

DIE PROVINSIE TRANSVAAL



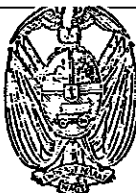
MENIKO

THE PROVINCE OF TRANSVAAL



Offisiële Koerant

(As 'n Nuusblad by die Poskantoor Geregistreer)



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BELANGRIKE AANKONDIGING

SLUITINGSTYD VIR ADMINISTRATEURS-KENNISGEWINGS, ENSOVOORTS.

Aangesien 10 Oktober 1980 'n openbare vakansiedag is, sal die sluitingstyd vir die aanname van Administrateurskennisgewings ensovoorts, soos volg wees:

12h00 op Dinsdag 7 Oktober 1980, vir die uitgawe van die Provinciale Koerant van Woensdag 15 Oktober 1980.

Let Wel: Laat kennisgewings sal in die daaropvolgende uitgawes geplaas word.

C. C. J. BADENHORST,
Provinciale Sekretaris.

No. 203 (Administrators-), 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 Staats-president-in-rade toegestem het, af te kondig;

So is dat ek hierby, die Wysigingsordonnansie op die Transvaliese Provinciale Biblioteekdiens, 1980 wat hieronder gedruk is, afkondig.

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

W. A. CRUYWAGEN,
Administrateur van die Provincie Transvaal.
P.R. 4-11 (1980/8)

(Toestemming verleent op 19 Augustus 1980.)
(Engelse kesemblaar deur die Staatspresident onderteken.)

'N ORDONNANSIE

Tot wysiging van die Ordonnansie op die Transvaliese Provinciale Biblioteekdiens, 1951, ten opsigte van die woordomskrywing van "plaaslike bestuur" in artikel 1 vervat.

DIE Provinciale Raad van Transvaal VERORDEN SOOS VOLG:—

Wysiging van artikel 1 van die Ordonnansie op Ordonnansie 16 van 1951, word hierby gewysig deur die woordomskrywing van "plaaslike bestuur" deur die 9 van volgende woordomskrywing te vervang: 1973.

"plaaslike bestuur" 'n grootstadsraad, stadsraad, dorpsraad of gesondheidskomitee inge-

IMPORTANT ANNOUNCEMENT

CLOSING TIME FOR ADMINISTRATOR'S NOTICES, ETC.

As 10 October, 1980 is a public holiday, the closing time for acceptance of Administrator's Notices, etc., will be as follows:

12h00 on Tuesday, 7 October, 1980, for the issues of the Provincial Gazette of Wednesday, 15 October, 1980.

N.B.: Late notices will be published in the subsequent issue.

C. C. J. BADENHORST,
Provincial Secretary.

No. 203 (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 Transvaal Provincial Library Service Amendment Ordinance, 1980 which is printed hereunder.

Given under my Hand at Pretoria, on this 17th day of September, One thousand Nine hundred and Eighty.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal.
P.R. 4-11 (1980/8)

(Assented to on 19 August, 1980.)
(English copy signed by the State President.)

AN ORDINANCE no. 8

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

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

Amendment of section 1 of the Transvaal Provincial Library Service Ordinance, 1951, is hereby substituted amended by the substitution for the definition of "local authority" of the following definition:

"local authority" means a city council, town council, village council or health com-

stel ingevolge die bepalings 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 bepalings van die Ordonnansie op die Transvaalse Raad vir die 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 bepalings van die Wet op die Administrasie van Swart Sake, 1971 (Wet 45 van 1971); en
- (c) 'n gemeenskapsraad ingestel ingevolge die bepalings van die Wet op Gemeenskapsrade, 1977 (Wet 125 van 1977); (v)

Dekragtiging
van hulptoelae
aan Administrasie-
raad.

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

Kort titel. 3. Hierdie Ordonnansie het die Wysigingsordonnansie op die Transvaalse Provinciale Bibliotekdiens, 1980.

No. 204 (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 Wysigingsordonnansie op Municipale Verkiesings, 1980 wat hieronder gedruk is, afkondig.

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

W. A. CRUYWAGEN,
Administrator van die Provincie Transvaal,
P.R. 4-11 (1980/5)

(Toestemming verleen op 26 Augustus 1980.)
(Engelse eksemplaar deur die Staatspresident onderteken.)

'N ORDONNANSIE

Tot wysiging van die Ordonnansie op Municipale Verkiesings, 1979, ten opsigte van die diskwalifikasies van raadslede soos in artikel 27 beoog en ten opsigte van 'n toevallige vakature in die amp van raadslid soos in artikel 30 beoog.

Die Provinciale Raad van Transvaal VERORDEN SOOS VOLG:

mittee 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-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 Councils Act, 1977 (Act 125 of 1977); (v)

Validation
of grant-
in-aid to
Administra-
tion 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.

No. 204 (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 Municipal Elections Amendment Ordinance, 1980 which is printed hereunder:

Given under my Hand at Pretoria, on this 17th day of September, One thousand Nine hundred and Eighty.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal,
P.R. 4-11 (1980/5)

(Assented to on 26 August, 1980.)
(English copy signed by the State President.)

AN ORDINANCE

To amend the Municipal Elections Ordinance, 1970, in respect of the disqualifications of councillors as contemplated in section 27 and in respect of a casual vacancy in the office of councillor as contemplated in section 30.

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

Wysiging van artikel 27 van Ordonnansie 16 van 1970, pale Verkiesings, 1970 (hierna die Hoofordonnansie genoem), word hierby gewysig deur paraaf (h) van subartikel (1) deur die volgende paragraaf te vervang:

“(h) hy 'n werknemer is van —

(i) 'n ander raad;

(ii) 'n gesondheidskomitee;

(iii) die Transvaalse Raad vir die Ontwikkeling van Buitestadelike Gebiede, ingestel ingevolge die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestadelike Gebiede, 1943 (Ordonnansie 20 van 1943); of

(iv) 'n Administrasieraad, ingestel ingevolge die Wet op die Administrasie van Swart Sake, 1971 (Wet 45 van 1971); of”.

Wysiging van artikel 30 van die Hoofordonnansie word hierby gewysig deur —

(a) paragraaf (f) van subartikel (1) deur die volgende paragraaf te vervang:

“(f) hy ingevolge artikel 40, 41, 42, 43, 45 of 170ter van die Ordonnansie op Plaaslike Bestuur, 1939, sy amp moet neerlaai, sy setel moet ontruim, onbevoeg word om sy amp te beklee of van sy amp onthief word, na gelang van die geval;” en

(b) paragraaf (k) van subartikel (1) deur die volgende paragraaf te vervang:

“(k) hy 'n werknemer word van 'n raad of komitee in artikel 27(1)(h) genoem;”.

(2) Ondanks die bepalings van subartikel (1)(b), bly 'n raadslid wat by die inwerkingtreding van hierdie Ordonnansie 'n werknemer is van 'n raad genoem in artikel 27(1)(h)(iii) of (iv) van die Hoofordonnansie in sy amp aan totdat sy ampttermyn ingevolge artikel 29(3) van daardie Ordonnansie verstryk.

Kort titel. 3. Hierdie Ordonnansie heet die Wysigingsordonnansie op Munisipale Verkiesings, 1980.

No. 205 (Administrateurs), 1980.

PROKLAMASIE

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

So is dit dat ek hierby, die Wysigingsordonnansie op Lisensies, 1980 wat hieronder gedruk is, afkondig.

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

W.A. CRUYWAGEN,
Administrator van die Provincie Transvaal.
P.R. 4-11 (1980/6)

(Toestemming verleent op 26 Augustus 1980.)
(Afrikaanse eksemplaar deur die Staatspresident onderteken.)

Amendment of section 27 of Ordinance 16 of 1970, as amended by section 3 of Ordinance 9 of 1972 and section 6 of Ordinance 23 of 1978.

1. Section 27 of the Municipal Elections Ordinance, 1970 (hereinafter referred to as the principal Ordinance), is hereby amended by the substitution for paragraph (h) of subsection (1) of the following paragraph:

“(h) he is an employee of —

(i) another council;

(ii) a health committee;

(iii) the Transvaal Board for the Development of Peri-Urban Areas established in terms of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943 (Ordinance 20 of 1943); or

(iv) an Administration Board, established in terms of the Black Affairs Administration Act, 1971 (Act 45 of 1971); or”.

Amendment of section 30 of Ordinance 16 of 1970, as amended by section 2 of Ordinance 16 of 1973 and section 7 of Ordinance 23 of 1978.

2.(1) Section 30 of the principal Ordinance is hereby amended by —

(a) the substitution for paragraph (f) of subsection (1) of the following paragraph:

“(f) he, in terms of section 40, 41, 42, 43, 45 or 170ter of the Local Government Ordinance, 1939, shall resign from office, shall vacate his seat, becomes disqualified from holding office or is removed from office, as the case may be;” and

(b) the substitution for paragraph (k) of subsection (1) of the following paragraph:

“(k) he becomes an employee of a council, committee or board referred to in section 27(1)(h);”.

(2) Notwithstanding the provisions of subsection (1)(b), a councillor who, on the coming into operation of this Ordinance, is an employee of a board referred to in section 27(1)(h)(iii) or (iv) of the principal Ordinance shall remain in office until his term of office expires in terms of section 29(3) of that Ordinance.

Short title. 3. This Ordinance shall be called the Municipal Elections Amendment Ordinance, 1980.

No. 205 (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 Licences Amendment Ordinance, 1980 which is printed hereunder.

Given under my Hand at Pretoria, on this 17th day of September, One thousand Nine hundred and Eighty.

W.A. CRUYWAGEN,
Administrator of the Province Transvaal.
P.R. 4-11 (1980/6)

(Assented to on 26 August, 1980.)
(Afrikaans copy signed by the State President.)

'N ORDONNANSIE

Tot wysiging van die Ordonnansie op Licensies, 1974, ten opsigte van die indeling van die Ordonnansie; ten opsigte van die woordomskrywings in artikel 1 vervat; ten opsigte van die ampstermy en die beëindiging van lidmaatskap van 'n lid van 'n licensieraad soos in artikel 7 beoog; ten opsigte van die besluit van 'n licensieraad 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 bykomstige aangeleenthede voorsiening te maak.

DIE Provinciale Raad van Transvaal VERORDEN SOOS VOLG:—

Wysiging van "INDELING VAN LISING VAN ORDONNANSIE" wat na die lang titel van Ordonnansie 19 van 1974 verskyn.

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

- (a) item 17 deur die volgende item te vervang:
"17. Datum van verhoor van aansoek om nuwe lisensie."; en
- (b) item 49 deur die volgende item te vervang:
"49. Beskikking oor voorwerp na inbeslagname".

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 —

- (a) paragraaf (b) van die woordomskrywing van "bevoegde owerheid" deur die volgende paragraaf te vervang:
"(b) buite 'n munisipaliteit geleë is of sal wees, die Direkteur-generaal: Gesondheid, Welsyn en Pensioene of 'n beampete van die Departement van Gesondheid, Welsyn en Pensioene wat namens sodanige Direkteur-generaal optree; (vi)"; en
- (b) paragraaf (b) van die woordomskrywing van "gesondheidsbeampte" deur die volgende paragraaf te vervang:
"(b) buite 'n munisipaliteit, die Directeur-generaal: Gesondheid, Welsyn en Pensioene of 'n beampete van die Departement van Gesondheid, Welsyn en Pensioene wat namens sodanige Directeur-generaal 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 licensieraad word aangestel vir die tydperk, maar hoogstens 3 jaar, wat die Administrator ten tyde van sy aanstelling bepaal en na sy ampstermy verstryk het, kan hy weer aangestel word: Met dien

AN ORDINANCE no 10

To amend the Licences Ordinance, 1974, in respect of the division of the Ordinance; in respect of the definitions 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 1; and to provide for matters incidental thereto.

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 of Ordinance 19 of 1974, are hereby amended by —

(a) the substitution for item 17 of the following item: 10/80

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

(b) the substitution for item 49 of the following item: 10/80

"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 — 10/80

(a) the substitution for paragraph (b) of the definition of "competent authority" of the following paragraph:

"(b) outside a municipality, the Director-General: Health, Welfare and Pensions or an officer of the Department of Health, Welfare and Pensions acting on behalf of such Director-General; (vi)"; and

(b) the substitution for paragraph (b) of the definition of "health officer" of the following paragraph:

"(b) outside a municipality, the Director-General: Health, Welfare and Pensions or an officer of the Department of Health, Welfare and Pensions acting on behalf of such Director-General; (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,

Wysiging van artikel 1. Artikel 27 van die Ordonnansie op Municipale Verkiesings, 1970 (hierna die Hoofordonnansie genoem), word hierby gewysig deur paraaf (h) van subartikel (1) deur die volgende paragraaf te vervang:

van Ordonnansie 16 " (h) hy 'n werknemer is van —

van 1972 en artikel 6 van Ordonnansie 23 van 1978. "(i) 'n ander raad;

"(ii) 'n gesondheidskomitee;

"(iii) die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, ingestel ingevolge die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943 (Ordonnansie 20 van 1943); of

"(iv) 'n Administrasieraad, ingestel ingevolge die Wet op die Administrasie van Swart Sake, 1971 (Wet 45 van 1971); of".

Wysiging van artikel 30 van Ordonnansie 16 van 1970, soos gewysig. "2.(1) Artikel 30 van die Hoofordonnansie word hierby gewysig deur —

(a) paragraaf (f) van subartikel (1) deur die volgende paragraaf te vervang:

"(f) hy ingevolge artikel 40, 41, 42, 43, 45 of 170ter van die Ordonnansie op Plaaslike Bestuur, 1939, sy amp moet neerie, sy setel moet ontruim, onbevoeg word om sy amp te beklee of van sy amp ontheft word, na gelang van die geval;"; en

(b) paragraaf (k) van subartikel (1) deur die volgende paragraaf te vervang:

"(k) hy 'n werknemer word van 'n raad of komitee in artikel 27(1)(h) genoem;".

"(2) Ondanks die bepalings van subartikel (1)(b), bly 'n raadslid wat by die inwerkingtreding van hierdie Ordonnansie 'n werknemer is van 'n raad genoem in artikel 27(1)(h)(iii) of (iv) van die Hoofordonnansie in sy amp aan totdat sy ampttermyn ingevolge artikel 29(3) van daardie Ordonnansie verstrek.

Kort titel. "3. Hierdie Ordonnansie heet die Wysigingsordinansie op Municipale Verkiesings, 1980.

No. 205 (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-raade toegestem het, af te kondig;

So is dit dat ek hierby, die Wysigingsordinansie op Licensies, 1980 wat hieronder gedruk is, afkondig.

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

W.A. CRUYWAGEN,
Administrateur van die Provinsie Transvaal.
P.R. 4-11 (1980/6)

(Toestemming verleën op 26 Augustus 1980.)

(Afrikaanse eksemplaar deur die Staatspresident onderteken.)

Amendment of section 27 of Ordinance 16 or 1970, as amended by section 3 of Ordinance 9 of 1972 and section 6 of Ordinance 23 of 1978.

1. Section 27 of the Municipal Elections Ordinance, 1970 (hereinafter referred to as the principal Ordinance), is hereby amended by the substitution for paragraph (h) of subsection (1) of the following paragraph:

"(h) he is an employee of —

"(i) another council;

"(ii) a health committee;

"(iii) the Transvaal Board for the Development of Peri-Urban Areas established in terms of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943 (Ordinance 20 of 1943); or

"(iv) an Administration Board, established in terms of the Black Affairs Administration Act, 1971 (Act 45 of 1971); or".

2.(1) Section 30 of the principal Ordinance is hereby amended by —

(a) the substitution for paragraph (f) of subsection (1) of the following paragraph:

"(f) he, in terms of section 40, 41, 42, 43, 45 or 170ter of the Local Government Ordinance, 1939, shall resign from office, shall vacate his seat, becomes disqualified from holding office or is removed from office, as the case may be;"; and

(b) the substitution for paragraph (k) of subsection (1) of the following paragraph:

"(k) he becomes an employee of a council, committee or board referred to in section 27(1)(h);".

(2) Notwithstanding the provisions of subsection (1)(b), a councillor who, on the coming into operation of this Ordinance, is an employee of a board referred to in section 27(1)(h)(iii) or (iv) of the principal Ordinance shall remain in office until his term of office expires in terms of section 29(3) of that Ordinance.

Short title. 3. This Ordinance shall be called the Municipal Elections Amendment Ordinance, 1980.

No. 205 (Administrator), 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 Licences Amendment Ordinance, 1980 which is printed hereunder.

Given under my Hand at Pretoria, on this 17th day of September, One thousand Nine hundred and Eighty.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal.
P.R. 4-11 (1980/6)
(Assented to on 26 August, 1980.)
(Afrikaans copy signed by the State President.)

'N ORDONNANSIE

Tot wysiging van die Ordonnansie op Licensies, 1974, ten opsigte van die indeling van die Ordonnansie; ten opsigte van die woordomskrywings in artikel 1 vervat; ten opsigte van die ampstermy en die beëindiging van lidmaatskap van 'n lid van 'n licensieraad soos in artikel 7 beoog; ten opsigte van die besluit van 'n licensieraad oor 'n aansoek om 'n nuwe lisensie soos in artikel 19 beoog; ten opsigte van die versuum om 'n lisensie uit te neem of om 'n besigheid te begin soos in artikel 21 beoog; ten opsigte van 'n aansoek om die hervuwing van 'n jaarlike 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 bykomstige aangeleenthede voorsiening te maak.

DIE Proviniale Raad van Transvaal VERORDEN SOOS VOLG:

Wysiging van "INDELING VAN ORDONNANSIE" wat na die lang titel van Ordonnansie 19 van 1974 verskyn.

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

- (a) item 17 deur die volgende item te vervang:
"17. Datum van verhoor van aansoek om nuwe lisensie.;" en
- (b) item 49 deur die volgende item te vervang:
"49. Beskikking oor voorwerp na inbeslagname.."

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 —

- (a) paragraaf (b) van die woordomskrywing van "bevoegde owerheid" deur die volgende paragraaf te vervang:
"(b) buite 'n munisipaliteit geleë is of sal wees, die Direkteur-generaal: Gesondheid, Welsyn en Pensioene of 'n beampete van die Departement van Gesondheid, Welsyn en Pensioene wat namens sodanige Direkteur-generaal optree; (vi); en
- (b) paragraaf (b) van die woordomskrywing van "gesondheidsbeampete" deur die volgende paragraaf te vervang:
"(b) buite 'n munisipaliteit, die Direkteur-generaal: Gesondheid, Welsyn en Pensioene of 'n beampete van die Departement van Gesondheid, Welsyn en Pensioene wat namens sodanige Direkteur-generaal 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 licensieraad word aangestel vir die tydperk, maar hoogstens 3 jaar, wat die Administrator ten tyde van sy aanstelling bepaal en na sy ampstermy verstryk het, kan hy weer aangestel word: Met dien

AN ORDINANCE

no 10

To amend the Licences Ordinance, 1974, in respect of the division of the Ordinance; in respect of the definitions 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.

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 item 17 of the following item: **10/80**
"17. Date of hearing of application for new licence."; and
- (b) the substitution for item 49 of the following item: **10/80**
"49. Disposal of object after seizure."

Amendment of section 1 of Ordinance 19 of 1974, as amended by section 2 of Ordinance 17 of 1979.

2. Section 1 of the principal Ordinance is hereby amended by — **10/80**

- (a) the substitution for paragraph (b) of the definition of "competent authority" of the following paragraph:
"(b) outside a municipality, the Director-General: Health, Welfare and Pensions or an officer of the Department of Health, Welfare and Pensions acting on behalf of such Director-General; (vi); and
- (b) the substitution for paragraph (b) of the definition of "health officer" of the following paragraph:
"(b) outside a municipality, the Director-General: Health, Welfare and Pensions or an officer of the Department of Health, Welfare and Pensions acting on behalf of such Director-General; (x)".

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,

verstaande dat die Administrateur te eniger 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 “Direkteur-generaal: Gesondheid, Welsyn en Pensioene”; en
 - (ii) die woorde “Streekdirekteur”, waar dit die tweede keer voorkom, deur die woorde “Direkteur-generaal”, te vervang;
- (b) in subartikel (3) die woorde “Streekdirekteur” deur die woorde “die Direkteur-generaal: Gesondheid, Welsyn en Pensioene” te vervang; en
- (c) in subartikel (4)—
 - (i) die woorde “Streekdirekteur van Staatsgesondheidsdienste” deur die woorde “Direkteur-generaal: Gesondheid, Welsyn en Pensioene”; en
 - (ii) die woorde “Departement van Gesondheid” deur die woorde “Departement van Gesondheid, Welsyn en Pensioene”, 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 “Direkteur-generaal: Gesondheid, Welsyn en Pensioene” 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 Direkteur-generaal: Gesondheid, Welsyn en Pensioene” 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:

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

be re-appointed: Provided that the Administrator may, at any time, remove a member from office if he is of the opinion that there are sound reasons for doing so.”.

4. Section 14 of the principal Ordinance is hereby amended by— 10/80

- (a) the substitution in paragraph (b) of subsection (1)—
 - (i) for the words “Regional Director of State Health Services concerned” of the words “Director-General: Health, Welfare and Pensions”; and
 - (ii) for the words “Regional Director”, where it appears for the second time, of the word “Director-General”;
- (b) the substitution in subsection (3) for the words “local authority or Regional Director concerned” of the words “local authority concerned or the Director-General: Health, Welfare and Pensions”; and
- (c) the substitution in subsection (4)—
 - (i) for the words “Regional Director of State Health Services” of the words “Director-General: Health, Welfare and Pensions”; and 10/80
 - (ii) for the words “Department of Health” of the words “Department of Health, Welfare and Pensions”.

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 “Director-General: Health, Welfare and Pensions”. 10/80

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 “Director-General: Health, Welfare and Pensions”. 10/80

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: 10/80

- “(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: 10/80

"(b) verval 'n licensie 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."

Wysiging van artikel 23 van Ordonnansie 19 van 1974, soos gewysig deur 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 licensie 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 licensieraad of 'n uitreikingsoverheid magtig om, in die plek van die vorm wat vir 'n bepaalde doel voorgeskryf of bepaal is, 'n vorm te gebruik wat verskil van die vorm wat vir daardie doel voorgeskryf of bepaal is en ten opsigte van sodanige raad of overheid word die vorm wat aldus verskil, 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 deur 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 "besigheidspersel" te vervang.

Wysiging van Bylae I by Ordonnansie 19 van 1974, soos gewysig deur 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
Lisenso geag
Restaurant-
houerlisenso
te woe.

14. Iemand wat onmiddellik voor die inwerkingtreding van hierdie Ordonnansie die houer was van 'n licensie in Item 8 van Bylae I by die Hoofordonnansie genoem, word met ingang van sodanige inwerkingtreding geag die houer te wees van 'n licensie in Item 37 van daardie Bylae genoem.

Kort titel en
datum van
Inwerking-
treding.

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

No. 206 (Administrateurs), 1980.

PROKLAMASIE

Nademaal by artikel 90 van die Grondwet van die Republiek van Suid-Afrika, 1961, aan my die bevoegd-

"(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."

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:

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

"(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 differs from the form prescribed or determined for that purpose and in respect of such board or authority the form which so differs 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
lisensoe
deemed to be
Restaurant
keeper
lisensoe.

14. Any person who immediately prior to the commencement of this Ordinance was the holder of a licence referred to in Item 8 of Schedule I to the principal Ordinance shall, with effect from such commencement, be deemed to be the holder of a licence referred to in Item 37 of that 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.

No. 206 (Administrator's), 1980.

PROCLAMATION

Whereas power is vested in me by section 90 of the Republic of South Africa Constitution Act, 1961,

held verleen word om 'n Ordonnansie, waarin die Staats-president-inrade toegestem het, af te kondig:

So is dit dat ek hierby, die Wysigingsordonnansie op Winkelure, 1980 wat hieronder gedruk is, afkondig.

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

W. A. CRUYWAGEN,
Administrateur van die Provincie Transvaal.
P.R. 4-11 (1980/7)

(Toestemming verleent op 26 Augustus 1980.)
(Afrikaanse eksemplaar deur die Staatspresident onderteken.)

'N ORDONNANSIE

Tot wysiging van die Ordonnansie op Winkelure, 1959, ten opsigte van die woordomskrywing van "eethuis" in artikel 1 vervat; ten opsigte van handel bencwens en buite normale handelstye soos in artikel 5 beoog; deur die bepalings van artikel 7 te herroep; ten opsigte van nie-blanke-winkels soos in artikel 10 beoog; ten opsigte van die omstandighede waarin die Ordonnansie nie van toepassing is nie soos in artikel 12 beoog; en om vir bykomstige aangeleenthede voorstelling te maak.

Die Provinciale Raad van Transvaal VERORDEN SOOS VOLG:—

Wysiging van artikel 1 van Ordonnansie 24 van 1959, soos gewysig 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 4 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 "blommie" deur die woord "snyblommie 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

to promulgate an Ordinance assented to by the State President-in-Council;

Now therefore, I do hereby promulgate the Shop Hours Amendment Ordinance, 1980 which is printed hereunder.

Given under my Hand at Pretoria, on this 17th day of September, One thousand Nine hundred and Eighty.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal.
P.R. 4-11 (1980/7)

(Assented to on 26 August, 1980.)
(Afrikaans copy signed by the State President.)

AN ORDINANCE no 11

To amend the Shop Hours Ordinance, 1959, in respect of the definition of "eating house" contained in section 1; in respect of 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 in which the Ordinance shall not apply as contemplated in section 12; and to provide for matters incidental thereto.

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 1959, 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 1973, 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 — **11/80**

(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 "flowers" 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."

3. Section 7 of the principal Ordinance is repealed. **11/80**

Amendment of section 10 of Ordinance 24 of 1959, as amended by section 3 of Ordinance 19 of 1963.

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

skriftelike aansoek van sodanige winkelier, aan sodanige winkelinspekteur 'n sertifikaat voorgelê 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 gespesifieer, 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 *seventeen* gemaak, te dien effekte dat hy tussen die ure in genoemde paragraaf (f) van subartikel (1) van artikel vyf gespesifieer, handel kan drywe.”.

Wysiging van artikel 12 van Ordonnansie 24 van 1989, soos gewysig by artikel 4 van Ordonnansie 19 van 1961, artikel 5 van Ordonnansie 18 van 1963, 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.

Wysiging van 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.

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 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;”.

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 (1) VAN ARTIKEL 5 NIE BUISTE NORMALE HANDELSTYE HANDEL MAG DRYWE NIE OF WAARMEE 'N SMOUS INGEVOLGE ITEM (cc) VAN PARAGRAAF (a) VAN ARTIKEL 6 NIE BUISTE NORMALE HANDELSTYE MAG SMOUS NIE.”.

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

Kort titel en datum van inwerkingtreding van sekere artikels

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

- 11/80
- (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 Ordinance 18 of 1963, section 2 of Ordinance 11 of 1968, section 35 of Ordinance 18 of 1969, section 6 of Ordinance 15 of 1972, section 3 of Ordinance 14 of 1974 and section 8 of Ordinance 14 of 1978.

Amendment of First Schedule to the principal Ordinance is hereby amended by the insertion after paragraph (h) of the following paragraph:

- 11/80
- “(i) the sale or delivery of goods by a hotelier to the persons whom he provides 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);”.

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

11/80

“EATABLES AND DRINKABLES IN WHICH A SHOPKEEPER MAY NOT TRADE OUTSIDE NORMAL TRADING TIMES IN TERMS OF ITEM (hh) OF PARAGRAPH (g) OF SUBSECTION (1) OF SECTION 5 OR WITH WHICH A HAWKER MAY NOT HAWK OUTSIDE NORMAL TRADING TIMES IN TERMS OF ITEM (cc) OF PARAGRAPH (a) OF SECTION 6.”.

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.

No. 207 (Administrators), 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 Staats-president-in-rade toegestem het, af te kondig;

Now therefore, I do hereby promulgate the Hospitals Amendment Ordinance, 1980 which is printed hereunder.

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;

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

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

(Toestemming verleen op 26 Augustus 1980.)
(Afrikaanse eksemplaar deur die Staatspresident onderteken.)

'N ORDONNANSIE

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

DE Provinciale 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 ingevolge artikel 31 as 'n vry of deelsbetaalende pasiënt 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 Motorvoertuigversekerings, 1972 (Wet 56 van 1972), beoog, hy deur 'n private geneesheer behandel kan word.

(2) Iemand wat ingevolge die bepalings van hierdie Ordonnansie as 'n private of volbetaalende pasiënt 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 ingevolge paragraaf (b), (g) of (h) van artikel 32 as 'n volbetaalende pasiënt 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 beampete 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 beampete wat

Given under my Hand at Pretoria, on this 17th day of September, One thousand Nine hundred and Eighty.

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

(Assented to on 26 August, 1980.)
(Afrikaans copy signed by the State President.)

AN ORDINANCE no. 12

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

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:

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) of (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

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 leerlingverpleer, leerlingverpleegster of leerlingvroedvrou of as die klas beampte of werkneemer 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 Wysigingsordonnansie op Hospitale, 1980.

No. 208 (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 Wysigingsordonnansie op Plaaslike Bestuur, 1980 wat hieronder gedruk is, afkondig.

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

W. A. CRUYWAGEN,
Administrateur van die Provincie Transvaal.
P.R. 4-11 (1980/12)

(Toestemming verleen op 26 Augustus 1980.)
(Afrikaanse eksemplaar deur die Staatspresident onderteken.)

'N ORDONNANSIE

Tot wysiging van die Ordonnansie op Plaaslike Bestuur, 1939, ten opsigte van kontrakte vir die uitvoering van werk of die levering 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 verlening van 'n voorskot soos in artikel 83 beoog; en ten opsigte van die spesiale bevoegdhede van stadsrade soos in artikel 131 beoog.

DIE Provinciale Raad van Transvaal VERORDEN
SOOS VOLG:—

Wysiging van artikel 35 van die Ordonnansie op Plaaslike Bestuur, 1939 (hierna die Hoofordonnansie 17 van 1939, soos gewysig by artikel 2 van Ordonnansie 24 van 1965, artikel 2 van Ordonnansie 24 van 1966, artikel 2 van

1. Artikel 35 van die Ordonnansie op Plaaslike Bestuur, 1939 (hierna die Hoofordonnansie 17 van 1939, soos gewysig by artikel 2 van Ordonnansie 24 van 1965, artikel 2 van Ordonnansie 24 van 1966, artikel 2 van

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.

No. 208 (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 Local Government Amendment Ordinance, 1980 which is printed hereunder.

Given under my Hand at Pretoria, on this 17th day of September, One thousand Nine hundred and Eighty.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal.
PB. 4-11 (1980/12)

(Assented to on 26 August, 1980.)
(Afrikaans copy signed by the State President.)

AN 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 30; 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.

DE 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

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". 13/80

Ordonnansie
16 van 1967,
artikel 2 van
Ordonnansie
15 van
1969, artikel
1 van Ordon-
nansie 21 van
1976 en
artikel 1 van
Ordonnansie
16 van 1978.

Wysiging van
artikel 50 van
Ordonnansie
17 van 1939,
soos vervang
deur artikel
47 van Or-
donnansie 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 sanitetsdienste of aldus verskuldig as basiese koste vir water of as ander koste vir water waar waterriolering geïnstalleer is of aldus verskuldig as basiese koste vir elektrisiteit ingevolge die bepalings 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 gehef ingevolge die bepalings van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977, of ingevolge die bepalings van enige vorige Ordonnansie;".

Wysiging van
artikel 79 van
Ordonnansie
17 van 1939,
soos gewysig
by artikel 8
van Orden-
nansie 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
28 van 1953,
artikel 6 van
Ordonnansie
16 van 1955,
artikel 7 van
Ordonnansie
11 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
5 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

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 toekennung 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 welsynsorganisasie 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, dieretuyn, botaniese tuin, openbare biblioteek of kunsgalerij beheer of in stand hou;
 - (vii) in belang van die jeug optree of kindersorg bevorder;
 - (viii) met enige skietwedstryd verband hou;

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.

Amendment
of section 50
of Ordinance
17 of 1939,
as substitute
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: **13/50**

- (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;".

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 6 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 5
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

3. Section 79 of the principal Ordinance is hereby amended. **13/50**

- (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; **13/50**
 - (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;

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
15 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 Ordon-
nansie 16
van 1979.

- (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 Provincie 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, lever;
 - (d) hulptoelaes maak of, behoudens die bepalings van subartikel (17), grond skenk aan —
- (i) 'n universiteit of universiteitskollege of ander hoër-onderwysinrigting wat in die Provincie by of kragtens wet ingestel is;
 - (ii) 'n skool wat 'n Staatsdepartement, met inbegrip van die Provinciale Administrasie, in die Provincie in stand hou, bestuur en beheer; of
 - (iii) 'n skool wat die Provinciale Administrasie in die Provincie 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 voorname is om grond ingevolge subartikel (16) of paragraaf (a) te skenk, laat hy 'n

- of 1965,
section 96 of
Ordinance 25
of 1965.
section 8 of
Ordinance 24
of 1966.
section 3 of
Ordinance 16
of 1967.
section 8 of
Ordinance 15
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.
- (ix) promotes the safety and protection of the public;
 - (x) is connected with agriculture, horticulture, stock-breeding or poultry; or **1318D**
 - (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) 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

kennisgewing van die besluit te dien effekte op die openbare kennisgewingbord 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 uitvoering van so 'n bevoegdheid beswaar wil maak om sy beswaar skriftelik by die raad in te dien binne 'n vermelde tydperk, wat minstens veertien dae na die datum van die publicasie van die kennisgewing in die nuusblad moet wees.

- (c) Die besluit in paragraaf (b) genoem, word ook gepubliseer deur middel van 'n toereikende aantal plakkate wat op 'n opvallende wyse in, op of naby die grond wat geskenk gaan word, aangeplak is en die grootte van sodanige plakkate 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) in paragraaf (a) na die uitdrukking "opsie-kontrakte," die woord "serwiture" in te voeg; en
 - (ii) in paragraaf (b) die woorde "moet minstens dubbel klein mediaan wees en die opschrif 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 "momento", 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 subparagrawe (iv) en (v) van paragraaf (c) die woerde "binne die munisipaliteit" te skrap.

Wysiging van artikel 80 van Ordonnansie 17 van 1939, soos gewysig by artikel 9 van Ordonnansie 12 van 1941, artikel 6 van Ordonnansie

4. Artikel 80 van die Hoofordonnansie word hierby gewysig deur subartikel (106) deur die volgende subartikel te vervang:
- "(106)(a) om Turkse baddens, sauna-baddens, liggaamsoefeninggimnasiums, liggaams-oefening-, verslankings- en masseringsinrig-

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 fourteen 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. **13/60**
- (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 — **13/60**
 - (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 — **13/80**
 - (i) the substitution for the word "momento", 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".

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 gymanasiums, physical culture, slim-

Amendment of section 80 of Ordinance 17 of 1939, as amended by section 9 of Ordinance 12 of 1941, section 6 of Ordinance 11 of 1942.

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 16 van 1975, artikel 5 van Ordonnansie 21 van 1976, artikel 3 van Ordonnansie 22 van 1977 en artikel 5 van Ordonnansie 16 van 1979.

tings, 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 geldte vir die neem en ontleeding van sodanige monsters te hef;

(d) om standaarde voor te skryf waaraan water van swembaddens of plasdammetjies moet voldoen en waar sodanige water nie aan die standaarde 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 toegangsgeldje 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 versock; 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;".

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 1946, artikel 5 van Ordonnansie 33 van 1959, artikel 9 van Ordonnansie 16 van 1968, artikel 4 van Ordonnansie 10 van 1973, artikel 4 van Ordonnansie 6 van 1974 en artikel 4 van Ordonnansie 15 van 1975.

5. Artikel 83 van die Hoofordonnansie word hierby gewysig deur in subartikel (4) die uitdrukking "honderd pond (£100)" deur die woorde "een duisend 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

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

"(2) 'n kunsgallery oprig, bestuur en in stand hou en in verband daarmee geldte hef;".

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 1968, section 9 of Ordinance 24 of 1966, section 5 of Ordinance 10 of 1970, section 8 of Ordinance 10 of 1971, section 5 of Ordinance 16 of 1972, section 2 of Ordinance 10 of 1975, 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.

ming 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

(c) 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;".

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 1960, section 4 of Ordinance 10 of 1973, section 4 of Ordinance 6 of 1974 and section 4 of Ordinance 15 of 1975.

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 "one thousand rand". 13/80

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

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;".

Ordonnansie
11 van 1977
en artikel 5
van Ordon-
nansie 22
van 1977.

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

No. 209 (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 Staats-president-in-rade toegestem het, af te kondig;

So is dit dat ek hierby, die Ordonnansie op Padverkeerstekens (Verlenging van Geldigheidsduur), 1980 wat hieronder gedruk is, afkondig.

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

W. A. CRUYWAGEN,
Administrateur van die Provincie Transvaal.
P.R. 4-11(1980/13)

(Toestemming verleen op 26 Augustus 1980.)
(Afrikaanse eksemplaar deur die Staatspresident onderteken.)

'N ORDONNANSIE

Om voorseeing 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.

Die Provinciale Raad van Transvaal VERORDEN SOOS VOLG:—

Sekere pad-
verkeerstekens
geag geldig-
lik vertoon
en sekere
standers of
pale geag
geldiglik
opperig 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 opgerig te gewees het, word vir 'n verdere tydperk van vier-en-twintig maande geag geldiglik vertoon of opgerig te wees.

Administrateur kan tyd-
perk verleng.
2. Indien die Administrateur dit dienstig ag,
kan hy by kennisgewing in die *Provinciale Koerant* die tydperk in artikel 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.

Ordinance 11
of 1977 and
section 5 of
Ordinance 22
of 1977.

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.

No. 209 (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 Road Traffic Signs (Extension of period of validity) Ordinance, 1980 which is printed hereunder.

Given under my Hand at Pretoria, on this 17th day of September, One thousand Nine hundred and Eighty.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal.
P.R. 4-11(1980/13)

(Assented to on 26 August, 1980.)
(Afrikaans copy signed by the State President.)

AN ORDINANCE no. 14

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.

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, 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 section 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.

No. 210 (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 Staats-president-in-rade toegestem het, af te kondig;

So is dit dat ek hierby, die Wysigingsordonnansie op Eiendomsbelasting van Plaaslike Besture, 1980 wat hieronder gedruk is, afkondig.

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

W. A. CRUYWAGEN,
Administrator van die Provincie Transvaal.
P.R. 4-11(1980/14)

(Toestemming verleent op 26 Augustus 1980.)
(Engelse eksemplaar deur die Staatspresident onderteken.)

'N ORDONNANSIE

Tot wysiging van: die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977, ten opsigte van die woordomskrywings in artikel 1 vervat; ten opsigte van belasbare eiendom soos in artikel 4 bedoel; ten opsigte van belasbare eiendom wat vaa die betaling van eiendomsbelasting vrygestel is in die omstandighede soos in artikel 5 bedoog; ten opsigte van die waardering van belasbare eiendom soos in artikel 9 bedoog; ten opsigte van bevele vir koste en ander uitgawes deur 'n waarderingsappèlraad soos in artikel 20 bedoog; en ten opsigte van die wysigings soos in artikel 51 bedoog; en ten opsigte van die herroeping van wette soos in artikel 52 bedoog.

DIE Provinciale Raad van Transvaal VERORDEN SOOS VOLG:—

Wysiging van artikel 1 van Ordonnansie 11 van 1977. 1. Artikel 1 van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (hierna die Hoofordonnansie genoem), word hierby gewysig deur —

- (a) die woordomskrywing van "eienaar" deur die volgende woordomskrywing te vervang:
"eienaar", met betrekking tot belasbare eiendom —
- (a) behoudens die bepaling 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 eindom 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 houer van die betrokke reg in grond,

en omvat, waar die eienaar van die betrokke belasbare eiendom insolvent, in likwidasie of oorlede is, die kurator, likwidateur, eksekuteur of administrateur, na gelang van die geval, in die boedel van sodanige eienaar;" en

No. 210 (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 Local Authorities Rating Amendment Ordinance, 1980 which is printed hereunder.

Given under my Hand at Pretoria on this 17th day of September, One thousand Nine hundred and Eighty.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal.
P.R. 4-11(1980/14)

(Assented to on 26 August, 1980.)
(English copy signed by the State President.)

AN ORDINANCE NO 15

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.

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

- (b) paragraaf (c) van die woordomskrywing 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 instigting soos in artikel 1 van die Wet op Kulturele Instigtings, 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 subparagraph (ii) van paragraaf (c) deur die volgende subparagraph te vervang:

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

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:

- (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:

- "(e) 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".

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) Wanneer 'n waarderingsappèlraad sy beslissing gee, kan hy —
- die bevel uitrek wat hy met betrekking tot koste regverdig ag; en
 - 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 —
 - deur die Administrateur ingevolge artikel 18(5) bepaal is; en
 - deur sodanige plaaslike bestuur in verband met die verhoor van die besondere appèl opgeloop is.".

Wysiging van artikel 51 van Ordonnantie 11 van 1977. 6. Artikel 51(1) van die Hoofordonnantie word hierby gewysig deur paragraaf (a) te skrap.

Wysiging van artikel 52 van Ordonnantie 11 van 1977. 7. Artikel 52 van die Hoofordonnantie word hierby gewysig deur die volgende subartikel by te voeg:

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

Kort titel. 8. Hierdie Ordonnantie heet die Wysigingsordonnantie op Eiendomsbelasting van Plaaslike Besture, 1980.

No. 211 (Administrators), 1980.

PROKLAMASIE

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

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

Gegee onder my Hand te Pretoria op hede die 17e dag van September Eenduisend Negehonderd-en-tachtig.

W. A. CRUYWAGEN,
Administrateur van die Provincie Transvaal.
P.R. 4-11(1980/19)

(Toestemming verleen op 26 Augustus 1980.)
(Afrikaanse eksenplaar deur die Staatspresident onderteken.)

'N ORDONNANSIE

Tot wysiging van die Onderwysordonnantie, 1953, ten opsigte van die instelling van skoolkomitees soos in artikel 48 beoog; ten opsigte van die plaaslike liggeme soos in artikel 52 beoog; ten opsigte van die beëindiging van die diens van 'n onderwyser wat in 'n permanente hoedanigheid aangestel is soos in artikel 87 beoog; ten opsigte van kommissies van ondersoek soos in artikel 91 beoog; ten einde vir onderwys vir Chinese voorsiening te maak deur 'n nuwe Hoofstuk XIA in te voeg; ten opsigte van die bevoegdhede van die Administrateur in verband met sekere verkiesings soos in artikel 117 beoog; en om vir bykonstige aangeleenthede voorsiening te maak.

- "(3) When a valuation appeal board gives its decision, it may —
- issue such order with regard to costs as it may deem just; and
 - 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 —
 - determined by the Administrator in terms of section 18(5); and
 - 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. 211 (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 Education Amendment Ordinance, 1980 which is printed hereunder.

Given under my Hand at Pretoria, on this 17th day of September, One thousand Nine hundred and Eighty.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal.
P.R. 4-11(1980/19)

(Assented to on 26 August, 1980.)
(Afrikaans copy signed by the State President.)

AN ORDINANCE no 16

To amend the Education Ordinance, 1953, in respect of the establishment of school committees as contemplated in section 48; in respect of the local bodies as contemplated in section 52; in respect of the termination of the service of a teacher appointed in a permanent capacity as contemplated in section 87; in respect of commissions of enquiry as contemplated in section 91; in order to provide for education for Chinese by the insertion of a new Chapter XIA; in respect of the powers of the Administrator in connection with certain elections as contemplated in section 117; and to provide for matters incidental thereto.

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

Wysiging van artikel 1 van Ordonnantie 29 van 1953, soos gewysig by artikel 1 van Ordonnantie 17 van 1969, artikel 1 van Ordonnantie 16 van 1974 en artikel 1 van Ordonnantie 13 van 1979.

1. Artikel 1 van die Onderwysordonnantie, 1953 (hierna die Hoofordonnantie genoem), word hierby gewysig deur na die opskrif "HOOFSTUK XI" en die beskrywing van die inhoud daarvan die volgende opskrif en beskrywing van die inhoud daarvan in te voeg:

"HOOFSTUK XIA."

Onderwys vir Chinese: Artikel 112F."

Wysiging van artikel 48 van Ordonnantie 29 van 1953, soos gewysig by artikel 9 van Ordonnantie 21 van 1955, artikel 14 van Ordonnantie 18 van 1958, artikel 2 van Ordonnantie 8 van 1959, artikel 11 van Ordonnantie 17 van 1963, artikel 7 van Ordonnantie 16 van 1974, artikel 5 van Ordonnantie 10 van 1976 en artikel 11 van Ordonnantie 12 van 1977.

2. Artikel 48 van die Hoofordonnantie word hierby gewysig deur in paragraaf (b) van subartikel (1) die uitdrukking "Elke skoolkomitee bestaan uit minstens 6 en hoogstens 8 lede, na gelang die raad wat toesig oor die skool het, bepaal," deur die uitdrukking "Die getal lede van 'n skoolkomitee is soos by regulasie voorgeskryf," te vervang.

Wysiging van artikel 52 van Ordonnantie 29 van 1953, soos gewysig by artikel 10 van Ordonnantie 21 van 1955, artikel 2 van Ordonnantie 11 van 1956, artikel 18 van Ordonnantie 18 van 1958, artikel 4 van Ordonnantie 8 van 1959, artikel 1 van Ordonnantie 20 van 1961, artikel 13 van Ordonnantie 17 van 1963, artikel 8 van Ordonnantie 17 van 1969, artikel 8 van Ordonnantie 16 van 1974, artikel 6 van Ordonnantie 10 van 1976 en artikel 13 van Ordonnantie 12 van 1977.

3. Artikel 52 van die Hoofordonnantie word hierby gewysig —

- (a) deur paragrawe (b) en (c) van subartikel (1) deur die volgende uitdrukking te vervang:
 - "of"
 - "as sodanige instigting of groep instigtings tot 'n klas behoort wat nie by paragraaf (a) beoog word nie, 'n liggaam bekend te staan as 'n adviesraad laat instel.;"
- (b) deur paragraaf (b) van subartikel (2) te skrap;
- (c) in subartikel (3) deur —
 - (i) paragraaf (a) deur die volgende paragraaf te vervang:
 - "(a) Die getal lede van 'n beheerraad is soos by regulasie voorgeskryf: Met dien verstande dat minstens die helfte van die lede op die datum van die verkiesing persone soos in paragraaf (c) genoem, moet wees.;" en
 - (ii) in paragraaf (e) die uitdrukking "streekkomitee" te skrap;
 - (d) deur in subartikel (4) die woorde "streekkomitee of" te skrap;
 - (e) in subartikel (5) deur —
 - (i) paragraaf (a) deur die volgende paragraaf te vervang:

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

Amendment of section 1 of Ordinance 29 of 1953, as amended by section 1 of Ordinance 17 of 1969, section 1 of Ordinance 16 of 1974 and section 1 of Ordinance 13 of 1979.

1. Section 1 of the Education Ordinance, 1953 (hereinafter referred to as the principal Ordinance), is hereby amended by the insertion after the heading "CHAPTER XI" and the description of the contents thereof of the following heading and description of the contents thereof:

"CHAPTER XIA."

Education for Chinese: Section 112F."

Amendment of section 48 of Ordinance 29 of 1953, as amended by section 9 of Ordinance 21 of 1955, section 14 of Ordinance 18 of 1958, section 2 of Ordinance 8 of 1959, section 11 of Ordinance 17 of 1963, section 7 of Ordinance 16 of 1974, section 8 of Ordinance 10 of 1976 and section 11 of Ordinance 12 of 1977.

2. Section 48 of the principal Ordinance is hereby amended by the substitution in paragraph (b) of subsection (1) for the expression "Every school committee shall consist of not less than 6 and not more than 8 members, as the board having supervision over the school may determine," of the expression "The number of members of a school committee shall be as prescribed by regulation,".

Amendment of section 52 of Ordinance 29 of 1953, as amended by section 10 of Ordinance 21 of 1955, section 2 of Ordinance 11 of 1956, section 13 of Ordinance 18 of 1958, section 4 of Ordinance 8 of 1959, section 1 of Ordinance 20 of 1961, section 13 of Ordinance 17 of 1963, section 8 of Ordinance 17 of 1969, section 8 of Ordinance 16 of 1974, section 6 of Ordinance 10 of 1976 and section 13 of Ordinance 12 of 1977.

3. Section 52 of the principal Ordinance is hereby amended —

- (a) by the substitution for paragraphs (b) and (c) of subsection (1) of the following expression:
 - "or"
 - "if such institution or group of institutions belong to a class not contemplated by paragraph (a), a body to be styled an advisory body.;"
- (b) by the deletion of paragraph (b) of subsection (2);
- (c) in subsection (3) by —
 - (i) the substitution for paragraph (a) of the following paragraph:
 - "(a) The number of members of a governing body shall be as prescribed by regulation: Provided that at least half of the members shall, at the date of the election, be persons referred to in paragraph (c).;" and
 - (ii) the deletion in paragraph (e) of the expression "regional committee";
 - (d) by the deletion in subsection (4) of the words "regional committee or";
 - (e) in subsection (5) by —
 - (i) the substitution for paragraph (a) of the following paragraph:

- "(a) Die lede van 'n beheerraad of adviesraad beklee hul amp vir 'n tydperk van drie jaar: Met dien verstande dat sodanige lede, behoudens die bepalings van paragrawe (c) en (d), in hul amp aanbly totdat 'n nuwe beheerraad of adviesraad ingestel word.";
- (ii) in paragraaf (b) die uitdrukking "streekkomitee" en die woorde "of komitee" te skrap; en
- (iii) in paragrawe (c) en (d) die woorde "of komitee", waar hulle ook al voorkom, te skrap;
- (f) in subartikel (6) deur—
- (i) in paragraaf (a) die woorde "of komitee" te skrap; en
- (ii) paragraaf (b) deur die volgende paragraaf te vervang:
- "(b) 'n Beheerraad of adviesraad hou sy vergaderings op die tye en plekke wat hy van tyd tot tyd bepaal: Met dien verstande, dat 'n vergadering van sodanige raad minstens een keer in 'n skooltermyn gehou moet word.";
- (g) deur in subartikel (7) die uitdrukking "aan enige beheerraad, streekkomitee of adviesraad enige bevoegdhede of pligte" te skrap; en
- (h) deur subartikel (9) te skrap.

Wysiging van artikel 87
van Ordonnantie 29 van 1953, soos gewysig by artikel 23 van Ordonnantie 17 van 1965, artikel 23 van Ordonnantie 17 van 1969, artikel 27 van Ordonnantie 16 van 1974 en artikel 9 van Ordonnantie 10 van 1976.

4. Artikel 87 van die Hoofordonnantie word hierby gewysig deur—
- (a) paragraaf (a) deur die volgende paragraaf te vervang:
- "(a) deur sodanige onderwyser, deur die Direkteur, skriftelik, drie maande kennis van die beëindiging van sy diens te gee: Met dien verstande dat—
- (i) 'n onderwyser, met die goedkeuring van die Direkteur, sy diens met korter kennisgewing, met ingang van 'n datum deur die Direkteur bepaal te word, kan beëindig;
- (ii) die huwelik van 'n onderwyser gesag word 'n vrywillige bedanking te wees met ingang van die datum—
- (aa) van die huwelik, indien sy so verkieks en sodanige keuse, nie later nie as die eerste skool- of kollegedag wat volg op sodanige huwelik uitoefen; of
- (bb) waarop sy deur die Direkteur in kennis gestel word dat sy, na die mening van die Direkteur, as gevolg van sodanige

"(a) The members of a governing body or advisory body shall hold office for a period of three years: Provided that such members shall, subject to the provisions of paragraphs (c) and (d), remain in office until a new governing body or advisory body is established.";

(ii) the deletion in paragraph (b) of the expression "regional committee" and the words "or committee"; and

(iii) the deletion in paragraphs (c) and (d) of the words "or committee", wherever they appear;

(f) in subsection (6) by—

(i) the deletion in paragraph (a) of the words "or committee"; and

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

"(b) A governing body or advisory body shall hold its meetings at such times and places as it may, from time to time, determine: Provided that a meeting of such body shall be held at least once in a school term.";

(g) by the deletion in subsection (7) of the expression "on any governing body, regional committee or advisory body any powers or duties"; and

(h) by the deletion of subsection (9).

Amendment of section 87 of Ordinance 29 of 1953, as amended by section 23 of Ordinance 17 of 1963, section 25 of Ordinance 17 of 1969, section 27 of Ordinance 16 of 1974 and section 9 of Ordinance 10 of 1976.

4. Section 87 of the principal Ordinance is hereby amended by—

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

"(a) by such teacher, by giving the Director three months' notice in writing of the termination of his service: Provided that—

(i) a teacher may, with the approval of the Director, terminate his service at shorter notice with effect from a date to be fixed by the Director;

(ii) the marriage of a woman teacher shall be deemed to be a voluntary resignation with effect from the date—

(aa) of the marriage, if she so elects and exercises such election not later than the first school or college day following upon such marriage; or

(bb) on which she is notified by the Director that, in his opinion, she cannot, as a result of such marri-

huwelik of omstandighe-de wat daaruit voortspruit nie in die onderwyspos wat sy beklee, kan aanbly nie; en

- (iii) 'n onderwyseres wat getroud is, geag word vrywilliglik te bedank het met ingang van die datum waarop sy deur die Direkteur in kennis gestel word dat sy, na die mening van die Direkteur, as gevolg van omstandighede wat voortspruit uit die feit dat sy 'n getroude vrou is, nie in die onderwyspos wat sy beklee, kan aanbly nie;" en
- (b) subparagraphe (ii) en (iii) van paragraaf (b) deur die volgende subparagraphe te vervang:
 - "(ii) soos in hierdie Ordonnansie bepaal, as gevolg van die onbekwaamheid of wangedrag van sodanige onderwyser;
 - (iii) met ingang van 'n datum deur die Direkteur bepaal te word, indien sodanige onderwyser na die mening van die Direkteur nie in die onderwyspos wat hy beklee, kan aanbly nie as gevolg van omstandighede wat 'n nadelige uitwerking op die skool of die onderrig van leerlinge het; of
 - (iv) indien sodanige onderwyser die aftredingsouderdom soos by regulasie voorgeskryf, bereik; of".

Wysiging van artikel 91 van Ordinance 29 of 1953, soos gewysig by artikel 28 van Ordinance 16 van 1974 en artikel 2 van Ordonnansie 10 van 1978.

5. Artikel 91 van die Hoofordonnansie word hierby gewysig deur—
- (a) die volgende voorbehoudsbepaling by paragraaf (a) van subartikel (1) te voeg:

"Met dien verstande datanneer die Direkteur dit dienstig ag, hy een bykomende lid kan benoem.;" en
 - (b) paragraaf (c) van subartikel (1) deur die volgende paragraaf te vervang:

"(c) Die beslissing van 'n meerderheid van die lede van die kommissie is die beslissing van die kommissie: Met dien verstande dat die voorsitter by 'n staking van stemme 'n beslissende stem het."

Wysiging van artikel 100 van Ordinance 29 of 1953, soos gewysig by artikel 32 van Ordinance 18 van 1958, artikel 7 van Ordinance 8 van 1959 en artikel 32 van Ordonnansie 17 van 1969.

6. Artikel 100 van die Hoofordonnansie word hierby gewysig—
- (a) in paragraaf (a) van subartikel (3) deur
 - (i) subparagraphe (ii) en (iii) deur die volgende uitdrukking te vervang:

"of
 - (ii) die liggaaom of persoon verantwoordelik vir die beheer daaroor, in die geval van 'n private skool;" en
 - (ii) die uitdrukking "komitee", waar dit ook al voorkom, te skrap; en

age or circumstances arising therefrom, remain in the teaching post occupied by her; and

- (iii) a woman teacher who is married shall be deemed to have resigned voluntarily with effect from the date on which she is notified by the Director that, in his opinion, she cannot, as a result of circumstances arising from the fact that she is a married woman, remain in the teaching post occupied by her;" and
- (b) the substitution for subparagraphs (ii) and (iii) of paragraph (b) of the following subparagraphs:
 - "(ii) as provided for in this Ordinance, as a result of the inefficiency or misconduct of such teacher;
 - (iii) with effect from a date to be fixed by the Director, if such teacher cannot, in the opinion of the Director, remain in the teaching post occupied by him as a result of circumstances having a detrimental effect on the school or the tuition of pupils; or
 - (iv) if such teacher reaches the retiring age as prescribed by regulation; or".

Amendment of section 91 of Ordinance 29 of 1953, as amended by section 28 of Ordinance 16 of 1974 and section 2 of Ordinance 10 of 1978.

5. Section 91 of the principal Ordinance is hereby amended by—
- (a) the addition of the following proviso to paragraph (a) of subsection (1):

"Provided that when the Director deems it expedient he may appoint one additional member;" and
 - (b) the substitution for paragraph (c) of subsection (1) of the following paragraph:

"(c) The decision of a majority of the members of the commission shall be the decision of the commission: Provided that the chairman shall, in the event of an equality of votes, have a casting vote."

Amendment of section 100 of Ordinance 29 of 1953, as amended by section 32 of Ordinance 18 of 1958, section 7 of Ordinance 8 of 1959 and section 32 of Ordinance 17 of 1969.

6. Section 100 of the principal Ordinance is hereby amended—
- (a) in paragraph (a) of subsection (3) by—
 - (i) the substitution for subparagraphs (ii) and (iii) of the following expression:

"or
 - (ii) the body or person responsible for the control thereof, in the case of a private school;" and
 - (ii) the deletion of the expression "committee", wherever it appears; and

- (b) in paragraaf (b) van subartikel (3) die uitdrukking "streekkomitee" te skrap.

Invoeging van Hoofstuk XIA in Ordinance 29 of 1953. 7. Dié volgende Hoofstuk word hierby na Hoofstuk XI van die Hoofordonnansie ingevoeg:

"HOOFSTUK XIA.

ONDERWYS VIR CHINESE.

Skool, klas of inrigting vir Chinese.

112F.(1) Die Administrateur kan —

- (a) van tyd tot tyd enige skool, klas of inrigting vir Chinese instel en onderhou; en
 - (b) te eniger tyd sodanige skool, klas of inrigting ophef.
- (2) Enige skool, klas of inrigting in subartikel (1) genoem, kan voorseeing maak vir —
- (a) kleuterskoolonderwys;
 - (b) laer onderwys;
 - (c) sekondêre onderwys;
 - (d) die opleiding van voornemende onderwysers en die verdere opleiding van onderwysers; of
 - (e) enige samestelling van sodanige onderwys en opleiding wat die Administrateur bepaal.

(3) Die Administrateur kan enige bepaling van hierdie Ordonnansie, uitgesonderd die bepalings van Hoofstukke VI en IX, *mutatis mutandis*, op enige skool, klas of inrigting in subartikel (1) genoem, toepas."

Vervanging van artikel 117 van Ordonnansie 29 van 1953.

8. Artikel 117 van die Hoofordonnansie word hierby deur die volgende artikel vervang:

Bevoegdhede van Administrateur in verband met aktere verkiesings.

117. In die geval van 'n fout, versuum of enige ander onreëlmatigheid by enige verkiesing van 'n lid van 'n raad, skoolkomitee of 'n liggaaam in artikel 52 genoem, kan die Administrateur na goeddunk —

- (a) gelas dat alle stappe gedoen word wat na sy mening nodig is om sodanige fout, versuum of onreëlmatigheid te herstel;
- (b) sodanige fout, versuum of onreëlmatigheid kondoneer en sodanige verkiesing geldig verklaar; of
- (c) sodanige verkiesing ongeldig verklaar en gelas dat 'n nuwe verkiesing ingevolge die bepalings van hierdie Ordonnansie gehou word."

- (b) the deletion in paragraph (b) of subsection (3) of the expression "regional committee".

Insertion of Chapter XIA in Ordinance 29 of 1953. 7. The following Chapter is hereby inserted after Chapter XI of the principal Ordinance:

"CHAPTER XIA.

EDUCATION FOR CHINESE.

School, class or institution for Chinese.

112F.(1) The Administrator may —

- (a) from time to time, establish and maintain any school, class or institution for Chinese; and
- (b) at any time, disestablish such school, class or institution.

(2) Any school, class or institution referred to in subsection (1) may provide for —

- (a) nursery school education;
- (b) primary education;
- (c) secondary education;
- (d) the training of prospective teachers and the further training of teachers; or
- (e) any combination of such education and training as the Administrator may determine.

(3) The Administrator may apply any provision of this Ordinance, other than the provisions of Chapters VI and IX, *mutatis mutandis*, to any school, class or institution referred to in subsection (1)."

Substitution of section 117 of Ordinance 29 of 1953. 8. The following section is hereby substituted for section 117 of the principal Ordinance:

Powers of Administrator in connection with certain elections.

117. In the case of an error, omission or any other irregularity at any election of a member of a board, school committee or a body referred to in section 52, the Administrator may, in his discretion —

- (a) order all such steps to be taken as may, in his opinion, be necessary to rectify such error, omission or irregularity;
- (b) condone such error, omission or irregularity and declare such election valid; or
- (c) declare such election invalid and order that a new election be held in terms of the provisions of this Ordinance."

Kort titel en
Inwerkingtreding,
van
sokere
bepalings.

9. Hierdie Ordonnansie heet die Onderwyswysigingsordonnansie, 1980, en die bepalings van artikels 1 en 7 word geag op 1 Januarie 1980 in werking te getree het.

Short title
and com-
mencement or
certain
provisions.

9. This Ordinance shall be called the Education Amendment Ordinance, 1980, and the provisions of sections 1 and 7 shall be deemed to have come into operation on 1 January 1980.

No. 212 (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-raad toegestem het, af te kondig;

So is dit dat ek hierby, die Wysigingsordonnansie op Padverkeer, 1980 wat hieronder gedruk is, afkondig.

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

W. A. CRUYWAGEN,
Administrateur van die Provinsie Transvaal.
P.B. 4-11(1980/15)

(Toestemming verleen op 12 September 1980.)
(Afrikaanse eksemplaar deur die Staatspresident onderteken.)

'N ORDONNANSIE

Tot wysiging van die Ordonnansie op Padverkeer, 1966, ten opsigte van die woordomskrywing in artikel 1 vervat; ten opsigte van die van die hand sit van 'n motorvoertuig wat in die Provinsie ingebring word soos in artikel 6 beoog; ten opsigte van die bykomende vereistes waaraan by die registrasie van 'n motorvoertuig voldoen moet word soos in artikel 11 beoog; ten opsigte van die wyse waarop die eienaar van 'n motorvoertuig aansoek om 'n motorvoertuiglisensie doen en die betaling van geldie soos in artikel 18 beoog; ten opsigte van die plig van die eienaar om 'n klaringsbewys op sy motorvoertuig te vertoon soos in artikel 21 beoog; ten opsigte van die omstandighede waaronder 'n padwaardigheidsertifikaat vereis word soos in artikel 29 beoog; ten opsigte van die uitwerking van 'n verandering van 'n openbare motorvoertuig op 'n geskiktheidsertifikat soos in artikel 86 beoog; ten opsigte van die ongemaagdigde optrede met betrekking tot voertuie soos in artikel 141 beoog; ten opsigte van onwettige optrede in verband met registrasie of dokumente, soos in artikel 143 beoog; ten opsigte van die verdeling van geldie soos in artikel 163 heoog; ten opsigte van die bevoegdheid van die Administrateur om regulasies te maak soos in artikel 165 beoog; ten opsigte van die verstreking van inligting uit enige register of rekord soos in artikel 173 beoog; ten opsigte van die vrystellings soos in Bylae 1 beoog; ten opsigte van die geldie waaroor in Bylae 2 voorsiening gemaak word; en om vir bykomstige aangeleenthede voorsiening te maak.

DIE Provinciale Raad van Transvaal VERORDEN SOOS VOLG:—

Wysiging van "INDELING VAN ORDONNANSIE" wat verskyn, word hierby gewysig deur:

(a) item 6 deur die volgende item te vervang:

"6. (Herroep).";

(b) item 143 deur die volgende item te vervang:

"143. Onwettige optrede met betrekking tot registrasienummer, registrasiemerke of sekere dokumente.";

No. 212 (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 Road Traffic Amendment Ordinance, 1980 which is printed hereunder.

Given under my Hand at Pretoria on this 17th day of September, One thousand Nine hundred and Eighty.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal.
P.B. 4-11(1980/15)

(Assented to on 12 September, 1980.)
(Afrikaan copy signed by the State President.)

