T) c \text{ per kW.h}$$

100

where —

A die vermeerdering in die Raad se tariewe is;

E die vermeerdering is in c/kW.h in Evkom se energieheffing, soos van toepassing op die Raad, in die maand waarin die aanpassing in die Raad se kW.h heffing gemaak word;

T die toeslag in persent in Evkom se energieheffing is.

- (b) Indien die verhoging in die Evkom energieheffing net as gevolg van 'n verhoging van die toeslag is, word

$$A = 1 \times 11 \times E \text{ c per kW.h.}$$

(2) *Toeslag:*

Indien die Evkom toeslag hoër styg as 112,5 %, word 'n toeslag van 0,3 % gehef op die maandelikse rekening van elke verbruiker van elektrisiteit vir elke 1,0 % stygging in die Evkom toeslag."

PB. 2-4-2-36-12

Administrateurskennisgewing 192 20 Februarie 1980

MUNISIPALITEIT MIDDELBURG: WYSIGING VAN BOUVERORDENINGE.

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 Bouverordeninge van die Munisipaliteit Middelburg, deur die Raad aangeneem by Administrateurskennisgewing 1962 van 12 November 1975, word hierby soos volg gewysig:

1. Deur in artikels 162(1)(d), 166, 167, 186, 199(2)(c) en 332 die uitdrukking "2,6 m" deur die uitdrukking "2,4 m" te vervang.

2. Deur in artikel 167(c) die uitdrukking "2,75 m" deur die uitdrukking "2,4 m" te vervang.

3. Deur in artikel 276 die uitdrukking "2,5 m" deur die uitdrukking "2,4 m" te vervang.

4. Deur Aanhangsel VI onder Bylae 2 te wysig deur —

(a) in items 1(1)(a), 3 en 4 die syfer "R5" deur die syfer "R10" te vervang;

(b) in item 4 die syfer "R2" deur die syfer "R1" te vervang; en

(c) in item 5 die syfer "R2" waar dit ook al voorkom, deur die syfer "R10" te vervang.

PB. 2-4-2-19-21

Administrateurskennisgewing 193 20 Maart 1980

MUNISIPALITEIT CHRISTIANA: 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 Christiana, deur die Raad aangeneem by Administrateurskennisgewing 1633 van 2 November 1977, word

A is the increase in the Council's tariff;

E is the increase in Escom's c/kW.h charge applicable to the Council in the month in which the adjustment in the Council's kW.h charge is made; and

T is the surcharge in per cent in Escom's tariff.

- (b) Should the rise in Escom's kW.h charge be as a result of an increase in the surcharge, then

$$A = 1 \times 11 \times E \text{ c per kW.h.}$$

(2) *Surcharge:*

Should the Escom surcharge rise above 112,5 % a surcharge of 0,3 % for every 1,0 % by which the Escom surcharge rises shall be levied on the monthly account of every consumer of electricity.

PB. 2-4-2-36-12

Administrator's Notice 192

20 February, 1980

MIDDELBURG MUNICIPALITY: AMENDMENT TO BUILDING 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 Building By-laws of the Middelburg Municipality, adopted by the Council under Administrator's Notice 1962, dated 12 November, 1975, are hereby amended as follows:

1. By the substitution in sections 162(1)(d), 166, 167, 186, 199(2)(c) and 332 for the expression "2,6 m" of the expression "2,4 m".

2. By the substitution in section 167(c) for the expression "2,75 m" of the expression "2,4 m".

3. By the substitution in section 276 for the expression "2,5 m" of the expression "2,4 m".

4. By amending Appendix VI under Schedule 2 by —

(a) the substitution in items 1(1)(a), 3 and 4 for the figure "R5" of the figure "R10";

(b) the substitution in item 4 for the figure "R2" of the figure "R1"; and

(c) the substitution in item 5 for the figure "R2", wherever it occurs, of the figure "R10".

PB. 2-4-2-19-21

Administrator's Notice 193

20 February, 1980

CHRISTIANA 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 Christiana Municipality, adopted by the Council under Administrator's Notice 1633, dated 2 November, 1977, are hereby amend-

hierby gewysig deur die Tarief van Gelde onder die Bylae soos volg te wysig:

1. Deur in item 1 die syfer "R2,50" deur die syfer "R2,75" te vervang.

2. Deur item 2 deur die volgende te vervang:

"2. Gelde vir die Lewering van Water."

Benewens die gelde betaalbaar ingevolge item 1, is die volgende gelde betaalbaar vir die lewering van water deur die Raad, per maand of gedeelte daarvan:

(1) *Christiana Skouvereniging, kantore, kerke, onbehoude persele, openbare sale, plaaslike sportliggame, woonhuise, woonstelle en enige bedryf, beroep of handelsbesigheid wat in 'n gebou of op 'n perseel beoefen word met die uitsluiting van die verbruikers wat in sub-items (2) tot en met (6) hierna genoem word:*

Vir elke kl of gedeelte daarvan gelewer: 10c.

(2) *Fabrieke, graanskure, hotelle, hospitale, meulens, ouetehuise, skole en skoolkoshuise.*

(a) Vir die eerste 100 kl of gedeelte daarvan gelewer: R30.

(b) Daarna, vir elke kl of gedeelte daarvan gelewer: 10c.

(c) Minimum heffing, of water gelewer is al dan nie: R30.

(3) *Suid-Afrikaanse Spoorweë en Hawens (vir water uitsluitend gebruik vir die werking en instandhouding van sy spoorwegstelsel en vir woonhuise en woonkwartiere wat op die stasieterrein geleë is).*

(a) Vir die eerste 300 kl of gedeelte daarvan gelewer: R90.

(b) Daarna, vir elke kl of gedeelte daarvan gelewer: 10c.

(c) Minimum heffing, of water gelewer is al dan nie: R90.

(4) Gevangenis.

(a) Vir die eerste 200 kl of gedeelte daarvan gelewer: R60.

(b) Daarna, vir elke kl of gedeelte daarvan gelewer: 10c.

(c) Minimum heffing, of water gelewer is al dan nie: R60.

(5) Rob Ferreira Mineraalbad.

(a) Vir die eerste 5 000 kl of gedeelte daarvan gelewer: R1 350.

(b) Daarna, vir elke kl of gedeelte daarvan gelewer bo 5 000 kl tot en met 7 500 kl: 10c.

(c) Daarna, vir elke kl of gedeelte daarvan gelewer: 7c.

(d) Minimum heffing, of water gelewer is al dan nie: R1 350.

(6) Tydelike Verbruikers.

(a) Vir elke kl of gedeelte daarvan gelewer: 15c.

(b) Minimum heffing, of water gelewer word al dan nie: R5."

ed by amending the Tariff of Charges under the Schedule as follows:

1. By the substitution in item 1 for the figure "R2,50" of the figure "R2,75".

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

"2. Charges for the Supply of Water."

In addition to the charges payable in terms of item 1, the following charges shall be payable per month or part thereof for the supply of water by the Council:

(1) *Christiana Show Society, offices, churches, uncultivated premises, public halls, local sports bodies, dwelling-houses, flats and any trade, profession or commercial business which is followed or practised from building or premises other than those consumers hereinafter referred to in subitems (20) to (6) inclusive:*

For every kl or part thereof supplied: 10c.

(2) *Factories, granaries, hotels, hospitals, mills, old age homes, schools and school hostels.*

(a) For the first 100 kl or part thereof supplied: R30.

(b) Thereafter, for every kl or part thereof supplied: 10c.

(c) Minimum charge, whether water is supplied or not: R30.

(3) *South African Railways and Harbours (for water used exclusively for the working and maintenance of its railway system and for dwelling-houses and living quarters situated on the station premises).*

(a) For the first 300 kl or part thereof supplied: R90.

(b) Thereafter, for every kl or part thereof supplied: 10c.

(c) Minimum charge, whether water is supplied or not: R90.

(4) Prison.

(a) For the first 200 kl or part thereof supplied: R60.

(b) Thereafter, for every kl or part thereof supplied: 10c.

(c) Minimum charge, whether water is supplied or not: R60.

(5) Rob Ferreira Mineral Baths.

(a) For the first 5 000 kl or part thereof supplied: R1 350.

(b) Thereafter, for every kl over 5 000 kl up to and including 7 500 kl or part thereof supplied: 10c.

(c) Thereafter, for every kl or part thereof supplied: 7c.

(d) Minimum charge, whether water is supplied or not: R1 350.

(6) Temporary Consumers.

(a) For every kl or part thereof supplied: 15c.

(b) Minimum charge, whether water is supplied or not: R5."

Administrateurskennisgewing 194 20 Februarie 1980

MUNISIPALITEIT CHRISTIANA: WYSIGING VAN VERORDENINGE OP RIOLERINGSTELSELS EN SUIGTENKVERWYDERINGS.

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 op Rioleingstelsels en Suigtenkverwyderings van die Munisipaliteit Christiana, afgekondig by Administrateurskennisgewing 942 van 7 Desember 1960, soos gewysig, word hierby verder gewysig deur Aanhangsel A deur die volgende te vervang:

"AANHANGSEL A."

Tarief van Gelde vir Verwyderings.

Verwydering van rioolstowwe uit elke goedgekeurde opgaartenk of suigtenk op elke erf of perseel, waar die uittaat van die suigpyp gebou is —

- (a) op die goedgekeurde plek op die voetstraat langs die randsteen welke tarief aangedui is onder Koloem A;
- (b) op enige ander plek as die goedgekeurde plek op die voetstraat langs die randsteen welke tarief aangedui is onder Koloem B.

Koloem A	Koloem B
Buite	Binne

R	R
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1. Kantore, kerke, openbare geboue, sportliggame, woonhuise, woonstelle en enige bedryf, beroep of handelsbesigheid wat in 'n gebou of perseel beoefen word, (uitgesonderd die verbruikers vermeld onder item 2 hieronder), per maand of gedeelte daarvan:

(1) Vir die eerste 5 kl of gedeelte daarvan	4,00	5,00
(2) Daarna, vir elke bykomende kl of gedeelte daarvan	0,60	0,70
(3) Minimum vordering per maand	4,00	5,00

2. Gevangenis, hospitale, hotelle, ouetehuise, Rob Ferreira Mineraalbad, skole, skoolkoshuise, Suid-Westelike Landbou-koöperasie Beperk, per maand of gedeelte daarvan:

(1) Vir die eerste 100 kl of gedeelte daarvan	80,00	90,00
(2) Daarna, vir elke bykomende kl of gedeelte daarvan	0,60	0,70
(3) Minimum vordering per maand	80,00	90,00
(4) Die tarief onder Koloem A is op die Hospitaal van toepassing."		

Administrator's Notice 194

20 February, 1980

CHRISTIANA MUNICIPALITY: AMENDMENT TO THE SEWERAGE SYSTEM AND VACUUM TANK REMOVALS 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 Sewerage Systems and Vacuum Tank Removals By-laws of the Christiana Municipality published under Administrator's Notice 942, dated 7 December, 1960, as amended, are hereby further amended by the substitution for Annexure A of the following:

"ANNEXURE A."

Tariff of Charges for Removals.

Removal of sewerage from every approved conservancy tank or vacuum tank on each erf or stand, where the outlet of the suction pipe is installed —

- (a) on the approved place on the pavement alongside the kerb, which tariff is shown under Column A;
- (b) on any other than the approved place on the pavement alongside the kerb, which tariff is shown under Column B.

Column A	Column B
Outside	Inside

R	R
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1. Offices, churches, public buildings, sports bodies, dwellings, flats and any trade, profession or commercial business which is followed or practised from a building or premises (other than those consumers hereinafter referred to in item 2), per month or part thereof:

(1) For the first 5 kl or part thereof	4,00	5,00
(2) Thereafter, for every additional kl or part thereof	0,60	0,70
(3) Minimum charge, per month	4,00	5,00

2. Prison, hospitals, hotels, old age homes, Rob Ferreira Mineral Baths, schools, school hostels and "Suid-Westelike Landboukoöperasie Beperk", per month or part thereof:

(1) For the first 100 kl or part thereof	80,00	90,00
(2) Thereafter for every additional kl or part thereof	0,60	0,70

(3) Minimum charge, per month	80,00	90,00
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(4) The tariff under Column A shall apply to the hospital."

Administrateurskennisgewing 195 20 Februarie 1980
MUNISIPALITEIT CHRISTIANA: WYSIGING VAN WATERVOORVERORDENINGE.

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 op die Lewering van Besproeiingswater van die Munisipaliteit Christiana, aangekondig by Administrateurskennisgewing 115 van 15 Maart 1933, soos gewysig, word hierby verder soos volg gewysig:

1. Deur artikel 3 te skrap en die bestaande artikels 4, 5, 6 en 7 onderskeidelik te hernoemmer 3, 4, 5 en 6.

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

"7.(1) Waar die Raad spesiale toestemming aan 'n verbruiker verleen om ongesuiwerde water uit die hoof- of ander kanale van die Raad te onttrek, moet die verbruiker die watermeter gratis verskaf en kan hy die pomptoestel of die apparaat slegs gebruik gedurende die tye deur die Raad vasgestel. Sodanige toestemming kan te eniger tyd deur die Raad ingetrek en sodanige verbruiker gelas word om sodanige pomptoestel of apparaat vanaf die Raad se kanale te verwijder nadat skriftelike kennisgewing van drie maande deur die Raad gegee is.

(2) Indien daar bevind word dat 'n meter nie reg registreer nie of dat dit in enige oopsig defek is, moet die verbruiker dit so spoedig moontlik herstel of deur 'n ander een vervang.

(3) Tensy daar tot voldoening van die Stadsingenieur bewys word dat minder of meer water verbruik is, word die hoeveelheid water waaroor die verbruiker moet betaal van die datum af waarop die meter, voor dit opgehou het om te registreer of om korrek te registreer, die laaste keer afgelees is, tot op dié datum waarop dit herstel of vervang is, deur die Raad beraam op die grondslag van:

- (a) Die gemiddelde maandelikse waterverbruik gedurende die drie maande voor die laaste aflees op die erf wat deur die meter bedien word, of, indien dit onmoontlik is.
- (b) Die waterverbruik op die erf gedurende die oor- enstemmende maand vir die vorige jaar, of, indien dit onmoontlik is.
- (c) Die gemiddelde maandelikse waterverbruik op die erf wat deur die meter bedien word gedurende 'n tydperk van drie maande nadat die meter herstel of vervang is."

(3) Deur Bylae A deur die volgende te vervang:

"BYLAE A.

Watervoortarief.

1. Vir die erwe wat deur die natuurlike loop van water uit die Vaalrivier besproei word of kan word, sonder behulp van meganiese- of dierkrag, per erf, per maand of gedeelte daarvan: R3,50.

2. Vir die erwe wat nie deur die natuurlike loop van water uit die Vaalrivier besproei kan word nie, maar wat deur die turbinepompbesproeiingstelsel besproei word of kan word, per erf, per maand, of gedeelte daarvan: R4."

Administrator's Notice 195 20 February, 1980
CHRISTIANA MUNICIPALITY: AMENDMENT TO WATER FURROW 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 By-laws Relating to the Supply of Irrigation Water of the Christiana Municipality, published under Administrator's Notice 115, dated 15 March, 1933, as amended, are hereby further amended as follows:

1. By the deletion of section 3 and the renumbering of sections 4, 5, 6 and 7 to read 3, 4, 5 and 6 respectively.

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

"7.(1) Where the Council has granted a consumer special consent to divert unrefined water from the main or other furrows of the Council, the consumer shall supply a water meter free of charge and may only make use of the pump apparatus or appliances at such times or periods as determined by the Council. Such consent may be withdrawn by the Council at any time, and such consumer be instructed to remove such pump apparatus or appliances from the Council's canals upon three months, written notice being given by the Council."

(2) If it is found that a meter is registering incorrectly or is defective in any way, the consumer shall forthwith repair or replace the same.

(3) Unless it can be proved to the satisfaction of the Town Engineer that a lesser, or greater quantity of water has been consumed the quantity of water to be paid for by the consumer from the date of reading of the meter prior to its failure to register or to register correctly up to the time of its repair or replacement shall be estimated by the Council on basis of —

- (a) the average monthly consumption of water upon the erf served by the meter during the three months prior to the registration or, if this is not possible;
- (b) the corresponding month's consumption of water upon the erf in the previous year, or if this also is not possible;
- (c) the average monthly consumption of water upon the erf served by the meter over a period of three months after repair or replacement of the meter has been effected."

3. By the substitution for Schedule A of the following:

"SCHEDULE A.

Water Furrow Tariff.

1. For erven irrigated or irrigable by the natural flow of water from the Vaal river, without the aid of mechanical or animal power, per erf, per month or part thereof: R3,50.

2. For erven not irrigable by the natural flow of the water from the Vaal River, but irrigated or irrigable by means of the turbine pumps irrigation system, per erf, per month or part thereof: R4."

Administrateurskennisgewing 196 20 Februarie 1980

KENNISGEWING VAN VERBETERING.

MUNISIPALITEIT DULLSTROOM: SANITÈRE EN VULLISVERWYDERINGSTARIEF.

Administrateurskennisgewing 5 van 2 Januarie 1980 word hierby soos volg verbeter:

1. Deur in item 1 van die Engelse teks deur die volgende te vervang:

"1. Removal of Night-soil."

For the removal of night-soil or urine, twice weekly, per pail, per month: R2,40".

2. Deur in item 2 van die Engelse teks die woord "remound" deur die woord "removal" te vervang.

PB. 2-4-2-81-55

Administrateurskennisgewing 197 20 Februarie 1980

MUNISIPALITEIT HEIDELBERG: VERORDENINGE BETREFFENDE VASTE AFVAL.

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

HOOFTUK 1.

Woordomiskrywing.

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

"aanstootlike afval" afval wat toksies, geværlik, nadelig of skadelik is of wat die omgewing kan besoedel of wat ontstaan as gevolg van 'n vervaardigingsproses of die voorafbehandeling vir wegdoendoeleindes van bedryfsvloei-afval, wat ingevolge die Raad se Rioleingsverordeninge nie in 'n perseelriool of straatriool gestort mag word nie of wat ontstaan as gevolg van vervaardigings-, instandhoudings-, monter- en demonterbedrywighede, asook die bedrywighede op spoorwegrangeererwe, uitgesonderd bouersafval of huisafval;

"besigheidsafval" afval wat op enige perseel ontstaan en wat met gemak en sonder beskadiging van die plaste voering, daarin verwijder kan word, uitgesonderd tuinafval, bouersafval, lywige afval, huisafval of aanstootlike afval;

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

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

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

"houer" 'n vullishouer soos deur die Raad bepaal en goedgekeur en wat deur die Raad gratis, óf teen 'n

Administrator's Notice 196

20 February, 1980

CORRECTION NOTICE.

DULLSTROOM MUNICIPALITY: SANITARY AND REFUSE REMOVALS TARIFF.

Administrator's Notice 5 dated 2 January, 1980 is hereby corrected as follows:

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

"1. Removal of Night-soil."

For the removal of night-soil or urine, twice weekly, per pail, per month: R2,40".

2. By the substitution in item 2 for the word "remound" of the word "removal".

PB. 2-4-2-81-55

Administrator's Notice 197

20 February, 1980

HEIDELBERG MUNICIPALITY: REFUSE (SOLID WASTES) BY-LAWS.

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

CHAPTER 1.

Definitions.

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

"bin liner" means a plastic bag as prescribed by the Council which may be placed inside a container with a conserving capacity not exceeding 0,1 m³;

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

"bulky refuse" means refuse generated on any premises but which cannot by virtue of its mass, shape, size or quantity readily be removed by means of and without damaging the bin liner, excluding objectionable refuse or builders refuse;

"business refuse" means refuse generated on any premises and which can readily be removed by means of and without damaging the bin liner, excluding garden refuse, builders refuse, bulky refuse, domestic refuse or objectionable refuse;

"container" means a refuse container as prescribed and approved by the Council and which may be supplied by the Council free of charge, or at a prescribed tariff or at ruling prices or at a hiring charge;

"Council" means the Town Council of Heidelberg that Council's Management Committee acting under the powers delegated to it in terms of section 58 of the Local Government (Administration and Elections) Ordinance, 1960, and any officer to whom that Committee has been empowered by the Council in terms of subsection (2) of the said section to delegate and has in

vasgestelde tarief, óf teen heersende pryse, óf 'n huurtarief, voorsien kan word;

"huisafval" afval wat normaalweg op die perseel van private woonhuise wat uitsluitlik vir woondoeleindes gebruik word, ontstaan en wat met gemak en sonder die beskadiging van die plastiese voering, verwijder kan word insluitende kerke, hospitale, skole, hostelle, liefdadigheidsorganisasies en sale;

"lywige afval" afkomstig vanaf enige perseel maar wat vanweë die massa, vorm, grootte of hoeveelheid daarvan nie met gemak en sonder beskadiging van die plastiese voering verwijder kan word nie, uitgesonderd aanstootlike afval of bouersafval;

"okkupant" 'n bewoner soos omskryf in die Ordonnansie op Plaaslike Bestuur, 1939: Met dien verstande dat die "bewoner" in die geval van 'n perseel wat gehou word ingevolge die Deeltitelregister wat ingevolge artikel 5 van die Wet op Deeltitels, 1971, geopen is, die regspersoon is wat by dié Wet omskryf word: Met dien verstande verder dat indien daar meer as een okkupant van 'n perseel is, die eienaar geag word die okkupant te wees;

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

"plastiese voering" 'n plastiese sak soos deur die Raad voorgeskryf wat binne-in 'n houer met 'n opgaarinhoud van hoogstens $0,1 \text{ m}^3$ geplaas kan word;

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

"tuinafval" afval wat ontstaan deur normale tuinbedrywighede van 'n gevestigde tuin op 'n perseel wat uitsluitend vir woondoeleindes gebruik word, soos gesnyde gras, blare, plante, boom- en struiksnyse, en blomme wat in 'n plastiese voering of soortgelyke houer is.

HOOFTUK 2.

VERWYDERING VAN AFVAL.

Die Raad se Diens.

(1) Die Raad lewer 'n diens vir die afhaal en verwydering van afval teen die voorgeskrewe gelde: Met dien verstande dat die levering van 'n bepaalde diens onderworpe is aan die goedkeuring van die Raad.

(2) As die Raad dit vereis, moet die okkupant van 'n perseel waarop afval ontstaan, van die Raad se diens vir die afhaal en verwydering van sodanige afval gebruik maak.

(3) Die eienaar of okkupant van 'n perseel waarop die afval ontstaan, is aanspreeklik vir die betaling van die gelde vir enige diens wat die Raad vir die afhaal en verwydering van sodanige afval lewer.

fact delegated, the powers, functions and duties vesting in the Council in relation to these by-laws;

"domestic refuse" means refuse which is normally generated on the premises of private dwelling-houses, including churches, hospitals, schools, benevolent societies and halls which are solely for residential purposes, and which can readily be removed by means of and without damaging the bin liner;

"garden refuse" means refuse, generated as a result of normal gardening activities of an established garden on premises used solely for residential purposes, such as grass cutting, leaves, plants, tree and shrub prunings, and flowers which are placed in a bin liner or similar container;

"objectionable refuse" means refuse which is toxic, dangerous, injurious or harmful or which may pollute the environment or which results from a manufacturing process or the pre-treatment of disposal purposes of any industrial or mining liquid waste, which in terms of the Council's Drainage By-laws may not be discharged into a drain or sewer or which result from manufacturing maintenance, fabricating and dismantling activities and the activities of railway marshalling yards, excluding builders refuse or house refuse;

"occupier" has the same meaning as defined in the Local Government Ordinance, 1939: Provided that "occupier" in respect of premises held on the Sectional Title Register opened in terms of section 5 of the Sectional Titles Act, 1971, means the body corporate, as defined in that Act, in relation to such premises: Provided further that in the case of premises being occupied by more than one occupant, the owner shall be deemed to be the occupier of the premises;

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

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

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

CHAPTER 2.

REMOVAL OF REFUSE.

The Council Service.

(1) The Council renders a service for the collection and removal of refuse at the prescribed tariff charge: Provided that the rendering of a particular service is subject to the approval of the Council.

(2) If required by the Council, the occupier of premises on which refuse is generated, shall avail himself of the Council's service for the collection and removal of such refuse.

(3) The owner or occupier of the premises on which the refuse is generated, shall be liable for the payment of the tariff charges in respect of any service rendered by the Council for the collection and removal of such refuse.

Kennisgewing aan die Raad.

3.(1) Die okkupant van 'n perseel, of as daar meer as een okkupant is, die eienaar van sodanige perseel, moet binne sewe dae vanaf die dag waarop afval op sodanige perseel begin ontstaan, die Raad in kennis stel —

- (a) dat die perseel geokkupeer word;
- (b) dat daar óf bouers-, óf lywige-, óf besigheids-, óf huis-, óf aanstootlike afval op die perseel ontstaan;
- (c) van die beraamde hoeveelheid van sodanige afval wat ontstaan;
- (d) van die voorgestelde wyse van verwydering en hoe dikwels dit moet geskied.

(2) Die eienaar of okkupant van 'n perseel waarop afval ontstaan, moet op 'n wyse deur die Raad voorgeskryf, al die besonderhede wat die Raad vereis betreffende die samestelling van die afval aan die Raad verstruk.

Verskaffing van Houers.

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

(2) Die eienaar van 'n perseel is verantwoordelik vir die verskaffing van die voorafbepaalde soort en aantal houers, indien deur die Raad vereis.

(3) Indien die Raad 'n houer verskaf, word sodanige houer gratis, óf teen heersende pryse, verskaf.

(4) Waar 'n houer gratis verskaf word, bly sodanige houer die eiendom van die Raad en is die eienaar van die perseel teenoor die Raad aanspreeklik vir die verlies van of skade aan sodanige houer.

Plasing van Houers.

5.(1) Die eienaar of okkupant van 'n perseel moet op 'n plek op die perseel, soos deur die Raad goedgekeur, voorsiening maak vir genoeg ruimte om die houers te berg.

(2) Die plek waarvoor daar ingevolge subartikel (1) op die perseel voorsiening gemaak word, moet so geleë wees dat die houers nie vanaf 'n straat of openbare plek sigbaar is nie, tensy die Raad anders aandui.

(3) Alle houers met 'n oogaanhou van hoogstens $0,1 \text{ m}^3$ waarin besigheids- of huisafval geplaas word, moet met 'n plastiese voering van minstens 950 mm x 750 mm en 40 mikrometer dikte toegerus word en sodanige plastiese voering word, tensy die Raad anders bepaal, deur die okkupant of eienaar voorsien.

(4) Plastiese voerings met afval daarin en behoorlik toegebied, moet slegs op die dag van verwydering, soos deur die Raad bepaal, buite die omheining of grens van die perseel op die straatgrens, of op sodanige ander plek soos deur die Raad bepaal, geplaas word.

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

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

Notice to Council.

3.(1) The occupier of premises, or if there is more than one occupant, the owner of such premises, shall within seven days after the commencement of the generation of refuse on such premises, notify the Council —

- (a) that the premises are being occupied;
- (b) whether builders refuse or bulky refuse or business refuse or domestic refuse or objectionable refuse is being generated on the premises;
- (c) regarding the estimated volume of such refuse being generated;
- (d) regarding the proposed method and frequency of removal.

(2) The owner or occupier of premises on which refuse is generated, shall in a manner prescribed by the Council, furnish the Council with all the particulars required by the Council in regard to the composition of the refuse.

Provision of Containers.

4.(1) The Council shall determine the type and number of containers required on a premises.

(2) The owner of a premises shall be responsible for the supply of the pre-determined number and type of containers, if required by the Council.

(3) If a container is supplied by the Council, such container shall be supplied free of charge or at ruling prices.

(4) Where a container is supplied free of charge, such container shall remain the property of the Council and the owner of the premises shall be liable to the Council for the loss of or damage to such container.

Placing of Container.

5.(1) The owner or occupier of premises shall provide sufficient space for the storage of the containers on the premises as approved by the Council.

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

(3) All containers with a conserving capacity not exceeding $0,1 \text{ m}^3$, in which business or domestic refuse is placed, shall be equipped with bin liners of at least 950 mm x 750 mm and 40 micrometre thick and such bin liners shall be supplied by the occupant or owner, unless otherwise determined by the Council.

(4) Bin liners containing refuse, properly fastened, shall on the day of removal only, as determined by the Council, be placed outside the fence or boundary of the premises on the street boundary or such other position as determined by the Council.

(5) If required by the Council, the place of collection shall be so located as to permit convenient access to and egress for the Council's refuse collection vehicles.

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

(7) Die Raad kan na goeddunke, 'n plek aanwys waarafval met meer gerief verwijder kan word.

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

- (a) in die geval van geboue wat opgerig is, of geboue waarvan die bouplanne goedgekeur is voordat hierdie verordeninge van krag geword het; en
- (b) as die Raad na sy mening nie afval van die plek af, waarvoor daar ingevolge subartikel (1) voorseeing gemaak is, kan afhaal en verwijder nie;

ten einde 'n oorlas te voorkom of die afhaal van afval te vergemaklik, 'n plek op of buitekant die perseel aanwys waar die houer(s) vir die versameling en verwijdering van sodanige afval geplaas moet word, en die houer(s) moet op daardie plek geplaas word op die tye en vir die tydperke wat die Raad voorskryf.

Gebruik en Versorging van Houers en Plastiese Voerings.

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

- (a) alle huis- of besigheidsafval wat op die perseel ontstaan, in plastiese voerings geplaas en gehou word, sodat die Raad dit kan verwijder: Met dien verstande dat die bepalings van hierdie subartikel nie verhoed nie dat 'n okkupant of eienaar, na gelang van die geval —
 - (i) wat vooraf die Raad se skriftelike vergunning verkry het, draf, riffelkarton, papier, glas of ander afvalmateriaal, verkoop of vervreem sodat dit deur 'n vervaardigingsproses herwin kan word of, in die geval van draf, vir verbruiksdoeleindes gebruik kan word;
 - (ii) van die huisafval wat vir komposdoeleindes geskik is, gebruik maak nie, mits die afval op die perseel bly en geen oorlas tot gevolg het nie;
- (b) geen warm as, glasskerwe of ander besigheids- of huisafval wat die plastiese voering kan beskadig of die Raad se werknemers kan beseer terwyl hulle hul pligte ingevolge hierdie verordeninge nakom, in die voerings geplaas word voordat hy die nodige voorsorg getref het om sodanige skade of beseiring te voorkom nie;
- (c) geen materiaal, insluitende vloeiistof, wat weens die massa of ander eienskappe daarvan, dit waarskynlik vir die Raad se werknemer te moeilik kan maak om die plastiese voerings te hanteer of te dra, in sodanige voering geplaas word nie;
- (d) elke houer op die perseel wat met 'n deksel voorseen is, toe is, behalwe wanneer afval daarin geplaas of daaruit verwijder word, en dat elke houer skoon en higiëties gehou word.

(2) Geen houer mag vir 'n ander doel as die doel waarvoor dit voorsien is, gebruik word nie en geen vuur mag daarin aangestek word nie.

(3) Die Raad verwijder plastiese voerings met afval slegs indien dit op die voorgeskrewe plekke, soos in artikel 5 bepaal, geplaas is met sodanige tussenposes as wat hy nodig ag.

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

(8) Notwithstanding any provision to the contrary, the Council may —

- (a) in the case of buildings erected, or buildings of which the building plans have been approved prior to the coming into operation of these by-laws; and
- (b) in the event of the Council, in its opinion, being unable to collect and remove refuse from the space provided in terms of subsection (1).

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

Use and Care of Containers and Bin Liners.

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

- (a) all the domestic or business refuse generated on the premises is placed and kept in bin liners for removal by the Council: Provided that the provisions of this subsection shall not prevent any occupier, or owner, as the case may be —
 - (i) who has obtained the Council's prior written consent, from selling or otherwise disposing of any swill, corrugated cardboard, paper, glass or other waste material for recycling in a manufacturing process or, in the case of swill, for consumption;
 - (ii) from utilising such domestic refuse as may be suitable for making compost, provided that the refuse remains on the premises and does not cause a nuisance;
- (b) no hot ash, glass fragments or other business or domestic refuse which may cause damage to bin liners or injury to the Council's employees while carrying out their duties in terms of these by-laws, is placed in bin liners before he has taken the necessary precautions to avoid such damage or injury.
- (c) no material, including any liquid which, by reason of its mass or other characteristics is likely to render such bin liners too difficult for the Council's employees to handle or carry, is placed in such bin liners.
- (d) every container on the premises which is provided with a lid, is covered save when refuse is being deposited therein or discharged therefrom, and that every container is kept in a clean and hygienic condition.

(2) No container may be used for any purpose other than that for which it is supplied and no fire shall be lit in such container.

(3) The bin liners containing refuse shall be removed by the Council only if such bin liner have been placed at the prescribed places, as provided for in section 5, at such intervals as the Council may deem necessary.

(4) Die Raad aanvaar geen aanspreeklikheid vir die verlies van of skade aan 'n houer of plastiese voering nie.

Afvalverdigting.

7.(1) Indien daar soveel besigheidsafval op 'n perseel ontstaan dat meer as 20 houers (elk met 'n inhoudsvermoë van gestel 85 l), of 'n aantal houereenhede wat dieselfde inhoudsvermoë as ongeveer 20 houers (elk met 'n inhoudsvermoë van gestel 85 l) het, daagliks leeggemaak moet word en as, na die mening van die Raad die grootste deel daarvan verdigbaar is, of indien die okkupant of eienaar van die perseel die afval wil verdig, moet die okkupant of as daar meer as een okkupant is, die eienaar van die perseel die digtheid van die gedeelte van die afval wat verdigbaar is, verhoog deur van goedgekeurde uitrusting wat ontwerp is om afval te kerf of te verdig, gebruik te maak en moet hy die afval wat sodoende behandel is, in 'n 'n goedgekeurde staal-, plastiek-, of papierhouer, of 'n ander wegdoenbare houer plaas en is artikel 4 nie op die verdigte afval van toepassing nie, maar wel op alle ander afval.

(2) Die inhoudsvermoë van die plastiek-, papier, of ander wegdoenbare houer wat in subartikel (1) genoem word, mag nie 85 l oorskry nie.

(3) Nadat die afval behandel is, soos in subartikel (1) beoog word, en dit in 'n plastiek-, papier-, of ander wegdoenbare houer geplaas is, moet die betrokke houer in 'n afvalblik of 'n houereenhed geplaas word.

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

(5) "Goedgekeur" beteken, vir die toepassing van subartikel (1), goedgekeur deur die Raad met inagneming van die gesiktheid van die uitrusting of houer vir die doel daarvan, asook met inagneming van redelike vereistes van die besondere geval uit 'n openbare gesondheids-, opberging-, verwyderings- of wegdoeningsoogpunt.

(6) Die okkupant of die eienaar, na gelang van die geval, moet die houers wat in subartikel (1) genoem word, verskaf.

(7) Indien 'n staalhouer ingevolge subartikel (1) gebruik word, moet die houer elke keer nadat die Raad dit verwyder en leeggemaak het, op die perseel terugbesorg word.

(8) Die houers wat in subartikel (1) genoem word, word deur die Raad met sodanige tussenpose as wat die Raad in die omstandighede nodig mag ag, verwijder en leeggemaak.

(9) Die bepalings van hierdie artikel verhoed nie dat die okkupant of eienaar wat vooraf die Raad se skriftelike vergunning verkry het, draf, riffelkarton, papier, glas of ander materiaal wat 'n bestanddeel van besigheidsafval is, verkoop of andersins daarmee wegdoen sodat dit deur 'n vervaardigingsproses herwin kan word, of in die geval van draf, vir verbruiksdoeleindes gebruik kan word nie.

(4) The Council shall not be liable for the loss of or for any damage to a container or bin liner.

Compaction of Refuse.

7.(1) Should the quantity of business refuse generated on premises be such as to require the daily removal of more than 20 containers (assuming 85 l capacity per container), or the number of container units approximately equivalent in storage capacity to 20 containers (assuming 85 l capacity per container) and should, in the opinion of the Council, the major portion of such refuse be compactable, or should the occupier or owner of premises wish to compact such refuse, the occupier, or in the case of premises being occupied by more than one person, the owner of such premises, shall increase the density of that portions of such refuse as in compactable by means of approved equipment designed to shred or compact refuse and shall put the refuse so treated into an approved steel, plastic, paper or other disposable container, and section 4 shall not apply to such compacted refuse, but shall apply to all other refuse.

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

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

(4) Insofar as the provisions of subsection (1) make the compaction of business refuse compulsory, such provisions shall not apply until a period of one year has elapsed from the date upon which these by-laws are published.

(5) "Approved" for the purposes of subsection (1) shall mean approved by the Council, regard being had to the fitness of the equipment or container for its purpose, and also to the reasonable requirements of the particular case from the point of view of public health, storage, refuse-removed or refuse disposal.

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

(7) If a steel container is used in terms of subsection (1) such container will after every collection thereof and after it has been emptied by the Council be returned to the premises.

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

(9) The provisions of this section shall not prevent any occupier of owner, who has obtained the Council's prior written consent, from selling or otherwise disposing of any swill, corrugated cardboard, paper, glass or other material being an element of business refuse, for recycling in a manufacturing process or, in the case of swill, for consumption.

HOOFSTUK 3.

TUINAFVAL.

Verwydering en Wegdoen van Tuinafval.

8.(1) Die okkupant, of as daar meer as een okkupant is, die eienaar van 'n perseel waarop tuinafval ontstaan, moet toesien dat sodanige afval, binne 'n redelike tydperk nadat dit ontstaan het, mee weggedoen word: Met dien verstande dat tuinafval op die perseel vir die maak van kompos gehou kan word indien dit nie 'n oorlas sal veroorsaak nie.

(2) Behoudens die bepalings van artikel 2(2), kan enigiemand tuinafval verwijder en daarmee wegdoen.

(3) Tuinafval moet, nadat dit van die perseel af waarop dit ontstaan het, verwijder is, gestort word op 'n terrein wat die Raad as 'n stortingsterrein vir sodanige tuinafval aangewys het.

Die Raad se Spesiale Dienste.

9.(1) Behoudens die bepalings van artikel 2(1), verwijder die Raad tuinafval van 'n perseel af indien sodanige tuinafval op die dag van verwijdering buite die omheining of grens van die perseel op die straatgrens, of op sodanige ander plek soos deur die Raad bepaal, geplaas word.

(2) Die Raad kan die soort en aantal houers wat vir die opberging en verwijdering van sodanige afval gebruik moet word, bepaal.

(3) Die Raad kan bepaal dat sekere tuinafval in plastiese voerings geplaas en gehou word in welke geval die bepalings van artikel 5 *mutatis mutandis* van toepassing is.

HOOFSTUK 4.

BOUERSAFVAL.

Aanspreeklikheid vir Bouersafval.

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

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

(2) Enigiemand mag 'n diens vir die verwijdering van bouersafval lewer. Indien die Raad so 'n diens lewer, geskied dit teen die voorgeskrewe gelde: Met dien verstande dat die Raad dit met sy afvalverwyderingstoerusting kan doen.

Houers.

11.(1) Indien houers of ander bevatters wat gebruik word vir die verwijdering van bouersafval vanaf persele, nie op die perseel gehou kan word nie, kan die houers of ander bevatters met die Raad se skriftelike vergunning vir die duur van die vergunning langs die straat gehou word.

CHAPTER 3.

GARDEN REFUSE.

Removal and Disposal of Garden Refuse.

8.(1) The occupier or, in the case of premises occupied by more than one occupant, the owner of the premises on which garden refuse is generated, shall ensure that such refuse be disposed of within a reasonable time after the generation thereof: Provided that garden refuse may be retained on the premises for the making of compost if it will not cause a nuisance.

(2) Subject to the provisions of section 2(2), any person may remove and dispose of garden refuse.

(3) Garden refuse shall once it has been removed from the premises on which it was generated, be deposited on a site designated by the Council as a disposal site for such garden refuse.

The Council's Special Services.

9.(1) Subject to the provisions of section 2(1) the Council shall remove garden refuse of a premises if such garden refuse on the day of removal, is placed outside the fence or boundary of the premises on the street boundary or such other place as determined by the Council.

(2) The Council may determine the type and quantity of the containers, which shall be used for the storage and removal of such refuse.

(3) The Council may determine that certain garden refuse shall be placed in bin liners in which event the stipulations of section 5 shall *mutatis mutandis* apply.

CHAPTER 4.

BUILDERS REFUSE.

Responsibility for Builders Refuse.

10.(1) The owner of premises on which builders refuse is generated and the person engaged in the activity which causes such refuse to be generated shall ensure that —

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

(2) Any person may operate a builders refuse removal service. Should the Council provide such a service it shall be done at the tariff charge: Provided that the Council may do so with its refuse removal equipment.

Containers.

11.(1) If containers or other receptacles used for the removal of builders refuse from premises cannot be kept on the premises, such containers or other receptacles may with the written consent of the Council be placed in the roadway for the period of such consent.

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

(3) Die Raad se skriftelike vergunning waarna in subartikel (1) verwys word, word slegs verleen teen betaling van die gelde vir die geldigheidsduur van die vergunning.

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

(1) duidelik gemerk wees met die naam en adres of telefoonnummer van die persoon in beheer van die houer of ander bevatter.

(2) toegerus wees met kaatschevrons of kaatsers wat die hele voor- en agterkant daarvan duidelik omlyn.

(3) te alle tye toegemaak wees, sodat daar geen verplasing van die inhoud of stof kan ontstaan nie, behalwe wanneer dit werkelik met afval gevul of leeggemaak word.

Wegdoening van Bouersafval.

13.(1) Alle bouersafval moet onderworpe aan die bepalings van subartikel (2), op die Raad se afvalstortterrein gestort word, nadat die storter die gelde daarvoor betaal het.

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

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

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

HOOFSTUK 5.

LYWIGE AFVAL.

Verwydering en Wegdoen van Lywige Afval.

14.(1) Die okkupant, of as daar meer as een okkupant is, die eienaar van 'n perseel waarop lywige afval ontstaan, moet toesien dat die afval ingevolge hierdie Hoofstuk mee weggedoen word binne 'n redelike tydperk nadat dit ontstaan het.

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

(3) Lywige afval moet, nadat dit van die perseel waarop dit ontstaan het, verwijder is, gestort word op 'n terrein wat die Raad daarvoor aangewys het.

(2) Consent given in terms of subsection (1) shall be subject to such conditions as the Council may deem necessary: Provided that in giving or withholding its consent or in laying down conditions the Council shall have regard to public safety and convenience.

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

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

(1) shall have clearly marked on it the name and address or telephone number of the person in control of such container or other receptacle;

(2) shall be fitted with reflecting chevrons or reflectors which shall completely outline the front and the back thereof;

(3) shall be covered at all times other than when actually receiving or being emptied of such refuse that no displacement of its contents or dust nuisance can occur.

Disposal of Builders Refuse.

13.(1) Subject to the provisions of subsection (2) hereof all builders refuse shall be deposited at the Council's refuse disposal sites subsequent to the person depositing the refuse having paid the tariff charge.

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

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

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

CHAPTER 5.

BULKY REFUSE.

Removed and Disposal of Bulky Refuse.

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

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

(3) Bulky refuse shall, once it has been removed from the premises on which it was generated, be deposited on a site designated by the Council as disposal site for such refuse.

Die Raad se Spesiale Diens.

15. Die Raad verwyder die lywige afval van 'n perseel af, teen die voorgeskrewe tarief mits hy dit met sy afvalverwyderingsuitrusting kan doen op versoek van 'n eienaar of 'n okkupant van 'n perseel.

HOOFSTUK 6.

AANSTOOTLIKE AFVAL.

Kennisgewing van die Ontstaan van Aanstootlike Afval.

16.(1) Die eienaar of okkupant van 'n perseel, waarop aanstootlike afval ontstaan, moet die Raad verwittig aangaande die samestelling daarvan, die hoeveelheid daarvan, hoe dit opgeberg word en hoe en wanneer dit verwyder sal word.

(2) Die kennisgewing waarnaar daar in subartikel (1) verwys word, moet as die Raad dit vereis, gestaaf word, deur 'n ontleiding wat deur 'n behoorlik gekwalificeerde bedryfskeikundige of 'n persoon deur die Raad aangewys gewaarmerk is.

(3) Die Raad of iemand wat deur die Raad behoorlik daartoe gemagtig is, kan onderworpe aan die bepalings van artikel 72 van die Ordonnansie op Plaaslike Bestuur, 1939, 'n perseel te enig redelike tyd betree ten einde vas te stel of aanstootlike afval op so 'n perseel ontstaan het, om monster te neem en om afval wat op die perseel gevind word, te toets om die samestelling daarvan te bepaal.

(4) Die eienaar of okkupant van 'n perseel, waarop aanstootlike afval ontstaan, moet die Raad verwittig van enige verandering in die samestelling en die hoeveelheid aanstootlike afval wat daarna mag ontstaan.

Opbergung van Aanstootlike Afval.

17.(1) Die persoon waarnaar daar in artikel 16(1) verwys word, moet sorg dat die aanstootlike afval wat op die perseel ontstaan, ingevolge artikel 17(2) op die perseel gehou en opgeberg word totdat dit ingevolge artikel 18 van die perseel af verwyder word.

(2) Aanstootlike afval wat op 'n perseel opgeberg word, moet op so 'n wyse opgeberg word dat dit nie 'n oorlaas veroorsaak of die omgewing besoedel nie.

(3) Indien aanstootlike afval nie ingevolge subartikel (2) op die perseel waarop dit ontstaan, opgeberg word nie, kan die Raad die eienaar of okkupant van die perseel gelas om sodanige afval binne 'n redelike tydperk te verwijder en indien die afval nie binne dié tydperk verwijder is nie, kan die Raad dit self of deur middel van 'n kontrakteur op koste van die eienaar of okkupant verwijder.

Verwydering van Aanstootlike Afval.

18.(1) Niemand mag, sonder die skriftelike toestemming van die Raad of op 'n wyse anders as deur die Raad bepaal aanstootlike afval van die perseel waarop dit ontstaan het, verwijder of wegdoen nie.

(2) Die Raad kan, ingevolge subartikel (1) toestemming verleen onderworpe aan voorwaardes wat hy nodig mag ag: Met dien verstande dat wanneer die Raad voorwaardes stel, die volgende in ag geneem word:

The Council's Special Service.

15. At the request of the owner or any occupier of any premises the Council shall remove bulky refuse from premises at the prescribed tariff, provided that the Council is able to do so with its refuse removal equipment.

CHAPTER 6.

OBJECTIONABLE REFUSE.

Notification of Generation of Objectionable Refuse.

16.(1) The owner or occupier of premises on which objectionable refuse is generated, shall inform the Council of the composition thereof, the quantity generated, how it is stored and how and when it will be removed.

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

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

(4) The owner or occupier of premises on which objectionable refuse is generated, shall notify the Council of any changes in the composition and quantity of the objectionable refuse occurring thereafter.

Storing of Objectionable Refuse.

17.(1) The person referred to in section 16(1) shall ensure that the objectionable refuse generated on the premises shall be kept and stored thereon in terms of section 17(2) until it is removed from the premises in terms of section 18.

(2) Objectionable refuse stored on premises shall be stored in such manner that it does not cause a nuisance or pollute the environment.

(3) If objectionable refuse is not stored in terms of subsection (2) on the premises on which it is generated, the Council may order the owner or occupier of the premises to remove such refuse within a reasonable time and, if thereafter the refuse is not removed within such time, the Council may by itself or through a contractor remove it at the expense of the owner or occupier.

Removal of Objectionable Refuse.

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

(2) The Council may give its consent in terms of subsection (1) subject to such conditions as be may deem fit: Provided that in laying down conditions the Council shall have regard to —

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

(3) Tensy die Raad daarvan oortuig is dat die persoon wat om toestemming aansoek doen, bevoeg is om die aanstootlike afval te verwijder, oor die uitrusting wat vir die verwijdering van die aanstootlike afval nodig is, beskik, en aan die voorwaardes van die Raad kan voldoen, verleen die Raad nie toestemming ingevolge artikel (1) nie.

(4) Die persoon waarna daar in artikel 16(1) verwys word, moet die Raad so dikwels as wat die Raad kan bepaal, met inagneming van die inligting wat ingevolge artikel 16(1) aan die Raad verstrek moet word, inlig in verband met die verwijdering van aanstootlike afval, die identiteit van die verwijderaar, die verwijderingsdatum, die hoeveelheid en die samestelling van die aanstootlike afval wat verwijder word.

(5) By oortreding van hierdie artikel, is artikel 22(3) *mutatis mutandis* van toepassing.

HOOFSTUK 7.

STORTTERREINE.

Procedure by Stortterreine.

19.(1) Niemand wat 'n stortterein waaroor die Raad beheer uitoefen, met die doel om afval te stort, betree, moet —

- (a) die stortterreine slegs by die gemagtigde ingang binnegaan;
- (b) die afval aanbied op die wyse wat die Raad vereis, sodat die massa gemeet kan word indien die Raad dit vereis;
- (c) al die besonderhede wat die Raad betreffende die samestelling van die afval vereis, verstrek;
- (d) alle opdragte van die Raad in verband met toegang tot die werklike stortplek, die plek waar en die manier waarop die afval gestort moet word, nákom;
- (e) die geldc betaal ten opsigte van die afval wat gestort is, op die wyse soos van tyd tot tyd deur die Raad bepaal.

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

(3) Niemand mag 'n stortterein waaroor die Raad beheer uitoefen, binnegaan nie, behalwe met die doel om afval ingevolge hierdie verordeninge te stort en dan slegs op die tye wat die Raad van tyd tot tyd bepaal.

Eiendomsreg op Afval.

20.(1) Alle afval en plastiese voering wat die Raad verwijder het en alle afval op afvalstortterrein waaroor die Raad beheer uitoefen, is die eiendom van die Raad en niemand wat nie behoorlik deur die Raad daartoe gemagtig is nie, mag dit verwijder of hom daarmee bemoei nie.

- (a) the composition of the objectionable refuse;
- (b) the suitability of the vehicle and container to be used;
- (c) the place where the refuse shall be deposited; and
- (d) proof to the Council of such depositing.

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

(4) The person referred to in section 16(1) shall inform the Council, at such intervals as the Council may determine, having regard to the information which shall be given to the Council in terms of section 16(1) of the removal of objectionable refuse, the identity of the remover, the date of such removal, the quantity and the composition of the objectionable refuse removed.

(5) At the contravention of this section, section 22(3) shall be applicable *mutatis mutandis*.

CHAPTER 7.

DISPOSAL SITES.

Procedure at Disposal Sites.

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

- (a) enter the disposal site at the authorized access only;
- (b) in the manner required by the Council present the refuse for weighing, if the Council so requires;
- (c) provide this Council with all particulars required in regard to the composition of the refuse;
- (d) adhere to all instructions given to him by the Council with regard to access to the actual disposal point, the place where and the manner in which the refuse shall be deposited;
- (e) pay the prescribed tariff charge in respect of the refuse deposited in the manner as determined by the Council from time to time.

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

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

Ownership of Refuse.

20.(1) All refuse and bin liners removed by the Council and all refuse on disposal sites controlled by the Council shall be the property of the Council and no person who is not duly authorized by the Council to do so, shall remove or interfere therewith.

(2) Slegs afval afkomstig van personele wat binne die reggebied van die Raad geleë is, mag op die Raad se stortterreine gestort word.

HOOFSTUK 8.

ROMMELSTROOIERY, STORTING EN VERWANTE AANGELEENTHEDEN.

Rommelstrooivery.

21.(1) Niemand mag —

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

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

Storting.

22.(1) Behoudens enige andersluidende bepalings van hierdie verordeninge mag niemand enigiets op 'n plek laat, of toelaat dat enigiets waaroer hy beheer voer, gelaat word op 'n plek waarheen dit gebring is met die doel om dit daar te laat nie.

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

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

Goed wat laat Vaar is.

23.(1) Enigiets, behalwe 'n voertuig wat ingevolge artikel 131 van die Ordonnansie op Padverkeer, 1966, soos gewysig, as laat vaar beskou word, wat met inagneming van faktore soos die plek waar dit gevind is, die tydperk wat dit op so 'n plek gelaat is en die aard en toestand daarvan redelikerwys deur die Raad as laat vaar beskou word, kan na goeddunke van die Raad verwijder en weggedoen word.

Aanspreeklikheid van Verantwoordelike Persoon.

24.(1) As die Raad enigiets ingevolge artikel 23 verwijder en weggedoen het, is die verantwoordelike persoon teenoor die Raad aanspreeklik vir die betaling van die geldte ten opsigte van sodanige verwijdering en vegdoening.

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

- (a) die eienaar van die goed, en dit sluit iemand in wat daarop geregtig is om dit kragtens 'n huur-

(2) Only refuse generated on premises situated within the area of jurisdiction of the Council, may be deposited on the Council's disposal sites.

CHAPTER 8.

LITTERING, DUMPING AND ANCILLARY MATTERS.

Littering.

21.(1) No person shall —

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

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

Dumping.

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

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

(3) Any person who contravenes the provisions of subsection (1) shall be guilty of an offence and liable, on conviction, to a fine not exceeding R300 or to imprisonment for a period not exceeding 12 months or to both such fine and such imprisonment.

Abandoned Things.

23.(1) Anything, other than a vehicle shall be deemed to have been abandoned in terms of section 131 of the Road Traffic Ordinance, 1966, as amended, which is, having regard to such factors as the place where it was found, the period it has been left at such place and the nature and condition thereof, reasonably regarded by the Council as having been abandoned, may be removed and disposed of by the Council as it deems fit.

Liability of Responsible Person.

24.(1) Where anything has been removed and disposed of by the Council in terms of section 23, the responsible person shall be liable to the Council for the payment of the tariff charge in respect of such removal and disposal.

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

- (a) the owner of the thing and shall include any person who is entitled to be in possession thereof by virtue of a hire purchase agreement or an agree-

- oordeelkoms of 'n huurkontrak in sy besit te hê toe dit laat vaar is óf op die plek geplaas is waardataan dit verwijder is, tensy hy kan bewys dat hy nie daarby betrokke was nie en nie geweet het dat dit laat vaar of daar geplaas is nie; of
- (b) iemand wat dit op die plek waarvan dit verwijder is, gelaat het; of
- (c) iemand wat wetend toegelaat het dat dit op die plek waarvan dit verwijder is, gelaat is.

HOOFSTUK 9.

ALGEMENE BEPALINGS.

Toegang tot 'n Perseel.

25.(1) Waar die Raad 'n afvalverwyderingsdienstewer moet die eienaar of okkupant van 'n perseel aan die Raad toegang verleen en sorg dat niks die Raad in die levering van sodanige diens dwarsboom, fnuik of hinder nie.

(2) Waar, na die mening van die Raad, die levering van 'n afvalverwyderingsdienst aan 'n perseel skade aan enige eiendom of besering aan enige persoon kan veroorsaak, kan die Raad, as 'n voorwaarde vir die levering van sodanige diens, vereis dat die eienaar of okkupant van sodanige perseel die Raad skriftelik vrywaart opsigte van sodanige skade of besering of enige eise wat daaruit mag voortspruit.

Hoe dikwels Verwydering geskied en Aard van Afval.

26. Ondanks enige andersluidende bepaling, bepaal die Raad hoe dikwels verwydering moet geskied en wat die aard van enige afval is.

Ophoring van Afval.

27.(1) Waar enige afval op 'n perseel ophoop sodat dit verwijder moet word, kan die Raad sodanige afval verwijder en is die eienaar of okkupant van sodanige perseel teenoor die Raad aanspreeklik vir die betaling van die geldie vir sodanige verwydering en wegdoening.

Aansoek om die Levering of Staking van 'n Diens.

28.(1) 'n Aansoek om die levering of staking van 'n diens wat ingevolge hierdie verordeninge gelewer word, moet deur die eienaar of okkupant van 'n perseel of hul gevollmagtigde skriftelik of op enige ander wyse soos deur die Raad bepaal, gedoen word.

(2) Ondanks die bepalings van subartikel (1), word 'n diens ten opsigte van die verwydering van huis- of besigheidsafval nie gestaak nie, alvorens 'n skriftelike kennisgewing van die eienaar van 'n perseel deur die Raad ontvang is, dat sodanige afval nie meer op die perseel ontstaan nie, of indien dit vir die Raad blyk dat sodanige afval nie meer op die perseel ontstaan nie.

Geldie.

29.(1) Die persoon aan wie die Raad 'n diens ingevolge hierdie verordeninge gelewer het, is behoudens andersluidende bepalings van hierdie verordeninge, teenoor die Raad aanspreeklik vir die betaling van die geldie vir sodanige diens.

(2) Die maandelikse geldie is betaalbaar totdat die Raad die kennisgewing wat in artikel 28 genoem word,

ment of lease at the time when it was abandoned or left in the place from which it was removed, unless he can prove that he was not involved in and did not know of its being abandoned or left in such place; or

- (b) any person by whom it was left in the place from which it was removed; or
- (c) any person who knowingly permitted that the thing be left in the place from which it was removed.

CHAPTER 9.

GENERAL PROVISIONS.

Access to Premises.

25.(1) Where the Council provides a refuse removal service, the owner or occupier of premises shall grant the Council access to the premises and shall ensure that nothing obstructs, frustrates or hinders the Council in the rendering of such service.

(2) Where, in the opinion of the Council the rendering of a refuse collection service to premises may cause damage to any property or injury to any person, the Council may, as a condition of rendering such service, require the owner or occupier of such premises to indemnify the Council in writing in respect of any such damage or injury or any claims which may arise in respect thereof.

Frequency of Removal and Nature of Refuse.

26. Notwithstanding any provision to the contrary, the Council shall determine the frequency of the removal and the nature, of any refuse.

Accumulation of Refuse.

27.(1) Where any refuse accumulates on any premises so that it must be removed, the Council may remove such refuse and the owner or occupier of such premises shall be liable to the Council for the payment of the tariff charge for such removal and disposal.

Application for the Rendering or Termination of a Service.

28.(1) An application for the rendering or termination of a service rendered in terms of these by-laws shall be made in writing or in any other manner as determined by the Council, by the owner or occupier or their authorized agent.

(2) Notwithstanding the provisions of subsection (1) a service for the removal of domestic or business refuse shall not be discontinued unless the Council has received a written notification from the owner of a premises that no such refuse is generated on the premises or unless it is obvious to the Council that no such refuse is generated on the premises.

Charges.

29.(1) Save where otherwise provided in these by-laws, the person to whom a service mentioned in these by-laws has been rendered by the Council, shall be liable to the Council for the payment of the tariff charges in respect of such service.

(2) Monthly tariff charges shall be payable until receipt by the Council of the notice mentioned in sec-

'ontvang of totdat die Raad van mening is dat daar nie meer huis- of besigheidsafval op die perseel ontstaan nie.

(3) Vir die doeleindes van die berekening van die maandelikse gelde betaalbaar ingevolge hierdie verordeninge, beteken "maand" 'n kalendermaand: Met dien verstande dat 'n gedeelte van 'n maand as 'n volle maand beskou word.

(4) Die Raad het te enige tyd die reg om geld te ten opsigte van 'n diens wat ingevolge hierdie verordeninge aan enige perseel gelewer word, te hef, alhoewel daar geen aansoek van die eienaar of okkupant van sodanige perseel vir die lewering van die diens, deur die Raad ontvang is nie.

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

Oortredings en Strafbepalings.

30.(1) Iemand wat 'n bepaling van hierdie verordeninge oortree of versuim om daarvan te voldoen, begaan 'n misdryf en is, behoudens die bepalings van artikel 22(3), by skuldigbevinding strafbaar met 'n boete van hoogstens R200 of gevangenisstraf vir 'n tydperk van hoogstens 6 maande of beide sodanige boete en gevangenisstraf.

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

Herroeping en Wysiging van Verordeninge.

31.(1) Artikels 7, 43 tot en met 46 en subartikel (b) van artikel 47 en Bylae I van Hoofstuk 1 onder Deel IV van die Publieke Gesondheidsverordeninge van die Munisipaliteit Heidelberg, aangekondig by Administrateurskennisgewing 11 van 12 Januarie 1949, soos gewysig, word hierby geskrap.

(2) Subartikel (a) van artikel 19 van Hoofstuk 1 onder Deel IV van die Publieke Gesondheidsverordeninge van die Munisipaliteit Heidelberg, aangekondig by Administrateurskennisgewing 11 van 12 Januarie 1949, soos gewysig, word hierby deur die volgende vervang:

"(a) Die tarief van geld vir sanitêre dienste is soos voorgeskryf in die Bylae van die Raad se Verordeninge Betreffende Vaste Afval en Saniteit."

BYLAE.

TARIEF VIR DIE AFHAAL EN VERWYDERING VAN AFVAL EN SANITEITSDIENSTE.

1. Afval.

(1) Huisafval:

Waar 'n diens een keer per week gelewer word, per houer, per maand of gedeelte daarvan: R2,50.

(2) Besigheidsafval:

(a) Vanaf persele waarop woonstelle opgerig is waar 'n diens een keer per week gelewer word, per woonstel, per maand of gedeelte daarvan: R1,25.

tion 28 or until the Council is satisfied that the generation of domestic or business refuse on the premises has ceased.

(3) For the purpose of calculating the monthly tariff charges payable in terms of these by-laws, "month" means a calendar month: Provided that a portion of a month shall be regarded as a full month.

(4) The Council shall have the right at any time to levy tariff charges in respect of a service rendered to any premises in terms of these by-laws, although the Council has not received an application to render such service from the owner or occupier of such premises.

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

Offences and Penalties.

30.(1) Subject to the provisions of section 22(3), any person who contravenes or fails to comply with any provision of these by-laws shall be guilty of an offence and shall be liable, on conviction to a fine not exceeding R200 or to imprisonment for a period not exceeding 6 months or to both such fine and imprisonment.

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

Revocation and Amendment of By-laws.

31.(1) Sections 7, 43 to 46 inclusive, and subsection (b) of section 47 of Chapter 1, and Schedule I under Part IV of the Public Health By-laws of the Heidelberg Municipality, published under Administrator's Notice 11 of 12 January, 1949, as amended, are hereby deleted.

(2) Subsection (a) of section 19 of Chapter 1 under Part IV of the Public Health By-laws of the Heidelberg Municipality, published under Administrator's Notice 11 of 12 January, 1949, as amended, is hereby substituted by the following:

"(a) The tariff of charges for sanitary services shall be as prescribed in the Schedule to the Council's Refuse (Solid Wastes) and Sanitary By-laws."

