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Offisiële Koerant

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No. 45 (Administrateurs-), 1980.

PROKLAMASIE

Nademaal by artikel 90 van die Grondwet van die Republiek van Suid-Afrika, 1961, aan my die bevoegdheid verleen word om 'n ordonnansie, waarin die Staatspresident-in-rade toegestem het, af te kondig;

So is dit dat ek hierby die Ordonnansie op Ongemagtigde Uitgawe (1977/78), 1980 wat hieronder gedruk is, afkondig.

Gegee onder my Hand te Pretoria op hede die 18e dag van Maart Eenduisend Negehonderd-en-tagtig.

W. A. CRUYWAGEN,
Administrateur van die Provinsie Transvaal.
P.R. 4-11 (1980/1)

ORDONNANSIE NO. 1 VAN 1980.
(Toestemming verleen op 7 Maart 1980).
(Afrikaanse eksemplaar deur die Staatspresident onderteken.)

'N ORDONNANSIE

Tot aanwending van 'n verdere bedrag geld vir die diens van die Provinsie Transvaal gedurende die jaar geëindig op die 31ste dag van Maart 1978 om sekere ongemagtigde uitgawe te bestry en te dek.

DIE Provinsiale Raad van Transvaal VERORDEN AS VOLG:—

Provinsiale
Inkomste-
fonds
belas met
R1 148 184,81

1. Die Provinsiale Inkomstefonds word hierby belas met 'n bedrag van een miljoen een honderd agt en veertig duisend een honderd vier en tagtig rand en een en tagtig sent om sekere uitgawe, bo en behalwe die bedrag toegestaan vir die diens van die Provinsie vir die jaar geëindig op die 31ste dag van Maart 1978 te bestry. Hierdie uitgawes word uiteengesit in die Bylae by hierdie Ordonnansie en word nader omskryf op bladsy 2 van die verslag (wat aan die Provinsiale Raad voorgelê is) van die Provinsiale Ouditeur oor die Rekenings van genoemde jaar.

Kort titel

2. Hierdie Ordonnansie heet die Ordonnansie op Ongemagtigde Uitgawe (1977/78), 1980.

BYLAE.

No. van Begrotingspos	Titel van Begrotingspos	Bedrag
5	Provinsiale Hospitale en Inrigtings	R1 148 184,81

No. 45 (Administrator's), 1980.

PROCLAMATION

Whereas power is vested in me by section 90 of the Republic of South Africa Constitution Act, 1961, to promulgate an ordinance, assented to by the State President-in-Council;

Now, therefore, I do hereby promulgate the Unauthorized Expenditure (1977/78) Ordinance, 1980 which is printed hereunder.

Given under my Hand at Pretoria on this 18th day of March One Thousand Nine hundred and Eighty.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal.
P.R. 4-11 (1980/1)

ORDINANCE NO. 1 OF 1980.
(Assented to on 7 March, 1980.)
(Afrikaans copy signed by the State President.)

AN ORDINANCE

To apply a further sum of money towards the service of the Province of Transvaal during the year ended on the 31st day of March 1978 for the purpose of meeting and covering certain unauthorised expenditure.

BE IT ENACTED by the Provincial Council of Transvaal as follows:—

Provincial
Revenue
Fund
charged
with
R1 148 184,81

1. The Provincial Revenue Fund is hereby charged with the sum of one million one hundred and forty eight thousand one hundred and eighty four rand and eighty one cents to meet certain expenditure over and above the amount appropriated for the service of the Province for the year ended on the 31st day of March 1978. Such expenditure is set forth in the Schedule to this Ordinance, and is more particularly specified on page 2 of the Report (which has been submitted to the Provincial Council), of the Provincial Auditor on the Accounts of the said year.

Short title

2. This Ordinance shall be called the Unauthorized Expenditure (1977/78) Ordinance, 1980.

SCHEDULE.

No. of Vote	Title of Vote	Amount
5	Provincial Hospitals and Institutions	R1 148 184,81

No. 46 (Administrateurs-), 1980.

PROKLAMASIE

Nademaal by artikel 90 van die Grondwet van die Republiek van Suid-Afrika, 1961, aan my die bevoegdheid verleen word om 'n ordonnansie, waarin die Staatspresident-in-rade toegestem het, af te kondig;

So is dit dat ek hierby die Addisionele Begrotingsordonnansie, 1980 wat hieronder gedruk is, afkondig.

Gegee onder my Hand te Pretoria op hede die 18e dag van Maart Eenduisend Negehonderd-en-tagtig.

W. A. CRUYWAGEN,
Administrateur van die Provinsie Transvaal.
P.R. 4-11 (1980/2)

ORDONNANSIE NO. 2 VAN 1980.
(Tocstemming verleen op 7 Maart 1980.)
(Afrikaanse eksemplaar deur die Staatspresident onder-
teken.)

'N ORDONNANSIE

Tot aanwending van 'n verdere bedrag van hoogstens R54 250 000 tot die diens van die Provinsie Transvaal gedurende die jaar wat op die 31ste dag van Maart 1980 eindig.

DIE Provinsiale Raad van Transvaal VERORDEN AS VOLG:—

Provinsiale
Inkomste-
fonds belas
met
R54 250 000

1. Behoudens die bepalings van die Wet op Provinsiale Finansie en Oudit, 1972 (Wet 18 van 1972) word die Provinsiale Inkomste-fonds hierby vir alle geldbedrae gedebiteer wat nodig mag wees vir die diens van die Provinsie gedurende die jaar wat op die 31ste dag van Maart 1980 eindig, tot 'n bedrag van altesaam hoogstens vier en vyftig miljoen twee honderd en vyftig duisend rand, bo en behalwe die bedrae waarvoor by die Begrotingsordonnansie 1979, (Ordonnansie 5 van 1979) voorsiening gemaak is.

Hoe geld
aangewend
moet word.

2. Die geld by artikel 1 toegestaan word aangewend vir die dienste soos uiteengesit in die Bylae by hierdie Ordonnansie en wat uitvoeriger omskryf word in die Begroting van Addisionele Uitgawe vir genoemde jaar soos deur die Provinsiale Raad goedgekeur en vir geen ander doel nie.

Kort titel.

3. Hierdie Ordonnansie heet die Addisionele Begrotingsordonnansie, 1980.

No. 46 (Administrator's), 1980.

PROCLAMATION

Whereas power is vested in me by section 90 of the Republic of South Africa Constitution Act, 1961, to promulgate an ordinance, assented to by the State President-in-Council;

Now, therefore, I do hereby promulgate the Additional Appropriation Ordinance, 1980 which is printed hereunder.

Given under my Hand at Pretoria on this 18th day of March One Thousand Nine hundred and Eighty.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal.
P.R. 4-11 (1980/2)

ORDINANCE NO. 2 OF 1980.
(Assented to on 7 March, 1980.)
(Afrikaans copy signed by the State President.)

AN ORDINANCE

To apply a further sum not exceeding R54 250 000 towards the service of the Province of Transvaal during the year ending on the 31st day of March 1980.

BE IT ENACTED by the Provincial Council of Transvaal as follows:—

Provincial
Revenue
Fund
charged
with
R54 250 000

1. Subject to the provisions of the Provincial Finance and Audit Act, 1972 (Act 18 of 1972), the Provincial Revenue Fund is hereby charged with such sums of money as may be required for the service of the Province during the year ending on the 31st day of March 1980, not exceeding in the aggregate the sum of fifty four million two hundred and fifty thousand rand in addition to the sums provided for by the Appropriation Ordinance, 1979 (Ordinance 5 of 1979).

How money
is to be
applied

2. The money appropriated by section 1 shall be applied to the services as detailed in the Schedule to this Ordinance and more particularly specified in the Estimates of Additional Expenditure for the said year, as approved by the Provincial Council and to no other purpose.

Short title

3. This Ordinance shall be called the Additional Appropriation Ordinance, 1980.

BYLAE.

No. van Begrotingspos	Diens	Kolom 1	Kolom 2
		R	R
1	Algemene Administrasie Met inbegrip van— Hulptoelae aan— Transvaalse Raad vir die Uitvoerende Kuns- te— (i) Normale hulptoe- lae (ii) Bedryfskoste van Staatsteater International Federa- tion of Information Processing Vierde Wêreldroos- konvensie, 1979	11 023 000 — — — — — — —	— — 84 909 4 937 3 000 4 000
2	Onderwys Met inbegrip van— Hulptoelae aan— Stigting vir Onderwys, Wetenskap en Tegno- logie	4 369 000 — — —	— — 1 000
4	Hospitaal- en Gesondheids- dienste: Administrasie Met inbegrip van— Hulptoelae aan— Nasionale Hartpoging	709 000 — —	— 10 000
5	Provinsiale Hospitale en Inrigtings	29 355 000	—
6	Paale en Brûe	6 296 000	—
7	Plaaslike Bestuur	2 373 000	—
8	Biblioteek- en Museum- diens	125 000	—
		<u>R54 250 000</u>	

SCHEDULE.

No. of Vote	Service	Column 1	Column 2
		R	R
1	General Administration Including— Grants to— Performing Arts Council Transvaal— (i) Normal Grant-in- aid (ii) Running costs of State Theatre International Federa- tion of Information Processing Fourth World Rose Convention, 1979	11 023 000 — — — — — — —	— — 84 909 4 937 3 000 4 000
2	Education Including— Grant to— Foundation for Edu- cation, Science and Technology	4 369 000 — —	— 1 000
4	Hospital and Health Ser- vices: Administration Including— Grant to— National Heart Effort	709 000 — —	— 10 000
5	Provincial Hospitals and Institutions	29 355 000	—
6	Roads and Bridges	6 296 000	—
7	Local Government	2 373 000	—
8	Library and Museum Ser- vice	125 000	—
		<u>R54 250 000</u>	

No. 47 (Administrateurs-), 1980.

PROKLAMASIE

Nademaal by artikel 90 van die Grondwet van die Republiek van Suid-Afrika, 1961, aan my die bevoegdheid verleen word om 'n ordonnansie, waarin die Staatspresident-in-rade toegestem het, af te kondig;

So is dit dat ek hierby die Gedeeltelike Begrotings-ordonnansie, 1980 wat hieronder gedruk is, afkondig.

Gegee onder my Hand te Pretoria op hede die 18e dag van Maart Eenduisend Negehonderd-en-tagtig.

W. A. CRUYWAGEN,
Administrateur van die Provinsie Transvaal.
P.R. 4-11 (1980/3)

ORDONNANSIE NO. 3 VAN 1980.
(Toestemming verleen op 7 Maart 1980.)
(Engelse eksemplaar deur die Staatspresident onder-
teken.)

No. 47 (Administrator's), 1980.

PROCLAMATION

Whereas power is vested in me by section 90 of the Republic of South Africa Constitution Act, 1961, to promulgate an ordinance, assented to by the State President-in-Council;

Now, therefore, I do hereby promulgate the Part Appropriation Ordinance, 1980 which is printed hereunder.

Given under my Hand at Pretoria on this 18th day of March One Thousand Nine hundred and Eighty.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal.
P.R. 4-11 (1980/3)

ORDINANCE NO. 3 OF 1980.
(Assented to on 7 March, 1980.)
(English copy signed by the State President.)

'N ORDONNANSIE

Tot aanwending van 'n bedrag van hoogstens R491 000 000 op rekening van die dienste van die Provinsie Transvaal gedurende die jaar wat eindig op die 31ste dag van Maart 1981.

DIE Provinsiale Raad van Transvaal VERORDEN AS VOLG: —

R483 000 000 kan uit die Provinsiale Inkomstefonds uitgegee word.

1. Op en na die eerste dag van April 1980 kan uit die Provinsiale Inkomstefonds sodanige bedrae uitgegee word, wat altesaam hoogstens vier honderd drie en tagtig miljoen rand bedra, as wat van tyd tot tyd nodig mag word vir die diens van die Provinsie vir die jaar wat eindig op die 31ste dag van Maart 1981 tot tyd en wyl die Raad daarvoor voorsiening maak in 'n Begrotingsordonnansie.

Fonds vir Groot Paduitrusting belas met som van hoogstens R8 000 000

2. Die Fonds vir Groot Paduitrusting, gestig ingevolge artikel 2 van die Ordonnansie op Groot Paduitrusting 1960 (Ordonnansie 10 van 1960), word hierby belas met sodanige bedrae geld as wat nodig mag wees vir die aankoop van groot paduitrusting gedurende die jaar eindigende die 31ste dag van Maart 1981 maar wat altesame hoogstens agt miljoen rand bedra, tot tyd en wyl die Raad daarvoor voorsiening maak in 'n Begrotingsordonnansie.

Uitgifte kragtens artikels 1 en 2 beskou te word as voorlopige voorskotte.

3. Alle bedrae wat kragtens die bepalings van artikels 1 en 2 van hierdie Ordonnansie uitgegee word, word beskou as voorskotte op rekening van toekennings gedoen te word in 'n Begrotingsordonnansie vir die jaar wat eindig op die 31ste dag van Maart 1981 en dadelik by die inwerkingtrede van sodanige Begrotingsordonnansie, hou vermelde bepalings op om van krag te wees, en uitgifte wat reeds kragtens hierdie bepalings geskied het, word dan beskou as uitgifte kragtens daardie Begrotingsordonnansie en moet verantwoord word ooreenkomstig die bepalings daarvan: Met dien verstande dat geen dienste ten aansien waarvan die uitgawe nie behoorlik kragtens 'n Begrotingsordonnansie gedurende die boekjaar wat eindig op die 31ste dag van Maart 1980 gemagtig is nie, of waartoe daar geen wetlike magtiging bestaan nie, beskou moet word as gemagtig kragtens hierdie Ordonnansie nie.

Kort titel.

4. Hierdie Ordonnansie heet die Gedeeltelike Begrotingsordonnansie, 1980.

AN ORDINANCE

To apply a sum not exceeding R491 000 000 on account for the service of the Province of Transvaal during the year ending on the 31st day of March 1981.

BE IT ENACTED by the Provincial Council of Transvaal as follows: —

R483 000 000 may be issued from the Provincial Revenue Fund.

1. On and after the 1st day of April 1980 there may be issued from the Provincial Revenue Fund such sums of money not exceeding in the aggregate the sum of four hundred and eighty three million rand, as may from time to time be required for the service of the Province in respect of the year ending on the 31st day of March 1981 until such time as provision is made therefor by the Council in an Appropriation Ordinance.

Major Road Plant Fund charged with sum not exceeding R8 000 000

2. The Major Road Plant Fund established in terms of section 2 of the Major Road Plant Ordinance, 1960 (Ordinance 10 of 1960), is hereby charged with such sums of money as may be required for the purchase of major road plant during the year ending on the 31st day of March 1981 not exceeding in the aggregate the sum of eight million rand until such time as provision is made therefor by the Council in an Appropriation Ordinance.

Issues under sections 1 and 2 to be deemed advances in anticipation.

3. All sums issued under the provisions of sections 1 and 2 of this Ordinance, shall be deemed to be advances on account of grants to be made in an Appropriation Ordinance for the year ending on the 31st day of March 1981, and immediately on the commencement of such Appropriation Ordinance, the said provisions shall cease to have effect, and issues already made thereunder shall be deemed to be issues under that Appropriation Ordinance and shall be accounted for in accordance with the provisions thereof: Provided that no services upon which expenditure has not been duly authorised under an Appropriation Ordinance during the financial year ending on the 31st day of March 1980 or for which there is no statutory authority shall be deemed to be authorised under this Ordinance.

Short title.

4. This Ordinance shall be called the Part Appropriation Ordinance, 1980.

ADMINISTRATEURSKENNISGEWING

Administrateurskennisgewing 347 26 Maart 1980

Onderstaande Ontwerpordonnansie word vir algemene inligting gepubliseer:—

'N

ONTWERPORDONNANSIE

Tot wysiging van die Ordonnansie op Lisensies, 1974, ten opsigte van die indeling van die Ordonnansie; ten opsigte van die woordomskrywing van "gesondheidsbeampte" in artikel 1 vervat; ten opsigte van die ampstermyn en die beëindiging van lidmaatskap van 'n lid van 'n lisensieraad soos in artikel 7 beoog; ten opsigte van die besluit van 'n lisensieraad oor 'n aansoek om 'n nuwe lisensie soos in artikel 19 beoog; ten opsigte van die versuim om 'n lisensie uit te neem of om 'n besigheid te begin soos in artikel 21 beoog; ten opsigte van 'n aansoek om die hernuwing van 'n jaarlikse lisensie soos in artikel 23 beoog; ten opsigte van die vorm van dokumente soos in artikel 62 beoog; ten opsigte van die verordeninge of regulasies van 'n plaaslike bestuur soos in artikel 63 beoog; ten opsigte van Item 8 van Bylae I; en om vir hykonstige aangeleenthede voorsiening te maak.

Ingedien deur

DIE Provinsiale Raad van Transvaal VERORDEN SOOS VOLG:—

Wysiging van Verdeling van Ordonnansie dat na die lang titel van Ordonnansie 19 van 1974 verskyn.

1. Die inhoud van die Ordonnansie op Lisensies, 1974 (hierna die Hoofordonnansie genoem), onder die opskrif "Indeling van Ordonnansie" wat na die lang titel verskyn, word hierby gewysig deur—

(a) artikel 17 deur die volgende artikel te vervang:

"17. Datum van verhoor van aansoek om nuwe lisensie."; en

(b) artikel 49 deur die volgende artikel te vervang:

"49. Beskikking oor voorwerp na inbeslagneming."

Wysiging van artikel 1 van Ordonnansie 19 van 1974, soos gewysig by artikel 1 van Ordonnansie 17 van 1979.

2. Artikel 1 van die Hoofordonnansie word hierby gewysig deur paragraaf (b) van die woordomskrywing van "gesondheidsbeampte" deur die volgende paragraaf te vervang:

"(b) buite 'n munisipaliteit, die Sekretaris van Gesondheid of 'n beampte van die Departement van Gesondheid wat namens sodanige Sekretaris optree; (viii)".

Wysiging van artikel 7 van Ordonnansie 19 van 1974.

3. Artikel 7 van die Hoofordonnansie word hierby gewysig deur subartikel (1) deur die volgende subartikel te vervang:

"(1) 'n Lid van 'n lisensieraad word aangesel vir die tydperk, maar hoogstens 3 jaar, wat die Administrateur ten tyde van sy aanstelling bepaal en na sy ampstermyn verstryk het, kan hy weer aangestel word: Met dien verstande dat die Administrateur te eniger

ADMINISTRATOR'S NOTICE

Administrator's Notice 347 26 March, 1980

The following Draft Ordinance is published for general information:—

A

DRAFT ORDINANCE

To amend the Licences Ordinance, 1974, in respect of the division of the Ordinance; in respect of the definition of "health officer" contained in section 1; in respect of the period of office and the termination of membership of a member of a licensing board as contemplated in section 7; in respect of the decision of a licensing board on an application for a new licence as contemplated in section 19; in respect of the failure to take out a licence or to commence a business as contemplated in section 21; in respect of an application for the renewal of an annual licence as contemplated in section 23; in respect of the form of documents as contemplated in section 62; in respect of the by-laws or regulations of a local authority as contemplated in section 63; in respect of Item 8 of Schedule I; and to provide for matters incidental thereto.

Introduced by

BE IT ENACTED by the Provincial Council of Transvaal as follows:—

Amendment of "Division of Ordinance" appearing after the long title of Ordinance 19 of 1974.

1. The contents of the Licences Ordinance, 1974 (hereinafter referred to as the principal Ordinance), under the heading "Division of Ordinance" appearing after the long title, are hereby amended by—

(a) the substitution for section 17 of the following section:

"17. Date of hearing of application for new licence."; and

(b) the substitution for section 49 of the following section:

"49. Disposal of object after seizure."

Amendment of section 1 of Ordinance 19 of 1974, as amended by section 1 of Ordinance 17 of 1979.

2. Section 1 of the principal Ordinance is hereby amended by the substitution for paragraph (b) of the definition of "health officer" of the following paragraph:

"(b) outside a municipality, the Secretary for Health or an officer of the Department of Health acting on behalf of such Secretary; (x)".

Amendment of section 7 of Ordinance 19 of 1974.

3. Section 7 of the principal Ordinance is hereby amended by the substitution for subsection (1) of the following subsection:

"(1) A member of a licensing board shall be appointed for such period, but not exceeding 3 years, as the Administrator may determine at the time of his appointment and he may, after his period of office has expired, be re-appointed: Provided that the Adminis-

tyd 'n lid van sy amp kan onthef indien hy van mening is dat daar grondige redes bestaan om dit te doen."

Wysiging van artikel 14 van Ordonnansie 19 van 1974, soos gewysig by artikel 5 van Ordonnansie 17 van 1979.

4. Artikel 14 van die Hoofordonnansie word hierby gewysig deur —

(a) in paragraaf (b) van subartikel (1) —

(i) die woorde "betrokke Streekdirekteur van Staatsgesondheidsdienste" deur die woorde "Sekretaris van Gesondheid"; en

(ii) die woord "Streekdirekteur", waar dit die tweede keer voorkom, deur die woord "Sekretaris",

te vervang;

(b) in subartikel (3) die woord "Streekdirekteur" deur die woorde "die Sekretaris van Gesondheid" te vervang; en

(c) in subartikel (4) die woorde "Streekdirekteur van Staatsgesondheidsdienste" deur die woorde "Sekretaris van Gesondheid" te vervang.

Wysiging van artikel 17 van Ordonnansie 19 van 1974, soos vervang deur artikel 6 van Ordonnansie 17 van 1979.

5. Artikel 17 van die Hoofordonnansie word hierby gewysig deur die woorde "Streekdirekteur van Staatsgesondheidsdienste" deur die woorde "Sekretaris van Gesondheid" te vervang.

Wysiging van artikel 18 van Ordonnansie 19 van 1974.

6. Artikel 18 van die Hoofordonnansie word hierby gewysig deur in subartikel (1) die woorde "'n Streekdirekteur van Staatsgesondheidsdienste" deur die woorde "die Sekretaris van Gesondheid" te vervang.

Wysiging van artikel 19 van Ordonnansie 19 van 1974.

7. Artikel 19 van die Hoofordonnansie word hierby gewysig deur paragraaf (c) van subartikel (1) deur die volgende paragraaf te vervang:

"(c) sodanige aansoek toestaan op voorwaarde dat die aansoeker binne 'n vasgestelde tydperk, maar minstens 90 dae, vanaf die datum waarop die aansoek toegestaan is, of binne die verdere tydperk wat die voorsitter van die betrokke lisensieraad op versoek toelaat, voldoen aan enige vereiste wat sodanige raad met betrekking tot enige aangeleentheid in subartikel (2) genoem, stel;"

Wysiging van artikel 21 van Ordonnansie 19 van 1974.

8. Artikel 21 van die Hoofordonnansie word hierby gewysig deur paragraaf (b) van subartikel (1) deur die volgende paragraaf te vervang:

"(b) verval 'n lisensie indien daar —

(i) nie binne 90 dae na die uitreiking daarvan met die besigheid waarvoor dit toegestaan is, begin word nie; of

(ii) nie aan 'n voorwaarde opgelê ingevolge artikel 19(1)(c) binne die tydperk in daardie artikel beoog, voldoen word nie."

trator may, at any time, remove a member from office if he is of the opinion that there are sound reasons for doing so."

Amendment of section 14 of Ordinance 19 of 1974, as amended by section 5 of Ordinance 17 of 1979.

4. Section 14 of the principal Ordinance is hereby amended by —

(a) the substitution in paragraph (b) of subsection (1) for the words —

(i) "Regional Director of State Health Services concerned" of the words "Secretary for Health"; and

(ii) "Regional Director", where it appears for the second time, of the word "Secretary";

(b) the substitution in subsection (3) for the words "local authority or Regional Director concerned" of the words "local authority concerned or the Secretary for Health"; and

(c) the substitution in subsection (4) for the words "Regional Director of State Health Services" of the words "Secretary for Health".

Amendment of section 17 of Ordinance 19 of 1974, as substituted by section 6 of Ordinance 17 of 1979.

5. Section 17 of the principal Ordinance is hereby amended by the substitution for the words "Regional Director of State Health Services" of the words "Secretary for Health".

Amendment of section 18 of Ordinance 19 of 1974.

6. Section 18 of the principal Ordinance is hereby amended by the substitution in subsection (1) for the words "Regional Director of State Health Services" of the words "the Secretary for Health".

Amendment of section 19 of Ordinance 19 of 1974.

7. Section 19 of the principal Ordinance is hereby amended by the substitution for paragraph (c) of subsection (1) of the following paragraph:

"(c) grant such application on condition that the applicant shall, within a fixed period, but not less than 90 days from the date on which the application was granted, or within such further period as the chairman of the licensing board concerned may, on request, allow, comply with any requirement stipulated by such board in relation to any matter referred to in subsection (2);"

Amendment of section 21 of Ordinance 19 of 1974.

8. Section 21 of the principal Ordinance is hereby amended by the substitution for paragraph (b) of subsection (1) of the following paragraph:

"(b) a licence shall lapse if —

(i) the business for which it was granted is not commenced with, within 90 days after the issue thereof; or

(ii) a condition imposed in terms of section 19(1)(c) is not complied with within the period contemplated in that section."

Wysiging van artikel 23 van Ordonnansie 19 van 1974, soos gewysig by artikel 7 van Ordonnansie 17 van 1979.

9. Artikel 23 van die Hoofordonnansie word hierby gewysig deur in subartikel (2) die uitdrukking, "tesame met sodanige lisensie of 'n fotostatiese of gesertifiseerde afskrif daarvan," te skrap.

Wysiging van artikel 33 van Ordonnansie 19 van 1974.

10. Artikel 33 van die Hoofordonnansie word hierby gewysig deur in paragraaf (a) van subartikel (1) die uitdrukking "of (c)" te skrap.

Wysiging van artikel 62 van Ordonnansie 19 van 1974.

11. Artikel 62 van die Hoofordonnansie word hierby gewysig deur subartikel (2) deur die volgende subartikel te vervang:

"(2) Die Administrateur kan, in die omstandighede wat hy dienstig ag, 'n lisensieraad of 'n uitreikingsowerheid magtig om, in die plek van die vorm wat vir 'n bepaalde doel voorgeskryf of bepaal is, 'n vorm te gebruik wat afwyk van die vorm wat vir daardie doel voorgeskryf of bepaal is en ten opsigte van sodanige raad of owerheid word die vorm wat aldus afwyk, geag die vorm te wees wat vir die bepaalde doel voorgeskryf of bepaal is."

Wysiging van artikel 63 van Ordonnansie 19 van 1974, soos gewysig by artikel 17 van Ordonnansie 17 van 1979.

12. Artikel 63 van die Hoofordonnansie word hierby gewysig deur in paragraaf (c)(i) van subartikel (1) die woord "inspeksie" deur die woord "besigheidsperseel" te vervang.

Wysiging van Bylae I by Ordonnansie 19 van 1974, soos gewysig by artikel 19 van Ordonnansie 17 van 1979.

13. Bylae I by die Hoofordonnansie word hierby gewysig deur —

- (a) in die "Inhoudsopgawe" die uitdrukking "Eethuishouer . . . 8" te skrap; en
- (b) Item 8 te skrap.

Eethuishouer-lisensie geag Restaurant-houer-lisensie te wees.

14. Iemand wat by die inwerkingtreeding van hierdie Ordonnansie die houër is van 'n lisensie in Item 8 van Bylae I by die Hoofordonnansie genoem, word geag die houër te wees van 'n lisensie in Item 37 van daardie Bylae genoem.

Kort titel en datum van inwerkingtreeding.

15. Hierdie Ordonnansie heet die Wysigingsordonnansie op Lisensies, 1980, en tree op 1 Oktober 1980 in werking.

Amendment of section 23 of Ordinance 19 of 1974, as amended by section 7 of Ordinance 17 of 1979.

9. Section 23 of the principal Ordinance is hereby amended by the deletion in subsection (2) of the expression, "together with such licence or a photostatic or certified copy thereof,".

Amendment of section 33 of Ordinance 19 of 1974.

10. Section 33 of the principal Ordinance is hereby amended by the deletion in paragraph (a) of subsection (1) of the expression "or (c),".

Amendment of section 62 of Ordinance 19 of 1974.

11. Section 62 of the principal Ordinance is hereby amended by the substitution for subsection (2) of the following subsection:

"(2) The Administrator may, in such circumstances as he may deem expedient, authorize a licensing board or issuing authority to use, in lieu of the form prescribed or determined for a particular purpose, a form which varies from the form prescribed or determined for that purpose and in respect of such board or authority the form which so varies shall be deemed to be the form prescribed or determined for the particular purpose."

Amendment of section 63 of Ordinance 19 of 1974, as amended by section 17 of Ordinance 17 of 1979.

12. Section 63 of the principal Ordinance is hereby amended by the substitution in paragraph (c)(i) of subsection (1) for the word "inspection" of the words "Business premises".

Amendment of Schedule I to Ordinance 19 of 1974, as amended by section 19 of Ordinance 17 of 1979.

13. Schedule I to the principal Ordinance is hereby amended by —

- (a) the deletion in the "INDEX" of the expression "Eating-house keeper . . . 8"; and
- (b) the deletion of Item 8.

Eating-house keeper licence deemed to be Restaurant keeper licence.

14. Any person who, at the commencement of this Ordinance, is the holder of a licence referred to in Item 8 of Schedule I to the principal Ordinance shall be deemed to be the holder of a licence referred to in Item 37 of the Schedule.

Short title and date of Commencement.

15. This Ordinance shall be called the Licences Amendment Ordinance, 1980, and shall come into operation on 1 October, 1980.

Administrateurskennisgewing 348 26 Maart 1980

Administrator's Notice 348 26 March, 1980

Onderstaande Ontwerpordonnansie word vir algemene inligting gepubliseer:

The following Draft Ordinance is published for general information:

'N ONTWERPORDONNANSIE

A DRAFT ORDINANCE

Tot wysiging van die Ordonnansie op Winkelure, 1959, ten opsigte van die woordomskrywing van "eethuis" in artikel 1 vervat; ten opsigte van handel benewens en buite normale handelstye soos in artikel 5 beoog; deur die bepalings van artikel 7 te herroep; ten opsigte van nie-blank-winkels soos in artikel 10 beoog; ten opsigte van die omstandighede waarin die Ordonnansie nie van toepassing is nie soos in artikel 7 te herroep; ten opsigte van nie-blanke-winkels soos siening te maak.

To amend the Shop Hours Ordinance, 1959, in respect of the definition of "eating house" contained in section 1; in respect of the trading in addition to and outside normal trading times as contemplated in section 5; by repealing the provisions of section 7; in respect of non-white shops as contemplated in section 10; in respect of the circumstances wherein the Ordinance shall not apply as contemplated in section 12; and to provide for matters incidental thereto.

Ingedien deur

DIE Provinsiale Raad van Transvaal VERORDEN SOOS VOLG:—

Wysiging van artikel 1 van Ordonnansie 24 van 1959, soos vervang deur artikel 1 van Ordonnansie 14 van 1978.

1. Artikel 1 van die Ordonnansie op Winkelure, 1959 (hierna die Hoofordonnansie genoem), word hierby gewysig deur die woordomskrywing van "eethuis" te skrap.

Wysiging van artikel 5 van Ordonnansie 24 van 1959, soos gewysig by artikel 1 van Ordonnansie 20 van 1960, artikel 1 van Ordonnansie 19 van 1961, artikel 3 van Ordonnansie 18 van 1963, artikel 1 van Ordonnansie 11 van 1968, artikel 2 van Ordonnansie 15 van 1972, artikel 2 van Ordonnansie 14 van 1974 en artikel 3 van Ordonnansie 14 van 1978.

2. Artikel 5(1) van die Hoofordonnansie word hierby gewysig —

(a) deur paragrawe (c), (d) en (e) te skrap; en (b) in paragraaf (g) deur —

(i) die uitdrukking "6 vm.", waar dit ook al voorkom, deur die uitdrukking "5 vm." te vervang;

(ii) die woord "blomme" deur die woorde "snyblomme en plante" te vervang; en

(iii) na die woorde "handel kan drywe" in item (hh) die volgende uitdrukking in te voeg:

"(ii) voorbehoedmiddels."

Herroeping van artikel 7 van Ordonnansie 24 van 1959.

3. Artikel 7 van die Hoofordonnansie word hierby herroep.

Wysiging van artikel 10 van Ordonnansie 24 van 1959, soos gewysig by artikel 3 van Ordonnansie 19 van 1961.

4. Artikel 10(1) van die Hoofordonnansie word hierby gewysig deur subparagrawe (iii), (iv) en (v) van paragraaf (b) deur die volgende subparagrawe te vervang:

"(iii) waar sodanige winkel binne 'n munisipaliteit geleë is, die betrokke plaaslike bestuur, na ontvangs van 'n skriftelike aansoek van sodanige winkelier aan sodanige winkelinspekteur 'n sertifikaat voor geleë het te dien effekte dat hy geen beswaar het nie dat sodanige winkelier tussen die ure in genoemde paragraaf (f) van subartikel (1) van artikel vyf gespesifiseer, handel drywe; en

(iv) die betrokke winkelinspekteur aan sodanige winkelier 'n skriftelike toestemming uitgereik het in sodanige vorm as wat voorgeskryf word by regulasie ingevolge paragraaf (c) van subartikel (1) van artikel *sewentien* gemaak, te dien effekte dat hy tussen die ure in genoemde paragraaf (f) van subartikel (1) van artikel vyf gespesifiseer, handel kan drywe."

Wysiging van artikel 12 van Ordonnansie 24 van 1959, soos gewysig by artikel 4 van Ordonnansie 19 van 1961.

5. Artikel 12(1) van die Hoofordonnansie word hierby gewysig deur die volgende paragraaf na paragraaf (h) in te voeg:

"(i) die verkoop of lewering van goedere deur 'n hotelier aan die persone

Introduced by

BE IT ENACTED by the Provincial Council of Transvaal as follows:—

Amendment of section 1 of Ordinance 24 of 1959, as substituted by section 1 of Ordinance 14 of 1978.

1. Section 1 of the Shop Hours Ordinance, 1959 (hereinafter referred to as the principal Ordinance), is hereby amended by the deletion of the definition of "eating house".

Amendment of section 5 of Ordinance 24 of 1959, as amended by section 1 of Ordinance 20 of 1960, section 1 of Ordinance 19 of 1961, section 3 of Ordinance 18 of 1963, section 1 of Ordinance 11 of 1968, section 2 of Ordinance 15 of 1972, section 2 of Ordinance 14 of 1974 and section 4 of Ordinance 14 of 1978.

2. Section 5(1) of the principal Ordinance is hereby amended —

(a) by the deletion of paragraphs (c), (d) and (e); and —

(b) in paragraph (g) by —

(i) the substitution for the expression "6 a.m.", wherever it appears, of the expression "5 a.m.";

(ii) the substitution for the word "flowerers" of the words "cut-flowers and plants"; and

(iii) the insertion after the words "normal trading times" in item (hh) of the following expression:

"(ii) contraceptives."

Repeal of section 7 of Ordinance 24 of 1959.

3. Section 7 of the Principal Ordinance is hereby repealed.

Amendment of section 10 of Ordinance 24 of 1959, as amended by section 3 of Ordinance 19 of 1961.

4. Section 10(1) of the principal Ordinance is hereby amended by the substitution for subparagraphs (iii), (iv) and (v) of paragraph (b) of the following subparagraphs:

"(iii) where such shop is situated within a municipality, the local authority concerned has, after receipt of a written application from such shopkeeper, submitted to such shop inspector a certificate to the effect that it has no objection to such shopkeeper trading between the hours specified in the said paragraph (f) of subsection (1) of section *five*; and

(iv) the shop inspector concerned has issued to such shopkeeper a written permission in such form as may be prescribed by regulation made in terms of paragraph (c) of subsection (1) of section *seventeen* to the effect that he may trade between the hours specified in the said paragraph (f) of subsection (1) of section *five*."

Amendment of section 12 of Ordinance 24 of 1959, as amended by section 4 of Ordinance 19 of 1961, section 5 of

5. Section 12(1) of the principal Ordinance is hereby amended by the insertion after paragraph (h) of the following paragraph:

"(i) the sale or delivery of goods by a hotelier to the persons whom he pro-

artikel 5 van Ordonnansie 18 van 1965, artikel 2 van Ordonnansie 11 van 1968, artikel 35 van Ordonnansie 18 van 1969, artikel 5 van Ordonnansie 15 van 1972, artikel 3 van Ordonnansie 14 van 1974 en artikel 8 van Ordonnansie 14 van 1978.

aan wie hy huisvesting verskaf indien die beskikbaarheid van sodanige goedere by sy hotel deel uitmaak van die vereistes in artikel 15(2) van die Wet op Hotelle, 1965 (Wet 70 van 1965), beoog.”

Ordinance 18 of 1963, section 2 of Ordinance 11 of 1968, section 35 of Ordinance 18 of 1969, section 5 of Ordinance 15 of 1972, section 3 of Ordinance 14 of 1974 and section 8 of Ordinance 14 of 1978.

vides with accommodation if the availability of such goods at his hotel forms part of the requirements contemplated in section 15(2) of the Hotels Act, 1965 (Act 70 of 1965);”.

Wysiging van die Eerste Bylae by Ordonnansie 24 van 1959, soos gewysig by artikel 7 van Ordonnansie 19 van 1961, artikel 6 van Ordonnansie 15 van 1972 en artikel 13 van Ordonnansie 14 van 1978.

6. Die Eerste Bylae by die Hoofordonnansie word hierby gewysig deur die opskrif daarby deur die volgende opskrif te vervang:

“EET- EN DRINKWARE WAARIN 'N WINKELIER INGEVOLGE ITEM (hh) VAN PARAGRAAF (g) VAN SUBARTIKEL (l) VAN ARTIKEL 5 NIE BUITE NORMALE HANDELSTYDE HANDEL MAG DRYWE NIE OF WAARMEE 'N SMOUS INGEVOLGE ITEM (cc) VAN PARAGRAAF (a) VAN ARTIKEL 6 NIE BUITE NORMALE HANDELSTYDE MAG SMOUS NIE.”

Amendment of First Schedule to Ordinance 24 of 1959, as amended by section 7 of Ordinance 19 of 1961, section 6 of Ordinance 15 of 1972 and section 13 of Ordinance 14 of 1978.

6. The First Schedule to the principal Ordinance is hereby amended by the substitution for the heading thereto of the following heading:

“EATABLES AND DRINKABLES IN WHICH A SHOPKEEPER MAY NOT TRADE OUTSIDE NORMAL TRADING TIMES IN TERMS OF ITEM (hh) OF PARAGRAPH (g) OF SUBSECTION (l) OF SECTION 5 OR WITH WHICH A HAWKER MAY NOT HAWK OUTSIDE THE NORMAL TRADING TIMES IN TERMS OF ITEM (cc) OF PARAGRAPH (a) OF SECTION 6.”

Kort titel en datum van inwerkingtreëding van sekere artikels.

7. Hierdie Ordonnansie heet die Wysigingsordonnansie op Winkelure, 1980, en die belyings van artikels 1, 2(a) en 2(b)(i) tree op 1 Oktober 1980 in werking.

Short title and date of commencement of certain sections.

7. This Ordinance shall be called the Shop Hours Amendment Ordinance, 1980, and the provisions of sections 1, 2(a) and 2(b)(i) shall come into operation on 1 October, 1980.

Administrateurskennisgewing 349 26 Maart 1980

Administrator's Notice 349 26 March, 1980

Onderstaande Ontwerpordonnansie word vir algemene inligting gepubliseer:

The following Draft Ordinance is published for general information:

'N

ONTWERPORDONNANSIE

Tot wysiging van die Ordonnansie op die Transvaalse Provinsiale Biblioteekdiens, 1951, ten opsigte van die woordoms-krywing van “plaaslike bestuur” in artikel 1 vervat.

Ingedien deur

DIE Provinsiale Raad van Transvaal VERORDEN SOOS VOLG:—

1. Artikel 1 van die Ordonnansie op die Transvaalse Provinsiale Biblioteekdiens, 1951, word hierby gewysig deur die woordoms-krywing van “plaaslike bestuur” deur die volgende woordoms-krywing te vervang:

“(v) ‘plaaslike bestuur’ ’n grootstadsraad, stadsraad, dorpsraad of gesondheids-komitee ingestel ingevolge die belyings van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939) en omvat —

(a) die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede ingestel ingevolge die belyings van die Ordonnansie op die Transvaalse Raad vir die

A

DRAFT ORDINANCE

To amend the Transvaal Provincial Library Service Ordinance, 1951, in respect of the definition of “local authority” contained in section 1.

Introduced by

BE IT ENACTED by the Provincial Council of Transvaal as follows:—

1. Section 1 of the Transvaal Provincial Library Service Ordinance, 1951, is hereby amended by the substitution for the definition of “local authority” of the following definition:

“(v) ‘local authority’ means a city council, town council, village council or health committee established in terms of the provisions of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), and includes —

(a) the Transvaal Board for the Development of Peri-Urban Areas established in terms of the provisions of the Transvaal Board for the Development of Peri-

Ontwikkeling van Buitestedelike Gebiede, 1943 (Ordonnansie 20 van 1943), ten opsigte van 'n plaaslike gebiedskomitee ingestel ingevolge artikel 21 van daardie Ordonnansie;

- (b) 'n Administrasieraad ingestel ingevolge die bepalinge van die Wet op die Administrasie van Swart Sake, 1971 (Wet 45 van 1971); en
- (c) 'n gemeenskapsraad ingestel ingevolge die bepalinge van die Wet op Gemeenskapsrade, 1977 (Wet 125 van 1977); (v)".

Bekragtiging van hulptoelae aan Administrasieraad.

2. Enige hulptoelae wat voor die inwerking-treding van hierdie Ordonnansie aan 'n Administrasieraad, ingevolge die bepalinge van die Wet op die Administrasie van Swart Sake, 1971 (Wet 45 van 1971), ingestel, toegestaan is en wat heet ingevolge artikel 23 van die Hoofordonnansie toegestaan te gewees het, word hierby bekragtig.

Kort titel.

3. Hierdie Ordonnansie heet die Wysigingsordonnansie op die Transvaalse Provinsiale Biblioteekdiens, 1980.

Administrateurskennisgewing 350 26 Maart 1980

Onderstaande Ontwerpordonnansie word vir algemene inligting gepubliseer:

'N

ONTWERPORDONNANSIE

Tot wysiging van die Ordonnansie op Hospitale, 1958, ten opsigte van die behandeling van pasiënte in provinsiale hospitale soos in artikel 34 beoog.

Ingedien deur

DIE Provinsiale Raad van Transvaal **VERORDEN** SOOS VOLG:—

Vervanging van artikel 34 van Ordonnansie 14 van 1958, soos gewysig by artikel 2 van Ordonnansie 11 van 1964, artikel 1 van Ordonnansie 8 van 1967, artikel 2 van Ordonnansie 14 van 1968 en artikel 1 van Ordonnansie 18 van 1971.

1. Artikel 34 van die Ordonnansie op Hospitale, 1958, word hierby deur die volgende artikel vervang:

"Behandeling van pasiënte.

34.(1) Iemand wat as 'n vry of deelsbetalende pasiënt ingevolge artikel 31 ingedeel is, word in 'n provinsiale hospitaal deur 'n geneesheer wat op diens is by en in diens is van die betrokke hospitaal, behandel: Met dien verstande dat waar sodanige pasiënt beseer is in 'n ongeluk veroorsaak deur of wat voortvloei uit die bestuur van 'n motorvoertuig soos in die Wet op Verpligte Motorvoertuigversekering 1972 (Wet 56 van 1972), beoog, hy deur 'n private geneesheer behandel kan word.

(2) Iemand wat as 'n private of volbetalende pasiënt ingevolge die

Urban Areas Ordinance, 1943 (Ordinance 20 of 1943), in respect of a local area committee established in terms of section 21 of that Ordinance;

- (b) an Administration Board established in terms of the provisions of the Black Affairs Administration Act, 1971 (Act 45 of 1971); and
- (c) a community council established in terms of the provisions of the Community Council's Act 1977 (Act 125 of 1977); (v)".

Revalidation of grant in-aid to Administration Board.

2. Any grant-in-aid made to an Administration Board established in terms of the provisions of the Black Affairs Administration Act, 1971 (Act 45 of 1971), prior to the coming into operation of this Ordinance and which purports to have been made in terms of section 23 of the principal Ordinance, is hereby validated.

Short title.

3. This Ordinance shall be called the Transvaal Provincial Library Service Amendment Ordinance, 1980.

Administrator's Notice 350 26 March, 1980

The following Draft Ordinance is published for general information:

A

DRAFT ORDINANCE

To amend the Hospitals Ordinance, 1958, in respect of the treatment of patients in provincial hospitals as contemplated in section 34.

Introduced by

BE IT ENACTED by the Provincial Council of Transvaal as follows:—

Substitution of section 34 of Ordinance 14 of 1958, as amended by section 2 of Ordinance 11 of 1964, section 1 of Ordinance 8 of 1967, section 2 of Ordinance 14 of 1968 and section 1 of Ordinance 18 of 1971.

1. The following section is hereby substituted for section 34 of the Hospitals Ordinance, 1958:

"Treatment of patients.

34.(1) Any person classified as a free or part-paying patient in terms of section 31 shall be treated in a provincial hospital by a medical practitioner who is on duty at and is in the service of the hospital concerned: Provided that where such patient has been injured in an accident caused by or arising out of the driving of a motor vehicle as contemplated in the Compulsory Motor Vehicle Insurance Act, 1972 (Act 56 of 1972), he may be treated by a private medical practitioner.

(2) Any person classified as a private or full-paying patient in

bepalings van hierdie Ordonnansie ingedeel is, word nie in 'n provinsiale hospitaal deur 'n geneesheer wat op diens is by en in diens is van die betrokke hospitaal, behandel nie tensy —

- (a) so iemand as 'n volbetalende pasiënt ingevolge paragraaf (b), (g) of (h) van artikel 32 ingedeel is en sy behandeling, uit hoofde van die bepaling van enige wet, die verantwoordelikheid van 'n Staatsdepartement of 'n plaaslike bestuur is;
- (b) die behandeling van so iemand, na die mening van die superintendent of die beampte wat die superintendent magtig om namens hom op te tree, nie sonder gevaar of nadelige gevolge vir homself uitgestel kan word nie;
- (c) die behandeling wat aan so iemand toegedien moet word, na die mening van die superintendent of die beampte wat die superintendent magtig om namens hom op te tree, nie normaalweg en op gerieflike wyse buite die betrokke hospitaal verskaf kan word nie; of
- (d) so iemand by 'n provinsiale hospitaal in diens is as 'n leerlingverpleër, leerlingverpleegster of leerlingvrou of as die klas beampte of werknemer wat die Administrateur bepaal.

(3) Die Departement is nie vir enige gelde of koste wat deur enige pasiënt aan 'n private geneesheer verskuldig is, aanspreeklik nie."

Kort titel. 2. Hierdie Ordonnansie heet die Wysigings-
ordonnansie op Hospitale, 1980.

Administrateurskennisgewing 351 26 Maart 1980

Onderstaande Ontwerpordonnansie word vir algemene inligting gepubliseer:

'N ONTWERPORDONNANSIE

Tot wysiging van die Ordonnansie op Hospitale, 1958, ten opsigte van die behandeling van pasiënte in provinsiale hospitale soos in artikel 34 beoog.

Ingedien deur

DIE Provinsiale Raad van Transvaal VERORDEN SOOS VOLG:—

terms of the provisions of this Ordinance shall not be treated in a provincial hospital by a medical practitioner who is on duty at and is in the service of the hospital concerned unless —

- (a) such person is classified as a full-paying patient in terms of paragraph (b), (g) or (h) of section 32 and his treatment is, by virtue of the provisions of any law, the responsibility of a State department or a local authority;
- (b) the treatment of such person cannot, in the opinion of the superintendent or such officer as the superintendent may authorize to act on his behalf, be deferred without danger or detrimental consequences to himself;
- (c) the treatment required to be administered to such person cannot, in the opinion of the superintendent or such officer as the superintendent may authorize to act on his behalf, normally and conveniently be provided outside the hospital concerned; or
- (d) such person is employed at a provincial hospital as a student male nurse, student nurse or student midwife or as such class of officer or employee as the Administrator may determine.

(3) The Department shall not be liable for any fees or charges due by any patient to a private medical practitioner."

Short title. 2. This Ordinance shall be called the Hospitals Amendment Ordinance, 1980.

Administrator's Notice 351 26 March, 1980

The following Draft Ordinance is published for general information:

A DRAFT ORDINANCE

To amend the Hospitals Ordinance, 1958, in respect of the treatment of patients in provincial hospitals as contemplated in section 34.

Introduced by

BE IT ENACTED by the Provincial Council of Transvaal as follows:—

Vervanging van artikel 34 van Ordonnansie 14 van 1958, soos gewysig by artikel 2 van Ordonnansie 11 van 1964, artikel 1 van Ordonnansie 8 van 1967, artikel 2 van Ordonnansie 14 van 1968 en artikel 1 van Ordonnansie 18 van 1971.

1. Artikel 34 van die Ordonnansie op Hospitale, 1958, word hierby deur die volgende artikel vervang:

34.(1) Iemand wat as 'n vry of deelsbetalende pasiënt ingevolge artikel 31 ingedeel is, word in 'n provinsiale hospitaal deur 'n geneesheer wat op diens is by en in diens is van die betrokke hospitaal, behandel. Met dien verstande dat waar sodanige pasiënt beseer is in 'n ongeluk veroorsaak deur of wat voortvloei uit die bestuur van 'n motorvoertuig soos in die Wet op Verpligte Motorvoertuigverskeuring, 1972 (Wet 56 van 1972), beoog, hy deur 'n private geneesheer behandel kan word.

(2) Iemand wat as 'n private of volbetalende pasiënt ingevolge die bepalings van hierdie Ordonnansie ingedeel is, word nie in 'n provinsiale hospitaal deur 'n geneesheer wat op diens is by en in diens is van die betrokke hospitaal, behandel nie tensy —

- (a) so iemand as 'n volbetalende pasiënt ingevolge paragraaf (b), (g) of (h) van artikel 32 ingedeel is en sy behandeling, uit hoofde van die bepalings van enige wet, die verantwoordelikheid van 'n Staatsdepartement of 'n plaaslike bestuur is;
- (b) die behandeling, van so iemand na die mening van die superintendent of die beamppte wat die superintendent magtig om namens hom op te tree, nie sonder gevaar of nadelige gevolge vir homself uitgestel kan word nie;
- (c) die behandeling wat aan so iemand toegedien moet word, na die mening van die superintendent of die beamppte wat die superintendent magtig om namens hom op te tree, nie normaalweg en op gerieflike wyse buite die betrokke hospitaal verskaf kan word nie; of
- (d) so iemand by 'n provinsiale hospitaal in diens is as 'n leerlingverpleër, leerlingverpleegster of leerlingvroedvrou of as die klas beamppte of werknemer wat die Administrateur bepaal.