AN ORDINANCE no. 17

To amend the Road Traffic Ordinance, 1966, in respect of the definitions contained in section 1; in respect of the disposal of a motor vehicle brought into the Province as contemplated in section 6; in respect of the additional requirements to be complied with upon the registration of a motor vehicle as contemplated in section 11; in respect of the manner in which the owner of a motor vehicle shall apply for a motor vehicle licence and the payment of fees as contemplated in section 18; in respect of the duty of the owner to display a clearance certificate on his motor vehicle as contemplated in section 21; in respect of the circumstances under which a roadworthy certificate is required as contemplated in section 29; in respect of the effect of an alteration of a public motor vehicle on a certificate of fitness as contemplated in section 86; in respect of the unauthorized acts in relation to vehicles as contemplated in section 141; in respect of unlawful acts in relation to registration or documents as contemplated in section 143; in respect of the apportionment of fees as contemplated in section 163; in respect of the power of the Administrator to make regulations as contemplated in section 165; in respect of the furnishing of information from any register or record as contemplated in section 173; in respect of the exemptions as contemplated in Schedule 1; in respect of the fees provided for in Schedule 2; and to provide for matters incidental thereto.

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

Amendment of "DIVISION OF ORDINANCE" appearing after the long title of Ordinance 21 of 1966; as amended by section 1 of Ordinance 14 of 1975.

(a) the substitution for item 6 of the following item: 17 | 80
"6. (Repealed).";

(b) the substitution for item 143 of the following item: 17 | 80
"143. Unlawful acts in relation to registration number, registration mark or certain documents."; and

(c) item 173 deur die volgende item te vervang:

"173. Verstrekking van inligting uit register of rekord."

Wysiging van artikel 1 van Ordonnansie 21 van 1966, soos gewysig by artikel 1 van Ordonnansie 7 van 1968, artikel 1 van Ordonnansie 11 van 1970, artikel 1 van Ordonnansie 17 van 1971, artikel 2 van Ordonnansie 14 van 1975, artikel 1 van Ordonnansie 11 van 1976 en artikel 2 van Ordonnansie 19 van 1977.

2. Artikel 1 van die Hoofordonnansie word hierby gewysig deur die woordomskrywing van "Konvensie" deur die volgende woordomskrywing te vervang:

"'Konvensie', met betrekking tot 'n gebied, die Internasionale Konvensie met betrekking tot Motorverkeer (Parys 1926), die Verenigde Volkerekonvensie op Padverkeer (Genève 1949) of die Verenigde Volkerekonvensie op Padverkeer (Wenen 1968), watter Konvensie ook al op die gebied en die Republiek van toepassing is, en enige wysiging daarvan;".

Herroeping van artikel 6 van Ordonnansie 21 van 1966, soos vervang deur artikel 4 van Ordonnansie 19 van 1977.

3. Artikel 6 van die Hoofordonnansie word hierby herroep.

Wysiging van artikel 11 van Ordonnansie 21 van 1966, soos vervang deur artikel 4 van Ordonnansie 19 van 1977.

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

"(2) Iemand wat die bepalings van subartikel (1) oortree of versuim om daaraan te voldoen, is aan 'n misdryf skuldig."

Wysiging van artikel 18 van Ordonnansie 21 van 1966, soos vervang deur artikel 4 van Ordonnansie 19 van 1977.

5. Artikel 18(4) van die Hoofordonnansie word hierby gewysig deur na die uitdrukking "13(3)," die uitdrukking "15," in te voeg.

Wysiging van artikel 21 van Ordonnansie 21 van 1966, soos vervang deur artikel 4 van Ordonnansie 19 van 1977.

6. Artikel 21 van die Hoofordonnansie word hierby gewysig deur na subartikel (2) die volgende subartikel in te voeg:

"(2A) By die toepassing van subartikel (2)(b) word die geldigheidsduur van 'n klaringsbewys geag nie te verval het nie totdat die tydperk in artikel 18(1) genoem, verstryk het."

Wysiging van artikel 29 van Ordonnansie 21 van 1966, soos vervang deur artikel 4 van Ordonnansie 19 van 1977.

7. Artikel 29(1) van die Hoofordonnansie word hierby gewysig deur paragraaf (c) deur die volgende paragraaf te vervang:

"(c) 'n voertuig is wat uit onderdele van ander motorvoertuie opgebou is; of".

Wysiging van artikel 86 van Ordonnansie 21 van 1966, soos gewysig by artikel 9 van Ordonnansie 6 van 1979.

8. Artikel 86(3) van die Hoofordonnansie word hierby gewysig deur paragraaf (b) deur die volgende paragraaf te vervang:

"(b) die registrasienommer verander wanneer sodanige motorvoertuig ingevolge die bepalings van hierdie Ordonnansie geregistreer word, uitgesonderd wanneer dit geregistreer word uit hoofde van 'n verandering in die eiendomsreg daarvan, maar die eienaar van sodanige motor-

(c) the substitution for item 173 of the following item:

"173. Furnishing of information from register or record".

Amendment of section 1 of Ordinance 21 of 1966, as amended by section 1 of Ordinance 7 of 1968, section 1 of Ordinance 11 of 1970, section 1 of Ordinance 17 of 1971, section 2 of Ordinance 14 of 1976, section 1 of Ordinance 11 of 1976 and section 2 of Ordinance 19 of 1977.

Repeal of section 6 of Ordinance 21 of 1966, as substituted by section 4 of Ordinance 19 of 1977.

Amendment of section 11 of Ordinance 21 of 1966, as substituted by section 4 of Ordinance 19 of 1977.

Amendment of section 18 of Ordinance 21 of 1966, as substituted by section 4 of Ordinance 19 of 1977.

Amendment of section 21 of Ordinance 21 of 1966, as substituted by section 4 of Ordinance 19 of 1977.

Amendment of section 29 of Ordinance 21 of 1966, as amended by section 4 of Ordinance 19 of 1977.

Amendment of section 86 of Ordinance 21 of 1966, as amended by section 9 of Ordinance 6 of 1979.

2. Section 1 of the principal Ordinance is hereby amended by the substitution for the definition of "Convention" of the following definition: 17/80

"'Convention', in relation to a territory, means the International Convention relative to Motor Traffic (Paris 1926), the United Nations Convention on Road Traffic (Geneva 1949) or the United Nations Convention on Road Traffic (Vienna 1968), whichever Convention is applicable to the territory and the Republic, and any amendment thereof;". 17/80

3. Section 6 of the principal Ordinance is hereby repealed. 17/80

4. Section 11 of the principal Ordinance is hereby amended by the substitution for subsection (2) of the following subsection: 17/80

"(2) Any person who contravenes or fails to comply with the provisions of subsection (1) shall be guilty of an offence."

5. Section 18(4) of the principal Ordinance is hereby amended by the insertion after the expression "13(3)," of the expression "15.". 17/80

6. Section 21 of the principal Ordinance is hereby amended by the insertion after subsection (2) of the following subsection: 17/80

"(2A) For the purposes of subsection (2)(b), the period of validity of a clearance certificate shall be deemed not to have expired until the period referred to in section 18(1) has expired."

7. Section 29(1) of the principal Ordinance is hereby amended by the substitution for paragraph (c) of the following paragraph: 17/80

"(c) a vehicle which has been built up from parts of other motor vehicles; or".

8. Section 86(3) of the principal Ordinance is hereby amended by the substitution for paragraph (b) of the following paragraph: 17/80

"(b) the registration number changes when such motor vehicle is registered in terms of the provisions of this Ordinance, except where it is registered by virtue of a change in the ownership thereof, but the owner of such motor vehicle shall, when complying with the provisions of this Ordinance in respect of registration, submit the certificate of fitness of the public motor vehicle con-

voertuig lê, wanneer hy aan die bepaling van hierdie Ordonnansie ten opsigte van registrasie voldoen, die gesiktheidsertifikaat van die betrokke openbare motorvoertuig aan die registrasie-owerheid wat daardie motorvoertuig registreer voor, waarop daardie registrasie-owerheid die registrasienommer op sodanige gesiktheidsertifikaat wysig en waar sodanige gesiktheidsertifikaat uitgereik is deur —

- (i) daardie registrasie-owerheid, wysig hy sy register of rekords dienoorkomstig; of
- (ii) 'n ander registrasie-owerheid, stel hy daardie ander registrasie-owerheid van die gewysigde registrasienommer in kennis waarop laasgenoemde registrasie-owerheid sy register of rekords insgelyks wysig."

9. Artikel 141 van die Hoofordonnansie word hierby gewysig deur die volgende subartikel by te voeg:

"(4) Iedereen wat sonder die skriftelike toestemming van 'n registrasie-owerheid die enjinnommer of onderstelnommer van 'n motorvoertuig verander, uitwis, skend of laat verander, uitwis of skend, is aan 'n misdryf skuldig."

10. Artikel 143 van die Hoofordonnansie word hierby deur die volgende artikel vervang:

"Onwettige optrede met betrekking tot registrasienommer, registrasie-merk of sekere dokumente.

143.(1) Iemand wat —

- (a) 'n registrasienommer of 'n registrasie-merk of 'n soortgelyke nommer of merk wat deur 'n bevoegde gesag buite hierdie Provinsie uitgereik is, vervals of namaak of, met die opset om te bedrieg, vervang, verander, ontsier of skend of iets daarby voeg; of

- (b) in besit gevind word van sodanige nommer of merk wat vervals of namaak of aldus vervang, verander, ontsier of geskend of waarby iets aldus gevoeg is,

is aan 'n misdryf skuldig.

(2) Iemand wat —

- (a) 'n sertifikaat, lisensie of ander dokument wat ingevolge die bepaling van hierdie Ordonnansie uitgereik is of erken word, vervals of namaak of, met die opset om te bedrieg, vervang, verander, ontsier of skend of iets daarby voeg; of
- (b) in besit gevind word van sodanige sertifikaat, lisensie of ander dokument wat vervals of namaak of aldus vervang,

Wysiging van artikel 141 van Ordonnansie 21 van 1966.

Vervanging van artikel 143 van Ordonnansie 21 van 1966.

cerned to the registering authority which registers that motor vehicle, whereupon that registering authority shall amend the registration number on such certificate of fitness and where such certificate of fitness was issued by —

- (i) that registering authority, it shall amend its register or records accordingly; or
- (ii) another registering authority, it shall notify that other registering authority of the amended registration number, whereupon the latter registering authority shall likewise amend its register or records."

Amendment of section 141 of Ordinance of 21 of 1966. 9. Section 141 of the principal Ordinance is hereby amended by the addition of the following subsection: 17/80

"(4) Any person who without the written consent of a registering authority alters, obliterates or mutilates the engine number or chassis number of a motor vehicle or allows it to be altered, obliterated or mutilated shall be guilty of an offence."

Substitution of section 143 of Ordinance of 21 of 1966. 10. The following section is hereby substituted for section 143 of the principal Ordinance:

"Unlawful acts in relation to registration number, registration mark or certain documents. 143.(1) Any person who —

- (a) falsifies or counterfeits or, with intent to deceive, substitutes, alters, defaces or mutilates or adds anything to a registration number or a registration mark or a similar number or mark issued by a competent authority outside this Province; or 17/60
- (b) is found in possession of such number or mark which has been falsified or counterfeited or so substituted, altered, defaced or mutilated or to which anything has been so added, shall be guilty of an offence.

(2) Any person who — 17/80

- (a) falsifies or counterfeits or, with intent to deceive, substitutes, alters, defaces, or mutilates or adds anything to a certificate, licence or other document issued or recognised in terms of the provisions of this Ordinance; or

- (b) is found in possession of such certificate, licence or other document which has been falsified or counterfeited or so substituted, altered, defaced or

verander, ontsier of geskend of waarby iets aldus gevoeg is,
is aan 'n misdryf skuldig.

(3) Iemand wat —

- (a) 'n sertifikaat, lisensie of ander dokument gebruik wat ingevolge die bepalings van hierdie Ordonnansie uitgereik is of erken word waarvan hy nie die houer is nie; of
- (b) toelaat dat sodanige sertifikaat, lisensie of ander dokument waarvan hy die houer is deur iemand anders gebruik word,
is aan 'n misdryf skuldig.

(4) Waar daar by 'n vervolging vir 'n oortreding van subartikel (1)(b) of (2)(b) bewys word dat iemand in besit gevind is van 'n registrasienummer of 'n registrasie-mark of 'n soortgelyke nommer of merk of 'n dokument wat vervals of nagemaak of vervang, verander, ontsier of geskend of waarby iets gevoeg is, word dit, totdat die teen-deel bewys word, vermoed dat so iemand geweet het dat —

- (a) sodanige nommer, merk of dokument —
 - (i) vervals of nagemaak is of
 - (ii) vervang, verander, ontsier of geskend is met die opset om te bedrieg; of
- (b) wat ook al by sodanige nommer, merk of dokument gevoeg is, daarby gevoeg is met die opset om te bedrieg.

(5) Iemand wat aan 'n misdryf ingevolge subartikel (1), (2) of (3) skuldig bevind word, is strafbaar met 'n boete van hoogstens vierhonderd rand of met gevangenisstraf vir 'n tydperk van hoogstens een jaar of met sodanige boete sowel as sodanige gevangenisstraf.”.

Wysiging van artikel 163 van Ordonnansie 21 van 1966, artikel 15 van Ordonnansie 7 van 1968, artikel 2 van Ordonnansie 8 van 1969, artikel 33 van Ordonnansie 11 van 1970, artikel 17 van Ordonnansie 14

11.(1) Artikel 163(1) van die Hoofordonnansie word hierby gewysig deur in paragraaf (a)(ii) die uitdrukking “die Raad vir die Hervestiging van Bantoes ingestel ingevolge artikel 2 van die Wet op die Hervestiging van Bantoes, 1954 (Wet 19 van 1954) en” te skrap.

(2) Die bepalings van subartikel (1) word geag op 1 Julie 1979 in werking te getree het.

mutilated or to which anything has been so added, shall be guilty of an offence.

(3) Any person who —

- (a) uses a certificate, licence or other document issued or recognized in terms of the provisions of this Ordinance of which he is not the holder; or
- (b) permits such certificate, licence or other document of which he is the holder to be used by any other person,

shall be guilty of an offence.

(4) Where in a prosecution for a contravention of subsection (1)(b) or (2)(b) it is proved that a person was found in possession of a registration number or a registration mark or a similar number or mark or a document which has been falsified or counterfeited or substituted, altered, defaced or mutilated or to which anything has been added, it shall, until the contrary is proved, be presumed that such person knew that —

(a) such number, mark or document was —

- (i) falsified or counterfeited; or
- (ii) substituted, altered, defaced or mutilated with intent to deceive; or
- (b) whatever was added to such number, mark or document was added thereto with intent to deceive.

(5) Any person convicted of an offence in terms of subsection (1), (2) or (3) shall be liable to a fine not exceeding four hundred rand or to imprisonment for a period not exceeding one year or to both such fine and such imprisonment.”.

Amendment of section 163 of Ordinance 21 of 1966, as amended by section 1 of Ordinance 14 of 1967, section 15 of Ordinance 7 of 1968, section 2 of Ordinance 8 of 1969, section 33 of Ordinance 11 of 1970, section 13 of Ordinance 14 of 1975, section 13 of

11. (1) Section 163(1) of the principal Ordinance is hereby amended by the deletion in paragraph (a)(ii) of the expression “the Bantu Resettlement Board established in terms of section 2 of the Bantu Resettlement Act, 1954 (Act 19 of 1954) and”.

(2) The provisions of subsection (1) shall be deemed to have come into operation on 1 July 1979.

van 1978
artikel 13
van Ordon-
nansie 19
van 1977
en artikel 20
van Ordon-
nansie 6
van 1979.

Wysiging:
van artikel 165 van
Ordonnansie
21 van
1966, soos
gewysig deur
artikel 40
van Ordon-
nansie 17
van 1977.
12. Artikel 165(1) van die Hoofordonnansie word hierby gewysig deur na paragraaf (u) die volgende paragraaf in te voeg:

13. Artikel 173 van die Hoofordonnansie word hierby deur die volgende artikel vervang:

Vervanging
van artikel
173 van
Ordonnansie
21 van 1966,
soos gewysig
by artikel 14
van Ordon-
nansie 19
van 1977:
173.1 Die inligting vervat in 'n register of rekord wat deur die Transvaalse Proviniale Administrasie of 'n registrasie-owerheid vir doeleindes van hierdie Ordonnansie gehou word, word verstrek aan —

- (a) 'n polisiebeampte of inspekteur van lisensie wat dit vir die uitvoering van sy pligte nodig het;
- (b) iemand deur die Administrator daartoe gemagtig;
- (c) 'n Staatsdepartement (met inbegrip van die Administrasie van die Suid-Afrikaanse Spoerweë en Hawens);
- (d) 'n bevoegde gesag van 'n voorgeskrewe gebied; of
- (e) 'n plaaslike bestuur of die Transvaalse Raad vir die Ontwikkeling van Buitebedelike Gebiede:

Met dien verstande dat waar sodanige register of rekord deur die Transvaalse Proviniale Administrasie gehou word, die toestemming van die Proviniale Sekretaris of iemand deur hom daartoe gemagtig, verkry word alvorens sodanige inligting aan iemand in paragraaf (c), (d) of (e) genoem, verstrek word.

(2) Die inligting vervat in 'n register of rekord in subartikel (1) beoog, word, in die geval waar sodanige register of rekord deur —

- (a) die Transvaalse Proviniale Administrasie gehou word en die Proviniale Sekretaris of die persoon deur hom daartoe gemagtig, toestem; of
- (b) 'n registrasie-owerheid gehou word en sodanige registrasie-owerheid van mening is dat die inligting op redelike gronde nodig is,

Ordinance 19
of 1977 and
section 20
of Ordinance
6 of 1979.

Amendment
of section
165 of Ordinance 21 of
1966, as
amended by
section 20
of Ordinance
17 of 1971.

12. Section 165(1) of the principal Ordinance is hereby amended by the insertion after paragraph (u) of the following paragraph:

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"(uA) the dress, including insignia, of traffic officers and of traffic wardens appointed in terms of section 3(1)(aA) or (e);"

Substitution
of section
173 of Or-
dinance 21
of 1966,
as amended
by section
14 of Ordin-
ance 19
of 1977.

13. The following section is hereby substituted for section 173 of the principal Ordinance:

17/80

173.(1) The information contained in a register or record kept by the Transvaal Provincial Administration or a registering authority for purposes of this Ordinance shall be furnished to —

- (a) a police officer or inspector of licences who requires it for the execution of his duties;
- (b) any person authorized thereto by the Administrator;
- (c) a State department (including the South African Railways and Harbours Administration);
- (d) a competent authority of a prescribed territory; or
- (e) a local authority or the Transvaal Board for the Development of Peri-Urban Areas:

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Provided that where such register or record is kept by the Transvaal Provincial Administration, the consent of the Provincial Secretary or any person authorized thereto by him shall be obtained before such information is furnished to any person referred to in paragraph (c), (d) or (e).

17/80

(2) The information contained in a register or record contemplated in subsection (1) shall, in the case where such register or record is kept by —

- (a) the Transvaal Provincial Administration and the Provincial Secretary or the person authorized thereto by him consents; or
- (b) a registering authority and such registering authority is of the opinion that the information is required on reasonable grounds,

aan iemand anders verstrek teen betaling van die toepaslike geld waarvoor in Deel VII van Bylae 2 by hierdie Ordonnansie voorsiening gemaak word of, waar die Administrator van mening is dat sodanige geld ontoereikend is vir die inligting wat aangevra word, teen betaling van die geld wat die Administrator bepaal.”.

Wysiging van Bylae 1 by Ordonnansie 21 van 1966, soos gewysig by artikel 43 van Ordonnansie 17 van 1971, artikel 1 van Ordonnansie 11 van 1974, artikel 7 van Ordonnansie 11 van 1976 en artikel 17 van Ordonnansie 19 van 1977.

14. Bylae 1 by die Hoofordonnansie word hierby gewysig deur —

- (a) item 3 van Deel I deur die volgende item te vervang:

“3.(1) 'n Motorvoertuig wat —

- (a) nie hoofsaaklik vir die vervoer van persone of goedere, of albei, op 'n openbare pad ontwerp is nie en wat nie 'n trekker, voerspanmotor of woonwa is nie; of

- (b) gebruik word in verband met —

(i) die verwydering van enige stof uit die aarde of die vervoer daarvan; of

(ii) die vervaardiging van enige produk,

indien sodanige voertuig nie op 'n openbare pad gebruik word nie: Met dien verstande dat by die toepassing van hierdie item die woord 'op 'n openbare pad gebruik' nie so uitgeleë word nie dat dit die teenwoordigheid van sodanige voertuig op 'n openbare pad insluit vir die doel om —

(aa) na die eienaar se perseel bestuur te word ten einde dit in ontvangs te neem;

(bb) 'n openbare pad van die eienaar se een perseel na 'n ander oor te steek; of

(cc) na of van 'n plek te gaan waar herstelwerk aan sodanige voertuig uitgevoer word of is.

(2) Waar enige motorvoertuig wat in gevolge subitem (1) vrygestel is, in stryd met die bepalings van daardie subitem op 'n openbare pad gebruik word, is die eienaar daarvan met ingang van die datum waarop dit aldus gebruik word, aanspreeklik ten opsigte van die registrasie en lisensiëring daarvan:

“Met dien verstande dat —

(a) die bepalings van hierdie subitem net van toepassing is op 'n persoon wat die eienaar van sodanige voertuig is op die tydstip waarop dit aldus gebruik word; en

(b) sodanige eienaar slegs vir die geldigheidsduur van die betrokke motorvoertuiglisensie aldus aanspreeklik is.”; en

Amendment of Schedule 1 to Ordinance 21 of 1966, as amended by section 43 of Ordinance 17 of 1971, section 1 of Ordinance 11 of 1974, section 7 of Ordinance 11 of 1976 and section 17 of Ordinance 19 of 1977.

be furnished to any other person on payment of the appropriate fee provided for in Part VII of Schedule 2 to this Ordinance or, where the Administrator is of the opinion that such fee is inadequate for the information requested, on payment of such fee as the Administrator may determine.”.

14. Schedule 1 to the principal Ordinance is hereby amended by — 17/80

- (a) the substitution for item 3 of Part I of the following item:

“3.(1) A motor vehicle which —

(a) is not designed principally for the conveyance of persons or goods, or both, on a public road and which is not a tractor, truck-tractor or caravan; or

(b) is used in connection with —

(i) the removal of any substance from the earth or the conveyance thereof; or

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(ii) the manufacture of any product, if such vehicle is not operated on a public road: Provided that for the purposes of this item, the words 'operated on a public road' shall not be so construed as to include the presence of such vehicle on a public road for the purpose of

(aa) being driven to the premises of the owner in order to take delivery thereof;

(bb) crossing a public road from one premises of the owner to another; or

(cc) proceeding to or from a place where repairs are to be or have been effected to such vehicle.

(2) Where any motor vehicle exempted in terms of subitem (1) is operated on a public road contrary to the provisions of that subitem, the owner thereof shall, with effect from the date it is so operated, be liable in respect of the registration and licensing thereof:

“Provided that —

(a) the provisions of this subitem shall only apply to a person who is the owner of such vehicle at the time it is so operated; and

(b) such owner shall only be so liable for the period of validity of the motor vehicle licence concerned.”; and

- (b) item (5) van Deel I deur die volgende item te vervang:

"5. 'n Motorvoertuig in item 3(1)(a) beoog, hetby dit op 'n openbare pad gebruik word of nie, wat —

- (a) nie selfgedrewe is nie; en
(b) deur 'n trekker getrek word.”.

Wysiging van Bylae 2 by Ordonnansie 21 van 1966, soos gewysig by artikel 16 van Ordonnansie 7 van 1968, artikel 3 van Ordonnansie 8 van 1969, artikel 44 van Ordonnansie 17 van 1971, artikel 2 van Ordonnansie 11 van 1974, artikel 8 van Ordonnansie 11 van 1976, artikel 18 van Ordonnansie 19 van 1977 en artikel 23 van Ordonnansie 6 van 1979

15.(1) Bylae 2 by die Hoofordonnansie word hierby gewysig deur —

- (a) Deel II deur die volgende Deel te vervang:

"DEEL II.

MOTORVOERTUIGLISENSIEGELDE (ARTIKEL 18).

	R
1. Motorfiets wat 'n enjin met 'n silinderinhoud van hoogstens 50 cm ³ het of wat deur elektriese krag aangedryf word	5
2. Motorfiets nie in item 1 genoem nie	12
3. Motordriewiel	15
4. Motorvoertuig wat nie 'n motorfiets of motordriewiel is nie, waar die tarra van sodanige voertuig nie onderstaande oorskry nie —	

kg	R
225	18
450	23
675	27
900	32
1 125	36
1 350	44
1 575	53
1 800	60
2 025	68
2 250	75
2 475	83
2 700	90
2 925	101
3 150	111
3 375	122
3 600	135
3 825	149
4 050	162
4 275	176
4 500	189
4 725	206
4 950	222
5 175	239
5 400	255
5 625	272
5 850	291

- (b) the substitution for item (5) of Part I of the following item:

"5. A motor vehicle contemplated in item 3(1)(a), whether it is operated on a public road or not, which —

- (a) is not self-propelled; and
(b) is drawn by a tractor.”.

15. (1) Schedule 2 to the principal Ordinance is hereby amended by —

- (a) the substitution for Part II of the following Part:

"PART II.

MOTOR VEHICLE LICENCE FEES (SECTION 18).

	R
1. Motor cycle which has an engine with a cylinder capacity not exceeding 50 cm ³ or which is propelled by electrical power	5
2. Motor cycle not referred to in item 1	12
3. Motor tricycle	15
4. Motor vehicle not being a motor cycle or motor tricycle, where such motor vehicle does not exceed a tare of —	

kg	R
225	18
450	23
675	27
900	32
1 125	36
1 350	44
1 575	53
1 800	60
2 025	68
2 250	75
2 475	83
2 700	90
2 925	101
3 150	111
3 375	122
3 600	135
3 825	149
4 050	162
4 275	176
4 500	189
4 725	206
4 950	222
5 175	239
5 400	255
5 625	272
5 850	291

kg	R
6 075	311
6 300	330
6 525	350
6 750	369
6 975	392
7 200	414
7 425	437
7 650	459
7 875	482
8 100	507
8 325	533
8 550	558
8 775	584
9 000	609
9 225	638
9 450	665
9 675	695
9 900	723
10 125	752
10 350	783
10 575	815
10 800	846
11 025	878
11 250	909

en waar sodanige voertuig se tara meer as 11 250 kg is: R909 + R32 vir elke 225 kg of gedeelte daarvan bo 11 250 kg:

Met dien verstande dat ten opsigte van 'n motorvoertuig (uitgesonderd 'n trekker, voorspanmotor of woonwa) wat nie hoofsaaklik ontwerp is nie vir die vervoer op 'n openbare pad van persone of goedere, of albei of 'n motorvoertuig wat ontwerp of ingerig is vir die berging van ander motorvoertuie en wat gewoonlik as 'n 'teëspoedwa' bekend staan, die lisensiegeld hoogstens R68 is;"; en

(b) item 12 van Deel VII deur die volgende item te vervang:

"12. Verstrekking van inligting uit register of rekord (artikel 173(2)) 1,00".

(2) Die bepalings van subartikel (1)(a) tree op 1 Oktober 1980 in werking.

Kort titel. 16. Hierdie Ordonnansie heet die Wysingsordonnansie op Padverkeer, 1980.

No. 213 (Administrateurs-), 1980.

PROKLAMASIE

Kragtens die bevoegdhede aan my verleen by artikel 4 van die "Local Authorities Roads Ordinance", 1904, gelees met artikel 80 van d'e Grondwet van die Republiek van Suid-Afrika, 1961, proklameer ek hierby die pad soos aangedui deur die letters ABCDEFG op Kaart L.G. No. A.225/80 tot 'n publieke pad onder die reg-bevoegdheid van die Stadsraad van Evander.

kg	R
6 075	311
6 300	330
6 525	350
6 750	369
6 975	392
7 200	414
7 425	437
7 650	459
7 875	482
8 100	507
8 325	533
8 550	558
8 775	584
9 000	609
9 225	638
9 450	666
9 675	695
9 900	723
10 125	752
10 350	783
10 575	815
10 800	846
11 025	878
11 250	909

and where such vehicle exceeds a tare of 11 250 kg: R909 + R32 for every 225 kg or part thereof above 11 250 kg:

Provided that in respect of a motor vehicle (other than a tractor, truck-tractor or caravan) not designed principally for the conveyance on a public road of persons or goods, or both, or a motor vehicle designed or adapted for salvaging other motor vehicles and commonly known as a 'break-down vehicle', the licence fee shall not exceed R68."; and

(b) the substitution for item 12 of Part VII of the following item:

"12. Furnishing of information from register or record (section 173(2)) 1,00".

(2) The provisions of subsection (1)(a) shall come into operation on 1 October 1980.

Short title. 16. This Ordinance shall be called the Road Traffic Amendment Ordinance, 1980.

No. 213 (Administrator's), 1980.

PROCLAMATION

Under the powers vested in me by section 4 of the Local Authorities Roads Ordinance, 1904, read with section 80 of the Republic of South Africa Constitution Act, 1961, I do hereby proclaim the road as indicated by the letters ABCDEFG on Diagram S.G. No. A.225/80 as a public road under the jurisdiction of the Town Council of Evander.

Gegee onder my Hand te Pretoria, op hede die 15de dag van September Eenduisend Negehonderd-en-tachtig.

W. A. CRUYWAGEN,
Administrateur van die Provincie Transvaal.
PB. 3-6-6-2-154-1

No. 214 (Administrateurs-), 1980.

PROKLAMASIE

Deur Sy Edele die Administrateur van die Provincie Transvaal.

Kragtens die bevoegdheid aan my verleen by artikel 14(2) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943, proklameer ek hierby dat Gedeelte 20 ('n gedeelte van Gedeelte 2) van die plaas Tenbosch 162-J.U., groot 685,6468 hektaar, volgens Kaart L.G. A.3252/53 in die reggebied van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede met ingang vanaf die datum van hierdie proklamasie opgeneem word.

Gegee onder my Hand te Pretoria op hede die 15de dag van September Eenduisend Negehonderd-en-tachtig.

W. A. CRUYWAGEN,
Administrateur van die Provincie Transvaal.
PB. 3-2-3-111-169

No. 215 (Administrateurs-), 1980.

PROKLAMASIE

Kragtens die bevoegdhede aan my verleen by artikel 4 van die "Local Authorities Roads Ordinance", 1904, gelees met artikel 80 van die Grondwet van die Republiek van Suid-Afrika, 1961, proklameer ek hierby die pad oor Gedeelte 11 van die plaas Damfontein No. 541-I.Q. soos aangedui deur die letters ABCDEFGHJKL op Kaart L.G. No. A.6253/79 tot 'n publieke pad onder die regbevoegdheid van die Stadsraad van Vereeniging.

Gegee onder my Hand te Pretoria, op hede die 15de dag van September Eenduisend Negehonderd-en-tachtig.

W. A. CRUYWAGEN,
Administrateur van die Provincie Transvaal.
PB. 3-6-6-2-36-3

No. 216 (Administrator's), 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 1399, geleë in die dorp Carletonville Uitbreiding 2, distrik Oberholzer; voorwaardes B(d), (j), (k) en (l) in Akte van Transport 5577/1960 ophef; en

Given under my Hand at Pretoria, this 15th day of September, One thousand Nine hundred and Eighty.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal.
PB. 3-6-6-2-154-1

No. 214 (Administrator's), 1980.

PROCLAMATION

By the Honourable the Administrator of the Province Transvaal.

Under the powers vested in me by section 14(2) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943, I do hereby proclaim that Portion 20 (a portion of Portion 2) of the farm Tenbosch 162-J.U. in extent 685,6468 hectares, vide Diagram S.G. A.3252/53 shall be included in the area of jurisdiction of the Transvaal Board for the Development of Peri-Urban Areas, with effect from the date of this proclamation.

Given under my Hand at Pretoria on this 15th day of September, One thousand Nine hundred and Eighty.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal.
PB. 3-2-3-111-169

No. 215 (Administrator's), 1980.

PROCLAMATION

Under the powers vested in me by section 4 of the Local Authorities Roads Ordinance, 1904, read with section 80 of the Republic of South Africa Constitution Act, 1961, I do hereby proclaim the road over Portion 11 of the farm Damfontein No. 541-I.Q. as described by the letters ABCDEFGHJKL on Diagram S.G. No. A.6253/79 as a public road under the jurisdiction of the Town Council of Vereeniging.

Given under my Hand at Pretoria, this 15th day of September, One thousand Nine hundred and Eighty.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal.
PB. 3-6-6-2-36-3

No. 216 (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 obligations referred to in that section;

Now therefore, I do hereby:

1. in respect of Erf 1399, situated in Carletonville Extension 2 Township, district Oberholzer, remove conditions B(d), (j), (k) and (l) in Deed of Transfer 5577/1960; and

2. Carletonville-dorpsbeplanningskema 1, '61 wysig deur die hersonering van Erf 1399, dorp Carletonville Uitbreiding 2, van "Beperkte Nywerheid" tot "Algemene Besigheid" welke wysigingskema bekend staan as Wysigingskema 1/58 soos aangedui op die toepaslike Kaart 3 en skemaklousules wat ter insae lê in die kantore van die Departement van Plaaslike Bestuur, Pretoria en die betrokke Plaaslike Bestuur.

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

W. A. CRUYWAGEN,
Administrateur van die Provincie Transvaal.
PB. 4-14-2-227-6

No. 217 (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 Lot 176, geleë in die dorp Waterkloof, stad Pretoria, voorwaarde (b) in Akte van Transport 28687/1965, wysig deur die opheffing van die volgende woorde:

"Not more than one dwelling-house with the necessary outbuildings and appurtenances shall be erected on the said Lot and the said Lot shall not be subdivided."

Gegee onder my Hand te Pretoria, op hede die 15e dag van September Eenduisend Negehonderd-en-tachtig.

W. A. CRUYWAGEN,
Administrateur van die Provincie Transvaal.
PB. 4-14-2-1404-37

Administrateurskennisgewings

Administrateurskennisgewing 1361 24 September 1980

MUNISIPALITEIT ROODEPOORT: VOORGETELDE VERANDERING VAN GRENSE.

Ingevolge artikel 10 van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Roodepoort 'n versoekskrif by die Administrateur ingedien het met die bede dat hy, die bevoegdheid aan hom verleen by artikel 9(7) van genoemde Ordonnansie uitoefen en die grense van die Munisipaliteit Roodepoort verander deur die opneming daarin van Gedeelte 107 ('n gedeelte van Gedeelte 6) van die plaas Roodekrans 183-I.Q., grootte 20,0819 hektaar volgens Kaart L.G. A.4968/61.

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

2. amend Carletonville Town-planning Scheme 1, 1961 by the rezoning of Erf 1399, Carletonville Extension 2, Township, from "Restricted Industrial" to "General Business" and which amendment scheme will be known as Amendment Scheme 1/58 as indicated on the relevant Map 3 and scheme clauses which are open for inspection at the office of the Department of Local Government, Pretoria and the local authority concerned.

Given under my Hand at Pretoria, this 8th day of September, One thousand Nine hundred and Eighty.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal.
PB. 4-14-2-227-6

No. 217 (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 Lot 176, situated in Waterkloof Township, City Pretoria, alter condition (b) in Deed of Transfer 28687/1965 by removal of the following words:

"Not more than one dwelling-house with the necessary outbuildings and appurtenances shall be erected on the said Lot and the said Lot shall not be subdivided."

Given under my Hand at Pretoria, this 15th day of September, One thousand Nine hundred and Eighty.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal.
PB. 4-14-2-1404-37

Administrator's Notices

Administrator's Notice 1361

24 September, 1980

ROODEPOORT MUNICIPALITY: PROPOSED ALTERATION OF BOUNDARIES.

Notice is hereby given, in terms of section 10 of the Local Government Ordinance, 1939, that the City Council of Roodepoort 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 Roodepoort Municipality by the inclusion therein of Portion 107 (a portion of Portion 6) of the farm Roodekrans 183-I.Q., in extent 20,0819 hectares vide Diagram S.G. A.4968/61.

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 counter-petition requesting the Administrator to refrain from granting the said petition, either wholly or in part.

Verdere besonderhede van die aansoek lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306A, Provinciale Gebou, Pretoriussstraat, Pretoria, en in die kantoor van die Stadsklerk Roodepoort, ter insae.

PB. 3-2-3-30 Vol. 3

Administrateurskennisgewing 1362 24 September 1980

MUNISIPALITEIT LEEUWDOORNSSTAD: WYSIGING VAN SANITÈRE EN VULLISVERWYDERINGSTARIEF.

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

Die Sanitère en Vullisverwyderingstarief van die Munisipaliteit Leeuwdoornsstad, aangekondig by Administrateurskennisgewing 5 van 7 Januarie 1970, soos gewysig, word hierby verder gewysig deur die Tarief van Gelde soos volg te wysig:

1. Deur in item 1(1) die syfer "3,00" deur die syfer "3,45" te vervang.
2. Deur subitem (2) van item 1 te skrap.
3. Deur in item 2(1) die syfer "2,00" deur die syfer "2,30" te vervang.

PB. 2-4-2-81-91

Administrateurskennisgewing 1363 24 September 1980

MUNISIPALITEIT ALBERTON: WYSIGING VAN PUBLIEKE GESONDHEIDSVERORDENINGE.

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

Die Publieke Gesondheidsverordeninge van die Munisipaliteit Alberton, aangekondig by Administrateurskennisgewing 11 van 12 Januarie 1949, soos gewysig, word hierby verder gewysig deur artikel 10A onder Hoofstuk 2 van Deel I deur die volgende te vervang:

"Gelde vir Inspeksie van Besigheidsperselle."

10A. Die geld om die koste verbonde aan die inspeksie van 'n besigheidspersel soos in artikel 14(4), van die Ordonnansie op Licensies, 1974, bedoel, is R10 per inspeksie en word vooruit aan die Raad betaal deur elke aansoeker om die uitreiking van 'n nuwe lisensie.".

PB. 2-4-2-77-4

Administrateurskennisgewing 1364 24 September 1980

KENNISGEWING VAN VERBETERING.

MUNISIPALITEIT ALBERTON: RIOLERINGSVERORDENINGE.

Administrateurskennisgewing 1139 van 27 Augustus 1980 word hierby verbeter deur in subparagraph (a) van paragraaf 1 die syfer "27,55" deur die syfer "27,00" te vervang.

PB. 2-4-2-34-4

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 Roodepoort.

PB. 3-2-3-30 Vol. 3

Administrator's Notice 1362

24 September, 1980

LEEUWDOORNSSTAD MUNICIPALITY: AMENDMENT TO SANITARY AND REFUSE REMOVALS TARIFF.

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

The Sanitary and Refuse Removals Tariff of the Leeuwdoornsstad Municipality, published under Administrator's Notice 5, dated 7 January, 1970, as amended, is hereby further amended by amending the Tariff of Charges as follows:

1. By the substitution in item 1(1) for the figure "3,00" of the figure "3,45".
2. By the deletion of subitem (2) of item 1.
3. By the substitution in item 2(1) for the figure "2,00" of the figure "2,30".

PB. 2-4-2-81-91

Administrator's Notice 1363

24 September, 1980

ALBERTON MUNICIPALITY: AMENDMENT TO PUBLIC HEALTH BY-LAWS.

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

The Public Health By-laws of the Alberton Municipality, published under Administrator's Notice 11, dated 12 January, 1949, as amended, are hereby further amended by the substitution for section 10A under Chapter 2 of Part I of the following:

"Fees for Inspection of Business Premises."

10A. The fee to cover costs relating to the inspection of business premises as contemplated in section 14(4) of the Licences Ordinance, 1974, shall be R10 per inspection, payable in advance by every applicant for the issue of a new licence.".

PB. 2-4-2-77-4

Administrator's Notice 1364

24 September, 1980

CORRECTION NOTICE.

ALBERTON MUNICIPALITY: DRAINAGE BY-LAWS.

Administrator's Notice 1139, dated 27 August, 1980, is hereby corrected by the substitution in subparagraph (a) of paragraph 1 of the Afrikaans text for the figure "27,55" of the figure "27,00".

PB. 2-4-2-34-4

Administrateurskennisgewing 1365 24 September 1980

MUNISIPALITEIT BETHAL: 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 goedkeur is.

Die Elektrisiteitsverordeninge van dié Municpaliteit Bethal, deur die raad aangeneem by Administrateurskennisgewing 30 van 2 Januarie 1974, soos gewysig, word hierby verder gewysig deur die Tarief van Gelde onder die Bylae te wysig deur in item 8(5) die uitdrukking "114,7 %" deur die uitdrukking "125,8 %" te vervang.

Die bepalings in hierdie kennisgewing vervat, tree op 1 Oktober 1980 in werking.

PB. 2-4-2-36-7

Administrateurskennisgewing 1366 24 September 1980

MUNISIPALITEIT BOKSBURG: HERROEPING VAN VERORDENINGE VIR DIE LISENSIERING EN REËLING VAN LOODGIETERS EN RIOOL-AANLÈERS.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat hy ingevolge artikel 99 van genoemde Ordonnansie sy goedkeuring geheg het aan die herroeping van die Verordeninge vir die Licensiering en Reëling van Loodgieters en Rioolaanlèers van die Municpaliteit Boksburg, afgekondig by Administrateurskennisgewing 127 van 31 Maart 1943.

PB. 2-4-2-136-8

Administrateurskennisgewing 1367 24 September 1980

MUNISIPALITEIT BOKSBURG: WYSIGING VAN VERORDENINGE INSAKE DIE HUUR VAN SALE.

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

Die Verordeninge Insake die Huur van Sale van die Municpaliteit Boksburg, afgekondig by Administrateurskennisgewing 236 van 6 Maart 1968, soos gewysig, word hierby verder soos volg gewysig:

1. Deur na item 8(5) van Bylae I die volgende by te voeg:

"(6) Kerke: Onderworpe aan die vooraf goedkeuring deur die Raad: 'n Korting van 50 % op al die tariewe gemeld in hierdie Bylae ten opsigte van die Stadsaal, Eetsaal en Eeuveessaal."

2. Deur na item 5 van Bylae III die volgende in te voeg:

"5A. Kerke: Onderworpe aan die vooraf goedkeuring deur die Bestuurskomitee vir die Kleurlinggroepsgebied Reigerpark: 'n Korting van 50 % op al die tariewe gemeld in hierdie Bylae ten opsigte van die Reigerpark Gemeenskapsaal."

PB. 2-4-2-94-8

Administrator's Notice 1365

24 September, 1980

BETHAL 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 Bethal Municipality, adopted by the Council under Administrator's Notice 30, dated 2 January, 1974, as amended, are hereby further amended by amending the Tariff of Charges under the Schedule by the substitution in item 8(5) for the expression "114,7 %" of the expression "125,8 %".

The provisions in this notice contained shall come into operation on 1 October, 1980.

PB. 2-4-2-36-7

Administrator's Notice 1366

24 September, 1980

BOKSBURG MUNICIPALITY: REVOCATION OF BY-LAWS FOR THE LICENSING AND REGULATING OF PLUMBERS AND DRAINLAYERS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that he has in terms of section 99 of the said Ordinance approved of the revocation of the By-laws for the Licensing and Regulating of Plumbers and Drainlayers of the Boksburg Municipality, published under Administrator's Notice 127, dated 31 March, 1943.

PB. 2-4-2-136-8

Administrator's Notice 1367

24 September, 1980

BOKSBURG MUNICIPALITY: AMENDMENT TO BY-LAWS GOVERNING THE HIRE OF HALLS.

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

The By-laws Governing the Hire of Hall of the Boksburg Municipality, published under Administrator's Notice 236, dated 6 March, 1968, as amended, are hereby further amended as follows:

1. By the addition after item 8(5) of Schedule I of the following:

"(6) Churches: Subject to the prior approval by the Council: A rebate of 50 % on all the tariffs mentioned in this Schedule in respect of the Town Hall, Supper Room and Centenary Hall."

2. By the insertion after item 5 of Schedule III of the following:

"5A. Churches: Subject to the prior approval by the Management Committee for the Coloured Group Area, Reiger Park: A rebate of 50 % on all the tariffs mentioned in this Schedule in respect of the Reiger Park Community Hall."

PB. 2-4-2-94-8

Administrateurskennisgewing 1368 24 September 1980

MUNISIPALITEIT EDENVALE: WYSIGING VAN VERORDENINGE VIR DIE VASSTELLING VAN GELDE VIR DIE UITREIKING VAN SERTIFIKAATE EN DIE VERSKAFFING VAN INLIGTING.

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 vir die Vasstelling van Gelde vir die Uitreiking van Sertifikate en die Verskaffing van Inligting van die Munisipaliteit Edenvale, aangekondig by Administrateurskennisgewing 1467 van 24 Desember 1969, soos gewysig, word hierby verder gewysig deur die Bylae soos volg te wysig:

1. Deur in items 2 en 3 die syfer "25c" deur die syfer "50c" te vervang.

2. Deur in item 6 na die uitdrukking "taksasie —" die uitdrukking ", sonerings —" in te voeg.

3. Deur in item 8 die syfer "R5" deur die syfer "R6" te vervang.

4. Deur in item 9—

(a) in subitem (1) die syfer "R1,50" deur die syfer "R3" te vervang; en

(b) in subitem 2 die syfer "75c" deur die syfer "R2" te vervang.

5. Deur item 12 deur die volgende te vervang:

"12. Vir die verskaffing van kaarte, planne en afdrukke:

(1) Dorpskaarte.

	Skaal 1:20000	Skaal 1:10000	Skaal 1:5000
(a) Papier	20c	85c	R 2,40
(b) Linne	R1,50	R6,25	R18,00
(c) Durester	R1,40	R5,75	R16,80
(d) Film	R1,80	R7,50	R21,60

(2) Bouplanne: Alle Groottes: Papier: R2.

(3) Planne: Groottes tot 950 mm X 600 mm:

(a) Papier: R1.

(b) Linne: R7,50.

(c) Durester: R7.

(d) Film: R5.

(4) Fotostatiese afdrukke:

(a) A4: 30c.

(b) A3: 60c.

6. Deur in item 13 die syfer "R2" deur die syfer "R2,50" te vervang.

7. Deur in item 15 die uitdrukking "1954" deur die uitdrukking "1980" te vervang.

PB. 2-4-2-40-13

Administrator's Notice 1368 24 September, 1980

EDENVALE MUNICIPALITY: AMENDMENT TO BY-LAWS FOR FIXING FEES FOR THE ISSUING OF CERTIFICATES AND FURNISHING OF INFORMATION.

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 for Fixing Fees for the Issuing of Certificates and Furnishing of Information of the Edenvale Municipality, published under Administrator's Notice 1467, dated 24 December, 1969 as amended, are hereby further amended by amending the Schedule as follows:

1. By the substitution in items 2 and 3 for the figure "25c" of the figure "50c".

2. By the insertion in item 6 after the word "taxation" of the expression ", zoning".

3. By the substitution in item 8 for the figure "R5" of the figure "R6".

4. By the substitution in item 9—

(a) in subitem (1) for the figure "R1,50" of the figure "R3"; and

(b) in subitem (2) for the figure "75c" of the figure "R2".

5. By the substitution for item 12 of the following:

"12. For the supply of maps, plans and copies:

(1) Town Maps:

	Scale 1:20000	Scale 1:10000	Scale 1:5000
(a) Paper	20c	85c	R 2,40
(b) Linen	R1,50	R6,25	R18,00
(c) Durester	R1,40	R5,75	R16,80
(d) Film	R1,80	R7,50	R21,60

(2) Building Plans: All sizes: Paper: R2.

(3) Plans: Sizes up to 950 mm X 600 mm:

(a) Paper: R1.

(b) Linen: R7,50.

(c) Durester: R7.

(d) Film: R5.

(4) Photostatic Copies:

(a) A4: 30c.

(b) A3: 60c.

6. By the substitution in item 13 for the figure "R2" of the figure "R2,50".

7. By the substitution in item 15(1) for the expression "1954" of the expression "1980".

PB. 2-4-2-40-13

Administrateurkennisgewing 1369 24 September 1980

MUNISIPALITEIT EDENVALE: WYSIGING VAN RIOLERINGSVERORDENINGE.

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

Die Rioleringsverordeninge van die Munisipaliteit Edenvale, deur die Raad aangeneem by Administrateurkennisgewing 190 van 15 Februarie 1978, soos gewysig, word hierby verder gewysig deur Deel II van Bylae A van die Tarief van Gelde soos volg te wysig:

1. Deur in item 1 die syfer "R2" deur die syfer "R10" te vervang.

2. Deur in item 2 —

(a) in subitem (1) die syfer "R1" deur die syfer "R2" te vervang; en

(b) in subitem (2) die syfer "50c" deur die syfer "R1" te vervang.

3. Deur in items 3 en 4 die syfer "R2" deur die syfer "R5" te vervang.

PB. 2-4-2-34-13

Administrateurkennisgewing 1370 24 September 1980

MUNISIPALITEIT EDENVALE: WYSIGING VAN SWEMBADVERORDENINGE.

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

Die Swembadverordeninge van die Munisipaliteit Edenvale, afgekondig, by Administrateurkennisgewing 278 van 1 Mei 1963, soos gewysig, word hierby verder gewysig deur in artikel 21 —

(a) in subartikel 1(a), en (b) die syfer "R6" deur die syfer "R10" te vervang;

(b) in subartikel 1(c) die syfer "R12" deur die syfer "R20" te vervang; en

(c) in subartikel (2) die syfer "1c" deur die syfer "2c" te vervang.

PB. 2-4-2-91-13

Administrateurkennisgewing 1371 24 September 1980

MUNISIPALITEIT EDENVALE: 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 Edenvale, deur die Raad aangeneem by Administrateurkennisgewing 1634 van 20 September 1972, soos

Administrator's Notice 1369

24 September, 1980

EDENVALE MUNICIPALITY: AMENDMENT TO STANDARD DRAINAGE BY-LAWS.

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

The Standard Drainage By-laws of the Edenvale Municipality, adopted by the Council under Administrator's Notice 190, dated 15 February, 1978, as amended, are hereby further amended by amending Part II of Schedule A of the Tariff of Charges as follows:

1. By the substitution in item 1 for the figure "R2", of the figure "R10".

2. By the substitution in item 2 —

(a) in subitem (1) for the figure "R1" of the figure "R2"; and

(b) in subitem (2) for the figure "50c" of the figure "R1".

3. By the substitution in items 3 and 4 for the figure "R2" of the figure "R5".

PB. 2-4-2-34-13

Administrator's Notice 1370

24 September, 1980

EDENVALE MUNICIPALITY: AMENDMENT TO SWIMMING BATH BY-LAWS.

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

The Swimming Bath By-laws of the Edenvale Municipality, published under Administrator's Notice 278, dated 1 May, 1963, as amended, are hereby further amended by the substitution in section 21 —

(a) in subitem (1)(a) and (b) for the figure "R6" of the figure "R10";

(b) in subitem (1)(c) for the figure "R12" of the figure "R20"; and

(c) in subitem (2) for the figure "1c" of the figure "2c".

PB. 2-4-2-91-13

Administrator's Notice 1371

24 September, 1980

EDENVALE 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 Edenvale Municipality, adopted by the Council under Administrator's Notice 1634, dated 20 September, 1972, as amended, are

gewysig, word hierby verder gewysig deur die Algemene Vorderings van die Tarief van Gelde onder die Bylae soos volg te wysig:

1. Deur in item 4 die syfer "R1" deur die syfer "RS" te vervang.

2. Deur in item 5 die syfer "R5" deur die syfer "R30" te vervang.

3. Deur in item 7—

(a) in paragraaf (a) die syfer "R7" deur die syfer "R24,50" te vervang;

(b) in paragraaf (b) die syfer "R21" deur die syfer "R49,50" te vervang; en

(c) in paragraaf (c) die syfer "R75" deur die syfer "R95" te vervang.

4. Deur in item 8(2) die syfer "R5" deur die syfer "R50" te vervang.

5. Deur item 10 deur die volgende te vervang:

"10. 'Geen ligte'-klagtes.

(1) Vir die ondersoek van 'geen ligte'- of 'geen krag'-klagtes op verbruikers se persele, word die volgende gelde gehef:

(a) Huishoudelike of klein kommersiële of industriële verbruikers: R19, plus die koste van materiaal gebruik.

(b) Groot kommersiële of industriële verbruikers: R25, plus die koste van materiaal gebruik.

(2) Die Raad is nie verantwoordelik om 'n fout of defek in die verbruiker se elektriese installasie te herstel nie.

(3) Indien die kragonderbreking veroorsaak is deur omstandighede buite die beheer van die verbruiker, word geen geld gevorder nie.

6. Deur in item 13—

(a) subitem (2) deur die volgende te vervang:

"(2) Die vordering vir 'n tydelike bôgrondse diens-aansluiting na 'n paal verskaf, geïnstalleer en toegerus deur die applikant, welke paal opgerig moet word op die straatfront in 'n posisie wat deur die munisipale installasie-inspekteur bepaal word, beloop die beraamde koste wat ingevolge item 11 bereken word."

(b) in subitem (3)(a) die syfer "5c" deur die syfer "13c" te vervang; en

(c) in subitem (3)(b) die syfer "R3" deur die syfer "R19" te vervang.

PB. 2-4-2-36-13

Administrateurskennisgewing 1372 24 September 1980

MUNISIPALITEIT EDENVALE: WYSIGING VAN
BIBLIOTEKVERORDENINGE.

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.

hereby further amended by amending the General Charges of the Tariff of Charges under the Schedule as follows:

1. By the substitution in item 4 for the figure "R1" of the figure "RS".

2. By the substitution in item 5 for the figure "R5" of the figure "R30".

3. By the substitution in item 7—

(a) in paragraph (a) for the figure "R7" of the figure "R24,50";

(b) in paragraph (b) for the figure "R21" of the figure "R49,50"; and

(c) in paragraph (c) for the figure "R75" of the figure "R95".

4. By the substitution in item 8(2) for the figure "R5" of the figure "R50".

5. By the substitution for item 10 of the following:

"10. 'No' Light' Complaints.

(1) For attending to 'No light' or 'No power' complaints at a consumer's premises, the following charges shall be levied:

(a) Domestic and small commercial or industrial consumers: R19, plus the cost of material used.

(b) Large commercial or industrial consumers: R25, plus the cost of material used.

(2) The Council shall not be responsible to rectify any fault or defect in the consumer's electrical installation.

(3) Should a power failure occur due to causes outside the consumer's control, no charge shall be made."

6. By the substitution in item 13—

(a) for subitem (2) of the following:

"(2) The charges for a temporary overhead service connection to a pole provided, installed and equipped by the applicant, which pole shall be sited on the street frontage boundary in a position to be determined by the municipal installation inspector, shall be the estimated cost calculated in terms of item 11;"

(b) in subitem (3)(a) for the figure "5c" of the figure "13c"; and

(c) in subitem (3)(b) for the figure "R3" of the figure "R19".

PB. 2-4-2-36-13

Administrator's Notice 1372 24 September, 1980

EDENVALE MUNICIPALITY: AMENDMENT TO
LIBRARY BY-LAWS.

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

Die Biblioteekverordeninge van die Munisipaliteit Edenvale, deur die Raad aangeneem by Administrateurskennisgewing 870 van 9 November 1966, soos gewysig, word hierby verder gewysig deur in item 2 van Deel II van Bylae 1 —

- (a) in subitems (1) en (2) die syfer "R6" deur die syfer "R10" te vervang;
- (b) in subitem (3) die syfer "R12" deur die syfer "R15" te vervang;
- (c) in subitem (4) die syfer "R10" deur die syfer "R15" te vervang;
- (d) in subitem (5) die syfer "R15" deur die syfer "R20" te vervang; en
- (e) in subitem 6 die syfer "R20" deur die syfer "R30" te vervang.

PB. 2-4-2-55-13

Administrateurskennisgewing 1373 24 September 1980

MUNISIPALITEIT EVANDER: AANNAME VAN WYSIGING VAN STANDAARDMELKVERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Evander ingevolge artikel 96bis(2) van genoemde Ordonnansie, die wysiging van die Standardmelkverordeninge, aangekondig by Administrateurskennisgewing 404 van 2 April 1980, aangeneem het as verordening wat deur genoemde Raad opgestel is.

PB. 2-4-2-28-154

Administrateurskennisgewing 1374 24 September 1980

MUNISIPALITEIT GROBLERSDAL: 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 Groblersdal, deur die Raad aangeneem by Administrateurskennisgewing 230 van 7 Februarie 1973, word hierby gewysig deur die Tarief van Gelde onder die Bylae soos volg te wysig:

1. Deur in item 2(1) en (2) die syfer "3,75c" deur die syfer "3,93c" te vervang.
2. Deur in item 2(3)(c) die syfer "2c" deur die syfer "2,095c" te vervang.

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

PB. 2-4-2-36-59

Administrateurskennisgewing 1375 24 September 1980

GESONDHEIDSKOMITEE VAN BIESJESVLEI: DORPSGRONDREGULASIES.

Die Administrateur publiseer hierby ingevolge artikel 164(3) van die Ordonnansie op Plaaslike Bestuur, 1939,

The Library By-laws of the Edenvale Municipality, adopted by the Council under Administrator's Notice 870, dated 1 November, 1966, as amended, are hereby further amended by the substitution in item 2 of Part II of Schedule 1 —

- (a) in subitems (1) and (2) for the figure "R6" of the figure "R10";
- (b) in subitem (3) for the figure "R12" of the figure "R15";
- (c) in subitem (4) for the figure "R10" of the figure "R15";
- (d) in subitem (5) for the figure "R15" of the figure "R20"; and
- (e) in subitem (6) for the figure "R20" of the figure "R30".

PB. 2-4-2-55-13

Administrator's Notice 1373 24 September, 1980

EVANDER MUNICIPALITY: ADOPTION OF AMENDMENT TO STANDARD MILK BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Evander has, in terms of section 96bis(2) of the said Ordinance, adopted the amendment to the Standard Milk By-laws, published under Administrator's Notice 404, dated 2 April, 1980, as by-laws made by the said Council.

PB. 2-4-2-28-154

Administrator's Notice 1374 24 September, 1980

GROBLERSDAL 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 Groblersdal Municipality, adopted by the Council under Administrator's Notice 230, dated 7 February, 1973, are hereby amended by amending the Tariff of Charges under the Schedule as follows:

1. By the substitution in item 2(1) and (2) for the figure "3,75c" of the figure "3,93c".
2. By the substitution in item 2(3)(c) for the figure "2c" of the figure "2,095c".

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

PB. 2-4-2-36-59

Administrator's Notice 1375 24 September, 1980

BIESJESVLEI HEALTH COMMITTEE: TOWN LANDS REGULATIONS.

The Administrator hereby, in terms of section 164(3) of the Local Government Ordinance, 1939, publishes

die regulasies hierna uiteengesit, wat deur hom ingevolge artikel 126(1)(a) van genoemde Ordonnansie gemaak is.

Woordomskrywing:

1. In hierdie regulasies, tensy uit die sinsverband anders blyk, beteken —

“bewoner groep A” die persoon wat ‘n eienaar is van ‘n plot met weiregte en wat daarop woon; . . .

“bewoner groep B” die persoon wat ‘n plot met weirekte huur en van die eienaar skriftelik, die weirekte vir die tydsduur van die huur verkry het;

“bewoner groep C” die persoon wat, die eienaar is van ‘n huis of ‘n erf sonder weirekte en daar woon of die persoon wat sodanige huis of erf huur; . . .

“bewoner groep D” die persoon wat op eiendom woonagtig is, wat die eiendom van die Provinciale Administrasie of enige ander Staatsinstansie is en ook eiendom wat deur die Komitee aan sodanige instansies toegesê is; . . .

“dorpsgrond” die dorpsgrond of gemeenskaplike wei-veld in die naam van die Komitee geregistreer of waaroor die Komitee beheer uittoefen;

“kampe” daardie gedeelte van die dorpsgrond wat om-hein en spesiaal vir weiding afgesonder word;

“Komitee” die Gesondheidskomitee van Biesjesvlei;

“slagplaas” die slagplaas wat as sulks goedgekeur en gelisensieer is;

“slagter” die persoon wat as sodanige gelisensieer is;

“vee” beeste en skape, met uitsluiting van alle ander diere.

2. Niemand mag enige gedeelte van die dorpsgrond gebruik, okkupeer of daarop woon nie, tensy skriftelik daartoe deur die Komitee gemagtig en op sodanige voorwaardes as wat die Komitee goed mag ag.

3. Bewoners mag die volgende regte verkry, onderworpe aan die bepalings van hierdie regulasies:

(a) Elke groep A bewoner wat magtiging ingevolge artikel 2 verkry het, is geregtig om 25 beeste en 35 skape kosteloos in die kampe te laat wei, ongeag die ouderdom van sodanige diere.

(b) Elke groep B bewoner wat magtiging ingevolge artikel 2 verkry het, is geregtig om 25 beeste, en 35 skape kosteloos in die kampe te laat wei, ongeag die ouderdom van sodanige diere.

(c) Elke groep C bedoelde bewoner moet, benewens die magtiging ingevolge artikel 2, ook ‘n aansoek om weiding by die Komitee indien. Die Komitee behou hom die reg voor om sodanige aansoek goed of af te keur, weigelde te hef en ook beperkings te plaas op die aantal vee toegelaat.

(d) Elke groep D bedoelde bewoner moet, benewens die magtiging ingevolge artikel 2, ook ‘n aansoek om weiding by die Komitee indien. Die Komitee behou hom die reg voor om sodanige aansoek goed of af te keur, weigelde te hef en ook beperkings te plaas op die aantal vee toegelaat.

the regulations set forth hereinafter, which have been made by him in terms of section 126(1)(a) of the said Ordinance.

Definitions.

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

“abattoir” means an abattoir approved and licensed as such;

“Butcher” means a person who holds a licence to trade as such;

“camps” means those fenced in portions of the town lands and especially set aside for grazing;

“Committee” means the Biesjesvlei Health Committee;

“livestock” means cattle and sheep, exclusive of all other animals;

“occupant group A” means the person who is the owner of a plot with grazing rights and who is residing at such plot;

“occupant group B” means the person who is the lessee of a plot with grazing rights and who has obtained such grazing rights for the duration of the lease from the owner in writing;

“occupant group C” means the person who is the owner of an house or erf without grazing rights and who occupies such house or erf or the lessee thereof;

“occupant group D” means the person occupying property, which property is owned by the Provincial Administration or any other public institution and also property granted by the committee to such an institution;

“town lands” means the town lands or common pasture ground registered in the name of the Committee or controlled by the Committee.

2. No person shall use, occupy or reside on any part of the town lands, unless authorized thereto in writing by the Committee and on such conditions as the Committee may deem fit.

3. Occupants may acquire the following rights, subject to the provisions of these regulations:

(a) Each group A occupant who has acquired authorization in terms of section 2 shall be entitled to graze 25 head of cattle and 35 sheep in the camps free of charge, irrespective of the age of such animals.

(b) Each group B occupant who has acquired authorization in terms of section 2 shall be entitled to graze 25 head of cattle and 35 sheep in the camps free of charge, irrespective of the age of such animals.

(c) Each group C intended occupant shall, in addition to authorization in terms of section 2, also submit an application for grazing to the Committee. The Committee reserves the right to approve or reject such application, impose grazing charge and also impose restrictions on the number of livestock permitted.

(d) Each group D intended occupant shall, in addition to authorization in terms of section 2, also submit an application for grazing to the Committee. The Committee reserves the right to approve or reject such application, impose grazing charges and also impose restrictions on the number of livestock permitted.

4. Die regte van 'n bewoner soos in artikel 3 uiteengesit, is alleenlik op genoemde bewoner in sy persoonlike hoedanigheid van toepassing en sodanige regte is hoogenaam nie oordraagbaar nie.

5. 'n Bewoner wat enige vee op die dorpsgrond wil laat wei ingevolge 'n lisensie aan hom uitgereik ingevolge hierdie regulasies is verplig om, voordat hy enige sodanige vee op die dorpsgrond bring of verwijder, die Komitee skriftelik daarvan in kennis te stel met vermelding van die aantal en soort vee wat hy aldus wil laat wei of verwijder. Sodanige bewoner moet sy brandmerk by die Komitee registreer.

6. Alle beeste wat die ouderdom van 6 maande bereik het moet uit die kampe wat vir melkkoeie en skape bedoel is na die kampe vir droëbeeste verwijder word. Sodanige kampe word deur die Komitee vasgestel. Bulkalwers moet gekastrer word en die bewoner van sodanige vee moet aan die bepalings van artikel 5 voldoen.

7. Alle vee wat op die dorpsgrond aangehou word wat nie 'n behoorlike uitkenbare brandmerk op het nie, kan deur enige gemagtigde beampete van die Komitee geskut word.