SCHEDULE.

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

1. Refuse.

(1) Domestic Refuse:

Where a service is rendered once per week, per container, per month or part thereof: R2,50.

(2) Business Refuse:

(a) From premises on which flats have been erected where a service is rendered once per week, per flat, per month or part thereof: R1,25.

(b) Vanaf alle ander persele as dié in paragraaf (a) genoem:

Waar 'n diens drie keer per week gelewer word, per houer, per maand of gedeelte daarvan: R3,50.

(3) *Lywige afval:*

Handgelaai, per vrag of gedeelte daarvan: R5.

(4) *Tuinafval:* Gratis.

(5) *Vir die Raad se vergunning ingevolge artikel II(3):*

Gratis.

2. Stortterreine van die Raad.

(1) *Vir die wegdoen van bouersafval of lywige afval:* Gratis.

(2) Vir die wegdoen van grond of ander materiaal wat na die mening van die Raad, vir die dekking of vorming van stortterreine geskik is: Gratis.

(3) Rembrandt Tabakvervaardigingskorporasie van Suid-Afrika Beperk, per jaar: R1 440.

3. Karkasverwyderingsdiens.

(1) vir die verwijdering van karkasse van —

(a) honde, katte en kleiner soorte diere en pluimvee, per 10 karkasse of gedeelte daarvan: R2;

(b) skape, bokke, varke en soortgelyke diere per karkas: R3;

(c) perde, muile, donkies, beeste en soortgelyke diere, per karkas: R20.

(2) Karkasse van die Dierebeskermingsvereniging van Heidelberg: Gratis.

4. Algemeen.

(1) Waar dienste by geleentheid gelewer word, is die gelde vir die tydperk waaryoor die dienste verlang word, verskuldig en betaalbaar op die datum van aansoek om die levering van die diens.

(2) Waar daar in gevalle van besmetlike siektes spesiale dienste ooreenkomsdig die vereistes van die Raad gelewer word, word sodanige dienste gratis gelewer.

(3) Waar daar slegs 'n tarief vir een verwijdering per week is en 'n diens meer dikwels as een keer per week gelewer word, is die gelde wat vir sodanige diens betaalbaar is die vastgestelde maandelikse gelde ten opsigte van die diens vermenigvuldig met die aantal dienste wat weekliks gelewer word.

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

PB. 2-4-2-81-15

Administrateurskennisgewing 198 20 Februarie 1980

MUNISIPALITEIT HEIDELBERG: AANNAME VAN STANDAARD RIOLERINGSVERORDENINGE.

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

(b) From all premises other than those mentioned in paragraph (a):

Where a service is rendered three times per week, per container, per month or part thereof: R3,50.

(3) *Bulky Refuse:*

Hand loaded per load or part thereof: R5.

(4) *Garden Refuse:* Free of charge.

(5) *For the Council's consent in terms of section II(3):* Free of charge.

2. Disposal Sites of the Council.

(1) For the disposal of builders, or bulky refuse: Free of charge.

(2) For the disposal of sand or other material which, in the opinion of the Council, is suitable for the covering or forming of disposal sites: Free of charge.

(3) Rembrandt Tobacco Manufacturing Corporation of South Africa Limited, per year: R1 440.

3. Carcase Removal Services.

(1) For the removal of carcases of —

(a) dogs, cats, and small types of animals and poultry, per 10 carcases or part thereof: R2.

(b) sheep, goats, pigs and similar animals, per carcase: R3;

(c) horses, mules, donkeys, cattle and similar animals, per carcase: R20.

(2) Carcasses of the Heidelberg Society for the prevention of Cruelty to Animals: Free of charge.

4. General.

(1) Where services are rendered occasionally the tariff charges for the period for which the services are required, shall be due and payable on the date of application for the rendering of the service.

(2) Where in the case of infectious diseases, special services are rendered in accordance with the requirements of the Council, such services shall be rendered, free of charge.

(3) Where there is only a tariff for one removal per week and a service is rendered more frequently than once a week the tariff charges payable in respect of such service shall be the monthly tariff charge determined in respect of the service times the number of services rendered, per week.

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

PB. 2-4-2-81-15

Administrator's Notice 198

20 February, 1980

HEIDELBERG MUNICIPALITY: ADOPTION OF STANDARD DRAINAGE BY-LAWS.

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

(a) dat die Stadsraad van Heidelberg die Standaard Rioleringsverordeninge, afgekondig by Administrateurskennisgewing 665 van 8 Junie 1977, ingevolge artikel 96bis(2) van genoemde Ordonnansie met die volgende wysigings aangeneem het as verordeninge wat deur genoemde Raad opgestel is:

(i) Deur in artikel 1 die aanhef deur die volgende te vervang:

"In hierdie verordeninge, tensy uitdruklik anders bepaal of die sinsverband anders aandui, beteken—".

(ii) Deur in artikel 1 die woordomskrywing van "raad" deur die volgende te vervang:

"'raad' die Stadsraad van Heidelberg, daardie raad se bestuurskomitee wat handel kragtens die bevoegdhede wat ingevolge die bepalings van artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960, aan hom gedelegeer is en enige beampete aan wie dié komitee ingevolge die bepalings van subartikel (2) van genoemde artikel op gesag van die raad die bevoegdhede, funksies en pligte wat ten opsigte van hierdie verordeninge by die raad berus, kan deleger en dit inderdaad gedelegeer het;".

(iii) Deur in artikel 3(2) die woorde "klerk van die raad" deur die die woord "Stadsekretaris" te vervang.

(iv) Deur in artikels 5 en 13(6) na die woord "eienaar" die woorde "of okkupant" in te voeg.

(v) Deur subartikel (6) van artikel 6 deur die volgende te vervang:

"(6)(a) Ondanks enigiets in hierdie verordeninge vervat mag daar nie met bouwerksaamhede aan enige nuwe gebou op 'n perseel 'n aanvang geneem word nie alvorens daar 'n afsonderlike latrine-eenheid wat behoorlik ingevolge die bepalings van hierdie verordeninge aan die straatrooil gekoppel is, vir elke ras wat op die perseel werkzaam is, verskaf is.

(b) Vir die toepassing van die bepalings van paragraaf (a), moet die aansoeker die raad minstens 60 dae kennis gee van sy voorname om met bouwerksaamhede te begin op enige perseel waar die raad 'n aansluitingspunt by of 'n verlenging van 'n straatrooil moet verskaf.".

(vi) Deur in die voorlaaste reël van artikel 7(3) die woord "raad" deur die woord "eienaar" te vervang.

(vii) Deur paragraaf (b)(i) onder Aanhangsel I soos volg te wysig:

(aa) Deur in die elfde paragraaf die syfer "5 000" deur die syfer "1 000" te vervang.

(bb) Deur na die laaste paragraaf die volgende in te voeg:

"Natrium (uitgedruk as NA) 120 mg/l".

(viii) Deur na Aanhangsel IV die volgende by te voeg:

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

(i) By the substitution in section 1 for the preamble of the following:

"In these by-laws, unless otherwise specifically provided or unless the context otherwise indicates —".

(ii) By the substitution in section 1 for the definition of "council" of the following:

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

(iii) By the substitution in section 3(2) for the words "clerk of the council" of the words "town secretary".

(iv) By the insertion in sections 5 and 13(6) after the word "owner" of the words "or occupier".

(v) By the substitution for subsection (6) of section 6 of the following:

"(6)(a) Notwithstanding anything in these by-laws contained, no building operations on a new building shall be commenced with on any premises, unless a separate lavatory unit, which has been duly connected to the sewer in accordance with the provisions of these by-laws, has been provided for each race working on the premises.

(b) For the application of the provisions of paragraph (a), the applicant shall give the council at least 60 days' notice of his intention to commence building operations on any site where the council shall provide a connection to or an extension of a sewer.".

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

(vii) By amending paragraph (b)(i) under Appendix I as follows:

(aa) By the substitution in the eleventh paragraph for the figure "5 000" of the figure "1 000".

(bb) By the insertion after the last paragraph of the following:

"Sodium (expressed as NA) 120 mg/l".

(viii) By the addition after Appendix IV of the following:

"AANHANGSEL V.**BYLAE A.****VERORDENINGE VIR DIE LISENSIERING EN REGULERING VAN LOODGIETERS EN RIOOLLEERSERS.*****Loodgieters- en Rioolleerslisensies.***

1. 'n Eersteklas- of praktiese loodgieterslisensie sal die wettige houer daarvan die reg gee om enige loodgieterswerk in verband met die bou, aanbring, aanleg, reparasie of verwydering van pype; kleppe; perseelriole of ander apparaat vir die riolering van enige perseel werklik uit te voer; maar nie om perseelriole of putte aan te lê nie; en ook om enige werk in verband met waterdienste en toebehore wat met die raad se hoofwatersyp verbind is, uit te voer. Die wettige houer van 'n rioolleerslisensie kan enige werk in verband met die aanle van perseelriole en putte vir die riolering van enige persele werklik uitvoer, maar mag op gelyke wyse die werk van 'n loodgieter doen nie.

Uitvoering van Werk sonder 'n Licensie.

2. Niemand mag enige werk van die soort genoem in artikel 1, uitvoer of deur iemand laat uitvoer nie, tensy sodanige persoon in wettige besit is van 'n lisensie by die raad verkry, wat hom daartoe magtiging verleen. Iemand wat die bepalings van hierdie artikel oortree, is by skuldigverklaring strafbaar met 'n boete van hoogstens R50 vir die eerste misdryf en met 'n boete van hoogstens R100 vir elke daaropvolgende misdryf.

Eksamens vir Licensies.

3. Iemand wat 'n lisensie kragtens hierdie verordeninge wil verkry, moet hom aan 'n eksamen deur die raad op sodanige wyse en op sodanige tye as wat die raad van tyd tot tyd bepaal, onderwerp. Sodanige eksamen word afgeneem in die vakke soos onderskeidelik uitgegesit in Bylaes B en C van hierdie Aanhangsel, naamlik—

- (a) vir 'n eersteklas-loodgieterslisensie, die vakke vervat in Bylae B van hierdie Aanhangsel, mits daarbenewens 'n sertifikaat in die vak Higiëniese Versorging II (Nasionale Tegniese en Handelskseenam) van die Departement van Nasionale Opvoeding, vooraf verkry is;
- (b) vir 'n praktiese loodgieterslisensie, die vakke vervat in Bylae B van hierdie Aanhangsel;
- (c) vir 'n rioolleerslisensie, die vakke vervat in Bylae C van hierdie Aanhangsel.

Register Moet Geteken Word.

4. Voordat aan 'n geslaagde kandidaat 'n lisensie uitgereik word, sal van hom vereis word dat hy 'n register moet teken waarin 'n verklaring bevat word dat hy sodanige lisensie aanvaar onderworpe, en dat hy sal voldoen aan die voorwaardes daarvan en aan enige regulasies en verordeninge wat van tyd tot tyd met betrekking tot sodanige lisensie binne die munisipaliteit van krag is.

"APPENDIX V.**SCHEDULE A.****BY-LAWS FOR THE LICENSING AND REGULATING OF PLUMBERS' AND DRAINLAYERS.*****Plumbers' and Drainlayers' Licences.***

1. A first-class or practical plumber's licence will entitle the lawful holder actually to perform any plumbing work in connection with the construction, fixing, laying, repair or removal of pipes, valves, drains or other apparatus for the drainage of any premises, but not to lay drains or chambers: and also to perform any work in connection with water services and fittings connected to the council's water main. The lawful holder of a drainlayer's licence may actually perform any work in connection with the laying of drains and chambers for the drainage of any premises but may not in any way perform the work of a plumber.

Working Without Licence.

2. No person shall carry out and no one shall cause any person to carry out any work of the kind referred to in section 1, unless such person is in lawful possession of a licence obtained from the council authorizing him thereto. Any person contravening the provisions of this section, shall be liable on conviction to a penalty not exceeding R50 for the first offence and to a penalty not exceeding R100 for every subsequent offence.

Examination for Licences.

3. Any person wishing to obtain a licence in terms of these by-laws shall submit himself to examination by the council in such manner, and at such times, as the council may from time to time determine. Such examination shall be held in the subjects set out respectively in Schedules B and C to this Appendix, namely—

- (a) for a first-class plumber's licence, the subjects contained in Schedule B to this Appendix, provided that, in addition, a certificate in the subject of Sanitation II (National Technical and Commercial Examinations) of the Department of National Education shall have first been obtained;
- (b) for a practical plumber's licence, the subjects contained in Schedule B to this Appendix;
- (c) for a drainlayer's licence, the subjects contained in Schedule C to this Appendix.

Register to be Signed.

4. Prior to the issue of a licence to any successful candidate, he will be required to sign a register containing a declaration that he accepts such licence subject to, and that he shall conform with the conditions thereof and with any regulations and by-laws from time to time in force within the municipality, with regard to such licence.

Licensie Moet Vertoon Word.

5. Enige licensiehouer moet te eniger tyd wanneer dit van hom vereis word, sy licensie toon om deur enige gemagtigde beambte van die raad geïnspekteer te word.

Intrekking van Licensie.

6. Die raad kan te eniger tyd enige licensie uitgereik aan 'n loodgieter of rioolléer intrek indien die raad daarvan oortuig is dat sodanige persoon enige loodgieters- of rioleringswerk op 'n agtelosige of onvakkundige wyse tot nadeel van enige persoon of eiendom of instryd met enige verordeninge van die raad uitgevoer het: Met dien verstande dat aan die persoon wie se licensie die raad van voorname is om in te trek, die geleentheid gegee moet word om voordat sodanige intrekking plaasvind, voor 'n komitee van die raad te verskyn om vir sy verdediging aangehoor te word.

BYLAE B.

EKSAMENVAKKE VIR 'N LISENSIE VIR 'N PRAKTISE LOODGITER.

1. *Materiaal:* Die gebruik van lood, tin, koper en die legerings daarvan, smed- en gietyster, erdewerk, bakstene, teëls, Portland-sement en ander materiaal wat deur loodgieters en rioolléers gebruik word.

2. *Praktiese Loodgieterswerk:* Met betrekking tot soldersel en soldeerwerk, aanlê van lood, pype en laswerk, buig van pype en algemene praktiese loodgieterswerk.

3. *Werk in Verband met Watervoorsiening:* Kennis van die raad se Watervoorsiensingsverordeninge, algemene werk in verband met watervoorsiening, toebehore vir watervoorsiening en warmwaterverbindinge.

4. *Rioleringswerk:* Kennis van die raad se Rioleringsverordeninge, bou en gebruik van sperders, drekwater-, vuilwater- en ventilasiepype, huisinstallasies, spoekloschte, kombuisopwasbakke, baddens, toiletkamers, bykombuisopwasbakke, urinale, latrines en ander rioleringsapparaat en toestelle.

5. *Algemene Beginsels van Sanitäre Werk:* Spoeling, ventilasie en loskoppeling.

6. Kandidate vir die eksamen in praktiese loodgieterswerk moet hulle eie gereedskap verskaf om enige pyp, bog, las of ander loodgieterstoestel te vervaardig wat vereis mag word ter voldoening van die eksaminatore.

BYLAE C.

EKSAMEN VIR RIOOLLEERSLISENSIE.

Kandidate moet die eksaminatore daarvan oortuig dat hulle in staat is om perseelriole aan te lê en lasse, aansluitings en putte te maak en die toets daarvan uit te voer en moet ook self die gereedskap verskaf wat hulle vir sodanige eksamen nodig het. Kennis van die raad se Rioleringsverordeninge is 'n vereiste.

Licence to be Produced.

5. Any licensee, if called upon at any time to do so, shall produce his licence for the inspection by any authorized officer of the council.

Cancellation of Licence.

6. The council may at any time cancel any licence granted to any plumber or drainlayer if the council shall be satisfied that such person has done any plumbing or drainlaying work in a negligent or unworkmanlike manner to the detriment of any person or property or contrary to any of the council's by-laws: Provided that prior to such cancellation the person whose licence it is proposed to cancel, shall be given an opportunity of appearing before a committee of the council and being heard in his own defence.

SCHEDULE B.

SUBJECTS OF EXAMINATION FOR WORKING PLUMBER'S LICENCE.

1. *Materials:* The use of lead, tin, copper and their alloys, wrought and cast iron, stoneware, bricks, tiles, Portland cement and other materials used by the plumber and drainer.

2. *Plumbing Practice:* As to solder and soldering, lead laying, pipe and joint making, pipe bending and general plumber's practice.

3. *Water Supply Work:* Knowledge of the council's Water Supply By-laws; general water supply work, water supply fittings, hot water connections.

4. *Drainage Work:* Knowledge of the council's Drainage By-laws, construction and use of traps, soil-water, waste-water and ventilation pipes, house fittings, water closets, kitchen sinks, baths, lavatories, housemaid's sinks, urinals, latrines and other sewerage apparatus and appliances.

5. *General Principles of Sanitary Work:* Flushing ventilation and disconnection.

6. Candidates for examination in plumbing practice shall provide themselves with their own tools to make any pipe, bend, joint or other plumbing appliances which may be required to satisfy the examiners.

SCHEDULE C.

EXAMINATION FOR DRAINLAYER'S LICENCE.

Candidates shall satisfy the examiners that they are able to lay drains and make joints, junctions, chambers and the tests thereof, and shall provide themselves with the necessary tools for such examination. Knowledge of the council's Drainage By-laws shall be a requirement.

BYLAE D.

VORM VAN LISENSIE WAT AAN LOODGIETERS
UITGEREIK MOET WORD.

DEPARTEMENT VAN DIE STADSINGENIEUR.

LOODGIETERSLISENSIE.

19.

Mnr.

word hereby gelisensieer as
loodgieter kragtens die verordeninge vir die lisensiëring
en regulering van loodgieters en rioolléers binne die Mu-
nicipaliteit en is geregtig om
loodgieterswerk uit te voer in verband met riolering of
municipale watervoorsiening.

Stadsingenieur.

BYLAE E.

VORM VAN LISENSIE WAT AAN RIOOLLÉERS
UITGEREIK MOET WORD.

DEPARTEMENT VAN DIE STADSINGENIEUR.

RIOOLLEERSLISENSIE.

19.

Mnr.
word hereby gelisensieer as riooléer kragtens die
verordeninge vir die lisensiëring en regulering van
loodgieters en rioolléers binne die Municipali-
teit en is geregtig om per-
seelriole en putte aan te lê.

Stadsingenieur.

AANHANGSEL VI.

TARIEF VAN GELDE.

DEEL I: AANSOEKGELDE.

1. Die gelde wat in item 3 van hierdie Deel aangegees word, is ingevolge artikel 23(1) van hierdie verordeninge betaalbaar ten opsigte van elke aansoek wat ingevolge artikel 20 ingedien word, en moet betaal word deur die persoon deur wie of namens wie die aansoek gedoen word.

2. Die ingenieur moet die gelde wat betaalbaar is ten opsigte van aansoeke wat ingevolge artikel 20 van hierdie verordeninge ontvang word, ooreenkomsdig item 3 hiervan of, in 'n spesiale geval, so na as moontlik ooreenkomsdig genoemde item 3 bereken: Met dien verstande dat iemand wat voel dat hy deur so 'n berekening benadeel is, appèl daarteen kan aanteken op die wyse wat by artikel 3 van hierdie verordeninge voorgeskryf word.

3.(1) Die volgende gelde is betaalbaar ten opsigte van enige aansoek soos voornoem:

SCHEDULE D.

FORM OF LICENCE TO BE ISSUED TO PLUMBERS.

TOWN ENGINEER'S DEPARTMENT.

PLUMBER'S LICENCE.

19.

Mr.

is hereby licensed as
plumber in terms of the by-laws for the licensing and
regulating of plumbers and drainlayers within the Municipality and is entitled to
execute plumbing work in connection with drainage or
municipal water supply.

Town Engineer

SCHEDULE E.

FORM OF LICENCE TO BE ISSUED TO DRAIN-
LAYERS.

TOWN ENGINEER'S DEPARTMENT.

DRAINLAYER'S LICENCE.

19.

Mr.
is hereby licensed as a drainlayer in terms of the by-
laws for the licensing and regulating of plumbers and
drainlayers within the Municipality and is
entitled to lay drains and chambers.

Town Engineer

APPENDIX VI.

TARIFF OF CHARGES.

PART I: APPLICATION FEES.

1. The fees set out in item 3 of this Part shall be payable in terms of section 23(1) of these by-laws in respect of every application made under section 20 and shall be paid by the person by or on behalf of whom the application is made.

2. The engineer shall assess the fees payable in respect of applications received in terms of section 20 of these by-laws in accordance with item 3 hereof, or in any special case as nearly as possible in accordance with the said item 3: Provided that any person aggrieved by any such assessment shall have the right to appeal in the manner prescribed by section 3 of these by-laws.

3.(1) The fees payable in respect of any application as aforesaid shall be as follows:

(a) Vir elke 50 m^2 of gedeelte daarvan, van die vloer-ruimte van die kelder- en grondverdiepings van enige gebou wat bedien gaan word deur, of waarvan die gebruik regstreeks of onregstreeks sal saamgaan met die gebruik van die perseelrioolstelsel: R3.

(b) Vir elke 50 m^2 of gedeelte daarvan, van die vloer-ruimte van alle ander verdiepings van die gebou omskryf by paraagraaf (a): R1,50.

(2) Minimum geld betaalbaar ingevolge subitem (1): R5.

(3) Vir enige aansoek om 'n bestaande perseelrioolstelsel te verbou (uitgesonderd die herbouing daarvan), of om aanbouingswerk daaraan te verrig: Vir elke verdieping van die gebou, soos omskryf by subitem (1)(a): R6.

(4) Vir enige aansoek wat ingevolge artikel 22(2) van hierdie verordeninge ingedien word: R6.

DEEL II: ALGEMENE REËLS BETREFFENDE GELDE.

1. Vir die toepassing van Deel III van hierdie Aanhangaal betreffende geldte beteken die woord 'jaar' 'n tydperk van 10 maande wat op 1 Julie begin en die geldte in Deel III genoem is in tien paaimeente betaalbaar met die eerste betalingsdatum 15 Augustus en daarna die 15de van elke daaropvolgende maand tot en met 15 Mei.

2. Iemand wat gelas word om ingevolge hierdie Aanhangaal 'n opgawe in te dien of ander inligting te verstrek wat die raad nodig het om die geldte ingevolge daarvan te bereken, en wat versuim om dit te doen binne 30 dae nadat hy skriftelik kennis ontvang het, moet die geldte betaal wat die raad met die beste inligting tot sy beskikking bereken.

3. In alle geskille wat ontstaan oor die deel of kategorie van hierdie Aanhangaal wat van toepassing is, of oor vanaf watter datum enige deel of kategorie van toepassing is, is die beslissing van die ingenieur deurslagwendend: Met dien verstande dat die eienaar in so 'n geval by die raad teen sy beslissing appèl kan aanteken.

4. In die geval van 'n perseel wat nie met 'n straatriool verbind is nie, word die geldte ingevolge items 2 en 3 van Deel III gehef vanaf die datum waarop die perseel in opdrag van die raad met die straatriool verbind moet word, of vanaf die datum waarop die perseel inderdaad sodanig verbind word, watter datum ook al die vroegste is.

5. Die geldte wat ingevolge items 2 en 3 van Deel III van hierdie Aanhangaal gehef word, bly in die geval van geboue wat heeltemal leegstaan of gesloop word, van krag tot op die datum waarop die raad versoek word om die betrokke opening by die straatriool te verseël.

6. Ingeval daar 'n verandering in die aard van die okkupasie of die gebruik van 'n perseel aangebring word en so 'n verandering bring mee dat 'n ander tarief ingevolge hierdie Aanhangaal daarop van toepassing gemaak moet word, word geen eis vir die verandering van 'n rekening wat reeds gelewer is of vir die terugbetaling van geldte wat betaal is deur die raad oorweeg nie, tensy die raad binne 30 dae nadat so 'n verandering plaasgevind het, skriftelik daarvan in kennis gestel is.

7. In die geval van persele of plekke wat met die raad se rioolstelsel verbind is, en wat nie onder enig een van die kategorieë wat in hierdie Aanhangaal uitgeen-

(a) For every 50 m^2 or part thereof of the floor area of the basement and groundfloor storeys of any building to be served by, or the use of which will, whether directly or indirectly be associated with the use of, the drainage installation: R3.

(b) For every 50 m^2 or part thereof of the floor area of all other storeys of the building described in paragraph (a): R1,50.

(2) Minimum fee payable in terms of subitem (1): R5.

(3) For any application for an alteration (not amounting to a reconstruction of) or for additions to an existing drainage installation: For each storey of the building as described in subitem (1)(a): R6.

(4) For any application submitted in terms of section 22(2) of these by-laws: R6.

PART II: GENERAL RULES REGARDING CHARGES.

1. For the purpose of Part III of this Appendix, the word 'year' relating to charges means a period of 10 months beginning on 1 July, and the charges mentioned in Part III shall be payable in ten instalments with the first date of payment being 15 August and thereat after the 15th of each ensuing month up to and including 15 May.

2. Where any person who is required to furnish a return in terms of this Appendix or to provide such other information as may be necessary to enable the council to determine the charges in terms thereof, 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.

3. In all cases of dispute as to the part or category of this Appendix which is applicable, or as to the date from which any part or category is applicable, the decision of the engineer shall be decisive: Provided that the owner shall in such case be entitled to lodge an appeal with the council.

4. In the case of premises not connected to a sewer, the charges imposed in terms of items 2 and 3 of Part III shall be levied as from the date on which the council requires that a connection be made to the sewer or from the date the premises are in fact so connected, whichever is the earlier.

5. The charges levied in terms of items 2 and 3 of Part III of this Appendix shall remain in force in the case of buildings wholly unoccupied or in course of demolition until the date on which the council is requested to seal the relative opening to the sewer.

6. Where any change is made in the nature of the occupation or the use of any premises which requires the application of a different tariff in terms of this Appendix, no claim for any adjustment of an account rendered or any refund of moneys paid shall be entertained by the council, unless notice in writing of the change is given to the council within 30 days of the date of such change taking place.

7. In the case of premises or places connected to the council's sewerage system and not falling under any of the categories enumerated in this Appendix, the charges

gesit word ressorteer nie, word die geldie, met inagineering van die aard van die perseel, so na as moontlik ooreenkomsdig die bepalings van hierdie Aanhangsel bepaal.

DEEL III: GELDE TEN OPSIGTE VAN BESKIKBARE STRAATRIOLE.

1. Beskikbaarheidsgelde.

(1) Vir die toepassing van hierdie item het 'stuk grond' die betekenis wat daarvan geheg word in artikel 1 van die verordeninge.

(2) Indien 'n stuk grond, met of sonder verbeterings, by die straatrool verbind is of, na die mening van die raad, daarmee verbind kan word, moet die eienaar 'n geld van R24 ten opsigte van elke sodanige stuk grond jaarliks aan die raad betaal.

2. Gelde ten Opsigte van Huishoudelike Rioolwater.

Die eienaar of okkupant van enige stuk grond waarop, of geboue waarin daar perseelrioolstelsels is wat met die straatrool verbind is, moet benewens die geldie wat ingevolge ander dele van hierdie Aanhangsel gevorder word, elke jaar ten opsigte van die grond of geboue wat in die linkerkantste kolom van die volgende Tabel beskryf word, die geldie betaal wat daarteenoor in die regterkantste kolom aangegee word.

TABEL.

	Per Jaar R	Per Year R
(1) Woonhuise:		
(a) Vir die eerste vier drekwatertoebehoorsels	42,00	42,00
(b) Vir elke bykomende drekwatertoebehoorschel	30,00	30,00
(2) Boupersele:		
Vir elke drekwatertoebehoorschel	36,00	36,00
(3) Ander:		
Vir elke drekwatertoebehoorschel	36,00	36,00
(4) Vir die berekening van die geldie betaalbaar ingevolge subitems (1), (2) en (3), word geag dat waar 'n trogstsels in werking is, elke 700 mm in lengte van trog of geut of gedeelte daarvan gebruik vir doeleindes van urinaal of spoelkloset of daarvoor ontwerp, vir die toepassing van hierdie geldie een urinaal of kloset geag word, na gelang van die geval.		
(5) Dr. A. G. Visser Hospitaal	1 200,00	1 200,00

3. Bepalings en Gelde ten Opsigte van Fabrieksuitvloeisel.

Onderstaande bepalings geld vir die toepassing van artikel 77(3) van hierdie verordeninge in verband met en vir die berekening van die geldie wat vir die wegvoer en behandeling van fabrieksuitvloeisel betaalbaar is:

(1) Die eienaar of okkupant van persele waarop daar 'n bedryf of nywerheid aangehou word en waarvan daar, ten gevolge van so 'n bedryf of nywerheid of van 'n proses wat daarmee gepaard gaan, uitvloeisel in die raad se straatrool ontlas word, moet aan die raad 'n fabrieksuitvloeiselgeld betaal wat bereken word —

shall be determined as closely as possible in accordance with the provisions of this Appendix, regard being had to the nature of the premises.

PART III: CHARGES IN RESPECT OF SEWERS WHICH ARE AVAILABLE.

1. Availability. Charges.

(1) For the purpose of this item, 'piece of land' bears the meaning assigned thereto in section 1 of the by-laws.

(2) Where any piece of land, with or without improvements, is or, in the opinion of the council, can be connected to the sewer, the owner shall pay to the council a charge of R24 per year in respect of each such piece of land.

2. Charges in Respect of Domestic Sewage.

The owner or occupier of any piece of land or buildings having a drainage installation thereon which is connected to the sewer, shall be liable to pay in addition to charges levied in terms of other parts of this Appendix every year in respect of the land or buildings described in the left-hand column of the following Table the charges specified in the opposite right-hand column thereon:

TABLE.

	Per Year R
(1) Dwelling-houses:	
(a) For the first four soil-water fittings	42,00
(b) For every additional soil-water fitting	30,00
(2) Building Sites:	
For each soil-water fitting	36,00
(3) Other:	
For each soil-water fitting	36,00
(4) For the calculation of the charges payable in terms of subitems (1), (2) and (3), it shall be deemed that where the trough is adopted, each 700 mm in length of trough or gutter or part thereof used for urinal or water closet purposes or designed to be so used, shall be regarded as one urinal or closet fitting, as the case may be, for the purpose of these charges.	
(5) Dr. A. G. Visser Hospital	1 200,00

3. Provisions and Charges in Respect of Industrial Effluents.

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

(1) The owner or occupier of premises on which any trade or industry is carried on and from which, as a result of such trade or industry or of any process incidental thereto, any effluent is discharged into the council's sewer, shall pay to the council an industrial effluent charge which shall be calculated —

(a) deur verwysing na, en as 'n redelike persentasie van die waterverbruik van sodanige persele soos dit op die raad se meterinstallasies vir sodanige persele geregistreer is; en

(b) in ooreenstemming met die volgende formule:

$$\text{Koste in sent per kiloliter} = 10,00 + \frac{10,0}{60}$$

met 'n minimum koste van 10,0c per kl waar PW is die rekenkundige gemiddelde van die permanganaatgehalte sterktes (vasgestel ooreenkomsdig subitem (3)) van minstens vier blinde monsters van uitvloeisel is. Met dien verstande dat die raad in 'n gegewe gevval volkome na goeddunke die minimum bedrag wat voorgeskryf word, kan hef sonder om die uitvloeisel te bemonster.

(2) Wanneer die raad 'n monster ingevolge subitem (1) neem, moet die helfte daarvan, indien hy dit versoek, aan die eienaar of okkupant van die perseel beskikbaar gestel word.

(3) Die sterkte waarna daar in subitem (1) verwys word, word volgens die skeikundige metodes waarvolgens rioolwater en riooluitvloeisel ontleed word, soos dit in Aanhangsel II by hierdie verordeninge omskryf word, bepaal ooreenkomsdig die hoeveelheid suurstof wat 'n deelvolume van 'n goed gemengde monster in

$$\text{vier uur uit 'n aangesuurde } \frac{N}{80} \text{-kaliumpermanganaat}$$

oplossing absorbeer.

(4) Indien daar geen regstreekse afmeting plaasvind nie, bepaal die raad die hoeveelheid fabrieksuitvloeisel wat ontlas is, aan die hand van die hoeveelheid water wat gedurende daardie periode op die perseel verbruik is, en by die bepaling van dié hoeveelheid word die water wat vir huishoudelike doeleindes op die perseel verbruik is, of wat tydens die vervaardigingsprosesse verdamp het of in die finale produk aanwesig is, agetrek.

(5) Die sterkte en hoeveelheid van die finale uitvloeisel wat vanaf persele ontlas word soos in subitem (1) beskrywe, word bepaal, en kan van tyd tot tyd herbepaal word, deur die ingenieur, en sy bevindings betreffende die sterkte en hoeveelheid van sodanige finale uitvloeisel bepaal of die geld ingevolge subitem (1) betaalbaar is ten opsigte van enige sodanige perseel en volgens watter skaal dit betaalbaar is.

(6) In elke gevval waar die gelde wat deur hierdie item voorgeskryf, betaalbaar is, begin aanspreeklikheid ten opsigte daarvan vanaf die datum waarop die ingenieur sy bepaling voltooi van die sterkte en hoeveelheid van die finale uitvloeisel, en die aanspreeklikheid duur voort op die grondslag van sodanige bepalings. Met dien verstande dat waar 'n herbepaling deur die ingenieur gemaak word, genoemde gelde op die grondslag van sodanige herbepalings is vanaf die datum van die voltooiing van sodanige herbepalning.

(7) Indien daar bewys word dat 'n meter waarneem die hoeveelheid water wat op die perseel verbruik word, afgemeet word, defek is, moet die hoeveelheid fabrieksuitvloeisel wat ontlas is, bereken ooreenkomsdig subitem (4), dienooreenkomsdig gewysig word.

(8)(a) Waar fabrieksuitvloeisel op meer as een plek in 'n straatriool ontlas word, hetby op dieselfde verdieping, hetby op verskillende verdiepings van 'n perseel, kan

(a) by reference to, and as a reasonable percentage of, the water consumption of such premises as recorded on the council's metering installation for such premises; and

(b) in accordance with the following formula —

$$\text{Charge in cents per kilolitre} = 10,0 + \frac{10,0}{60}$$

with a minimum charge of 10,0c per kl where PV is the arithmetical average of the permanganate value strengths (determined in accordance with subitem (3)) of not less than four grab samples of the effluent. Provided that the council may in its sole discretion in any given case impose the minimum charge prescribed above without taking any samples of the effluent.

(2) Whenever a 'sample' is taken by the council in terms of subitem (1), one half thereof shall, on his request, be made available to the owner or occupier of the premises.

(3) The strength referred to in subitem (1) shall be determined by reference to the oxygen absorbed in four

$$\text{hours from acidic } \frac{N}{80} \text{ potassium permanganate and on}$$

an aliquot part of a well-shaken sample in accordance with the methods of chemical analysis as applied to sewage and sewage effluents as set out in Appendix II to these by-laws.

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

(5) The strength and quantity of the final effluent discharged from premises as described in subitem (1) shall be determined, and may from time to time be re-determined, by the engineer whose findings as to the strength and quantity of such final effluent shall determine whether the charge in terms of subitem (1) is payable in respect of any such premises and on which scale the same is payable.

(6) In each case where the charges prescribed by this item are payable, liability in respect thereof shall commence as from the date on which the engineer completes his determination of the strength and quantity of the final effluent and shall continue on the basis of such determination. Provided that where a re-determination is made by the engineer, the said charges shall be on the basis of such re-determination as from the date of the completion of such re-determination.

(7) If a meter whereby the quantity of water consumed on the premises is measured is proved defective, the appropriate adjustment shall be made to the quantity of industrial effluent discharged when calculated as prescribed by subitem (4).

(8)(a) Where industrial effluent is discharged into the sewer from more points than one, whether on the same floor or on different floors of premises, the council

die raad na goeddunke vir alle doelindes om 'n bedrag ingevolge hierdie Aanhangsel te kan hef met inbegrip van die neem van toetsmonsters, elke sodanige ontlaspelk as 'n afsonderlike plek vir die ontlassing van fabriksuptylociel in die straatrool beskou.

(b) Met die doel om die hoeveelheid uitvloeisel wat by elke ontlaspelk, soos voornoem, ontlas word, te kan bereken soos dit by subitem (4) voorgeskryf word, word die totale hoeveelheid water wat op die perseel verbruik is, so juis as wat redelikerwys moontlik is, na oorlegpleging tussen die ingenieur en die okkupant aan die verskillende ontlaspelkoe toege wys.

4. Private Swembaddens.

Vir die ontlassing van water uit 'n swembad in 'n perseelroolstelsel ingevolge artikel 76(3), per kl: 10c: Met dien verstande dat geen sodanige ontlassing sonder die vooraf verkreeë toestemming van die ingenieur, en voordat die nodige geldte betaal is, mag plaasvind nie.

DEEL IV: GELDE VIR WERK.

1. Vir die verseling van openings (artikel 9(4)), per opening: R6.

2. Vir die oopmaak van verstopte perseelriole (artikel 13(4)):

(1) Weeksdae:

(a) Vir die eerste uur of gedeelte daarvan: R10.

(b) Daarna, per uur of gedeelte daarvan: R6.

(2) Saterdae:

(a) Vir die eerste uur of gedeelte daarvan: R18.

(b) Daarna, per uur of gedeelte daarvan: R8.

(3) Sondae en Openbare Vakansiedae:

(a) Vir die eerste uur of gedeelte daarvan: R20.

(b) Daarna, per uur of gedeelte daarvan: R12."

2. Die Riolerings- en Loodgietersverordeninge van die Municipaaliteit Heidelberg, afgekondig by Administrateurskennisgewing 509 van 1 Augustus 1962, soos gewysig, word hierby herroep.

PB. 2-4-2-34-15

Administrateurskennisgewing 199 20 Februarie 1980

KENNISGEWING VAN VERBETERING.

MUNISIPALITEIT JOHANNESBURG: MELKVERORDENINGE.

Administrateurskennisgewing 1390, van 28 November 1979, word hierby verbeter deur item 2 deur die volgende te vervang:

2. Deur subartikel (10) van artikel 15 deur die volgende te vervang:

"(10) Geen artikel, uitgesonderd dié wat ingevolge artikel 35(4) in 'n melkery gehanteer, verkoop of opgeberg kan word, en geen dier mag op 'n voertuig vervoer word terwyl dit gebruik word om melk, enige melkproduuk of saamgestelde suiwelproduuk, of enige toestel wat in verband daarmee gebruik word, te vervoer nie, of daar nou melk, 'n melkproduuk of saamgestelde suiwelproduuk in is, of nie."

PB. 2-4-2-28-2

may in its discretion for all the purposes of making a charge in terms of this Appendix, including the taking of test samples, treat each such point of discharge as a separate point for the discharge of industrial effluent into the sewer.

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

4. Private Swimming Baths.

For the discharge of swimming pool water into a drainage installation in terms of section 76(3), per kl: 10c: Provided that such discharge may not be effected without the prior approval of the engineer, and before the relevant charges have been paid.

PART IV: CHARGES FOR WORK.

1. For the sealing of openings (section 9(4)), per opening: R6.

2. For the opening of blocked drains (section 13(4)):

(1) Weekdays:

(a) For the first hour or part thereof: R10.

(b) Thereafter, per hour or part thereof: R6.

(2) Saturdays:

(a) For the first hour or part thereof: R18.

(b) Thereafter, per hour or part thereof: R8.

(3) Sundays and Public Holidays:

(a) For the first hour or part thereof: R20.

(b) Thereafter, per hour or part thereof: R12."

2. The Drainage and Plumbing By-laws of the Heidelberg Municipality, published under Administrator's Notice 509, dated 1 August 1962, as amended, are hereby revoked.

PB. 2-4-2-34-15

Administrator's Notice 199

20 February, 1980

CORRECTION NOTICE.

JOHANNESBURG MUNICIPALITY: MILK BY-LAWS.

Administrator's Notice 1390, dated 28 November 1979, is hereby corrected by the substitution for item 2 of the following:

2. By the substitution for subsection (10) of section 15 of the following:

"(10) No goods except those which are permitted to be handled, sold or stored in a dairy in terms of section 35(4) or animal shall be conveyed on a vehicle while it is being used to convey milk, any milk product or composite dairy product or any appliance used in connection therewith whether or not it contains any milk, milk product or composite dairy product."

PB. 2-4-2-28-2

Administrateurskennisgewing 200 20 Februarie 1980

MUNISIPALITEIT LYDENBURG: VERORDENINGE BETREFFENDE VASTE AFVAL EN SANITEIT.

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

HOOFSTUK 1.

Woordomskrywing.

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

“aanstootlike afval” afval wat toksies, gevaaarlik, nadelig of skadelik is of wat die omgewing kan besoedel of wat ontstaan as gevolg van ‘n vervaardigingsproses of die vocrabbehandeling vir wegdoendoeleindes van bedryfsvloeifluisafval, wat ingevolge die Raad se Rioleringsverordeninge nie in ‘n perseelriool of straatriool gestort mag word nie of wat ontstaan as gevolg van vervaardigings-, instandhoudings-, monter- en demonterbedrywighede, asook die bedrywighede op spoorwegrangeerwerwe, uitgesonderd bouersafval of huisafval;

“besigheidsafval” afval wat op enige perseel ontstaan en wat met gemak en sonder beskadiging van die plastiese voering, daarin verwijder kan word, uitgesonderd tuinafval, bouersafval, lywige afval, huisafval of aanstootlike afval;

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

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

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

“houer” ‘n vullishouer soos deur die Raad bepaal en goedgekeur en wat deur die Raad gratis of teen heersende prys voorsien kan word;

“huisafval” afval wat normaalweg op die persele van private woonhuise wat insluitlik van woondoeleindes gebruik word ontstaan, insluitende kerke en sale, hospitale, skole, hostelle, liefdadigheidsorganisasies, en wat met gemak sonder beskadiging van die plastiese voering, daarin verwijder kan word;

“lywige afval” afval, uitgesonderd aanstootlike afval of bouersafval, afkomstig vanaf enige perseel maar wat vanweë die massa, vorm, grootte of hoeveelheid daarvan nie met gemak en sonder beskadiging van die plastiese voering opgegaar word verwijder kan word nie;

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

Administrator's Notice 200

20 February, 1980

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

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

CHAPTER 1.

Definitions.

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

“bin liner” means a plastic bag as prescribed by the Council which may be placed inside a container with a conserving capacity not exceeding 0,1 m³;

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

“bulky refuse” means refuse generated on any premises but which cannot by virtue of its mass, shape, size or quantity readily be removed by means of and without damaging the bin liner, excluding objectionable refuse or builders’ refuse;

“business refuse” means refuse generated on any premises and which can readily be removed by means of and without damaging the bin liner, excluding garden refuse, builders’ refuse, bulky refuse, domestic refuse or objectionable refuse;

“container” means a refuse container as prescribed and approved by the Council and which may be supplied by the Council free of charge at ruling prices;

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

“domestic refuse” means refuse which is normally generated on the premises of private dwelling-houses, including churches, hospitals, schools, hostels, benevolent societies and halls and which can readily be removed by means of and without damaging the bin liner;

“garden refuse” means refuse, generated as a result of normal gardening activities of an established garden on premises used solely for residential purposes, such as grass cuttings, leaves, plants, tree and shrub prunings, flowers and other similar small and light matter;

“objectionable refuse” means refuse which is toxic, dangerous, injurious or harmful or which may pollute the environment or which results from a manufacturing process of the pre-treatment for disposal purposes of any industrial or mining liquid waste, which in terms of the Council’s Drainage By-laws may not be discharged into a drain of sewer or which result from manufacturing

dien verstande verder dat indien daar meer as een okkupant van 'n perseel is, die eienaar geag word die okkupant te wees;

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

"plastiese voering" 'n plastiese sak soos deur die Raad voorgeskryf wat binne-in 'n houer met 'n opgaarinhoud van hoogstens $0,1 \text{ m}^3$ geplaas kan word.

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

"tuinafval" afval wat ontstaan deur normale tuinbedrywighede van 'n gevestigde tuin op 'n perseel wat uitsluitend vir woondoeleindes gebruik word, soos gesnyde gras, blare, plante, boom- en struiksnysels, blomme en ander soortgelyke klein en ligte voorwerpe.

HOOFSTUK 2.

VERWYDERING VAN AFVAL.

Die Raad se Diens.

2.(1) Die Raad lewer 'n diens vir die afhaal- en verwydering van afval teen die gelde wat in die bylae by hierdie verordeninge voorgeskryf word: Met dien verstande dat die levering van 'n bepaalde diens onderworpe is aan die goedkeuring van die Raad.

(2) As die Raad dit vereis, moet die okkupant van 'n perseel waarop afval ontstaan, van die Raad se diens vir die afhaal en verwydering van afval gebruik maak.

(3) Die eienaar of okkupant van 'n perseel waarop die afval ontstaan is, aanspreeklik vir die betaling van die gelde vir enige diens wat die Raad vir die afhaal en verwydering van sodanige afval lewer.

Kennisgewing aan die Raad.

3.(1) Die okkupant van 'n perseel, of as daar meer as een okkupant is, die eienaar van sodanige perseel, moet binne sewe dae vanaf die dag waarop afval op sodanige perseel begin ontstaan, die Raad in kennis stel —

- (a) dat die perseel geokkupeer word;
- (b) dat daar óf bouers-, of lywige- of besigheids- of huis- of aanstootlike afval op die perseel ontstaan;
- (c) van die beraamde hoeveelheid van sodanige afval wat ontstaan;
- (d) van die voorgestelde wyse van verwydering en hoe dikwels dit moet geskied.

(2) Die eienaar of okkupant van 'n perseel waarop afval ontstaan, moet op 'n wyse deur die Raad voorgeskryf, al die besonderhede wat die Raad vereis betrefende die samestelling van die afval aan die Raad verstrek.

maintenance, fabricating and dismantling activities and the activities of railway marshalling yards, excluding builders' refuse or house refuse;

"occupier" has the same meaning as defined in the Local Government Ordinance, 1939: Provided that "occupier" in respect of premises held on the Sectional Title Register opened in terms of section 5 of the Sectional Titles Act, 1971, means the body corporate, as defined in the Act, in relation to such premises: Provided further that in the case of premises being occupied by more than one occupant, the owner shall be deemed to be the occupier of the premises;

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

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

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

CHAPTER 2.

REMOVAL OF REFUSE.

The Council's Service.

2.(1) The Council renders a service for the collection and removal of refuse at the tariff charge prescribed in the Schedule to these by-laws: Provided that the rendering of a particular service is subject to the approval of the Council.

(2) If required by the Council, the occupier of premises on which refuse is generated, shall avail himself of the Council's service for the collection and removal of such refuse.

(3) The owner or occupier of the premises on which the refuse is generated, shall be liable for the payment of the tariff charges in respect of any service rendered by the Council for the collection and removal of such refuse.

Notice to Council.

3.(1) The occupier of premises, or if there is more than one occupant, the owner of such premises, shall within seven days after the commencement of the generation of refuse on such premises, notify the Council —

- (a) that the premises are being occupied;
- (b) whether builders' refuse or bulky refuse or business refuse or domestic refuse or objectionable refuse is being generated on the premises;
- (c) regarding the estimated volume of such refuse being generated;
- (d) regarding the proposed method and frequency of removal.

(2) The owner or occupier of premises on which refuse is generated, shall in a manner prescribed by the Council, furnish the Council with all the particulars required by the Council in regard to the composition of the refuse.

Verskaffing van Houers.

(4)(1) Dic Raad moet die soort en aantal houers wat by 'n perseel benodig word, bepaal.

(2) Die eienaar van 'n perseel is verantwoordelik vir die verskaffing van die voorafbepaalde soort en aantal houers, indien deur die Raad vereis.

(3) Indien die Raad 'n houer verskaf, word sodanige houer gratis, of teen heersende pryse, verskaf.

(4) Waar 'n houer gratis deur die Raad verskaf word, bly sodanige houer die eiendom van die Raad en is die eienaar van die perseel teenoor die Raad aanspreeklik vir die verlies van of skade aan sodanige houer.

Plasing van Houers.

5.(1) Die eienaar of okkupant van 'n perseel moet op 'n plek op die perseel, soos deur die Raad goedgekeur, voorsiening maak vir genoeg ruimte om die houers te berg.

(2) Die plek waarvoor daar ingevolge subartikel (1) op die perseel voorsiening gemaak word, moet so geleë wees dat die houers nie vanaf 'n straat of openbare plek sigbaar is nie, tensy die Raad anders aandui.

(3) Alle houers met 'n opgaarinhoud van hoogstens $0,1 \text{ m}^3$ waarin besigheids- of huisafval geplaas word, moet met 'n plastiese voering van $950 \text{ mm} \times 750 \text{ mm}$ en 22 mikrometer hoë digtheid plastiek of 40 mikrometer lae digtheid toegerus word en sodanige plastiese voering word, tensy die Raad anders bepaal, deur die okkupant of eienaar voorsien.

(4) Plastiese voerings met afval daarin en behoorlik toegebied, moet slegs op die dag van verwydering, soos deur die Raad bepaal, buite die omheining of grens van die perseel op die straatgrens, of op sodanige ander plek soos deur die Raad bepaal, geplaas word.

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

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

(7) Die Raad kan na goeddunke, 'n plek aanwys vanwaar afval met meer gerief verwijder kan word.

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

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

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

ten einde 'n oorlas te voorkom of die afhaal van afval te vergemaklik, 'n plek op of buitekant die perseel aanwys waar die houer(s) vir die versameling en verwijdering van sodanige afval geplaas moet word, en die houer(s) moet op daardie plek geplaas word op die tye en vir die tydperke wat die Raad voorskryf.

Provision of Containers.

4.(1) The Council shall determine the type and number of containers required on a premises.

(2) The owner of a premises shall be responsible for the supply of the pre-determined number and type of containers, if required by the Council.

(3) If a container is supplied by the Council, such container shall be supplied free of charge or at ruling prices.

(4) Where a container is supplied free of charge by the Council, such container shall remain the property of the Council and the owner of the premises shall be liable to the Council for the loss of or damage to such container.

Placing of Containers.

5.(1) The owner or occupier of premises shall provide sufficient space for the storage of the containers on the premises as approved by the Council.

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

(3) All containers with a conserving capacity not exceeding $0,1 \text{ m}^3$ in which business or domestic refuse is placed shall be equipped with bin liners of at least $950 \text{ mm} \times 750 \text{ mm}$ and 22 micrometer thick high density plastic or 40 micrometer thick low density plastic, or as may be determined by the Council from time to time, and such bin liners shall be supplied by the occupant or owner, unless otherwise determined by the Council.

(4) Bin liners containing refuse, properly fastened, shall on the day of removal only, as determined by the Council, be placed outside the fence or boundary of the premises on the street boundary or such other position as determined by the Council.

(5) If required by the Council, the place of collection shall be so located as to permit convenient access to and egress for the Council's refuse collection vehicles.

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

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

(8) Notwithstanding any provision to the contrary, the Council may —

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

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

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

Gebruik en Versorging van Houers en Plastiese Voerings.

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

- (a) alle huis- en besigheidsafval wat op die perseel ontstaan, in plastiese voerings geplaas en gehou word, sodat die Raad dit kan verwijder: Met dien verstande dat die bepalings van hierdie subartikel nie verhoed nie dat 'n okkupant of eienaar, na gelang van die geval —
 - (i) wat vooraf die Raad se skriftelike vergunning verkry het, draf, riffelkarton, papier, glas of ander alvalmateriaal, verkoop of vervreem sodat dit deur 'n vervaardigingsproses herwin kan word of, in die geval van draf, vir verbruikdoeleindes gebruik kan word, en
 - (ii) van die huisafval wat vir komposdoeleindes geskik is, gebruik maak nie, mits die afval op die perseel bly en geen oorlaas tot gevolg het nie;
- (b) geen warm as, glasskerwe of ander besigheids- of huisafval wat die plastiese voering kan beschadig of die Raad se werknemers kan besoer terwyl hulle hul pligte ingevolge hierdie verordeninge nakom, in die voerings geplaas word voordat hy die nodige voorsorg getref het om sodanige skade of besering te voorkom nie;
- (c) geen materiaal, insluitende vloeistof, wat weens die massa of ander eienskappe daarvan, dit waarskynlik vir die Raad se werknemers te moeilik kan maak om die plastiese voerings te hanteer of te dra, in sodanige voerings geplaas word nie;
- (d) elke houer op die perseel wat nie 'n deksel voorseen is, toe is, behalwe wanneer afval daarin geplaas of daaruit verwijder word, en dat elke houer skoon en higiënies gehou word.

(2) Geen houer mag vir 'n ander doel as die doel waarvoor dit voorsien is, gebruik word nie en geen vuur mag daarin aangestek word nie.

(3) Die Raad verwijder plastiese voerings met afval slegs indien dit op die voorgeskrewe plekke, soos in artikel 5 bepaal, geplaas is met sodanige tussenposes as wat hy nodig ag.

(4) Die Raad aanvaar geen aanspreeklikheid vir die verlies van of skade aan 'n houer of plastiese voering nie.

HOOFSTUK 3.

TUINAFVAL.

Verwydering en Wegdoen van Tuinafval.

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

(2) Behoudens die bepalings van artikel 2(2), kan enigemand tuinafval verwijder en daarmee wegdoen.

Use and Care of Containers and Bin Liners.

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

- (a) all the domestic or business refuse generated on the premises is placed and kept in bin liners for removal by the Council: Provided that the provisions of this subsection shall not prevent any occupier, or owner, as the case may be —
 - (i) who has obtained the Council's prior written consent, from selling or otherwise disposing of any swill; corrugated cardboard, paper, glass, or other waste material for recycling in a manufacturing process or, in the case of swill, for consumption; and
 - (ii) from utilising such domestic refuse as may be suitable for making compost: Provided the refuse remains on the premises and does not cause a nuisance;
- (b) no hot ash, glass fragments or other business or domestic refuse which may cause damage to bin liners or injury to the Council's employees while carrying out their duties in terms of these by-laws, is placed in bin liners before he has taken the necessary precautions to avoid such damage or injury;
- (c) no material including any liquid which, by reason of its mass or other characteristics is likely to render such bin liners too difficult for the Council's employees to handle or carry, is placed in such bin liners; and
- (d) every container on the premises which is provided with a lid, is covered save when refuse is being deposited therin or discharged therefrom, and that every container is kept in a clean and higienic condition.

(2) No container may be used for any purpose other than that for which it is supplied and no fire shall be lit in such container.

(3) The bin liners containing refuse shall be removed by the Council only if such bin liner have been placed at the prescribed places, as provided for in section 5, at such intervals as the Council may deem necessary.

(4) The Council shall not be liable for the loss of or for any damage to a container or bin liner.

CHAPTER 3

GARDEN REFUSE.

Removal and Disposal of Garden Refuse.

7.(1) The occupier or, in the case of premises occupied by more than one occupant, the owner of the premises on which garden refuse is generated, shall insure that such refuse be disposed of within a reasonable time after the generation thereof: Provided that garden refuse may be retained on the premises for the making of compost if it will not cause a nuisance.

(2) Subject to the provisions of section 2(2), any person may remove and dispose of garden refuse.

(3) Tuinafval moet, nadat dit van die perseel af waarop dit ontstaan het, verwijder is, gestort word op 'n terrein wat die Raad as 'n stortingsterrein vir sodanige tuinafval aangewys het.

Die Raad se Spesiale Dienste.

8.(1) Behoudens die bepalings van artikel 2(1), verwijder die Raad tuinafval van 'n perseel af indien sodanige tuinafval op die dag van verwijdering buite die omheining of grens van die perseel op die straatgrens, of op sodanige ander plek soos deur die Raad bepaal, geplaas word.

(2) Die Raad kan die soort en aantal houers wat vir die opberging en verwijdering van sodanige afval gebruik moet word, bepaal.

(3) Die Raad kan bepaal dat sekere tuinafval in plastiese voerings geplaas en gehou word in welke gevallie die bepaling van artikel 3 *mutatis mutandis* van toepassing is.

HOOFSTUK 4.

BOUERSAFVAL.

Aanspreeklikheid vir Bouersafval.

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

- (a) die afval ingevolge artikel 12 weggedoen word binne 'n redelike tydperk nadat dit ontstaan het;
- (b) tot tyd en wyl die bouersafval weggedoen is ingevolge artikel 12 en onderworpe aan die bepaling van artikel 10 moet sodanige afval, asook die houers waarin dit gehou en verwijder word, op die perseel waar dit ontstaan het, gehou word.

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

Houers.

10.(1) Indien houers of ander bevatters wat gebruik word vir die verwijdering van bouersafval vanaf persele, nie op die perseel gehou kan word nie, kan die houers of ander bevatters met die Raad se skriftelike vergunning vir die duur van die vergunning langs die straat gehou word.

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

(3) Die Raad se skriftelike vergunning waarna in subartikel (1) verwys word, word slegs verleen teen betaling van die geldende vir die geldigheidsduur van die vergunning.

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

- (a) duidelik gemerk wees met die naam en adres of telefoonnummer van die persoon in beheer van die houer of ander bevatter;

(3) Garden refuse shall, once it has been removed from the premises on which it was generated, be deposited on a site designated by the Council as a disposal site for such garden refuse.

The Council's Special Services.

8.(1) Subject to the provisions of section 2(1) the Council shall remove garden refuse of a premises if such garden refuse on the day of removal is placed outside the fence or boundary of the premises on the street boundary or such other place as determined by the Council.

(2) The Council may determine the type and quantity of the containers, which shall be used for the storage and removal of such refuse.

(3) The Council may determine that certain garden refuse shall be placed in bin liners in which event the stipulation of section 5 shall *mutatis mutandis* apply.

CHAPTER 4.

BUILDERS' REFUSE.

Responsibility for Builders' Refuse.

9.(1) The owner of premises on which builders' refuse is generated and the person engaged in the activity which causes such refuse to be generated shall ensure that —

- (a) such refuse be disposed of in terms of section 12 within a reasonable time after the generation thereof;
- (b) until such time as builders' refuse is disposed of in terms of section 12 and subject to the provisions of section 10, such refuse together with the containers used for the storing or removal thereof, shall be kept on the premises on which it was generated.

(2) Any person may operate a builders' refuse removal service. Should the Council provide such a service it shall be done at the tariff charge: Provided that the Council may do so with its refuse removal equipment.

Containers.

10.(1) If containers or other receptacles used for the removal of builders' refuse from premises cannot be kept on the premises, such containers or other receptacles may with the written consent of the Council be placed in the roadway for the period of such consent.

(2) Consent given in terms of subsection (1) shall be subject to such conditions as the Council may deem necessary: Provided that in giving or withholding its consent or in laying down conditions the Council shall have regard to public safety and convenience.

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

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

- (a) shall have clearly marked on it the name and address or telephone number of the person in control of such container or other receptacle;

- (b) toegerus wees met kaatschevrons of kaatsers wat die hele voor- en agterkant daarvan duidelik oomlyn; en
- (c) te alle tye toegemaak wees, sodat daar geen verplasing van die inhoud of stof kan ontstaan nie, behalwe wanneer dit werklik met afval gevul of leeggemaak word.

Wegdoening van Bouersafval.

12.(1) Alle bouersafval moet onderworpe aan die bepalings van subartikel (2), op die Raad se afvalstortterreine gestort word, nadat die storter die gelde daarvoor betaal het.

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

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

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

HOOFSTUK 5.

LYWIGE AFVAL.

Verwydering en Wegdoen van Lywige Afval.

13.(1) Die okkupant, of as daar meer as een okkupant is, die eienaar van 'n perseel waarop lywige afval ontstaan, moet toesien dat die afval ingevolge hierdie Hoofstuk mee weggedoen word binne 'n redelike tydperk nadat dit ontstaan het.

(2) Enigiemand kan lywige afval verwyder en daar mee wegdoen.

(3) Lywige afval moet, nadat dit van die perseel waarop dit ontstaan het, verwyder is, gestort word op 'n terrein wat die Raad daarvoor aangewys het.

Die Raad se Spesiale Diens.

14. Die Raad verwyder die lywige afval van 'n perseel af, teen die voorgeskrewe tarief mits hy dit met sy afvalverwyderingsuitrusting kan doen op versoek van 'n eienaar of 'n okkupant van 'n perseel.

- (b) shall be fitted with reflecting chevrons or reflectors which shall completely outline the front and the back thereof; and
- (c) shall be covered at all times other than when actually receiving or being emptied of such refuse that no displacement of its contents or dust nuisance can occur.

Disposal of Builders' Refuse.

12.(1) Subject to the provisions of subsection (2) hereof all builders' refuse shall be deposited at the Council's refuse disposal sites subsequent to the person depositing the refuse having paid the tariff charge.

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

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

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

CHAPTER 5.

BULKY REFUSE.

Removal and Disposal of Bulky Refuse.

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

(2) Any person may remove and dispose of bulky refuse:

(3) Bulky refuse shall, once it has been removed from the premises on which it was generated, be deposited on a site designated by the Council as a disposal site for such refuse.

The Council's Special Service.

14. At the request of the owner or any occupier of any premises the Council shall remove bulky refuse from premises at the prescribed tariff: Provided the Council is able to do so with its refuse removal equipment.

HOOFTUK 6.

AANSTOOTLIKE AFVAL.

Kennisgewing van die Ontstaan van Aanstootlike Afval.

15.(1) Die eienaar of okkupant van 'n perseel waarop aanstootlike afval ontstaan, moet die Raad verwittig aangaande die samestelling daarvan, die hoeveelheid daarvan, hoe dit opgeberg word en hoe en wanneer dit verwyder sal word.

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

(3) die Raad of iemand wat deur die Raad daartoe gemagtig is, kan onderworpe aan die bepalings van artikel 72 van die Ordonnansie op Plaaslike Bestuur, 1939, 'n perseel te enige redelike tyd betree ten einde vas te stel of aanstootlike afval op so 'n perseel ontstaan het, om monsters te neem en om afval wat op die perseel gevind word, te toets om die samestelling daarvan te bepaal.

(4) Die eienaar of okkupant van 'n perseel waarop aanstootlike afval ontstaan, moet die Raad verwittig van enige verandering in die samestelling en die hoeveelheid aanstootlike afval wat daarna mag ontstaan.

Opberging van Aanstootlike Afval.

16.(1) Die persoon waarna daar in artikel 15(1) verwys word, moet sorg dat die aanstootlike afval wat op die perseel ontstaan, ingevolge artikel 16(2) op die perseel gehou en opgeberg word totdat dit ingevolge artikel 17 van die perseel af verwyder word.