(3) Die Departement is nie vir enige gelde of koste, wat deur enige pasiënt aan private geneesheer verskuldig is, aanspreeklik nie."

2. Hierdie Ordonnansie heet die Wysigingsordonnansie op Hospitale, 1980.

Substitution of section 34 of Ordinance 14 of 1958, as amended by section 2 of Ordinance 11 of 1964, section 1 of Ordinance 8 of 1967, section 2 of Ordinance 14 of 1968 and section 1 of Ordinance 18 of 1971.

1. The following section is hereby substituted for section 34 of the Hospitals Ordinance, 1958:

34.(1) Any person classified as a free or part-paying patient in terms of section 31 shall be treated in a provincial hospital by a medical practitioner who is on duty at and is in the service of the hospital concerned: Provided that where such patient has been injured in an accident caused by or arising out of the driving of a motor vehicle as contemplated in the Compulsory Motor Vehicle Insurance Act, 1972 (Act 56 of 1972), he may be treated by a private medical practitioner.

(2) Any person classified as a private or full-paying patient in terms of the provisions of this Ordinance shall not be treated in a provincial hospital by a medical practitioner who is on duty at and is in the service of the hospital concerned unless —

- (a) such person is classified as a full-paying patient in terms of paragraph (b), (g) or (h) of section 32 and his treatment is, by virtue of the provision of any law, the responsibility of a State department or a local authority;
- (b) the treatment of such person cannot, in the opinion of the superintendent or such officer as the superintendent may authorize to act on his behalf, be deferred without danger or detrimental consequences to himself;
- (c) the treatment required to be administered to such person cannot, in the opinion of the superintendent or such officer as the superintendent may authorize to act on his behalf, normally and conveniently be provided outside the hospital concerned; or
- (d) such person is employed at a provincial hospital as a student male nurse, student nurse or student midwife or as such class of officer or employee as the Administrator may determine.

(3) The Department shall not be liable for any fees or charges due by any patient to a private medical practitioner."

2. This Ordinance shall be called the Hospitals Amendment Ordinance, 1980.

Administrateurskennisgewing 352 26 Maart 1980

Onderstaande Ontwerpordonnansie word vir algemene inligting gepubliseer:

'N

ONTWERPORDONNANSIE

Tot wysiging van die Ordonnansie op Plaaslike Bestuur, 1939, ten opsigte van kontrakte vir die uitvoering van werk of die lewering van goedere soos in artikel 35 beoog; ten opsigte van die verbod op oordrag van grond of 'n reg in grond soos in artikel 50 beoog; ten opsigte van die algemene bevoegdhede van 'n raad soos in artikel 79 beoog; ten opsigte van die bevoegdhede in verband met verordeninge soos in artikel 80 beoog; ten opsigte van die verlepning van 'n voorskot soos in artikel 83 beoog; en ten opsigte van die spesiale bevoegdhede van stadsrade soos in artikel 131 beoog.

Ingedien deur

DIE Provinsiale Raad van Transvaal VERORDEN SOOS VOLG:—

Wysiging van artikel 35 van Ordonnansie 17 van 1939, soos gewysig by artikel 2 van Ordonnansie 24 van 1965, artikel 2 van Ordonnansie 24 van 1966, artikel 2 van Ordonnansie 16 van 1967, artikel 2 van Ordonnansie 15 van 1969, artikel 1 van Ordonnansie 21 van 1976 en artikel 1 van Ordonnansie 16 van 1978.

1. Artikel 35 van die Ordonnansie op Plaaslike Bestuur, 1939 (hierna die Hoofordonnansie genoem), word hierby gewysig deur in subartikels (1) en (4) die uitdrukking "R2 000" deur die uitdrukking "R5 000" te vervang.

Wysiging van artikel 50 van Ordonnansie 17 van 1939, soos vervang deur artikel 47 van Ordonnansie 11 van 1977.

2. Artikel 50 van die Hoofordonnansie word hierby gewysig deur paragrawe (a) en (b) van subartikel (1) deur die volgende paragrawe te vervang:

- “(a) dat alle bedrae vir 'n tydperk van drie jaar onmiddellik voor die datum van sodanige registrasie wat verskuldig is ten opsigte van sodanige grond of reg in grond vir saniteitsdienste of aldus verskuldig as basiese koste vir water of as ander koste vir water waar waterrioleering geïnstalleer is of aldus verskuldig as basiese koste vir elektrisiteit ingevolge die bepalinge van hierdie Ordonnansie of enige verordening of regulasie;
- (b) dat alle bedrae, as daar is, vir 'n tydperk van drie jaar onmiddellik voor die datum van sodanige registrasie wat verskuldig is ten opsigte van sodanige grond of reg in grond vir eiendomsbelasting geheel ingevolge die bepalinge van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977, of ingevolge die bepalinge van enige vorige Ordonnansie;”.

Administrator's Notice 352 26 March, 1980

The following Draft Ordinance is published for general information:—

A

DRAFT ORDINANCE

To amend the Local Government Ordinance, 1939, in respect of contracts for the execution of work or the supply of goods as contemplated in section 35; in respect of the prohibition of transfer of land or a right in land as contemplated in section 50; in respect of the general powers of a council as contemplated in section 79; in respect of the powers in connection with by-laws as contemplated in section 80; in respect of the making of an advance as contemplated in section 83; and in respect of the special powers of town councils as contemplated in section 131.

Introduced by

BE IT ENACTED by the Provincial Council of Transvaal as follows:—

Amendment of section 35 of Ordinance 17 of 1939, as amended by section 2 of Ordinance 24 of 1965, section 2 of Ordinance 24 of 1966, section 2 of Ordinance 16 of 1967, section 2 of Ordinance 15 of 1969, section 1 of Ordinance 21 of 1976 and section 1 of Ordinance 16 of 1978.

1. Section 35 of the Local Government Ordinance, 1939 (hereinafter referred to as the principal Ordinance), is hereby amended by the substitution in subsections (1) and (4) for the expression "R2 000" of the expression "R5 000".

Amendment of section 50 of Ordinance 17 of 1939, as substituted by section 47 of Ordinance 11 of 1977.

2. Section 50 of the principal Ordinance is hereby amended by the substitution for paragraphs (a) and (b) of subsection (1) of the following paragraphs:

- “(a) that all amounts for a period of three years immediately preceding the date of such registration due in respect of such land or right in land for sanitary services or so due as basic charges for water or as other costs for water where water-borne sewerage has been installed or so due as basic charges for electricity in terms of the provisions of this Ordinance or any by-law or regulation;
- (b) that all amounts, if any, for a period of three years immediately preceding the date of such registration due in respect of such land or right in land for rates levied in terms of the provisions of the Local Authorities Rating Ordinance, 1977, or in terms of the provisions of any prior Ordinance;”.

Wysiging van artikel 79 van Ordonnansie 17 van 1939, soos gowysig by artikel 8 van Ordonnansie 12 van 1941, artikel 5 van Ordonnansie 11 van 1942, artikel 3 van Ordonnansie 19 van 1943, artikel 6 van Ordonnansie 19 van 1944, artikel 11 van Ordonnansie 27 van 1951, artikel 8 van Ordonnansie 25 van 1953, artikel 5 van Ordonnansie 16 van 1955, artikel 7 van Ordonnansie 21 van 1957, artikel 3 van Ordonnansie 33 van 1959, artikel 2 van Ordonnansie 24 van 1960, artikel 6 van Ordonnansie 18 van 1961, artikel 2 van Ordonnansie 8 van 1962, artikel 3 van Ordonnansie 12 van 1962, artikel 1 van Ordonnansie 7 van 1964, artikel 1 van Ordonnansie 14 van 1964, artikel 15 van Ordonnansie 18 van 1965, artikel 5 van Ordonnansie 24 van 1965, artikel 96 van Ordonnansie 25 van 1965, artikel 8 van Ordonnansie 24 van 1966, artikel 3 van Ordonnansie 16 van 1967, artikel 8 van Ordonnansie 18 van 1968, artikel 3 van Ordonnansie 10 van 1970, artikel 6 van Ordonnansie 10 van 1971, artikel 2 van Ordonnansie 16 van 1972, artikel 2 van Ordonnansie 6 van 1974, artikel 1 van Ordonnansie 15 van 1975, artikel 3 van Ordonnansie 14 van 1976, artikel 3 van Ordonnansie 21 van 1976, artikel 18 van Ordonnansie 18 van 1977, artikel 2 van Ordonnansie 22 van 1977, artikel 7 van Ordonnansie 16 van 1978 en artikel 4 van Ordonnansie 16 van 1979.

3. Artikel 79 van die Hoofordonnansie word hierby gewysig —

- (a) deur paragraaf (a) van subartikel (15) te skrap;
- (b) deur subartikels (15A), (16) en (17) deur die volgende subartikels te vervang:

“(16)(a) ’n toekenning of skenking, met inbegrip van die skenking van grond behoudens die bepalings van subartikel (17), maak aan ’n inrigting, organisasie, vereniging of klub in die Provinsie wat —

- (i) openbare gesondheid, met inbegrip van die verpleging van siekes, bevorder;
- (ii) as ’n welsynorganisasie geregistreer is;
- (iii) opvoedkunde, wetenskap of letterkunde bevorder;
- (iv) sport en ontspanning bevorder;
- (v) kuns en kultuur, met inbegrip van musiek, opera en drama, bevorder;
- (vi) ’n museum, dieretuin, botaniese tuin, openbare biblioteek of kunsgalery beheer of in stand hou;
- (vii) in belang van die jeug optree of kindersorg bevorder;
- (viii) met enige skietwedstryd verband hou;
- (ix) die veiligheid en beskerming van die publiek bevorder;
- (x) met landbou, tuinbou, veeteelt of pluimvee verband hou; of
- (xi) die afrigting of beskerming van diere bevorder,

waar sodanige toekenning of skenking, na die mening van die raad, in belang van die raad of die inwoners van die munisipaliteit sal wees: Met dien verstande dat sodanige toekenning of skenking nie gemaak word nie aan ’n inrigting, organisasie, vereniging of klub waar enige persoon wat met die administrasie daarvan gemoeid is of wie se eiendom dit is, enige profyt of wins, uitgesonderd redelike besoldiging, huur of kontantuitgawes, daaruit verkry;

(b) met die goedkeuring van die Administrateur en onderworpe aan die voorwaardes wat hy bepaal, ’n lening aan ’n inrigting, organisasie, vereniging of klub wat in die Provinsie in belang van die jeug optree, toestaan;

(c) van tyd tot tyd enige munisipale diens kosteloos of teen ’n verminderde tarief aan ’n inrigting, organisasie, vereniging of klub in paragraaf (a) of (b) genoem, lewer;

(d) hulptoelaes maak of, behoudens die bepalings van subartikel (17), grond skenk aan —

Amendment of section 79 of Ordinance 17 of 1939, as amended by section 8 of Ordinance 12 of 1941, section 5 of Ordinance 11 of 1942, section 3 of Ordinance 19 of 1943, section 6 of Ordinance 19 of 1944, section 11 of Ordinance 27 of 1951, section 8 of Ordinance 25 of 1953, section 5 of Ordinance 16 of 1955, section 7 of Ordinance 21 of 1957, section 3 of Ordinance 33 of 1959, section 2 of Ordinance 24 of 1960, section 6 of Ordinance 18 of 1961, section 2 of Ordinance 8 of 1962, section 3 of Ordinance 12 of 1962, section 1 of Ordinance 7 of 1964, section 1 of Ordinance 14 of 1964, section 15 of Ordinance 18 of 1965, section 5 of Ordinance 24 of 1965, section 96 of Ordinance 25 of 1965, section 8 of Ordinance 26 of 1966, section 3 of Ordinance 16 of 1967, section 8 of Ordinance 18 of 1968, section 3 of Ordinance 10 of 1970, section 6 of Ordinance 10 of 1971, section 2 of Ordinance 16 of 1972, section 2 of Ordinance 6 of 1974, section 1 of Ordinance 15 of 1975, section 3 of Ordinance 14 of 1976, section 3 of Ordinance 21 of 1976, section 18 of Ordinance 18 of 1977, section 2 of Ordinance 22 of 1977, section 7 of Ordinance 16 of 1978 and section 4 of Ordinance 16 of 1979.

3. Section 79 of the principal Ordinance is hereby amended —

- (a) by the deletion of paragraph (a) of subsection (15);
- (b) by the substitution for subsections (15A), (16) and (17) of the following subsections: “(16)(a) make a grant or donation, including the donation of land subject to the provisions of subsection (17), to an institution, organisation, society or club in the Province which —

- (i) promotes public health, including the nursing of the sick;
- (ii) is registered as a welfare organisation;
- (iii) promotes education, science or literature;
- (iv) promotes sport and recreation;
- (v) promotes art and culture, including music, opera and drama;
- (vi) controls or maintains a museum, zoological garden, botanical garden, public library or art gallery;
- (vii) acts in the interest of the youth or promotes child care;
- (viii) is connected with any shooting competition;
- (ix) promotes the safety and protection of the public;
- (x) is connected with agriculture, horticulture, stock-breeding or poultry; or
- (xi) promotes the training or protection of animals,

where such grant or donation would, in the opinion of the council, be in the interest of the council or the inhabitants of the municipality: Provided that such grant or donation shall not be made to an institution, organisation, society or club where any person, who is concerned with the administration thereof or whose property it is, makes any profit or gain therefrom, other than reasonable remuneration, rent or out-of-pocket expenses;

(b) with the approval of the Administrator and subject to such conditions as he may determine, grant a loan to an institution, organisation, society or club which acts in the Province in the interest of the youth;

(c) from time to time render any municipal service free of charge or at a reduced rate to an institution, organisation, society or club referred to in paragraph (a) or (b);

(d) make grants-in-aid or, subject to the provisions of subsection (17), donate land to —

(i) 'n universiteit of universiteitskollege of ander hoër-onderwysinrigting wat in die Provinsie by of kragtens wet ingestel is;

(ii) 'n skool wat 'n Staatsdepartement, met inbegrip van die Provinsiale Administrasie, in die Provinsie in stand hou, bestuur en beheer; of

(iii) 'n skool wat die Provinsiale Administrasie in die Provinsie ingevolge die bepalings van die Onderwysordonnansie, 1953 (Ordonnansie 29 van 1953), beheer of ondersteun;

(e) beurse toeken ten einde persone in staat te stel om aan 'n onderwysinrigting of skool in paragraaf (d) genoem sowel as aan enige ander universiteit wat in die Republiek by of kragtens wet ingestel is, te studeer;

(17)(a) behoudens die bepalings van hierdie subartikel, grond skenk aan —

(i) 'n kommando soos in artikel 1 van die Verdedigingswet, 1957 (Wet 44 van 1957), omskryf; of

(ii) 'n raad soos in artikel 1 van die Wet op die Administrasie van Swart Sake, 1971 (Wet 45 van 1971), omskryf.

(b) Wanneer die raad ook al van voorneme is om grond ingevolge subartikel (16) of paragraaf (a) te skenk, laat hy 'n kennisgewing van die besluit te dien effekte op die openbare kennisgewingsbord van die raad aanbring en in 'n nuusblad publiseer soos in artikel 110 van die Grondwet van die Republiek van Suid-Afrika, 1961 (Wet 32 van 1961), beoog en in sodanige kennisgewing versoek hy iedereen wat teen die uitoefening van so 'n bevoegdheid beswaar wil maak om sy beswaar skriftelik by die raad in te dien binne 'n vermelde tydperk, wat minstens 14 dae na die datum van die publikasie van die kennisgewing in die nuusblad moet wees.

(c) Die besluit in paragraaf (b) genoem, word ook gepubliseer deur middel van 'n toereikende aantal plakate wat op 'n opvallende wyse in, op of naby die grond wat geskenk gaan word, aangeplak is en die grootte van sodanige plakate en die letters wat daarop gebruik word, is soos deur die Direkteur van Plaaslike Bestuur bepaal.

(d) Elke beswaar teen 'n skenking van grond wat deur die raad ingevolge hierdie subartikel ontvang word, word aan die Administrateur voorgelê wanneer aansoek om sy toestemming gedoen word.

(e) Geen skenking van grond mag gemaak word of is van krag nie tensy die toestemming van die Administrateur, onderworpe aan die bedinge en voorwaardes wat hy bepaal, verkry is;";

(c) in subartikel (18) deur —

(i) a university or university college or other institution of higher education established in the Province by or under any law;

(ii) a school maintained, managed and controlled in the Province by a department of State, including the Provincial Administration; or

(iii) a school controlled or aided in the Province by the Provincial Administration in terms of the provisions of the Education Ordinance, 1953 (Ordinance 29 of 1953);

(e) award bursaries to enable persons to study at an institution or school referred to in paragraph (d) as well as at any other university established in the Republic by or under any law;

(17)(a) subject to the provisions of this subsection, donate land to —

(i) a commando as defined in section 1 of the Defence Act, 1957 (Act 44 of 1957); or

(ii) a board as defined in section 1 of the Black Affairs Administration Act, 1971 (Act 45 of 1971).

(b) Whenever the council proposes to donate land in terms of subsection (16) or paragraph (a), it shall cause a notice of the resolution to that effect to be affixed to the public notice-board of the council and to be published in a newspaper as contemplated in section 110 of the Republic of South Africa Constitution Act, 1961 (Act 32 of 1961), and in such notice it shall request any person who wishes to object to the exercise of such a power to lodge his objection in writing with the council within a stated period, not being less than 14 days from the date of publication of the notice in the newspaper.

(c) The resolution referred to in paragraph (b) shall also be published by a sufficient number of placards posted in a conspicuous manner in, on or near the land which is to be donated and the size of such placards and the letters used thereon shall be as determined by the Director of Local Government.

(d) Every objection to a donation of land received by the council in terms of this subsection shall be submitted to the Administrator when application is made for his consent.

(e) No donation of land shall be made or shall be effective unless the consent of the Administrator, subject to such terms and conditions as he may determine, has been obtained;";

(c) in subsection (18) by —

- (i) in paragraaf (a) na die uitdrukking "opsie-kontrakte," die woord "servitute" in te voeg; en
 - (ii) in paragraaf (b) die woorde "moet minstens dubbele klein mediaan wees en die opskrifte moet uit letters van drie duim bestaan" deur die woorde "en die letters wat daarop gebruik word, is soos deur die Direkteur van Plaaslike Bestuur bepaal" te vervang; en
- (d) in subartikel (33) *quat* deur —
- (i) in die Engelse teks die woord "memento", waar dit ook al voorkom, deur die woord "memento" te vervang;
 - (ii) in paragraaf (b) na die woord "ter" die woorde "viering of" in te voeg; en
 - (iii) in-subparagraawe (iv) en (v) van paragraaf (c) die woorde "binne die munisipaliteit" te skrap.

Wysiging van artikel 80 van Ordonnansie 17 van 1959, soos gewysig by artikel 9 van Ordonnansie 12 van 1941, artikel 6 van Ordonnansie 11 van 1942, artikel 4 van Ordonnansie 19 van 1943, artikel 7 van Ordonnansie 19 van 1944, artikel 12 van Ordonnansie 27 van 1951, artikel 9 van Ordonnansie 25 van 1953, artikel 6 van Ordonnansie 16 van 1955, artikel 8 van Ordonnansie 21 van 1957, artikel 4 van Ordonnansie 33 van 1959, artikel 3 van Ordonnansie 24 van 1960, artikel 7 van Ordonnansie 18 van 1961, artikel 2 van Ordonnansie 14 van 1963, artikel 16 van Ordonnansie 18 van 1965, artikel 7 van Ordonnansie 24 van 1965, artikel 9 van Ordonnansie 24 van 1966, artikel 5 van Ordonnansie 10 van 1970, artikel 8 van Ordonnansie 10 van 1971, artikel 5 van Ordonnansie 16 van 1972, artikel 2 van Ordonnansie 10 van 1973, artikel 2 van Ordonnansie 15 van 1975, artikel 5 van Ordonnansie 21 van 1976, artikel 3 van Ordonnansie 22 van 1977 en artikel 5 van Ordonnansie 16 van 1979.

4. Artikel 80 van die Hoofordonnansie word hierby gewysig deur subartikel (106) deur die volgende subartikel te vervang:

"(106)(a) om Turkse baddens, saunabaddens, liggaamsoefeninggimnasiums, liggaamsoefening-, verslankings- en masseringsinrigtings, skoonheidsalonne, swembaddens en plasdammetjies te reël, te inspekteer en toesig daaroor te hou;

(b) om monsters van water van swembaddens of plasdammetjies te neem en te ontleed;

(c) om gelde vir die neem en ontleiding van sodanige-monsters te hef;

(d) om standarde voor te skryf waaraan water van swembaddens of plasdammetjies moet voldoen en waar sodanige water nie aan die standarde aldus voorgeskryf, voldoen nie, die gebruik van sodanige swembaddens of plasdammetjies te verbied: Met dien verstande dat in die geval van 'n swembad of plasdammetjie by 'n privaatwoning, uitgesonderd 'n swembad of plasdammetjie wat vir onderrigdoeleindes gebruik word of ten opsigte waarvan toegangsgelde gevra word —

(i) monsters van water slegs geneem en ontleed kan word as die eienaar of persoon in beheer van sodanige swembad of plasdammetjie aldus versoek; en

(ii) die gebruik van sodanige swembad of plasdammetjie nie verbied mag word nie; en

(e) om bad of swem in water waartoe die publiek toegang het, uitgesonderd water in swembaddens of plasdammetjies, te reël en te verbied;"

- (i) the insertion in paragraph (a) after the expression "option contracts", of the word "servitudes"; and
 - (ii) the substitution in paragraph (b) for the words "such placards shall not be less than double demy in size and the heading shall be in three-inch type" of the words "the size of such placards and the letters used thereon shall be as determined by the Director of Local Government"; and
- (d) in subsection (33) *quat* by —
- (i) the substitution for the word "memento", wherever it appears, of the word "memento";
 - (ii) the insertion in paragraph (b) after the word "in" of the words "celebration or"; and
 - (iii) the deletion in subparagraphs (iv) and (v) of paragraph (c) of the words "within the municipality".

Amendment of section 80 of Ordinance 17 of 1959, as amended by section 9 of Ordinance 12 of 1941, section 6 of Ordinance 11 of 1942, section 4 of Ordinance 19 of 1943, section 7 of Ordinance 19 of 1944, section 12 of Ordinance 27 of 1951, section 9 of Ordinance 25 of 1953, section 6 of Ordinance 16 of 1955, section 8 of Ordinance 21 of 1957, section 4 of Ordinance 33 of 1959, section 3 of Ordinance 24 of 1960, section 7 of Ordinance 18 of 1961, section 2 of Ordinance 14 of 1963, section 16 of Ordinance 18 of 1965, section 7 of Ordinance 24 of 1965, section 9 of Ordinance 24 of 1966, section 5 of Ordinance 10 of 1970, section 8 of Ordinance 10 of 1971, section 8 of Ordinance 10 of 1971, section 5 of Ordinance 16 of 1972, section 2 of Ordinance 10 of 1973, section 2 of Ordinance 10 of 1973, section 2 of Ordinance 15 of 1975, section 5 of Ordinance 21 of 1976, section 3 of Ordinance 22 of 1977 and section 5 of Ordinance 16 of 1979.

4. Section 80 of the principal Ordinance is hereby amended by the substitution for subsection (106) of the following subsection:

"(106)(a) for regulating, inspecting and supervising Turkish baths, sauna baths, physical culture gymnasiums, physical culture, slimming and massage establishments, beauty parlours, swimming-baths and paddling-pools;

(b) for taking and analysing samples of water of swimming-baths or paddling-pools;

(c) for levying charges for the taking and analysing of such samples;

(d) for prescribing standards with which water of swimming-baths or paddling-pools shall comply and where such water does not comply with the standards so prescribed, to prohibit the use of such swimming-baths or paddling-pools: Provided that in the case of a swimming-bath or paddling-pool at a private dwelling, other than a swimming-bath or paddling-pool which is used for tuition purposes or in respect of which an admission fee is charged —

(i) samples of water may only be taken and analysed if the owner or person in control of such swimming-bath or paddling-pool so requests; and

(ii) the use of such swimming-bath or paddling-pool may not be prohibited; and

(e) for regulating and prohibiting the bathing or swimming in water to which the public has access, other than water in swimming-baths or paddling-pools;"

Wysiging van artikel 83 van Ordonnansie 17 van 1939, soos gewysig by artikel 10 van Ordonnansie 12 van 1941, artikel 9 van Ordonnansie 19 van 1944, artikel 1 van Ordonnansie 22 van 1948, artikel 5 van Ordonnansie 33 van 1959, artikel 9 van Ordonnansie 15 van 1968, artikel 4 van Ordonnansie 10 van 1973, artikel 4 van Ordonnansie 6 van 1974 en artikel 4 van Ordonnansie 15 van 1976.

5. Artikel 83 van die Hoofordonnansie word hierby gewysig deur in subartikel (4) die uitdrukking "honderd pond (£100)" deur die woorde "vyfhonderd rand" te vervang.

Wysiging van artikel 131 van Ordonnansie 17 van 1939, soos gewysig by artikel 15 van Ordonnansie 27 van 1951, artikel 10 van Ordonnansie 21 van 1957, artikel 7 van Ordonnansie 14 van 1976, artikel 48 van Ordonnansie 11 van 1977 en artikel 5 van Ordonnansie 22 van 1977.

6. Artikel 131 van die Hoofordonnansie word hierby gewysig deur subartikel (2) deur die volgende subartikel te vervang:

"(2) 'n kunsgalery oprig, bestuur en in stand hou en in verband daarmee gelde hef;"

Kort titel on datum van inwerking-treding van sekere bepalinge.

7. Hierdie Ordonnansie heet die Wysigings-ordonnansie op Plaaslike Bestuur, 1980, en die bepalinge van artikel 3(d)(ii) word geag op 1 Julie 1979 in werking te getree het.

Administrateurskennisgewing 353 26 Maart 1980

Onderstaande Ontwerpordonnansie word vir algemene inligting gepubliseer:

'N

ONTWERPORDONNANSIE

Om voorsiening te maak vir die verlenging van die geldigheidsduur van sekere padverkeerstekens wat op 30 September 1979 vertoon is en sekere standers of pale wat op daardie datum opgerig was.

Ingedien deur

DIE Provinsiale Raad van Transvaal VERORDEN SOOS VOLG:—

Sekere padverkeerstekens geag geldiglik vertoon en sekere standers of pale geag geldiglik opgerig te wees.

1. Enige padverkeersteken wat op 30 September 1979 vertoon is en enige stander of paal wat op daardie datum opgerig was en wat ingevolge die voorbehoudsbepaling by Administrateurskennisgewing 1603 van 20 September 1972, soos gewysig by Administrateurskennisgewing 1730 van 1 Oktober 1975 en Administrateurskennisgewing 1445 van 28 September 1977, geag is geldiglik vertoon of op-

Amendment of section 83 of Ordinance 17 of 1939, as amended by section 10 of Ordinance 12 of 1941, section 9 of Ordinance 19 of 1944, section 1 of Ordinance 22 of 1948, section 5 of Ordinance 33 of 1959, section 9 of Ordinance 15 of 1968, section 4 of Ordinance 10 of 1973, section 4 of Ordinance 6 of 1974 and section 4 of Ordinance 15 of 1976.

5. Section 83 of the principal Ordinance is hereby amended by the substitution in subsection (4) for the expression "one hundred pounds (£100)" of the words "five hundred pounds (£100)rand".

Amendment of section 131 of Ordinance 17 of 1939, as amended by section 15 of Ordinance 27 of 1951, section 10 of Ordinance 21 of 1957, section 7 of Ordinance 14 of 1976, section 48 of Ordinance 11 of 1977 and section 5 of Ordinance 22 of 1977.

6. Section 131 of the principal Ordinance is hereby amended by the substitution for subsection (2) of the following subsection:

"(2) establish, carry on and maintain an art gallery and make charges in connection therewith;"

Short title and date of commencement of certain provisions.

7. This Ordinance shall be called the Local Government Amendment Ordinance, 1980, and the provisions of section 3(d)(ii) shall be deemed to have come into operation on 1 July, 1979.

Administrator's Notice 353 26 March, 1980

The following Draft Ordinance is published for general information:

A

DRAFT ORDINANCE

To provide for the extension of the period of validity of certain road traffic signs displayed on 30 September, 1979 and certain standards or posts which had been erected on that date.

Introduced by

BE IT ENACTED by the Provincial Council of Transvaal as follows:—

Certain road traffic signs deemed validly displayed and certain standards or posts deemed validly erected.

1. Any road traffic sign displayed on 30 September, 1979 and any standard or post which had been erected, on that date and which were, in terms of the proviso to Administrator's Notice 1603 of 20 September, 1972, as amended by Administrator's Notice 1730 of 1 October, 1975 and Administrator's Notice 1445 of 28 September, 1977, deemed to have been validly displayed or erected shall,

gerig te gewees het, word vir 'n verdere tydperk van vier-en-twintig maande geag geldiglik vertoon of opgerig te wees.

Administrateur kan tydperk verleng.

2. Indien die Administrateur dit dienstig ag, kan hy by kennisgewing in die *Provinsiale Koerant* die tydperk in subartikel (1) genoem vir verdere tydperke van hoogstens twaalf maande op 'n keer verleng.

Kort titel en datum van inwerking-treding.

3. Hierdie Ordonnansie heet die Ordonnansie op Padverkeerstekens (Verlenging van Geldigheidsduur), 1980, en word geag op 1 Oktober 1979 in werking te getree het.

Administrateurskennisgewing 354 26 Maart 1980

Onderstaande Ontwerpordonnansie word vir algemene inligting gepubliseer:

'N

ONTWERPORDONNANSIE

Tot wysiging van die Ordonnansie op Eiensomsbelasting van Plaaslike Besture, 1977, ten opsigte van die woordskrywings in artikel 1 vervat; ten opsigte van belasbare eiendom soos in artikel 4 beoog; ten opsigte van belasbare eiendom wat van die betaling van eiensomsbelasting vrygestel is in die omstandighede soos in artikel 5 beoog; ten opsigte van die waardering van belasbare eiendom soos in artikel 9 beoog; ten opsigte van hevele vir koste en ander uitgawes deur 'n waarderingsoffisier soos in artikel 20 beoog; ten opsigte van die wysigings soos in artikel 51 beoog; en ten opsigte van die herroeping van wette soos in artikel 52 beoog.

Ingedien deur

DIE Provinsiale Raad van Transvaal VERORDEN SOOS VOLG:—

Wysiging van artikel 1 van Ordonnansie 11 van 1977.

1. Artikel 1 van die Ordonnansie op Eiensomsbelasting van Plaaslike Besture, 1977 (hierna die Hoofordonnansie genoem), word hierby gewysig deur —

(a) die woordskrywing van "eienaar" deur die volgende woordskrywing te vervang:

"'eienaar', met betrekking tot belasbare eiendom —

(a) behoudens die bepalings van artikel (38)(1) van die Wet op Deeltitels, 1971 (Wet 66 van 1971), en paragraaf (b), die persoon in wie se naam die betrokke grond geregistreer is;

(b) in die geval van grond wat die eiendom van 'n plaaslike bestuur is en wat deur hom verhuur word, die huurder; of

(c) in die geval van 'n reg in grond, die huurder of die houër van die betrokke reg in grond,

en omvat, waar die eienaar van die betrokke belasbare eiendom insolvent, in likwidasië of oorlede is, die kurator, li-

for a further period of twenty-four months, be deemed to be validly displayed or erected.

Administrator may extend period.

2. If the Administrator deems it expedient, he may, by notice in the *Provincial Gazette* extend the period referred to in subsection (1) for further periods not exceeding twelve months at a time.

Short title and date of commencement.

3. This Ordinance shall be called the Road Traffic Signs (Extension of Period of Validity), Ordinance, 1980, and shall be deemed to have come into operation on 1 October, 1979.

Administrator's Notice 354 26 March, 1980

The following Draft Ordinance is published for general information:

A

DRAFT ORDINANCE

To amend the Local Authorities Rating Ordinance, 1977, in respect of the definitions contained in section 1; in respect of rateable property as contemplated in section 4; in respect of rateable property exempted from the payment of rates in the circumstances as contemplated in section 5; in respect of the valuation of rateable property as contemplated in section 9; in respect of orders for costs and other expenditure by a valuation appeal board as contemplated in section 20; in respect of the amendments as contemplated in section 51; and in respect of the repeal of laws as contemplated in section 52.

Introduced by

DE IT ENACTED by the Provincial Council of Transvaal as follows:—

Amendment of section 1 of Ordinance 11 of 1977.

1. Section 1 of the Local Authorities Rating Ordinance, 1977 (hereinafter referred to as the principal Ordinance), is hereby amended by —

(a) the substitution for the definition of "owner" of the following definition:

"'owner', in relation to rateable property, means —

(a) subject to the provisions of section 38(1) of the Sectional Titles Act, 1971 (Act 66 of 1971), and paragraph (b), the person in whose name the land concerned is registered;

(b) in the case of land which is the property of a local authority and which is let by it, the lessee; or

(c) in the case of any right in land, the lessee or the holder of the right in land concerned,

and includes, where the owner of the rateable property concerned is insolvent, in liquidation or deceased, the trustee,

kwidateur, eksekuteur of administrateur, na gelang van die geval, in die boedel van sodanige eienaar;"; en

- (b) paragraaf (c) van die woordskrywing van "reg in grond" te skrap.

Wysiging van artikel 4 van Ordonnansie 11 van 1977.

2. Artikel 4 van die Hoofordonnansie word hierby gewysig deur paragraaf (a) deur die volgende paragraaf te vervang:

"(a) grond, met inbegrip van grond of enige gedeelte van grond wat die eiendom van 'n plaaslike bestuur is en wat deur hom verhuur word;".

Wysiging van artikel 5 van Ordonnansie 11 van 1977.

3. Artikel 5(1) van die Hoofordonnansie word hierby gewysig deur paragrawe (e), (f) en (g) deur die volgende paragrawe te vervang:

"(e) sodanige eiendom in die naam van die Padvinders, Padvindsters, Seevinders, Voortrekkers of 'n soortgelyke organisasie deur die Administrateur goedgekeur, geregistreer is of deur 'n plaaslike bestuur aan sodanige organisasie verhuur word en sodanige eiendom uitsluitlik in verband met die oogmerke van sodanige organisasie gebruik word;

(f) sodanige eiendom in die naam van 'n verklaarde inrigting soos in artikel 1 van die Wet op Kulturele Inrigtings, 1969 (Wet 29 van 1969), omskryf, geregistreer is; of

(g) sodanige eiendom —

(i) grond is wat die eiendom van 'n plaaslike bestuur is en wat deur hom verhuur word —

(aa) aan iemand in sy diens wat verplig is om sodanige eiendom te bewoon vir die behoorlike verrigting van sy amptelike pligte; of

(bb) vir 'n bedrag van hoogstens R50 per jaar; of

(ii) verbeterings is op grond wat die eiendom van 'n plaaslike bestuur is en wat in die munisipaliteit van 'n ander plaaslike bestuur geleë is, indien sodanige verbeterings, na die mening van die Administrateur, nodig is vir of in verband met die voorsiening van elektrisiteit, water, gas of sanitêre dienste gebruik word."

Wysiging van artikel 9 van Ordonnansie 11 van 1977.

4. Artikel 9(2) van die Hoofordonnansie word hierby gewysig deur subparagraaf (ii) van paragraaf (c) deur die volgende subparagraaf te vervang:

"(ii) enige masjinerie wat met betrekking tot die betrokke grond onroerende eiendom is, uitgesonderd 'n hyser, roltrap, lugreëlingsinstallasie, brandblussingsapparaat, waterpompinstallasie vir 'n swembad of vir besproeiing of huishoudelike doeleindes of enige ander masjinerie wat voorgeskryf word; en".

liquidator, executor or administrator, as the case may be, in the estate of such owner;"; and

- (b) the deletion of paragraph (c) of the definition of "right in land".

Amendment of section 4 of Ordinance 11 of 1977.

2. Section 4 of the principal Ordinance is hereby amended by the substitution for paragraph (a) of the following paragraph:

"(a) land, including land or any portion of land which is the property of a local authority and which is let by it;".

Amendment of section 5 of Ordinance 11 of 1977.

3. Section 5(1) of the principal Ordinance is hereby amended by the substitution for paragraphs (e), (f) and (g) of the following paragraphs:

"(c) such property is registered in the name of the Boy Scouts, Girl Guides, Sea Scouts, Voortrekkers or a similar organization approved by the Administrator or is let by a local authority to such organization and such property is used exclusively in connection with the aims of such organization;

(f) such property is registered in the name of a declared institution as defined in section 1 of the Cultural Institutions Act, 1969 (Act 29 of 1969); or

(g) such property is —

(i) land which is the property of a local authority and which is let by it —

(aa) to a person in its employ who is required to occupy such property for the proper performance of his official duties; or

(bb) for an amount not exceeding R50 per annum; or

(ii) improvements on land which is the property of a local authority and which is situated in the municipality of another local authority if such improvements are, in the opinion of the Administrator, necessary for or used in connection with the provision of electricity, water, gas or sewerage services."

Amendment of section 9 of Ordinance 11 of 1977.

4. Section 9(2) of the principal Ordinance is hereby amended by the substitution for subparagraph (ii) of paragraph (c) of the following subparagraph:

"(ii) any machinery which, in relation to the land concerned, is immovable property, excluding a lift, escalator, air conditioning plant, fire-extinguishing apparatus, water-pump installation for a swimming-pool or for irrigation or domestic purposes or any other machinery which may be prescribed; and".

Wysiging van artikel 20 van Ordonnansie 11 van 1977.

5. Artikel 20 van die Hoofordonnansie word hierby gewysig deur subartikels (3) en (4) deur die volgende subartikel te vervang:

“(3) Wanneer ’n waarderingsappèlraad sy beslissing gee, kan hy —

- (a) die bevel uitreik wat hy met betrekking tot koste regverdig ag; en
- (b) iemand wie se appèl of bestryding van ’n appèl na sy mening *mala fide* of beuselagtig is, beveel om die betrokke plaaslike bestuur ten volle of gedeeltelik te vergoed vir die gelde en toelaes wat —
 - (i) deur die Administrateur ingevolge artikel 18(5) bepaal is; en
 - (ii) deur sodanige plaaslike bestuur in verband met die verhoor van die besondere appèl opgehoop is.”

Wysiging van artikel 51 van Ordonnansie 11 van 1977.

6. Artikel 51(1) van die Hoofordonnansie word hierby gewysig deur paragraaf (a) te skrap.

Wysiging van artikel 52 van Ordonnansie 11 van 1977.

7. Artikel 52 van die Hoofordonnansie word hierby gewysig deur die volgende subartikel by te voeg:

“(3) Geen waardering of tussentydse waardering en geen waarderingsslys of tussentydse waarderingsslys in subartikel (2) beoog, bly na 30 Junie 1981 van krag nie.”

Kort titel.

8. Hierdie Ordonnansie heet die Wysigingsordonnansie op Eiendomsbelasting van Plaaslike Besture, 1980.

Amendment of section 20 of Ordinance 11 of 1977.

5. Section 20 of the principal Ordinance is hereby amended by the substitution for subsections (3) and (4) of the following subsection:

“(3) When a valuation appeal board gives its decision, it may —

- (a) issue such order with regard to costs as it may deem just; and
- (b) order any person whose appeal or opposition to an appeal is, in its opinion, *mala fide*, or frivolous, to compensate the local authority concerned in full or in part for the fees and allowances —
 - (i) determined by the Administrator in terms of section 18(5); and
 - (ii) incurred by such local authority in connection with the hearing of the particular appeal.”

Amendment of section 51 of Ordinance 11 of 1977.

6. Section 51(1) of the principal Ordinance is hereby amended by the deletion of paragraph (a).

Amendment of section 52 of Ordinance 11 of 1977.

7. Section 52 of the principal Ordinance is hereby amended by the addition of the following subsection:

“(3) No valuation or interim valuation and no valuation roll or interim valuation roll contemplated in subsection (2) shall remain valid after 30 June, 1981.”

Short title.

8. This Ordinance shall be called the Local Authorities Rating Amendment Ordinance, 1980.

No. 48 (Administrateurs), 1980.

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Kragtens die bevoegdheid aan my verleen by artikel 21(4) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943 (Ordonnansie 20 van 1943) proklameer ek hierby dat die gebied omskryf in die bylae hierby in die regsgebied van die Plaaslike Gebiedskomitee van Bredell met ingang van die datum van hierdie proklamasie opgeneem word.

Gegee onder my Hand te Pretoria op hede die 19de dag van Maart Eenduisend Negehonderd-en-tagtig.

W. A. CRUYWAGEN,
Administrateur van die Provinsie Transvaal.
PB. 3-2-3-111-150

BYLAE.

1. Begin by die noordwestelike baken van Bredell Landbouhoeves Uitbreiding 2 (Algemene Plan L.G. A. 3723/59); dan noordooswaarts en suidooswaarts met die grense van die volgende langs sodat hulle in hierdie gebied ingesluit word: die genoemde Bredell Landbouhoeves Uitbreiding 2. Die volgende gedeeltes van die plaas Rietfontein 31-I.R.: Resterende Gedeelte van Gedeelte 50, groot 8,1927 hektaar (Kaart L.G. A.4276/51) en Ge-

No. 48 (Administrator's), 1980.

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE TRANSVAAL.

Under the powers vested in me by section 21(4) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943 (Ordinance 20 of 1943), I do hereby proclaim that the areas described in the Schedule hereto, are hereby included in the area of jurisdiction of the Local Area Committee of Bredell with effect from the date of this proclamation.

Given under my Hand at Pretoria on this 19th day of March, One Thousand Nine hundred and Eighty.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal.
PB. 3-2-3-111-150

SCHEDULE.

1. Beginning at the north-western beacon of Bredell Agricultural Holdings Extension 2 (General Plan S.G. A.3723/59); thence north-eastwards and south-eastwards along the boundaries of the following so as to include them in this area: the said Bredell Agricultural Holdings Extension 2, the following portions of the farm Rietfontein 31-I.R.: Remaining Extent of Portion 50, in extent 8,1927 ha (Diagram S.G. A.4276/51) and Portion 76

deelte 76 (Kaart L.G. A.3760/75), die genoemde Bredell Landbouhoewes Uitbreiding 2 en die volgende gedeeltes van die plaas Rietfontein 31-I.R.: Gedeelte 40 (Kaart L.G. A.8826/47) en Gedeelte 41 (Kaart L.G. A.8827/47) tot by die suidoostelike baken van laasgenoemde gedeelte; dan algemeen noordweswaarts met die grense van die volgende langs sodat hulle in hierdie gebied ingesluit word: die volgende gedeeltes van die plaas Rietfontein 31-I.R.: die genoemde Gedeelte 41, Gedeelte 37 (Kaart L.G. A.8823/47), Gedeelte 43 (Kaart L.G. A.4079/49), Resterende Gedeelte van Gedeelte 38, groot 4,5800 hektaar (Kaart L.G. A.8824/47), Gedeelte 42 (Kaart L.G. A.4078/49), Resterende Gedeelte van Gedeelte 22, groot 5,0860 hektaar (Kaart L.G. A.1087/29) en Bredell Landbouhoewes Uitbreiding 2 (Algemene Plan L.G. A.3723/59) tot by die noordwestelike baken van die laasgenoemde Landbouhoewes; die beginpunt.

2. Die volgende gedeeltes van die plaas Rietfontein 31-I.R.:

2.1. Gedeelte 8 ('n gedeelte van Gedeelte 4), groot 8,5653 hektaar, volgens Kaart L.G. A.528/18.

2.2. Gedeelte 13 ('n gedeelte van Gedeelte 3), groot 5,7017 hektaar, volgens Kaart L.G. A.1860/23.

No. 49 (Administrateurs-), 1980.

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Kragtens die bevoegdhede aan my verleen by artikels 114(2) en 153 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), proklameer ek hierby dat —

- (a) die Gesondheidskomitee van Waterval Boven op 31 Maart 1980 ophou om te bestaan;
- (b) daar op 1 April 1980 'n dorpsraad, die Dorpsraad van Waterval Boven genoem te word, in plaas van die genoemde gesondheidskomitee ingestel word, met regsbevoegdheid oor die gebied van genoemde gesondheidskomitee;
- (c) die eerste verkiesing van raadslede van die Dorpsraad van Waterval Boven gehou word op die eerste Woensdag in Maart 1982; en
- (d) ek die ondervermelde persone as raadslede van die Dorpsraad van Waterval Boven, met ampstermyn vanaf 1 April 1980 tot en met die dag wat die volgende algemene verkiesing in 1982 voorafgaan, nomineer en benoem:

Mnre. R. B. Brown
 W. S. Blom
 T. M. Moss
 F. Geyscr
 G. M. Lombart
 W. J. Masson.

Gegee onder my Hand te Pretoria op hede die 19de dag van Maart Eenduisend Negehonderd-en-tagtig.

W. A. CRUYWAGEN,
 Administrateur van die Provinsie Transvaal.

(Diagram S.G. A.3760/75), the said Bredell Agricultural Holdings Extension 2 and the following portions of the farm Rietfontein 31-I.R.: Portion 40 (Diagram S.G. A.8826/47) and Portion 41 (Diagram S.G. A.8827/47), to the south-eastern beacon of the last-named portion; thence generally north-westwards along the boundaries of the following so as to include them in this area: the following portions of the farm Rietfontein 31-I.R.: the said Portion 41, Portion 37 (Diagram S.G. A.8823/47), Portion 43 (Diagram S.G. A.4079/49), Remaining Extent of Portion 38 in extent 4,5800 hectares (Diagram S.G. A.8824/47), Portion 42 (Diagram S.G. A.4078/49), Remaining Extent of Portion 22, in extent 5,0860 hectares (Diagram S.G. A.1087/29) and Bredell Agricultural Holdings Extension 2 (General Plan S.G. A.3723/59), to the north-western beacon of the last-named Agricultural Holdings, the place of beginning.

2. The following portions of the farm Rietfontein 31-I.R.:

2.1 Portion 8 (a portion of Portion 4), in extent 8,5653 hectares vide Diagram S.G. A.528/18.

2.2. Portion 13 (a portion of Portion 3), in extent 5,7017 hectares, vide Diagram S.G. A.1860/23.

No. 49 (Administrator's), 1980.

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE TRANSVAAL.

Under the powers vested in me by sections 114(2) and 153 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), I do hereby proclaim that —

- (a) on 31 March, 1980, the Health Committee of Waterval Boven shall cease to exist;
- (b) on 1 April, 1980, there shall be constituted a village council in the place of the said health committee, to be named the Village Council of Waterval Boven with jurisdiction over the area of the said health committee;
- (c) the first election of Councillors of the Village Council of Waterval Boven shall take place on the first Wednesday in March, 1982; and
- (d) I nominate and appoint the undermentioned persons as councillors of the Village Council of Waterval Boven, with term of office from 1 April, 1980, up to and including the day preceding the next general election in 1982:

Messrs. R. B. Brown
 W. S. Blom
 T. M. Moss
 F. Geyscr
 G. M. Lombart
 W. J. Masson.

Given under my Hand at Pretoria on this 19th day of March, One Thousand Nine hundred and Eighty.

W. A. CRUYWAGEN,
 Administrator of the Province Transvaal.

No. 50 (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 341, geleë in die dorp Rynfield, distrik Benoni, gehou kragtens Akte van Transport F.10171/1948, voorwaarde (1) in die gemelde akte ophef.

2. Benoni-dorpsaanlegkema 1, 1947 wysig deur die hersonering van Erf 341, dorp Rynfield, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per bestaande erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 2 000 m²", welke wysigingskema bekend staan as Wysigingskema 1/197 soos aangedui op die toepaslike Kaart 3 en skemaklousules wat ter insae lê by die kantore van die Departement van Plaaslike Bestuur, Pretoriusstraat, Pretoria en die betrokke plaaslike bestuur.

Gedee onder my Hand te Pretoria op hede die 6e dag van Maart Eenduisend Negehonderd-en-tagtig.

W. A. CRUYWAGEN,
Administrateur van die Provinsie Transvaal.
PB. 4-14-2-1185-5

No. 51 (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 861, geleë in die dorp Westonaria, Registrasie Afdeling I.Q., Transvaal gehou kragtens Akte van Transport T.20226/1978, voorwaardes 10 en 11 in die gemelde Akte ophef.

Gegee onder my Hand te Pretoria op hede die 13de dag van Desember Eenduisend Negehonderd-nege-en-sewentig.

W. A. CRUYWAGEN,
Administrateur van die Provinsie Transvaal.
PB. 4-14-2-1437-10

No. 52 (Administrateurs-), 1980.

PROKLAMASIE

Ingevolge artikel 20(4) van die Dorpe- en Dorpsaanlegordonnansie, 1931 (Ordonnansie 11 van 1931), verklaar ek hierby die dorp Lakefield Uitbreiding 12 tot 'n goedgekeurde dorp, onderworpe aan die voorwaardes vervat in die bygaande Bylae.

Gegee onder my Hand te Pretoria op hede die 17de dag van Maart Eenduisend Negehonderd-en-tagtig.

W. A. CRUYWAGEN,
Administrateur van die Provinsie Transvaal.
PB. 4-2-2-2484

No. 50 (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 341, situated in Rynfield Township, district Benoni, held in terms of Deed of Transfer F. 10171/1948, remove condition (1) in the said deed; and

2. amend Benoni Town-planning Scheme 1, 1947 by the rezoning of Erf 341, Rynfield Township, from "Special Residential" with a density of "One dwelling per existing erf" to "Special Residential" with a density of "One dwelling per 2 000 m²", and which amendment scheme will be known as Amendment Scheme 1/197 as indicated on the relevant Map 3 and scheme clauses which are open for inspection at the offices of the Department of Local Government, Pretorius Street, Pretoria and the local authority concerned.

Given under my Hand at Pretoria, this 6th day of March, One Thousand Nine hundred and Eighty.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal.
PB. 4-14-2-1185-5

No. 51 (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 861, situated in Westonaria Township, Registration Division I.Q., Transvaal held in terms of Deed of Transfer T.20226/1978, remove conditions 10 and 11 in the said deed.