8.(1) Alle diere wat op die dorpsgrond aangehou of laat wei word ten aansien waarvan 'n bewoner nie geregtig is nie of waarvan die eienaar nie die bepalings van hierdie regulasies nagekom het nie kan deur enige gemagtigde beampete van die Komitee geskut word.

(2) Iemand wat vee op die dorpsgrond in stryd met die bepalings van hierdie regulasies aanhou, is skuldig aan 'n misdryf en by skuldigbevinding strafbaar met die strawwe hierin uiteengesit, en in die geval van 'n voortdurende oortreding onderworpe aan 'n boete van R2 per dag vir elke dier wat hy op die dorpsgrond aanhou of laat wei, ondanks of sodanige dier geskut is al dan nie.

(3) Geen dier wat ingevolge hierdie regulasies geskut is, word deur die Komitee losgelaat tot tyd en wyl alle skutgelde, uitstaande weigelde en ander heffings ten aansien van sodanige dier ten volle betaal is nie.

9. Iemand wat vee op die dorpsgrond aanhou en laat wei, doen dit op eie risiko en die Komitee is nie verantwoordelik of aanspreeklik vir enige verlies, skade of besering wat opgedoen word as gevolg daarvan of as gevolg van die bymekaarmaak van vee soos bepaal ingevolge artikel 12 of as gevolg van die dip of inenting teen siektes nie.

10. Iemand wat enige dier op die dorpsgrond beseer, lastig val of mishandel of enige persoon toelaat om dit te doen, is skuldig aan 'n misdryf.

11. Iemand wat enige vee bring na en aanbied vir verkoeling op enige veeverkoeling of veeverkoeling gehou binne die regsgebied van die Komitee, is geregtig om sodanige vee kosteloos op die dorpsgrond te laat wei vir 'n tydperk van 2 dae wat onmiddellik sodanige verkoeling voorafgaan of onmiddellik na sodanige verkoeling; en enige koper van sodanige vee is geregtig op dieselfde voorreg vir 'n tydperk van 2 dae onmiddellik na sodanige verkoeling. Met dien verstande dat sulke vee geen pessiektes het of met parasiete besmet is nie; Voorts met dien verstande dat so iemand op aanvraag deur enige gemagtigde beampete van die Komitee 'n sertifikaat moet toon, uitgereik deur die sekretaris dat die vee wat aldus op die dorpsgrond wei, bona fide na sodanige veiling of verkoeling gebring is vir verkoop of bona fide by sodanige veiling of verkoeling gekoop is.

4. The rights of an occupant as set out in section 3 shall be applicable to the said occupant in his personal capacity only and such rights shall under no circumstances be transferable.

5. Any occupant desiring to depasture any livestock upon the town lands under a licence issued to him in terms of these regulations shall, before placing or removing any such stock on or from the town lands, notify the Committee in writing of the fact and the number and kind of livestock which such occupant desires to depasture or remove. Such occupant shall register his brand with the Committee.

6. All cattle that have reached the age of 6 months shall be removed from the camps intended for milk-cows and sheep to the camps intended for dry-cattle. Such camps shall be established by the Committee. Bull-calves shall be castrated and the occupant of such livestock shall comply with the stipulations of section 5.

7. All livestock kept on the town lands without a proper identifiable brand may be impounded by any authorized officer of the Committee.

8.(1) All animals kept or depastured on the town lands other than those in respect of which an occupant is entitled to or in respect of which the owner has not complied with the provisions of these regulations, may be impounded by any authorized officer of the Committee.

(2) Any person who keeps livestock on the town lands contrary to the provisions of these regulations, shall be guilty of an offence and, on conviction, shall be liable to the penalties set out herein and in the case of a continuing contravention to a penalty of R2 per day in respect of every animal so kept and depastured on the town lands, notwithstanding whether such animal has been impounded or not.

(3) No animal which has been impounded in terms of these regulations shall be released by the Committee until such time as all pound fees, outstanding grazing charges and other charges in respect of such animal, have been paid in full.

9. Any person keeping and depasturing livestock on the town lands does so at his own risk and the Committee shall not be responsible or liable for any loss, damage or injury sustained as a result of such keeping or depasturing or as a result of the round-up of livestock as provided for in terms of section 12, or as a result of the dipping or vaccination against any disease.

10. Any person who shall injure, harass or ill-treat any animal on the town lands or cause any person to do so, shall be guilty of an offence.

11. Any person who brings livestock to and offers for sale at any livestock-fair or at any livestock sale held within the jurisdiction of the Committee shall be entitled to depasture such livestock on the town lands free of charge for a period of 2 days reckoned consecutively immediately preceding or immediately after such sale; any purchaser of such livestock shall be entitled to the same privilege for a period of 2 days immediately after such sale: Provided that such livestock are plague-free and not infected with parasites: Provided further that such person shall exhibit on demand made by any authorized officer of the Committee a certificate under the hand of the Secretary that the livestock so being depastured on the town lands are bona fide brought to such fair or sale for sale or had been bona fide purchased at such fair or sale.

12. Die Komitee kan enige tyd alle vee of enige besondere vee wat op die dorpsgrond gevind word, bymekaaier en enige persoon wat poog om enige vee vry te stel terwyl dit aldus aangekeer word of nadat dit aldus aangekeer is, of wat hom andersins bemoei met die diensbodes of beampies van die Komitee wat in diens geneem is om genoemde vee bymekaaier te maak is skuldig aan 'n misdryf.

13. Die Komitee kan te eniger tyd deur middel van skriftelike kennisgewing enige bewoner wat in besit is van 'n weidingslisensie opdrag gee om al die vee deur hom aangehou en wat op die dorpsgrond wei, bymekaaier en op 'n geskikte plek soos vermeld in sodanige kennisgewing te lewer en indien hy versuum of nalaat om dit binne 'n redelike tyd, gemeld te word in sodanige kennisgewing, te doen, is hy skuldig aan 'n misdryf.

14. Elke gelisensieerde slagter binne die regsgebied van die Komitee word vergun om 5 beeste en 10 skape in die kampe te laat wei: Met dien verstande dat sodanige diere aangehou word in afwagting van die slag daarvan: Voorts met dien verstande dat waar daar geen goedgekeurde slagplaas in die regsgebied van die Komitee geleë is nie, word geen diere van enige slagter op die dorpsgrond toegelaat nie.

15. Niemand mag, behalwe met die skriftelike toestemming van die Komitee —

- (a) enige bul of ram op die dorpsgrond aanhou, loslaat of laat wei nie. Enige sodanige bul of ram wat op die dorpsgrond gevind word, sal geskut word;
- (b) op die dorpsgrond enige bome, bosse; struike; riete, gras of plante, kap of andersins beskadig of vernietig of verwijder nie;
- (c) enige vuur op die dorpsgrond aansteek of enige daad pleeg wat tot gevolg kan hê dat skade of besering veroorsaak word aan enige plant of gras of wat verlies of beskadiging van eiendom kan veroorsaak hetsy op die dorpsgrond of op enige naburige eiendom nie.

16. Iemand wat enige bepaling van hierdie regulasies oortree, is skuldig aan 'n misdryf en by skuldigbevinding strafbaar met 'n boete van hoogstens R50 of, by wanbetaling, met gevangenisstraf vir 'n tydperk van hoogstens 90 dae, of beide sodanige boete en gevangenisstraf.

Die Dorpsgrondregulasies van die Gesondheidskomitee van Biesjesvlei, afgekondig by Administrateurskennisgewing 1111 van 3 Oktober 1979, word hierby herroep.

PB. 2-4-2-95-77

Administrateurskennisgewing 1376 24 September 1980

MUNISIPALITEIT KLERKSDORP: 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 goedkeur is.

Die Elektrisiteitsverordeninge van die Munisipaliteit Klerksdorp, deur die Raad aangeneem by Administrateurskennisgewing 1261 van 26 Julie 1972, soos gewysig word hierby verder gewysig deur Deel A van die Tarief 'an Gelde onder die Bylae soos volg te wysig:

12. The Committee may at any time, collect all livestock or any particular stock found upon the town land and any person attempting to rescue any livestock whilst being so collected or after having been so collected or otherwise interfering with the servants or officers of the Committee employed in collecting the said livestock shall be guilty of an offence.

13. The Committee may at any time by means of a notice, in writing, call upon any occupant who is in possession of a grazing licence to collect and produce at some convenient spot mentioned in such notice all the livestock kept and depastured by him on the town lands and should he fail or neglect to do so within a reasonable time, to be stated in the said notice, he shall be guilty of an offence.

14. Every licensed butcher within the jurisdiction of the Committee shall be entitled to graze 5 cattle and 10 sheep in the camps: Provided that such animals shall be kept in anticipation of being slaughtered: Provided further that where there is no abattoir situated within the jurisdiction of the Committee no animals of any butcher shall be allowed on the town lands.

15. No person shall, except with the written consent of the Committee —

- (a) keep, turn loose or depasture any bull or ram on the town lands. Any such bull or ram found on the town lands shall be impounded;
- (b) cut or otherwise damage or destroy or remove any trees, bushes, shrubs, reeds, grass or plants on the town lands;
- (c) light any fire on the town lands or commit any act which might result in damage or injury being caused to any plant or grass or which might cause loss of or damage to property whether on the town lands or on any neighbouring properties.

16. Any person contravening any provision of these regulations, shall be guilty of an offence and on conviction, shall be liable to a fine not exceeding R50 or, in default of payment, to imprisonment for a period not exceeding 90 days or to both such fine and imprisonment.

The Townlands Regulations of the Biesjesvlei Health Committee, published under Administrator's Notice 1111, dated 3 October, 1979, are hereby revoked.

PB. 2-4-2-95-77

Administrator's Notice 1376 24 September, 1980

KLERKSDORP 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 Klerksdorp Municipality, adopted by the Council under Administrator's Notice 1261, dated 26 July, 1972, as amended, are hereby further, amended by amending Part A of the Tariff of Charges under the Schedule as follows:

1. Deur in item 1(1)(a) die syfer "R3" deur die syfer "R3,50" te vervang.
2. Deur in item 1(1)(b) die syfer "R10" deur die syfer "R11,70" te vervang.
3. Deur in item 1(1)(c) die syfer "R20" deur die syfer "R23,30" te vervang.
4. Deur in item 2(2)(a) die syfer "2,08c" deur die syfer "2,4c" te vervang.
5. Deur in item 2(2)(b) die syfer "R4,16" deur die syfer "R4,60" te vervang.
6. Deur in item 3(1) die syfer "4,16c" deur die syfer "4,6c" te vervang.
7. Deur in item 3(2) die syfer "R10,40" deur die syfer "R11,50" te vervang.
8. Deur in item 4(2)(a) die syfer "1,04c" deur die syfer "1,25c" te vervang.
9. Deur in item 4(2)(b) die syfer "R4,16" deur die syfer "R5" te vervang.
10. Deur in item 4(2)(c) die syfer "R208" deur die syfer "R300" te vervang.
11. Deur in item 5(2) die syfers "7,28c" en "R4,15" onderskeidelik deur die syfers "8c" en "R4,60" te vervang.
12. Deur in item 6(1)(a) die syfer "1,04c" deur die syfer "1,5c" te vervang;
13. Deur in item 6(1)(b) die syfer "R20" deur die syfer "R30" te vervang.
14. Deur item 8 deur die volgende te vervang:

"8. Aanpassing van Elektrisiteitstarief."

Die kW.h-heffing betaalbaar ingevolge items 2 tot en met 7 word met ingang van Februarie, Mei, Augustus en November van elke jaar vermeerder of verminder met A sent per kW.h.

A word tot die naaste sesde desimaal soos volg bereken:

$$A = 0,92B \times \left(1 + \frac{C}{100}\right)$$

Waarin —

A die vermeerdering of vermindering in die Raad se tariewe is;

B die vermeerdering of vermindering in EVKOM se kW.h-heffing, soos van toepassing op die Raad, in die maand voorafgaande die maand waarin die aanpassing in die Raad se kW.h-heffing gemaak word, is; en

C die toeslag of afslag, in persent, in EVKOM se tarief is.

Vir die doeleindes van die eerste bepaling van B, word die kW.h-heffing van die EVKOM-tarief op 0,9594c per kW.h gestel.”.

PB. 2-4-2-36-17

Administrateurskennisgewing 1377 24 September 1980
MUNISIPALITEIT NELSPRUIT: WYSIGING VAN ELEKTRISITEITSVERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit, wat deur hom inge-

1. By the substitution in item 1(1)(a) for the figure "R3" of the figure "R3,50".
2. By the substitution in item 1(1)(b) for the figure "R10" of the figure "R11,70".
3. By the substitution in item 1(1)(c) for the figure "R20" of the figure "R23,30".
4. By the substitution in item 2(2)(a) for the figure "2,08c" of the figure "2,4c".
5. By the substitution in item 2(2)(b) for the figure "R4,16" of the figure "R4,60".
6. By the substitution in item 3(1) for the figure "4,16c" of the figure "4,6c".
7. By the substitution in item 3(2) for the figure "R10,40" of the figure "R11,50".
8. By the substitution in item 4(2)(a) for the figure "1,04c" of the figure "1,25c".
9. By the substitution in item 4(2)(b) for the figure "R4,16" of the figure "R5".
10. By the substitution in item 4(2)(c) for the figure "R208" of the figure "R300".
11. By the substitution in item 5(2) for the figures "7,28c" and "R4,15" of the figures "8c" and "R4,60" respectively.
12. By the substitution in item 6(1)(a) for the figure "1,04c" of the figure "1,5c".
13. By the substitution in item 6(1)(b) for the figure "R20" of the figure "R30".
14. By the substitution for item 8 of the following:

"8. Adjustment of Electricity Tariff."

The kW.h-charges payable in terms of items 2 to 7 inclusive, shall be increased or decreased with A cent per kW.h with effect from February, May, August and November of each year.

A shall be calculated to the nearest sixth decimal as follows:

$$A = 0,92B \times \left(1 + \frac{C}{100}\right)$$

Wherein —

A is the increase or decrease in the Council's tariff; B is the increase or decrease in ESCOM'S kW.h-charge applicable to the Council in the month preceding the month in which the adjustment in the Council's kW.h-charge is made; and

C is the surcharge or rebate, in per cent, in ESCOM'S tariff.

For the purpose of determining B for the first time, the ESCOM kW.h-charge shall be taken as 0,9594c per kW.h.”.

PB. 2-4-2-36-17

Administrator's Notice 1377 24 September, 1980
NELSPRUIT 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

volge artikel 99 van genoemde Ordonnansie goedgekeur is.

Die Elektrisiteitsverordeninge van die Munisipaliteit Nelspruit, deur die Raad aangeneem by Administrateurskennisgewing 313 van 21 Februarie 1973, soos gewysig, word hierby verder gewysig deur die Bylae deur die volgende te vervang:

"BYLAE."

TARIEF VAN GELDE.

DEEL I.

Basiese Heffing.

Die eienaar of bewoner van 'n erf, standplaas, perseel of ander terrein, met of sonder verbeterings, wat by die hooftoevoerleiding aangesluit is of, na die mening van die Raad, daarby aangesluit kan word, moet aan die Raad 'n basiese heffing van R8,65 per maand ten opsigte van elke sodanige erf, standplaas, perseel of ander terrein, vooruit betaal.

DEEL II.

TARIEF VIR DIE LEWERING VAN ELEKTRISITEIT.

(b) *1. Huishoudelike Verbruikers.*

- (1)(a) Hierdie tarief is van toepassing op die volgende:
 - (i) Private woonhuise.
 - (ii) Losieshuise of hotelle, uitgesonderd hotelle wat ingevolge die Drankwet gelicensieer is.
 - (iii) Provinsiale en ondersteunde verpleeginrigtings op Hospitale, soos omskryf in die Ordonnansie op Hospitale, 1958. Indien die aanvraag van hierdie tipe verbruiker te groot is om onder hierdie tariefgroep ingedeel te word, word die laagste tarief ingevolge item 3 ten opsigte van sodanige verbruiker gehef.
 - (iv) Tehuise vir liefdadigheidsinrigtings.
 - (v) Onderwysinrigtings en skoolkoshuise. Indien die aanvraag van hierdie tipe verbruiker te groot is om onder hierdie tariefgroep ingedeel te word, word die laagste tarief ingevolge item 3 ten opsigte van sodanige verbruiker gehef.
 - (vi) Sportklubs.
 - (vii) Kerke en werksale wat uitsluitlik vir openbare aanbidding gebruik word.

- (b) Die volgende geldie is betaalbaar:

Groep	Tipe Voorsteling	Vaste heffing per maand of gedeelte daarvan	Eenheidsheffing per kW.h tot en met 600 kW.h	Eenheidsheffing per kW.h oor 600 kW.h
(i)	50-ampère-stroombeperking, 1-fasig	Nul	3,20	2,60
(ii)	60-ampère-stroombeperking, 1-fasig	4,65	3,20	2,60
(iii)	50-ampère-stroombeperking, 3-fasig	11,25	3,20	2,60

by him in terms of section 99 of the said Ordinance.

The Electricity By-laws of the Nelspruit Municipality, adopted by the Council under Administrator's Notice 313, dated 21 February, 1973, as amended, are hereby further amended by the substitution for the Schedule of the following:

"SCHEDULE.

TARIFF OF CHARGES.

PART I.

Basic Charge.

The owner or occupier of an erf, stand, lot or other area, with or without improvements, which is or, in the opinion of the Council, can be connected to the supply main, shall pay to the Council a basic charge of R8,65 per month, in advance, in respect of each such erf, stand, lot or other area.

PART II.

TARIFF FOR THE SUPPLY OF ELECTRICITY.

1. Domestic Consumers!

- "(I)(a) This tariff shall apply to the following:
 - (i) Private dwellings.
 - (ii) Boarding-houses or hotels, excluding hotels licensed in terms of the Liquor Act.
 - (iii) Provincial and aided nursing homes and hospitals as defined in the Hospitals' Ordinance, 1958. If the demand of this type of consumer is too large to be classified under this tariff group, such consumer shall be charged the lowest tariff in terms of item 3.
 - (iv) Homes for benevolent institutions.
 - (v) Educational institutions and school hostels. If the demand of this type of consumer is too large to be classified under this tariff group, such consumer shall be charged the lowest tariff in terms of item 3.
 - (vi) Sports clubs.
 - (vii) Churches and church halls used exclusively for public worship.

- (b) The following charges shall be payable:

Group	Type of supply	Fixed charge per month or part thereof	Unit charge per kW.h up to and including 600 kW.h	Unit charge per kW.h above 600 kW.h
(i)	50-ampere-current limit, 1-phase	Nil	3,20	2,60
(ii)	60-ampere-current limit, 1-phase	4,65	3,20	2,60
(iii)	50-ampere-current limit, 3-phase	11,25	3,20	2,60

(2)(a) Hierdie tarief is van toepassing op die volgende:

(i) Woonstelle.

(ii) Geboue of gedeeltes van geboue wat 'n aantal van die indelings onder subitem (1)(a)(i) tot en met (vii) bevat, en waar die verbruik ingevolge hierdie tarief afsonderlik deur die Raad gemeet word.

(b) Die volgende gelde is betaalbaar:

Groep	Tipe Voorsiening	Vaste heffing per maand of gedeelte daarvan	Eenheids-heffing per kW.h tot en met 600 kW.h	Eenheids-heffing per kW.h oor 600 kW.h
(i)	50-ampère-stroombeperking, 1-fasig	R 9,95	c 3,20	c 2,60
(ii)	60-ampère-stroombeperking, 1-fasig	14,60	3,20	2,60
(iii)	50-ampère-stroombeperking, 3-fasig	21,20	3,20	2,60

2. Handels-, Nywerheids- en Algemene Verbruikers.

(1)(a) Hierdie tarief is van toepassing op elektrisiteit wat binne die munisipale geproklameerde dorp teen lae spanning aan die volgende verbruikers gelewer word:

(i) Winkels.

(ii) Handelshuise.

(iii) Kantoorgeboue.

(iv) Hotelle wat ingevolge die Drankwet gelisensieer is.

(v) Kafees, teekamers en restaurante.

(vi) Gekombineerde winkels en teekamers.

(vii) Openbare sale.

(viii) Klubs, uitgesonderd sportklubs.

(ix) Rondtrekkende en tydelike verbruikers.

(x) Nywerheidsondernemings.

(b) Die volgende gelde is betaalbaar:

Groep	Tipe Voorsiening	Vaste heffing per maand of gedeelte daarvan	Eenheids-heffing per kW.h tot en met 600 kW.h	Eenheids-heffing per kW.h oor 600 kW.h
(i)	50-ampère - stroombeperking, 1-fasig	R 11,25	c 3,90	c 3,20
(ii)	50-ampère- stroombeperking, 3-fasig	31,15	3,90	3,20

(2)(a) Hierdie tarief is van toepassing op geboue of gedeeltes van geboue wat 'n aantal van die indelings onder subitem 1(a)(i) tot en met (x) bevat, en waar die

(2)(a) This tariff shall apply to the following:

(i) Flats.

(ii) Buildings or parts of buildings containing a number of the classifications under subitem (1)(a)(i) to (vii) inclusive and where the consumption in terms of this tariff is metered separately by the Council.

(b) The following charges shall be payable:

Group	Type of Supply	Fixed charge per month or part thereof	Unit charge per kW.h up to and including 600 kW.h	Unit charge per kW.h above 600 kW.h
(i)	50-ampere-current limit, 1-phase	R 9,95	c 3,20	c 2,60
(ii)	60-ampere-current limit, 1-phase	14,60	3,20	2,60
(iii)	50-ampere-current limit, 3-phase	21,20	3,20	2,60

2. Commercial, Industrial and General Consumers.

(1)(a) This tariff shall apply to electricity supplied at low tension within the municipal proclaimed township to the following consumers:

(i) Shops.

(ii) Commercial houses.

(iii) Office buildings.

(iv) Hotels licensed in terms of the Liquor Act.

(v) Cafés, tea-rooms and restaurants.

(vi) Combined shops and tea-rooms.

(vii) Public halls.

(viii) Clubs, excluding sports clubs.

(ix) Itinerant and temporary consumers.

(x) Industrial undertakings.

(b) The following charges shall be payable:

Group	Type of supply	Fixed charge per month or part thereof	Unit charge per kW.h up to and including 600 kW.h	Unit charge per kW.h above 600 kW.h
(i)	50-ampere-current limit, 1-phase	R 11,25	c 3,90	c 3,20
(ii)	50-ampere-current limit, 3-phase	31,15	3,90	3,20

(2)(a) This tariff shall apply to buildings or parts of buildings containing a number of classifications under subitem (1)(a)(i) to (x) inclusive and where the con-

verbruik ingevolge hierdie tarief afsonderlik deur die Raad gemect word.

(b) Die volgende gelde is betaalbaar:

Groep	Tipe Voorsiening	Vaste heffing per maand of gedeelte daarvan	Eenheidsheffing per kW.h tot en met 600 kW.h	Eenheidsheffing per kW.h oor 600 kW.h
(i)	50-ampère-stroombeperking, 1-fasig.	21,20	3,90	3,20
(ii)	50-ampère-stroombeperking, 3-fasig	41,10	3,90	3,20

3. Grootmaatverbruikers.

(1) Die Raad behou hom die reg voor om verbruikers met 'n beraamde vraag van meer as 40 kV.A as grootmaatverbruikers aan te slaan, hetsy deur laagspanning of hoogspanning. Die Raad bring die hoogspanningstoever slegs tot by die verbruiker se substasie en sodanige verbruiker verskaf sy eie transformator en skakeltuig vir die hoogspanningsaansluiting.

(2) Waar 'n verbruiker 'n substasie beskikbaar stel sodat die Raad ook ander verbruikers daarvandaan kan voer, word so 'n verbruiker as 'n grootmaatlaaagspanningsverbruiker aangesluit, maar gemeter volgens hoogspanning of laagspanning, watter ook al vir hom die mees ekonomiese tarief is.

(3) Die volgende gelde is betaalbaar, per maand of gedeelte daarvan:

(a) *Grootmaatverbruikers aangesluit op laagspanning.*

- (i) 'n Vaste maandelikse diensheffing van R63,60; plus
- (ii) 'n maximum aanvraagheffing van —
 - (aa) R5,15 per kV.A per maand of gedeelte daarvan gemeter oor 'n tydperk van 30 minute deur 'n kV.A-meter; of
 - (bb) R1,20 per ampère per maand of gedeelte daarvan gemeter deur 'n ampèremeter; plus
- (iii) per kW.h verbruik: 2,6c.

(b) *Grootmaatverbruikers aangesluit op hoogspanning met 'n maksimum aanvraag van tot en met 200 kV.A.*

- (i) 'n Vaste maandelikse diensheffing van R192,15; plus
- (ii) 'n maksimum aanvraagheffing van —
 - (aa) R3,90 per kV.A per maand of gedeelte daarvan gemeter oor 'n tydperk van 30 minute deur 'n kV.A-meter; of
 - (bb) 89,5c per ampère per maand of gedeelte daarvan gemeter deur 'n ampèremeter; plus
- (iii) per kW.h verbruik: 1,9c.

sumption in terms of this tariff is metered separately by the Council.

(b) The following charges shall be payable:

Group	Type of supply	Fixed charge per month or part thereof	Unit charge up to and including 600 kW.h.	Unit charge per kW.h above 600 kW.h.
(i)	50-ampere-current limit, 1-phase	21,20	3,90	3,20
(ii)	50-ampere current limit, 3-phase.	41,10	3,90	3,20

3. Bulk Consumers.

(1) The Council shall reserve the right to charge consumers with an estimated load of more than 40 kV.A as bulk consumers, either by means of low tension or high tension. The Council shall take the high tension supply up to the consumer's sub-station only and such consumer shall supply his own transformer and switch-gear for such high-tension connection.

(2) In the event of a consumer providing a substation in order that the Council can supply other consumers therefrom; such consumer shall be connected as a bulk low-tension consumer, but shall be metered according to high-tension or low-tension, whichever is the most economic tariff for that consumer.

(3) The following charges shall be payable, per month or part thereof:

(a) *Bulk consumers connected to low-tension.*

- (i) A fixed monthly service charge of R63,60: plus
- (ii) a maximum demand charge of —
 - (aa) R5,15 per kV.A per month or part thereof, metered over a period of 30 minutes by means of a kV.A meter; or
 - (bb) R1,20 per ampere per month or part thereof, metered by means of an ammeter; plus
- (iii) per kW.h consumed: 2,6c.

(b) *Bulk consumers connected to high-tension with a maximum demand of up to and including 200 kV.A.*

- (i) A fixed monthly service charge of R192,15; plus
- (ii) a maximum demand charge of —
 - (aa) R3,90 per kV.A per month or part thereof, metered over a period of 30 minutes by means of a kV.A meter; or
 - (bb) 89,5c per ampere per month or part thereof, metered by means of an ammeter; plus
- (iii) per kW.h consumed: 1,9c.

- (c) *Grootmaatverbruikers aangesluit op hoogspanning met 'n maksimum aanvraag van meter as 200 kV.A.*
- 'n Vaste maandelikse diensheffing van R384,25; plus
 - 'n maksimum aanvraagheffing van—
 - R3,20 per kV.A per maand of gedeelte daarvan gemeter oor 'n tydperk van 30 minute deur 'n kV.A-meter; of
 - 76c per ampère per maand of gedeelte daarvan gemeter deur 'n ampèremeter; plus
 - per kW.h verbruik: 1,7c.
- (d) Indien die maksimum aanvraag geregistreer vir grootmaatverbruikers ingevolge paragrawe (a), (b) en (c) vir enige besondere maand minder is as 70% van die hoogste maksimum aanvraag geregistreer gedurende die voorafgaande twaalf maande, word die heffing vir sodanige maand gebaseer op 70% van die genoemde hoogste maksimum aanvraag geregistreer gedurende die voorafgaande twaalf maande.

4. *Rondtrekkende en Tydelike Verbruikers.*

Die volgende gelde is betaalbaar vir die levering van elektrisiteit aan rondtrekkende verbruikers, vir tydelike doeleinades en enige soortgelyke klas van verbruiker:

(1)(a) 'n Aanvraagheffing per ampère van maksimum aanvraag geregistreer oor enige 20 opeenvolgende minute gedurende tussenpose van agtereenvolgende aflesings van die aanvraagmeter: Per maand of gedeelte daarvan: R2,60; plus

(b) vir alle elektrisiteit verbruik in dieselfde maand of gedeelte daarvan: Per kW.h: 3,2c...

(2) Minimum heffing ingevolge subitem (1)(a) en (b), per maand of gedeelte daarvan, of elektrisiteit ter waarde daarvan verbruik word, al dan nie: R25,85.

5. *H. L. Hall & Sons, Limited.*

(1) Elektrisiteit word aan H. L. Hall and Sons, Limited gelewer ooreenkomsdig 'n ooreenkoms aangegaan deur en tussen die Raad en H. L. Hall and Sons, Limited, op die 28ste dag van November 1974.

(2) Die volgende gelde is betaalbaar:

- Vir alle elektrisiteitsverbruik: Per kW.h: 1,4856c.
- 'n Maksimum aanvraagheffing van R3,49 per kV.A per maand of gedeelte daarvan gemeter oor 'n tydperk van 30 agtereenvolgende minute gedurende tussenpose van agtereenvolgende maandelikse aflesings van die aanvraagmeter.

6. *Crocodile Valley Estates (Proprietary) Limited.*

(1) Elektrisiteit word aan Crocodile Valley Estates (Proprietary) Limited gelewer ooreenkomsdig 'n ooreenkoms aangegaan deur en tussen die Raad en Crocodile Valley Estates (Proprietary) Limited, op die 26ste dag van April 1977.

(2) Die volgende gelde is betaalbaar:

- Indien die maksimum kV.A-aanvraag nie 300 kV.A geregistreer oor enige 30 agtereenvolgende minute gedurende tussenpose tussen agtereenvolgende

- (c) *Bulk consumers connected to high-tension with a maximum demand of more than 200 kV.A*
- A fixed monthly service charge of R384,25; plus
 - a maximum demand charge of—
 - R3,20 per kV.A per month or part thereof, metered over a period of 30 minutes by means of a kV.A meter; or
 - 76c per ampere per month or part thereof, metered by means of an am-meter; plus
 - per kW.h consumed: 1,7c.
- (d) In the event of the maximum demand registered for bulk consumers in terms of paragraphs (a), (b) and (c) for any one month being less than 70% of the highest maximum demand registered during the preceding twelve months, the charge for such month shall be based on 70% of the said highest maximum demand registered during the preceding twelve months.

4. *Itinerant Consumers and Temporary Consumers.*

The following charges shall be payable for the supply of electricity to itinerant consumers, for temporary purposes and any similar class of consumer:

(1)(a) A demand charge per ampere of maximum demand registered over any 20 consecutive minutes during intervals between successive readings of the demand meter: Per month or part thereof: R2,60; plus

(b) for all electricity consumed in the same month or part thereof: Per kW.h.: 3,2c.

(2) Minimum charge in terms of subitem (1)(a) and (b), per month or part thereof, whether electricity to that value is consumed or not: R25,85.

5. *H. L. Hall and Sons, Limited.*

(1) Electricity shall be supplied to H. L. Hall and Sons, Limited in accordance with an agreement entered into by and between the Council and H. L. Hall and Sons, Limited, on the 28th day of November, 1974.

(2) The following charges shall be payable:

- For all electricity consumed: Per kW.h: 1,4856c.
- A maximum demand charge of R3,49 per kV.A per month or part thereof, metered over a period of 30 consecutive minutes during intervals between successive monthly readings of the demand meter.

6. *Crocodile Valley Estates (Proprietary) Limited.*

(1) Electricity shall be supplied to Crocodile Valley Estates (Proprietary) Limited in accordance with an agreement entered into by and between the Council and Crocodile Valley Estates (Proprietary) Limited, on the 26th day of April, 1977.

(2) The following charges shall be payable:

- In the event of the maximum kV.A demand not exceeding 300 kV.A registered over any 30 consecutive minutes during intervals between suc-

- maandelikse aflesings van die toepaslike maksimum aanvraagmeter oorskry nie, is die tarief R4,43 per kV.A en 0,9060c per kW.h.
- (b) Indien die maksimum kV.A-aanvraag 300 kV.A oorskry maar nie 500 kV.A oorskry soos geregistreer oor enige 30 agtereenvolgende minute gedurende tussenpose tussen agtereenvolgende maandelikse aflesings van die toepaslike maksimum aanvraagmeter, is die tarief soos volg:
- R4,43 per kV.A vir die eerste 300 kV.A van maksimum aanvraag.
 - R4,68 per kV.A vir die verdere kV.A bo 300 kV.A
 - 0,0960c per kW.h vir daardie kW.h vereenselwig met die eerste 300 kV.A maksimum aanvraag.
 - 1,2635c per kW.h vir daardie kW.h vereenselwig met die kV.A-aanvraag bo 300 kV.A.
- (c) Indien die maksimum kV.A-aanvraag 500 kV.A geregistreer oor enige 30 agtereenvolgende minute gedurende tussenpose tussen agtereenvolgende maandelikse aflesings van die toepaslike maksimum aanvraagmeter oorskry, is die tarief soos in paragraaf (b) voorgeskryf, met die byvoeging van die volgende:
- R4,93 per kV.A maksimum aanvraag vir die kV.A bo 500.
 - 1,7635c per kW.h vir daardie kW.h vereenselwig met die maksimum aanvraag bo 500 kV.A.

7. Uitbreidingsheffings Buite die Munisipaliteit.

'n Uitbreidingsheffing is van toepassing op alle persele wat buite die munisipaliteit geleë is. Verbruikers in hierdie gebied betaal die toepaslike tarief ingevolge item 1, 2 of 3. Sodanige verbruikers betaal ook 'n uitbreidingsheffing wat soos volg bereken word:

- R14,10 per maand of gedeelte daarvan per 1 000 m laagspanningslyn.
- R21,20 per maand of gedeelte daarvan per 1 000 m hoogspanningslyn.

8. Munisipale Departemente.

Lewering van elektrisiteit aan munisipale departemente geskied teen werklike koste, bereken op die koste van die vorige twaalf maande.

DEEL III.

REELS WAT OP DIE LEWERING VAN ELEKTRISITEIT OOREENKOMSTIG DEEL II VAN TOEPASING IS.

1. Woordomskrywing.

Vir die toepassing van hierdie tarief beteken 'maand' 'n aaneenlopende tydperk van 30,4 dae.

2. Gelde vir Spesiale Meteraflesing.

As 'n verbruiker sy meter op enige ander tyd as op die datum wat die Raad vir dié doel afgesonder het, deur 'n gemagtigde werknemer van die Raad laat aflees, is 'n vordering van R5,75 vir die aflesing betaalbaar.

sive monthly readings of the appropriate maximum demand meter, the tariff shall be R4,43 per kV.A and 0,9060c per kW.h.

- (b) In the event of the maximum kV.A demand exceeding 300 kV.A but not exceeding 500 kV.A as registered over any 30 consecutive minutes during intervals between successive monthly readings of the appropriate maximum demand meter, the tariff shall be as follows:

- R4,43 per kV.A for the first 300 kV.A of maximum demand.
- R4,68 per kV.A for the excess kV.A above 300 kV.A.
- 0,9060c per kV.A. for those kW.h associated with the first 300 kV.A maximum demand.
- 1,2635c per kW.h for those kW.h associated with the excess kV.A demand above 300 kV.A.

- (c) In the event of the maximum kV.A demand exceeding 500 kV.A registered over any 30 consecutive minutes during intervals between successive monthly readings of the appropriate maximum demand meter, the tariff shall be as prescribed in paragraph (b) with the addition of the following:

- R4,93 per kV.A of maximum demand for the excess kV.A above 500.
- 1,7635c per kW.h for those kW.h associated with the excess of maximum demand above 500 kV.A.

7. Extension Charges outside Municipality.

An extension charge shall be applicable to all premises situated outside the municipality. Consumers in this area shall pay the appropriate tariff in terms of item 1, 2 or 3. Such consumers shall also pay an extension charge calculated as follows:

- R14,10 per month or part thereof per 1 000 m low-tension line.
- R21,20 per month or part thereof per 1 000 m high-tension line.

8. Municipal Departments.

Supply of electricity to municipal departments shall be charged at actual cost, calculated on the cost of the previous twelve months.

PART III.

RULES APPLICABLE TO THE SUPPLY OF ELECTRICITY IN ACCORDANCE WITH PART II.

1. Definition.

For the purposes of this tariff 'month' means a consecutive period of 30,4 days.

2. Charge for Special Meter Reading.

If a consumer causes his meter to be read by an authorized employee of the Council at any time other than the date set aside by it for that purpose, a charge of R5,75 shall be payable for that reading.

3. Geldc vir Aansluiting van Perséle.

(1)(a) Die gelde betaalbaar vir die aansluiting van die perseel van 'n nuwe verbruiker, bedra die koste van materiaal, met inbegrip van die meter en toebehoere, en arbeid wat gebruik word om die aansluiting te maak van die verbruiker se meterbord of eindverbindingsskas, al na die geval, tot by die naaste paal van die Raad se hooftoevoerleidings in die middel van die naaste pad, straat, of deurgang, of in gevalle waar die hooftoevoerleidings langs die kant van die pad, straat of deurgang aangebring is, tot by die middelpunt van sodanige pad, straat of deurgang wat regoor die naaste paal is.

(b) Die koste bereken ingevolge paragraaf (a) is onderworpe aan 'n toeslag van 15% ten opsigte van administrasiekoste.

(2) Alvorens 'n aansluiting ingevolge subitem (1) gemaak word, moet die applikant 'n deposito, gelykstaande met die beraamde koste vir sodanige aansluiting soos deur die ingenieur bereken, by die Inkomstekantoor van die Raad stort.

4. Geldc vir Heraansluiting.

As die levering van elektrisiteit ingevolge die bepaling van artikel 11(1), (2) of (4) onderbrek word, is 'n vordering van R5,75 vir elke besoek gedurende werktuere en R11,50 na werkure deur 'n gemagtigde werknemer van die Raad in verband met die heraansluiting, betaalbaar.

5. Klagtes oor Kragonderbreking.

As 'n gemagtigde werknemer van die Raad 'n verbruiker se perseel moet besoek na aanleiding van 'n klage oor kragonderbreking en daar bevind word dat die defect veroorsaak is deur die verbruiker se elektriese installasie, is 'n vordering van R5,75 gedurende werktuere en R11,50 na werkure vir elke sodanige besoek betaalbaar.

6. Toets van Juistheid van Meter.

As 'n gemagtigde werknemer van die Raad versoek word om die juistheid van 'n meter te toets, is 'n vordering van R5,75 plus R3,45 per enkelfasige meter en R5,75 per driefasige meter wat getoets moet word, betaalbaar, die bedrag word terugbetaal as daar bevind word dat die meter meer as 5% te veel of te min registreer wanneer dit ooreenkomsdig die gebruikskode van die Suid-Afrikaanse Buro vir Standaarde vir die toetse van elektrisiteitsmeters of ooreenkomsdig die procedure wat deur die ingenieur voorgeskryf is, getoets word.

7. Toets en Inspeksie van Installasies.

Vir 'n tweede en elke daaropvolgende inspeksie ingevolge artikel 17(8)(b): R23.

8. Registrasie of Licensiering van Aannemers.

(1) Vir die registrasie of licensiering van 'n persoon as 'n aannemer ingevolge artikel 15(2): R11,50.

(2) Vir die hernuwing of vir die uitreiking van 'n duplikaataannemerslisensie ingevolge artikel 15(3): R5,75.

9. Deposito's.

Die minimum deposito betaalbaar ingevolge artikel 6(1)(a) is R10.00.

Dic bepaling in items 1 tot en met 6 van Deel II vervat, word geag op 1 Julie 1980 in werking te getree het.

3. Charges for Connection of Premises.

(1)(a) The charges payable for connecting the premises of a new consumer shall be the cost of material, inclusive of meter and accessories, and labour used to make the connection from the consumer's meter board or terminal connection box, as the case may be, to the nearest pole of the Council's supply mains in the centre of the nearest road, street, thoroughfare, or in cases where the mains are constructed on the side of the road, street or thoroughfare, then to the centre of such road, street or thoroughfare opposite the nearest pole.

(b) The cost calculated in terms of paragraph (a) shall be subject to a surcharge of 15% in respect of administration charges.

(2) Before a connection is made in terms of subitem (1), the applicant shall make a deposit equal to the estimated cost for such connection, as calculated by the engineer, at the Council's Revenue Office.

4. Charges for Reconnection.

If the supply of electricity is disconnected in terms of section 11(1), (2) or (4), a charge of R5,75 during working hours and R11,50 after working hours shall be payable for each call by an authorized employee of the Council in respect of reconnection.

5. Complaints of Failure of Supply.

If an authorized employee of the Council is called to a consumer's premises to attend to a complaint re power failure, and it is found that the defect is caused by the consumer's electrical installation, a charge of R5,75 shall be payable for each call by an authorized employee of the Council during working hours and R11,50 after working hours.

6. Testing Accuracy of Meter.

If an authorized employee of the Council is requested to test the accuracy of a meter, a charge of R5,75, plus R3,45 per 1-phase meter and R5,75 per 3-phase meter, required to be tested, shall be payable, which amount shall be refunded if the meter proves to be over- or under-registering by more than 5% when tested in accordance with the code of practice of the South African Bureau of Standards for the testing of electricity meters or in accordance with the procedure laid down by the engineer.

7. Testing and Inspection Installations.

For a second and each succeeding inspection in terms of section 17(8)(b): R23.

8. Registration or Licensing of Contractors.

(1) For the registration or licensing of a person as a contractor in terms of section 15(2): R11,50.

(2) For the renewal of or for the issue of a duplicate contractor's licence in terms of section 15(3): R5,75.

9. Deposits.

The minimum deposit payable in terms of section 6(1)(a) shall be R10,00.

The provisions contained in items 1 to 6 inclusive of Part II, shall be deemed to have come into operation on 1 July, 1980.

Administrateurskennisgewing 1378 24 September 1980

KENNISGEWING VAN VERBETERING.

MUNISIPALITEIT DELMAS: AMBULANSVERORDENINGE.

Administrateurskennisgewing 625 van 4 Junie 1980 word hierby verbeter deur in item 2(a) van die Tarief van Gelde onder die Bylae die syfer "R8"-deur die syfer "R5" te vervang.

PB. 2-4-2-7-53

Administrateurskennisgewing 1379 24 September 1980

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

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Klerksdorp ingevolge artikel 96bis(2) van genoemde Ordonnansie, die wysiging van die Standaard-Finansiële Verordeninge, afgekondig by Administrateurskennisgewing 164 van 13 Februarie 1980, aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

PB. 2-4-2-173-17

Administrateurskennisgewing 1380 24 September 1980

MUNISIPALITEIT LYDENBURG: AANNAME VAN WYSIGINGS VAN STANDARD-FINANSIELE VERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Lydenburg ingevolge artikel 96bis(2) van genoemde Ordonnansie, die wysiging van die Standaard-Finansiële Verordeninge, afgekondig by Administrateurskennisgewing 164 van 13 Februarie 1980, aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

PB. 2-4-2-173-42

Administrateurskennisgewing 1381 24 September 1980

MUNISIPALITEIT MARBLE HALL: AANNAME VAN WYSIGING VAN STANDAARD-FINANSIELE VERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Dorpsraad van Marble Hall ingevolge artikel 96bis(2) van genoemde Ordonnansie, die wysiging van die Standaard-Finansiële Verordeninge, afgekondig by Administrateurskennisgewing 164 van 13 Februarie 1980, aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

PB. 2-4-2-173-95

Administrateurskennisgewing 1382 24 September 1980

MUNISIPALITEIT MARBLE HALL: AANNAME VAN WYSIGING VAN STANDAARD-BIBLIOTEEK-VERORDENINGE.

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

Administrator's Notice 1378

24 September, 1980

CORRECTION NOTICE.

MUNICIPALITY: AMBULANCE BY-LAWS.

Administrator's Notice 625 dated 4 June, 1980 is hereby corrected by the substitution in item 2(a) of the Tariff of Charges under the Schedule in the Afrikaans text for the figure "R8" of the figure "R5".

PB. 2-4-2-7-53

Administrator's Notice 1379

24 September, 1980

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

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Klerksdorp has in terms of section 96bis(2) of the said Ordinance, adopted the amendment to the Standard Financial By-laws, published under Administrator's Notice 164, dated 13 February, 1980, as by-laws made by the said Council.

PB. 2-4-2-173-17

Administrator's Notice 1380

24 September, 1980

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

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Lydenburg has in terms of section 96bis(2) of the said Ordinance, adopted the amendment to the Standard Financial By-laws, published under Administrator's Notice 164, dated 13 February, 1980, as by-laws made by the said Council.

PB. 2-4-2-173-42

Administrator's Notice 1381

24 September, 1980

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

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Village Council of Marble Hall has in terms of section 96bis(2) of the said Ordinance, adopted the amendment to the Standard Financial By-laws, published under Administrator's Notice 164, dated 13 February, 1980, as by-laws made by the said Council.

PB. 2-4-2-173-95

Administrator's Notice 1382

24 September, 1980

MARBLE HALL MUNICIPALITY: ADOPTION OF AMENDMENT TO STANDARD LIBRARY BY-LAWS.

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

dat die Dorpsraad van Marble Hall ingevolge artikel 96 bis(2) van genoemde Ordonnansie, die wysiging van die Standaardbiblioekverordeninge, afgekondig by Administrateurskennisgewing 308 van 12 Maart 1980, aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

PB. 2-4-2-55-95

Administrateurskennisgewing 1383 24 September 1980

MUNISIPALITEIT MEYERTON: 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 goedkeur is.

Die Elektrisiteitsverordeninge van die Munisipaliteit Meyerton, deur die Raad aangeneem by Administrateurskennisgewing 1369 van 29 Augustus 1973, soos gewysig, word hierby verder gewysig deur Deel II van Jie Tarief van Gelde onder die Bylae soos volg te wysig:

1. Deur in item 2(2)(a) en (b)(ii) die syfer "2,33c" deur die syfer "2,636c" te vervang.

2. Deur in item 3(2) —

- (a) in paragraaf (a)(ii) die syfer "3,62c" deur die syfer "4,631c" te vervang;
- (b) in paragraaf (b)(ii) die syfer "R2,50" deur die syfer "R7" te vervang;
- (c) in paragraaf (b)(iii) die syfer "2,7c" deur die syfer "1,512c" te vervang;
- (d) in paragraaf (b)(iv) die syfer "R60" deur die syfer "R68" te vervang;
- (e) in paragraaf (c)(ii) die syfer "0,56c" deur die syfer "1,488c" te vervang;
- (f) in paragraaf (c)(iii) die syfer "R2,50" deur die syfer "R7" te vervang;
- (g) in paragraaf (c)(iv) die syfer "12,5" deur die syfer "10" te vervang.

3. Deur sub-paragraaf (v) van item 3(2)(c) te skrap en sub-paragraaf (vi) te hernommer (v).

4. Deur in item 4(2) —

- (a) in paragraaf (a) die syfer "14,58c" deur die syfer "15,94c" te vervang;
- (b) in paragraaf (b) die syfer "4,26c" deur die syfer "4,74c" te vervang; en
- (c) in paragraaf (c) die syfer "R14,35" deur die syfer "R15,55" te vervang.

5. Deur item 7 deur die volgende te vervang:

"7. Algemeen.

Die kW.h-heffings betaalbaar ingevolge items 2, 3, 4, 5 en 6 word met ingang van Februarie, Mei, Augustus en November van elke jaar vermeerder of verminder met P sent per kW.h. P word tot die naaste vierde desimaal soos volg bereken:

$$P = 1,065 \times 0,82 Q$$

Waarin —

that the Village Council of Marble Hall has in terms of section 96bis(2) of the said Ordinance, adopted the amendment to the Standard Library By-laws, published under Administrator's Notice 308, dated 12 March, 1980, as by-laws made by the said Council.

PB. 2-4-2-55-95

Administrator's Notice 1383 24 September, 1980

MEYERTON 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 Meyerton Municipality, adopted by the Council under Administrator's Notice 1369, dated 29 August, 1973, as amended, are hereby further amended by amending Part II of the Tariff of Charges under the Schedule as follows:

1. By the substitution in item 2(2)(a) and (b)(ii) for the figure "2,33c" of the figure "2,636c".
2. By the substitution in item 3(2) —
 - (a) in paragraph (a)(ii) for the figure "3,62c" of the figure "4,631c";
 - (b) in paragraph (b)(ii) for the figure "R2,50" of the figure "R7";
 - (c) in paragraph (b)(iii) for the figure "2,7c" of the figure "1,512c";
 - (d) in paragraph (b)(iv) for the figure "R60" of the figure "R68";
 - (e) in paragraph (c)(ii) for the figure "0,56c" of the figure "1,488c";
 - (f) in paragraph (c)(iii) for the figure "R2,50" of the figure "R7"; and
 - (g) in paragraph (c)(iv) for the figure "12,5" of the figure "10".
3. By the deletion of sub-paragraph (v) of item 3(2)(c) and the renumbering of sub-paragraph (vi) to read (v).

4. By the substitution in item 4(2) —
 - (a) in paragraph (a) for the figure "14,58c" of the figure "15,94c";
 - (c) in paragraph (b) for the figure "4,26c" of the figure "4,74c"; and
 - (c) in paragraph (c) for the figure "R14,35" of the figure "R15,55".

By the substitution for item 7 of the following:

"7. General.

The kW.h charges payable in terms of items 2, 3, 4, 5 and 6 shall be increased or decreased with P cent per kW.h with effect from February, May, August and November of each year. P shall be calculated to the nearest fourth decimal as follows:

$$P = 1,065 \times 0,82 Q$$

Wherein —

Q die vermeerdering of vermindering in Evkom se w.h-heffing, soos van toepassing op die Raad, in die maand voorafgaande die maand waarin die aanpassing in die Raad se eenheidsheffing gemaak word.

Vir die doeleindes van die eerste bepaling van Q, word die kW.h-heffing van die Evkom-tarief op 0,9687c per kW.h gestel.”.

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

PB. 2-4-2-36-97

Administrateurskennisgewing 1384 24 September 1980

MUNISIPALITEIT MEYERTON: 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 Municipality Meyerton, deur die Raad aangeneem by Administrateurskennisgewing 1703 van 9 November 1977, soos gewysig, word hierby verder gewysig deur die Tarief van Gelde onder die Bylae soos volg te wysig:

1. Deur in item 2(1) —

- (a) in paragraaf (a) die syfer "24,27c" deur die syfer "30,82c" te vervang; en
- (b) in paragraaf (b) die syfer "R2,67" deur die syfer "R3,40" te vervang.

2. Deur in item 2(2) —

- (a) in paragraaf (a) die syfer "R24,62" deur die syfer "R31,27" te vervang;
- (b) in paragraaf (b) die syfer "18,41c" deur die syfer "23,38c" te vervang;
- (c) in paragraaf (c) die syfer "16,83c" deur die syfer "21,37c" te vervang; en
- (d) in paragraaf (d) die syfer "R31,48" deur die syfer "R40" te vervang.

PB. 2-4-2-104-97

Administrateurskennisgewing 1385 24 September 1980

MUNISIPALITEIT NABOOMSPRUIT: WYSIGING VAN RIOLERINGSVERORDENINGE.

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

Die Rioleeringsverordeninge van die Municipality Naboomspruit, deur die Raad aangeneem by Administrateurskennisgewing 1828 van 7 Desember 1977, soos gewysig, word hierby verder gewysig deur die Tarief van Gelde onder die Bylae soos volg te wysig:

1. Deur in item 2(a) die opskerif "Private Woonpersele" deur die opskerif "Private Residential Premises" of the heading "Private Residential Premises, Building Premises upon which Building for Churches or Halls have been erected for Church or Welfare Purposes or Can be Erected." te vervang.

Q is the increase or decrease in Escom's kW.h charge applicable to the Council in the month preceding the month in which the adjustment in the Council's kW.h charge is made.

For the purpose of determining Q for the first time the Escom kW.h charge shall be taken as 0,9687c per kW.h.”.

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

PB. 2-4-2-36-97

Administrator's Notice 1384 24 September, 1980

MEYERTON 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 Meyerton Municipality, adopted by the Council under Administrator's Notice 1703, dated 9 November, 1977, as amended, are hereby further amended, by amending the Tariff of Charges under the Schedule as follows:

1. By the substitution in item 2(1) —

- (a) in paragraph (a) for the figure "24,27c" of the figure "30,82c"; and
- (b) in paragraph (b) for the figure "R2,67" of the figure "R3,40".

2. By the substitution in item 2(2) —

- (a) in paragraph (a) for the figure "R24,62" of the figure "R31,27";
- (b) in paragraph (b) for the figure "18,41c" of the figure "23,38c";
- (c) in paragraph (c) for the figure "16,83c" of the figure "21,37c"; and
- (d) in paragraph (d) for the figure "R31,48" of the figure "R40".

PB. 2-4-2-104-97

Administrator's Notice 1385 24 September, 1980

NABOOMSPRUIT MUNICIPALITY: AMENDMENT TO DRAINAGE BY-LAWS.

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

The Drainage By-laws of the Naboomspruit Municipality, adopted by the Council under Administrator's Notice 1828, dated 7 December, 1977, as amended, are hereby further amended by amending the Tariff of Charges under the Schedule as follows:

1. By the substitution in item 2(a) for the heading "Private Residential Premises" of the heading "Private Residential Premises, Building Premises upon which Building for Churches or Halls have been erected for Church or Welfare Purposes or Can be Erected.".

2. Deur item 3 deur die volgende te vervang:

"3. Aansluitingsgelde:

(1) Geen aansluitingsgelde is betaalbaar ten opsigte van die eerste straatroolaansluiting nie.

(2) In gevalle waar die aansluiting 'n bykomende straatroolaansluiting is, is die koste die werklike koste van materiaal en arbeid gebruik vir sodanige aansluiting, plus 'n toeslag van 10 %. Die ingenieur moet die gelde wat betaalbaar is ten opsigte van 'n aansoek bereken. Die beraamde bedrag moet betaal word voordat die werk 'n aanvang neem."

PB. 2-4-2-34-64

Administrateurskennisgewing 1386 : 24 September 1980

MUNISIPALITEIT NIGEL: WYSIGING VAN TARIEF VAN KOSTE VIR ELEKTRISITEIT.

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 Koste vir Elektrisiteit van die Munisipaliteit Nigel, afgekondig onder Bylae 3 van Administrateurskennisgewing 491 van 1 Julie 1953, soos gewysig, word hierby verder gewysig deur item 2 te wysig —

- (a) deur aan die end van subitem 2(a)(iv), die volgende in te voeg: "uitgesonderd soos in subitem (4) bepaal";
- (b) deur na subitem (3) die volgende in te voeg:

"(4) Super- en Hipermarkte wat 'n Maksimum Aanvraag van 100 kV.A en 'n Verbruik van 100 000 kW.h per Maand Oorskry.

Dieselfde tarief van toepassing op nywerhede, ingevolge subitem (3)(b)(ii) is betaalbaar.";

- (c) deur die bestaande subitems (4), (5) en (6) onderskeidelik te hernommer (5), (6) en (7).

PB. 2-4-2-36-23

Administrateurskennisgewing 1387 24 September 1980

MUNISIPALITEIT ORKNEY: AANNAME VAN WYSIGING VAN STANDAARD MELKVERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Orkney ingevolge artikel 96bis(2) van genoemde Ordonnansie, die wysiging van die Standard Melkverordeninge, afgekondig by Administrateurskennisgewing 404 van 2 April 1980, aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

PB. 2-4-2-28-99

Administrateurskennisgewing 1388 24 September 1980

MUNISIPALITEIT PIET RETIEF: WYSIGING VAN SWEMBADVERORDENINGE.

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

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

"3. Connection Charges.

(1) No connection charges shall be payable in respect of the first connection to a sewer.

(2) In cases where the connection is an additional connection to a sewer, the cost shall be the actual cost of material and labour used for such connection, plus a surcharge of 10 %. The engineer shall calculate the charges payable in respect of an application. The estimated amount shall be paid before the work is commenced."

PB. 2-4-2-34-64

Administrator's Notice 1386 24 September, 1980

NIGEL MUNICIPALITY: AMENDMENT TO TARIFF OF CHARGES FOR ELECTRICITY.

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 Electricity of the Nigel Municipality, published under Schedule 3 of Administrator's Notice 491, dated 1 July, 1953, as amended, is hereby further amended by amending item 2 —

- (a) by the insertion at the end of subitem 2(a)(iv) of the following: "except as provided in subitem (4).";
- (b) by the insertion after subitem (3) of the following:

"(4) Super and Hypermarkets Exceeding a Maximum Demand of 100 kV.A and 100 000 kW.h Consumption per Month.

The tariff applicable to industries in terms of subitem (3)(b)(ii) shall be payable."; and

- (c) by the renumbering of the existing subitems (4), (5) and (6) to read (5), (6) and (7) respectively.

PB. 2-4-2-36-23

Administrator's Notice 1387 24 September, 1980

ORKNEY MUNICIPALITY: ADOPTION OF AMENDMENT TO STANDARD MILK BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Orkney has in terms of section 96 bis(2) of the said Ordinance, adopted the amendment to the Standard Milk By-laws, published under Administrator's Notice 404, dated 2 April, 1980, as by-laws made by the said Council.

PB. 2-4-2-28-99

Administrator's Notice 1388 24 September, 1980

PIET RETIEF MUNICIPALITY: AMENDMENT TO SWIMMING-BATH BY-LAWS.

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

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

Die Swembadverordeninge van die Munisipaliteit Piet Retief, aangekondig by Administrateurskennisgewing 226 van 23 Februarie 1977, word hierby gewysig deur die Bylae deur die volgende te vervang:

"BYLAE."

TARIEF VAN GELDE.

1. Seisoenkaartjies.

(1) Volwassenes: R13,80.

(2) Kind: R6,90.

2. Seisoenkaartjies vir Lede van die Swemklub deur die Raad Erken.

(1) Volwassene: R11,50.

(2) Kind: R5,75.

3. Halfseisoenkaartjies:

(1) Volwassene: R9,20.

(2) Kind: R4,60.

4. Maandkaartjie:

(1) Volwassene: R3,45.

(2) Kind: R1,75.

5. Enkel toegangkaartjies:

(1) Volwassene: 12c.

(2) Kind: 6c.

6. Bewaring van kosbaarhede, elk:

12c.

7. Huur van Swembad.

(1) Aan 'n goedgekeurde swemklub gedurende tye deur die Raad bepaal, per seisoen: R23.

(2) Vir galas of watersport op datums vooraf goedgekeur:

(a) Skoolgalas of watersport, per geleentheid: R5,75.

(b) Ander galas of watersport, per geleentheid: R11,50.

(3) Vir afrigting teen vergoeding gedurende tye vooraf goedgekeur, per seisoen, per afrigter: R23.

PB: 2-4-2-91-25

Administrateurskennisgewing 1389 24 September 1980

MUNISIPALITEIT PIET RETIEF: WYSIGING VAN RIOLERINGS- EN LOODGIERTYVERORDENINGE.

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 Riolerings- en Loodgiertyverordeninge van die Munisipaliteit Piet Retief, aangekondig by Administrateurskennisgewing 843 van 10 Augustus 1970, soos gewysig, word hierby verder gewysig deur Bylae B van Aanhangsel IV soos volg te wysig:

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

The Swimming-bath By-laws of the Piet Retief Municipality, published under Administrator's Notice 226, dated 23 February, 1977, are hereby amended by the substitution for the Schedule of the following:

"SCHEDULE."

TARIFF OF CHARGES.

1. Season Tickets.

(1) Adult: R13,80.

(2) Child: R6,90.

2. Season Tickets for Members of a Swimming Club Recognised by the Council.

(1) Adult: R11,50.

(2) Child: R5,75.

3. Half-season Tickets:

(1) Adult: R9,20.

(2) Child: R4,60.

4. Monthly Tickets.

(1) Adult: R3,45.

(2) Child: R1,75.

5. Single Admission Tickets.

(1) Adult: 12c.

(2) Child: 6c.

6. Safekeeping of valuables, each:

12c.

7. Hire of Swimming-bath.

(1) To an approved swimming club during periods determined by the Council, per season: R23.

(2) For galas and water sport on dates previously approved:

(a) School galas or water sports, per occasion: R5,75.

(b) Other galas or water sports, per occasion: R11,50.

(3) For paid coaching during times previously approved, per season, per coach: R23.

PB: 2-4-2-91-25

Administrator's Notice 1389 24 September, 1980

PIET RETIEF MUNICIPALITY: AMENDMENT TO DRAINAGE AND PLUMBING BY-LAWS.

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

The Drainage and Plumbing By-laws of the Piet Retief Municipality, published under Administrator's Notice 843, dated 10 August, 1970, as amended, are hereby further amended by amending Schedule B of Annexure IV as follows:

1. Deur in Deel II —

- (a) in item 2 die syfer "R26,10" deur die syfer "R30,10" te vervang;
- (b) in item 2(1) die syfer "R13,80" deur die syfer "R15,85" te vervang;
- (c) in item 2(2) die syfer "82c" deur die syfer "0,95" te vervang; en
- (d) in item 2(3) die syfer "82c" deur die syfer "0,95" te vervang.

2. Deur in Deel III —

- (a) in item 1 die syfer "R8,62" deur die syfer "R9,90" te vervang;
- (b) in item 2 die syfer "R17,25" deur die syfer "R19,80" te vervang;
- (c) in item 3 die syfer "R8,62" deur die syfer "R9,90" te vervang;
- (d) in item 4 die syfer "R8,62" deur die syfer "R9,90" te vervang;
- (e) in item 5(1) die syfer "R17,25" deur die syfer "R19,80" te vervang; en
- (f) in item 5(2) die syfer "R17,25" deur die syfer "R19,80" te vervang.

PB. 2-4-2-34-25

1. By the substitution in Part II —

- (a) in item 2 for the figure "R26,10" of the figure "R30,10";
- (b) in item 2(1) for the figure "R13,80" of the figure "R15,85";
- (c) in item 2(2) for the figure "82c" of the figure "0,95"; and
- (d) in item 2(3) for the figure "82c" of the figure "0,95".

2. By the substitution in Part III —

- (a) in item 1 for the figure "R8,62" of the figure "R9,90";
- (b) in item 2 for the figure "R17,25" of the figure "R19,80";
- (c) in item 3 for the figure "R8,62" of the figure "R9,90";
- (d) in item 4 for the figure "R8,62" of the figure "R9,90";
- (e) in item 5(1) for the figure "R17,25" of the figure "R19,80"; and
- (f) in item 5(2) for the figure "R17,25" of the figure "R19,80".

PB. 2-4-2-34-25

Administrateurskennisgewing 1390 24 September 1980

MUNISIPALITEIT PIET RETIEF: WYSIGING VAN BEGRAAFPLAASVERORDENINGE.

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

Die Begraafplaasverordeninge van die Munisipaliteit Piet Retief, aangekondig by Administrateurskennisgewing 619 van 20 Julie 1955, soos gewysig, word hierby verder gewysig deur Bylae A deur die volgende te vervang:

"BYLAE A.

1. Teraardebestelling van afgestorwe persone wat tydens hulle afsterwe binne die munisipaliteit woonagtig was:

(1) *Grafte vir Blankes en Asiërs:*

(a) Enkele teraardebestelling:

- (i) Volwassene: R21,20.
- (ii) Kind: R10,60.

(b) Tweede teraardebestelling in dieselfde graf:

- (i) Volwassene: R10,60.
- (ii) Kind: R5,30.

(2) *Grafte vir Kleurlinge:*

(a) Enkele teraardebestelling:

- (i) Volwassene: R2,65.
- (ii) Kind: R1,35.

(b) Tweede teraardebestelling in dieselfde graf:

Volwassene en kind: R1,35.

"SCHEDULE A.

1. Interment of deceased persons who were resident within the municipality at the time of death:

(1) *Graves for Whites and Asians:*

(a) Single interment:

- (i) Adult: R21,20.
- (ii) Child: R10,60.

(b) Second interment in the same grave:

- (i) Adult: R10,60.
- (ii) Child: R5,30.

(2) *Graves for Coloured Persons:*

(a) Single interment:

- (i) Adult: R2,65.
- (ii) Child: R1,35.

(b) Second interment in the same grave:

Adult and child: R1,35.

2. Teraardebestelling van afgestorwe persone van gebiede buite die munisipaliteit:

(1) *Grafe vir Blankes en Asiërs:*

(a) Volwassene: R31,75.

(b) Kind: R15,90.

(2) *Grafe vir Kleurlinge:*

(a) Volwassene: R4.

(b) Kind: R2.

3. Teraardebestelling van asse: R5,30.

4. Opgravings: R21,20.

5. Bespreking van graf: R13,25.

6. Oordrag van gereserveerde graf ingevolge die bepalings van artikel 30: R2,65.

7. Grafopening van groter afmetings as wat in artikel 36 gespesifieer is of opening vir die uitbou van 'n graf: R5,30.

8. Instandhouding van graf sonder inbegrip van instandhouding van gedenktekens:

(1) Vir afsonderlike graf:

(a) Volwassene: R8.