(2) Aanstootlike afval wat op 'n perseel opgeberg word, moet op so 'n wyse opgeberg word dat dit nie 'n oorlas veroorsaak of die omgewing besoedel nie.

(3) Indien aanstootlike afval nie ingevolge subartikel (2) op die perseel waarop dit ontstaan, opgeberg word nie, kan die Raad die eienaar of okkupant van die perseel gelas om sodanige afval binne 'n redelike tydperk te verwyder en indien die afval nie binne die tydperk verwyder is nie, kan die Raad dit self of deur middel van 'n kontrakteur op koste van die eienaar of okkupant verwyder.

Verwydering van Aanstootlike Afval.

17.(1) Niemand mag, sonder die skriftelike toestemming van die Raad of op 'n wyse anders as deur die Raad bepaal aanstootlike afval van die perseel waarop dit ontstaan het, verwyder of wegdoen nie.

(2) Die Raad kan ingevolge subartikel (1) toestemming verleen onderworpe aan voorwaardes wat hy nodig mag ag: Met dien verstande dat wanneer die Raad voorwaardes stel, die volgende in ag geneem word:

- Die samestelling van die aanstootlike afval.
- Die gesiktheid van die voertuig en die houer wat gebruik sal word.
- Die plek waar die afval gestort gaan word.
- Bewys aan die Raad van sodanige storting.

CHAPTER 6.

OBJECTIONABLE REFUSE.

Notification of Generation of Objectionable Refuse.

15.(1) The owner or occupier of premises on which objectionable refuse is generated, shall inform the Council of the composition thereof, the quantity generated how it is stored and how and when it will be removed.

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

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

(4) The owner or occupier of premises on which objectionable refuse is generated, shall notify the Council of any changes in the composition and quantity of the objectionable refuse occurring thereafter.

Storing of Objectionable Refuse.

16.(1) The person referred to in section 15(1) shall ensure that the objectionable refuse generated on the premises shall be kept and stored thereon in terms of section 16(2) until it is removed from the premises in terms of section 17.

(2) Objectionable refuse stored on premises shall be stored in such manner that it does not cause a nuisance or pollute the environment.

(3) If objectionable refuse is not stored in terms of subsection (2) on the premises on which it is generated, the Council may order the owner or occupier of the premises to remove such refuse within a reasonable time and, if thereafter the refuse is not removed within such time, the Council may by itself or through a contractor remove it at the expense of the owner or occupier.

Removal of Objectionable Refuse..

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

(2) The Council may give its consent of subsection (1) subject to such conditions as he may deem fit: Provided that in laying down conditions the Council shall have regard to —

- the composition of the objectionable refuse;
- the suitability of the vehicle and container to be used;
- the place where the refuse shall be deposited; and
- proof to the Council of such depositing.

(3) Tensy die Raad daarvan oortuig is dat die persoon wat om toestemming aansoek doen, bevoeg is om die aanstootlike afval te verwijder, oor die uitrusting wat vir die verwijdering van die aanstootlike afval nodig is, beskik, en aan die voorwaardes van die Raad kan voldoen, verleen die Raad nie toestemming ingevolge subartikel (1) nie.

(4) Die persoon waarna daar in artikel 15(1) verwys word, moet die Raad so dikwels as wat die Raad kan bepaal, met inagneming van die inligting wat ingevolge artikel 15(1) aan die Raad verstrek moet word, inlig in verband met die verwijdering van aanstootlike afval, die identiteit van die verwijderaar, die verwijderingsdatum, die hoeveelheid en die samestelling van die aanstootlike afval wat verwijder word.

(5) By oortreding van hierdie artikel, is artikel 21(3) *mutatis mutandis* van toepassing.

HOOFSTUK 7.

STORTTERREINE.

Procedure by Stortterreine.

18.(1) Iemand wat 'n stortterein waaroor die Raad beheer uitoeft, met die doel om afval te stort, betree, moet —

- (a) die stortterreine slegs by die gemagtigde ingang binnegaan;
- (b) die afval aanbied op die wyse wat die Raad vereis, sodat die massa gemeet kan word indien die Raad dit vereis;
- (c) al die besonderhede wat die Raad betreffende die samestelling van die afval vereis, verstrek;
- (d) alle opdragte van die Raad in verband met toegang tot die werklike stortplek, die plek waar en die manier waarop die afval gestort moet word, nakkom; en
- (e) die geldige betaal ten opsigte van die afval wat gestort is, op die wyse soos van tyd tot tyd deur die Raad bepaal.

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

(3) Niemand mag 'n stortterein waaroor die Raad beheer uitoeft, binnegaan nie, behalwe met die doel om afval ingevolge hierdie verordeninge te stort en dan slegs op die tye wat die Raad van tyd tot tyd bepaal.

Eiendomsreg op Afval.

19.(1) Alle afval en plastiese voerings wat die Raad verwijder het en alle afval op afvalstortterreine waaroor die Raad beheer uitoeft, is die eiendom van die Raad en niemand wat nie behoorlik deur die Raad daartoe gemagtig is nie, mag dit verwijder of hom daarmee bemoei nie.

(2) Slegs afval afkomstig van persele wat binne die regsgebied van die Raad geleë is, mag op die Raad se stortterreine gestort word.

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

(4) The person referred to in section 15(1) shall inform the Council, at such intervals as the Council may determine, having regard to the information which shall be given to the Council in terms of section 15(1) of the removal of objectionable refuse, the identity of the remover, the date of such removal, the quantity and the composition of the objectionable refuse removed.

(5) At the contravention of this section, section 21(3) shall be applicable *mutatis mutandis*.

CHAPTER 7.

DISPOSAL SITES.

Procedure at Disposal Sites.

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

- (a) enter the disposal site at the authorized access only;
- (b) in the manner required by the Council present the refuse for weighing, if the Council so requires;
- (c) provide the Council with all particulars required in regard to the composition of the refuse;
- (d) adhere to all instructions given to him by the Council with regard to access to the actual disposal point, the place where and the manner in which the refuse shall be deposited;
- (e) pay the prescribed tariff charge in respect of the refuse deposited in the manner as determined by the Council from time to time.

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

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

Ownership of Refuse.

19.(1) All refuse and bin liners removed by the Council and all refuse on disposal sites controlled by the Council shall be the property of the Council and no person who is not duly authorized by the Council to do so, shall remove or interfere therewith.

(2) Only refuse generated on premises situated within the area of jurisdiction of the Council, may be deposited on the Council's disposal sites.

HOOFSTUK 8.

ROMMELSTROOIERY, STORTING EN VERWANTE AANGELEENTHEDE.

Rommelstrooery.

20.(1) Niemand mag —

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

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

Storting.

21.(1) Behoudens enige andersluidende bepalings van hierdie verordeninge, mag niemand enigets op 'n plek laat, of toelaat dat enigets waaroer hy beheer voer, gelaat word op 'n plek waarheen dit gebring is met die doel om dit daar te laat nie.

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

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

Goed wat laat Vaar is.

22.(1) Enigets, behalwe 'n voertuig wat ingevolge artikel 131 van die Ordonnansie op Padverkeer, 1966, soos gewysig, as laat vaar beskou word, wat met inagneming van faktore soos die plek waar dit gevind is, die tydperk wat dit op so 'n plek gelaat is en die aard en toestand daarvan redelikerwys deur die Raad as laat vaar beskou word, kan na goeddunke van die Raad verwijder en weggedoen word.

Aanspreeklikheid van Verantwoordelike Persoon.

23.(1) As die Raad enigets ingevolge artikel 22 verwijder en weggedoen het, is die verantwoordelike persoon teenoor die Raad aanspreeklik vir die betaling van die gelde ten opsigte van sodanige verwijdering en wegdoening.

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

- (a) die eienaar van die goed, en dit sluit iemand in wat daarop geregtig is om dit kragtens 'n huurooreenkoms of 'n huurkontrak in sy besit te hê toe dit laat vaar is of op die plek geplaas is waarvandaan dit verwijder is, tensy hy kan bewys dat hy nie daarby betrokke was nie en nie geweet het dat dit laat vaar of daar geplaas is nie; of

CHAPTER 8.

LITTERING, DUMPING AND ANCILLARY MATTERS.

Littering.

20.(1) No person shall —

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

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

Dumping.

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

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

(3) Any person who contravenes the provisions of subsection (1) shall be guilty of an offence and liable, on conviction, to a fine not exceeding R300 or to imprisonment for a period not exceeding 12 months or to both such fine and such imprisonment.

Abandoned Things.

22.(1) Anything, other than a vehicle shall be deemed to have been abandoned in terms of section 131 of the Road Traffic Ordinance, 1966, as amended, which is, having regard to such factors as the place where it was found, the period it has been left at such place and the nature and condition thereof, reasonably regarded by the council as it deems fit.

Liability of Responsible Person.

23.(1) Where anything has been removed and disposed of by the Council in terms of section 22 the responsible person shall be liable to the Council for the payment of the tariff charge in respect of such removal and disposal.

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

- (a) the owner of the thing and shall include any person who is entitled to be in possession thereof by virtue of a hire purchase agreement or an agreement of lease at the time when it was abandoned or left in the place from which it was removed, unless he can prove that he was not involved in and did not know of its being abandoned or left in such place; or

- (b) iemand wat dit op die plek waarvan dit verwijder is, gelaat het; of
- (c) iemand wat wetend toegelaat het dat dit op die plek waarvan dit verwijder is, gelaat is.

HOOFSTUK 9.

ALGEMENE BEPALINGS.

Toegang tot 'n Perseel.

24.(1) Waar die Raad 'n afvalverwyderingsdienst lewer, moet die eienaar of okkupant van 'n perseel aan die Raad toegang verleen en sorg dat niks die Raad in die levering van sodanige diens dwarsboom, fnuik of hinder nie.

(2) Waar, na die mening van die Raad, die levering van 'n afvalverwyderingsdienst aan 'n perseel skade aan enige eiendom of besering aan enige persoon kan veroorsaak, kan die Raad, as 'n voorwaarde vir die levering van sodanige diens, vereis dat die eienaar of okkupant van sodanige perseel die Raad skriftelik vrywaar ten opsigte van sodanige skade of besering of enige eise wat daaruit mag voortspruit.

Hoe dikwels Verwydering geskied en Aard van Afval.

25. Ondanks enige andersluidende bepaling, bepaal die Raad hoe dikwels verwijdering moet geskied en wat die aard van enige afval is.

Ophopping van Afval.

26.(1) Waar enige afval op 'n perseel ophoop sodat dit verwijder moet word, kan die Raad sodanige afval verwijder en is die eienaar of okkupant van sodanige perseel teenoor die Raad aanspreeklik vir die betaling van die geldie vir sodanige verwijdering en wegdoening.

Aansoek om die Levering of Staking van 'n Diens.

27.(1) 'n Aansoek om die levering of staking van 'n diens wat ingevolge hierdie verordeninge gelewer word, moet daar deur die eienaar of okkupant van 'n perseel of hul gevoldmagtigde skriftelik of op enige ander wyse soos deur die Raad bepaal, gedoen word.

(2) Ondanks die bepalings van subartikel (1), word 'n diens ten opsigte van die verwijdering van huis- of besigheidsafval nie gestaak nie alvorens 'n skriftelike kennisgewing van die eienaar van 'n perseel deur die Raad ontvang is, dat sodanige afval nie meer op die perseel ontstaan nie, óf indien dit vir die Raad blyk dat sodanige afval nie meer op die perseel ontstaan nie.

Gelde.

28.(1) Die persoon aan wie die Raad 'n diens ingevolge hierdie verordeninge gelewer het, is behoudens andersluidende bepalings van hierdie verordeninge, teenoor die Raad aanspreeklik vir die betaling van die geldie vir sodanige diens.

(2) Die maandelikse geldie is betaalbaar totdat die Raad die kennisgewing wat in artikel 27 genoem word, ontvang óf totdat die Raad van mening is dat daar nie meer huis- of besigheidsafval op die perseel ontstaan nie.

(3) Vir die doeleindes van die berekening van die maandelikse geldie betaalbaar ingevolge hierdie verorde-

- (b) any person by whom it was left in the place from which it was removed of; and
- (c) any person who knowingly permitted that the thing be left in the place from which it was removed.

CHAPTER 9.

GENERAL PROVISIONS.

Access to Premises.

24.(1) Where the Council provides a refuse removal service, the owner or occupier of premises shall grant the Council access to the premises and shall ensure that nothing obstructs, frustrates or hinders the Council in the rendering of such service.

(2) Where, in the opinion of the Council the rendering of a refuse collection service to premises may cause damage to any property or injury to any person, the Council may, as a condition of rendering such service, require the owner or occupier of such premises to indemnify the Council in writing in respect of any such damage or injury or any claim which may arise in respect thereof.

Frequency of Removal and Nature of Refuse.

25. Notwithstanding any provision to the contrary, the Council shall determine the frequency of the removal and the nature, of any refuse.

Accumulation of Refuse.

26.(1) Where any refuse accumulation on any premises so that it must be removed, the Council may remove such refuse and the owner or occupier of such premises shall be liable to the Council for the payment of the tariff charge for such removal and disposal.

Application for the Rendering or Termination of a Service.

27.(1) An application for the rendering or termination of a service rendered in terms of these by-laws, shall be made in writing or in any other manner as determined by the Council, by the owner or occupier or their authorized agent.

(2) Notwithstanding the provisions of subsection (1) a service for the removal of domestic or business refuse shall not be discontinued unless the Council has received a written notification from the owner of a premises that no such refuse is generated on the premises or unless it is obvious to the Council that no such refuse is generated on the premises.

Charges.

28.(1) Save where otherwise provided in these by-laws the person to whom a service mentioned in these by-laws has been rendered by the Council, shall be liable to the Council for the payment of the tariff charges in respect of such service.

(2) Monthly tariff charges shall be payable until receipt by the Council of the notice mentioned in section 27 or until the Council is satisfied that the generation of domestic or business refuse on the premises has ceased.

(3) For the purpose of calculating the monthly tariff charges payable in terms of these by-laws, "month"

ninge, beteken "maand" 'n kalendermaand: Met dien verstande dat 'n gedeelte van 'n maand as 'n volle maand beskou word.

(4) Die Raad het te eniger tyd die reg om geld te ten opsigte van 'n diens wat ingevolge hierdie verordeninge aan enige perseel gelewer word, te hef, alhoewel daar geen aansoek van die eienaar of okkupant van sodanige perseel vir die lewering van die diens, deur die Raad ontvang is nie.

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

Oortredings en Strafbepalings:

29.(1) Iemand wat 'n bepaling van hierdie verordeninge oortree of versuim om daaraan te voldoen, begaan 'n misdryf en is, behoudens die bepalings van artikel 21(3), by skuldigbevinding strafbaar met 'n boete van hoogstens R200 of gevangenisstraf vir 'n tydperk van hoogstens 6 maande of beide sodanige boete en gevangenisstraf.

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

Herroeping en Wysiging van Verordeninge:

30.(1) Die Sanitäre en Vullisverwyderingstarief van die Munisipaliteit Lydenburg aangekondig by Administrateurskennisgewing 690 van 20 Augustus 1952, soos gewysig, word hierby herroep.

(2) Artikel 7, 43 tot en met 46, en subartikel (b) van artikel 47 van Hoofstuk I onder Deel IV van die Publieke Gesondheidsverordeninge van die Munisipaliteit Lydenburg, aangekondig by Administrateurskennisgewing 148 van 21 Februarie 1951, soos gewysig, word hierby geskrap.

(3) Subartikel (a) van artikel 19 van Hoofstuk I onderdeel IV van die Publieke Gesondheidsverordeninge van die Munisipaliteit Lydenburg aangekondig by Administrateurskennisgewing 148 van 21 Februarie 1951, soos gewysig, word hierby deur die volgende vervang:

"(a) Die tarief van geld vir sanitäre dienste is soos voorgeskryf in die Bylae van die Raad se Verordeninge betreffende Vaste Afval en Saniteit".

BYLAE.

TARIEF VIR DIE AFHAAL EN VERWYDERING VAN AFVAL EN SANITEITSDIENSTE.

1. Afval.

(1) Huisafval:

Met 'n maksimum van 3 plastiese voerings per houer per verwydering, en waar 'n diens een keer per week gelewer word, per houer, per maand of gedeelte daarvan: R2.

(2) Besigheidsafval:

(a) Vanaf persele waarop woonstelle opgerig is met 'n maksimum van 2 plastiese voerings per houer per

means a calendar month: Provided that a portion of a month shall be regarded as a full month.

(4) The Council shall have the right at any time to levy tariff charges in respect of a service rendered to any premises in terms of these by-laws, although the Council has not received an application to render such service from the owner or occupier of such premises.

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

Offences and Penalties:

29.(1) Subject to the provisions of section 21(3), any person who contravenes or fails to comply with any provisions of these by-laws shall be guilty of an offence and shall be liable, on conviction, to a fine not exceeding R200 or to imprisonment for a period not exceeding 6 months or to both fine and imprisonment.

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

Revocation and Amendment of By-laws:

30.(1) The Sanitary and Refuse Removal By-laws of the Lydenburg Municipality published under Administrator's Notice 690, dated 20 August, 1952, as amended, are hereby revoked.

(2) Sections 7, 43 to 46 inclusive, and subsection (b) of section 47 of Chapter I under Part IV of the Public Health By-laws of the Lydenburg Municipality, published under Administrator's Notice 148, dated 21 February, 1951, as amended, are hereby further deleted.

(3) Subsection (a) of section 19 of Chapter I under Part IV of the Public Health By-laws of the Lydenburg Municipality, published under Administrator's Notice 148, dated 21 February, 1951, as amended, is hereby substituted by the following:

"(a) The tariff of charges for sanitary services shall be as prescribed in the Schedule to the Council's Refuse (solid wastes) and Sanitary By-laws."

SCHEDULE:

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

1. Refuse.

(1) Domestic Refuse:

For a maximum of 3 bin liners per container per removal and where a service is rendered once per week, per container, per month or part thereof: R2.

(2) Business Refuse:

(a) From premises on which flats are erected with a maximum of 2 bin liners per container per removal

verwydering, en waar 'n diens een keer per week gelewer word, per houer, per maand of gedeelte daarvan: R2.

- (b) Vanaf alle ander persele as dié in paragraaf (a) genoem met 'n maksimum van 2 plastiese voerings per houer per verwijdering, en waar 'n diens twee keer per week gelewer word, per houer, per maand of gedeelte daarvan: R2.

(3) Lywige afval:

- (a) Handgelai, per vrag of gedeelte daarvan: R15,50.
 (b) Houerdiens: Waar houers met 'n opgaarinhou van minstens $1,5 \text{ m}^3$ en hoogstens $2,5 \text{ m}^3$ gebruik word en waar 'n diens hoogstens een keer per week gelewer word, per $0,1 \text{ m}^3$ opgaarinhou of gedeelte daarvan, wat afsonderlik vir elke houer bereken word, per houer, per maand of gedeelte daarvan: R2.

(4) Tuinafval:

Verwydering op versoek per vrag of gedeelte daarvan: R2.

(5) Vir die Raad se vergunning ingevolge artikel 10(3): R2.

2. Storittereine van die Raad.

(1) Vir die wegdoen van bouersafval of lywige afval: Gratis.

(2) Vir die wegdoen van grond of ander materiaal wat, na die mening van die Raad, vir die dekking of vorming van storittereine geskik is: Gratis.

3. Nagvul.

(1) Vir die verwijdering van nagvul of urine drie keer per week, per perseel, per maand: R6,90.

(2) Inspeksie van rottingstenks- en filterinstallasie of ander inrigting vir die wegruiming van rioolvullis op private eiendom per inspeksie: R1.

4.. Karkasverwydering.

Vir die verwijdering van karkasse van —

- (a) honde, katte en kleiner soorte diere en pluimvee per 5 karkasse of gedeelte daarvan: R2.
 (b) skape, bokke en soortgelyke diere, per karkas: R5.
 (c) perde, muile, donkies, beeste en soortgelyke diere, per karkas: R15,50.

5. Algemeen.

(1) Waar dienste op versoek van die eienaar of okkupant van 'n perseel buite die normale werkure van die Raad se diens gelewer word, is die gelde wat vir sodanige dienste betaalbaar is, dubbel die vasgestelde gelde.

(2) Waar dienste by geleentheid gelewer word, is die gelde vir die tydperk waarvoor die dienste verlang word, verskuldig en betaalbaar op die datum van aansoek om levering van die diens.

(3) Waar daar 'n tarief vir 'n diens voorgeskryf word en die diens meer dikwels gelewer word as dié waarvoor in die bylae voorsiening gemaak word, is die gelde wat vir sodanige diens betaalbaar is, die vasgestelde

and where a service is rendered once per week, per container per month or part thereof: R2.

- (b) From all premises other than those mentioned in paragraph (a):

for a maximum of 2 bin liners per container per removal, and where a service is rendered twice per week, per container, per month or part thereof: R2.

(3) Bulky Refuse:

- (a) Hand loaded per load or part thereof: R15,50.

(b) Container Service:

Where containers with a conserving capacity of not less than $1,5 \text{ m}^3$ and not more than $2,5 \text{ m}^3$ are used and where a service is rendered not more than once per week, per $0,1 \text{ m}^3$ conserving capacity or part thereof, which shall be calculated separately for each container, per container, per month or part thereof: R2.

(4) *Garden Refuse:* Removal on request: R2 per load or part thereof.

(5) For the Council's consent in terms of section 11(3): R2.

2. Disposal Sites of the Council.

(1) For the disposal of builders' refuse or bulky refuse: Free of charge.

(2) For the disposal of sand or other material which, in the opinion of the Council, is suitable for the covering or forming of disposal sites: Free of charge.

3. Night-soil.

(1) For the removal of night-soil, and where a service is rendered three times per week, per site, per month: R6,90.

(2) Inspection of septic tanks and filter installations or other works for the disposal of sewerage on private property per inspection: R1.

4. Carcase Removal Service.

For the removal of carcases of —

- (a) dogs, cats and small type of animals and poultry, per 5 carcases or part thereof: R2.
 (b) sheep, goats and similar animals, per carcase: R5.
 (c) horses, mules, donkeys, cattle and similar animals, per carcase: R15,50.

5. General.

(1) Where at the request of the owner or occupier of premises services are rendered outside the normal working hours of the Council's service the tariff charges payable for such services shall be double the prescribed tariff charges.

(2) Where services are rendered the tariff for the period for which the services are required are due and payable on the date of application for the rendering of services.

(3) Where there is only a tariff for one removal per week and a service is rendered more frequently than once a week, the tariff charges payable in respect of such

maandelikse geldte ten opsigte van die diens vermenigvuldig met die aantal dienste wat weekliks gelewer word.

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

PB. 2-4-2-81-42

Administrateurskennisgewing 201 20 Februarie 1980

MUNISIPALITEIT NELSPRUIT: VERORDENINGE BETREFFENDE DIE HUUR VAN SALE.

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

Woordomskrywing.

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

“bazaar” enige openbare byeenkomis wat uitsluitlik of saam met 'n ander geleentheid gereel, gedryf of bestuur word deur 'n godsdienstige instelling of 'n erkende politieke party of 'n inrigting, instelling, vereniging of klub wat —

- (a) die volksgesondheid bevorder met inbegrip van die verpleging van sickes;
- (b) geregistreer is as 'n welsynorganisasie;
- (c) die opvoeding, wetenskap of letterkunde bevorder;
- (d) sport en ontspanning bevorder;
- (e) kuns en kultuur met inbegrip van musiek, opera en drama bevorder;
- (f) wat in belang van die jeug optree of kindersorg bevorder; en
- (g) die veiligheid en beskerming van die publiek bevorder met die doel om fondse van die publiek in te sameel deur middel van speletjies, kompetisies, die verkoop van goedere wat vir die doel versamel is en die verskaffing van verversings: Met dien verstande dat 'n inrigting, instelling, vereniging of klub waarvan enige persoon wat met die administrasie daarvan gemoeid is, of wie se eiendom dit is, enige profyt of wins verkry, nie by hierdie omskrywing ingesluit is nie;

“huurder” die persoon wat die ooreenkomsform voorgeskryf in Bylae A hierby vir die huur van 'n saal geteken het en indien die vorm namens 'n klub, firma, of enige ander instelling geteken is, dan ook sodanige klub, firma of instelling;

“lokaal” enige van die sale of gedeeltes daarvan of ander akkommodasic of toebehore in die Van Riebeeck-parkkompleks asook die Stadhuis in Nelspruit.

“Hoof: Burgerlike Dienste” die Raad se beampete met die toesig oor die lokale belas;

“Raad” die Stadsraad van Nelspruit en omvat die Bestuurskomitee van daardie Raad of enige beampete deur die Raad in diens geneem, handelende uit hoofsde van enige bevoegdheid wat in verband met hierdie verordeninge aan die Raad verleen is en wat ingevolge artikel

service shall be the monthly tariff charge determined in respect of the service times the number of services rendered per week.

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

PB. 2-4-2-81-41

Administrator's Notice 201 20 February, 1980

NELSPRUIT MUNICIPALITY: BY-LAWS RELATING TO THE HIRE OF HALLS.

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

Definitions.

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

“bazaar” means any public function arranged, conducted or managed solely or together with any other occasion, by a religious institution or an acknowledged political party or an organisation, institution, association or club which —

- (a) promotes the public health including the nursing of the sick;
- (b) is registered as a welfare organisation;
- (c) promotes education, science or literature;
- (d) promotes sport and recreation;
- (e) promotes art and culture including music, opera and drama;
- (f) acts in the interest of youth or promotes child welfare;
- (g) promotes the safety and protection of the public with the object of collecting funds from the public by way of games, competitions, the sale of goods which were collected for that purpose, and the provision of refreshments: Provided that an institution, organisation, association or club, of which any person concerned with the administration thereof, or whose property it is, obtains any profit or gain, shall not be included in this definition;

“hiring” means the person who has signed the form of agreement as prescribed in Schedule A hereto, for the hire of a hall and if signed on behalf of a club, firm or any other institution, also such club, firm or institution;

“hall” means any of the halls or part thereof or other accommodation or accessories in the Van Riebeeck Park Complex and also the town hall in Nelspruit;

“Head: Civil Services” means the officer of the Council in charge of the supervision of the town hall and civic centre;

“Council” means the Town Council of Nelspruit and includes the Management Committee of that Council or any officer employed by the Council acting under any powers granted to the Council by these by-laws and

58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960 (Ordonnansie 40 van 1960); soos gewysig, aan hom gedelegeer is.

BESKRYWING VAN VERHUIRBARE LOKALE EN DIENSTE EN REËLINGS IN VERBAND DAARMEE.

Lokale Beskikbaar vir Huur.

2.(1) Die onderskeie lokale is soos volg beskikbaar vir huur:

(a) *Burgersentrum.*

(i) *Stadsaal:*

Huur van die stadsaal sluit in die voorportaal, bedieningskroeg, hoofsaal, galerij, verhoog met garderobe en verhoogkleedkamers: Met dien verstande dat die galerij nie gebruik mag word tydens basaars, uitstallings, dansparty's, huweliksonthale of enige ander funksie waar die sitplekruimte op die galerij nie noodwendig 'n vereiste is vir die geleenthed waarvoor die Stadsaal gehuur word nie.

(ii) *Soepeesaal:*

Huur van die soepeesaal sluit in kombuis insluitende berg- en yskasruimte en bedieningskroeg.

(iii) *Voorportaal:*

Huur van die voorportaal is slegs beskikbaar vir enkelgebruik indien dit nie deur die huurder van die lokaal in paragraaf (a)(i) genoem, benodig word nie.

(b) *Van Riebeeckpark:*

(i) Huur van die hoofsaal sluit in die ingangsportaal, hoofsaal, galerij, insluitende kleedkamers, kombuis en bedieningskroeg: Met dien verstande dat in gevalle waar alkoholiese drank tydens die gebruik van die lokale in paragrafe (a) en (b) genoem, verkoop word, die huurder, behoudens die bepalings van artikel 13 en benevens die tarief vir die huur van die betrokke lokaal aangeslaan word vir kroegregte teen die tarief soos deur die Raad per spesiale besluit voorgeskryf, ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939).

(2) Die huurder mag geen ander gedeelte van die gebou, uitgesonderd die lokaal wat hy huur, gebruik nie en hy is daarvoor verantwoordelik om toe te sien dat geen persoon wat hy tot die gehuurde lokaal toelaat of enigeen van sy werknemers of helpers enige ongemagtigde deel van die gebou betree of daarin rondbeweeg nie.

(3) Geen godsdienstige denominasie, ongeag wie die huurder ook al mag wees, mag op meer as 4 dae in enige tydperk van 12 maande enige van die lokale genoem in subartikel (1) vir godsdienstige of enige ander geestelike doeleindes gebruik nie: Met dien verstande dat geen persoon in sy privaathoedanigheid enige van genoemde lokaal sonder die toestemming van die Raad vir godsdienstige of enige ander geestelike doeleindes mag gebruik nie.

(4) Behoudens die bepalings van subartikel (3), word geen lokaal vir Geloofstag, Kersdag, Goeie Vrydag of Hemelvaartdag verhuur nie, uitgesonderd vir kerk- en herdenkingsdienste.

which were delegated to him in terms of section 58 of the Local Government (Administration and Elections) Ordinance, 1960 (Ordinance 40 of 1960), as amended.

DESCRIPTION OF HALLS AND SERVICES FOR HIRE AND ARRANGEMENTS IN CONNECTION THEREWITH.

Halls Available for Hire.

2.(1) The various halls are available for hire as follows:

(a) *Civic Centre:*

(i) *Town Hall:*

Hire of the town hall shall include the entrance hall, bar, main hall, gallery, stage with wardrobe and stage dressing rooms: Provided that the gallery may not be used during bazaars, displays, dances, wedding receptions or any other function where the seating accommodation on the gallery is not essential for the occasion for which the town hall is hired.

(ii) *Supper Hall:*

Hire of supper hall shall include the kitchen, including storage and refrigerator space and service bar.

(iii) *Vestibule:*

Hire of the vestibule shall only be available for single use if it is not required by the hirer of the hall mentioned in paragraph (a)(i).

(b) *Van Riebeeck Park:*

(i) Hire of the main hall shall include the entrance hall, hall space, gallery, including cloak rooms, kitchen and bar: Provided that where alcoholic drink is sold during the use of the halls mentioned in paragraphs (a) and (b), the hirer shall, subject to the provisions of section 13 and in addition to, apart from the tariff for the hire of the hall concerned, be assessed for bar rights at the tariff prescribed by the Council per special resolution, in terms of section 80B of the Local Government Ordinance, 1939 (Ordinance 17 of 1939).

(2) The hirer shall not use any other part of the building except the hall which he hires, and he is responsible for ensuring that no person admitted by him to the hired hall or any of his employees or helpers, enter or move about in any unauthorised part of the building.

(3) No religious denomination, whoever the hirer may be, shall use any of the halls mentioned in subsection (1) on more than 4 days in any period of 12 months for religious or other spiritual purposes: Provided that no person in his private capacity may use any of these halls for religious or any other spiritual purposes without the consent of the Council.

(4) Subject to the provisions of subsection (3), no hall shall be let on the Day of the Covenant, Christmas Day, Good Friday or Ascension Day, save for church and remembrance services.

(5) Sonder die spesiale toestemming van die Raad en behoudens die bepalings van subartikel (3), mag 'n lokaal nie vir 'n aaneenlopende tydperk van langer as 14 dae aan enige persoon, liggaam of instelling verhuur word nie.

(6) Sonder die spesiale toestemming van die Raad mag 'n lokaal nie aan enige persoon, liggaam of instelling vir meer as 7 afsonderlike dae in enige kalendermaand verhuur word nie.

Bespreking en betaling van Huurgeld.

3.(1) Iemand wat enige lokaal en bykomende geriewe wil huur, moet by die Hoof: Burgerlike Dienste skriftelik daarom aansoek doen en die ooreenkomsform soos voorgeskryf in Bylae A hierby invul en onderteken.

(2) Die gelde vir die huur van enige lokaal is soos dit deur die Raad per spesiale besluit voorgeskryf word ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939). Die huur van enige lokaal sluit in die gewone koste van skoonmaak, sitplek, beligting en gewone dienste van die opsigter. Geen lokaal word bespreek of gereserveer tensy betaling van die voorgeskrewe heffing vooruit gemaak is nie, en geen openbare aankondiging mag gedoen word alvorens sodanige bespreking of reservering voltooi is nie. Indien die voorgeskrewe heffing nie betaal is soos hierin bepaal nie, het die Raad die reg om te weier om die deure van die gehuurde lokaal oop te maak of om enigé persoon toe te laat om daarin te gaan.

(3) Bespreking vir die huur van enige lokaal kan gedaan word teen betaling van 'n besprekingsgeld gelykstaande aan 50% van die heffing betaalbaar: Met dien verstande dat geen bespreking meer as 9 maande vooruit sonder die goedkeuring van die Raad mag geskied nie en dat die balans van die voorgeskrewe heffing nie later nie as 5 dae voor die gereserveerde datum betaal word nie, by gebreke waarvan die bespreking outomatics verval: Voorts met dien verstande dat die volle voorgeskrewe heffing dié aansoek om reservering moet vergesel indien sodanige aansoek binne 5 dae voor die gereserveerde datum gedoen word.

(4) Indien die huurder die bespreking kanselleer of nalaat om die reservering ingevolge subartikel (3) te bekragtig, of om die betrokke lokaal te gebruik, verbeur hy alle gelde deur hom aan die Raad betaal ten opsigte van die huurheffing, tensy die betrokke lokaal deur die Raad herverhuur word vir die tyd en datum waarvoor dit vir die huurder gereserveer of aan hom verhuur is, in welke geval hy slegs die bedrag, indien enige, waarmee die gelde deur hom betaal dic bedrag deur die Raad ontvang ten opsigte van sodanige herverhuring oorskry, verbeur.

(5) Die Raad kan, waar hy of enige ander huurder nie benadeel word nie en vir goeie en voldoende redes, oordragte van bespreekte datums ten opsigte van die lokale, of oordragte van besprekings tussen die onderskeie lokale teen die gelde van toepassing op sodanige lokale, toelaat, sonder enige strafbepaling: Met dien verstande dat die huurder die Raad dienoordeenskomstig skriftelik kennis gee voor of op die veertiende dag wat die datum waarop die huur 'n aanvang neem, voorafgaan.

(6) Huurders wat die gebruik van enige lokaal vir repetisies verlang, moet melding daarvan maak in die aansoek om die gebruik van die lokaal en daarvoor betaal ooreenkomsdig die tarief deur die Raad per spesiale besluit, ingevolge artikel 80B van die Ordonnansie op

(5) Without the special consent of the Council and subject to the provisions of subsection (3), no hall shall be let for a continuous period of more than 14 days to any person, body or institution.

(6) Without the special consent of the Council, no hall shall be let to any person, body or institution for more than 7 separate days in any calendar month.

Booking and Payment of Rent.

3.(1) Any person applying for the hire of any hall and additional facilities, shall apply in writing to the Head: Civil Services and complete and sign the agreement form as prescribed in Schedule A hereto.

(2) The charges for the hire of any hall shall be as laid down by the Council per special resolution in terms of section 80B of the Local Government Ordinance, 1939 (Ordinance 17 of 1939). The hire of any hall shall include the usual cost of cleansing, seating, lighting and the usual services of the caretaker. No hall shall be booked or reserved unless payment of the prescribed charge is made in advance and no public announcement shall be made until such booking and reservation have been completed. If the prescribed charge is not paid as stipulated herein, the Council shall have the right to refuse to open the doors of the hired hall or to allow any person admission thereto.

(3) Booking for the hire of any hall may be made by payment of a booking fee of 50% of the charge payable: Provided that no booking shall be made more than 9 months in advance without the approval of the Council, and the balance of the prescribed charge shall be paid not later than 5 days before the reserved date, in default of which the booking shall automatically lapse: Provided further that the full prescribed charge shall accompany the application for reservation if such application is made within 5 days of the reserved date.

(4) If the hirer cancels the booking or fails to confirm the reservation in terms of subsection (3) or to use the hall concerned, he shall forfeit all moneys paid by him to the Council in respect of the hire charge, except where the Council re-lets the hall concerned for the time and date for which it was reserved or let to the hirer in which event he shall only forfeit the amount, if any, by which the charge paid by him exceeds the amount received by the Council for such re-letting.

(5) The Council may, where it and any other hirer will not be prejudiced for good and sufficient reasons, allow transfers of booked dates in respect of halls or transfers of bookings between various halls at the charge applicable to such halls, without any penalty: Provided that the hirer shall inform the Council accordingly in writing on or before the fourteenth day preceding the date on which the hire commences.

(6) Hirers who require the use of any hall for rehearsals, shall indicate this on the application for the use of the hall and pay for it according to the tariff

Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), voorgeskryf is. Die vervaardiging of verf van toneelversiering of dekor in enige deel van die lokaal is nie toelaatbaar nie.

(7) Behoudens enige ander bepaling van hierdie verordeninge, word spesiale tariewe soos deur die Raad per spesiale besluit ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), voorgeskryf, ten opsigte van die instansies en funksies daarin vermeld, gehef.

Bystanddiens.

4.(1) Waar, na die mening van die brandweerhoof, die aard van 'n verrigting of byeenkoms in enige lokaal die aanwesigheid van 'n brandweerman of brandweermannet wenslik maak, is sodanige bywoning verpligtend en die vordering per brandweerman vir sodanige bywoning, is soos van tyd tot tyd deur die Raad se Brandweerverordeninge bepaal en is deur die huurder betaalbaar.

(2) Waar dit na die mening van die Raad raadsaam gevag word dat die huurder voorsorg moet treffen vir die aanwesigheid van lede van die Suid-Afrikaanse Polisie by die geleentheid waarvoor die betrokke lokaal verhuur word, moet die huurder op sy koste reëlings treffen vir die aanwesigheid van 'n voldoende aantal lede van die Suid-Afrikaanse Polisie om die handhawing van orde by so 'n geleentheid te verseker. Die huurder moet bevredigende bewys lever van reëlings aldus getref, by ontstetnis waarvan die Raad die reg het om te weier om die deure van die gehuurde lokaal oop te maak of om enige persoon toe te laat om dit te betree.

Toepassing van Tarief.

5. Ingeval enige geskil of twyfel ontstaan aangaande die tarief wat van toepassing is op enige besondere soort byeenkoms waarvoor enige lokaal of toerusting of dienste gehuur moet word, gec die Raad die eindbeslissing.

Reg om te Verhuur en om Verhuring te Kanselleer Voorbehou.

6.(1) Die Raad behou hom die reg voor om sonder die verstrekking van sy redes daarvoor, te weier om 'n lokaal te verhuur en ook om die besprekking daarvan te kanselleer, of die huurtermyn reeds begin het, al dan nie.

(2) In die geval van weiering om enige lokaal te verhuur of die beëindiging van die huuroorkoms ingevolge subartikel (1), vergoed die Raad aan die huurder die volle bedrag, sonder rente, wat hy ten opsigte van die huur betaal het, of, indien die beëindiging plaasvind gedurende die huurtermyn, 'n proporsionele gedeelte daarvan, maar is nie aanspreeklik om aan die huurder of enige ander persoon enige bedrag as vergoeding of skadevergoeding of andersins te betaal as gevolg van sodanige weiering of beëindiging nie.

OMVANG VAN HUUR EN BEPALINGS IN VERBAND DAARMEE.

Reg van Toegang.

7.(1) Behoudens die bepalings van subartikel (2), word die reg hierby aan die huurder verleen om toelating tot die lokaal wat deur hom gehuur is, te reserver en die huurder is aanspreeklik vir die behoorlike nakoming en uitvoering van die volgende bepalings:

prescribed by the Town Council per special resolution. The fabrication or painting of stage settings or décor in any part of the hall shall not be allowed.

(7) Save as otherwise provided in these by-laws, special tariffs as prescribed by the Council per special resolution in terms of section 80B of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), shall apply to the institutions and functions mentioned therein.

Standby Service.

4.(1) Where, in the opinion of the chief fire officer, the nature of a function or assemblage in any hall renders it desirable for a fireman or firemen to be present, such attendance shall be compulsory, and the charge per fireman for such attendance shall be as fixed by the Council from time to time in its Fire Brigade By-laws and be payable by the hirer.

(2) Where, in the opinion of the Council, it is deemed advisable that the hirer should take the precaution of having members of the South African Police present at the occasion for which the particular hall is let, the hirer shall at his own cost, make arrangements for the presence of a sufficient number of members of the South African Police to ensure the maintenance of order at such an occasion. The hirer shall provide satisfactory proof of such arrangements made, in the absence of which the Council shall have the right to refuse to open the doors of the hired hall or to admit any person thereto.

Application of Tariff.

5. In the event of any dispute or doubt arising as to the tariff which shall apply to any particular class of function for which any hall, equipment or services are hired, the Council's decision shall be final.

Right of Letting and Cancellation of Letting Reserved.

6.(1) The Council reserves the right to refuse to let a hall and also to cancel the booking thereof, whether the term of lease has already commenced or not without furnishing reasons therefor.

(2) In the event of refusal to let any hall or termination of the agreement of lease in terms of subsection (1), the Council shall compensate to the hirer the full amount without interest which he paid in respect of the hire, or if the termination occurred during the term of lease, a proportionate part thereof; but it shall not be liable to pay the hirer or any other person any amount as compensation or damages or otherwise as a result of such refusal or termination.

SCOPE OF HIRE AND PROVISIONS IN CONNECTION THEREWITH.

Right of Admission.

7.(1) Subject to the provisions of subsection (2), the hirer shall have the right to reserve admission to the hall hired by him and shall be held responsible for the due observance and carrying out of the following provisions —

- (a) Niemand word tot die gehuurde lokaal toegelaat nie of mag, nadat hy daarin toegelaat is, toegelaat word om daarin te vertoeft nie indien hy in 'n beskonke toestand verkeer of hom op 'n onbetaamlike wyse gedra of onfatsoenlik gekleed is.
- (b) Niemand wat nie na die verrigting uitgenooi is of wat nie betaal het vir toegang tot die verrigting vir die doeleindeste waarvoor die lokaal gehuur is, mag van bedwelmende drank of ander verversings deur die huurder se leweransier voorsien word nie.
- (c) Niemand word toegelaat om in enige gehuurde lokaal te dans sonder dat hy behoorlik daarvoor geskoed is nie, om sodanige beskadiging van die vloeroppervlakte te voorkom.
- (d) Geen lokaal mag te vol wees nie en die aantal persone wat in die lokaal toegelaat word, moet beperk wees tot die beskikbare sitplekakkommodesie. Persone word nie toegelaat om in die gange, paadjies of deuropeninge van die gehuurde lokaal saam te dron nie. Sodra die beskikbare sitplekakkommodesie opgeneem is, moet die huurder die toegang van enige persoon verbied ten einde te verhoed dat sodanige sitplekakkommodesie oorskry word.

(2) Aan die Burgemeester, die Voorsitter van die Bestuurskomitee, die Stadsklerk, die Stadssekretaris, die Brandweerhoof, die Hoof Burgerlike Dienste of enige ander daartoe gemagtigde beampete van die Raad word die reg voorbehou om die verhuurde lokaal te eniger tyd vir amptelike doeleindeste te betree.

Voorbereiding, Ontruiming en Skoonmaak van Lokaal

8.(1) Die huurder moet volle besonderhede van sitplekruimte, ameublement, dienste en geriewe bykomend tot die genoem in artikel 3(2), verversingstoerusting, breekgoed en eetgerei benodig, aan die Hoof Burgerlike Dienste verstrek voor 12h00 van die dag wat die datum waarvoor die lokaal gehuur is, voorafgaan. Sodanige dienste en geriewe, verversingstoerusting, breekgoed en eetgerei is vir huur beskikbaar teen 'n heffing soos van tyd tot tyd deur die Raad bepaal. Die huurder moet egter sy eie reëlings vir verversings tref en verantwoordelik wees daarvoor in die gehuurde lokaal en sal toesien dat die spysenier sodanige lokaal te alle tye skoon en netjies en vry van vullis hou en indien verversingstoerusting, breekgoed of eetgerei van die Raad verhuur word, moet die huurder toesien dat die verversingstoerusting, breekgoed of eetgerei in 'n skoon en bevredigende toestand terugbesorg word en moet die Raad vergoed vir enige verlies of skade wat gely of ten opsigte daarvan berokken mag word.

(2) Die Raad is nie verplig om enige bykomende arbeid, geriewe of dienste, bo en behalwe soos in artikel 3(2) gemeld te verskaf nie. Indien die doel van die huur in enige geval van sodanige aard is dat dit die verskaffing van enige bykomende arbeid, geriewe of dienste verg en indien dit verskaf kan word, kan daar teen die vasgestelde tarief sodanige bykomende werk verrig of voorrade, fasiliteite of dienste gelewer word.

(3) Die Raad is nie verplig om middelé of plek vir die berging van goedere, voedselware of ander eiendom van die huurder of sy gaste, besoekers, bediendes of agente voor, gedurende of na die hou van die geleentheid waarvoor die lokaal gehuur is, te voorsien nie.

(4)(a) Die huurder moet toesien dat die lokaal ontruim word en dat alle goedere en artikels wat nie die eiendom van die Raad is nie, uit die gebou verwyder word voor

- (a) No person shall be admitted to the hired hall or, having gained admission, be permitted to remain therein if he is intoxicated or behaves in an improper manner or is unsuitably clad.
- (b) No person who has not been invited to the function or who has not paid for admission to the function for the purposes for which the hall has been hired, shall be supplied with intoxicating liquor or other refreshment by the hirer's caterer.
- (c) No person shall be permitted to dance in any hired hall unless properly shod for dancing so as to prevent damage to the floor surface.
- (d) No hall shall be overcrowded and the number of persons allowed in any hall shall be limited to the seating accommodation available. Persons shall not be allowed to congregate in the passages, aisles or doorways of the hired hall. As soon as the available seating accommodation is occupied, the hirer shall prohibit the admittance of any person in order to prevent exceeding such seating capacity.

(2) The right shall be reserved to the Mayor, Chairman of the Management Committee, Town Clerk, Town Secretary, Chief Fire Officer, Head Civil Services or any other authorised officer of the Council to enter the hired hall at any time for official purposes.

Preparation, Clearing and Cleaning of Hall

8.(1) The hirer shall furnish full particulars of seating accommodation, furniture, services and facilities additional to those mentioned in section 3(2), refreshment equipment, crockery and cutlery required to the Head Civil Services before 12h00 of the day preceding the day on which the hall is hired. Such services and facilities, refreshment equipment, crockery and cutlery shall be available for hire at the charge fixed by the Council from time to time. The hirer shall, however, make his own arrangements for refreshments and be responsible therefore in the hired hall and shall ensure that the caterer at all times keep such hall clean, neat and free of dirt; and if refreshment equipment, crockery or cutlery is hired from the Council, the hirer shall ensure that the refreshment equipment, crockery and cutlery are returned in a clean and satisfactory state and shall compensate the Council for any loss or damage suffered or caused in respect thereof.

(2) The Council shall not be obliged to supply any additional labour, facilities or services other than those mentioned in section 3(2). If, the purpose of the hire is in any event of such a nature that it requires the provision of any additional labour, facilities or services and if it could be provided, such additional work or supplies, facilities or services may be provided at the fixed tariff.

(3) The Council shall not be obliged to furnish means of or storage place for goods, food or any other property of the hirer or his guests, visitors, servants or agents before, during or after the holding of the event for which the hall is hired.

(4)(a) The hirer shall ensure that the hall is cleared and that all goods and articles not belonging to the Council are removed from the building before 09h00

09h00 op dieoggend wat volg op die verstryking van die huurtermyn van die lokaal sonder om afbreuk te doen aan enige daaropvolgende bespreking.

(b) Indien die huurder in gebreke bly om aan die bepalings van subartikel (4)(a) te voldoen het die Hoof: Burgerlike Dienste die reg om sodanige goedere of artikels op koste van die huurder te verwijder.

(c) Indien die doel waarvoor die lokaal verhuur word na die mening van die Raad, sodanig is dat spesiale skoonmaakwerk onderneem moet word, moet die huurder bo en behalwe die bedrag wat kragtens hierdie verordeninge betaalbaar is, sodanige bedrag stort as wat na die mening van die Raad voldoende sal wees om die by-komende onkoste te dek.

Elektriese Beligting, Kooktoestelle en Eetware.

9.(1) Alle elektriese beligting en toestelle word gekontroleer deur 'n amptenaar van die Raad ten opsigte waarvan 'n bedrag soos van tyd tot tyd deur die Raad bepaal, deur die huurder betaal moet word, en geen stove, kook- of verwarmingstoestelle van watter aard ook al mag in die lokaal gebruik word nie, uitgesonderd dié wat deur die Raad verskaf of goedgekeur is.

(2) Die bereiding of opberging van eetware en die plaas van kookgereedskap in enige lokaal of ander vertrek uitgenome die kombuis en aanregkamer, is verbode.

(3) Geen onbeskermende ligte, flikkerligte of bykomende beligting van enige aard mag sonder die goedkeuring van die Raad se Elektrotegniese Stadsingenieur gebruik word nie: Met dien verstande dat indien sodanige toestemming verleen is, 'n brandweerman of 'n elektrisien, of albei, aanwesig moet wees ten opsigte waarvan 'n bedrag soos van tyd tot tyd deur die Raad bepaal, deur die huurder betaal moet word.

Verskuwing van Meubels.

10. Geen meubelstuk of artikel van enige aard wat die Raad se eiendom is mag verskuif of uit enige lokaal verwijder word nie, uitgesonderd onder die regstreekse toegang en met die voorafverkrcë toestemming van die Hoof: Burgerlike Dienste.

Klaviere en Orrels.

11.(1) Onder geen omstandighede mag die klaviere en orrels van die Raad sonder die uitdruklike toestemming van die Hoof: Burgerlike Dienste uit hul bestaande plekke verwijder word nie, en indien dit nodig is om 'n klavier of orrel van die verhoog te verwijder of om 'n klavier te laat stem, moet die huurder nadat hy die nodige toestemming van die Raad daartoe verkry het, met die Raad se kontraktante reël om dit te laat doen en moet hy die koste van die verwijdering en terugplasing asook vir die stem van die klavier regstreeks aan die kontraktante betaal: Met dien verstande dat die Raad se vleuelklavier slegs vir konsertdoeleindes beskikbaar is en onder geen omstandighede van die verhoog verwijder mag word nie.

(2) Geen klavier of orrel, behalwe dié wat aan die Raad behoort mag in die gehuurde lokaal gebring en gebruik word nie, tensy die Hoof: Burgerlike Dienste toestemming daartoe verleen.

Dekor en Meubels mag nie Sonder Goedkeuring op die Verhoog Gebring word nie.

12. Sonder die toestemming van die Hoof: Burgerlike Dienste mag geen dekor, meubels, monterings, toestelle,

of the morning following the termination of the period of hire of the hall, without disrupting any subsequent reservation.

(b) If the hirer fails to comply with the provisions of subsection (4)(a), the Head: Civil Services shall have the right to remove such goods or articles at the cost of the hirer.

(c) If, in the opinion of the Council, the purpose for which the hall is hired, is such that special cleaning services must be undertaken, the hirer shall in addition to the amount payable in terms of these by-laws, pay an amount which in the opinion of the Council will be sufficient to cover the additional costs.

Electric Lighting, Cooking Apparatus and Victuals.

9.(1) All electric lighting and apparatus shall be controlled by an officer of the Council in respect of which an amount as fixed by the Council from time to time shall be paid by the hirer and no stove, cooking or warming apparatus of any nature whatsoever shall be used in the hall, except those supplied or approved of by the Council.

(2) The preparation or storing of food and the placing of cooking apparatus in any hall, except the kitchen and servery is prohibited.

(3) No unprotected lights, flicker lights or additional lighting of any nature whatsoever may be used without the consent of the Council's Town Electrical Engineer: Provided that if such consent is given, a fireman or an electrician, or both, shall be present in respect of whom an amount as fixed by the Council from time to time shall be paid by the hirer.

Moving of Furniture.

10. No furniture or article of any nature whatsoever, being the property of the Council, shall be moved or removed from any hall, except under the direct supervision of and with the prior consent of the Head: Civil Services.

Piano's and Organs.

11.(1) Under no circumstances and without explicit consent of the Head: Civil Services, shall the piano's and organs of the Council be removed from their existing places and if it is necessary to remove a piano or organ from the stage or to have a piano tuned, the hirer shall after obtaining the Health: Civil Services' consent thereto, arrange with the Council's contractors to have it done and pay directly to the contractors the cost of removal and replacement, and also for the tuning: Provided that the Council's baby grand piano shall only be available for concert purposes and shall under no circumstance be removed from the stage.

(2) No piano or organ, except those belonging to the Council, shall without the Head: Civil Services' consent be brought to and used in the hired hall.

Décor and Furniture may not be brought on Stage without Permission.

12. No décor, furniture, fittings, apparatus, equipment or property of any nature whatsoever, shall be

uitrusting of eiendom van enige aard deur die huurder op die verhoog gebring word nie.

Verversingsreëlings en Verkoop van Alkoholiese of Ander Drank.

13.(1) Die Raad is nie verplig om middele tot of plekke vir die bewaring van goedere, drank of ander eiendom van die huurder of sy gaste, ondersteuners, bedienedes of agente voor, gedurende of na die hou van die byeenkoms waarvoor die lokaal gehuur is, te voorsien nie.

(2) Die huurder is ten volle aanspreeklik vir alle verversingsondernemingsreëlings in of om die gehuurde lokaal, en moet verseker dat die verversingsondernemers sodanige lokaal te alle tye skoon, netjies en vry van vulnis hou.

(3) Geen buffet vir die verkoop van alkoholiese of ander drank mag by enige byeenkoms gedryf word nie, tensy dit onder beheer is van 'n houer van 'n dranklisensie vir die verkoop van sodanige drank, in welke geval die huurder alle reëlings moet tref en vir die nodige dranklisensie voorsiening moet maak, en alle wette en regulasies betreffende die verkoop van sterk drank moet nakom.

Toelating van Publiek en Verkoop van Kaartjies.

14. Die huurder is verantwoordelik vir alle reëlings in verband met die toelating van die publiek, die verskaffing van plekaanwysers, polisie en sodanige personeel as wat nodig mag wees om die toelating, teenwoordigheid en gedrag van personele en die verkoop van kaartjies te kontroleer.

Vertoning van Aanplakbiljette of Vlae.

15.(1) Sonder die voorafverkreeë skriftelike toestemming van die Raad, word geen buite-aanplakbiljette, kennisgewings, dekorasies, vlae, afbeeldings of reclame op enige deel van die Raad se perseel toegelaat nie, en dan slegs op sodanige plekke as wat die Raad aanwys en onderworpe aan sodanige voorwaarde as wat die Raad bepaal.

(2) Geen binnedekorasies van enige aard, behalwe blommerangskikkings op die verhoog of tafels, word in die lokaal sonder toestemming van die Raad toegelaat nie en geen spykers, drukspykers, kramme of skroewe mag in die mure of monterings of enige ander deel van die lokaal geslaan of gedraai word nie en ook mag niks deur kleefband daaraan gevastig word nie.

Verbod op Uitsendings:

16. Die uitsending van enige opvoering, voordrag of toespraak deur middel van 'n openbare spreekstelsel, luidsprekers of opnemers buite die gehuurde lokaal word nie sonder die voorafverkreeë skriftelike toestemming van die Raad toegelaat nie.

Verbod op die Verkoop van Ware.

17. Behalwe in die geval van basaars en vendusies en behoudens die bepalings van artikel 13(3) het die huurder nie die reg om enige voedselware, lekkergoed, verversings of tabak, sigare, sigarette of enige ander goedere, handels- of ander artikels in die gehuurde lokaal te verkoop of ten toon stel met die doel om dit te verkoop nie: Met dien verstande dat vendusies toegelaat word slegs waar die personele wat sodanige verkopingshou van beroepslisensies vrygestel is ingevolge vrystel-

brought on stage by the hirer without consent of the Head: Civil Services.

Refreshment Arrangements and the Sale of Alcoholic or other Liquor.

13.(1) The Council shall not be obliged to furnish means of or storage place for goods, liquor or other property of the hirer, his guests, supporters, servants or agents before, during or after the holding of the function for which the hall is hired.

(2) The hirer shall be fully responsible for all refreshment undertaking arrangements in or around the hired hall and shall ensure that the refreshment caterers at all times keep the hall clean, neat and free of dirt.

(3) No bar for the sale of alcoholic or other liquor shall be conducted at any function except under the control of a holder of a liquor licence for the sale of such liquor, in which case the hirer shall make all arrangements and provide for the necessary liquor licence and shall also comply with all laws and regulations in respect of the sale of liquor.

Admission of Public and Sale of Tickets.

14. The hirer shall be responsible for all arrangements in connection with the admission of the public, the provision of ushers, police and such personnel as may be necessary to control the admission, presence and conduct of persons and the sale of tickets.

Display of Posters or Flags.

15.(1) No outside posters, notices, decorations, flags, pictures or advertisements shall be allowed on any part of the Council's premises without first having obtained the written consent of the Council, and then only on such places as indicated by the Council and subject to such conditions as the Council may impose.

(2) No interior decorations of any nature, except flower arrangements on the stage or tables, shall be allowed in the hall without the consent of the Council, and no nails, drawing pins, clamps or screws shall be driven or screwed into the walls or fittings or any other part of the hall, and nothing shall be attached thereto by adhesive tape.

Prohibition on Broadcasting.

16. The broadcasting of any performance, recital or speech by means of a public address system, loudspeakers or recorders outside the premises of the hired hall, shall not be permitted without the prior consent of the Council.

Prohibition on the Sale of Goods.

17. Except in the event of bazaars and auctions and subject to the provisions of section 13(3), the hirer shall not have the right to sell or exhibit with the intention of selling, any food, sweets, refreshments or tobacco, cigars or cigarettes or any other trading or other goods in the hired hall: Provided that auctions shall be permitted, only where the persons holding such sales are exempted from professional licences in terms of exemp-

lings (A) en (B) by item 2 van Bylae I by die Ordonnansie op Lisesies, 1974, soos gewysig.

Verbod op die Gebruik van Lokaal.

18.(1)(a) Sonder die voorafverkreeë magtiging van die Raad mag geen lokaal in artikel 2 vermyld, aan enige persoon soos omskryf in artikel 12(1)(b) en 12(1)(c) van die Wet op Groepsgebiede, 1966 (Wet 36 van 1966), verhuur word nie, en met die voorbehoud van die bepalings van paragraaf (b) van hierdie subartikel, mag geen huurder sonder die voorafverkreeë toestemming van die Raad sodanige persoon in genoemde lokaal toelaat of toelaat dat hy op die verhoog optree nie. Sodanige magtiging word by besuit van die Raad verleen en is onderworpe aan sodanige voorwaardes as wat die Raad na goeddunke vasstel en is voorts onderworpe aan die bepalings van enige wetgewing wat van tyd tot tyd van toepassing mag wees op die gebruik en okkupasie van personele deur lede van die verskillende rasgroepes.

(b) Ondanks die bepalings van paragraaf (a) van hierdie subartikel, kan enige *bona fide* werknemer van die Raad of die huurder wat lid is van die groep soos omskryf in artikel 12(1)(b) of 12(1)(c) van die Wet op Groepsgebiede, 1966 (Wet 36 van 1966), tot 'n lokaal toegelaat word en daarin wees, maar dan alleenlik in die uitvoering van sy amptelike pligte.

(2) Indien iemand wat ingevolge subartikel (1) van hierdie artikel nie in 'n gehuurde lokaal toegelaat mag word nie, die lokaal nogtans betree, moet die huurder hom onmiddellik daaruit laat verwyn.

AANSPREEKLIKHEID VAN HUURDER EN GEBRUIKERS VAN GEHUURDE LOKAAL.

Aanspreeklikheid van Huurder en Nakoming van Wet en Municipale Verordeninge.

19.(1) Die huurder van enige lokaal moet alle wetsbepalings en verordeninge wat op die lokaal, insluitende die gebruik daarvan, betrekking het, behoorlik nakom en hy mag geen oortreding daarvan toelaat nie.

(2) Indien die huurder, na die mening van die Hoof: Burgerlike Dienste, enige bepaling van hierdie verordeninge of enige ander wet of verordening van toepassing op die gehuurde lokaal oortree of veroorsaak of toelaat dat iemand dit oortree, het die Hoof: Burgerlike Dienste die reg om die huur van die lokaal te eniger tyd te kanselleer en geen vergoeding is deur die Raad betaalbaar vir enige verlies deur die huurder of iemand anders gely nie, en geen terugbetaling van enige huurgeld, deposito's of ander bedrae betaal, word deur die Raad as gevolg van sodanige kansellasie aan die huurder gemaak nie.

Strafbepalings.

20. Ondanks die bepalings van artikel 19, begaan iemand wat enige bepalings van hierdie verordeninge oortree of dit skend of versuum of nalaat om uitvoering daarvan te gee, 'n misdryf en is by skuldigbevinding strafbaar met 'n boete van hoogstens R100 en moet, benewens die strawwe hom opgelê by skuldigbevinding, die Raad vergoed vir enige uitgawes deur die Raad aangegaan as gevolg van sodanige oortreding van enige bepaling van hierdie verordeninge.

tions (A) and (B) of item 2 of Schedule I to the Licensing Ordinance, 1974, as amended.

Prohibition on the Use of Hall.

18.(1)(a) No hall mentioned in section 2 shall, without the prior authority of the Council be let to any person as defined in section 12(1)(b) and 12(1)(c) of the Group Areas Act, 1966 (Act 36 of 1966), and subject to the provisions of paragraph (b) of this subsection, no hirer shall without the prior consent of the Council, allow such person in the said halls or allow him to appear or perform on the stage. Such authority shall be given by resolution of the Council, and shall be subject to such conditions as the Council in its discretion may impose, and shall further be subject to the provisions of any legislation which may from time to time be applicable to the use and occupation of premises by members of the various race groups.

(b) Notwithstanding the provisions of paragraph (a) of this subsection, any *bona fide* employee of the Council or the hirer who is a member of the group as defined in section 12(1)(b) or 12(1)(c) of the Group Areas Act, 1966 (Act 36 of 1966), may be allowed into a hall to be present but then only for the carrying out of his official duties.