Given under my hand at Pretoria, this 13th day of December, One Thousand Nine hundred and seventy nine.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal.
PB. 4-14-2-1437-10

No. 52 (Administrator's), 1980.

PROCLAMATION

In terms of section 20(4) of the Townships and Town-planning Ordinance, 1931 (Ordinance 11 of 1931), I hereby declare Lakefield Extension 12 Township to be an approved township subject to the conditions contained in the Schedule hereto.

Given under my hand at Pretoria, on this 17th day of March, One Thousand Nine Hundred and Eighty.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal.
PB. 4-2-2-2484

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GE-
DOEN DEUR RETGEN INVESTMENTS (PROPRIETARY)
LIMITED INGEVOLGE DIE BEPALINGS VAN DIE
DORPE- EN DORPSAANLEGORDONANSIE, 1931,
OM TOESTEMMING OM 'N DORP TE STIG OP
GEDEELTE 246 ('N GEDEELTE VAN GEDEELTE 57),
VAN DIE PLAAS KLEINFONTEIN 67-I.R.,
PROVINSIE TRANSVAAL, TOEGESTAAN IS:

1. STIGTINGSVOORWAARDES.

(1) *Naam.*

Die naam van die dorp is Lakefield Uitbreiding 12.

(2) *Ontwerpplan van die Dorp.*

Die Dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. A.5399/67.

(3) *Water.*

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

- (a) 'n voorraad water geskik vir menslike gebruik en wat toereikend is om aan die vereistes van die inwoners van die dorp te voldoen wanneer dit heeltemal toegebou is, met inbegrip van voorsiening vir brandweerdienste, beskikbaar is;
- (b) reëlins tot bevrediging van die plaaslike bestuur getref is in verband met die lewering van die water in (a) hierbo genoem om die lê van die pypnet daarvoor in die dorp: Met dien verstande dat onderstaande bepalings in sodanige reëlins ingesluit moet word:
 - (i) Dat die applikant 'n geskikte voorraad water tot by die straatfront van 'n erf moet laat aanleë voordat die planne van 'n gebou wat op die erf opgerig sal word deur die plaaslike bestuur goedgekeur word;
 - (ii) dat alle koste van of in verband met die installering van 'n installasie en toebehore vir die lewering, opgaar indien nodig, van die water en die lê van die pypnet daarvoor deur die applikant gedra moet word, wat ook aanspreklike is om sodanige installasie en toebehore in stand te hou tot tyd en wyl dit deur die plaaslike bestuur oorgeneem word: Met dien verstande dat indien die plaaslike bestuur vereis dat die applikant 'n installasie en toebehore van 'n groter kapasiteit as wat vir die dorp nodig is moet installeer, die ekstra koste daardeur veroorsaak deur die plaaslike bestuur gedra moet word;
 - (iii) dat die plaaslike bestuur daartoe geregtig is om genoemde installasie en toebehore te eniger tyd kosteloos oor te neem na voltooiing daarvan: Met dien verstande dat die applikant geld vir water wat gelewer word teen 'n tarief deur die plaaslike bestuur goedgekeur, kan vorder tot tyd en wyl die plaaslike bestuur genoemde waterlewering oorneem; en

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY RETGEN INVESTMENTS (PROPRIETARY) LIMITED UNDER THE PROVISIONS OF THE TOWNSHIPS AND TOWN-PLANNING ORDINANCE, 1931, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 246 (A PORTION OF PORTION 57), OF THE FARM KLEINFONTEIN 67-I.R., PROVINCE TRANSVAAL, WAS GRANTED.

1. CONDITIONS OF ESTABLISHMENT.

(1) *Name.*

The name of the township shall be Lakefield Extension 12.

(2) *Design of Township.*

The Township shall consist of erven and streets as indicated on General Plan S.G. A.5399/67.

(3) *Water.*

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

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

(c) die applikant toereikende waarborge aan die plaaslike bestuur verstrek het met betrekking tot die nakoming van sy verpligtings kragtens bostaande reëlings.

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

(4) *Sanitiere Dienste.*

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

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

(5) *Elektrisiteit.*

Die applikant moet 'n sertifikaat van die plaaslike bestuur aan die Administrateur vir sy goedkeuring voorlê waarin vermeld word dat reëlings tot bevrediging van die plaaslike bestuur getref is vir die lewering en distribusie van elektrisiteit deur die hele dorp.

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

(6) *Begraafplaas en Stortingsterreine.*

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

(7) *Strate.*

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

(8) *Begiftiging.*

Die applikant moet ingevolge artikel 27 van Ordonnansie 11 van 1931, driemaandeliks as 'n giftiging aan die plaaslike bestuur 'n bedrag betaal gelykstaande met 16½ % van slegs die grondwaarde van alle erwe wat deur die applikant verkoop, verruil of geskenk of op enige ander manier van die hand gesit word (uitgesonderd erwe oorgedra ingevolge artikel 24 van daardie Ordonnansie); sodanige waarde bereken te word soos op die datum van die afkondiging van die dorp indien die erwe voor sodanige afkondiging van die hand gesit is of soos op die datum waarop dit aldus van die hand gesit word, indien die erwe na sodanige afkondiging van die hand

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

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

(4) *Sanitation.*

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

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

(5) *Electricity.*

The applicant shall lodge with the Administrator for his approval a certificate from the local authority to the effect that arrangements to its satisfaction have been made for the supply and distribution of electricity throughout the township.

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

(6) *Cemetery and Depositing Sites.*

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

(7) *Streets.*

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

(8) *Endowment.*

The applicant shall, in terms of section 27 of Ordinance 11 of 1931, pay quarterly as an endowment to the local authority an amount representing 16½ % on land value only of all erven disposed of by the applicant by way of sale, barter or gift or in any other manner (other than erven transferred in terms of section 24 of that Ordinance), such value to be calculated as at the date of the promulgation of the township in the event of the erven having been disposed of prior to such promulgation or as at the date of such disposal in the event of the erven being disposed of after such

gesit word en vasgestel te word op die wyse uiteengesit in genoemde artikel.

Die applikant moet geouditeerde, gedetailleerde kwar-taalstate, saam met die bedrag wat daarop aangewys word as verskuldig aan die plaaslike bestuur, aan die plaaslike bestuur verstrek. Die plaaslike bestuur of enige beampte deur hom behoorlik daartoe gemagtig, besit die reg om op alle redelike tye die applikant se boeke betreffende die vervreemding van erwe in die dorp te inspekteer en te ouditeer. Op versoek van genoemde plaaslike bestuur of beampte moet die applikant alle boeke en stukke, wat vir so 'n inspeksie en ouditering nodig is, voorlê. Indien geen sodanige gelde gedurende 'n tydperk van drie maan-de ontvang is nie kan die plaaslike bestuur 'n verklaring waarin melding daarvan gemaak word, in plaas van die geouditeerde staat aanneem.

(9) *Beskikking oor Bestaande Titellovoorwaardes.*

Alle erwe moet onderworpe gemaak word aan be-staande voorwaardes en serwitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale, maar uit-gezonderd:

- (a) die serwituut geregistreer kragtens Akte van Serwi-tuut K829/1974-S wat slegs Erwe 193, 194 en 195 in die dorp raak;
- (b) die serwituut geregistreer kragtens Notariële Akte van Serwituut 1230/1959-S wat in 'n straat in die dorp val.

2. TITELLOVOORWAARDES.

Die erwe hieronder aangedui is onderworpe aan die voorwaardes hierna uiteengesit, opgelê deur die Admini-strateur ingevolge die Dorpe- en Dorpsaanlegordonnan-sie, 1931.

(1) *Alle erwe.*

- (a) Die applikant en enige ander persoon of liggaam met regs-persoonlikheid wat skriftelik deur die Admini-strateur daartoe gemagtig is, het met die doel om te sorg dat hierdie voorwaardes en enige ander voorwaardes in artikel 56*bis* van Ordonnansie 11 van 1931 genoem, nagekom word, die reg en bevoegd-heid om te alle redelike tye die erf te betree ten einde sodanige inspeksie te doen of ondersoek in te stel as wat vir die bovermelde doel gedoen of ingestel moet word.
- (b) Nóg die eienaar, nóg enigiemand anders besit die reg om vir enige doel hoegenaamd bakstene, teëls of erdepype of ander artikels van 'n soortgelyke aard op die erf te vervaardig of te laat vervaardig.
- (c) Nóg die eienaar, nóg enigiemand anders besit die reg om, behalwe om die erf vir boudoeleindes in ge-reedheid te bring, sonder die skriftelike toestemming van die plaaslike bestuur, enige materiaal daarop uit te graawe.
- (d) Behalwe met die toestemming van die plaaslike bestuur mag geen dier, soos omskryf in die Skut-regulasies van Plaaslike Bestuur, soos afgekondig by Administrateurskennisgewing 2 van 1929, op die erf aangehou of op stal gehou word nie.
- (e) Behalwe met die skriftelike toestemming van die plaaslike bestuur mag geen geboue van hout en/of sink of geboue van roustene op die erf opgerig word nie.

promulgation and to be determined in the manner set out in the said section.

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

(9) *Disposal of Existing Conditions of Title.*

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

- (a) the servitude registered under Deed of Servitude K829/1974-S which affects Erven 193, 194 and 195 in the township only.
- (b) the servitude, registered under Notarial Deed of Servitude 1230/1959-S which falls in a street in the township.

2. CONDITIONS OF TITLE.

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

(1) *All Erven.*

- (a) The applicant and any other person or body of persons so authorised in writing by the Adminis-trator, shall, for the purpose of securing the enforce-ment of these conditions and any other conditions referred to in section 56*bis* of Ordinance 11 of 1931, have the right and power to enter into and upon the erf at all reasonable times for the purpose of such inspection or inquiry as may be necessary to be made for the abovementioned purpose.
- (b) Neither the owner nor any other person shall have the right to make or permit to be made upon the erf for any purpose whatsoever any bricks, tiles or earthenware pipes or other articles of a like nature.
- (c) Neither the owner nor any other person shall have the right save and except to prepare the erf for building purposes, to excavate therefrom any ma-terial without the written consent of the local authority.
- (d) Except with the consent of the local authority, no animal as defined in the Local Authorities' Pounds Regulations as published under Administrator's Notice 2 of 1929, shall be kept or stabled on the erf.
- (e) Except with the written consent of the local authority, no wood and/or iron buildings or build-ings of unburnt clay-brick shall be erected on the erf.

- (f) Behalwe met die skriftelike toestemming van die plaaslike bestuur en onderworpe aan sodanige voorwaardes as wat die plaaslike bestuur ople, mag nóg die eienaar, nóg enige bewoner van die erf putte of boorgate op die erf sink of enige ondergrondse water daaruit put nie.
- (g) Waar dit volgens die mening van die plaaslike bestuur ondoenlik is om neerslagwater van erwe met 'n hoër ligging regstreeks na 'n publieke straat af te voer, is die eienaar van die erf verplig om te aanvaar dat sodanige neerslagwater oor sy erf vloei en/of toe te laat dat dit daaroor loop: Met dien verstande dat die eienaars van erwe met 'n hoër ligging, vanwaar die neerslagwater oor 'n erf met 'n laer ligging loop, aanspreeklik is om 'n eweredige aandeel van die koste te betaal van enige pyplyn of afleivoer wat die eienaar van sodanige erf met 'n laer ligging nodig mag vind om aan te lê, of te bou om die water wat aldus oor die erf loop, af te voer.

(2) *Erwe vir spesiale Doeleindes.*

Benewens die voorwaardes in subklousule (1) hiervan uiteengesit is erwe 193 tot 196 onderworpe aan die volgende voorwaardes.

- (a) Die erf, mag slegs vir die doeleindes van wooneenhede, aanmekaar geskakel of losstaande, gebruik word: Met dien verstande dat met die toestemming van die plaaslike bestuur die erf ook gebruik kan word vir die oprigting van 'n geselligheidsaal of 'n plek vir openbare godsdiensoefening.
- (b) Die interne paaie op die erf moet deur die geregistreerde eienaar tot bevrediging van die plaaslike bestuur gebou en onderhou word.
- (c) Die plasing van geboue, insluitende buitegeboue wat hierna op die erf opgerig word, asook ingange en uitgange moet tot bevrediging van die plaaslike bestuur wees.
- (d) Die geregistreerde eienaar is verantwoordelik vir die onderhoud van alle ontwikkeling op die erf. Indien die plaaslike bestuur van mening is dat die perseel of enige deel van die ontwikkeling nie bevredigend onderhou word nie, is die plaaslike bestuur geregtig om sodanige onderhoud op koste van die geregistreerde eienaar te doen.
- (e) Elke hoofgebou wat op die erf opgerig word moet 'n voltooide gebou wees en nie een wat gedeeltelik opgerig is en eers later voltooi sal word nie en moet gelyktydig met of voor die buitegeboue verbonde aan die betrokke hoofgebou opgerig word.
- (f) Indien die erf omhein of op 'n ander wyse toegemaak word, moet die heining of ander omheiningsmateriaal tot bevrediging van die plaaslike bestuur opgerig en in stand gehou word.
- (g) 'n *Terreinontwikkelingsplan*, geteken op 'n skaal van 1:500 of op sodanige ander skaal wat die plaaslike bestuur mag goedkeur, moet vir goedkeuring aan die plaaslike bestuur voorgelê word voor die indiening van enige bouplanne. Geen gebou mag op die erf opgerig word totdat sodanige ontwikkelingsplan deur die plaaslike bestuur goedgekeur is nie en alle ontwikkeling op die erf moet in ooreenstemming met die goedgekeurde ontwikkelingsplan wees: Met dien verstande dat die plan van tyd tot tyd met die toestemming van die plaaslike bestuur gewysig mag word.

- (f) Except with the written approval of the local authority and subject to such conditions as the local authority may impose, neither the owner nor any occupier of the erf shall sink any wells or boreholes thereon or abstract any subterranean water therefrom.
- (g) Where, in the opinion of the local authority, it is impracticable for stormwater to be drained from higher lying erven direct to a public street the owner of the erf shall be obliged to accept and/or permit the passage over the erf of such stormwater: Provided that the owners of any higher lying erven, the stormwater from which is discharged over any lower lying erf, shall be liable to pay a proportionate share of the cost of any pipe line or drain which the owner of such lower lying erf may find necessary to lay or construct for the purpose of conducting the water to discharged over the erf.

(2) *Special purpose Erven.*

In addition to the conditions set out in subclause (1) hereof, Erven 193 to 196 shall be subject to the following conditions:

- (a) The erf shall be used solely for the purpose of erecting thereon dwelling units, attached or detached: Provided that with the consent of the local authority, the erf may be used for the purpose of erecting thereon a social hall or a place of public worship.
- (b) The internal roads on the erf shall be constructed and maintained by the registered owner to the satisfaction of the local authority.
- (c) Buildings, including outbuildings, to be erected on the erf, and entrances and exits, shall be sited to the satisfaction of the local authority.
- (d) The registered owner shall be responsible for the maintenance of the whole development of the erf. If the local authority is of the opinion that the premises or any part of the development is not kept in a satisfactory state of maintenance, then the local authority shall be entitled to undertake such maintenance at the registered owner's cost.
- (e) Any main building erected on the erf, shall be a completed building and not one partly erected and intended for completion at a later date and shall be erected simultaneously with or before the erection of the outbuildings connected with such main building.
- (f) If the erf is fenced, or otherwise enclosed, the fencing or other enclosing device shall be erected and maintained to the satisfaction of the local authority.
- (g) A site development plan drawn to a scale of 1:500 or to such other scale as may be approved by the local authority shall be submitted to the local authority for approval before the submission of any building plans. No building shall be erected on the erf until such time as such development plan has been approved by the local authority and the total development on the erf shall be in accordance with the approved development plan: Provided that the plan may be amended from time to time with the written consent of the local authority. Such development plan shall show at least the following features:

Sodanige ontwikkelingsplan moet ten minste die volgende aandui:

- (i) Die plasing, hoogte en dekking van alle geboue en strukture.
- (ii) Oop ruimtes, kinderspeelplekke en belandskapping waar vereis deur die plaaslike bestuur.
- (iii) Ingange tot en uitgange vanaf die erf en enige voorgestelde onderverdeling daarvan.
- (iv) Indien die erf onderverdeel word, die voorgestelde onderverdelingslyne.
- (v) Toegange tot geboue en parkeerareas.
- (vi) Boubeperkingsgebiede (indien enige).
- (vii) Parkeerplekke en indien vereis deur die plaaslike bestuur, voertuig- en voetgangerspaadjies.
- (viii) Die aansigbehandeling van alle geboue en strukture.
- (ix) Indien dit beoog word om nie die hele erf gelyktydig te ontwikkel nie, moet die groepering van wooneenhede en die programmering van die ontwikkeling op die erf duidelik op die plan aangedui word.
- (h) Die hoogte van die geboue wat op die erf opgerig word mag nie 2 verdiepings oorskry nie.
- (j) Nie meer as 20 wooneenhede per hektaar mag op die erf opgerig word nie.
- (k) Voldoende geplaveide parkeerplekke tesame met die nodige beweegruimte moet op die erf en tot bevrediging van die plaaslike bestuur vir elke wooneenheid soos volg voorsien word.
 - (i) 1 Bedekte parkeerplek.
 - (ii) 1 onbedekte parkeerplek indien vereis deur die plaaslike bestuur.
- (l) Geboue, insluitende buitegeboue wat hierna op die erf opgerig word mag nie nader as 5 m vanaf enige straat geleë wees nie: Met dien verstande dat die plaaslike bestuur sodanige beperking mag verslap indien die ontwikkeling van die erf volgens die mening van die plaaslike bestuur as gevolg van die boulyne beperk word. (Hierdie voorwaarde is nie van toepassing op Erf 195 nie).

(3) *Spesiale Besigheidserf.*

Benewens die voorwaardes in subklousule (1) hiervan uiteengesit is Erf 192 aan die volgende voorwaardes onderworpe:

- (a) Die erf mag slegs vir handels- of besigheidsdoeleindes gebruik word: Met dien verstande dat dit nie vir 'n pakhuis, of vermaaklikheids- of vergaderplek, garage, nywerheidsperseel of vir 'n hotel gebruik mag word nie: Voorts met dien verstande dat:
 - (i) die hoogte van die gebou tot 2 verdiepings beperk word;
 - (ii) die boonste verdieping slegs vir besigheidsdoeleindes gebruik mag word.
- (b) Behoudens die bepalings van enige wet, verordening of regulasie en sub-klousule (a) hiervan, is daar geen beperking wat betref die aantal winkels of besig-hede wat op die erf opgerig of gedryf mag word nie.

- (i) The siting, height and coverage of all buildings and structures.
- (ii) Open spaces, children's play areas and landscaping where required by the local authority;
- (iii) Entrances to and exits from the erf, and any proposed subdivisional portions.
- (iv) If the erf is to be subdivided, the proposed subdivisional lines.
- (v) Accesses to buildings and parking areas.
- (vi) Building restriction areas (if any).
- (vii) Parking areas and where required by the local authority, vehicular and pedestrian ways.
- (viii) The elevational treatment of all buildings and structures.
- (ix) If it is proposed not to develop the whole erf at the same time, the grouping of the dwelling units and programming of the development thereof shall be clearly shown on the plan.
- (h) Buildings to be erected on the erf shall not exceed 2 storeys in height.
- (j) Not more than 20 dwelling units per hectare shall be erected on the erf.
- (k) Adequate paved parking spaces, together with the necessary manoeuvring space, shall be provided on the erf for each dwelling unit to the satisfaction of the local authority as follows:
 - (i) 1 Covered parking space;
 - (ii) 1 uncovered parking space if required by the local authority.
- (l) Buildings, including outbuildings, erected on the erf hereafter shall be located not less than 5 m from any street boundary: Provided that the local authority may relax this restriction where in its opinion the development of the erf may be hampered by the restriction. (This condition shall not apply to Erf 195).

(3) *Special business Erf.*

In addition to the conditions set out in subclause (1) hereof, Erf no. 192 shall be subject to the following conditions:

- (a) The erf shall be used for trade or business purposes only: Provided that it shall not be used as a warehouse or a place of amusement or assembly, garage, industrial premises or as an hotel: Provided further that:
 - (i) The building shall not exceed two storeys in height;
 - (ii) the upper floor may be used for business purposes only.
- (b) Subject to the provisions of any law, by-law or regulation and subclause (a) hereof, there shall be no limitation to the number of shops or businesses that may be established or conducted on the erf.

- (c) Die besigheidsgeboue moet gelyktydig met of voor die buitegeboue opgerig word.
- (d) Geboue, insluitende buitegeboue, hierna op die erf opgerig mag nie minder as 21 m van die noordelike grens, nie minder as 27 m van die oostelike grens, en nie minder as 27 m van die westelike grens geleë wees nie.

(4) *Boulynbeperkings.*

Benewens die betrokke voorwaardes hierbo uiteengesit, is Erf 195 aan die volgende voorwaarde onderworpe:

Geboue, insluitende buitegeboue, hierna op die erf opgerig mag nie minder as 18 m van die westelike grens en nie minder as 5 m van enige ander straatgrens geleë wees nie. Met dien verstande dat die plaaslike bestuur hierdie bepalings mag verminder.

(5) *Serwituut vir Riolerings- en ander Munisipale Doel-eindes.*

Benewens die betrokke voorwaardes hierbo uiteengesit is die erwe aan die volgende voorwaardes onderworpe:

- (a) Die erf is onderworpe aan 'n serwituut vir riolerings- en ander munisipale doeleindes ten gunste van die plaaslike bestuur, 2 m breed, langs net een van sy grense, uitgesonderd 'n straatgrens, soos deur die plaaslike bestuur bepaal.
- (b) Geen gebou of ander struktuur mag binne die genoemde 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 rioolhoofpyp-leiding en ander werke wat hy volgens goedgekeurde noodsaaklik ag, tydelik te plaas op die grond wat aan die voornoemde serwituut grens, en voorts is die plaaslike bestuur geregtig op redelike toegang tot genoemde grond vir die voornoemde doel: Met dien verstande dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwydering van sodanige rioolhoofpyp-leiding en ander werke veroorsaak word.

(6) *Woordomskrivings.*

In voormelde voorwaardes het onderstaande uitdrukings die betekenis wat aan hulle geheg word:

- (a) "Applikant" beteken Retgen Investments (Proprietary) Limited.
- (b) "Woon-eenheid" beteken 'n verbonde aanmekearskakelde stel vertrekke wat ontwerp is vir bewoning deur 'n enkele gesin tesame met sodanige buitegeboue as wat gewoonlik verband het daarmee en mag bediendekwartiere insluit.

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

- (d) Buildings, including outbuildings, hereafter erected on the erf shall be located not less than 21 m from the northerly boundary, not less than 27 m from the easterly boundary and not less than 27 m from the westerly boundary thereof.

(4) *Building line Restrictions.*

In addition to the relevant conditions set out above Erf 195 shall be subject to the following condition: Buildings, including outbuildings, hereafter erected on the erf shall be located not less than 18 m from the westerly boundary and not less than 5 m from any other street boundary thereof: Provided that these restrictions may be relaxed by the local authority.

(5) *Servitude for Sewerage and other Municipal purposes.*

In addition to the relevant conditions set out above all erven shall be subject to the following conditions:

- (a) The erf is subject to a servitude, 2 metres wide, in favour of the local authority, for sewerage and other municipal purposes, along one only of its 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 metres 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 construction, maintenance or removal of such sewerage mains and other works being made good by the local authority.

(6) *Definitions.*

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

- (a) "Applicant" means Retgen Investments (Proprietary) Limited.
- (b) "Dwelling unit" shall mean an interleading attached set of rooms designed as residence for a single family together with such outbuildings as are usually ancillary thereto, and may include servant quarters.

ADMINISTRATEURSKENNISGEWINGS

Administrateurskennisgewing 318 19 Maart 1980

MUNISIPALITEIT WITBANK: VOORGESTELDE VERANDERING VAN GRENSE.

Ingevolge artikel 10 van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Munisipaliteit van Witbank 'n versoekskrif by die Administrateur ingedien het met die bede dat hy die bevoegdhede aan hom verleen by artikel 9(7) van genoemde Ordonnansie uitoefen en die grense van die Munisipaliteit van Witbank verander deur die opneming daarin van die gebied wat in die Bylae hierby omskryf word.

Enige belanghebbende persone is bevoeg om binne 30 dae na die eerste publikasie hiervan in die *Provinsiale Koerant* aan die Direkteur van Plaaslike Bestuur, Priwaatsak X437, Pretoria, 'n teenpetisie te rig waarin die Administrateur versoek word om nie aan genoemde versoekskrif, in geheel of ten dele, te voldoen nie.

Verdere besonderhede van die aansoek lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306A, Provinsiale Gebou, Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk, Witbank, ter insae.
PB. 3-2-3-30

BYLAE.

WITBANK MUNISIPALE GEBIED.

VOORGESTELDE VERANDERING VAN GRENSE.

Lys van Eiendomme van gebied wat ingelyf moet word.

Clewer Dorp (Algemene Plan L.G. A.414/23) — Hele dorp.

Clewer Landbouhoewes (Algemene Plan L.G. A.687/23) — Hele landbouhoewe.

Clewer Landbouhoewes (Algemene Plan L.G. A.3861/24) — Hele landbouhoewe.

Die volgende Gedeeltes van die plaas Schoongezicht 308-J.S.

Gedeelte	Kaart L.G. A.	Grootte
Restant	Kaart Bock 81/17	950,6362 ha.
Gedeelte 3	1280/07	6,3240 ha.
Gedeelte 4	2461/28	3,5432 ha.
Gedeelte 7	4038/43	2 683 m ²
Gedeelte 9	558/50	1 280 m ²
Restant van Gedeelte 17	2527/57	26,7277 ha.
Gedeelte 25 ('n gedeelte van Gedeelte 18)	4751/63	21,4133 ha.
Gedeelte 30 ('n gedeelte van Gedeelte 18)	6999/66	2,0354 ha.
Restant van Gedeelte 32	4060/67	17,7619 ha.
Restant van Gedeelte 33	4061/67	17,6472 ha.
Gedeelte 34 ('n gedeelte van Gedeelte 17)	4062/67	22,4283 ha.

ADMINISTRATOR'S NOTICES

Administrator's Notice 318 19 March, 1980

WITBANK MUNICIPALITY: PROPOSED ALTERATION OF BOUNDARIES.

Notice is hereby given in terms of section 10 of the Local Government Ordinance, 1939, that the Witbank Municipality has submitted a petition to the Administrator praying that he may in the exercise of the powers conferred on him by section 9(7) of the said Ordinance, alter the boundaries of Witbank Municipality by the inclusion therein of the area described in the Schedule hereto.

It shall be competent for any persons interested, within 30 days of the first publication hereof in the *Provincial Gazette*, to direct to the Director of Local Government, Private Bag X437, Pretoria a counterpetition requesting the Administrator to refrain from granting the said petition, either wholly or in part.

Further particulars of the application are open for inspection at the office of the Director of Local Government, Room B306A, Provincial Building, Pretorius Street, Pretoria and at the office of the Town Clerk of Witbank.
PB. 3-2-3-30

SCHEDULE.

WITBANK MUNICIPAL AREA.

PROPOSED ALTERATION OF BOUNDARIES.

List of properties of area which are to be incorporated.

Clewer Township (General Plan S.G. A.414/23) — Whole township.

Clewer Agricultural Holdings (General Plan S.G. A. 687/23) — Whole of agricultural holdings.

Clewer Agricultural Holdings (General Plan S.G. A 3861/24) — Whole of agricultural holdings.

The following portions of the farm Schoongezicht, 308-J.S.

Portion	Diagram S.G. A.	In extent
Remainder	Diagram Book 81/17	950,6362 ha.
Portion 3	1280/07	6,3240 ha.
Portion 4	2461/28	3,5432 ha.
Portion 7	4038/43	2 683 m ²
Portion 9	558/50	1 280 m ²
Remainder of Portion 17	2527/57	26,7277 ha.
Portion 25 (a portion of Portion 18)	4751/63	21,4133 ha.
Portion 30 (a portion of Portion 18)	6999/66	2,0354 ha.
Remainder of Portion 32	4060/67	17,7619 ha.
Remainder of Portion 33	4061/67	17,6472 ha.
Portion 34 (a portion of Portion 17)	4062/67	22,4283 ha.

Restant van Gedeelte 38	4730/69	36,0881 ha.
Gedeelte 41 ('n gedeelte van Gedeelte 32)	6182/70	7,0770 ha.
Gedeelte 42 ('n gedeelte van Gedeelte 33)	6183/70	3,7671 ha.
Gedeelte 43 ('n gedeelte van Gedeelte 38)	6184/70	2085 m ²
Gedeelte 44 ('n gedeelte van Gedeelte 19)	6180/70	4,4522 ha.
Gedeelte 45 ('n gedeelte van Gedeelte 19)	6181/70	19,0610 ha.
Gedeelte 46 ('n gedeelte van Gedeelte 15)	5454/71	9,0819 ha.
Gedeelte 47 ('n gedeelte van Gedeelte 15)	5455/71	9441 m ²
Gedeelte 52 ('n gedeelte van Gedeelte 16)	1309/72	19,9031 ha.
Gedeelte 55 ('n gedeelte van Gedeelte 38)	5088/78	2720 m ²
'n Gedeelte van Restant van Gedeelte 16	—	—
'n Gedeelte van Restant van Gedeelte 19	271 m ²	—

Die volgende Gedeeltes van die plaas Elandsfontein 309-J.S..

<i>Gedeelte</i>	<i>Kaart L.G. A.</i>	<i>Grootte</i>
Gedeelte 3 ('n gedeelte van Gedeelte 2)	2790/04	271 m ²
'n Gedeelte van Restant van Gedeelte 2	—	—

Gebied A (Gekleurde Gebied).

Die volgende gedeeltes van die plaas Schoongezicht 308-J.S.

<i>Gedeelte</i>	<i>Kaart L.G. A.</i>	<i>Grootte</i>
Restant van Gedeelte 15	6120/56	85,8778 ha.
Gedeelte 40	5167/70	69,8751 ha.

Administrateurskennisgewing 327 19 Maart 1980

STADSRAAD VAN MEYERTON: INTREKKING VAN VRYSTELLING VAN EIENDOMSBELASTING.

Die Administrateur maak hierby bekend dat die Stadsraad van Meyerton hom versoek het om die bevoegdheid aan hom verleen deur die bepalings van artikel 9(10) van Ordonnansie 17 van 1939, uit te oefen en die bestaande vrystelling van die bepalings van die Plaaslike Bestuur-Belasting-Ordonnansie, 1933, ten opsigte van Gedeelte 61 ('n gedeelte van Gedeelte 12) van die plaas Kookfontein 545-I.Q.; Gedeelte 63 van die plaas Kookfontein 545-I.Q.; Resterende Gedeelte van Gedeelte 12 ('n gedeelte van Gedeelte 4) van die plaas Kookfontein 545-I.Q.; Gedeelte 15 ('n gedeelte van Gedeelte 4) van die plaas Kookfontein 545-I.Q.; en die Resterende Gedeelte van Gedeelte 4 ('n gedeelte van Gedeelte 3) van

Remainder of Portion 38	4730/69	36,0881 ha.
Portion 41 (a portion of Portion 32)	6182/70	7,0770 ha.
Portion 42 (a portion of Portion 33)	6183/70	3,7671 ha.
Portion 43 (a portion of Portion 38)	6184/70	2085 m ²
Portion 44 (a portion of Portion 19)	6180/70	4,4522 ha.
Portion 45 (a portion of Portion 19)	6181/70	19,0610 ha.
Portion 46 (a portion of Portion 15)	5454/71	9,0819 ha.
Portion 47 (a portion of Portion 15)	5455/71	9441 m ²
Portion 52 (a portion of Portion 16)	1309/72	19,9031 ha.
Portion 55 (a portion of Portion 38)	5088/78	2720 m ²
A portion of Remainder of Portion 16	—	—
A portion of Remainder of Portion 19	271 m ²	—

The following portions of the Farm Elandsfontein, 309-J.S.

<i>Portion</i>	<i>Diagram S.G. A.</i>	<i>In extent</i>
Portion 3 (a portion of Portion 2)	2790/04	271 m ²
A portion of Remainder of Portion 2	—	—

Area A (Coloured Area)

The following Portions of the farm Schoongezicht, 308-J.S.

<i>Portion</i>	<i>Diagram S.G. A.</i>	<i>In extent</i>
Remainder of Portion 15	6120/56	85,8778 ha.
Portion 40	5167/70	69,8751 ha.

Administrator's Notice 327 19 March, 1980

TOWN COUNCIL OF MEYERTON: WITHDRAWAL OF EXEMPTION FROM RATING.

The Administrator hereby notifies that the Town Council of Meyerton has requested him to exercise the authority convened on him by section 9(10) of Ordinance 17 of 1939, and withdraw the existing exemption from the provisions of the Local Authorities Rating Ordinance, 1933, in respect of Portion 61 (a portion of Portion 12) of the farm Kookfontein 545-I.Q.; Portion 63 of the farm Kookfontein 545-I.Q.; the Remaining Extent of Portion 12 (a portion of Portion 4) of the farm Kookfontein 545-I.Q.; Portion 15 (a portion of Portion 4) of the farm Kookfontein 545-I.Q.; and the Remaining Ex-

die plaas Kookfontein 545-I.Q.; almal in die distrik Vereeniging, in te trek.

Alle belanghebbende persone is bevoeg om binne 30 dae na die eerste publikasie van hierdie kennisgewing skriftelik by die Direkteur van Plaaslike Bestuur, Privaat-Bag X437, Pretoria, within 30 days of the first publication of this notice why the request of the Town Council of Meyerton should not be granted.

PB. 3-5-11-2-97

Administrateurskennisgewing 355 26 Maart 1980

MUNISIPALITEIT BENONI: 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 Benoni, deur die Raad aangeneem by Administrateurskennisgewing 2285 van 20 Desember 1972, soos gewysig, word hierby verder gewysig deur Deel 1 van die Tarief van Gelde onder die Bylae soos volg te wysig:

1. Deur in item 1(2)(b) die syfer "2,198c" deur die syfer "2,241c" te vervang.
2. Deur in item 2(2) en (3) die syfers "4,442c" en "3,190c" onderskeidelik deur die syfers "4,529c" en "3,252c" te vervang.
3. Deur in item 3(1)(b) die syfer "3,392c" deur die syfer "3,459c" te vervang.

Die bepalinge in hierdie kennisgewing vervat, word geag op 1 Februarie 1980 in werking te getree het.

PB. 2-4-2-36-6

Administrateurskennisgewing 356 26 Maart 1980

KENNISGEWING VAN VERBETERING.

MUNISIPALITEIT BETHAL: WATERVOORSIENINGSVERORDENINGE.

Administrateurskennisgewing 1420 van 28 November 1979 word hierby verbeter deur in paragraaf 6(b) die uitdrukking "(2)(a) en (b)" deur die uitdrukking "(2)(b) en (c)" te vervang.

PB. 2-4-2-104-7

Administrateurskennisgewing 357 26 Maart 1980

MUNISIPALITEIT BRONKHORSTSPRUIT: VERORDENINGE VIR DIE HEFFING VAN GELDE MET BETREKKING TOT DIE INSPEKSIE VAN ENIGE BESIGHEIDSPERSEEL SOOS BEOOG BY ARTIKEL 14(4) VAN DIE ORDONNANSIE OP LISENSIES, 1974.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, gelees met artikel 63 van die Ordonnansie op Lisensies, 1974, die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van eersgenoemde Ordonnansie goedgekeur is.

Portion 4 (a portion of Portion 3) of the farm Kookfontein 545-I.Q.; all in the district of Vereeniging.

All interested persons are entitled to submit reasons in writing to the Director of Local Government, Private sak X437, Pretoria, redes aan te voer waarom daar nie aan die Stadsraad van Meyerton se versoek voldoen moet word nie.

PB. 3-5-11-2-97

Administrator's Notice 355 26 March, 1980

BENONI 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 Benoni Municipality, adopted by the Council under Administrator's Notice 2285, dated 20 December, 1972, as amended, are hereby further amended by amending Part 1 of the Tariff of Charges under the Schedule, as follows:

1. By the substitution in item 1(2)(b) for the figure "2,198c" of the figure "2,241c".
2. By the substitution in item 2(2) and (3) for the figures "4,442c" and "3,190c" of the figures "4,529c" and "3,252c" respectively.
3. By the substitution in item 3(1)(b) for the figure "3,392c" of the figure "3,459c".

The provisions in this notice contained shall be deemed to have come into operation on 1 February, 1980.

PB. 2-4-2-36-6

Administrator's Notice 356 26 March, 1980

CORRECTION NOTICE.

BETHAL MUNICIPALITY: WATER SUPPLY BY-LAWS.

Administrator's Notice 1420 dated 28 November, 1979 is hereby corrected by the substitution in paragraph 6(b) for the expression "(2)(a) and (b)" of the expression "(2)(b) and (c)".

PB. 2-4-2-104-7

Administrator's Notice 357 26 March, 1980

BRONKHORSTSPRUIT MUNICIPALITY: BY-LAWS FOR THE LEVYING OF FEES RELATING TO THE INSPECTION OF ANY BUSINESS PREMISES AS OF THE LOCAL GOVERNMENT ORDINANCE, 1939, READ WITH CONTEMPLATED IN SECTION 14(4) OF THE LICENCES ORDINANCE, 1974.

The Administrator hereby, in terms of section 101 section 63 of the Licences Ordinance, 1974, publishes the by-laws set forth hereinafter, which have been approved by him in terms of section 99 of the first-mentioned Ordinance.

Woordinskrywing.

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

“Ordonnansie” die Ordonnansie op Lisensies, 1974 (Ordonnansie 19 van 1974); en enige woord of uitdrukking het die betekenis wat in genoemde Ordonnansie daaraan geheg word;

“Raad” die Stadsraad van Bronkhorstspuit en omvat die Bestuurskomitee van daardie Raad of enige beaampte deur die Raad in diens geneem, handelende uit hoofde van enige bevoegheid wat in verband met hierdie verordeninge aan die Raad verleen is en wat ingevolge artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiegings), 1960 (Ordonnansie 40 van 1960), aan hom gedelegeer is.

Inspeksiegelde.

2. Iemand wat ingevolge die Ordonnansie by 'n Lisensieraad, ingestel ingevolge die bepalings van die Ordonnansie, aansoek doen vir die uitreiking aan hom van 'n nuwe lisensie om 'n besigheid binne die munisipaliteit te dryf, moet aan die Raad die toepaslike geld in die Bylae hierby voorgeskryf, vir die inspeksie van die besigheidspersoneel ten opsigte waarvan sodanige aansoek gedoen word, betaal en sodanige gelde moet aan die Raad betaal word voordat enige sodanige inspeksie uitgevoer word.

Tydstip Waarop Gelde Betaalbaar is.

3. Die gelde betaalbaar ingevolge artikel 2, moet aan die Raad gelyktydig met die indiening van die aansoek om 'n nuwe lisensie by die Sekretaris van die Lisensieraad betaal word. Met dien verstande dat die Raad die geld aan die applikant terugbetaal indien geen inspeksie, soos beoog by artikel 14(4) van die Ordonnansie, uitgevoer word nie.

Voorlegging van Kwitansie.

4. Iemand wat ingevolge artikel 2 aanspreeklik is vir die betaling van enige gelde en wat dit betaal het soos in die Bylae hierby voorgeskryf, moet van die Raad 'n kwitansie daarvoor verkry, en kan te enige tyd gedurende die jaar van uitreiking, teen betaling van 'n bedrag van R1, van die Raad 'n duplikaat van sodanige kwitansie verkry.

Kwitansie moet op Aanvraag Getoon word.

5. Niemand aan wie 'n Kwitansie ingevolge artikel 4 uitgereik is mag, wanneer hy deur 'n gemagtigde beaampte van die Raad by sy besigheidsplek te eniger tyd voor die toestaan van die lisensie daartoe versoek word, in gebreke bly om sodanige kwitansie of 'n duplikaat daarvan, uitgereik ingevolge genoemde artikel, te toon nie.

Herroeping van Verordeninge.

6. Die Verordeninge vir die Lisensiering van en die toetsing oor, die Regulering van en die Beheer oor Besigheidsplek, Bedrywe en Beroepe van die Munisipaliteit Bronkhorstspuit, afgekondig by Administrateurskennisgewing 506 van 30 Mei 1951, word hierby herroep.

Definitions.

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

“Council” means the Town Council of Bronkhorstspuit 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 85 of the Local Government (Administration and Elections) Ordinance, 1960 (Ordinance 40 of 1960);

“Ordinance” means the Licences Ordinance, 1974 (Ordinance 19 of 1974); and any word or expression has the meaning assigned thereto in the said Ordinance.

Inspection Fees.

2. Any person who, in terms of the Ordinance makes application to a Licensing Board, established in terms of the provisions of the Ordinance, for the issue to him of a new licence to carry on a business within the municipality, shall pay to the Council the appropriate fee prescribed in the Schedule hereto for the inspection of the business premises in respect of which such application is made and such fee shall be paid to the Council before any such inspection is made by it.

When Fees are Payable.

3. The fees payable in terms of section 2, shall be paid to the Council simultaneously with the lodging of the application for a new licence with the Secretary of the Licensing Board: Provided that the Council shall refund the fee to the applicant if no inspection, as contemplated in section 14(4) of the Ordinance, is carried out.

Furnishing of Receipt.

4. Any person who in terms of section 2 is liable to pay and has paid any fees specified in the Schedule hereto, shall obtain from the Council a receipt therefore and may at any time during the year of issue, on payment of the sum of R1, obtain from the Council a duplicate of such receipt.

Receipt to be Produced on Demand.

5. No person to whom a receipt has been issued in terms of section 4 shall fail to produce such receipt or a duplicate thereof issued in terms of the said section, on being thereto required by an authorized officer of the Council at his place of business at any time prior to the granting of the licence.

Revocation of By-laws.

6. The By-laws for the licensing of and for the Supervision, Regulation and Control of Businesses, Trades and Occupations of the Bronkhorstspuit Municipality, published under Administrator's Notice 506, dated 30 May, 1951, are hereby revoked.

BYLAE.

Inspeksiegelde vir Besigheidspersele.

Vir elke aansoek of kombinasie van aansoeke om 'n nuwe handelslisensie ten opsigte van elke besigheidsperseel.

1. *Binne die Munisipaliteit:*

- (1) Vir die eerste inspeksie: R10.
- (2) Vir elke daaropvolgende inspeksie: R5.

2. *Buite die Munisipaliteit:*

- (1) Vir die eerste inspeksie: R10.

Plus reiskoste gebaseer op Provinsiale tariewe per km, met 'n minimum van: R5.

- (2) Vir elke daaropvolgende inspeksie: R5.

Plus reiskoste gebaseer op Provinsiale tariewe per km, met 'n minimum van: R5.

PB. 2-4-2-97-50

Administrateurskennisgewing 358 26 Maart 1980

MUNISIPALITEIT CARLETONVILLE: 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 Carletonville, deur die Raad aangeneem by Administrateurskennisgewing 72 van 25 Januarie 1978, soos gewysig, word hierby verder gewysig deur Deel I van die Tarief van Gelde onder die Bylae soos volg te wysig:

- 1. Deur item 3 deur die volgende te vervang:

"3. Gelde vir Aansluiting van Watertoevoer.

(1) Vir die aansluiting van die watertoevoer wat op versoek van 'n verbruiker afgesluit is: R1,50.

(2) Vir die aansluiting van die watertoevoer wat weens 'n oortreding van hierdie verordeninge afgesluit is: R5.

(3) Vir die verskaffing van enige grootte aansluiting word die totale beraamde koste plus 'n toeslag van 15% op sodanige bedrag gevorder.

(4) Vir die verskaffing en aanbring van 'n 15 mm of 20 mm staanpyp en kraan: R15."

- 2. Deur subitem (6) van item 4 te skrap.

- 3. Deur na item 4 die volgende in te voeg:

"4A. Algemene Dienste.

Die vorderings vir dienste deur die Raad gelewer waarvoor geen gelde in hierdie tariewe voorsien is nie, word bereken teen werklike koste van alle materiaal, arbeid en vervoer, plus 'n toeslag van 15% op sodanige bedrag."

PB. 2-4-2-104-146

SCHEDULE.

Inspection Fees for Business Premises.

For every application or combination of applications for a new trade licence in respect of each and every business premises:

1. *Within the Municipality:*

- (1) For the first Inspection: R10.
- (2) For every ensuing inspection: R5.

2. *Outside the Municipality:*

- (1) For the first inspection: R10.

Plus travelling expenses based on Provincial tariffs per km, with a minimum of: R5.

- (2) For every ensuing inspection: R5.

Plus travelling expenses based on Provincial tariffs per km, with a minimum of: R5.

PB. 2-4-2-97-50

Administrator's Notice 358 26 March, 1980

CARLETONVILLE 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 Carletonville Municipality, adopted by the Council under Administrator's Notice 72, dated 25 January, 1978, as amended, are hereby further amended by amending Part 1 of the Tariff of Charges under the Schedule as follows:

- 1. By the substitution for item 3 of the following:

"3. Charges for Connecting Water Supply.

(1) For connecting the water supply which has been disconnected at a consumer's request: R1,50.

(2) For connecting the water supply which has been disconnected for a breach of these by-laws: R5.

(3) For providing any size connection the total estimated cost plus a surcharge of 15% on such amount, shall be levied.

(4) For providing and fixing of a 15 mm or 20 mm standpipe and tap: R15."

- 2. By the deletion of subitem (6) of item 4.

- 3. By the insertion after item 4 of the following:

"4A. General Charges.

Charges in respect of services rendered by the Council for which no provision is made in these tariffs shall be calculated at actual cost of all material, labour and transport, plus a surcharge of 15% on such amount."

PB. 2-4-2-104-146

Administrateurskennisgewing 359 26 Maart 1980

MUNISIPALITEIT HARTBEEFONTEIN: WOONWAPARKVERORDENINGE.

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

Woordomskrywing.

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

“eenheid” ’n kombinasie, en omvat ’n motorvoertuig en ’n woonwa, of ’n motorvoertuig en ’n tent, of ’n motorvoertuig alleen of ’n tent alleen;

“gemagtigde beampte” ’n beampte van die Raad aangestel om toesig te hou of beheer uit te oefen oor ’n woonwapark;

“huurder” ’n persoon wat die voorgeskrewe huurgeld betaal het vir ’n staanplek, rondawel of hut in die terrein en wat ’n permit ten opsigte daarvan verkry het;

“opwasplek” ’n vertrek, vertrekke of afdak wat beskikbaar gestel is vir die uitsluitlike doel om skottelgoed of eetgerei te was of skoon te maak;

“permit” ’n permit ingevolge artikel 2(1) uitgereik;

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

“staanplek” ’n stuk grond binne ’n woonwapark afgemerk, ingerig of bestem vir gebruik as staanplek vir een eenheid;

“terrein” die gedeelte grond van die Raad wat afgesonder is vir woonwaens, tente, rondawels en hutte;

“vullis” alle afval, papier, rommel, vuilgoed of gemors;

“volwassene” ’n persoon bo die ouderdom van 16 jaar;

“wasgoed” klerasie, beddegoed of ander weefstof;

“wasgoedkamer” ’n vertrek of vertrekke binne die terrein beskikbaar gestel vir die uitsluitlike doel om wasgoed te was of te stryk;

“waskamer” ’n vertrek of vertrekke binne die terrein wat beskikbaar gestel is waar persone hulself kan was of bad.

Permitte.

2.(1) Niemand mag ’n hut of rondawel okkupeer of op ’n staanplek sy motor of woonwa parkeer of ’n tent opslaan nie, tensy hy vooraf ’n permit van die gemagtigde beampte verkry het nie;

(2) ’n Gemagtigde beampte kan ’n permit uitreik of weier om uit te reik aan enige persoon wat ’n hut, rondawel of staanplek wil beset of gebruik;

Administrator's Notice 359 26 March, 1980

HARTBEEFONTEIN MUNICIPALITY: CARAVAN PARK 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 him in terms of section 99 of the said Ordinance.

Definitions.

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

“ablution room” means a room or rooms within the caravan park which has been set aside for persons to wash themselves or to take a bath.

“adult” means a person above the age of 16 years;

“area” means a portion of ground of the Council which has been set aside for caravans, tents, rondavels and huts;

“authorized officer” means an officer of the Council appointed to supervise or control a caravan park;

“Council” means the Village Council of Hartbeesfontein 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);

“laundry” means clothing, bedding or other woven material;

“laundry room” means a room or rooms within a caravan park which has been set aside for the sole purpose of washing or ironing laundry;

“permit” means a permit issued in terms of section 2(1);

“refuse” means all waste, paper, rubbish, garbage or litter;

“scullery” means a room, or rooms or shed which has been set aside for the sole purpose of washing or cleaning crockery or utensils;

“stand” means a portion of land within a caravan park, demarcated, designed or intended for use as a stand for one unit;

“tenant” means a person who has paid the prescribed charge for a stand, rondawel or hut and who has obtained a permit in respect thereof;

“unit” means a combination, and includes a motor vehicle and a caravan, or a motor vehicle and a tent, or a motor vehicle alone, or a tent alone.

Permits.

2.(1) No person shall occupy a hut or rondavel or park his motor car or caravan or pitch a tent on a stand without first having obtained a permit from the authorized officer.

(2) An authorized officer may issue or refuse to issue a permit to any person who wishes to occupy or use a hut, rondavel or stand.

(3) Op elke permit moet die tydperk van geldigheid, die getal persone wat ingevolge die permit geregtig is om toegelaat te word, die registrasienommers van die motorvoertuig en woonwa van die huurder, asook die betrokke staanplek of hut of rondawel se nommer aangedui word.

3. Geen permit word uitgereik —

- (a) vir meer as een staanplek, hut of rondawel nie;
- (b) tensy die gelde, voorgeskryf in die Bylae hierby, betaal is nie, of
- (c) vir 'n langer tydperk as dertig dae nie.

4.(1) Die Raad behou hom die reg voor om, deur sy gemagtigde beampte te enige tyd, sonder verstrekking van redes, die hernuwing van 'n permit te weier of die permit ingevolge artikel 18 in te trek.

(2) Indien 'n permit ingevolge subartikel (1) ingetrek word voor die verstryking van die geldigheidsduur van so 'n permit, word geen gelde terugbetaal nie en niemand het enige eis hoegenaamd vir enige vergoeding teen die Raad nie.