(b) Kind: R5,30.

(2) Vir 'n familieperseel bestaande uit twee of meer grafe, per graf: R5,30.

9. Geen teraardebestellings sal op Saterdae, Sondae en openbare vakansiedae plaasvind nie."

PB. 2-4-2-23-25

Administrateurskennisgewing 1391 24 September 1980

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

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Potgietersrus ingevolge artikel 96bis(2) van genoemde Ordonnansie, die wysiging van die Standaard-Finansiële Verordeninge, afgekondig by Administrateurskennisgewing 164 van 13 Februarie 1980, aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

PB. 2-4-2-173-27

Administrateurskennisgewing 1392 24 September 1980

MUNISIPALITEIT POTGIETERSRUS: WYSIGING VAN RIOLERINGSVERORDENINGE.

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

Die Rioleringsverordeninge van die Munisipaliteit Potgietersrus, deur die Raad aangeneem by Administrateurskennisgewing 49 van 18 Januarie 1978, soos gewysig, word hierby verder gewysig deur paragrawe (a) en (b) van item 1(2) van Deel I van die Tarief van Gelde onder die Bylae deur die volgende te vervang:

2. Interment of deceased persons from areas outside the municipality:

(1) *Graves for Whites and Asians:*

(a) Adult: R31,75.

(b) Child: R15,90.

(2) *Graves for Coloured Persons:*

(a) Adult: R4.

(b) Child: R2.

3. Interment of ashes: R5,30.

4. Exhumations: R21,20.

5. Reservations of grave: R13,25.

6. Transfer of a reserved grave in terms of the provisions of section 30: R2,65.

7. Apperture of larger dimensions than specified in section 36 or apperture for building out of grave: R5,30.

8. Maintenance of grave excluding maintenance of memorial work:

(1) For individual grave:

(a) Adult: R8.

(b) Child: R5,30.

(2) For a family plot consisting of two or more graves, per grave: R5,30.

9. No interments shall take place on Saturdays, Sundays or public holidays."

PB. 2-4-2-23-25

Administrator's Notice 1391

24 September, 1980

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

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Potgietersrus has in terms of section 96bis(2) of the said Ordinance, adopted the amendment to the Standard Financial By-laws, published under Administrator's Notice 164, dated 13 February, 1980, as by-laws made by the said Council.

PB. 2-4-2-173-27

Administrator's Notice 1392

24 September, 1980

POTGIETERSRUS MUNICIPALITY: AMENDMENT TO DRAINAGE BY-LAWS.

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

The Drainage By-laws of the Potgietersrus Municipality, adopted by the Council under Administrator's Notice 49, dated 18 January, 1978, as amended, are hereby further amended by the substitution for paragraphs (a) and (b) of item 1(2) of Part I of the Tariff of Charges under the Schedule of the following:

	"Beskikbaarheidsgeld"	R	R	"Availability General Charges"	R	R
(a) Persele vir private woonhuise, kerke, hospitale, kleuterskole en sportklubs, per maand of gedeelte daarvan:				(a) Sites for private dwellings, churches, hospitals, nursery schools and sport clubs, per month or part thereof:		
(i) In grootte nie 2 231 m ² te boege gaan nie	4,80			(i) In extent not exceeding 2 231 m ²	4,80	
(ii) Groter as 2 231 m ²	6,60			(ii) Exceeding 2 231 m ²	6,60	
(b) Ander boupersele, per maand of gedeelte daarvan:				(b) Other building sites, per month or part thereof:		
(i) In grootte nie 2 231 m ² te boege gaan nie	7,20			(i) In extent not exceeding 2 231 m ²	7,20	
(ii) Groter as 2 231 m ²	9,00			(ii) Exceeding 2 231 m ²	9,00	
(iii) Vir elke waterkloset of urinal in skoolkoshuise en kos-skole	3,00			(iii) For each water closet or urinal in school hostels and boarding schools	3,00	
(iv) Vir elke woonstel	4,20			(iv) For each flat	4,20	
(v) Vir alle ander waterklossette of urinale, elk	3,60"			(v) For all other water closets or urinals each	3,60"	
	PB. 2-4-2-34-27				PB. 2-4-2-34-27	

Administrateurskennisgewing 1393 24 September 1980

MUNISIPALITEIT POTGIETERSRUS: WYSIGING VAN VERORDENINGE VIR DIE HEFFING VAN GELDE MET BETREKKING TOT DIE INSPEKSIE VAN ENIGE BESIGHEIDSPERSEL 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 Licensies, 1974, die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van eersgenoemde Ordonnansie goedkeur is.

Die Verordeninge vir die Heffing van Gelde met Betrekking tot die Inspeksie van Enige Besigheidspersel soos Beoog by Artikel 14(4) van die Ordonnansie op Licensies, 1974, van die Munisipaliteit Potgietersrus, afgekondig by Administrateurskennisgewing 48 van 14 Januarie 1976, word hierby soos volg gewysig:

- Deur artikel 2 deur die volgende te vervang:

"Inspeksiegeld."

2. Iemand wat ingevolge die Ordonnansie by 'n Licensieraad 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 'n inspeksiegeld van R10 vir die inspeksie van die besigheidspersel ten opsigte waarvan sodanige aansoek gedoen word, betaal, en sodanige geld moet aan die Raad betaal word voor dat enige sodanige inspeksie uitgevoer word: Met dien verstande dat sodanige inspeksiegeld nie betaalbaar is nie ten opsigte van aansoeke vir lisensies uitgereik onder items 17, 29, 36A, 39, 44 en 47 van die Ordonnansie, en 'n verkoopsoutomaat wat nie vir die verkoop van voedsel gebruik word nie of enige ander besigheid wat

Administrator's Notice 1393 24 September, 1980

POTGIETERSRUS 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, of the Potgietersrus Municipality, published under Administrator's Notice 48, dated 14 January, 1976, are hereby amended as follows:

- By the substitution for section 2 of the following:

"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 an inspection fee of R10 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: Provided that such inspection fee shall not be payable in respect of applications for licences issued under Items 17, 29, 36A, 39, 44 and 47 of the selling of foodstuffs or any other business which the Ordinance and a vending machine not used for the selling of foodstuffs or any other business which the

die Administrateur van tyd tot tyd mag vrystel van die betaling van sodanige inspeksiegeld.”.

2. Deur die Bylae te skrap.

PB. 2-4 2-97-27

Administrateurskennisgewing 1394 24 September 1980

MUNISIPALITEIT RANDBURG: 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 Municipaliteit Randburg, deur die Raad aangeneem by Administrateurskennisgewing 433 van 25 April 1979, soos gewysig, word hierby verder gewysig deur in Deel I van die Tarief van Gelde onder die Bylae die uitdrukking 108% waar dit voorkom, deur die uitdrukking “129%” te vervang.

Die bepaling in hierdie kennisgewing vervat, word geag op 1 Julie 1980 in werking te getree het:

PB. 2-4-2-36-132

Administrateurskennisgewing 1395 24 September 1980

MUNISIPALITEIT RANDFONTEIN: AANNAME VAN WYSIGING VAN STANDAARD-MELKVERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Randfontein ingevolge artikel 96(bis)(2) van genoemde Ordonnansie, die wysiging van die Standaard-melkverordeninge, afgekondig by Administrateurskennisgewing 404 van 2 April 1980, aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

PB. 2-4-2-28-29

Administrateurskennisgewing 1396 24 September 1980

MUNISIPALITEIT ROODEPOORT: 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 Municipaliteit Roodepoort, deur die Raad aangeneem by Administrateurskennisgewing 1324 van 9 Augustus 1972, soos gewysig, word hierby verder gewysig deur Deel II van die Elektrisiteitstarief soos volg te wysig:

1. Deur na item 2(2)(c) die volgende by te voeg:

“(d) ’n Algehele toeslag van 6,5% is op die finale bedrag van (a) tot en met (c) betaalbaar.”

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

“(e) ’n Algehele toeslag van 3,8% op die finale bedrag in terme van paragrawe (a) tot en met (d).”

3. Deur na item 4(2)(g) die volgende by te voeg:

Administrator may from time to time exempt from the payment of such an inspection fee.”.

2. By the deletion of the Schedule.

PB. 2-4-2-97-27

Administrator's Notice 1394 24 September, 1980

RANDBURG 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 Randburg Municipality, adopted by the Council under Administrator's Notice 433, dated 25 April, 1979, as amended, are hereby further amended by the substitution in Part I of the Tariff of Charges under the Schedule for the expression “108%” where it appears of the expression “129%”.

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

PB. 2-4-2-36-132

Administrator's Notice 1395 24 September, 1980

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

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Randfontein has in terms of section 96bis(2) of the said Ordinance, adopted the amendment to the Standard Milk By-laws, published under Administrator's Notice 404, dated 2 April 1980, as by-laws made by the said Council.

PB. 2-4-2-28-29

Administrator's Notice 1396 24 September, 1980

ROODEPOORT 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 Roodepoort Municipality, adopted by the Council under Administrator's Notice 1324, dated 9 August, 1972, as amended, are hereby further amended by amending Part II of the Electric Energy Charges as follows:

1. By the addition after item 2(2)(c) of the following:

“(d) An entire surcharge of 6,5% is payable on the final sum of (a) to (c) inclusive.”

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

“(e) An entire surcharge of 3,8% is payable on the final sum in terms of paragraphs (a) to (d) inclusive.”

3. By the addition after item 4(2)(g) of the following:

"(h) 'n Verdere toeslag van 7,25 % is betaalbaar kragtens paragrawe (a) tot en met (g)."

4. Deur na item 5(2)(e) die volgende by te voeg:

"(f) 'n Verdere toeslag van 7,25 % is betaalbaar op die finale bedrag betaalbaar kragtens paragrawe (a) tot en met (e)."

PB. 2-4-2-36-30

"(h) A further surcharge of 7,25 % is payable in terms of paragraphs (a) to (g) inclusive."

4. By the addition after item 5(2)(e) of the following:

"(f) A further surcharge of 7,25 % is to be paid on the final amount payable in terms of paragraphs (a) to (e) inclusive."

PB. 2-4-2-36-30

Administrateurskennisgewing 1397 24 September 1980

KENNISGEWING VAN VERBETERING.

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELKE GEBIEDE: DORPSGRONDEVERORDENINGE.

Administrateurskennisgewing 1037 van 6 Augustus 1980 word hierby verbeter deur in die laaste reël die uitdrukking "per dag" te skrap.

PB. 2-4-2-95-111

Administrateurskennisgewing 1398 24 September 1980

MUNISIPALITEIT TZANEEN: WYSIGING VAN VERORDENINGE VIR DIE BEHEER OOR ONTVLAMMBARE VLOEISTOWWE EN STOWWE.

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 vir die Beheer oor Onvlambare Vloeistowwe en Stowwe van die Munisipaliteit Tzaneen, aangekondig by Administrateurskennisgewing 363 van 10 Mei 1961, word hierby soos volg gewysig:

1. Deur Bylaes I en II van Hoofstuk 1 te skrap.
 2. Deur Bylae III van Hoofstuk 2 te skrap.
 3. Deur na artikel 123 die volgende by te voeg.
- "124. Tarief van gelde.*

Die gelde betaalbaar ingevolge artikels 3, 10, 11(2), 112 en 113, asook die gelde vir die ondersoek van voertuie sal wees soos van tyd tot tyd deur die Raad by spesiale besluit ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, vasgestel."

PB. 2-4-2-49-71

Administrateurskennisgewing 1399 24 September 1980

MUNISIPALITEIT TZANEEN: VERORDENINGE BETREFFENDE HONDE EN HONDELISENSIES.

1. Woordomskrywing.

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

"hond" enige hond, reun sowel as teef, of 'n gesteriliseerde teef;

"persoon of applikant" ook 'n huisgesin;

"Raad" die Stadsraad van Tzaneen en omvat die bestuurskomitee van daardie Raad of enige beampete deur

"(h) A further surcharge of 7,25 % is payable in terms of paragraphs (a) to (g) inclusive."

4. By the addition after item 5(2)(e) of the following:

"(f) A further surcharge of 7,25 % is to be paid on the final amount payable in terms of paragraphs (a) to (e) inclusive."

PB. 2-4-2-36-30

Administrator's Notice 1397

24 September, 1980

CORRECTION NOTICE.

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS: TOWNLANDS BY-LAWS

Administrator's Notice 1037, dated 6 August, 1980 is hereby corrected by the deletion in the last line of the expression "per day".

PB. 2-4-2-95-111

Administrator's Notice 1398

24 September, 1980

TZANEEN MUNICIPALITY: AMENDMENT TO BY-LAWS RELATING TO THE CONTROL OF INFLAMMABLE LIQUIDS AND SUBSTANCES.

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

The By-laws Relating to the Control of Inflammable Liquids and Substances of the Tzaneen Municipality, published under Administrator's Notice 363, dated 10 May, 1961, are hereby amended as follows:

1. By the deletion of Schedules I and II of Chapter 1.
 2. By the deletion of Schedule III of Chapter 2.
 3. By the addition after section 123 of the following:
- "124. Tariff of Charges.*

The charges payable in terms of sections 3, 10, 11(2), 112 and 113 and also the charges for examining vehicles shall be as from time to time determined by the Council by special resolution in terms of section 80B of the Local Government Ordinance 1939."

PB. 2-4-2-49-71

Administrator's Notice 1399

24 September, 1980

TZANEEN MUNICIPALITY: DOG AND DOG LICENCES BY-LAWS.

1. Definitions.

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

"Council" means the Town Council of Tzaneen 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

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.

2. Betaling van Belasting is Verpligtend.

Niemand mag binne die munisipaliteit meer as drie honde wat ses maande oud of ouer is, aanhou nie, tensy hy sodanige hond by die Municipale kantoor laat regstreer het en op die wyse hierna bepaal, 'n belastingkwitansie ten opsigte van elke sodanige hond verkry het.

3. Persoon vir Belasting Aanspreeklik.

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

4. Veronderstelling ten Ondersteuning van Ouderdom.

Indien daar kragtens hierdie verordeninge geregtelike stappe teen iemand gedoen word op grond daarvan dat hy 'n hond van ses maande of ouer aanhou sonder dat hy sy hondebelaasting betaal het, word daar geag dat sodanige hond al ses maande oud of ouer is, tensy en tot tyd en wyl die teendeel bewys is.

5. Aansoekvorm en Belasting.

(1) Elkeen wat om 'n hondebelaastingkwitansie aansoek doen, moet 'n vorm wat die Raad verskaf, voltooi en onderteken en sy naam en adres en 'n juiste beskrywing van die hond waarvoor sodanige belasting betaal word daarop verstrek.

(2) Elkeen wat ongevolge subartikel (1) aansoek doen, moet ten opsigte van elke hond wat ses maande oud of ouer is of wat gedurende die jaar die ouderdom van ses maande bereik, die belasting betaal soos van tyd tot tyd deur die Raad vasgestel ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939!

(3) Die belasting is 'n jaarlikse belasting en is elke jaar voor 31 Januarie betaalbaar.

6. Belastingkwitansie.

(1) Elke applikant wat aan die vereistes van artikel 5 voldoen het ontvang 'n belastingkwitansie.

(2) Elke belastingkwitansie verval om 24h00 op 31 Desember wat volg op die uitreikingsdatum.

7. Duplikaat Belastingkwitansie.

Iemand wat 'n belastingkwitansie verloor kan 'n duplikaat daarvan verkry teen betaling van die gelde soos van tyd tot tyd deur die Raad vasgestel, ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939.

8. Oordrag van Licensie.

Enige geldige belastingkwitansie kan deur die houer daarvan aan 'n ander persoon oorgedra word indien die betrokke hond van eienaar verwissel, onderworpe aan die volgende voorwaarde:

Die persoon wat sodanige oordrag verlang, doen by die Raad aansoek en toon die oorspronklike kwitansie

58 of the Local Government (Administration and Elections) Ordinance, 1960 (Ordinance 40 of 1960);

"dog" means any dog, male or female, or a sterilized bitch;

"person or applicant" means and includes a family.

2. Tax to be Paid.

No person within the municipality shall keep more than three dogs that are six months old or older, unless such dog is registered at the municipal offices and in the manner hereinafter provided, a tax receipt in respect of each such dog has been obtained.

3. Person Liable for Tax.

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

4. Presumption Regarding Age.

In any proceedings instituted in terms of these by-laws against any person, on the ground that he is keeping a dog of six months of age or older without having paid the tax in respect thereof, such dog shall be deemed to have reached the age of six months or older unless and until the contrary is proved.

5. Application Form and Tax.

(1) Every applicant for a dog tax receipt shall complete and sign a form supplied by the Council, furnishing his name and address and an accurate description of the dog for which such tax is being paid.

(2) Every applicant in terms of subsection (1) shall, in respect of each dog aged six months old or older or which reaches the age of six months during the year, pay the tax, as determined by the Council from time to time in terms of section 80(B) of the Local Government Ordinance, 1939.

(3) The tax shall be an annual tax and shall be payable before 31 January of each year.

6. Tax Receipt.

(1) Every applicant who has satisfied the requirements of section 5, shall receive a tax receipt.

(2) Every tax receipt shall lapse at 24h00 on 31 December following the date of issue.

7. Duplicate Tax Receipt.

Any person who loses a tax receipt, may obtain a duplicate thereof upon payment of the charges as determined by the Council from time to time in terms of section 80(B) of the Local Government Ordinance, 1939.

8. Transfer of Licence.

Any tax receipt may be transferred by the holder thereof to another person should there be a change of ownership of the dog concerned, subject to the following condition:

The person desiring such transfer shall apply to the Council and produce the original receipt or a duplicate

of duplikaat daarvan ten opsigte van die betrokke hond, geëndosseer op die agterkant daarvan deur die oordraer, dat hy die hond van die hand gesit het en vermeld daarop die naam van die nuwe eienaar en dit word onderteken deur die oordagnemer.

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

Die volgende persone word van die bepalings van artikel 2 en 5 vrygestel:

(1) Iemand wat buite die munisipaliteit woonagtig is en geen gereelde bedryf of besigheid binne die munisipaliteit uitoeft of daar in diens is nie, wat 'n hond met hom binne die munisipaliteit inbring vir 'n tydelike besoek vir 'n tydperk van hoogstens 30 dae van die datum van aankoms binne die munisipaliteit.

(2) 'n Blinde persoon wat van enige hond uitsluitlik as 'n gidshond of leihond gebruik maak.

(3) Iemand wat buite die munisipaliteit woonagtig is wat 'n hond op enige plek binne die munisipaliteit laat vir behandeling of huisvesting by 'n vecarts of in 'n erkende hondehok of hondelosiesinrigting: Met dien verstande dat enige hond ingevolge sub-artikels (1) en (3) uit die munisipaliteit verwyder word onmiddellik na afloop van sodanige behandeling, huisvesting of tydelike besoek: Voorts met dien verstande dat die eienaar van sodanige hond 'n geldige lisensie besit, uitgereik deur die owerheid binne wie se jurisdiksie die hond normaalweg gehou word.

10. Belastingkwitansie Moet vir Inspeksie Getoon Word.

Iemand wat die belasting betaal het, moet die belastingkwitansie vir inspeksie aan 'n gemagtigde beampete toon wanneer dit redelikerwyse van hom vereis word.

11. Skut van Honde.

(1) Enige gemagtigde beampete van die Raad of enige ander persoon kan 'n hond wat losloop en skynbaar sonder baas is, tensy sodanige hond onder die bepalings van artikel 9 val, skut, waar sodanige hond gehou word totdat die persoon wat dit opeis 'n belastingkwitansie daarvoor aan die skutmeester toon en die skutgelde soos van tyd tot tyd deur die Raad ingevolge artikel 80(B) van die Ordonnansie op Plaaslike Bestuur, 1939, vasgestel, betaal het.

(2) Waar daar aan die halsband van 'n hond wat geskut is, die naam en adres van die eienaar of 'n ander persoon voorkom, tree die skutmeester onmiddellik met sodanige persoon in verbinding. 'n Skriftelike mededeling, gepos aan die adres wat op die halsband voorkom, word as voldoende mededeling geag vir doeleindes van hierdie artikel.

12. Onopgeëiste Honde kan Verkoop of Van Kant Gemaak Word.

(1) Ingeval 'n hond nie binne 'n tydperk van 96 uur na 12h00 van die dag waarop die hond geskut is, deur iemand wat daarop geregtig is, opgeëis word nie, kan die Raad die hond laat verkoop op sodanige wyse as wat die Raad goeddink, of van kant laat maak.

(2) Die Raad is nie vir skadevergoeding aanspreeklik nie aan die eienaar of 'n ander persoon wat op die hond aanspraak maak, of aan enige koper van sodanige hond ten aansien van enige handeling ingevolge hierdie artikel.

thereof in respect of the dog in question, duly endorsed by the transferor on the reverse thereof to the effect that the dog has been disposed of, stating the name of the new owner and signed by the transferee.

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

The following persons shall be exempted from the provisions of sections 2 and 5:

(1) Any person residing outside the municipality and not being engaged in a regular trade or business or employed within the municipality, who brings any dog into the municipality for a temporary visit for a period not exceeding 30 days from the date of arrival within the municipality.

(2) Any blind person using any dog solely as a guide or lead dog.

(3) Any person residing outside the municipality, who leaves any dog at any place within the municipality for treatment or boarding at a veterinary surgeon or a recognised kennel or dog boarding establishment: Provided that any dog in terms of subsections (1) and (2) shall be removed from the municipality immediately after such treatment, boarding or temporary visit is completed: Provided further that the owner of such dog shall be in possession of a licence issued by the authority within whose jurisdiction such dog is normally kept.

10. Licence to be Produced for Inspection.

Any person who has paid the tax shall produce his tax receipt for inspection to any authorized officer of the Council, when reasonably so required of him.

11. Impounding of Dogs.

(1) Any authorized officer of the Council or any other person may take any dog, which is at large and apparently ownerless, unless such dog falls under the provisions of section 9, to the pound, where such dog shall be detained until the person claiming such dog shall have produced to the poundmaster a tax receipt in respect thereof, and paid to poundmaster the pound charges as determined by the Council from time to time in terms of section 80(B) of the Local Government Ordinance, 1939.

(2) Where there appears on the collar of any dog impounded the name and address of the owner or any other person, the poundmaster shall immediately communicate with such person. A written communication posted to the address shown on the collar shall be deemed to be sufficient communication for the purpose of this section.

12. Unclaimed Dogs may be Sold or Destroyed.

(1) In the event of any dog not being claimed by any person entitled thereto within 96 hours after 12h00 of the day the dog was impounded, the Council may cause the dog to be sold or destroyed in such manner as the Council may deem fit.

(2) The Council shall not be liable for any compensation either to the owner or other person entitled to the dog or to any purchaser of such dog in respect of any action taken in terms of this section.

13. Register van Geskutte Honde.

Die Raad hou 'n register wat die datum aantoon waarop elke hond geskut, verkoop of van kant gemaak is, en in die geval van verkoping, die bedrag daarvoor verkry.

14. Gevaarlike en Aanstootlike Honde.

(1) Geen eienaar soos bepaal in artikel 3 mag toelaat dat sy of haar hond op straat of in 'n publieke plek rondloop nie tensy dit aan 'n leiband, ketting of ander tipe harnas vas is en deur sodanige persoon beheer word.

(2) Niemand mag toelaat dat 'n hond wat gevaaerlik of kwaai is of aan 'n aanstootlike of besmetlike siekte ly. of 'n loopse teef, losloop nie.

(3) 'n Gemagtigde beampete of enige ander persoon kan sodanige hond laat skut.

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

15. Honde Mag Nie Aanhangs Word Nie.

Niemand mag sonder redelike grondē —

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

16. Blaffende en Tjankende Honde.

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

17. Van Kant Maak van Honde.

(1) Die Raad kan, behoudens die bepalings van artikel 12, gelas dat 'n hond van kant gemaak word —

- (a) waar dit blyk dat sodanige hond beantwoord aan die beskrywing in artikel 14(1) en (2) en die persoon wat op sodanige hond aanspraak maak, dit nie ingevolge artikel 14(4) kan terugkry nie; Met dien verstande dat die eienaar in elke sodanige geval die geleentheid gebied word, om sy saak te stel;
- (b) waar 'n hond wat op 'n openbare plek gevind word losloop en skynbaar sonder baas is of nie opgeëis word nie; en
- (c) waar 'n hond op 'n openbare plek losloop en die eienaar of persoon wat daaroor toesig het, weier of in gebreke bly om die belasting wat ingevolge hierdie verordeninge ten opsigte daarvan verskuldig is, te betaal.

(2) Die Raad is in geen geval aanspreeklik om aan enigiemand wat op 'n hond aanspraak maak wat ingevolge hierdie artikel van kant gemaak is, skadevergoeding te betaal nie.

18. Beampies van die Raad kan Persel Betree.

(1) Enige gemagtigde beampete van die Raad mag enige persel betree ten einde hierdie verordeninge toe te pas.

(2) Niemand mag sodanige beampete in die uitvoering van sodanige ondersoek dwarsboom, hinder of weier of versuum om aan hom inligting te verskaf, of aan hom valse inligting verstrek nie.

13. Register of Dogs Impounded.

The Council shall keep a register showing the date on which every dog was impounded, sold or destroyed, and in the case of a sale, the amount realised therefore.

14. Dangerous and Objectionable Dogs.

(1) No owner as described in section 3 shall permit his or her dog to be at large in a street or public place unless it is kept on a leash, chain or other type of harness and under control of such person.

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

(3) Any authorized officer or any other person may have such dog impounded.

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

15. Dogs not to be Incited to Attack.

No person shall, without reasonable cause —

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

16. Barking and Howling Dogs.

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

17. Destruction of Dogs.

(1) The Council may, subject to the provisions of section 12, order the destruction of any dog —

- (a) where it appears that such dog is of the type described in sections 14(1) and (2), and that the person claiming such dog is not entitled to its return in terms of section 14(4); Provided that in every such case the owner shall be given an opportunity of being heard;
- (b) where any dog found at large in any public place appears to be ownerless or unclaimed; and
- (c) where any dog found at large in any public place and the owner or person having custody thereof, refuses or fails to pay the current tax due in terms of these by-laws in respect of such dog.

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

18. Council's Officers may Enter Premises.

(1) Any authorized officer of the Council may enter any premises for the purpose of enforcing these by-laws.

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

19. Hondehokke.

Niemand mag die saak van hondehokke oprig, bedryf of aanhou nie in enige woonbuurt of enige gebied wat ingevolge 'n goedgekeurde dorpsaanlegsksema vir "algemene woondoeleindes" of "spesiale woondoeleindes" ingedeel is, of binne 500 m van sodanige streek.

20. Strafbepalings.

Iemand wat enige bepaling 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 drie maande.

21. Herroeping van Verordeninge.

Die Verordeninge Betreffende Hunde en Hondelisen-sies van die Munisipaliteit Tzaneen, afgekondig by Administrateurskennisgewing 1909 van 23 Oktober 1974, sonder gewysig, word hierby herroep.

PB. 2-4-2-33-71

Administrateurskennisgewing 1400 24 September 1980

MUNISIPALITEIT VANDERBIJLPARK: BEGRAAF-PLAASVERORDENINGE EN KREMATORIUM-TARIEF.

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

HOOFSTUK I.

ALGEMEEN.

Woordomskrywing.

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

"begraafplaas" enige stuk grond wat deur die Raad as 'n publieke begraafplaas aangewys is;

"berm" 'n betonstrook wat die Raad langs 'n ry grafc giet;

"estetiese afdeling" 'n afdeling van 'n begraafplaas wat deur die Raad afgesonder is en waarin slegs 'n kopsteen opgerig mag word en tuinstroke deur die Raad voorsien word;

"gedenkwerk" enige grafsteen, afskutting, omheining, monument, gedenkteken, opskrif of ander werk opgerig of wat op enige graf opgerig kan word;

"graf" enige stuk grond uitgelê vir die begrawing van een of meer lyke binne enige begraafplaas;

"hoof" die persoon wat deur die Raad as Hoof van Gemeenskapsdienste aangestel is of sy gemagtigde verteenwoordiger;

"inwoner" 'n persoon wat ten tyde van sy dood gewoonweg binne die munisipaliteit woonagtig was of 'n persoon wat ten tyde van sy dood die besitter van vaste eiendom binne die munisipaliteit vir 'n tydperk van minstens ses maande onmiddellik voor sy dood was: Met dien verstaande dat tensy anders bepaal word, dié be-

19. Dog Kennels.

No person shall establish, maintain or carry on a business of dog-kennels in a residential area or an area zoned as a "general residential" or "special residential" area in terms of an approved town-planning scheme, or within 500 m of such an area.

20. Penalties.

Any person contravening any of the provisions of these by-laws shall be guilty of an offence and liable, on conviction, to a fine not exceeding R100 or, in default of payment, to imprisonment for a period not exceeding three months.

21. Revocation of By-laws.

The Dog and Dog Licences By-laws of the Tzaneen Municipality, published under Administrator's Notice 1909, dated 23 October, 1974, as amended, are hereby revoked.

PB. 2-4-2-33-71

Administrator's Notice 1400

24 September, 1980

VANDERBIJLPARK MUNICIPALITY: CEMETERY BY-LAWS AND CREMATORIUM TARIFF.

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

CHAPTER I.

GENERAL.

Definitions.

1. In these by-laws, unless inconsistent with the context —

"adult" (where the word is used to describe a body) means any deceased person over the age of 12 years whose coffin will fit into the grave opening prescribed for adults in section 17;

"aesthetic section" means a section of a cemetery which has been set aside by the Council wherein a headstone only may be erected and a strip of garden will be provided by the Council;

"berms" means a concrete strip laid by the Council along a row of graves;

"burial order" means an order issued in terms of the Births, Marriages and Deaths Registration Act, 1963 (Act 81 of 1963);

"caretaker" means the officer appointed from time to time by the Council in a supervisory capacity with regard to any cemetery and includes superintendent;

"cemetery" means any piece of ground set apart by the Council as a public cemetery;

"child" means any deceased person of the age of 12 years or under whose coffin will fit into the grave opening prescribed for children in section 17;

"contractor" means the person who has paid or caused any of the charges prescribed in terms of Schedules "A"

naming nie pasiënte van hospitale of inrigtings of ander persone wat tydelik binne die munisipaliteit woonagtig is, insluit nie. In gevalle waar grafte gekoop is voordat bedoelde kopers buite die gebied gaan woon het, is die geldie wat ten opsigte van begrawings op inwoners geld, van toepassing;

"kind" 'n afgestorwe persoon van die ouderdom van 12 jaar en onder van wie die doodek sal pas in die graf-opening in artikel 17 vir kinders voorgeskryf;

"kontraktant" die persoon wat enige van die geldie voorgeskryf ingevolge Bylaes A en C hierby betaal het of laat betaal het of wat die reg verkry het om enige gedenkteken te laat oprig of bou of wat enige ander regte of belang in hierdie verordeninge vermeld of genoem, verkry het;

"mediese gesondheidsbeampte" die mediese gesondheidsbeampte van die Stadsraad van Vanderbijlpark of enige beampte deur hom aangewys;

"monumentale afdeling" 'n afdeling van 'n begraafplaas wat deur die Raad afgesonder is en waarin gedenkwerk oor die volle grafoppervlakte opgerig kan word;

"opsigter" die amptenaar wat van tyd tot tyd in 'n toeghouende hoedanigheid ten opsigte van die begraafplaas deur die Raad aangestel word en omvat ook superintendent;

"private graf" 'n stuk grond wat vir 'n graf binne 'n begraafplaas uitgelê is en ten opsigte waarvan die uitsluitende reg gekoop is om dit vir begrawingsdoeleindes te gebruik op die voorwaardes vermeld in artikel 15(3);

"Raad" die Stadsraad van Vanderbijlpark 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;

"Registrateur van Sterfgevalle" 'n persoon wat deur die Regering aangestel is om sterfgevalle te registreer;

"Stadsklerk" die Stadsklerk van die Stadsraad van Vanderbijlpark of iemand wat in daardie hoedanigheid optree;

"teraardebestelling" begrawing onder die grond of in enige ander vorm van graf met inbegrip van verassing van 'n lyk;

"teraardebestellingsorder" 'n order wat kragtens die Wet op die Registrasie van Geboortes, Huwelike en Sterfgevalle, 1963 (Wet 81 van 1963), uitgereik word;

"volwassene" (waar die woord gebruik word om 'n lyk te omskryf) 'n afgestorwe persoon bo die ouderdom van 12 jaar van wie die doodek sal pas in die graf-opening vir volwassenes in artikel 17 voorgeskryf.

Stigting van Begraafplaase.

2. Die Raad kan van tyd tot tyd enige grond vir die doel van 'n begraafplaas afsonder en niemand mag 'n lyk begrawe of laat begrawe in enige ander plek in die munisipaliteit nie.

Verassing.

3.(1) Niemand mag 'n lyk op enige ander wyse weg doen nie as om dit te begrawe in 'n begraafplaas of te

and "C" hereto to be paid or who has obtained the right to have any memorial work erected or constructed or who has obtained any other rights or interests referred to or mentioned in these by-laws;

"Council" means the Town Council of Vanderbijlpark 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);

"grave" means any piece of land laid out for the interment of one or more bodies within any cemetery;

"head" means the person appointed by the Council as Head of Community Services or his authorized representative;

"interment" means burial in earth or in any form of sepulchre and includes the cremation of a body;

"medical officer of health" means the medical officer of health of the Town Council of Vanderbijlpark or any officer authorized by him;

"memorial work" means any tombstone, railing, fence, monument, memorial, inscription or other work erected or which may be erected on any grave;

"monumental section" means a section of a cemetery which has been set aside by the Council wherein memorial work may be erected to cover the entire grave area;

"private grave" means any piece of ground laid out for a grave within any cemetery, the exclusive right to inter in which ground has been purchased in terms of section 15(3);

"Registrar of Deaths" means a person appointed by the Government to register deaths;

"resident" means a person who, at the time of death, ordinarily resided within the municipality or any person who, at the time of death, shall have been the owner of fixed property within the municipality for a period of at least six months immediately prior to death: Provided that, unless otherwise qualified, the term does not include inmates of hospitals, institutions or other persons temporarily resident within the municipality. In cases where the right to a grave has been purchased prior to such purchaser having taken up residence outside the area, the charges applicable in respect of burial of residents shall apply;

"Town Clerk" means the Town Clerk of the Town Council of Vanderbijlpark or any person acting in such capacity.

Establishment of Cemeteries.

2. The Council may from time to time set aside any ground for the purpose of a cemetery and no person shall inter or cause to be interred any body in any other place in the municipality.

Cremation.

3(1) No person shall dispose of a body in any manner other than by interring it in a cemetery or having it

laat veras in 'n krematorium goedgekeur ingevolge die bepalings van die Krematoriumordonnansie, 1965.

(2) Die oorskot van 'n lyk (hierna genoem die assé) wat in 'n krematorium binne of buite die grense van die munisipaliteit veras is, kan teen die betaling in Bylae C hierby voorgeskryf en met skriftelike toestemming van die hoof in die publieke of private graf waarin 'n naasbestaande of enige ander persoon reeds begrawe is; begrawe word.

Toegang vir Besoekers.

4.(1) Elke begraafplaas word aan die publiek oopgestel gedurende 07h00 tot 18h00: Met dien verstande dat die Raad die bevoegdheid het om, indien dit na sy mening in die openbare belang is, enige begraafplaas of gedeelte daarvan vir sodanige tydperk as wat die Raad goedvind, vir die publiek te sluit.

(2) Niemand mag in 'n begraafplaas of gedeelte daarvan wees of aanbly nie voor of na die ure genoem in subartikel (1) of gedurende enige tydperk wanneer dit vir die publiek gesluit is.

(3) Niemand onder die ouderdom van 12 jaar mag 'n begraafplaas binnegaan nie behalwe onder die sorg van 'n verantwoordelike persoon.

In Paadjies Bly.

5. Alle persone moet slegs die paaie, wandelpaadjies en graspaadjies wat in 'n begraafplaas verskaf is, gebruik.

Nie-blankes.

6. Geen swart persoon mag sonder die toestemming van die opsigter 'n begraafplaas of gedeelte van 'n begraafplaas wat vir blankes opsy gesit is, binnegaan of daarin wees nie.

In- en Uitgange van Begraafplase.

7. Niemand mag 'n begraafplaas binnegaan of verlaat nie uitgesonderd deur die hekke wat vir daardie doel verskaf is en niemand mag 'n kantoor of afgekampte plek in 'n begraafplaas binnegaan nie uitgesonderd in verband met wettige besigheid.

Niemand mag Trakte of Advertensies Uitdeel nie.

8. Niemand mag enige besigheid, bestelling of uitstalling werf nie, of trakte, besigheidskaarte of advertensies binne 'n begraafplaas uitdeel of laat nie.

Sit of Klim op Gedenkwerke Verbode.

9. Niemand mag op of oor 'n gedenkwerk, hek, muur, omheining of gebou in 'n begraafplaas sit, staan of klim nie.

Verbode Optrede binne Begraafplaas.

10. Niemand mag —
 - (a) binne enige begraafplaas tot oorlaas wees nie;
 - (b) 'n dier of fiets binne 'n begraafplaas ry nie, en geen voertuig mag 'n snelheid van 16 km per uur oorskry nie;
 - (c) enige dier of voël in 'n begraafplaas bring of toelaat dat dit daarin rondwaal nie. Enige dier of voël in 'n begraafplaas aangetref, kan deur die Raad van

cremated in a crematorium approved in terms of the provisions of the Crematorium Ordinance, 1965.

(2) The remains of a body (hereinafter called the ashes) cremated at a crematorium within or outside the boundaries of the municipality, may, with the written consent of the head be interred in a public or private grave in which the body of a relative or any other person has already been interred, on payment of the charges prescribed in Schedule C hereto.

Admission for Visitors.

4(1) Every cemetery shall be open to the public during 07h00 to 18h00: Provided that the Council shall have the right to close any cemetery or part thereof to the public for such period as it may deem fit if it is, in the opinion of the Council, in the interest of the public.

(2) No person shall be or remain in any cemetery or part thereof before or after the hours mentioned in subsection (1) or during any period when it is closed to the public.

(3) No person under 12 years of age may enter any cemetery unless in the care of a responsible person.

Keeping to Paths.

5. All persons shall use only the roads, walks and turfed paths provided in the cemetery.

Non-Whites.

6. No black person shall, without the permission of the caretaker, enter or be within a cemetery or a portion of a cemetery set aside for whites.

Entrances to and Exits from Cemeteries.

7. No person shall enter or leave any cemetery except by the gates provided for that purpose and no person shall enter any office or fenced place in a cemetery except in connection with lawfull business.

No person shall Distribute Tracts or Advertisements.

8. No person shall solicit any business, order or exhibit, distribute or leave any tracts, business cards or advertisements within any cemetery.

Sitting or Climbing on Memorial Works Prohibited.

9. No person shall sit, stand or climb upon or over any memorial work, gate, wall, fence or building in any cemetery.

Prohibited Acts within Cemeteries.

10. No person shall —
 - (a) commit any nuisance within any cemetery;
 - (b) ride any animal or cycle within any cemetery, and no vehicle may exceed a speed of 16 km per hour;
 - (c) bring any animal or bird into a cemetery or allow it to wander therein. Any animal or bird found in any cemetery may be destroyed by the Council

- kant gemaak word sonder om enige vergoeding aan die eiener daarvan te betaal;
- (d) 'n plant, struik of blom sonder die toestemming van die opsigter plant, afsny, pluk of verwijder nie;
 - (e) 'n betoging binne 'n begraafplaas hou of daaraan deelneem nie;
 - (f) enige beampte, werksman of arbeider in diens van die Raad in die begraafplaas in die vervulling van sy pligte steur nie;
 - (g) die opsigter in die vervulling van sy pligte hinder, weerstaan of teengaan nie of weier om aan enige bevel of versoek waartoe die opsigter geregtig is, te voldoen nie;
 - (h) 'n begraafplaas vir enige onseidelike doel gebruik of laat gebruik nie;
 - (i) 'n muur, gebou, omheining, hek, gedenkwerk of ander oprigting in 'n begraafplaas merk, daarop teken, dit bekrap of advertensies of ander voorwerpe daarop aanbring of dit op enige wyse ookal skend nie.

Klagte.

11. Iemand wat 'n klagte wil indien, moet dit skriftelik aan die Hoof rig.

Gelde.

12. Die gelde uiteengesit in Bylae A en C hierby ten opsigte van die onderskeie items daarin vervat, moet vooruit aan die Raad betaal word.

Reg op Grafte.

13. Niemand mag 'n reg of belang by enige grond of graf in 'n begraafplaas verkry nie, uitgesonderd sodanige regte of belang as wat ingevolge hierdie verordeninge verkry kan word.

Toestemming, Kennisgewing en Lasgewings.

14. Enige skriftelike toestemming, kennisgewing of ander lasgewing, deur die Raad uitgereik, moet onderteken word deur die Hoof en is afdoende bewys van die inhoud van sodanige ondertekende toestemming, kennisgewing of ander lasgewing.

HOOFSTUK II.**TERAARDEBESTELLINGS.***Aansoek om, en Koop van Gebruik van Graf.*

15.(1) Niemand mag sonder die toestemming van die opsigter 'n lyk binne 'n begraafplaas begrawe of laat begrawe nie. Sodanige toestemming word slegs verleen indien 'n skriftelike bevel deur die Registrateur van Sterfgevalle onderteken, waarby teraardebestelling gemagtig word, tesame met die kennisgewing van teraardebestelling aan die opsigter getoon word.

(2) 'n Persoon wat 'n lyk wil laat begrawe, moet minstens agt werksure voor die tyd wat vir sodanige begrafnis bepaal is, op die amptelike vorm wat in Bylae B voorgeskryf is, aan die opsigter kennis gee. So 'n aansoekvorm moet onderteken word deur die naaste oorlewende familielid van die oorledene wie se lyk in die graf begrawe sal word of deur iemand anders wat

- without paying any compensation to the owner thereof;
- (d) plant, cut, pick or remove any plant, shrub or flower without the permission of the caretaker;
- (e) hold or take part in any demonstration in any cemetery;
- (f) hinder during the performance of his duties any officer, workman or labourer employed by the Council in any cemetery;
- (g) obstruct, resist or oppose the caretaker in the course of his duty or refuse to comply with any order or request which the caretaker is entitled to make;
- (h) use or cause any cemetery to be used for any immoral purpose;
- (i) mark, draw, scribble, erect advertisements or objects on any wall, building, fence, gate, memorial work or other erection within any cemetery or in any other way deface them.

Complaints.

11. Any person wishing to lodge a complaint shall do so in writing, and address it the head.

Charges.

12. The charges set forth in Schedules A and C hereto in respect of the various items therein contained, shall be paid to the Council in advance.

Rights to Graves.

13. No person shall acquire any right to or interest in any ground or grave in any cemetery, other than such rights or interests as may be acquired in terms of these by-laws.

Consents, Notices and Orders.

14. Any written consent, notice or other order issued by the Council shall be signed by the head, and shall be conclusive evidence of the contents of such a signed consent, notice, or other order.

CHAPTER II.**INTERMENTS.***Application for and Purchase of the Use of a Grave.*

15.(1) No person shall inter or cause to be interred any body within any cemetery without the permission of the caretaker. Such permission shall only be granted on submission to the caretaker of a written order signed by the Registrar of Deaths, authorizing interment, together with notice of such interment.

(2) A person wishing to have a body interred shall notify the caretaker on the form prescribed in Schedule B not less than eight working hours before the time arranged for such interment. Such application shall be signed by the nearest surviving relative of the person whose body is to be interred in the grave, or such other person as the nearest surviving relative may authorize to sign the application on his behalf. Provided that if

deur die naaste oorlewende familielid gemagtig is om dit namens hom te onderteken: Met dien verstande dat die opsigter 'n aansoek na goeddunke kan toestaan as die vorm deur enige ander belanghebbende persoon onderteken is mits hy daarvan oortuig is dat die handtekening van die naaste oorlewende familielid nie betyds bekombaar is nie.

(3) Die Raad kan, na goeddunke, aan enige persoon die gebruik van 'n stuk grond vir 'n private graf verkoop. Iemand wat die gebruik van sodanige private graf wil koop, moet by die opsigter daarom aansoek doen. Sodanige graf word deur die opsigter toegewys, maar bly onderworpe aan die bepalings van die Begraafplaasverordening wat van tyd tot tyd van krag is.

(4) Daar mag nie, tensy die hoof skriftelik toestemming daartoe verleen, meer as een teraardebestelling in 'n graf plaasvind nie: Met dien verstande dat —

- (i) waar 'n dieper graf verlang word vir die gelyktydige begrawing van twee lyke in dieselfde graf of met die voorname om later 'n tweede lyk in dieselfde graf te begrawe, daar ten tye van die kennisgewing van die begrafnis daarom aansoek gedoen moet word;
- (ii) 'n tweede begrafnis in dieselfde graf word nie binne een jaar na die datum van die eerste begrafnis toegelaat nie.

(5) Die Raad kan, op aanvraag en na goeddunke, 'n lyk kosteloos in sodanige plek en op sodanige wyse laat begrawe.

(6) Geen lyk mag begrawe word tensy dit in 'n doodkis soos omskryf in artikel 22 geplaas is nie.

Verandering van Datum van Teraardebestelling.

16. Indien enige verandering gemaak word in die reeds vasgestelde dag of uur van die teraardebestelling moet kennis van sodanige verandering aan die opsigter by die begraafplaas gegee word minstens 6 uur voor die tyd vasgestel vir sodanige teraardebestelling.

Afmetings van Grafopeninge.

17.(1) Die afmetings van grafe is soos volg:

(a) *Grafe vir volwassenes:*

Lengte: 2 200 mm

Breedte by skouers: 800 mm

Breedte by kop: 600 mm

Breedte by voet: 500 mm

Diepte: 1 900 mm.

(b) *Grafe vir kinders:*

Lengte: 1 400 mm

Breedte by skouers: 500 mm

Breedte by kop: 450 mm

Breedte by voet: 330 mm

Diepte: 1 500 mm.

(c) Waar twee lyke in dieselfde graf begrawe gaan word, moet die minimum diepte van dié graf met 300 mm vermeerder word.

(2) Iemand wat vir die teraardebestelling van 'n volwassene 'n graf wil hê waarvan die opening die standaardgrootte oorskry, moet, wanneer hy kennis van die teraardebestelling gee, die mate van die döödkis, met inbegrip van die beslag, opgee.

the caretaker is satisfied that the signature of the nearest surviving relative cannot be obtained timeously, he may at his discretion grant an application signed by any other interested person.

(3) The Council may, at its discretion, sell to any person the use of any piece of ground for a private grave. Any person desiring to purchase the use of any such private grave shall apply to the caretaker. Such grave shall be allotted by the caretaker and held subject to the cemetery by-laws from time to time in force.

(4) Not more than one interment may be made in a grave, except with the written permission of the head: Provided that —

(i) where a deeper grave is required for the simultaneous interment of two bodies in the same grave, or with the intention of interring a second body in the same grave at a later stage, application must be made when notice of the interment is given;

(ii) A second interment in the same grave will not be allowed within one year from the date of the first interment.

(5) The Council may, upon application and at its discretion, inter any body free of charge in such place and manner as it may deem fit.

(6) No body shall be interred unless it is placed in a coffin as described in section 22.

Alteration of Date of Interment.

16. Should any alteration be made in the day or hour previously fixed for an interment, notice of such alteration shall be given to the caretaker at the cemetery at least 6 hours before the time fixed for such interment.

Dimensions of Grave Openings.

17.(1) The dimensions of graves shall be as follows:

(a) *Graves for adults:*

Length: 2 200 mm

Width at shoulders: 800 mm

Width at head: 600 mm

Width at feet: 500 mm

Depth: 1 900 mm.

(b) *Graves for children:*

Length: 1 400 mm

Width at shoulders: 550 mm

Width at head: 450 mm

Width at feet: 330 mm

Depth: 1 500 mm.

(c) The minimum depth of a grave shall be increased by 300 mm if two interments are to be made in the same grave.

(2) Any person requiring for an interment in an adult's grave an aperture of a size larger than the standard dimensions shall, when giving notice of interment, specify the measurements of the coffin including fittings.

Reservering van Grafe.

18.(1) By die afsterwe van 'n persoon het die naaste bestaande die reg om, teen betaling van die gelde in die Bylae hierby voorgeskryf, een aangrensende graf, indien beskikbaar, vir toekomstige gebruik aan te koop.

(2) Iemand wat die reg op 'n graf wil aankoop, moet by die opsigter daarom aansoek doen.

Regte nie-Oordraagbaar.

19. Niemand mag 'n reg op 'n graf wat hy ingevolge die bepalings van hierdie verordeninge verkry het, of kan verkry, sonder die skriftelike toestemming van die hoof aan iemand anders verkoop of oordra nie: Met dien verstande dat elke oordrag van die reg op 'n aangekoekte graf deur die opsigter geregistreer moet word en die registrasiegeld in Bylae A hierby voorgeskryf, moet deur die nuwe kontraktant aan die Raad betaal word.

'Wanneer 'n Kind se Doodkis te Groot is.

20. As 'n kind se doodkis te groot is vir die afmeting van 'n kindergraf, word die doodkis in 'n graf vir 'n volwassene begrawe en die voorgeskrewe gelde vir die teraardebestelling van 'n volwassene moet betaal word deur die persoon wat kennis van die begrawing gegee het.

Bedecking met Grond.

21. Daar moet minstens 1'200 mm grond tussen die bokant van die doodkis van 'n volwassene en die grondoppervlakte en minstens 900 mm tussen die bokant van 'n kind se doodkis en die grondoppervlakte wees.

Doodkiste in Grafe.

22. Niemand mag 'n doodkis wat van enige ander materiaal as sagte hout of ander verweerbare materiaal gemaak is, in 'n graf plaas of laat plaas nie, sonder om skriftelike toestemming van die hoof te verkry nie: Met dien verstande dat enige aanhangings tot sodanige kis wat normaalweg deel vorm van so 'n kis nie noodwendig van sagte hout of ander verweerbare materiaal gemaak hoeft te wees nie:

Aantal Lyke in Een Graf.

23. Onderworp aan die bepalings van artikel 15(4) mag meer as twee lyke van lede van een gesin in dieselfde graf begrawe word: Met dien verstande dat nie meer as twee doodkiste gebruik word nie: Voorts met dien verstande dat persone wat nie lede van een gesin is nie ook in dieselfde graf begrawe mag word met skriftelike toestemming van die hoof.

Bedecking van Doodkis met Grond.

24. Elke doodkis moet, sodra dit in 'n graf geplaas is, sonder verwyl met minstens 300 mm grond bedek word.

Versteuring van Menslike Oorskot.

25. Onderworp aan die bepalings van 'n opgrawingsbevel ingevolge die Wet op Geregtelike Doodsondersoek, 1959 (Wet 58 van 1959), by artikel 46 van die Wet op Gesondheid, 1977 (Wet 63 van 1977), of enige ander bepaling van enige wet insake die opgrawing van lyke,

Reserving of Graves.

18.(1) Upon the death of a person the nearest relative shall have the right, on payment of the charges prescribed in the Schedule hereto, to purchase one adjoining grave, if available, for future use.

(2) Any person desiring to purchase the right to a grave shall apply to the caretaker.

Rights not Transferable.

19. No person shall, without the written consent of the Head, sell or transfer to any other person any right relating to a grave which he has obtained or may obtain in terms of the provisions of these by-laws. Provided that every transfer of the right to a purchased grave shall be registered by the caretaker and the registration charge prescribed in Schedule A hereto, shall be paid to the Council by the new contractor.

When a Child's Coffin is too Large.

20. Should a child's coffin be too large for the dimensions of a child's grave, it will be placed in an adult's grave and the prescribed charge for an adult's interment shall be paid by the person giving notice of interment.

Covering with Earth.

21. There shall be at least 1 200 mm of earth between the top of any adult's coffin and the surface of the ground and at least 900 mm of earth between the top of a child's coffin and the surface of the ground.

Coffins in Graves.

22. No person shall place or cause any coffin constructed from any material other than soft wood or other perishable material, to be placed in any grave without the written consent of the head: Provided that any attachments to such a coffin which normally form part of a coffin, need not be made of soft wood or other perishable material.

Number of Bodies in One Grave.

23. Subject to the provisions of section 15(4) more than two bodies of members of the same family may be interred in the same grave: Provided that not more than two coffins are used: Provided further that persons not being members of the same family may be interred in the same grave with the written consent of the head.

Coffin shall be Covered with Earth.

24. Every coffin shall, upon being placed in any grave, be covered without delay with at least 300 mm of earth.

Disturbance of Human Remains.

25. Subject to the provisions of an exhumation order given in terms of the Inquests Act, 1959 (Act 58 of 1959), or section 46 of the Health Act, 1977 (Act 63 of 1977), or any other provision of any act relating to the ex huma-

mag niemand enige stoflike oorskot of enige grond wat dit begrens in 'n begraafplaas versteur nie.

Begravwing van Afgestorwenes Woonagtig buite die Munisipaliteit.

26. Die Raad kan na goeddunke die begrafnis van 'n afgestorwene wat buite die munisipale gebied woonagtig was, toelaat, maar so 'n begrafnis is onderworpe aan die koop van 'n privaat grafpercel en aan die betaling van die geldie in Bylae A voorgeskryf.

HOOFSTUK III:

BEGRAFNISSE.

Godsdiensoefening.

27.(1) Die lede van enige godsdienstige genootskap kan godsdiensoefeninge in die begraafplaas hou in verband met enige teraardebestelling of herdenkingsdiens onderworpe aan die beheer en verordeninge van die Raad.

(2) Niemand mag godsdiensoefeninge hou volgens die gebruikte van enige genootskap in sodanige gedeelte van 'n begraafplaas as wat deur die Raad afgesonder is vir lede van ander genootskappe nie.

Onthloeting van Lyke.

28. Niemand mag 'n lyk wat onbedek is, vervoer of sodanige lyk of 'n deel daarvan in 'n straat, begraafplaas of publieke plek ontbloot nie.

Opdragte van Opsigter.

29. Elkeen wat deelneem aan 'n begrafnisstoet of plegtigheid moet aan die opdragte van die opsigter volgodoen sodanige persoon in die begraafplaas aanwezig is.

Musiek Binnie Begräafplaas.

30. Slegs gewyde sang mag binne 'n begraafplaas beoefen word, behalwe in die geval van polisie- of militêre begrafnisse.

Besetting van Kapel of Beskutting.

31. Niemand mag 'n kapel of beskutting in 'n begraafplaas langer as 45 minute beset nie.

Ure vir Teraardebestellings.

32. Begrafnisse vind tussen 09h00 en 16h00 op Maandae tot Vrydae, openbare feesdae uitgesluit, plaas. Die hoof kan in noodgevalle en teen betaling van die voorgeskreve bedrag toelaat dat 'n begrafnis na 16h00 maar ten laatste om 17h00 plaasvind.

Nommers van Grafte.

33. Tot tyd en wyl 'n gedenkteken op 'n graf aangebring is, bring die opsigter 'n identifikasieplaat op elke grafpercel in die begraafplaas aan en hou dit instand. Niemand mag 'n lyk in 'n graf wat nie deur die opsigter toegewys is nie, begrawe.

tion of bodies, no person shall disturb any mortal remains or any ground surrounding it in any cemetery.

Interment of Deceased Persons Resident outside the Municipality.

26. The Council may in its discretion permit the interment of a deceased person who was resident outside the municipal area, but such interment shall be conditional upon the purchase of a private grave plot and upon payment of the charges prescribed in Schedule A.

CHAPTER III.

FUNERALS.

Religious Ceremonies.

27.(1) The members of any religious denomination may conduct religious ceremonies in the cemetery in connection with any interment or memorial service subject to the control and by-laws of the Council.

(2) No person shall conduct any religious ceremony according to the rites of any denomination in such portion of any cemetery as may be reserved by the Council for members of other denominations.

Exposure of Corpses.

28. No person shall convey a corpse which is not covered, or expose any such corpse or any part thereof in any street, cemetery or public place.

Instructions of Caretaker.

29. Every person taking part in any funeral procession or ceremony shall comply with the direction of the caretaker while such person is within a cemetery.

Music Inside Cemetery.

30. Only sacred singing shall be allowed in any cemetery, except in the case of police or military funerals.

Occupation of Chapel or Shelter.

31. No person shall occupy any chapel or shelter in a cemetery for more than 45 minutes.

Hours for Interments.

32. Interments shall take place between 09h00 and 16h00, Mondays to Fridays, excluding public holidays. The head may, in cases of emergency and upon payment of the prescribed charge, allow interments to take place after 16h00 but not later than 17h00.

Numbers of Graves.

33. Until such time as a memorial has been erected on a grave, the caretaker shall fix and maintain an identification plate on every grave plot in the cemetery. No person shall inter a body in any grave which has not been allotted by the caretaker.

HOOFSTUK IV.

OPGRAWING VAN LYKE EN HEROPENING VAN GRAFTE.

Oopmaak van Grafte.

34. Onderworpe aan die bepaling van dié Verwydering van Dooie Liggeme en Grafte Ordonnansie, 1925 (Ordonnansie 7 van 1925), en van enige ander bepaling van enige wet met betrekking tot die opgrawing van lyke; mag geen graf sonder die skriftelike toestemming van die hoof oopgemaak word nie.

Opgrawings.

35. Behoudens die bepaling van artikels 25 en 34 mag niemand 'n lyk sonder die skriftelike toestemming van die hoof en die mediese gesondheidsbeampte opgrave of laat opgrawe of verwijder nie. Die gelde vir opgrawing voorgeskryf in Bylae A hierby, moet in elke geval betaal word voor dat die opgrawing plaasvind. So danige toestemming moet minstens twee dae voor die voorgestelde datum vir die opgrawing of verwijdering van so 'n lyk by die opsigter ingedien word.

Afskerming van Werksaamhede.

36. Die graf waaruit 'n lyk verwijder moet word, moet doeltreffend tydens die opgrawing teen aanskoué afgeskerm word deur die begrafnisondernemer.

Geneeskundige Gesondheidsbeampte moet Teenwoordig Wees.

37. Geen opgrawing of verwijdering mag deur enige persoon gedaan word nie tensy die mediese gesondheidsbeampte aanwesig is.

Verplasing van Lyk van Een Graf na 'n Ander deur die Raad.

38. Indien die verplasing van 'n lyk te eniger tyd deur die Raad wenslik geag word, of indien enige bepaling van hierdie verordeninge oortree is tydens die teraardebestelling van 'n lyk, kan die Raad sodanige lyk na 'n ander graf laat verplaas, nadat die bepaling van dié Verwydering van Dooie Liggeme en Grafte, Ordonnansie, 1925, nagekom is. 'n Naasbestaande van sodanige afgestorwe persoon moet, indien moontlik, daarvan in kennis gestel word.

HOOFSTUK V.

VERSORGING VAN GRAFTE.

Graf Moet Skoon van Onkruid en in Behoorlike Orde Gehou word.

39. Die kontraktant ten opsigte van elke graf moet sodanige graf skoon van onkruid en in behoorlike orde hou. As die kontraktant nálaat om sulks te doen, kan die Raad self die nodige werk vir bovermelde doeleinades doen of laat doen en die koste daarvan op die kontraktant verhaal.

Struike en Blomme.

40. Niemand mag enige struikgewas, plant of blom op enige graf plant nie. Sonder die toestemming van die opsigter mag geen struikgewas, plant of blom deur enige persoon afgesny of verwijder word nie. Met dien ver-

CHAPTER IV.

EXHUMATION OF BODIES AND RE-OPENING OF GRAVES.

Opening of Graves.

34. Subject to the provisions of the Removal of Graves and Dead Bodies Ordinance, 1925 (Ordinance 7 of 1925), and of any other provisions of any law pertaining to the exhumation of a corpse, no grave may be opened without the written consent of the head.

Exhumations.

35. Subject to the provisions of sections 25 and 34, no person shall exhume or cause any corpse to be exhumed, or removed without the written consent of the head and the medical officer of health. The charges for exhumation mentioned in Schedule A hereto shall in every case be paid before the exhumation takes place. Such permission shall be submitted to the caretaker at least two days before the date fixed for the exhumation or removal of such corpse.

Screening of Activities.

36. The grave from which any corpse is to be removed shall be effectively screened from view by the undertaker during the exhumation.

Medical Officer of Health Shall be Present.

37. No exhumation or removal by any person shall take place unless the medical officer of health is present.

Transfer of Corpse from one Grave to Another by the Council.

38. Should the transfer of a corpse be deemed expedient by the Council at any time or should any provision of these by-laws be contravened during the interment of a corpse in any grave, the Council may, after having complied with the provisions of the Removal of Graves, and Dead Bodies Ordinance, 1925, transfer such corpse to another grave. If possible, a relative of such deceased person shall be notified accordingly.

CHAPTER V.

CARE OF GRAVES.

Grave shall be Kept Clear of Weeds and in Proper Order.

39. The contractor in respect of any grave shall keep such grave clear of weeds and in proper order. Should the contractor fail to do so, the Council may itself do or cause the necessary work for the abovementioned purpose to be done and to recover the cost thereof from the contractor.

Shrubs and Flowers.

40. No person may plant any shrub, plant or flower upon any grave. No shrub, plant or flower shall be cut or removed by any person without the consent of the caretaker. Provided the Council shall have the right to

stande dat die Raad te eniger tyd enige struikgewas, plant of blom kan snoei, afkap, uitgrave of verwijder.

Versorging van Grafe.

41. Die Raad kan na sy goeddunke onderneem om enige graf vir enige tydperk te onderhou teen betaling van die gelde voorgeskryf in Bylae A.

HOOFTUK VI.

OPRIGTING EN INSTANDHOUDING VAN GEDENKWERK.

Skriftelike Toestemming van Raad.

42. Niemand mag enige gedenkwerk binne 'n begraafplaas bring, oprig, verander, skilder, opknap, verwijder of hom andersins daarmee bemoei, of 'n grafskrif insny sonder die skriftelike toestemming van die hoof en van die kontraktant van sodanige graf nie.

Wagtydperk voor Oprigting van Gedenkwerk.

43. Geen gedenkteken mag binne ses maande na die datum van 'n begrafnis op enige graf opgerig word nie.

Posisie van Gedenkwerk.

44. Niemand mag 'n gedenkwerk op 'n graf oprig nie, uitgesonderd in sodanige posisie as wat die opsigter aanwys, of soos andersins by hierdie verordeninge bepaal.

Herstel van Gedenkwerk.

45. Indien die kontraktant van 'n graf enige gedenkwerk in so 'n toestand laat verval dat dit na die mening van die Raad gevhaar kan veroorsaak of 'n begraafplaas ontsier, kan die Raad hom per skriftelike kennisgwing gelas om sodanige reparasies aan te bring as wat die Raad nodig ag. Indien die adres van die kontraktant nie aan die Raad bekend is nie, kan sodanige kennisgwing in beide amptelike tale gepubliseer word in 'n dagblad wat binne die munisipaliteit gelees word. In geval die verlangde reparasies nie binne een maand na die be-tekening of publikasie van so 'n kennisgwing uitgevoer word nie, kan die Raad dit self uitvoer of die gedenkwerk verwijder sonder betaling van enige vergoeding en koste van sodanige reparasies of verwijdering kan op die kontraktant verhaal word.

Toesig oor Werk.

46. Iemand wat in 'n begraafplaas aan enige gedenkwerk werk of dit oprig, moet sodanige werk onder toesig van en tot voldoening van die opsigter uitvoer.

Beskadiging van Gedenkwerk.

47. Die Raad sal geensins aanspreeklik wees vir skade wat te eniger tyd aan enige gedenkwerk aangerig, mag word nie.

Verplasing van Gedenkwerk.

48. Die Raad kan te eniger tyd, na behoorlike kennisgwing, die posisie van enige gedenkwerk in 'n begraafplaas verander en die koste in verband daarmee aangegaan op die eienaar van sodanige gedenkwerk verhaal: Met dien verstaande dat in enige geval waar 'n gedenkwerk oorspronklik met die toestemming van die Raad

prune, cut down, dig up or remove any shrub, plant or flower at any time.

Care of Graves.

41. The Council may at its discretion undertake to keep any grave in order for any period against payment of the charges prescribed in Schedule A hereto.

CHAPTER VI.

ERECITION AND MAINTENANCE OF MEMORIAL WORK.

Written Consent of Council.

42. No person shall bring into a cemetery, erect, alter, paint, renovate, remove or otherwise interfere with any memorial work or cut any inscription thereon without the consent, in writing, of the head and of the contractor of such grave.