(2) If a person who in terms of subsection (1) of this section, is not allowed to be in a hired hall, nevertheless enters such a hall, the hirer shall immediately have him removed therefrom.

RESPONSIBILITY OF HIRER AND USER OF THE HIRED HALL.

Responsibility of the Hirer and Compliance with Law and Municipal By-laws.

19.(1) The hirer of any hall shall duly comply with all the provisions of any law or by-law which may be applicable to such hall, including its use, and he shall not permit any contravention thereof.

(2) If the hirer, in the opinion of the Head: Civil Services contravenes or permits or causes any other person to contravene any provision of these by-laws or any other act or by-law applicable to the hired hall, the Head: Civil Services shall have the right to cancel the lease of the hall at any time and no compensation shall be payable by the Council for any loss sustained by the hirer or any other person and no refund of any charges, deposits or other amounts paid shall be made to the hirer by the Council as a result of such cancellation.

Penalty Clause.

20. Notwithstanding the provisions of section 19, any person who contravenes any provision of these by-laws or commits any breach thereof or fails or neglects to comply with the provisions thereof, commits an offence and shall be liable on conviction to a fine not exceeding R100 and shall, in addition to the penalties imposed on conviction compensate the Council for any expense incurred by it as a result of such contravention of any provision of these by-laws.

Aanspreeklikheid van Huurder vir Beskadiging aan Raad

21.(1) Die huurder is aanspreeklik vir enige verlies, breekskade of ander skade van watter aard ook al wat aan enige lokaal, toebehore, vaste toebehore of aan enige ander eiendom van die Raad, hetsy binne die gehuurde lokaal, hetsy in of aan die gebou gedurende die tydperk waarvoor die lokaal gehuur is, berokken word deur die huurder of deur iemand wat tot die gehuurde lokaal toegelaat is of wat toegang daartoe probeer verkry, of so iemand nou al wettig in of by die lokaal is, of dit onwettig betree het.

Dit word geag dat alle verlies veroorsaak deur breek-skade of enige ander skade wat berokken is; gedurende die tydperk waarvoor die lokaal gehuur is, plaasgevind het, tensy die huurder die aandag van die Hoof: Burgerlike Dienste op die verlies, breekskade of ander skade gevengig het voordat die huurder die lokaal in gebruik geneem het.

(2) Die Raad kan na goeddunke van die huurder vereis om vooraf 'n deposito te betaal of 'n goedgekeurde bankwaarborg te verskaf vir 'n bedrag van hoogstens R100 om enige moontlike skade of verlies te dek. Ingéval die skade die voorheide bedrag oorskry, is die huurder vir sodanige oorskryding aanspreeklik en kan dit, indien nodig, verhaal word van enige ander deposito wat die huurder kragtens hierdie verordeninge vir die huur van die lokaal vir die betrokke geleenthed aan die Raad betaal het.

(3) Na elke byeenkomis moet die verhuurde lokaal deur die Hoof: Bürgerlike Dienste en die huurder of iemand deur of nameis hom gemagtig, geïnspekteer word en kennis moet onmiddellik geneem word van enige artikel wat beskadig, verlore of uit die verhuurde lokaal vermis word, of van enige beskadiging aan enige gedeelte van sodanige lokaal, en die huurder moet sodanige beskadigde, verlore of vermist artikel vervang of daarvoor betaal asook vir enige beskadiging van enige gedeelte van sodanige lokaal.

Raad nie Aanspreeklik nie vir Verlies, Ongelukke of Gebruik van of Foute in Beligtinginstallasie of Uitrusting.

22.(1) Die Raad aanvaar geen verantwoordelikheid of aanspreeklikheid hoegenaamd nie ten opsigte van enige beskadiging of verlies van enige eiendom, artikel of ding wat ook al, wat deur die huurder of iemand wat die lokaal binnegaan of gebruik maak van die uitrusting in die gehuurde lokaal, in, of in die nabijheid van die lokaal geplaas of gelaat is; of vir beskadiging van of verlies aan enige persoon of die klere van sodanige persoon wat die gehuurde lokaal binnegaan of gebruik maak van die uitrusting daarin; en deur die ondertekening van die ooreenkomsform voorgeskryf in Bylae A, vrywaar die huurder die Raad en stel hom skadeloos teen enige eis deur enige persoon of persone ingestel op enige grond hoegenaamd en ook is die Raad nie aanspreeklik nie vir enige verlies aan die huurder vir enige ongeluk, ontwrigting, fout of gebrek ten opsigte van enige masjinerie, toestel, beligting, uitrusting of inrigting daarvan in die gehuurde lokaal of ten opsigte van enige ander masjinerie, toestel of inrigting, hoe ook al veroorsaak.

(2) Enige eiendom van watter aard ook al, wat aan die huurder of aan enige ander persoon behoort, wat in die lokaal gelaat word en nie binne 3 maande teruggeëis word nie, word verbeur aan die Raad en word oor beskik soos die Raad voorgeskryf. Met dien verstande dat in die geval van leë botteis, bottelhouers en-

Responsibility of Hirer for Damage to Council Property.

21.(1) The hirer shall be liable for any loss, breakage or other damage of whatsoever nature to any hall, fittings, fixtures or any other property of the Council, whether inside the hired hall or whether in or to the building during the period for which the hall is hired, and which is caused by the hirer or any person admitted to the hired hall or who attempts to gain admission thereto, whether such person is lawfully in or at the hall or has entered it unlawfully.

It shall be presumed that all loss caused by breakage or any other damage sustained, occurred during the period of lease of the hired hall, except where the hirer has drawn the attention of the Head: Civil Services to such loss, breakage or other damage before the hirer took occupation of the hall.

(2) The Council may in its discretion require the hirer to pay a prior deposit or to furnish an approved bank guarantee for an amount not exceeding R100 to cover any possible damage or loss. Where the damage exceeds the said amount, the hirer shall be liable for such excess and, where necessary, it may be recovered from any other deposit which the hirer has paid in terms of these by-laws to the Council for the hire of the hall for the occasion concerned.

(3) After each assembly the Head: Civil Services and the hirer or any person authorized by him or on his behalf, shall inspect the hired hall and notice shall immediately be taken of any article which is damaged, lost or missing from the hired hall or of any damage to any part of such hall, and the hirer shall replace or pay for such damaged, lost or missing article as well as for any damage to any part of such hall.

Council not Liable for the Loss, Accidents or Use of or Faults in Lighting, Installation or Equipment.

22.(1) The Council shall accept no responsibility or liability whatsoever in respect of any damage or loss to any property, article, or thing of whatever nature, which the hirer or any person who enters the hall or makes use of the equipment in the hired hall, has placed or left in or near the hall, or for damage or loss to any person or the clothes of such person who enters the hired hall or makes use of the equipment therein; and by the signing of the agreement form as prescribed in Schedule A, the hirer indemnifies the Council against any claim instituted by any person or persons on any ground whatsoever, and the Council shall also not be responsible for any loss to the hirer due to any accident, disruption, fault or defect in respect of any machinery, appliance, Lighting, equipment or the installation thereto in the hired hall or in respect of any other machinery, appliance, or installation howsoever caused.

(2) Any property of whatsoever nature, belonging to the hirer or to any other person, which is left in the hall and is not claimed within 3 months, shall be forfeited to the Council and disposed of as prescribed by the Council: Provided that in the case of empty bottles,

ander vloeistofhouers verbeuring geskied indien sodanige artikels nie binne 7 dae van die datum waarop die lokaal verhuur was, geëis word nie.

(3) Indien daar tegelykertyd gebruik gemaak word van twee of meer lokale in die Stadsaal of Van Riebeeckpark kompleks, is die Raad onder geen omstandighede hoe-genaamd verantwoordelik vir enige geraas of steurnis wat 'n hinderlike effek op die gebruik van enige van die gehuurde lokale het nie.

Kleedkamers.

23. Die kleedkamers is onder toesig en in bewaring van die huurder wat self oppassers moet verskaf en aanspreeklikheid aanvaar vir enige fout wat daarin ontstaan of verlies wat daaruit gely mag word.

Deurgange en Kennisgewings moet Belig en Onbelemmerd Gehou word.

24.(1) Niemand mag 'n gang, deurgang, trap of ander ingangs- of uitgangsweg belemmer deur 'n stoel of enige ander belemmering daarin te plaas nie en niemand mag 'n deur wat vir die doel van publieke in- en uitgang gebruik of verskaf word, sluit, grendel of andersins vasmaak op so 'n manier dat dit nie onmiddellik sonder 'n sleutel of ander toestel geopen kan word nie, of enige ander bevestigingsmiddel daaraan heg of gebruik behalwe soos voorgeskryf nie.

(2) Niemand mag moedwillig of kwaadwillig enige ligte uitdoof terwyl die gebou vir die publiek oop is nie, en geen huurder of okkuperder mag nalaat om alle trap-arms, gange, buite- en voorportale en ander in- en uitgangsweë behoorlik belig te hou nie.

(3) Niemand mag die kennisgewings of tekens in die lokaal moedwillig vir die gesig verberg, dit wegsteek of uitwis nie.

Beskermingsmiddels teen Brand of Ongeluk moet Onbelemmerd gehaat word.

25. Geen huurder of gebruiker mag nalaat of versuim om alle of enige van die inrigtings, toestelle, kennisgewings of tekens wat as beschermingsmiddels teen brand of ongeluk in die gehuurde lokaal of enige gang of deurgang wat toegang daartoe verleen, voorsien word, in 'n behoorlike toestand en posisie te onderhou nie.

Rook Verbode.

26. Rook word streng verbied op die galery van die hoofsaal van die Stadsaal asook die verhoë en onmiddellike omgewing van alle lokale, tensy dit deel vorm van 'n opvoering, asook in die hoofsaal van die stadsaal by geleenthede waar die galery van die hoofsaal saam met die saal gebruik word en in sodanige lokale waar 'n kennisgewing verskyn dat rook verbode is, en die huurder moet toesien dat hierdie verbod toegepas word.

ALGEMEEN.

Bepalings Betreffende Rolprentvertonings.

27. Indien die lokaal vir 'n rolprent-, tekenrolprent- of kinematografiese vertoning gehuur word, moet die huurder sorg dat die bepalings van die verordeninge betreffende sulke vertonings, wat in die munisipaliteit van toepassing is, nagekom word.

bottle containers and other liquid containers, the forfeiture shall occur if such articles are not claimed within 7 days from the date of which the hall was hired.

(3) If simultaneous use is made of two or more halls in the town hall or Van Riebeeck Park Complex, the Council shall under no circumstances whatsoever be responsible for any noise or nuisance which may have a disturbing effect on the use of any of the hired halls.

Cloak Rooms.

23. The cloak rooms shall be in the care and custody of the hirer, who shall provide his own attendants and be responsible for any mistakes arising therein or loss that may occur therefrom.

Passage and Notices shall be Lighted and Kept Unobstructed.

24.(1) No person shall obstruct a passage, corridor, step or other entrance or exit by placing a chair or any other obstruction therein, and no person shall lock, bolt or otherwise fasten a door which is used or provided for public entrance and exit, in such manner that it cannot be opened immediately without a key or other appliance; or attach or use any adhesive thereon except as prescribed.

(2) No person shall intentionally or maliciously extinguish any light whilst the building is open to the public, and no hirer or occupier shall fail to keep all lights of stairs, passages, lobby and other entrances and exit ways properly lighted.

(3) No person shall intentionally obscure, conceal or efface the notices or signs in the hall.

Protective Agents against fire or Accident shall be left Intact.

25. No hirer or user shall neglect or fail to maintain in proper condition and position, all or any of the installations, appliances, notices or signs which are provided as protective agents against fire or accidents in the hired hall or any passage or corridor giving entrance thereto.

Smoking Prohibited.

26. Smoking is strictly prohibited on the gallery of the main hall of the town hall and also on the stages and immediate vicinity of all the halls, except where it forms part of the performance, as well as in the main hall of the town hall on occasions when the gallery of the main hall is used with the hall and in such halls where there is a notice that smoking is prohibited, and the hirer shall take care that this prohibition is complied with.

GENERAL.

Provisions Concerning Cinema Shows.

27. If the hall is hired for a cinema show, cartoon or cinematographic show, the hirer shall comply with the provisions of the by-laws concerning such shows, which are applicable in the municipality.

Bepalings van die Regulering van Bioskoopvertonings.

28. Ingeval enigeen van die vertrekke vir 'n bioskoop- of kinematograafvertoning bespreek is, moet die huurder voldoen aan die voorwaardes van die Raad se verordeninge betreffende sodanige vertonings, en indien enige vertoning vir publieke uitvoering volgens die sienswyse van die Raad ongeskik geag word, het die Raad die reg om enige herhaling van sodanige uitvoering te verbied, of om die ooreenkoms met die huurder te kanselleer, al na die Raad goeddink, en die huurder moet hom by sodanige beslissing hou en is tot geen skadevergoeding geregtig uit hoofde van die Raad se handelswyse nie. Die Raad het ook die reg om, alvorens enige prent, uitvoering of rolprent aan die publiek vertoon word, 'n private besigtiging van sodanige prent, uitvoering of rolprent te eis, wat vir alle stadsraadslede toeganklik is, en ingeval sodanige eis gestel word, mag die huurder nie toelaat dat sodanige prent, uitvoering of rolprent aan die publiek gewys of vertoon word nie, tensy en totdat sodanige private besigtiging aldus gegee en die Raad daarna skriftelik sy toestemming tot die publieke vertoning van sodanige prent, uitvoering of rolprent gegee het.

Toestemming van Eienaar van die Outeursreg word vereis vir Uitvoering of Vertoning van enige Musikale of Ander werk.

29.(1) Die verhuur van enige lokaal ingevolge hierdie verordeninge word nie beskou as 'n verlenging van enige toestemming van die Raad tot die uitvoering of vertoning van enige musikale of ander werk nie sonder die toestemming van die eienaar van die oueursreg daarvan in enige vorm met inbegrip van die reg van uitvoering. Die huurder is verplig om die toestemming van enige sodanige eienaar te verkry in die mate wat wettig vereis word indien deur die Raad van hom verlang, moet hy op aanvraag tot voldoening van die Raad bewys lever van die verlening van sodanige toestemming voor enige sodanige uitvoering of vertoning, en by ontstentenis van die levering van sodanige bewys, is die Raad geregtig om, tensy sodanige werk onmiddellik op sy eis aan uitvoering of vertoning onttrek word die bespreking van die aldus gehuurde lokaal terstond kanselleer, en by skriftelike kennisgewing te dien effekte word die reg van die huurder en die gebruik of verdere gebruik van die lokaal onmiddellik beëindig en gestaak, en die Raad kan die huurder en sy bediendes en vergunningshouers daarvandaan uitsluit en weier om toegang daartoe te verleen en is voorts nie aanspreeklik vir die terugbetaling of vergoeding van enige huurgeld wat vir die gebruik van die lokaal vooruit of andersins betaal is nie.

(2) Deur ondertekening van die ooreenkomsform vrywaar die huurder die Raad en stel hy die Raad skadeloos vir en teen enige vordering vir 'n geregtelike bevel, vir skadevergoeding of andersins en vir koste met inbegrip van koste tussen prokureur en kliënt, wat teen die Raad ingestel kan word weens enige oortreding deur die huurder en deur enige agent, werknemer, kaartjie-agent of bediende van die huurder tydens die gebruik van die lokaal, waardeur afbreuk gedoen word aan die oueursreg in enige vorm, van enige persoon of maatskappy en in die hou van enige uitvoering, werk of handeling daarin (met inbegrip van buite-reklame en uitsending).

(3) Waar programme van musiek of van werke wat uitgevoer moet word voor 'n uitvoering gedruk word, moet twee van sodanige gedrukte programme deur die huurder aan die end van sodanige uitvoering aan die Hoof: Burgerlike Dienste oorhandig word tesame met

Provisions Regulating Bioscope Performances.

28. In the event of any of the apartments being engaged for a bioscope or cinematograph performance, the hirer shall comply with the terms of the by-laws of the Council regulating to such performances and if in the opinion of the Council any performance shown shall be considered to be undesirable for public exhibition, the Council shall have the right to forbid any repetition of such performance or to cancel the agreement with the hirer as the Council may deem fit, and the hirer shall abide by such decision and shall not be entitled to any compensation by reason of the Council's action. The Council shall have the right, before any picture, performance or film is shown to the public to demand a private view, open to all town councillors of such picture, performance or film, and in the event of such demand being made, the hirer shall not permit such picture, performance or film to be shown or exhibited to the public unless and until such private view has been so given and the Council has thereafter notified in writing its assent to the public exhibition of such picture, performance or film.

Consent of Owner of Copyright shall be required for Performance or Exhibition of any Musical or other Works.

29.(1) The letting of any hall in terms of these by-laws shall not be deemed to convey any sanction by the Council for the performance or exhibition of any musical or other work without the consent of the owner of the copyright thereof in any form including the performing right. The hirer shall be compelled to obtain the consent of any such owner to such extent as may lawfully be required and, if so required by the Council, shall produce on demand proof to the satisfaction of the Council of the grant of such consent prior to any such performance or exhibition; failure to produce such proof shall entitle the Council, unless such work be immediately withdrawn on its demand from performance or exhibition, summarily to cancel the reservation of the premises hired, and on written notice to that effect, the right of the hirer to the use or continued use of the hall shall at once determine and cease, and the Council may exclude the hirer and his servants and licences therefrom and decline to give access thereto, and shall not be liable to restore or refund any rent paid in advance or otherwise for the use of the hall.

(2) By signing the agreement form, the hirer shall indemnify and hold harmless the Council from and against any claim for an injunction, damages or otherwise and for costs, including costs between attorney and client, that may be made against it by reason of any infringement by the hirer and any agent, employee, booking agent or servant of the hirer whilst using the hall, of the copyright in any form of any person or company and in the conduct (including external advertisement and broadcasting) of any performance, work or act therein.

(3) Where programmes of music or works to be performed are printed prior to a performance, two copies of such printed programmes shall be handed to the Head: Civil Services by the hirer at the conclusion of such

'n lys, in duplo van die gelewerde ekstra nommers. Waar daar 'n afwyking van die gedrukte programme is, moet die huurder sodanige afwyking op sodanige programme skriftelik aanbring ten einde die werklike musiek of werke aan te duい wat uitgevoer word. Waar daar geen programme van musiek of werke wat uitgevoer moet word, gedruk word nie, moet 'n volledige lys van die gelewerde musiek of werke, in duplo, deur die huurder na afloop van die uitvoering aan die Hoof Burgerlike Dienste oorhandig word. Sodanige lys moet aantoon

- (a) die titels van werke wat uitgevoer is;
 - (b) hoeveel keer dit uitgevoer was;
 - (c) 'n beskrywing daarvan;
 - (d) die outeur;
 - (e) die komponis;
 - (f) die arrangeerder; en
 - (g) die uitgewer.

Herroeping van Verordeninge.

Die Stadsaalverordeninge van die Municipaliteit, Nelspruit, afgekondig by Administrateurskennisgewing 1039, van 28 November 1951, soos gewysig, word hierby herroep.

PB. 2-4-2-94-22

and the condition of the body is bad and the man has been ill for several days he can't eat or drink at all. He has a high fever and his pulse is weak and slow. The doctor says he is very ill and must be sent to the hospital as soon as possible. The doctor also says that the man will die if he doesn't get help quickly. The doctor gives him some medicine and sends him to the hospital. The doctor says that the man will be fine after he gets help.

have to find a place where we can get all the
men to go to work, but I do not think this will be too
difficult as up until now the men mostly come in
here to do their work. It is difficult to get a man to leave
the town as there is no other place to go to, and he
would prefer to stay here and have a good time, and if
he does not like it he can always go back to his old
place of work. The men here are mostly young and
they are not used to working hard, so they will not be
able to work very long, but they will be able to work
for a few hours at a time, and then they will be
able to rest and have a good time.

It is also known that the concentration of H_2S in the air can affect the rate of oxidation of sulfur compounds by the same mechanism as the effect of oxygen on the rate of oxidation of organic compounds.

performance together with a list in duplicate of the encores rendered. Where the printed programme has not been adhered to, the hirer shall make the relevant alteration, in writing, to such programme so as to show the actual music or work performed. Where no programmes of music or works to be performed are printed, a complete list in duplicate of the music or works rendered shall be handed to the Head: Civil Services by the hirer at the conclusion of the performance. Such list shall show —

- (a) titles of works performed;
 - (b) number of times performed;
 - (c) description;
 - (d) author;
 - (e) composer;
 - (f) arranger; and
 - (g) publisher.

Revocation of By-laws.

The Town Hall By-laws of the Nelspruit Municipality, published under Administrator's Notice 1039, dated 28 November, 1951, as amended, are hereby revoked.

PB. 2-4-2-94-22

BYLAE A. / SCHEDULE A.

Vorm No./Form No. _____

AANSOEK/OOREENKOMS: HUUR VAN LOKAAL/LOKALE/GERIWE/DIENSTE-

APPLICATION/AGREEMENT: HIRE OF HALL/HALLS/FACILITIES/SERVICES

Aan/To: Die Hoof/The Head: Burgerlike Dienste/Civil Services
Posbus/P.O. Box 45,
Nelspruit. 1200.

Meneer/Sir

Ek/Ons

I/We
die ondergetekende/s, doen hiermee aansoek om die ondergemerkte lokaal/lokale/geriewe/dienste op
the undersigned herewith apply to hire the hall/halls/facilities/services as marked hereunder on
vanaf tot vir die doelcindes van
from to for the purpose of

(1) Lokaal(Hall):

(a) *Burgerscentrum/Civic Centre*

- (i) Stadsaal/Town Hall
 - (ii) Soepcesaal/Supper Hall
 - (iii) Verversingsaal/Refreshment Hall
 - (iv) Lesingsaal/Lecture Hall
 - (v) Voortportaal/Foyer

(b) *Van Riebeekpark/Van Riebeeck Park:*

- (i) Saal/Hall
(ii) Soepeesaal/Supper Hall

(2) Geriewe/Facilities:

- (i) Klavier — Vleuel (Groot)/Piano — (Grand)
(Klein)/(Baby Grand)
 - (ii) Klavier — (Recop)/Piano — (Upright)
 - (iii) Orrel/Organ
 - (iv) Luidsprekerstelsel/Public Address System
 - (v) Breekgoed/Crockery
 - (vi). Yskas/Refrigerator
 - (vii) Stoof en verwarmingstoestelle/Stove and Heating Apparatus

(3) Dienste/Service:

- (i) Elektrisiën/Electrician
 (ii) Brandweerman/Fire Officer
 (iii) Bantoe-arbeiders/Bantu Labourers

(4) *Ander (spesifiseer)/Other (specify):*

.....

Ek/Ons verklaar hiermee dat ek/ons ten volle vertrouyd is met die tariewe en al die voorwaarde van huur soos in die toepaslike verordeninge bepaal en wat ek/ons hiermee sonder voorbehoud aanvaar en onderneem om na te kom.

I/We herewith declare that I/we are fully conversant with the tariffs and all the conditions of hire as set out in the applicable by-laws and which I/we herewith unconditionally accept and undertake to comply with.

undertake to comply.
Getekken/Signed:

Volledige Adres/Full Address:

Telefoonnummer / Telephone No.: _____

Datum/Date:

Namens/On behalf of:

Besprekings aanyaar/Booking accepted:

Administrateurskennisgewing 202 20 Februarie 1980

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE: WYSIGING VAN ABATTOIRVERORDENINGE.

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 Abattoirverordeninge van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, afgekondig by Administrateurskennisgewing 363 van 10 Mei 1950, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in subartikel (ii)(bb) van artikel 116 die syfer "10c" deur die uitdrukking "die Staatstarief soos van tyd tot tyd bepaal word".

2. Deur Deel 1 van Bylae A deur die volgende te vervang:

"Deel 1

Vleisinspeksies: ...

Vir die inspeksie van karkasse in die algemene reggebiede van die Raad moet die volgende gelde aan die Raad betaal word:

Per becs: R2,05.

Per kalf: 90c.

Per skaap, bok of lam: 80c.

Per vark R1,25.

Per speenvark: 45c."

PB. 2-4-2-2-111

Administrateurskennisgewing 203 20 Februarie 1980

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE: WYSIGING VAN SANITÉRE 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 Sanitäre 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 1(3) die syfer "65c" deur die syfer "R2,50" te vervang.

Administrator's Notice 202

20 February, 1980

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS: AMENDMENT TO ABATTOIR 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 firstmentioned ordinance.

The Abattoir By-laws of the Transvaal Board for the Development of Peri-Urban Areas, published under Administrator's Notice 363, dated 10 May, 1950, as amended, are hereby further amended, as follows:

1. By the substitution in subsection (ii)(bb) of section 116 for the figure "10c" of the expression "State rate as determined from time to time".

2. By the substitution for Part 1 of Schedule A of the following:

"Part 1

Meat Inspection:

For the inspection of carcasses in the Board's general area of jurisdiction the following fees shall be paid to the Board —

Cattle, each: R2,05.

Every calf: 90c.

Every sheep, lamb or goat: 80c.

Every pig: R1,25.

Every sucking pig: 45c.

PB. 2-4-2-2-111

Administrator's Notice 203

20 February, 1980

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 firstmentioned 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 1(3) for the figure "65c" of the figure "R2,50".

2. Deur item 4 te wysig deur —
- (a) in subitem (1)(a) en (b) die syfer "R42" deur die syfer "R60" te vervang;
 - (b) in subitem (2)(a) en (b) die syfer "R33" deur die syfer "R35" te vervang; en
 - (c) in subitem (4) die syfer "65c" deur die syfer "R2,50" te vervang.
3. Deur item 5 te wysig deur —
- (a) in subitem (1)(a) en (b) die uitdrukking "per kwartaal: R6" deur die uitdrukking "per jaar: R36" te vervang;
 - (b) in subitem (2) die syfer "R30" deur die syfer "R36" te vervang; en
 - (c) in subitem (4) die syfer "39c" deur die syfer "R2,50" te vervang.
4. Deur item 6 te wysig deur —
- (a) die eerste paragraaf na die opskrif te nommer subitem (1); en
 - (b) na subitem (1) die volgende by te voeg:
"2 Spesiale Vuilgoedverwydering.
Per 1 m³ of gedeelte daarvan: R2,50".
5. Deur in item 7(3) die syfer "R1,50" deur die syfer "R2,50" te vervang.
6. Deur in item 8(3) die syfer "R1,50" deur die syfer "R2,50" te vervang.
7. Deur in item 11(3) die syfer "65c" deur die syfer "R2,50" te vervang.
8. Deur item 12 te wysig deur —
- (a) in subitem (1) die syfer "R36" deur die syfer "R45" te vervang; en
 - (b) in subitem (4) die syfer "65c" deur die syfer "R2,50" te vervang.
9. Deur item 13 te wysig deur —
- (a) in subitem (2) die syfer "65c" deur die syfer "R2,50" te vervang; en
 - (b) in subitem (5)(a) en (b) die syfers "R2,20" en "R3" onderskeidelik deur die syfers "R2,50" en "R5" te vervang.
10. Deur subitem (4) van item 15 deur die volgende te vervang:
- "(4) Spesiale vuilgoedverwydering.
Per 1 m³ of gedeelte daarvan R2,50".
11. Deur subitem (2) van item 18 deur die volgende te vervang:
- "(2) Spesiale vuilgoedverwydering.
Per 1 m³ of gedeelte daarvan R2,50".
12. Deur in item 19(3) die syfer "65c" deur die syfer "R2,50" te vervang.
13. Deur item 21 te wysig deur —
- (a) in subitem (6)(a) en (b) die syfers "R1,31" en "65c" onderskeidelik deur die syfer "R2,50" te vervang; en
2. By amending item 4 by —
- (a) the substitution in subitem (1)(a) and (b) for the figure "R42" of the figure "R60";
 - (b) the substitution in subitem (2)(a) and (b) for the figure "R33" of the figure "R35"; and
 - (c) the substitution in subitem (4) for the figure "65c" of the figure "R2,50".
3. By amending item 5 by —
- (a) the substitution in subitem (1)(a) and (b) for the expression "per quarter: R6" of the expression "per year: R36";
 - (b) the substitution in subitem (2) for the figure "R30" of the figure "R36"; and
 - (c) the substitution in subitem (4) for the figure "39c" of the figure "R2,50".
4. By amending item 6 by —
- (a) numbering the first paragraph after the heading to read subitem (1); and
 - (b) the addition after subitem (1) of the following:
"(2) Special refuse removal.
Per 1 m³ or part thereof: R2,50".
5. By the substitution in item 7(3) for the figure "R1,50" of the figure "R2,50".
6. By the substitution in item 8(3) for the figure "R1,50" of the figure "R2,50".
7. By the substitution in item 11(3) for the figure "65c" of the figure "R2,50".
8. By amending item 12 by —
- (a) the substitution in subitem (1) for the figure "R36" of the figure "R45"; and
 - (b) the substitution in subitem (4) for the figure "65c" of the figure "R2,50".
9. By amending item 13 by —
- (a) the substitution in subitem (2) for the figure "65c" of the figure "R2,50"; and
 - (b) the substitution in subitem (5)(a) and (b) for the figures "R2,20" and "R3" of the figures "R2,50" and "R5" respectively.
10. By the substitution for subitem (4) of item 15 of the following:
- "(4) Special refuse removal.
Per 1 m³ or part thereof: R2,50".
11. By the substitution for subitem (2) of item 18 of the following:
- "(2) Special refuse removal.
Per 1 m³ or part thereof: R2,50".
12. By the substitution in item 19(3) for the figure "65c" of the figure "R2,50".
13. By amending item 21 by —
- (a) the substitution in subitem (6)(a) and (b) for the figures "R1,31" and "65c" of the figure "R2,50" respectively; and

- (b) subitem (8) deur die volgende te vervang;
 " "(8) Verwydering van vakuumtenkinhoud.
 Vir elke 3 500 of gedeelte daarvan: R3,50".
14. Deur in item 22 die syfer "R55" deur die syfer "R72" te vervang.
15. Deur in subitem (3)(a) en (b) van item 23 die syfers "R1,31" en "65c" onderskeidelik deur die syfer "R2,50" te vervang.
16. Deur item 24 te wysig deur —
- (a) die eerste paragraaf na die opskrif te nommer subitem (1); en
 (b) na subitem (1) die volgende by te voeg:
 "(2) Spesiale vuilgoedverwydering.
 Per 1 m³ of gedeelte daarvan R2,50".
17. Deur in item 26(2) die syfer "65c" deur die syfer "R2,50" te vervang.
18. Deur in item 27 die syfer "R37,80" deur die syfer "R40" te vervang.
19. Deur item 28 te wysig deur —
- (a) in subitem (1) die syfer "R26,40" deur die syfer "R30" te vervang; en
 (b) subitem (2) deur die volgende te vervang:
 "(2) Verwydering van industriële vullis.
 (i) Kompakteerbare vullis, per vrag: R21.
 (ii) Nie-kompakteerbare vullis, per vrag: R26".
20. Deur subitem (2) van item 30 deur die volgende te vervang:
 "(2) Spesiale vuilgoedverwydering.
 Per 1 m³ of gedeelte daarvan: R2,50".
21. Deur in item 31(2) die syfer "75c" deur die syfer "R2,50" te vervang.
22. Deur in item 32(4) die syfer "R1,00" deur die syfer "R2,50" te vervang.
23. Deur item 33 te wysig deur —
- (a) in subitem (1) die syfer "R48" deur die syfer "R60" te vervang; en
 (b) subitem (2) deur die volgende te vervang:
 "(2) Spesiale vuilgoedverwydering.
 Per 1 m³ of gedeelte daarvan: R2,50".
24. Deur na item 34(3) die volgende in te voeg:
 "(4) Spesiale vuilgoedverwydering.
 Per 1 m³ of gedeelte daarvan: R2,50".
25. Deur item 39 te wysig deur —
- (a) in subitem (2) die syfer "R30" deur die syfer "R36" te vervang; en
 (b) na subitem (3) die volgende by te voeg:
 "(4) Spesiale vuilgoedverwydering.
 Per 1 m³ of gedeelte daarvan: R2,50".
- (b) the substitution for subitem (8) of the following:
 "(8) Removal of vacuum tank contents.
 For every 3 500 or part thereof: R3,50".
14. By the substitution in item 22 for the figure "R55" of the figure "R72".
15. By the substitution in subitem (3)(a) and (b) of item 23 for the figures "R1,31" and "65c" of the figure "R2,50" respectively.
16. By amending item 24 by —
- (a) numbering the first paragraph after the heading to read subitem (1); and
 (b) the addition after subitem (1) of the following:
 "(2) Special refuse removal.
 Per 1 m³ or part thereof: R2,50".
17. By the substitution in item 26(2) for the figure "65c" of the figure "R2,50".
18. By the substitution in item 27 for the figure "R37,80" of the figure "R40".
19. By amending item 28 by —
- (a) the substitution in subitem (1) for the figure "R26,40" of the figure "R30"; and
 (b) the substitution for subitem (2) of the following:
 "(2) Removal of industrial refuse.
 (i) Compactable refuse, per load: R21.
 (ii) No-compactable refuse, per load: R26".
20. By the substitution for subitem (2) of item 30 of the following:
 "(2) Special refuse removal.
 Per 1 m³ or part thereof: R2,50".
21. By the substitution in item 31(2) for the figure "75c" of the figure "R2,50".
22. By the substitution in item 32(4) for the figure "R1,00" of the figure "R2,50".
23. By amending item 33 by —
- (a) the substitution in subitem (1) for the figure "R48" of the figure "R60"; and
 (b) the substitution for subitem (2) of the following —
 "(2) Special refuse removal.
 Per 1 m³ or part thereof: R2,50".
24. By the addition after item 34(3) of the following:
 "(4) Special refuse removal.
 Per 1 m³ or part thereof: R2,50".
25. By amending item 39 by —
- (a) the substitution in subitem (2) for the figure "R30" of the figure "R36"; and
 (b) the addition after subitem (3) of the following:
 "(4) Special refuse removal.
 Per 1 m³ or part thereof: R2,50".

26. Deur na item 42(1) die volgende by te voeg:

"(2) Spesiale vuilgoedverwydering.

Per 1 m³ of gedeelte daarvan: R2,50".

PB. 2-4-2-81-111

Administrateurskennisgewing 204 20 Februarie 1980

KENNISGEWING VAN VERBETERING.

MUNISIPALITEIT TZANEEN: ELEKTRISITEITS-VERORDENINGE.

Administrateurskennisgewing 65 van 16 Januarie 1980 word hierby verbeter deur in item 1 die uitdrukking "R7,50" deur die uitdrukking "R5,00" te vervang.

PB. 2-4-2-36-71

Administrateurskennisgewing 205 20 Februarie 1980

MUNISIPALITEIT VENTERSDORP: WYSIGING VAN SWEMBADVERORDENINGE.

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

Die Swembadverordeninge van die Munisipaliteit Ventersdorp, aangekondig by Administrateurskennisgewing 778 van 19 Oktober 1966, soos gewysig, word hierby verder gewysig deur na item 2 van die Tarief van Gelde onder die Bylae die volgende by te voeg:

3. Gebruik van Swembad deur Skoolgaande Kinders:

Toegang aan skoolgaande kinders onder toesig van 'n onderwyser, gedurende normale skoolure: Per seisoen: R50.

PB. 2-4-2-91-35

Administrateurskennisgewing 206 20 Februarie 1980

MUNISIPALITEIT VEREENIGING: WYSIGING VAN BOUVERORDENINGE.

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 Bouverordeninge van die Munisipaliteit Vereeniging, deur die Raad aangeneem by Administrateurskennisgewing 781 van 14 Mei 1975, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in artikel 162(1)(d) die uitdrukking "2,6 m" deur die uitdrukking "2,4 m" te vervang.

2. Deur in artikel 166 die uitdrukking "2,6 m" deur die uitdrukking "2,4 m" te vervang.

3. Deur in artikel 167 die uitdrukings "2,6 m" en "2,75 m" onderskeidelik met die uitdrukings "2,4 m" en "2,55 m" te vervang.

4. Deur in artikel 186 die uitdrukking "2,6 m" deur die uitdrukking "2,4 m" te vervang.

26. By the addition after item 42 of the following:

"(2) Special refuse removal.

Per 1 m³ or part thereof: R2,50".

PB. 2-4-2-81-111

Administrator's Notice 204

20 February, 1980

CORRECTION NOTICE.

TZANEEN MUNICIPALITY: ELECTRICITY BY-LAWS.

Administrator's Notice 65, dated 16 January, 1980, is hereby corrected by the substitution in item 1 for the expression "R7,50" of the expression "R5,00".

PB. 2-4-2-36-71

Administrator's Notice 205

20 February, 1980

VENTERSDORP MUNICIPALITY: AMENDMENT TO SWIMMING BATH BY-LAWS.

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

The Swimming Bath By-laws of the Ventersdorp Municipality, published under Administrator's Notice 778, dated 19 October, 1966, as amended, are hereby further amended by the addition after item 2 of the Tariff of Charges under the Schedule of the following:

3. Use of Swimming Bath by School Children.

Admission of school children under supervision of a teacher, during normal school hours: Per season: R50.

PB. 2-4-2-91-35

Administrator's Notice 206

20 February, 1980

VEREENIGING MUNICIPALITY: AMENDMENT TO BUILDING 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 Building By-laws of the Vereeniging Municipality, adopted by the Council under Administrator's Notice 781, dated 14 May, 1975, as amended, are hereby further amended as follows:

1. By the substitution in section 162(1)(d) for the expression "2,6 m" of the expression "2,4 m".

2. By the substitution in section 166 for the expression "2,6 m" of the expression "2,4 m".

3. By the substitution in section 167 for the expressions "2,6 m" and "2,75 m" of the expressions "2,4 m" and "2,55 m" respectively.

4. By the substitution in section 186 for the expression "2,6 m" of the expression "2,4 m".

5. Deur in die artikel met die opskrif "Klosetvensters" op bladsy 76 die syfers "194" deur die syfers "184" te vervang.

6. Deur in artikel 199(2)(c) die uitdrukking "2,6 m" deur die uitdrukking "2,4 m" te vervang.

7. Deur in artikel 276 die uitdrukking "2,5 m" deur die uitdrukking "2,4 m" te vervang.

8. Deur in artikel 332 die uitdrukking "2,6 m" deur die uitdrukking "2,4 m" te vervang.

PB. 2-4-2-19-36

Administrateurskennisgewing 207 20 Februarie 1980

MUNISIPALITEIT WARMBAD: AANNAME VAN STANDAARD GESONDHEIDSVERORDENINGE VIR KINDERBEWAARHUISE EN KINDERBEWAARHUISE-CUM-KLEUTERSKOLE VIR BLANKE KINDERS.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Warmbad die Standaard Gesondheidsverordeninge vir Kinderbewaarhuise en Kinderbewaarhuise-Cum-Kleuterskole vir Blanke Kinders, afgekondig by Administrateurskennisgewing 273 van 1 Maart 1972, ingevolge artikel 96bis(2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

PB. 2-4-2-25-73

Administrateurskennisgewing 208 20 Februarie 1980

REGULASIES INSAKE DIE TRANSVAALSE GEMEENSKAPLIKE MUNISIPALE JAARGELD- EN GRATIFIKASIEFONDS: WYSIGING.

Ingevolge artikel 79 quat van die Ordonnansie op Plaaslike Bestuur, 1939, wysig die Administrateur hiermee die Regulasies insake die Transvaalse Gemeenskaplike Municipale Jaargeld- en Gratifikasiefonds, afgekondig by Administrateurskennisgewing 550 van 25 Mei 1970, soos in die Bylae hierby uiteengesit.

BYLAE.

Regulasie 33 word hierby gewysig deur in subregulasie (1)(b) die uitdrukking "1 persent" met die uitdrukking "2 persent" te vervang.

PB. 3-4-6-3

Administrateurskennisgewing 209 20 Februarie 1980

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 246 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB. 4-2-2-5293

5. By the substitution in the Afrikaans text in the section under the heading "Klosetvensters" on page 76 for the figures "194" of the figures "184".

6. By the substitution in section 199(2)(c) for the expression "2,6 m" of the expression "2,4 m".

7. By the substitution in section 276 for the expression "2,5 m" of the expression "2,4 m".

8. By the substitution in section 332 for the expression "2,6 m" of the expression "2,4 m".

PB. 2-4-2-19-36

Administrator's Notice 207 20 February, 1980

WARMBATHS MUNICIPALITY: ADOPTION OF STANDARD HEALTH BY-LAWS FOR CRÈCHES AND CRÈCHES-CUM-NURSERY SCHOOLS FOR WHITE CHILDREN.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Warmbaths has, in terms of section 96bis(2) of the said Ordinance, adopted without amendment the Standard Health By-laws for Crèches and Crèches-Cum-Nursery Schools for White Children, published under Administrator's Notice 273, dated 1 March, 1972, as by-laws made by the said Council.

PB. 2-4-2-25-73

Administrator's Notice 208 20 February, 1980

REGULATIONS GOVERNING THE TRANSVAAL JOINT MUNICIPAL ANNUITY AND GRATUITY FUND: AMENDMENT.

In terms of section 79 quat of the Local Government Ordinance, 1939, the Administrator hereby amends the Regulations governing the Transvaal Joint Municipal Annuity and Gratuity Fund promulgated under Administrator's Notice 550 of 25 May, 1970, as set out in the Schedule hereto:

SCHEDULE.

Regulation 33 is hereby amended by the substitution in subregulation (1)(b) of the expression "1 per cent" by the expression "2 per cent".

PB. 3-4-6-3

Administrator's Notice 209 20 February, 1980

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 246 Township to be an approved township, subject to the conditions set out in the Schedule hereto.

PB. 4-2-2-5293

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR JOSIAS JAKOBUS STANDER INGE-VOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GE-DEELTE 857 VAN DIE PLAAS ELANDSFONTEIN 90-I.R., PROVINSIE TRANSVAAL, TOEGESTAAN IS.

1. STIGTINGSVORWAARDES.

(1) *Naam.*

Die naam van die dorp is Bedfordview Uitbreiding 246.

(2) *Ontwerp.*

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. A.3820/79.

(3) *Strate.*

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

(4) *Begifting.*

(a) Betaalbaar aan die plaaslike bestuur:

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

- (i) 15% van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die bou van strate en/of stormwaterdrainering in of vir die dorp.
- (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 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 regsgebied.
- (v) 5% van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aange-

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY JOSIAS JAKOBUS STANDER UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 857 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 246.

(2) *Design.*

The township shall consist of erven and streets as indicated on General Plan S.G. A.3820/79.

(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

wend moet word vir die voorsiening van hoofdienste vir die dorp.

Sodanige begiftiging moet ooreenkomsdig 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 onderwysdoeleindes 'n globale bedrag op die grondwaarde van spesiale woongrond in die dorp betaal, waarvan die grootte bepaal word deur 48,08 m² te vermenigvuldig met die getal spesiale woonerwe in die dorp. Die waarde van die grond word bepaal kragtens die bepalings van artikel 74(3) 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.*

Geen ingang van Pad 814 tot die dorp en geen uitgang uit die dorp tot Pad 814 word toegelaat nie.

(7) *Ontvangs en Versorging van Stormwater.*

Die dorpseienaar moet die dreinering van die dorp so reël dat dit inpas by die dreinering van Pad 814 en moet die stormwater wat van die pad afloop of aangelei word, ontvang en versorg tot bevrediging van die Direkteur, Transvaalse Paatedepartement. Waar dit volgens die mening van die Direkteur, Transvaalse Paatedepartement, as gevolg van dorpstigting, noodsaaklik is om die stormwaterdreineringstelsel te vergroot is die dorpseienaar vir die koste vir installering van 'n vergrote dreineringstelsel vir die pad, verantwoordelik.

(8) *Nakoming van Vereistes van die Direkteur, Transvaalse Paatedepartement.*

Dic dorpseienaar moet die Direkteur, Transvaalse Paatedepartement, tevrede stel betreffende die nakoming van sy voorwaardes.

(9) *Sloping van Geboue.*

Die dorpseienaar moet op eie koste alle geboue gelée binne boulynreserves, kantruimtes of oor gemeenskaplike grense laat sloop tot bevrediging van dic plaaslike bestuur wanneer die plaaslike bestuur dit vereis.

(10) *Verskuwing of Vervanging van Municipale 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 opgele deur die Administrateur ingevolge Ordonnansie 25 van 1965.

authority for the provision of main services for the township.

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 m² by the number of special residential erven in the township. The value of the land shall be determined in terms of the provisions of section 74(3) and such endowment shall be payable in terms of the provisions of section 73 of the said Ordinance.

(5) *Disposal of Existing Conditions of Title.*

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

(6) *Access.*

No ingress from Road 814 to the township and no egress to Road 814 from the township shall be allowed.

(7) *Acceptance and Disposal of Stormwater.*

The township owner shall arrange for the drainage of the township to fit in with the drainage of Road 814 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 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.

(8) *Enforcement of the Requirements of the Director, Transvaal Roads Department.*

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

(9) *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.

(10) *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.

- (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.
- (b) Geen gebou of ander struktuur mag binne die voornoemde servituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige servituut of binne 'n afstand van 2 m daarvan geplant word nie.
- (c) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige rioolhoofpypleidings en ander werke wat hy volgens goeddunke noodsaaklik ag, tydelik te plaas op die grond wat aan die voornoemde servituut grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel, onderworpe daarvan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwydering van sodanige rioolhoofpypleidings en ander werke veroorsaak word.

Administrateurskennisgewing 210 20 Februarie 1980

BEDFORDVIEW-WYSIGINGSKEMA 1/200.

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 246 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 1/200.

PB. 4-9-2-46-200

Administrateurskennisgewing 211 20 Februarie 1980

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 Eldoradopark Uitbreiding 8 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB. 4-2-2-5766

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GEOPEN DEUR DIE GEMEENSKAPSONTWIKKELINGSRAAD INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 70 (N GEDEELTE VAN GEDEELTE 67) VAN DIE PLAAS OLIFANTSVLEI 316-I.Q., PROVINSIE TRANSVAAL, TOEGESTAAN IS.

- (a) The erf is subject to a servitude, 2 m wide, in favour of the local authority, for sewerage and other municipal purposes, along any two boundaries other than a street boundary as determined by the local authority.
- (b) No building or other structure shall be erected within the aforesaid servitude area and no large-rooted trees shall be planted within the area of such servitude or within 2 m thereof.
- (c) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by it during the course of the construction, maintenance or removal of such sewerage mains and other works as it, in its discretion, may deem necessary and shall further be entitled to reasonable access to the said land for the aforesaid purpose, subject to any damage done during the process of the construction, maintenance or removal of such sewerage mains and other works being made good by the local authority.

Administrator's Notice 210 20 February, 1980

BEDFORDVIEW AMENDMENT SCHEME 1/200.

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 246.

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 1/200.

PB. 4-9-2-46-200

Administrator's Notice 211 20 February, 1980

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 Eldoradopark Extension 8 Township to be an approved township, subject to the conditions set out in the Schedule hereto.

PB. 4-2-2-5766

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY THE COMMUNITY DEVELOPMENT BOARD UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 70 (A PORTION OF PORTION 67) OF THE FARM OLIFANTSVLEI 316-I.Q., PROVINCE TRANSVAAL, HAS BEEN GRANTED.

1. STIGTINGSVOORWAARDEN.

(1) Naam.

Dic naam van die dorp is Eldoradopark Uitbreiding 8.

(2) Ontwerp.

Dic dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. A.4393/78.

(3) Begiftiging.

Betaalbaar aan die plaaslike bestuur:

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

- (a) 1% van die grondwaarde van erwe in die dorp welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging van 'n stortingsterrein.
- (b) 1% van die grondwaarde van erwe in die dorp welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging van 'n begraafplaas.

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

(4) Beskikking oor Bestaande Titelvoorwaardes.

Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en servitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale, maar uitgesonderd die servituut geregistreer kragtens Notariële Akte K.2182/79-S, wat slegs erwe 4133 tot 4154 en 4618 tot 4621 en strate in die dorp raak.

(5) Erwe vir Municipale Doeleindes.

Erwe 4618 tot 4621 moet deur en op koste van die dorpsienaar aan die plaaslike bestuur as parke oorgedra word.

(6) Installering van Beveiligingstoestelle.

Indien dit te eniger tyd, na die mening van die Elektrisiteitsvoorsieningskommissie of ingevolge statutêre regulasies nodig gevind word om, vanweë die stigting van die dorp, enige beveiligingstoestelle ten opsigte van die Elektrisiteitsvoorsieningskommissie se bogrondse kraglyne en/of ondergrondse kabels te installeer of om enige veranderings aan genoemde bogrondse kraglyne en/of ondergrondse kabels aan te bring, dan moet die koste om sodanige beveiligingstoestelle of sodanige veranderings aan te bring, deur die dorpsienaar betaal word.

2. TITELVOORWAARDEN.

Dic erwe hieronder genoem is onderworpe aan die voorwaardes soos aangedui opgele deur die Administrateur ingevolge Ordonnansie 25 van 1965.

(1) Alle Erwe met Uitsondering van dié Genoem in Klousule 1(5).

- (a) Die erf is onderworpe aan 'n servituut 2 m breed, vir riolerings- en ander municipale doeleindes, ten gunste van die plaaslike bestuur, langs enige twee

I. CONDITIONS OF ESTABLISHMENT.

(1) Name.

The name of the township shall be Eldoradopark Extension 8.

(2) Design.

The township shall consist of erven and streets as indicated on General Plan S.G. A.4393/78.

(3) Endowment.

Payable to the local authority:

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

- (a) 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;
- (b) 1% of the land value of erven in the township, which amount shall be used by the local authority for the acquisition of land for a cemetery.

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

(4) Disposal of Existing Conditions of Title.

All erven shall be made subject to existing conditions and servitudes, if any, including the reservation of rights to minerals, but excluding the servitude registered under Notarial Deed K.2182/79-S which affects Erven 4133 to 4154 and 4618 to 4621 and streets in the township only.

(5) Erven for Municipal Purposes.

Erven 4618 to 4621 shall be transferred to the local authority by and at the expense of the township owner as parks.

(6) Installation of Protective Devices.

If at any time, in the opinion of the Electricity Supply Commission, or in terms of statutory regulation, it should be found necessary, by reason of the establishment of the township, to install any protective devices in respect of the Electricity Supply Commission's overhead power lines and/or underground cables or to carry out alterations to such overhead power lines and/or underground cables, then cost of installing such protective devices and/or carrying out such alterations shall be borne by the township owner.

2. CONDITIONS OF TITLE.

The erven mentioned hereunder shall be subject to the conditions indicated; imposed by the Administrator in terms of Ordinance 25 of 1965.

(1) All Erven with the Exception of Those Mentioned in Clause 1(5).

- (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

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 rioolhoof-, pypeleidings 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, onder-worde daarvan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwydering van sodanige rioolhoofspypeleidings en ander werke veroorsaak word.

(2) Erve 4491, 4522, 4537, 4564, 4592 en 4599.

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

(3) Erve 4233, 4279, 4280, 4536 en 4537.

Die erf is onderworpe aan 'n serwituut vir transformatordoeleinades ten gunste van die plaaslike bestuur soos op die algemene plan aangedui.

Administrateurskennisgewing 212 20 Februarie 1980

JOHANNESBURG-WYSIGINGSKEMA 90.

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 Johannesburg-dorpsaanlegskema, 1979, wat uit dieselfde grond as die dorp Eldoradopark Uitbreiding 8 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, Johannesburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 90.

PB. 4-9-2-2H-90

Administrateurskennisgewing 213 20 Februarie 1980

JOHANNESBURG-WYSIGINGSKEMA 132.

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 Johannesburg-dorpsaanlegskema, 1979, wat uit dieselfde grond as die dorp Longdale 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, Johannesburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysigingskema staan bekend as Johannesburg-wysigingskema 132.

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

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) Erven 4491, 4522, 4537, 4564, 4592 and 4599.

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

(3) Erven 4233, 4279, 4280, 4536 and 4537.

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 212

20 February, 1980

JOHANNESBURG AMENDMENT SCHEME 90.

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 Johannesburg Town-planning Scheme, 1979, comprising the same land as included in the township of Eldoradopark Extension 8.

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

This amendment is known as Johannesburg Amendment Scheme 90.

PB. 4-9-2-2H-90

Administrator's Notice 213

20 February, 1980

JOHANNESBURG AMENDMENT SCHEME 132.

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 Johannesburg Town-planning Scheme, 1979, comprising the same land as included in the township of Longdale 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, Johannesburg and are open for inspection at all reasonable times.

This amendment is known as Johannesburg Amendment Scheme 132.

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

Administrateurskennisgewing 214 20 Februarie 1980

JOHANNESBURG-WYSIGINGSKEMA 146.

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 Johannesburg-dorpsaanlegskema, 1979, wat uit dieselfde grond as Erf 476, in dorp Ilovo bestaan, goedgekeur het.

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

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 146.

PB. 4-9-2-2H-146

Administrateurskennisgewing 215 20 Februarie 1980

GERMISTON-WYSIGINGSKEMA 1/226.

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 Germiston-dorpsaanlegskema 1, 1945, gewysig word deur die hersonering van gedeeltes van Lot 2593, dorp Primrose (voorheen Lotte 2591 en 2592, dorp Primrose), van "Bestaande Straat" tot "Algemene Besigheid" met 'n digtheid van "Een woonhuis per 8 000 vk. vt."

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

Hierdie wysiging staan bekend as Germiston-wysigingskema 1/226.

PB. 4-9-2-1-226

Administrateurskennisgewing 216 20 Februarie 1980

GERMISTON-WYSIGINGSKEMA 1/242.

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 Germiston-dorpsaanlegskema 1, 1945, gewysig word deur die hersonering van Erf 826, dorp Suid Germiston Uitbreiding 7, van "Openbare Pad" tot "Spesiaal" vir nywerheids- en/of kommersiële doeleindes, onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Germiston-wysigingskema 1/242.

PB. 4-9-2-1-242

Administrator's Notice 214

20 February, 1980

JOHANNESBURG AMENDMENT SCHEME 146.

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 Johannesburg Town-planning Scheme, 1979, comprising the same land as included in Erf 476 in the township of Ilovo.

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

This amendment is known as Johannesburg Amendment Scheme 146.

PB. 4-9-2-2H-146

Administrator's Notice 215

20 February, 1980

GERMISTON AMENDMENT SCHEME 1/226.

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 Germiston Town-planning Scheme 1, 1945, by the rezoning of portions of Lot 2593, Primrose Township (previously Lots 2591 and 2592, Primrose Township), from "Existing Street" to "General Business" with a density of "One dwelling per 8 000 sq. ft."

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

This amendment is known as Germiston Amendment Scheme 1/226.

PB. 4-9-2-1-226

Administrator's Notice 216

20 February, 1980

GERMISTON AMENDMENT SCHEME 1/242.

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 Germiston Town-planning Scheme 1, 1945, by the rezoning of Erf 826, South Germiston Extension 7 Township, from "Public Road" to "Special" for industrial and/or commercial purposes, 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, Germiston and are open for inspection at all reasonable times.

This amendment is known as Germiston Amendment Scheme 1/242.

PB. 4-9-2-1-242

Administrateurskennisgewing 217 20 Februarie 1980
JOHANNESBURG-WYSIGINGSKEMA 28
(Voorheen 1/1087).

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsbeplanningskema, 1979, gewysig word deur die hersonering van Gedeelte 317 van die plaas Braamfontein 53-I.R., van "Algemene Woon" tot "Inrigting", 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, Johannesburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 28.

PB. 4-9-2-2H-28

Administrateurskennisgewing 218 20 Februarie 1980
JOHANNESBURG-WYSIGINGSKEMA 107.

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 Johannesburg-dorpsaanlegskema, 1979, wat uit dieselfde grond as die dorp Ormonde Uitbreiding 5 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, Johannesburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 107.

PB. 4-9-2-2H-107

Administrateurskennisgewing 219 20 Februarie 1980
JOHANNESBURG-WYSIGINGSKEMA 152
(Voorheen Noordelike Johannesburgstreek 811).

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsbeplanningskema, 1979, gewysig word deur die hersonering van Gedeelte 58 van Lot 199, dorp Lyndhurst, van "Residensiel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensiel 1" met 'n digtheid van "Een woonhuis per 1 500 m²".

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

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 152.

PB. 4-9-2-2H-152

Administrator's Notice 217 20 February, 1980
JOHANNESBURG AMENDMENT SCHEME 28
(Previously 1/1087).

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 Johannesburg Town-planning Scheme, 1979, by the rezoning of Portion 317 of the farm Braamfontein 53-I.R., from "General Residential" to "Institutional", 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, Johannesburg and are open for inspection at all reasonable times.

This amendment is known as Johannesburg Amendment Scheme 28.

PB. 4-9-2-2H-28

Administrator's Notice 218 20 February, 1980
JOHANNESBURG AMENDMENT SCHEME 107.

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 Johannesburg Town-planning Scheme, 1979, comprising the same land as included in the township of Ormonde Extension 5.

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

This amendment is known as Johannesburg Amendment Scheme 107.

PB. 4-9-2-2H-107

Administrator's Notice 219 20 February, 1980
JOHANNESBURG AMENDMENT SCHEME 152
(Previously Northern Johannesburg Region 811).

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 Johannesburg Town-planning Scheme, 1979, by the rezoning of Portion 58 of Lot 199, Lyndhurst Township, from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 1 500 m²".

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

This amendment is known as Johannesburg Amendment Scheme 152.

PB. 4-9-2-2H-152

Administrateurskennisgewing 220 20 Februarie 1980

JOHANNESBURG-WYSIGINGSKEMA 167
(Voorheen 1/1138).

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedkeur het dat Johannesburg-dorpsbeplanningskema, 1979, gewysig word deur die hersonering van Lot 55, dorp Oaklands, van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²".

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

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 167.

PB. 4-9-2-2H-167

Administrateurskennisgewing 221 20 Februarie 1980

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 Longdale Uitbreiding 2 tot 'n goedgekeurde dorp, onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB. 4-2-2-3264

BYLAE.

VOORWAARDEN WAAROP DIE AANSOEK GE-DOEN DEUR AFCOL PROPERTIES (PROPRIETARY) LIMITED INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP DIE RESTANT VAN GEDEELTE 177 VAN DIE PLAAS LANGLAAGTE 224-I.Q., PRO-VINSIE TRANSVAAL, TOEGESTAAN IS.

1. STIGTINGSVORWAARDEN.

(1) Naam.

Die naam van die dorp is Longdale Uitbreiding 2.

(2) Ontwerp.

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. A.6976/76.

(3) Strate.

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

Administrator's Notice 220

20 February, 1980

JOHANNESBURG AMENDMENT SCHEME 167
(Previously 1/1138).

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 Johannesburg Town-planning scheme, 1979, by the rezoning of Lot 55, Oaklands Township, from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 1 500 m²".

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

This amendment is known as Johannesburg Amendment Scheme 167.

PB. 4-9-2-2H-167

Administrator's Notice 221

20 February, 1980

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 Longdale Extension 2 Township to be an approved township, subject to the conditions set out in the Schedule hereto.

PB. 4-2-2-3264

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY AFCOL PROPERTIES (PROPRIETARY) LIMITED UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON REMAINDER OF PORTION 177 OF THE FARM LANGLAAGTE 224-I.Q., PROVINCE TRANSVAAL, HAS BEEN GRANTED.

1. CONDITIONS OF ESTABLISHMENT.

(1) Name.

The name of the township shall be Longdale Extension 2.

(2) Design.

The township shall consist of erven and streets as indicated on General Plan S.G. A.6976/76.

(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 its own expense, remove all obstacles from the street reserves to the satisfaction of the local authority.

(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) 10 % van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die bou van strate en/of stormwaterdreinering in of vir dié 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.

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

(b) Betaalbaar aan die betrokke Administrasieraad:

Die dorpseienaar moet kragtens die bepalings van artikel 62 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, 'n globale bedrag begiftiging aan die betrokke Administrasieraad betaal welke bedrag deur sodanige 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 ingevolge artikel 74(3) van die genoemde Ordonnansie en is ingevolge 'die bepalings van artikel 73 van genoemde Ordonnansie betaalbaar.

(5) Beskikking oor Bestaande Titelvoorwaardes.

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

(a) Die volgende serwituit wat slegs Erf 44 en 'n straat in die dorp raak:

"A pipeline servitude with restrictions of 3,15 metres on either side, the centre line of which is represented by the line A — B + line CDE + line GH + line JKLMNO + Line PQ + Line R-S-T on Serv. Diagram S.G. No. 3387/70 attached Ceded to Rep. of South Africa (R + Harbours by Deed of Cession No. 1086/71-S, dated 13-9-71, registered this 13-9-71."

(b) Die volgende serwitute wat slegs Erf 44 in die dorp raak.

- (i) "The property hereby transferred is subject to the rights in perpetuity in favour of Die Suid-Afrikaanse Gasdistribusiekorporasie Beperk to erect, occupy, use and maintain a gas reduction station and to convey and transmit gas over the area in extent 20,023 square feet, as indicated by the figure ABCDE on servitude Diagram S.G. No. A.1159/66 annexed to Notarial Deed of Servitude No. 1393/1967-S, together with ancillary rights and subject to conditions, as will more fully appear from the aforesaid Deed of Servitude No. 1393/1967-S, registered on the 31st October 1967."

- (ii) By Notarial Deed No. 11/1970 the right has been granted to Escom to convey electricity

(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) 10 % 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.

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

(b) Payable to the relevant Administration Board:

The township owner shall, in terms of the provisions of section 62 of the Town-planning and Townships Ordinance, 1965, pay a lump sum endowment to the relevant Administration Board which amount shall be used by the said Board for the acquisition of land for residential 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.

(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:

(a) The following servitude which affects Erf 44 and a street in the township only:

"A pipeline servitude with restrictions of 3,15 metres on either side, the centre line of which is represented by the line A — B + line CDE + line GH + line JKLMNO + Line PQ + Line R-S-T on Serv. Diagram S.G. No. 3387/70 attached Ceded to Rep. of South Africa (R + Harbours by Deed of Cession No. 1086/71-S, dated 13-9-71, registered this 13-9-71."