(3) Indien 'n staanplek voor verstryking van die geldigheidsduur van die permit vrywilliglik ontruim word, word geen gelde terugbetaal nie en sodanige persoon is nie geregtig om op 'n later tydstip 'n staanplek te beset of te gebruik vir die onverstreke tydperk van sy permit nie.

(4) Indien die Raad om enige rede hoegenaamd 'n staanplek, hut of rondawel benodig kan hy die huurder 24 uur kennis tot dien effek gee. In so 'n geval is die huurder geregtig op terugbetaling van die gelde ten opsigte van die onverstreke tydperk van sy permit of op 'n ander staanplek, hut of rondawel, indien beskikbaar.

Besprekings.

5. Staanplekke vir woonwaens en tente asook hutte en rondawels kan vooruit bespreek word teen betaling van minstens die helfte van die permitgeld, onderworpe aan 'n minimumbetaling van R2. Geen terugbetaling van enige gelde ten opsigte van 'n vooruitbespreking wat gekanselleer word, word gemaak nie.

Staanplekke.

6.(1) 'n Staanplek word na goëddunke van die gemagtigde beampte toegewys.

(2) Iemand aan wie 'n permit uitgereik is, moet toesien dat sy woonwa, tent, motorvoertuig en ander besittings binne die grense van die staanplek aan hom toegewys, staan.

Verpligting van Huurder.

7.(1) Die huurder aanvaar volle verantwoordelikheid vir alle handeling of nalate van homself, sy geselskap en sy besoekers.

(2) Die huurder moet alle voorsorgmaatreëls tref om te voorkom dat hy of sy geselskap of sy besoekers enige las vir ander huurders veroorsaak en hy mag nie deur optrede, versuim of toelating veroorsaak dat 'n oorlas ontstaan nie. Hy moet te alle tye sy staanplek, hut of rondawel skoon en netjies hou en alle vullis moet sonder versuim in 'n vullisbak gegooi word.

(3) On each permit shall be indicated the period of validity as well as the number of persons, the registration numbers of the motor car and the caravan of the tenant, as well as the number of the relevant stand, hut or rondavel.

3. No permit shall be issued —

- (a) for more than one stand, hut or rondavel;
- (b) unless the charges prescribed in the Schedule hereto have been paid; or
- (c) for a period exceeding thirty days.

4.(1) The Council reserves itself the right that its authorized officer may at any time, without furnishing reasons, refuse to renew a permit, or suspend a permit in terms of section 18.

(2) Should a permit be suspended in terms of subsection (1) before the validity of such permit expires, no charges shall be refunded and no person shall have any claim whatsoever against the Council for compensation.

(3) Should a stand be voluntarily vacated before the validity period of the permit expires, no charges shall be refunded and such person shall have no right to occupy or use a stand at a later date for the unexpired period of the permit.

(4) Should the Council require a stand, hut or rondavel for any reason whatsoever he will give the tenant 24 hours notice to this effect. In this instance the tenant shall be entitled to a refund of charges in respect of the unexpired period of the permit or to another stand, hut or rondavel, if available.

Reservations.

5. Stands for caravans and tents as well as huts and rondavels may be received in advance against payment of at least half of the charges for the permit, subject to a minimum payment of R2. No refund of any charges shall be made in respect of an advanced reservation which has been cancelled.

Stands.

6.(1) A stand shall be allocated at the discretion of the authorized officer.

(2) Any person to whom a permit has been issued, shall ensure that his caravan, tent, motor car and other belongings are within the boundaries of the stand allocated to him.

Obligations of Tenant.

7.(1) The tenant shall accept full responsibility for all acts or omissions by himself, his party and his visitors.

(2) The tenant shall take all precautions to prevent the creation of any nuisance to other tenants by himself or members of his party or his visitors and he shall not by action, default or sufferance cause a nuisance to exist. He shall at all times maintain his stand, hut or rondavel in a clean and neat manner and all refuse shall be deposited in a refuse bin without delay.

(3) By verstryking of kansellering van sy permit, moet die huurder sy staanplek, hut of rondawel vrywillig en sonder versuim ontruim; by versuim waarvan hy homself bloot stel aan uitsetting sonder kennisgewing.

(4) Die huurder mag nie sy staanplek, hut of rondawel onderverhuur nie of enige regte op 'n staanplek, hut of rondawel oordra nie of losies teen vergoeding op 'n staanplek, of in 'n hut of rondawel verskaf nie.

(5) Die was van skottelgoed en wasgoed word onderskeidelik gedoen by die opwasplek en wasgoedkamer wat op die terrein daarvoor verskaf word en sodanige aktiwiteite word nie op of by enige staanplek, hut of rondawel toegelaat nie.

(6) Die huurder moet sorg dat hyself of 'n lid van sy geselskap geen warm water onnodiglik of oormatig gebruik nie.

(7) Die huurder moet sorg dat geen lid van sy geselskap wasgoed ophang of droog nie, behalwe in die ruimte wat vir die doel beskikbaar gestel is.

(8) Die versien van motors en die laat van motorwrakke word nie op die terrein toegelaat nie. Die was van motors word verbied.

(9) Woonwaens, sytente en tente moet te alle tye netjies wees. Geen onooglike of vervalle woonwaens, sytente of tente word tot die terrein toegelaat nie.

Diere.

8. 'n Huurder mag geen diere, pluimvee of voëls op die terrein aanhou of toelaat dat dit aangehou word nie.

Geriewe.

9.(1) Geen huurder of lid van sy geselskap of sy besoeker mag die geriewe wat deur die Raad beskikbaar gestel word, onnodig lank in beslag neem of bevuil of enige geskrif daarop aanbring of op enige wyse hoegenaamd ontsier nie.

(2) Die geriewe soos waskamers, opwasplekke, wasgoedkamers en latrines, moet slegs vir die doel waarvoor hulle beskikbaar gestel is gebruik word en vir geen ander doel hoegenaamd nie.

Musiek en Radiostelle.

10. Niemand mag op die terrein lawaai nie. Die gebruik van radio's musiekinstrumente en ander instrumente moet tot die huurder se woonwa, staanplek, rondawel of hut beperk word.

Gebruik van Wapens.

11. Geen vuurwapens, windbukse of enige ander wapen wat moontlik liggaamlike besering kan veroorsaak, word op die terrein toegelaat nie, behalwe behoorlik gelisensieerde wapens in die besit van volwasse huurders vir hulle persoonlike beskerming.

Vermaaklikheidsapparaat.

12. Geen volwassene mag die vermaaklikheidsapparaat of enige ander apparaat gebruik wat verskaf is vir die gebruik en vermaak van kinders nie en die gebruik daarvan geskied op eie risiko.

(3) On expiry or cancellation of his permit, the tenant shall vacate his stand, hut or rondavel voluntarily and without delay, failing which he shall be liable for ejection without notice.

(4) The tenant shall not sublet any stand, hut or rondavel or cede any right on a stand, hut or rondavel or supply, boarding or lodging on a stand or in a hut or rondavel for compensation.

(5) The washing of crockery and laundry shall be done respectively at the scullery or laundry room provided on the premises and such activities shall not be allowed at or on any stand, hut or rondavel.

(6) The tenant shall ensure that neither he nor a member of his party uses hot water unnecessarily or excessively.

(7) The tenant shall ensure that no member of his party hangs or dries laundry, save in the area provided for this purpose.

(8) The servicing of vehicles and the dumping of motor car wrecks in the area shall be prohibited. The washing of motor cars shall be prohibited.

(9) Caravans, side tents and tents shall at all times be neat. No unsightly or dilapidated caravans, side tents or tents shall be permitted in the area.

Animals.

8. No tenant shall be allowed or permit any person to keep any animals, poultry or birds on the premises.

Facilities.

9.(1) No tenant or member of his party or his visitor shall use the facilities provided by the Council for longer than is reasonably necessary nor foul or inscribe anything thereon nor deface such facilities in any way whatsoever.

(2) The facilities such as ablution rooms, scullery, laundry rooms and lavatories shall be used only for the purpose for which they are provided and for no other purpose whatsoever.

Music and Radio Sets.

10. No person shall make a noise on the premises. The use of radios, musical instruments and other instruments shall be limited to the tenant's caravan, stand, rondavel or hut.

Use of Arms.

11. No firearms, air-guns or any other weapon which may possibly cause bodily harm, shall be permitted on the premises, except properly licensed arms in the possession of adult tenants for their personal protection.

Means of Amusements.

12. No adult shall use the means of amusement, or any other apparatus provided for the use and amusement of children and the use of the apparatus shall be at the user's own risk.

Beskadiging van Plantegroei of Eiendom.

13. Niemand mag 'n plant, struik of boom uittrek, afkap of beskadig nie en niemand mag elektriese of ander toerusting, kennisgewingborde of ander eiendom van die Raad beskadig, verwyder of daarmee peuter nie.

Vrywaring.

14. Dit is 'n uitdruklike voorwaarde van die permit dat die Raad geen verantwoordelikheid aanvaar vir enige persoonlike of materiële skade, nadeel, verlies of leed hoegenaamd wat die permithouer of 'n lid van sy geselskap of sy besoeker ly terwyl hy 'n staanplek vir sy woonwa, tent of 'n rondawel of 'n hut huur nie, ongeag of sulke skade, nadeel, verlies of leed deur 'n persoon in diens van die Raad of iemand anders veroorsaak word.

Aparte Geriewe.

15. Niemand mag 'n vertrek of vertrekke wat vir die ander geslag bedoel is, binnegaan nie, behalwe kinders onder die ouderdom van drie jaar, mits hulle begelei word deur 'n volwassene van die geslag waarvoor die geriewe bedoel is. Die gemagtigde beampte van die Raad kan die waskamer en latrines vir dames slegs binnegaan wanneer hulle nie beset is nie, maar hy kan sy eggenote of ander vroulike persoon versoek om namens hom in sodanige vertrekke te gaan, indien hy dit nodig ag vir die uitvoering van sy pligte.

Nie-Blanke Bediendes.

16. Geen Nie-blanke bediende mag op die terrein gehuisves word nie. Die Raad behou hom die uitsluitlike reg van toegang voor.

Regulasies en Verordeninge.

17. Alle huurders en hul geselskap moet alle regulasies en verordeninge nakom wat van tyd tot tyd binne die regsgebied van die Raad van krag is, vir sover hulle op sodanige huurders en hul geselskap van toepassing is, in besonder die Publieke Gesondheidsverordeninge.

Oortreding van Verordeninge.

18. Indien enige huurder of 'n lid van sy geselskap of sy besoeker enige bepaling van hierdie verordeninge oortree, het die Raad die reg om sy permit sonder kennisgewing te kanselleer.

Strawwe.

19. Iemand wat hom skuldig maak aan 'n oortreding van hierdie verordeninge is strafbaar met 'n boete van hoogstens R50 of, by wanbetaling, met gevangenisstraf van hoogstens 30 dae, of beide sodanige boete en gevangenisstraf.

BYLAE.

TARIEF VAN GELDE.

1. *Daagliks.*

(1) Per staanplek, per dag of gedeelte daarvan vir die eerste 7 dae: R2.

(2) Daarna, per dag of gedeelte daarvan: R1,50.

2. *Maandeliks:*

Per staanplek per kalendermaand: R45.

PB. 2-4-2-172-87

Damage to Vegetation or Property.

13. No person shall uproot, cut down or damage any plant, shrub or tree and no person shall damage, remove or tamper with electrical or other equipment, notice boards or other property of the Council.

Indemnity.

14. It shall be an express condition of the permit that the Council shall accept no responsibility whatsoever for any personal or material damage, harm, loss or grief which may be suffered by the tenant or a member of his party or his visitor while hiring a stand for a caravan or tent, or a rondavel or a hut irrespective of whether such damage, harm, loss or grief is caused by a person in the service of the Council or any other person.

Separate Facilities.

15. No person shall enter a room or rooms intended for the other sex, except children under the age of three years, provided they are accompanied by an adult of the sex for which the facilities are intended. The authorized officer of the Council, shall only enter the ablution room and lavatories for ladies when they are not occupied, but he may request his wife or other female to enter such rooms on his behalf if he considers this necessary for the execution of his duties.

Non-White Servants.

16. No Non-White servant shall be accommodated within the caravan park. The Council further reserves the exclusive right of admission.

Regulation and By-laws.

17. All tenants and their parties shall comply with the regulations and by-laws in force from time to time within the area of jurisdiction of the Council, as far as they are applicable to such tenants and their parties, particularly the Public By-laws.

Breach of By-laws.

18. Should any tenant or member of his party or his visitor contravene any provision of these by-laws, the Council shall have the power to cancel his permit without notice.

Penalties.

19. Any person convicted of a breach of these by-laws shall be liable to a fine not exceeding R50 or in default of payment, to imprisonment for a period not exceeding 30 days, or both such fine and imprisonment.

SCHEDULE.

TARIFF OF CHARGES.

1. *Daily:*

(1) Per stand, per day or part thereof for the first 7 days: R2.

(2) Thereafter, per day or part thereof: R1,50.

2. *Monthly:*

Per stand, per calander month: R45.

PB. 2-4-2-172-87

Administrateurskennisgewing 360 26 Maart 1980

MUNISIPALITEIT HEIDELBERG: WYSIGING VAN VERORDENINGE BETREFFENDE DIE MUNISIPALE VliegVELD.

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

Die Verordeninge Betreffende die Munisipale Vliegvelde van die Munisipaliteit Heidelberg, afgekondig by Administrateurskennisgewing 493 van 16 Mei 1979 word hierby gewysig deur paragrawe (c) and (d) van artikel 5 deur die volgende te vervang:

- “(c) lugvaartuie wat in verband met buitelandse diplomatieke diens gebruik word, of buitelandse militêre vliegtuie;
- (d) lugvaartuie wat vanwêc enige oorsaak 'n noodlanding doen;
- (e) militêre- of polisie-lugvaartuie of lugvaartuie wat die Suid-Afrikaanse Weermag of Suid-Afrikaanse Polisie in die uitvoering van hul pligte bystaan.”

PB. 2-4-2-5-15

Administrateurskennisgewing 361 26 Maart 1980

MUNISIPALITEIT JOHANNESBURG: WYSIGING VAN VERORDENINGE EN REGULASIES BETREFFENDE LISENSIES EN BEHEER OOR BESIGHEDE.

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 en Regulasies Betreffende Lisensies en Beheer oor Besighede van die Munisipaliteit Johannesburg, afgekondig by Administrateurskennisgewing 394 van 27 Mei 1953, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in artikel 114(1) die uitdrukking “in Bylae 7 of” te skrap.

2. Deur subartikel (2) van artikel 117 deur die volgende te vervang:

“(2) Daar word oor 'n aansoek om skriftelike magtiging om as 'n straatfotograaf of as 'n marskramer in beperkte voedselware sake te doen of handel te dryf op enige staanplek wat die Raad goedgekeur het, beslis volgens die okkupasieprioriteit soos dit ten opsigte van die staanplek in die aansoek aangegee en tot voldoening van die Raad gestaaf is en in die geval van 'n nuwe staanplek, deur loting.”

3. Deur na artikel 117 die volgende in te voeg:

“Skriftelike Magtiging om op Staanplekke vir Blommeverkopers handel te Dryf.

117A (1) Elke keer as die Raad aansoeke om skriftelike magtiging om handel te dryf op enige staanplek wat in Bylae 7 omskryf is, aanvra, moet hy 'n kennisgewing waarin aansoeke aangevra en die betrokke staanplekke omskryf word in 'n Afrikaanse en 'n Engelse

Administrator's Notice 360 26 March, 1980

HEIDELBERG MUNICIPALITY: AMENDMENT TO MUNICIPAL AERODROME BY-LAWS.

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

The Municipal Aerodrome By-laws of the Heidelberg Municipality published under Administrator's Notice 493, dated 16 May, 1979 are hereby amended by the substitution for paragraphs (c) and (d) of section 5 of the following:

- “(c) aircraft engaged in foreign diplomatic service or foreign military aircraft;
- (d) aircraft making a forced landing for any reason;
- (e) military or police aircraft or aircraft which assists the South African Defence Force or South African Police in the execution of their duties.”

PB. 2-4-2-5-15

Administrator's Notice 361 26 March, 1980

JOHANNESBURG MUNICIPALITY: AMENDMENT TO BY-LAWS AND REGULATIONS RELATING TO LICENCES AND BUSINESS CONTROL.

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 and Regulations Relating to Licences and Business Control of the Johannesburg Municipality, published under Administrator's Notice 394, dated 27 May, 1953, as amended, are hereby further amended as follows:

1. By the deletion in section 114(1) of the expression “in Schedule 7 or”.

2. By the substitution for subsection (2) of section 117 of the following:

“(2) The grant of an application for written authority to carry on the business or trade of a street photographer or a hawker in restricted foodstuffs on any stand approved by the Council shall be determined on the basis of priority of occupation of a stand as claimed in the application and substantiated to the satisfaction of the Council and in the case of a new stand by lot.

3. By the insertion after section 117 of the following:
“Written Authority to Trade on Flower Vendor Stands.

117A (1) Whenever the Council wishes to call for applications for written authority to trade on any stand specified in Schedule 7, it shall cause a notice calling for applications and specifying the stands concerned, to be

nuusblad wat in die munisipale gebied versprei word, laat publiseer.

(2)(a) Iemand wat as blommeverkoper wil sake doen op 'n staanplek soos omskryf in 'n kennisgewing wat ingevolge subartikel (1) gepubliseer is, moet binne 14 dae na die laaste publisering van die kennisgewing ingevolge die subartikel by die Raad aansoek doen om skriftelike magtiging om op 'n besondere staanplek wat aldus omskryf is, handel te dryf.

(b) 'n Aansoek ingevolge paragraaf (a) is ongeldig tensy —

- (i) dit gedoen word deur 'n aansoekvorm wat in Bylae 12A by hierdie hoofstuk voorgeskryf word, volledig en korrek in te vul; en
- (ii) sodanige vorm in die Raad se tenderbus geplaas word voor verstryking van die tydperk in paragraaf (a) omskryf; en
- (iii) 'n afsonderlike aansoekvorm ten opsigte van elke individuele staanplek waarom aansoek gedoen word, volledig en korrek ingevul word.

(3)(a) Die Raad moet magtiging om sake te doen op enige standplaas wat omskryf word in 'n kennisgewing wat ingevolge subartikel (1) gepubliseer is verleen aan die applikant wat die hoogste geldaanbod vir sodanige staanplek aan die Raad gedoen het.

(b)(i) Indien twee of meer geldaanbiedinge vir 'n staanplek, synde die hoogste aanbiedinge, gelyk is, moet die betrokke staanplek deur loting toegewys word aan een van die applikante wat sodanige hoogste aanbod gedoen het.

(ii) Enige applikant wat in subparagraaf (i) beoog word, en enige ander persoon, is geregtig om by die loting wat in die subparagraaf beoog word, teenwoordig te wees en die Lisensiehoof moet elke sodanige applikant minstens sewe dae voor sodanige loting per geregistreerde pos daarvan in kennis stel.

(c) Indien geen geldaanbod vir 'n besondere staanplek ontvang is nie, kan nuwe aansoeke om skriftelike magtiging aangevra word.

(4)(a) Enige geldaanbod soos in subartikel (3) beoog, moet van 'n kontantdeposito of 'n bankgewaarborgde tjek vir die hele aangebode bedrag vergesel wees.

(b) Enige bedrag wat ingevolge paragraaf (a) gedeponeer is of tjek wat ingevolge daarvan ingedien is deur 'n onsuksesvolle applikant, moet aan sodanige applikant terugbetaal of teruggestuur word.

(5) Enige magtiging wat ingevolge hierdie artikel verleen word, is, behoudens die bepalings van subartikel (7), geldig vir 'n tydperk van vyf jaar vanaf die datum waarop dit verleen is.

(6)(a) Iemand aan wie skriftelike magtiging ten opsigte van 'n staanplek ingevolge hierdie artikel verleen is, kan sy reg ten opsigte van sodanige staanplek in sy testament aan een bevoordeelde bemaak. Sodanige bevoordeelde het onderworpe aan die bepalings van subartikel (7) en onderworpe verder daaraan dat hy die nodige lisensie verkry, die reg om sodanige staanplek vir die onverstreke gedeelte van sodanige tydperk soos in subartikel (5) beoog, te okkupeer en daarop handel te dryf.

(b) 'n Bevoordeelde wat 'n staanplek okkupeer en daarop handel dryf kragtens 'n reg wat ingevolge paragraaf (a) toegeken is, word by die toepassing van hierdie ver-

published in an Afrikaans and an English newspaper circulating in the municipal area.

(2)(a) Any person who desires to carry on business as a flower vendor on a stand specified in a notice published in terms of subsection (1), shall within fourteen days of the last publication of the notice in terms of that subsection, apply to the Council for written authority to trade from a particular stand so specified.

(b) An application in terms of paragraph (a) shall be invalid unless —

- (i) it is made by fully and correctly completing an application form as prescribed in Schedule 12A to this Chapter; and
- (ii) such form is deposited in the Council's tender box before the expiry of the period specified in paragraph (a); and
- (iii) a separate application form is fully and correctly completed in respect of each individual stand for which application is made.

(3)(a) The Council shall grant authority to trade on any stand specified in a notice published in terms of subsection (1), to the applicant who has made the highest offer of money to the Council for such stand.

(b)(i) If two or more offers of money for a stand, being the highest offers, are equal, the stand concerned shall be allocated by lot to one of the applicants who has made such highest offer.

(ii) Any applicant contemplated in subparagraph (i) and any other person, shall be entitled to be present at the drawing of a lot contemplated in that subparagraph and the Chief Licence Officer shall at least seven days before such draw notify each such applicant thereof by registered post.

(c) If no offer of money has been received for a particular stand, new applications for written authority may be called for.

(4)(a) Any offer of money contemplated in subsection (3) shall be accompanied by a cash deposit or a bank guaranteed cheque for the full amount offered.

(b) Any amount deposited or cheque submitted in terms of paragraph (a) by an unsuccessful applicant shall be refunded or returned to such applicant.

(5) Any authority granted in terms of this section shall, subject to the provisions of subsection (7), be valid for a period of five years from the date on which it was granted.

(6)(a) A person to whom written authority in respect of a stand has been granted in terms of this section, may bequeath by will his right in respect of such stand to one beneficiary. Such beneficiary shall subject to the provisions of subsection (7) and subject further to his obtaining the necessary licence, have the right to occupy and trade on such stand for the unexpired portion of the period contemplated in subsection (5).

(b) A beneficiary who occupies and trades on a stand under a right conferred in terms of paragraph (a), shall for the purposes of these by-laws be deemed to be a

ordeninge geag 'n persoon te wees waaraan skriftelike magtiging ingevolge hierdie artikel verleen is.

(7) Indien die Raad oortuig is dat daar vir 'n aaneenlopende tydperk van langer as 14 dae geen sake gedoen is op 'n staanplek ten opsigte waarvan skriftelike magtiging ingevolge hierdie artikel verleen is nie, kan die Raad sodanige magtiging intrek nadat hy die houër van sodanige magtiging skriftelike kennis gegee het waarin hy versoek word om binne 'n tydperk van veertien dae skriftelike vertoë te rig waarin redes verstrekk word waarom sodanige magtiging nie ingetrek behoort te word nie, en nadat hy enige vertoë wat binne sodanige tydperk gerig is, oorweeg het.

(8) Die bepalings van artikel 121 is nie van toepassing nie op enige skriftelike magtiging wat in subartikel (1) beoog word.

(9) Die gelde wat betaal moet word vir die skriftelike magtiging wat in subartikel (1) beoog word, is die wat in Bylae 3 onder Hoofstuk 2 van hierdie verordeninge voorgeskryf word."

4. Deur na Bylae 12 onder Hoofstuk 6 die volgende in te voeg:

"BYLAE 12A.

AANSOEKVORM VIR 'N STAANPLEK VIR BLOMMEVERKOPERS.

(Genoem in artikel 117A van hierdie verordeninge).

1.(a) Naam van applikant:

(b) Woonadres van applikant:

(c) Identiteitsnommer van applikant:

2. Nommer en ligging van staanplek waarom aansoek gedoen word soos beskryf in die advertensie waarna in 4 hieronder verwys word:

3. Bedrag in rand aangebied vir okkupasie van staanplek ooreenkomstig ingeslote kontantbedrag of bankgewaarborgde tjek vir die volle bedrag:

4. Hierdie aansoek word gedoen in antwoord op 'n advertensie waarin aansoeke van staanplekke vir blommeverkopers aangevra word, wat in die nuusblad van 19..... verskyn het.

Handtekening van applikant

Datum: "

PB. 2-4-2-97-2

Administrateurskennisgewing 362 26 Maart 1980

MUNISIPALITEIT KEMPTONPARK: WYSIGING VAN REINIGINGSDIENSTEVERORDENINGE.

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 Reinigingsdiensverordeninge van die Munisipaliteit Kemptonpark, afgekondig by Administrateursken-

person to whom written authority has been granted in terms of this section.

(7) If the Council is satisfied that, for a continuous period exceeding fourteen days, no business has been carried on from a stand in respect of which written authority had been granted in terms of this section, it may cancel such authority after having given the holder of such authority written notice inviting him to make representations in writing within a period of fourteen days showing cause why such authority should not be cancelled, and after having considered any representations made within such period.

(8) The provisions of section 121 shall not apply to any written authority contemplated in subsection (1).

(9) The charges payable for the written authority contemplated in subsection (1) shall be as prescribed in schedule 3 to Chapter 2 of these by-laws."

4. By the insertion after Schedule 12 to Chapter 6 of the following:

"SCHEDULE 12A.

FORM OF APPLICATION FOR A FLOWER VENDOR'S STAND.

(Referred to in section 117A of these by-laws.

1.(a) Name of applicant:

(b) Residential address of applicant:

(c) Applicant's identity number:

2. Number and situation of stand applied for as described in the advertisement referred to in 4 below:

3. Amount offered in rands for occupation of the stand as per enclosed cash amount or bank-guaranteed cheque for the full amount.

4. This application is made in response to an advertisement calling for applications for flower vendor stands which appeared in the newspaper on 19.....

Signature of applicant:

Date: "

PB. 2-4-2-97-2

Administrator's Notice 362 26 March, 1980

KEMPTON PARK MUNICIPALITY: AMENDMENT TO CLEANSING SERVICES 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 Cleansing Services By-laws of the Kempton Park Municipality, published under Administrator's Notice

nisgewing 1359 van 14 September 1977, soos gewysig, word hierby verder gewysig deur in item 4(1)(a)(i) en (ii) van die Tarief vir die lewering van Reinigingsdienste onder die Bylae, die uitdrukking "Estherpark Uitbreiding 1" te skrap.

PB. 2-4-2-81-16

Administrateurskennisgewing 363 26 Maart 1980

MUNISIPALITEIT KOSTER: VERORDENINGE BETREFFENDE SMOUSE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, gelees met artikel 63 van die Ordonnansie op Lisensies, 1974, die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van die eersgenoemde Ordonnansie goedgekeur is.

Woordomskrywing.

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

"Ordonnansie" die Ordonnansie op Lisensies, 1974 (Ordonnansie 19 van 1974);

"Raad" die Dorpsraad van Koster en omvat die bestuurskomitee van daardie Raad of enige beaampte 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 Verkieping) 1960 (Ordonnansie 40 van 1960), aan hom gedelegeer is;

"Smous" iemand wat, of as prinsipaal, of agent of werknemer, besigheid dryf deur goedere te verkoop of te verruil of vir verkoop of ruil aan te bied of uit te stal op die manier soos omskryf in item 41(2) van Bylae 1 van die Ordonnansie op Lisensies, 1974 (Ordonnansie 19 van 1974), en het die woorde "te smous" die ooreenstemmende betekenis.

Aanwys van Staanplekke.

2.(1) Geen smous mag van enige vaste plek of staanplek besigheid dryf nie behalwe van die staanplekke in Bylae A hierby vermeld, wat van toepassing is op die klas goedere ten opsigte waarvan hy sy besigheid dryf:

Met dien verstande dat hierdie bepaling nie van toepassing is op enige produsent van landbou- of suiwelprodukte ten opsigte van die dryf van besigheid binne die Raad se regsgebied op die grond waar sodanige produsent sodanige produkte produseer.

(2) Geen smous is geregtig om enige staanplek te okkupeer, tensy hy van die Raad 'n skriftelike magtiging verkry het om dit te doen en aan die Raad die toepaslike geld soos in Bylae B hierby voorgeskryf, betaal het nie.

(3) Elke aansoek om 'n skriftelike magtiging ingevolge subartikel (2) word skriftelik aan die Raad gedoen nie later nie as 12h00 die middag op die derde dag voor die verstryking van die maand wat die maand waarin die applikant handel wil dryf, voorafgaan en sodanige skriftelike magtiging verval op die laaste dag van die maand ten opsigte waarvan dit uitgereik is.

(4) Die beskikbaarheid van enige staanplek, waarna daar in Bylae A hierby verwys word, word op 'n eerste

1359, dated 14 September, 1977, as amended, are hereby further amended by the deletion in item 4(1)(a)(i) and (ii) of the tariff for the Rendering of Cleansing Services under the Annexure, of the expression "Estherpark Extension 1".

PB. 2-4-2-81-16

Administrator's Notice 363 26 March, 1980

KOSTER MUNICIPALITY: BY-LAWS RELATING TO HAWKERS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance 1939, read with section 63 of the Licence Ordinance, 1974, publishes the by-laws set forth hereinafter, which have been approved by him in terms of section 99 of the first-mentioned Ordinance.

Definitions.

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

"Ordinance" means the Licences Ordinance, 1974 (Ordinance 19 of 1974);

"Council" means the Village Council of Koster 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);

"hawker" means any person who, whether as principal agent or employee, carries on business by selling or exchanging or offering or exposing for sale or exchange goods, in the manner described in item 41(2) of Schedule 1 of the Licences Ordinance, 1974 (Ordinance 19 of 1974), and "hawk" shall have the corresponding meaning.

Appointment of Stands.

2.(1) No hawker shall carry on business from any fixed place or stand, other than from any of the stands specified in Schedule A, hereto applicable, to the class of goods in respect of which he so carries on business:

Provided that this provision shall not apply to any producer of agricultural or dairy products in respect of the carrying on of business within the Council's area of jurisdiction on the land where such producer produces such produce.

(2) No hawker shall be entitled to occupy any stand unless he has obtained from the Council a written authority to do so, and has paid to the Council the appropriate fee prescribed in Schedule B hereto.

(3) Every application for a written authority in terms of subsection (2) shall be made to the Council in writing not later than 12h00 on the third day before the expiry of the month preceding the month in which the application desires to carry on business and any such written authority shall expire on the last day of the month in respect of which it was issued.

(4) The availability of any stand referred to in Schedule A hereto shall be determined on a first come

kom eerste maal grondslag bepaal en sodanige beskikbaarheid word nie geag deur die Raad aan enige persoon gewaarborg te gewees het nie.

(5) Die ruimte wat ten opsigte van enige staanplek in beslag geneem word, mag nie die volgende mate oorskry nie:

In die geval van 'n smous —

- (a) van landbou- of suiwelprodukte : 3 m x 6 m;
- (b) van snyblomme : 3 m x 2 m;
- (c) van nuusblaaië : 1 m x 1 m;
- (d) van roomys of yslekkers : 1 m x 1 m.

Beperkings Betreffende Tydperk wat 'n Smous op een plek kan Smous en Plek waar hy kan Smous.

3.(1) Tensy daar aan 'n smous 'n spesifieke plek of staanplek waar hy besigheid kan dryf, aangewys is, mag geen smous —

- (a) op een plek of binne 'n straal van 50 m van daardie plek vir 'n tydperk van langer as 20 minute bly nie;
- (b) behoudens die bepalings van paragraaf (c) na enige punt binne 'n straal van 50 m van enige punt af waarlangs hy voorheen gedurende daardie betrokke dag beweeg het, terugkeer met die doel om besigheid te dryf nie;
- (c) indien hy slegs in roomys of yslekkers besigheid dryf na enige punt binne 'n straal van 50 m van enige punt of waarlangs hy gedurende die onmiddellike voorafgaande tydperk van twee ure beweeg het, terugkeer met die doel om besigheid te dryf nie; en
- (d) in goedere van enige soort, klas, tipe of beskrywing handel dryf nie, binne 'n straal van 75 m vanaf enige besigheid wat by 'n vaste perseel handel dryf kragtens 'n lisensie uitgereik ingevolge die Ordonnansie en wat goedere van dieselfde of soortgelyke soort, klas, tipe of beskrywing uitstal of vir verkoop aanbied; en
- (e) behoudens die bepalings van artikel 133 van die Ordonnansie op Padverkeer, 1966 (Ordonnansie 21 van 1966), binne 100 m vanaf enige provinsiale of nasionale pad binne die munisipaliteit, besigheid dryf nie.

(2) Behoudens die bepalings van artikel 133 van die Ordonnansie op Padverkeer, 1966 (Ordonnansie 21 van 1966), is die bepalings van subartikel 1(e) nie van toepassing op 'n smous wat slegs in roomys, yslekkers, snyblomme of nuusblaaië besigheid dryf nie.

Algemeen.

4. Geen smous mag —

- (a) vir die doeleindes van sy besigheid enige voertuig, rak, houtstaander, kas of soortgelyke struktuur of toestel anders as wat deur die Raad goedgekeur is gebruik nie;
- (b) by die plek waar hy besigheid dryf enige papier, vrugteskille of vuilgoed van enige aard, laat of neerlê nie, behalwe in vullishouers van die Raad;
- (c) in voedselware besigheid dryf nie tensy hy 'n skoon en heel jas van ligkleurige en wasbare materiaal dra;

first served basis and such availability shall not be deemed to have been guaranteed to any person by the Council.

(5) The area occupied in respect of any stand, shall not exceed the following dimensions:

In the case of a hawker —

- (a) of agricultural or dairy products : 3 m x 6 m;
- (b) of cut flowers : 3 m x 2 m;
- (c) of newspapers : 1 m x 1 m;
- (d) of ice cream or frozen suckers : 1 m x 1 m;

Limitations as to Time Hawker may Hawk at one Place and Place Where he may Hawk.

3.(1) Unless there has been allotted to a hawker, a specified place or stand at which he may carry on business, no hawker shall —

- (a) remain in one place or within a radius of 50 m from that place for a period exceeding 20 minutes;
- (b) subject to the provisions of paragraph (c), return for the purpose of conducting business to any point within a radius of 50 m from any point previously traversed by him on that particular day;
- (c) If he carries on business in ice-cream or frozen suckers only, return for the purpose of conducting business to any point within a radius of 50 m from any point, traversed by him during the immediate preceding period of two hours;
- (d) trade in any kind, class, type or description of goods within a radius of 75 m from any business trading at a fixed premises under a licence issued in terms of the Ordinance, and displaying or offering for sale the same or similar kind, class, type or description of goods;
- (e) subject to the provisions of section 133 of the Road Traffic Ordinance, 1966 (Ordinance 21 of 1966), carry on business within 100 m of any provincial or national road within the municipality.

(2) Subject to the provisions of section 133 of the Road Traffic Ordinance, 1966 (Ordinance 21 of 1966), the provisions of subsection 1(e) are not applicable to a hawker if he carries on business in ice-cream, frozen suckers, cut flowers or newspapers only.

General.

4. No hawker shall —

- (a) for the purpose of his trade use any vehicle, rack, wooden stand, box or similar structure or device, other than one which has been approved of by the Council;
- (b) at the place where he carries on business, leave or deposit any paper, fruit peels or litter of any description, save in refuse receptacles of the Council;
- (c) conduct business in foodstuffs, unless he is wearing a clean and sound coat of light-coloured washable material;

- (d) versuim om enige voertuig, rak, houtstaander, kas of ander soortgelyke struktuur of toestel wat deur hom gebruik word, in 'n skoon en netjiese toestand te hou nie;
- (e) versuim by afhandeling van die besigheid van die dag om enige voertuig, rak, houtstaander, kas of ander soortgelyke struktuur of toestel wat aan hom behoort, te verwyder nie.

Nakoming van Bepalings van Raad se Verordeninge.

5. Niks in hierdie verordeninge vervat word geag om enige persoon vry te stel van nakoming van enige bepalinge van enige ander verordeninge van die Raad nie.

Strafbepalings.

6. Iemand wat enige van die bepalinge van hierdie verordeninge oortree is skuldig aan 'n misdryf en is by skuldigbevinding strafbaar met 'n boete van hoogstens R100, of by wanbetaling, met gevangenisstraf vir 'n tydperk van hoogstens 6 maande en in die geval van 'n voortgesette misdryf met 'n boete van R10 per dag vir elke dag wat die misdryf voortduur.

BYLAE A.

Staanplek vir Smouse.

1. Die oop terrein suid van die Lichtenburg pad en wes van Petisiestraat.

2. In Weststraat, 5 meter suid van die voetganger ingang na die Swart Woonbuurt.

BYLAE B.

Tarief van Gelde.

Vir die gebruik van Staanplekke waarna daar in artikel 2 verwys word.

Per maand of gedeelte daarvan: R5.

PB. 2-4-2-47-166

Administrateurskennisgewing 364 26 Maart 1980

MUNISIPALITEIT MIDDELBURG: WYSIGING VAN VERORDENINGE VIR DIE HEFFING VAN GELDE MET BETREKKING TOT DIE INSPEKSIE VAN ENIGE BESIGHEIDSPERSELE SOOS BEOOG BY ARTIKEL 14(4) VAN DIE ORDONNANSIE OP LISENSIES, 1974.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, gelees met artikel 63 van die Ordonnansie op Lisensies, 1974, die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van eersgenoemde Ordonnansie goedgekeur is.

Die Verordeninge vir die Heffing van Gelde met Betrekking tot die Inspeksie van enige Besigheidspersonele Soos Beoog by artikel 14(4) van die Ordonnansie op Lisensies, 1974, afgekondig by Administrateurskennisgewing 1327 van 20 Oktober 1976, word hierby gewysig deur die Bylae deur die volgende te vervang:

- (d) fail to keep any vehicle, rack, wooden stand, box or other similar structure or device used by him in a clean and neat condition;
- (e) fail at the close of business for the day, to remove any vehicle, rack, wooden stand, box or other similar structure or device which belongs to him.

Compliance with Provisions of Council's By-laws.

5. Nothing in these by-laws contained shall be deemed to absolve any person from compliance with the provisions of any other by-laws of the Council.

Penalties.

6. Any person who contravenes any of the provisions of these by-laws shall be guilty of an offence, and liable on conviction, to a fine not exceeding R100 or in default of payment, to imprisonment for a period not exceeding 6 months, and in the case of a continuing offence to a fine of R10 per day during which such offence continues.

SCHEDULE A.

Stands for Hawkers.

1. The open area south of the Lichtenburg road and west of Petisie Street.

2. In West Street, 5 metres south of the pedestrian entrance to the Black Township.

SCHEDULE B.

Tariff of Charges.

For the use of stands referred to in section.

Per month or part thereof: R5.

PB. 2-4-2-47-166

Administrator's Notice 364 26 March, 1980

MIDDELBURG MUNICIPALITY: 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.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, read with section 63 of the Licences Ordinance, 1974, publishes the by-laws set forth hereinafter, which have been approved by him in terms of section 99 of the first-mentioned Ordinance.

The 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, published under Administrator's Notice 1327, dated 20 October, 1976, are hereby amended by the substitution for the schedule of the following:

"BYLAE.

1. Vir die eerste en tweede inspeksie deur elke Departement van die Raad: R10.

2. Vir elke daaropvolgende inspeksie deur elke Departement van die Raad: R10."

PB. 2-4-2-97-21

Administrateurskennisgewing 365 26 Maart 1980

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

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

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

(1) Deur in item 2(5) die woorde "Nigelse Gholfklub" te skrap.

(2) Deur na item 2(5) die volgende by te voeg:

"(6) Water vir Nigelse Gholfklub: Teen aankoopprys van die Randwaterraad."

PB. 2-4-2-104-23

Administrateurskennisgewing 366 26 Maart 1980

BEDFORDVIEW-WYSIGINGSKEMA 1/222.

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, 1948, wat uit dieselfde grond as die dorp Bedfordview Uitbreiding 200 bestaan, goedgekeur het.

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

Hierdie wysiging staan bekend as Bedfordview-wysigingskema 1/222.

PB. 4-9-2-46-222

Administrateurskennisgewing 367 26 Maart 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 200 tot 'n goedgekeurde dorp, onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB. 4-2-2-4494

"SCHEDULE.

1. For the first and second inspection by each Department of the Council: R10.

2. For each subsequent inspection by each department of the Council: R10."

PB. 2-4-2-97-21

Administrator's Notice 365 26 March, 1980

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

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

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

(1) By the deletion in item 2(5) of the words "Nigel Golf Club".

(2) By the addition after item 2(5) of the following:

"(6) Water for Nigel Golf Club: At cost price from the Rand Water Board."

PB. 2-4-2-104-23

Administrator's Notice 366 26 March, 1980

BEDFORDVIEW AMENDMENT SCHEME 1/222.

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 200.

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

This amendment is known as Bedfordview Amendment Scheme 1/222.

PB. 4-9-2-46-222

Administrator's Notice 367 26 March, 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 200 Township to be an approved township, subject to the conditions set out in the schedule hereto.

PB. 4-2-2-4494

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR DAVID MOLYNEUX NOLAN INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 818 VAN DIE PLAAS ELANDSFONTEIN 90-I.R., PROVINSIE TRANSVAAL, TOEGESTAAN IS.

I. STIGTINGSVOORWAARDES.

(1) *Naam.*

Die naam van die dorp is Bedfordview Uitbreiding 200.

(2) *Ontwerp.*

Die dorp bestaan uit erwe en 'n straat soos aangedui op Algemene Plan L.G. A.4069/79.

(3) *Straat.*

- (a) Die dorpsenienaar moet die straat 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 dorpsenienaar van tyd tot tyd gedeeltelik of geheel van die aanspreeklikheid te onthef na raadpleging met die plaaslike bestuur.
- (b) Die dorpsenienaar moet op eie koste alle hindernisse in die straatreserwe tot bevrediging van die plaaslike bestuur verwyder.
- (c) Indien die dorpsenienaar versuim om aan die bepalings van paragrafe (a) en (b) hiervan te voldoen, is die plaaslike bestuur geregtig om die werk op koste van die dorpsenienaar te doen.

(4) *Begiftiging.*

(a) Betaalbaar aan die plaaslike bestuur:

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

- (i) 15% van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die bou van strate en/of stormwaterdreinerings in of vir die dorp.
- (ii) 1% van die grondwaarde van erwe in die dorp welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging van grond vir 'n stortingssterrein.
- (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 begraaftaas.
- (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.

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY DAVID MOLYNEUX NOLAN UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 818 OF THE FARM ELANDSFONTEIN 90-I.R., PROVINCE TRANSVAAL, HAS BEEN GRANTED.

I. CONDITIONS OF ESTABLISHMENT.

(1) *Name.*

The name of the township shall be Bedfordview Extension 200.

(2) *Design.*

The township shall consist of erven and a street as indicated on General Plan S.G. A.4069/79.

(3) *Street.*

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

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

(b) Betaalbaar aan die Transvaalse Onderwysdepartement:

Die dorpsieenaar 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 Titellovoorwaardes.*

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

"By Notarial Deed 1795/1973-S, dated 19 December, 1975 the within mentioned property is subject to a perpetual servitude of right of way as will more fully appear on reference to the said Notarial Deed and Diagram."

(6) *Sloping van Geboue.*

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

(7) *Verskuiwing of Vervanging van Munisipale Dienste.*

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

2. TITELVOORWAARDES.

Alle erwe is onderworpe aan die volgende voorwaardes soos aangedui 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 doeleindes, ten gunste van die plaaslike bestuur, langs enige twee grense, uitgesonderd 'n straatgrens, soos deur die plaaslike bestuur bepaal.

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

(3) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige rioolhoofpypleidings en ander werke wat hy volgens goedgekeurde noodsaaklik ag, tydelik te plaas op die grond wat aan die voornoemde servituut grens en voorts is die plaas-

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, but excluding the following servitude which affects a street in the township only:

"By Notarial Deed 1795/1973-S, dated 19 December, 1975, the within mentioned property is subject to a perpetual servitude of right of way as will more fully appear on reference to the said Notarial Deed and Diagram."

(6) *Demolition of Buildings.*

The township owner shall, at 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 authorities.

(7) *Removal or Replacement of Municipal Services.*

If, by reason of the establishment of the township, it should become necessary to remove or replace any existing municipal services, the cost thereof shall be borne by the township owner.

2. CONDITIONS OF TITLE.

All erven shall be subject to the following conditions imposed by the Administrator in terms of Ordinance 25 of 1965.

(1) The erf is subject to a servitude, 2 m wide, in favour of the local authority, for sewerage and other municipal purposes, along any two boundaries other than a street boundary as determined by the local authority.

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

(3) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by it during the course of the construction, maintenance or removal of such sewerage mains and other works as it, in its dis-

like bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel, onderworpe daaraan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwydering van sodanige rioolhoofpypleidings en ander werke veroorsaak word.

Administrateurskennisgewing 368 26 Maart 1980

BOKSBURG-WYSIGINGSKEMA 1/183.

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 Boksburg-dorpsaanlegskema 1, 1946, wat uit dieselfde grond as die dorp Sunward Park 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, Boksburg, en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Boksburg-wysigingskema 1/183.

PB. 4-9-2-8-183

Administrateurskennisgewing 369 26 Maart 1980

JOHANNESBURG-WYSIGINGSKEMA 38.

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 Johannesburg-dorpsbeplanningkema, 1979, gewysig word deur die hersonering van Erf 1343, dorp Kibler Park, van "Openbare Oopruimte" 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 38.

PB. 4-9-2-2H-38

Administrateurskennisgewing 370 26 Maart 1980

NELSPRUIT-WYSIGINGSKEMA 1/58.

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 Nelspruit-dorpsaanlegskema 1, 1949, gewysig word deur die hersonering van 'n deel van Erf 1404, Nelspruit Dorp Uitbreiding 9, van "Bestaande Openbare Oop Ruimte" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf".

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

Hierdie wysiging staan bekend as Nelspruit-wysigingskema 1/58.

PB. 4-9-2-22-58

creation, 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 368 26 March, 1980

BOKSBURG AMENDMENT SCHEME 1/183.

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 Boksburg Town-planning Scheme 1, 1946, comprising the same land as included in the township of Sunward Park 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, Boksburg, and are open for inspection at all reasonable times.

This amendment is known as Boksburg Amendment Scheme 1/183.

PB. 4-9-2-8-183

Administrator's Notice 369 26 March, 1980

JOHANNESBURG AMENDMENT SCHEME 38.

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 Erf 1343, Kibler Park Township, from "Public Open Space" 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 38.

PB. 4-9-2-2H-38

Administrator's Notice 370 26 March, 1980

NELSPRUIT AMENDMENT SCHEME 1/58.

It is hereby notified in terms of section 36(1) of the Townplanning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Nelspruit Town-planning Scheme 1, 1949 by the rezoning of a part of Erf 1404, Nelspruit Extension 9 Township, from "Existing Public Open Space" to "Special Residential" with a density of "One dwelling per erf".

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

This amendment is known as Nelspruit Amendment Scheme 1/58.

PB. 4-9-2-22-58

Administrateurskennisgewing 371 26 Maart 1980

NOORDELIKE JOHANNESBURGSTREEK - WYSIGINGSKEMA 990.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Noordelike Johannesburgstreek-dorpsaanlegkema 1958 gewysig word deur die hersonering van sekere erwe in die dorp Edenburg van "Spesiale Woon", "Algemene Woon", "Algemene Besigheid", "Spesiale Besigheid" en "Spesiaal" met digtheid van "Een woonhuis per erf", "Een woonhuis per 40 000 vk. vt." en "Een woonhuis per 30 000 vk. vt." tot "Spesiale Woon", "Algemene woon 1", "Algemene Besigheid", "Spesiale Besigheid" en "Spesiaal" almal met 'n digtheid van "Een woonhuis per 20 000 vk. vt." en "Voorgestelde nuwe strate en verbredings" onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Noordelike Johannesburgstreek-wysigingskema 990.

PB. 4-9-2-116-990

Administrateurskennisgewing 372 26 Maart 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 Sunward Park Uitbreiding 2 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB. 4-2-2-3785

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR THE JOHANNESBURG CONSOLIDATED INVESTMENT COMPANY LIMITED INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 72 VAN DIE PLAAS LEEUWPOORT 113-I.R.; PROVINSIE TRANSVAAL, TOEGESTAAN IS.

1. STIGTINGSVOORWAARDES.

(1) *Naam.*

Die naam van die dorp is Sunward Park Uitbreiding 2.

(2) *Ontwerp.*

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. A.3109/75.

(3) *Strate.*

(a) Die dorpsenaar moet die strate in die dorp vorm, skraap en onderhou tot bevrediging van die plaaslike bestuur totdat die aanspreeklikheid deur die plaaslike

Administrator's Notice 371 26 March, 1980

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME 990.

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 certain erven in Edenburg Township from "Special Residential", "General Residential", "General Business", "Special Business" and "Special" at densities of "One dwelling per erf", "One dwelling per 40 000 sq. ft.", "One dwelling per 30 000 sq. ft.", to "Special Residential", "General Residential 1", "General Business", "Special Business" and "Special" all with a density of "One dwelling per 20 000 sq. ft." and to "Proposed new streets and widenings" subject to certain conditions.

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

This amendment is known as Northern Johannesburg Region Amendment Scheme 990.

PB. 4-9-2-116-990

Administrator's Notice 372 26 March, 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 Sunward Park Extension 2 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB. 4-2-2-3785

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY THE JOHANNESBURG CONSOLIDATED INVESTMENT COMPANY LIMITED UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 72 OF THE FARM LEEUWPOORT 113-I.R., PROVINCE TRANSVAAL, HAS BEEN GRANTED.

1. CONDITIONS OF ESTABLISHMENT.

(1) *Name.*

The name of the Township shall be Sunward Park Extension 2.

(2) *Design.*

The township shall consist of erven and streets as indicated on General Plan S.G. A.3109/75.

(3) *Streets.*

(a) The township owner shall form, grade and maintain the streets in the township to the satisfaction of the local authority until such time as this respon-

bestuur oorgeneem word: Met dien verstande dat die Administrateur geregtig is om die dorpseienaar van tyd tot tyd gedeeltelik of geheel van die aanspreeklikheid te onthef na raadpleging met die plaaslike bestuur.

- (b) Die dorpseienaar moet op eie koste alle hindernisse in die straatreserwes tot bevrediging van die plaaslike bestuur verwyder.