Waiting Period before Erection of Memorial.

43. No memorial may be erected on any grave within six months after the date of an interment.

Position of Memorial Work.

44. No person shall erect any memorial work on any grave except in such position as the caretaker may direct or as otherwise provided for in these by-laws.

Repairs to Memorial Work.

45. Should the contractor of a grave allow any memorial work to fall into such a state of disrepair that it may, in the opinion of the Council, cause danger or deface any cemetery, the Council may order him by notice in writing, to make such repairs as the Council may deem necessary. Should the address of the contractor be unknown to the Council, such notice may be published in both official languages in any daily newspaper circulating within the municipality. Should the required repairs not be carried out within one month of serving such notice or the publication thereof, the Council may itself carry out such repair or remove the memorial work without paying any compensation and may recover the cost of such repairs or removal from the contractor.

Supervision of Work.

46. Any person engaged upon any memorial work in a cemetery shall effect such work under the supervision and to the satisfaction of the caretaker.

Damaging of Memorial Work.

47. The Council shall in no case be liable for any damage which may at any time occur to any memorial work.

Moving of Memorial Work.

48. The Council may, after due notice, at any time change or alter the position of any memorial work in any cemetery, and recover the cost thereof from the owner of such memorial work. Provided that in any case where any memorial work has originally been placed in a certain position with the consent of the Coun-

in 'n sekere posisie geplaas is, enige verandering van sodanige posisie op koste van die Raad uitgevoer word.

Inneem van Materiaal in Begraafplaas.

49. Niemand mag enige materiaal in 'n begraafplaas bring met die doel om daarmee 'n gedenkwerk op enige graf op te rig nie, tensy en voordat —

- (a) 'n skets met essensiële afmetings in syfers van die voorgenome gedenkwerk daarop, en wat die posisie aantoon van die voorgenome werk, vergesel van 'n spesifikasie van die materiaal wat gebruik sal word, benewens 'n afskrif van enige voorgenome grafskrif, voorgelê is aan die opsigter minstens veertien dae voor die dag waarop dit die voorneme is om sodanige materiaal in 'n begraafplaas te bring;
- (b) alle verskuldigde gelde ten opsigte van sodanige graf of grafte betaal is;
- (c) die hoof se skriftelike goedkeuring vir die voorgestelde werk gegee is; en
- (d) die grafnommer agterop die gedenkwerk gegraveer is.

Opruiming van Gedenkwerk deur die Raad.

50.(1) Onderworpe aan appèl na die Raad, kan die hoof enige voorgestelde ontwerp of materiaal vir 'n gedenkteken wat na sy mening nie geskik is nie, afkeur.

(2) Enige gedenkteken wat nie tot bevrediging van die hoof opgerig is nie, kan deur die Raad op koste van die kontraktant en sonder die betaling van vergoeding verwijder word; indien dit nie binne een maand nadat skriftelik kennis deur die hoof gegee is, reggestel is nie.

Gedenktekens mag nie Verwyder word nie.

51. Niemand mag enige gedenkteken binne enige begraafplaas sonder die toestemming van die hoof verwijder of versteur nie.

Vereistes vir Oprigting van Gedenkwerk.

52. Gedenkwerke moet in ooreenstemming met die volgende vereistes wees:

- (a) Waar 'n gedeelte van die gedenkwerk verbind moet word met 'n ander gedeelte, moet koper- of galvaniseerde ysterpenne van goedgekeurde dikte en 160 mm lengte vir dié doel gebruik word. Die gate waarin sodanige penne moet pas, moet minstens 80 mm diep wees.
- (b) Enige gedeelte van sodanige werk wat op die grond of op 'n klip- of ander fondering rus, moet haaks gelê en versink word.
- (c) Geen klip van ongelyke dikte of waarvan daar 'n hoek af is, mag gebruik word nie, tensy aangetoon in die skets voorgelê ingevolge artikel 49(a).
- (d) Die onderkant van elke gedenkwerk moet minstens 50 mm laer as die natuurlike oppervlakte van die grond en op 'n toereikende betonfondament geplaas word.
- (e) Sonder die skriftelike toestemming van die hoof mag geen randstene gebruik word wat meer as 250 mm bokant die oppervlakte van die grond uitsteek of wat meer as 200 mm dik is nie.

cil, any alteration of such position shall be executed at the expense of the Council.

Bringing Material into Cemetery.

49. No person shall bring into the cemetery any material for the purpose of constructing therewith any memorial work on any grave unless and until —

- (a) a sketch together with the essential dimensions in figures of the proposed memorial, and showing the position of the proposed work, accompanied by a specification of the materials to be used in addition to a copy of any proposed inscription has been submitted to the caretaker at least fourteen days prior to the date on which such material is intended to be brought into any cemetery;
- (b) all charges due in respect of such grave or graves have been paid;
- (c) the head's written approval of the proposed work has been given; and
- (d) the grave number has been engraved on the rear of the memorial work.

Removal of Memorial Work by the Council.

50(1) Subject to an appeal to the Council, the head may reject any proposed design or material for a memorial which he considers to be unsuitable.

(2) Any memorial which is not erected to the satisfaction of the head, may if not rectified by the contractor within one month after having been notified in writing by the head, be removed by the Council without payment of any compensation and at the expense of the contractor.

Memorial Work not to be Removed.

51. No person shall remove or disturb any memorial within any cemetery without the permission of the head.

Requirements for Erection of Memorial Work.

52. Memorial work shall be in accordance with the following requirements:

- (a) Where any part of any memorial work is to be joined to any other part, copper or galvanised iron pins of approved thickness and 160 mm long shall be used for such purpose. The holes into which such pins must fit shall be not less than 80 mm deep.
- (b) Any part of such work resting upon the ground or any stone or other foundation shall be fairly squared and bedded.
- (c) No stone of uneven thickness, or having any corner wanting, shall be used unless shown on the sketch submitted in terms of section 49(a).
- (d) The underside of each memorial work shall be set at least 50 mm below the nature level of the ground and on adequate concrete foundation.
- (e) Without the written consent of the head, no kerb stones shall be used which protrude more than 250 mm above the surface of the ground or are more than 200 mm thick.

- (f) Alle grafstene en randstene moet deeglik van die binnekant af met ronde koper- of gegalvaniseerde ysterpenne vasgesit word.
- (g) Alle grafstene tot op 150 mm dikte moet deeglik aan die voetstuk op 'n goedgekeurde wyse vasgesit word.
- (h) Alle gedenkwerk moet eers sover moontlik voltooi word voordat dit in 'n begraafplaas gebring word.
- (i) Voetstukke van enkel grafte moet uit een soliede stuk bestaan.
- (j) Gedenkwerke moet slegs van marmer of graniet of ander erkende harde klip of van 'n ander materiaal deur die Raad goedgekeur, gebou of gemaak word.
- (k) Niemand mag binne 'n begraafplaas klipwerk, beitel- of ander werk aan enige gedenkwerk wat nie in verband staan met die vassit van sodanige werk nie, verrig nie, uitgesonderd waar sodanige werk uitdruklik ingevolge die bepalings van hierdie verordeninge toegelaat word.
- (l) As 'n gedenksteen op 'n voetstuk rus —
- (i) moet dit op 'n betonfondament wat deur die Hoof goedgekeur is, geplaas word;
 - (ii) moet dit in goeie cementmortel vasgesit word;
 - (iii) moet die voetstuk minstens 1 000 mm by 330 mm wees;
 - (iv) moet die betonfondament vir die gedenksteen die volgende afmetings hê —
- Lengte:* reghoekig met die lengte-as van die graf — 1 300 mm.
- Breedte:* minstens die breedte van die bodem van die grafsteen plus 'n uitstek van 160 mm aan beide kante.
- Diepte:* minstens 160 mm;
- (v) moet die betonfondament vir die randstene oor die voet van die graf strek en die volgende afmetings hê:
- Lengte:* 1 220 mm
- Breedte:* 330 mm
- Diepte:* 110 mm;
- (vi) moet die bokante van alle betonfonderings minstens 60 mm onder die grondoppervlak wees.
- (m) Enige letters op gedenkwerk moet daarin gegraveer word en mag nie bo die oppervlakte van die gedenkwerk uitsteek nie.
- (n) Met toestemming van die Raad en die kontraktant kan die naam van die maker op die gedenkwerk gegraveer word: Met dien verstande dat geen adres of ander besonderhede daarby gevoeg word nie en dat die Raad op eenvormige lettergroottes en ruimte vir sodanige graving kan aandring.

Vervoer van Gedenkwerk.

53. Die vervoer van enige klip, steenwerk of gedenkwerk of enige gedeelte daarvan op looppaie tussen grafte, mag slegs deur middel van 'n trolley toegerus met lugbande onderneem word: Met dien verstande dat geen

- (f) All head and kerb stones shall be properly secured from the inside with round copper or galvanised iron pins.
- (g) All headstones up to 150 mm in thickness shall be securely attached to the base in an approved manner.
- (h) All memorial work shall be completed as far as possible before it is brought into any cemetery.
- (i) In the case of single graves, foot kerbs shall consist of one solid piece.
- (j) Memorial work shall be constructed or made of marble or granite or any other approved hardstone or other material approved by the Council.
- (k) No person shall do any stone work, chiselling or other work upon any memorial work not connected with the fixing of such memorial work within any cemetery except where such work is expressly permitted in terms of these by-laws.
- (l) If a memorial rests on a base —
- (i) it must be set on a concrete foundation approved by the head;
 - (ii) it shall be set in good cement mortar;
 - (iii) the base shall be not less than 1 000 mm by 330 mm by 330 mm;
 - (iv) the concrete foundation to the headstone shall have the following dimensions —
- Length:* at right angles to longitudinal axis of grave — 1 300 mm
- Width:* not less than the width of the bottom of the headstone plus a projection of 160 mm on either side;
- Depth:* not less than 160 mm
- (v) the concrete foundation for the kerbing shall extend across the foot of the grave plot and shall be of the following dimensions:
- (i) *Length:* 1 220 mm
 - (ii) *Width:* 330 mm
 - (iii) *Depth:* 110 mm;
- (vi) the tops of all concrete foundations shall be not less than 60 mm below ground level.
- (m) Any letters on memorial work shall be engraved thereon and shall not protrude from the surface of the memorial work.
- (n) With the consent of the Council and the contractor the name of the maker may be engraved on the memorial work: Provided that no address or other particulars shall be added thereto and that the Council may require that uniform letter sizes and spaces be used for such engraving.

Conveying of Memorial Work.

53: The conveying of any stone, brick or memorial work or any part thereof along paths between graves may be undertaken only by means of a trolley fitted with pneumatic tyres: Provided that no such trolley

sodanige trolley in 'n pad wat, na die mening van die opsigter, te smal of op 'n ander wyse vir sodanige trolley ongeskik is beweeg mag word nie.

Voertuie en Gereedskap.

54. Iemand wat besig is met werk aan 'n graf of grafte, moet sodanige voertuie, gereedskap en ander apparaat gebruik wat nie instryd is nie met hierdie verordeninge.

Nakoming van Opdragte van Raad.

55. Iemand wat werk binne 'n begraafplaas verrig moet te alle tye die opdragte van die opsigter gehoorsaam.

Vullis en Beskadiging van Begraafplaas.

56. Niemand mag te eniger tyd vullis, grond, klip of ander puin binne enige begraafplaas laat of op enige wyse enige deel van 'n begraafplaas of enigets daarin vervat, beskadig of ontsier nie.

Tye van Inbring van Materiaal en Verrigting van Werk.

57. Niemand mag enige gedenkwerk of materiaal inbring nie, of enige werk, binne 'n begraafplaas verrig nie, uitgesonderd gedurende die volgende ure: Maandae tot Vrydae, uitgesonderd openbare feesdae: 08h00 tot 17h00.

Ongunstige Weer.

58. Niemand mag enige gedenkwerk vassit of plaas gedurende ongunstige weer of terwyl die grond in 'n ongeskikte toestand is nie.

Toon van Skriftelike Toestemming.

59. Iemand aan wie werk toevertrou is of wat op pad werk toe of van werk af binne 'n begraafplaas is, moet wanneer hy daarom deur die Raad versoek word, die skriftelike toestemming aan hom ingevolge artikel 42 uitgereik, toon.

HOOFSTUK VII.

Alle Afdelings.

60.(1) Niemand mag behalwe met die toestemming van die opsigter, 'n reling, draadwerk, blomstaander, ornament, kraans, versiering, of enige ander voorwerp, uitgesonderd 'n vaas, saam met die blomme en lower daarin geplaas word, op of om 'n graf aanbring, plaas of laat nie.

(2) Vars blomme en lower wat met toestemming van die opsigter ingevolge subartikel (1) op 'n graf geplaas word, kan deur hom verwijder word as dit na sy mening verleef het.

(3) Nie meer as twee vase of ander houers vir blomme en lower mag in 'n gedenkwerk bevat word nie.

Monumentale Afdeling.

61. Die volgende bepalings is van toepassing op die monumentale afdeling:

(a) Geen gedenkwerke wat opgerig word, mag meer as 1 200 mm hoog wees nie.

shall be moved along any path which in the opinion of the caretaker, is too narrow or otherwise unsuitable for such trolley.

Vehicles and Tools.

54. Any person engaged upon any work upon any grave or graves, shall use vehicles, tools and other appliances of such a kind as not to contravene these by-laws.

Complying with Council's Directions.

55. Any person carrying on any work within a cemetery shall at all times comply with the directions of the caretaker.

Rubbish and Damage to Cemetery.

56. No person shall at any time leave any rubbish, soil, stone or other debris within any cemetery or in any way damage or deface any part of any cemetery or anything therein contained.

Times for Bringing in Material and Doing Work.

57. No person shall bring memorial work or material or do any work, within any cemetery except during the following hours: Mondays to Fridays, public holidays excluded: 08h00 to 17h00.

Inclement Weather.

58. No person shall fix or place any memorial work during inclement weather or while the soil is in an unsuitable condition.

Production of Written Permission.

59. Any person charged with any work or on his way to or from work within any cemetery, shall upon demand by the Council, produce the written consent issued to him in terms of section 42.

CHAPTER VII.

All Sections.

60.(1) No person shall, except with the consent of the caretaker, erect, place or leave upon or around a grave any railings, wire-work, flower stand, ornament, wreath, embellishment or other object of any kind, other than a vase, together with such flowers and foliage as may be inserted therein.

(2) Fresh flowers and foliage placed on a grave with the consent of the caretaker in terms of subsection (1), may be removed by him when in his opinion they have faded.

(3) A memorial may incorporate not more than two vases or other receptacles for flowers or foliage.

Monumental Section.

61. The following provisions shall apply to the monumental section:

(a) No memorial which is erected, shall exceed a height of 1 200 mm.

- (b) Behoudens die bepalings van artikel 60 mag niemand sonder die skriftelike toestemming van die oopsigter enige voorwerp in die vorm van 'n ornament of versiering op 'n graf plaas of laat plaas nie.
- (c) Geen beplanting van enige aard, behalwe deur die Raad, word op grafte toegelaat nie.

Esteriese Afdeling.

62. Die volgende bepalings is van toepassing op die estetiese afdeling:

- (a) Geen randsteen mag aangebring word nie.
- (b) Die voetstuk van 'n gedenkteken mag hoogstens 610 mm X 260 mm wees, tensy die gedenkteken oor twee aangrensende grafpersele opgerig gaan word, in welke geval die afmetings 1220 mm X 260 mm mag wees.
- (c) Geen gedenkteken mag op enige punt oor die voetstuk uitsteek nie en moet so op die berm opgerig word dat die gedeelte naaste aan die graf minstens 120 mm van die rand van die berm af is. 'n Gedenkteken mag nie hoër as 660 mm wees nie.
- (d) Geen voorwerp uitgesondert 'n gedenkteken en 'n vaas vir blomme of lower wat in die verskafte opening in die berm geplaas kan word, mag na die verloop van ses maande na die begrafnis op enige graf geplaas of gehou word nie.
- (e) Behoudens die bepalings van paragraaf (d) kan die Raad enige voorwerp wat op 'n grafperseel geplaas is, verwys.
- (f) Afgesien van die vaas vir blomme of lower in die berm, mag geen gedenkteken meer as een bykomstige houer vir blomme of lower bevat nie.

HOOFTUK VIII.

KREMATORIUMGELDE.

63. Die gelde vir die gebruik van die krematorium is soos in Bylae C hierby heergelê.

HOOFTUK IX.

ALGEMEEN.

Strafbepalings.

64. Iemand wat enige bepaling van hierdie verordeninge oortree of in gebreke bly om daaraan te voldoen is skuldig aan 'n misdryf en by skuldigbevinding strafbaar met 'n boete van hoogstens R100 en in die geval van 'n voortgesette misdryf, met 'n boete van hoogstens R5 per dag vir elke dag waarop die misdryf voorgesit word. Benewens sodanige boete moet enige koste wat deur die Raad aangegaan word as gevolg van 'n oortreding van enige van die bepalings van hierdie verordeninge deur die persoon betaal word wat hom aan sodanige oortreding skuldig maak.

Herroeping van Verordeninge.

65. Die Begraafplaasverordeninge van die Municipality Vanderbijlpark, aangekondig by Administrateurskennisgewing 999 van 10 November 1954, soos gewysig, word hierby herroep.

- (b) Subject to the provisions of section 60, no person shall without the consent of the caretaker, in writing, place or leave on a grave any object in the nature of an ornament or embellishment.
- (c) No planting of any kind, except by the Council, shall be allowed on the graves.

Aesthetic Section.

62. The following provisions shall apply to the aesthetic section:

- (a) No kerbing shall be erected;
- (b) The pedestal of the memorial shall not exceed 610 mm by 260 mm unless the memorial is to be erected on two adjoining grave plots, in which case the measurements may be 1220 mm by 260 mm.
- (c) No memorial shall overhang the pedestal at any point and it shall be so erected on the berm that the edge nearest to the grave shall be at least 120 mm from the edge of the berm. The height of memorial shall not exceed 660 mm.
- (d) Except for a memorial or vase for flowers or foliage which may be placed in the space provided on the berm, no object may be placed or kept on any grave after the expiration of six months from the date of interment.
- (e) Subject to the provisions of paragraph (d), the Council may remove any object which has been placed on a grave plot.
- (f) Excluding the vase for flowers or foliage in the berm, no memorial may contain more than one additional container for flowers or foliage.

CHAPTER VIII.

CREMATORIUM CHARGES.

63. The charges for the use of the crematorium are as stipulated in Schedule C hereto.

CHAPTER IX.

GENERAL.

Penalties.

64. Any person contravening any provision of these by-laws or failing to comply therewith, shall be guilty of an offence and liable, on conviction, to a fine not exceeding R100 and, in the case of any continued offence, to a fine not exceeding R5 per day for every day such offence is continued. In addition to such fine, any cost incurred by the Council as a result of any contravention of any of the provisions of these by-laws, shall be paid by the person guilty of such contravention.

Revocation of By-laws.

65. The Cemetery By-laws of the Vanderbijlpark Municipality, published under Administrator's Notice 999, dated 10 November, 1954, as amended, are hereby revoked.

BYLAE A.

TARIEF VAN GELDE.

1. Oop- en toemaak van 'n graf vir die eerste teraardebestelling (per graf):

Volwassene: Inwoner: R45. Nie-inwoner: R75.

Kind: Inwoner: R25. Nie-inwoner: R45.

2. Groter of dieper maak van graf:

Inwoner: R10. Nie-inwoner: R10.

3. Tweede teraardebestelling na verloop van een jaar in dieselfde graf:

Volwassene: R15.

Kind: R10.

4. Teraardebestelling na 16h00 (artikel 32): R25.

5. Aankoop van private graf:

(1) In estetiese afdeling:

Per graf:

Inwoner: Volwassene of kind: R25. Nie-inwoner: Volwassene of kind: R50.

(2) Alle ander grafe:

Per graf:

Inwoner: Volwassene of kind: R15. Nie-inwoner: Volwassene of kind: R30.

6. Instandhouding ingevolge artikel 41, per jaar: R25.

7. Opgravings:

Aansoek om toestemming vir die opgraving van 'n lyk: R50.

8. Gedenkwerke:

(1) Aansoek om gedenkwerke op te rig (enkelgraf): R35.

(2) Aansoek om gedenkwerke op te rig op twee of meer aangrensende grafe: R45.

(3) Aansoek om gedenkwerke op te rig in die Estetiese Afdeling: R20.

9. Oordraggelde: R10.

BYLAE B.

STADSRAAD VAN VANDERBIJLPARK.

Telefoon: 33-3231

Posbus 3.
Vanderbijlpark
1900

KENNISGEWING VAN BEGRAFNIS.

Die Verantwoordelike Beampte

Vanderbijlpark _____ 19_____

Meneer

Aansoek ingevolge die Begraafplaas- en Krematorium-verordeninge van die Stadsraad van Vanderbijlpark. Administrateurskennisgewing van: _____

SCHEDULE A.

TARIFF OF CHARGES.

1. Opening and closing of a grave for the first burial (per grave):

Adult: Resident: R45. Non-resident: R75.

Child: Resident: R25. Non-resident: R45.

2. Increasing the depth or aperture of grave:
Resident: R10. Non-resident: R10.

3. Second burial after one year in the same grave:
Adult: R15. Child: R10.

4. Late interments after 16h00 (section 32): R25.

5. Purchase of private graves:

(1) Graves in aesthetic section:

Per grave:

Resident: Adult or child: R25. Non-resident: Adult or child: R50.

(2) All other graves:

Per grave:

Resident: Adult or child: R15. Non-resident: Adult or child: R30.

6. Maintenance in terms of section 41, per annum: R25.

7. Exhumations:

Application for permission to exhume a body: R50.

8. Memorials:

(1) Application to erect a memorial (single grave): R35.

(2) Application to erect a memorial on two or more adjoining graves: R45.

(3) Application to erect a memorial in the aesthetic section: R20.

9. Transfer charges: R10.

SCHEDULE B.

TOWN COUNCIL OF VANDERBIJLPARK.

Telephone: 33-3231

P.O. Box 3
Vanderbijlpark
1900

NOTICE OF INTERMENT.

The Responsible Official

Vanderbijlpark _____ 19_____

Sir

Application in terms of the Vanderbijlpark Cemetery and Crematorium By-laws, Administrator's Notice of _____

(1) Naam en van van oorledene
 (2) Geslag (3) Identiteitsnommer
 (4) Geboortedatum
 Ouderdom Jare Maande Dae
 (1) Laasbekende adres (indien net 'n besoeker aan opgegewe adres, vermeld asseblief)
 Gewone verblyfplek
 Ras Nasionaliteit
 Datum van oorlye Plek van oorlye
 Oorsaak van Dood — moet vermeld word sover as vasgestel kan word
 (1) Datum van begrafnisbevel en (2) Plek van uitreiking Nommer van begrafnisbevel * Moet begrawe word in:
 Volwasse-afdeling Kinderafdeling.
 Grafnommer In Monumentgedeelte OF In Estetiese Afdeling.
 Datum en tyd van begrafnis 19 ure.

Opmerkings:

Sal die begrafnis deur baie personc bygewoon word?

Sal die begrafnis deur nie-blankes bygewoon word?

Moet die grafopening vergroot word?

L.W. Hierdie aansoek moet ingevolge artikel 15 van die verordeninge ingedien word.

Ek verklaar hierby dat al bovemelde besonderhede na my beste wete waar is.

Datum
 *Ondernemer***Kontraktant**

(Meld verwantskap met oorledene)

* Skrap wat nie van toepassing is nie.

BYLAE C.**KREMATORIUMGELDE.**

1. Vir die verassing van 'n lyk, insluitende die gebruik van die kapel:

Inwoner: R60. Nie-inwoner: R90.

2. Vir die gebruik van 'n nis met 'n opening soos deur die Raad bepaal:

(1) Name and surname of deceased (2) Sex
 (3) Identity No.
 (4) Date of birth Age
 Years Months Days (1) Last known address (if a visitor at address given, please state)
 (2) Usual Residence
 Race Nationality
 Date of death Place of death Cause of death to be furnished as far as can be ascertained
 (1) Date of Burial Order and (2) Place of issue Number of Burial Order
 * To be buried in: Adult Section
 Children Section Grave No.
 In monument section OR in aesthetic section.
 Date and time of interment: 19 hours.

Remarks:

Will the funeral be well attended?

Will non-whites attend the funeral?

Must the aperture of grave be enlarged?

NB: This application must be presented in accordance with section 15 of these by-laws.

I hereby certify that the above information is correct to the best of my knowledge.

Date
 *Undertaker***Contractor**

(State relationship to deceased)

* Delete which is not applicable.

SCHEDULE C.**CREMATORIUM CHARGES.**

1. For the cremation of a body, including the use of the chapel:

Resident: R60. Non-resident: R90.

2. For the use of a niche with an opening as determined by the Council.

Eerste 20 jaar: Inwoner: R40. Nie-inwoner: R60.
 Verdere 10 jaar: Inwoner: R20. Nie-inwoner: R30.
 3. Aanbring van gedenkplaat of -steen:
 Om nis te bedek: 230 mm X 230 mm: Inwoner: R12.
 Nic-inwoner: R14.
 Op 'n muur in die gedenktuin:
 Eerste 20 jaar: Inwoner: R40. Nie inwoner: R60.
 Verdere 10 jaar: Inwoner: R25. Nie-inwoner: R30.
 4. Strooi van asse in die tuin van herinnering: R5.
 5. Om kapel gedurende 'n verassing te versier: R50.
 6. Begrawing van asse in 'n graf wat reeds die oorskot van 'n naasbestaande bevat: R5.
 7. Kansellering van 'n verassing: R15.

Alle geldte moet vooruitbetaal word voor die diens gelewer word.

Die bepalings in hierdie kennisgewing vervat, treé op 1 Oktober 1980 in werking.

PB. 2-4-2-23-34

Administrateurskennisgewing 1401 24 September 1980

BEDFORDVIEW-WYSIGINGSKEMA 213.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Bedfordview-dorpsaanlegskema 1, 1948 gewysig word deur die hersonering van Erf 22 dorp Oriel van "Een woonhuis per erf", tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 20 000 vk. vt."

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

Hierdie wysiging staan bekend as Bedfordview-wysigingskema 213.

PB. 4-9-2-46-213

Administrateurskennisgewing 1402 24 September 1980

RANDBURG-WYSIGINGSKEMA 62.

Hierby word ooreenkonsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976, gewysig word deur die hersonering van Erf 80, dorp Strijdom Park Uitbreiding 2, van "Residensiel 1" met 'n digtheid van "Een woonhuis per erf" tot "Nywerheid 1" onderworpe aan sekere voerwaardes.

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

Hierdie wysiging staan bekend as Randburg-wysigingskema 62.

PB. 4-9-2-132H-62

First 20 years: Resident: R40. Non-resident: R60.
 Further 10 years: Resident: R20. Non-resident: R30.
 3. Erection of a commemorative plate or tablet:
 To cover a niche:
 230 mm X 230 mm: Resident: R12. Non-resident: R14.
 On a wall in the garden of remembrance:
 First 20 years: Resident: R40. Non-resident: R60.
 Further 10 years: Resident: R25. Non-resident: R30.
 4. Scattering of ashes in garden of remembrance: R5.
 5. For the decoration of the chapel during a cremation: R50.
 6. Burial of ashes in a grave already containing the remains of a relative: R5.

7. The cancellation of a cremation: R15.

All charges must be paid before the service is rendered.

The provisions in this notice contained, shall come into operation on 1 October, 1980.

PB. 2-4-2-23-34

Administrator's Notice 1401 24 September, 1980

BEDFORDVIEW AMENDMENT SCHEME 213.

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 Bedfordview Town-planning Scheme 1, 1948 by the rezoning of Erf 22, Oriel Township from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 20 000 sq. ft."

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

This amendment is known as Bedfordview Amendment Scheme 213.

PB. 4-9-2-46-213

Administrator's Notice 1402 24 September, 1980

RANDBURG AMENDMENT SCHEME 62.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Randburg Town-planning Scheme, 1976, by the rezoning of Erf 80, Strijdom Park Extension 2 Township, from "Residential 1" with a density of "One dwelling per erf" to "Industrial 1" subject to certain conditions.

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

This amendment is known as Randburg Amendment Scheme 62.

PB. 4-9-2-132H-62

Administrateurskennisgewing 1403 24 September 1980

JOHANNESBURG-WYSIGINGSKEMA 134.

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-dorpsbeplanningskema, 1979, gewysig word deur die hersonering van 'n deel van Lot 14, Lot 15 en 'n deel van Lot 16 dorp Rosebank van:

(1) 'n deel van Lot 14 en 'n deel van Lot 15 "Onderwys" tot "Besigheid", en 'n deel van Lot 15 en 'n deel van Lot 16 "Onderwys tot Párking", 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 134.

PB. 4-9-2-2H-134

Administrateurskennisgewing 1404 24 September 1980

BEDFORDVIEW-WYSIGINGSKEMA 1/212.

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 Bedfordview-dorpsaanlegskema 1, 1948, gewysig word deur die hersonering van Erf 122, Oriel van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 20 000 vk. vt."

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

Hierdie wysiging staan bekend as Bedfordview-wysigingskema 1/212.

PB. 4-9-2-46-212

Administrateurskennisgewing 1405 24 September 1980

RANDBURG-WYSIGINGSKEMA 267.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976, gewysig word deur die hersonering van Erf 58, dorp Strijdomspark Uitbreiding 2, van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Nywerheid 1".

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

Hierdie wysiging staan bekend as Randburg-wysigingskema 267.

PB. 4-9-2-132H-267

Administrator's Notice 1403

24 September, 1980

JOHANNESBURG AMENDMENT SCHEME 134.

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 a part of Lot 14, Lot 15 and a part of Lot 16, Rosebank Township from:

(1) A part of Lot 14 and a part of Lot 15 "Educational" to "Business", and a part of Lot 15 and a part of Lot 16, "Education" to "Parking" 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 134.

PB. 4-9-2-2H-134

Administrator's Notice 1404

24 September, 1980

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 Bedfordview Town-planning Scheme 1, 1948, for the rezoning of Erf 122, Oriel from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 20 000 sq. ft."

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

This amendment is known as Bedfordview Amendment Scheme 1/212.

PB. 4-9-2-46-212

Administrator's Notice 1405

24 September, 1980

RANDBURG AMENDMENT SCHEME 267.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Randburg Town-planning Scheme, 1976, by rezoning of Erf 58, Strijdomspark Extension 2 Township, from "Residential 1" with a density of "One dwelling per erf" to "Industrial 1".

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

This amendment is known as Randburg Amendment Scheme 267.

PB. 4-9-2-132H-267

Administrator'skennisgewing 1406 24 September 1980

HALFWAY HOUSE EN CLAYVILLE-WYSIGINGSKEMA 15.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrator goedgekeur het dat Halfway House en Clayville-dorpsaanlegskema, 1976, gewysig word deur die hersonering van Dele van Erf 508 (Spoorweg Reserwe) Clayville Uitbreiding 4, van "Spesiaal" vir spoorweg doeleindes tot "Nywerheid 2" 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 Sekretaris, Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, Pretoria en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Halfway House en Clayville-wysigingskema 15.

PB. 4-9-2-149-15

Administrator'skennisgewing 1407 24 September 1980

POTCHEFSTROOM-WYSIGINGSKEMA 10.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrator goedgekeur het dat Potchefstroom-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Gedeltes 2 en 6 van Erf 157, dorp Potchefstroom, van "Residensieel 1" met 'n digtheid van "Een woonhuis per 900 m²" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 500 m²".

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

Hierdie wysiging staan bekend as Potchefstroom-wysigingskema 10.

PB. 4-9-2-26H-10

Administrator'skennisgewing 1408 24 September 1980

NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA 814.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrator goedgekeur het dat Noordelike Johannesburgstreek-dorpsaanlegskema, 1958, gewysig word deur die hersonering van Erf 88, dorp Senderwood Uitbreiding 1, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 20 000 vk. vt."

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

Hierdie wysiging staan bekend as Noordelike Johannesburgstreek-wysigingskema 814.

PB. 4-9-2-212-814

Administrator's Notice 1406 24 September, 1980

HALFWAY HOUSE AND CLAYVILLE AMENDMENT SCHEME 15.

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 Halfway House and Clayville Town-planning Scheme, 1976, by the rezoning of Parts of Erf 508 (Railway Reserve) Clayville Extension 4 Township, from "Special" for railway siding purposes to "Industrial 2" 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 Secretary, Transvaal Board for the Development of Peri-Urban Areas, Pretoria and are open for inspection at all reasonable times.

This amendment is known as Halfway House and Clayville Amendment Scheme 15.

PB. 4-9-2-149-15

Administrator's Notice 1407 24 September, 1980

POTCHEFSTROOM AMENDMENT SCHEME 10.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Potchefstroom Town-planning Scheme, 1980, by the rezoning of Portions 2 and 6 of Erf 157, Potchefstroom Township, from "Residential" with a density of "One dwelling per 900 m²" to "Residential 1" with a density of "One dwelling per 500 m²".

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

This amendment is known as Potchefstroom Amendment Scheme 10.

PB. 4-9-2-26H-10

Administrator's Notice 1408 24 September, 1980

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME 814.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Northern Johannesburg Region Town-planning Scheme, 1958, by the rezoning of Erf 88, Senderwood Extension 1 Township, from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 20 000 sq. ft."

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

This amendment is known as Northern Johannesburg Region Amendment Scheme 814.

PB. 4-9-2-212-814

Administrateurskennisgewing 1409 24 September 1980

SANDTON-WYSIGINGSKEMA 130.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedkeur het dat Sandton-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Erf 1072, dorp Bryanston van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1", met 'n digtheid van "Een woonhuis per 4 000 m²".

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 Sandton-wysigingskema 130.

PB. 4-9-2-116H-130

Administrateurskennisgewing 1410 24 September 1980

JOHANNESBURG-WYSIGINGSKEBA 187.

Hierby word ooreenkomsdig die bepalings van artikel 16(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedkeur het dat Johannesburg-dorpsbeplanningskema 1979 gewysig word deur die hersonering van Erf 4541, dorp Johannesburg van "Residensieel 4" met 'n digtheid van "Een woonhuis per 200 m²" tot "Residensieel 4", met 'n digtheid van "Een woonhuis per 200 m²" onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 187.

PB. 4-9-2-2H-187

Administrateurskennisgewing 1411 24 September 1980

JOHANNESBURG-WYSIGINGSKEMA 226.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedkeur het dat Johannesburg-dorpsbeplanningskema 1979 gewysig word deur die hersonering van Erf 25, dorp Mountain View, van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²".

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

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 226.

PB. 4-9-2-2H-226

Administrator's Notice 1409

24 September, 1980

SANDTON AMENDMENT SCHEME 130.

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 Sandton Town-planning Scheme, 1980, by the rezoning of Erf 1073, Bryanston Township, from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 4 000 m²".

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 Sandton Amendment Scheme 130.

PB. 4-9-2-2H-130

Administrator's Notice 1410

24 September, 1980

JOHANNESBURG AMENDMENT SCHEME 187.

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 4541, Johannesburg Township, from "Residential 4" with a density of "One dwelling per 200 m²" to "Residential 4" with a density of "One dwelling per 200 m²" subject to certain conditions.

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

This amendment is known as Johannesburg Amendment Scheme 187.

PB. 4-9-2-2H-187

Administrator's Notice 1411

24 September, 1980

JOHANNESBURG AMENDMENT SCHEME 226.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Johannesburg Town-planning Scheme 1979 by the rezoning of Erf 25, Mountain View Township, from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 1 500 m²".

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

This amendment is known as Johannesburg Amendment Scheme 226.

PB. 4-9-2-2H-226

Administrateurskennisgewing 1412 24 September 1980

JOHANNESBURG-WYSIGINGSKEMA 164.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorppe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsbeplanningskema 1979 gewysig word deur die hersonering van Erwe 598 en 600, dorp Berea van "Algemene Woon" tot "Besigheid 4" onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 164.

PB. 4-9-2-2H-164

Administrateurskennisgewing 1413 24 September 1980

PRETORIA-WYSIGINGSKEMA 483.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorppe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Pretoria-dorpsbeplanningskema 1974 gewysig word deur die hersonering van Erf 1670, dorp Garstfontein Uitbreiding 8, van "Spesiaal" vir winkels tot "Spesiaal" vir winkels en kantore, onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Pretoria-wysigingskema 483.

PB. 4-9-2-3H-483

Administrateurskennisgewing 1414 24 September 1980

GERMISTON-WYSIGINGSKEMA 2/81.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorppe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Germiston-dorpsaanlegskema 2, 1948 gewysig word deur die hersonering van Erf 123, dorp Highway Gardens, van "Spesiaal" vir woonstelle, woonhuis, losieshuis en ander geboue tot "Spesiaal" vir die doeleindes van aanmekaargeskakelde of losstaande wooneenhede, onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Germiston-wysigingskema 2/81.

PB. 4-9-2-1-81-2

Administrator's Notice 1412

24 September, 1980

JOHANNESBURG AMENDMENT SCHEME 164.

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 Erven 598 and 600, Berea Township, from "General Residential" to "Business 4" subject to certain conditions.

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

This amendment is known as Johannesburg Amendment Scheme 164.

PB. 4-9-2-2H-164

Administrator's Notice 1413

24 September, 1980

PRETORIA AMENDMENT SCHEME 483.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Pretoria Town-planning Scheme, 1974, by the rezoning of Erf 1670, Garstfontein Extension 8 Township from "Special" for shops to "Special" for shops and offices, subject to certain conditions.

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

This amendment is known as Pretoria Amendment Scheme 483.

PB. 4-9-2-3H-483

Administrator's Notice 1414

24 September, 1980

GERMISTON AMENDMENT SCHEME 2/81.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Germiston Town-planning Scheme 2, 1948 by the rezoning of Erf 123, Highway Gardens Township, from "Special" for a dwelling-house or a block of flats, boarding-house, hostel or other buildings to "Special" for attached or detached dwelling-units, subject to certain conditions.

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

This amendment is known as Germiston Amendment Scheme 2/81.

PB. 4-9-2-1-81-2

Administrateurskennisgewing 1415 . 24 September 1980

RANDBURG-WYSIGINGSKEMA 258.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976, gewysig word deur die hersonering van Gedeelte 30 van Lot 1364, dorp Ferndale, van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²".

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

Hierdie wysiging staan bekend as Randburg-wysigingskema 258.

PB. 4-9-2-132H-258.

Administrateurskennisgewing 1416 24 September 1980

WITBANK-WYSIGINGSKEMA 1/70.

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-dorpsaanlegskema 1, 1948, wat uit dieselfde grond as die dorp Witbank Uitbreiding 40 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 tyé.

Hierdie wysiging staan bekend as Witbank-wysigingskema 1/70.

PB. 4-9-2-39-70

Administrateurskennisgewing 1417 24 September 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 Witbank Uitbreiding 40 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB. 4-2-2-4049

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GEOPEN DEUR THE TRUSTEES OF THE WITBANK MOTH BUILDING FUND INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 69 VAN DIE PLAAS JOUBERTSRUST 310-J.S., PROVINSIE TRANSVAAL, TOEGESTAAN IS.

I. STIGTINGSVOORWAARDES.

(1) Naam.

Die naam van die dorp is Witbank Uitbreiding 40.

Administrator's Notice 1415

24 September, 1980

RANDBURG AMENDMENT SCHEME 258.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Randburg Town-planning Scheme, 1976, by the rezoning of

Portion 30 of Lot 1364, Ferndale Township, from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 1 500 m²".

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

This amendment is known as Randburg Amendment Scheme 258.

PB. 4-9-2-132H-258

Administrator's Notice 1416

24 September, 1980

WITBANK AMENDMENT SCHEME 1/70.

The Administrator hereby, in terms of the provisions of section 89(1) of the Town-planning and Townships Ordinance, 1965, declares that he has approved an amendment of Witbank Town-planning Scheme 1, 1948, comprising the same land as included in the township Witbank Extension 40.

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 1/70.

PB. 4-9-2-39-70

Administrator's Notice 1417

24 September, 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 Witbank Extension 40 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB. 4-2-2-4049

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY THE TRUSTEES OF THE WITBANK MOTH BUILDING FUND UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 69, OF THE FARM JOUBERTSRUST 310-J.S., PROVINCE TRANSVAAL, HAS BEEN GRANTED.

I. CONDITIONS OF ESTABLISHMENT.

(1) Name.

The name of the township shall be Witbank Extension 40.

(2) *Ontwerp.*

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. A.4218/76.

(3) *Stormwaterdreibining en Straatbou.*

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

(4) *Begiftiging.*(a) *Betaalbaar aan die plaaslike bestuur:*

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

- (i) 1% van die grondwaarde van erwe in die dorp welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging van 'n stortingsterrein;
- (ii) 1% van die grondwaarde van erwe in die dorp welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging van 'n begraafplaas.

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

(5) *Beskikking oor Bestaande Titelvoorwaardes.*

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

- (a) die servituut geregister krägtens Akte van Servituut K.666/78-S wat slegs Erwe 4446 en 4447 in die dorp raak.
- (b) die volgende servitute wat nie die dorp raak nie:
 - (i) By Notarial Deed No. 604/22-S registered on the 19 September, 1922, a portion measuring 1 morgen 25 square roods, is subject to a servitude of user in favour of the Government of the Union of South Africa (in its Department of Railways and Harbours) as a site for a high service reservoir with the right to lay

(2) *Design.*

The township shall consist of erven and streets as indicated on General Plan S.G. A.4218/76.

(3) *Stormwater Drainage and Street Construction.*

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

(4) *Endowment.*(a) *Payable to the local authority:*

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

- (i) 1% of the land value of erven in the township, which amount shall be used by the local authority for the acquisition of land for a depositing site;
- (ii) 1% of the land value of erven in the township, which amount shall be used by the local authority for the acquisition of land for a cemetery.

Such endowment shall be paid in accordance with the provisions of section 74 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 servitude registered under Deed of Servitude K.666/78-S which affects Erven 4446 and 4447 in the township only.
- (b) the following servitudes which do not affect the township:
 - (i) By Notarial Deed No. 604/22-S registered on the 19 September, 1922, a portion measuring 1 morgen 25 square roods, is subject to a servitude of user in favour of the Government of the Union of South Africa (in its Department of Railways and Harbours) as a site for a high service reservoir with the right to lay

pipe lines over the Remaining Extent of the said farm Joubertsrust No. 310 (formerly No. 16) measuring as such 870 morgen 404 square roods (a portion whereof is hereby transferred).

- (ii) The Remaining Extent of the said farm Joubertsrust No. 310, district Witbank, measuring as such 716 morgen 357 square roods (a portion whereof is hereby transferred) is subject to a perpetual servitude of right-of-way 20 feet wide (for a purpose of a Railway Siding) in favour of the owner of Portion N of the said farm Joubertsrust No. 310, district Witbank, measuring 7 morgen 346 square roods, as will more fully appear from Notarial Deed No. 409/1929-S registered on the 9 July, 1929.
- (iii) "Die Resterende Gedeelte van die gesegde plaas Joubertsrust No. 310, groot as sulks 588,5091 morge ('n gedeelte waarvan hiermee getransporteer word) is onderhewig aan 'n serwituut van pyplyn ten gunste van die Regering van die Unie van Suid-Afrika in sy spoorweë en hawens hoedanigheid, soos meer ten volle sal blyk uit Notariële Akte No. 255/42-S, geregistreer op 19 Mei 1942."
- (c) die volgende regte wat nie aan die erwe in die dorp oorgedra sal word nie:
 - (i) "Portion 51 of the said farm Joubertsrust No. 310 measuring 9,9980 morgen, held under Deed of Transfer No. 10651/53 dated the 18 May, 1953, is specially subject to the following conditions which are imposed for the benefit of, and shall be enforceable by the owners of the Remaining Extent of the farm Joubertsrust No. 310, measuring as such 390,7793 morgen (a portion whereof is hereby transferred), and the remaining Extent of Portion 3 of Portion a of Portion 2 of the farm Blesboklaagte No. 296, district of Witbank, measuring as such 33,2550 morgen, held under aforesaid Deed of Transfer No. 700/1923, namely:
 - (a) The said Portion 51 shall not be subdivided without the written consent of the aforesaid Remaining Extent of the farm Joubertsrust No. 310 and Portion 3 of Portion a of Portion 2 of the farm Blesboklaagte, being first had and obtained.
 - (b) The owner of the said Portion 51 shall not have the right to make or cause to be made any bricks, tiles or earthen pipes or other articles upon the property, nor to dig or quarry any clay, gravel or stone whatsoever save and except for buildings and erections on the property.
 - (c) The owner of the said Portion 51 shall not have the right to open or allow or cause to be opened upon the property or any portion thereof, any canteen, beer hall or restaurant or any place for the sale of wines or spirituous liquors without the written consent of the owners of the aforesaid Remaining Extents of the farm Joubertsrust and Portion 3 of Portion a of Portion 2 of the farm Blesboklaagte, or its successors in title or assigns, first had and obtained."
 - (ii) The Remaining Extent of the said farm Joubertsrust No. 310, district Witbank, measuring as such 716 morgen 357 square roods (a portion whereof is hereby transferred) is subject to a perpetual servitude of right-of-way 20 feet wide (for a purpose of a Railway Siding) in favour of the owner of Portion N of the said farm Joubertsrust No. 310, district Witbank, measuring 7 morgen 346 square roods, as will more fully appear from Notarial Deed No. 409/1929-S registered on the 9 July, 1929.
 - (iii) "Die Resterende Gedeelte van die gesegde plaas Joubertsrust No. 310, groot as sulks 588,5091 morge ('n gedeelte waarvan hiermee getransporteer word) is onderhewig aan 'n serwituut van pyplyn ten gunste van die Regering van die Unie van Suid-Afrika in sy spoorweë en hawens hoedanigheid, soos meer ten volle sal blyk uit Notariële Akte No. 255/42-S, geregistreer op 19 Mei 1942."

(c) The following rights which will not be passed on to the erven in the township:

- (i) "Portion 51 of the said farm Joubertsrust No. 310 measuring 9,9980 morgen, held under Deed of Transfer No. 10651/53 dated the 18 May, 1953, is specially subject to the following conditions which are imposed for the benefit of, and shall be enforceable by the owners of the Remaining Extent of the farm Joubertsrust No. 310, measuring as such 390,7793 morgen (a portion whereof is hereby transferred), and the remaining Extent of Portion 3 of Portion a of Portion 2 of the farm Blesboklaagte No. 296, district of Witbank, measuring as such 33,2550 morgen, held under aforesaid Deed of Transfer No. 700/1923, namely:
 - (a) The said Portion 51 shall not be subdivided without the written consent of the aforesaid Remaining Extent of the farm Joubertsrust No. 310 and Portion 3 of Portion a of Portion 2 of the farm Blesboklaagte, being first had and obtained.
 - (b) The owner of the said Portion 51 shall not have the right to make or cause to be made any bricks, tiles or earthen pipes or other articles upon the property, nor to dig or quarry any clay, gravel or stone whatsoever save and except for buildings and erections on the property.
 - (c) The owner of the said Portion 51 shall not have the right to open or allow or cause to be opened upon the property or any portion thereof, any canteen, beer hall or restaurant or any place for the sale of wines or spirituous liquors without the written consent of the owners of the aforesaid Remaining Extents of the farm Joubertsrust and Portion 3 of Portion a of Portion 2 of the farm Blesboklaagte, or its successors in title or assigns, first had and obtained."

(ii) "Portion Y of the said farm Joubertsrust No. 310, district Witbank, measuring 14,1741 morgen, held under Deed of Transfer No. 15937/36, is subject to a servitude of right-of-way 60 (sixty) feet wide in favour of the Remaining Extent of the said farm Joubertsrust No. 310, measuring as such 691,9592 morgen, held under Deed of Transfer No. 5095/1898 dated the 26 September, 1898, (a portion whereof is hereby transferred), which right-of-way is lettered A-Bef on Diagram S.G. No. A.2082/36 annexed to aforesaid Deed of Transfer No. 15937/36."

2. TITELVOORWAARDES.

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

- (a) Die erf is onderworpe aan 'n servituut vir rioleings- en ander munisipale doeleindes, ten gunste van die plaaslike bestuur, 2 meter breed langs enige twee grense, uitgesonderd 'n straatgrens, soos deur die plaaslike bestuur bepaal.
- (b) Geen gebou of ander struktuur mag binne die voornoemde servituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige servituut of binne 'n afstand van twee meter daarvan geplant word nie.
- (c) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhou of verwydering van sodanige rioolhoofpyleidings en ander werke wat hy volgens goedgunke noodsaklik ag, tydelik te plaas op die grond wat aan die voornoemde servituut grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel; onderworpe daaraan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhou of verwydering van sodanige rioolhoofpyleidings en ander werke veroorsaak word.

Administrateurskennisgewing 1418 24 September 1980

WITBANK-WYSIGINGSKEMA 1/64.

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-dorpsaanlegskema 1, 1948, wat uit dieselfde grond as die dorp Witbank Uitbreiding 34 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 1/64.

PB. 4-9-2-39-64

Administrateurskennisgewing 1419 24 September 1980

VERKLARING TOT GOEDGEKEURDE DORP.

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965),

(ii) "Portion Y of the said farm Joubertsrust No. 310, district Witbank, measuring 14,1741 morgen, held under Deed of Transfer No. 15937/36, is subject to a servitude of right-of-way 60 (sixty) feet wide in favour of the Remaining Extent of the said farm Joubertsrust No. 310, measuring as such 691,9592 morgen, held under Deed of Transfer No. 5095/1898, dated the 26 September, 1898, (a portion whereof is hereby transferred), which right-of-way is lettered A-Bef on Diagram S.G. No. A.2082/36 annexed to aforesaid Deed of Transfer No. 15937/36."

2: CONDITIONS OF TITLE.

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

- (a) The erf is subject to a servitude, 2 m wide, in favour of the local authority, for sewerage and other municipal purposes, along any two boundaries other than a street boundary, as determined by the local authority.
- (b) No building or other structure shall be erected within the aforesaid servitude area and no large-rooted trees shall be planted within the area of such servitude or within 2 m thereof.
- (c) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by it during the course of the construction, maintenance or removal of such sewerage mains and other works as it in its discretion may deem necessary and shall further be entitled to reasonable access to the said land for the aforesaid purpose, subject to any damage done during the process of the construction, maintenance or removal of such sewerage mains and other works being made good by the local authority.

Administrator's Notice 1418 24 September, 1980

WITBANK AMENDMENT SCHEME 1/64.

The Administrator hereby, in terms of the provisions of section 89(1) of the Town-planning and Townships Ordinance, 1965, declares that he has approved an amendment of Witbank Town-planning Scheme 1, 1948, comprising the same land as included in the township of Witbank Extension 34.

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 1/64.

PB. 4-9-2-39-64

Administrator's Notice 1419 24 September, 1980

DECLARATION OF APPROVED TOWNSHIP.

In terms of section 69 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), the Adm-

verklaar die Administrateur hierby die dorp Witbank Uitbreiding 34 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB. 4-2-2-3602

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR DE JONGH'S VEHICLE SALES (PROPRIETARY) LIMITED INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPS-BEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 123 ('N GEDEELTE VAN 'GEDEELTE 103) VAN DIE PLAAS WITBANK 307-J.S., PROVINSIE TRANS-VAAL, TOEGESTAAN IS.

1. STIGTINGSVOORWAARDES.

(1) Naam.

Die naam van die dorp is Witbank Uitbreiding 34.

(2) Ontwerp.

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. A.3980/76.

(3) Strate.

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

(4) Begiftiging.

(a) Betaalbaar aan die plaaslike bestuur.

Die dorpsienaar moet ingevolge die bepalings van artikel 63(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, as 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 stormwaterdreinering in of vir die dorp.
- (ii) 1% van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging van grond vir 'n stortingsterrein.

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

(b) Betaalbaar aan die betrokke Administrasieraad.

Die dorpsienaar moet kragtens die bepalings van artikel 62 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, 'n globale bedrag as begiftiging aan die betrokke Administrasieraad betaal welke bedrag deur sodanige Raad aangewend moet word vir die verkryging van grond vir woondoeleindes vir Swar-

nistrator hereby declares Witbank Extension 34 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB. 4-2-2-3602

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY DE JONGH'S VEHICLE SALES (PROPRIETARY) LIMITED UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 123 (A PORTION OF PORTION 103) OF THE FARM WITBANK 307-J.S., PROVINCE TRANSVAAL, HAS BEEN GRANTED.

1. CONDITIONS OF ESTABLISHMENT.

(1) Name.

The name of the township shall be Witbank Extension 34.

(2) Design.

The township shall consist of erven and streets as indicated on General Plan S.G. A.-3980/76.

(3) Streets.

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

(4) Endowment.

(a) Payable to the local authority:

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

- (i) 15% of the land value of erven in the township, which amount shall be used by the local authority for the construction of streets and/or stormwater drainage in or for the township.
- (ii) 1% of the land value of erven in the township, which amount shall be used by the local authority for the acquisition of land for a depositing site.

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

(b) Payable to the relevant Administration Board.

The township owner shall, in terms of the provisions of section 62 of the Town-planning and Townships Ordinance, 1965, pay a lump sum endowment to the relevant Administration Board which amount shall be used by the said Board for the acquisition of land for residential purposes for Blacks. The amount

tes. Die bedrag van sodanige begiftiging moet gelykstaande wees aan 1% van die grondwaarde van erwe in die dorp soos bepaal, ingevolge artikel 74(3) van die genoemde Ordonnansie en is ingevolge die bepalings van artikel 73 van genoemde Ordonnansie betaalbaar.

(5) Beskikking oor Bestaande Titelvoorraad.

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

- (a) Die volgende reg wat nie aan erwe in die dorp oorgedra word nie:

"The Remaining Extent of the said Witbank No. 307, Registration Division J.S., measuring as such 1536,7775 hectares (a portion whereof is hereby transferred) shall be entitled to the following condition:

"The Registered owner of Portion H of the said farm Witbank measuring 3,6260 hectares shall not have the right to open or allow or cause to be opened upon this portion any shop, store, canteen, beer hall, restaurant or place for the sale of wine or spirituous liquors, without the written consent of the owner of the Remaining Extent of the said farm Witbank 307, Registration Division J.S., measuring as such 1536,7775 hectares, the said Witbank Colliery, Limited thereto first having been obtained, nor shall he or she be allowed to carry on any business or trade of any kind whatsoever thereon."

- (b) Die volgende servitute wat nie die dorpsgebied raak nie:

- (a) "The Remaining Extent of the said farm Witbank No. 307 Registration Division J.S., measuring as such 1971,4497 hectares originally held under Deed of Transfer No. 4774/1896 (a portion whereof is hereby transferred) is

(i) "subject to various servitudes and wayleaves in favour of the Electricity Supply Commission as owners of Portion j of the farm Joubertsrust 16, district Witbank, measuring 34,7495 hectares and of portion R of the said farm Witbank No. 61 measuring 57,4247 hectares, as will more fully appear from Notarial Deed No. 890/1926-S registered on the 15th December, 1926;

(ii) "subject to a servitude of right of way for purposes of an overhead electric power transmission line in favour of the Electricity Supply Commission as owner of Portion j of the farm Joubertsrust No. 16 and Portion R of the farm Witbank, district Witbank, as will more fully appear from Notarial Deed No. 751/1927-S registered on the 5th October, 1927;

(iii) "subject to a servitude of right of way for the purpose of constructing, using, maintaining and repairing a permanent Railway siding as shown on Diagram S.G. No. A1842/1928 in favour of the Electricity Supply Commission, as will more fully appear from Notarial Deed No. 28/1929-S registered on the 23rd January, 1929;

of such endowment shall be equal to 1% of the land value of the erven in the township as determined in terms of section 74(3) of the said Ordinance and shall be payable in accordance with the provisions of section 73 of the said Ordinance.

(5) Disposal of Existing Conditions of Title.

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

- (A) The following right which will not be passed on to the erven in the township:

"The Remaining Extent of the said Witbank No. 307, Registration Division J.S., measuring as such 1536,7775 hectares (a portion whereof is hereby transferred) shall be entitled to the following condition:

"The Registered owner of Portion H of the said farm Witbank measuring 3,6260 hectares shall not have the right to open or allow or cause to be opened upon this portion any shop, store, canteen, beer hall, restaurant or place for the sale of wine or spirituous liquors, without the written consent of the owner of the Remaining Extent of the said farm Witbank 307, Registration Division J.S., measuring as such 1536,7775 hectares, the said Witbank Colliery, Limited thereto first having been obtained, nor shall he or she be allowed to carry on any business or trade of any kind whatsoever thereon."

- (B) The following servitudes which do not affect the township area:

(a) "The Remaining Extent of the said farm Witbank No. 307 Registration Division J.S., measuring as such 1971,4497 hectares originally held under Deed of Transfer No. 4774/1896 (a portion whereof is hereby transferred) is

(i) "subject to various servitudes and wayleaves in favour of the Electricity Supply Commission as owners of Portion j of the farm Joubertsrust 16, district Witbank, measuring 34,7495 hectares and of Portion R of the said farm Witbank No. 61 measuring 57,4247 hectares, as will more fully appear from Notarial Deed No. 890/1926-S registered on the 15th December, 1926;

(ii) "subject to a servitude of right of way for purposes of an overhead electric power transmission line in favour of the Electricity Supply Commission as owner of Portion j of the farm Joubertsrust No. 16 and Portion R of the farm Witbank, district Witbank as will more fully appear from Notarial Deed No. 751/1927-S registered on the 5th October, 1927;

(iii) "subject to a servitude of right of way for the purpose of constructing, using, maintaining and repairing a permanent Railway siding as shown on Diagram S.G. No. A1842/1928 in favour of the Electricity Supply Commission, as will more fully appear from Notarial Deed No. 28/1929-S registered on the 23rd January, 1929;

- (iv) "subject to a servitude of right of way for the conveying of electricity in favour of the Electricity Supply Commission, as will more fully appear from Notarial Deed 223/1929-S and Diagram S.G. No. A.2717/1928, registered on the 23rd April, 1929."
- (b) The Remaining Extent of the said farm Witbank No. 307, Registration Division J.S., measuring as such 1971,4364 hectares originally held under Deed of Transfer No. 4774/1896 (a portion whereof is hereby transferred) is
- (i) "subject to a servitude of right of way for conducting electricity over the said property in favour of the Electricity Supply Commission as will more fully appear from Notarial Deed No. 758/1929-S and Diagram S.G. No. A.1763/1929, registered on the 22nd November, 1929;
 - (ii) "subject to a servitude of right of way for conducting electricity over the said property in favour of the Electricity Supply Commission, as will more fully appear from Notarial Deed No. 759/1929-S and Diagram S.G. No. A.1700/1929, registered on the 22nd November, 1929."
- (c) The Remaining Extent of the said farm Witbank No. 307, Registration Division J.S., measuring as such 1970,6261 hectares originally held under Deed of Transfer No. 4774/1896 (a portion whereof is hereby transferred) is
- (i) "subject to a right to convey electricity and certain ancillary rights in favour of the Electricity Supply Commission, as will more fully appear from Diagram S.G. No. A.953/1934 and Notarial Deed No. 534/1935-S registered on the 9th August, 1935;
 - (ii) "onderhewig aan 'n serwituut van reg om water te lei en reg om 'n waterpyp aan te lê op gemelde eiendom ten gunste van die Resterende Gedeelte van plaas Schoongezicht No. 13 distrik Witbank, gehou onder Akte van Transport No. 15183/1919, soos meer ten volle sal blyk uit gemelde Notariële Akte 618/365 geregistreer op 14 Augustus 1936".'
- (d) "Subject to a right of way for purpose of conveying electricity and certain ancillary rights in favour of the Electricity Supply Commission as will more fully appear from Notarial Deed No. 25/34-S registered on 17th January, 1934, and from the lines wx and yz on the annexed Diagram S.G. No. A. 4231/68."
- (e) The Remaining Extent of the said farm Witbank No. 307 Registration Division J.S., measuring as such 1969,8062 hectares originally held under Deed of Transfer No. 4774/1896 (a portion whereof is hereby transferred) is
- "onderhewig aan 'n serwituut van reg van weg vir die konstruksie en instandhouding van 'n spoorlyn ten gunste van South African Coal Estates, Witbank Limited, soos meer ten volle sal blyk uit die gemelde Notariële Akte geregistreer op 7 September, 1940, No. 995/1940-S."
- (f) The Remaining Extent of the said farm Witbank No. 307 Registration Division J.S., measuring as such 1943,5495 hectares originally held under Deed of Transfer No. 4774/1896 (a portion whereof is hereby transferred) is
- (iv) "subject to a servitude of right of way for the conveying of electricity in favour of the Electricity Supply Commission, as will more fully appear from Notarial Deed 223/1929-S and Diagram S.G. No. A.2717/1928, registered on the 23rd April, 1929."
- (b) The Remaining Extent of the said farm Witbank No. 307, Registration Division J.S., measuring as such 1971,4364 hectares originally held under Deed of Transfer No. 4774/1896 (a portion whereof is hereby transferred) is
- (i) "subject to a servitude of right of way for conducting electricity over the said property in favour of the Electricity Supply Commission as will more fully appear from Notarial Deed No. 758/1929-S and Diagram S.G. No. A.1763/1929, registered on the 22nd November, 1929;
 - (ii) "subject to a servitude of right of way for conducting electricity over the said property in favour of the Electricity Supply Commission, as will more fully appear from Notarial Deed No. 759/1929-S and Diagram S.G. No. A.1700/1929, registered on the 22nd November, 1929."
- (c) The Remaining Extent of the said farm Witbank No. 307, Registration Division J.S., measuring as such 1970,6261 hectares originally held under Deed of Transfer No. 4774/1896 (a portion whereof is hereby transferred) is
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 - (ii) "onderhewig aan 'n serwituut van reg om water te lei en reg om 'n waterpyp aan te lê op gemelde eiendom ten gunste van die Resterende Gedeelte van plaas Schoongezicht No. 13 distrik Witbank, gehou onder Akte van Transport No. 15183/1919, soos meer ten volle sal blyk uit gemelde Notariële Akte 618/365 geregistreer op 14 Augustus 1936".'
- (d) "Subject to a right of way for purpose of conveying electricity and certain ancillary rights in favour of the Electricity Supply Commission as will more fully appear from Notarial Deed No. 25/34-S registered on 17th January, 1934, and from the lines wx and yz on the annexed Diagram S.G. No. A. 4231/68."
- (e) The Remaining Extent of the said farm Witbank No. 307 Registration Division J.S., measuring as such 1969,8062 hectares originally held under Deed of Transfer No. 4774/1896 (a portion whereof is hereby transferred) is
- "onderhewig aan 'n serwituut van reg van weg vir die konstruksie en instandhouding van 'n spoorlyn ten gunste van South African Coal Estates, Witbank Limited, soos meer ten volle sal blyk uit die gemelde Notariële Akte geregistreer op 7 September, 1940, No. 995/1940-S."
- (f) The Remaining Extent of the said farm Witbank No. 307 Registration Division J.S., measuring as such 1943,5495 hectares originally held under Deed of Transfer No. 4774/1896 (a portion whereof is hereby transferred) is

- (i) "subject to the right in favour of the Electricity Supply Commission to convey electricity over the said property, together with ancillary rights and subject to conditions as will more fully appear from Notarial Deed No: 385/50-S registered on the 19th May, and diagram annexed thereto;
- (ii) "subject to a servitude of right of way 15,74 metres wide in favour of the Town Council of Witbank, together with other rights as will more fully appear from the said Notarial Deed No. 386/50-S registered on the 19th May, 1950."
- (g) "Kragtens Notariële Akte No. 831/1957-S geregistreer op 29 Augustus 1957, is die reg aan die Elektrisiteitsvoorsieningskommissie verleen om elektrisiteit oor die eiendom aangedui deur die lyne fg, hj en mn op Kaart S.G. No. A.8685/69 hierby aangeheg, te vervoer, tesame niet bykomende regte en hewig aan kondisies soos meer ten volle sal blyk uit gesegde Akte en Kaart daaraan geheg."
- (h) "The Remaining Extent of the said farm Witbank No. 307 Registration Division J.S., measuring as such 1946,5604 hectares originally held under Deed of Transfer No. 4774/1896 (a portion whereof is hereby transferred) is subject to a storm water pipe drain and open cut furrow in favour of the Remaining Extent of Portion 46 of the said farm Witbank No. 307, Registration Division J.S., measuring 2 513 square metres, held under Deed of Transfer No. 4388/1940 as will more fully appear from Notarial Deed No. 359/51-S dated the 17th April, 1951, as amended by Notarial Deed No. 268/62-S registered on the 29th March, 1962".
- (j) "The Remaining Extent of the said farm, Witbank No. 307, Registration Division J.S., measuring as such 1528,9187 hectares held under Certificate of Registered Title No. 23922/59 dated 28th September, 1959, (a portion whereof is hereby transferred), is
 "Subject to a perpetual right of way in favour of the Town Council of Witbank over and the right to use portion thereof for the purpose of laying and maintaining a transmission power line, with further rights and subject to certain conditions all as will more fully appear from Notarial Deed of Servitude No. 886/63-S registered on the 4th September, 1963, with Diagram S.G. No. A.2802/61 annexed thereto."
- (k) "The Remaining Extent of the said farm Witbank No. 307 Registration Division J.S., measuring as such 1502,7718 hectares held under Certificate of Registered Title No. 23922/59 dated 28th September, 1959 (a portion whereof is hereby transferred) is subject to the right in favour of Electricity Supply Commission to convey electricity over the property hereby transferred, together with ancillary rights and subject to conditions all as will more fully appear from Notarial Deed of Servitude No. 1496/68-S registered on the 4th December, 1968."
- (C) Die serwituut geregistreer kragtens Notariële Akte K.161/1979-S ten gunste van die Elektrisiteitsvoorsieningskommissie wat slegs Erwe 4455 en 4456 en strate in die dorp raak.
- (D) Die serwituut geregistreer kragtens Notariële Akte van Serwituut 22/1953-S wat slegs Erf 4457 raak.
- (i) "subject to the right in favour of the Electricity Supply Commission to convey electricity over the said property, together with ancillary rights and subject to conditions as will more fully appear from Notarial Deed No. 385/50-S registered on the 19th May, 1950, and diagram annexed thereto;
- (ii) "subject to a servitude of right of way 15,74 metres wide in favour of the Town Council of Witbank, together with other rights as will more fully appear from the said Notarial Deed No. 386/50-S registered on the 19th May, 1950."
- (g) "Kragtens Notariële Akte No. 831/1957-S geregistreer op 29 Augustus 1957, is die reg aan die Elektrisiteitsvoorsieningskommissie verleen om elektrisiteit oor die eiendom aangedui deur die lyne fg, hj en mn op Kaart S.G. No. A.8685/69 hierby aangeheg, te vervoer, tesame met bykomende regte en onderhewig aan kondisies soos meer ten volle sal blyk uit gesegde Akte en Kaart daaraan geheg."
- (h) "The Remaining Extent of the said farm Witbank No. 307 Registration Division J.S., measuring as such 1946,5604 hectares originally held under Deed of Transfer No. 4774/1896 (a portion whereof is hereby transferred) is subject to a storm water pipe drain and open cut furrow in favour of the Remaining Extent of Portion 46 of the said farm Witbank No. 307, Registration Division J.S., measuring 2 513 square metres, held under Deed of Transfer No. 4388/1940 as will more fully appear from Notarial Deed No. 359/51-S dated the 17th April, 1951, as amended by Notarial Deed No. 268/62-S registered on the 29th March, 1962".
- (j) "The Remaining Extent of the said farm Witbank No. 307, Registration Division J.S., measuring as such 1528,9187 hectares held under Certificate of Registered Title No. 23922/59 dated 28th September, 1959, (a portion whereof is hereby transferred), is
 "Subject to a perpetual right of way in favour of the Town Council of Witbank over and the right to use portion thereof for the purpose of laying and maintaining a transmission power line, with further rights and subject to certain conditions all as will more fully appear from Notarial Deed of Servitude No. 886/63-S registered on the 4th September, 1963, with Diagram S.G. No. A.2802/61 annexed thereto."
- (k) "The Remaining Extent of the said farm Witbank No. 307 Registration Division J.S., measuring as such 1502,7718 hectares held under Certificate of Registered Title No. 23922/59 dated 28th September, 1959 (a portion whereof is hereby transferred) is subject to the right in favour of Electricity Supply Commission to convey electricity over the property hereby transferred, together with ancillary rights and subject to conditions all as will more fully appear from Notarial Deed of Servitude No. 1496/68-S registered on the 4th December, 1968."
- (C) The servitude registered under Notarial Deed K.161/1979-S in favour of the Electricity Supply Commission which affects Erven 4455, 4456, and streets in the township only.
- (D) The servitude registered under Notarial Deed of Servitude 22/1953-S which affects Erf 4457 only.