(b) The following servitudes which affect Erf 44 in the township only:

- (i) "The property hereby transferred is subject to the rights in perpetuity in favour of Die Suid-Afrikaanse Gasdistribusiekorporasie Beperk to erect, occupy, use and maintain a gas reduction station and to convey and transmit gas over the area in extent 20,023 square feet, as indicated by the figure ABCDE on servitude Diagram S.G. No. A.1159/66 annexed to Notarial Deed of Servitude No. 1393/1967-S, together with ancillary rights and subject to conditions, as will more fully appear from the aforesaid Deed of Servitude No. 1393/1967-S, registered on the 31st October 1967."
- (ii) By Notarial Deed No. 11/1970 the right has been granted to Escom to convey electricity

over the property hereby conveyed together with ancillary rights and subject to conditions, as will more fully appear on reference to said Notarial Deed and diagram, grosse whereof is hereto annexed.

- (c) Die serwituut geregistreer kragtens Notariële Akte van Serwituut K.409/1977-S ten gunste van die Randwaterraad wat slegs Erwe 41 tot 44 in die dorp raak.

(6) Grond vir Staats- en Munisipale Doeleindes.

Die volgende erwe moet deur en op koste van die dorpsienaar aan die bevoegde owerhede oorgedra word:

- (a) Vir Staatsdoeleindes:

Onderwys: Erf 46.

- (b) Vir Munisipale doeleindes:

Transformatorterreine: Erwe 43 en 47.

(7) Installering van Beveiligingstoestelle.

Indien dit te eniger tyd, na die mening van die Elektrisiteitsvoorsieningskommissie of ingevolge statutêre regulasies nodig gevind word om, vanweë die stigting van die dorp, enige beveiligingstoestelle ten opsigte van die Elektrisiteitsvoorsieningskommissie se bograndse kraglyne en/of ondergrondse kabels te installeer of om enige veranderings aan genoemde bograndse kraglyne en/of ondergrondse kabels aan te bring, dan moet die koste om sodanige beveiligingstoestelle of sodanige veranderings aan te bring, deur die dorpsienaar betaal word.

(8) Verpligtinge ten Opsigte van Noodsaaklike Dienste.

Die dorpsienaar moet binne sodanige tydperk as wat die plaaslike bestuur mag bepaal, sy verpligtinge met betrekking tot die voorsiening van water, elektrisiteit en sanitêre dienste en die installering van stelsels daarvoor soos vooraf ooreengekom tussen die dorpsienaar en die plaaslike bestuur, nakom.

2. TITELVOORWAARDEN.

Alle erwe met uitsondering van die erwe genoem in Klousule 1(6) hiervan is onderworpe aan die voorwaardes soos aangedui opgelê deur die Administrateur ingevolge die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 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 riuolhoofpyleidings en ander werke wat hy volgens 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 riuolhoofpyleidings en ander werke veroorsaak word.

over the property hereby conveyed together with ancillary rights and subject to conditions, as will more fully appear on reference to said Notarial Deed and diagram, grosse whereof is hereto annexed.

- (c) The servitude registered under Notarial Deed of Servitude K.409/1977-S in favour of the Rand Water Board which affects Erven 41 to 44 in the township only.

(6) Land for State and Municipal Purposes.

The following erven shall be transferred to the proper authorities by and at the expense of the township owner:

- (a) For State purposes:

Educational: Erf 46.

- (b) For municipal purposes:

Transformer sites: Erven 43 and 47.

(7) Installation of Protective Devices.

If at any time, in the opinion of the Electricity Supply Commission, or in terms of statutory regulation, it should be found necessary, by reason of the establishment of the township, to install any protective devices in respect of the Electricity Supply Commission's overhead power lines and/or underground cables or to carry out alterations to such overhead power lines and/or underground cables, then the cost of installing such protective devices and/or carrying out such alterations shall be borne by the township owner.

(8) Obligations in Regard to Essential Services.

The township owner shall within such period as the local authority may determine, fulfil his obligations in respect of the provision of water, electricity and sanitary services and the installation of systems therefore, as previously agreed upon between the township owner and the local authority.

2. CONDITIONS OF TITLE.

All erven with the exception of the erven mentioned in Clause 1(6) hereof shall be subject to the following conditions imposed by the Administrator under the provisions of the Town-planning and Townships Ordinance, 1965.

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

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

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

Administrateurskennisgewing 222 20 Februarie 1980

NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA 1052.

KENNISGEWING VAN VERBETERING.

Administrateurskennisgewing 131, gedateer 30 Januarie 1980, word hiermee verbeter deur die uitdrukking '4 000 m²', in die laaste reël van die eerste paragraaf met die uitdrukking '40 000 vk. vt.' te vervang.

PB. 4-9-2-116-1052

Administrateurskennisgewing 223 20 Februarie 1980

NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA 1124.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Noordelike Johannesburgstreek-dorpsaanlegskema, 1958, gewysig word deur die hersonering van Lot 140, dorp Wynberg, van "Spesiale Woon" tot "Beperkte 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, Sandton en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Noordelike Johannesburgstreek-wysigingskema 1124.

PB. 4-9-2-116-1124

Administrateurskennisgewing 224 20 Februarie 1980

NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA 1160.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Noordelike Johannesburgstreek-dorpsaanlegskema, 1958, gewysig word deur die hersonering van Gedeelte 1 van Lot 13, dorp Sandhurst, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 80 000 vk. vt." tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 40 000 vk. vt."

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

Hierdie wysiging staan bekend as Noordelike Johannesburgstreek-wysigingskema 1160.

PB. 4-9-2-116-1160

Administrateurskennisgewing 225 20 Februarie 1980

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 Ormonde Uitbreiding 5 tot 'n goedgekeurde dorp, onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB. 4-2-2-5663

Administrator's Notice 222

20 February, 1980

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME 1052.

CORRECTION NOTICE.

Administrator's Notice 131, dated 30 January 1980, is hereby corrected by the substitution of the expression '4 000 m²', in the last line of the first paragraph, for the expression '40 000 sq. ft.'

PB. 4-9-2-116-1052

Administrator's Notice 223

20 February, 1980

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME 1124.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Northern Johannesburg Region Town-planning Scheme, 1958, by the rezoning of Lot 140, Wynberg Township, from "Special Residential" to "Restricted 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, Sandton and are open for inspection at all reasonable times.

This amendment is known as Northern Johannesburg Region Amendment Scheme 1124.

PB. 4-9-2-116-1124

Administrator's Notice 224

20 February, 1980

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME 1160.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Northern Johannesburg Region Town-planning Scheme, 1958, by the rezoning of Portion 1 of Lot 13, Sandhurst Township, from "Special Residential" with a density of "One dwelling per 80 000 sq. ft." to "Special Residential" with a density of "One dwelling per 40 000 sq. ft."

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

This amendment is known as Northern Johannesburg Region Amendment Scheme 1160.

PB. 4-9-2-116-1160

Administrator's Notice 225

20 February, 1980

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 Ormonde Extension 5 Township, to be an approved township, subject to the conditions set out in the Schedule hereto.

PB. 4-2-2-5663

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR CROWN MINES LIMITED INGE-VOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 35 VAN DIE PLAAS ORMONDE 99-I.R., PROVINSIE TRANSVAAL, TOEGESTAAN IS.

1. STIGTINGSVOORWAARDES.

(1) *Naam.*

Dic naam van die dorp is Ormonde Uitbreiding 5.

(2) *Ontwerp.*

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. A.6665/79.

(3) *Stormwaterdreinering en Straatbou.*

- (a) Die dorpsseienaar moet op versoek van die plaaslike bestuur aan sodanige bestuur 'n gedetailleerde skema volledig met planne, deursneé 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, teermakadamisering, 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 dorpsseienaar 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 dorpsseienaar is verantwoordelik vir die instandhouding van die strate tot bevrediging van die plaaslike bestuur totdat die strate ooreenkomsdig subklousule (b) gebou is.
- (d) Indien die dorpsseienaar 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 dorpsseienaar te doen.

(4) *Begiftiging.*

(a) Betaalbaar aan die plaaslike bestuur:

Die dorpsseienaar 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: 2% van die grondwaarde van erwe in die dorp welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkrywing van 'n stortingsterrein.

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

(b) Betaalbaar aan die betrokke Administrasieraad:

Die dorpsseienaar moet kragtens die bepalings van

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY CROWN MINES LIMITED UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 35 OF THE FARM ORMONDE 99-I.R., PROVINCE TRANSVAAL, HAS BEEN GRANTED.

1. CONDITIONS OF ESTABLISHMENT.

(1) *Name.*

The name of the township shall be Ormonde Extension 5.

(2) *Design.*

The township shall consist of erven and streets as indicated on General Plan S.G. A.6665/79.

(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, farmacadamising, kerbing and channeling of the streets therein together with the provision of such retaining walls as may be considered necessary by the local authority. Furthermore, the scheme shall indicate the route and gradient by which each erf gains access to the street on which it abuts.
- (b) The township owner shall immediately after the scheme has been approved by the local authority carry out the scheme at its own expense on behalf and to the satisfaction of the local authority under the supervision of a civil engineer approved by the local authority.
- (c) The township owner shall be responsible for the maintenance of the streets to the satisfaction of the local authority until the streets have been constructed as set out in subclause (b).
- (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 2% 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. Such endowment shall be payable in accordance with the provisions of section 74 of the aforesaid Ordinance.

(b) Payable to the relevant Administration Board:

The township owner shall, in terms of the provisions

artikel 62 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, 'n globale bedrag begiftiging aan die betrokke Administrasieraad betaal welke bedrag deur sodanige 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 ingevolge artikel 74(3) van die genoemde Ordonnansie en is ingevolge die bepalings van artikel 73 van genoemde Ordonnansie betaalbaar.

(5) Beskikking oor Bestaande Titelvoorraarde.

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

- (i) "The withinmentioned property under paragraph 2 hereof is subject to a perpetual right of way for sewerage purposes, called Ptn. S1, meas. 1 200 sq. ft. and Ptn. S2 meas. 600 sq. ft. as indicated on Diagram S.G. No. A.716/36, in favour of the City Council of Johannesburg, as will more fully appear from Not. Deed 728/1937-S, grosse whereof has been annexed hereto.
- (ii) By Notarial Deed No. 751/1965-S, the right has been granted to the City Council of Johannesburg to convey electricity over the withinmentioned property together with ancillary rights as will more fully appear from the said Notarial Deed and diagram, grosse whereof is hereunto annexed.
- (iii) By Notarial Deed No. 500/67-S, dated 7 April, 1967, the withinmentioned property is subject to a right of way for sewer services in favour of the City Council of Johannesburg with ancillary rights vide Diagram S.G. No. A.1985/63 and as will more fully appear from reference to the said Notarial Deed, a copy whereof is hereunto annexed.
- (iv) By Notarial Deed No. K.1341/74-S, dated 22 April 1974, the withinmentioned property is subject to a servitude of right of way as indicated by the figure lettered ABCDEFGH on Diagram S.G. No. A.6391/73 i.f.o. the City Council of Johannesburg as will more fully appear from reference to the said Notarial Deed, a copy whereof is hereunto annexed."

(6) Sloping van Geboue:

Die dorpseienaar moet op eie koste alle bestaande geboue wat binne boulynreserves, kantruimtes of oor gemeenskaplike grense geleë is, laat sloop tot voldoening van die plaaslike bestuur wanneer die plaaslike bestuur dit vereis.

2. TITELVOORWAARDES.

(1) Voorwaardes Opgelê deur die Staatspresident Ingevolge Artikel 184(2) van Wet 20 van 1967.

Alle erwe is onderworpe aan die volgende voorwaarde: "Aangesien hierdie erf deel vorm van grond wat ondermyn is of ondermyn mag word en onderhewig mag

of section 62 of the Town-planning and Townships Ordinance, 1965, pay a lump sum endowment to the relevant Administration Board which amount shall be used by the said Board for the acquisition of land for residential 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.

(5) Disposal of Existing Conditions of Title.

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

- (i) "The withinmentioned property under paragraph 2 hereof is subject to a perpetual right of way for sewerage purposes, called Ptn. S1, meas. 1 200 sq. ft. and Ptn. S2, meas. 600 sq. ft. as indicated on Diagram S.G. No. A.716/36, in favour of the City Council of Johannesburg, as will more fully appear from Not. Deed 728/1937-S, grosse whereof has been annexed hereto.
- (ii) By Notarial Deed No. 751/1965-S, the right has been granted to the City Council of Johannesburg to convey electricity over the withinmentioned property together with ancillary rights as will more fully appear from the said Notarial Deed and diagram, grosse whereof is hereunto annexed.
- (iii) By Notarial Deed No. 500/67-S, dated 7 April, 1967 the withinmentioned property is subject to a right of way for sewer services in favour of the City Council of Johannesburg with ancillary rights vide Diagram S.G. No. A.1985/63 and as will more fully appear from reference to the said Notarial Deed, a copy whereof is hereunto annexed.
- (iv) By Notarial Deed No. K.1341/74-S, dated 22 April 1974 the withinmentioned property is subject to a servitude of right of way as indicated by the figure lettered ABCDEFGH on Diagram S.G. No. A.6391/73 i.f.o. the City Council of Johannesburg as will more fully appear from reference to the said Notarial Deed, a copy whereof is hereunto annexed.

(6) Demolition of Buildings.

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

2. CONDITIONS OF TITLE.

(1) Conditions imposed by the State President in Terms of Section 184(2) of Act 20 of 1967.

All erven shall be subject to the following condition: "As this erf forms part of land which is or may be undermined and liable to subsidence, settlement, shock

wees aan versakking, vassakking, skok en krake as gevolg van mynbedrywighede in die verlede, die hede en die toekoms aanvaar die eienaar daarvan alle verantwoordelikheid vir enige skade aan die grond of gebou daarop as gevolg van sodanige versakking, vassakking, skok of krake".

(2) *Voorwaardes Opgelê deur die Administrateur Kragtens die Bepalings van Ordonnansie 25 van 1965.*

Die erwe hieronder genoem is onderworpe aan die voorwaardes soos aangedui opgelê deur die Administrateur ingevolge Ordonnansie 25 van 1965.

(a) *Alle erwe.*

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

(b) *Erwe 366, 369, 370 en 372.*

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

Administrateurskennisgewing 226 20 Februarie 1980

POTCHEFSTROOM-WYSIGINGSKEMA 1/102.

KENNISGEWING VAN VERBETERING.

Administrateurskennisgewing 132 gedateer 30 Januarie 1980 word hiermee verbeter deur die syfers "1/102" in die laaste paragraaf met die syfers "1980" te vervang.

PB. 4-9-2-26-102

Administrateurskennisgewing 227 20 Februarie 1980

RANDFONTEIN-WYSIGINGSKEMA 1/34.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Randfontein-dorpsaanlegskema 1, 1948 gewysig word deur die hersonering van Erwe 982 en 983, dorp

and cracking due to mining operations past, present or future, the owner thereof accepts all liability for any damage thereto and to any structure thereon which may result from such subsidence, settlement, shock or cracking."

2. *Conditions imposed by the Administrator in Terms of the Provision of Ordinance 25 of 1965.*

The erven mentioned hereunder shall be subject to the conditions as indicated imposed by the Administrator in terms of Ordinance 25 of 1965.

(a) *All erven —*

- (i) The erf is subject to a servitude, 2 m wide, in favour of the local authority, for sewerage and other municipal purposes, along any two boundaries other than a street boundary as determined by the local authority.
- (ii) No buildings or other structure shall be erected within the aforesaid servitude area and no large-rooted trees shall be planted within the area of such servitude or within 2 m thereof.
- (iii) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by it during the course of the construction, maintenance or removal of such sewerage mains and other works as it, in its discretion may deem necessary and shall further be entitled to reasonable access to the said land for the aforesaid 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.

(b) *Erven 366, 369, 370 and 372.*

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 226

20 February, 1980

POTCHEFSTROOM AMENDMENT SCHEME 1/102.

CORRECTION NOTICE.

Administrator's Notice 132, dated 30 January, 1980 is hereby corrected by the substitution, in the last paragraph of the Afrikaans text, of the figures "1/102" for the figures "1980".

PB. 4-9-2-26-102

Administrator's Notice 227

20 February, 1980

RANDFONTEIN AMENDMENT SCHEME 1/34.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Randfontein Town-planning Scheme 1, 1948 by the rezoning of Erwe 982 and 983, Randgate Township, from "General

Randgate, van "Algemene Besigheid" en Erf 984, dorp Randgate, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" almal tot "Spesiaal" slegs vir die doeleindes van 'n openbare garage, onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Randfontein-wysigingskema 1/34.

PB. 4-9-2-29-34

Administrateurskennisgewing 228 20 Februarie 1980

VERLEGGING VAN 'N GEDEELTE VAN PROVINSIALE PAD P8-3: DISTRIK LYDENBURG.

Ingevolge die bepalings van artikel 5(1)(d) van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) verlê die Administrateur hiermee 'n gedeelte van Provinciale Pad P8-3 oor die plaas Rietvaly 547-K.T., distrik Lydenburg.

Die algemene rigting en ligging van die verlegging van genoemde pad, word op bygaande sketsplan aangetoon.

Ooreenkomsdig die bepalings van subartikels (2) en (3) van artikel 5A van genoemde Ordonnansie, word hiermee verklaar dat die grond wat die verlegging van genoemde pad in beslag neem, met klipstapels afgemerkt is.

U.K.B. 2327(54) gedateer 11 Desember 1979.
D.P. 04-042-23/21/P8-3 Vol. 2.

"Business" and Erf 984, Randgate Township, from "Special Residential" with a density of "One dwelling per erf" all to "Special" for the purpose of a public garage only, subject to certain conditions.

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

This amendment is known as Randfontein Amendment Scheme 1/34.

PB. 4-9-2-29-34

Administrator's Notice 228 20 February, 1980

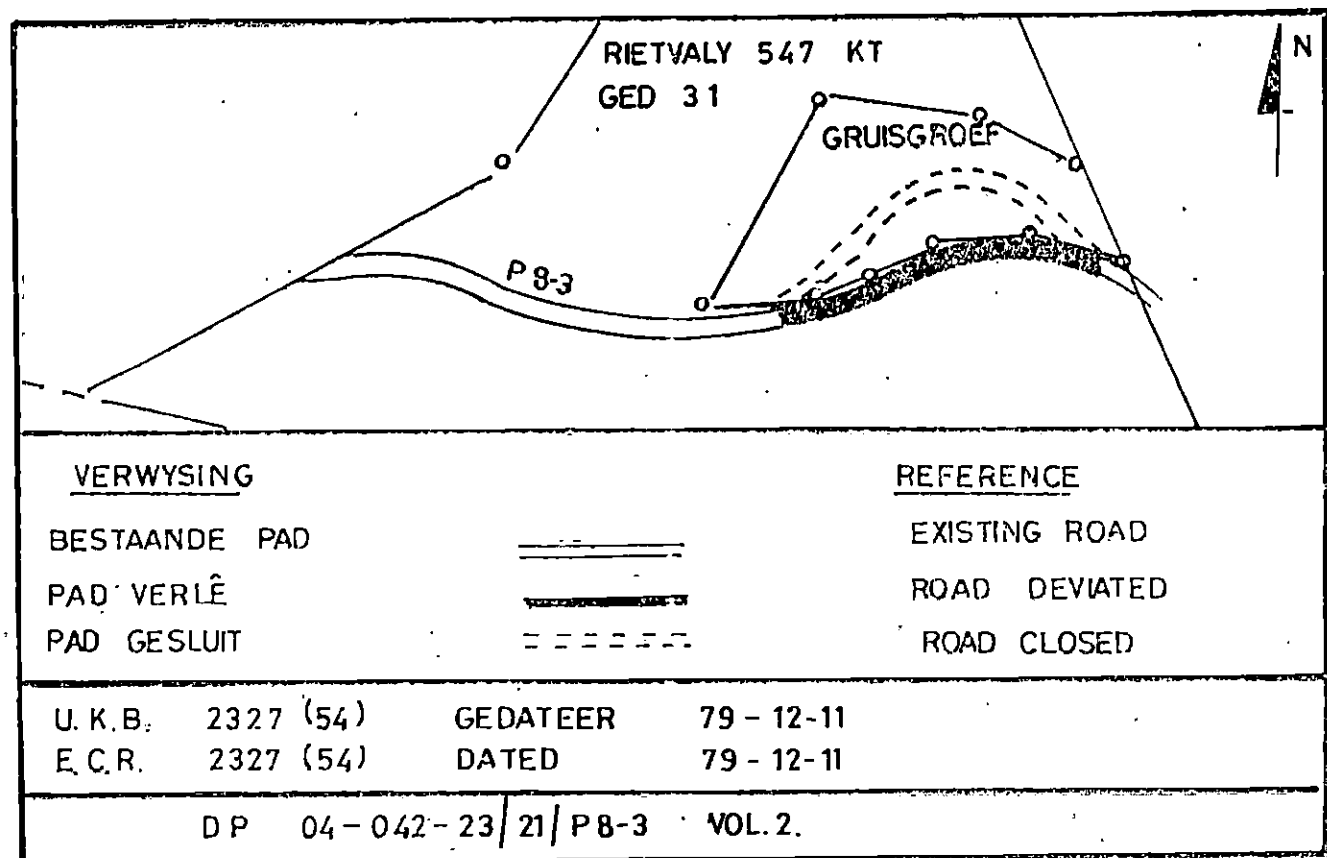
DEVIATION OF A SECTION OF PROVINCIAL ROAD P8-3: DISTRICT OF LYDENBURG.

In terms of the provisions of section 5(1)(d) of the Roads Ordinance, 1957 (Ordinance 22 of 1957), the Administrator hereby deviates a section of Provincial Road P8-3 over the farm Rietvaly 547-K.T., district of Lydenburg.

The general direction and situation of the deviation 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 deviation of the said road has been demarcated by means of cairns.

E.C.R. 2327(54) dated 11 December, 1979.
D.P. 04-042-23/21/P8-3 Vol. 2.



Administrateurskennisgewing 229 20 Februarie 1980

VERLENGING, VERLEGGING EN VERBREDING VAN DISTRIKSPAD 1671: DISTRIK POTCHEFSTROOM.

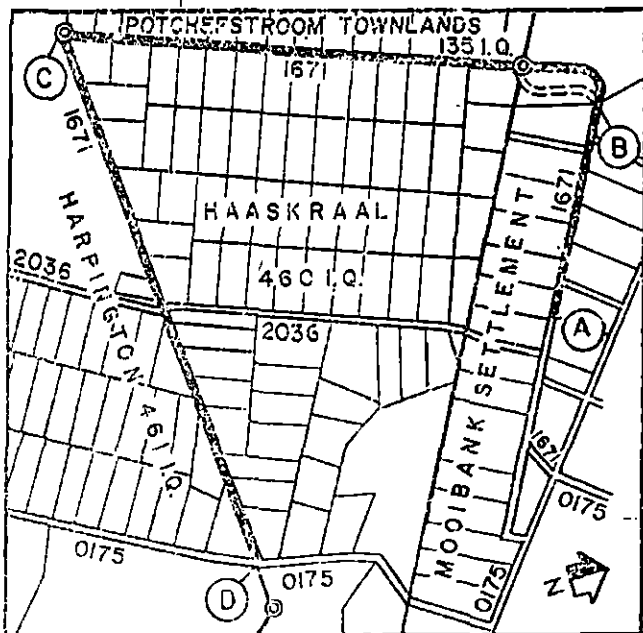
Die Administrateur —

- (a) verklaar hiermee, ingevolge die bepalings van artikels 5(2)(a), 5(1)(a) en 5(1)(c) van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) dat 'n openbare distrikspad, wat 7,7 km lank is, as verlenging van Distrikspad 1671 oor die plase Town and Townlands of Potchefstroom 435-I.Q., Harpington 461-I.Q. en Haaskraal 460-I.Q., sal bestaan;
- (b) verlê hiermee en vermoeerde die reserwebreedtes van Distrikspad 1671 ingevolge die bepalings van artikels 5(1)(d), 5(2)(c) en artikel 3 van genoemde Ordonnansie, oor die plase Town and Townlands of Potchefstroom 435-I.Q., Harpington 461-I.Q. en Haaskraal 460-I.Q., distrik Potchefstroom, na 30 meter.

Dic algemene rigting, ligging en omvang van die reserwebreedte van genoemde pad, word op bygaande sketsplan aangetoon.

Ooreenkomsdig die bepalings van subartikels (2) en (3) van artikel 5A van genoemde Ordonnansie, word hiermee verklaar dat die grond wat genoemde openbare pad in beslag neem, met klipstapels afgemerkt is.

U.K.B. 1821 van 18 Oktober 1979.
D.P. 07-072-23/22/1671.



Administrator's Notice 229

20 February, 1980

EXTENSION, DEVIATION AND WIDENING OF PUBLIC ROAD 1671: DISTRICT OF POTCHEFSTROOM.

The Administrator —

- (a) hereby declares, in terms of the provisions of sections 5(2)(a), 5(1)(a) and 5(1)(c) of the Roads Ordinance, 1957 (Ordinance 22 of 1957) that a public district road, which is 7,7 km long, shall exist as an extension of District Road 1671 over the farms Town and Townlands of Potchefstroom 435-I.Q., Harpington 461-I.Q. and Haaskraal 460-I.Q.;
- (b) hereby deviates and increases the road reserve width of District Road 1671 in terms of the provisions of sections 5(1)(d), 5(2)(c) and section 3 of the said Ordinance, over the farms Town and Townlands of Potchefstroom 435-I.Q., Harpington 461-I.Q. and Haaskraal 460-I.Q., district of Potchefstroom, to 30 metres.

The general direction, situation and extent 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 public road has been demarcated by means of cairns.

E.C.R. 1821 of 18 October, 1979.
D.P. 07-072-23/22/1671.

VERWYSING/REFERENCE

PAD GESLUIT	ROAD CLOSED
OPENBARE PAD VER-	PUBLIC ROAD DECLARED
KLAAR AS VERLENG-	AS EXTENSION OF
ING VAN DISTRIKSPAD	DISTRICT ROAD 1671
1671 (B-C-D)	(B-C-D)
DISTRIKSPAD 1671	DISTRICT ROAD 1671
VERLÊ EN VERBREED	DEVIATED AND WIDENED
NA 30m. (A-B-C-D)	TO 30m. (A-B-C-D)

U.K. BES./ EXCO RES.	GED./ DD.	PAD/ROAD 1671
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BUNDEL/ FILE	D.P. 07-072-23/22/1671
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Administrateurskennisgewing 230 20 Februarie 1980

VERBREDING VAN PROVINSIALE PAD P29-1: DISTRIK WITBANK.

Ingevolge die bepalings van artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) vermoeerde die Administrateur hiermee die reserwebreedte van Provinciale Pad P29-1 oor die plase Boschpoort 211-I.R., Van Dyks Put 214-I.R., Vlakvarkfontein 213-I.R., Heuvelfontein 215-I.R., Bankfontein 216-I.R., Smaldeel 1-I.S., Klip-

Administrator's Notice 230

20 February, 1980

WIDENING OF PROVINCIAL ROAD P29-1: DISTRICT OF WITBANK.

In terms of the provisions of section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957) the Administrator hereby increases the reserve width of Provincial Road P29-1 over the farms Boschpoort 211-I.R., Van Dyks Put 214-I.R., Vlakvarkfontein 213-I.R., Heuvelfontein 215-I.R., Bankfontein 216-I.R., Smaldeel 1-I.S., Klip-

fontein 3-I.S., Zaaiwater 11-I.S., Grootpan 7-I.S., Tweefontein 328-J.S., Waterpan 8-I.S., Vlaklaagte 330-J.S., Weltevreden 324-J.S. en Blaauwkrans 323-J.S., distrik Witbank, na 40 meter.

Die algemene rigting, ligging en die omvang van die vermeerdering van die reserwebreedte van genoemde pad, word op bygaande sketsplan aangetoon.

Ooreenkomsdig die bepalings van subartikels (2) en (3) van artikel 5A van genoemde Ordonnansie, word hiermee verklaar dat die grond wat die vermeerdering van die reserwebreedte van genoemde pad in beslag neem, met penne afgemerkt is.

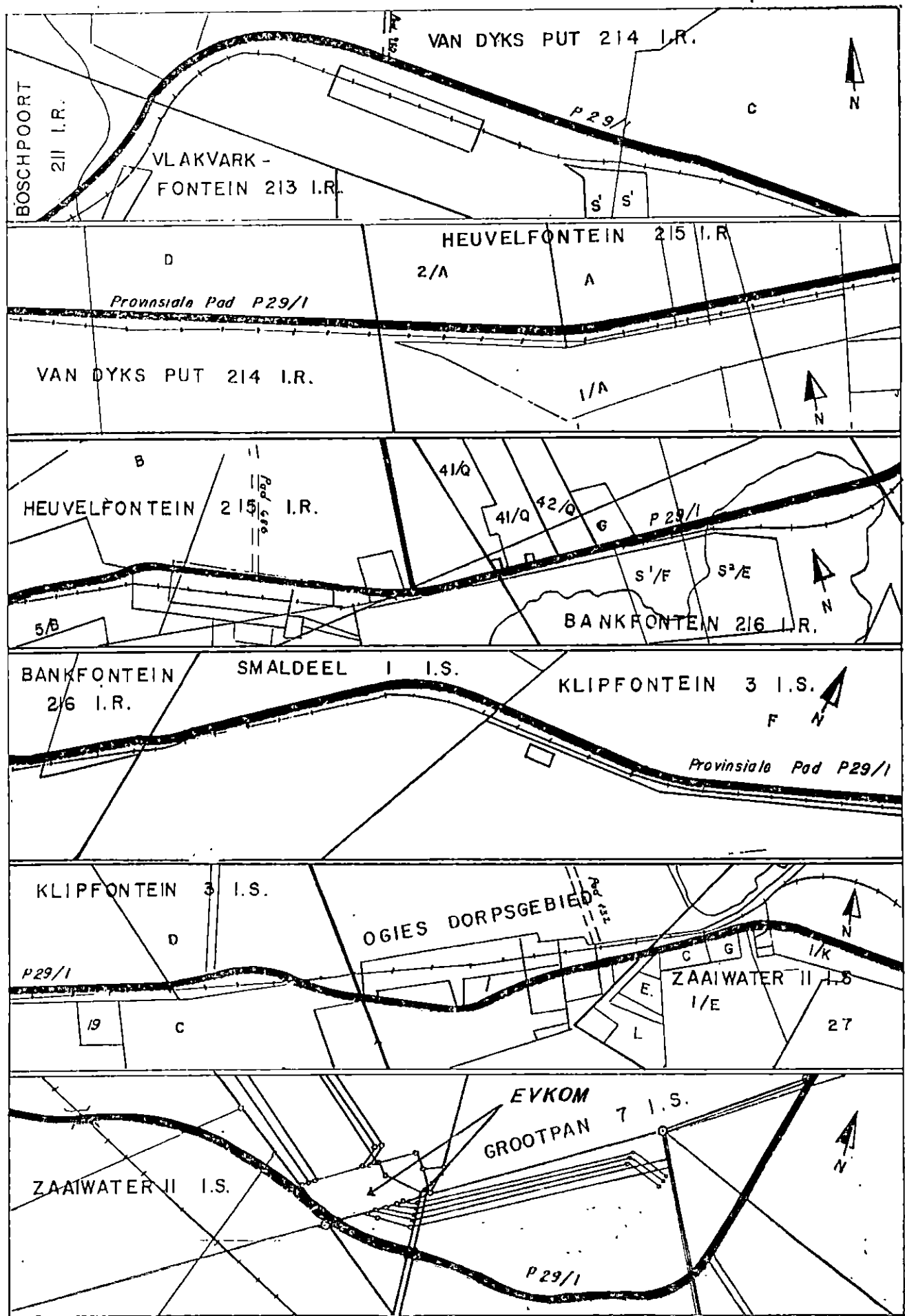
U.K.B. 1733(31) gedateer 23 Augustus 1975.
D.P. 01-015W-23/21/P29-1.

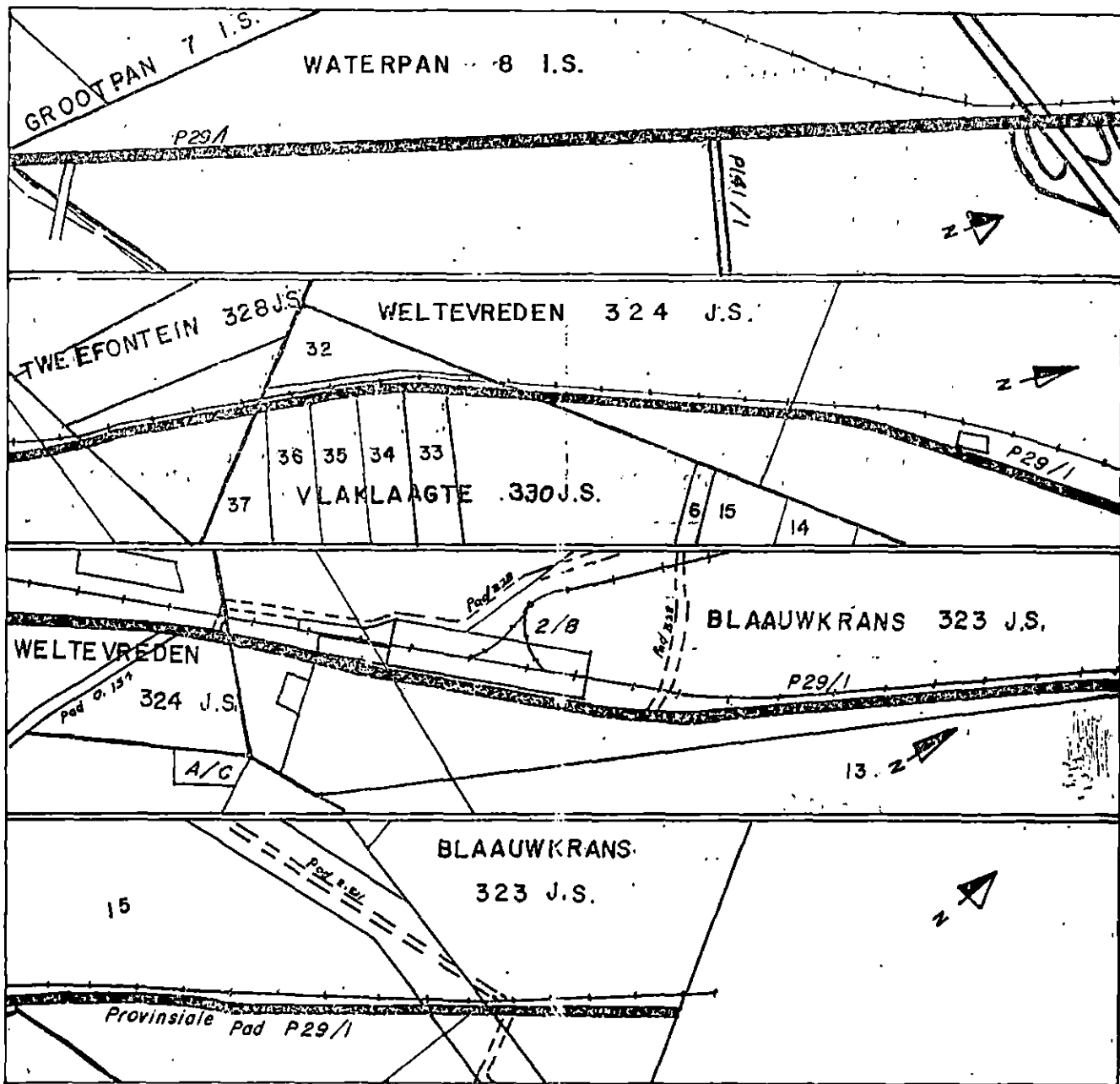
tein 3-I.S., Zaaiwater 11-I.S., Grootpan 7-I.S., Tweefontein 328-J.S., Waterpan 8-I.S., Vlaklaagte 330-J.S., Weltevreden 324-J.S. and Blaauwkrans 323-J.S., district of Witbank, to 40 metre.

The general direction, situation and the 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 increase of the road reserve width of the said road, has been demarcated by means of pegs.

E.C.R. 1733(31) dated 23 August, 1975.
D.P. 01-015W-23/21/P29-1.





DP. OI - OI 5 W-23/21/P29-1

Pad verbreed na 40 meter



Road widened to 40 meter

U.K.B. 1733-31 GEDATEER 23 AUGUSTUS 1975

E.C.R. 1733-31 DATED 23 AUGUST 1975

Administrateurskennisgewing 231 20 Februarie 1980

**VERKLARING VAN TOEGANGSPAD OOR DIE
RESTANT VAN DIE PLAAS BROEDERSTROOM
481-J.Q.: DISTRIK PRETORIA.**

Ingevolge die bepalings van artikel 48(1)(a) van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) verklaar die Administrateur hiermee dat 'n toegangspad met 'n reserwebreedte van 16 meter, oor die Restant van die plaas Broederstroom 481-J.Q., distrik Pretoria, sal bestaan.

Die algemene rigting, ligging en die omvang van die reserwebreedte van genoemde toegangspad, word op bygaande sketsplan aangebeeld.

Ooreenkomsdig die bepalings van subartikel (2) en (3) van artikel 5A van genoemde Ordonnansie, word hiermee verklaar dat die grond wat die toegangspad in beslag neem, met ysterpenne afgemerkt is.

U.K.B. 2270(56) gedateer 4 Desember 1979.
D.P. 01-012-23/22/33.

Administrator's Notice 231

20 February, 1980

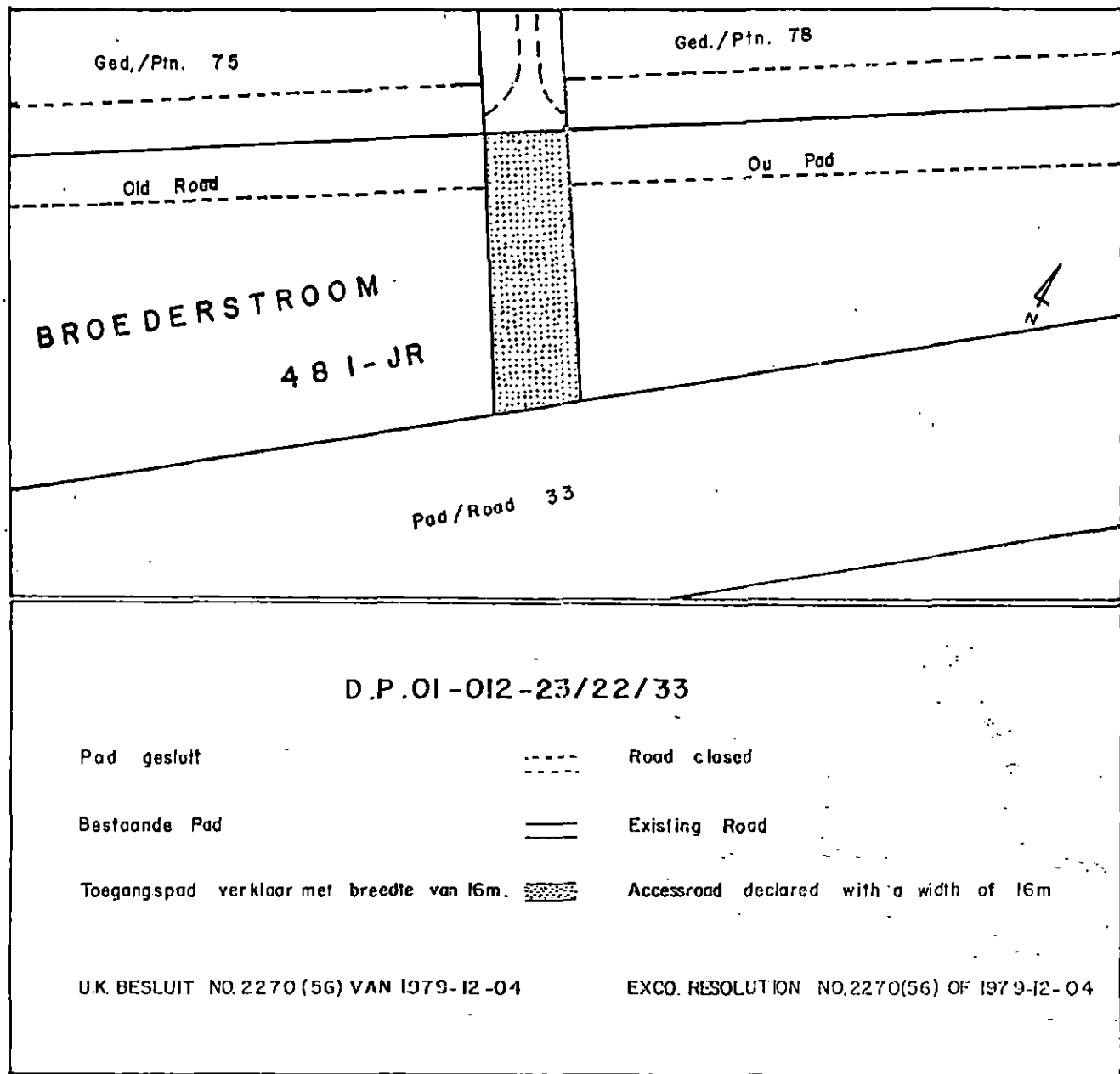
**DECLARATION OF ACCESS ROAD OVER THE RE-
MAINING EXTENT OF THE FARM BROEDER-
STROOM 481-J.Q.: DISTRICT OF PRETORIA.**

In terms of the provisions of section 48(1)(a) of the Roads Ordinance, 1957 (Ordinance 22 of 1957) the Administrator hereby declares that an access road, with a reserve width of 16 metre, shall exist over the Remaining Extent of the farm Broederstroom 481-J.Q., district of Pretoria.

The general direction, situation and the extent of the reserve width of the said access 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 iron pegs have been erected to demarcate the land taken up by the access road.

E.C.R. 2270(56) dated 4 December, 1979.
D.P. 01-012-23/22/33.



Administrateurskennisgewing 232 20 Februarie 1980

OPHEFFING VAN DIE SKUT OP DIE PLAAS KLIP-RAND 76-J.R., WARMBAD-DISTRIK.

Ingevolge artikel 17(1) van die Ordonnansie op Skutte, 1972 (Ordonnansie 13 van 1972) hef die Administrateur hierby op die skut op die plaas Kliprand 76-J.R., Warmbad-distrik.

T.W. 5/6/2/149

ALGEMENE KENNISGEWINGS

KENNISGEWING 116 VAN 1980.

JOHANNESBURG-WYSIGINGSKEMA 253.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), bekend gemaak dat die eienaar, Renbul Properties (Proprietary) Limited, P/a. mnr. Cedric S. Amoils en Mouton, Posbus 28816, Sandringham, aansoek gedoen het om Johannesburg-dorpsbeplanningskema 1979 te wysig deur die hersonering van Standplaas 2477, geleë aan Sewendelaan, Parkrylaan en Centrallaan, dorp Mayfair; van

- (i) Noordelike gedeelte is "Besigheid 1", met 'n digtheid van "Een woonhuis per 200 m²";
- (ii) Middelste gedeelte is "Residensieel 4" met 'n digtheid van "Een woonhuis per 200 m²";
- (iii) Suidelike gedeelte is "Besigheid 1" met 'n digtheid van "Een woonhuis per 200 m²", tot
- (i) Noordelike gedeelte "Parkering" met 'n digtheid van "Een woonhuis per 200 m²";
- (ii) Suidelike en Middelste gedeelte "Besigheid 1" met 'n digtheid van "Een woonhuis per 200 m²".

onderworpe aan sekere voorwaardes ten opsigte van padverbreddingservitute.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 253 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merino Gebou, h/v. Bosman- en Pretoriusstraat, 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 bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg, 2000 skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 13 Februarie 1980.

PB. 4-9-2-2H-253

KENNISGEWING 117 VAN 1980.

JOHANNESBURG-WYSIGINGSKEMA 261.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), bekend gemaak dat die eienaar, Miriam Florence Rosin, P/a. mnr. Gillespie,

Administrator's Notice 232

20 February, 1980

DISESTABLISHMENT OF THE POUND ON THE FARM KLIPRAND 76-J.R., DISTRICT OF WARM-BATHS.

In terms of section 17(1) of the Pounds Ordinance, 1972 (Ordinance 13 of 1972) the Administrator hereby disestablishes the pound on the farm Kliprand 76-J.R., district Warmbaths.

T.W. 5/6/2/149

GENERAL NOTICES

NOTICE 116 OF 1980.

JOHANNESBURG AMENDMENT SCHEME 253.

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, Renbul Properties (Proprietary) Limited, C/o. Messrs. Cedric S. Amoils and Mouton, P.O. Box 28816, Sandringham, for the amendment of Johannesburg Town-planning Scheme, 1979, by rezoning Stand 2477, situated on Seventh Avenue, Park Drive and Central Avenue, Mayfair Township, from:

- (i) Northern Part is "Business 1" with a density of "One dwelling per 200 m²";
- (ii) Middle Part is "Residential 4" with a density of "One dwelling per 200 m²";
- (iii) Southern Part is "Business 1" with a density of "One dwelling per 200 m²", to:
- (i) Northern Part "Parking" with a density of "One dwelling per 200 m²";
- (ii) Southern and Middle Part "Business 1" with a density of "One dwelling per 200 m²",

subject to certain conditions in respect of roadwidening servitudes.

The amendment will be known as Johannesburg Amendment Scheme 253. 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. 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 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, 13 February, 1980.

PB. 4-9-2-2H-253

NOTICE 117 OF 1980.

JOHANNESBURG AMENDMENT SCHEME 261.

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, Miriam Florence Rosin, C/o. Messrs.

Archibald en Vennote, Posbus 52357, Saxonwold, aansoek gedoen het om Johannesburg-dorpsbeplanning-skema, 1979, te wysig deur die hersonering van Lot 177, geleë aan Curriestraat, dorp Oaklands, van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²".

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 261 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merino Gebou, h/v. Bosman- en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg, 2000 skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 13 Februarie 1980.

PB. 4-9-2-2H-261

Gillespie Archibald and Partners, P.O. Box 52357, Saxonwold, for the amendment of Johannesburg Town-planning Scheme, 1979, by rezoning Lot 177, situated on Currie Street, Oaklands Township, from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 1 500 m²".

The amendment will be known as Johannesburg Amendment Scheme 261. 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. '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 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, 13 February, 1980

PB. 4-9-2-2H-261

KENNISGEWING 118 VAN 1980.

NOORDELIKE JOHANNESBURG - WYSIGINGSKEMA 1336.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), bekend gemaak dat die eienaar, Joyandre Investments (Proprietary) Limited, P/a. mnre Tompkins and Scott, Posbus 52161, Saxonwold, aansoek gedoen het om Noordelike Johannesburg-streek-dorpsaanlegskema 1958, te wysig deur die hersonering van Erf 565, geleë aan Homesteadlaan en Shepherdlaan, dorp Bryanston, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 4 000 m²".

Verdere besonderhede van hierdie wysigingskema (wat Noordelike Johannesburg-wysigingskema 1336 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merino Gebou, h/v. Bosman- en Pretoriussstraat, Pretoria, en in die kantoor van die Stadsklerk van Sandton ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 78001, Sandton, 2146 skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 13 Februarie 1980.

PB. 4-9-2-116-1336

KENNISGEWING 119 VAN 1980.

PIETERSBURG-WYSIGINGSKEMA 1/66.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), bekend gemaak dat die

NOTICE 118 OF 1980.

NORTHERN JOHANNESBURG AMENDMENT SCHEME 1336.

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, Joyandre Investments (Proprietary) Limited, C/o. Messrs. Tompkins and Scott, P.O. Box 52161, Saxonwold, for the amendment of Northern Johannesburg Town-planning Scheme, 1958, by rezoning Erf 565, situated on Homestead Avenue and Shepherd Avenue, Bryanston Township, from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 4 000 m²".

The amendment will be known as Northern Johannesburg Amendment Scheme 1336. 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. '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 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, 13 February, 1980.

PB. 4-9-2-116-1336

NOTICE 119 OF 1980.

PIETERSBURG AMENDMENT SCHEME 1/66.

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

eienaars, Heinz Jakob Karl Hermann Betz en Margot Anna Charlotte Betz, P/a. mnr. C. B. Niland en Ven-note, Posbus 143, Pietersburg, aansoek gedoen het om Pietersburg-dorpsbeplanningskema 1, 1955, te wysig deur die hersonering van Gedeelte 1 van Erf. 289; en Resterende Gedeelte van Erf. 289, geleë aan Paul Krugerstraat, Rissikstraat en Kerkstraat, dorp Pietersburg, van "Algemene Woon" met 'n digtheid van "Een woonhuis per 700 m²" tot "Algemene Besigheid".

Verdere besonderhede van hierdie wysigingskema (wat Pietersburg-wysigingskema 1/66 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merino Gebou, h/v. Bosman- en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Pietersburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 111, Pietersburg 0700 skriftelik voorgelê word.

E. UYS;

Direkteur van Plaaslike Bestuur.
Pretoria, 13 Februarie 1980.

PB. 4-9-2-24-66

KENNISGEWING 120 VAN 1980.

PRETORIA-WYSIGINGSKEMA 584.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), bekend gemaak dat die eienaar, Tim du Toit in sy hoedanigheid as Eksekuteur in die boedel van wyle Isabel Margaret du Toit, P/a. mnr. Botha, Visser en Billman, Posbus 595, Pretoria, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Erwe 709 en 742, geleë aan Pinestraat, Fairviewlaan en Beckettstraat, dorp Arcadia, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m²" tot "Spesiaal" Gebruiksone XIV vir wooneenhede aanmekaar of losstaande onderworpe aan sekere voorwaarde.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 584 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merino Gebou, h/v. Bosman- en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria, 0001 skriftelik voorgelê word.

E. UYS;

Direkteur van Plaaslike Bestuur.
Pretoria, 13 Februarie 1980.

PB. 4-9-2-3H-584

KENNISGEWING 121 VAN 1980.

PRETORIA-WYSIGINGSKEMA 588.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe,

by the owners, Heinz Jakob, Karl Hermann Betz and Margot Anna Charlotte Betz, C/o. Messrs. C. B. Niland and Partners, P.O. Box 143, Pietersburg; for the amendment of Pietersburg Town-planning Scheme 1, 1955, by rezoning Portion 1 of Erf 289, and Remaining Extent of Erf 289; situated on Paul Kruger Street, Rissik Street and Church Street, Pietersburg Township, from "General Residential" with a density of "One house per 700 m²" to "General Business".

The amendment will be known as Pietersburg Amendment Scheme 1/66. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Pietersburg 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 X437, Pretoria and the Town Clerk, P.O. Box 111, Pietersburg, 0700 at any time within a period of 4 weeks from the date of this notice.

E. UYS,

Director of Local Government.
Pretoria, 13 February, 1980.

PB. 4-9-2-24-66

NOTICE 120 OF 1980.

PRETORIA AMENDMENT SCHEME 584.

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, Tim du Toit, in his capacity as Executor in the estate of the late Isabel Margaret du Toit, C/o. Messrs. Botha, Visser and Billman, P.O. Box 595, Pretoria, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning Erven 709 and 742, situated on Pine Street, Fairview Avenue and Beckett Street, Arcadia Township, from "Special Residential" with a density of "One dwelling per 1 000 m²" to "Special" Use Zone XIV for dwelling units, attached or detached, subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme 584. 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. 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 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, 13 February, 1980.

PB. 4-9-2-3H-584

NOTICE 121 OF 1980.

PRETORIA AMENDMENT SCHEME 588.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965

1965 (Ordonnansie 25 van 1965), bekend gemaak dat die eienaar, Loan and Finance Corporation (Proprietary) Limited, P/a, mnr. E. R. Bryce, Posbus 28528, Sunnyside, Pretoria, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Erf 1247, geleë aan Jeppestraat en Esselenstraat, dorp Sunnyside, van

- (i) Suidelike deel (voorheen Gedeeltes A en B van Erf 88) gesoneer "Algemene Besigheid".
- (ii) Noordelike deel (voorheen Gedeelte A en deel van Erf 89 en deel van Gedeelte A van Erf 92) gesoneer "Algemene Woon" met 'n digtheid van "Een woonhuis per 1 000 m²"

tot (die totale Erf 1247), "Spesiaal" Gebruikszone XIV vir winkels en kantore en ander gebruiks toegelaat onder Gebruikszone XIII met die toestemming van die Stadsraad, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 588 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merino Gebou, h/v. Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria, 0001 skriftelik voorgelê word,

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 13 Februarie 1980.

PB. 4-9-2-3H-588

KENNISGEWING 122 VAN 1980.

RANDBURG-WYSIGINGSKEMA 222.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), bekend gemaak dat die eienaar, Andries Gerhardus Visser, P/a. mnr. Schneider & Dreyer, Posbus 56188, Pinegowrie, aansoek gedoen het om Randburg-dorpsbeplanningskema, 1976, te wysig deur die hersonering van Lot 397, geleë aan Tweede Laan en Wandastraat, dorp Fontainebleau, van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 000 m²".

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 222 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 vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak 1, Randburg 2125 skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 13 Februarie 1980.

PB. 4-9-2-132H-222

(Ordinance 25 of 1965), that application has been made by the owner, Loan and Finance Corporation (Proprietary) Limited, C/o. Mr. E. R. Bryce, P.O. Box 28528, Sunnyside, Pretoria for the amendment of Pretoria-Town-planning Scheme, 1974, by rezoning Erf 1247, situated on Jeppe Street and Esselen Street, Sunnyside Township, from:

- (i) Southern part (previously Portions A and B of Erf 88) zoned "General Business";
- (ii) Northern part (previously Portion A and part of Erf 89, and part of Portion A of Erf 92) zoned "General Residential" with a density of "One dwelling per 1 000 m²"

to (the total Erf 1247) "Special" Use Zone XIV for shops and offices and other uses permitted under Use Zone VIII but with the Council's consent, subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme 588. 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. 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 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, 13 February, 1980.

PB. 4-9-2-3H-588

NOTICE 122 OF 1980.

RANDBURG AMENDMENT SCHEME 222.

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, Andries Gerhardus Visser, C/o. Messrs. Schneider & Dreyer, P.O. Box 56188, Pinegowrie, for the amendment of Randburg Town-planning Scheme, 1976, by rezoning Lot 397, situated on Second Avenue and Wanda Street, Fontainebleau Township, from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 1 000 m²".

The amendment will be known as Randburg Amendment Scheme 222. 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. 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 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, 13 February, 1980.

PB. 4-9-2-132H-222

KENNISGEWING 123 VAN 1980

RANDBURG-WYSIGINGSKEMA 260.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), bekend gemaak dat die eienaar, Kilsay Agencies (Proprietary) Limited, P/a. mnre. C. S. Amoils en Mouton, Posbus 28816, Sandringham, aansoek gedoen het om Randburg-dorpsbeplanningskema, 1976 te wysig deur die hersonering van Lot 101, geleë aan Rhodesstraat, Frerestraat en Hendrik Verwoerdrylaan, dorp Kensington 'B' van: oostelike gedeelte is gesoneer "Besigheid 2", westelike gedeelte is gesoneer "Residensieel 1" tot "Besigheid 2" Gebruiksone VI onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 260 genoem sal word), lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merino Gebou, h/v. Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Randburg ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur, by bovemelde adres of Privaatsak X437, Pretoria, en die Stadsklerk, Privaatsak 1, Randburg, 2125 skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 13 Februarie 1980.

PB. 4-9-2-132H-260

KENNISGEWING 125 VAN 1980.

BOKSBURG-WYSIGINGSKEMA 1/244.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) bekend gemaak dat die eienaar, Wadria Ontwikkelingsmaatskappy (Edms.) Beperk waarvan Vaste Eiendomstigting van S.A. Beperk (in likwidiasie) die beherende maatskappy is, P/a. Stratplan, Posbus 5146, Boksburg aansoek gedoen het om Boksburg-dorpsaanlegskema 1, 1946, te wysig deur die hersonering van Erf 49, geleë aan Jan Smutslaan, Ysterstraat en Wiekstraat, dorp Bardene van "Spesiaal" Gebruikstreek X vir publieke garage en doeleinades in verband daarmee tot "Spesiaal" Gebruikstreek X vir winkels, besigheidsgeboue en kantore en met die toestemming van die plaaslike bestuur, onderrigplekke, geselligheidsale, vermaakklikheidsplekke, wasserytjies, banketbakkerye, plekke vir openbare godsdiensoefening en spesiale geboue, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Boksburg-wysigingskema 1/244 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merino Gebou, h/v. Bosman- en Pretoriusstraat, 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

NOTICE 123 OF 1980.

RANDBURG AMENDMENT SCHEME 260.

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, Kilsay Agencies (Proprietary) Limited, C/o. Messrs. C. S. Amoils and Mouton, P.O. Box 28816, Sandringham for the amendment of Randburg Town-planning Scheme, 1976 by rezoning Lot 101, situated on Rhodes Street, Frere Street and Hendrik Verwoerd Drive, Kensington 'B' Township from: eastern part is zoned "Business 2", western part is zoned "Residential 1" to "Business 2" Use Zone VI subject to certain conditions.

The amendment will be known as Randburg Amendment Scheme 260. Further particulars of the scheme are open for inspection at the office of the Town Clerk, 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 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, 13 February, 1980.

PB. 4-9-2-132H-260

NOTICE 125 OF 1980.

BOKSBURG AMENDMENT SCHEME 1/244.

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, Wadria Ontwikkelingsmaatskappy (Edms.) Beperk of which Vaste Eiendomstigting van S.A. Beperk (in liquidation) is the controlling company, C/o. Stratplan, P.O. Box 5146, Boksburg for the amendment of Boksburg Town-planning Scheme 1, 1946 by rezoning Erf 49, situated on Jan Smuts Avenue, Yster Street and Wiek Street, Bardene Township from "Special" Use Zone X for public garage and purposes incidental thereto to "Special" Use Zone X for shops, business buildings and offices and with the consent of the local authority places of instruction, social halls, places of amusement, laundrettes, confectioneries, places of public worship and special buildings subject to certain conditions.

The amendment will be known as Boksburg Amendment Scheme 1/244.

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. Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local

van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 215, Boksburg, 1460 skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 20 Februarie 1980.

PB. 4-9-2-8-244

KENNISGEWING 126 VAN 1980.

GERMISTON-WYSIGINGSKEMA 1/274.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), bekend gemaak dat die eienaar, Broadacres Investments Limited, P/a. mnr. Fred Fisher, Posbus 65534, Benmore aansoek gedoen het om Germiston-dorpsaanlegskema 1, 1945, te wysig deur die hersonering van Erf 2232, geleë aan Heathlaan, dorp Primrose Uitbreiding 1 van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 250 m²" tot "Spesiaal" Gebruikstreek XIV vir die doel om daarop swaar voertuie en/of toebehore te parkeer en te stoer. Met dien verstande dat dit nie in die raamwerk van 'n motorgarage of rommelwerf sal val nie, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Germiston-wysigingskema 1/274 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merino Gebou, h/v. Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Germiston ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 145, Germiston 1400, skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 20 Februarie 1980.

PB. 4-9-2-1-274

KENNISGEWING 127 VAN 1980.

HALFWAYHOUSE EN CLAYVILLE-WYSIGINGSKEMA 27.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) bekend gemaak dat die eienaar, Residential Ranches and Travel (Proprietary) Limited, P/a. mnre. Fehrsen en Douglas, Posbus 303, Pretoria aansoek gedoen het om Halfwayhouse en Clayville-dorpsaanlegskema 1976 te wysig deur die hersonering van Resterende Gedeelte van Gedeelte 3 van die plaas Bothasfontein 408-J.R. van "Landbou" tot "Spesiaal" Gebruikstreek XVI vir 'n hotel, 'n reisagentskap, 'n motor huurdien, 'n toer- en safari organisasie, 'n onderrigsplek, 'n gesondheidsoord, 'n plek van vermaaklikheid, 'n geselligheidsaal en ontspanning en sportgronde, aan sekere voorwaardes onderworpe.

Verdere besonderhede van hierdie wysigingskema (wat Halfway House en Clayville-wysigingskema 27 genoem sal word) lê in die kantoor van die Direkteur van Plaas-

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, 20 February, 1980.

PB. 4-9-2-8-244

NOTICE 126 OF 1980.

GERMISTON AMENDMENT SCHEME 1/274.

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, Broadacres Investments Limited, C/o. Fred Fisher, P.O. Box 65534, Benmore for the amendment of Germiston Town-planning Scheme 1, 1945 by rezoning Erf 2232, situated on Heath Avenue, Primrose Extension 1 Township from "Special Residential" with a density of "One dwelling per 250 m²" to "Special" Use Zone XIV to be used solely for the parking and storing of heavy motor vehicles and/or equipment, provided that it shall not fall within the scope of a motor garage or a scrapyard subject to certain conditions.

The amendment will be known as Germiston Amendment Scheme 1/274.

Further particulars of the scheme are open for inspection at the office of the Town Clerk, Germiston and at the office of the Director of Local Government, 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 X437, Pretoria and the Town Clerk, P.O. Box 145, Germiston, 1400 at any time within a period of 4 weeks from the date of this notice.

E. UYS,
Director of Local Government.
Pretoria, 20 February, 1980.

PB. 4-9-2-1-274

NOTICE 127 OF 1980.

HALFWAY HOUSE AND CLAYVILLE AMENDMENT SCHEME 27.

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, Residential Ranches and Travel (Proprietary) Limited, C/o. Messrs Fehrsen & Douglas, P.O. Box 303, Pretoria for the amendment of Halfway House and Clayville Town-planning Scheme 1976, by rezoning Remaining Extent of Portion 3 of the farm Bothasfontein 408-J.R., from "Agricultural" to "Special" Use Zone XVI for an hotel, a travel agency, a car hire service, a tour and safari organisation, a place of instruction, a health resort, a place of amusement, social halls and recreation and sports grounds, subject to certain conditions.

The amendment will be known as Halfway House and Clayville Amendment Scheme 27.

Further particulars of the scheme are open for inspection at the office of the Secretary, Transvaal Board for

like Bestuur, 11de Vloer, Merino Gebou, H/v. Pretorius-en Bosmanstraat, Pretoria en in die kantoor van die Sekretaris, Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Sekretaris, Posbus 134, Pretoria 0001 skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 20 Februarie 1980.

PB. 4-9-2-149-27

the Development of Peri-Urban Areas 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 X437, Pretoria, and the Secretary, P.O. Box 134, 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 February, 1980.

PB. 4-9-2-149-27

KENNISGEWING 128 VAN 1980.