(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 15% van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die bou van strate en/of stormwaterdreinerings in of vir die dorp.

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

- (b) Betaalbaar aan die Transvaalse Onderwysdepartement:

Die dorpseienaar moet kragtens die bepalings van artikel 63(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, aan die Transvaalse Onderwysdepartement as begiftiging vir 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 Titelloosheid.*

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 serwituut wat slegs Erf 694 en strate in die dorp raak:

By Notarial Deed No. 184/73-S the within mentioned property is subject to a servitude in favour of Rand Water Board.

- (b) die volgende serwitute wat nie die dorpsgebied raak nie:

- (i) By Notarial Deed No. 509/58-S dated 9th January, 1958 the withinmentioned property is subject to a servitude in perpetuity over an area 900 sq. ft. in favour of Town Council of Boksburg for purpose of constructing a transformer house as will more fully appear from reference to the said Notarial Deed, a copy whereof is hereunto annexed".

- (ii) By Notarial Deed No. 1349/59-S, dated 30th October, 1959 the withinmentioned property, is subject to a servitude in perpetuity for the purpose of erecting a electricity substation with ancillary rights, i.f.o. the Town Council of Boksburg as will more fully appear from reference

sibility is taken over by the Local authority: Provided that the Administrator shall from time to time be entitled to relieve the township owner wholly or partially of this obligation after reference to the local authority.

- (b) The township owner shall at its own expense, remove all obstacles from the street reserves to the satisfaction of the local authority.

(4) *Endowment.*

- (a) Payable to the local authority:

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

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

- (b) Payable to the Transvaal Education Department:

The township owner shall, 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, but, excluding:

- (a) the following servitude which affects Erf 694 and streets in the township only:

By Notarial Deed No. 184/73-S the withinmentioned property is subject to a servitude in favour of Rand Water Board.

- (b) the following servitudes which do not affect the township area:

- (i) By Notarial Deed No. 509/58-S dated 9th January, 1958 the withinmentioned property is subject to a servitude in perpetuity over an area 900 sq. ft. in favour of Town Council of Boksburg for purpose of constructing a transformer house as will more fully appear from reference to the said Notarial Deed, a copy whereof is hereunto annexed".

- (ii) By Notarial Deed No. 1349/59-S dated 30th October, 1959 the withinmentioned property is subject to a servitude in perpetuity for the purpose of erecting a electricity substation with ancillary rights, i.f.o. the Town Council of Boksburg as will more fully appear from reference

to the said Notarial Deed, a copy whereof is hereunder annexed".

- (iii) By Notarial Deed No. 1080/67-S, dated 11th October, 1966 the withinmentioned property is subject to a servitude for the conveyance of electricity and electricity substation, i.f.o. Town Council Boksburg together with ancillary rights as will more fully appear from reference to the said Notarial Deed, a copy whereof is hereunto annexed".
 - (iv) By Notarial Deed No. 1636/71-S the withinmentioned property is subject to a sewer servitude, i.f.o. Town Council Boksburg as will more fully appear from reference to the said Notarial Deed a copy whereof is hereunto annexed".
 - (v) By Notarial Deed No. 1637/71-S the withinmentioned property is subject to a sewer servitude as will more fully appear from reference to the said Notarial Deed a copy whereof is hereunto annexed".
 - (vi) By Notarial Deed No. 568/73-S the withinmentioned property is subject to a Power Line servitude in favour of the Electricity Supply Commission as will more fully appear from reference to the said Notarial Deed a copy whereof is hereunto annexed".
 - (vii) By Notarial Deed No. 1414/73-S the withinmentioned property is subject to a servitude for the conveyance of Gas in favour of Gaskor as will more fully appear from reference to the said Notarial Deed a copy whereof is hereunto annexed".
 - (viii) By Notarial Deed No. 1415/73-S the withinmentioned property is subject to a servitude for a pipeline 15,24 m wide in favour of Rand Water Board as will more fully appear from reference to the said Notarial Deed a copy whereof is hereunto annexed".
 - (ix) The servitudes of outspan.
 - (x) The servitude in favour of Gaskor registered under Notarial Deed 2713/1976-S;
 - (xi) The servitude in favour of the Rand Water Board registered under Notarial Deed K788/1976-S."
- (c) Die kennisgewing van oteiening deur die Direkteur van die Transvaalse Paaiedepartement wat slegs Erwe 382 en 383 in die dorp raak.

(6) *Erwe vir Munisipale Doeleindes.*

Die dorpsieenaar moet op eie koste die volgende erwe aan die bevoegde owerheid oordra vir munisipale doeleindes:

- (i) Algemeen: Erf 694.
- (ii) Parke: Erwe 763 en 764.

2. TITELVOORWAARDES.

Die erwe hieronder genoem is onderworpe aan die voorwaardes soos aangedui, opgelê deur die Administrateur kragtens die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965:

to the said Notarial Deed, a copy whereof is hereunder annexed".

- (iii) By Notarial Deed No. 1080/67-S dated 11th October, 1966 the withinmentioned property is subject to a servitude for the conveyance of electricity and electricity substation, i.f.o. Town Council Boksburg together with ancillary rights as will more fully appear from reference to the said Notarial Deed, a copy whereof is hereunto annexed".
 - (iv) By Notarial Deed No. 1636/71-S the withinmentioned property is subject to a sewer servitude, i.f.o. Town Council Boksburg as will more fully appear from reference to the said Notarial Deed a copy whereof is hereunto annexed".
 - (v) By Notarial Deed No. 1637/71-S the withinmentioned property is subject to a sewer servitude as will more fully appear from reference to the said Notarial Deed a copy whereof is hereunto annexed".
 - (vi) By Notarial Deed No. 568/73-S the withinmentioned property is subject to a Power Line servitude in favour of the Electricity Supply Commission as will more fully appear from reference to the said Notarial Deed a copy whereof is hereunto annexed".
 - (vii) By Notarial Deed No. 1414/73-S the withinmentioned property is subject to a servitude for the conveyance of Gas in favour of Gaskor as will more fully appear from reference to the said Notarial Deed a copy whereof is hereunto annexed".
 - (viii) By Notarial Deed No. 1415/73-S the withinmentioned property is subject to a servitude for a pipeline 15,24 m wide in favour of Rand Water Board as will more fully appear from reference to the said Notarial Deed a copy whereof is hereunto annexed".
 - (ix) The servitudes of outspan.
 - (x) The servitude in favour of Gaskor registered under Notarial Deed 2713/1976-S;
 - (xi) The servitude in favour of the Rand Water Board registered under Notarial Deed K788/1976-S."
- (c) The notice of expropriation by the Director of the Transvaal Roads Department which affects Erven 382 and 383 in the Township only.

(6) *Erven for Municipal Purposes.*

The township owner shall at its own expense have the following erven transferred to the proper authority for municipal purposes:

- (i) General: Erf 694.
- (ii) Parks: Erven 763 and 764.

2. CONDITIONS OF TITLE.

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

(1) *Alle erwe met die uitsondering van dié genoem in klousule 1(6).*

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

(2) *Erwe 464, 542, 627, 634, 670, 676, 681, 696, 707, 713 en 719.*

Die erf is onderworpe aan 'n serwituut vir munisipale doeleindes ten gunste van die plaaslike bestuur, soos op die algemene plan aangedui.

Administrateurskennisgewing 373 26 Maart 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 Reyno Ridge Uitbreiding 5 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB. 4-2-2-5591

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR DIE STADSRAAD VAN WITBANK INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 115 VAN DIE PLAAS KLIPFONTEIN 322-J.S., PROVINSIE TRANSVAAL, TOEGESTAAN IS.

1. STIGTINGSVOORWAARDES.

(1) *Naam.*

Die naam van die dorp is Reyno Ridge Uitbreiding 5.

(2) *Ontwerp.*

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. A.5366/78.

(1) *All Erven with the Exception of those mentioned in Clause 1(6).*

- (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 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 464, 542, 627, 634, 670, 676, 681, 696, 707, 713 and 719.*

The erf is subject to a servitude for municipal purposes in favour of the local authority, as indicated on the General Plan.

Administrator's Notice 373 26 March, 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 Reyno Ridge Extension 5 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB. 4-2-2-5591

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY THE TOWN COUNCIL OF WITBANK UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 115 OF THE FARM KLIPFONTEIN 322-J.S., PROVINCE TRANSVAAL, HAS BEEN GRANTED.

1. CONDITIONS OF ESTABLISHMENT.

(1) *Name:*

The name of the township shall be Reyno Ridge Extension 5.

(2) *Design.*

The township shall consist of erven and streets as indicated on General Plan S.G. A.5366/78.

(3) *Begiftiging.*

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.

(4) *Beskikking oor Bestaande Titellovoorwaardes.*

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

(5) *Erwe vir Munisipale Doeleindes.*

Erwe 917 en 918 moet deur die plaaslike bestuur as parke voorbehou word.

(6) *Toegang.*

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

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

Die dorpseienaar moet op eie koste 'n heining of ander fisiese versperring oprig tot bevrediging van die Direkteur, Transvaalse Paaiedepartement, soos en wanneer deur hom verlang om dit te doen, en die dorpseienaar moet sodanige heining of fisiese versperring in 'n goeie toestand hou.

(8) *Ontvangs en Versorging van Stormwater.*

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

(9) *Nakoming van vereistes van die Direkteur van die Transvaalse Paaiedepartement.*

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

2. TITELVOORWAARDES.

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

Alle erwe met uitsondering van dié genoem in klousule 1(5) is onderworpe aan die volgende voorwaardes opgelê deur die Administrateur ingevolge Ordonnansie 25 van 1965.

(3) *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.

(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.

(5) *Erven for Municipal Purposes.*

Erven 917 and 918 shall be reserved by the local authority as parks.

(6) *Access.*

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

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

The township owner shall at own expense, erect a fence or other physical barrier to the satisfaction of the Director, Transvaal Roads Department, as and when required by him to do so and the township owner shall maintain such fence or physical barrier in good order and repair.

(8) *Acceptance and Disposal of Stormwater.*

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

(9) *Enforcement of the requirements of the Director of the Transvaal Roads Department.*

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

2. CONDITIONS OF TITLE.

(1) *Conditions imposed by the Administrator in terms of the provisions of Ordinance 25 of 1965.*

All erven with the exception of those mentioned in clause 1(5) 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 serwituut 2 m breed, vir riolerings- en ander munisipale doeleindes, ten gunste van die plaaslike bestuur, langs enige twee grense, uitgesonderd 'n straatgrens, soos deur die plaaslike bestuur bepaal.
- (b) Geen gebou of ander struktuur mag binne die voornoemde serwituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige serwituut of binne 'n afstand van 2 m daarvan geplant word nie.
- (c) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige rioolhoofpypleidings en ander werke wat hy volgens goeëdunke noodsaaklik ag, tydelik te plaas op die grond wat aan die voornoemde serwituut grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel onderworpe daaraan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwydering van sodanige rioolhoofpypleidings en ander werke veroorsaak word.

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

Benewens die voorwaardes hierbo uiteengesit, is Erven 710 tot 728, 741, 742 en 744 tot 755 onderworpe aan die volgende voorwaardes opgelê deur die Beherende Gesag ingevolge Wet 21 van 1940.

- (a) Uitgesonderd die fisiese versperring soos vereis deur die Direkteur, Transvaalse Paaiedepartement, of enige ander noodsaaklike stormwaterdreineringsstruktuur mag geen gebou, struktuur of enigiets wat aan die grond verbonde is, al maak dit nie 'n deel van daardie grond uit nie, opgerig word of enigiets onder of benede die grond mag aangelê of gelê word binne 'n afstand van 32 m van die grens van die erf aangrensend aan Pad S-12 af nie, en geen verandering of toevoeging tot enige bestaande struktuur of gebou wat binne sodanige afstand van sodanige grens geleë is, mag sonder die skriftelike toestemming van die Beherende Gesag aangebring word nie.
- (b) Ingang tot en uitgang van die erf word nie toegelaat langs die grens van die erf aangrensend aan Pad S-12 nie.
- (c) Tensy die skriftelike toestemming van die Beherende Gesag verkry is mag die erf slegs vir spesiale woon-doeleindes gebruik word.

Administrateurskennisgewing 374 26 Maart 1980

KENNISGEWING VAN VERBETERING.

BUITESTEDELIKE GEBIEDE - WYSIGINGSKEMA 17.

Hierby word ooreenkomstig die bepalings van artikel 38 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat nademaal 'n fout in Buitestedelike Gebiede-wysigingskema 17 ontstaan het, het die Administrateur goedgekeur dat die bogenoemde skema gewysig word deur die invoeging van die volgende tot Kolom 1, Paragraaf 2, Klousule 2, Tabel A: "Dorp Secunda Uitbreiding 2" en in Kolom 2 die syfer "17". Deur die hernommering van bestaande Paragrafe 2, 3 en 4 na 3, 4 en 5.

PB. 4-9-2-111-17

- (a) The erf is subject to a servitude, 2 m wide, in favour of the local authority, for sewerage and other municipal purposes, along any two boundaries other than a street boundary as determined by the local authority.
- (b) No building or other structure shall be erected within the aforesaid servitude area and no large-rooted trees shall be planted within the area of such servitude or within 2 m thereof.
- (c) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by it during the course of the construction, maintenance or removal of such sewerage mains and other works as it, in its discretion may deem necessary and shall further be entitled to reasonable access to the said land for the aforesaid purpose subject to any damage done during the process of the construction, maintenance or removal of such sewerage mains and other works being made good by the local authority.

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

In addition to the conditions set out above, Erven 710 to 728, 741, 742 and 744 to 755 shall be subject to the following conditions imposed by the Controlling Authority in terms of Act 21 of 1940.

- (a) Except for the physical barrier required by the Director, Transvaal Roads Department, or any essential stormwater drainage structure, no building structure or other thing which is attached to the land, even though it does not form part of that land, shall be erected nor shall anything be constructed or laid under or below the surface of the land of the erf at a distance less than 32 m from the boundary of the erf abutting on Road S-12 nor shall any alteration or addition to any existing structure or building situated within such distance of the said boundary be made except with the consent in writing of the Controlling Authority.
- (b) Ingress to and egress from the erf shall not be permitted along the boundary of the erf abutting on Road S-12.
- (c) Except with the written consent of the Controlling Authority, the erf shall be used for special residential purposes only.

Administrator's Notice 374

26 March, 1980

NOTICE OF CORRECTION.

PERI-URBAN AREAS AMENDMENT SCHEME 17.

It is hereby notified in terms of section 38 of the Town-planning and Townships Ordinance, 1965, that whereas an error occurred in Peri-Urban Areas Amendment Scheme 17, the Administrator has approved the correction of the scheme by the insertion of the following to Column 1, Paragraph 2, Clause 2, Table A "Secunda Extension 2 Township" and in Column 2 the figure "17". By the renumbering of existing Paragraphs 2, 3 and 4 to 3, 4 and 5.

PB. 4-9-2-111-17

Administrateurskennisgewing 375 26 Maart 1980

WITBANK-WYSIGINGSKEMA 1/78.

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 Witbank-dorpsaanlegkema 1, 1948, wat uit dieselfde grond as die dorp Reyno Ridge 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, Witbank en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Witbank-wysigingskema 1/78.

PB. 4-9-2-39-78

Administrateurskennisgewing 376 26 Maart 1980

VERKLARING VAN 'N TOEGANGSPAD OOR DIE PLAAS ELANDSHOEK 337-J.R.: DISTRIK BRONKHORSTSPRUIT.

Ingevolge die bepalings van artikel 48(1)(a) van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), verklaar die Administrateur hiermee dat 'n toegangspad, 15,74 meter breed, oor die plaas Elandshoek 337-J.R., distrik Bronkhorstspuit, sal bestaan.

Die algemene rigting, ligging van genoemde pad en die omvang van die reserwebreedte daarvan, word op bygaande sketsplan aangetoon.

Ooreenkomstig die bepalings van subartikels (2) en (3) van artikel 5A van genoemde Ordonnansie word hiermee verklaar dat die grond wat genoemde pad in beslag neem, met ysterpenne afgemerk is.

U.K.B. 41(113), gedateer 8 Januarie 1980
D.P. 01-015-23/22/1814

Administrator's Notice 375 26 March, 1980

WITBANK AMENDMENT SCHEME 1/78.

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 Witbank Town-planning Scheme 1, 1948, comprising the same land as included in the township of Reyno Ridge 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, Witbank and are open for inspection at all reasonable times.

This amendment is known as Witbank Amendment Scheme 1/78.

PB. 4-9-2-39-78

Administrator's Notice 376 26 March, 1980

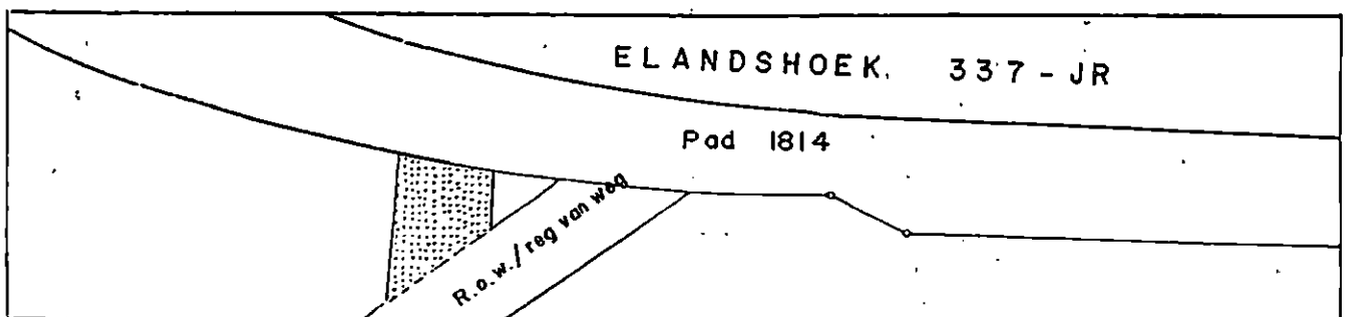
DECLARATION OF AN ACCESS ROAD OVER THE FARM ELANDSHOEK 337-J.R.: DISTRICT OF BRONKHORSTSPRUIT.

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, 15,74 metre wide, shall exist over the farm Elandshoek 337-J.R., district of Bronkhorstspuit.

The general direction, situation of the said road and the extent of the road reserve width thereof, is shown on the subjoined sketch plan.

In terms of the provisions of subsections (2) and (3) of section 5A of the said Ordinance, it is hereby declared that the land taken up by the said road, has been demarcated by means of iron pegs.

E.C.R. 41(113), dated 8 January, 1980
D.P. 01-015-23/22/1814



D.P.01-015-23/22/1814

BESTAANDE PAD



EXISTING ROAD

TOEGANGSPAD VERKLAAR 15,74 m BREED



ACCESS ROAD DECLARED 15,74 m WIDE

U.K. BESLUIT NO. 41 (113) VAN 08-01-1980

EXCO. RESOLUTION NO. 41 (113) OF 08-01-1980

Administrateurskennisgewing 377 26 Maart 1980

VERLEGGING EN VERBREDING VAN DISTRIKSPAAIE 38 EN 75, VERKLARING VAN 'N OPENBARE PAD EN 'N TOEGANGSPAD: DISTRIK BRONKHORSTSPRUIT.

Die Administrateur:

A. Verlê hiermee en vermeerder, ingevolge die bepalings van artikel 5(1)(d) en artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) die reserwebreedte van:

- (a) Die gedeelte van Distrikspad 38 oor die plase Onbekend 398-J.R., Vlakfontein 548-J.R. en Witpoort 551-J.R., distrik Bronkhorstspuit, na afwisselende breedtes van 37,78 meter tot 130 meter;
- (b) die gedeelte van Distrikspad 75 oor die plaas Onbekend 398-J.R., na 25 meter.

B. Verklaar hiermee, ingevolge die bepalings van artikel 5(1)(b) en artikel 3 van genoemde Ordonnansie, dat 'n openbare pad met 'n reserwebreedte van 25 meter oor die plaas Vlakfontein 548-J.R., sal bestaan.

C. Verklaar hiermee, ingevolge die bepalings van artikel 48(1)(a) van genoemde Ordonnansie, dat 'n toegangspad met afwisselende breedtes van 16 meter tot 25 meter, oor die plaas Onbekend 398-J.R., sal bestaan.

Die algemene ligging en rigting van die verleggings en omvang van die reserwebreedtes van genoemde paaie, word op bygaande sketsplan aangetoon.

Ooreenkomstig die bepalings van subartikel (2) en (3) van artikel 5A van genoemde Ordonnansie, word hiermee verklaar dat die grond, wat die onderskeie padreëlings in beslag neem, aangetoon is op grootskaalse planne wat vir die belanghebbendes ter insae sal wees in die kantoor van die Streekbeampte, Pretoria, vanaf datum van afkondiging van hierdie kennisgewing.

U.K.B. 1728(29), gedateer 2 Oktober 1979
D.P. 01-015-23/22/38

Administrator's Notice 377 26 March, 1980

DEVIATION AND WIDENING OF DISTRICT ROADS 38 AND 75, DECLARATION OF PUBLIC ROAD AND ACCESS ROAD: DISTRICT OF BRONKHORSTSPRUIT.

The Administrator:

A. hereby deviates and increases, in terms of the provisions of section 5(1)(d) and section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957) the reserve width of:

- (a) The section of District Road 38 over the farms Onbekend 398-J.R., Vlakfontein 548-J.R., and Witpoort 551-J.R., district of Bronkhorstspuit, to varying widths of 37,78 metre to 130 metre;
- (b) the section of District Road 75 over the farm Onbekend 398-J.R., to 25 metre.

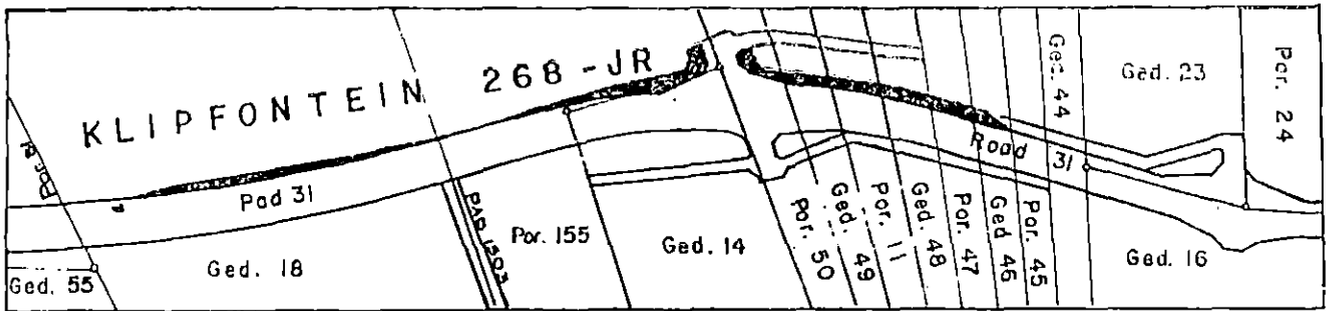
B. Hereby declares, in terms of the provisions of section 5(1)(b) and section 3 of the said Ordinance, that a public road with a reserve width of 25 metre, shall exist over the farm Vlakfontein 548-J.R..

C. Hereby declares, in terms of the provisions of section 48(1)(a) of the said Ordinance, that an access road with varying widths of 16 metre to 25 metre, shall exist over the farm Onbekend 398-J.R.

The general direction and situation of the deviations and the extent of the road reserve widths of the said roads, are shown on the subjoined sketch plan.

In terms of the provisions of subsections (2) and (3) of section 5A of the said Ordinance, it is hereby declared that the land taken up by the various road adjustments, is shown on large scale plans which will be available for inspection by any interested person at the office of the Regional Officer, Pretoria, from date of publication of this notice.

E.C.R. 1728(29), dated 2 October, 1979
D.P. 01-015-23/22/38



D.P. 01-012-23/22/31

Pad verlê  Road deviated
 Bestaande pad  Existing road

U.K. BESLUIT NO.2327 (26) VAN 1979-12-11

EXCO. RESOLUTION NO.2327 (26) OF 1979-12-11

Administrateurskennisgewing 379

26 Maart 1980

Administrator's Notice 379

26 March, 1980

VERBREDING VAN GEDEELTE VAN DISTRIKS-PAD 88: DISTRIK KLERKSDORP.

Ingevolge die bepalings van artikel 3 van die Pad-ordonnansie, 1957 (Ordonnansie 22 van 1957) vermeerder die Administrateur hiermee die reserwebreedte van die gedeelte van Distrikspad 88 oor die plase Palmietfontein 374-I.P. en Goedgevonden 356-I.P., distrik Klerksdorp, na 40 meter.

Die algemene rigting, ligging en die omvang van die vermeerdering van die reserwebreedte van genoemde pad, word op bygaande sketsplan aangetoon.

Ooreenkomstig die bepalings van subartikels (2) en (3) van artikel 5A van genoemde Ordonnansie, word hiermee verklaar dat die grond wat die verbreding van genoemde pad in beslag neem, met klipstapels afgemerk is.

Goedgekeur op 6 Februarie 1980
D.P. 07-073-23/22/88

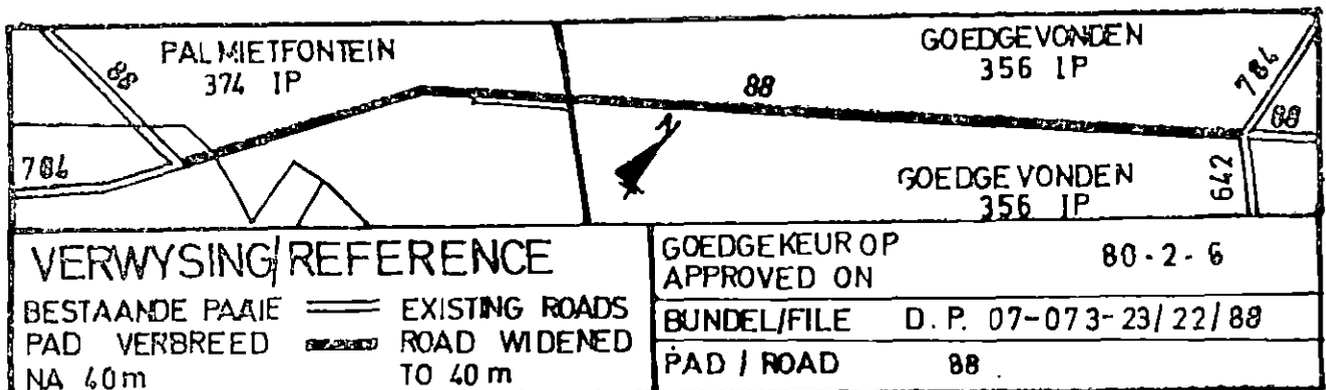
WIDENING OF SECTION OF DISTRICT ROAD 88: DISTRICT OF KLERKSDORP.

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 the section of District Road 88 over the farms Palmietfontein 374-I.P. and Goedgevonden 356-I.P., district of Klerksdorp, to 40 metre.

The general direction, situation and extent of the increase of the reserve width of the said road, is shown on the subjoined sketch plan.

In terms of the provisions of subsections (2) and (3) of section 5A of the said Ordinance, it is hereby declared that cairns have been erected to demarcate the land taken up by the widening of the said road.

Approved on 6 February, 1980.
D.P. 07-073-23/22/88



Administrateurskennisgewing 380

26 Maart 1980

VERLEGGING EN VERBREDING VAN DISTRIKSPAAIE 1760 EN 1681 EN VERKLARING VAN TOEGANGSPAAIE: DISTRIK BRONKHORSTSPRUIT.

Die Administrateur —

A. verlê en vermeerder hiermee, ingevolge die bepalings van artikel 5(1)(d) en artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) die reserwebreedte van:

- (a) Distrikspad 1760 oor die plase Onverwacht 509-J.R. en Firolaz 485-J.R., distrik Bronkhorstspuit, na afwisselende breedtes van 40 meter tot 130 meter;
- (b) Distrikspad 1681 oor die plase Witfontein 510-J.R. en Firolaz 485-J.R., distrik Bronkhorstspuit, na afwisselende breedtes van 40 meter tot 130 meter.

B. Verklaar hiermee, ingevolge die bepalings van artikel 48(1)(a) van genoemde Ordonnansie, dat toegangspaaie soos volg sal bestaan —

- (a) met afwisselende breedte van 16 meter tot 34 meter oor die plaas Onverwacht 509-J.R.;
- (b) met 'n reserwebreedte van 16 meter oor die plaas Onverwacht 509-J.R.;
- (c) met 'n reserwebreedte van 16 meter oor die plaas Firolaz 485-J.R.;
- (d) met 'n reserwebreedte van 8 meter oor die plaas Firolaz 485-J.R..

Die algemene rigting en ligging van die verleggings en die omvang van die reserwebreedtes van die onderskeie paaie, word op bygaande sketsplan aangetoon.

Ooreenkomstig die bepalings van subartikels (2) en (3) van artikel 5A van genoemde Ordonnansie, word hiermee verklaar dat die grond, wat genoemde padreëlings in beslag neem, aangetoon word op grootskaalse planne P.R.S. 77/6/1 Lyn 4 wat vir belanghebbendes ter insae sal wees in die kantoor van die Streekbeampte, Pretoria.

U.K.B. 2027(67), gedateer 6 November 1979
D.P. 01-015-23/22/1760

Administrator's Notice 380

26 March, 1980

DEVIATION AND WIDENING OF DISTRICT ROADS 1760 AND 1681 AND DECLARATION OF ACCESS ROADS: DISTRICT OF BRONKHORSTSPRUIT.

The Administrator —

A. hereby deviates and increases, in terms of the provisions of section 5(1)(d) and section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957) the reserve width of:

- (a) District Road 1760 over the farms Onverwacht 509-J.R. and Firolaz 485-J.R., district of Bronkhorstspuit, to varying widths of 40 metre to 130 metre;
- (b) District Road 1681 over the farms Witfontein 510-J.R. and Firolaz 485-J.R., district of Bronkhorstspuit, to varying widths of 40 metre to 130 metre;

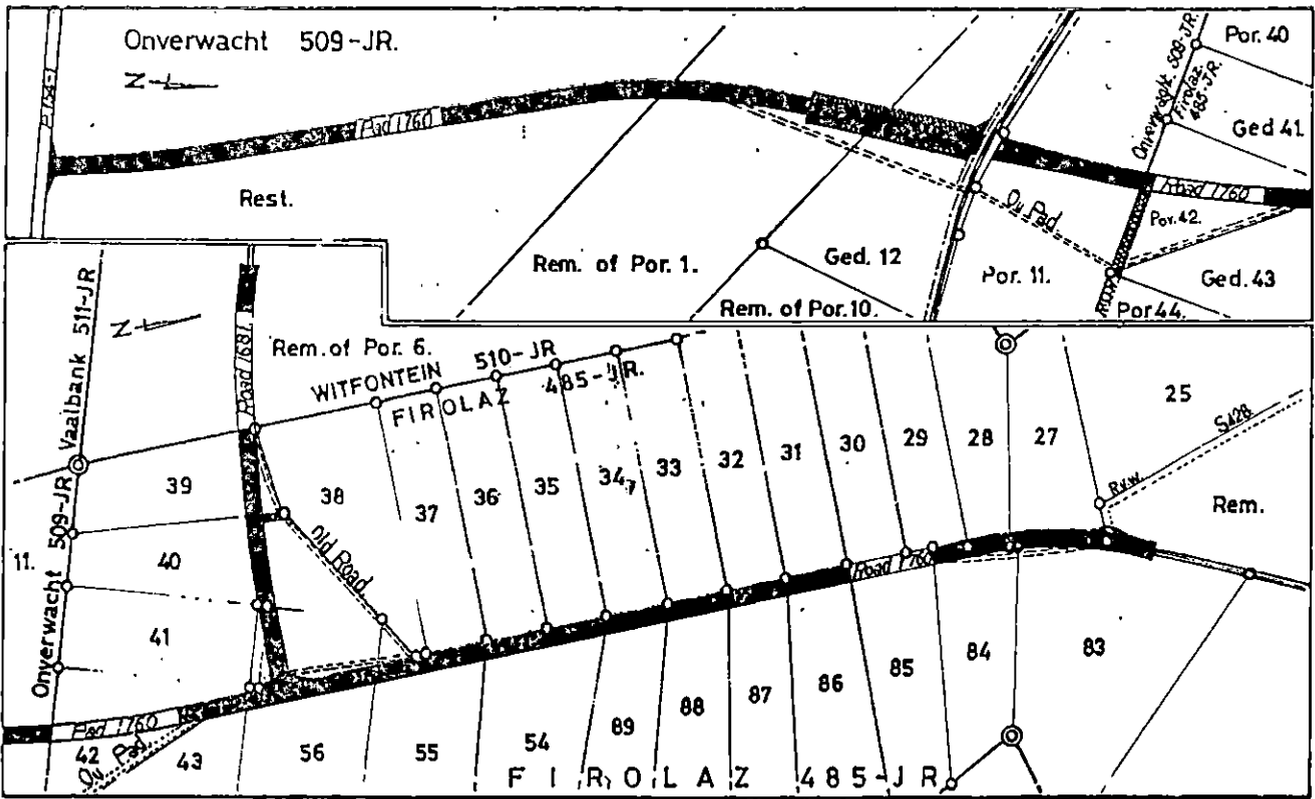
B. hereby declares, in terms of the provisions of section 48(1)(a) of the said Ordinance, that access roads shall exist as follows —

- (a) with varying widths of 16 metre to 34 metre over the farm Onverwacht 509-J.R.;
- (b) with a reserve width of 16 metre over the farm Onverwacht 509-J.R.;
- (c) with a reserve width of 16 metre over the farm Firolaz 485-J.R.;
- (d) with a reserve width of 8 metre over the farm Firolaz 485-J.R..

The general direction and situation of the deviations and the extent of the reserve widths of the said roads, are shown on the subjoined sketch plan.

In terms of the provisions of subsections (2) and (3) of section 5A of the said Ordinance, it is hereby declared that the land taken up by the abovementioned roads, is shown on large scale plans P.R.S. 77/6/1 Line 4, which are available for inspection by interested persons at the office of the Regional Officer, Pretoria.

E.C.R. 2027(67), dated 6 November, 1979
D.P. 01-015-23/22/1760



D.P.OI-015-23/22/1760

Pad gesluit		Road closed
Bestaande pad		Existing road
Pad verlé en verbreed na afwisselende breedtes van 40 meter tot 130 meter		Road deviated and widened to varying widths of 40 metre to 130 metre
Toegangspaaie verklaar		Access roads declared

U.K. BÉSLUIT NO.2027 (67) VAN 1979-II-06

EXCO. RESOLUTION NO.2027(67)OF 1979-II-06

Administrateurskennisgewing 381 26 Maart 1980

Administrator's Notice 381 26 March, 1980

VERLEGGING EN VERBREDING VAN DISTRIKSPAAIE 509, 1183, 1303 EN 1420: DISTRIK WOLMARANSSTAD.

DEVIATION, WIDENING OF DISTRICT ROADS 509, 1183, 1303 AND 1420: DISTRICT OF WOLMARANSSTAD.

Die Administrateur:

The Administrator:

A. Verlé en vermeerder hiermee, ingevolge die bepalinge van artikel 5(1)(d) en artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), die reserwebreedte van —

A. Hereby deviates and increases, in terms of the provisions of section 5(1)(d) and section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957) the reserve width of:

- (a) Distrikspad 509 oor die plase Waagkraal 374-I.O., Strydpoort 403-I.O., Klipfontein 311-I.P., Palmietfontein 312-I.P., Smuts 5-H.P., Uitval 6-H.P. en Palmietfontein 8-H.P., distrik Wolmaransstad, na afwisselende breedtes van 40 meter tot 130 meter;
- (b) Distrikspad 509 oor die plaas Palmietfontein 312-I.P. na afwisselende breedtes van 25 meter tot 115 meter;

- (a) District Road 509 over the farms Waagkraal 374-I.O., Strydpoort 403-I.O., Klipfontein 311-I.P., Palmietfontein 312-I.P., Smuts 5-H.P., Uitval 6-H.P. and Palmietfontein 8-H.P., district of Wolmaransstad, to varying widths of 40 metre to 130 metre;
- (b) District Road 509 over the farm Palmietfontein 312-I.P., to varying widths of 25 metre to 115 metre;

- (c) Distrikspad 1183 oor die plaas Palmietfontein 312-I.P. na afwisselende breedtes van 25 meter tot 115 meter;
- (d) Distrikspad 1303 oor die plaas Palmietfontein 312-I.P. na afwisselende breedtes van 25 meter tot 115 meter;

B. Vermeerder hiermee, ingevolge die bepalings van artikel 3 van genoemde Ordonnansie, die reserwebreedte van Distrikspad 1420 oor die plaas Klipfontein 311-I.P., na afwisselende breedtes van 15,74 meter tot 105,74 meter.

Die algemene rigting, ligging en omvang van die reserwebreedtes van die onderskeie paaie, word op bygaande sketsplan aangetoon.

Ooreenkomstig die bepalings van subartikels (2) en (3) van artikel 5A van genoemde Ordonnansie, word hiermee verklaar dat die grond wat die onderskeie paaie in beslag neem, aangetoon word op grootskaalse planne C78/8A en 8B wat vir belanghebbendes ter insae is in die kantoor van die Streekbeampte, Potchefstroom.

U.K.B. 1585(54), gedateer 11 September 1979
D.P. 07-074-23/22/509

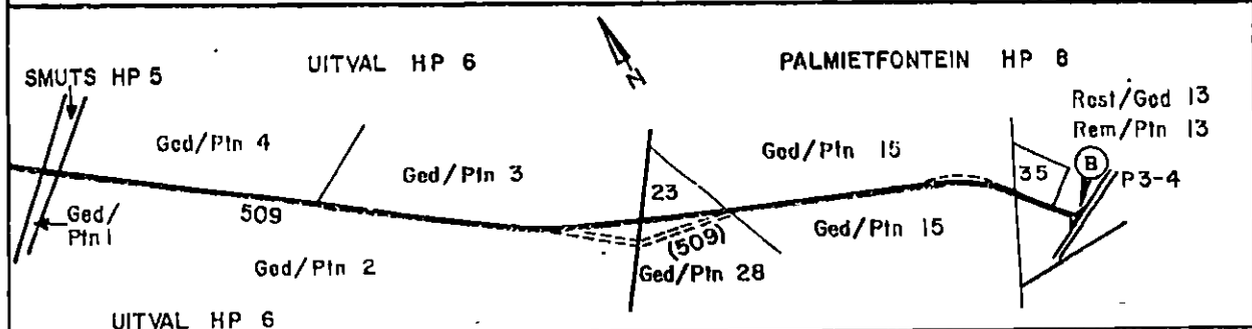
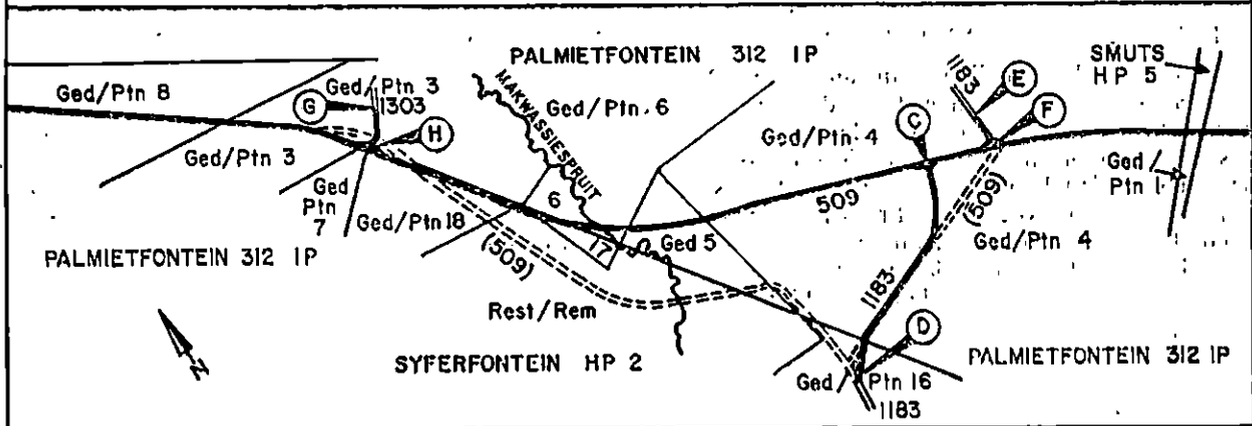
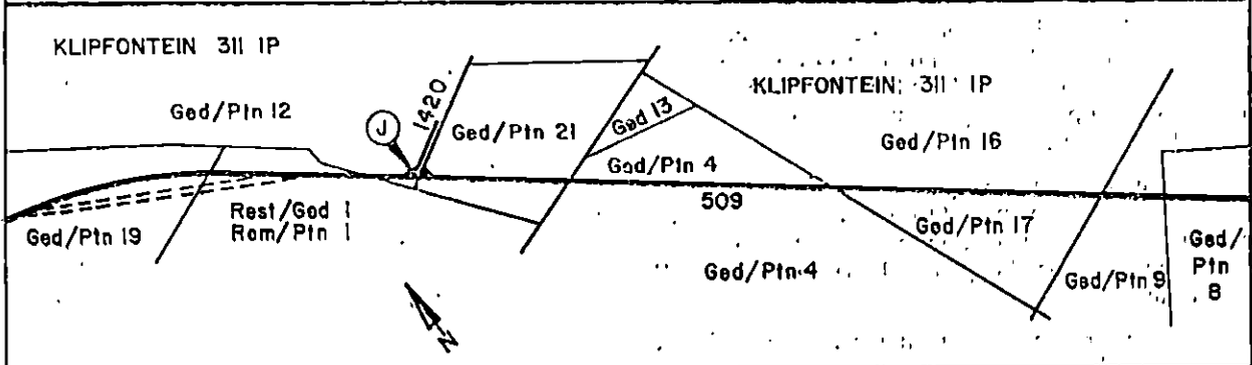
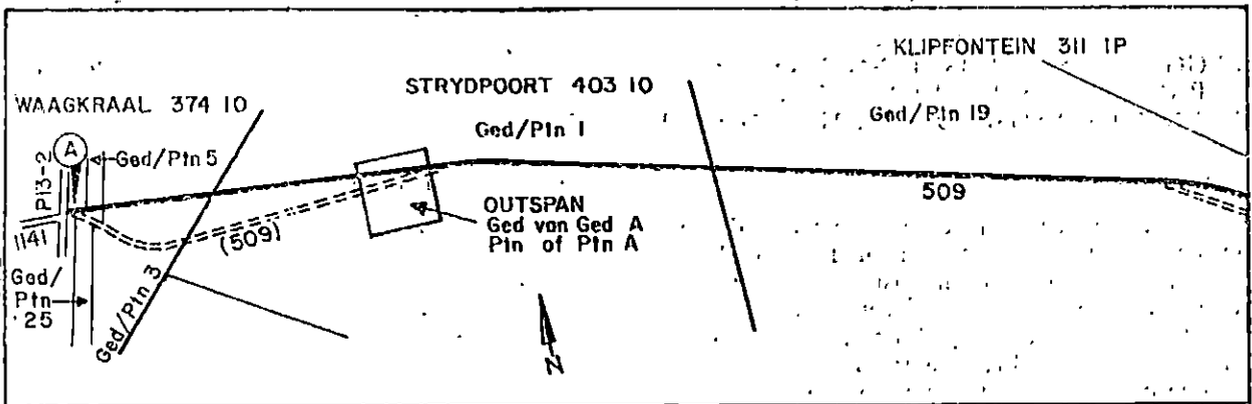
- (c) district Road 1183 over the farm Palmietfontein 312-I.P., to varying widths of 25 metre to 115 metre;
- (d) District Road 1303 over the farm Palmietfontein 312-I.P. to varying widths of 25 metre to 115 metre;

B. hereby increases in terms of the provisions of section 3 of the said Ordinance, the reserve width of District Road 1420 over the farm Klipfontein 311-I.P., to varying widths of 15,74 metre to 105,74 metre.

The general direction, situation and extent of the reserve widths of the various roads, are shown on the subjoined sketch plan.

In terms of the provisions of subsections (2) and (3) of section 5A of the said Ordinance, it is hereby declared that large scale plans C78/8A and 8B showing the land taken up by the aforesaid public roads will be open for inspection by interested persons at the office of the Regional Officer, Potchefstroom.

E.C.R. 1585(54), dated 11 September, 1979
D.P. 07-074-23/22/509



VERWYSING / REFERENCE

BESTAANDE PAAIE	====	EXISTING ROADS
PAD GESLUIT	----	ROAD CLOSED
PAD 509 VERLÊ EN VERBREED NA AFWISSELENDE BREEDTES VAN 25m TOT 115m EN AS DISTRIKSPAD 1183 HERNOMMER. (C-D)	—	ROAD 509 DEVIATED AND WIDENED TO VARYING WIDTHS OF 25m TO 115m AND RENUMBERED AS DISTRICT ROAD 1183(C-D)
PAAIE VERLÊ EN VERBREED NA AFWISSELENDE BREEDTES VAN	—	ROADS DEVIATED AND WIDENED TO VARYING WIDTHS OF
40m TOT 130m (A-B)	—	40m TO 130m (A-B)
25m TOT 115m (E-F)	—	25m TO 115m (E-F)
25m TOT 115m (G-H)	—	25m TO 115m (G-H)
15,74m TOT 105,74m (J)	—	15,74m TO 105,74m (J)

UK BES 1585/54
EXCO RES

GED DD 79-09-II

BUNDEL DP 07-074-23/22/509
FILE

PAD 509
ROAD

Administrateurskennisgewing 382

26 Maart 1980

VERLEGGING EN VERBREDING VAN PROVINSIALE PAD P79-1 EN VERKLARING VAN OPENBARE- EN TOEGANGSPAD: DISTRIK PRETORIA.

Die Administrateur:

- (a) Verlê hiermee en vermeerder, ingevolge die bepalings van artikel 5(1)(d) en artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), die reserwebreedte van die gedeelte van Provinsiale Pad P79-1 oor die plaas Doornrandje 386-J.R. en Knopjeslaagte 385-J.R., distrik Pretoria, na afwisselende breedtes van 40 meter tot 130 meter;
- (b) verklaar hiermee ingevolge die bepalings van artikel 5(1)(a) en artikel 3 van genoemde Ordonnansie, dat die bestaande pad oor die plaas Doornrandje 386-J.R., as 'n openbare pad met 'n reserwebreedte van 31,74 meter, sal bestaan;
- (c) verklaar hiermee, ingevolge die bepalings van artikel 48(1)(a) van genoemde Ordonnansie, dat 'n toegangspad met afwisselende breedtes van 16 meter tot 25 meter, oor die plaas Doornrandje 386-J.R., sal bestaan.

Die algemene rigting en ligging van verlegging en die omvang van die reserwebreedtes van genoemde paaie, word op die bygaande sketsplan aangetoon.

Ooreenkomstig die bepalings van subartikels 2 en 3 van artikel 5A van genoemde Padordonnansie, word hiermee verklaar dat die grond, wat die onderskeie padreëlings in beslag neem, aangetoon is op grootskaalse planne wat vir belanghebbendes ter insae sal wees in die kantoor van die Streekbeampte, Pretoria, vanaf datum van afkondiging van hierdie kennisgewing.

U.K.B. 2148(19), gedateer 20 November 1979
D.P. 01-012-23/22/P79-1

Administrator's Notice 382

26 March, 1980

DEVIATION AND WIDENING OF PROVINCIAL ROAD P79-1 AND DECLARATION OF A PUBLIC AND ACCESS ROAD: DISTRICT OF PRETORIA.

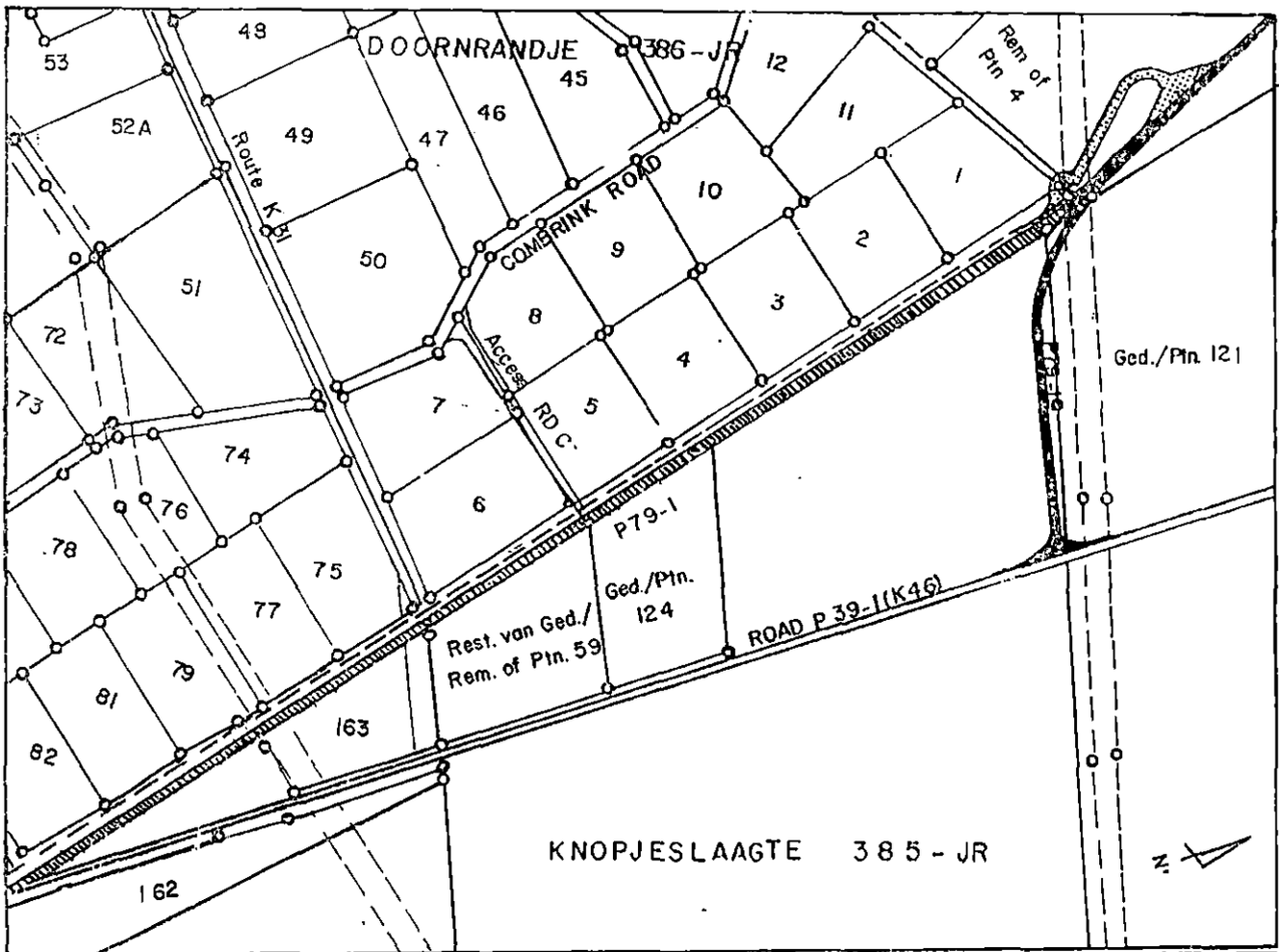
The Administrator:

- (a) Hereby deviates and increases, in terms of the provisions of section 5(1)(d) and section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957), the reserve width of a section of Provincial Road P79-1 over the farms Doornrandje 386-J.R. and Knopjeslaagte 385-J.R., district of Pretoria, to varying widths of 40 metre to 130 metre;
- (b) hereby declares, in terms of the provisions of section 5(1)(a) and section 3 of the said Ordinance, that the existing road over the farm Doornrandje 386-J.R., shall exist as a public road with a reserve width of 31,74 metre;
- (c) hereby declares, in terms of the provisions of section 48(1)(a) of the said Ordinance, that an access road with varying widths of 16 metre to 25 metre, shall exist over the farm Doornrandje 386-J.R..