(6) Toegang.

- (a) Ingang van Provinciale Pad P154-2 tot die dorp en uitgang uit die dorp tot Provinciale Pad P154-2 word beperk tot die aansluiting van die straat tussen Erwe 4452 en 4456 met sodanige pad.
- (b) Die dorpseienaar moet op eie koste 'n behoorlike geometriese uitlegontwerp (skaal 1:500) van die ingangs- en uitgangspunte genoem in (a) hierbo, aan die Direkteur, Transvaalse Paaiedepartement vir sy goedkeuring voorlê. Die dorpseienaar moet spesifikasies wat aanvaarbaar is vir die Direkteur, Transvaalse Paaiedepartement, voorlê wanneer hy dit vereis en moet die genoemde in- en uitgangspunte op eie koste tot bevrediging van die Direkteur, Transvaalse Paaiedepartement bou.

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

(8) Nakoming van Vereistes van die Direkteur, Transvaalse Paaiedepartement.

Die dorpseienaar moet die Direkteur, Transvaalse Paaiedepartement, tevrede stel betreffende die nakoming van sy voorwaarde.

(9) Herbou van Duikers.

Indien dit as gevolge van die stigting van die dorp nodig word om die duikers onder die spoorlyn van die Suid-Afrikaanse Spoerweë te herbou of te vergroot, moet die koste daarvan deur die dorpseienaar gedra word.

2. TITELVOORWAARDES.

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

(1) Alle Erwe:

- (a) Die erf is onderworpe aan 'n servituut, 2 m breed, vir riolerings- en ander munisipale doeleindes, ten gunste van die plaaslike bestuur, langs enige twee grense uitgesonderd 'n straatgrens, soos deur die plaaslike bestuur bepaal.
- (b) Geen gebou of ander struktuur mag binne die voorname servituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige servituut of binne 'n afstand van 2 m daarvan geplant word nie.
- (c) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhou of verwydering van sodanige rioolhoof-ppyleidings en ander werke as wat hy na goeddunke noodsaaklik ag tydelik te plaas op die grond wat

(6) Access.

- (a) Ingress from Provincial Road P154-2 to the township and egress to Provincial Road P154-2 from the township shall be restricted to the junction of the street between Erven 4452 and 4456 with the said road.
- (b) The township owner shall at its own expense submit to the Director, Transvaal Roads Department, a proper geometric design layout (scale 1:500) in respect of the ingress and egress points referred to in (a) above for approval. The township owner shall submit specifications acceptable to the Director, Transvaal Roads Department, when required by him to do so and shall construct the said ingress and egress points at its own expense and to the satisfaction of the Director, Transvaal Roads Department.

(7) Erection of Fence or Other Physical Barrier.

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

(8) Enforcement of the Requirements of the Director, Transvaal Roads Department.

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

(9) Reconstruction of Culverts.

If, by reason of the establishment of the township, it should become necessary to reconstruct or enlarge the culverts under the railway line of the South African Railways, then the cost thereof shall be borne by the township owner.

2. CONDITIONS OF TITLE.

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

(1) All Erven:

- (a) The erf is subject to a servitude, 2 m wide, in favour of the local authority, for sewerage and other 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

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) *Erwe 4451 en 4457:*

Die erf is onderworpe aan 'n serwituut vir munisipale doeleindes te gunste van die plaaslike bestuur, soos op die algemene plan aangedui.

Administrateurskennisgiving 1420 24 September 1980

SANDTON-WYSIGINGSKEMA '102.

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 Sandton-dorpsaanlegskema, 1980, wat uit dieselfde grond as die dorp Eastgate Uitbreiding 3 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, Sandton en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Sandton-wysigingskema 102.

PB. 4-9-2-116H-102

Administrateurskennisgiving 1421 24 September 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 Eastgate Uitbreiding 3 tot 'n goedgekeurde dorp, onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB. 4-2-2-4847

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GEZOEN DEUR CORHILL INDUSTRIAL SITES (PROPRIETARY) LIMITED, INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 625 ('N GEDEELTE VAN GEDEELTE 161) VAN DIE PLAAS ZANDFONTEIN 42-I.R., PROVINSIE TRANSVAAL, TOEGESTAAN IS.

1. STIGTINGSVOORWAARDES.

(1) *Naam.*

Die naam van die dorp is Eastgate Uitbreiding 3.

(2) *Ontwerp.*

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. A.860/80.

(3) *Stormwaterdrainering en Straathou.*

(a) Die dorpsienaar moet op versoek van die plaaslike bestuur aan sodanige bestuur 'n gedetailleerde

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 4451 and 4457:*

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 1420 24 September, 1980

SANDTON AMENDMENT SCHEME 102.

The Administrator hereby, in terms of the provisions of section 89(1) of the Town-planning and Townships Ordinance, 1965, declares that he has approved an amendment scheme, being an amendment of Sandton Town-planning Scheme, 1980, comprising the same land as included in the township of Eastgate Extension 3.

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 Sandton Amendment Scheme 102.

PB. 4-9-2-116H-102

Administrator's Notice 1421 24 September, 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 Eastgate Extension 3 Township to be an approved township, subject to the conditions set out in the Schedule hereto.

PB. 4-2-2-4847

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY CORHILL INDUSTRIAL SITES (PROPRIETARY) LIMITED UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 625 (A PORTION OF PORTION 161) OF THE FARM ZANDFONTEIN 42-I.R., PROVINCE TRANSVAAL, HAS BEEN GRANTED.

1. CONDITIONS OF ESTABLISHMENT.

(1) *Name.*

The name of the township shall be Eastgate Extension 3.

(2) *Design.*

The township shall consist of erven and streets as indicated on General Plan S.G. A.860/80.

(3) *Stormwater Drainage and Street Construction.*

(a) The township owner shall on request of the local authority submit to such authority for its approval

skema volledig met plaune, deursneeë en spesifikasies, opgestel deur 'n siviele ingenieur wat deur die plaaslike bestuur goedgekeur is, vir die opgaar en afvoer van stormwater deur die hele dorp deur middel van behoorlik aangelegde werke en vir die aanlê, teermakadamisering, beranding en kanalising van die strate daarin tesame met die verskaffing van sodanige keermure, as wat die plaaslike bestuur nodig ag, vir goedkeuring voorlê. Verder moet die skema die roete en helling aandui deur middel waarvan elke erf toegang tot die aangrensende straat verkry.

- (b) Die dorpseienaar moet, wanneer dit vereis word deur die plaaslike bestuur, die goedgekeurde skema op eie koste namens en tot voldoening van die plaaslike bestuur onder toesig van 'n siviele ingenieur deur die plaaslike bestuur goedgekeur, uitvoer.
- (c) Die dorpseienaar is verantwoordelik vir die instandhouding van die strate tot bevrediging van die plaaslike bestuur totdat die strate ooreenkomsdig subklousule (b) gebou is.
- (d) Indien die dorpseienaar versuim om aan die bepallisings van paragrawe (a) en (b) hiervan te voldoen, is die plaaslike bestuur geregtig om die werk op koste van die dorpseienaars te doen.

(4) Begiftiging.

(a) Betaalbaar aan die plaaslike bestuur:

Die dorpseienaar moet ingevolge die bepallisings van artikel 63(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, as begiftiging aan die plaaslike bestuur bedrae geld betaal gelykstaande met 2% van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging van grond vir 'n stortingsterrein.

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

(b) Betaalbaar aan die betrokke Administrasieraad.

Die dorpseienaar moet kragtens die bepallisings van artikel 63 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, 'n globale bedrag as begiftiging aan die betrokke Administrasieraad betaal welke bedrag deur sodanige Raad aangewend moet word vir die verkryging van grond vir woondoeleindes vir Swartes. Die bedrag van sodanige begiftiging moet gelykstaande wees aan 1% van die grondwaarde van erwe in die dorp soos bepaal ingevolge artikel 74(3) van die genoemde Ordonnansie en is ingevolge die bepallisings van artikel 73 van genoemde Ordonnansie betaalbaar.

(5) Beskikking oor Bestaande Titelvoorwaardes.

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

(a) Die volgende servituut wat slegs 'n straat in die dorp raak:

"Subject to the servitude of a public roadway 18,89 metres wide marked L K ab on the Diagram S.G.

a detailed scheme complete with plans, sections and specifications, prepared by a civil engineer approved by the local authority, for the collection and disposal of stormwater throughout the township by means of properly constructed works and for the construction, tarmacading, kerbing and channeling of the streets therein together with the provision of such retaining walls as may be considered necessary by the local authority. Furthermore the scheme shall indicate the route and gradient by which each erf gains access to the street on which it abuts.

- (b) The township owner shall when required to do so by the local authority carry out the approved scheme at its own expense on behalf and to the satisfaction of the local authority under the supervision of a civil engineer approved by the local authority.
- (c) The township owner shall be responsible for the maintenance of the streets to the satisfaction of the local authority until the streets have been constructed as set out in subclause (b).
- (d) If the township owner fails to comply with the provisions of paragraphs (a) and (b) thereof, the local authority shall be entitled to do the work at the cost of the township owner.

(4) Endowment.

(a) Payable to the local authority:

The township owner shall, in terms of section 63(1) of the Town-planning and Townships Ordinance, 1965, pay to the local authority as endowment sums of money equal to 2% of the land value of erven in the township, which amount shall be used by the local authority for the acquisition of land for a depositing site.

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

(b) Payable to the relevant Administration Board:

The township owner shall, in terms of the provisions of section 63 of the Town-planning and Townships Ordinance, 1965, pay a lump sum endowment to the relevant Administration Board which amount shall be used by the said Board for the acquisition of land for residential purposes for Blacks. The amount of such endowment shall be equal to 1% of the land value of the erven in the township as determined in terms of section 74(3) of the said Ordinance and shall be payable in accordance with the provisions of section 73 of the said Ordinance.

(5) Disposal of Existing Conditions of Title.

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

(a) The following servitude which affects a street in the township only:

"Subject to the servitude of a public roadway 18,89 meters wide, marked L K ab on the Diagram S.G.

No. A.5063/1936, annexed to Deed of Transfer No. 10452/1937, dated 1st June, 1937."

(b) Dic volgende servitutē wat slegs Erf 126 en strate in die dorp raak:

"(i) By Notarial Deed No. 532/1949-S, the right has been granted to the Electricity Supply Commission to convey electricity over the within mentioned property, together with ancillary rights.

(ii) By Notarial Deed No. 708/1954-S, registered on the 26th day of August, 1954, the right has been granted to the City Council of Johannesburg to convey electricity over the within mentioned property, together with ancillary rights.

(iii) The servitude for a water pipe line, 3,5 m wide, vide Diagram S.G. No. A.6001/74, registered in terms of Deed of Servitude K.1368/77-S."

(6) Toegang.

Geen ingang van Provinciale Pad P1-2 en Spesiale Pad S-18 tot die dorp en geen uitgang uit die dorp tot Provinciale Pad P1-2 en Spesiale Pad S.18 word toegelaat nie:

(7) Ontvangs en Versorging van Stormwater.

Die dorpselenaar moet die dreinering van die dorp so reël dat dit inpas by die dreinering van Paaie P1-2 en S18 en moet die stormwater wat van die paaie afloop of aangeleid word, ontvang en versorg tot bevrediging van die Direkteur, Transvaalse Paaiedepartement.

(8) Slooping van Geboue.

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

2. TITELVOORWAARDES.

Die erven is onderworpe aan die volgende voorwaardes soos opgele deur die Administrateur ingevolge Ordonnantie 25 van 1965.

(1) Die erf is onderworpe aan 'n servituit 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 servituitgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige servituit of binne 'n afstand van 2 m daarvan geplant word nie.

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

No. 5063/1936, annexed to Deed of Transfer No. 10452/1937, dated 1st June, 1937."

(b) The following servitudes which affect Erf 126 and streets in the township only:

"(i) By Notarial Deed No. 532/1949-S, the right has been granted to the Electricity Supply Commission to convey electricity over the within mentioned property, together with ancillary rights.

(ii) By Notarial Deed No. 708/1954-S, registered on the 26th day of August, 1954, the right has been granted to the City Council of Johannesburg to convey electricity over the within mentioned property, together with ancillary rights."

(iii) The servitude for a water pipe line, 3,5 m wide vide Diagram S.G. No. A.6001/74, registered in terms of Deed of Servitude No. K.1368/77-S."

(6) Access.

No ingress from Provincial Road P.1-2 and Special Road S.18 to the township and no egress to Provincial Road P.1-2 and Special Road S.18 from the township shall be allowed.

(7) Acceptance and Disposal of Stormwater.

The township owner shall arrange for the drainage of the township to fit in with the drainage of Roads P.1-2 and S.18 and for all stormwater running or being diverted from the roads to be received and disposed of to the satisfaction of the Director, Transvaal Roads Department.

(8) Demolition of Buildings.

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

2. CONDITIONS OF TITLE.

The erven shall be subject to the following conditions imposed by the Administrator in terms of Ordinance 25 of 1965:

(1) The erf is subject to a servitude, 2 m wide, in favour of the local authority, for sewerage and other municipal purposes, along any two boundaries other than a street boundary as determined by the local authority.

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

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

Administrateurskennisgewing 1422 24 September 1980

WYSIGING VAN ADMINISTRATEURSKENNISGEWING 1200 VAN 27 AUGUSTUS 1980 IN VERBAND MET DIE SLUITING VAN 'N OPENBARE PAD OOR 'N GEDEELTE VAN DIE PLAAS VOGELSTRUISFONTEIN 32-K.Q., DISTRIK THABAZIMBI.

Ingevolge die bepalings van artikel 5(3A) van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), wysig die Administrateur hiermee Administrateurskennisgewing 1200 van 27 Augustus 1980, deur die sketsplan wat daarin vermeld is, deur bygaande sketsplan te vervang.

DP. 08-086-23/24/V/5

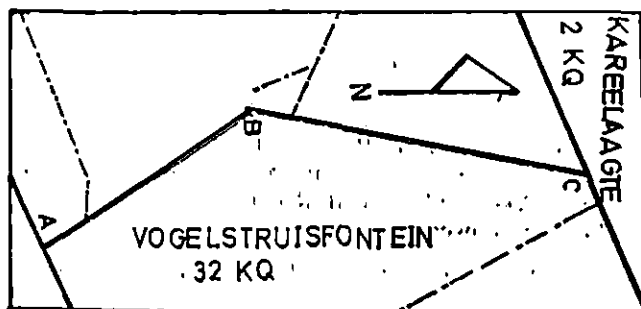
Administrator's Notice 1422

24 September, 1980

AMENDMENT OF ADMINISTRATOR'S NOTICE 1200, DATED 27TH AUGUST, 1980, IN CONNECTION WITH THE CLOSING OF A PUBLIC ROAD OVER A PORTION OF THE FARM VOGELSTRUISFONTEIN 32-K.Q., DISTRICT OF THABAZIMBI.

In terms of the provisions of section 5(3A) of the Roads Ordinance, 1957 (Ordinance 22 of 1957), the Administrator hereby amends Administrator's Notice 1200, date 27th August, 1980, by the substitution for the sketchplan referred to therein, of the subjoined sketch-plan.

DP. 08-086-23/24/V/5



VERWYSING REFERENCE

08 -086 -23 / 24 / V / 5

Pad Gesluit A-B-C — Road Closed A-B-C

Administrateurskennisgewing 1424 24 September 1980

VERKLARING VAN 'N TOEGANGSPAD OOR DIE PLAAS BOEKENHOUTSKLOOFDRIFT 286-J.R.: DISTRIK BRONKHORSTSspruit.

Ingevolge die bepalings van artikel 48(1)(a) van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), verklaar die Administrateur hiermee dat 'n toegangspad met 'n reserwebreedte van 8 meter, oor Gedeeltes 42, 13 en 9 van die plaas Boekenhoutskloofdrift 286-J.R., distrik Bronkhortspruit, sal bestaan.

Die algemene rigting, ligging en die omvang van die reserwebreedte van genoemde toegangspad, word op bygaande sketsplan aangetoon.

Ooreenkomsdig die bepalings van subartikels (2) en (3) van artikel 5A van genoemde Ordonnansie, word hiermee verklaar dat die grond wat die toegangspad in beslag neem, met ysterpenne afgemerkt is.

U.K.B. 1023(30), gedateer 8 Junie 1980
D.P. 01-015-23/24/B3

Administrator's Notice 1424

24 September, 1980

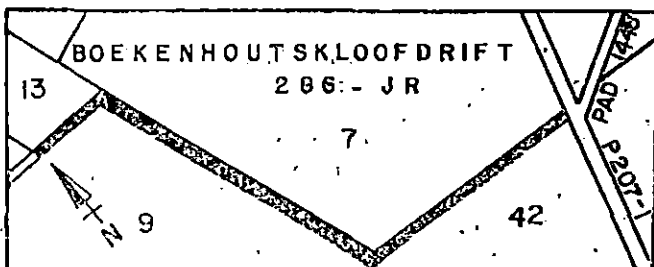
DECLARATION OF AN ACCESS ROAD OVER THE FARM BOEKENHOUTSKLOOFDRIFT 286-J.R.: DISTRICT OF BRONKHORSTSspruit.

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 8 metre, shall exist over Portions 42, 13 and 9 of the farm Boekenhoutskloofdrift 286-J.R., district of Bronkhortspruit.

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 the land taken up by the access road has been demarcated by means of iron pegs.

E.C.R. 1023(30), dated 8 July, 1980
D. P. 01-015-23/24/B3



D.P. 01 - 015 - 23/24 / B.3.

TOEGANGSPAD VERKLAAR 8 m BREED — ACCESS ROAD DECLARED 8m WIDE

BESTAAANDE PAAIE — EXISTING ROADS

U.K.B. No. 1023 (30) E.C.R. No. 1023 (30)
VAN 1980-07-08 OF 1980-07-08

Administrator'skennisgewing 1423 24 September 1980

VERBREDING VAN 'N GEDEELTE VAN DISTRIKSPAD 1909, DISTRIK PILGRIM'S REST.

Ingevolge die bepalings van artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) vermeerder die Administrator hiermee die reserwebreedte van die deel van Distrikspad 1908 oor die plekke Welverdiend 243-K.T., Riversdale 246-K.T., Suikerkop 62-K.U., Hoedspruit 82-K.U., Casketts 72-K.U., Guernsey 81-K.U., Kremetartboom 64-K.U. en Casketts 65-K.U., distrik Pilgrim's Rest, na afwisselende breedtes van 30 meter tot 120 meter.

Die algemene rigting, ligging en die omvang van die vermeerdering van die reserwebreedte van genoemde pad, word op bygaande sketsplan aangetoon.

Ooreenkomsdig die bepalings van subartikels (2) en (3) van artikel 5A van genoemde Ordonnansie, word hiermee verklaar dat die grond wat die verbreding van genoemde pad in beslag neem, met klipstapels afgemeerk is.

U.K.B. 1077, gedateer 23 Julie 1980
D.P. 04-042-23/22/1909, Vol. 3

Administrator's Notice 1423

24 Septemebr, 1980

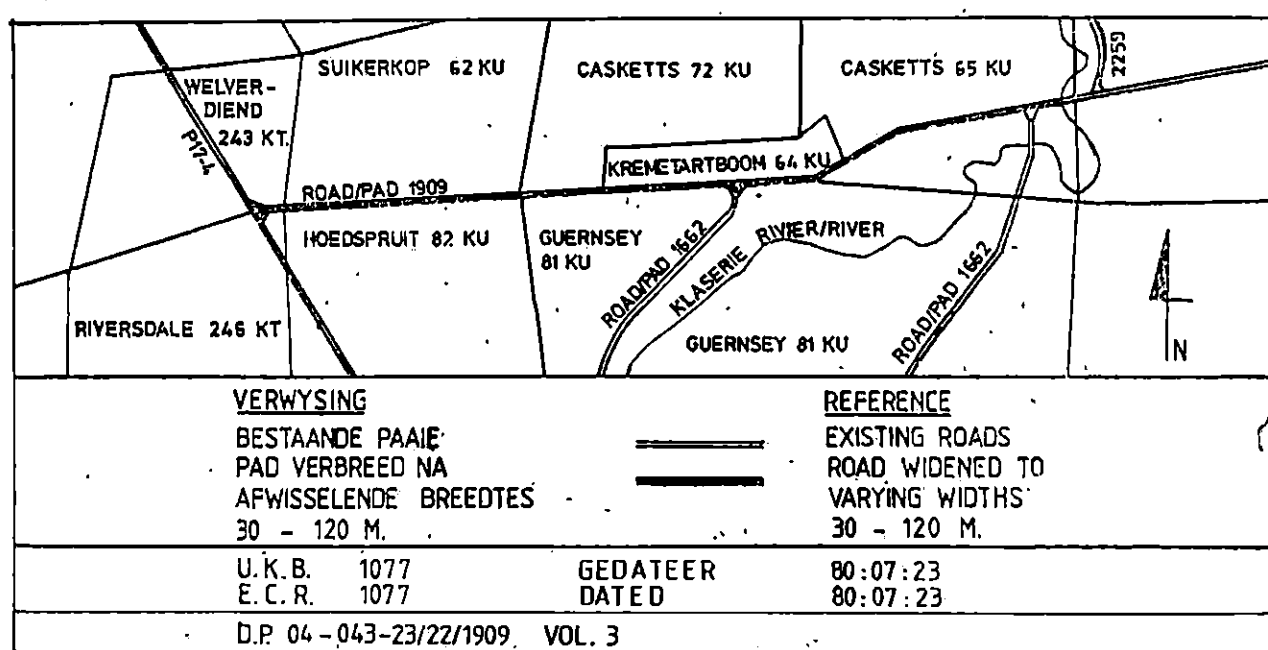
WIDENING OF A SECTION OF DISTRICT ROAD 1909: DISTRICT OF PILGRIM'S REST.

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 1909 over the farms Welverdiend 243-K.T., Riversdale 246-K.T., Suikerkop 62-K.U., Hoedspruit 82-K.U., Casketts 72-K.U., Guernsey 81-K.U., Kremetartboom 64-K.U. and Casketts 65-K.U., district of Pilgrim's Rest, to varying widths of 30 metre to 120 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.

E.C.R. 1077, dated 23rd July, 1980
D.P. 04-042-23/22/1909, Vol. 3



Administrator'skennisgewing 1425 24 September 1980

VERKLARING VAN OPENBARE DISTRIKSPAD EN TOEGANGSPAD: DISTRIK NELSPRUIT.

Die Administrator verklaar hiermee —

- ingevolge die bepalings van artikels 5(1)(a) en 5(1)(c) en artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) dat 'n openbare distrikspad, met afwisselende breedtes van 31 meter tot 250 meter, as 'n verlenging van Distrikspad 1175 oor die plaas Alkmaar 286-J.T., distrik Nelspruit, sal bestaan;
- ingevolge die bepalings van artikel 48(1)(a) van genoemde Ordonnansie, dat 'n toegangspad met af-

Administrator's Notice 1425

24 September, 1980

DECLARATION OF A PUBLIC DISTRICT ROAD AND ACCESS ROAD: DISTRICP OF NELSPRUIT.

The Administrator hereby declares —

- 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), that a public district road with varying widths of 31 metre to 250 metre, shall exist as an extension of District Road 1175 over the farm Alkmaar 286-J.T., district of Nelspruit;
- in terms of the provisions of section 48(1)(a) of the said Ordinance, that an access road with varying

wisselende breedtes van 31 meter tot 125 meter oor die plaas Alkmaar 286-J.T., sal bestaan.

Die algemene ligging, rigting en die omvang van die reserwebreedtes van genoemde paaie, word op bygaande sketsplan, aangetoon.

Ooreenkomsdig die bepalings van subartikels (2) en (3) van artikel 5A van genoemde Ordonnansie, word hiermee verklaar dat die grond, wat die genoemde paaie in beslag neem, aangetoon is op grootskaalse planne wat vir die belanghebbendes ter insae sal wees in die kantoor van die Streekbeampte, Lydenburg, vanaf datum van afkondiging van hierdie kennisgewing.

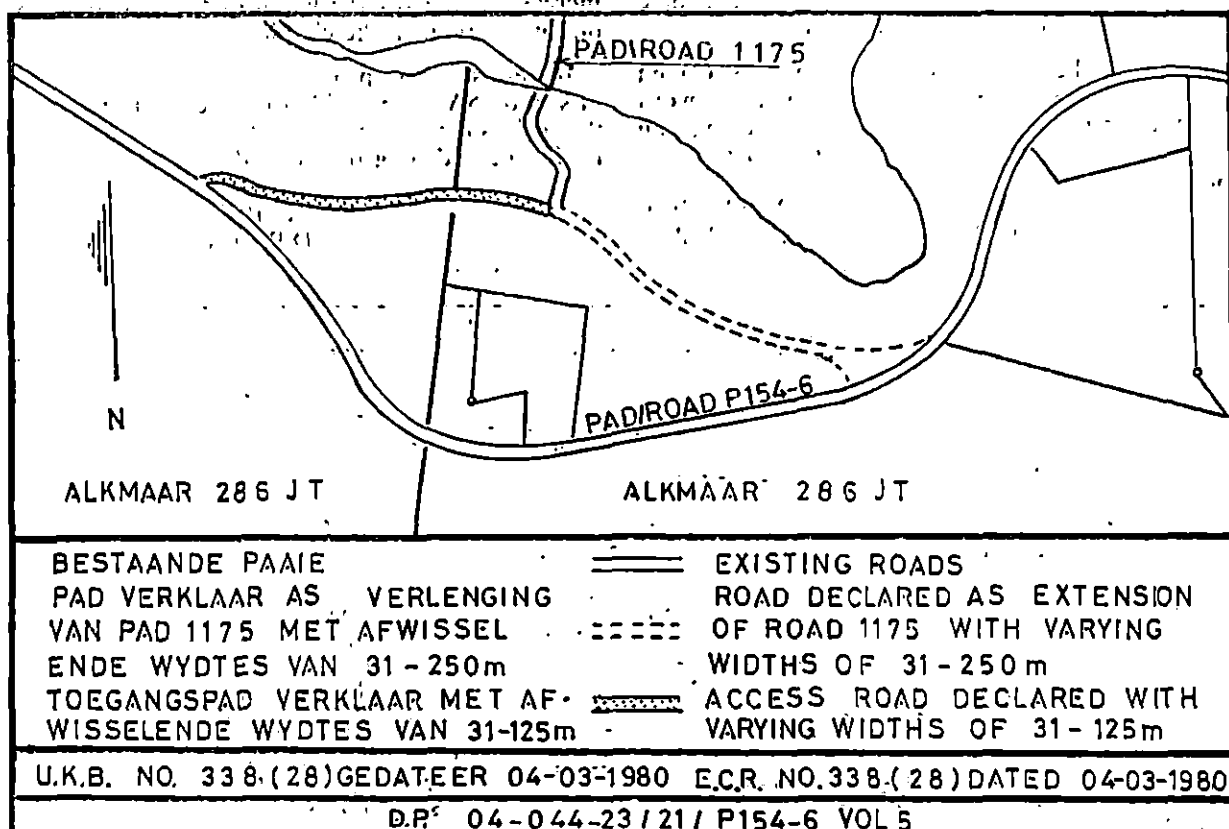
U.K.B. 338(28), gedateer 4 Maart 1980
D. P. 04-044-23/21/P154-6 Vol. 5

widths of 31 metre to 125 metre, shall exist over the farm Alkmaar 286-J.T..

The general direction, situation and the extent of the road reserve widths of the said roads, 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 roads, is shown on large scale plans which will be available for inspection by any interested person at the office of the Regional Officer, Lydenburg, from date of publication of this notice.

E.C.R. 338(28), dated 4 March, 1980
D.P. 04-044-23/21/P154-6 Vol. 5



Administrateurskennisgewing 1427 24 September 1980

MUNISIPALITEIT GROBLERSDAL: 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 goedkeur is.

Die Watervoorsieningsverordeninge van die Municipality Groblersdal, deur die Raad aangeneem by Administrateurskennisgewing 654 van 1 Junie 1977, word hierby gewysig deur die Tarief van Gelde onder die Bylae soos volg te wysig:

1. Deur in item 1, die syfer "R2", deur die syfer "R3,50" te vervang.
2. Deur items 2 en 4 deur die volgende te vervang:

Administrator's Notice 1427

24 September, 1980

GROBLERSDAL 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 Groblersdal Municipality, adopted by the Council under Administrator's Notice 654, dated 1 June, 1977, as amended, are hereby further amended by amending the Tariff of Charges under the Schedule as follows:

1. By the substitution in item 1 for the figure "R2" of the figure "R3,50".
2. By the substitution for items 2 and 4 of the following:

"2. Gelde vir die Lewering van Water aan enige Verbruiker, per Maand.

Per kl of gedeelte daarvan verbruik: 20c.

4. Meters.

"Vir die toets van 'n meter, mits 'n afwyking van nie meer as 5% gevind word nie: R10."

PB. 2-4-2-104-59

Administrateurskennisgewing 1428 24 September 1980

MUNISIPALITEIT TZANEEN: AANNAME VAN WYSIGING VAN STANDAARDMELKVERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Tzaneen ingevolge artikel 96bis(2) van genoemde Ordonnansie, die wysiging van die Standardmelkverordeninge, afgekondig by Administrateurskennisgewing 404 van 2 April 1980, aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

PB. 2-4-2-28-71

Administrateurskennisgewing 1426 24 September 1980

VERLEGGING EN VERBREDING VAN PROVINSIALE PAD P.154-6 EN VERWANTE PADREELINGS: DISTRIK NELSPRUIT.

Die Administrateur —

A. Verlê en vermeerder hiermee die reserwebreedte, ingevolge die bepalings van artikel 5(1)(d) en artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) van —

- (a) die gedeelte van Provinciale Pad P.154-6 oor die plase Alkmaar 286-J.T., Pimlico 305-J.T., Cairn 306-J.T. en Riverside 308-J.T., distrik Nelspruit, na afwisselende breedtes van 62 meter tot 152 meter;
- (b) die gedeelte van Distrikspad 227 oor die plaas Riverside 308-J.T. na 'n maksimum van 175 meter.

B. Verklaar hiermee, ingevolge die bepalings van artikel 48(1)(a) van genoemde Ordonnansie, dat toegangspaaie met afwisselende breedtes van 15 meter tot 200 meter oor die plaas Alkmaar 286-J.T., sal bestaan.

Die algemene rigting, ligging en die omvang van die reserwebreedtes van genoemde paaie, word op die bygaande sketsplan aangetoon.

Ooreenkomsdig die bepalings van subartikels (2) en (3) van artikel 5A van genoemde Ordonnansie word hiermee verklaar dat die grond, wat die genoemde padreelings in beslag neem, aangetoon is op grootskaalse planne wat vir belanghebbendes ter inspeksie sal wees in die kantoor van die Streekbeampte, Lydenburg, vanaf die datum van afkondiging van hierdie kennisgewing.

U.K.B 338(28), gedateer 4 Maart 1980
D.P. 04-044-23/21/P154-6 Vol. 5

"2. Charges for the Supply of Water to any Consumer, per Month.

Per kl or part thereof consumed: 20c.

4. Meters.

For the testing of a meter if not more than 5% divergence is found." R10.

PB. 2-4-2-104-59

Administrator's Notice 1428

24 September, 1980

TZANEEN MUNICIPALITY: ADOPTION OF AMENDMENT TO STANDARD MILK BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Tzaneen has in terms of section 96bis (2) of the said Ordinance, adopted the amendment to the Standard Milk By-laws, published under Administrator's Notice 404, dated 2 April, 1980, as by-laws made by the said Council.

PB. 2-4-2-28-71

Administrator's Notice 1426

24 September, 1980

DEVIATION AND WIDENING OF PROVINCIAL ROAD P.154-6 AND RELATED ROAD ADJUSTMENTS: DISTRICT OF NELSPRUIT.

The Administrator:

A. Hereby deviates and increases the reserve width, in terms of the provisions of section 5(1)(d) and section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957) of —

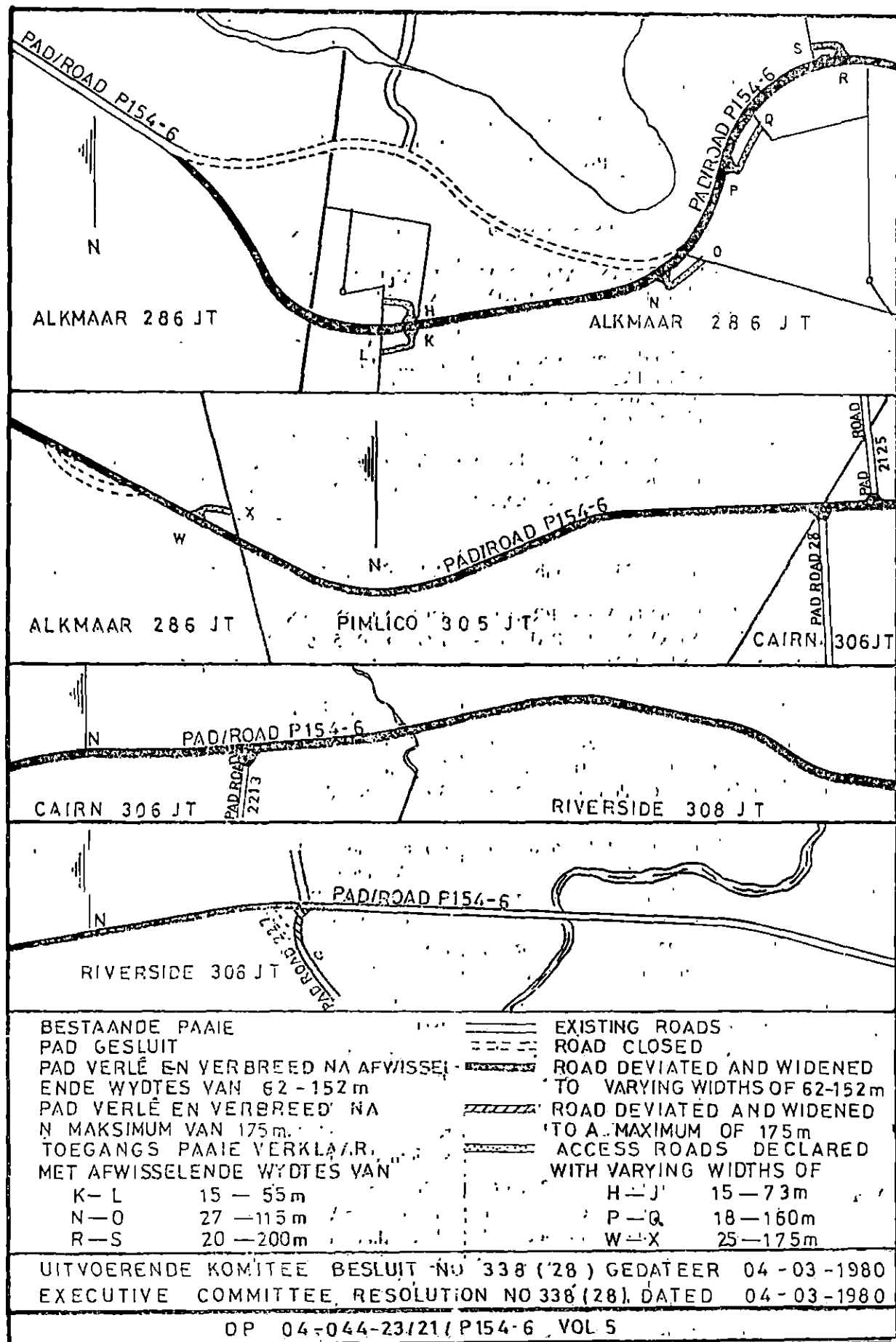
- (a) a section of Provincial Road P.154-6 over the farms Alkmaar 286-J.T., Pilmico 305-J.T., Cairn 306-J.T. and Riverside 308-J.T., district of Nelspruit, to varying widths of 62 metre to 152 metre;
- (b) a section of District Road 227 over the farm Riverside 308-J.T., to a maksimum of 175 metre.

B. Hereby declares in terms of the provisions of section 48(1)(a) of the said Ordinance, that access roads with varying widths of 15 metre to 200 metre shall exist over the farm Alkmaar 286-J.T.

The general direction, situation 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 said 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, Lydenburg, from the date of publication of this notice.

E.C.R. 338(28), dated 4 March, 1980
D.P. 04-044-23/21/P154-6 Vol. 5



Administrateurskennisgewing 1429 24 September 1980

DORP ALRODE UITBREIDING 4: KENNISGEWING
VAN VERBETERING.

Administrateurskennisgewing 785 van 2 Julie 1980
word hiermee verbeter deur in die opskrif van Klousule
1(4)(c) van die Bylae die syfers "665" te vervang met
die syfers "668".

PB. 4-2-2-4524

Administrator's Notice 1429

24 September 1980

ALRODE EXTENSION 4 TOWNSHIP. CORREC-
TION NOTICE.

Administrator's Notice 785, dated 2 July, 1980 is here-
by rectified by substitution for the figures "665" in
clause 1(4)(c) of the Schedule the figures "668".

PB. 4-2-2-4524

Algemene Kennisgewings

KENNISGEWING 511 VAN 1980.

VANDERBIJLPARK-WYSIGINGSKEMA 1/85.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) bekend gemaak dat die eienaar Margaret Eileen Karam, P/a. mnre. Rooth en Wessels, Posbus 21, Vanderbijlpark aansoek gedoen het om Vanderbijlpark-dorpsaanlegskema, 1961 te wysig deur die hersonering van Erf 7, geleë aan Chopinstraat en Beethovenstraat, dorp Vanderbijlpark suid-wes 5, 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 Vanderbijlpark-wysigingskema 1/85 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 Vanderbijlpark ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 3, Vanderbijlpark, 1900 skriftelik voorgelê word.

S. W. B. BRITS,

Direkteur van Plaaslike Bestuur.

Pretoria, 17 September 1980.

PB. 4-9-2-34-85

KENNISGEWING 513 VAN 1980.

ROODEPOORT - MARAISBURG - WYSIGINGSKEMA 1/378.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), bekend gemaak dat die eienaar, Ste-Ja-Bo Heights (Proprietary) Limited, P/a. mn. S. A. Strydom, Posbus 1571, Florida aansoek gedoen het om Roodepoort-Maraisburg-dorpsaanlegskema 1, 1946 te wysig deur die hersonering van die Restant van Lot 118 en Restant van Gedeelte 1 van Lot 118, geleë aan Greenstraat en Vierdelaan, dorp Florida van: Die Restant van Lot 118, "Algemene Woon" met 'n digtheid van "Een woonhuis per 800 m²" en 'n boulyn van 35 m en Restant van Gedeelte 1 van Lot 118, "Spesiale Woon" met 'n digtheid van "Een woonhuis per 800 m²" tot beide "Algemene Woon" met 'n digtheid van "Een woonhuis per erf" en 'n boulyn van 5 m.

Verdere besonderhede van hierdie wysigingskema (wat Roodepoort-Maraisburg-wysigingskema 1/378 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 Roodepoort 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, Pre-

General Notices

NOTICE 511 OF 1980.

VANDERBIJLPARK AMENDMENT SCHEME 1/85.

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, Margaret Eileen Karam, C/o. Messrs. Rooth and Wessels, P.O. Box 21, Vanderbijlpark for the amendment of Vanderbijlpark Town-planning Scheme, 1961 by rezoning of Erf 7, situated on Chopin Street and Beethoven Street, Vanderbijlpark south-west 5 Township, form "Special Residential" with a density of "One dwelling per erf" to "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 Vanderbijlpark Amendment Scheme 1/85. 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.

S. W. B. BRITS,

Director of Local Government.

Pretoria, 17 September, 1980.

PB. 4-9-2-34-85

NOTICE 513 OF 1980.

ROODEPOORT-MARAISBURG AMENDMENT SCHEME 1/378.

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, Ste-Ja-Bo Heights (Proprietary) Limited, c/o. Messrs. S. A. Strydom, P.O. Box 1571, Florida for the amendment of Roodepoort-Maraisburg Town-planning Scheme 1, 1946 by rezoning Remainder of Lot 118 and Remainder of Portion 1 of Lot 118, situated on Green Street and Fourth Avenue, Florida Township from: The Remainder of Lot 118, "General Business" and Remainder of Portion 1 of Lot 118: "Special Residential" with a density of "One dwelling per 800 m²" to "General Business" with a density of "One dwelling per erf".

The amendment will be known as Roodepoort-Maraisburg Amendment Scheme 1/378. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Roodepoort 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

toria en die Stadsklerk, Posbus 217, Roodepoort, 1725, skriftelik voorgelê word.

S. W. B. BRITS,

Direkteur van Plaaslike Bestuur.

Pretoria, 24 September 1980.

PB. 4-9-2-30-378

217, Roodepoort, 1725, at any time within a period of 4 weeks from the date of this notice.

S. W. B. BRITS,

Director of Local Government.

Pretoria, 24 September, 1980.

PB. 4-9-2-30-378

KENNISGEWING 514 VAN 1980.

ROODEPOORT - MARAISBURG - WYSIGINGSKESKEMA 1/375.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), bekend gemaak dat die eienaar Unified Investments (Proprietary) Limited, P/a. Tompkins en Scott, Posbus 52161, Saxonwold, aanspek gedoen het om Roodepoort-Maraisburg-dorpsaanlegskema 1, 1946 te wysig deur die hersonering van Erwe 2111 en 2112 (voorheen Erwe 952 en 953) geleë aan Kathleenstraat, dorp Florida Uitbreiding 4 van "Algemene Besigheid" met 'n digtheid van "Een woonhuis per erf" tot "Algemene Woon" met 'n digtheid van "Een woonhuis per erf".

Verdere besonderhede van hierdie wysigingskema (wat Roodepoort-Maraisburg-wysigingskema 1/375 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merino Gebou, h/v. Bosman-en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Roodepoort ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne, 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing, aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 217, Roodepoort, 1725, skriftelik voorgelê word.

S. W. B. BRITS,

Direkteur van Plaaslike Bestuur.

Pretoria, 24 September 1980.

PB. 4-9-2-30-375

NOTICE 514 OF 1980.

ROODEPOORT-MARAISBURG AMENDMENT SCHEME 1/375.

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, Unified Investments (Proprietary) Limited, C/o. Tompkins and Scott, P.O. Box 52161, Saxonwold for the amendment of Roodepoort-Maraisburg Town-planning Scheme 1, 1946 by rezoning of Erven 2111 and 2112 (previously Ervén 952 and 953) situated on Kathleen Street, Florida Extension 4 Township from "General Business" with a density of "One dwelling per erf" to "General Residential" with a density of "One dwelling per erf".

The amendment will be known as Roodepoort-Maraisburg Amendment Scheme 1/375. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Roodepoort and at the office of the Director of Local Government, 11th Floor, Merino Building, cor. Bosman and Pretoriuss Streets, Pretoria.

Any objection or representation 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 217, Roodepoort, 1725 at any time within a period of 4 weeks from the date of this notice.

S. W. B. BRITS,

Director of Local Government.

Pretoria, 24 September, 1980.

PB. 4-9-2-30-375

KENNISGEWING 515 VAN 1980.

BEDFORDVIEW-WYSIGINGSKEMA 1/234.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) bekend gemaak dat die eienaar, Aurelio Andre De Sousa Balona, P/a. mnr. R. A. Greenwood en Vennotte, Posbus 46083, Orange Grove, aansoek gedoen het om Bedfordview dorpsaanlegskema 1, 1948 te wysig deur die hersonering van erf 112, geleë aan Lynnwoodweg dorp Oriel 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 Bedfordview-wysigingskema 1/234 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merino Gebou, h/v. Bosman-en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Bedfordview ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne, 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing, aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437,

NOTICE 515 OF 1980.

BEDFORDVIEW AMENDMENT SCHEME 1/234.

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, Aurelio Andre De Sousa Balona, Co. Messrs. R. A. Greenwood and Associates, P.O. Box 46083, Orange Grove, for the amendment of Bedfordview Town-planning Scheme 1, 1948 by rezoning of Erf 112, situated on Lynnwood Road, Oriel 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 Bedfordview Amendment Scheme 1/234. 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 Pretoriuss 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,

Pretoria en die Stadsklerk, Posbus 3, Bedfordview, 2008,
skriftelik voorgelê word.

S. W. B. BRITS,
Direkteur van Plaaslike Bestuur.
Pretoria, 24 September 1980.

PB. 4-9-2-46-234

KENNISGEWING 516 VAN 1980.

PRETORIA-WYSIGINGSKEMA 643.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), bekend gemaak dat dié eienaar, Darryl Aubrey Uys P/a. mnre. Fehrsen & Douglas, Posbus 303, Pretoria, aansoek gedoen het om Pretoria dorpsbeplanningskema, 1974 te wysig deur die hersonering van Lot 622, geleë aan 21ste Straat dorp Menlo Park, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 250 m²".

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 643 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merino Gebou, h/v. Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria, 0001 skriftelik voorgelê word.

S. W. B. BRITS,
Direkteur van Plaaslike Bestuur.
Pretoria, 24 September 1980.

PB. 4-9-2-3H-643

KENNISGEWING 517 VAN 1980.

RANDBURG-WYSIGINGSKEMA 314.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), bekend gemaak dat die eienaar, Petrus Johannes Samuel Wilhelm Saaiman, P/a. Munro, McLarry Incorporation, Posbus 50197, Randburg, aansoek gedoen het om Randburg-dorpsbeplanningskema, 1976 te wysig deur die hersonering van Lot 9, geleë aan Rabiestraat en Aimeeweg; dorp Fontainebleau van "Besigheid 2" met 'n hoogtesone van H² tot "Besigheid 2" en "voorgestelde nuwe paaie en verbredings" met 'n hoogtesone van M².

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 314 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merino Gebou, h/v. Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Randburg ter insae.

Enige beswaar of vertoë teen dié aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak 1, Randburg 2125 skriftelik voorgelê word.

S. W. B. BRITS,
Direkteur van Plaaslike Bestuur.
Pretoria, 24 September 1980.

PB. 4-9-2-132H-314

Bedfordview, 2008, at any time within a period of 4 weeks from the date of this notice.

S. W. B. BRITS,
Director of Local Government.
Pretoria, 24 September, 1980.

PB. 4-9-2-46-234

NOTICE 516 OF 1980.

PRETORIA AMENDMENT SCHEME 643.

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, Darryl Aubrey Uys, C/o. Messrs. Fehrsen & Douglas, P.O. Box 303, Pretoria for the amendment of Pretoria Town-planning scheme, 1974 by rezoning of Lot 622, situated on 21st Street, Menlo Park Township from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 1 250 m²".

The amendment will be known as Pretoria Amendment Scheme 643. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Pretoria and at the office of the Director of Local Government, 11th Floor, Merino Building, cor. Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government in writing at the above address or Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 440, Pretoria, 0001 at any time within a period of 4 weeks from the date of this notice.

S. W. B. BRITS,
Director of Local Government.
Pretoria, 24 September, 1980.

PB. 4-9-2-3H-643

NOTICE 517 OF 1980.

RANDBURG AMENDMENT SCHEME 314.

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, Petrus Johannes Samuel Wilhelm Saaiman, C/o. Munro McLarry Incorporation, P.O. Box 50197, Randburg for the amendment of Randburg Town-planning Scheme, 1976 by rezoning of Lot 9, situated on Rabie Street and Aimee Road, Fontainebleau Township from "Business" with a height zone of H² to "Business 2" and proposed new roads and widenings height zone of H².

The amendment will be known as Randburg Amendment Scheme 314. 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.

S. W. B. BRITS,
Director of Local Government.
Pretoria, 24 September, 1980.

PB. 4-9-2-132H-314

KENNISGEWING 518 VAN 1980.

BOKSBURG-WYSIGINGSKEMA 1/253.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), bekend gemaak dat die eienaar, S. B. Industrial Corporation (Proprietary) Limited, P/a. mnr. J. A. Buitendag, Posbus 5146, Boksburg, aansoek gedoen het om Boksburg-dorpsaanlegskema 1, 1946 te wysig deur die hersonering van Erwe 32-36, geleë aan Wit Deepweg, Smithlaan en Hildaan dorp Delmore, van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Spesiaal" vir aaneengeskakelde en losstaande woonenhede onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Boksburg-wysigingskema 1/153 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merino Gebou, h/v. Bosman- en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Boksburg ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 215, Boksburg, 1460 skriftelik voorgelê word.

S. W. B. BRITS,
Direkteur van Plaaslike Bestuur.

Pretoria, 24 September 1980.

PB. 4-9-2-8-253

KENNISGEWING 519 VAN 1980.

JOHANNESBURG-WYSIGINGSKEMA 371.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), bekend gemaak dat die eienaar, Kol-Tuv Properties (Proprietary) Limited, P/a. mnr. H. H. Hicks, Orangeweg, 23, Emmarentia Uitbreiding Johannesburg, aansoek gedoen het om Johannesburg dorpsbeplanningskema, 1979 te wysig, deur die hersonering van Lot 645 geleë aan Hopkinsstraat dorp Yeoville van "Residensieel 4" met 'n digtheid van "Een woonhuis per erf" tot "Besigheid 1" met 'n digtheid van "Een woonhuis per erf."

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 371 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merino Gebou, h/v. Bosman- en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg, 2000 skriftelik voorgelê word.

S. W. B. BRITS,
Direkteur van Plaaslike Bestuur.

Pretoria, 24 September 1980.

PB. 4-9-2-2H-371

NOTICE 518 OF 1980.

BOKSBURG AMENDMENT SCHEME 1/253.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965) that application has been made by the owner, S. B. Industrial Corporation (Proprietary) Limited, c/o Mr. J. A. Buitendag, P.O. Box 5146, Boksburg for the amendment of Boksburg Town-planning Scheme 1, 1946, by rezoning of Erven 32-36, situated on Wit Deep Road, Smith Avenue and Hilda Avenue, Delmore Township from "Residential 1" to "Special" for attached and detached dwelling-units subject to certain conditions.

The amendment will be known as Boksburg Amendment Scheme 1/153. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Boksburg and at the office of the Director of Local Government, 11th Floor, Merino Building, cor. Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government in writing at the above address or Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 215, Boksburg, 1460 at any time within a period of 4 weeks from the date of this notice.

S. W. B. BRITS,
Director of Local Government.

Pretoria, 24 September, 1980.

PB. 4-9-2-8-253

NOTICE 519 OF 1980.

JOHANNESBURG AMENDMENT SCHEME 371

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, Kol-Tuv Properties (Proprietary) Limited, C/o. Mr. H. H. Hicks, 23 Orange Road, Emmarentia Extension, Johannesburg for the amendment of Town-planning Scheme, 1979 by rezoning of Lot 645 situated on Hopkins Street, Yeoville Township from "Residential 4" with a density of "One dwelling per erf" to "Business 1" with a density of "One dwelling per erf".

The amendment will be known as Johannesburg Amendment Scheme 371. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Johannesburg, and at the office of the Director of Local Government, 11th Floor, Merino Building, cor. Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government in writing at the above address or Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 1049, Johannesburg, 2000 at any time within a period of 4 weeks from the date of this notice.

S. W. B. BRITS,
Director of Local Government.

Pretoria, 24 September, 1980.

PB. 4-9-2-2H-371

KENNISGEWING 512 VAN 1980.

VOORGESTELDE STIGTING VAN DORP.

Ingevolge artikel 58(8)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hiermee bekend gemaak dat aansoek gedoen is om toestemming om die dorpe gemeld in meegaande Bylae te stig.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B206A, 2de Vloer, Blok B, Provinciale Gebou, Pretoriusstraat, Pretoria, vir 'n tydperk van agt weke vanaf 17 September 1980.

Ingevolge artikel 58(8)(a) van die genoemde Ordonnansie, moet icder een wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om in die saak gehoor te word of vertoë te rig, die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as agt weke van die datum van sodanige eerste publikasie in die *Provinciale Koerant* naamlik 17 September 1980, deur die Direkteur van Plaaslike Bestuur ontyng word.

Alle besware moet in duplo ingedien word en gerig word aan die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria.

S. W. B. BRITS,

Direkteur van Plaaslike Bestuur,
Pretoria, 17 September 1980.

BYLAE.

(a) Naam van Dorp en Eienaar(s)	Aantal Erwe	Beskrywing van Grond	Liggings	Verwysing Nommer
(a) Brits Uitbreiding 36	Besighheid : 12	Gedeeltes van die plaas Roodekopjes of	Noord-wes van en grens aan Brits Stasie	PB. 4-2-2-5965
(b) Brits Sakesentrum (Edms) Bpk.	Nywerheid : 5	Zwartkopjes 427-I.Q.	en Hoof Spoorlyn en suid-wes van en grens aan Brits Uitbreiding 16 en 29.	
Elsenberg Court (Pty) Ltd.	S.A. Spoorweë : 2	distrik Brits.		
Karsiv (Pty) Ltd.				
Jacobus Ferreira				
Sarah Ferréira				
Evcyn Investments (Pty) Ltd.				
Golean Properties (Pty) Ltd.				
Estate Late Charles Levy				
I. M. de Jager				
C. N. Dickason				
K. H. Insel				
R. E. Insel				
O. B. G. Insel.				
(a) Selby Uitbreiding 19.	Kommersieël : 21	Gedeelte 48 ('n gedeelte van Gedeelte 44); Gedeelte 46 ('n gedeelte van Gedeelte 44); Gedeelte 178 ('n gedeelte van Gedeelte 47); Gedeelte 180 ('n gedeelte van Gedeelte 6); Restant van Gedeelte 4; Restant van Gedeelte 49; Almal van die plaas Turffontein 96-I.R. en Restant van Gedeelte 7 van die plaas Langlaagte 224-I.Q. distrik Johannesburg.	Suid van en grens aan Main Reefweg en oos van en grens aan Treuwweg.	PB. 4-2-2-6058
(b) Crown Mines Limited.				

Opmerkings: Hierdie advertensie vervang alle vorige advertensies ten opsigte van hierdie dorp.

NOTICE 512 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 17 September, 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 September, 1980.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, Private Bag X437, Pretoria.

S. W. B. BRITS,
Director of Local Government.
Pretoria, 17 September, 1980.

ANNEXURE.

(a) Name of Township and (b) Owner(s)	Erven Number	Description of Land	Situation	Reference Number
(a) Brits Extension 36. (b) Brits Sakesentrum (Edms) Bpk. Elsenberg Court (Pty) Ltd. Karsiv (Pty) Ltd. Nat (Edms) Bpk. Evcyn Investments (Pty) Limited Jacobus Ferreira Sarah Ferreira Golean Properties (Pty) Limited Estate Late Charles Levy L. M. de Jager C. N. Dickason K. H. Insel R. E. Insel O. B. G. Insel.	Business Industrial : 12 S.A. Railways : 5 S.A. Railways : 2	Portions of the farm Roodekopjes and Zwartkopjes 427-I.Q. district Brits.	Northwest of and abuts Brits Station and Main Railway Line and South-west of and abuts Brits Extensions 16 and 29.	PB. 4-2-2-5965
(a) Selby Extension 19. (b) Grown Mines Limited.	Commercial : 21	Portion 48 (a portion of Portion 44); Portion 46 (a portion of Portion 44); Portion 178 (a portion of Portion 47); Portion 180 (a portion of Portion 6); Remaining Extent of Portion 4; Remaining Extent of Portion 49; All of the farm Turffontein 96-I.R. and the Remaining Extent of Portion 7 of the farm Langlaagte 244-I.Q. district Johannesburg.	South of and abuts Main Reef Road and East of and abuts Treu Road.	PB. 4-2-2-6058

Remarks: This advertisement supercedes all previous advertisements in connection with this application.

KENNISGEWING 520 VAN 1980.

WET OP OPHEFFING VAN BEPERKINGS, 1967.

Ingevolge artikel 3(6) van bostaande Wet word hiermee kennis gegee dat onderstaande aansoeke deur die Direkteur van Plaaslike Bestuur ontvang is en ter insae lê by Kamer B206A, Provinciale Gebou, Pretoriussstraat, Pretoria, en in die kantoor van die betrokke plaaslike owerheid.

Enige beswaar, met volledige redes daarvoor, moet skriftelik by die Direkteur van Plaaslike Bestuur, by bovemelde adres of Privaatsak X437, Pretoria, ingediend word op voor 22 Oktober 1980.

S. W. B. BRITS,
Direkteur van Plaaslike Bestuur.

Suzanne Johanna Copley, vir die wysiging van die titelvoorwaardes van Lot 108, dorp Waterkloof, Stad Pretoria; ten einde dit moontlik te maak dat die erf onderverdeel en 'n verdere woonhuis opgerig kan word.

PB. 4-14-2-1404-72

Kenneth Edwin Robert McVitty, vir die wysiging van die titelvoorwaardes van Lot 161, dorp Waterkloof, distrik Pretoria; ten einde dit moontlik te maak dat die erf vir residensiële doeleinades met 'n digtheid van een woonhuis per 1 250 m² gebruik kan word.

PB. 4-14-2-1404-71

Bryanston Drive Properties (Proprietary) Limited vir:

- (1) die wysiging van titelvoorwaardes van Lot 1100, dorp Bryanston, distrik Johannesburg, ten einde dit moontlik te maak dat die erf onderverdeel word en meer as een woonhuis opgerig kan word; en
- (2) die wysiging van die Sandton Dorpsbeplanningskema ten einde die sonering van Lot 1100, dorp Bryanston, te wysig van "Een woonhuis per erf" tot "Een woonhuis per 4 000 m²".

Die wysigingskema sal bekend staan as Sandton wysigingskema 311.

PB. 4-14-2-207-59

D. C. B. Investments (Proprietary) Limited, vir die wysiging van die titelvoorwaardes van Erf 565, dorp Florida Park, distrik Roodepoort; ten einde geboue binne 'n afstand van 4,19 m op Stallardstraat; 7,41 m van Jan Hofmeyr Laan; 4,17 m van Jan Smuts Laan, en 1,54 m van die grens met Erf 566 Florida Park op te rig.

PB. 4-14-2-493-2

John Andrew Charles Jerome, vir die wysiging van die titelvoorwaardes van Hoewe 291, Glen Austin Landbouhoeves, Uitbreiding 1, Registrasie Afdeling J.R., Transvaal ten einde die boulyn te verslap.

PB. 4-14-2-600-5

Krost Properties (Proprietary) Limited, vir die wysiging van die titelvoorwaardes van Erf 121, dorp Heriotdale, Uitbreiding 4, distrik Germiston; ten einde dit moontlik te maak dat die erf vir kommersiële doeleinades gebruik kan word.

PB. 4-14-2-1603-1

Malcolm Hall vir —

- (1) die wysiging van titelvoorwaardes van Gedeelte 6 (gedeelte van Gedeelte 2) van Lot 28, dorp Atholl Uitbreiding 1, Registrasie Afdeling J.R. Transvaal

NOTICE 520 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, Pretoriussstraat, Pretoria, and at the office of the relevant local authority.

Any objections, with full reasons therefor, should be lodged in writing with the Director of Local Government, at the above address or Private Bag X437, Pretoria; on or before 22 October, 1980.

S. W. B. BRITS,
Director of Local Government.

Suzanne Johanna Copley, for the amendment of the conditions of title of Lot 108, Waterkloof Township, City Pretoria; to permit the erf being subdivided and a further dwelling to be erected.

PB. 4-14-2-1404-72

Kenneth Edwin Robert McVitty, for the amendment of the conditions of title of Lot 161, Waterkloof Township, district Pretoria; to permit the erf being used for residential purposes with a density of one dwelling house per 1 250 m².

PB. 4-14-2-1404-71

Bryanston Drive Properties (Proprietary) Limited for:

- (1) the amendment of the condition of title of Lot 1100, Bryanston Township, district Johannesburg to permit the erf being subdivided and more than one dwelling-house to be erected thereon; and
- (2) the amendment of the Sandton Town-planning Scheme in order to amend the zoning of Lot 1100, Bryanston Township, from "One dwelling per erf" to "One dwelling per 4 000 m²".

This amendment scheme will be known as Sandton Amendment Scheme 311.

PB. 4-14-2-207-59

D. C. B. Investments (Proprietary) Limited for the amendment of the conditions of title of Erf 565, Florida Park Township, district Roodepoort; to permit the erection of buildings within a distance of 4,19 m from Stallard Street; 7,41 m from Jan Hofmeyr Avenue; 4,17 m from Jan Smuts Avenue and 1,54 m from the boundary with Erf 566 Florida Park.

PB. 4-14-2-493-2

John Andrew Charles Jerome, for the amendment of the conditions of title of Holding 291, Glen Austin Agricultural Holdings, Extension 1, Registration Division J.R., Transvaal to permit the relaxation of the building line.

PB. 4-16-2-600-5

Krost Properties (Proprietary) Limited, for the amendment of the conditions of title of Erf 121, Heriotdale Extension 4, Township, district Germiston; to permit the erf being used for commercial purposes.