JOHANNESBURG-WYSIGINGSKEMA 82.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) bekend gemaak dat die eienaar, Martha Dorothea de Villiers, P/a. mnr. A. F. Men-Muir, Posbus 51343, Randburg, aansoek gedoen het om Johannesburg-dorpsbeplanningskema, 1979, te wysig deur die hersonering van Erf 244, geleë aan Sabieweg en Hillweg, dorp Emmarentia, van "Residensieel 1" met 'n digtheid van "Een woonhuis per Erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 000 m²".

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 82 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merino Gebou, h/v. Bosman- en Pretoriusstraat, 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 bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg, 2000 skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 20 Februarie 1980.

PB. 4-9-2-2H-82

KENNISGEWING 129 VAN 1980.

JOHANNESBURG-WYSIGINGSKEMA 227.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) bekend gemaak dat die eienaar, Julius Landman, P/a. mnr. M. J. v.d. Merwe, Posbus 91261, Auckland Park aansoek gedoen het om Johannesburg-dorpsbeplanningskema 1, 1946 te wysig deur die hersonering van Erwe 31, 32, 33 en 34, geleë aan Bernardstraat en Annadalestraat dorp Martindale van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 450 m²" tot "Spesial" vir 'n paneelklopwerkswinkel, spuitverfwerkswinkel, kantore wat daarmee verband hou, die verkoop van nuwe en tweedehandse motorvoertuie en die parkering van motorvoertuie, onderworpe aan sekere voorwaardes.

NOTICE 128 OF 1980.

JOHANNESBURG AMENDMENT SCHEME 82.

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, Martha Dorothea de Villiers; C/o. Mr. A. F. Men-Muir, P.O. Box 51343, Randburg, for the amendment of Johannesburg Town-planning Scheme, 1979 by rezoning Erf 244, situated on Sabie Road and Hill Road, Emmarentia Township from "Residential 1" with a density of "One dwelling per Erf" to "Residential 1" with a density of "One dwelling per 1 000 m²".

The amendment will be known as Johannesburg Amendment Scheme 82.

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. 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 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 February, 1980.

PB. 4-9-2-2H-82

NOTICE 129 OF 1980.

JOHANNESBURG AMENDMENT SCHEME 227.

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, Julius Landman, C/o. Mr. M. J. v.d. Merwe, P.O. Box 91261, Auckland Park for the amendment of Johannesburg Town-Planning Scheme 1, 1946 by rezoning Erven 31, 32, 33 and 34 situated on Bernard Street and Anna-dale Street, Martindale Township from "Special Residential" with a density of "One dwelling per 450 m²" to "Special" for a panelbeating workshop, spraypainting workshop, ancillary offices, selling of new and second-hand motorcars and the parking of motor vehicles, subject to certain conditions.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 1/1137 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 Johannesburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg, 2000 skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 20 Februarie 1980.

PB. 4-9-2-2H-227

The amendment will be known as Johannesburg Amendment Scheme 227.

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, 20 February, 1980.

PB. 4-9-2-2H-227

KENNISGEWING 130 VAN 1980.

JOHANNESBURG-WYSIGINGSKEMA 267.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) bekend gemaak dat die eienaar, Charles Max Schlamm, P/a. mnre. Jarrett en Jarrett, Posbus 52271, Saxonwold aansoek gedoen het om Johannesburg-dorpsbeplanningskema, 1979, te wysig deur die hersonering van Lot 273, geleë aan 7de Laan, dorp Parktown-Noord van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 3" vir Stadhuisse.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 267 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merino Gebou, H/v. Bosman en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg, 2000 skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 20 Februarie 1980.

PB. 4-9-2-2H-267

NOTICE 130 OF 1980.

JOHANNESBURG AMENDMENT SCHEME 267.

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, Charles Max Schlamm, C/o. Messrs. Jarrett and Jarrett, P.O. Box 52271, Saxonwold for the amendment of Johannesburg Town-planning Scheme, 1979 by rezoning Lot 273, situated on 7th Avenue, Parktown North Township, from "Residential 1" with a density of "One dwelling per erf" to "Residential 3" for Town Houses.

The amendment will be known as Johannesburg Amendment Scheme 267.

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. 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 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 February, 1980.

PB. 4-9-2-2H-267

KENNISGEWING 131 VAN 1980.

NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA 820.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) bekend gemaak dat die eienaar, Suzanne Zulberg, P/a. mnre. Archibald en Vennote, Posbus 52357, Saxonwold, aansoek gedoen het om Noordelike Johannesburgstreek-dorpsaanlegskema 1, 1958 te wysig deur die hersonering van Erf 75, geleë aan Shelleylaan en Tennysonlaan, dorp Senderwood Uitbreiding 1 van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 2 000 m²".

NOTICE 131 OF 1980.

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME 820.

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, Suzanne Zulberg, C/o. Messrs. Archibald and Partners, P.O. Box 52357, Saxonwold for the amendment of Northern Johannesburg Region Town-planning Scheme 1, 1958 by rezoning Erf 75, situated on Shelley Avenue and Tennyson Avenue, Senderwood Extension 1 Township from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 2 000 m²".

Verdere besonderhede van hierdie wysigingskema (wat Noordelike Johannesburgstreek-wysigingskema 820 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merino Gebou, h/v. Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Bedfordview 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 3, Bedfordview, 2008 skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 20 Februarie 1980.

PB. 4-9-2-212-820

KENNISGEWING 132 VAN 1980.

NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA 1051.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) bekend gemaak dat die eienaar, John William Giles Cowper, P/a. mnr. C. A. Nolte, Posbus 260315, Excom aansoek gedoen het om Noordelike Johannesburgstreek-dorpsaanlegskema, 1958 te wysig deur die hersonering van Erf 122, geleë aan Bryanston Drive, dorp Bryanston van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 4 000 m²".

Verdere besonderhede van hierdie wysigingskema (wat Noordelike Johannesburgstreek-wysigingskema 1051 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merino Gebou, h/v. Bosman en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Sandton ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 78001, Sandton, 2146 skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 20 Februarie 1980.

PB. 4-9-2-116-1051

KENNISGEWING 133 VAN 1980.

NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA 1309.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) bekend gemaak dat die eienaar, Anthony Wilson, P/a. mnr. Van der Want, Nielsen en Rostin, Posbus 3804, Johannesburg aansoek gedoen het om Noordelike Johannesburgstreek-dorpsaanlegskema 1, 1958 te wysig deur die hersonering van Restant van Lot 90, geleë aan Fourth Avenue en Fifth Avenue dorp Inanda van "Spesiale Woon" met 'n digtheid

The amendment will be known as Northern Johannesburg Region Amendment Scheme 820.

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. 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 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, 20 February, 1980.

PB. 4-9-2-212-820

NOTICE 132 OF 1980.

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME 1051.

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, John William Giles Cowper, C/o. Mr. C. A. Nolte, P.O. Box 260315 Excom for the amendment of Northern Johannesburg Region Town-planning Scheme, 1958 by rezoning Erf 122, situated on Bryanston Drive, Bryanston Township, from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 4 000 m²".

The amendment will be known as Northern Johannesburg Region Amendment Scheme 1051.

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. 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 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 February, 1980.

PB. 4-9-2-116-1051

NOTICE 133 OF 1980.

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME 1309.

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, Anthony Wilson, 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 Remainder of Lot 90, situated on Fourth Avenue and Fifth Avenue, Inanda Township from "Special Residential" with a density of

van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 500 m²".

Verdere besonderhede van hierdie wysigingskema (wat Noordelike Johannesburgstreek-wysigingskema 1309 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merino Gebou, h/v. Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Sandton ter insac.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 78001, Sandton 2146 skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 20 Februarie 1980.

PB. 4-9-2-116-1309

KENNISGEWING 134 VAN 1980.

NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA 1314.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (Ordonnansie 25 van 1965) bekend gemaak dat die eienaar, Catherine Walls Moodie Pearce, P/a. mnr. W. Helmrich, Posbus 7, Johannesburg aansoek gedoen het om Noordelike Johannesburgstreek-dorpsaanlegskema, 1958 te wysig deur die hersonering van Restant van Erf 20, geleë aan Paddockweg, dorp Atholl Uitbreiding 1, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 4 000 m²" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 2 000 m²".

Verdere besonderhede van hierdie wysigingskema (wat Noordelike Johannesburgstreek-wysigingskema 1314 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merino Gebou, h/v. Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Sandton ter insac.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 78001, Sandton, 2146 skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 20 Februarie 1980.

PB. 4-9-2-116-1314

KENNISGEWING 135 VAN 1980.

NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA 1315.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), bekend gemaak dat die eienaar, Jose Horacio Gomes en Joao Herculano Gomes, P/a. mnr. R. H. W. Warren, Posbus 78758, Sandton aansoek gedoen het om Noordelike Johannesburgstreek-dorpsaanlegskema, 1958 te wysig ten opsigte van 'Gedeelte 3 van Lot 174 geleë aan De la Reyweg en Twaalfde Laan dorp Edenburg, deur die wysiging van Voorwaarde 6;

"One dwelling per erf" to "Special Residential" with a density of "One dwelling per 1 500 m²".

The amendment will be known as Northern Johannesburg Region Amendment Scheme 1309. 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. 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 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 February, 1980.

PB. 4-9-2-116-1309

NOTICE 134 OF 1980.

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME 1314.

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, Catherine Walls Moodie Pearce, C/o. Mr. W. Helmrich, P.O. Box 7, Johannesburg for the amendment of Northern Johannesburg Region Town-planning Scheme, 1958 by rezoning Remainder of Erf 20, situated on Paddock Road, Atholl Extension 1 Township from "Special Residential" with a density of "One dwelling per 4 000 m²" to "Special Residential" with a density of "One dwelling per 2 000 m²".

The amendment will be known as Northern Johannesburg Region Amendment Scheme 1314. 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. 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 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 February, 1980.

PB. 4-9-2-116-1314

NOTICE 135 OF 1980.

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME 1315.

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, Jose Horacio Gomes and Joao Herculano Gomes, C/o. Mr. R. H. W. Warren, P.O. Box 78758, Sandton for the amendment of Northern Johannesburg Region Town-planning Scheme 1, 1958 in respect of Portion 3 of Lot 174 situated on De la Rey Road and Twelfth Avenue, Edenburg Township by the amendment of Condition 6,

Bylae 211 tot Noordelike Johannesburgstreek Wysigingskema 733 ten opsigte van—

(1) vermindering van speelgrond area vir kinders van 15 % tot 10 %.

(2) Skrapping van die voorwaarde dat indien onderverdeling sou plaasvind die speelgrond aan die plaaslike bestuur oorgedra word.

Verdere besonderhede van hierdie wysigingskema (wat Noordelike Johannesburgstreek-wysigingskema 1315 genoem sal word) lê in die kantoor van dié Direkteur van Plaaslike Bestuur, 11de Vloer, Merino Gebou, h/v. Bosman-en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Sandton ter insac.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 78001, Sandton, 2146 skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 20 Februarie 1980.

PB. 4-9-2-116-1315

KENNISGEWING 136 VAN 1980.

NOORDELIKE JOHANNESBURGSTREEK - WYSIGINGSKEMA 1329.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (Ordonnansie 25 van 1965), bekend gemaak dat die eienaar, 'Gertruida Elizabeth Strack van Schyndel, P/a. mnre. Ainge & Ainge, Posbus 41445, Craighall, aansoek gedoen het om Noordelike Johannesburgstreek-dorpsaanlegskema 1, 1958 te wysig deur die hersonering van Gedekte 4 van Lot 14, geleë aan Coronationweg en Clevelandweg, dorp Sandhurst, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 8'000 m²" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 4'000 m²".

Verdere besonderhede van hierdie wysigingskema (wat Noordelike Johannesburgstreek-wysigingskema 1329 genoem sal word), lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merino Gebou, h/v. Bosman-en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Sandton ter insac.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 78001, Sandton 2146 skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 20 Februarie 1980.

PB. 4-9-2-116-1329

KENNISGEWING 137 VAN 1980.

PRETORIA-WYSIGINGSKEMA 571.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe,

Annexure 211 to the Northern Johannesburg Region Amendment Scheme 733 in respect of —

(1) Playground area for children to be reduced from 15 % to 10 %.

(2) Deletion of provision that in the event of subdivision the playground to be transferred to the local authority.

The amendment will be known as Northern Johannesburg Region Amendment Scheme 1315. 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. 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 X437, Pretoria and the Town Clerk, P.O. Box 78001, Sandton, 2146 at any time within the period of 4 weeks from the date of this notice.

E. UYS,
Director of Local Government.
Pretoria, 20 February, 1980.

PB. 4-9-2-116-1315

NOTICE 136 OF 1980.

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME 1329.

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, Gertruida Elizabeth Strack van Schyndel, C/o. Messrs. Ainge & Ainge, P.O. Box 41445, Craighall for the amendment of Northern Johannesburg Region Town-planning Scheme, 1958 by rezoning Portion 4 of Lot 14, situated on Coronation Road and Cleveland Road, Sandhurst Township, from "Special Residential" with a density of "One dwelling per 8'000 m²" to "Special Residential" with a density of "One dwelling per 4'000 m²".

The amendment will be known as Northern Johannesburg Region Amendment Scheme 1329. 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. 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 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 February, 1980.

PB. 4-9-2-116-1329

NOTICE 137 OF 1980.

PRETORIA AMENDMENT SCHEME 571.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordin-

1965 (Ordonnansie 25 van 1965), bekend gemaak dat die eienaar, Ionna George Karagornas, P/a. mnr. E. R. Bryce, Posbus 28528, Sunnyside aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974 te wysig deur die hersonering van Gedeelte 2 en Restant van Lot 91, geleë aan Paul Krugerstraat, dorp Mayville van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m²" tot "Algemene Woon" met 'n digtheid van "Een woonhuis per 1 000 m²" onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 571 genoem sal word), lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merino Gebou, h/v. Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria, 0001 skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.

Pretoria, 20 Februarie 1980.

PB. 4-9-2-3H-571

KENNISGEWING 138 VAN 1980.

PRETORIA-WYSIGINGSKEMA 577.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dörpe, 1965 (Ordonnansie 25 van 1965) bekend gemaak dat die eienaar, Pieter Frederik Salverus Janse van Rensburg, P/a. mnr. E. R. Bryce, Posbus 28528, Sunnyside, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974 te wysig deur die hersonering van Erf 121 geleë aan Gordon Versterweg, dorp Die Wilgers Uitbreiding 9, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per bestaande erf" tot "Spesiaal" Gebruiksone XIV vir twee woonhuise per erf, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 577 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v. Bosman- en Pretoriusstraat, Pretoria en die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria, 0001 skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.

Pretoria, 20 Februarie 1980

PB. 4-9-2-3H-577

ance. 25 of 1965), that application has been made by the owner, Ionna George Karagornas, C/o. Mr. E. R. Bryce, P.O. Box 28528, Sunnyside for the amendment of Pretoria Town-planning Scheme, 1974 by rezoning Portion 2 and Remainder of Lot 91, situated on Paul Kruger Street, Mayville Township, from "Special Residential" with a density of "One dwelling per 1 000 m²" to "General Residential" with a density of "One dwelling per 1 000 m²" subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme 571. Further particulars of the schema 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. 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 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 February, 1980.

PB. 4-9-2-3H-571

NOTICE 138 OF 1980.

PRETORIA AMENDMENT SCHEME 577.

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, Pieter Frederik Salverus Janse van Rensburg, C/o. Mr. E. R. Bryce, P.O. Box 28528, Sunnyside for the amendment of Pretoria Town-planning Scheme, 1974 by rezoning Erf 121, situated on Gordon Verster Road, Die Wilgers Extension 9 Township from "Special Residential" with a density of "One dwelling per existing erf" to "Special" Use Zone XIV for two dwelling houses per erf subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme 577. 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. Bosman and Pretorius Streets, Pretoria.

Any objection or presentations 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 February, 1980.

PB. 4-9-2-3H-577

KENNISGEWING 139 VAN 1980.

PRETORIA-WYSIGINGSKEMA 581.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), bekend gemaak dat die eienaar, Toni Werner de Boer, P/a. mnre. Weyers, Aab en Hubéé, Posbus 174, Pretoria aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974 te wysig deur die hersnering van Restant van Lot 55 en Restant van Lot 689 geleë aan 14de Laan en 15de Laan, dorp Rietfontein van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m²" tot "Duplex woon" onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 581 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merino Gebou, h/v. Bosman- en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria, 0001 skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.
Pretoria, 20 Februarie 1980.

PB. 4-9-2-3H-581

NOTICE 139 OF 1980.

PRETORIA AMENDMENT SCHEME 581.

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, Toni Werner de Boer, C/o. Messrs. Weyers, Aab and Hubéé, P.O. Box 174, Pretoria for the amendment of Pretoria Town-planning Scheme, 1974 by rezoning Remainder of Lot 55 and Remainder of Lot 689, situated on 14th Avenue and 15th Avenue, Rietfontein Township from "Special Residential" with a density of "One dwelling per 1 000 m²" to "Duplex Residential" subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme 581. 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. 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 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 February, 1980.

PB. 4-9-2-3H-581

KENNISGEWING 140 VAN 1980.

PRETORIA-WYSIGINGSKEMA 582.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), bekend gemaak dat die eienaar, Strubos Investments (Proprietary) Limited, P/a. mnre. E. R. Bryce and Associates, Posbus 28528, Sunnyside, Pretoria aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974 te wysig deur die hersnering van Lot 1908 en Lot 1909 geleë aan Agtiende Laan, dorp Villieria, van "Spesial" Gebruikstreek XIV vir 'n openbare garage en doeleinades wat daarmee gepaard gaan insluitende werkswinkels, motor en karavaan vertoonlokaal en aanverwante kantore onderworpe aan sekere voorwaardes tot "Algemene Woon" Gebruikstreek IV onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 582 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v. Bosman- en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria, 0001 skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.
Pretoria, 20 Februarie 1980.

PB. 4-9-2-3H-582

NOTICE 140 OF 1980.

PRETORIA AMENDMENT SCHEME 582.

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, Strubos Investments (Proprietary) Limited, C/o. Messrs. E. R. Bryce and Associates, P.O. Box 28528, Sunnyside, Pretoria for the "amendment of Pretoria Town-planning Scheme, 1974 by rezoning Lot 1908 and Lot 1909 situated on Eighteenth Avenue, Villieria Township from "Special" Use Zone XIV for a public garage and purpose incidental thereto including workshops, car and caravan showroom and ancillary offices subject to certain conditions to "General Residential" Use Zone IV subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme 582. 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. 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 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 February, 1980.

PB. 4-9-2-3H-582

KENNISGEWING 141 VAN 1980.

RANDBURG-WYSIGINGSKEMA 249.

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, Stand 25, Strijdom Park (Proprietary) Limited, P/a. mnr. R. H. W. Warren, Posbus 78758, Sandton, aansoek gedoen het om Randburg-dorpsbeplanningskema, 1976 te wysig deur die hersonering van Erf 25, geleë aan Susanstraat, dorp Strijdom Park van "Residensiel 1" met 'n digtheid van "Een woonhuis per erf" tot "Nywerheid 1".

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 249 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merino Gebou, h/v. Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Randburg ter insac.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak 1, Randburg, 2125 skriftelik voorgelê word,

E. UYS,

Direkteur van Plaaslike Bestuur.
Pretoria, 20 Februarie 1980.

PB. 4-9-2-132H-249

KENNISGEWING 142 VAN 1980.

RANDBURG-WYSIGINGSKEMA 258.

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, Jennifer Lynn Sokehill Huggett, Elginlaan 439, Ferndale, aansoek gedoen het om Randburg-dorpsbeplanningskema, 1976 te wysig deur die hersonering van Gedeelte 30 ('n gedeelte van Gedeelte 1) van Lot 1364, geleë aan Elginlaan, dorp Ferndale, van "Residensiel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensiel 1" met 'n digtheid van "Een woonhuis per 1 500 m²".

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 258 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merino Gebou, h/v. Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Randburg ter insac.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak 1, Randburg, 2125 skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.
Pretoria, 20 Februarie 1980.

PB. 4-9-2-132H-258

NOTICE 141 OF 1980.

RANDBURG AMENDMENT SCHEME 249.

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, Stand 25, Strijdom Park (Proprietary) Limited, C/o. Mr. R. H. W. Warren, P.O. Box 78758, Sandton for the amendment of Randburg Town-planning Scheme 1976 by rezoning Erf 25, situated on Susan Street, Strijdom Park Township from "Residential 1" with a density of "One dwelling per erf" to "Industrial 1".

The amendment will be known as Randburg Amendment Scheme 249. 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. 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 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 February, 1980.

PB. 4-9-2-132H-249

NOTICE 142 OF 1980.

RANDBURG AMENDMENT SCHEME 258.

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, Jennifer Lynn Sokehill Huggett, 439 Elgin Avenue, Ferndale, for the amendment of Randburg Town-planning Scheme, 1976, by rezoning Portion 30 (a portion of Portion 1) of Lot 1364, situated on Elgin 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 m²".

The amendment will be known as Randburg Amendment Scheme 258. 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. 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 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 February, 1980.

PB. 4-9-2-132H-258

KENNISGEWING 143 VAN 1980.

ZEERUST-WYSIGINGSKEMA 1/21.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), bekend gemaak dat die eienaar, Aletta Sophia van den Bergh, Posbus 171, Zeerust, aansoek gedoen het om Zeerust-dorpsaanlegskema, 1958, te wysig deur die hersonering van Gedeelte 1 van Erf 610, geleë aan Smookstraat en Jan Rossouwlaan, dorp Zeerust, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m²" tot "Besigheid 3".

Verdere besonderhede van hierdie wysigingskema (wat Zeerust-wysigingskema 1/21 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merino Gebou, h/v. Bosman- en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Zeerust ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 92, Zeerust, 2865 skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 20 Februarie 1980.

PB. 4-9-2-41-21

NOTICE 143 OF 1980.

ZEERUST AMENDMENT SCHEME 1/21.

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, Aletta Sophia van den Bergh, P.O. Box 171, Zeerust for the amendment of Zeerust Town-planning Scheme, 1958 by rezoning Portion 1 of Erf 610, situated on Smook Street and Jan Rossouw Avenue, Zeerust Township from "Special Residential" with a density of "One dwelling per 1 000 m²" to "Business 3".

The amendment will be known as Zeerust Amendment Scheme 1/21. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Zeerust and the office of the Director of Local Government, 11th Floor, Merino Building, cor. Bosman and Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, P.O. Box 92, Zeerust, 2865 at any time within a period of 4 weeks from the date of this notice.

E. UYS,

Director of Local Government.

Pretoria, 20 February, 1980.

PB. 4-9-2-41-21

KENNISGEWING 144 VAN 1980.

VOORGESTELDE STIGTING VAN DORPE.

Ingevolge artikel 58(8)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hiermee bekend gemaak dat aansoek gedoen is om toestemming om die dorpe gemeld in meegaande Bylae te stig.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B206A, 2de Vloer, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria, vir 'n tydperk van agt weke vanaf 20 Februarie 1980.

Ingevolge artikel 58(8)(a) van die genoemde Ordonnansie, moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om in die saak gehoor te word of vertoë te rig, die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as agt weke van die datum van sodanige eerste publikasie in die Provinciale Koerant naamlik 20 Februarie 1980, 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, 20 Februarie 1980.

BYLAE

(a) Naam van Dorp en Eienaar(s)	Aantal Erwe	Beskrywing van Grond	Liggings	Verwysingsnommer
(a) Alrode Uitbreiding 11. (b) Alberton Industrial Properties (Pty) Ltd.	Besigheid : 3 Kommersieel : 84 Garage : 1 Parke : 1	'n gedeelte van Gedeelte 57 ('n gedeelte van Gedeelte 26) van die plaas Palmietfontein (141-I.R.).	Oos van en grens aan Mayberrypark Uitbreiding 1, wes van Pad P46/1.	PB. 4-2-2-6101
(a) Alrode Uitbreiding 12 (b) Alberton Industrial Properties (Pty) Ltd.	Kommersieel : 42	Gedeelte 57 ('n gedeelte van Gedeelte 26) van die plaas Palmietfontein 141-I.R., distrik Alberton.	Oos van en grens aan voorgestelde Alrode Uitbreiding 11 en 14, suidwes van en grens aan Alrode Uitbreiding 6, noordoos en grens aan voorgestelde Alrode Uitbreiding 18.	PB. 4-2-2-6102
(a) Alrode Uitbreiding 13 (b) Alberton Industrial Properties (Pty) Ltd.	Kommersieel : 108 Parke : 1	Gedeelte 57 ('n gedeelte van Gedeelte 26) van die plaas Palmietfontein 141-I.R., distrik Alberton.	Oos van en grens aan Mayberrypark Uitbreiding 1, noord van en grens aan voorgestelde Alrode Uitbreiding 15 en 16, wes van Provinciale Pad P46/1.	PB. 4-2-2-6103
(a) Alrode Uitbreiding 14 (b) Alberton Industrial Properties (Pty) Ltd.	Kommersieel : 88	'n gedeelte van Gedeelte 57 ('n gedeelte van Gedeelte 26) van die plaas Palmietfontein 141-I.R., distrik Alberton.	Wes van Pad P46/1. Oos van en grens aan Mayberrypark Uitbreiding 1.	PB. 4-2-2-6104
(a) Alrode Uitbreiding 15 (b) Alberton Industrial Properties (Proprietary) Limited	Kommersieel : 55 Parke : 1	'n gedeelte van Gedeelte 57 ('n gedeelte van Gedeelte 26) van die plaas Palmietfontein 141-I.R., distrik Alberton.	Noord van en grens aan Hennie Albertsstraat in Alrode South Uitbreiding 6, Dorp en oos van en grens aan Meyberrypark, Uitbreiding 1.	PB. 4-2-2-6105

NOTICE 144 OF 1980.

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 20th February, 1980.

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 20th February, 1980.

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, 20 February, 1980.

ANNEXURE

(a) Name of Township and (b) Owner(s)	Number of Erven	Description of Land	Situation	Reference Number
(a) Alrode Extension 11 (b) Alberton Industrial Properties (Pty) Ltd.	Business : 3 Commercial : 84	A portion of Portion 57 (a portion of Portion 26) of the farm Palmietfontein (141-I.R.).	East of and abuts Mayberry Park Extension 1, west of Road P46/1.	PB. 4-2-2-6101
(a) Alrode Extension 12 (b) Alberton Industrial Properties (Pty) Ltd.	Commercial : 42	Portion 57 (a portion of Portion 26) of the farm Palmietfontein 141-I.R., distrik Alberton.	East of and abuts proposed Alrode Extension 11 and 14. South-west of and abuts Alrode Extension 6. North-east of and abuts proposed Alrode Extension 18.	PB. 4-2-2-6102
(a) Alrode Extension 13 (b) Alberton Industrial Properties (Pty) Ltd.	Commercial : 108 Parks : 1	Portion 57 (a portion of Portion 26) of the farm Palmietfontein 141-I.R., district Alberton.	East of and abuts Mayberry Park Extension 1, North of and abuts proposed Alrode Extension 15 and 16 Township, west of P46/1 Provincial Road.	PB. 4-2-2-6103
(a) Alrode Extension 14 (b) Alberton Industrial Properties (Pty) Ltd.	Commercial : 88	A portion of Portion 57 (a portion of Portion 26) of the farm Palmietfontein 141-I.R., distrik Alberton.	West of Road P46/1, east of and abuts Mayberry Park Extension 1.	PB. 4-2-2-6104
(a) Alrode Extension 15 (b) Alberton Industrial Properties (Proprietary) Limited	Commercial : 55 Parks : 1	A portion of Portion 57 (a portion of Portion 26) of the farm Palmietfontein 141-I.R., distrik Alberton.	North of and abuts Hennie Alberts Street in Alrode South Extension 1 Township and east of and abuts Mayberrypark Extension 1.	PB. 4-2-2-6105

BYLAE (Vervolg).

(a) Naam van Dorp en Eienaar(s)	Aantal Erwe	Beskrywing van Grond	Ligging	Verwysingsnommer
(a) Alrode Uitbreiding 16 (b) Alberton Industrial Properties (Pty) Ltd.	Kommersieel : 84	Gedeelte van Gedeelte 57 ('n gedeelte van Gedeelte 26) van die plaas Palmietfontein 141-I.R.	Noord van en grens aan die voorgestelde dorp Alrode Uitbreiding 17 en wes van en grens aan die voorgestelde dorp Alrode Uitbreiding 18.	PB. 4-2-2-6106
(a) Alrode Uitbreiding 17 (b) Alberton Industrial Properties (Pty) Ltd.	Nywerheid : 107	'n Gedeelte van Gedeelte 57 ('n gedeelte van Gedeelte 26) van die plaas Palmietfontein 141-I.R.	Noord van en grens aan Hennie Albertsstraat in Alrode South Dorp en wes van en grens aan Bosworthstraat in die voorgestelde Alrode Uitbreiding 18 Dorp.	PB. 4-2-2-6107
(a) Alrode Uitbreiding 18. (b) Alberton Industrial Properties (Pty) Ltd.	Kommersieel : 56	Gedeelte van Gedeelte 57 ('n gedeelte van Gedeelte 26) van die plaas Palmietfontein 141-I.R.	Noordoos van en grens aan Alrode South Dorp en wes van en grens aan Thokoza, 'n swart woondorp; Pad P46/1 en die spoorlyn tussen Angus en Natal-spruit-stasies.	PB. 4-2-2-6108
(a) Leeuwkuil. (b) Stadsraad van Vereeniging.	Besigheid : 2 Nywerheid : 150 Kommersieel : 6	'n Deel van die Restant van Gedeelte 26, Leeuwkuil 596-I.Q., distrik Vereeniging.	Noordwes van en grens aan Pad P156/2 en noord van en grens aan Pad P/88/1.	PB. 4-2-2-6114
(a) Duvhapark. Uitbreiding 1. (b) Stadsraad van Witbank.	Parke : 3 Munisipaal : 4 Spesiaal — Vir gebruik soos deur Administrateurs bepaal : 1			
(a) Actonville. Uitbreiding 5. (b) Stadsraad van Benoni.	Spesiale Woon : 885 Primêre Skool : 1 Kleuterskool / Crèche : 2 Kerk : 3 Munisipaal : 1 Parke : 11	Gedeelte 95 en 'n gedeelte van Gedeelte 96 van die plaas Klipfontein 322-J.S., distrik Witbank.	Suid van en grens aan die dorpe Tasbetpark Uitbreiding 3 en wes van en grens aan die dorp Duvhapark en Pad P120/1.	PB. 4-2-2-5660
	Spesiale Woon : 72 Algemene Woon : 1 Parke : 3	'n Gedeelte van die Restant van Gedeelte 6 van die plaas Rietfontein 115-I.R., distrik Benoni.	Suid van en grens aan Craddockstraat, wes van en grens aan Actonville Dorp.	PB. 4-2-2-6117

ANNEXURE (Continued).

(a) Name of Township and (b) Owner(s)	Number of Erven	Description of Land	Situation	Reference Number
(a) Alrode Extension 16 (b) Alberton Industrial Properties (Pty) Ltd.	Commercial : 84	Portion of Portion 57 (a portion of Portion 26) of the farm Palmietfontein 141-I.R.	North of and abuts the proposed Alrode Extension 17 Township and west of and abuts the proposed Alrode Extension 18 Township.	PB. 4-2-2-6106
(a) Alrode Extension 17 (b) Alberton Industrial Properties (Pty) Ltd.	Commercial : 107	Portion of Portion 57 (a portion of Portion 26) of the farm Palmietfontein 141-I.R.	North of and abuts Hennie Alberts Street in Alrode South Township and west of and abuts, Bosworth Street in the proposed Alrode Extension 18 Township.	PB. 4-2-2-6107
(a) Alrode Extension 18 (b) Alberton Industrial (Pty) Ltd.	Commercial : 56	Portion of Portion 57 (a portion of Portion 26) of the farm Palmietfontein 141-I.R.,	North-east of and abuts Alrode South Township and west of and abuts Thokoza black residential area; Road P46/1 and the railway line between Angus and Natal-spruit Stations.	PB. 4-2-2-6108
(a) Leeuwkuil (b) City Council of Vereeniging.	Business : 2 Industrial : 150 Commercial : 6 Parks : 3 Municipal : 4 Special — for such purpose as the Administrator may decide : 1	Part of the Remainder of Portion 26. Leeuwkuil 596-I.Q., district Vereeniging.	North-west of and abuts Road P156/2, and north of and abuts Road P88/1.	PB. 4-2-2-6114
(a) Duvhapark Extension 1. (b) Town Council of Witbank.	Spesial Residential : 885 Primary School : 1 Nursery School/ Crèche : 2 Church : 3 Municipal : 1 Parks : 11	Portion 95 and a portion of Portion 96 of the farm Klipfontein 322-J.S., district Witbank.	South of and abuts the townships Tasbet Park, and Tasbet Park Extension 3 and west of and abuts Duvhapark Township and Road P120/1.	PB. 4-2-2-5660
(a) Actonville Extension 5. (b) Town Council of Benoni.	Special Residential : 72 General Residential : 1 Parks : 3	A portion of the Remainder of Portion 6 of the farm Rietfontein 115-I.R., district Benoni.	South of and abuts Craddock Street. West of and abuts Actonville Township.	PB. 4-2-2-6117

KENNISGEWING 145 VAN 1980.

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 dié kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, 2de Vloer, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria, vir 'n tydperk van agt weke vanaf 20 Februarie 1980.

Ingevolge artikel 58(8)(a) van die genoemde Ordonnansie, moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om in die saak gehoor te word of vertoë te rig, die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as agt weke van die datum van sodanige eerste publikasie in die *Provinsiale Koerant* naamlik 20 Februarie 1980, deur d.e. 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, 20 Februarie 1980.

BYLAE

(a) Naam van Dorp en Eienaar(s)	Aantal Erwe	Beskrywing van Grond	Liggings	Verwysingsnommer
(a) Esselenpark. (b) Republiek van Suid-Afrika (Suid-Afrikaanse Spoorweë en Hawens).	Spesiale Woon : 361 Algemene Woon : 1 Dupleks : 1 Besigheid : 1 Park : 4	Gedeelte 10, 12, 13, 14 en 18 van die plaas Witfontein No. 15-I.R., "distrik" Kempstonpark.	Wes van en grens aan Gedeelte 19, 12, 10 en Restant van Gedeelte 39 van die plaas Witfontein 15-I.R., noordwes van en grens aan Birchleigh Uitbreiding 1 Dorp.	PB. 4-2-2-5476
(a) Strijdomspark Uitbreiding 16. (b) Cothill and Prinsloo (Prop.) Limited.	Industrieel : 32 Publieke Oop Spaas : 1	Gedeelte 112, 'n gedeelte van "Gedeelte 196 van die plaas "Klipfontein" 203-I.R., distrik Randburg.	Wes van en grens aan Hans Strijdom Rylaan. Noord van en grens aan Ferndale Uitbreiding 4.	PB. 4-2-2-6141

NOTICE 145 OF 1980.

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 20 February, 1980.

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 20 February, 1980.

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, 20 February, 1980.

ANNEXURE.

(a) Name of Township and (b) Owner(s)	Number of Erven	Description of Land	Situation	Reference Number
(a) Esselen Park.	Special Residential : 361	Portions 10, 12, 13, 14 and 13 of the farm Witfontein No. 15-I.R., district Kemp-ton Park.	West of and abuts Portions 19, 12, 10 and Remaining Extent of Portion 39 of the farm Witfontein 15-I.R., north-east of and abuts Birchleigh Extension 1 Township.	PB. 4-2-2-5476
(b) Republic of South Africa (South African Railways and Harbours).	General Residential : 1			
	Duplex : 1			
	Business : 1			
	Parks : 4			
(a) Strijdom Park. Extension 16.	Industrial : 32	Portions 112 (a portion of Portion 196 of the farm "Klipfontein" 203-I.Q., district of Randburg.	West of and abuts Hans Strijdom Drive.	PB. 4-2-2-6141
(b) Cothill and Prinsloo (Prop.) Limited.	Public Open Space : 1		North of and abuts Ferndale Extension 4.	

KENNISGEWING 146 VAN 1980.

VOORGESTELDE WYSIGING VAN DIE ALGEMENE PLAN VAN DIE DORP.

Ingevolge artikel 83(3) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), word hiermee bekend gemaak dat Anna Elizabeth van der Linde aansoek gedoen het vir die gedeeltelike rojering van die algemene plan van die dorp Annlin om Gedeelte 125 van die plaas Wonderboom 302-J.R., daarvan uit te sluit.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, 2de Vloer, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan, 20 Februarie 1980.

Iedereen wat beswaar teen die toestaan van die aansoek wil maak of wat begerig is om vertoë in verband daarmee te rig, moet die Direkteur skriftelik in kennis stel met vermelding van redes daarvoor binne 'n tydperk van agt weke na datum hiervan.

E. UYS,
Direkteur van Plaaslike Bestuur.

Pretoria, 20 Februarie 1980.

KENNISGEWING 147 VAN 1980.

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 Kamer B206A, Provinciale Gebou, Pretoriussstraat, Pretoria, en in die kantoor van die betrokke plaaslike owerheid.

Enige beswaar, met volledige redes daarvoor, moet skriftelik by die Direkteur van Plaaslike Bestuur, by bovermelde adres of Privaatsak X437, Pretoria, ingedien word op of voor 19 Maart 1980.

E. UYS,
Direkteur van Plaaslike Bestuur.

Pretoria, 20 Februarie 1980.

Matthys Cornelius Pretorius Bekker, vir —

(1) die wysiging van titelvoorwaardes van Lotte 9, 10 en 11, dorp Lynnrode, stad Pretoria, ten einde dit moontlik te maak om deeltitelontwikkeling op die persele toe te laat; en

(2) die wysiging van die Pretoria-dorpsbeplanningskema, ten einde dit moontlik te maak om die sonering van Lotte 9, 10 en 11, dorp Lynnrode, te wysig van "Spesiale Woon" tot "Spesiaal".

Die wysigingskema sal bekend staan as Pretoriawysigingskema 600.

PB. 4-14-2-2180-1

G. Anderson Holdings (Proprietary) Limited, vir —

(1) die wysiging van titelvoorwaardes van Erf 61, dorp Tileba, Registrasie Afdeling J.R., Transvaal, ten einde dit moontlik te maak om die erf vir besigheidsdoeleindes te kan gebruik; en

NOTICE 146 OF 1980.

PROPOSED AMENDMENT OF GENERAL PLAN OF THE TOWNSHIP.

It is hereby notified in terms of section 83(3) of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that Anna Elizabeth van der Linde applied for the partial cancellation of the general plan of Annlin Township to exclude Portion 125 of the farm Wonderboom 302-J.R., therefrom.

The application together with the relative plans, documents and information, is open for inspection at the office of the Director of Local Government, Room B206A, 2nd Floor, Block B, Provincial Building, Pretoriuss Street, Pretoria, for a period of 8 weeks from the date hereof, 20 February, 1980.

Any person who desires to object to the granting of the application or to make any representations in regard thereto shall notify the Director in writing of his reasons therefore within a period of 8 weeks from the date hereof.

E. UYS,
Director of Local Government.

Pretoria, 20 February, 1980.

NOTICE 147 OF 1980.

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 for inspection at Room B206A, Provincial Building, Pretoriuss Street, Pretoria, and at the office of the relevant local authority.

Any objections, with full reasons therefor, should be lodged in writing with the Director of Local Government, at the above address or Private Bag X437, Pretoria, on or before 19 March, 1980.

E. UYS,
Director of Local Government.

Pretoria, 20 February, 1980.

Matthys Cornelius Pretorius Bekker, for —

(1) the amendment of the conditions of title of Lots 9, 10 and 11, Lynnrode Township, City of Pretoria, to permit sectional title development on the site; and

(2) the amendment of the Pretoria Town-planning Scheme to amend the zoning of Lots 9, 10 and 11, Lynnrode Township from "Special Residential" to "Special".

This amendment scheme will be known as Pretoria Amendment Scheme 600.

PB. 4-14-2-2180-1

G. Anderson Holdings (Proprietary) Limited, for —

(1) the amendment of the conditions of title of Erf 61, Tileba Township, Registration Division J.R., Transvaal, to permit the erf being used for business purposes; and

(2) die wysiging van die Pretoria-dorpsbeplanningskema, ten einde die sonering van Erf 61, dorp Tileba, te wysig van "Spesiaal" na "Algemene Besigheid".

Die wysigingskema sal bekend staan as Pretoria-wysigingskema 595.

PB. 4-14-2-1301-1

Proklamasie-Heuwel Belegging (Eiendoms) Beperk, vir die wysiging van die titelvoorraades van Erf 160, dorp Proklamasie-Heuwel, stad Pretoria, ten einde dit moontlik te maak om 'n besigheid op die erf te bedryf.

PB. 4-14-2-1089-1

Leona Kimmont, vir die wysiging van die titelvoorraades van Erf 283, dorp Bryanston, distrik Johannesburg, ten einde dit moontlik te maak dat die erf vir die oprigting van 'n kleuterskool wat aan die bestaande huis aangebou sal word gebruik kan word.

PB. 4-14-2-207-54

Micho Livanos, vir —

(1) die wysiging van titelvoorraades van Erf 17, dorp Melrose-Noord, stad Johannesburg, ten einde dit moontlik te maak vir die onderverdeling van die terrein asook die oprigting van 'n addisionele woonhuis; en

(2) die wysiging van die Johannesburg-dorpsbeplanningskema ten einde die sonering van Erf 17, dorp Melrose-Noord van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel" met 'n digtheid van "Een woonhuis per 1 500 m²" te wysig.

Die wysigingskema sal bekend staan as Johannesburg-wysigingskema 821.

PB. 4-14-2-851-3

KENNISGEWING 148 VAN 1980.

SLUMOPRUIMINGSHOF KENNISGEWINGS.

DIE SLUMWET, 1979.

Kennisgewing geskied ingevolge artikels 8(1), 8(2) en 20(5)(c) van die Wet respektiewelik, van verklarings van persele tot slums, van lasgewings met betrekking daarop of van opheffing van verklarings, soos uitgevaardig deur Slumopruimingshawe ooreenkomsdig die bepalings van die Slumswet, 1979 (Wet 76 van 1979).

(1) Slumopruimingshof/plaaslike bestuur vir die distrik van: Pretoria.

(2) Verklaring: Verklaar tot 'n slum en/of lasgewings: begin voor of op 1 Februarie 1980 met sloping van al die geboue.

(3) Datum van verklaring: 16 Januarie 1980.

(4) Beskrywing van perseel: Restant van Erf 150, Wolmer, Pretoria.

(5) Ligging van perseel: Veldkornet Roosstraat 440.
Verw. 19/1/1061/185

KENNISGEWING 149 VAN 1980.

SLUMOPRUIMINGSHOF KENNISGEWINGS.

DIE SLUMWET, 1979.

Kennisgewing geskied ingevolge artikels 8(1), 8(2) en 20(5)(c) van die Wet respektiewelik, van verklarings van

(2) the amendment of the Pretoria Town-planning Scheme in order to amend the zoning of Erf 61, Tileba Township from "Special" to "General Business".

This amendment scheme will be known as Pretoria Amendment Scheme 595.

PB. 4-14-2-1301-1

Proklamasie-Heuwel Belegging (Eiendoms) Beperk, for the amendment of the conditions of title of Erf 160, Proclamation Hill Township, City of Pretoria, to permit a business to be conducted on the erf.

PB. 4-14-2-1089-1

Leona Kimmont, for the amendment of the conditions of title of Erf 283, Bryanston Township, district Johannesburg, to permit the erf being used for the establishment of a nursery school to be attached to the existing dwelling.

PB. 4-14-2-207-54

Micho Livanos, for —

(1) the amendment of the condition of title of Erf 17, Melrose North Township, City of Johannesburg, in order to permit subdivision of the site and the erection of an additional dwelling; and

(2) the amendment of the Johannesburg Town-planning Scheme in order to amend the zoning of Erf 17, Melrose North Township, from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 1 500 m²".

This amendment scheme will be known as Johannesburg Amendment Scheme 821.

PB. 4-14-2-851-3

NOTICE 148 OF 1980.

SLUM CLEARANCE COURT NOTICES.

THE SLUMS ACT, 1979.

Notice is given in terms of sections 8(1), 8(2) and 20(5)(c) of the Act respectively, of declarations of premises to be slums, of directions related thereto or of rescissions of declarations as issued by Slum Clearance Courts in terms of the provisions of the Slums Act, 1979 (Act 76 of 1979).

(1) Slum Clearance Court/local authority for the district of: Pretoria.

(2) Declaration: Declared a slum and/or directions: commence on or before 1 February, 1980, with demolition of all the buildings.

(3) Date of declaration: 16 January, 1980.

(4) Description of premises: Remaining Extent of Erf 150, Wolmer, Pretoria.

(5) Location of premises: 440 Veldkornet Roos Street.
Ref. 19/1/1061/185

NOTICE 149 OF 1980.

SLUM CLEARANCE COURT NOTICES.

THE SLUMS ACT, 1979.

Notice is given in terms of sections 8(1), 8(2) and 20(5)(c) of the Act respectively, of declarations of pre-

persele tot slums, van lasgewings met betrekking daarop of van opheffing van verklarings, soos uitgevaardig deur Slumopruimingshowe ooreenkomsdig die bepalings van die Slumswet, 1979 (Wet 76 van 1979).

(1) Slumopruimingshof/plaaslike bestuur vir die distrik van: Pretoria.

(2) Verklaring: Verklaar tot 'n slum en/of lasgewings: Begi nvoor of op 1 Maart 1980 met sloop van al die geboue.

(3) Datum van verklaring: 16 Januarie 1980.

(4) Beskrywing van perseel: Erf 265, Wolmer, Pretoria.

(5) Ligging van perseel: Broodrykstraat 412.

Verw. 19/1/1061/184

KENNISGEWING 150 VAN 1980.

SLUMOPRUIMINGSHOF KENNISGEWINGS.

DIE SLUMWET, 1979.

Kennisgewing geskied ingevalle artikel 8(1), 8(2) en 20(5)(c) van die Wet respektiewelik, van verklarings van persele tot slums, van lasgewings met betrekking daarop of van opheffing van verklarings, soos uitgevaardig deur Slumopruimingshowe ooreenkomsdig die bepalings van die Slumswet, 1979 (Wet 76 van 1979).

(1) Slumopruimingshof/plaaslike bestuur vir die distrik van: Pretoria.

(2) Verklaring: Verklaar tot 'n slum en/of lasgewings: Begin voor of op 1 Maart 1980 met sloping van al die geboue.

(3) Datum van verklaring: 16 Januarie 1980.

(4) Beskrywing van perseel: Gedeelte 2 van Erf 58, Booyens, Pretoria.

(5) Ligging van perseel: Wilhelmstraat 1090.

Verw. 19/1/1061/186

mises to be slums, of directions related thereto or of rescissions of declarations as issued by Slum Clearance Courts in terms of the provisions of the Slums Act, 1979 (Act 76 of 1979).

(1) Slum Clearance Court/local authority for the district of: Pretoria.

(2) Declaration: Declared a slum and/or directions: Commence on or before 1 March, 1980, with demolition of all the buildings.

(3) Date of declaration: 16 January, 1980.

(4) Description of premises: Erf 265, Wolmer, Pretoria.

(5) Location of premises: 412 Broodryk Street.

Ref. 19/1/1061/184

NOTICE 150 OF 1980.

SLUM CLEARANCE COURT NOTICES.

THE SLUMS ACT, 1979.

Notice is given in terms of sections 8(1), 8(2) and 20(5)(c) of the Act respectively, of declarations of premises to be slums, of directions related thereto or of rescissions of declarations as issued by Slum Clearance Courts in terms of the provisions of the Slums Act, 1979 (Act 76 of 1979).

(1) Slum Clearance Court/local authority for the district of: Pretoria.

(2) Declaration: Declared a slum and/or directions: Commence on or before 1 March, 1980, with demolition of all the buildings.

(3) Date of declaration: 16 January, 1980.

(4) Description of premises: Portion 2 of Erf 58, Booyens, Pretoria.

(5) Location of premises: 1090 Wilhelm Street.

Ref. 19/1/1061/186

KONTRAK R.F.T. 92/80

TRANSVAALSE PROVINSIALE ADMINISTRASIE.

KENNISGEWING AAN TENDERAARS.

TENDER R.F.T. 92 VAN 1980.

VERGRUIISING VAN 68 000 KUBIEKE METER KWARTSIET- EN/OF SKALIEMATERIAAL VIR GEBRUIK AS KROONLAAGMATERIAAL OP PAAIE P154/5 EN P154/6, TUSSEN BELFAST EN CROSSROADS; DISTRIK BELFAST.

Tenders word hiermee van ervare kontrakteurs vir bogenoemde diens gevra.

Tenderdokumente, met inbegrip van 'n stel tekeninge, is by die Direkteur, Transvaalse Paaiedepartement, Kammer D307, Provinciale Gebou, Kerkstraat, Privaatsak X197, Pretoria, verkrybaar teen die betaling van 'n tydelike deposito van R100 (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 25 Februarie 1980 om 10 h 00 by die groef genummer A op die liggingskaart ongeveer 7,0 km oos van Belfast langs Pad P154/5 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, ooreenkomsdig die voorwaardes in die tenderdokumente voltooi, in verséële koeverte waarop "Tender R.F.T. 92 van 1980" geëndosseer is, moet die Voorzitter, Transvaalse Provinciale Tenderraad, Posbus 1040, Pretoria, voor 11 h 00 op Vrydag, 29 Februarie 1980 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 Provinciale Gebou by die hoofingang, Pretoriusstraat (naby die hoek van Bosmanstraat), Pretoria, gedeponeer word.

Die Transvaalse Provinciale 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 Provinciale Tenderraad.

CONTRACT R.F.T. 92/80

TRANSVAAL PROVINCIAL ADMINISTRATION.

NOTICE TO TENDERERS.

TENDER R.F.T. 92 OF 1980.

CRUSHING OF 68 000 CUBIC METRES OF QUARTZITE AND/OR SHALE MATERIAL FOR USE AS BASE COURSE MATERIAL ON ROADS P154/5 AND P154/6, BETWEEN BELFAST AND CROSSROADS, DISTRICT BELFAST.

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 (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 25 February, 1980, at 10 h 00 at quarry numbered A on the site plan approximately 7,0 km east of Belfast next to Road P154/5, 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. 92 of 1980" should reach the Chairman, Transvaal Provincial Tender Board, P.O. Box 1040, Pretoria, before 11 h 00 on Friday, 29 February, 1980, 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.

TRANSVAAL 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
R.F.T. 6/80P	Petrol- of dieselbusse met sitplekke vir 12, 15, 20 en 25 passasiers / Petrol or diesel buses to seat 12, 15, 20 and 25 passengers	21/3/1980
R.F.T. 11/80P	Masiengedrewe ontwikkelstelle / Engine-driven generating sets	21/3/1980
R.F.T. 12/80P	Die bemesting van gras en ander gewasse / The fertilisation of grass and other plants	21/3/1980
R.F.T. 67/80M	Petrolgedrewe grassnyers / Petrol-driven lawnmowers	21/3/1980
R.F.T. 68/80M	5-ton-bobaankraan / 5 ton overhead travelling crane	21/3/1980
W.F.T. 7/80	Verskaffing en aflewing van kondensaattotle gedurende die tydperk eindigende 31 Maart 1981 / Supply and delivery of steam traps for the period ending 31 March, 1981	21/3/1980
W.F.T. 8/80	Verskaffing en aflewing van elektriese materiaal vir die tydperk eindigende 31 Maart 1981 / Supply and delivery of electrical material for the period ending 31 March 1981	21/3/1980
W.F.T.B. 50/80	Spesiale Skool Die Anker, Vanderbijlpark: Opknapping / Renovation	14/3/1980
W.F.T.B. 51/80	Hoërskool Fochville: Oprigting van 'n dubbeldoelbedryfskennisentrum / Erection of a dual-purpose industrial arts centre. Item 1301/79	14/3/1980
W.F.T.B. 52/80	Johannesburgse Provinsiale Wassery: Wasserytoerusting / Johannesburg Provincial Laundry: Laundry Equipment, Item 2210/79	14/3/1980
W.F.T.B. 53/80	Louis Trichardt-gedenkhospitaal: Modernisering / Louis Trichardt Memorial Hospital: Modernisation. Item 2043/74	28/3/1980
W.F.T.B. 54/80	Laerskool Theo Wassenaar, Robertsham: Opknapping / Renovation	14/3/1980
W.F.T.B. 55/80	Townsview Primary School, Townsview: Opknapping / Renovation	14/3/1980
W.F.T.B. 56/80	Vanderbijlparkse Hospitaal, Verpleegsterstehuis: Opknapping / Vanderbijlpark Hospital, Nurses' Residence: Renovation	14/3/1980
W.F.T.B. 57/80	Vyfde Laerskool, Witbank: Bou van sportvelde / Construction of sport fields. Item 1271/79	14/3/1980
W.F.T.B. 58/80	Provinsiale Gebou, Pretoria: Verskaffing, aflewing en oprigting van 'n 400-kVA-onderbrekingsvrye kragtoevoerstelsel / Provincial Building, Pretoria: Supply, delivery and erection of a 400 kVA uninterruptible power-supply unit. Item 4204/79	28/3/1980

BELANGRIKE OPMERKINGS.

1. Die betrokke tenderdokumente, met inbegrip van die amptelike tendervorms van die Administrasie, is op aanvraag by die onderstaande adresse verkrybaar. Sodanige dokumente asmede enige tender/kontrakvoorraarde wat nie in die tenderdokumente opgeneem is nie, is ook by die genoemde adres vir inspeksie verkrybaar:

Tender verwy sing	Posadres te Pretoria	Kantoor in Nuwe Provinciale Gebou, Pretoria			
		Kamer No.	Blok	Verdi cing	Foon Pretoria
HA 1 & HA 2	Direkteur van Hospitaal dienste, Privaatsak X221	A740	A	7	48-9260
HB	Direkteur van Hospitaal dienste, Privaatsak X221	A728	A	7	48-9205
HC	Direkteur van Hospitaal dienste, Privaatsak X221	A728	A	7	48-9206
HD	Direkteur van Hospitaal dienste, Privaatsak X221	A730	A	7	48-0354
PFT	Provinciale Sekretaris (Aankope en Voorrade), Privaatsak X64.	A1119	A	11	48-0924
RFT	Direkteur, Transvaalse Paaiedepartement, Privaatsak X197.	D307	D	3	48-0530
TOD	Direkteur, Transvaalse Onderwys-departement, Privaatsak X76.	A490 A489	A	4	48-9231 48-9437
WFT	Direkteur, Transvaalse Werdedepartement, Privaatsak X228.	C119	C	1	48-9254
WFTB	Direkteur, Transvaalse Werdedepartement, 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 tyk deur die bank geparafeer of 'n departementeel 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 hoeveelheidsllysste, binne 14 dae na die sluitingsdatum van die tenderaar teruggestuur word na die betrokke adres in opmerking 1 hierbo aangevoer.

4. Alle tenders moet op die amptelike tendervorm van die Administrasie voorgelê word.

5. Iedere inskrywing moet in 'n assonderlike verselle koevert ingedien word, geadresseer aan die Voorsitter, Die Transvaalse Provinciale Tenderraad, Posbus 1040, Pretoria, en moet duidelik van die opskrif voorsien wees ten einde die tenderaar se naam en adres aan te toon, asook die nommer, beskrywing en sluitingsdatum van die tender. Inskrywings moet teen 11h00 op die sluitingsdatum hierbo aangevoer, in die Voorsitter se hande wees.

6. Indien inskrywings per hand ingedien word, moet hulle teen 11h00 op die sluitingsdatum in die Formele Tenderbox geplaas wees by die navraagkantoor in die voorportaal van die nuwe Provinciale Gebou by die hoofingang aan Pretoriusstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

J. H. Conradie, Voorsitter, Transvaalse Provinciale Tenderraad, Pretoria, 6 Februarie 1980.

IMPORTANT NOTES.

1. The relative tender documents including the Administration's official tender forms, are obtainable on application from the relative address indicated below. Such documents and any tender/contract conditions not embodied in the tender documents are also available for inspection at the said address:

Tender Ref.	Postal address Pretoria	Office in New Provincial Building, Pretoria			
		Room No.	Block	Floor	Phone Pretoria
HA 1 & HA 2	Director of Hospital Services, Private Bag X221.	A740	A	7	48-9260
HB	Director of Hospital Services, Private Bag X221.	A728	A	7	48-9205
HC	Director of Hospital Services, Private Bag X221.	A728	A	7	48-9206
HD	Director of Hospital Services, Private Bag X221.	A730	A	7	48-0354
PFT	Provincial Secretary (Purchases and Supplies), Private Bag X64.	A1119	A	11	48-0924
RFT	Director, Transvaal Roads Department, Private Bag X197.	D307	D	3	48-0530
TOD	Director, Transvaal Education Department, Private Bag X76.	A490 A489	A	4	48-9231 48-9437
WFT	Director, Transvaal Department of Works, Private Bag X228.	C119	C	1	48-9254
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, 6 February, 1980.

Plaaslike Bestuurskennisgewings

Notices By Local Authorities

STADSRAAD VAN VANDERBIJLPARK.**PROKLAMASIE VAN OPENBARE PAD.**

Ingevolge die bepalings van die "Local Authorities Roads Ordinance" No. 44 van 1904, soos gewysig, word bekend gemaak dat die Stadsraad van Vanderbijlpark 'n versoek tot Sy Edele die Administrateur gerig het om 'n gedeelte van die Restant van Gedeelte 1, Gedeelte 43 en die Restant van die plaas Vanderbijlpark 550-I.Q., 'n gedeelte van Gedeelte 70 van die plaas Vanderbijl Park 550-I.Q. en gedeeltes van Gedeeltes 116 en 161 van die plaas Houtkop No. 594 I.Q., tot openbare pad te proklameer.

'n Afskrif van die versoekskrif, 'n afdruk van die kaart en omskrywing van die betrokke padgedeelte lê gedurende kantoorture by Kamer 202, Municipale Kantoorgebou, Vanderbijlpark, ter insae.

Enige persoon wat by die saak belang het en teen die proklamasie van die voorstelde pad beswaar wil aanteken moet sodanige beswaar skriftelik in tweevoud by die Administrateur, Privaatsak X437, Pretoria en by die Stadsklerk, Posbus 3, Vanderbijlpark, ten laaste op 21 Maart 1980 indien.

C. BEUKES.
Stadsklerk.

Posbus 3,
Vanderbijlpark.
Kennisgewing No. 3/80.
6 Februarie 1980.

TOWN COUNCIL OF VANDERBIJL-PARK.**PROCLAMATION OF PUBLIC ROAD**

Notice is hereby given in terms of the Local Authorities Roads Ordinance No. 44 of 1904, as amended, that the Town Council of Vanderbijlpark has petitioned the Honourable the Administrator to proclaim as a public road a portion of the Remainder of Portion 1, Portion 43 and the Remainder of the farm Vanderbijlpark 550-I.Q., a portion of Portion 70 of the farm Vanderbijl Park 550-I.Q. and portions of Portions 116 and 161 of the farm Houtkop No. 594-I.Q.

Copies of the petition, diagram and description of the relevant road portion will be open for inspection during normal office hours at Room 202, Municipal Office Building, Vanderbijlpark.

Any interested person desirous of lodging any objection to the proclamation of the proposed road must lodge such objection in writing in duplicate with the Administrator, Private Bag X437, Pretoria and the Town Clerk, P.O. Box 3, Vanderbijlpark, not later than 21 March, 1980.

C. BEUKES,
Town Clerk.

P.O. Box 3,
Vanderbijlpark.
February, 1980.
Notice No. 3/80.

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STADSRAAD VAN ALBERTON.**VOORGESTELDE WYSIGINGSKEMA NO. 2, ALBERTON-DORPSBEPLANNINGSKEMA, 1979: WYSIGING VAN DIE GEBRUIKSINDELING VAN VERSKIE EIENDOMME.**

Die Stadsraad van Alberton het 'n ontwerpwy sigingskema opgestel, wat bekend sal staan as Wysigingskema No. 2, Alberton-dorpsbeplanningskema, 1979.

Hierdie ontwerp skema bevat die volgende voorstel:

Die hersonering van Ged. B van Erf 325, Erwe 370 tot 373 en Erf 428, Alberton, Erwe 13, 14, 18, 237, 238 en 239, Florentia; Gedeelte 74 van die plaas Elandsfontein No. 109-I.R.; en Erwe 473 en 475, New Redruth, na Gebruiksone 14, Opoedkundig.

Besonderhede van hierdie skema lê ter insae in die Raad se kantoor te Van Riebeeklaan 41, Alberton vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 13 Februarie 1980.

Enige eienaar of okkuperder van vaste eiendom binne die gebied van bovenoemde dorpsbeplanningskema of binne 2 km van die grens daarvan het die reg om teen die skema beswaar te maak of om vertoe ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die plaaslike bestuur binne vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 13 Februarie 1980 skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word aldien nie.

A. J. TALJAARD,
Stadsklerk.

Municipal Offices,
Alberton.
13 Februarie 1980.
Kennisgewing No. 2/1980.

TOWN COUNCIL OF ALBERTON.**PROPOSED AMENDMENT SCHEME NO. 2, ALBERTON TOWN-PLANNING SCHEME, 1979: REZONING OF VARIOUS PROPERTIES.**

The Town Council of Alberton has prepared a draft amendment town-planning scheme, to be known as Amendment Scheme No. 2, Alberton Town-planning Scheme, 1979.

This draft scheme contains the following proposal:

The rezoning of Portion B of Erf 325, Erven 370 to 373 and Erf 428, Alberton; Erven 13, 14, 18, 237, 238 and 239, Florentia; Portion 74 of the farm Elandsfontein No. 108-I.R., and Erven 473 and 475, New Redruth, to zone 14, Educational.

Particulars of this scheme are open for inspection at the Council's office, 41 Van Riebeek Avenue, Alberton, for a period of four weeks from the date of the first public-

ation of this notice, which is 13 February, 1980.

Any owner or occupier of immovable property within the area of the abovementioned Town-planning scheme or within 2 km of the boundary thereof has the right to object to the scheme or to make representations in respect thereof; if he wishes to do so he shall, within four weeks from the first publication of this notice, which is 13 February, 1980 inform the local authority, in writing of such objection or representation and shall state whether or not he wishes to be heard by the local authority.