The general direction and situation of the deviation and the extent of the road reserve widths of the said roads, are shown on the subjoined sketch plan.

In terms of the provisions of subsections 2 and 3 of section 5A of the said Ordinance, it is hereby declared that the land taken up by the various road adjustments, is shown on large scale plans which will be available for inspection by any interested person at the office of the Regional Officer, Pretoria, from date of publication of this notice.

E.C.R. 2148(19), dated 20 November, 1979
D.P. 01-012-23/22/P79-1



D.P.01-012-23/21/ P 79-1

Bestaande pad		Existing road
Openbare pad verklaar 31,74 meter breed		Public road declared 31,74 metre wide
Toegangspad verklaar met afwisselende breedtes van 16 tot 25 meter		Access road declared with varying widths of 16 to 25 metre
Pad verlé en verbreed na afwisselende breedtes van 40 tot 130 meter		Road deviated and widened to varying widths of 40 to 130 metre

U.K. BESLUIT NO. 2148 (19) VAN 1979-II-20

EXCO. RESOLUTION NO.2148(19) OF 1979-II-20

Administrateurskennisgewing 383 26 Maart 1980

Administrator's Notice 383 26 March, 1980

VERKLARING VAN TOEGANGSPAD OOR DIE
PLAAS VAALKOPJE 111-J.O.: DISTRIK LICHTEN-
BURG.

DECLARATION OF ACCESS ROAD OVER THE
FARM VAALKOPJE 111-J.O.: DISTRICT OF
LICHTENBURG.

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 reserwebreëte van 10 meter oor die plaas Vaalkopje 111-J.O., distrik Lichtenburg, sal bestaan.

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 10 metre, shall exist over the farm Vaalkopje 111-J.O., district of Lichtenburg.

Die algemene rigting, ligging en omvang van die reserwebreedte van genoemde toegangspad, word op bygaande sketsplan aangetoon.

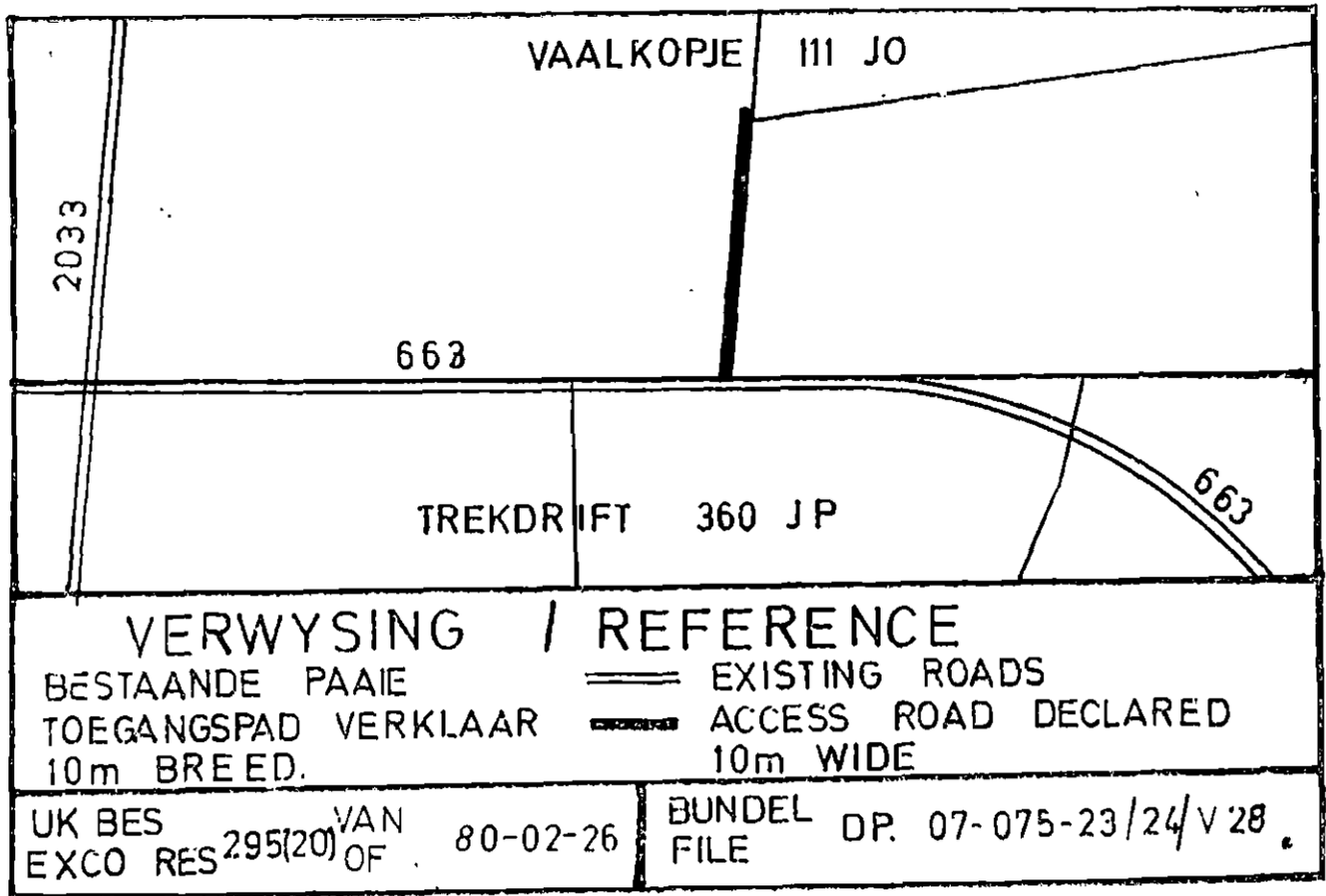
Ooreenkomstig die bepalings van subartikels (2) en (3) van artikel 5A van genoemde Ordonnansie, word hiermee verklaar dat die grond wat genoemde toegangspad in beslag neem, met klipstapels afgemerk is.

U.K.B. 295(20), gedateer 26 Februarie 1980
D.P. 07-075-23/24/V.28

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 cairns have been erected to demarcate the land taken up by the said access road.

E.C.R. 295(20), dated 26 February, 1980
D.P. 07-075-23/24/V.28



Administrateurskennisgewing 384 26 Maart 1980

VERBREIDING VAN DISTRIKSPAD 337: DISTRIK VOLKSRUST.

Ingevolge die bepalings van artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), vermeerder die Administrateur hiermee die reserwebreedte van Openbare Distrikspad 337 oor die plase Roodewal 102-H.S. en Streefontein 105-H.S., distrik Volksrust, na afwisselende breedtes van 25 meter tot 115 meter.

Die algemene rigting, ligging en die omvang van die vermeerdering van die reserwebreedte van genoemde pad, word op bygaande sketsplan aangetoon.

Ooreenkomstig die bepalings van subartikels (2) en (3) van artikel 5A van genoemde Ordonnansie, word hiermee verklaar dat pene opgerig is om die grond wat die vermeerdering van die reserwebreedte van genoemde pad in beslag neem, af te merk.

U.K.B. 295(11), gedateer 26 Februarie 1980
D.P. 051-055P-23/22/337

Administrator's Notice 384 26 March, 1980

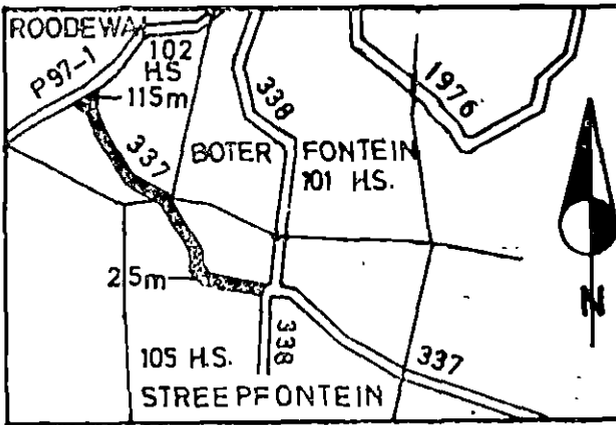
WIDENING OF DISTRICT ROAD 337: DISTRICT OF VOLKSRUST.

In terms of the provisions of section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957), the Administrator hereby increases the road reserve width of Public District Road 337 over the farms Roodewal 102-H.S. and Streefontein 105-H.S., district of Volksrust, to varying widths of 25 metre to 115 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 pegs have been erected to demarcate the land taken up by the increase of the reserve width of the said road.

E.C.R. 295(11), dated 26 February, 1980
D.P. 051-055P-23/22/337



D.P. 051-055P-23/22/337

U.K. BESLUIT
EX. CO. RES. 292 (11) 80-02-26

VERWYSING

REFERENCE

Bestaande paaie	—	Existing Roads.
Pad verbreed na breedtes wat wissel van 25m tot 115m.	▬	Road widened to widths varying from 25m to 115m.

Administrateurskennisgewing 385 26 Maart 1980

Administrator's Notice 385 26 March, 1980

VERKLARING VAN OPENBARE DISTRIKSPAARIE 2469 EN 2470: DISTRIK BELFAST.

DECLARATION OF PUBLIC DISTRICT ROADS 2469 AND 2470: DISTRICT OF BELFAST.

Ingevolge die bepalings van artikels 5(1)(a), 5(1)(c) en artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), verklaar die Administrateur hiermee dat die paaie oor die plase Leeuwbank 427-J.S., Wintershoek 390-J.S. en Rietvalley 387-J.S., distrik Belfast, as Openbare Distrikspaaie 2469 en 2470, elk met afwisselende reserwebreedtes van 25 meter tot 115 meter, sal bestaan.

In terms of the provisions of sections 5(1)(a), 5(1)(c), and section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957), the Administrator hereby declares that the roads over the farms Leeuwbank 427-J.S., Wintershoek 390-J.S. and Rietvalley 387-J.S., district of Belfast, shall exist as Public District Roads 2469 and 2470, each with varying reserve widths of 25 metre to 115 metre.

Die algemene rigting, ligging en omvang van die reserwebreedtes van genoemde paaie, word op bygaande sketsplan aangetoon.

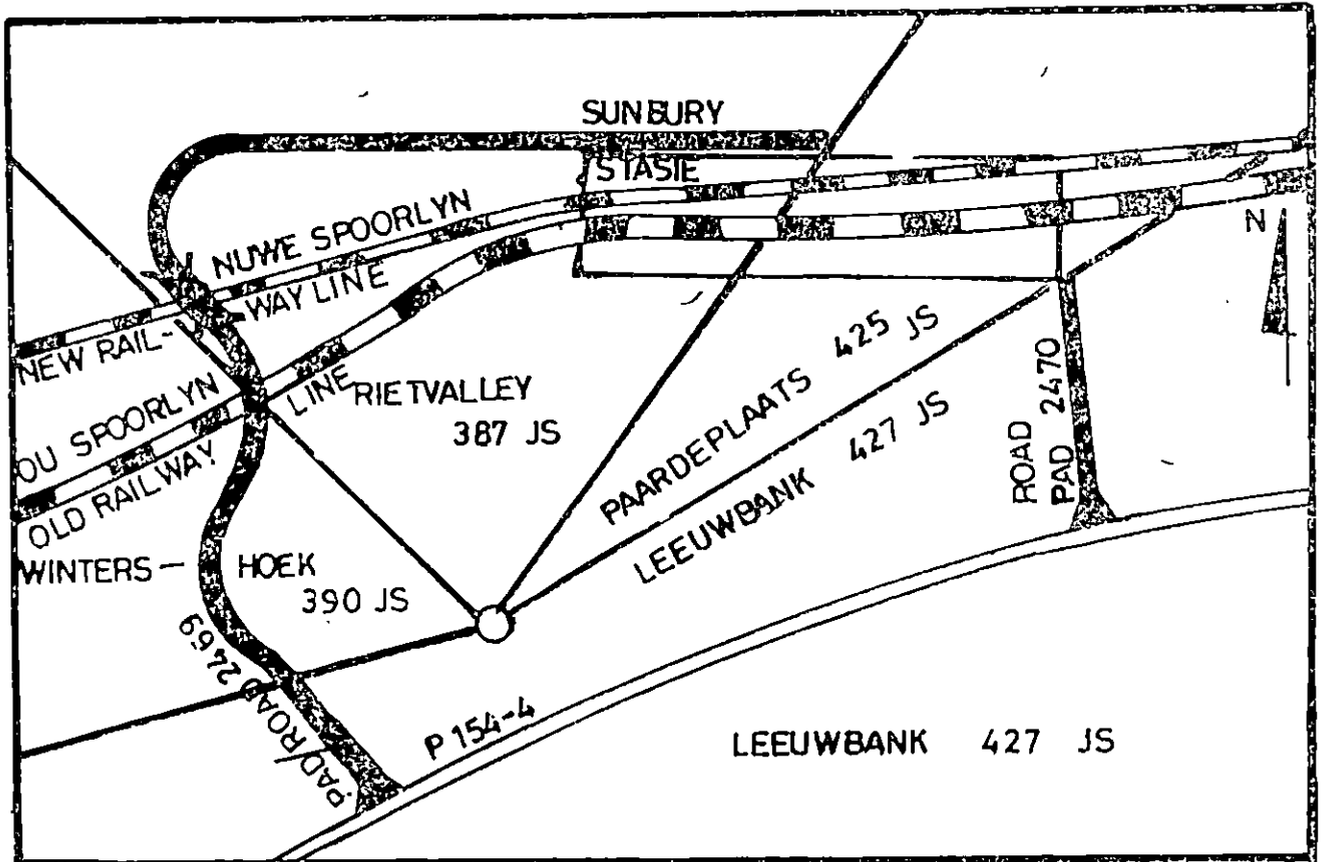
The general direction, situation and extent of the road reserve widths of the said roads, are shown on the subjoined sketch plan.

Ooreenkomstig die bepalings van subartikels (2) en (3) van artikel 5A van genoemde Ordonnansie, word hiermee verklaar dat die grond, wat genoemde openbare paaie in beslag neem, met klipstapels afgemerk is.

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 roads, has been demarcated by means of cairns.

U.K.B. 115(67), gedateer 22 Januarie 1980
D.P. 04-045/23/17 Sunburystasie

E.C.R. 115(67), dated 22 January, 1980
D.P. 04-045/23/17 Sunbury Station.



VERWYSING

REFERENCE

PAARDE VERKLAAR MET
AFWISSELENDE BREEDTES
VAN 25m TOT 115m



ROADS DECLARED WITH
VARYING WIDTHS 25 m
TO 115 m

BESTAANDE PAD



EXISTING ROAD

E.C.R. 115 (67)

DATED 80 - 01 - 22

U.K.B. 115 (67)

GEDATEER 80 - 01 - 22

DP 04 - 045 - 23/17 SUNBURY SYLYN

ALGEMENE KENNISGEWINGS

GENERAL NOTICES

KENNISGEWING 203 VAN 1980.

NOTICE 203 OF 1980.

GERMISTON-WYSIGINGSKEMA 1/279.

GERMISTON AMENDMENT SCHEME 1/279.

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, Olive Adelaide Thurley, P/a. mnre. H. L. Kühn en Vennote, Posbus 722, Germiston, aansoek gedoen het om Germiston-dorpsaanlegkema 1, 1945, te wysig deur die hersonering van Gedeelte 4 van Lot 15, geleë aan Webberweg, dorp Klippoortje Landboulotte, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 3 000 m²" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 500 m²".

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, Olive Adelaide Thurley, C/o. Messrs. H. L. Kühn and Partners, P.O. Box 722, Germiston, for the amendment of Germiston Town-planning Scheme 1, 1945, by rezoning Portion 4 of Lot 15, situated on Webber Road, Klippoortje Agricultural Lots Township, from "Special Residential" with a density of "One dwelling per 3 000 m²" to "Special Residential" with a density of "One dwelling per 1 500 m²".

Verdere besonderhede van hierdie wysigingskema (wat Germiston-wysigingskema 1/279 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 Stadsklerek van Germiston ter insae.

The amendment will be known as Germiston Amendment Scheme 1/279. 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.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerek, Posbus 145, Germiston, 1400 skriftelik voorgelê word.

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,
Direkteur van Plaaslike Bestuur.
Pretoria, 19 Maart 1980.

E. UYS,
Director of Local Government.
Pretoria, 19 March, 1980.

PB. 4-9-2-1-279

PB. 4-9-2-1-279

KENNISGEWING 204 VAN 1980.

NOTICE 204 OF 1980.

JOHANNESBURG-WYSIGINGSKEMA 279.

JOHANNESBURG AMENDMENT SCHEME 279.

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, Glenda Shapiro, P/a. mnre. Cedric S. Amoils en Mouton, Posbus 28816, Sandringham, aansoek gedoen het om Johannesburg-dorpsbeplanningkema, 1979, te wysig deur die hersonering van Gedeelte 1 van Gedeelte B van Lot 10 en Gedeelte 1 van Gedeelte C van Lot 10, geleë aan North Laan, dorp Riviera, van "Residensieel 1" met 'n digtheid van "Een woonhuis per 2 000 m²" tot "Residensieel 3" met 'n digtheid van "Een woonhuis per erf" om die oprigting van aangelegskakelde of losstaande wooneenhede toe te laat.

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, Glenda Shapiro, C/o. Messrs. Cedric S. Amoils and Mouton, P.O. Box 28816, Sandringham, for the amendment of Johannesburg Town-planning Scheme, 1979, by rezoning Portion 1 of Portion B of Lot 10 and Portion 1 of Portion C of Lot 10, situated on North Avenue, Riviera Township, from "Residential 1" with a density of "One dwelling per 2 000 m²" to "Residential 3" with a density of "One dwelling per erf" to permit the erection of attached or detached dwelling units.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 279 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 Stadsklerek van Johannesburg ter insae.

The amendment will be known as Johannesburg Amendment Scheme 279. 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.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerek, Posbus 1049, Johannesburg, 2000 skriftelik voorgelê word.

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,
Direkteur van Plaaslike Bestuur.
Pretoria, 19 Maart 1980.

E. UYS,
Director of Local Government.
Pretoria, 19 March, 1980.

PB. 4-9-2-2H-279

PB. 4-9-2-2H-279

KENNISGEWING 205 VAN 1980.

MIDDELBURG-WYSIGINGSKEMA 28.

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, Martha Elizabeth Petronella van Aarde, P/a. mnre. Rosmarin, Els & Taylor, Posbus 32004, Braamfontein, aansoek gedoen het om Middelburg-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Erf 83, geleë aan Langstraat, dorp Middelburg, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 500 m²" tot "Algemene Woon 2" met 'n digtheid van "Een woonhuis per 1 500 m²".

Verdere besonderhede van hierdie wysigingskema (wat Middelburg-wysigingskema 28 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 Middelburg ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 14, Middelburg, Transvaal 1050 skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 19 Maart 1980.

PB. 4-9-2-21H-28

KENNISGEWING 206 VAN 1980.

PHALABORWA DORPSAANLEGSKEMA.

Hierby word ooreenkomstig die bepalings van artikel 34A(1)(b) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), bekend gemaak dat die eienaar, mnre. Leydstraat Beleggings (Edms.) Beperk, Jouvan Beleggings (Edms.) Beperk en Rowanco (Edms.) Beperk, P/a. mnre. Coetzee en Van der Merwe, Posbus 217, Phalaborwa, aansoek gedoen het om Phalaborwa voorlopige-dorpsaanlegskema te wysig deur die hersonering van Erwe 427, 428 en 451 respektiewelik, geleë aan Leydstraat en Mansveltstraat, respektiewelik, dorp Phalaborwa Uitbreiding 1, van "Nywerheid 1" tot "Spesiaal" vir nywerheids en/of handelsdoeleindes as wat skriftelik deur die plaaslike bestuur goedgekeur word en vir ander doeleindes in verband daarmee, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Phalaborwa-dorpsaanlegskema 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 Phalaborwa ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 67, Phalaborwa skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 19 Maart 1980.

PB. 4-9-2-112

NOTICE 205 OF 1980.

MIDDELBURG AMENDMENT SCHEME 28.

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 Elizabeth Petronella van Aarde, C/o. Messrs. Rosmarin, Els & Taylor, P.O. Box 32004, Braamfontein, for the amendment of Middelburg Town-planning Scheme, 1974, by rezoning Erf 83, situated on Long Street, Middelburg Township, from "Special Residential" with a density of "One dwelling per 1 500 m²" to "General Residential 2" with a density of "One dwelling per 1 500 m²".

The amendment will be known as Middelburg Amendment Scheme 28. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Middelburg 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 14, Middelburg Transvaal 1050 at any time within a period of 4 weeks from the date of this notice.

E. UYS,

Director of Local Government.

Pretoria, 19 March, 1980.

PB. 4-9-2-21H-28

NOTICE 206 OF 1980.

PHALABORWA TOWN-PLANNING SCHEME.

It is hereby notified in terms of section 34A(1)(b) of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owners, Messrs. Leydstraat Beleggings (Edms.) Beperk, Jouvan Beleggings (Edms.) Beperk and Rowanco (Edms.) Beperk, C/o. Messrs. Coetzee and Van der Merwe, P.O. Box 217, Phalaborwa, for the amendment of Phalaborwa interim Town-planning Scheme by rezoning Erven 427, 428 and 451 respectively, situated on Leyd Street and Mansvelt Street, respectively, Phalaborwa Extension 1 Township, from "Industrial 1" to "Special" for industrial and/or commercial purposes as may be approved in writing by the local authority and other purposes incidental thereto, subject to certain conditions.

The amendment will be known as Phalaborwa Town-planning Scheme. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Phalaborwa 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 67, Phalaborwa, at any time within a period of 4 weeks from the date of this notice.

E. UYS,

Director of Local Government.

Pretoria, 19 March, 1980.

PB. 4-9-2-112

KENNISGEWING 207 VAN 1980.

PHALABORWA-DORPSAANLEGSKEMA.

Hierby word ooreenkomstig die bepalings van artikel 34A(1)(b) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), bekend gemaak dat die eienaar, mnre. Niewmill Beleggings (Eiendoms) Beperk, P/a. mnre. Webber, Wentzel en Vennote, Posbus 78158, Sandton, aansoek gedoen het om Phalaborwa voorlopige-dorpsaanlegkema te wysig deur die hersonering van Erf 1934, dorp Phalaborwa Uitbreiding 1, geleë aan Potgieterlaan, van "Nywerheid 1" tot "Spesiaal" vir nywerheids en/of handelsdoeleindes as wat skriftelik deur die plaaslike bestuur goedgekeur word en vir ander doeleindes in verband daarmee, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Phalaborwa-dorpsaanlegkema 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 Stadsclerk van Phalaborwa 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 Stadsclerk, Posbus 67, Phalaborwa skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 19 Maart 1980.

PB. 4-9-2-112

KENNISGEWING 208 VAN 1980.

RANDBURG-WYSIGINGSKEMA 262.

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, mn. A. Germs, Dawn Rylaan 62B, Northcliff Uitbreiding 4, Johannesburg, aansoek gedoen het om Randburg-dorpsbeplanningkema, 1976, te wysig deur die hersonering van Erf 96, geleë aan Naafstraat, dorp Strijdompark Uitbreiding 2, van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Nywerheid 1".

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 262 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 Stadsclerk 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 bovermelde adres of Privaatsak X437, Pretoria en die Stadsclerk, Privaatsak 1, Randburg, 2125 skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 19 Maart 1980.

PB. 4-9-2-132H-262

NOTICE 207 OF 1980.

PHALABORWA TOWN-PLANNING SCHEME.

It is hereby notified in terms of section 34A(1)(b) of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Messrs. Niewmill Beleggings (Eiendoms) Beperk, C/o. Messrs. Webber, Wentzel and Company, P.O. Box 78158, Sandton, for the amendment of Phalaborwa interim Town-planning Scheme by rezoning Erf 1934, Phalaborwa Extension 1 Township, situated on Potgieter Avenue, from "Industrial 1" to "Special" for industrial and/or commercial purposes as may be approved in writing by the local authority and other purposes incidental thereto, subject to certain conditions.

The amendment will be known as Phalaborwa Town-planning Scheme. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Phalaborwa, 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 67, Phalaborwa, at any time within a period of 4 weeks from the date of this notice.

E. UYS,
Director of Local Government.
Pretoria, 19 March, 1980.

PB. 4-9-2-112

NOTICE 208 OF 1980.

RANDBURG AMENDMENT SCHEME 262.

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, Mr. A. Germs, 62B Dawn Drive, Northcliff Extension 4, Johannesburg, for the amendment of Randburg Town-planning Scheme, 1976, by rezoning Erf 96, situated on Naaf Street, Strijdompark Extension 2 Township, from "Residential 1" with a density of "One dwelling per erf" to "Industrial 1".

The amendment will be known as Randburg Amendment Scheme 262. 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, 19 March, 1980.

PB. 4-9-2-132H-262

KENNISGEWING 210 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, Provinsiale Gebou, Pretoriusstraat, Pretoria, vir 'n tydperk van agt weke vanaf 19 Maart 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 19 Maart 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, 19 Maart 1980.

BYLAE.

(a) Naam van dorp en (b) Eienaar(s)	Aantal Erwe	Beskrywing van Grond	Ligging	Verwysingsnommer
(a) Lynnwood Manor Uitbreiding 5. (b) Elangeni Ondernemings (Edms.) Bpk.	Spesiaal vir: (1) Gebruik vir 'n Kunsskool en Aanverwante Doel-eindes : 1 (2) Historiese Monument : 1 (3) Spesiaal vir Dupleks Wonings of Tros Behuising : 2	Gedeelte 4 van die plaas Mopani 342-J.R., distrik Pretoria.	Noord van en grens aan Lynnwood Manor dorp en wes van en grens aan Lynnwood Manor Uitbreiding 3 dorp en suid van en grens aan Moepelstraat in Val de Grace dorp.	PB. 4-2-2-6156
(a) Anderbolt Uitbreiding 40 (b) Andries Johannes Venter	Nywerheid : 2	'n Sekere Hoewe 41, geleë aan Francis- en Craigstraat, Ravenswood Landbouhoeves nedersetting.	Noord van en grens aan Hoewe 42-R en wes van en grens aan Anderbolt Uitbreiding 1 dorp.	PB. 4-2-2-6134

NOTICE 210 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 19th March, 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 19 March, 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, 19 March, 1980.

ANNEXURE.

(a) Name of Township and (b) Owner(s)	Number of Erven	Description of Land	Situation	Reference Number
(a) Lynnwood Manor Extension 5. (b) Elangeni Onderneemings (Edms.) Bpk.	Special for: (1) Use as an Art School and related uses : 1 (2) Historical Monument : 1 (3) Special for Duplex Dwellings or Cluster Housing : 2	Portion 4 of the farm Mopani 342-J.R., district Pretoria.	North of and abuts Lynnwood Manor Township. West of and abuts Lynnwood Manor. Ext. 3 township and south of and abuts Moepel Street in Val de Grace township.	PB. 4-2-2-6156
(a) Anderbolt Extension 40. (b) Andries Johannes Venter.	Industrial : 2	Certain Lot 41, situate on Francis and Craig Roads, Ravenswood Agricultural Holdings Settlement.	North of and abuts Lot 42-R and west of and abuts Anderbolt Extension 1 township.	PB. 4-2-2-6134

KENNISGEWING 209 VAN 1980.

VANDERBIJLPARK-WYSIGINGSKEMA 83.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), bekend gemaak dat die eienaar, Die Apostoliese Geloof Sending van Suid-Afrika, P/a. mnrc. De Klerk, Vermaak en Vennote, Posbus 338, Vereeniging, aansoek gedoen het om Vanderbijlpark-dorpsaanlegskema 1, 1961, te wysig deur die hersonering van Erf 18, geleë aan Lindestraat, dorp Vanderbijlpark Sentraal Wes No. 5, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Onderwys" vir Onderrigplekke, Plekke vir Openbare Godsdiensoefening en Woonhuise.

Verdere besonderhede van hierdie wysigingskema (wat Vanderbijlpark-wysigingskema 83 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 Stadsklere van Vanderbijlpark ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklere, Posbus 3, Vanderbijlpark, 1900 skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.
Pretoria, 19 Maart 1980.

PB. 4-9-2-34-83

KENNISGEWING 212 VAN 1980.

ALBERTON-WYSIGINGSKEMA 4.

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, Total South Africa (Proprietary) Limited, P/a. mnrc. Dent, Course en Davey, Posbus 3243, Johannesburg, aansoek gedoen het om Alberton-dorpsbeplanningkema, 1979 te wysig deur ten opsigte van Erf 461, geleë aan Berylliumweg en Potgieterstraat, dorp Alrode Uitbreiding 7, voorwaardes 8 en 12 van Bylae 70 wat soos volg lees op te hef:

(8) Geen spuitverfwerk, duikklopwerk of stoomdruk-skoonmaakwerk moet op die erf toegelaat word nie.

(12) Geen voertuie moet parkeer of materiaal van enige aard buite die garage gebou of skermmuur geberg of gestapel word nie.

Verdere besonderhede van hierdie wysigingskema (wat Alberton-wysigingskema 4 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 Stadsklere van Alberton ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaas-

NOTICE 209 OF 1980.

VANDERBIJLPARK AMENDMENT SCHEME 83.

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, Die Apostoliese Geloof Sending van Suid-Afrika, C/o. Messrs. De Klerk, Vermaak and Partners, P.O. Box 338, Vereeniging, for the amendment of Vanderbijlpark Town-planning Scheme 1, 1961, by rezoning Erf 18, situated on Linde Street, Vanderbijlpark Central West No. 5 Township, from "Special Residential" with a density of "One dwelling per erf" to "Education" for Places of Instruction, Places of Public Worship and Dwelling houses.

The amendment will be known as Vanderbijlpark Amendment Scheme 83. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Vanderbijlpark, 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, Vanderbijlpark, 1900 at any time within a period of 4 weeks from the date of this notice.

E. UYS,

Director of Local Government.
Pretoria, 19 March, 1980.

PB. 4-9-2-34-83

NOTICE 212 OF 1980.

ALBERTON AMENDMENT SCHEME 4.

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, Total South Africa (Proprietary) Limited, C/o. Messrs. Dent, Course and Davey, P.O. Box 3243, Johannesburg, for the amendment of Alberton Town-planning Scheme, 1979, in respect of Erf 461, situated on Beryllium Road and Potgieter Street, Alrode Extension 7 Township, by the deletion of conditions 8 and 12 of Annexure 70 which read as follows:

(8) No spraypainting work, panelbeating work or steam pressure cleaning work shall be allowed on the erf.

(12) No vehicles shall be parked or material of any kind, stored or stacked outside the garage building or the screen wall.

The amendment will be known as Alberton Amendment Scheme 4. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Alberton, 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

like Bestuur by bovermelde adres of Privaat-sak X437, Alberton, 1450 at any time within a period of 4 weeks from the date of this notice.

E. UYS,
 Director of Local Government.
 Pretoria, 26 March, 1980.

PB. 4-9-2-4H-4

Bag X437, Pretoria, and the Town Clerk, P.O. Box 4, Pretoria en die Stadsklerk, Posbus 4, Alberton, 1450 skriftelik voorgelê word.

E. UYS,
 Direkteur van Plaaslike Bestuur.
 Pretoria, 26 Maart 1980.

PB. 4-9-2-4H-4

KENNISGEWING 213 VAN 1980.

NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA 1358.

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, Wolkros Investments (Proprietary) Limited, P/a. mnre. Van der Spuy en Genote Ingelyf, Posbus 18341, Hillbrow, aansoek gedoen het om Noordelike Johannesburgstreek-dorpsaanlegkema, 1958, te wysig deur die hersonering van Lot 330, geleë aan Sesde Straat, dorp Wynberg, van "Spesiaal" Gebruikstreek VI vir besigheidspersoneel (uitsluitend kantore), pakhuisse, bouerswerwe, droogskoonmaakwerke, wassery, huishoudelike nywerheidsgeboue en kantore ondergeskik aan 'n toelaatbare primêre gebruik, onderworpe aan sekere voorwaardes, tot "Algemene Nywerheid", onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Noordelike Johannesburgstreek-wysigingskema 1358 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 Privaat-sak X437, Pretoria en die Stadsklerk, Posbus 78001, Sandton, 2146 skriftelik voorgelê word.

E. UYS,
 Direkteur van Plaaslike Bestuur.
 Pretoria, 26 Maart 1980.

PB. 4-9-2-116-1358

KENNISGEWING 214 VAN 1980.

NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA 821.

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, Aldo Radaelli, P/a. mnre. R. A. Greenwood en Associates, Posbus 46083, Orange Grove, aansoek gedoen het om Noordelike Johannesburgstreek-dorpsaanlegkema, 1958, te wysig deur die hersonering van Erf 9, geleë aan Spenserlaan, dorp Senderwood, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 2 000 m²".

Verdere besonderhede van hierdie wysigingskema (wat Noordelike Johannesburgstreek-wysigingskema 821 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.

NOTICE 213 OF 1980.

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME 1358.

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, Wolkros Investments (Proprietary) Limited, C/o. Messrs. Van der Spuy and Associates Incorporated, P.O. Box 18341, Hillbrow, for the amendment of Northern Johannesburg Region Town-planning Scheme, 1958, by rezoning Lot 330, situated on Sixth Street, Wynberg Township, from "Special" Use Zone VI for business premises (excluding offices), warehouse, builders yards, dry cleaning works, laundries, domestic industrial buildings and offices ancillary to any permitted primary use, subject to certain conditions, to "General Industrial", subject to certain conditions.

The amendment will be known as Northern Johannesburg Region Amendment Scheme 1358. 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, 26 March, 1980.

PB. 4-9-2-116-1358

NOTICE 214 OF 1980.

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME 821.

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, Aldo Radaelli, C/o. Messrs. R. A. Greenwood and Associates, P.O. Box 46083, Orange Grove, for the amendment of Northern Johannesburg Region Town-planning Scheme, 1958, by rezoning Erf 9, situated on Spenser Avenue, Senderwood 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".

The amendment will be known as Northern Johannesburg Region Amendment Scheme 821. 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.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 3, Bedfordview, 2008 skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 26 Maart 1980.

PB. 4-9-2-212-821

KENNISGEWING 215 VAN 1980.

WALKERVILLE-WYSIGINGSKEMA 1/23.

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, Jeremiah Jesaja Delport, P/a. Etiennelaan 466, Silverton Uitbreiding 9, Pretoria, aansoek gedoen het om Walkerville-dorpsaanlegskema, 1959 te wysig deur die hersonering van 'n deel van Erf 190, geleë aan Van der Merweg, dorp The de Deur Estates Limited, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 8 000 m²" tot "Spesiaal" vir 'n skrotwerf en met die toestemming van die plaaslike bestuur ander gebruike nie onder kolomme 3 en 4 genoem nie.

Verdere besonderhede van hierdie wysigingskema (wat Walkerville-wysigingskema 1/23 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 Vereeniging ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 35, Vereeniging, 1930, skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 26 Maart 1980.

PB. 4-9-2-182-23

KENNISGEWING 216 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, Provinsiale Gebou, Pretoriusstraat, 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 23 April 1980.

E. UYS,
Direkteur van Plaaslike Bestuur.

Wilhelmina Magielina de Villiers, vir die wysiging van die titelvoorwaardes van Lot 99, dorp Waterkloof, distrik Pretoria, ten einde dit moontlik te maak dat die erf onderverdeel kan word.

PB. 4-14-2-1404-35

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, 26 March, 1980.

PB. 4-9-2-212-821

NOTICE 215 OF 1980.

WALKERVILLE AMENDMENT SCHEME 1/23.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), application has been made by the owner, Jeremiah Jesaja Delport, C/o. Etienne Avenue 466, Silverton Extension 9, Pretoria, for the amendment of Walkerville Town-planning Scheme, 1959, by rezoning a part of Erf 190, situated on Van der Merwe Road, The de Deur Estates Limited Township, from "Special Residential" with a density of "One dwelling per 8 000 m²" to "Special" for a scrapyard and with the consent of the local authority other uses not mentioned under columns 3 and 4.

The amendment will be known as Walkerville Amendment Scheme 1/23. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Vereeniging, and at the office of the Director of Local Government, 11th Floor, Merino Building, cor. 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 35, Vereeniging, 1930 at any time within a period of 4 weeks from the date of this notice.

E. UYS,
Director of Local Government.
Pretoria, 26 March, 1980.

PB. 4-9-2-182-23

NOTICE 216 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, Pretorius Street, Pretoria, and at the office of the relevant local authority.

Any objections, with full reasons thereof, should be lodged in writing with the Director of Local Government, at the above address or Private Bag X437, Pretoria, on or before 23 April, 1980.

E. UYS,
Director of Local Government.

Wilhelmina Magielina de Villiers, for the amendment of the conditions of title of Lot 99, Waterkloof Township, district Pretoria, to permit the erf being subdivided.

PB. 4-14-2-1404-35

Thomas David Earle-Robertson, vir die wysiging van die titelvoorwaardes van Erf 1190, dorp Westonaria, ten einde dit moontlik te maak dat die erf vir besigheidsdoeleindes gebruik kan word.

PB. 4-14-2-1437-12

Amelia Mildred Myerson, vir —

- (1) die wysiging van titelvoorwaardes van Lot 60, dorp Parktown, distrik Johannesburg ten einde die lot vir besigheidsdoeleindes te gebruik.
- (2) die wysiging van die Johannesburg-dorpsaanlegskema deur die hersonering van Lot 60, dorp Parktown, van "Residensieel 1" tot "Besigheid 44".

Die wysigingskema sal bekend staan as Johannesburg-wysigingskema 297.

PB. 4-14-2-1990-28 Vol. 2

Dino Alfonso Ungaro, vir —

- (1) die wysiging van titelvoorwaardes van Erf 12, dorp Princess, Registrasie Afdeling I.Q., Transvaal, ten einde 'n bandeversooling besigheid op die erf te dryf.
- (2) die wysiging van die Roodepoort-Maraisburg-dorpsaanlegskema, deur die hersonering van Erf 12, dorp Princess, van "Spesiale Woon" tot "Spesiaal" vir 'n bandeversooling besigheid.

Die wysigingskema sal bekend staan as Roodepoort-Maraisburg-wysigingskema 1/362.

PB. 4-14-2-1088-2

Carole-Ann Heeley Charlewood, vir —

- (1) die wysiging van titelvoorwaardes van Lot 177, dorp Westcliff, distrik Johannesburg ten einde die eiendom onder te verdeel.
- (2) die wysiging van die Johannesburg-dorpsbeplanning-skema deur die hersonering van Lot 177, dorp Westcliff, van "Residensieel 1" met 'n digtheid van "Een Woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²".

Die wysigingskema sal bekend staan as Johannesburg-wysigingskema 298.

PB. 4-14-2-1430-8

Thomas David Earle-Robertson, for the amendment of the conditions of title of Erf 1190, Westonaria Township, to permit the erf being used for business purposes.

PB. 4-14-2-1437-12

Amelia Mildred Myerson, for —

- (1) the amendment of the conditions of title of Lot 60, Parktown Township, district Johannesburg, in order to use the lot for business purposes.
- (2) the amendment of the Johannesburg Town-planning Scheme, by the rezoning of Lot 60, Parktown Township, from "Residential 1" to "Business 4".

This amendment scheme will be known as Johannesburg Amendment Scheme 297.

PB. 4-14-2-1990-28 Vol. 2

Dino Alfonso Ungaro, for —

- (1) the amendment of the conditions of title of Erf 12, Princess Township, Registration Division I.Q., Transvaal, in order to permit a tyre retreading business on the erf;
- (2) the amendment of the Roodepoort-Maraisburg Town-planning Scheme, by the rezoning of Erf 12, Princess Township, from "Special Residential" to "Special" for a tyre retreading business.

This amendment scheme will be known as Roodepoort-Maraisburg Amendment Scheme 1/362.

PB. 4-14-2-1088-2

Carole-Ann Heeley Charlewood, for —

- (1) the amendment of the conditions of title of Lot 177, Westcliff Township, district Johannesburg, in order to permit the subdivision of the property;
- (2) the amendment of the Johannesburg Town-planning Scheme by the rezoning of Lot 177, Westcliff 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 298.

PB. 4-14-2-1430-8

TENDERS

L.W. — Tenders wat voorheen gepubliseer is en waarvan die sluitingsdatum nog nie verstreke is nie, word nie in hierdie kennisgewing herhaal nie. Tenders word normaalweg 3-5 weke voor die sluitingsdatum gepubliseer.

**TRANSVAALSE PROVINSIALE
ADMINISTRASIE.****TENDERS.**

Tenders vir die volgende dienste / voorrade / verkope word ingewag. (Tensy dit in die uiteensetting anders aangegee word, word tenders vir voorrade bedoel):—

TENDERS

N.B. — Tenders previously published and where the closing dates have not yet passed, have not been repeated in this notice. Tenders are normally published 3-5 weeks before the closing date.

**TRANSVAAL PROVINCIAL
ADMINISTRATION.****TENDERS.**

Tenders are invited for the following services / supplies / sales. (Unless otherwise indicated in the description tenders are for supplies):—

Tender No.	Beskrywing van Diens Description of Service	Sluitingsdatum Closing Date
H.A. 1/12/80	Antibiotika / Antibiotics	25/04/1980
R.F.T. 17/80P	Skutrelings van staal / Steel guard-rails	25/04/1980
T.O.D. 1A/80 T.E.D.	Skryfphoëstes en skoolbenodigdhede / Stationery and school materials	25/04/1980
W.F.T.B. 105/80	Constantia Kloof Primary School, Florida: Uitle van terrein / Lay-out of site. Item 1254/79	18/04/1980
W.F.T.B. 106/80	Laerskool Culembecck, Roodepoort: Uitle van terrein / Lay-out of site. Item 1255/79	18/04/1980
W.F.T.B. 107/80	H. F. Verwoerd-hospitaal, Pretoria: Verskaffing, aflewering, oprigting en installering van 'n 500-kV.A-kragopwekker vir ketelkamer en sale / H. F. Verwoerd Hospital, Pretoria: Supply, delivery, erection and installation of a 500-kV.A generator plant for boiler room and wards. Item 2205/79	18/04/1980
W.F.T.B. 108/80	Laerskool Hennospark, Pretoria: Sentrale Verwarmingsinstallasie / Central Heating Installation. Item 1022/78	18/04/1980
W.F.T.B. 109/80	Johannesburgse Hospitaal: Onderhoud van Ketelkamer en Stoom- en Kondensaatretikulasie / Johannesburg Hospital: Maintenance of boiler Room and Steam and Condensate Reticulation	18/04/1980
W.F.T.B. 110/80	Spesiale Skool Meyerton: Elektriese Installasie / Electrical Installation. Item 1031/71	18/04/1980
W.F.T.B. 111/80	Staatstenter, Pretoria: Voorsiening, aflewering en oprigting van 'n klokinstallasie / State Theatre, Pretoria: Supply, delivery and erection of a clock installation. Item 4123/65	18/04/1980
W.F.T.B. 112/80	Schweizer-Renekese Paddepot: Opknapping / Schweizer-Reneke Road Depot: Renovation	18/04/1980
W.F.T.B. 113/80	Zeerustse Padinspektorskantore: Opknapping van kantore, woning, vervanging van omheining en verskeie kleinwerke / Zeerust Road Inspector's Offices: Renovation of offices, residence, replacing of fencing and various minor works	18/04/1980
W.F.T.B. 114/80	Heidelberg Public School: Oprigting van administrasieblok en die omskepping van die bestaande administrasieblok in gradekamers / Erection of administration block and the conversion of the existing administration block into grade-rooms. Item 1118/79	18/04/1980
W.F.T.B. 115/80	Spesiale Skool Kwaggasrand, Pretoria: Sentrale verwarmingsinstallasie / Central heating installation. Item 1043/78	18/04/1980

BELANGRIKE OPMERKINGS.

1. Die betrokke tenderdokumente, met inbegrip van die amptelike tendervorms van die Administrasie, is op aanvraag by die onderstaande adresse verkrygbaar. Sodanige dokumente asmede enige tender/kontrakvoorwaardes wat nie in die tenderdokumente opgeneem is nie, is ook by die genoemde adres vir inspeksie verkrygbaar:

Tender verwy-sing	Posadres te Pretoria	Kantoor in Nuwe Provinsiale Gebou, Pretoria			
		Kamer No.	Blok	Verdie-ping	Foon Pretoria
HA 1 & HA 2	Direkteur van Hospitaal-dienste, Pri-vaatsak X221	A740	A	7	48-9260
HB	Direkteur van Hospitaal-dienste, Pri-vaatsak X221	A728	A	7	48-9205
HC	Direkteur van Hospitaal-dienste, Pri-vaatsak X221	A728	A	7	48-9206
HD	Direkteur van Hospitaal-dienste, Pri-vaatsak X221	A730	A	7	48-0354
PFT	Provinsiale Sekretaris (Aankope en Voorrade), Pri-vaatsak X64.	A1119	A	11	48-0924
RFT	Direkteur, Transvaalse Paniedepar-tement, Pri-vaatsak X197.	D307	D	3	48-0530
TOD	Direkteur, Transvaalse Onderwys-departement, Pri-vaatsak X76.	A490 A489	A	4	48-9231 48-9437
WFT	Direkteur, Transvaalse Werkepar-tement, Pri-vaatsak X228.	C119	C	1	48-9254
WFTB	Direkteur, Transvaalse Werkepar-tement, Pri-vaatsak X228.	E105	E	1	48-0306

2. Die Administrasie is nie daartoe verplig om die laagste of enige tender aan te neem nie en behou hom die reg. voor om 'n gedeelte van 'n tender aan te neem.

3. In die geval van iedere W.F.T.B.-tender moet die tenderaar 'n deposito van R4 stort alvorens hy van die tenderdokumente voorsien sal word. Sodanige deposito moet in kontantgeld wees, 'n tjek deur die bank geparafceer of 'n departementele legorder kwitansie (R10). Genoemde depositobedrag sal terugbetaal word as 'n *bona fide*-inskrywing van die tenderaar ontvang word of as die tenderdokumente, met inbegrip van planne, spesifikasies en hoeveelhedslyste, binne 14 dae na die sluitingsdatum van die tenderaar teruggestuur word na die betrokke adres in opmerking 1 hierbo aangetoon.

4. Alle tenders moet op die amptelike tendervorm van die Administrasie voorgelê word.

5. Iedere inskrywing moet in 'n afsonderlike verselde kovert ingedien word, geadresseer aan die Voorsitter, Die Transvaalse Provinsiale Tenderraad, Posbus 1040, Pretoria, en moet duidelik van die opskrif voorsien wees ten einde die tenderaar se naam en adres aan te toon, asook die nommer, beskrywing en sluitingsdatum van die tender. Inskrywings moet teen 11h00 op die sluitingsdatum hierbo aangetoon, in die Voorsitter se hande wees.

6. Indien inskrywings per hand ingedien word, moet hulle teen 11h00 op die sluitingsdatum in die Formele Tenderbus geplaas wees by die navraagkantoor in die voorportaal van die nuwe Provinsiale Gebou by die hoofingang aan Pretoriusstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

J. H. Conradie, Voorsitter, Transvaalse Provinsiale Tenderraad, Pretoria, 12 Maart 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
TED	Director, Transvaal Education Department, Private Bag X76.	A490 A489	A	4	48-9231 48-9437
WFT	Director, Transvaal Department of Works, Private Bag X228.	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, 12 March, 1980.

Plaaslike Bestuurskennisgewings

Notices By Local Authorities

PLAASLIKE BESTUUR VAN PHALABORWA.

KENNISGEWING WAT BESWARE TEEN VOORLOPIGE AANVULLENDE WAARDERINGSGLYS AANVRA.

Kennisgewing word hierby ingevolge artikel 36 van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture 11 van 1977 gegee dat die voorlopige aanvullende waarderingsslys vir boekjare 1980/82 oop is vir inspeksie by die Kantoor van die plaaslike bestuur van Phalaborwa vanaf 19 Maart 1980 tot 18 April 1980 en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleentheid in die voorlopige aanvullende waarderingsslys opgeteken, soos in artikel 34 van die genoemde Ordonnansie beoog, in te dien, insluitende die vraag of sodanige eiendom of 'n gedeelte daarvan onderworpe is aan die betaling van eiendomsbelasting of daarvan vrygestel is, of ten opsigte van enige weglatting van enige aangeleentheid uit sodanige lys, doen so binne gemelde tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by die adres hieronder aangedui beskikbaar en aandag word spesifiek gevestig op die feit dat geen persoon geregtig is om enige beswaar voor die waarderingraad te opper, tensy hy 'n beswaar op die voorgeskrewe vorm betyds ingedien het nie.

W. J. PRETORIUS,
Stadsklerk.

Selatiweg 26,
Posbus 67,
Phalaborwa.
1390.
19 Maart 1980.
Kennisgewing No. 6/1980.

LOCAL AUTHORITY OF PHALABORWA.

NOTICE CALLING FOR OBJECTIONS TO THE PROVISIONAL SUPPLEMENTARY VALUATION ROLL.