PB. 4-14-2-1603-1

Malcolm Hall for —

- (1) the amendment of the conditions of title of Portion 6 (portion of Portion 2) of Lot 28, Atholl Extension 1,

I ten einde dit moontlik te maak om die Lot onder te verdeel in twee standplase van ongeveer 1 789 m² elk; en

- (2) die wysiging van Sandton-dorpsbeplanningskema ten einde die sonering van Gedeelte 6 (gedeelte van Gedeelte 2) van Lot 28, dorp Atholl Uitbreiding 1, Registrasie Afdeling I.R. Transvaal te wysig vanaf "Residensieel 1" met 'n digtheid van "Een woonhuis per 4 000 m² tot "Residensieel 1", met 'n digtheid van "Een woonhuis per 1 500 m²".

Die wysigingskema sal bekend staan as Sandton-wysigingskema 310.

PB. 4-14-2-53-3

sion 1 Township, Registration Division I.R., Transvaal in order to permit the Lot being subdivided into two stands of approximately 1 780 m² each; and

- (2) the amendment of the Sandton Town-Planning Scheme in order to amend the zoning of Portion 6 (a portion of Portion 2) of Lot 28, Atholl Extension 1 Township, Registration Division I.R. Transvaal; from "Residential 1" with a density of "One dwelling per 4 000 m² to "Residential 1" with a density of "One dwelling per 1 500 m²".

This amendment scheme will be known as Sandton Amendment Scheme, 310.

PB. 4-14-2-53-3

KONTRAK R.F.T.

TRANSVAALSE PROVINSIALE ADMINISTRASIE.

KENNISGEWING AAN TENDERAARS.

TENDER R.F.T. 101 VAN 1980.

DIE KONSTRUKSIE VAN PAD-OOR-SPOORBRUG
4380 EN 0,80 km. PAD VIR AANLOOP NA BRUG
OP DIE MAFEKINGSE WESTELIKE RINGPAD.

Tenders word hiermee van ervare kontrakteurs vir bogenoemde diens gevra.

Tenderdokumente, met inbegrip van 'n stel tekeninge, is by die Direkteur Transvaalse Paaiedepartement, Kammer D307, Proviniale Gebou, Kerkstraat, Privaatsak X197, Pretoria, verkrybaar teen die betaling van 'n tydelike deposito van R100,00 (Eenhonderd rand). Hierdie bedrag sal terugbetaal word, mits 'n *bona fide*-tender ontvang word of alle sodanige tenderdokumente binne 14 dae na die sluitingsdatum van die tender na die uitreikingskantoor teruggestuur word.

'n Bykomende afskrif van die hoeveelheidspryslyste sal gratis verskaf word.

'n Ingenieur sal voornemende tenderaars op 2 Oktober 1980 om 11h00 by die brugterrein ontmoet om saam met hulle die terrein te gaan besigtig. Die ingenieur sal by geen ander geleentheid vir besigtigingsdoeleindes beskikbaar wees nie, en tenderaars word derhalwe versoek om op gemelde datum teenwoordig te wees.

Tenders, ooreenkomsdig die voorwaardes in die tenderdokumente voltooi, in verseë尔de koeverte waarop "Tender R.F.T. 101 van 1980" geëndosseer is, moet die Voorsitter, Transvaalse Proviniale Tenderraad, Posbus 1040, Pretoria, voor 11h00 op Vrydag, 31 Oktober 1980 bereik wanneer die tenders in die openbaar oopgemaak sal word.

Tenders wat per bode/persoonlik aangelever word, moet voor 11h00 in die Formele Tenderraadbus by die navraagkantoor in die voorportaal van die Proviniale Gebou by die hoofingang, Pretoriussstraat (naby die hoek van Bosmanstraat), Pretoria, gedeponeer word.

Die Transvaalse Proviniale Administrasie verbind hom nie om die laagste of enige tender aan te neem of om enige rede vir die afwyding van 'n tender te verstrek nie.

Tenders is vir negentig (90) dae bindend.

J. H. CONRADIE,
Voorsitter: Transvaalse Proviniale Tenderraad.

CONTRACT R.F.T.

TRANSVAAL PROVINCIAL ADMINISTRATION.

NOTICE TO TENDERERS.

TENDER R.F.T. 101 OF 1980.

THE CONSTRUCTION OF ROAD-OVER-RAIL BRIDGE 4380 AND 0,80 km. ROAD FOR APPROACH TO BRIDGE ON THE MAFEKING WESTERN RING ROAD.

Tenders are herewith invited from experienced contractors for the above-mentioned service.

Tender documents, including a set of drawings, may be obtained from the Director, Transvaal Roads Department, Room D307, Provincial Buildings, Church Street, Private Bag X197, Pretoria, on payment of a temporary deposit of R100,00 (One hundred rand). This amount will be refunded provided a *bona fide* tender is received or all such tender documents are returned to the office of issue within 14 days after the closing date of the tender.

An additional copy of the Schedule of quantities will be provided free of charge.

An engineer will meet intending tenderers on 2 October, 1980 at 11h00 at the bridge site to inspect the site with them. The engineer will not be available for inspection purposes on any other occasion and tenderers are, therefore, requested to be present on the said date.

Tenders, completed in accordance with the conditions in the tender documents, in sealed envelopes endorsed "Tender R.F.T. 101/80" should reach the Chairman, Transvaal Provincial Tender Board, P.O. Box 1040, Pretoria, before 11h00 on Friday, 31 October, 1980 when the tenders will be opened in public.

Should the tender documents be delivered by messenger / personally, they should be placed in the Formal Tender Box at the enquiry office in the foyer of the Provincial Building at the Pretorius Street main public entrance (near Bosman Street corner), Pretoria, before 11h00.

The Transvaal Provincial Administration shall not bind itself to accept the lowest or any tender or to furnish any reason for the rejection of a tender.

Tenders shall be binding for ninety (90) days.

J. H. CONRADIE,
Chairman: Transvaal Provincial Tender Board.

TENDERS

L.W. — Tenders wat voorheen gepubliseer is en waarvan die sluitingsdatum nog nie verstreke is nie, word nie in hierdie kennisgewing herhaal nie. Tenders word normaalweg 3-5 weke voor die sluitingsdatum gepubliseer.

TRANSVAALSE PROVINSIALE ADMINISTRASIE.**TENDERS.**

Tenders vir die volgende dienste/voorrade/verkope word ingewag. (Tensy dit in die uiteensetting anders aangegee word, word tenders vir voorrade bedoel): —

TENDERS

N.B. — Tenders previously published and where the closing dates have not yet passed, have not been repeated in this notice. Tenders are normally published 3-5 weeks before the closing date.

TRANSVAAL PROVINCIAL ADMINISTRATION.**TENDERS.**

Tenders are invited for the following services / supplies / sales. (Unless otherwise indicated in the description tenders are for supplies): —

Tender No.	Beskrywing van Dienst Description of Service	Sluitingsdatum Closing Date
H.A. 2/98/80	Röntgestraaleenheid: Algemene Hospitaal, Johannesburg / X-ray unit: General Hospital, Johannesburg	24/10/1980
H.A. 2/90/80	Bloedgasanaliseerder: Baragwanath-hospitaal / Bloodgas analyser: Baragwanath Hospital	24/10/1980
H.A. 2/91/80	Neonatale monitor: Baragwanath-hospitaal / Neonatal monitor: Baragwanath Hospital	24/10/1980
H.A. 2/92/80	Röntgenstraaleenheid: Baragwanath-hospitaal / X-ray unit: Baragwanath Hospital	24/10/1980
H.A. 2/93/80	E.E.G.-apparaat: H. F. Verwoerd-hospitaal / E.E.C. apparatus: H.F. Verwoerd Hospital	24/10/1980
H.A. 2/94/80	Röntgenstraaleenheid: Johannesburgse Hospitaal/X-ray unit: Johannesburg Hospital	24/10/1980
H.A. 2/95/80	Tandheelkundige Röntgenstraaleenheid: Johannesburgse Hospitaal / Dental X-ray unit: Johannesburg Hospital	24/10/1980
H.A. 2/96/80	Röntgenstraaleenheid: Johannesburgse Hospitaal / X-ray unit: Johannesburg Hospital	20/10/1980
H.A. 2/97/80	Röntgenstraaleenheid: Mamelodi-hospitaal / X-ray unit: Mamelodi Hospital	24/10/1980
H.A. 2/98/80	Egokardiograaf: Kalafong-hospitaal / Echocardiograph: Kalafong Hospital	24/10/1980
H.A. 2/99/80	Röntgenstraaleenheid: Rob Ferreira-hospitaal / X-ray unit: Rob Ferreira Hospital	24/10/1980
P.F.T. 9/80	Sedankarre, stasiewaens en passasiervoertuie / Sedan cars, station wagons and passenger vehicles	07/11/1980
P.F.T. 10/80	Onderstel vir biblioteekboekwa / Chassis for library bookvan	24/10/1980
R.F.T. 41/80P	Omheiningsprogram vir Provinciale Paaie P27/7, P27/1, P47/1 en P79/1 onderskeidelik vir 'n afstand van 28,00 km, 11,70 km, en 18,80 km. / Fencing programme for Provincial Roads P27/1, P47/1 and P79/1 for a distance of 28,00 km, 11,70 km and 18,80 km respectively	24/10/1980
R.F.T. 75/80M	Enjingedrewre boogsweismasienc / Engine-driven arc-welding machines	24/10/1980
T.O.D. 2A/V/3/80	Vervoer van leerlinge, onderwysers, onderwyskollegestudente en universiteitstudente van die Transvaalse Onderwysdepartement deur middel van busse van Transvaalse skole, onderwyskolleges, en universiteite, na veldskole en terug / Conveyance of pupils, teachers, college of education students and Transvaal Education Department students at universities by means of buses from Transvaal schools, colleges of education and universities, to veld schools and back	24/10/1980
W.F.T. 39/80	Toetsinstrumente vir radiotoerusting / Test instruments for radio equipment	24/10/1980
W.F.T. 40/80	Wasserytoerusting / Laundry equipment	24/10/1980
W.F.T. 41/80	Handlugdrukgereedskap / Pneumatic hand-tools	24/10/1980
W.F.T. 42/80	Masjiengereedskap / Machine tools	24/10/1980
W.F.T. 43/80	Verskaffing van 1,5 m ³ tot 1,8 m ³ — wipvragtmotors vir die tydperk eindigende 30 Junie 1981 / Supply of 1,5 m ³ to 1,8 m ³ — tip trucks for the period ending 30 June, 1981	24/10/1980
W.F.T.B. 396/80	Laerskool Dr. Annecke, Letsitele: Opknapping, ens. / Renovation, etc.	17/10/1980
W.F.T.B. 397/80	Laerskool Dr. Havenga, Roodepoort: Opknapping met inbegrip van elektriese werk / Renovation including electrical work	17/10/1980
W.F.T.B. 398/80	Provinsiale Inspeksiediens, Louis Trichardt: Oprigting van kantore / Provincial Inspection Service, Louis Trichardt: Erection of offices. Item 4004/79	17/10/1980
W.F.T.B. 399/80	Spesiale Skool Marlandia, Roodepoort: Opknapping met inbegrip van elektriese werk / Renovation including electrical work	17/10/1980
W.F.T.B. 400/80	Laerskool Noordval, Orkney: Oprigting van gradekamers, klaskamers en laboratorium / Erection of grades-rooms, class-rooms and laboratory. Item 1168/80	17/10/1980
W.F.T.B. 401/80	Ou Law Chambers, Pretoria: Opknapping / Old Law Chambers, Pretoria: Renovation	17/10/1980
W.F.T.B. 402/80	Laerskool Paul Kruger, Alberton: Aanbouings en veranderings / Additions and alterations. Item 1060/80	17/10/1980
W.F.T.B. 403/80	Laerskool President, Klerksdorp: Oprigting van gradekamers, klaskamers en laboratorium / Erection of grades-rooms, class-rooms and laboratory. Item 1159/80	17/10/1980
W.F.T.B. 404/80	Laerskool Rapportryer, Randfontein: Sentrale verwarmingsinstallasie / Central heating installation. Item 1041/78	17/10/1980
W.F.T.B. 405/80	Laerskool Risiville, Vereeniging: Oprigting van gradekamers, klaskamers en laboratorium / Erection of grades-rooms, class-rooms and laboratory. Item 1174/80	17/10/1980
W.F.T.B. 406/80	Laerskool Werda, Springs: Aanbouings en veranderings / Additions and alterations. Item 1038/80	17/10/1980

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 Provinciale Gebou, Pretoria.			
		Kamer No.	Blok	Verdi eing	Foon Pretoria
HA 1 & HA 2	Direkteur van Hospitaal-dienste, Privaatsak X221.	A740	A	7	28-9260
HB	Direkteur van Hospitaal-dienste, Privaatsak X221.	A728	A	7	28-9205
HC	Direkteur van Hospitaal-dienste, Privaatsak X221.	A728	A	7	28-9206
HD	Direkteur van Hospitaal-dienste, Privaatsak X221.	A730	A	7	28-0354
PFT	Provinciale Sekretaris (Aankope en Voorrade), Privaatsak X64.	A1119	A	11	28-0924
RFT	Direkteur, Transvaalse Paaiedepartement, Privaatsak X197.	D307	D	3	28-0530
TOD	Direkteur, Transvaalse Onderwys-departement, Privaatsak X76.	A489 A490	A	4	28-9231 28-9437
WFT	Direkteur, Transvaalse Werkedepartement, Privaatsak X228.	C119	C	1	28-9254
WFTB	Direkteur, Transvaalse Werkedepartement, Privaatsak X228.	E105	E	1	28-0306

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 tjeuk deur die bank geparafeer of 'n departementelegeorder kwitansie (R10). Genoemde depositobedrag sal terugbetaal word as 'n bona fide-inkrywing van die tenderaar ontvang word of as die tenderdokumente, met inbegrip van planne, spesifikasies en hoeveelheidsllysste, 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 assonderlike verséerde koevert ingedien word, geadresseer aan die Voorsitter, Die Transvaalse Provinciale Tenderraad, Posbus 1040, Pretoria, en moet duidelik van die opskrif voorsien wees ten einde die tenderaar se naam en adres aan te toon, asook die nommer, beskrywing en sluitingsdatum van die tender. Inskrywings moet teen 11h00 op die sluitingsdatum hierbo 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 Provinciale Gebou by die hoofingang aan Pretoriusstraat se kant (naby die hoek van Bosmanstraat). Pretoria.

J. H. Conradie, Voorsitter, Transvaalse Provinciale Tenderraad, Pretoria, 17 September 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	Direktor of Hospital Services, Private Bag X221.	A740	A	7	28-9260
HB	Direktor of Hospital Services, Private Bag X221.	A728	A	7	28-9205
HC	Direktor of Hospital Services, Private Bag X221.	A728	A	7	28-9206
HD	Direktor of Hospital Services, Private Bag X221.	A730	A	7	28-0354
PFT	Provincial Secretary (Purchases and Supplies), Private Bag X64	A1119	A	11	28-0924
RFT	Director, Transvaal Roads Department, Private Bag X197.	D307	D	3	28-0530
TOD	Director, Transvaal Education Department, Private Bag X76.	A489 A490	A	4	28-9231 28-9437
WFT	Director, Transvaal Department of Works, Private Bag X228.	C119	C	1	28-9254
WFTB	Director, Transvaal Department of Works, Private Bag X228.	E105	E	1	28-0306

2. The Administration is not bound to accept the lowest or any tender and reserves the right to accept a portion of a tender.

3. In the case of each W.F.T.B. tender the tenderer must pay a deposit of R4 before he will be supplied with the tender documents. Such deposit must be in the form of cash, a bank initialised cheque, or a department standing deposit receipt (R10). The said deposit will be refunded if a bona fide tender is received from the tenderer or if the tender documents including plans, specifications and bills of quantities are returned by the tenderer within 14 days after the closing date of the tender to the relative address shown in note 1 above.

4. All tenders must be submitted on the Administration's official tender forms.

5. Each tender must be submitted in a separate sealed envelope addressed to the Chairman, Transvaal Provincial Tender Board, P.O. Box 1040, Pretoria, and must be clearly 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, 17 September, 1980.

Plaaslike Bestuurskennisgewings

Notices By Local Authorities

STAD GERMISTON.

PROKLAMASIE VAN 'N VERBREIDING VAN BLACK REEFWEG OOR DIE RESTANT VAN HOEWE 37 EN DIE RESTANT VAN GEDEELTE A VAN HOEWE 37 UNION SETTLEMENT EN OOR DIE RESTANT VAN DIE PLAAS ROODEKOP NO. 139-I.R., DISTRIK GERMISTON.

Kragtens die bepalings van die "Local Authorities Roads Ordinance, 1904" soos gewysig, word hiermee kennis gegee dat die Stadsraad van Germiston die Administrateur versoek het om die pad soos in die Bylaes van hierdie kennisgewing omskryf, as openbare pad te proklameer.

'n Afskrif van die versoekskrif en die betrokke diagramme lê daagliks gedurende gewone kantoorture by Kamer 115, Stadskantore, Presidentstraat, Germiston, beskikbaar vir inspeksie.

Enige belanghebbende persoon wat teen die proklamasie beswaar wil aanteken moet sodanige beswaar nie later as 28 Oktober 1980 skriftelik (in duplikaat) by die Provinciale Sekretaris, Posbus 383, Pretoria, en die ondergetekende, indien.

SKEDULE "A".

BESKRYWING VAN GEDEELTES VAN DIE RESTANT VAN HOEWE NO. 37 EN DIE RESTANT VAN GEDEELTE A VAN HOEWE 37, UNION SETTLEMENT WAT BENODIG WORD VIR DIE VERBREIDING VAN BLACK REEFWEG.

Panie met wisselende wydies, wat die Restant van Hoeve 37 en die Restant van Gedeelte A van Hoeve 37 Union Settlement deurkuis, om die toegangspad na geoproklameerde pad No. 188/59 (Black Reefweg) suid van die Alberton — Heidelberg weg te verbreed.

(i) Beginnende by 'n punt op die westelike grens van die Restant van Hoeve No. 37 Union Settlement waar dit die noord-oostelike grens van die toegangspad tot Black Reefweg kruis, in 'n noord-westelike rigting vir 'n afstand van 16,05 meter langs die genoemde noord-oostelike grens van die toegangspad, voorts in 'n suid-oostelike rigting vir 'n afstand van 13,58 meter tot by 'n punt geleë op die westelike grens van die Restant van Hoeve No. 37 Union Settlement, voorts in dieselfde rigting vir 'n afstand van 9,10 meter, voorts in 'n noord-oostelike rigting vir 'n afstand van 42,96 meter, voorts in 'n noord-oostelike rigting vir 'n afstand van 41,66 meter tot by 'n punt geleë aan die noord-westelike grens van Black Reefweg; voorts in 'n suid-westelike rigting langs die genoemde noord-westelike grens van Black Reefweg vir 'n afstand van 75,00 meter, voorts in 'n noord-oostelike rigting vir 'n afstand van 41,66 meter; voorts in 'n noordelike rigting vir 'n afstand van 42,96 meter, voorts in 'n noord-oostelike rigting vir 'n afstand van 22,68 meter tot by 'n punt op die suid-westelike grens van die genoemde toegangspad, voorts in 'n suid-oostelike rigting langs die suid-westelike grens van Black Reefweg vir 'n afstand van 75,00 meter, voorts in 'n noord-oostelike rigting vir 'n afstand van 27,47 meter tot en met die aanvangspunt.

Bovermelde pad word vollediger omskryf op 'n Kaart S.G. No. A.2459/77 wat deur Landmeter A. Kalk opgestel is en wat gedurende gewone kantoorture in Kamer 115, Eerste Vloer, Stadhuis, Germiston, ter insae lê.

Vryverspageienaars van die Restant van Hoeve No. 37 en die Restant van Gedeelte A van Hoeve No. 37 Union Settlement is onderskeidelik soos volg:

- (1) Stadsraad van Germiston.
- (2) Mnre. Frajenron (Edms.) Beperk.

SKEDULE "B".

BESKRYWING VAN 'N GEDEELTE VAN DIE RESTANT VAN DIE PLAAS ROODEKOP NO. 139-I.R. WAT BENODIG WORD VIR DIE VERBREIDING VAN BLACK REEFWEG.

'n Pad, noord-suid geleë, wat wissel in wydte oor die Restant van die plaas Roodekop No. 139-I.R..

Beginnende by 'n punt op die westelike grens van die geoproklameerde pad (Black Reefweg) waar die, dié middelyn van Natalspruit kruis; voorts in 'n suid-westelike rigting langs genoemde mid-spruit vir 'n afstand van 10,13 meter; voorts in 'n noordelike rigting vir 'n afstand van 249,76 meter ewewydig aan die westelike grens van Black Reefweg; voorts in 'n noord-ooste-like rigting vir 'n afstand van 66,04 meter tot aan die westelike grens van Black Reef-

weg en die toegangspad vorm vir 'n afstand van 8,91 meter, voorts in 'n noord-westelike rigting langs die noord-oostelike grens van ge-noemde toegangspad vir 'n afstand van 33,65 meter tot by die aanvangspunt.

(ii) Beginnende by 'n punt op die wes-telike grens van die Restant van Hoeve No. 37 Union Settlement waar dit die suid-westelike grens van die toegangspad na Black Reefweg kruis, in 'n suid-oostelike rigting vir 'n afstand van 22,23 meter langs die genoemde suid-westelike grens van die toegangs-pad, voorts in 'n suid-oostelike rigting langs die grens wat die af-gestomppte aansluiting tussen Black Reefweg en die toegangspad vorm, vir 'n afstand van 8,91 me-ter, voorts in 'n suid-westelike rig-ting langs die noord-westelike grens van Black Reefweg vir 'n afstand van 75,00 meter, voorts in 'n noord-oostelike rigting vir 'n afstand van 41,66 meter; voorts in 'n noordelike rigting vir 'n afstand van 42,96 meter, voorts in 'n noord-oostelike rigting vir 'n afstand van 22,68 meter tot by 'n punt op die suid-westelike grens van die genoemde toegangspad, voorts in 'n suid-oostelike rigting langs die suid-westelike grens van Black Reefweg vir 'n afstand van 75,00 meter, voorts in 'n noord-oostelike rigting vir 'n afstand van 27,47 meter tot en met die aanvangspunt.

weg; voorts in 'n suidelike rigting vir 'n afstand van 32,99 meter langs genoemde westelike grens van Black Reefweg; voorts in 'n suidelike rigting vir 'n afstand van 3,94 meter langs genoemde westelike grens van Black Reefweg; voorts in 'n suidelike rigting vir 'n afstand van 272,61 meter langs genoemde westelike grens van Black Reefweg tot en met die aanvangspunt.

Bovermelde pad word vollediger omskryf op 'n kaart S.G. No. A.2460/77 opgestel deur Landmeter A. Kalk wat gedurende gewone kantoorture in Kamer 115, Eerste Vloer, Stadhuis, Germiston; ter insae lê.

Vryverspageienaars van die Restant van die plaas Roodekop No. 139-I.R., distrik Germiston, is:

Mnre. Achtbank Edms. Beperk.

H. J. DEETLEFS,
Stadsklerk.

Munisipale Kantore,
Presidentstraat,
Germiston.

10 September 1980.
Kennisgewing No. 127/1980.

CITY GERMISTON.

PROCLAMATION OF A WIDENING OF BLACK REEF ROAD OVER THE REMAINDER OF HOLDING NO. 37 AND THE REMAINDER OF PORTION A OF HOLDING NO. 37 UNION SETTLEMENT AND OVER THE REMAINDER OF THE FARM ROODEKOP 139-I.R., DISTRICT GERMISTON.

Notice is hereby given in terms of the provisions of the Local Authorities Roads Ordinance 1904, as amended, that the City Council of Germiston has petitioned the Administrator to proclaim as a public road the road described in the Schedules of this Notice.

A copy of the petition and the relevant diagrams can be inspected daily at Room 115, Municipal Offices, President Street, Germiston, during office hours.

Any interested person desiring to lodge an objection, must lodge such objection in writing (in duplicate) with the Provincial Secretary, P.O. Box 383, Pretoria, and the undersigned not later than the 28 October 1980.

SCHEDULE "A".

DESCRIPTION OF PORTIONS OF THE REMAINDER OF HOLDING NO. 37 AND THE REMAINDER OF PORTION A OF HOLDING 37 UNION SETTLEMENT WHICH WILL BE REQUIRED FOR THE WIDENING OF BLACK REEF ROAD.

Roads of irregular width traversing the Remainder of Holding No. 37 and the Remainder of Portion A of Holding 37 Union Settlement to widen the access road to the proclaimed Road No. 188/59 (Black Reef Road) south of the Alberton — Heidelberg Road.

(i) Commencing at a point on the western boundary of the Remainder of Holding No. 37 Union Settlement, where it crosses the north eastern boundary of the access road onto Black Reef Road, in a north westerly direction for a distance of 16,05 metres along the above-mentioned north eastern boundary of the access road, thence in a south easterly direction for a distance of 13,58 metres to a point on the western boundary of the Remainder of Holding No. 37 Union Settlement; thence in a south easterly direction for a distance of 9,10 metres, thence in a north easterly direction for a distance of 42,96 metres, thence in a north easterly direction for a distance of 41,66 metres situated on the north western boundary of Black Reef Road; thence in a south westerly direction along the said north western boundary of Black Reef Road for a distance of 75,00 metres, thence in a westerly direction along the boundary which forms the splayed intersection between Black Reef Road and the access road for a distance of 8,91 metres, thence in a north westerly direction along the north eastern boundary of the said access road for a distance of 33,65 metres up to the point of commencement.

(ii) Commencing at a point on the western boundary of the Remainder of Holding No. 37, Union Settlement where it crosses the south western boundary of the access road to Black Reef Road in a south easterly direction for a distance of 22,23 metres along the said south western boundary of the access road, thence in a south easterly direction along the boundary which forms the splayed intersection between Black Reef Road and the access road, for a distance of 8,91 metres, thence in a south westerly direction along the north western boundary of Black Reef Road for a distance of 75,00 metres, thence in a north easterly direction for a distance of 41,66 metres, thence in a north westerly direction for a distance of 42,96 metres, thence in a north westerly direction for a distance of 22,68 metres to a point situated on the south western boundary of the said access road for a distance of 27,47 metres up to the point of commencement.

The above-mentioned road is more fully described on a plan S.G. No. A.2459/77 framed by surveyor A. Kalk, and is available for inspection during normal office hours in Room 115, First Floor, Municipal Offices, Germiston.

The freehold owners of the Remainder of Holding 37 and the Remainder of Portion A' of Holding 37 Union Settlement are respectively as follows:

- (1) City Council of Germiston.
- (2) Messrs. P. Frajenron (Pty.) Limited.

SCHEDULE "B".

DESCRIPTION OF A PORTION OF THE REMAINDER OF THE FARM ROODEKOP 139-I.R., WHICH WILL BE REQUIRED FOR THE WIDENING OF BLACK REEF ROAD.

A road situated in a north south direction, of irregular width, traversing the Remainder of the farm Roodekop 139-I.R. Commencing at a point on the western boundary of the proclaimed road (Black Reef Road), where it crosses the mid-stream of the Natalspruit; thence in a south westerly direction along the said mid-stream for a distance of 10,13 metres, thence in a northerly direction for a distance of 249,76 metres parallel to the western boundary of Black Reef Road, thence in a north easterly direction for a distance of 66,04 metres up to the western boundary of Black Reef Road; thence in a southerly direction for a distance of 32,99 metres along the said western boundary of Black Reef Road; thence in a southerly direction for a distance of 3,94 metres along the said western boundary of Black Reef Road; thence in a southerly direction for a distance of 272,61 metres along the said western boundary of Black Reef Road up to the point of commencement.

The above-mentioned road is more fully described on a plan S.G. No. A.2460/77 framed by Surveyor A. Kalk, and is available for inspection during normal office hours in Room 115, First Floor, Municipal Offices, Germiston.

The freehold owners of the Remainder of the farm Roodekop 139-I.R. is:

Messrs. Achtbank (Proprietary) Limited.

H. J. DEETLEFS,
Town Secretary.

Municipal Offices,
President Street,
Germiston.
10 September, 1980.
Notice No. 127/1980.

1048—10—17—24

STADSRAAD VAN POTCHEFSTROOM, ONDERWYSKOLLEGE POTCHEFSTROOM: HERBESTEMMING VAN GEDEELTES VAN PRESIDENT- EN BORCHERDSTRAAT.

Die Stadsraad van Potchefstroom het 'n wysigingontwerp dorpsbeplanningskema opgestel, wat bekend sal staan as Wysigingskema 30. Hierdie ontwerp-skema bevat die volgende voorstel:

Gedeeltes 16 en 17 van Erf 1721 (bekend as)

- (a) 'n gedeelte van Borcherdstraat, tussen President- en Hoffmanstraat; en
 - (b) 'n gedeelte van Presidentsstraat, tussen Borcherd- en Meyerstraat)
- word bestem vanaf "Bestaande Openbare Paatre" na "Opvoedkundig".

Die straatgedeeltes wat permanent gesluit is, sal vir opvoedkundige doeleindes aangewend word.

Besonderhede van hierdie skema lê ter insae te Kamer 310, Municipale Kantore, Wolmaransstraat, Potchefstroom vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgiving, naamlik 17 September 1980.

Enige eiendaaer of bcsitter van onroerende eiendom geleë binne 'n gebied waarop bo-

genoemde ontwerp-skema van toepassing is of binne 2 km van die grens daarvan, kan skriftelik enige beswaar indien by of vertoe tot bogenoemde plaaslike bestuur rig ten opsigte van sodanige ontwerp-skema binne vier weke vanaf die eerste publikasie van hierdie kennisgiving, naamlik 17 September 1980 en wanneer hy enige sodanige beswaar indien of sodanige vertoe rig, kan hy skriftelik versoek dat hy deur die plaaslike bestuur aangechoor word.

S. H. OLIVIER,
Stadsklerk.

17 September 1980.
Kennisgiving No. 91/1980.

TOWN COUNCIL OF POTCHEFSTROOM

COLLECE OF EDUCATION POTCHEFSTROOM: REZONING OF PORTIONS OF PRESIDENT AND BORCHERD STREETS.

The Town Council of Potchefstroom has prepared a Draft Amendment Town-planning Scheme, to be known as Amendment Scheme 30. This draft scheme contains the following proposal:

- Portions 16 and 17 of Erf 1721 (known as
- (a) a portion of Borcherd Street, between President and Hoffman Streets; and
 - (b) a portion of President Street, between Borcherd and Meyer Streets)

are being rezoned from "Existing Public Streets" to "Educational".

The street portions which have been closed permanently, will be utilized for educational purposes.

Particulars of this scheme are open for inspection at Room 310, Municipal Offices, Wolmarans Street, Potchefstroom for a period of four weeks from the date of the first publication of this notice, which is 17 September, 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 17 September, 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. H. OLIVIER,
Town Clerk.

17 September, 1980.
Notice No. 91/1980.

1092—17—24

STAD ROODEPOORT.

VOORGESTELDE WYSIGING VAN DORPSBEPLANNINGSKEMA.

Kennis word hiermee gegee ingevolge die bepalings van artikel 18 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat die Stadsraad van Roodepoort 'n ontwerp-wysigingskema opgestel het wat as Roodepoort-Maraisburg Wysigingskema 1/360 bekend sal staan.

Hierdie skema bevat die volgende voorstel:

Die hersonering van Erf 430 Lindhaven van "Munisipaal" na "Spesiale Besigheid" met 'n digtheid sonering van een woonhuis per erf.

Besonderhede van hierdie skema lê ter insae in Kamer 63, Vierde Vloer, Burger-sentrum, Roodepoort, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing, naamlik 17 September 1980.

Die Raad sal die skema oorweeg en besluit of dit 'aangeneem moet word.

Enige eienaar of okkuperdeer 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 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 17 September 1980 skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

W. J. ZYBRANDS.
Stadsklerk.

Munisipale Kantore,
Burgersentrum,
Roodepoort.
17 September 1980.
Kennisgewing No. 38/1980.

CITY OF ROODEPOORT.

PROPOSED AMENDMENT OF TOWN-PLANNING SCHEME.

Notice is given in terms of section 18 of the Town-planning and Townships Ordinance, 1965, that the City Council of Roodepoort has prepared a draft amendment scheme to be known as Roodepoort-Maraisburg Amendment Scheme No. 1/360.

The Draft Scheme contains the following proposal:

The rezoning of Erf 430 Lindhaven Township from "Municipal" to "Special Business" with a density zoning of one dwelling house per erf.

Particulars of the scheme are open for inspection at Room 63, Fourth Floor, Civic Centre, Roodepoort for a period of four weeks from the date of the first publication of this notice, which is 17 September, 1980.

The Council will consider whether or not the scheme should be adopted.

Any owner, or occupier of immovable property within the area of the above-mentioned town-planning scheme or within 2 m 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 17 September, 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,
Civic Centre,
Roodepoort.
17 September, 1980.
Notice No. 38/1980.

STADSRAAD VAN SANDTON.

VOORGESTELDE WYSIGING VAN DIE SANDTON - DORPSBEPLANNINGSKEMA: WYSIGINGSKEMA 226.

Die Stadsraad van Sandton het 'n wysiging ontwerpdorpsbeplanningskema opgestel wat bekend staan as Wysigingskema 226.

Hierdie ontwerpskema bevat die volgende voorstelle:—

Die byvoeging van die volgende sub-klousule tot Klousule 19:

"21.(b) 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 onderwrig aan die volgende voorwaardes een wooneenheid opgetrig word, op enige erf waarop 'n woonhuis bestaan of opgerig word:—

(a) (aa) Die oppervlakte van sodanige wooneenheid mag nie 90 m^2 , gemeet vanaf die buitekant van die mure, oorskry nie, of in 'n geval waar 'n gedeelte van 'n bestaande twee of meer verdieping huis gedeeltelik in 'n wooneenheid omgeskep word, mag sodanige oppervlakte nie 90 m^2 , of die oppervlakte van een bestaande verdieping van sodanige huis, watter 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.

(b) Die wooneenheid moet bevredigend verbind en argitektonies ingeskakel wees met die hoof woonhuis. Met dien verstaande dat die plaaslike bestuur die bepaling van hierdie subklousule mag verslap.

(c) 'n Minimum van een buitenstraatse motorparkeerplek moet op die erf voorsien word aan die uitsluitlike behoeftes van die wooneenheid te voorsien.

(d) Die ontwerp van die wooneenheid, insluitende enige motorhuis of motoraf-dak verbond daarmee, so wel 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.

(e) Alvorens die indiening van bouplanne, moet 'n sketsplan wat die volle omsvang van die voorgestelde ontwikkeling aantoon ingedien word. Sodanige plan moet ten minste die volgende aantoon: (aa) Punt van ingang tot en uitgang vanaf die erf, interne rylane en parkering;

(bb) Alle bestaande en/of voorgestelde ontwikkeling, insluitende geboue, tuimure, swembaddens, tennisbane en ander strukture;

(cc) Die ligging van bestaande/voorgestelde rioollyne en hoof waterpype;

(dd) Ingang tot geboue;

(ee) Die hoogte van alle geboue;

(ff) Die aansigbaarhandeling van alle geboue en strukture (bestaande en voor-gestelde); 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 harmoniese ontwikkeling van die erf en bowen-dien dat dit nie 'n nadelige invloed sal hê op die woongebied in die om-gewing nie, veral die uitsig op buite-lug woon- en tuin areas van aangren-sende eiendomme.

(f) Die plaaslike bestuur mag, of sy goedkeuring verleen of weerhou, en mag na goeddenke enige sodanige voorwaardes neerlaai.

(g) Die voorsiening van noodsaklike dienste moet tot die bevrediging van die plaaslike bestuur wees.

(h) 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-klousule vervat is, verslap.

(i) Vir die doeleindes van hierdie sub-klousule beteken "wooneenheid" 'n stel kamers wat 'n badkamer en kom-buis insluit en ontwerp is vir die be-woning van 'n enkele gesin.

Besonderhede van hierdie skema lê ter insae by die plaaslike bestuur se kantore, Burgersentrum (Dorpsbeplanningsafdeling 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 17 September 1980.

Enige eienaar of besitter van onroerende eiendom geleë binne 'n gebied waarop bo-genoemde ontwerpskema van toepassing is of binne 2 kilometer van die grens daarvan, kan skriftelik enige beswaar indien by of vertoë tot bogenoemde plaaslike bestuur rig, ten opsigte van sodanige ontwerpskema binne vier (4) weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 17 September 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.

17 September 1980.
Kennisgewing No. 61/1980.

TOWN COUNCIL OF SANDTON.

PROPOSED AMENDMENT TO THE SANDTON TOWN-PLANNING SCHEME: AMENDMENT SCHEME 226.

The Town Council of Sandton has prepared a draft amendment Town-planning scheme to be known as Amendment Scheme 226. This draft scheme contains the following proposals:

The addition to clauses 19 of the following sub-clause:

"21(b) Notwithstanding any provision contained in this scheme to the effect that only one dwelling-unit 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:

(a) (aa) The area of such dwelling-unit shall not exceed 90 m^2 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 (1)(aa) above where the buildings on the erf were in existence on 1 January, 1980.

(b) 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.

(c) A minimum of one off-street motor-car parking bay shall be provided on the erf to serve the exclusive needs of the dwelling-unit.

(d) 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.

(e) 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 elevation 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 furthermore, 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.

(f) The local authority may either grant or withhold its approval, and may impose such conditions in any particular case as it may deem fit.

(g) The provision of essential services shall be to the satisfaction of the local authority.

(h) 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.

(i) For the purpose of this sub-clause "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 4 (four) weeks from the date of the first publication of this notice, which is 17 September, 1980.

Any owner or occupier of immovable property situated within the area to which the above-mentioned draft scheme applies or within 2 km of the boundary thereof may, in writing, lodge any objection with or may make any representations to the above-mentioned local authority in respect of such draft scheme within four (4) weeks of the first publication of this notice, which is 17 September, 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.
17 September, 1980.
Notice No. 61/1980.

1103—17—24

STADSRAAD VAN WITBANK. PROKLAMASIE EN VERBREDING VAN OPENBARE PAAIE.

Kennis geskied hiermee ingevolge die bepalings van artikel 5 van die "Local Authorities Road Ordinance," 44 van 1904, dat die Stadsraad van Witbank, Sy Edele die Administrateur van Transvaal versoek het om die paaie wat in die bylaag omskryf word, tot openbare paaie te proklameer.

Afskrifte van die versoekskrif en van die planne wat daarby aangegeeg is, lê gedurende gewone kantoorure ter insae in die kantoor van die Stadssekretaris, Burgersentrum, Witbank.

Enige belanghebbende wat beswaar teen die proklamering van die voorgestelde paaie wil opper, moet sy beswaar skriftelik en in tweevoud by die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria en by die ondergetekende indien nie later nie as Maandag, 3 November 1980.

J. D. B. STEYN.
Stadsklerk.

Burgersentrum,
Postbus 3,
Witbank.
1035.
17 September 1980.
Kennisgewing No. 91/1980.

BYLAAG.

1. Die verbreding van Paulstraat, Del Judor Uitbreidings 2 en 5 oor Gedecle 17, 18, 19, 58, 20 en 93 van die Plaas Klipfontein 322 J. S. soos aangetoon op Plan C.272.

2. Die verbreding van Universelaan en Sagittariuslaan, Reyno Ridge, oor Gedecle 1 van die Plaas Spring Valley 321 J. S. soos aangetoon op Plan C.273.

TOWN COUNCIL OF WITBANK. PROCLAMATION AND WIDENING OF PUBLIC ROADS.

Notice is hereby given in terms of the provision of section 5 of the Local Authorities Road Ordinance, 44 of 1904, that

the Town Council of Witbank has petitioned the Administrator to proclaim the roads described in the annexure as public roads.

Copies of the petition and the accompanying plans will be open for inspection at the office of the Town Secretary, Civic Centre, Witbank during normal office hours.

Interested parties who wish to object to the proclamation of the proposed roads, must submit such objections in writing, in duplicate, to the Director of Local Government, Private Bag X437, Pretoria and to the undersigned, not later than Monday, 3 November, 1980.

J. D. B. STEYN.
Town Clerk.

Civic Centre,
P.O Box 3,
Witbank.
1035.
17 September, 1980.
Notice No. 91/1980.

ANNEXURE.

1. The widening of Paul Street, Del Judor Extensions 2 and 5 over Portions 17, 18, 19, 58, 20 and 93 Klipfontein 322 J.S. as shown on Drawing C.272.

2. The widening of Universe Avenue and Sagittarius Avenue Reyno Ridge over Portion 1 of the Farm Spring Valley 321-J.S. as shown on Drawing C.273.

1105—17—24—1

STADSRAAD VAN BOKSBURG.

PROKLAMERING VAN DIE VERBREDING VAN DIE SUIDELIKE GEDEELTE VAN BIRNIEWEG, BOKSBURG (R1/6/106).

Kennisgewing geskied hiermee ingevolge die bepalings van die "Local Authorities Roads Ordinance (No. 44 of 1904)", soos gewysig, dat die Stadsraad van Boksburg 'n versoekskrif aan Sy Edele die Administrateur gerig het om die padverbreding omskrywe in bygaande bylae, as openbare pad te proklameer.

'n Afskrif van die versoekskrif lê vanaf datum hiervan tot en met 10 November 1980 gedurende kantoorure ter insae in Kamer No. 106, Eerste Verdieping, Stadhuis, Boksburg.

Besware teen die voorgestelde proklamasie van die padverbreding, indien enige, moet skriftelik en in tweevoud, by sy Edele die Administrateur van Transvaal, Privaatsak X437, Pretoria, 0001, en die Stadsklerk van Boksburg, uiterlik op 10 November 1980, ingedien word.

LEON FERREIRA.
Stadsklerk.

Stadhuis,
Boksburg.
24 September 1980.
Kennisgewing No. 49/1980.

BYLAE.

VERBREDING VAN BIRNIEWEG OOR GEDEELTE 120 VAN DIE PLAAS VOGELOFONTEIN 84-I.R.

Dit word beplan om Birnieweg oor Gedecle 120 van die plaas Vogelfontein 84-I.R. soos volg te verbreed:

Met 24,55 meter aan die suidelike grens van die Spoorlynservituut, om tot 6,55 meter by die aansluiting van Birnie- en Hamweg te versmal waar dit met 6 meter

afgeskuins word soos meer volledig aange-
toon op 'n plan opgestel deur Landmeter
R. E. Johnston en in Kamer 106, Eerste-
vloer, Stadhuis, Boksburg, ter insae lê.

TOWN COUNCIL OF BOKSBURG.

PROCLAMATION OF THE WIDENING
OF THE SOUTHERN PART OF BIR-
NIE ROAD, BOKSBURG (R1/6/106).

Notice is hereby given in terms of the Local Authorities Roads Ordinance (No. 44 of 1904), as amended, that the Town Council of Boksburg, has petitioned the Honourable, the Administrator, to proclaim, as a public road, the road widening described in the schedule appended here-to.

A copy of the petition can be inspected at Room No. 106, First Floor, Municipal Offices, Boksburg, during office hours, from the date hereof until 10 November, 1980.

Objections, if any, to the proposed proclamation of the road widening must be lodged in writing and in duplicate, with the Administrator of Transvaal, Private Bag X437, Pretoria; 0001, and the Town Clerk of Boksburg, on or before 10 November, 1980.

LEON FERREIRA.
Town Clerk.

Town Hall,
Boksburg.
24 September, 1980.
Notice No. 49/1980.

SCHEDULE.

ROAD WIDENING OF BIRNIE ROAD
OVER PORTION 120 OF THE FARM
VOGELFONTEIN 84-I.R.

It is proposed to widen Birnie Road over Portion 120 of the Farm Vogelfontein 84-I.R. as follows:

By 24,55 metres at the Southern boundary of the Railway Servitude narrowing down to 6,55 metres at the intersection of Birnie and Ham Roads where it is splayed 6 metres, as is more fully depicted on the plan prepared by R. E. Johnston, Land Surveyor lying for inspection in Room 106, First Floor, Municipal Offices, Boksburg.

1110-24-1-8

STADSRAAD VAN CARLETONVILLE.
VOORGESTELDE WYSIGING VAN
VERORDENINGE.

Kennis word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, gegee dat die Stadsraad van Carletonville voornemens is om sy —

(1). Bibliotekverordeninge, afgekondig by Administrateurskennisgewing 218 van 25 Maart 1966, te wysig deur die aanname van die wysigings afgekondig by Administrateurskennisgewing 308 van 12 Maart 1980, ten einde voorsering te maak vir die uitleen van plate en kunsafdrukke deur die Biblioteek.

(2). Melkverordeninge, afgekondig by Administrateurskennisgewing 1024 van 11 Augustus 1971, te wysig, deur die aanname van die wysigings afgekondig by Administrateurskennisgewing 404 van 2 April 1980 ten einde dit vir melkerye moontlik te maak om "magou" te vervoer, te berg en te verkoop op en in voertuie en vanaf persele wat melk vervoer, berg en verkoop.

(3). Verordeninge vir die vasstelling van Gelde vir die Uitreiking van Sertifikate en Verstreking van Inligting, afgekondig by Administrateurskennisgewing 1718 van 1 Desember 1971, te wysig deur die gelde vir die verskaffing van afdrukke van groot en klein dorpsplanne te verhoog.

(4). Elektrisiteitsverordeninge afgekondig by Administrateurskennisgewing 1627 van 24 November 1971, te wysig, deur voorsiening te maak vir die implementering van die hergestrukturerde tarief van Eskom wat nodig geword het ten einde die verhouding tussen aanvraag- en energiepryse te stel.

Afskrifte van die besluite met betrekking tot die wysiging van bovenmelde Verordeninge sal ter insae lê by die Kantoor van die Stadssekretaris, Municipale Kantoor, Halitestraat, Carletonville, gedurende kantoorure vir 'n tydperk van 14 dae vanaf 24 September 1980.

Enige persoon wat teen die voorgestelde wysigings beswaar wil maak, moet sy beswaar skriftelik by die ondergetekende indien nie later nie as Woensdag, 8 Oktober 1980.

J. F. DE LANGE.
Stadsklerk.

Municipale Kantore,
Posbus 3,
Carletonville.
24 September 1980.
Kennisgewing No. 51/1980.

TOWN COUNCIL OF CARLETON-
VILLE.

AMENDMENT TO BY-LAWS.

Notice is hereby given in terms of section 96 of the Local Government Ordinance No. 17 of 1939, that the Town Council of Carletonville intends amending its —

(1). Library By-laws published by Administrator's Notice No. 218 of 25 March, 1966, by adopting the amendments published by Administrator's Notice 308 of 12 March, 1980, in order to provide for the issue on loan of records and art prints by the Library.

(2). Milk By-laws published by Administrator's Notice No. 1024 of 11 August, 1971, by adopting the amendments published by Administrator's Notice 404 of 2 April, 1980 in order to permit dairies to convey, store and sell "magou" in and on vehicles and from premises in, on and from which milk is conveyed, stored and sold.

(3). By-laws for Fixing Fees for the Issuing of Certificates and Furnishing of Information published by Administrator's Notice No. 1718 of 1 December, 1971, by increasing the fees for the supply of copies of large and small town plans.

(4). Electricity By-laws, published by Administrator's Notice 1627 of 24 November, 1971, to make provision for the implementation of the restructured tariff of Eskom which has become necessary in order to correct the relationship between demand and energy rates.

Copies of the resolutions to amend the abovementioned By-laws will lie for inspection at the Office of the Town Secretary, Municipal Offices, Halite Street, Carletonville, during office hours, for a period of fourteen days from the date of this publication, namely 24 September, 1980.

Any person who wants to object to the proposed amendments, must lodge his objections, in writing, with the undersigned not later than Wednesday, 8 October, 1980.

J. F. DE LANGE.
Town Clerk.

Municipal Offices,
P.O. Box 3,
Carletonville.
24 September, 1980.
Notice No. 51/1980.

1111-24

STADSRAAD VAN CHRISTIANA.

WYSIGING VAN VERORDENINGE.

Daar word hierby ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur No. 17 van 1939, soos gewysig, bekend gemaak dat die Stadsraad van Christiana van voorneme is om die volgende verordeninge te wysig:

Verordeninge, insake die vasstelling van tariewe van die Kampeerterrein, afgekondig by Administrateurskennisgewing No. 1577 van 3 September 1975.

Die algemene strekking van hierdie wysiging behels die volgende:

Verhoging van die tariewe van die Kampeerterrein te Christiana.

Afskrifte van hierdie wysigings lê ter insae by die Kantoor van die Stadsklerk vir 'n tydperk van veertien (14) dae vanaf die datum van publikasie hiervan in die Provinciale Koerant.

Enige persoon wat beswaar teen genoemde wysigings wens aan te teken moet dit skriftelik binne veertien (14) dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende doen.

H. J. MOUNTJOY.
Stadsklerk.

Municipale Kantore,
Posbus/Tel. 13,
Christiania.
2680.
24 September 1980.
Kennisgewing No. 25/1980.

TOWN COUNCIL OF CHRISTIANA.

It is hereby notified in terms of section 96 of the Local Government Ordinance No. 17 of 1939, as amended, that it is the intention of the Town Council of Christiana to amend the following By-laws:

By-laws for fixing fees for the Camping sites, promulgated under Administrator's Notice No. 1577 of 3 September, 1975.

The general purport of these amendments is to make provision for an increase in the tariffs payable for camping sites in Christiana.

Copies of these amendments are open for inspection at the offices of the Council for a period of fourteen (14) days from the date of publication hereof in the Provincial Gazette.

Any person who desires to record an objection to the amendment must do so in writing to the undermentioned within four-

teen (14) days after the date of publication of this Notice in the Provincial Gazette.

H. J. MOUNTJOY.
Town Clerk.

Municipal Offices,
P.O. Box/Tel. 13,
Christiana.
2680,
24 September, 1980.
Notice No. 25/1980.

1112—24

GROBLERSDAL MUNISIPALITEIT.

PLAASLIKE BESTUUR VAN GROBLERSDAL KENNISGEWING WAT BEWARE TEEN VOORLOPIGE AANVULLENDE WAARDERINGSLYS AANVRA.

(Regulasie 5).

Kennis word hierby ingevolge artikel 36 van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), gegee dat die voorlopige aanvullende waarderingslys vir die boekjaar 1979/1980 oop is vir inspeksie by die kantoor van die plaaslike bestuur van Groblersdal vanaf 24 September 1980 tot 27 Oktober 1980 en enige eienaars van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleentheid in die voorlopige aanvullende waarderingslys, 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 betalling 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 geveng op die feit dat geen persoon geregtig is om enige beswaar voor die waarderingsraad te opper tensy hy 'n beswaar op die voorgeskrewe vorm betyds ingedien het nie.

P. C. F. VAN ANTWERPEN.
Stadsklerk.

Groblerslaan 2,
Posbus 48,
Groblersdal.
0470.
24 September 1980.
Kennisgewing No. 27/1980.

GROBLERSDAL MUNICIPALITY.

LOCAL AUTHORITY OF GROBLERSDAL NOTICE CALLING FOR OBJECTIONS TO PROVISIONAL SUPPLEMENTARY VALUATION ROLL.

(Regulation 5).

Notice is hereby given in terms of section 36 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the provisional supplementary valuation roll for the financial year 1979/1980 is open for inspection at the office of the local authority of Groblersdal from 24 September, 1980 to 27 October, 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 re-

spect 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.

P. C. F. VAN ANTWERPEN.
Town Clerk.

2 Grobler Avenue,
P.O. Box 48,
Groblersdal.
0470.
24 September, 1980.
Notice No. 27/1980.

1113—24

STADSRAAD VAN KEMPTONPARK.

VASSTELLING VAN TARIEWE VAN GELDE VIR DIE BESTELLING VAN PARKEERMETERS, VIR 'N VOLLE DAAGLIKSE TYDSDUUR.

Daar word hierby ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad die volgende tariewe van geldie vir die aaneenlopende besetting van parkeermeters van die Raad deur private voertuie vir 'n volle daagliks tydsduur van toepassing op 'n betrokke meter met ingang van 1 November 1980 soos volg vasstel:

R1,00 per dag per parkeermeter.

R5,00 per week per parkeermeter.

Die algemene strekking van hierdie vasstelling is om sodanige geldie vir die eerste maal vas te stel.

Afskrifte van die vasstelling lê ter insake by die kantoor van die Raad vir 'n tydperk van veertien (14) dae vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde vasstelling wens aan te teken, moet dit skriftelik voor of op Donderdag, 2 Oktober 1980 by die ondergetekende indien.

Q. W. VAN DER WALT.
Stadsklerk.

Stadhuis,
Margaretlaan,
Posbus 13,
Kemptonpark.
24 September 1980.
Kennisgewing No. 73/1980.

TOWN COUNCIL OF KEMPTON PARK

DETERMINATION OF TARIFFS OF FEES FOR THE OCCUPATION OF PARKING METERS FOR A FULL DAILY PERIOD.

It is hereby notified in terms of section 80B(8) of the Local Government Ordinance, 1939, that the Council has determined the following tariffs of fees for the continuous occupation of parking meters of the Council by private vehicles for a full daily period applicable with effect from 1 November, 1980:

R1,00 per day per parking meter.

R5,00 per week per parking meter.

The general purport of this determination is to determine such charges for the first time.

Copies of this determination will be open for inspection at the office of the

Council for a period of fourteen (14) days from the date of publication hereof.

Any person who wishes to object to the proposed determination must lodge his objection in writing with the undersigned on or before Thursday, 2 October, 1980.

Q. W. VAN DER WALT.
Town Clerk.

Town Hall,
Margaret Avenue,
P.O. Box 13,
Kempton Park.
24 September, 1980.
Notice No. 73/1980.

111424

PLAASLIKE BESTUUR VAN KEMPTONPARK.

KENNISGEWING VAN EERSTE SITTING VAN DIE WAARDERINGSRAAD OM BESWAAR TEN OPSIGTE VAN DIE VOORLOPIGE WAARDERINGS-LYS VIR DIE BOEKJARE 1980/1984 AAN TE HOOR.

Kennis word hierby ingevolge artikel 15(3)(b) van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), gegee dat die eerste sitting van die waarderingsraad op Dinsdag, 14 Oktober 1980 om 09h00 sal plaasvind en gehou sal word by die volgende adres:

Raadsaal,
Stadhuis,
Margaretlaan,
Kemptonpark.

om enige beswaar tot die voorlopige waarderingslys vir die boekjare 1980/1984 te oorweeg.

P. T. BOTHMA.
Sekretaris: Waarderingsraad.

Stadhuis,
Margaretlaan,
Posbus 13,
Kemptonpark.
24 September 1980.
Kennisgewing No. 76/1980.

LOCAL AUTHORITY OF KEMPTON PARK.

NOTICE OF FIRST SITTING OF VALUATION BOARD TO HEAR OBJECTIONS IN RESPECT OF THE PROVISIONAL VALUATION ROLL FOR THE FINANCIAL YEARS 1980/1984.

Notice is hereby given in terms of section 15(3)(b) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the first sitting of the valuation board will take place on Tuesday, 14 October, 1980 at 09h00 and will be held at the following addresses:

Council Chamber,
Town Hall,
Margaret Avenue,
Kempton Park.

to consider any objection to the provisional valuation roll for the financial years 1980/1984.

P. T. BOTHMA.
Secretary: Valuation Board.

Town Hall,
Margaret Avenue,
P.O. Box 13,
Kempton Park.
24 September, 1980.
Notice No. 76/1980.

1115—24

STADSRAAD VAN LOUIS TRICHARDT

KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING EN VAN VAS-
GESTELDE DAG VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1980 TOT 30 JUNIE 1981.

(Regualsie 17).

Kennis geskied hiermee ingevolge die bepalings van artikel 26(2)(a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977) dat die volgende algemene eiendomsbelasting met goedkeuring van die Administrateur ten opsigte van die boegenoemde boekjaar gehef is op belasbare eiendom in die waarderingslys opgeteken op die terreinwaarde van enige grond of op die terreinwaarde van 'n reg in enige grond: 6,5 sent in die Rand.

Dic bedrag verskuldig vir eiendomsbelasting, soos in artikel 27 van genoemde Ordonnansie beoog, is in (12) twaalf gelijke maandelikse paaiements betaalbaar; die eerste op 7 Augustus 1980 en daarna op die 7de dag van elke maand tot 7 Julie 1981.

Rente bereken teen die maksimum rentekoers soos deur die Administrateur goedkeur ingevolge die bepalings van artikel 50A van die Ordonnansie op Plaaslike Bestuur, 1939, sal gehef word op alle bedrae wat nie op die vasgestelde dag betaal is nie. Wanbetaalers is onderhewig aan regssproses vir die invordering van sodanige agterstallige bedrae!

C. J. VAN ROOYEN,
Stadsklerk.

Munisipale Kantore,
Postbus 96,
Louis Trichardt.
0920.
24 September 1980.
Kennisgewing No. 22/1980.

TOWN COUNCIL OF LOUIS TRICHARDT.

NOTICE OF GENERAL ASSESSMENT RATES AND OF FIXED DATE FOR PAYMENT IN RESPECT OF THE FINANCIAL YEAR 1 JULY, 1980 TO 30 JUNE, 1981.

(Regulation 17).

Notice is hereby given in terms of the provisions of section 26(2)(a) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the following general assessment rates have been levied with the approval of the Administrator in respect of the abovementioned financial year on rateable property recorded in the valuation roll on the site value of any land or on the site value of a right in any land: 6,5 cent in the Rand.

The amount due for assessment rates as contemplated in section 27 of the said Ordinance shall be payable in (12) equal monthly instalments; the first on 7 August, 1980 and thereafter on the 7th day of every month until 7 July, 1981.

Interest calculated at the maximum rate of interest as approved by the Administrator in terms of the provisions of section 50A of the Local Government Ordinance, 1939, will be charged on all amounts not paid on the fixed date. Defaulters are

liable to legal proceedings for recovery of such arrear amounts.

C. J. VAN ROOYEN.
Town Clerk.

Municipal Offices,
P.O. Box 96,
Louis Trichardt,
0920.
24 September, 1980.
Notice No. 22/1980.

1116-24

STADSRAAD VAN LYDENBURG.
VASSTELLING VAN GELDE.

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939) word hierby bekend gemaak dat die Stadsraad van Lydenburg by spesiale besluit die tariewe soos in die onderstaande Bylae uiteengesit, met ingang 1 Oktober 1980 vasgestel het.

J. M. A. DE BEER.
Stadsklerk.

Munisipale Kantore,
Lydenburg.
24 September 1980.
Kennisgewing No. 44/1980.

BYLAE.
RIOOL.

DEEL I: ALGEMEEN.

Die gebruikers van die Raad se riooltype, riole of rioolvuilwerke sluit die eenaar van enige perseel, standplaas, erf, onderverdeling of ander gebied, met of sonder verbeterings in, wat by die rioolstelsel aangesluit is of, na die mening van die Raad, daarby aangesluit kan word en die geldige betaalbaar deur sodanige gebruikers van die riooltype, rioolstelsel of rioolvuilwerke is soos hieronder uiteengesit plus 'n toeslag van 25%: met dien verstande dat —

- (a) besigheids- en persele wat in die nywerheidsgebied geleë is en wat voor 1 Julie 1970 uitsluitlik vir private woondoleindes gebruik was, vir solank sodanige persele as sodanig gebruik word, vir die toepassing van die heffing van rioolgeld as woonpersele beskou word;
- (b) persele wat uitsluitlik vir kerkdoleindes gebruik word, vir die toepassing van die heffing van rioolgeld as woonpersele beskou word; en
- (c) persele wat vir private woondoleindes ingedeel is maar vir ander doleindes gebruik word, vir die toepassing van die heffing van rioolgeld beskou word as ingedeel te wees vir die doleindes waarvoor sodanige persele werkelik gebruik word.

DEEL II: BESKIKBAARHEIDSVELDE.

1. Vir die toepassing van hierdie Deel, word die woord "perseel" geag enige standplaas, erf, onderverdeling of ander gebied, met of sonder verbeterings, en landbougrond in te sluit.

2. Die eenaar van elke perseel moet, indien sodanige perseel 'n straatfront aan enige straatrhool het, of waar sodanige perseel by sodanige rhool aangesluit is of, na die mening van die Raad, daarby aangesluit kan word, die geldige hieronder uitcengesit aan die Raad betaal, per jaar:

(1). Vir elke perseel wat alleenlik vir private woondoleindes bepaal is, of dit beroon word of nie, en sportterreine wat deur die Raad aan sportklubs verhuur word, afgesien van die grootte van die perseel: R54.

(2). Vir elke ander perseel, uitgesonderd nywerheidspersele:

- (a) Tot en met 2 000 m² in oppervlakte: R90.
- (b) Daarna, per 1 000 m² of gedeelte daarvan: R6.
- (c) Maksimum vordering: R1 770.
- (3). Vir elke nywerheidsperseel:
- (a) Tot en met 2 000 m² in oppervlakte: R90.
- (b) Daarna, per 1 000 m² of gedeelte daarvan: R60.
- (c) Maksimum vordering: R6 000.

DEEL III: BYKOMENDE GELDE.

Benewens die beskikbaarheidsgelde ingevolge Deel II van hierdie Bylae, is geldie betaalbaar deur die eienaars van alle persele wat by die rioolstelsel aangesluit is, soos volg, per jaar:

- (a) Woonhuis:
Per woonhuis: R18.
- (b) Woonstelgebou, uitsluitlik vir Woondoleindes:
Per woonstel, uitgesonderd kelderkamers, motorhuise, bedienekamers en buitegeboue: Met dien verstande dat wat kamers alleenlik verhuur word vir woondoleindes sonder die verskaffing van etes, elke twee sodanige kamers of gedeelte daarvan onder een dak as 'n woonstel beskou word: R36.
- (c) Besigheids- en Nywerheidspersele:
Vir elke 100 m² of gedeelte daarvan, van die totale vloeroppervlakte van die gebou van buite gemeet, insluitende kelderkamers: R30: Met dien verstande dat die maksimum vordering nie R1 080 oorskry nie.
- (d) Woonstelle en Besigheidspersele onder een dak:
 - (i) Vir elke 100 m² of gedeelte daarvan, van die totale vloeroppervlakte van die gebou, van buite gemeet, insluitende kelderkamers wat vir besigheidsdoleindes beskikbaar is: R30.
 - (ii) Vir elke woonstel, uitgesonderd kelderkamers, motorhuise, bedienekamers en buitegeboue: Met dien verstande dat waar kamers alleenlik verhuur word vir woondoleindes sonder die verskaffing van etes, elke twee sodanige kamers of gedeelte daarvan onder een dak as 'n woonstel beskou word: R36.
- (e) Private Hotelle en Losieshuise:
Vir elke 100 m² of gedeelte daarvan van die totale vloeroppervlakte van die gebou van buite gemeet, insluitende kelderkamers en buitegeboue: R24.
- (f) Hotelle en Klubs, Gelisensieer Ingevolge die drukwet, 1928 of Wysigings daarvan:

Vir elke 100 m² of gedeelte daarvan van die totale vloeroppervlakte van die gebou van buite gemeet, insluitende kelderkamers en buitegeboue: R48.

(g) Hotelle en Klubs, Gelisensieer ingevolge die Drankwet, 1928 of Wysigings daarvan en Besigheidspersonele onder dieselfde Dak:

(i) Vir elke 100 m² of gedeelte daarvan van die gebou van buite gemeet, insluitende kelderkamers en buitegeboue beskikbaar vir besigheidsdoelcindes anders as die van hotel- en klub-besigheid: R18.

(ii) Vir elke 100 m² of gedeelte daarvan van die totale vloeroppervlakte van die gebou van buite gemeet, insluitende kelderkamers en buitegeboue beskikbaar vir hotel- en klub-doelcindes: R48.

(h) Kerke.

Per kerk: R18.

(i) Kerkale wat alleenlik vir kerkdoelcindes gebruik word en waaruit geen inkomste verkry word nie: R18.

(j) Sale, insluitende bioskope en teaters waaruit inkomste verkry word:

Vir elke 100 m² of gedeelte daarvan van die totale vloeroppervlakte van die gebou, insluitende kelderkamers: R18.

(k) Liefdadigheidsinrigtings:

Vir elke 10 inwoners of gedeelte van 10 gebaseer op die gemiddelde daglikse totaal gedurende die voorafgaande kalenderjaar: R14.

(Die persoon wat beheer het oor die inrigting moet 'n gesertifiseerde opgawe aan die Raad verstrek.)

(l) Dagskole:

Vir elke 10 personele of gedeelte van 10 bestaande uit personeel, skoliere en bedienende gebaseer op die gemiddelde daglikse totaal gedurende die voorafgaande kalenderjaar: R14.