A. J. TALJAARD,
Town Clerk.

Municipal Offices,
Alberton.
13 February, 1980.
Notice No. 2/1980.

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STADSRAAD VAN ROODEPOORT.**ONTWERPWYSIGINGS-DORPSBEPLANNINGSKEMAS.**

Die Stadsraad van Roodepoort het ontwerpwy sigings-dorpsbeplanningskemas opgestel wat as Skemas Nr. 1/355 en 2/51 bekend sal staan.

Hierdie skemas bevat die volgende voorstelle:

Skema 1/355.

Die hersonering van Erf 811 dorp Wilropark Uitbreiding 8 van "Munisipaal" en "Spesiale Woon" met 'n digtheid van een woonhuis per erf.

Skema 2/51.

Die hersonering van Erf 107 Dorp Florida Hills van "Munisipaal" na "Spesiale Woon" met 'n digtheid van een woonhuis per erf.

Besonderhede van hierdie skemas lê ter insae in Kamer 300, Stadhuis, Roodepoort, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing, naamlik 13 Februarie 1980.

Die Raad sal die skemas oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperder van vaste eiendom binne die gebied van bovenoemde dorpsbeplanningskemas of binne 2 km van die grens daarvan het die reg om teen die skemas beswaar te maak of om vertoe 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 13 Februarie 1980 skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

W. J. ZYBRANDS,
Stadsklerk.

Municipal Offices,
Roodepoort.
13 Februarie 1980.
Kennisgewing No. 2/1980.

CITY COUNCIL OF ROODEPOORT.
DRAFT AMENDMENT TOWN-PLANNING SCHEMES.

The City Council of Roodepoort has prepared draft amendment town-planning schemes to be known as Schemes Nos. 1/355 and 2/51.

The Draft Schemes contain the following proposals:

Scheme 1/355.

To rezone Erf 811 Wilropark Extension 8 Township from "Municipal" to "Special Residential" with a density of one dwelling house per erf.

Scheme 2/51.

To rezone Erf 107 Florida Hills Township from "Municipal" to "Special Residential" with a density of one dwelling house per erf.

Particulars of the Schemes are open for inspection at Room 300 City Hall, Roodepoort, for a period of four weeks from the date of the first publication of this notice, which is 13 February, 1980.

The Council will consider whether or not the Schemes should be adopted.

Any owner or occupier of immovable property within the area of the above-mentioned town-planning schemes or within 2 km of the boundary thereof has the right to object to the schemes or to make representations in respect thereof and if he wishes to do so he shall, within four weeks of the first publication of this notice, which is 13 February, 1980 inform the local authority, in writing, of such objection or representation and shall state whether or not he wishes to be heard by the local authority.

W. J. ZYBRANDS,
Town Clerk.

Municipal Offices,
Roodepoort.
13 February, 1980.
Notice No. 2/1980.

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STADSRAAD VAN ROODEPOORT.
ONTWERPWYSIGINGS - DORPSBEPLANNINGSKEMAS.

Die Stadsraad van Roodepoort het ontwerpwy sigings-dorpsbeplanningskemas opgestel wat as Skemas Nos. 1/356 en 2/52 bekend sal staan.

Hierdie skemas bevat die volgende voorstelle.

Skema 1/356.

Dic hersonering van Erf 1063, Florida Park Uitbreiding 6 van "Openbare Oopruimte" na "Spesiale Woon" met 'n digtheid van een woonhuis per erf.

Skema 2/52.

Dic hersonering van Erf 860, Florida Park Uitbreiding 1 van "Openbare Oopruimte" na "Spesiale Woon" met 'n digtheid van een woonhuis per erf.

Besonderhede van hierdie skemas lê ter insae in Kamer 300, Stadhuis, Roodepoort, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing, nl. 13 Februarie 1980.

Die Raad sal die skemas oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperder van vaste eiendom binne die gebied van bogemelde dorpsbeplanningskemas of binne 2 km van die grens daarvan het die reg om teen die skemas beswaar te maak of om vertoë ten opsigte daarvan te rig en indien by dit wil doen, moet hy die plaaslike bestuur binne vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 13 Februarie 1980 skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

W. J. ZYBRANDS,
Stadsraad.

Munisipale Kantoor,

Roodepoort.

13 Februarie 1980.

Kennisgewing No. 5/1980.

CITY COUNCIL OF ROODEPOORT.

DRAFT AMENDMENT TOWN-PLANNING SCHEMES.

The City Council of Roodepoort has prepared draft amendment town-planning schemes to be known as Schemes Nos. 1/356 and 2/52.

The Draft Schemes contain the following proposals:

Scheme 1/356.

To rezone Erf 860, Florida Park, Extension 6 Township from "Public Open Space" to "Special Residential" with a density of one dwelling house per erf.

Scheme 2/52.

To rezone Erf 860, Florida Park, Extension 1 Township from "Public Open Space" to "Special Residential" with a density of one dwelling house per erf.

Particulars of the Schemes are open for inspection at Room 300 City Hall, Roodepoort, for a period of four weeks from the date of the first publication of this notice, which is 13 February, 1980.

The Council will consider whether or not the Scheme should be adopted.

Any owner or occupier of immovable property within the area of the above-mentioned town-planning schemes or within 2 km of the boundary thereof has the right to object to the schemes or to make representations in respect thereof and if he wishes to do so he shall, within four weeks of the first publication of this notice, which is 13 February, 1980 inform the local authority, in writing, of such objection or representation and shall state whether or not he wishes to be heard by the local authority.

W. J. ZYBRANDS,
Town Clerk.

Municipal Offices,

Roodepoort.

13 February, 1980.

Notice No. 5/1980.

Hierdie ontwerpskema bevat die volgende voorstel:

Die wysiging van die gebruiksindeeling van Erf 763, dorp Schweizer-Reneke Uitbreiding 9 van "Algemene Besigheid" na "Algemene en Spesiale Woon".

Die naam en adres van die eienaar van die betrokke eiendom is:

Die Dorpsraad van Schweizer-Reneke
Posbus 5
Schweizer-Reneke.
2780.

Besonderhede van gemelde skema lê ter insae op kantoor van die Stadsraad, Municipale Kantoor, Schweizer-Reneke vir 'n tydperk van vier (4) weke van die datum van eerste publikasie van hierdie kennisgewing af, naamlik 13 Februarie 1980.

Die Raad sal die skema oorweeg en besluit of dit aangeneem moet word.

Die eienaar of besitter van die onroerende eiendom binne die regsgebied van die Schweizer-Reneke dorpsaanlegskema 1963, soos gewysig, of binne twee kilometer van die grens daarvan, het die reg om teen die skema beswaar te maak of om vertoë ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die Stadsraad van Schweizer-Reneke binne vier (4) weke van die datum van eerste publikasie van hierdie kennisgewing, naamlik 13 Februarie 1980 skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die Dorpsraad van Schweizer-Reneke gehoor wil word of nie.

N. T. P. VAN ZYL,
Stadsraad.

Munisipale Kantoor,
Posbus 5,
Schweizer-Reneke.
13 Februarie 1980.
Kennisgewing No. 2/1980.

SCHWEIZER-RENEKE VILLAGE COUNCIL.

PROPOSED AMENDMENT TO THE SCHWEIZER-RENEKE TOWN-PLANNING SCHEME 1963.

The Schweizer-Reneke Village Council has prepared a draft amendment town-planning Scheme which will amend Town-planning Scheme 1963.

The draft scheme contains the following proposal:

The amendment of the zoning of Erf 763 Schweizer-Reneke, Extension No. 9 from "General Business" to "General and Special Residential".

The name and address of the owner of the property concerned is:

The Schweizer-Reneke Village Council
P.O. Box 5,
Schweizer-Reneke.
2780.

Particulars of the said scheme are open for inspection at the office of the Town Clerk, Municipal Office, Schweizer-Reneke for a period of four (4) weeks from the date of the first publication of this notice which is 13th February, 1980.

Any owner or occupier of immovable property within the area of the Schweizer-Reneke Town-planning Scheme 1963 as amended or within two kilometres of the boundary thereof has the right to object

DORPSRAAD VAN SCHWEIZER-RENEKE.

VOORGESTELDE WYSIGING VAN DIE SCHWEIZER-RENEKE DORPSAANLEGSKEMA 1963.

Die Dorpsraad van Schweizer-Reneke het 'n wysigingsontwerp dorpsbeplanningskema opgestel wat dorpsaanlegskema 1963 sal wysig.

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to the scheme or to make representations in respect thereof and if he wishes to do so he shall, within four (4) weeks from the date of the first publication of this notice, which is 13 February, 1980 inform the Town Clerk of Schweizer-Reneke, in writing of such objection or representation and shall state whether or not he wishes to be heard by the Schweizer-Reneke Village Council.

N. T. P. VAN ZYL,
Town Clerk.

Municipal Office,
P.O. Box 5,
Schweizer-Reneke.
13 February, 1980.
Notice No. 2/1980.

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Town Clerk, Municipal Offices, Wolmaransstad, for a period of four (4) weeks from the date of the first publication of this notice. The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the above-mentioned town-planning scheme or within 2 km of the boundary thereof has the right to object to the scheme or to make representations in respect thereof and if he wishes to do so he shall within four weeks of the first publication of this notice inform the local authority in writing of such objection or representation and shall state whether or not he wishes to be heard by the local authority.

H. O. SCHREUDER.
Town Clerk.

Municipal Offices,
P.O. Box 17,
Wolmaransstad.
13 February, 1980.

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STADSRAAD VAN WOLMARANSSTAD.

WOLMARANSSTAD ONTWERP-DORPSBEPLANNING - WYSIGINGSKEMA NO. 12.

Ingevolge die bepalings van artikel 26 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, het die Stadsraad van Wolmaransstad 'n Ontwerp-Dorpsbeplanning-wysigingskema No. 12 opgestel. Hierdie ontwerp-skema bevat 'n voorstel om 'n deelte van Park 793, aangrensend aan Gedekte 65 van Wolmaransstad Dorp en Dorpsgronde No. 184-H.O., te hersoneer vir Onderwysdoeleindes.

Besonderhede van hierdie skema lê ter insae in die kantoor van die Stadsklerk, Municipale Kantore, Wolmaransstad, vir 'n tydperk van vier (4) weke vanaf die datum van die eerste publikasie van hierdie kennisgewing. Die Raad sal oorweeg of die skema uangeneem word al dan nie.

Enige eienaar of okkuperer van vaste eiendom binne die gebied van bogemelde dorpsbeplanningskema of binne 2 km vanaf die grense daarvan het die reg om teen die skema beswaar te maak of om vertoë ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die plaaslike bestuur binne vier weke vanaf die eerste publikasie van hierdie kennisgewing skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

H. O. SCHREUDER.
Stadsklerk.

Municipale Kantore,
Postbus 17,
Wolmaransstad.
13 Februarie 1980.

TOWN COUNCIL OF WOLMARANS-STAD.

WOLMARANSSTAD DRAFT TOWN-PLANNING AMENDMENT SCHEME NO. 12.

In terms of section 26 of the Town-planning and Townships Ordinance, 1965, the Town Council of Wolmaransstad has prepared a Draft Town-planning Amendment Scheme No. 12.

This draft scheme contains a proposal to re-zone a portion of Park 793, adjacent to Portion 65 of Wolmaransstad Town and Townlands No. 184-H.O. for Educational purposes.

Particulars of the proposed scheme are open for inspection at the office of the

Floor, Town Hall, Boksburg, for a period of 14 days from date of publication of this notice in the Provincial Gazette.

Any person wishing to object to the proposed amendment of the tariff of charges must lodge his objection with the Town Clerk in writing, in duplicate, not later than 7 March, 1980.

LEON FERREIRA,
Town Clerk.

Town Hall,
Boksburg.
20 February, 1980.
Notice No. 2/1980.

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STADSRAAD VAN BRAKPAN.

WYSIGING VAN STADSAALVERORDENINGE.

Hiermee word ooreenkonsig artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekendgemaak dat die Stadsraad van Brakpan voornemens is om die Stadsaalverordeninge te wysig deur die insluiting van 'n boeteklousule in die tarief.

Afskrifte van hierdie wysiging lê ter insae by die kantoor van die Raad vir 'n tydperk van 14 (veertien) dae vanaf die publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken moet dit skriftelik voor 6 Maart 1980 by die ondergetekende doen.

G. E. SWART,
Wnde. Stadsklerk.

20 Februarie 1980.
Kennisgewing No. 14/1980.

TOWN COUNCIL OF BRAKPAN.

AMENDMENT OF THE TOWN HALL BY-LAWS.

Notice is hereby given in accordance with section 96 of the Local Government Ordinance, 1939, that the Town Council of Brakpan intends amending the Town Hall By-laws by the inclusion of a penalty clause in the Tariff of Charges.

Notice of this amendment will be open for inspection at the offices of the Town Council for a period of 14 (fourteen) days from the date of the publication hereof.

Any person wishing to lodge an objection to the amendment, shall do so in writing to the undersigned, before 6 March, 1980.

G. E. SWART,
Act. Town Clerk.

20 February, 1980.
Notice No. 14/1980.

114—20

STADSRAAD VAN BRITS.

HERROEPING EN AANNAME VAN VERORDENINGE.

Kennis geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Brits van voorneme is om die Sanitäre en Vullisverwyderingstarief van die Munisipaliteit Brits te herroep en om nuwe Reinigingsdiensteverordeninge aan te neem.

Die algemene strekking van die aanname van hierdie verordeninge is om die diens betreffende vullis te herorganiseer en in meer besonderhede te omskryf.

TOWN COUNCIL OF BOKSBURG.

AMENDMENT TO TARIFFS FOR FIXING OF FEES FOR THE ISSUE OF CERTIFICATES AND FURNISHING OF INFORMATION.

Notice is hereby given that the Town Council of Boksburg has in terms of section 80 B of the Local Government Ordinance, No. 17 of 1939, as amended, resolved to amend the existing tariffs for the fixing of fees for the issue of certificates and furnishing of information, by increasing the tariffs in respect of the sale of voters rolls for election purposes and voters rolls for other purposes.

The fixed tariffs will come into force on 1 April, 1980. A copy of these amendments and tariff of charges will be open for inspection in Room no. 109, First

Afskrifte van bogemelde verordeninge lê ter insae by Kamer 32, Departement van die Stadssekretaris, Stadhuis, Brits, vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan in die Offisiële Koerant.

Enige persoon wat beswaar teen genoemde wrysings wens aan te teken moet dit skriftelik binne veertien (14) dae na datum van publikasie van hierdie kennisgewing in die Offisiële Koerant, by ondergetekende indien.

A. J. BRINK,
Stadsklerk.

Stadhuis,
Posbus 106,
Brits.
0250.
20 Februarie 1980.
Kennisgewing No. 8/1980.

TOWN COUNCIL OF BRITS.

REVOCATION AND ADOPTION OF BY-LAWS.

Notice is hereby given in terms of section 96 of Local Government Ordinance, 1939, that the Town Council of Brits intends to revoke the Sanitary and Refuse Removals Tariff of the Brits Municipality and to adopt new Cleansing Services By-laws.

The general purport of the adoption of these by-laws is to reorganise the rendering of the service relating to refuse and to describe the service in more detail.

Copies of the abovementioned by-laws are open for inspection at Room 32, 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.
20 February, 1980.
Notice No. 8/1980.

115-20

STADSRAAD VAN BRITS.

WYSIGING VAN VERORDENINGE VIR DIE HEFFING VAN GELDE MET BETREKKING TOT DIE INSPEKSIE VAN ENIGE BESIGHEIDSPERSEL SOOS BEOOG IN ARTIKEL 14(4) VAN DIE ORDONNANSIE OP LISENSIES, 1974.

Kennis geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Brits van voorname is om die Verordeninge vir die Heffing van Gelde met betrekking tot die Inspeksie van enige Besigheidspersel soos beoog in artikel 14(4) van die Ordonnansie op Licensies, 1974, te wysig.

Die algemene strekking van hierdie wrysing is om aan die bepalings van artikel 63 van die Ordonnansie op Licensies, 1974, te voldoen.

Afskrifte van bogemelde wysiging lê ter insae by Kamer 32, Departement van die Stadssekretaris, Stadhuis, Brits, vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan in die Offisiële Koerant.

Enige persoon wat beswaar teen genoemde wrysings wens aan te teken moet dit skriftelik binne veertien (14) dae na datum van publikasie van hierdie kennisgewing in die Offisiële Koerant, by ondergetekende indien.

A. J. BRINK,
Stadsklerk.

Stadhuis,
Posbus 106,
Brits.
0250.
20 Februarie 1980.
Kennisgewing No. 9/1980.

TOWN COUNCIL OF BRITS.

AMENDMENT TO BY-LAWS FOR THE LEVYING OF FEES RELATING TO THE INSPECTION OF ANY BUSINESS PREMISES AS CONTEMPLATED IN SECTION 14(4) OF THE LICENCES ORDINANCE, 1974.

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Brits intends to amend its by-laws for the levying of Fees relating to the Inspection of any Business premises, as contemplated in section 14(4) of the Licences Ordinance, 1974.

The general purport of the amendment is to comply with the provisions of section 63 of the Licences Ordinance, 1974.

Copies of the abovementioned amendments are open for inspection at Room 32, 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.
20 February, 1980.
Notice No. 9/1980.

116-20

STADSRAAD VAN EVANDER.

AANVAARDING VAN PARKEERTERREINVERORDENINGE.

KENNISGEWING INGEVOLGE ARTIKEL 96 VAN DIE ORDONNANSIE OP PLAASLIKE BESTUUR, 1939.

Die Stadsraad van Evander is van voorname om Parkeerterreinverordeninge te aanvaar, om parkering op parkeerterreine te reguleer en tariewe daarvoor te bepaal.

Afskrifte van die voorgestelde verordening lê ter insae in die kantoor van die Stadssekretaris, Burgersentrum, Bolognaweg (Kamer 22) Evander vir veertien dae na verskynning van hierdie kennisgewing in die Proviniale Koerant.

Enige persoon wat beswaar teen bogemelde verordeninge wil aanteken, moet dit skriftelik binne 14 dae na die datum van publikasie van hierdie kennisgewing in die Proviniale Koerant doen.

J. S. VAN ONSELEN,
Stadsklerk.

Burgersentrum,
Posbus 55,
Evander.
2280.
Telefoon 2-2231/2/3/4.
20 Februarie 1980.
Kennisgewing No. 3/1980.

TOWN COUNCIL OF EVANDER.

ADOPTION OF PARKING AREA BY-LAWS.

NOTICE IN TERMS OF SECTION 96 OF THE LOCAL GOVERNMENT ORDINANCE, 1939.

It is the intention of the Town Council of Evander to adopt Parking Area By-laws, to regulate parking on parking areas and to fix tariffs for such parking.

Copies of the proposed by-laws are open for inspection at the office of the Town Secretary, Civic Centre, Bologna Road (Room 22), Evander, for a period of fourteen days after publication hereof in the Provincial Gazette.

Any person desirous of objecting to the above-mentioned by-laws shall do so in writing to the undersigned within 14 days after publication of this notice in the Provincial Gazette.

J. S. VAN ONSELEN,
Town Clerk.

Civic Centre,
P.O. Box 55,
Evander.
2280.
Telephone 2-2231/2/3/4.
20 February, 1980.
Notice No. 3/1980.

117-20

STAD GERMISTON.

WYSIGING VAN GERMISTONSE MUNISIPALE PENSIOENFONDSVERORDENINGE.

Ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, word hiermee kennis gegee dat die Stadsraad van Germiston besluit het om die Germistonse Municipale Pensioenfondsverordeninge afgekondig by Administrateurskennisgewing No. 1643 van 11 Oktober 1973, soos gewysig, verder te wysig. Die doel van die wrysing is die verandering van die Fonds se boekjaar.

In Afskrif van hierdie wysiging lê gedurende kantoorure ter insae by Kamer 115, Municipale Kantore, Presidentstraat, Germiston, vanaf die datum van publikasie van hierdie kennisgewing in die Offisiële Koerant van die Provinsie Transval, tot 5 Maart 1980.

Enigiemand wat beswaar teen bogemelde wrysing wil aanteken, moet dit skriftelik doen by die Stadssekretaris vanaf die datum van publikasie van hierdie kennis-

gewing in die Offisiële Koerant van die Provincie Transvaal tot 5 Maart 1980.

H. J. DEETLEFS,
Stadsekretaris.

Munisipale Kantore,
Presidentstraat,
Germiston.
20 Februarie 1980.
Kennisgewing No. 7/1980.

CITY OF GERMISTON.

AMENDMENT TO GERMISTON MUNICIPAL PENSION FUND BY-LAWS.

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the City Council of Germiston has resolved to amend the Germiston Municipal Pension Fund By-laws published under Administrator's Notice No. 1643, dated 11 October 1973, as amended. The purpose of the amendment is to alter the financial year of the Fund.

A copy of this amendment is open for inspection during office hours in Room 115, Municipal Offices, President Street, Germiston, as from the date of publication of this notice in the Provincial Gazette, until the 5th March, 1980.

Any person who desires to record his objection to the amendment, must do so in writing to the Town Secretary as from the date of publication of this notice in the Provincial Gazette until the 5th March, 1980.

H. J. DEETLEFS,
Town Secretary.

Municipal Offices,
President Street,
Germiston.
20 February, 1980.
Notice No. 7/1980.

118—20

STADSRAAD VAN HEIDELBERG TVL.

WYSIGING VAN VERORDENINGE.

Kennis geskied hiermee, ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939 dat die Stadsraad van Heidelberg, Tvl. van voorname is om die Verordeninge Betreffende die Munisipale Vliegveld van die Munisipaliteit van Heidelberg te wysig.

Die doel van die wysiging is om lugvaartuie van die S.A. Weermag en S.A. Polisie vry te stel van die betaling van landingsgeld.

Afskrifte van hierdie wysiging lê ter insake gedurende gewone kantoorure by die kantoor van die Stadsekretaris vir 'n tydperk van 14 dae vanaf die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant.

Enige persoon wat beswaar teen die wysiging van die genoemde verordeninge wens aan te teken moet dit skriftelik aan die Stadsklerk rig, binne 14 dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant.

C. P. DE WITT,
Stadsklerk.

Munisipale Kantore,
Posbus 201,
Heidelberg,
2400.
20 Februarie 1980.
Kennisgewing No. 7/1980.

TOWN COUNCIL OF HEIDELBERG TVL.

AMENDMENT OF BY-LAWS.

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Heidelberg intends to amend the Municipal Aerodrome By-laws of the Heidelberg Municipality.

The purpose of the amendment is to exempt aircraft of the S.A. Defence Force and S.A. Police from the payment of landing fees.

Copies of the amendment are open for inspection during normal office hours at the office of the Town Secretary for a period of 14 days from the date of publication of this notice in the Provincial Gazette.

Any person who desires to record his objection to the amendment of the said by-laws, must do so in writing to the Town Clerk, within 14 days after the date of publication of this notice in the Provincial Gazette.

C. P. DE WITT,
Town Clerk.

Municipal Offices,
P.O. Box 201,
Heidelberg,
2400.

20 February, 1980.
Notice No. 7/1980.

119—20

STAD JOHANNESBURG.

VOORGESTELDE WYSIGING VAN JOHANNESBURG SE DORPSBEPLANNINGSKEMA, 1979 (WYSIGINGSKEMA 204).

Daar word hiermee, ingevolge die bepalings van artikel 26 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, aangekondig dat die Stadsraad van Johannesburg 'n ontwerpwygisingsdorpsbeplanningskema opgestel het wat bekend sal staan as Johannesburg se Wysigingskema 204.

Hierdie ontwerp-skema bevat die volgende hersoneringsvoorstelle:

1. Standplaas 682, 744, 746, 747, 748 Gedelte 1 van 749, 810, 811, 812, 813, 814, 815, 818, 819, 820, 821, 822, 824, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1094, 1101, 1102, 1104, 1106, 1109, 1110, 2651, 2803 en deel van Standplaas 823, 825 en 1097. Jeppestown, in hoogtesone 5 en standplaas 1093, 1099, 1100, 1103, 1105, 1107, 1108, 2829, 2678 en 'n deel van Standplaas 1095 en 1096. Jeppestown in hoogtesone 0 van Residensiell 4, onderworpe aan sekere voorwaarde.

2. Standplaas 948, 1036, 1037, 1038, 1039 en 1092. Jeppestown, in hoogtesone 5, en standplaas 1091, Jeppestown, in hoogtesone 0 van Besighed 1 na Residensiell 4, onderworpe aan sekere voorwaarde.

3. Standplaas 2792, 2793, 2795 en 2796. Jeppestown, in hoogtesone 5 en standplaas 2797. Jeppestown, in hoogtesone 0 van Bestaande Openbare Paal na Residensiell 4 onderworpe aan sekere voorwaarde.

4. Standplaase 511, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000, 1001, 1002, 1003, 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1054, 1055, 1057, 1059, 1062, 1063, 1066, 1067, 1069, 1071, 1074, 1077, 1080 en 1082. Jeppestown, in hoogtesone 5 en standplaase 1072, 1073, 1075, 1076, 1079 en 1081. Jeppestown, in hoogtesone 0 van Residensiell 4 na Residensiell 4, onderworpe aan sekere voorwaarde.

5. Standplaase 969, 970, 971, 1012, 1013, 1014, 1015 en 1085 in hoogtesone 5 van Besighed 1 na Residensiell 4, onderworpe aan sekere voorwaarde.

6. Standplaase 1052 en 1053. Jeppestown, van Residensiell 1 na Spesial vir sodanige gebruik wat onder kolomme (3) en (4) van Tabel C, Gebruiksone VI (Residensiell 4), toegelaat word, en met die Raad se vergunning besigheidsgebruik op sekere voorwaarde.

7. Standplaase 1056, 1058, 1060, 1061, 1064, 1065, 1068 en 1070. Jeppestown, in hoogtesone 0 van Residensiell 1 na Residensiell 4, onderworpe aan sekere voorwaarde.

8. Standplaase 988, 1006 en 1078. Jeppestown, van Residensiell 4 na Openbare Oop Ruimte.

9. Standplaase 968, 1021 en 1086. Jeppestown, in hoogtesone 5 en standplaase 1083 en 1084. Jeppestown, in hoogtesone 0 van Besighed 1 na Besighed 1, onderworpe aan sekere voorwaarde.

10. Standplaase 816, 817, 1098 en deel van gekonsolideerde Standplaas 2765 naamlik vorige Standplaase 1045, 1047, 1050 en 1051. Jeppestown, van Residensiell 4; deel van gekonsolideerde Standplaas 2765 (naamlik standplaase 1044, 1046, 1048 en 1049). Jeppestown, van Residensiell 1; en deel van gekonsolideerde Standplaas 2765 (naamlik vorige Standplaase 1040, 1041, 1042 en 1043). Jeppestown van Besighed 1, almal na Institutioneel, onderworpe aan sekere voorwaarde.

11. Standplaas 1020. Jeppestown, van Besighed 1 na Munisipaal.

12. Westelike deel van Standplaase 823 en 825, en die suidelike deel van Standplaase 1095, 1096 en 1097. Jeppestown, van Residensiell 4 na Bestaande Openbare Paal.

Hierdie standplaase is in die straatblokke geleë wat deur die spoorlyn, Jules-, Berg- en Hanastraat, en deur Berg-, Jules-, Highgate- en Mainstraat begrens word.

Die skema bring mee dat 'n stadsvernuwingsprogram vir die gebied ten uitvoer gebring kan word.

Besonderhede van hierdie skema lê ter insae in Kamer 703, Sewende Verdieping, Burgersentrum, Braamfontein, Johannesburg, vir 'n tydperk van vier weke vanaf die datum van eerste publikasie van hierdie kennisgewing, naamlik 20 Februarie 1980.

Enige eienaar of okkupant van vasie eiendom binne die gebied van die bogemele dorpsbeplanningskema of binne 2 km van die grens daarvan het die reg om teen die skema beswaar te maak of om vertoeften opsigte daarvan te rig en indien hy dit wil doen, moet hy die plaaslike bestuur binne vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 20 Februarie 1980, skriftelik van sedanige beswaar of vertoe in kennis stel.

en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

S. D. MARSHALL,
Stadsekretaris.

Burgersentrum,
Braamfontein,
Johannesburg.
20 Februarie 1980.
Kennisgewing No. 72/4/8/204.

CITY OF JOHANNESBURG.

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME 1979 (AMENDMENT SCHEME 204).

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 Johannesburg Amendment Scheme 204.

This draft scheme contains a proposal to rezone:

1. Stands 682, 744, 746, 747, 748. Portion 1 of 749, 810, 811, 812, 813, 814, 815, 818, 819, 820, 821, 822, 824, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1094, 1101, 1102, 1104, 1106, 1109, 1110, 2651, 2803 and part of Stands 823, 825 and 1097. Jeppestown Township in Height Zone 5 and Stands 1093, 1099, 1100, 1103, 1105, 1107, 1108, 2829, 2678 and part of Stands 1095 and 1096, Jeppestown Township in Height Zone 0, from Residential 4 to Residential 4, subject to certain conditions.

2. Stands 948, 1036, 1037, 1038, 1039 and 1092, Jeppestown Township in Height Zone 5 and Stand 1091. Jeppestown Township in Height Zone 0, from Business 1 to Residential 4, subject to certain conditions.

3. Stands 2792, 2793, 2795 and 2796. Jeppestown Township in Height Zone 5 and Stand 2797. Jeppestown Township in Height Zone 0, from Existing Public Roads to Residential 4, subject to certain conditions.

4. Stands 511, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000, 1001, 1002, 1003, 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1054, 1055, 1057, 1059, 1062, 1063, 1066, 1067, 1069, 1071, 1074, 1077, 1080 and 1082. Jeppestown Township in Height Zone 5 and Stands 1072, 1073, 1075, 1076, 1079 and 1081. Jeppestown Township in Height Zone 0, from Residential 4 to Residential 4, subject to certain conditions.

5. Stands 969, 970, 971, 1012, 1013, 1014, 1015 and 1085 in Height Zone 5, from Business 1 to Residential 4, subject to certain conditions.

6. Stands 1052 and 1053, Jeppestown Township, from Residential 1 to Special for such uses permitted under columns (3) and (4) of Table C. Use Zone VI (Residential 4), and, with the consent of the Council, business uses, subject to certain conditions.

7. Stands 1056, 1058, 1060, 1061, 1064, 1065, 1068 and 1070, Jeppestown Town-

ship in Height Zone 0, from Residential 1 to Residential 4, subject to certain conditions.

8. Stands 988, 1006 and 1078, Jeppestown Township, from Residential 4 to Public Open Spaces.

9. Stands 968, 1021 and 1086, Jeppestown Township in Height Zone 5 and Stands 1083 and 1084, Jeppestown Township in Height Zone 0, from Business 1 to Business 1, subject to certain conditions.

10. Stands 816, 817, 1098 and part of Consolidated Stand 2755 (i.e. former Stands 1045, 1047, 1050 and 1051). Jeppestown Township, from Residential 4; part of Consolidated Stand 2755 (i.e. former Stands 1044, 1046, 1048 and 1049). Jeppestown Township, from Residential 1; and part of Consolidated Stand 2765 (i.e. former Stands 1040, 1041, 1042 and 1043). Jeppestown Township, from Business 1 all to Institutional, subject to certain conditions.

11. Stand 1020, Jeppestown Township, from Business 1 to Municipal.

12. Western part of Stands 823 and 825, and southern part of Stands 1095, 1096 and 1097, Jeppestown Township, from Residential 4 to Existing Public Roads.

These stands are situated in the blocks bounded by the railway line, Jules, Berg and Hanau Streets and by Berg, Jules, Highgate and Main Streets.

The effect of this scheme is to implement an urban renewal programme for the area.

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 February, 1980.

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 February, 1980 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 February, 1980.
Notice No. 72/4/8/204.

120—20—27

STAD JOHANNESBURG.

BEOGDE' PERMANENTE SLUITING EN VERKOOP VAN GEDEELTE VAN EMERALDSTRAAT, KENSINGTON.

(KENNISGEWING INGEVOLGE ARTIKEL 67(3) EN 79(18)(b) VAN DIE ORDONNANSIE OP PLAASLIKE BESTUUR, 1939).

Die Raad is voornemens om, onderworpe aan sekere voorwaarde en die goedkeuring van die Administrateur, die suidelike gedeelte van Emeraldstraat, Kensington, langsaaan Standplose 564 en 566, permanent te sluit en aan die eienaar van die voorgemelde standplose te verkoop.

'n Plan wat die straatgedeelte wat die Raad voornemens is om te sluit, aantoon, is gedurende gewone kantoorture in Kamer 249, Blok A, Burgersentrum, Braamfontein, ter insae.

Iemand wat daarteen beswaar het dat die straatgedeelte gesluit en verkoop word, of wat na die sluiting 'n eis om vergoeding sal hé, moet sy beswaar of eis uiter op 21 April 1980 skriftelik by my indien.

S. D. MARSHALL.
Stadsekretaris.

Burgersentrum,
Braamfontein.
20 Februarie 1980.
Notice No. 21/4/303/20.

CITY OF JOHANNESBURG.

PROPOSED PERMANENT CLOSING AND SALE OF PORTION OF EMERALD STREET, KENSINGTON.

(NOTICE IN TERMS OF SECTION 67(3) AND 79(18)(b) OF THE LOCAL GOVERNMENT ORDINANCE, 1939).

The Council intends, subject to certain conditions and to the approval of the Administrator, to close permanently and to sell the southern portion of Emerald Street, Kensington Township (adjoining Stands 564 and 566) to the owner of the aforementioned stands.

A plan showing the portion of street the Council proposes to close may be inspected during ordinary office hours at Room 249, Block A, Civic Centre, Braamfontein.

Any person who objects to the proposed closing and sale or who will have any claim for compensation if the closing is effected must lodge his objection or claim in writing with me on or before 21 April, 1980.

S. D. MARSHALL,
City Secretary.

Civic Centre,
Braamfontein.
20 February, 1980.
Notice No. 21/4/303/20.

121—20

STAD JOHANNESBURG.

WYSIGING VAN DIE GESONDHEIDSVERORDENINGE VIR VOORSKOOLSE INRIGTINGS.

Hierby word ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, kennis gegee dat die Raad voornemens is om die Gesondheidsverordeninge vir Voorskoolse Inrigtings, aangekondig by Administrateurskennisgewing 598 van 18 Mei 1977, verder te wysig.

Die breë strekking van die wysigings is om:

(a) sekere bepalings duideliker te stel en om die ontwerp van die verordeninge te verbeter;

(b) 'dit' duidelik te stel dat 'n houer van 'n gesondheidsertifikaat wat —

(i) toelaat dat 'n groter getal kinders as die getal wat op die gesondheidsertifikaat aangegee word, ingeskryf word by, of teenwoordig is in die voorskoolse inrigting;

(ii) toelaat dat enige kind wat jonger of ouer is as die minimum of maksimum ouderdom van die kinders wat op die gesondheidsertifi-

- kaat aangegee word, ingeskryf word; of
- (iii) 'n voorskoolse inrigting bedryf gedurende tye wat nie op die gesondheidsertifikaat aangegee word nie — aan 'n misdryf skuldig is;
- (c) te bepaal dat dit 'n misdryf is om nie te voldoen aan 'n bepaling deur die Stadsgeesheer ingevolge artikel 8(4) van die verordeninge neergelê nie;
- (d) die veronderstelling te skep dat, waar daar in 'n vervolgeling kragtens die verordeninge beweer word dat sekere personeel deur die eienaar, huurder of okkupant daarvan as 'n voorskoolse inrigting gebruik word, die eienaar, huurder of okkupant van 'n perseel 'n voorskoolse inrigting op die perseel bedryf het en dat die kinders van die beweerde ouderdom was.

Afskrifte van die voorgestelde wysigings is vir 'n tydperk van veertien dae vanaf die publikasiedatum hiervan in die Provinciale Koerant, naamlik vanaf 20 Februarie 1980, in Kantoor 253, Blok A, die Burgersentrum, Braamfontein, Johannesburg, ter insae.

Enigemand wat teen genoemde wysigings beswaar wil maak, moet dit binne veertien dae na die publikasie van hierdie kennisgewing in die Provinciale Koerant skriftelik by die ondergetekende indien.

ALEWYN BURGER,
Stadsklerk.

Burgersentrum,
Braamfontein,
Johannesburg,
20 Februarie 1980.

CITY OF JOHANNESBURG.

AMENDMENT TO HEALTH BY-LAWS FOR PRE-SCHOOL INSTITUTIONS.

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends to further amend the Health By-laws for Pre-School Institutions, published under Administrator's Notice 598, dated 18 May, 1977.

The general purport of the amendment is to:

- (a) clarify certain provisions and improve the drafting of the by-laws;
- (b) clearly state that a health certificate holder who —
- (i) allows a greater number of children than the number stated on the health certificate to be enrolled at or to be present in the pre-school institution;
 - (ii) allows any child who is more or less than the minimum or maximum age of the children stated on the health certificate, to be enrolled; or
 - (iii) operates a pre-school institution during hours not stated on the health certificate commits an offence;
- (c) provide that non-compliance with a condition imposed by the Medical Officer of Health in terms of section 8(4) of the by-laws, is an offence;
- (d) create the presumptions, where it is alleged in a prosecution under the by-laws, that certain premises were being

used by the owner, lessee or occupier thereof as a pre-school institution, that the owner, lessee or occupier of premises conducted a pre-school institution at the premises and that children are deemed to be the age alleged.

Copies of the proposed amendments are open for inspection during office hours at Room 253, Block A, Civic Centre, Braamfontein, Johannesburg for a period of fourteen (14) days from the date of publication hereof in the Provincial Gazette, i.e. from 20 February, 1980.

Any person who wishes to record his objection to the said amendment must do so in writing to the undermentioned within fourteen days of date of publication of this notice in the Provincial Gazette.

ALEWYN BURGER,
Town Clerk.

Civic Centre,
Braamfontein,
Johannesburg.
20 February, 1980.

122—20

STADSRAAD VAN KEMPTONPARK.

WYSIGING VAN DIE REINIGINGS-DIENSTE-VERORDENINGE.

Daar word hiermee ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad voorname is om die volgende verordeninge te wysig: —

Die Reinigingsdienste-Verordeninge.

Die algemene strekking van die wysiging is soos volg: —

Om die dorp Estherpark Uitbreiding 1 uit te sluit van die toegewing ten opsigte van die koste verbonde aan die levering van suigtenkdienste.

Afskrifte van hierdie wysiging lê ter insae by die kantoor van die Raad vir 'n tydperk van veertien (14) dae vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken, moet dit skriftelik binne veertien (14) dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant, by die ondergetekende doen.

Q. W. VAN DER WALT,
Stadsklerk.

Stadhuis,
Margarethastraat,
Postbus 13,
Kemptonpark.
20 Februarie 1980.
Kennisgeving No. 10/1980.

TOWN COUNCIL OF KEMPTON PARK.

AMENDMENT OF THE CLEANSING SERVICES BY-LAWS.

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council proposes to amend the following by-laws: —

The Cleansing Services By-laws.

The general purport of this amendment is as follows: —

To exclude Estherpark Extension Township from the concession in respect

of the costs relating to the rendering of sewage removal services.

Copies of the amendment will be open for inspection at the office of the Council for a period of fourteen (14) days from date of publication hereof.

Any person who wishes to object to the proposed amendment, must lodge his objection in writing with the undersigned within fourteen (14) days after the date of publication of the notice in the Provincial Gazette.

Q. W. VAN DER WALT,
Town Clerk.

Town Hall,
Margaretha Avenue,
P.O. Box 13,
Kempton Park.
20 February, 1980.
Notice No. 10/1980.

123—20

STADSRAAD VAN KLERKSDORP.

WYSIGING VAN VERORDENINGE VIR DIE REGULERING VAN LENINGS UIT DIE BEURSLENINGSFONDS.

Hiermee word kennis gegee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad voornemens is om sy Verordeninge vir die Regulering van Lenings uit die Beursleningsfonds te wysig ten einde voorsiening te maak vir die toekekening van beurslenings aan voornemende studente vir die verwerwing van die Bagraad in Municipale Administrasie.

Afskrifte van voormelde wysiging sal gedurende gewone kantoorure by Kamer 210, Stadskantoor, vir 'n tydperk van veertien dae vanaf die publikasie van hierdie kennisgewing, ter insae lê.

Enige persoon wat beswaar teen die voorgestelde wysiging wil aanteken moet sodanige beswaar skriftelik binne veertien dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant, by die ondergetekende indien.

J. C. LOUW,
Stadsklerk.

Stadskantoor,
Klerksdorp.
20 Februarie 1980.
Kennisgeving No. 15/1980.

TOWN COUNCIL OF KLERKSDORP.

AMENDMENT TO BY-LAWS FOR THE REGULATION OF LOANS FROM THE BURSARY LOAN FUND.

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance, 1939, as amended, that it is the intention of the Town Council to amend its by-laws for the Regulation of Loans from the Bursary Loan Fund in order to provide for the granting of bursary loans to students wishing to obtain a B-degree in Municipal Administration.

Copies of the proposed amendment will lie for inspection at Room 210, Municipal Offices, during normal office hours for a period of fourteen days from the date of publication of this notice.

Any person who has any objection to the proposed amendment must lodge his objection in writing with the undersigned

within a period of fourteen days from the date of publication of this notice in the Provincial Gazette.

J. C. LOUW,
Town Clerk.

Municipal Offices,
Klerksdorp,
20 February, 1980.
Notice No. 15/1980.

124—20

STADSRAAD VAN NELSPRUIT.

VASSTELLING VAN GELDE VIR DIE HUUR VAN TAFELS.

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), word hierby bekend gemaak dat die Stadsraad van Nelspruit by spesiale besluit die tariewe soos in die onderstaande Bylae uiteengesit, met ingang 20 Februarie 1980, vasgestel het.

Kennisgewing No. 4/80.
20 Februarie 1980.

uiteengesit, met ingang 20 Februarie 1980, vasgestel het.

P. R. BOSHOFF,
Stadsklerk.

20 Februarie 1980.
Kennisgewing No. 5/1980.

BYLAE.

Gelde vir die huur van tafels:

1. Tafels @ R1,00 per tafel vir elke 24 uur wat dit gehuur word, op voorwaarde dat die tafels voor 11h00 op die daaropvolgende dag terugbesorg word, uitgesonder 'n Sondag of openbare vakansiedag;
2. 'n Deposito van R50,00 terugbetaalbaar by die terugbesorging van die tafels.

TOWN COUNCIL OF NELSPRUIT.

DETERMINATION OF CHARGES FOR HIRING OF TABLES.

In terms of the provisions of section 80B(8) of the Local Government Ordinance

ce, 1939 (Ordinance 17 of 1939), it is hereby notified that the Town Council of Nelspruit has by special resolution determined the charges as set out in the subjoined Schedule with effect from 20 February, 1980.

P. R. BOSHOFF,
Town Clerk.

20 February, 1980.
Notice No. 5/1980.

SCHEDULE.

Charges for the Hiring of Tables:

1. Tables at R1,00 per table for each 24 hours being hired; on condition that the tables are returned before 11h00 on the following day, a Sunday or a public holiday excluded;
2. A deposit of R50,00 refundable on return of tables.

125—20

STADSRAAD VAN NELSPRUIT.

VASSTELLING VAN GELDE VIR DIE VERHUUR VAN STADSAAL EN ANDER VERTREKKEN.

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), word hierby bekend gemaak dat die Stadsraad van Nelspruit by spesiale besluit die tariewe soos in die onderstaande Bylae uiteengesit, met ingang 20 Februarie 1980, vasgestel het.

P. R. BOSHOFF,
Stadsklerk.

BYLAE.

Die tariewe is vooruitbetaalbaar. Geen bespreking word gedoen alvorens betaling vooruit gedoen is nie.

DEEL I.

STADSAAL.

* Huur van ruimte

A	B	C	D	E	
					R
(a) gedurende die aand tot 24h00 (19h00—24h00 of 'n gedeelte)	50,00	45,00	25,00		10,00
(b) gedurende die aand tot 01h00 (uitgesonderd Saterdae)	60,00	55,00	30,00		12,00
(c) gedurende die aand tot 02h00 (uitgesonderd Saterdae)	70,00	65,00	35,00		15,00
2. Toneelopvoerings, konserte, Volkspele en danse:					
(a) Professionele groepe —					
(i) gedurende die aand tot 24h00 (19h00—24h00 of 'n gedeelte)	50,00	45,00	30,00	20,00	10,00
(ii) gedurende die middag (14h00—18h00)	30,00	25,00	15,00	15,00	8,00
(b) Plaaslike Amateurgroepe —					
(i) gedurende die aand tot 24h00 (19h00—24h00 of 'n gedeelte)	36,00	32,00	24,00	16,00	10,00
(ii) gedurende die middag (14h00—18h00)	24,00	20,00	12,00	12,00	8,00
(c) Ander Amateurgroepe —					
(i) gedurende die aand tot 24h00 (19h00—24h00 of 'n gedeelte)	40,00	35,00	27,00	18,00	10,00
(ii) gedurende die middag (14h00—18h00)	27,00	23,00	13,00	13,00	8,00
(d) Volkspele-oefeninge gedurende die aand: Per aand R5,00					
3. Huweliks- en ander Onthale; Verjaarsdagpartye en ander Gesins- of Familiebyeenkomste —					
(i) gedurende die oggend of middag	30,00	26,00	15,00	10,00	8,00
(ii) gedurende die aand (19h00—24h00 of 'n gedeelte)	50,00	45,00	25,00	17,00	10,00
(iii) gedurende die middag en die aand (14h00—24h00 of 'n gedeelte)	30,00	26,00	15,00	10,00	8,00
(iv) gedurende die aand tot 01h00 (uitgesonderd Saterdae)	60,00	55,00	30,00	25,00	12,00
(v) gedurende die middag en aand tot 01h00 (14h00—01h00 uitgesonderd Saterdae)	80,00	70,00	50,00	40,00	15,00

* Huur van ruimte

	A	B	C	D	E
4. Feesmaaltye en Noenmale —	R .	R	R	R	R
(i) gedurende die middag (14h00—18h00)	30,00	26,00	15,00	10,00	8,00
(ii) gedurende die aand (19h00—24h00)	50,00	45,00	25,00	17,00	10,00
5. Basaars —					
(i) gedurende die oggend of middag	30,00	26,00	15,00	10,00	8,00
(ii) gedurende die oggend en middag (09h00—18h00)	40,00	30,00	20,00	15,00	10,00
(iii) gedurende die aand (19h00—24h00 of 'n gedeelte)	50,00	45,00	25,00	17,00	10,00
(iv) gedurende die middag en aand (14h00—24h00 of 'n gedeelte)	60,00	50,00	30,00	20,00	12,00
(v) gedurende die oggend, middag en aand (09h00—24h00 of 'n gedeelte)	85,00	72,00	45,00	30,00	15,00
6. Tentoonstellings, Uitstellings, Blommeskoue en Modeparades —					
(i) gedurende die oggend of die middag	30,00	26,00	15,00	10,00	8,00
(ii) gedurende die oggend en die middag	40,00	30,00	20,00	15,00	10,00
(iii) gedurende die aand (19h00—24h00 of 'n gedeelte)	50,00	45,00	25,00	17,00	10,00
(iv) gedurende die middag en die aand (19h00—24h00 of 'n gedeelte)	60,00	50,00	30,00	20,00	12,00
(v) gedurende die oggend, middag en aand (09h00—24h00 of 'n gedeelte)	85,00	72,00	45,00	30,00	15,00
7. Skoolkonserte, Prysuitdelings en Kunswedstryde —					
(i) gedurende die oggend of middag	15,00	13,00	8,00	5,00	5,00
(ii) gedurende die oggend en middag (09h00—18h00)	20,00	15,00	10,00	10,00	8,00
(iii) gedurende die aand (19h00—24h00 of 'n gedeelte)	25,00	22,00	12,50	8,50	8,00
(iv) gedurende die middag en aand (14h00—24h00 of 'n gedeelte)	30,00	25,00	15,00	12,00	10,00
(v) gedurende die oggend, middag en aand (09h00—24h00 of 'n gedeelte)	35,00	30,00	20,00	15,00	12,00
8. Kerkdienste en Gewyde Konserте —					
(i) gedurende die oggend of middag	13,00	7,50			8,00
(ii) gedurende die aand (19h00—21h00)	22,00	12,50			10,00
9. Konferensies, Kongresse en Simposiums —					
(i) gedurende die dag tot 18h00 of 'n gedeelte (09h00—18h00 of 'n gedeelte)	45,00	40,00	25,00		16,00
(ii) gedurende die oggend, middag en aand (09h00—24h00 of 'n gedeelte)	85,00	72,00	45,00		28,00
10. Lesings en Nie-politicke Vergaderings —					
(a) (i) gedurende die oggend of die middag	15,00	13,00	7,50	5,00	8,00
(ii) gedurende die oggend en middag (09h00—18h00)	25,00	20,00	12,00	8,00	10,00
(iii) gedurende die aand (19h00—24h00 of 'n gedeelte)	50,00	45,00	25,00	17,00	12,00
(b) Gelde betaalbaar ingevolge paragraaf (a) is onderworpe aan 'n korting van 20 % ten opsigte van vergaderings van inwoners en belastingbetalers in verband met Munisipale aangeleenthede of sake van opvoekundige of godsdienstige aard.					
11. Party-politicke Vergaderings —					
(i) gedurende die oggend of middag	20,00	15,00	10,00	8,00	8,00
(ii) gedurende die aand (19h00—24h00 of 'n gedeelte)	30,00	25,00	15,00	10,00	10,00
12. Rolprent- en Filmvertonings —					
(a) (i) gedurende die oggend of die middag	30,00	26,00	15,00		8,00
(ii) gedurende die oggend en die middag (09h00—18h00)	40,00	35,00	25,00		10,00
(iii) gedurende die aand (19h00—24h00 of 'n gedeelte)	60,00	55,00	30,00		12,00
(b) Die gelde betaalbaar ingevolge paragraaf (a) is onderworpe aan 'n korting van 20 % ten opsigte van opvoekundige, liefdadigheids-, godsdienstige- of sportdoelendes of -inrigtings.					
13. Kersboomfunksiес —					
(i) gedurende die oggend of middag	30,00	26,00	15,00	10,00	8,00
(ii) gedurende die aand (19h00—24h00 of 'n gedeelte)	50,00	45,00	25,00	20,00	10,00

	* Huur van ruimte				
	A R	B R	C R	D R	E R
14. Beroepsboks- en Beroepstoci-wedstryde —					
(i) gedurende die middag (14h00—18h00)	—	70,00	30,00		
(ii) gedurende die aand (19h00—24h00 of 'n gedeelte)	—	90,00	45,00		
15. Funksies, Binnenshuise sport en ander Vermaaklikhede wat nie elders gespesifieer is nie —					
(i) gedurende die oggend of die middag	15,00	13,00	7,50	5,00	8,00
(ii) gedurende die oggend en middag (09h00—18h00)	20,00	15,00	10,00	8,00	10,00
(iii) gedurende die aand (19h00—24h00 of 'n gedeelte)	25,00	22,00	12,50	8,50	10,00
(iv) gedurende die middag en aand (14h00—24h00 of 'n gedeelte)	30,00	25,00	15,00	10,00	12,00
(v) gedurende die oggend, middag en aand (09h00—24h00)	60,00	50,00	40,00	20,00	12,00
16. Repetisies —					
(a) gedurende die oggend of middag:					
(i) Professioneel	20,00	15,00	10,00		
(ii) Amateur	10,00	6,00	4,00		
(iii) Opvoekundige, godsdiestige of liefdadigheidsinrigting:	5,00	3,00	2,00		
(b) gedurende die aand (19h00—24h00 of 'n gedeelte):					
(i) Professioneel	25,00	20,00	15,00		
(ii) Amateur	15,00	10,00	6,00		
(iii) Opvoekundige, godsdiestige of liefdadigheidsinrigting:	10,00	6,00	4,00		
* Huur van ruimte — Klassifisering:					
A : Hoofsaal, soepeesaal, kleedkamers, verhoog en verhoogkleedkamers, galery, kroegportaal en korridor.					
B : Hoofsaal, kleedkamers, verhoog en verhoogkleedkamers, galery, kroegportaal en korridor.					
C : Soepeesaal, kleedkamers, kroegportaal.					
D : Korridor, kroegportaal, kombuis.					
E : Kombuis.					

DEEL II.

VAN RIEGEECKSAAL.

Huur van ruimte

	Huur van ruimte	
	Saal en Kombuis R	Saal (kombuis uitgesluit) R
1. Bals en Danspartyé —		
(a) gedurende die aand tot 24h00 (19h00—24h00 of gedeelte)	35,00	25,00
(b) gedurende die aand tot 01h00 (uitgesonderd Saterdae)	42,00	30,00
(c) gedurende die aand tot 02h00 (uitgesonderd Saterdae)	50,00	35,00
2. Toneelopvoerings, konserfe, Volkspele en danse:		
(a) Professionele groepe —		
(i) gedurende die aand tot 24h00 (19h00—24h00 of 'n gedeelte)	40,00	30,00
(ii) gedurende die middag (14h00—18h00)	23,00	15,00
(b) Plaaslike Amateurgroepe —		
(i) gedurende die aand tot 24h00 (19h00—24h00 of 'n gedeelte)	34,00	24,00
(ii) gedurende die middag (14h00—18h00)	20,00	12,00
(c) Ander Amateurgroepe —		
(i) gedurende die aand tot 24h00 (19h00—24h00 of 'n gedeelte)	37,00	27,00
(ii) gedurende die middag (14h00—18h00)	21,00	13,00
(d) Volkspele-oefeninge gedurende die aand: Per aand R5,00		
3. Huweliks- en ander Onthale, Verjaarsdagpartyé en ander Gesins- of Familiebyeenkomste —		
(i) gedurende die oggend of middag	23,00	15,00
(ii) gedurende die aand (19h00—24h00 of gedeelte)	35,00	25,00
(iii) gedurende die middag en die aand (14h00—24h00 of 'n gedeelte)	23,00	15,00

	Huur van ruimte	
	Saal en Kombuis	Saal (kombuis uitgesluit)
	R	R
(iv) gedurende die aand tot 01h00 (uitgesonderd Saterdae)	42,00	30,00
(v) gedurende die middag en aand tot 01h00 (14h00—01h00 uitgesonderd Saterdae)	65,00	50,00
4. Feesmaaltye en Noenmale —		
(i) gedurende die middag (14h00—18h00)	23,00	15,00
(ii) gedurende die aand (19h00—24h00)	35,00	25,00
5. Basaars —		
(i) gedurende die oggend of middag	23,00	15,00
(ii) gedurende die oggend en middag (09h00—18h00)	30,00	20,00
(iii) gedurende die aand (19h00—24h00 of 'n gedeelte)	35,00	25,00
(iv) gedurende die middag en aand (14h00—24h00 of 'n gedeelte)	42,00	30,00
(v) gedurende die oggend, middag en aand (09h00—24h00 of 'n gedeelte)	60,00	45,00
6. Tentoonstellings, Uitstallings, Blommeskoue en Modeparades —		
(i) gedurende die oggend of middag	23,00	15,00
(ii) gedurende die oggend en middag	30,00	20,00
(iii) gedurende die aand (19h00—24h00 of 'n gedeelte)	35,00	25,00
(iv) gedurende die middag en die aand (19h00—24h00 of 'n gedeelte)	42,00	30,00
(v) gedurende die oggend, middag en aand (09h00—24h00 of 'n gedeelte)	60,00	45,00
7. Skoolkonserte, Prysuitdelings en Kunswedstryde —		
(i) gedurende die oggend of middag	13,00	8,00
(ii) gedurende die oggend en middag (09h00—18h00)	18,00	10,00
(iii) gedurende die aand (19h00—24h00 of 'n gedeelte)	20,00	12,00
(iv) gedurende die middag en aand (14h00—24h00 of 'n gedeelte)	25,00	15,00
(v) gedurende die oggend, middag en aand (09h00—24h00 of 'n gedeelte)	32,00	20,00
8. Kerkdienste en Gewyde Konserte —		
(i) gedurende die oggend of middag		
(ii) gedurende die aand (19h00—21h00)		
9. Konferensies, Kongresse en Simposiums —		
(i) gedurende die dag tot 18h00 of 'n gedeelte (09h00—18h00 of 'n gedeelte)	41,00	25,00
(ii) gedurende die oggend, middag en aand (09h00—24h00 of 'n gedeelte)	73,00	45,00
10. Lesings en Nic-politieke Vergaderings —		
(a) (i) gedurende die oggend of die middag	15,50	7,50
(ii) gedurende die oggend en middag (09h00—18h00)	22,00	12,00
(iii) gedurende die aand (19h00—24h00 of 'n gedeelte)	37,00	25,00
(b) Gelde betaalbaar ingevolge paragraaf (a) is onderworpe aan 'n korting van 20 % ten opsigte van vergaderings van inwoners en belastingbetalers in verband met Municipale aangeleenthede of sake van opvoedkundige of godsdienstige aard		
11. Party-politieke Vergaderings —		
(i) gedurende die oggend of middag	18,00	10,00
(ii) gedurende die aand (19h00—24h00 of 'n gedeelte)	25,00	15,00
12. Rolprent- en Filmvertonings —		
(a) (i) gedurende die oggend of middag	23,00	15,00
(ii) gedurende die oggend en middag (09h00—18h00)	35,00	25,00
(iii) gedurende die aand (19h00—24h00 of 'n gedeelte)	42,00	30,00
(b) Gelde betaalbaar ingevolge paragraaf (a) is onderworpe aan 'n korting van 20 % ten opsigte van opvoedkundige liefdadigheids-, godsdienstige- of sportdoeleindes of -inrigtings		

	Huur van ruimte	
	Saal en Kombuis	Saal (kombuis uitgesluit)
13. Kersboomfunkcies —	R	R
(i) gedurende die oggend of middag	23,00	15,00
(ii) gedurende die aand (19h00—24h00 of 'n gedeelte)	35,00	25,00
14. Beroepsboks- en Beroepstoeiwedstryde —		
(i) gedurende die middag (14h00—18h00)	30,00	
(ii) gedurende die aand (19h00—24h00 of 'n gedeelte)	45,00	
15. Amateur Binneshuise Sport —		
(i) gedurende die oggend of middag	4,00	3,00
(ii) gedurende die oggend en middag (09h00—18h00)	5,00	4,00
(iii) gedurende die aand (09h00—24h00 of 'n gedeelte)	7,00	5,00
(iv) gedurende die middag en aand (14h00—24h00)	10,00	8,00
(v) gedurende die oggend, middag en aand (09h00—24h00)	12,00	10,00

DEEL III

BYKOMENDE GELDE.

1. Klaviere:

- (i) Vleuelklavier per geleenthed: R10,00.
- (ii) Staaakklavier per geleenthed: R6,00.
- (iii) Verhuur van vleuelklavier vir oefendoeleindes per uur of gedeelte van 'n uur: R1,00.

2. Toneelrepetisies:

Alicentlik gebruik van verhoog, op voorwaarde dat die verhuur van ander doeleindes nie benadeel word nie; Ooreenkomste vir repetisies kan gekanselleer word indien die saal of enige ander vertrek daarna verhuur word.

DEEL IV.

SPESIALE TARIEF.

1. Gratis gebruik van lokale, spesiale geriewe en dienste.

Die gebruik van lokale en die beskikbaarstelling van spesiale geriewe en dienste soos in hierdie Verordeninge bepaal vir —

- (a) enige doel wat ook al van die Raad;
- (b) Burgemeesterlike onthale;
- (c) verkiesings en referendums;
- (d) vergaderings en verrigtinge van die Suid-Afrikaanse Vereniging van Munisipale Werknemers (Nelspruitak); en
- (e) bedrywigheid van inrigtings, genootskappe, organisasies, verenigings en klubs genoem in artikel 79(1)(a) van die Ordonnansie op Planslike Bestuur, soos gewysig, wanneer na die mening van die Raad sodanige bedrywigheid in belang van die Raad of inwoners van die Munisipaliteit sal wees, en wanneer spesial deur die Raad goedgekeur is;

is kosteloos: Met dien verstande dat die toegewing kragtens paragrafe (d) en (e) slags van krag is indien die betrokke lokale nie vir ander doeleindes ten opsigte waarvan die volle tarief betaalbaar is, benodig word nie, behalwe in sodanige gevalle waar die Raad spesial besluit dat hierdie voorbehoudsbepaling nie van krag sal wees nie.

2. Kroegregte (Slegs wanneer alkoholiese drank verkoop word).

Gedurende die duur van enige funksie: R20,00.

TOWN COUNCIL OF NELSPRUIT.

DETERMINATION OF CHARGES FOR THE HIRE OF THE TOWN-HALL AND OTHER DEPARTMENTS.

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby notified that the Town Council of Nelspruit has by special resolution determined the charges as set out in the subjoined Schedule with effect from 20 February, 1980.

P. R. BOSHOFF,
Town Clerk.

Notice No. 4/1980.
20 February, 1980.

SCHEDULE.

The Tariff is payable in advance. No booking will be made until payment in advance has been made.

PART I.

TOWN HALL.