Notice is hereby given in terms of section 36 of the Local Authorities Rating Ordinance, 11 of 1977, that the provisional supplementary valuation roll for the financial years 1980/82 is open for inspection at the office of the local Authority of Phalaborwa from 19 March, 1980 to 18 April, 1980 and any owner of rateable property or other person who so desires to lodge an objection with the Town Clerk in respect of any matter recorded in the provisional supplementary valuation roll as contemplated in section 34 of the said Ordinance, including the question whether or not such property or portion thereof is subject to the payment of rates or is exempt therefrom or in respect of any omission of any matter from such roll shall do so within the said period.

The form prescribed for the lodging of an objection is obtainable at the address indicated below and attention is specifically

directed to the fact that no person is entitled to urge any objection before the valuation board unless he has timeously lodged an objection in the prescribed form.

W. J. PRETORIUS,
Town Clerk.

26 Selati Road,
P.O. Box 67,
Phalaborwa.
1390.

19 March, 1980.
Notice No. 6/1980.

210-19-26

STADSRAAD VAN PIET RETIEF. VOORLOPIGE AANVULLENDE WAARDERINGSGLYS: KEMPVILLE UITBREIDING 1.

Kennisgewing geskied hiermee ingevolge die bepaling van artikel 36 van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977, dat die voorlopige aanvullende waarderingsslys vir die boekjaar 1979/80 vir inspeksie ter insae is by die kantoor van die Stadtesourier, Kamer No. 26, Munisipale Gebou, h/v. Mark- en De Wetstraat, Piet Retief vanaf 19 Maart 1980 tot 18 April 1980 en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleentheid in die voorlopige aanvullende waarderingsslys opgeteken, soos in artikel 34 van die genoemde Ordonnansie beoog in te dien, insluitende die vraag of sodanige eiendom of 'n gedeelte daarvan onderworpe is aan die betaling van eiendomsbelasting of daarvan vrygestel is, of ten opsigte van enige weglatting van enige aangeleentheid uit sodanige lys, doen so binne gemelde tydperk.

Die voorgeskrewe vorm van die indiening van 'n beswaar is by die adres hieronder aangedui beskikbaar en aandag word spesifiek gevestig op die feit dat geen persoon geregtig is om enige beswaar voor die waarderingraad te opper tensy hy 'n beswaar op die voorgeskrewe vorm betyds ingedien het nie.

M. C. C. OOSTHUIZEN,
Stadsklerk.

Posbus 23,
Piet Retief.
2380.

Kennisgewing No. 12/1980.
19 Maart 1980.

TOWN COUNCIL OF PIET RETIEF.

PROVISIONAL SUPPLEMENTARY VALUATION ROLL: KEMPVILLE EXTENSION 1.

Notice is hereby given in terms of the provisions of section 36 of the Local Authorities Rating Ordinance, 1977, that the provisional supplementary valuation roll for the 1979/80 financial year is open for inspection at the Town Treasurer's office, Room No. 26, Municipal Building, cor. Mark and De Wet Street, Piet Retief from 19th March, 1980 to 18th April 1980 and

any owner of rateable property or other person who so desires to lodge an objection with the Town Clerk in respect of any matter recorded in the provisional supplementary valuation roll as contemplated in section 34 of the said Ordinance including the question whether or not such property or portion thereof is subject to the payment of rates or is exempt therefrom or in respect of any omission of any matter from such roll shall do so within the said period.

The form prescribed for the lodging of an objection is obtainable at the address indicated below and attention is specifically directed to the fact that no person is entitled to urge any objection before the valuation board unless he has timeously lodged an objection in the prescribed form.

M. C. C. OOSTHUIZEN,
Town Clerk.

P.O. Box 23,
Piet Retief.
2380.
Notice No. 12/1980.
19 March, 1980.

213-19-26

STADSRAAD VAN PRETORIA.

VOORGESTELDE WYSIGING VAN DIE PRETORIA - DORPSBEPLANNINGSKEMA, 1974: DORPSBEPLANNINGSWYSIGINGSKEMA 506.

Die Stadsraad van Pretoria het 'n ontwerp wysiging van die Pretoria-dorpsbeplanningskema, 1974, opgestel wat bekend sal staan as Dorpsbeplanningswysigingskema 506.

Hierdie ontwerp skema bevat die volgende voorstel:

Die hersonering van die volgende erwe in Jan Niemandpark:

1. Erwe 297, 298, Gedeelte 1 en die Restant van Erf 300, die Restant van Erf 309 en Erf 311, van "Algemene Besigheid" tot "Bepaalde Nywerheid" en Gedeelte 6 van Erf 266 van "Spesiale Woon" tot "Bepaalde Nywerheid";

2. Gedeelte 7 van Erf 266 van "Spesiaal" en "Spesiale Woon" tot "Bepaalde Nywerheid";

3. Die Restant, Gedeeltes 1 en 2 van Erf 266, 281, 284, en 312 van "Spesiale Woon" tot "Bepaalde Nywerheid";

4. Erwe 269, 272, 286 en 287 van "Spesiale Woon" tot "Openbare Oopruimte";

5. Erwe 267, 274 en 283 van "Spesiale Woon" tot "Openbare Oop-ruimte" en "Straat";

6. Erf 28 van "Algemene Besigheid" tot "Openbare Oop-ruimte" en "Straat";

7. Erf 313 van "Algemene Besigheid" en "Spesiale Woon" tot "Openbare Oop-ruimte" en "Straat";

8. Erf 292 van "Spesiaal" tot "Bepaalde Nywerheid" en "Straat";

9. Erwe 276 en 278 van "Spesiale woon" tot "Beperkte Nywerheid", "Openbare Oopruimte" en "Straat".

10. Gedeelte 8 van 266, 268, 270, 271, 273, 275, 277, 280, 282, 285, 294, 296, 302, 306 en Gedeelte 1 en 2 van 9 van "Algemene Besigheid" tot "Beperkte Nywerheid".

11. Erwe 279, 289, 291, 293, 295, Gedeeltes 1 en 2 van Erf 296, Gedeeltes 3, 4, 5 en die Restant van Erf 299, en Erwe 301, 303, 304, 307, 308, 310 en Gedeelte 3 van Erf 266 van "Spesiale Woon" na "Beperkte Nywerheid" en "Straat".

12. Erf 305 van "Algemene Besigheid" en "Spesiale Woon" tot "Beperkte Nywerheid" en "Straat".

13. 'n Gedeelte van Henningstraat tot "Openbare Oop-ruimte".

Besonderhede van hierdie skema lê ter insae in Kamers No. 603W en 365W, Munitoria, Van der Waltstraat, Pretoria, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 19 Maart 1980.

Die Raad sal die skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperder van vaste eiendom binne die gebied van die Pretoria-dorpsbeplanningskema, 1974, of binne twee kilometer van die grens daarvan, het die reg om teen die skema beswaar te maak of om verhoë ten opsigte daarvan te rig en, indien hy dit wil doen, moet hy die Stadsklerk, Posbus 440, Pretoria 0001, binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 19 Maart 1980, skriftelik van sodanige beswaar of verhoë in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

P. DELPORT,
Stadsklerk.

Kennisgewing 64/1980.
19 Maart 1980.

CITY COUNCIL OF PRETORIA.

PROPOSED AMENDMENT TO THE PRETORIA TOWN-PLANNING SCHEME, 1974: TOWN-PLANNING AMENDMENT SCHEME 506.

The City Council of Pretoria has prepared a draft amendment to the Pretoria Town-planning Scheme, 1974, to be known as Town-planning Amendment Scheme 506.

This draft scheme contains the following proposal; the rezoning of the undermentioned erven in Jan Niemandpark:

1. Erven 297, 298, Portion 1 and the Remainder of Erf 300, the Remainder of Erf 309 and Erf 311 from "General Business" to "Restricted Industrial" and Portion 6 of Erf 266 from "Special Residential" to "Restricted Industrial".

2. Portion 7 of Erf 266 from "Special" and "Special Residential" to "Restricted Industrial".

3. The Remainder, Portions 1 and 2 of Erf 266, 281, 284 and 312 from "Special Residential" to "Restricted Industrial".

4. Erven 269, 272, 286 and 287 from "Special Residential" to "Public Open Space".

5. Erven 267, 274 and 283 from "Special Residential" to "Public Open Space" and "Street".

6. Erf 288 from "General Business" to "Public Open Space" and "Street".

7. Erf 313 from "General business" and "Special Residential" to "Public Open Space" and "Street".

8. Erf 292 from "Special" to "Restricted Industrial" and "Street".

9. Erven 276 and 278 from "Special Residential" to "Restricted Industrial" and "Street".

10. Portion 8 of Erf 266, Erven 268, 270, 271, 273, 275, 277, 280, 282, 285, 294, 296, 302, 306 and Portions 1 and 2 of Erf 309 from "General Business" to "Restricted Industrial".

11. Erven 279, 289, 291, 293, 295, Portions 1 and 2 of Erf 296, Portions 3, 4, 5 and the Remainder of Erf 299, Erven 301, 303, 304, 307, 308, 310 and Portion 3 of Erf 266 from "Special Residential" to "Restricted Industrial" and "Street".

12. Erf 305 from "General Business" and "Special Residential" to "Restricted Industrial" and "Street".

13. A portion of Henning Street to "Public Open Space".

Particulars of this scheme are open to inspection at Rooms 603W and 365W Munitoria, Van der Walt Street, Pretoria, for a period of four weeks from the date of the first publication of this notice, which is 19 March, 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 Pretoria Town-planning Scheme, 1974, or within two kilometres of the boundary thereof, has the right to object to the scheme or to make representations in respect thereof and, if he wishes to do so he shall within four weeks of the first publication of this notice which is 19 March, 1980, inform the Town Clerk, P.O. Box 440, Pretoria, 0001, in writing of such objection or representation and shall state whether or not he wishes to be heard by the Local Authority.

P. DELPORT,
Town Clerk.

Notice No. 64/1980.
19 March, 1980.

215-19-26

STADSRAAD VAN ROODEPOORT.

ONTWERPWYSIGINGS-DORPSBEPLANNINGSKEMAS.

Die Stadsraad van Roodepoort het ontwerp-wysigings-dorpsbeplanningskemas opgestel wat as Schemas Nos. 1/359 en 1/360 bekend sal staan.

Hierdie skemas bevat die volgende voorstelle:

Skema 1/359: Die hersonering van Erf 1869, dorp Roodekrans, van "Openbare Pad" na "Spesiaal vir Opvoedkundig".

Skema 1/360: Die hersonering van Erf 430, dorp Lindhaven, van "Munisipaal" na "Woon 1".

Besonderhede van hierdie skemas lê ter insae in Kamer 63, Derde Vloer, Burger-sentrum, Florida Park, vir 'n tydperk van vier weke van die datum van die eerste

publikasie van hierdie kennisgewing, nl.: 19 Maart 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 verhoë ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die plaaslike bestuur binne vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 19 Maart 1980, skriftelik van sodanige beswaar of verhoë in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

W. J. ZYBRANDS,
Stadsklerk.

Munisipale Kantore,
Roodepoort.
19 Maart 1980.
Kennisgewing No. 13/80.

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. 1/359 and 1/360.

The draft schemes contain the following proposals:

Scheme 1/359: To rezone Erf 1869, Roodekrans Township, from "Public Road" to "Special for Education".

Scheme 1/360: To rezone Erf 430, Lindhaven Township from "Municipal" to "Residential 1".

Particulars of the schemes are open for inspection at Room 63, Third Floor, Civic Centre, Florida Park, for a period of four weeks from the date of the first publication of this notice, which is 19 March, 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 abovementioned 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 19 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.

W. J. ZYBRANDS,
Town Clerk.

Municipal Offices,
Roodepoort.
19 March, 1980.
Notice No. 13/80.

218-19-26

STADSRAAD VAN SANDTON.

VOORGESTELDE WYSIGING VAN DIE NOORD-JOHANNESBURGSTREEK-DORPS-BEPLANNINGSKEMA: WYSIGINGSKEMA 1334.

Die Stadsraad van Sandton het 'n wysiging ontwerp-dorps-beplanningskema opge-

stel wat bekend staan as Wysigingskema 1334.

Hierdie ontwerp-skema bevat die volgende voorstelle:

Die byvoeging van die volgende sub-klausule tot klausule 19.

"19(c) Ondanks enige bepaling vervat in hierdie skema waarvolgens slegs een woonhuis per erf gebou mag word, mag onderhewig aan die goedkeuring van die plaaslike bestuur en onderhewig aan die volgende voorwaardes een wooneenheid opgerig word, op enige erf waarop 'n woonhuis bestaan of opgerig word:

(i) (aa) Die oppervlakte van sodanige wooneenheid mag nie 90 m², gemeet vanaf die buitekant van die muur, oorskry nie, of in 'n geval waar 'n gedeelte van 'n bestaande twee of meer verdiepinghuis gedeeltelik in 'n wooneenheid omskep word, mag sodanige oppervlakte nie 90 m², of die oppervlakte van een bestaande verdieping van sodanige huis, water ookal die grootste is, oorskry nie.

(bb) Waar die geboue op die erf op 1 Januarie 1980 bestaan het, mag die plaaslike bestuur goedkeuring verleen dat die oppervlakte van sodanige wooneenheid die oppervlakte omskryf in (i)(aa) hierbo oorskry.

(ii) Die wooneenheid moet bevredigend verbind en argitektonies ingeskakel wees met die hoofwoonhuis; Met dien verstande dat die plaaslike bestuur die bepaling van hierdie sub-klausule mag verslap.

(iii) 'n Minimum van een buitenstraatse motorparkeerplek moet op die erf voorsien word om aan die uitsluitlike behoefte van die wooneenheid te voorsien.

(iv) Die ontwerp van die wooneenheid, insluitende enige motorhuis of motorafdak verbonde daarmee, sowel as die ligging daarvan, ingang tot en uitgang vanaf die terrein en parkering moet argitektonies ingeskakel en harmonies in verband staan met die woonhuis, tot die bevrediging van die plaaslike bestuur.

(v) Alvorens die indiening van bouplanninge, moet 'n sketsplan wat die volle omvang van die voorgestelde ontwikkeling aantoon ingedien word. Sodanige plan moet ten minste die volgende aantoon:

(aa) Punte van ingang tot en uitgang vanaf die erf, interne rylane en parkering;

(bb) Alle bestaande en/of voorgestelde ontwikkeling, insluitende geboue, tuinmuur, swembaddens, tennisbane en ander strukture;

(cc) Die ligging van bestaande/voorgestelde rioollyn en hoof waterpype;

(dd) Ingange tot geboue;

(ee) Die hoogte van alle geboue;

(ff) Die aansigbehandeling van alle geboue en strukture (bestaande en voorgestelde); en

(gg) Kant- en agterkantruimtes.

Wanneer hierdie plan oorweeg word, moet die plaaslike bestuur oortuig wees dat die voorgestelde ontwikkeling nie nadelig sal wees vir die harmonieuse ontwikkeling van die erf en bowendien dat dit nie 'n nadelige invloed sal hê op die woongebied in die omgewing nie, veral die uitkyk op buitelig woon- en tuinareas van aangrensende eiendom.

(vi) Die plaaslike bestuur mag, of sy goedkeuring verleen of weerhou, en mag na goeddenke enige sodanige voorwaardes neerlê.

(vii) Die voorsiening van noodsaaklike dienste moet tot die bevrediging van die plaaslike bestuur wees.

(viii) Waar die geboue op 'n bepaalde erf op 1 Januarie 1980 bestaan het, mag die plaaslike bestuur enige van die voorwaardes wat in hierdie sub-klausule vervat is, verslap.

(ix) Vir die doeleindes van hierdie sub-klausule beteken "wooneenheid" 'n stel kamers wat 'n badkamer en kombuis insluit en ontwerp is vir die bewoning van 'n enkele gesin.

Besonderhede van hierdie skema lê ter insae by die plaaslike bestuur se kantore, Burgersentrum (Dorps-beplanningsafdeling, J. P. Opperman, Kamer 210), Rivoniaweg, Sandown, Sandton, vir 'n tydperk van vier (4) weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 19 Maart 1980.

Enige eienaar of besitter van onroerende eiendom geleë binne 'n gebied waarop bogenoemde ontwerp-skema van toepassing is of binne 2 kilometer van die grens daarvan, kan skriftelik enige beswaar indien by of vertoë tot bogenoemde plaaslike bestuur rigten opsigte van sodanige ontwerp-skema binne vier (4) weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 19 Maart 1980 en wanneer hy enige sodanige beswaar indien of sodanige vertoë rig, kan hy skriftelik versoek dat hy deur die plaaslike bestuur aangehoor word.

J. J. HATTINGH,
Stadsklerk.

Posbus 78001,
Sandton. 2146
19 Maart 1980.
Kennisgewing No. 15/80.

TOWN COUNCIL OF SANDTON.

PROPOSED AMENDMENT TO THE NORTHERN JOHANNESBURG REGION TOWN-PLANNING SCHEME: AMENDMENT SCHEME 1334.

The Town Council of Sandton has prepared a draft amendment town-planning scheme to be known as Amendment Scheme 1334. This draft scheme contains the following proposals:

The addition to clause 19 of the following sub-clauses:

"19(c) Notwithstanding any provision contained in this scheme to the effect that only one dwelling house per erf may be built, one dwelling unit may, subject to the approval of the local authority, be erected on any erf on which a dwelling house is in existence or is being erected in terms of the provisions of this scheme, subject to the following conditions:

(i) (aa) The area of such dwelling unit shall not exceed 90 m² measured over the outside of the walls, or in a case where part of an existing two or more storey house is partly converted into a dwelling unit, such area shall not exceed 90 m² or the area of one existing storey of such a house, whichever is the larger.

(bb) The local authority may grant approval for the area of such dwelling unit to exceed that set out in (i)(aa) above where the buildings on the erf were in existence on 1 January, 1980.

(ii) The dwelling unit shall be satisfactorily linked to and architecturally integrated with the main dwelling house: Provided that the local authority may relax the provisions of this sub-clause.

(iii) A minimum of one off-street motorcar parking bay shall be provided on the erf to serve the exclusive needs of the dwelling unit.

(iv) The design of the dwelling unit including any garage or car-port associated therewith, as well as the location thereof, access to and egress from the site and parking arrangements shall be architecturally integrated with and harmoniously related to the dwelling house, to the satisfaction of the local authority.

(v) Prior to the submission of building plans, a sketch plan indicating the full extent of the proposed development shall be submitted. Such plan shall indicate at least the following:

(aa) Points of access to and egress from the erf, internal driveways and parking arrangements;

(bb) All existing and/or proposed development, including buildings, garden walls, pools, tennis courts and other structures;

(cc) The location of existing/proposed sewer lines and water mains;

(dd) Access points to buildings;

(ee) The height of all buildings;

(ff) The elevational treatment of all buildings and structures (existing and proposed); and

(gg) Side and rear spaces.

When considering this plan the local authority shall be satisfied that the proposed development will not be detrimental to the harmonious development of the erf, and further more that it will have no detrimental effect on residential amenity within the locality, especially the overlooking of outdoor living and garden areas on neighbouring properties.

(vi) The local authority may either grant or withhold its approval, and may impose such conditions in any particular case as it may deem fit.

(vii) The provision of essential services shall be to the satisfaction of the local authority.

(viii) The local authority may relax any of the conditions contained in this sub-clause where the buildings on

a particular erf were in existence on 1 January 1980.

- (ix) For the purpose of this subclause "dwelling unit" means a suite of rooms which includes a bathroom and kitchen, designed for occupation by a single family.

Particulars of this scheme are open for inspection at the local authority's offices, Civic Centre (Town-planning Section — J.P. Opperman Room, 210), Rivonia Road, Sandown, Sandton, for a period of four (4) weeks from the date of the first publication of this notice, which is 19 March, 1980.

Any owner or occupier of immovable property situated within the area to which the abovementioned draft scheme applies or within 2 km of the boundary thereof may in writing lodge any objection with or may make any representations to the abovementioned local authority in respect of such draft scheme within four (4) weeks of the first publication of this notice, which is 19 March, 1980 and he may when lodging any such objection or making such representations, request in writing that he be heard by the local authority.

J. J. HATTINGH,
Town Clerk.

P.O. Box 78001,
Sandton.
2146.
19 March, 1980.
Notice No. 15/1980.

219—19—26

STADSRAAD VAN SPRINGS.

VOORGESTELDE WYSIGING VAN DIE SPRINGS-DORPSBEPLANNINGSKEMA NO. 1 VAN 1946.

Die Stadsraad van Springs het 'n Ontwerp-wysigingsdorspsbeplanningskema opgestel wat bekend sal staan as Springs-wysigingskema No. 1/153.

Hierdie ontwerp-skema bevat die volgende voorstelle:

- (a) Die sonering van Gedeelte 3 van die plaas Geduld No. 123-I.R. as "Inrigting";
- (b) Die hersonering van Erwe 246 en 824, Geduld, en Erwe 332, 333 en 787, Casseldale, van "Algemene Woon" na "Inrigting"; en
- (c) Die hersonering van Erwe 1390, 1391 en 1392, Geduld-uitbreiding van "Spesiale Woon" na "Inrigting".

Besonderhede van hierdie skema lê ter insae in die kantoor van die ondergetekende vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, te wete 19 Maart 1980.

Enige eienaar of bewoner van vaste eiendom binne die gebied van bogemelde dorpsbeplanningskema of binne 2 km van die grens daarvan, het die reg om teen die skema beswaar te maak of om verhoër ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die Raad binne vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 19 Maart 1980, skriftelik van sodanige beswaar of verhoër in kennis stel en vermeld of hy deur die Raad gehoor wil word, al dan nie.

H. A. DU PLESSIS,
Stadsekretaris.

Burgersentrum,
Springs.
19 Maart 1980.
Kennisgewing No. 39/1980.

TOWN COUNCIL OF SPRINGS.

PROPOSED AMENDMENT OF THE SPRINGS TOWN-PLANNING SCHEME NO. 1 OF 1946.

The Town Council of Springs has prepared a Draft Town-planning Amendment Scheme to be known as Springs Amendment Scheme No. 1/153.

This draft scheme contains the following proposals:

- (a) The zoning of Portion 3 of the farm Geduld No. 123-I.R. as "Institutional";
- (b) The rezoning of Erven 246 and 824, Geduld, and of Erven 332, 333 and 787, Casseldale, from "General Residential" to "Institutional"; and
- (c) The rezoning of Erven 1390, 1391 and 1392, Geduld Extension from "Special Residential" to "Institutional".

Particulars of this scheme are open for inspection at the office of the undersigned for a period of four weeks from the date of the first publication of this notice, which is 19 March, 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 and if he wishes to do so, he shall within four weeks of the first publication of this notice, which is 19 March, 1980, inform the Council in writing of such objection or representations and shall state whether or not he wishes to be heard by the Council.

H. A. DU PLESSIS,
Town Secretary.

Civic Centre,
Springs.
19 March, 1980.
Notice No. 39/1980.

220—19—26

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 sekere gedeeltes van die onderstaande erwe in Dorpsgebiede S.W. 5 en S.W. 5 Uitbreiding 2, Vanderbijlpark tot openbare pad te proklameer:

S.W. 5: Erwe 16, 17, 19, 21, 23, 25, 27, 29, 31, 33, 35, 37, 39, 41 en 42.

S.W. 5 Uitbreiding 2: Erf 1197.

'n Afskrif van die versoekskrif, 'n afdruk van die kaart en omskrywing van die betrokke padgedeelte lê gedurende kantoorure by Kamer 305, Munisipale Kantoorgebou, Vanderbijlpark, ter insae.

Enige persoon wat by die saak belang het en teen die proklamasie van die voorgestelde pad beswaar wil aanteken, moet sodanige beswaar skriftelik in tweevoud by die Administrateur, Privaatsak X437, Pretoria EN by die Stadsklerk, Posbus 3, Van-

derbijlpark, ten laaste op 5 Mei 1980 indien.

C. BEUKES,
Stadsklerk.

Posbus 3,
Vanderbijlpark.
19 Maart 1980.
Kennisgewing No. 11/80.

TOWN COUNCIL OF VANDERBIJLPARK.

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, certain portions of the undermentioned erven in the Townships S.W. 5 and S.W. 5 Extension 2, Vanderbijlpark:

S.W. 5: Erven 16, 17, 19, 21, 23, 25, 27, 29, 31, 33, 35, 37, 39, 41 and 42.

S.W. 5 Extension 2: Erf 1197.

Copies of the petition, diagrams and description of the relevant road portion will be open for inspection during normal office hours at Room 305, 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 5 May, 1980.

C. BEUKES,
Town Clerk.

P.O. Box 3,
Vanderbijlpark.
19 March, 1980.
Notice No. 11/80.

226—19—26—2

STADSRAAD VAN ALBERTON.

WYSIGING VAN ELEKTRISITEITSVERORDENINGE.

Kennis geskied hierby ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, dat die Stadsraad van Alberton van voorneme is om sy Elektrisiteitsverordeninge afgekondig by Administrateurskennisgewing No. 1475 van 30 Augustus 1972 te wysig.

Die algemene strekking van die wysiging behels die verhoging van die tarief vir elektrisiteit betaalbaar deur grootmaatverbruikers in ooreenstemming met die verhoging daarvan deur die Elektrisiteitsvoorsieningskommissie.

'n Afskrif van bovermelde wysigings sal vir 'n tydperk van veertien dae vanaf die datum van publikasie van hierdie kennisgewing in die provinsiale Koerant by die kantoor van die Raad gedurende kantoorure ter insae lê.

Enige persoon wat beswaar teen vermelde wysigings wil aanteken moet dit skriftelik by die Stadsklerk doen binne veertien dae na die datum van publikasie van hier-

die kennisgewing in die Provinsiale Koerant naamlik 26 Maart 1980.

A. J. TALJAARD,
Stadsklrkr.

Munisipale Kantoor,
Alberton.
26 Maart 1980.
Kennisgewing No. 11/1980.

TOWN COUNCIL OF ALBERTON.

AMENDMENT TO ELECTRICITY BY-LAWS.

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, that the Town Council of Alberton proposes to amend its Electricity By-laws, adopted by Administrator's Notice No. 1475 of 30 August, 1972.

The general purport of the amendment is to provide for an increase in the tariff for electricity payable by bulk consumers in accordance with the increase thereof by the Electricity Supply Commission.

A copy of the abovementioned amendment is open for inspection during normal office hours at the office of the Council for a period of fourteen days from the date of publication hereof in the Provincial Gazette.

Any person who desires to record his objection to the said amendment must do so in writing to the undermentioned within fourteen days after the date of publication of this notice in the Provincial Gazette, viz 26 March, 1980.

A. J. TALJAARD,
Town Clerk.

Municipal Offices,
Alberton.
26 March, 1980.
Notice No. 11/1980.

227—26

STADSRAAD VAN ALBERTON.

PERMANENTE SLUITING EN VERVREEMDING OF VERHURING VAN 'N GEDEELTE VAN PARKERF 1067, VERWOERDPARK UITBREIDING 2.

Hiermee word ingevolge die bepalings van artikels 68 en 79(18) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, kennis gegee van die voorneme van die Stadsraad van Alberton om behoudens goedkeuring deur Sy Edede, die Administrateur, die suidelike gedeelte, groot ongeveer 2 700 vk. meter, van Parkerf 1067, Verwoerdpark Uitbreiding 2, aangrensend aan Nelstraat tussen Erwe 2023 aan die eenkant en Erwe 1010, 2024 en 1001 aan die anderkant, permanent vir die publiek te sluit en dit aan die N.G. Kerk, Verwoerdpark gemeente te verhuur of te verkoop vir die gebruik daarvan as parkeerterrein tydens eredienste en ander verrigtinge.

'n Plan waarop die ligging van die gedeelte van die erf wat gesluit en verhuur of verkoop staan te word, aangedui word, lê gedurende kantoorure op die kantoor van die ondergetekende te Van Riebeecklaan 41, Alberton, ter insae.

Enigiemand wat beswaar wil opper teen die voorgename sluiting, verhuur of verkoop, of wat moontlik skadevergoeding sal wil eis, al na gelang van die geval, indien die voorgestelde sluiting, verhuur of verkoop plaasvind, moet sodanige beswaar of

cis skriftelik ten laaste op 28 Mei 1980 by die Stadsklrkr, Munisipale Kantoor, Van Riebeecklaan 41, Alberton, indien.

A. J. TALJAARD,
Stadsklrkr.

Munisipale Kantoor,
Alberton.
26 Maart 1980.
Kennisgewing No. 13/1980.

TOWN COUNCIL OF ALBERTON.

PERMANENT CLOSING AND ALIENATION OR LEASING OF A PORTION OF PARK ERF 1067, VERWOERDPARK EXTENSION 2.

Notice is hereby given in terms of the provisions of section 68 and 79(18) of the Local Government Ordinance, 1939, as amended, of the intention of the Town Council of Alberton, subject to the approval of the Hon. the Administrator, to close the southern portion, approximately 2 700 sq. meter in extent, of Park Erf 1067, Verwoerdpark Extension 2, adjacent to Nel Street between Erven 2023 on one side and Erven 1010, 2024 and 1001 on the other side, permanently to the public and to lease or sell it to the Dutch Reformed Church, Verwoerdpark congregation for use as a parking area during public worship and other events.

A plan indicating the position of the portion of the erf to be closed, leased or alienated, may be inspected at the office of the undersigned during normal office hours at 41 Van Riebeeck Avenue, Alberton.

Any person who has any objection to the proposed closing, leasing or alienation or who may have any claim for compensation if the closing, leasing or alienation is effected, must lodge his objection or claim, as the case may be, in writing with the Town Clerk, Municipal Office, Alberton, not later than 28 May, 1980.

A. J. TALJAARD,
Town Clerk.

Municipal Office,
Alberton.
26 March, 1980.
Notice No. 13/1980.

228—26

PLAASLIKE BESTUUR VAN CARLETONVILLE.

WAARDERINGS: CARLETONVILLE — WYSIGINGSKEMA 60.

(Regulasie 12.)

Kennis word hierby ingevolge artikel 16 (4)(a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), gegee dat nadat waardering ten opsigte van die eiendom in die skedule hieronder genoem, ingesluit in die Carletonville-wysigingskema No. 60, ingevolge artikel 51(2) en (3) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, deur die waarderingraad bepaal is, genoemde waardering deur die Voorsitter van die Waarderingsraad gesertifiseer en geteken is op 11 Januarie 1980.

Die aandag word egter gevestig op artikel 17 of 38 van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977, wat soos volg bepaal:

“Reg van appèl teen beslissing van waarderingraad.

17.(1) 'n Beswaarmaker wat voor 'n waarderingraad verskyn het of verteenwoordig was, met inbegrip van 'n beswaarmaker wat 'n antwoord soos in artikel 15(4) beoog, ingedien of voorgelê het, kan teen die beslissing van sodanige raad ten opsigte waarvan hy 'n beswaarmaker is, binne dertig dae vanaf die datum van die publikasie in die Provinsiale Koerant van die kennisgewing in artikel 16(4)(a) genoem of, waar die bepalings van artikel 16(5) van toepassing is, binne een-en-twintig dae na die dag waarop die redes daarin genoem, aan sodanige beswaarmaker gestuur is, appèl aanteken deur by die Sekretaris van sodanige Raad 'n kennisgewing van appèl op die wyse soos voorgeskryf en in ooreenstemming met die prosedure soos voorgeskryf in te dien en sodanige Sekretaris stuur, onverwyld 'n afskrif van sodanige kennisgewing van appèl aan die waardeerder en aan die betrokke plaaslike bestuur.

(2) 'n Plaaslike bestuur wat nie 'n beswaarmaker is nie, kan teen enige beslissing van 'n waarderingraad appèl aanteken op die wyse in subartikel (1) beoog en enige ander persoon wat nie 'n beswaarmaker is nie maar wat regsreeks deur 'n beslissing van 'n waarderingraad geraak word, kan op dergelike wyse teen sodanige beslissing appèl aanteken.”

'n Vorm van kennisgewing van appèl kan van die Sekretaris van die Waarderingsraad verkry word.

SKEDULE VAN WAARNEMINGS.

Wysigingskema	Eiendom	Waardering: artikel 51(2)	Waardering: artikel 51(3)
60	Erf 162 Carletonville — dorp	R30 000,00	R24 000,00

G. P. DU PREEZ,
Sekretaris: Waarderingsraad.

Posbus 3,
Carletonville.
2500.
26 Maart 1980.
Kennisgewing No. 20/1980.

LOCAL AUTHORITY OF CARLETONVILLE.

VALUATIONS: CARLETONVILLE AMENDMENT SCHEME 60.

(Regulation 12.)

Notice is hereby given in terms of section 16(4)(a) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977) that valuations in terms of section 51(2) and (3) of the Town-planning and Townships Ordinance, 1965, have, after determination by the Valuation Board been certified and signed by the Chairman of the Valuation Board on 11 January, 1980, in respect of the property in the schedule below, included Carletonville Amendment Scheme No. 60.

Attention is directed to section 17 or 38 of the Local Authorities Rating Ordinance, 1977, which provides as follows:

“Right of appeal against decisions of Valuation Board.

17.(1) An objector who has appeared or has been represented before a valuation board, including an objector who has lodged or presented a reply contemplated in section 15(4), may appeal against the decision of such board in respect of which he is an objector within thirty days from the date of the publication in the Provincial Gazette of the notice referred to in section 16(4)(a) or, where the provisions of section 16(5) are applicable, within twenty-one days after the day on which the reasons referred to therein were forwarded to such objector by lodging with the Secretary of such board a notice of appeal in the manner and in accordance with the procedure prescribed and such Secretary shall forward forthwith a copy of such notice of appeal to the valuer and the local authority concerned.

(2) A local authority which is not an objector may appeal against any decision of a valuation board in the manner contemplated in subsection (1) and any other person who is not an objector but who is directly affected by a decision of a valuation board may, in like manner, appeal against such decision."

A notice of appeal form may be obtained from the Secretary of the Valuation Board.

SCHEDULE OF VALUATIONS.

Amendment scheme	Property	Valuation: section 51(2)	Valuation: section 51(3)
60	Erf 162 Carletonville Township	R30 000,00	R24 000,00

G. P. DU PREEZ,
Secretary: Valuation Board.

P.O. Box 3,
Carletonville.
2500,
26 March, 1980.
Notice No. 20/1980.

229—26

MUNISIPALITEIT CARLETONVILLE.

VASSTELLING VAN GELDE PER SPECIALE BESLUIT.

Die Stadsraad van Carletonville publiseer hierby ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur 17 van 1939, soos gewysig, die volgende gelde wat per spesiale besluit gehel is en tydens die 249ste maandelikse Raadsvergadering gehou op 28 Februarie 1980, deur die genoemde Raad met inwerkingtreding vanaf 1 April 1980, bevestig is:

Verordeninge vir die lisensiering van en die toesig oor, die regulering van en die beheer oor besighede, bedrywe en beroepe en publieke voertuie en hulle drywers:

(Afgekondig by Administrateurskennisgewing 536 van 19 Desember 1945, en aangeneem deur die Stadsraad van Carletonville kragtens die bevoegdheid aan die Raad verleen by Proklamasie 97 (Administrateurs-) van 1959, soos gewysig).

Die onderstaande gelde, word kragtens artikel 80B(1) van Ordonnansie 17 van 1939, soos gewysig, per spesiale raadsbesluit geneem op 11 Desember, 1979, ten opsigte van inspeksies van besighedspersoneel:

Inspeksiegelde: Aansoek om Handelslisensies:

Inspeksies en herinspeksies, ongeag die aantal departemente betrokke by die inspeksies: R10,00 per inspeksie.

J. F. DE LANGE,
Stadsklerk.

Munisipale Kantoor,
Posbus 3,
Carletonville.
26 Maart 1980.
Kennisgewing No. 11/1980.

**MUNICIPALITY OF CARLETONVILLE.
DETERMINATION OF TARIFF PER SPECIAL RESOLUTION.**

The Town Council of Carletonville hereby in terms of section 80B(8) of the Local Government Ordinance 17 of 1939, as amended, publishes the following tariff which has been determined per special resolution, and which has been ratified with effect from 1 April 1980 by the said Council during its 249th ordinary monthly meeting held on 28 February, 1980.

By-laws for the licensing of and for the supervision, Regulation and Control of Businesses, trades and occupations and public vehicles and their drivers:

(Published under Administrator's Notice 536, dated 19 December, 1945, and adopted by the Town Council of Carletonville under the powers conferred upon the Council by Proclamation 97 (Administrator's) of 1959, as amended).

The undermentioned tariff is hereby levied in respect of inspections of business premises per Special Council Resolution passed on 11th December, 1979, in terms of section 80B(1) of Ordinance 17 of 1939, as amended:

Inspection Fees: Applications for Trade Licences:

Inspections and re-inspections, irrespective of the number of departments concerned therewith: R10,00 per inspection.

J. F. DE LANGE,
Town Clerk.

Municipal Offices,
P.O. Box 3,
Carletonville.
26 March, 1980.
Notice No. 11/1980.

230—26

STADSRAAD VAN EDENVALE.

WYSIGING VAN BEGRAAFPLAAS-VERORDENINGE.

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad voornemens is om die volgende verordeninge te wysig:—

Die Begraafplaasverordeninge van die Munisipaliteit Edenvale, afgekondig by Administrateurskennisgewing 1155 van 15 September 1976, soos gewysig.

Die algemene strekking van hierdie wysigings is soos volg:—

1. Om verwarrende en dubbelsinnige bepalinge van nader toe te lig en uit te skakel.
2. Om met betrekking tot fooie vir grafbesprekings en nie-inwoners enige verandering uit te skakel.

Afskrifte van hierdie wysigings lê ter insae by die kantoor van die Raad vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysigings wens aan te teken moet dit skriftelik binne 14 dae na die datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant by die ondergetekende doen.

P. J. G. VAN OUDTSHOORN,
Stadsklerk.

Munisipale Kantore,
Posbus 25,
Edenvale.
1610.
26 Maart 1980.
Kennisgewing No. 22/1980.

TOWN COUNCIL OF EDENVALE.

AMENDMENT TO CEMETERY BY-LAWS.

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends amending the following by-laws:—

Cemetery By-laws, Edenvale Municipality, published under Administrator's Notice 1155, dated 15 September 1976, as amended.

The general purport of these amendments is as follows:

1. To eliminate ambiguous stipulations;
2. To eliminate ambiguities in regard to fees for the reservation of graves and non-residents.

Copies of these amendments are open to inspection at the office of the Council for a period of fourteen days from the date of publication hereof.

Any person who desires to record his objection to the said amendments must do so in writing to the undermentioned within 14 days after the date of publication of this notice in the Provincial Gazette.

P. J. G. VAN OUDTSHOORN,
Town Clerk.

Municipal Offices,
P.O. Box 25,
Edenvale.
1610.
26 March, 1980.
Notice No. 22/1980.

231—26

STADSRAAD VAN ELSBURG.

PERMANENTE SLUITING VAN PADGEDEELTES.

Ingevolge die bepalinge van die Ordonnansie op Plaaslike Bestuur 17 van 1939, soos gewysig, word hierby kennis gegee dat die Stadsraad van Elsburg van voorneme is om behoudens die goedekuring van die Administrateur ingevolge die bepalinge van Artikel 67 van vermeldde Ordonnansie, onderstaande padgedeeltes geleë te dorp Elsburg Uitbreiding 1 permanent te sluit vir die doel van die bou van die Oostelike Verbypad:—

1. Gedeelte van Du Toitstraat, 1 vk. meter groot, by die aansluiting daarvan met Olivierstraat.
2. Gedeelte van Jacobsstraat, 1 vk. meter groot, by die aansluiting daarvan met Olivierstraat.

3. Gedeelte van Voortrekkerstraat, 368 vk meter groot, by die aansluiting daarvan met Delpportstraat en Maritzstraat en grensende aan Erf 460.

Besonderhede en planne as aanduiding van die voorgestelde sluitings lê van Maandag tot en met Vrydag tussen die ure 09h00 en 12h00 en 14h00 en 16h00 ter insae in die kantoor van die Stadsekretaris, Munisipale Kantore, Voortrekkerstraat, Elsburg.

Enigiemand wat teen bovermelde sluitings beswaar wil maak of enige eis om skadevergoeding wil instel, moet dit skriftelik doen voor of op 29 Mei 1980.

P. VAN DER MERWE,
Stadsklerk.

Munisipale Kantore,
Elsburg.
26 Maart 1980.
Kennisgewing No. 15/1980.

TOWN COUNCIL OF ELSBURG.

PERMANENT CLOSURE OF ROAD PORTIONS.

It is hereby notified in terms of the provisions of the Local Government Ordinance 17 of 1939, as amended, that it is the intention of the Town Council of Elsburg, subject to the consent of the Administrator in terms of the provisions of Section 67 of the said Ordinance, to permanently close the undermentioned road portions situated in Elsburg Extension 1 Township for the purpose of the construction of the Eastern By-Pass Road: —

1. Portion of Du Toit Street, 1 sq. metre in extent, at its junction with Olivier Street.

2. Portion of Jacobs Street, 1 sq. metre in extent, at its junction with Olivier Street.

3. Portion of Voortrekker Street, 368 sq. metres in extent, at its junction with Delpport Street and Maritz Street and adjoining Erf 460.

Details and plans of the proposed closures may be inspected in the office of the Town Secretary, Municipal Offices, Voortrekker Street, Elsburg, from Mondays to Fridays (inclusive) between the hours 09h00 and 12h00 and 14h00 and 16h00.

Any person who intends objecting to the proposed closure or who intends submitting a claim for compensation, must do so in writing on or before the 29th May, 1980.

P. VAN DER MERWE,
Town Clerk.

Municipal Offices,
Elsburg.
26 March, 1980.
Notice No. 15/1980.

232—26

STAD GERMISTON.

VOORGESTELDE PERMANENTE SLUITING EN VERVREEMDING VAN GEDEELTE VAN SANITASIESTEEG GELË TUSSEN ERWE 235 EN 240, DORP GERMISTON-SUID.

Ingevolge die bepalings van die Ordonnansie op Plaaslike Bestuur 17 van 1939, soos gewysig, word hierby kennis gegee dat die Stadsraad van Germiston van voorneme is om behoudens die goedkeuring van die Administrateur ingevolge die bepalings van artikel 67 van vermeldde Ordonnansie, die gedeelte van die sanitasiesteeg geleë

tussen Erwe 235 en 240, dorp Germiston-Suid, ongeveer 120,62 vk. meter groot, permanent te sluit en om na die suksesvolle sluiting en hersenering daarvan, die geslote steeggedeelte aan mure. Shell Oil (S.A.) (Pty.) Limited teen 'n prys deur die Stadswaarderder bepaal te word, te verkoop vir die doel van konsolidering van genoemde steeggedeelte en Erf 240 met Erf 235, dorp Germiston-Suid, om sodoen- de een gekonsolideerde openbare motorhawe erf te vorm, onderworpe aan die goedkeuring van die Administrateur ingevolge die bepalings van artikel 79(18) van vermeldde Ordonnansie en verder onderworpe aan sekere gespesifiseerde voorwaardes.

Besonderhede en planne as aanduiding van die voorgestelde sluiting en verveemding lê van Maandag tot en met Vrydag tussen die ure 08h30 en 12h30 en 14h00 en 16h00 ter insae in Kamer 115, Stadskantore, Presidentstraat, Germiston.

Enigiemand wat teen bovermelde sluiting beswaar wil maak of enige eis om skadevergoeding wil instel of wat begerig is om beswaar aan te teken teen die uitoefening deur die Stadsraad van Germiston van sy bevoegdhede ingevolge die bepalings van artikel 79(18) van voorvermelde Ordonnansie, moet dit skriftelik voor of op 29 Mei 1980 doen.

J. M. L. STEYN,
Wnde. Stadsekretaris.

Stadskantore,
Germiston.
26 Maart 1980.
Kennisgewing No. 27/1980.

CITY COUNCIL OF GERMISTON.

PROPOSED PERMANENT CLOSURE AND ALIENATION OF PORTION OF SANITARY LANE SITUATED BETWEEN ERVEN 235 AND 240, SOUTH GERMISTON TOWNSHIP.

It is hereby notified in terms of the provisions of the Local Government Ordinance 17 of 1939, as amended, that it is the intention of the City Council of Germiston subject to the consent of the Administrator in terms of the provisions of section 67 of the said Ordinance, to permanently close the portion of the sanitary lane situated between Erven 235 and 240 South Germiston Township, approximately 120.62 sq. metres in extent and after the successful closure and rezoning thereof, to sell the closed sanitary lane portion to Messrs. Shell Oil (S.A.) (Pty.) Limited at a price to be determined by the City Valuer for the purpose of consolidating the said lane portion and Erf 240 with Erf 235, South Germiston Township, so as to form one consolidated public garage erf, subject to the consent of the Administrator in terms of the provisions of section 79(18) of the aforementioned Ordinance and subject further to certain specified conditions.

Details and a plan of the proposed closure and alienation may be inspected in Room 115, Municipal Offices, President Street, Germiston, from Mondays to Fridays (inclusive) between the hours 08h30 and 12h30 and 14h00 and 16h00.

Any person who intends objecting to the proposed closure or who intends submitting a claim for compensation, or who is desirous of lodging an objection with the City Council of Germiston in the exercise of its powers conferred by section 79(18) of

the aforementioned Ordinance, must do so in writing on or before the 29th May, 1980.

J. M. L. STEYN,
Actg. Town Secretary.

Municipal Offices,
Germiston.
26 March, 1980.
Notice No. 27/1980.

233—26

STAD JOHANNESBURG.

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE - DORPSBEPLANNINGSKEMA, 1979.

(Wysigingskema 205).

Kennis word hiermee ingevolge artikel 26 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, gegee dat die Stadsraad van Johannesburg 'n ontwerp wysigingskema opgestel het wat bekend sal staan as die Johannesburgse-wysigingskema 205.

Hierdie ontwerp skema bevat 'n voorstel om erf 209, Glenhazel, naamlik Parksingel 13, van Munisipaal na Residensieel 2 teen 'n digtheid van een woonhuis per erf, hoogtesone 7, te hersoneer.

Die naaste kruising is Crossweg.

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 die eerste publikasie van hierdie kennisgewing naamlik 26 Maart 1980.

Enige eienaar of okkupant van vaste eiendom binne die gebied van die bogenelde Dorpsbeplanningskema of binne 2 km van die grens daarvan het die reg om teen die skema beswaar te maak of om vertoë ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die plaaslike bestuur binne vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 26 Maart 1980, skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

S. D. MARSHALL,
Stadsekretaris.

Burgersentrum,
Braamfontein,
Johannesburg.
Maart 1980.

CITY OF JOHANNESBURG.

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME 1979.

(Amendment Scheme 205.)

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 205.

This draft scheme contains a proposal to rezone Erf 209, Glenhazel Township, being 13 Park Crescent, from Municipal to Residential 2 at a density of one dwelling per erf in Height Zone 7.

The nearest intersection is Cross Road.

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 26 March, 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 26 March, 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.
26 March, 1980.

234-26-2

STADSRAAD VAN KEMPTONPARK.

**WYSIGING VAN ELEKTRISITEITS-
VERORDENINGE.**

Daar word hierby ingevoel artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad voornemens is om die volgende verordeninge te wysig:

Elektrisiteitsverordeninge.

Die algemene strekking van hierdie wysiging is soos volg:

Om sekere elektrisiteitstariewe van die Raad te verhoog.

Afskrifte van hierdie wysiging lê ter insae by die kantoor van die Raad vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken, moet dit skriftelik binne 14 dae na die datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant by die ondergetekende doen.

Q. W. VAN DER WALT,
Stadsklerk.

Stadhuis,
Margarettlaan,
(Posbus 13),
Kemptonpark.
26 Maart 1980.
Kennisgewing No. 23/1980.

**TOWN COUNCIL OF KEMPTON
PARK.**

**AMENDMENT TO ELECTRICITY 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:

Electricity By-laws.

The general purport of this amendment is as follows:

To increase certain electricity tariffs of the Council.

Copies of this amendment will be open for inspection at the office of the Council for a period of fourteen days from the date of publication hereof.

Any person who wishes to object to the proposed amendment must lodge his ob-

jection in writing with the undersigned within 14 days after the date of publication of this notice in the Provincial Gazette.

Q. W. VAN DER WALT,
Town Clerk.

Town Hall,
Margaret Avenue,
(P.O. Box 13),
Kempton Park.
26 March, 1980.
Notice No. 23/1980.

235-26

MUNISIPALITEIT KRUGERSDORP.

**VOORGESTELDE WYSIGING VAN
KRUGERSDORP - DORPSAANLEGSKE-
MA NO. 2 VAN 1947.**

(Wysigingskema 1/114).

Die Stadsraad van Krugersdorp het 'n wysigingskema opgestel wat bekend sal staan as Wysigingskema 1/114.

Hierdie ontwerp-skema bevat die volgende voorstelle:

Die herosnering van Erf 727, Azaadville dorpsgebied, van "Park" na "Spesiale Woondoeleindes".

Besonderhede van hierdie skema lê ter insae by Kamer 29, Stadhuis, Krugersdorp vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 26 Maart 1980.

Die Raad sal oorweeg of die skema aangeneem moet word al dan nie.

Enige eienaar of okkupant van vaste eiendom binne die gebied van bogemelde dorpsbeplanningskema of binne 2 km 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 plaaslike bestuur binne vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 26 Maart 1980 skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

J. L. LE R. DU PLESSIS,
Stadsekretaris.

26 Maart 1980.
Kennisgewing No. 32/1980.

KRUGERSDORP MUNICIPALITY.

PROPOSED AMENDMENT TO KRUGERSDORP TOWN-PLANNING SCHEME NO. 2 OF 1947.

(Amendment Scheme 1/114).

The Town Council of Krugersdorp has prepared a draft amendment scheme, to be known as Amendment Scheme 1/114.

The draft scheme contains the following proposals:

The rezoning of Erf 727, Azaadville Township, from "Park" to "Special Residential" purposes.

Particulars of this scheme are open for inspection at Room No. 29, Town Hall, Krugersdorp, for a period of four weeks from the date of the first publication of this notice which is 26 March, 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 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, and if he wishes to do so, he shall within four weeks of the first publication of this notice which is 26 March, 1980 inform the local authority in writing of such objections or representations, and shall state, whether or not he wishes to be heard by the local authority.

J. L. LE R. DU PLESSIS,
Town Secretary.

26 March, 1980.
Notice No. 32/1980.

236-26-2

DORPSRAAD VAN MARBLE HALL.

VERVREEMDING VAN GROND.

Kennisgewing geskied hiermee ingevolge die bepaling van artikel 79(18) van die Ordonnansie op Plaaslike Bestuur No. 17 van 1939, dat die Dorpsraad van Marble Hall voornemens is om, onderworpe aan die goedkeuring van die Administrateur, die volgende erwe in die dorp Marble Hall Uitbreiding 5, aan die Armesorg Utiliteitsmaatskappy van Pretoria te verkoop vir die oprigting van 'n Tehuis vir Bejaardes: Erwe No. 761 en 762, groot elk 1 587 m² en Erwe No. 763, 764, 765, 766, 767, 768, 769, 773, 774, 775, 776, 777, 778 en 779, almal groot 1 605 m² elk.

Besonderhede aangaande die vervreemding van die grond lê gedurende gewone kantoorure ter insae in die kantoor van die Stadsklerk, Hoofweg 101, Marble Hall, en enige persoon wat teen sodanige vervreemding beswaar wil maak moet sodanige beswaar skriftelik binne 'n tydperk van 14 dae vanaf publikasie hiervan by die ondergetekende indien.

F. H. SCHOLTZ,
Stadsklerk.

Munisipale Kantore,
Hoofweg 101,
Posbus 111,
Marble Hall,
7450.
26 Maart 1980.
Kennisgewing No. 11/1980.

**VILLAGE COUNCIL OF MARBLE
HALL.**

ALIENATION OF LAND.

Notice is hereby given in terms of section 79(18) of the Local Government Ordinance, No. 17 of 1939, that the Village Council of Marble Hall intends, subject to the approval of the Administrator, to sell the following erven in Marble Hall Extension 5 Township to the "Armesorg Utiliteitsmaatskappy van Pretoria" for the erection of an Oldage Home: Erven No. 761 and 762, both 1 587 m² in extent and Erven No. 763, 764, 765, 766, 767, 768, 769, 773, 774, 775, 776, 777, 778 and 779, each 1 605 m² in extent.

Particulars concerning the proposed alienation of the land are open for inspection during normal office hours in the office of the Town Clerk, 101 Main Road, Marble Hall, and any person who desires to object to the said alienation must lodge such objection in writing with the undersigned

within 14 days of the date of publication of this notice.

F. H. SCHOLTZ,
Town Clerk.

Municipal Offices,
101 Main Road,
P.O. Box 111,
Marble Hall,
0450.
26 March, 1980.
Notice No. 11/1980.

237-26

STADSRAAD VAN PIETERSBURG.

KENNISGEWING INGEVOLGE ARTIKEL 80B(8) VAN DIE ORDONNANSIE OP PLAASLIKE BESTUUR, 1939 — GELDE VIR NIRVANA GEMEENSKAPSAAL.

Daar word hierby, ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, kennis gegee dat die vasstelling van gelde vir die Nirvana Gemeenskap-saal ingevolge artikel 80(B)(1) van die genoemde Ordonnansie waarvan besonderhede in die bylae hierby verstrekk word, op 1 April 1980 van krag word.

J. A. BOTES,
Stadsklerk.

Burgersentrum,
Pietersburg,
26 Maart 1980.

BYLAE A.

1(1) Vir die huur van die Nirvana Gemeenskapsaal vir 'n tydperk van 12 uur of gedeelte van 12 uur: R25.

1(2) 'n Deposito van R25 word by elke geleentheid waartydens die saal verhuur word, gevorder en is terugbetaalbaar na die geleentheid of byeenkoms met dien verstande dat geen skade aan die Raad se eiendom aangerig is nie.

2. Huurgeld en deposito's is betaalbaar wanneer bespreking plaasvind en geen bespreking word gemaak alvorens die huurgeld en deposito betaal is nie.

3. Huurgeld is nie terugbetaalbaar indien 'n bespreking gekanselleer word nie.

TOWN COUNCIL OF PIETERSBURG.

NOTICE IN TERMS OF SECTION 80B(8) OF THE LOCAL GOVERNMENT ORDINANCE, 1939 (ORDINANCE 17 OF 1939) — CHARGES FOR NIRVANA COMMUNITY HALL.

It is hereby notified in terms of section 80(B)(8) of the Local Government Ordinance, 1939, that the determination in terms of section 80(B)(1) of the said Ordinance, in respect of charges for the Nirvana Com-

munity Hall, particulars of which are set out in the Schedule hereto shall become operative with effect from 1 April, 1980.

J. A. BOTES,
Town Clerk.

Civic Centre,
Pietersburg,
26 March, 1980.

SCHEDULE A.

1(1) For the hire of the Nirvana Community Hall for a period of 12 hours or less: R25.

1(2) When the hall is rented for any functions a deposit of R25 shall be levied and shall be refunded after termination of such function or meeting, provided that no damage has been caused to the Council's property.

2. Rentals and deposits shall be payable when the reservation is made and no reservation shall be accepted prior to payment of the rental and deposit.

3. The rental shall not be refunded when a reservation is cancelled.

238-26

STADSRAAD VAN POTCHEFSTROOM.

Kennisgewing ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie No. 17 van 1939)

— Tariewe vir die afdruk van planne.

Daar word hierby ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, kennis gegee dat die vasstelling van tariewe vir die afdruk van planne ingevolge artikel 80B(1) van genoemde Ordonnansie, waarvan besonderhede in die bylae hierby verstrekk word, op 1980-04-01 van krag word.

S. H. OLIVIER,
Stadsklerk.

Munisipale Kantore,
Potchefstroom,
26 Maart 1980,
Notice No. 18/1980.

BYLAE.

Vir die afdruk van planne:

Beskrywing	Grootte in mm	Papier		Linne		Opaque		Sepia	
		(a)	(b)	(a)	(b)	(a)	(b)	(a)	(b)
A3 en kleiner	297 x 420	R0,30	R0,38	R1,70	R2,13	R1,55	R1,94	R1,50	R1,88
A2	420 x 594	R0,60	R0,76	R3,40	R4,26	R3,10	R3,88	R3,00	R3,76
A1	594 x 841	R1,20	R1,52	R6,80	R8,52	R6,20	R7,76	R6,00	R7,52
A0	841 x 1189	R2,40	R3,04	13,60	17,04	12,40	15,52	12,00	15,04
Groter as A0 (1 m ²) per 25 m ² (A2 grootte)		R0,60	R0,76	R3,40	R4,26	R3,10	R3,88	R3,00	R3,76

BOGENOEMDE TARIWE SLUIT 4 % ALGEMENE VERKOOPBELASTING IN.

Skaal (a) is vir planne afgedruk van private natrekke.

Skaal (b) is vir planne afgedruk van departementele natrekke.

Groottes wat tussenin val, word teen die hoër tarief wat in iedere geval van toepassing is, gehef.

Begenoemde tariewe is onderworpe aan 'n minimum van R1,20 per bestelling.

TOWN COUNCIL OF POTCHEFSTROOM.

Notice in terms of section 80B(8) of the Local Government Ordinance, 1939 (Ordinance No. 17 of 1939) — Tariffs for the reproduction of plans.

It is hereby notified in terms of section 80B(8) of the Local Government Ordinance, 1939, that the determination in

terms of section 80B(1) of the said Ordinance, in respect of tariffs for the reproduction of plans, particulars of which are set out in the schedule hereto, shall become operative with effect from 1980-04-01.

S. H. OLIVIER,
Town Clerk.

Municipal Offices,
Potchefstroom.
26 March, 1980.
Notice No. 18/1980.

SCHEDULE.

For the reproduction of plans:

Description	Size in mm	Paper		Linen		Opaque		Sepia	
		(a)	(b)	(a)	(b)	(a)	(b)	(a)	(b)
A3 and smaller	297 x 420	R0,30	R0,38	R1,70	R2,13	R1,55	R1,94	R1,50	R1,88
A2	420 x 594	R0,60	R0,76	R3,40	R4,26	R3,10	R3,88	R3,00	R3,76
A1	594 x 841	R1,20	R1,52	R5,80	R8,52	R6,20	R7,76	R6,00	R7,52
A0	841 x 1189	R2,40	R3,04	11,60	17,04	12,40	15,52	12,00	15,04
Larger than A0 (1 m ²) per 25 m ² (size A2)		R0,60	R0,76	R3,40	R4,26	R3,10	R3,88	R3,00	R3,76

THE ABOVEMENTIONED TARIFFS INCLUDE 4 % GENERAL SALES TAX.

Scale (a) shall be for plans printed from private tracings.

Scale (b) shall be for plans printed from departmental tracings.

The higher tariff applicable in each case, shall be charged for inbetween sizes.

The abovementioned tariffs are subject to a minimum of R1,20 per order.

239—26

**STADSRAAD VAN POTCHEFSTROOM.
WYSIGING VAN VERORDENINGE.**

Daar word hierby ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, bekend gemaak dat die Stadsraad van Potchefstroom voornemens is om die volgende verordeninge te wysig:

(a) Die verordeninge vir die Regulering van Parke en Tuine.

Die algemene strekking van die voorgestelde wysiging is om voorsiening te maak vir 'n tarief met betrekking tot permanente kampeerterreine.

Afskrifte van hierdie wysiging lê ter insae in die kantoor van die Stadsekretaris, Kamer 310, Munisipale Kantore, Potchefstroom, vir 'n tydperk van 14 dae met ingang van datum van publikasie hiervan in die Provinsiale Koerant, naamlik 26 Maart 1980.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken moet dit skriftelik binne 14 dae na die datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant, by die ondergetekende doen.

S. H. OLIVIER,
Stadsklerk.

Munisipale Kantore,
Potchefstroom.
26 Maart 1980.
Kennisgewing No. 21/1980.

TOWN COUNCIL OF POTCHEFSTROOM.

AMENDMENT TO BY-LAWS.

It is hereby notified in terms of section 80(B) of the Local Government Ordinance,

No. 17 of 1939, as amended, that the Town Council intends amending the following by-laws:

(a) The By-laws for the Regulation of Parks and Gardens.

The general purport of the proposed amendment is to provide for a tariff relating to permanent camping sites.

Copies of the amendment are open for inspection at the office of the Town Secretary, Room 310, Municipal Offices, Potchefstroom, for a period of 14 days from date of publication hereof in the Provincial Gazette, viz 26 March, 1980.

Any person who wishes to object to the amendment of the said by-laws must lodge such objection in writing with the undersigned within 14 days of publication hereof in the Provincial Gazette.

S. H. OLIVIER,
Town Clerk.

Municipal Offices,
Potchefstroom.
26 March, 1980.
Notice No. 21/1980.

240—26

STADSRAAD VAN ROODEPOORT.

WYSIGING VAN VERORDENINGE.

Ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, word bekend gemaak dat die Stadsraad van Roodepoort van voorneme is om die Verordeninge Betreffende Vaste Afval van die Munisipaliteit Roodepoort soos afgekondig by Administrateurskennisgewing 100 van 31 Januarie 1979, te wysig.

Die algemene strekking van die voorgestelde wysigings is tot die effek om

woordomsrywings in te voeg en verder die wyse waarop afval verwyder mag word, voor te skryf.

Afskrifte van die voorgestelde wysigings sal vir 'n tydperk van veertien dae vanaf datum van publikasie hiervan gedurende normale kantoorure in die kantoor van die Stadsklerk ter insae lê en enige persoon wat beswaar teen sodanige wysigings wil aanteken, moet dit skriftelik by die Stadsklerk doen binne veertien dae na die datum van publikasie hiervan.

W. J. ZYBRANDS,
Stadsklerk.

26 Maart 1980.
Kennisgewing No. 15/1980.

CITY COUNCIL OF ROODEPOORT.

AMENDMENT TO BY-LAWS.

Notice is given in terms of the provisions of section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, that the City Council of Roodepoort intends amending the Refuse (Solid Wastes) By-laws of the Roodepoort Municipality published under Administrator's Notice 100 of 31 January, 1979.

The general purport of the proposed by-laws is to the effect to insert definitions of words and to describe the manner in which litter should be removed.

Copies of the proposed amendments will lie for inspection in the office of the Town Clerk during normal office hours for a period of fourteen days as from the date of publication hereof. Any person who desires to record his objection to such amendments shall do so in writing to the Town

Clerk within fourteen days after the date of publication hereof.

W. J. ZYBRANDS,
Town Clerk.

26 March, 1980.
Notice No. 15/1980.

241—26

STADSRAAD VAN RUSTENBURG.

WYSIGING VAN BEGRAAFPLAASVERORDENINGE.

Daar word hierby ingeolge artikel 96 en 80B van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad besluit het om die Begraafplaasverordeninge te wysig.

Die algemene strekking van die wysiging is om voorsiening te maak vir die bewaar van lyk as in nisse in 'n gedenkmuur, om in 'n bepaalde gedeelte van die begraafplaas gedenktekens volgens die kopstuk-alleen metode toe te laat, om die bestaande tariewe te herroep, om tariewe vir gebruik van die gedenkmuur in te stel, om die nuwe tarief en die bestaande tariewe te konsolideer en om die tariewe by wyse van 'n spesiale besluit te bepaal.

Afskrifte van die wysiging en die tariewe lê ter insae by die kantoor van die Stadsekretaris, Kamer 716, Stadskantore, Burgerstraat, Rustenburg, vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan in die Offisiële Koerant, naamlik 19 Maart 1980.

Enige persoon wat beswaar hierteen wens aan te teken, moet dit skriftelik binne veertien (14) dae na die datum van publikasie van hierdie kennisgewing in die Offisiële Koerant, by die ondergetekende doen.

Die tariewe tree in werking op die dag van publikasie daarvan in die Offisiële Koerant.

STADSKLERK,

Stadskantore,
Posbus 16,
Rustenburg.
0300.

26 Maart 1980.
Kennisgewing No. 37/1980.

TOWN COUNCIL OF RUSTENBURG.

AMENDMENT TO CEMETARY BY-LAWS.

It is hereby notified in terms of section 96 and 80B of the Local Government Ordinance, 1939, that the Town Council has resolved to amend the cemetery by-laws.

The general purport of the amendment is to provide for the keeping of ashes in niches in a wall of remembrance, to allow in a specified section of the cemetery monuments in accordance with the headstone-only method, to repeal the existing tariff, to fix tariffs for the use of the wall of remembrance to consolidate the new and existing tariff and to fix this tariff by special resolution.

Copies of the amendment and of the new tariff are open for inspection at the office of the Town Secretary, Room 716, Municipal Offices, Burger Street, Rustenburg, for a period of fourteen (14) days from the date of publication hereof in the Provincial Gazette.

Any person who wishes to object must do so in writing to the undersigned with-

in fourteen (14) days from the date of publication hereof in the Provincial Gazette.

The new tariff shall come into operation on the date of publication thereof in the Provincial Gazette.

TOWN CLERK,

Municipal Offices,

P.O. BOX 16,
Rustenburg.
0300.

26 March, 1980.
Notice No. 37/1980.

242—26

PLAASLIKE BESTUUR VAN RUSTENBURG.

KENNISGEWING VAN EERSTE SITTING VAN WAARDERINGSRAAD OM BESWARE TEEN DIE VOORLOPIGE AANVULLENDE WAARDERINGSGLYS VIR DIE BOEKJAAR 1978/1979 AAN TE HOOR.

Kennis word hierby ingeolge artikel 37 van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), gegee dat die eerste sitting van die Waarderingsraad op 18 April 1980 om 10h00 sal plaasvind en gehou sal word by die volgende adres:

Raadsaal,
Munisipale Kantore,
Burgerstraat,
Rustenburg,

om enige beswaar teen die voorlopige aanvullende waarderingsslys vir die boekjaar 1978/1979 te oorweeg.

SEKRETARIS: WAARDERINGSRAAD.

Stadskantore,
Posbus 16,
Rustenburg.
0300.
26 Maart 1980.
Kennisgewing No. 45/1980.

LOCAL AUTHORITY OF RUSTENBURG.

NOTICE OF FIRST SITTING OF VALUATION BOARD TO HEAR OBJECTIONS IN RESPECT OF PROVISIONAL SUPPLEMENTARY VALUATION ROLL FOR THE FINANCIAL YEAR 1978/1979.

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 18 April, 1980 at 10h00 and will be held at the following address:

Council Chamber,
Municipal Offices,
Burger Street,
Rustenburg,

to consider any objection to the provisional supplementary valuation roll for the financial year 1978/1979.

SECRETARY: VALUATION BOARD

Municipal Offices,
P.O. Box 16,
Rustenburg.
0300.
26 March, 1980.
Notice No. 45/1980.

243—26

STADSRAAD VAN SPRINGS.

WYSIGING VAN VERORDENINGE INSAKE ONTVLAMBARE VLOEISTOWE EN STOWWE.

Kennis geskied hiermee kragtens artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad van Springs voornemens is om die Verordeninge insake Ontvlambare Vloeistowwe en Stowwe te wysig.

Die algemene strekking van die wysiging is om voorsiening te maak vir die gebruik, hantering en opberging van Vloeibare Petroleumgasse.

Afskrifte van hierdie wysiging lê ter insae by die kantoor van die Raad vir 'n tydperk van veertien dae vanaf die publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken moet dit skriftelik binne veertien dae na die datum van publikasie van hierdie kennisgewing by die ondergetekende doen.

J. F. VAN LOGGERENBERG,
Stadsklerk.

Burgersentrum,
Springs.
26 Maart 1980.
Kennisgewing No. 45/1980.

TOWN COUNCIL OF SPRINGS.

AMENDMENT OF INFLAMMABLE LIQUIDS AND SUBSTANCES BY-LAWS.

Notice is hereby given in terms of Section 96 of the Local Government Ordinance, 1939, as amended, that the Town Council of Springs intends amending its Inflammable Liquids and Substances By-laws.

The general purport of the amendment is to make provision for the using, handling and storage of liquefied Petroleum gasses.

Copies of this amendment are open to inspection at the office of the Council for a period of fourteen days from the date of publication hereof.

Any person who wishes to lodge an objection to the said amendment, shall do so in writing to the undersigned within fourteen days of the publication of this notice.

J. F. VAN LOGGERENBERG,
Town Clerk.

Civic Centre,
Springs.
26 March, 1980.
Notice No. 45/1980.

244—26

STADSRAAD VAN STANDERTON.

MUNISIPALE KENNISGEWING NO. 15 VAN 1980.

VOORGENOME WYSIGINGS VAN VERORDENINGE.

Daar word hierby ingeolge artikel 96 van die Ordonnansie op Plaaslike Bestuur No. 17 van 1939, soos gewysig, bekend gemaak dat die Raad van voorneme is om die Watervoorsieningsverordeninge afgekondig by Administrateurskennisgewing 1273 van 31 Augustus 1977, soos gewysig, verder te wysig.

Die algemene strekking van die verdere wysiging is om die Tarief van Gelde No. 2(2) te verhoog om vir verhoogde kostes voorsiening te maak.

Afskrifte van hierdie wysiging lê ter insae by Kamer No. 69 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.

G. B. HEUNIS,
Stadsklerk.

Munisipale Kantore,
Posbus 66,
Standerton.
2430.
26 Maart 1980.

TOWN COUNCIL OF STANDERTON.

**MUNICIPAL NOTICE NO. 15 OF 1980.
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 Water Supply By-laws published under Administrator's Notice 1273 of 31 March, 1977, as amended.

The general purport of this further amendment is to increase and amend the Tariff of Charges No. 2(2) to provide for increased costs.

Copies of this amendment are open for inspection at Room No. 69 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.

G. B. HEUNIS,
Town Clerk.

Municipal Offices,
P.O. Box 66,
Standerton.
2430.
26 March, 1980.

245-26

MUNISIPALITEIT TZANEEN.

**WYSIGING/HERROEPING VAN VER-
ORDENINGE.**

Kennis geskied hiermee dat die Stadsraad van voorneme is om die ondergemelde verordeninge te wysig of te herroep:

1. Regulaties op het maken van Bakstenen: Herroeping van die regulasies in die geheel.

2. Regulasies met betrekking tot die Gedrag van Lede en Amptenare: Herroeping van die regulasies in die geheel.

3. Verordeninge vir die Beheer van Uithangborde: Herroeping van die verordeninge in die geheel.

4. Standaard Straat- en Diverse Verordeninge: Herroeping van artikel 25(1) wat die aanbring van advertensietekens beheer.

5. Die Elektrisiteitsverordeninge: Wysiging van die tarief van gelde sodat stygings in die toeslag wat deur E.V.K.O.M. gehef word, ipso facto in die stadsraad se tarief ingelyf word.

Volledige besonderhede van die voorgestelde herroeping en wysigings sal gedurende normale kantoorure in die kantoor van die ondergetekende ter insae lê en enige besware daarteen moet skriftelik, binne 14 dae vanaf datum van publikasie hiervan, by hom ingedien word.

L. POTGIETER,
Stadsklerk.

Munisipale Kantore,
Posbus 24,
Tzaneen.
0850.

26 Maart 1980.
Kennisgewing No. 7/1980.

TZANEEN MUNICIPALITY.

REVOCATION/AMENDMENT OF BY-LAWS.

Notice is hereby given that the Town Council intends to revoke or amend the following by-laws:

1. Brick making Regulations: The revocation of the regulations in its entirety.

2. Regulations Concerning the Conduct of Members and Officials: The revocation of the regulations in its entirety.

3. By-laws for the Control of Advertising Signs: The revocation of the by-laws in its entirety.

4. Standard Street and Miscellaneous By-laws: The deletion of section 25(1) which regulates the erection of advertising signs.

5. The Electricity By-laws: The amendment of the tariff of fees in order that the increases in the surcharge levied by E.S.C.O.M. be incorporated into the council's tariff ipso facto.

Full details of the proposed amendments and revocations will lie for inspection at the office of the undersigned during normal office hours and any objections thereto must be lodged with him in writing within 14 days from date of publication hereof.

L. POTGIETER,
Town Clerk.

Municipal Offices,
P.O. Box 24,
Tzaneen,
0850.

26 March, 1980.
Notice No. 7/1980.

246-26

STADSRAAD VAN VANDERBIJLPARK.

**KENNISGEWING WAT BESWARE
TEEN VOORLOPIGE WAARDERINGS-
LYS AANVRA.**

Kennis word hierby ingevolge artikel 12(1)(a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die voorlopige waarderingslys vir die boekjare 80/83 oop is vir inspeksie in die belastingaal van die Munisipaliteit van Vanderbijlpark vanaf 27 Maart 1980 tot 30 April 1980 en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleentheid in die voorlopige waarderingslys opgeteken, soos in artikel 10 van die genoemde Ordonnansie beoog, in te dien, insluitende die vraag of sodanige eiendom of 'n gedeelte daarvan onderworpe is aan die betaling van eiendomsbelasting of daarvan vrygestel is, of ten opsigte van enige weglating van enige aangeleentheid

uit sodanige lys, doen so binne gemelde tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by die adres hieronder aangedui beskikbaar en aandag word spesifiek gevestig op die feit dat geen persoon geregtig is om enige beswaar voor die waarderingsraad te opeer tensy hy 'n beswaar op die voorgeskrewe vorm betyds ingedien het nie.

C. BEUKES,
Stadsklerk.

Belastingaal en/of Kamer 202,
Munisipale Kantoorgebou,
Klasie Havengastraat,
Vanderbijlpark.
1900.
26 Maart 1980.
Kennisgewing No. 15/1980.

TOWN COUNCIL OF VANDERBIJLPARK.

**NOTICE CALLING FOR OBJECTIONS
TO PROVISIONAL VALUATION ROLL.**

Notice is hereby given in terms of section 12(1)(a) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the provisional valuation roll for the financial years 80/83 is open for inspection at the Rates Hall from 27 March, 1980 to 30 April, 1980 and any owner of rateable property or other person who so desires to lodge an objection with the Town Clerk in respect of any matter recorded in the provisional valuation roll as contemplated in section 10 of the said Ordinance, including the question whether or not such property or portion thereof is subject to the payment of rates or is exempt therefrom or in respect of any omission of any matter from such roll shall do so within the said period.

The form prescribed for the lodging of an objection is obtainable at the address indicated below and attention is specifically directed to the fact that no person is entitled to urge any objection before the valuation board unless he has timeously lodged an objection in the prescribed form.

C. BEUKES,
Town Clerk.

Rates Hall and/or Room 202,
Municipal Office Building,
Klasie Havenga Street,
Vanderbijlpark.
1900.
26 March, 1980.
Notice No. 15/1980.

247-26

STADSRAAD VAN VENTERSDORP.

**VOORGENOME WYSIGING VAN VER-
ORDENINGE.**

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, bekend gemaak dat die Raad voornemens is om die volgende verordeninge te wysig:

1. Elektrisiteitsverordeninge soos afgekondig by Administrateurskennisgewing No. 1495 van 30 Augustus 1972;

Die algemene strekking van die wysigings is soos volg:

1. Om 'n beleid neer te lê met die wysiging van Elektrisiteit buite die gebied.

Afskrifte van hierdie wysiging lê gedurende gewone kantoorure by die kantoor

van die Stadsclerk ter insae vir 'n tydperke van veertien (14) dae na die datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant.

Enige persoon wat beswaar teen die gemelde wysigings wil aantekene moet dit skriftelik binne veertien (14) dae na die datum van gemelde publikasie van hierdie kennisgewing by die ondergetekende doen.

A. E. SNYMAN,
Stadsclerk.

Munisipale Kantore,
Posbus 15,
Ventersdorp.
26 Maart 1980.
Kennisgewing No. 11/80.

TOWN COUNCIL OF VENTERSDORP.
PROPOSED AMENDMENTS OF BY-LAWS.

It is hereby notified in terms of section 96 of the Local Government Ordinance, 17 of 1939, that the Council intends amending the following by-laws:

1. Electricity By-laws published under Administrator's Notice 1495 of 30 August, 1972;

The general purport of these amendments are:

1. To determine a policy regarding the supply of electricity outside the Municipal area.

Copies of these amendments will lie open for inspection during normal office hours at the office of the Town Clerk for a period of fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

Any person who wishes to lodge his objection to the proposed amendments must do so in writing to the undersigned within fourteen (14) days from the date of the said publication of this notice.

A. E. SNYMAN,
Town Clerk.

Municipal Office,
P.O. Box 15,
Ventersdorp.
26 March, 1980.
Notice No. 11/80.

248-26

STADSRAAD VAN WITRIVIER.

KENNISGEWING INGEVOLGE ARTIKEL 80B(8) VAN DIE ORDONNANSIE OP PLAASLIKE BESTUUR, 1939, (ORDONNANSIE 17 VAN 1939) — STADSAAL TARIWE.

Hierby word ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, kennis gegee dat die vasstelling ingevolge artikel 80B(1) van die genoemde Ordonnansie op Stadsaaltariewe soos volg is —

1. Danse:

(1) Stadsaal, insluitende marksaal, veranda, kombuis, stoof, kroeg en klavier:

- (a) Van 19h30 tot 01h00 50,00
- (b) Na 01h00: Vir iedere halfuur of gedeelte daarvan 2,00

(2) Stadsaal insluitende veranda, kombuis, stoof, kroeg en klavier:

- (a) Van 19h00 tot 01h00 40,00
- (b) Na 01h00: Vir iedere halfuur of gedeelte daarvan 2,00

(3) Marksaal, insluitende kombuis, stoof en klavier:

- (a) Van 19h00 tot 01h00 20,00
- (b) Na 01h00: Vir iedere halfuur of gedeelte daarvan 2,00

2. Danslesse, Opvoedkundige en Sportafrigting:

- (1) Stadsaal per uur vanaf 09h00 tot 18h00 2,00
- (2) Marksaal per uur vanaf 09h00 tot 18h00 1,00

3. Bruilofte:

(1) Stadsaal, insluitende veranda, kombuis, stoof, kroeg en klavier:

- (a) Van 06h00 tot 12h00 of 12h00 tot 18h00 20,00
- (b) Van 06h00 tot 18h00 35,00
- (c) Van 12h00 af tot middernag 50,00

(2) Marksaal insluitende kombuis en stoof:

- (a) Van 06h00 tot 12h00 of van 12h00 tot 18h00 15,00
- (b) Van 06h00 tot 18h00 20,00
- (c) Van 12h00 tot middernag 30,00

4. Onthale en Eetmale:

(1) Stadsaal insluitende veranda, kombuis, stoof, kroeg en klavier, vir tydperke van hoogstens 3 uur:

- (a) tussen 06h00 en 18h00 12,00
- (b) tussen 19h00 en middernag 20,00

(2) Marksaal insluitende kombuis, en stoof, vir tydperke van hoogstens 3 uur:

- (a) tussen 06h00 en 18h00 6,00
- (b) tussen 19h00 en middernag 10,00

5. Opvoerings en vermaaklikhede:

Stadsaal insluitende kleedkamers en klavier, van 19h00 tot middernag:

- (a) Professioneel 25,00
- (b) Plaaslike amateurs 10,00
- (c) Amateurs van Buite die Munisipaliteit 15,00

6. Repetisies (slegs waar die Stadsaal ingevolge Item 5 bespreek is):

- (1) Van 09h00 tot 18h00 3,00
- (2) Van 18h00 tot 23h00 4,00

7. Bioskoopvertonings:

(1) Stadsaal:

- (a) Van 13h00 tot 18h00 10,00
- (b) Van 19h00 tot middernag 15,00

(2) Marksaal:

- (a) Van 13h00 tot 18h00 6,00
- (b) Van 19h00 tot middernag 10,00

R

Stad-
saal
R

Mark-
saal
R

8. Openbare Vergaderings:

(1) Politieke vergaderings:

- (a) Vir tydperke van hoogstens 3 uur van 06h00 tot 18h00 15,00 8,00
- (b) Van 19h00 tot middernag 20,00 10,00

(2) Nie-politieke vergaderings:

- (a) Vir tydperke van hoogstens 3 uur van 06h00 tot 18h00 10,00 5,00
- (b) Van 19h00 tot middernag 15,00 8,00

9. Basaars:

Marksaal insluitende kombuis en stoof:

- (a) Van 08h00 tot 13h00 5,00
- (b) Van 08h00 tot 18h00 7,00
- (c) Van 08h00 tot 20h00 8,00
- (d) Van 08h00 tot middernag 10,00

10. Stoei- en bokstoernooie, (slegs marksaal):

- Van 19h00 tot middernag:
Professioneel 30,00
- Amateur 10,00

11. Tentoonstellings of uitstallings:

- Een dag (van 06h00 tot 21h00):
Stadsaal 15,00
- Marksaal 10,00

12. Godsdiensoefeninge:

- (1) Vir tydperke van hoogstens 2 uur tussen 09h30 en 18h00 —
Stadsaal 2,00
- Marksaal 1,00

(2) Vir tydperke van hoogstens 2 uur tussen 19h00 en 23h00 —

- Stadsaal 3,00
- Marksaal 1,50

13. Private byeenkomste:

(1) Stadsaal insluitende veranda, kombuis, stoof en klavier —

- (a) Vir tydperke van hoogstens 3 uur tussen 09h00 en 18h00 10,00
- (b) Van 19h00 tot middernag 20,00

(2) Marksaal insluitende kombuis en stoof —

- (a) Vir tydperke van hoogstens 3 uur tussen 09h00 en 18h00 6,00
- (b) Van 19h00 tot middernag 10,00

14. Verhuur van Marksaal vir Markdoeleindes:

- (1) Aan bona fide-produente: Slegs Vrydae van 06h00 tot 14h00 per 60 vierkante voet 0,50
- (2) Aan handelaars: Slegs Vrydae

van 06h00 tot 14h00, per 60 vierkan-
te voet R
1,00

(3) Aan lede van die Witrierviertak
van die Damesafdeling van die
Transvaalse Landbou-Unie vir die
hou van 'n oggendmark op Vrydae:
Met dien verstande dat die lede van
gemelde organisasie nie meer as 50
persent van die vloeroppervlakte van
die marksaal in beslag neem nie
Gratis

15. Diverse:

(1) Vir die huur van veranda,
kroeg en kombuis alleen (insluitende
die gebruik van die elektriese stoof)
of in gevalle waar dit nie by die huur
van die stadsaal ingesluit is nie: Vir
tydperke van hoogstens 3 uur
5,00

(2) Huur van Veranda: Vir tydper-
ke van hoogstens 3 uur
2,00

(3) Huur van stadsaal- of mark-
saalkombuis, insluitende die gebruik
van elektriese stoof: Vir tydperke
van hoogstens 3 uur
5,00

(4) Vir die voorbereiding of versie-
ring van 'n saal ten behoeve van die
huurder: Per uur of gedeelte daar-
van
1,00

16. Vir byeenkomste wat deur die Voor-
sitter van die Raad of sy vrou gereël
word, asook vegaderings van belastingbe-
talers wat deur genoemde Voor-
sitter geleë word, word die Stadsaal en die Mark-
saal gratis beskikbaar gestel.

17. Vir byeenkomste van die S.A. Rooi-
kruisvereniging, S.A. Noodhulpiga, St.
John-ambulansbrigade, Bloedoortappings-
diens, Padveiligheidsvereniging, SANTA,
Groenkruiskomitee, Suid-Afrikaanse Muni-
sipale Werknemersvereniging, Damesafde-
ling van die Transvaalse Landbou-Unie -
Witrierviertak en soortgelyke liggame en bin-
nemurse amateursport nie-winsgewend),
asook enige funksies ten bate van plaaslike
liefdadigheid en vir militêre doeleindes en
aanverwante sake kan die Marksaal gratis
beskikbaar gestel word: Met dien ver-
stande dat in die geval van 'n geskil oor
die aard van 'n liggaam die eindbeslissing
by die Raad berus.

H. N. LYNN,
Stadsklerk.

Munisipale Kantore,
Posbus 2,
Witrivier.
26 Maart 1980.
Kennisgewing No. 2/1980.

TOWN COUNCIL OF WHITE RIVER.

NOTICE IN TERMS OF SECTION 80B
(8) OF THE LOCAL GOVERNMENT
ORDINANCE, 1939 (ORDINANCE 17 OF
1939), — TARIFFS FOR TOWN HALL.

It is hereby notified in terms of section
80B(8) of the Local Government Ordina-
nce, 1939, that the determination in terms
of section 80B(1) of the said Ordinance,
in respect of Town Hall tariffs, particu-
lars of which are the following —

1. Dances:

(1) Town Hall including market
hall, stoep, kitchen, stove, bar and
piano:
(a) From 19h00 to 01h00
50,00
(b) After 01h00: Per half-hour or
part thereof
2,00

(2) Town Hall including stoep, kit-
chen, stove, bar and piano:

(a) From 19h00 to 01h00
40,00

(b) After 01h00: Per half-hour or
part thereof
2,00

(3) Market Hall including kitchen,
stove and piano:

(a) From 19h00 to 01h00
20,00

(b) After 01h00: Per half-hour or
part thereof
2,00

2. Dancing Classes and lectures:

(1) Town Hall: From 09h00 to
18h00 per hour
2,00

(2) Market Hall: From 09h00 to
18h00 per hour
1,00

3. Weddings:

(1) Town Hall including stoep, kit-
chen, stove, bar and piano:

(a) From 06h00 to 12h00 or from
12h00 to 18h00
20,00

(b) From 06h00 to 18h00
35,00

(c) From 12h00 to midnight
50,00

(2) Market Hall including kitchen
and stoves:

(a) From 6h00 to 12h00 or from
12h00 to 18h00
15,00

(b) From 06h00 to 18h00
20,00

(c) From 12h00 to midnight
30,00

4. Receptions and Banquets:

(1) Town Hall including stoep, kit-
chen, stove, bar and piano, for pe-
riods not exceeding 3 hours:

(a) Between 06h00 and 18h00
12,00

(b) Between 19h00 and midnight
20,00

(2) Market Hall including kitchen
and stove for periods not exceeding
3 hours:

(a) Between 06h00 and 18h00
6,00

(b) Between 19h00 and midnight
10,00

5. Performances and Entertain-
ments: Town Hall including dressing-
rooms and piano from 19h00 to mid-
night:

(a) Professional
25,00

(b) Local Amateurs
10,00

(c) Amateurs from Outside Muni-
cipality
15,00

6. Rehearsals (only if hall is re-
served in terms of item 5):

(1) From 09h00 to 18h00
3,00

(2) From 18h00 to 23h00
4,00

7. Bioscope:

(1) Town Hall:

(a) From 13h00 to 18h00
10,00

(b) From 19h00 to midnight
15,00

(2) Market Hall:

(a) From 13h00 to 18h00
6,00

(b) From 19h00 to midnight
10,00

8. Public meetings:

(1) Political meetings:

(a) For periods not exceed-
ing 3 hours from 06h00
to 18h00
15,00 8,00

(b) From 19h00 to midnight
20,00 10,00

(2) Non-political meetings:

(a) For periods not exceed-
ing 3 hours from 06h00
to 18h00
10,00 5,00

(b) From 19h00 to midnight
15,00 8,00

9. Bazaars: Market Hall including
kitchen and stove:

(a) From 08h00 to 13h00
5,00

(b) From 08h00 to 18h00
7,00

(c) From 08h00 to 20h00
8,00

(d) From 08h00 to midnight
10,00

10. Wrestling and Boxing Tourna-
ments (market hall only):

From 19h00 to midnight:

Professional
30,00

Amateur
10,00

11. Exhibitions or Displays:

One day (from 06h00 to 21h00):

Town Hall
15,00

Market Hall
10,00

12. Church Services:

(1) For periods not exceeding 2
hours between 09h30 and 18h00:

Town Hall
2,00

Market Hall
1,00

(2) For periods not exceeding 2
hours between 19h00 and 23h00:

Town Hall
3,00

Market Hall
1,50

13. Private Functions:

(1) Town Hall including stoep, kit-
chen, stove and piano:

(a) For periods not exceeding 3
hours between 09h00 and 18h00
10,00

(b) From 19h00 to midnight
20,00

(2) Market Hall including kitchen
and stove:

(a) For periods not exceeding 3
hours between 09h00 and 18h00
6,00

(b) From 19h00 to midnight
10,00

14. Letting of Market Hall for
Market Purposes:

(1) To bona fide producers: Fri-
days only from 06h00 to 14h00: Per
60 square feet
0,50

(2) To merchants: Fridays only
from 06h00 to 14h00: Per 60 square
feet
1,00

(3) To members of the White
River Branch of the Ladies' Section
of the Transvaal Agricultural Union

for the purpose of holding a morning market on Fridays: Provided that the members of the said organisation do not occupy more than 50 per cent of the floor area of the Market Hall Free of Charge

15. Sundry:

(1) For the hire of verandah, bar and kitchen only (including the use of the electric stove) or in cases where they are not included in the hire of the Town Hall: For periods not exceeding 3 hours 5,00

(2) Hire of stoep: For periods not exceeding 3 hours 2,00

(3) Hire of Town Hall or Market Hall kitchen including the use of

electric stove: For periods not exceeding 3 hours 5,00

(4) For the preparation or decoration of a hall on behalf of the hirer: Per hour or part thereof 1,00

16. For meetings arranged by the Chairman of the Council or his wife, as well as meetings of ratepayers convened by the said Chairman, the Town Hall and the Market Hall shall be made available free of charge.

17. For meetings of the S.A. Red Cross Society, S.A. First Aid League, St. John's Ambulance Brigade, Blood Transfusion Service, Road Safety Association, SANTA, Green Cross Committee, South African Association of Municipal Employees, Ladies'

Section of the Transvaal Agricultural Union — White River Branch and similar bodies and indoor amateur sport (non-profitable) as well as any functions in aid of local charity and for military purposes and related matters, the Market Hall may be made available free of charge: Provided that in the event of a dispute as to the nature of a body, the Council's decision shall be final.

H. N. LYNN,
Town Clerk.

Municipal Offices,
P.O. Box 2,
White River.
26 March, 1980.
Notice No. 2/1980.

INHOUD

CONTENTS

Proklamasies.

45. Ordonnansie op Ongemagtigde Uitgawe (1977/78), 1980	853
46. Addisionele Begrotingsordonnansie, 1980 (O.O.2)	854
47. Gedeeltelike Begrotingsordonnansie 1980 (O.O.3)	855
48. Plaaslike Gebiedskomitee van Bredell: Verandering van Grense	872
49. Munisipaliteit Waterval Boven: Verandering van Status	873
50. Wet op Opheffing van Beperkings, 1967: Erf 341, dorp Rynfield, distrik Benoni en Benoni-wysigingskema 1/197	874
51. Wysiging van Titelvoorwaardes van Erf 861 dorp Westonaria Registrasie Afedling I.Q. Tvl.	874
52. Dorp: Lakefield Uitbreiding 12. Proklamasie van 'n Goedgekeurde Dorp	874

Administrateurskennisgewings.

318. Munisipaliteit Witbank: Voorgestelde verandering van grense	881
327. Stadsraad van Meyerton: Intrekking van Vrystelling van Eiendomsbelasting	882
347. Ontwerp-wysigingsordonnansie op Lisensies, 1980 (O.O. 6)	857
348. Ontwerp-wysigingsordonnansie op Winkelure, 1980 (O.O. 7)	859
349. Ontwerp-wysigingsordonnansie op Tvl. Biblioteekdiens, 1980 (O.O. 8)	861
350. Ontwerp-ordonnansie op Openbare Oorde, 1980 (O.O. 10)	862
351. Ontwerp-wysigingsordonnansie op Hospitale, 1980 (O.O. 11)	863
352. Ontwerp-wysigingsordonnansie op Plaaslike Bestuur, 1980 (O.O. 12)	865
353. Ontwerp-ordonnansie op Padverkeerstekens, 1980 (O.O. 13)	869
354. Ontwerp-wysigingsordonnansie op Eiendomsbelasting van P.B., 1980 (O.O. 14)	870
355. Munisipaliteit Benoni: Wysiging van Elektriesuitsverordeninge	883
356. Kennisgewing van Verbetering: Munisipaliteit Bethal: Watervoorsieningsverordeninge	883
357. Munisipaliteit Bronkhorstspuit: Verordeninge vir die Heffing van Gelde met Betrekking tot die Inspeksie van Enige Besigheidsperseel soos beoog by artikel 14(4) van die Ordonnansie op Lisensies, 1974	883
358. Munisipaliteit Carletonville: Wysiging van Watervoorsieningsverordeninge	885
359. Munisipaliteit Hartbeesfontein: Woonwaparkverordeninge	886
360. Munisipaliteit Heidelberg: Wysiging van Verordeninge Betreffende die Munisipale Vliegvelde	890
361. Munisipaliteit Johannesburg: Wysiging van Verordeninge en Regulasies Betreffende Lisensies en Beheer oor Besighede	890
362. Munisipaliteit Kemptonpark: Wysiging van Reinigingsdiensverordeninge	892
363. Munisipaliteit Koster: Verordeninge Betreffende Smouse	893
364. Munisipaliteit Middelburg: Wysiging van Verordeninge vir die Heffing van gelde met betrekking tot die inspeksie van enige besigheidsperseel soos beoog by artikel 14(4) van die Ordonnansie op Lisensies, 1974	895
365. Munisipaliteit Nigel: Wysiging van Tarief van Gelde vir die Voorsiening van Water	896
366. Bedfordview-wysigingskema 1/222	896
367. Dorp: Bedfordview Uitbreiding 200. Verklaring tot Goedgekeurde Dorp	896
368. Boksburg-wysigingskema 1/183	899
369. Johannesburg-wysigingskema 38	899
370. Nelspruit-wysigingskema 1/58	899
371. Noordelike Johannesburgstreek - wysigingskema 990	900
372. Dorp: Sunward Park Uitbreiding 2. Verklaring tot Goedgekeurde Dorp	900

Proclamations.

45. Unauthorised Expenditure (1977/78) Ordinance 1980	853
46. Additional Appropriation Ordinance 1980 (D.O. 2)	854
47. Part Appropriation Ordinance, 1980 (D.O. 3)	855
48. Local Area Committee of Bredell: Alteration of Boundaries	872
49. Waterval Boven Municipality: Change of Status	873
50. Removal of Restrictions, 1967: Erf 341, Rynfield Township: district Benoni and Benoni Amendment Scheme 1/197	874
51. Amendment of Title Conditions of Erf 861, Westonaria Township Registration Division I.Q. Tvl.	874
52. Lakefield Extension 12, Township: Proclamation of an Approved Township	874

Administrator's Notices.

318. Witbank Municipality: Proposed alteration of boundaries	881
327. Town Council of Meyerton: Withdrawal of Exemption from Rating	882
347. Licences Amendment Draft Ordinance, 1980 (D.O. 6)	857
348. Shop Hours Amendment Draft Ordinance, 1980 (D.O. 7)	859
349. Tvl. Provincial Library Service Draft Ordinance, 1980, (D.O. 8)	861
350. Public Resorts Amendment Draft Ordinance, 1980 (D.O. 10)	862
351. Hospital Amendment Draft Ordinance, 1980 (D.O. 11)	863
352. Local Government Amendment Draft Ordinance, 1980 (D.O. 12)	865
353. Road Traffic Signs Draft Ordinance, 1980 (D.O. 13)	869
354. Local Authorities Rating Draft Ordinance, 1980 (D.O. 14)	870
355. Benoni Municipality: Amendment to Electricity By-laws	883
356. Correction Notice: Bethal Municipality: Water Supply By-laws	883
357. Bronkhorstspuit Municipality: 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	883
358. Carletonville Municipality: Amendment to Water Supply By-laws	885
359. Hartbeesfontein Municipality: Caravan Park By-laws	886
360. Heidelberg Municipality: Amendment to Municipal Aerodrome By-laws	890
361. Johannesburg Municipality: Amendment to By-laws and Regulations Relating to Licences and Business Control	890
362. Kempton Park Municipality: Amendment to Cleansing Services By-laws	892
363. Koster Municipality: By-laws Relating to Hawkers	893
364. Middelburg Municipality: 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	895
365. Nigel Municipality: Amendment to Tariff of Charges for the Supply of Water	896
366. Bedfordview Amendment Scheme 1/222	896
367. Bedfordview Extension 200 Township. Declaration of an Approved Township	896
368. Boksburg Amendment Scheme 1/183	899
369. Johannesburg Amendment Scheme 38	899
370. Nelspruit Amendment Scheme 1/58	899
371. Northern Johannesburg Region Amendment Scheme 990	900
372. Sunward Park Extension 2 Township. Declaration of an Approved Township	900

373. Dorp: Reyno Ridge Uitbreiding 5. Verklaring tot Goedgekeurde Dorp	903
374. Kennisgewing van Verbetering Buitestedelike Gebiede Wysigingskema 17	905
375. Witbank-wysigingskema 1/78	906
376. Verklaring van 'n Toegangspad oor die plaas Elandshoek 337-J.R.: Distrik Bronkhorstspuit	906
377. Verlegging en Verbreding van Distrikspaaie 38 en 75, Verklaring van 'n Openbare Pad en 'n Toegangspad: Distrik Bronkhorstspuit	907
378. Verlegging van Gedeeltes van Distrikspad 31: Distrik Pretoria	908
379. Verbreding van Gedeelte van Distrikspad 88: Distrik Klerksdorp	909
380. Verlegging en Verbreding van Distrikspaaie 1760 en 1681 en Verklaring van Toegangspaaie: Distrik Bronkhorstspuit	910
381. Verlegging en Verbreding van Distrikspaaie 509 1183, 1303 en 1420: Distrik Wolmaransstad	911
382. Verlegging en Verbreding van Provinsiale Pad P79-1 en Verklaring van Openbare en Toegangspad: Distrik Pretoria	914
383. Verklaring van Toegangspad oor die plaas Vaalkopje 111-J.O.: Distrik Lichtenburg	915
384. Verbreding van Distrikspad 337: Distrik Volksrust	916
385. Verklaring van Openbare Distrikspaaie 2469 en 2470: Distrik Belfast	917

Algemene Kennisgewings.

203. Germiston-wysigingskema 1/279	919
204. Johannesburg-wysigingskema 279	919
205. Middelburg-wysigingskema 28	920
206. Phalaborwa-dorpsaanlegskema	920
207. Phalaborwa-dorpsaanlegskema	921
208. Randburg-wysigingskema 262	921
209. Vanderbijlpark-wysigingskema 83	924
210. Voorgestelde Stigting van Dorpe. 1) Lynnwood Manor Uitbreiding 5; 2) Anderbolt Uitbreiding 40	922
212. Alberton-wysigingskema 4	924
213. Noordelike Johannesburgstreek - wysigingskema 1358	925
214. Noordelike Johannesburgstreek - wysigingskema 821	925
215. Walkerville-wysigingskema 1/23	926
216. Wet op Opheffing van Beperkings 84 van 1967	926
Tenders	928
Plaaslike Bestuurskennisgewing	930

373. Reyno Ridge Extension 5 Township. Declaration of an Approved Township	903
374. Notice of Correction. Peri-Urban Areas Amendment Scheme 17	905
375. Witbank Amendment Scheme 1/78	906
376. Declaration of an Access Road over the farm Elandshoek 337-J.R.: District of Bronkhorstspuit	906
377. Deviation and Widening of District Roads 38 and 75, Declaration of Public Road and Access Road: District of Bronkhorstspuit	907
378. Deviation of sections of District Road 31: District of Pretoria	908
379. Widening of section of District Road 88: District of Klerksdorp	909
380. Deviation and Widening of District Roads 1760 and 1681 and Declaration of Access Roads: District of Bronkhorstspuit	910
381. Deviation, Widening of District Roads 509, 1183, 1303 and 1420: District of Wolmaransstad	911
382. Deviation and Widening of Provincial Road P79-1 and Declaration of a Public and Access Road: District of Pretoria	914
383. Declaration of Access Road over the farm Vaalkopje 111-J.O.: District of Lichtenburg	915
384. Widening of District Road 337: District of Volksrust	916
385. Declaration of Public District Roads 2469 and 2470: District of Belfast	917

General Notices.

203. Germiston Amendment Scheme 1/279	919
204. Johannesburg Amendment Scheme 279	919
205. Middelburg Amendment Scheme 28	920
206. Phalaborwa Town Planning Scheme	920
207. Phalaborwa Town-planning Scheme	921
208. Randburg Amendment Scheme 262	921
209. Vanderbijlpark Amendment Scheme 83	924
210. Proposed Establishment of Townships. 1) Lynnwood Manor Extension 5. 2) Anderbolt Extension 40	923
212. Alberton Amendment Scheme 4	924
213. Northern Johannesburg Region Amendment Scheme 1358	925
214. Northern Johannesburg Region Amendment Scheme 821	925
215. Walkerville Amendment Scheme 1/23	926
216. Removal of Restrictions Act 84 of 1967	926
Tenders	928
Notices by Local Authorities	930

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