	* Hire of accommodation				
	A	B	C	D	E
	R	R	R	R	R
1. Balls and Dances —					
(a) during the evening until 24h00 (19h00—24h00 or any portion thereof)	50,00	45,00	25,00		10,00

* Hire of accommodation

	A R	B R	C R	D R	E R
(b) during the evening until 01h00 (Saturday excluded) — —	60,00	55,00	30,00		12,00
(c) during the evening until 02h00 (Saturdays excluded) — —	70,00	65,00	35,00		15,00
2. Dramatic Performances, Concerts, Folk Dancing and Plays:					
(a) Professional Groups—					
(i) during the evening until 24h00 (19h00—24h00 or any portion thereof) — — — — —	50,00	45,00	30,00	20,00	10,00
(ii) during the afternoon (14h00 to 18h00) — — — — —	30,00	25,00	15,00	15,00	8,00
(b) Local Amateur Groups—					
(i) during the evening until 24h00 (19h00—24h00 or any portion thereof) — — — — —	36,00	32,00	24,00	16,00	10,00
(ii) during the afternoon (14h00—18h00) — — — — —	24,00	20,00	12,00	12,00	8,00
(c) Other Amateur Groups—					
(i) during the evening until 24h00 (19h00—24h00 or any portion thereof) — — — — —	40,00	35,00	27,00	18,00	10,00
(ii) during the afternoon (14h00—18h00) — — — — —	27,00	23,00	13,00	13,00	8,00
(d) Folk dancing practices during the evening: Per evening R5,00.					
3. Wedding and other Receptions, Birthday Parties and other Family or Household Assemblies —					
(i) during the morning or afternoon — — — — —	30,00	26,00	15,00	10,00	8,00
(ii) during the evening (19h00—24h00 or any portion thereof) — — — — —	50,00	45,00	25,00	17,00	10,00
(iii) during the afternoon and evening (14h00—24h00 or any portion thereof) — — — — —	30,00	26,00	15,00	10,00	8,00
(iv) during the evening until 01h00 (Saturdays excluded) — — — — —	60,00	55,00	30,00	25,00	12,00
(v) during the afternoon and evening until 01h00 (14h00—01h00 Saturdays excluded) — — — — —	80,00	70,00	50,00	40,00	15,00
4. Banquets and Luncheons —					
(i) during the afternoon (14h00—18h00) — — — — —	30,00	26,00	15,00	10,00	8,00
(ii) during the evening (19h00—24h00) — — — — —	50,00	45,00	25,00	17,00	10,00
5. Bazaars —					
(i) during the morning or afternoon — — — — —	30,00	26,00	15,00	10,00	8,00
(ii) during the morning and afternoon (09h00—18h00) — — — — —	40,00	30,00	20,00	15,00	10,00
(iii) during the evening (19h00—24h00 or any portion thereof) — — — — —	50,00	45,00	25,00	17,00	10,00
(iv) during the afternoon and evening (14h00—24h00 or any portion thereof) — — — — —	60,00	50,00	30,00	20,00	12,00
(v) during the morning, afternoon and evening (09h00—24h00 or any portion thereof) — — — — —	85,00	72,00	45,00	30,00	15,00
6. Shows, Exhibitions, Flower Shows and Mannequin Parades —					
(i) during the morning or afternoon — — — — —	30,00	26,00	15,00	10,00	8,00
(ii) during the morning and afternoon — — — — —	40,00	30,00	20,00	15,00	10,00
(iii) during the evening (19h00—24h00 or any portion thereof) — — — — —	50,00	45,00	25,00	17,00	10,00
(iv) during the afternoon and evening (14h00—24h00 or any portion thereof) — — — — —	60,00	50,00	30,00	20,00	12,00
(v) during the morning, afternoon and evening (09h00—24h00 or any portion thereof) — — — — —	85,00	72,00	45,00	30,00	15,00
7. School Concerts, Prize Givings and Eisteddford —					
(i) during the morning or afternoon — — — — —	15,00	13,00	8,00	5,00	5,00
(ii) during the morning and afternoon (09h00—18h00) — — — — —	20,00	15,00	10,00	10,00	8,00
(iii) during the evening (19h00—24h00 or any portion thereof) — — — — —	25,00	22,00	12,50	8,50	8,00
(iv) during the afternoon and evening (14h00—24h00 or any portion thereof) — — — — —	30,00	25,00	15,00	12,00	10,00
(v) during the morning, afternoon and evening (09h00—24h00 or any portion thereof) — — — — —	35,00	30,00	20,00	15,00	12,00

	* Hire of accommodation				
	A	B	C	D	E
8. Church Services and Sacred Concerts —	R	R	R	R	R
(i) during the morning or afternoon	13,00	7,50			8,00
(ii) during the evening (19h00—21h00)	22,00	12,50			10,00
9. Conferences, Congresses and Symposia —					
(i) during the day until 18h00 or any portion thereof (09h00—18h00 or any portion thereof)	45,00	40,00	25,00		16,00
(ii) during the morning, afternoon and evening (09h00—24h00 or any portion thereof)	85,00	72,00	45,00		28,00
10. Lectures and Non-Political Meetings —					
(a) (i) during the morning or afternoon	15,00	13,00	7,50	5,00	8,00
(ii) during the morning and afternoon (09h00—18h00)	25,00	20,00	12,00	8,00	10,00
(iii) during the evening (19h00—24h00 or any portion thereof)	50,00	45,00	25,00	17,00	12,00
(b) The charges payable in terms of paragraph (a) shall be subject to a reduction of 20 % in respect of meetings of residents and taxpayers relating to municipal matters or matters of an educational or religious nature.					
11. Party Political Meetings —					
(i) during the morning or afternoon	20,00	15,00	10,00	8,00	8,00
(ii) during the evening (19h00—24h00 or any portion thereof)	30,00	25,00	15,00	10,00	10,00
12. Cinema and Film Shows —					
(a) (i) during the morning or afternoon	30,00	26,00	15,00		8,00
(ii) during the morning and afternoon (09h00—18h00)	40,00	35,00	25,00		10,00
(iii) during the evening (19h00—24h00 or any portion thereof)	60,00	55,00	30,00		12,00
(b) The charges payable in terms of paragraph (a) shall be subject to a reduction of 20 % in respect of educational, charitable, religious or sport purposes of institutions.					
13. Christmas Tree Functions —					
(i) during the morning or afternoon	30,00	26,00	15,00	10,00	8,00
(ii) during the evening (19h00—24h00 or any portion thereof)	50,00	45,00	25,00	20,00	10,00
14. Professional Boxing and Wrestling Matches —					
(i) during the afternoon (14h00—18h00)		70,00	30,00		
(ii) during the evening (19h00—24h00 or any portion thereof)		90,00	45,00		
15. Functions, Indoor Sport and other Entertainment not specified elsewhere —					
(i) during the morning or afternoon	15,00	13,00	7,50	5,00	8,00
(ii) during the morning and afternoon (09h00—18h00)	20,00	15,00	10,00	8,00	10,00
(iii) during the evening (19h00—24h00 or any portion thereof)	25,00	22,00	12,50	8,50	10,00
(iv) during the afternoon and evening (14h00—24h00 or any portion thereof)	30,00	25,00	15,00	10,00	12,00
(v) during the morning, afternoon and evening (09h00—24h00)	60,00	50,00	40,00	20,00	12,00
16. Rehearsals —					
(a) during the morning or afternoon —					
(i) Professional	20,00	15,00	10,00		
(ii) Amateur	10,00	6,00	4,00		
(iii) Educational, religious or charitable institutions	5,00	3,00	2,00		
(b) during the evening (19h00—24h00 or any portion thereof) —					
(i) Professional	25,00	20,00	15,00		
(ii) Amateur	15,00	10,00	6,00		
(iii) Educational, religious or charitable institutions	10,00	6,00	4,00		

* Hire of Accommodation: Classification:

- A : Main hall, supper room, cloak rooms, stage and stage dressing rooms, gallery, bar and corridor.
 B : Main hall, cloak rooms, stage and stage dressing rooms, gallery, bar and corridor.
 C : Supper room, cloak rooms, bar.
 D : Corridor, bar, kitchen.
 E : Kitchen.

PART II.

VAN RIEBEECK PARK.

Hire of Accommodation

	Hall and kitchen	Hall (kitchen excluded)
	R	R
1. Balls and Dances —		
(a) during the evening until 24h00 (19h00—24h00 or any portion thereof)	35,00	25,00
(b) during the evening until 01h00 (Saturdays excluded)	42,00	30,00
(c) during the evening until 02h00 (Saturday excludes)	50,00	35,00
2: Dramatic Performances, Concerts, Folk Dancing and Plays:		
(a) Professional Groups —		
(i) during the evening until 24h00 (19h00—24h00 or any portion thereof)	40,00	30,00
(ii) during the afternoon (14h00—18h00)	23,00	15,00
(b) Local Amateur Groups —		
(i) during the evening until 24h00 (19h00—24h00 or any portion thereof)	34,00	24,00
(ii) during the afternoon (14h00—18h00)	20,00	12,00
(c) Other Amateur Groups —		
(i) during the evening until 24h00 (19h00—24h00 or any portion thereof)	37,00	27,00
(ii) during the afternoon (14h00—18h00)	21,00	13,00
(d) Folk dancing practices during the evening: Per evening R5,00.		
3. Wedding and other Receptions, Birthday Parties and other Family or Household Assemblies —		
(i) during the morning or afternoon	23,00	15,00
(ii) during the evening (19h00—24h00 or any portion thereof)	35,00	25,00
(iii) during the afternoon and the evening, (14h00—24h00 or any portion thereof)	23,00	15,00
(iv) during the evening until 01h00 (Saturday excluded)	42,00	30,00
(v) during the afternoon and evening until 01h00 (14h00—01h00 Saturdays excluded)	65,00	50,00
4. Banquets and Luncheons —		
(i) during the afternoon (14h00—18h00)	23,00	15,00
(ii) during the evening (19h00—24h00)	35,00	25,00
5. Bazaars —		
(i) during the morning or afternoon	23,00	15,00
(ii) during the morning and afternoon (09h00—18h00)	30,00	20,00
(iii) during the evening (19h00—24h00 or any portion thereof)	35,00	25,00
(iv) during the afternoon and evening (14h00—24h00 or any portion thereof)	42,00	30,00
(v) during the morning, afternoon and evening (09h00—24h00 or any portion thereof)	60,00	45,00
6. Shows, Exhibitions, Flower Shows and Mannequin Parades —		
(i) during the morning or the afternoon	23,00	15,00
(ii) during the morning and afternoon	30,00	20,00
(iii) during the evening (19h00—24h00 or any portion thereof)	35,00	25,00
(iv) during the afternoon and the evening (19h00—24h00 or any portion thereof)	42,00	30,00
(v) during the morning, afternoon and evening (09h00—24h00 or any portion thereof)	60,00	45,00

Hire of Accommodation

	Hall and kitchen	Hall (kitchen excluded)
	R	R
7. School Concerts, Prize Givings and Eisteddford —		
(i) during the morning or afternoon	13,00	8,00
(ii) during the morning and afternoon	18,00	10,00
(iii) during the evening (19h00—24h00 or any portion thereof)	20,00	12,00
(iv) during the afternoon and evening (14h00—24h00 or any portion thereof)	25,00	15,00
(v) during the morning, afternoon and evening (09h00—24h00 or any portion thereof)	32,00	20,00
8. Church Services and Sacred Concerts —		
(i) during the morning or afternoon		
(ii) during the evening (19h00—21h00)		
9. Conferences, Congresses and Symposia —		
(i) during the day until 18h00 or any portion thereof (09h00—18h00 or any portion thereof)	41,00	25,00
(ii) during the morning, afternoon and evening (09h00—24h00 or any portion thereof)	73,00	45,00
10. Lectures and Non-Political Meetings —		
(a) (i) during the morning or the afternoon	15,50	7,50
(ii) during the morning and afternoon (09h00—18h00)	22,00	12,00
(iii) during the evening (19h00—24h00 or any portion thereof)	37,00	25,00
(b) The charges payable in terms of paragraph (a) shall be subject to a reduction of 20 % in respect of meetings of residents and ratepayers relating to municipal matters or educational or religious affairs.		
11. Party Political Meetings —		
(i) during the morning or afternoon	18,00	10,00
(ii) during the evening (19h00—24h00 or any portion thereof)	25,00	15,00
12. Cinema and Film Shows —		
(a) (i) during the morning or the afternoon	23,00	15,00
(ii) during the morning and the afternoon (09h00—18h00)	35,00	25,00
(iii) during the evening (19h00—24h00 or any portion thereof)	42,00	30,00
(b) The charges payable in terms of paragraph (a) shall be subject to a reduction of 20 % in respect of educational, charitable, religious or sport purposes or institutions.		
13. Christmas Tree Functions —		
(i) during the morning or afternoon	23,00	15,00
(ii) during the evening (19h00—24h00 or any portion thereof)	35,00	25,00
14. Professional Boxing and Wrestling Matches —		
(i) during the afternoon (14h00—18h00)	30,00	
(ii) during the evening (19h00—24h00 or any portion thereof)	45,00	
15. Amateur Indoor Sport —		
(i) during the morning or the afternoon	4,00	3,00
(ii) during the morning and afternoon (09h00—18h00)	5,00	4,00
(iii) during the evening (19h00—24h00 or any portion thereof)	7,00	5,00
(iv) during the afternoon and evening (14h00—24h00)	10,00	8,00
(v) during the morning, afternoon and evening (09h00—24h00)	12,00	10,00

PART III.

ADDITIONAL TARIFFS.

1. Pianos:

- (i) Grand piano: per function: R10,00.
- (ii) Upright piano: per function: R6,00.
- (iii) Hire of grand piano of the purposes of practising: per hour or portion of an hour: R1,00.

2. Rehearsals:

Stage only to be used on condition that the hire for other purposes is not interfered with. Agreements for rehearsals may be cancelled if the hall or any other space is hired out afterwards.

PART IV.

SPECIAL TARIFF.

1. Free use of Halls, Special Facilities and Services.

The use of the halls and the placing at disposal of special facilities and services as defined in these by-laws for—

- (a) any purpose whatsoever by the Council;
- (b) Mayoral receptions;
- (c) elections and Referendums;
- (d) meetings and proceedings of the South African Association of Municipal Employees (Nelspruit Branch); and
- (e) activities of institutions, societies, organisations, associations and clubs mentioned in section 79(15)(a) of the Local Government Ordinance, as amended, when, in the opinion of the Council such activities will be in the interest of the Council or the residents of the municipality, and when specially approved by the Council;

shall be free of charge: Provided that the concession in terms of paragraph (d) and (e) shall only apply if the halls concerned are not required for other purposes in respect of which the full tariff is payable, except in such instances where the Council specially resolves that this proviso shall not apply.

2. Bar Rights (only when alcoholic liquor is sold).

During the duration of any function: R20,00.

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STADSRAAD VAN NYLSTROOM.

WYSIGING VAN ELEKTRISITEITSVERORDENINGE.

Kennis geskied hiermee ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, dat die Stadsraad van Nylstroom voornemens is om sy Elektrisiteitsverordeninge te wysig om:

- (a) Voorsiening te maak vir die heffing van 'n toeslag van 7½ % op die totale elektrisiteitsrekening van alle buitestedelike verbruikers.
- (b) In die geval waar 'n buitestedelike verbruiker deur meer as een meterpunt bedien word, elk sodanige meterpunte vir tariefdoelendes as 'n individuele verbruiker te beskou.

Afskrifte van die voorgestelde wysiging lê ter insae by die kantoor van die Stadssekretaris vir 'n tydperk van 14 dae vanaf datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysigings wens aan te teken, moet dit skriftelik binne 14 dae vanaf die datum van publikasie hiervan in die Proviniale Koerant by ondergetekende doen.

J. C. BUYS,
Stadsklerk.

Munisipale Kantore,
Privaatsak 1008,
Nylstroom,
0510,
20 Februarie 1980.
Kennisgewing No. 19/1980.

TOWN COUNCIL OF NYLSTROOM.

AMENDMENT TO ELECTRICITY BY-LAWS.

Notice is hereby given in terms of section 96 of the Local Government Ordinance No. 17 of 1939, as amended, that the Town Council intends to amend its electricity by-laws to:

- (a) Make provision for the levy of a 7½ % surcharge on the total electricity account of a consumer outside the municipality.
- (b) Make provision that where consumers outside the municipality are served by more than one meter point every meter point be considered as an individual consumer for tariff purposes.

Copies of the proposed amendment will be available for inspection at the office of the Town Secretary for a period of 14 days from the date of publication hereof.

Objections against the proposed amendment can be lodged with the undersigned within 14 days of the publication of this notice in the Provincial Gazette.

J. C. BUYS,
Town Clerk.

Municipal Offices,
Private Bag 1008,
Nylstroom,
0510,
20 February, 1980.
Notice No. 19/1980.

STADSRAAD VAN PIET RETIEF.

WYSIGING VAN RIOLERINGS- EN LOODGIELERSVERORDENINGE.

Kennis geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Piet Retief van voornemens is om sy Riolerings- en Loodgielersverordeninge te wysig.

Die algemene strekking van die voorgestelde wysiging van die verordeninge is om sekere teenstrydighede reg te stel in artikel 12(3).

Afskrifte van die voorgestelde wysiging lê ter insae by die kantoor van die Stadsklerk vir 'n tydperk van 14 dae vanaf datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken, moet dit skriftelik binne 14 dae na datum van hierdie kennisgewing in die Proviniale Koerant by die ondergetekende doen.

M. C. C. OOSTHUIZEN,
Stadsklerk.

Posbus 23,
Piet Retief,
2380.

20 Februarie 1980.
Kennisgewing No. 5/1980.

TOWN COUNCIL OF PIET RETIEF.

AMENDMENT OF DRAINAGE- AND PLUMBING BY-LAWS.

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Piet Retief intends to amend the Drainage- and Plumbing By-laws.

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The general purport of the proposed amendments is to rectify contradictions in section 12(3).

Copies of the proposed amendments are open for inspection at the office of the Town Clerk for a period of 14 days from date of publication hereof.

Any person who desires to record his objection to the said amendment must do so in writing to the Town Clerk within 14 days from the date of publication of this notice in the Provincial Gazette.

M. C. C. OOSTHUIZEN,
Town Clerk.

P.O. Box 23,
Piet Retief,
2380.
20 February, 1980.
Notice No. 5/1980.

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STADSRAAD VAN PIET RETIEF. VERVREEMDING VAN GROND.

Hiermee word kragtens die bepalings van artikel 79(18) van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Sladsraad van voorneme is om onderworp aan die toestemming van die Administrateur, 'n gedeelte van die dorpsgronde te verhuur aan die Departement van Pos- en Telekommunikasiewese.

Die Raad se besluit in verband met die voorgenome vervreemding lê vir 'n tydperk van veertien dae vanaf datum van hierdie kennisgiving gedurende gewone kantoorure by Kantoer 4, Munisipale Kantore, Piet Retief ter insae.

Personne wat teen die voorgenome vervreemding beswaar wil aanteken moet sodanige beswaar skriftelik by die Stadsklerk indien voor of op 7 Maart 1980.

M. C. C. OOSTHUIZEN,
Stadsklerk.

Posbus 23,
Piet Retief,
2380.
20 Februarie 1980.
Kennisgiving No. 6/1980.

TOWN COUNCIL OF PIET RETIEF. ALIENATION OF LAND.

Notice is hereby given in terms of the provision of section 79(18) of the Local Government Ordinance, 1939, that it is the intension of the Town Council subject to the consent of the Administrator, to alienate a portion of the Town Lands to the Department of Post- and Telecommunications.

The Council's resolution regarding the proposed alienation will be open for inspection during normal office hours at Room 4, Municipal Offices, Piet Retief for a period of fourteen days from date of this notice.

Persons who wish to object to the proposed alienation must lodge such objection in writing with the Town Clerk not later than 7 March, 1980.

M. C. C. OOSTHUIZEN,
Town Clerk.

P.O. Box 23,
Piet Retief,
2380.
20 February, 1980.
Notice No. 6/1980.

129-20

STADSRAAD VAN PIET RETIEF. SLUITING VAN STRATE.

Kennis geskied ingevolge die bepalings van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad van Piet Retief voornemens is om onderhewig aan die goedkeuring van die Administrateur, gedeeltes van Erskine-, Steenkamp-, Brecherstraat en 'n gedeelte van 'n pad oor Erf 386 permanent te sluit.

Besoenderhede van die voorgenome sluitings lê gedurende kantoorure te Kamer 4, Stadhuis, Piet Retief ter insae.

Enige eienaar, huurder of bewoner van grond wat grens aan die erwe wat gesluit staan te word, of enige ander persoon wat hom benadeel ag en beswaar het teen die voorgenome sluitings van grond of wat enige eis vir vergoeding sou hê indien sodanige sluitings uitgevoer word, moet die ondergetekende binne 60 (sestig) dae van 20 Februarie 1980 af, dit wil sê voor of op 21 April 1980 skriftelik verwittig van sodanige eis vir vergoeding.

M. C. C. OOSTHUIZEN,
Stadsklerk.

Posbus 23,
Piet Retief,
2380.
20 Februarie 1980.
Kennisgiving No. 7/1980.

TOWN COUNCIL OF PIET RETIEF. CLOSING OF ROADS.

It is notified in terms of the provisions of the Local Government Ordinance, 1939, as amended, that it is the intension of the Town Council of Piet Retief, subject to the necessary consent of the Administrator to close permanently portions of Erskine, Brecher and Steenkamp Streets as well as a road over Erf 386.

Details of the proposed closures may be inspected during normal office hours at Room 4, Town Hall, Piet Retief.

Any owner, lessee or occupier, of land abutting the portions to be closed or any person aggrieved and who objects to the proposed closing of the said land or who will have any claim for compensation if such closing are carried out, must serve written notice upon the undersigned of such objections or claim for compensation within 60 (sixty) days from 20 February, 1980 i.e. before or on 21 April, 1980.

M. C. C. OOSTHUIZEN,
Town Clerk.

P.O. Box 23,
Piet Retief,
2380.
Notice No. 7/1980.
20 February, 1980.

130-20

STADSRAAD VAN PRETORIA.

VOORGESTELDE SLUITING VAN NELLMAPIUSSTRATA, WALTLOO.

Hiermee word ingevolge artikel 67 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, kennis gegee dat die Raad voornemens is om Nellmapiusstraat, Waltloo, in sy geheel groot ongeveer 9 300 m², permanent te sluit.

'n Plan waarop die straatgedeelte aangegeven word, asook die betrokke Raadsbeleid, lê gedurende gewone kantoorure in

Kamer 365, Derde Verdieping, Wesblok, Munitoria, Van der Waltstraat, Pretoria, ter insae.

Enigiemand wat beswaar teen die voorgenome sluiting wil maak of wat enige vergoeding kan eis indien die sluiting plaasvind, moet sy beswaar of eis, al na gelang van die gevall, skriftelik voor of op Vrydag, 25 April 1980, by die ondergetekende indien.

P. DELPORT,
Stadsklerk.

20 Februarie 1980.
Kennisgiving No. 43/1980.

CITY COUNCIL OF PRETORIA.

PROPOSED CLOSING OF NELLMAPIUS STREET, WALTLOO.

Notice is hereby given in terms of section 67 of the Local Government Ordinance, No. 17 of 1939, as amended, that it is the intension of the Council to close permanently Nellmapius Street, Waltloo, in its entirety in extent approximately 9 300 m².

A plan showing the street portion, together with the relevant Council resolution, is open to inspection during normal office hours at Room 365, Third Floor, West Block, Munitoria, Van der Walt Street, Pretoria.

Any person who has any objection to the proposed closing or who have any claim to compensation if such closing is carried out, must lodge his objection or claim, as the case may be, in writing with the undersigned on or before Friday, 25 April, 1980.

P. DELPORT,
Town Clerk.

20 February, 1980.
Notice No. 43/1980.

131-20

STADSRAAD VAN PRETORIA.

VASSTELLING VAN GELDE BY DERDEPOORT-STREEKPARK.

Ooreenkomsdig artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, word hiermee kennis gegee dat die Stadsraad van Pretoria geldie vasgestel het vir toegang tot die Derdepoort-streekpark. Hierdie vasstelling tree op 1 Februarie 1980 in werking.

In Afskrif van hierdie vasstelling lê ter insae by die kantoor van die Raad (Kamer 409B, Wesblok, Munitoria, Van der Waltstraat, Pretoria), vir 'n tydperk van veertien (14) dae na die publikasiedatum van hierdie kennisgiving in die Offisiële Koerant van die Provincie Transvaal, (20 Februarie 1980).

Enigiemand wat beswaar teen hierdie vasstelling wil aanteken, moet dit skriftelik binne veertien (14) dae na die publikasiedatum, wat in die onmiddellik voorafgaande paragraaf gemeld is, by die ondergetekende doen.

P. DELPORT,
Stadsklerk.

Munisipale Kantore,
Posbus 440,
Pretoria,
0001.
20 Februarie 1980.
Kennisgiving No. 45/1980.

CITY COUNCIL OF PRETORIA.
DETERMINATION OF CHARGES AT DERDEPOORT REGIONAL PARK.

Notice is hereby given in accordance with section 80B(3) of the Local Government Ordinance, No. 17 of 1939, that the City Council of Pretoria, has determined charges for admission to the Derdepoort Regional Park. This determination takes effect on 1 February, 1980.

A copy of this determination will lie open for inspection at the office of the Council (Room 409B, West Block, Municipia, Van der Walt Street, Pretoria), for a period of fourteen (14) days from the date of publication of this notice in the Transvaal Provincial Gazette (20 February, 1980).

Any person who wishes to object to this determination, must do so in writing to the undersigned within fourteen (14) days after the date of publication referred to in the immediately preceding paragraph.

P. DELPORT,
 Town Clerk.

Municipal Offices,
 P.O. Box 440,
 Pretoria.
 0001.
 20 February, 1980.
 Notice No. 45/1980.

132—20

Objections, if any, to the proposed closing and any claim for compensation in consequence of such closing must be submitted to the undersigned in writing on or before 23 April, 1980.

TOWN CLERK,

Municipal Offices,
 P.O. Box 16,
 Rustenburg.
 0300.

20 February, 1980.
 Notice No. 25/1980.

133—20

MUNISIPALITEIT TRICHARDT.

VOORGENOME WYSIGINGS VAN VERORDENINGE.

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, bekend gemaak dat die Raad van voorneme is om die Standard Elektrisiteitsverordeninge afgekondig by Administrateurskennisgewing No. 651 van 10 Mei 1978 soos gewysig, verder te wysig.

Die algemene strekking van die verdere wysiging is om die Tarief van Gelde No. 1.5 en 8(5) verhoog om vir die styging van Escom tariewe en ander verhoogde kostes voorseening te maak.

Afskrifte van hierdie wysiging lê ter insae by Kamer No. 2 van die Raad se kantore vir 'n tydperk van 14 dae vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen die genoemde wysiging wens aan te teken moet dit skriftelik binne 14 dae na die datum van die publikasie van hierdie kennisgewing in die Provinsiale Koerant by die ondergetekende doen.

M. J. V.D. MERWE,
 Stadsklerk.

Munisipale Kantore,
 Posbus 52,
 Trichardt.
 2300.
 20 Februarie 1980.

TRICHARDT MUNICIPALITY.

PROPOSED AMENDMENTS TO BY-LAWS.

It is hereby notified in terms of section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, that the Council intends to amend further the Standard Electricity By-laws, published under Administrator's Notice No. 651 of 1 May, 1978 as amended.

The general purport of this further amendment is to increase and amend the Tariff of Charges Nos. 1.5 and 8(5) to provide for the increase of the Escom tariffs and other increased costs.

Copies of this amendment are open for inspection at room 2 of the Council's offices for a period of fourteen days from the date of publication hereof.

Any person who desires to record his objection to the said amendment must do so in writing to the undersigned within 14

days after the date of publication of this notice in the Provincial Gazette.

M. J. V.D. MERWE,
 Town Clerk.

Municipal Offices,
 P.O. Box 52,
 Trichardt,
 2300,
 20 February, 1980.

134—20

STADSRAAD VAN VANDERBIJLPARK.

WYSIGING VAN BOUVERORDENINGE.

Hierby word ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van Vanderbijlpark voornemens is om die Bouverordeninge, aangekondig by Administrateurskennisgewing 929 van 20 Julie 1977, te wysig.

Die algemene strekking van hierdie wysiging is om:

1. Sekere diskresionêre magte aan die Stadsingenieur te verleen om deposito's te verhaal vir die aanbring van straatplateisel, rarie en geute.
2. Die vloer- tot-plafonhoogtes van geboue te verlaag.

Afskrifte van die betrokke wysiging lê gedurende gewone kantoorure vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan by die kantoor van die Stadssekretaris (Kamer 202), Munisipale Kantoorgebou, Vanderbijlpark, ter insae.

Enige persoon wat beswaar teen die voorgestelde wysiging wil aanteken, moet dit skriftelik binne 14 dae vanaf die datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant, by die ondergetekende indien.

C. BEUKES,
 Stadsklerk.

Posbus 3,
 Vanderbijlpark.
 20 Februarie 1980.
 Kennisgewing No. 8/1980.

TOWN COUNCIL OF VANDERBIJLPARK.

AMENDMENT TO BUILDING BY-LAWS.

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Vanderbijlpark proposes to amend the Building By-laws, published under Administrator's Notice 929, dated 20 July, 1977.

The general purport of the amendment is:

1. To grant certain discretionary powers to the Town Engineer to recover deposits for the construction of street paving, kerbing and guttering.
2. To reduce the floor to ceiling heights of buildings.

Copies of the relevant amendment will lie for inspection at the office of the Town Secretary, (Room 202), Municipal Office Building, Vanderbijlpark, during normal office hours for a period of fourteen days from the date of publication hereof.

TOWN COUNCIL OF RUSTENBURG.
PERMANENT CLOSING OF A PORTION OF VUURPYL STREET, ZINNIAVILLE, RUSTENBURG.

Notice is hereby given in terms of section 67 of the Local Government Ordinance, 1939, that the Council propose to close portion of Vuurpyl Street, between Wit and Petunia Street in Zinniaville, Rustenburg, permanently.

A plan showing the position of the portion may be inspected during office hours at the office of the Town Secretary, Room 717, Municipal Offices, Burger Street, Rustenburg.

Any person desirous of lodging any objection to the proposed amendment must lodge such objection in writing with the undersigned within 14 days after the date of publication of this notice in the Provincial Gazette.

C. BEUKES,
Town Clerk.

P.O. Box 3,
Vanderbijlpark.
20 February, 1980.
Notice No. 8/1980.

135—20

of publication of this notice in the Provincial Gazette.

C. BEUKES,
Town Clerk.

P.O. Box 3,
Vanderbijlpark,
20 February, 1980.
Notice No. 9/1980.

136—20

sentations in respect thereof and if he wishes to do so he shall within four weeks of the first publication of this notice, which is 20 March, 1980, inform the local authority in writing of such objection or representation and shall state whether or not he wishes to be heard by the local authority.

J. J. ROODT,
Town Clerk.

Municipal Offices,
Vereeniging.
20 February, 1980.
Notice No. 5685.

137—20

STADSRAAD VAN VANDERBIJLPARK.

WYSIGING VAN VERORDENINGE VIR DIE BEHEER VAN ONTVLAMBARE VLOEISTOWWE EN STOWWE.

Hierby word, ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van Vanderbijlpark voornemens is om die Verordeninge vir die Beheer van Onvlambare Vloeistowwe en Stowwe afgekondig by Administrateurskennisgewing 454 van 6 Junie 1956, te wysig.

Die algemene strekking van hierdie wysiging is om voorsering te maak vir sekere beperkings met betrekking tot die opberging en vervoer van onvlambare vloeistowwe en stowwe.

Afskrifte van die betrokke wysiging lê gedurende gewone kantoorure vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan by die kantoor van die Stadssekretaris (Kamer 202), Municipale Kantoorgebou, Vanderbijlpark, ter insae.

Enige persoon wat beswaar teen die voorgestelde wysiging wil aanteken moet dit skriftelik binne 14 dae vanaf die datum van publikasie van hierdie kennisgewing in die Provinciale Koorant, by die ondergetekende indien.

C. BEUKES,
Stadsklerk.

Posbus 3,
Vanderbijlpark.
20 Februarie 1980.
Kennisgewing No. 9/1980.

TOWN COUNCIL OF VANDERBIJLPARK.

AMENDMENT TO BY-LAWS FOR THE CONTROL OF INFLAMMABLE LIQUIDS AND SUBSTANCES.

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Vanderbijlpark proposes to amend the By-laws for the Control of Inflammable Liquids and Substances published under Administrator's Notice 454 of 6 June, 1956.

The general purport of the amendment is to make provision for certain restrictions regarding the storage and conveyance of inflammable liquids and substances.

Copies of the relevant amendment will lie for inspection at the office of the Town Secretary (Room 202), Municipal Office Building, Vanderbijlpark, during normal office hours for a period of fourteen days from the date of publication hereof.

Any person desirous of lodging any objection to the proposed amendment must lodge such objection in writing with the undersigned within 14 days after the date

STADSRAAD VAN VEREENIGING.

VEREENIGING DRAFT TOWN PLANNING AMENDMENT SCHEME 1/154.

Ingevolge die Ordonnansie op Dorpsbeplanning en Dorpe 1965 het die Stadsraad van Vereeniging Ontwerp-Dorpsbeplanning-wysigingskema 1/154 opgestel.

Hierdie skema bevat die volgende voorstel: Die hersonering van 'n gedeelte van Basheestraat, Three Rivers Uitbreiding 1, vanaf "Bestaande P.d" na "Spesial vir parkering en godsdienstoelinde".

Besonderhede van hierdie skema lê ter insae in die kantoor van die Stadssekretaris (Kamer 104), Municipale Kantoer, Vereeniging, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 20 Maart 1980.

Die Raad sal oorweg of die skema aangeneem moet word al dan nie.

Enige eienaar of okkupant van vaste eiendom binne die gebied van bogemelde dorpsbeplanningskema of binne 2 km vanaf die grense daarvan het die reg om teen die skema beswaar te maak of om vertoeden 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 Maart 1980, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

J. J. ROODT,
Stadsklerk.

Municipale Kantoer,
Vereeniging.
20 Februarie 1980.
Kennisgewing No. 5685.

TOWN COUNCIL OF VEREENIGING.

VEREENIGING DRAFT TOWN PLANNING AMENDMENT SCHEME 1/154.

In terms of the Town-planning and Townships Ordinance, 1965, the Town Council of Vereeniging has prepared Draft Town-planning Amendment Scheme 1/154.

This scheme contains the following proposal: The rezoning of portion of Bashee Street, Three Rivers Extension 1, from "Existing Road" to "Special for parking and ecclesiastical purposes".

Particulars of these schemes are open for inspection at the office of the Town Secretary (Room 104), Municipal Offices, Vereeniging, for a period of four weeks from the date of first publication of this notice, which is 20 March, 1980.

The Council will consider whether or not these schemes should be adopted.

Any owner or occupier of immovable property within the area of the abovementioned town-planning scheme or within 2 km of the boundaries thereof has the right to object to the scheme or to make repre-

STADSRAAD VAN VEREENIGING.

VOORGESTELDE PERMANENTE SLUITING EN VERKOOP VAN GEDEELTE VAN BASHEESTRAAT, THREE RIVERS UITBREIDING 1.

Hierby word ingevolge die bepalings van artikels 67 en 79(18)(b) van die Ordonnansie op Plaaslike Bestuur 1939 bekend gemaak dat dit die voorneme van die Stadsraad van Vereeniging is om gedeelte van Basheestraat, Three Rivers Uitbreiding 1, soos in die onderstaande bylae omskrywe, permanent te sluit en aan die Church of the Nazarene teen 'n prys van R13 200 plus koste vir godsdienstoelinde te vervreem.

Tekening TP.36/7/2 wat die voorgestelde sluiting aantoon kan gedurende gewone kantoorure by die kantoor van die Stadssekretaris, (Kamer 104), Municipale Kantoer, Vereeniging, besigtig word.

Enigemand wat enige beswaar teen die voorgenome permanente sluiting of vervreemding het, of wat vergoeding mag eis indien sodanige sluiting plaasvind, moet sy beswaar of eis skriftelik nie later nie as Woensdag, 23 April 1980, by die Stadsklerk, Municipale Kantoer, Vereeniging, indien.

J. J. ROODT,
Stadsklerk.

Municipale Kantoer,
Vereeniging.
20 Februarie 1980.
Kennisgewing No. 5686.

BYLAE.

'n Gedeelte van Basheestraat, dorp Three Rivers Uitbreiding 1 vide Algemene Plan S.G. N°. A.2363/46, groot ongeveer 6 180 m², geleë tussen Erf 1145 en 1146 en insluitende gedeeltes van die genoemde Basheestraat aangrensend aan die oostelike en westelike grense van Erf 1146, soos aangevoer deur die letters ABCDEFGH op tekening TP.36/7/2.

TOWN COUNCIL OF VEREENIGING.

PROPOSED PERMANENT CLOSING AND ALIENATION OF PORTION OF BASHEE STREET, THREE RIVERS EXTENSION 1.

Notice is hereby given in accordance with sections 67 and 79(18)(b) of the Local Government Ordinance, 1939, that it is the intention of the Town Council of Vereeniging to close permanently and alienate to the Church of the Nazarene, at a price of R13 200 plus costs, a portion of Bashee Street, Three Rivers Extension 1, for ecclesiastical and parking purposes, as more fully described in the appended schedule.

Drawing TP.36/7/2 showing the proposed closing can be inspected during normal office hours at the office of the Town Secretary (Room 104), Municipal Offices, Vereeniging.

Any person who has any objection to the proposed permanent closing and alienation, or who may have any claim for compensation if such closing is carried out, must lodge his objection or claim in writing with the Town Clerk, Municipal Offices, Vereeniging, not later than Wednesday, 23 April, 1980.

J. J. ROODT,
Town Clerk.

Municipal Offices,
Vereeniging.
20 February, 1980.
Notice No. 5686.

SCHEDULE.

A portion of Bashee Street, Three Rivers Extension 1 Township, vide General Plan S.G. A.2363/46, in extent approximately 6 180 m², situated between Erven 1145 and 1146 and including portions of the said Bashee Street abutting on the eastern and western boundaries of erf 1146, as shown by the figure ABCDEFGH on Drawing TP36/7/2.

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PLAASLIKE BESTUUR VAN VERWOERDBURG.

KENNISGEWING VAN EERSTE SITTING VAN WAARDERINGSRAAD OM BESWARE TEN OPSIGTE VAN VOORLOPIGE AANVULLENDE WAARDERINGSLYS VIR DIE BOEKJAAR 1978/79 AAN TE HOOR.

Kennis word hierby ingevolge artikel 37 van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977) gegee dat die eerste sitting van die waarderingsraad op 28 Maart om 09h00 sal plaasvind en gehou sal word by die volgende adres:

Sakkie Burgerkamer,
Die Hoeves,
h.v. Rabiestraat en Basdenlaan,
Verwoerdburg,

om enige beswaar tot die voorlopige aanvullende waarderingslys vir die boekjaar 1978/79 te oorweeg.

J. P. VAN STRAATEN,
Sekretaris: Waarderingsraad.

20 Februarie 1980.

LOCAL AUTHORITY OF VERWOERDBURG.

NOTICE OF FIRST SITTING OF VALUATION BOARD TO HEAR OBJECTIONS IN RESPECT OF PROVISIONAL SUPPLEMENTARY VALUATION ROLL FOR THE FINANCIAL YEAR 1978/79.

Notice is hereby given in terms of section 37 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977) that the first sitting of the Valuation Board will take place on 28 March, 1980 at 09h00 and will be held at the following address:

Sakkie Burger Room,
Die Hoeves,
cor. Rabie Street and Basden Avenue,
Verwoerdburg,

to consider any objection to the provisional supplementary valuation roll for the financial year 1978/79.

J. P. VAN STRAATEN,
Secretary: Valuation Board.

20 February, 1980.

139—20

STADSRAAD VAN VERWOERDBURG.

VASSTELLING VAN GELDE TEN OPSIGTE VAN WATER.

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), word hierby bekend gemaak dat die Stadsraad van Verwoerdburg by spesiale besluit die tariewe soos in die bygaande Bylae uiteengesit met ingang van 1 Maart 1980 vasgestel het vir die gebied van die Raad.

P. J. GEERS,
Stadsklerk.

"BYLAE."

1. ALGEMENE VOORSKRIFTE BETREFFENDE GELDE.

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

(b) Geld betaalbaar ingevolge item 2(1) is slegs betaalbaar deur die cienaar van 'n lanbouhoeve of plaasgedeelte indien sodanige lanbouhoeve of plaasgedeelte by die Raad se waterverspreidingskema 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 waterverspreidingskema verbind is, en wat nie onder enige van die kategorieë in item 2(1) uiteengesit resorteer nie, word die gelde bepaal so na as moontlik ooreenkomsdig die bepalings 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 geld 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 cienaar in so 'n geval by die Raad teen sy beslissing appèl kan aanteken.

2. GELDE BETAALBAAR.

(1) Basiese Hessings.

Die cienaar van enige stuk grond met

of sonder verbeterings wat by 'n waterverspreidingskema aangesluit is of na meeting van die Raad daarby aangesluit kan word; of water gebruik word al dan nie, betaal aan die Raad ooreenkomsdig die voorskrifte van hierdie verordeninge ten opsigte van die grond of geboue wat in die linkerkant kolom van die onderstaan tabel beskryf word, die gelde wat daarteenoor in die regterkantste kolom aangegee word:

TABEL:

Per maand
of gedeelte
daarvan

	R
(a) Grond waarop 'n woonhuis opgerig is of kan word	
(i) Indien bebou, vir elke afsonderlike wooneenhed 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 Deeltels, 1971 (Wet 66 van 1971):	
(i) Indien bebou, vir elke afsonderlike woonstelle eenheid of gedeelte daarvan 1,45	
Met dien verstande dat elke volle 3 woonstelleenhede waarvan elkeen in oppervlakte kleiner is as 45 m ² vir doeleindes hiervan gereken sal word as 2 woonstelleenhede.	
(ii) Indien onbebou, vir elke volle potensiële woonstelleenhed 1,45	
(Die aantal potensiële woonstelleenhede word bereken deur 40% van die oppervlakte van die grond te deel met 'n woonstelleenhedsoppervlakte van 115 m ²).	
(c) Grond waarop geboue vir besigheids- of kantoordoelindes opgerig is of kan word uitgesluit 'n garage en hotel:	
(i) Indien bebou, vir elke 290 m ² (breukdele word benader tot die naaste heelgetal) van die totale vloerooppervlakte van die geboue op elke verdieping insluitend kelder verdiepings en buitegeboue vir besigheidsdoelindes beskikbaar 3,50	
(ii) Indien onbebou, vir elke 290 m ² van 35% van die oppervlakte van die grond (breukdele word benader tot die naaste heelgetal) 3,50	
(d) Grond waarop geboue vir 'n garage opgerig is of kan word:	
(i) Indien bebou, vir elke 280 m ² (breukdele word bereken tot die naaste heelgetal) van die totale vloerooppervlakte van die geboue op elke verdieping insluitend kelder verdiepings en buitegeboue vir garage doelindes beskikbaar 3,50	

TABEL

Per maand
of gedeelte
daarvan

R

(ii) Indien onbebou, vir elke 208 m ² van 35 % van die oppervlakte van die grond (breukdele word benader tot die naaste heelgetal)	3,50
(c) Grond waarop geboue vir skole, poskantoor en vir doeleindes van die Staat (uitgesluit geboue vir die spoorweë en weermag) en munisipaliteit opgerig is of kan word: Vir elke 2 200 m ² of gedeelte daarvan van die oppervlakte van die grond	3,50
(f) Grond, waarop geboue vir Kleuterskool en/of crèche opgerig is of kan word, asook grond gesonneer "Spesiaal": Vir elke 1 467 m ² en/of gedeelte daarvan van die oppervlakte van die grond	3,50
(Waar 'n kleuterskool en/of crèche op 'n kerkhof geleë is, geld die tarief van toepassing op die kleuterskool en/of crèche).	
(g) Grond waarop geboue vir telefoon sentrale, hotel, dag-hospitaal, vermaak of nywerheid opgerig is of kan word: Vir elke 1 000 m ² of gedeelte daarvan van die oppervlakte van die grond	3,50
(h) Grond waarop geboue vir Outetehuise, kinderhuise en ander soortgelyke inrigtings opgerig is of kan word: (i) Indien bebou, vir elke 19 persone of gedeelte van daardie getal gebaseer op die gemiddelde inwonertal van die voorafgaande jaar	3,50
(n) Gewaarmerkte staat word deur die hoof van die inrigting aan die Raad verskaaf).	
(ii) Indien ongebou, vir elke stuk grond	21,00
(Gebaseer op 100 persone).	
(j) Grond waarop geboue vir Kerk opgerig is of kan word: Vir elke 2 750 m ² (breukdele word benader tot die naaste heelgetal) van die oppervlakte van die grond	3,50
(k) Grond waarop geboue vir ontspanningsklub, laboratorium, navorsing, spoorweë en weermag opgerig is of kan word insluitend landbouhoeves en plaasgedeeltes waarop geboue vir besigheidsdoeleindes opgerig is of enige ander instansie waarvoor nie in hierdie Bylaag voorsiening gemaak is nie: Vir elke 1 467 l per dag of gedeelte daarvan van die berekende gemiddelde daagliks	

TABEL

Per maand
of gedeelte
daarvan

verbruik van die voorafgaande boekjaar

3,50

(Gemiddelde daagliks verbruik soos blyk uit die boeke van die Raad en sal deur die Raad bereken word).

(l) Grond as landbouhoeve, ingedeel en plaasgedeeltes:

Vir elke hoeve of plaasgedelte

3,50

(2) Gelde vir die levering van water aan die volgende verbruikers, per meter, per maand of gedeelte daarvan:

(a) Verbruikers wat tot en met 500 kl per maand of gedeelte daarvan verbruik, uitgesonder soos in paragraaf (c) bepaal:

Per kl of gedeelte daarvan

19c

(b) Verbruikers wat meer as 500 kl per maand of gedeelte daarvan verbruik, uitgesonder 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 levering 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 paragraaf (a) en (b) is ten opsigte van die verbruik deur sodanige verbruikers betaalbaar.

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

Die bepalings in hierdie kennisgewing vervat tree op 1 Maart 1980 in werking. Kennisgewing No. 7/1980. 20 Februarie 1980.

TOWN COUNCIL OF VERWOERD-BURG.

DETERMINATION OF CHARGES IN RESPECT OF WATER.

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby notified that the Town Council of Verwoerdburg has by special resolution determined the charges as set in the Schedule below with 1 March, 1980 as

the date of coming into operation for the area of the Council.

P. J. GEERS,
Town Clerk.

R

"SCHEDULE.

1. GENERAL RULES REGARDING CHARGES.

(1)(a) The charges 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) 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 of 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.

Per month
or part
thereof

TABLE

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

TABLE	Per month or part thereof	TABLE	Per month or part thereof	TABLE	Per month or part thereof
R		R		R	
(b) Land upon which flats is or can be erected including separate units in terms of the Section Titles Act, 1971 (Act 66 of 1971):		(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).		part thereof, excepting as provided in paragraph (c):	
(i) If built on, for each separate flat unit or part thereof Provided that every full 3 flat units each in area smaller than 45 m ² , shall for purposes hereof, be regarded as 2 flat units.	1,45	(g) Land upon which buildings for telephone exchange, hotel, day hospital, entertainment or industry, are or can be erected:	For every 1 000 m ² or part thereof of the area of the land 3,50	(i) Per kl up to consumption of 500 kl: (ii) Over 500 kl per kl or part thereof (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:	19c 17c
(ii) If not built on, for each full potential flat unit (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 ²).	1,45	(h) Land upon which an Old Age Home, Children's Home and similar establishments are or can be erected:	(i) If built on, for every 19 persons or part of that number of inhabitants during the preceding year (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 (Based on 100 persons). 21,00	(i) The metres of individual consumers shall be read and charges in terms of paragraphs (a) and (b) shall be applicable in respect of the consumption of such consumers. (ii) The total meter reading 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".	
(c) Land upon which building for business or office purposes is or can be erected excluding garages and hotel:		(i) Land upon which buildings for a church is or can be erected:	For every 2 750 m ² (fractions are rounded up to nearest whole number) of the area of the land 3,50	The provisions in this notice contained shall come into operation on 1 March, 1980.	
(i) Of built on, for every 290 m ² (fractions are rounded up to nearest whole number) of the total floor area of the building at each floor, including basements and outbuildings available for business purposes (ii) If not built on, for every 290 m ² of 35 % of the area of the land (fractions are rounded up to nearest whole number)	3,50	(k) 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:	For every 1 467 l per day or part thereof of the calculated average daily consumption of the preceding financial year 3,50	20 February, 1980. Notice No. 7/1980.	140—20
(d) Land upon which buildings for the purpose of a garage is or can be erected:		(i) Land classified as agricultural holding and farm portions: For every agricultural holding or farm portions (2) Charges for the supply of water to the following customers per meter, per month or part thereof:	(The average daily consumption as appear from the Council's records and shall be calculated by the Council). 3,50	STADSRAAD VAN VERWOERD-BURG.	
(i) If built on, for every 208 m ² (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 (ii) If not built on, for every 208 m ² of 35 % of the area of the land (fractions are rounded up to the nearest whole number)	3,50	(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 (b) Consumers who consume more than 500 kl per month or	19c	VASSTELLING VAN GELDE TEN OPSIGTE VAN RIOLERING.	
(e) Land upon which buildings for school, post office purposes and purposes of the State (excluding buildings for railways and defence force) and municipality are or can be erected:				Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), word hierby bekend gemaak dat die Stadsraad van Verwoerdburg by spesiale besluit die tariewe soos in die bygaande Bylae uiteengesit met ingang van 1 Maart 1980 vasgestel het vir die gebied van die Raad.	
For every 2 200 m ² or part thereof of the area of the land	3,50			P. J. GEERS. Stadsklerk.	
(f) Land upon which buildings for Nursery school or crèche are or can be erected, including land zoned "special":				BYLAE.	
For every 1 467 m ² of part thereof of the area of the land	3,50			I. 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 voorverwete 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 doelendes hiervan enige erf, standplaas, persel 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 ooreenkomsdig 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 verswim 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 eiendaar in so 'n geval by die Raad teen sy beslissing appèl kan aanteken.

2. GELDE BETAALBAAR.

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

TABEL

Per maand
of gedeelte
daarvan
R

(a) Grond waarop 'n woonhuis opgerig is of kan word:

(i) Indien bebou, vir elke afsonderlike woonstelleenhed 10,25
 (ii) Indien onbebou, vir elke stuk grond 9,00

(b) Grond waarop woonstelle opgerig is of kan word insluitende afsonderlike eenhede kragtens die Wet op Deeltitels 1971 (Wet 66 van 1971):

(i) Indien bebou, vir elke afsonderlike woonstelleenhed of gedeelte van 'n eenheid 8,10
 Met dien verstande dat elke volle 3 woonstelleenhede waarvan elkeen in oppervlakte kleiner is as 45 m² vir doeleindes hiervan gereken word as 2 woonstelleenhede.

(ii) Indien onbebou, vir elke potensiële woonstelleenhed 7,10

(Die aantal potensiële woonstelleenhede word bereken deur 40 % van die oppervlakte van die grond te deel met 'n woonstelleenhedsoppervlakte van 115 m²).

TABEL

Per maand
of gedeelte
daarvan
R

(c) Grond waarop besigheidsgeboue opgerig is of kan word insluitende garages en kontore:

(i) Indien bebou, vir elke 100 m² (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 m² van 35 % van die oppervlakte van die grond (breukdele word benader tot die naaste heelgetal) 9,00

(d) Grond waarop primêre of sekondêre skole opgerig is of kan word:

(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 35,00

(c) Grond waarop 'n kleuterskool of crèche opgerig is of kan word:

(i) Indien behou, vir elke 38 kinders of gedeelte van daardie getal, gebaseer op die gemiddelde leerlingtal van die voorafgaande jaar 10,50

'n Gewaarmerkte staat word deur die hoof van die betrokke kleuterskool of crèche aan die Raad verskaf).

(Waar 'n kleuterskool of crèche op 'n kerkerf geleë is, geld die tarief van toepassing op 'n kleuterskool of crèche).

(ii) Indien onbehou, vir elke stuk grond 30,00

(f) Grond waarop 'n gebou vir doeleindes van 'n poskantoor, telefooncentrale, vermaaklikeheid en openbare saal opgerig is of kan word en grond gesoneer "spesial" sonder aanduiding van gebruik:

(i) Indien bebou, vir elke 1 000 m² of gedeelte daarvan van die oppervlakte van die grond 10,50

(ii) Indien onbebou, vir elke 1 000 m² of gedeelte daarvan van die oppervlakte van die grond 9,00

TABEL

Per maand
of gedeelte
daarvan
R

(g) Grond waarop geboue vir doeleindes van 'n hotel of daghospitaal opgerig is of kan word:

(i) Indien bebou, vir elke 380 m² (breukdele word benader tot die volgende heelgetal) van die oppervlakte van die grond 11,00

(ii) Indien onbebou, vir elke 380 m² (breukdele word benader tot die volgende heelgetal) van die oppervlakte van die grond 9,00

(h) Grond waarop geboue vir doeleindes van die Staat en munisipaliteit opgerig is of kan word behalwe waar elders uitdruklik voorsiening gemaak is:

(i) Indien bebou, vir elke 1 000 m² of gedeelte daarvan van die oppervlakte van die grond 11,00

(ii) Indien onbebou, vir elke 1 000 m² of gedeelte daarvan van die oppervlakte van die grond 9,00

(i) Grond waarop geboue vir ligit nywerheidsdoeleindes opgerig is of kan word:

(i) Indien bebou, vir elke 1 000 m² of gedeelte daarvan van die oppervlakte van die grond 12,00

(ii) Indien onbebou, vir elke 1 000 m² of gedeelte daarvan van die oppervlakte van die grond 9,00

(j) Grond waarop Ouctchouse, Kinderhuise en ander soortgelyke inrigtings opgerig is of kan word:

(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 (gebaseer op 100 persone) 54,00

(k) Grond waarop geboue vir die doeleindes van 'n kerk opgerig is of kan word:

(i) Indien bebou, vir elke 295 sitplekke (breukdele word benader tot die volgende heelgetal) in die kerk van 450 mm wydte 10,50

(Waar 'n woonhuis of 'n kleuterskool ook op die grond voorkom is die hefings in terme van die Rioleringsverordeninge ten opsigte van sodanige woonhuis of kleu-

TABEL

Per maand
of gedeelte
daarvan

R

terskool addisioneel tot
hierdie vasstelling).

(ii) Indien onbebou, vir elke
stuk grond 18,00

(Waar 'n woonhuis of
kleuterskool op die stuk
grond opgerig word is
hierdie heffing betaalbaar
bo en behalwe die hef-
sing van toepassing op 'n
woonhuis of kleuterskool
ingevolge die Riole-
ringsverordeninge).

(i) Grond waarop gebou vir
doeleindes van klubs, spoor-
wegstasies, 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 voorsie-
ning gemaak word nie:

Vir elke drenkwatertoebehoor-
sel 9,75

(2) Vir die doeleindes van hier-
die item word elke urinalvlak en,
in die geval van 'n bladtipc uri-
naal, elke 686 mm of gedeelte
daarvan as 'n afsonderlike dren-
kwatertoebehoorsel gereken.

Die bepalings in hierdie kennisgewing
vervat, free op 1 Maart 1980 in werking.
20 Februarie 1980.
Kennisgewing No. 6/1980.

TOWN COUNCIL OF VERWOERD- BURG.

DETERMINATION OF CHARGES IN RESPECT OF DRAINAGE.

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby notified that the Town Council of Verwoerdburg has by special resolution determined the charges as set out in the schedule below with 1 March, 1980, as the date of coming into operation for the area of the Council.

P. J. GEERS,
Town Clerk.

SCHEDULE.

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 here-

of 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:

TABLE

TABLE

Per month
or part
thereof

R

(i) If built on, for every 100 m² (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 m² of 35 % of the area of the land (fractions are rounded up to the nearest whole number) 9,00

(d) Land upon which primary or secondary schools are or can be erected:

(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) Land upon which a nursery school or crèche is or can be erected:

(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

(A certified return shall be furnished to the Council by the principal of the nursery school or crèche concerned).

(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) If not built on, for every piece of land 30,00

(f) Land upon which a building for a post office, telephone exchange, entertainment, public hall purposes is or can be erected including land zoned "special" without reference to use:

(i) If built on, for every 1 000 m² or part thereof of the area of the land 10,50

(ii) If not built on, for every 1 000 m² or part thereof of the area of the land 9,00

(g) Land upon which a building for the purpose of an hotel or day hospital is or can be erected:

(i) If built on, for every 380 m² (fractions are

TABLE	Per month or part thereof	TABLE	Per month or part thereof	
	R		R	van die publikasie hiervan in die Provinciale Koerant by die ondergetekende indien.
rounded up to the nearest whole number) of the area of the land	11,00	of such dwelling house or nursery school in terms of the Drainage By-laws).		J. S. VAN DER WALT, Stadsklerk.
(i) If not built on, for every 380 m ² (fractions are rounded up to the nearest whole number) of the area of the land	9,00	(i) 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:		Munisipale Kantore, P/Sak X1609, Warmbad; 0480, 20 Februarie 1980. Kennisgewing No. 3/1980.
(b) Land upon which buildings for State and Municipality are or can be erected except where explicit provision is made elsewhere:		For each soil water fitting	9,75	TOWN COUNCIL OF WARMBATHS. ADOPTION, AMENDMENT TO AND REVOCATION OF BY-LAWS.
(i) If built on, for every 1 000 m ² or part thereof of the area of land	11,00	(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.		Notice is hereby given in terms of section 96 of the Local Government Ordinance 1939, that the Town Council of Warmbaths intends to:
(ii) If not built on, for every 1 000 m ² or part thereof of the area of the land	9,00	The provisions in this notice contained shall come into operation on 1 March, 1980.		1. Adopt the following by-laws as by-laws of the Council;
(i) Land upon which buildings for light industrial purposes are or can be erected:		20 February, 1980. Notice No. 6/1980.	141—20	(a) Standard Drainage By-laws as promulgated under Administrator's Notice No. 665 of 8 June, 1977, with amendments; and
(i) If built on, for every 1 000 m ² or part thereof of the area of the land	12,00			(b) Standard Street and Miscellaneous By-laws, promulgated under Administrator's Notice No. 368 of 14 March, 1973, with amendments.
(ii) If not built on, for every 1 000 m ² or part thereof of the area of the land	9,00			2. The revocation of the Council's Drainage and Plumbing By-laws, promulgated under Administrator's Notice 810 of 12 September, 1951.
(j) Land upon which buildings for an Old Age Home, Children's Home and similar establishments are or can be erected:		STADSRAAD VAN WARMBAD.		3. Amendment of the Traffic By-laws and Regulations of the Council, promulgated under Administrator's Notice No. 60 of 9 February, 1949, by the deletion of Chapters III and IV thereof.
(i) If built on, for every 19 persons or part that number, based on the average number of inhabitants during the preceding year	12,00	AANNAMME, WYSIGINGS EN HERROEPING VAN VERORDENINGE.		Copies of the by-laws will lie for inspection during normal office hours at the Office of the Town Secretary, Room B28, Municipal Offices, Warmbaths, for a period of 14 days from date of publication hereof in the Provincial Gazette.
(A certified return shall be furnished to the Council by the person in charge of the institution).		Kennis geskied hiermee ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Warmbad van voorneme is om:		Any person who desires to record his objection to the adoption, amendment or revocation of the by-laws, must do so in writing to the undersigned within 14 days from date of publication hereof in the Provincial Gazette.
(ii) If not built on, for every piece of land (based on 100 persons)	54,00	1. Die volgende verordeninge as verordeninge van die Raad aan te neem:		J. S. VAN DER WALT, Town Clerk.
(k) Land upon which a church is or can be erected:		(a) Standard Rioleringsverordeninge, afgekondig by Administrateurskennisgewing 665 van 8 Junie 1977, met wysigings; en		Municipal Offices, Private Bag X1609, Warmbaths. 0480, 20 February, 1980. Notice No. 3/1980.
(i) If built on, for every 295 seats (fractions are rounded up to the higher whole number) in the church of 450 mm width	10,50	(b) Standaard Straat- en Diverse Verordeninge afgekondig by Administrateurskennisgewing 368 van 14 Maart 1973, met wysigings;		142—20
(In the case of a dwelling house or nursery school being on the land, the charges payable in respect thereof in terms of the Drainage By-laws shall be in addition to this determination).		2. Die Riolerings- en Loodgietersverordeninge van die Rand afgekondig by Administrateurskennisgewing 810 van 12 September 1951, te herroep;		STADSRAAD VAN WARMBAD. VERHURING VAN GROND.
(ii) If not built on, for every piece of land	18,00	3. Die Verkeersverordeninge en Regulاسies afgekondig by Administrateurskennisgewing No. 60 van 9 Februarie 1949, te wysig deur Hoofstukke III en IV van die Verordeninge te skrap.		Kennis geskied hiermee ingevolge artikel 79(18) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Warmbad van voorneme is om 'n gedeelte van Gedeelte 25 van die plaas Hiet Bad 465-K.R.: Groot ongeveer 171,3060 hektaar vir weidingsdoeleindes te verhuur.
(In the case of a dwelling house or nursery school being erected on the land this charge shall be payable in addition to the charges levied in respect		Afskrifte van die verordeninge lê ter insae gedurende gewone kantoorure by die kantoor van die Stadssekretaris, Kamer B28 Munisipale Kantore, Warmbad, vir 'n tydperk van 14 dae vanaf die datum van publikasie van hierdie kennissgewing in die Provinciale Koerant.		Besonderhede van die voorgestelde verhuring is gedurende kantoorure ter insae by die Kantoor van die Stadssekretaris (Kamer B28), Munisipale Kantore, Voortrekkerweg, Warmbad.
		Enige persoon wat beswaar teen die aanname wysiging of herroeping van die genoemde Verordeninge wens aan te teken, moet dit skriftelik binne 14 dae na datum		Enige persoon wat beswaar teen die voor-

gestelde verhuring wil aanteken; moet sodanige beswaar skriftelik binne 14 (veertien) dae na datum van publikasie van hierdie kennisgewing in die Provinciale Koerant, by die ondergetekende indien.

J. P. DU PLESSIS,
Wncl. Stadsklerk.

Munisipale Kantore,
P/Sak X1609,
Warmbad,
0480.
20 Februarie 1980.
Kennisgewing No. 4/1980.

**TOWN COUNCIL OF WARMBATHS.
LEASE OF LAND.**

Notice is hereby given in terms of section 79(19) of the Local Government Ordinance, 1939, that the Town Council of Warmbaths intends to lease a portion of Portion 25 of the farm Het Bad 456-K.R.: Measuring approximately 171,3060 ha, for grazing purposes.

Particulars of the proposed lease are open for inspection at the office of the Town Secretary (Room B28), Municipal Offices, Voortrekker Road, Warmbaths, during normal office hours.

Any person who wishes to object to the proposed lease, must lodge such an objection within 14 (fourteen) days from date of publication of this notice in the Provincial Gazette with the undersigned.

J. P. DU PLESSIS,
Act. Town Clerk.

Municipal Offices,
Private Bag X1609,
Warmbaths,
0480.
20 February, 1980.
Notice No. 4/1980.

143—20

INHOUD

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