(Die hoof van die betrokke skool moet 'n gesertifiseerde opgawe aan die Raad verstrek).

(m) Kosskole en Skoolkoshuise:

Vir elke 10 personele of gedeelte van 10 bestaande uit personeel, skoliere en bedienende gebaseer op die gemiddelde daglikse totaal gedurende die voorafgaande kalenderjaar: R22.

(Die Hoof van die betrokke skool moet 'n gesertifiseerde opgawe aan die Raad verstrek).

(n) Sportklubs, Uitgesonderd Sportterreine van Skole:

Vir elke 100 vk meter of gedeelte daarvan van die totale vloeroppervlakte van die gebou van buite gemeet, insluitende kelderkamers en buitegeboue: R24.

(o) Hospitale, Verpleeginrigtings, Kraam-inrigtings of Hersteloordre:

(i) Per bed beskikbaar vir pasiënte gedurende die voorafgaande kalenderjaar: R32.

(Die Superintendent van die betrokke inrigting moet 'n gesertifiseerde opgawe aan die Raad verstrek).

(ii) Vir elke personeellid of bediende, inwonend of uitwonend, bereken op die gemiddelde maandelike getal persone in diens gedurende die voorafgaande kalenderjaar: R24. (Die Superintendent van die betrokke inrigting moet 'n gesertifiseerde opgawe aan die Raad verstrek.)

(p) Tronk:

Vir elke 10 inwoners of gedeelte van 10, insluitende inwonende personeel, gebaseer op die gemiddelde daagliks totaal gedurende die voorafgaande kalenderjaar: R22.

(Die Superintendent van die betrokke inrigting moet 'n gesertifiseerde opgawe aan die Raad verstrek).

(q) Kragstasie:

Vir elke 100 vk meter of gedeelte daarvan van die totale vloeroppervlakte van die gebou, insluitende kelderkamers: R24.

(r) Openbare Geriewe, Insluitende alle Geriewe in Besit van of Onder Beheer van die Raad:

Vir elke 100 vk meter of gedeelte daarvan van totale vloeroppervlakte van die gebou: R24.

(s) Pakhuispersonele wat Uitsluitlik vir die Doel van Opbergingsbesigheid Gebruik word:

Vir elke 100 vk meter of gedeelte daarvan van die totale vloeroppervlakte van die gebou van buite gemeet, insluitende kelderkamers: R18.

DEEL IV: AANSLUITINGS.

1. Permanente Aansluitings.

Die geld betaalbaar vir 'n permanente aansluiting by die straatrooil bedra R120.

2. Tydelike Aansluitings.

(1) 'n Bouaannemer moet met die Raad reël vir 'n tydelike aansluiting by 'n straatrooil voordat daar met die boubedrywigheid op enige persel 'n aanvang gemaak word.

(2) Die geld betaalbaar vir 'n tydelike aansluiting ingevolge subitem (1) bedra R10.

TOWN COUNCIL OF LYDENBURG.

DETERMINATION OF CHARGES.

In terms of the provisions of section 80 B(8) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby notified that the Town Council of Lydenburg has by special resolution determined the charges as set out in the undermentioned Schedule and shall come into operation as from 1 October, 1980.

J. M. A. DE BEER,
Town Clerk.

Municipal Offices,
Lydenburg.

24 September, 1980.

Notice No. 44/1980.

SCHEDULE.

SEWERAGE.

PART I: GENERAL.

The user of the Council's drains, sewers or sewerage works shall include the owner of any lot, stand, erf, subdivision or other

area, with or without improvements which either is or, in the opinion of the Council, can be connected to any sewer, and the charges payable in respect of such users of the drains, sewers or sewerage works shall be as set out hereunder plus a surcharge of 25%: provided that

(a) business premises and premises situated in the industrial area, used exclusively for private residential purposes prior to 1 July, 1970 shall, for as long as such premises are used as such be regarded as residential premises for the purpose of levying sewerage charges;

(b) premises used exclusively for church purposes shall be regarded as residential premises for the purposes of levying sewerage charges; and

(c) premises zoned for private residential purposes but used for other purposes, shall be regarded, for the purpose of levying sewerage charges, as zoned for the purpose for which such premises are actually used.

PART II: Availability Charges:

1. For the purpose of this Part, the word "premises" shall be deemed to include any stand, erf, subdivision or other area, with or without improvements, and agricultural land.

2. The owner of every premises shall, when such premises has a frontage to any sewer or where such premises is or, in the opinion of the Council, can be connected to any such sewer, pay to the Council the charges specified hereunder, per annum:

(1) For every premises zoned for private residential purposes only, whether occupied or unoccupied, and sportsgrounds which are leased by the Council to sports clubs, irrespective of the area of the premises: R54.

(2) For every other premises, excluding industrial premises:

(a) Up to and including 2 000 m² in area: R90.

(b) Thereafter, per 1 000 m² or part thereof: R60.

(c) Maximum charge: R1 770.

(3) For every industrial premises:

(a) Up to and including 2 000 m² in area: R90.

(b) Thereafter, per 1 000 m² or part thereof: R60.

(c) Maximum charge: R6 000.

PART III: ADDITIONAL CHARGES.

In addition to the availability charges in terms of Part II, charges shall be payable by the owners of all premises which are connected to the sewerage system as follows, per annum:

(a) Dwelling-houses:

Per dwelling-house: R18.

(b) Wholly Residential Flats:

Per flat, excluding basements, garages, boys' rooms and outbuildings: Provided that where rooms are let solely for residential purposes without the provision of food, every two such rooms or part thereof under one roof shall be regarded as a flat: R36.

- (c) Business and Industrial Premises: For every 100 m² or portion thereof of the total floor area of the building measured externally, including basement rooms: R30: Provided that the maximum charge shall not exceed R1 080.
- (d) Flats and Business Premises under one Roof:
- (i) For every 100 m² or portion thereof of the total floor area of the building, measured externally, including basement rooms, available for business purposes: R30.
 - (ii) For each flat, excluding basements, garages, boys' rooms and outbuildings: Provided that where rooms are let solely for residential purposes without the provision of food, every two such rooms or part thereof under one roof shall be regarded as a flat: R36.
- (e) Private Hotels and Boarding-houses: For every 100 m² or portion thereof of the total floor area of the building, measured externally, including basement rooms and outbuildings: R24.
- (f) Hotels and Clubs, Licensed under the Liquor Act, 1928, or any Amendment thereto: For every 100 m² or portion thereof of the total floor area of the building, measured externally, including basement rooms and outbuildings: R48.
- (g) Hotels and Clubs, Licensed under the Liquor Act, 1928, or any Amendment thereto, and Business Premises under the same Roof:
- (i) For every 100 m² or portion thereof of the total floor area of the building, measured externally, including basement rooms and outbuildings, available for business purposes other than that of the hotel or club business: R18.
 - (ii) For every 100 m² or portion thereof of the total floor area of the building, measured externally, including basement rooms and outbuildings, available for hotel or club purposes: R48.
- (h) Churches: Per church: R18.
- (i) Church Halls used for Church purposes only and from which Revenue is not Derived: Per hall: R18.
- (j) Halls, including Cinemas and Theatres from which Revenue is Derived: For every 100 m² or portion thereof of the total floor area of the building including basement rooms: R18.
- (k) Charitable Institutions: For every 10 inmates or portion of 10 based on the average daily total during the preceding calendar year: R14.
- (l) Day schools: For every 10 persons or portion of 10, comprising staff, scholars and servants, based on the average daily total during the preceding calendar year: R14.

- (m) Boarding Schools and School Hostels: For every 10 persons or portion of 10, comprising staff, scholars and servants, based on the average daily total during the preceding calendar year: R22.
- (n) Sports Clubs, Excluding School Sports Grounds: For every 100 m² or portion thereof of the total floor area of the building, measured externally, including basement rooms and outbuildings: R24.
- (o) Hospitals, Nursing, Maternity or Convalescent Homes:
- (i) Per bed available for patients during the previous calendar year: R32.
 - (ii) For each member of staff or servant, resident or non-resident calculating on the monthly average number of persons in service during the previous calendar year: R24.
 - (iii) For every 10 inmates or portion of 10, including resident staff, based on the average daily total during the preceding calendar year: R22.
- (p) Gaol: For every 100 m² or portion thereof of the total floor area of the building, including basement rooms: R24.
- (q) Power Station: For every 100 m² or portion thereof of the total floor area of the building, including basement rooms: R24.
- (r) Public Conveniences Including all Council Owned or Controlled Conveniences: For every 10 m² or portion thereof of the total floor area of the building: R24.
- (s) Storage Premises Used Exclusively for the Purpose of a Storage Business: Per 100 m² or portion thereof of the total floor area of the building, measured externally, including basement rooms: R18.

PART IV: CONNECTIONS

1. Permanent Connections: The charge payable for a permanent connection to a sewer shall be: R120.
2. Temporary Connections:
- (1) A building contractor shall arrange with the Council for a temporary connection to a sewer before the commencement of building operations on any premises.
 - (2) The charge payable for a temporary connection in terms of subitem (1) shall be: R10.

KENNISGEWING VAN VERBETERING. MUNISIPALITEIT LYDENBURG: TOEGANGSGELDE: SWEMBAD.

Munisipale kennisgewing 32 van 13 Augustus 1980 word hierby verbeter deur in item (7)(b) van die Engelse teks die syfer "3c" deur die syfer "5c" te vervang.

CORRECTION NOTICE. LYDENBURG MUNICIPALITY: CHARGES FOR ADMISSION: SWIMMING BATH.

Municipal Notice 32 dated 13 August, 1980 is hereby corrected by the substitution in item (7)(b) for the figure "3c" of the figure "5c".

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DORPSRAAD VAN MARBLE HALL.

VASSTELLING VAN GELDE VIR WATERVOORSIENING.

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), word hierby bekend gemaak dat die Dorpsraad van Marble Hall by spesiale besluit die tariewe soos in die onderstaande Bylae uiteengesit, met ingang 1 Oktober 1980 vasgestel het.

F. H. SCHOLTZ,
Stadsklerk.

Munisipale Kantore,
Marble Hall,
0450.

24 September 1980.
Kennisgewing No. 25/1980.

BYLAE.

WATERVOORSIENING.

TARIEF VAN GELDE.

1. Basiese Heffing.

'n Basiese heffing van R6,50 per maand word gehef per erf, standplaas of perseel of ander terrein met of sonder verbeterings wat aangesluit is of na die mening van die Raad by die Raad se hoofwaterpyp aangesluit kan word of water verbruik word al dan nie.

2. Vorderings vir die Lewering van Water per Meter per Maand.

- (1) Tot en met 20 kl: Gratis.
- (2) Bo 20 kl tot en met 100 kl, per kl of gedeelte daarvan: 28c.
- (3) Bo 100 kl, per kl of gedeelte daarvan: 33c.

(4) Alle gelde vir water wat gelewer is, is betaalbaar binne veertien dae nadat 'n rekening daarvoer deur die Raad gelewer is.

3. Vorderings vir Finale of Spesiale Metraflesings.

Waar persele ontruim word of op spesiale versoeck, per aflesing: R1,00.

4. Aanlē van Verbindingspyp.

(1) Die gelde betaalbaar ten opsigte van die lewering en aanlē van 'n verbindingspyp tot by die meter op die perseel van die verbruiker bedra die werklike koste van arbeid en materiaal, watermeters ingesluit, wat vir sodanige aansluiting gebruik word, plus 'n

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toeslag van 10% (tien persent) op sodanige bedrag.

(2) Vir die berekening van die geldte betaalbaar ingevolge subitem (1) word geag dat die verbindingspyp na enige perseel by die middel van die straat waarin die hoofwaterpyp geleë is, by sodanige hoofwaterpyp aangesluit is.

5. Aansluiting van die Watertoevoer.

(1) Vir die aansluiting van die watertoevoer op die versoek van 'n verbruiker of vir heraansluiting nadat dit afgesluit is weens 'n oortreding van enige betaling van hierdie regulasies, per aansluiting: R1.

(2) Dat die nodige stappe ingevolge artikel 80B(1)(3) van Ordonnansie No. 17 van 1939 gedoen word vir die publisering van die vasstelling in (a) hierbo genoem, sodat die vasstelling op 1 September 1980 in werkking tree.

(3) Dat na voldoening aan die bepalings van artikels 80B(1)(3), (4) en (5) waarvan van toepassing, die nodige stappe ingevolge artikel 80B(8) gedoen word vir die publisering van die goedgekeurde vasstelling met verwysing van die datum waarop dit in werkking tree.

VILLAGE COUNCIL OF MARBLE HALL.

DETERMINATION OF CHARGES FOR THE SUPPLY OF WATER.

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby notified that the Village Council of Marble Hall has by special resolution determined the charges as set out in the undermentioned Schedule and shall come into operation as from 1 October, 1980.

F. H. SCHOLTZ,
Town Clerk.

Municipal Offices,
Marble Hall.
0450.
Notice No. 25/1980.
24 September, 1980.

SCHEDULE, WATER SUPPLY. TARIFF OF CHARGES.

1. Basic Charge.

A basic charge of R6,50 per month shall be levied per erf, stand, lot or other area, with or without improvements, which is or, in the opinion of the Council, can be connected to the main, whether water is consumed or not.

2. Charges for the Supply of Water, per Meter per Month.

(1) Up to and including 20 kl: Free of charge.

(2) Over 20 kl up to and including 100 kl, per kl or part thereof: 28c.

(3) Over 100 kl, per kl or part thereof: 33c.

(4) All charges for water supplied shall be payable within fourteen days after the Council has rendered an account thereof.

3. Charges for Final or Special Meter Readings.

Where premises are vacated, or by special request; per reading: R1,00.

4. Laying of Communication Pipes.

(1) The charges payable in respect of the supply and laying of a communication pipe to the meter on the premises of the consumer shall be the actual cost of labour and material used for such connection, plus a surcharge of 10% (ten per cent) on such amount.

(2) For the purpose of calculating the charges payable in terms of subitem (1) it shall be deemed that the communication pipe to any premises is connected to the main in the centre of the street in which such main is situated.

5. Nywerheidspensele:

5. Nywerheidspensele:

(i) Tot en met 2 000 m² grondoppervlakte: R17,00.

(ii) Vir die eerste bykomende 2 000 m² grondoppervlakte of gedeelte daarvan: R8,00.

(iii) Vir elke daaropvolgende 2 000 m² grondoppervlakte op gedeelte daarvan: R6,00.

6. Erf 146, Gedeelte 4, 5 en 6: R38,00.
Erf 146, Gedeelte 7, 8 en 9: R38,00;
Erf 146: Gedeelte 13, 14 en 15: R38,00.

Vir die toepassing van hierdie tarief word gedeeltes 4, 5 en 6; 7, 8 en 9; 13, 14 en 15 van Erf 146 as drie afsonderlike eenhede beskou.

B. Bykomende Gelde:

Alle persele vir elke rioolpunt uitgesonder tarief in A(i) en A(6) genoem: 80c.

Vir die toepassing van hierdie paragraaf word 'n rioolpunt geag, te wese elke afsonderlike toilet of elke urinaal of urinaaltrog vir elke 650 mm lengte of deel daarvan.

1119-24

DORPSRAAD VAN MARBLE HALL.

VASSTELLING VAN GELDE VIR SUIGTENKVERWYDERINGSIDIENS.

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), word hierby bekend gemaak dat die Dorpsraad van Marble Hall by spesiale besluit die tariewe soos in die onderstaande Bylae uiteengesit, met ingang 1 Oktober 1980 vasgestel het.

F. H. SCHOLTZ,
Stadsklerk.

Munisipale Kantore,

Marble Hall.

24 September 1980.

Kennisgewing No. 26/1980.

BYLAE.

TARIEF VAN GELDE VIR SUIGTENKVERWYDERINGSIDIENS.

A. Geide betaalbaar.

Vir elke beboude erf, standplaas of perseel, vir die verwydering van die inhoud van elke opgaartenk, hetsy suigtenk, septiese tenk, stapel- of sypelriool of verwydering plaasvind al dan nie, per maand of gedeelte daarvan:

Per maand of 'n gedeelte van 'n maand:

1. Privaat woonhuise: R12,00.

2. Boperselle wat aan die Staat, Provinciale Administrasie of Kerke behoort:

(a) S.A. Spoorweë — Stasieterrein: R250,00.

(b) S.A. Spoorweë Erf 148: S.A. Polisie, Erf 147: skole en skoolsportgronde:

(i) Tot en met 2 000 m² grondoppervlakte: R17,00.

(ii) Vir die eerste bykomende 2 000 m² grondoppervlakte of gedeelte daarvan: R8,00.

(iii) Vir elke daaropvolgende 2 000 m² grondoppervlakte of gedeelte daarvan: R4,00.

3. Ander Staats- en Provinciale en Kerkpersele: R12,00.

4. Besigheids- en woonstelpersele: R38,00.

VILLAGE COUNCIL OF MARBLE HALL.

DETERMINATION OF CHARGES FOR VACUUM TANK REMOVAL SERVICES.

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby notified that the Village Council of Marble Hall has by special resolution determined the charges as set out in the undermentioned Schedule and shall come into operation as from 1 October, 1980.

F. H. SCHOLTZ,
Town Clerk.

Municipal Offices,
Marble Hall.
0450.
24 September 1980.
Notice No. 26/1980.

SCHEDULE.

TARIFF OF CHARGES FOR VACUUM TANK REMOVAL SERVICES.

A. Charges Payable.

For each built-up erf, lot or stand, for the removal of the contents of each reservoir whether a vacuum tank, septic tank or french drain whether removal takes place or not, per month or part thereof.

Per month of part thereof:

1. Private dwellings: R12,00.

2. Stands which belong to the Government, Provincial Administration or churches:

(a) S.A. Railways — Station site: R250,00.

(b) S.A. Railways — Erf 148, S.A. Police Erf 147, schools and schoolsportsfields:

(i) Up to 2 000 m² surface area: R17,00.

(ii) For the first additional 2 000 m²: R8,00.

(iii) For each subsequent 2 000 m² or part thereof: R4,00.

3. Other Government, Provincial and Church stands: R12,00.

4. Business and flat stands: R38,00.

5. Industrial stands:

(i) Up to 2000 m² surface area: R17,00.

(ii) For the first additional 2000 m² surface area or part thereof: R8,00.

(iii) For each subsequent 2000 m² or part thereof: R6,00.

6. Erf 146, Portion 4, 5 and 6: R38,00.

Erf 146, Portion 7, 8 and 9: R38,00;

Erf 146, Portion 13, 14 and 15: R38,00.

For the application of this tariff, Portion 4, 5 and 6; 7, 8 and 9; 13, 14 and 15 of Erf 146 will be considered as three separate units.

B. Additional Charges.

All stands for each sewer point except tariff mentioned in A(1) and A(6): 80c.

For the application of this paragraph a sewer point will be each and every separate toilet, urinal, urinalthrought for each 650 mm length or part thereof.

1120—24

DORPSRAAD VAN MARBLE HALL.

VASSTELLING VAN GELDE; SANITÉRE EN VULLISVERWYDERING.

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), word hierby bekend gemaak dat die Dorpsraad van Marble Hall by spesiale besluit die tariewe soos in die onderstaande Bylae uiteengesit, met ingang 1 Oktober 1980 vasgestel het.

F. H. SCHOLTZ,
Stadsklerk.

Munisipale Kantore,
Marble Hall,
0450.

24 September 1980.

Kennisgewing No. 27/1980.

BYLAE.

TARIEF VAN GELDE.

1. Verwydering van Vullis:

(a) Privaatwoonhuise: Verwydering van vullis: twee keer per week, per blik, per maand: R3,50.

(b) Alle ander verbruikers nie onder (a) hierbo nie: Verwydering van vullis, twee keer per week, per blik, per maand: R5,00.

2. Betaling van Gelde:

Die gelde ingevolge item 1 is maandeliks vooruitbetaalbaar voor of op die 7de dag van elke maand.

VILLAGE COUNCIL OF MARBLE HALL.

DETERMINATION OF CHARGES:

SANITARY AND REFUSE REMOVAL SERVICES.

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby notified that the Village Council of Marble Hall has by special resolution determined the charges as set out in the undermen-

tioned Schedule and shall come into operation as from 1 October, 1980.

F. H. SCHOLTZ,
Town Clerk.

Municipal Offices,
Marble Hall.
0450.

24 September, 1980.
Notice No. 27/1980.

SCHEDULE.

TARIFF OF CHARGES.

1. Removal of Refuse.

(a) Private dwelling-houses: Removal of refuse, twice weekly, per bin, per month: R3,50.

(b) All other consumers not under (a) above: Removal of refuse, twice weekly, per bin, per month: R5,00.

2. Payment of Charges.

The charges in terms of item 1 shall be payable monthly in advance on or before the 7th day of each month.

1121—24

DORPSRAAD VAN MARBLE HALL.

VERVREEMDING VAN GROND.

Kennisgewing geskied hiermee ingevolge die bepalings van artikel 79(18) van Ordonnansie No. 17 van 1939, dat die Dorpsraad van Marble Hall voornemens is om, onderworpe aan die goedkeuring van die Administrator, die volgende nywerheidserwe in Marble Hall Uitbreiding 4 te verkoop: Nos. 831 tot en met 835; 837 tot en met 856; 860 en 861; 863 en 864; 866 tot en met 884.

'n Kaart waarop die ligging en groottes van die erwe aangedui word, asook die voorwaarde van verkooping, lê gedurende kantoorure ter insac in die kantoor van die Stadsklerk, Hoofweg 101; Marble Hall.

Enige persoon wat teen sodanige vreemding beswaar wil maak moet sodanige beswaar skriftelik binne 14 dae na datum van publikasie van hierdie kennisgewing in die Offisiële Koerant by die ondergetekende indien.

F. H. SCHOLTZ,
Stadsklerk.

Munisipale Kantore,
Posbus 111,
Marble Hall,
0450.

24 September 1980.
Kennisgewing No. 30/1980.

VILLAGE COUNCIL OF MARBLE HALL.

ALIENATION OF LAND.

Notice is hereby given in terms of section 79(18) of Ordinance No. 17 of 1939, that the Village Council of Marble Hall, intends, subject to the approval of the Administrator, to sell the following industrial stands in Marble Hall Extension 4: Nos. 831 up to 835; 837 up to 856; 860 and 861; 863 and 864; 866 up to 884.

A map showing the location and the sizes of the erven as well as the conditions under which the erven will be sold, is open for inspection during office hours at the Town Clerk's Office, 101 'Main' Road, Marble Hall.

Any person who desires to record his objection to the said alienation must do so in writing to the undersigned within 14 days after the date of publication of this notice in the Official Gazette.

F. H. SCHOLTZ,
Town Clerk.

P.O. Box 111,
Marble Hall.
0450.

24 September, 1980.
Notice No. 30/1980.

1122—24

STADSRAAD VAN NELSPRUIT.

WYSIGING VAN BIBLIOTEEKVERORDENINGE.

Kennis geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Nelspruit voornemens is om die Standard Biblioteekverordeninge wat deur die Raad aangeneem is by Administrateurs-kennisgewing 947 van 23 November 1966, soos gewysig, verder te wysig.

Die algemene strekking van hierdie wysisiging is om sekere tariefaanpassings te maak by die verhuur van die Biblioteek-auditorium asook vir die gebruik van eetgerei en breekware.

Afskrifte van hierdie wysisiging is ter insac by die kantoor van die Stadssekretaris vir 'n tydperk van 14 dae vanaf die datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant.

Enige persoon wat beswaar teen die wysisiging van die genoemde verordeninge wens aan te teken, moet dit skriftelik aan die Stadsklerk rig binne 14 dae na datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant.

P. R. BOSHOFF.
Stadsklerk.

Stadhuis,
Posbus 45,
Nelspruit.

1200,
24 September 1980.
Kennisgewing No. 103/1980.

TOWN COUNCIL OF NELSPRUIT.

AMENDMENT OF LIBRARY BY-LAWS.

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Nelspruit proposes to amend its Standard Library By-laws adopted by the Council by Administrator's Notice 947 dated 23 November, 1966.

The general purport of the amendment is to increase certain tariffs for the use of the Library Auditorium as well as for the use of cutlery and crockery.

Copies of the relevant amendment will lie for inspection at the office of the Town Secretary, Municipal Office Building, Nelspruit, during normal office hours for a period of 14 days from the date of publication hereof in the Provincial Gazette.

Any person desiring to lodge any objection to the proposed amendment must lodge such objection in writing with the under-

signed within 14 days of the date of publication of this notice in the Provincial Gazette.

P. R. BOSHOFF.
Town Clerk.

Town Hall,
P.O. Box 45,
Nelspruit.
1200.
24 September, 1980.
Notice No. 103/1980.

1123—24

STADSRAAD VAN PIETERSBURG.

WATERVOORSIENINGSVERORDENING: VASSTELLING VAN GELDE.

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur 1939 (Ordonnansie 17 van 1939), word hierby bekend gemaak dat die Stadsraad van Pietersburg by spesiale besluit die gelde soos in die onderstaande Bylae uiteengesit vasgestel het met ingang 1 Oktober 1980.

J. A. BOTES.
Stadsklerk.

Burgersentrum,
Pietersburg.
24 September, 1980.

BYLAE.
DEEL I.

LEWERING VAN WATER.

1. Basiese heffing.

'n Basiese heffing van R3,50 vir die eerste 2 000 m² of gedeelte daarvan met 'n bykomende heffing van R1 vir elke 1 000 m² of gedeelte daarvan per maand, word gehef op elke erf, standplaas, perseel of ander terrein, met of sonder verbeterings, wat by die hoofwaterpyp aangesluit is of, na die mening van die raad, daarby aangesluit kan word, of water verbruik word of nie en is deur die eienaar van sodanige eiendom betaalbaar. Met dien verstande dat in die geval van woonhuise, landbouhoeves, plase sowel as eiendom wat buite die munisipaliteit geleë is, is die maksimum heffing R7,50 per maand en R1 000 per maand in die geval van ander persele. Voorts met dien verstande dat geen basiese heffing gehef word op eiendom wat aan die raad behoort en wat nie verhuur word nie.

2. Gelde vir die lewering van Water, per Maand of Gedeelte Daarvan.

(1) Vir die lewering van water aan 'n erf, standplaas, perseel, of ander terrein, wat deur 'n afsonderlike meter bedien word.

(a) Diensheffing.

Waar daar meer as een verbruiker per erf, standplaas, perseel of ander terrein is, per verbruiker: R3,50;

(b) Verbruik.

(i) Vir die eerste 100 kl of gedeelte daarvan, per kl: 11c.
(ii) Vir die volgende 100 kl of gedeelte daarvan, per kl: 15c.

(iii) Daarna, per kl: 25c.

(2) Waar water gelewer word aan meer as een verbruiker per erf, standplaas, perseel of ander terrein wat deur 'n gemeenskaplike meter bedien word, word die volgende gehef:

(a) Diensheffing.

Per verbruiker: R3,50.

(b) Verbruik.

- (i) Vir die eerste (100 x A) kl of gedeelte daarvan (waar A die som is van die aantal verbruikers wat deur so 'n gemeenskaplike meter bedien word), per kl: 11c.
- (ii) Vir die volgende (100 x A) kl of gedeelte daarvan (waar A die som is van die aantal verbruikers wat deur so 'n gesamentlike meter bedien word), per kl: 15c.
- (iii) Daarna, per kl: 25c.

(3) Vir die lewering van water aan verbruikers uit staankrane in strate in die dorpsgebied Nuwe Pietersburg:

(a) Per woonhuis, gebou, struktuur of kamer wat afsonderlik bewoon word, ondanks die feit dat meer as een sodanige woonhuis, gebou, struktuur of kamer onder een dak is, vir 6 kl, per kl: 20c.

(b) Per besigheid: R5.

(4)(a) Seshego Dorpsgebied.

(i) Vir die lewering van water, per kl: 25c.

(ii) Minimumheffing: R25 000.

(b) Silicon Smelters.

(i) Diensheffing: R1 600.

(ii) Vir die lewering van water per kl: 25c.

(iii) Minimumheffing: R4 000.

(c) Lugmagbasis.

(i) Vir die lewering van water, per kl: 25c.

(ii) Minimumheffing: R5 500.

3. Aansluitingsgelde.

Vir die verskaffing en aanbring van 'n verbindingspyp, meter en toebehoere: Vir alle groottes: Beraamde koste plus 10% op sodanige bedrag vir administrasiekoste.

DEEL II.

'ALGEMENE VORDERINGS.

Die volgende vorderings en voorwaardes geld ten opsigte van algemene dienste deur die raad gelewer:

1. Gelde vir 'n Aansluiting vir Brandblusdoeleindes.

Vir die verskaffing en aanbring van 'n 100 mm-verbindingspyp, meter of, indien 'n meter nie benodig word nie, 'n verselle klep: Teen koste plus 10% op sodanige bedrag vir administrasiekoste: Met dien verstande dat as die seël van 'n verselle klep verbreek is deur enigiemand, uitgesonderd 'n beambte van die raad, die verbruiker R60 aan die raad betaal.

2. Heraansluitingsgelde.

(1) Die vordering vir heraansluiting na aansluiting weens die betaling van die rekening of die nie-nakoming van enige van die regulasies of verordeninge van die raad is soos volg:

(i) Gedurende werkure: R15.

(ii) Na werkure: R20.

(2) Vordering vir heraansluiting na tydelike aansluiting op versoek van enige verbruiker:

(i) Gedurende werkure: R5.

(ii) Na werkure: R10.

(3) Vordering by Verandering van Verbruiker:

Vir elke aansoek vir die lewering van die diens, ongeag of die diens gestaak is, al dan nie:

(i) Gedurende werkure: R5.

(ii) Na werkure: R10.

3. Algemene Dienste.

Enige diens gelewer op die versoek van 'n verbruiker en waaroor geen voorsiening in hierdie tarief gemaak is nie, word aangeslaan teen die beraamde koste van die raad, plus 10%.

4. Spesiale Meteraflesings.

Die vordering vir 'n spesiale aflesing van 'n meter op versoek van 'n verbruiker is R5.

5. Toets van Meters.

(1) Die vordering vir die toets van 'n meter op versoek van 'n verbruiker is R10.

(2) Die persentasie waarna in artikel 38(4) van die verordeninge verwys word, is 5%.

6. Deposito vir Beraming.

Indien 'n uitbreiding van die hoofwaterpyp verlang word, is 'n deposito van R25 betaalbaar vir die beraming van die koste. Hierdie bedrag word van die totale aansluitingsgelede afgetrek, en indien die aansluiting nie gemaak word nie, word die bedrag verbeur.

7. Deposito's vir die Lewering van Water.

Die minimum deposito betaalbaar ingevolge artikel 12(1)(a) van die verordeninge is R10.

TOWN COUNCIL OF PIETERSBURG.
WATER SUPPLY BY-LAWS: DETERMINATION OF CHARGES.

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby notified that the Town Council of Pietersburg has by special resolution determined the charges as set out in the undermentioned Schedule and shall come into operation as from 1 October, 1980.

J. A. BOTES.
Town Clerk.

Civic Centre,
Pietersburg.

24 September, 1980.

SCHEDULE.

PART I.

WATER SUPPLY.

1. Basic Charge.

A basic charge of R3,50 for the first 2 000 m² or part thereof with an additional charge of R1 for every additional 1 000 m² or part thereof per month shall be levied per erf, stand, premises or other area or any portion of an erf, stand, premises or other area, with or without any improvements, which is or, in the opinion of the council, can be connected to the

main, whether water is consumed or not and shall be payable by the owner of such property: provided that in the case of dwellings, agricultural holdings, farms as well as property situated outside the municipality the maximum charge shall be R7,50 per month and R1 000 per month in the case of other premises: provided further that no basic charge shall be levied on property belonging to the Council and which is not let.

2. Charges for the Supply of Water, per Month or Part Thereof.

(1) For the supply of water to an erf, stand, premises or other area, that is served by a separate meter.

(a) Service Charge.

Where there is no more than one consumer per erf, stand, premises or other area, per consumer: R3,50.

(b) Consumption.

(i) For the first 100 kl or part thereof, per kl: 11c.

(ii) For the following 100 kl or part thereof, per kl: 15c.

(iii) Thereafter, per kl: 25c.

(2) Where water is supplied to more than one consumer per erf, stand, premises or other area that is served by a communal meter, the following charges shall be levied:

(a) Service Charge.

Per consumer: R3,50.

(b) Consumption.

(i) For the first $(100 \times A)$ kl or part thereof (where A is the sum of the number of consumers served by such communal meter), per kl: 11c.

(ii) For the following $(100 \times A)$ kl or part thereof (where A is the sum of the number of consumers served by such communal meter), per kl: 15c.

(iii) Thereafter, per kl: 25c.

(3) For the supply of water to consumers from water hydrants in streets in the township New Pietersburg.

(a) Per dwelling, building, structure or room separately occupied, notwithstanding the fact that more than one such dwelling, building, structure or room is under one roof, for 6 kl, per kl: 20c.

(b) Per business: R5.

(4)(a) Seshego Township.

(i) For the supply of water, per kl: 25c.

(ii) Minimum Charge: R25 000.

(b) Silicon Smelters.

(i) Service charge: R1 600.

(ii) For the supply of water, per kl: 25c.

(iii) Minimum charge: R4 000.

(c) Airforce Base.

(i) For the supply of water, per kl: 25c.

(ii) Minimum charge: R5 500.

3. Connection Charges.

For the supply and installation of a communication pipe, meter and fittings: For all sizes: Estimated cost plus 10% on such amount for administration costs.

PART II.

GENERAL CHARGES.

The following charges and conditions shall apply in respect of general services rendered by the council:

1. Charges for a Connection for Fire-Fighting Purposes.

For the provision and installation of a 100 mm communication pipe, meter or, if a meter is not required, a sealed valve: At cost plus 10% on such amount for administration costs: provided that if the seal of a sealed valve is broken by any person, other than an officer of the council, the consumer shall pay R60 to the council.

2. Reconnection Charges.

(1) The charge for reconnection after disconnection for non-payment of account or for non-compliance with any of the regulations or by-laws of the council shall be as follows:

(i) During working hours: R15.

(ii) After working hours: R20.

(2) Charge for reconnection after temporary disconnection at the request of any consumer:

(i) During working hours: R5.

(ii) After working hours: R10.

(3) Charge when consumers change.

For every application for rendering the service, irrespective of whether the service has been discontinued or not:

(i) During working hours: R5.

(ii) After working hours: R10.

3. General Services.

Any service rendered upon request by a consumer and not provided for in this tariff, shall be charged for at the estimated cost to the council, plus 10%.

4. Special Meter Readings.

The charge for the special reading of a meter at the request of a consumer shall be R5.

5. Testing of Meters.

(1) The charge for testing a meter at the request of a consumer shall be R10.

(2) The percentage referred to in section 38(4) of the by-laws shall be 5%.

6. Deposit for Estimates.

When an extension of the main is requested, a deposit of R25 shall be payable for estimating the cost. This amount shall be subtracted from the total connection charges and if the connection is not made, the amount shall be forfeited.

7. Deposits for Supply of Water.

The minimum deposit payable in terms of section 12(1)(a) of the by-laws shall be R10.

STADSRAAD VAN PIETERSBURG.

VASSTELLING VAN RIOOLGELDE.

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur 1939 (Ordonnansie 17 van 1939), word hierby bekend gemaak dat die Stadsraad van Pietersburg by spesiale besluit die gelde soos in die onderstaande Bylae uiteengesit vasgestel het met ingang 1 Oktober 1980.

J. A. BOTES.
Stadsklerk.

Burgersentrum,
Pietersburg.

24 September 1980.

BYLAE.

1. Aansoekgeld.

Aansoekgeld ingevolge die bepalings van artikel 23(1) van die verordeninge word deur die ingenieur vasgestel.

Die vasstelling van die gelde word gebaseer op die totale vierkante oppervlakte van die gebou, aanbouing of verandering aan 'n bestaande gebou teen 'n tarief van 50c per 10 m^2 of gedeelte daarvan met 'n minimum geld van R5. Die gelde is vooruitbetaalbaar by indiening van bouplanne.

Ingeval daar enige geskil in verband met die vasstelling van die aansoekgeld ontstaan, is die reg van appèl soos in artikel 3 van die verordeninge bepaal, van toepassing.

2. Rioolgeld.

Die eenhaar van enige erf of stuk grond, met of sonder verbeterings, wat by die straatrooil aangesluit is of, na die mening van die raad, daarby aangesluit kan word, moet maandeliks die volgende gelde ingevolge die bepalings van artikel 5 van die verordeninge, aan die raad betaal:

Per
kalender-
maand
of gedeelte
daarvan.
R

(1) Beskikbaarheidsgelde.

(a) Tot en met 2000 m^2 van grondoppervlakte 2,50

(b) Daarna, per 1000 m^2 of gedeelte daarvan 0,30

(2) Bykomende Gelde.

(a) Woonhuise en Kerke (Kerk-sale uitgesluit) —

(i) Vir die eerste woonhuis of kerk wat op enige erf of stuk grond opgerig is, per woonhuis of kerk 0,50

(ii) Vir die tweede of daaropvolgende woonhuis of kerk wat op enige erf of stuk grond opgerig is, per woonhuis of kerk 3,00

(b) Woonstelle per woonstel 3,00

(c) Hotelle gelisensieer ingevolge die Drankwet, soos gewysig: Vir elke 100 m^2 of gedeelte daarvan van die totale oppervlakte op elke kelderverdieping en buitegeboue beskikbaar vir hoteldoelendes 6,25

(d) Enige ander gebou of verbetering:

(i) Vir elke bad (insluitende duikbad en stortbad),

spoekkloset, urinaalbak of kompartement of vuilwaterretreter, wastrog 3,00	The assessment shall be based upon the overall superficial area of the building, addition or alteration to an existing building at a tariff of 50c per 10 m ² or part thereof, with a minimum fee of R5. The fees shall be payable in advance when the building plans are submitted.	(iv) In excess of 300 mm in diameter 8,00 (3) Wastewater, Effluent.
(ii) Vir elke trog of geut wat vir urinaal- of spoekklosetdoeleindes gebruik word of daarvoor bestem is, vir elke 650 mm of gedeelte daarvan 3,00	In case of any dispute arising in regard to the assessment of application fees, the matter shall be subject to the right of appeal as provided in section 3 of the by-laws.	Per kl per month: 13c.
(iii) Vir elke vettvanger: (i) Tot 150 mm in deursnee 3,00		3. Connection Fees.
(ii) Bo 150 mm tot en met 200 mm in deursnee 3,00		For every sewer connection as referred to in section 7(3) of the by-laws, the estimated costs plus 10% shall be payable in advance together with application fees as set out in item 1 of this schedule.
(iii) Bo 200 mm tot en met 300 mm in deursnee 3,75		
(iv) Bo 300 mm in deursnee 8,00		Fees for Industrial Effluent.
(3). Afvalwater:		The monthly charge for the discharge of industrial effluent into municipal drain is calculated in accordance with the following formula:
Per kl per maand: 13c.		Cost per kilolitre.
3. Aansluitingsgeld.		(1) 0,08 x G.S. with a minimum charge of 4,8c per kilolitre where circumstances, in the opinion of the Town Engineer, make it impossible to take samples, where 0,08 = Factor (8c/kl).
Vir elke straatrioolaanstuiting soos verwys na in artikel 7(3) van die verordeninge, is die beraamde koste plus 10% vooruitbetaalbaar tesame met die aansoekgeld soos uiteengesit in item 1 van hierdie bylae.		G.S. = The average value of oxygen absorbed of not less than 4 random samples of effluent taken at any time during a halfyear.
4. Gelde vir Nywerheidsuitvloeisel.		(2). Additional Cost.
Die maandelikse heffing ingevolge artikel 78 van die verordeninge ten opsigte van die onlastiging van nywerheidsuitvloeisel in die munisipale riool, word volgens die volgende formule bereken:		Industrial effluent of which the average pH value of the representing sample which has been taken during the preceding six months which amount to less than 6 and more than 10 kl, per month or part thereof: 2c.
Koste per kiloliter:		1125—24
(1) 0,08 x G.S. met 'n minimumheffing van 4,8c per kiloliter waar omstandighede volgens die oordeel van die Stadsingenieur dit moontlik maak om monsters te neem, waar 0,08 = Faktor (8c/kl).		
G.S. = Die gemiddelde waarde van geabsorbeerde suurstof van nie minder nie as 4 grypmonsters van die uitvloeisel geneem te enige tyd gedurende 'n halfjaar.		STADSRAAD VAN PIETERSBURG.
(2). Addisionele koste:		VASSTELLING VAN GELDE TEN OPSIGTE VAN SANITÆRE- EN VULLIS-VERWYDERING.
Nywerheidsuitvloeisel waarvan die gemiddelde pH waarde van die vereenwoedige monster wat gedurende die voorafgaande ses maande geneem is, minder as 6 of meer as 10 is, per kl, per maand of gedeelte daarvan: 2c.		Ingevolge artikel 80(B)(8) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939) word hierby bekend gemaak dat die Stadsraad van Pietersburg by spesiale besluit die geldie soos in die onderstaande Bylae uiteengesit vasgestel het met ingang 1 Oktober 1980.
TOWN COUNCIL OF PIETERSBURG. DETERMINATION OF DRAINAGE CHARGES.		J. A. BOTES, Stadsklerk.
In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby notified that the Town Council of Pietersburg has by special resolution determined the charges as set out in the undermentioned Schedule and shall come into operation as from 1 October, 1980.		Burgersentrum, Pietersburg, 24 September 1980.
J. A. BOTES. Town Clerk.		BYLAE.
Civic Centre, Pietersburg, 24 September, 1980.		1. Vullisverwydering.
SCHEDULE.		Die eienaar van enige erf, standplaas, persel of ander terrein moet maandeliks die volgende geldie wat per kalendermaand of gedeelte daarvan, tensy anders vermeld, gefeff word ten opsigte van die verwydering van vullis, aan die Raad betaal:
1. Application Fees.		(1) Woonhuis, Woonstelle, Kerke en Kerksele wat uitsluitlik vir daardie doel gebruik word, per eenheid:
Application Fees in terms of the provisions of section 23(1) of the by-laws shall be determined by the engineer.		(a) Tot en met 2 000 m ² van die grondoppervlakte van die erf: R2.
		(b) Daarna per 1 000 m ² of gedeelte daarvan van die grondoppervlakte van die erf: 70c.
		Met dien verstande dat waar meer as een wooneenheid op 'n erf opgerig is, die oppervlakte van sodanige erf verdeel word deur die getal wooneenhede daarop en die heffing vir elke gedeelte aldus verkry ingevolge boegemelde formule, bereken word asof so-

Per calendar month or part thereof R	
2,50	(1) Availability Charges. (a) Up to and including 2 000 m ² of surface area 2,50
0,30	(b) Thereafter, per 1 000 m ² or part thereof 0,30
0,50	(2) Additional Charges. (a) Dwelling-houses and churches (church halls excluded) — (i) For the first dwelling-house or church erected on any erf or piece of land, per dwelling-house or church 0,50
3,00	(ii) For the second or subsequent dwelling-house or church erected on any erf or piece of land, per dwelling-house or church 3,00
3,00	(b) Flats, per flat 3,00
6,25	(c) Hotels licenced in terms of the Liquor Act, as amended: For every 100 m ² or part thereof of the local floor area on each storey including the basement and outbuildings available for hotel purposes 6,25
3,00	(d) Any other building or improvement: (i) For each bath (plunge bath and shower bath included) water closet, urinal pan or compartment, slop hopper trough 3,00
3,00	(ii) For each trough or channel for the use, or destined to be used for urinal or water closet purpose, for each 650 mm or 'part thereof 3,00
3,00	(iii) For each grease trap: (i) Not in excess of 150 mm in diameter 3,00
3,75	(ii) In excess of 150 mm up to and including 200 mm in diameter 3,75
5,75	(iii) In excess of 200 mm up to and including 300 mm in diameter 5,75

danige gedeelte 'n afsonderlike erf uitmaak.

(c) Maksimumvordering: R10.

(2) Ander geboue:

(a) Tot en met 150 m² van die totale vloeroppervlakte van die gebou: R12.

(b) Daarna, per 100 m² of gedeelte daarvan van die totale vloeroppervlakte van die gebou: 90c.

(c) Maksimumvordering: R175.

(3) Massahouers:

Vir die verwydering van huishoudelike vullis waar 'n massahouer spesifiek vir die gebruik van 'n individuele persel verskaf word, per massahouer: R20.

(4) Tuinvullisverwydering:

(a) Vir die verwydering van tuinvullis in plastiese voerings geplaas op die dag waarop vullisverwydering normaalweg geskied: Gratis.

(b) Vir die verwydering van tuinvullis anders as in plastiese voerings geplaas, per verwydering: R10.

(5) Vir die Verwydering van Nic-bedersbare Vullis Uitgesonderd Tuinvullis:

Per verwydering: Beraamde koste plus 10%.

(6) Gecentheidsdienste:

Per verwydering: R10.

2. Nagvuilverwydering, per Maand of Gedeelte Daarvan.

(1) Vir die verwydering van nagvuil, met uitsondering van persele in die dorp Nuwe Pietersburg, persele onder beheer van die Administrasieraad Noord-Transvaal en munisipale persele, per emmer: R10.

(2) Vir die verwydering van nagvuil uit die dorp Nuwe Pietersburg, per emmer: R5,75.

(3) Vir die verwydering van nagvuil van munisipale persele en persele onder beheer van die Administrasieraad Noord-Transvaal: Teen kosprys per emmer, soos bereken op die datum van afsluiting van die voorafgaande boekjaar.

3. Karkasverwydering en Beskikking Daaroor.

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

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

(3) Minimumvordering per verwydering: R10.

4. Algemeen.

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

(2) Enige verskuldigde bedrag ten opsigte van sanitêre dienste deur die raad gelewer, moet betaal word op 'n datum deur die raad bepaal.

TOWN COUNCIL OF PIETERSBURG. DETERMINATION OF CHARGES IN RESPECT OF SANITARY AND REFUSE REMOVAL.

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby notified that the Town Council of Pietersburg has by special resolution determined the charges as set out in the undermentioned Schedule and shall come into operation as from 1 October, 1980.

J. A. BOTES.
Town Clerk.

Civic Centre,
Pietersburg.

24 September, 1980.

SCHEDULE.

1. Refuse removal.

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

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

(a) Up to and including 2 000 m² of the ground area of the erf: R2.

(b) Thereafter, per 1 000 m² of the ground area of the erf: 70c.

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

(c) Maximum charge: R10.

(2) Other Buildings:

(a) Up to and including 150 m² of the total floor area of the building: R12.

(b) Thereafter, per 100 m² or part thereof of the total floor area of the building: 90c.

(c) Maximum charge: R175.

(3) Mass Containers:

For the removal of domestic refuse where a mass container is specifically supplied for use by an individual lot, per mass container: R20.

(2) Any amount due in respect of sanitary services rendered by the Council, shall be paid on a date determined by the Council.

1126—24

STADSRAAD VAN PIETERSBURG. VASSSTELLING VAN GELDE VIR DIE LEWERING VAN ELEKTRISITEIT.

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), word hierby bekend gemaak dat die Stadsraad van Pietersburg by spesiale besluit die geldte soos in die onderstaande Bylae uiteengesit vasgestel het met ingang 1 Oktober 1980.

J. A. BOTES.
Stadsklerk.

Burgersentrum,
Pietersburg.
24 September 1980.

BYLAE.

DEEL I.

LEWERING VAN ELEKTRISITEIT.

1. Basiese Hessing.

'n Basiese hessing van R5 vir die eerste 2 000 m² of gedeelte van 2 000 m² plus R1 vir elke bykomende 1 000 m² per maand, word gehef op elke erf, standplaas, perseel of ander terrein, moet of sonder verbeterings, wat by die hooftoevoerleiing aangesluit is of na die mening van die raad daarby aangesluit kan word, of elektrisiteit verbruik word of nie en is deur die cinaar van sodanige eiendom betaalbaar. Met dien verstande dat die maksimum hessing in die geval van woonhuise, landbouhoeves, place sowel as eiendom wat buite die munisipale gebied geleë is 'n bedrag van R8 per maand sal beloop en 'n maksimum van R1 000 per maand in die geval van ander persele: Voorts met dien verstande dat geen basiese hessing gehef word op eiendom wat aan die raad behoort en wat nie verhuur word nie.

2. Huishoudelike Toevoer.

(1) Hierdie tarief is van toepassing op elektrisiteit gelewer aan 'n erf, standplaas, perseel of ander terrein, ongeag of dit 'n afsonderlike meter of deur 'n gemeenskaplike meter bedien word en is van toepassing op:

(a) losieshuise;

(b) geboue of afsonderlike dele van geboue wat van 'n afsonderlike meter voorsien is en uitsluitlik vir woondoeleindes gebruik word;

(c) Kerke en geboue wat uitsluitlik vir godsdiensoefening of godsdiensordegebruik word;

(d) hotelle en klubs wat nie ingevolge enige drankwet geliksieer is nie;

(e) woonstelle;

(f) tchuisse vir liefdadigheidsdoeleindes bestuur;

(g) private wonings;

(h) kraaminstigtings, verpleeginrigtings en hospitale met 'n aanvraag van hoogstens 100 ampère per fase op 'n driefasevoer;

(i) diensbeligting vir woonstelle en geboue;

(j) Verbruikers vir landboudoeleindes met 'n aanvraag van hoogstens 100 ampère per fase op 'n driefase toevoer.

(2) Diensheffing:

Waar daar meer as een verbruiker per erf, standplaas, perseel of ander terrein is, per verbruiker, per maand of gedeelte daarvan: R5.

(3) Vir elektrisiteit verbruik, per kW.h: 3,1c.

(4) Alternatiewe toevoerskaal in die plek van subitem (3) hierbo:

(a) 'n Aanvraagsheffing wat betaalbaar is, hetby elektrisiteit verbruik word al dan nie, gebaseer op die maksimum beskikbare toevoer vasgestel deur middel van 'n tariefstroombrekker op die raad se meterpannel ooreenkomsdig die volgende kenwaardes:

(i) Vir enkelfasige toevoer:

1 x 20 ampère: Gratis .

1 x 40 ampère: R3

<p>1 x 60 ampére: R6 1 x 80 ampére: R9</p> <p>(ii) Vir driesafige tovoer: 3 x 20 ampére: R6 3 x 40 ampére: R15 3 x 60 ampére: R24 3 x 80 ampére: R33 3 x 100 ampére: R42</p> <p>(b) Vir elektrisiteit verbruik, per kW.h: 2,51c.</p> <p>3. Nie-huishoudelike tovoer. (1) Hierdie tarief is van toepassing op elektrisiteit gelewer aan 'n erf, standplaas, perseel of ander terrein, ongeag of dit deur 'n afsonderlike meter of deur 'n gemeenskaplike meter bedien word en is van toepassing op —</p> <p>(a) staatsgeboue, Provinciale geboue en Suid-Afrikaanse Spoerweë met 'n aanvraag van hoogstens 100 ampére per fase op 'n driesafige tovoer; en</p> <p>(b) enige ander verbruiker waarvoor daar nie onder enige ander item van hierdie tariewe voorsiening gemaak is nie.</p> <p>(2) Diensheffing.</p> <p>(a) Waar daar slegs een verbruiker per erf, standplaas, perseel of ander terrein is, per maand of 'n gedeelte daarvan: R5.</p> <p>(b) Waar daar meer as een verbruiker per erf, standplaas, perseel of ander terrein is, per verbruiker, per maand of gedeelte daarvan: R10.</p> <p>(3) Vir elektrisiteit verbruik, per kW.h: 4,84c.</p> <p>(4) Alternatiewe tovoerskaal in die plek van subitem (3) hierbo:</p> <p>(a) 'n Aanvraagheffing ooreenkomsdig subitems 2(4)(a)(i) en 2(4)(a)(ii).</p> <p>(b) Vir elektrisiteit verbruik, per kW.h: 4,24c.</p> <p>4. Nywerhede en Skoolkomplekse.</p> <p>(1) Hierdie tarief is van toepassing op nywerhede en skoolkomplekse met 'n aanvraag van hoogstens 100 ampére per fase op 'n driesafigetvoer asook verbruikers vir landbouoeleindes wat nie onder subitem 2(1)(j) geklassifiseer kan word nie.</p> <p>(2) Diensheffing per maand: R10.</p> <p>(3) Vir elektrisiteit verbruik, per kW.h: 3,64c.</p> <p>(4) Alternatiewe tovoerskaal in die plek van subitem (3) hierbo vir nywerhede en skoolkomplekse uitgesonderd verbruikers vir landbouoeleindes:</p> <p>(a) 'n Aanvraagheffing ooreenkomsdig subitems 2(4)(a)(i) en 2(4)(a)(ii).</p> <p>(b) Vir elektrisiteit verbruik, per kW.h: 3,22c.</p> <p>5. Grootmaattovoer.</p> <p>(1) Uitgesonderd Zebediela, is hierdie tarief beskikbaar vir enige verbruiker wat daarvoor aansoek doen, en is van toepassing op alle verbruikers met 'n aanvraag van hoër as 100 ampére op 'n driesafigetvoer.</p> <p>(2) Diensheffing, per maand: R25.</p> <p>(3) Aanvraagheffing, per kV.A: R6,60.</p> <p>(4) Vir elektrisiteit verbruik:</p>	<p>(a) Vir die eerste 100 000 kW.h per kW.h: 1,25c.</p> <p>(b) Daarna, per kW.h: 1,10c.</p> <p>(5) Minimum vordering, per maand: R264.</p> <p>6. Municipale Departemente. Vorderings vir elektrisiteit word teen kosprys gehef.</p> <p>7. Rondekreisende Verbruikerstovoer. (1) Hierdie tarief is van toepassing op rondekreisende of tydelike verbruikers soos Karnavals, kermisses, sirkusse en ander tovoer van 'n dergelike aard.</p> <p>(2) Vir elektrisiteit verbruik, per kW.h: 17,3c.</p> <p>8. Ongemete Verbruikerstovoer. Hierdie tarief is van toepassing waar dit onprakties is om installasies soos telefoonhokkies en dergelike gebruik te meet.</p> <p>(1) 'n Vaste maandelikse vordering van R1,85 ten opsigte van die levering aan elke telefoonhokkie of telefoonfilterhut.</p> <p>(2) In alle ander gevalle is 'n vaste maandelikse vordering, bereken op die volgende basis, betaalbaar:</p> <p>(a) Vir die eerste 300W: Kosteloos.</p> <p>(b) Daarna, tot en met 500W, per 100W of gedeelte daarvan: R2,40.</p> <p>(c) Daarna, vir elke bykomende 100W of gedeelte daarvan: R1,18.</p> <p>9. Buitegebiedstovoer. (1) Hierdie tarief is van toepassing op verbruikers buite die munisipaliteit geleë, uitgesonderd Zebediela.</p> <p>(2) Die geldige betaalbaar is volgens die tariewe wat binne die munisipaliteit van toepassing is, plus 'n toeslag van 10%.</p> <p>10. Zebediela. (1) Hierdie tarief is van toepassing op elektrisiteit gelewer aan die Zebediela Landgoed.</p> <p>(2) Die geldige betaalbaar is volgens die tarief van Evkom (Rand en O.V.S. Onderneming) vir elektrisiteit gelewer aan Pietersburg, plus 'n toeslag van 10%. Die kW.aanvraag van Evkom word deur kVA aanvraag vervang.</p> <p>11. Buitespilstovoer. (1) Hierdie tovoer is beskikbaar vir enige verbruiker wat daarvoor aansoek doen, mits daar spaarenergie in die bestaande stelsel van die Raad beskikbaar is vir hierdie doel.</p> <p>(2) Die tovoer is onderworpe aan 'n spertyd van minstens 6 uur of sodanige periode as wat die ingenieur van tyd tot tyd na gelang van omstandighede mag bepaal. Die spertyd begin tussen die ure 07h00 en 08h00 volgens die oordeel van die ingenieur, en gedurende hierdie periode word enige elektriese vrag wat die verbruiker op die stelsel mag plaas, deur 'n hoogaanvraagmeter geregistreer, welke meter na verstryking van die spertyd uitgeskakel word.</p> <p>(3) Hierdie tarief word toegepas met die behoud van enige basiese of diensheffings wat andersins onder die normale tariewe op die verbruiker van toepassing sou wees.</p> <p>(4) Aanvraagheffing in spertydperk, per kV.A: R4,64.</p>	<p>(5) Vir elektrisiteit verbruik, per kW.h: 2,1c.</p> <p>12. Outomatiese Aanpassing, van Energieheffings. (1) Die energieheffings in items 2, 3, 4, 5, 7 en 11 word met ingang van Februarie, Mei, Augustus en November van elke jaar aangepas met P sent per kW.h bereken tot die naaste derde desimaal, volgens die formule</p> $P = \frac{(100 - N)}{(100 - E)} Q \times \left(1 + \frac{R}{100}\right)$ <p>waarin —</p> <p>Q — die vermoeidering of vermindering van Evkom se kW.h-heffing soos van toepassing op die raad, in die maand voorafgaande die maand waarin die aanpassing van die Raad se kW.h-heffings gemaak word, in sent per kW.h.</p> <p>N — die korling van toepassing in Evkom se rekening, uitgedruk as 'n persentasie.</p> <p>R — die persentasie algemene toeslag of afslag in Evkom se tarief en het 'n positiewe waarde in die geval van 'n algemene toeslag en 'n negatiewe waarde in die geval van 'n algemene afslag.</p> <p>E — die som totaal van die verspreidingsverliese en die municipale departementeelike verbruik soos bepaal aan die einde van die voorafgaande boekjaar, uitgedruk as 'n persentasie van die totale kW.h deur die raad van Evkom aangekoop gedurende die gemelde boekjaar.</p> <p>(2) Vir die doeleindes van die eerste bepaling van Q word die kW.h-heffing van Evkom soos in sy Julie 1980 rekening, aangeleoon as basis gebruik.</p> <p>(3) Die waardes van R, Q en N word bepaal uit Evkom se tarief vir die uitbreidingsgebiede in sy Randse en O.V.S.-Onderneming, soos toegepas in Evkom se rekening aan die raad vir elektrisiteit gelewer.</p> <p>DEEL II.</p> <p>ALGEMENE VORDERINGS.</p> <p>Die volgende vorderings en voorwaardes geld ten opsigte van algemene dienste deur die raad gelewer.</p> <p>1. Installeringstoetsgeld.</p> <p>(1) Een toets en ondersoek van 'n nuwe installasie of van uitbreidings of veranderinge aan 'n bestaande installasie word gratis deur die raad uitgevoer by ontvangs van 'n skriftelike versoek.</p> <p>(2) As die installasie nie die toets deurstaan nie of nie goedgekeur word nie, word 'n vordering van R10 gehef vir elke verdere toets of ondersoek.</p> <p>(3) Waar 'n kontrakteur of sy gemagtigde verteenwoordiger versuim om 'n afspraak vir die uitvoer van 'n toets of ondersoek na te kom, is 'n vordering van R10 betaalbaar vir elke verdere besoek daardoor veroorsaak.</p> <p>(4) Die toets en ondersoek van ou installasies word gratis deur die raad uitgevoer op versoek.</p> <p>2. Heraansluitingsgeld.</p> <p>(1) Die vordering vir heraansluiting na afsluiting wens nie-betaling van die rekening of die nie-nakoming van enige van die regulasies of verordeninge van die raad soos volg:</p>
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- (a) Binne die munisipaliteit:
 (i) Gedurende werkure: R15.
 (ii) Na werkure: R20.

- (b) Buite die munisipaliteit:
 (i) Gedurende werkure: R25.
 (ii) Na werkure: R30.

(2) Vordering vir heraansluiting na tydelike afsluiting op versok van enige verbruiker:

- (a) Binne die munisipaliteit:
 (i) Gedurende werkure: R5.
 (ii) Na werkure: R10.
- (b) Buite die munisipaliteit:
 (i) Gedurende werkure: R10.
 (ii) Na werkure: R15.

(3) Vordering by verandering van verbruiker: Vir elke aansoek vir die levering van diens, ongeag of die diens gestaak is, al dan nie:

- (a) Binne die munisipaliteit:
 (i) Gedurende werkure: R5.
 (ii) Na werkure: R10.
- (b) Buite die munisipaliteit:
 (i) Gedurende werkure: R10.
 (ii) Na werkure: R15.

3. Algemene Dienste.

Enige diens gelewer op die versoek van 'n verbruiker en waarvoor geen voorsiening in hierdie tarief van gelde gemaak is nie, word aangeslaan teen die beraamde koste van die Raad, plus 10%.

4. Spesiale Meteraflesings.

Die vordering vir 'n spesiale aflesing van 'n meter op versoek van 'n verbruiker is:

- (1) Binne die munisipaliteit: R5.
 (2) Buite die munisipaliteit: R10.

5. Toets van Meters.

Die vordering vir die toets van 'n meter op versoek van 'n verbruiker is:

- (1) Binne die munisipaliteit:
 (a) Hoofaanvraagmeter, per meter: R25.
 (b) kW.h-meter, per meter: R10.

6. Kragonderbrekings.

Waar die elektrisiteitsdepartement opgevoerd word om herstelwerk in verband met 'n kragonderbreking te doen en so 'n onderbreking word gevind te wye aan enige oorsaak, uitgesonderd 'n fout aan die Raad se hooftoevoerleidings of apparaat, is 'n vordering van R5 deur die verbruiker vir elke sodanige besoek betaalbaar.

7. Uitbreiding van Hooftoevoerleidings.

(1) Waar 'n verbruiker se personeel so geleë is met betrekking tot die hooftoevoerleidings dat 'n uitbreiding van die hooftoevoerleidings nodig is, moet bedoelde verbruiker, benewens enige ander vorderings ingevolge hierdie tariewe van toepassing,

die koste betaal van enige uitbreiding van die bestaande hooftoevoerleidings wat nodig mag wees om 'n toeroer aan sodanige personele beskikbaar te stel.

(2) Die verbruiker moet die volle geraamde koste van enige uitbreidings van die hooftoevoerleidings vir sy doeleindes, vooruitbetaal.

(3) Indien 'n bykomende aansluiting by 'n bestaande uitbreiding gemaak moet word, moet die verbruiker wat genoemde aansluiting verlang ten opsigte van daardie gedeelte van die bestaande uitbreiding waarnaan die aansluiting geneem word, aan die raad in kontant 'n bedrag wat op pro-rata basis deur die raad bereken is, betaal. Die verbruikers wat tot die koste van die bestaande uitbreiding bygedra het, word proporsioneel met die bedrag wat aldus betaal is, gekrediteer.

(4) Waar 'n toeroer aan 'n nuwe verbruiker of groep verbruikers verskaf word en die koste van die uitbreiding van die plaaslike verspreidingsstelsel in verhouding tot die aanvanklike elektrisiteitsbehoeftes van die verbruiker of groep verbruikers buitengewoon hoog is, kan die raad bykomende heffings toepas deur middel van 'n stelsel van uitbreidingsheffings wat deur die individuele verbruiker of verbruikers betaalbaar is. Die uitbreidingsheffings moet sodanig wees dat dit die kapitaalverpligtinge dek wat aangegaan word om die verspreidingsstelsel uit te brei om krag aan die gemelde verbruiker of verbruikers te verskaf: Met dien verstande dat die verbruiker nie sodanige heffing betaal wanneer die volle koste van die aansluiting in kontant aan die raad betaal is voor die aansluiting gemaak word.

8. Deposito vir Beramings.

Indien 'n uitbreiding van 'n hooftoevoerleiding verlang word, is 'n deposito van R25 betaalbaar vir die beraming van die koste. Hierdie bedrag word van die totale aansluitingsgelde afgetrek, en indien die aansluiting nie gemaak word nie, word die bedrag verbeer.

9. Deposito's vir die Levering van Elektrisiteit.

Minimum deposito ingevolge artikel 6(1)

- (a) van die verordeninge betaalbaar: R10.

TOWN COUNCIL OF PIETERSBURG.

DETERMINATION OF CHARGES FOR THE SUPPLY OF ELECTRICITY.

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby notified that the Town Council of Pietersburg has by special resolution determined the charges as set out in the undermentioned schedule and shall come into operation as from 1 October, 1980.

J. A. BOTES.
Town Clerk.

Civic Centre,
Pietersburg.
24 September, 1980.

SCHEDULE.

PART I.

SUPPLY OF ELECTRICITY.

1. Basic Charge.

A basic charge of R5 for the first 2 000 m² or part of 2 000 m² plus R1 for every additional 1 000 m² or part of 1 000 m² more than 2 000 m², shall be levied per

month per erf, stand, lot or other area, with or without any improvements, which is, or in the opinion of the council, can be connected to the mains, whether electricity is consumed or not, and is payable by the owner of such property: Provided that the maximum charge in the case of dwellings, agricultural holdings, farms as well as property outside the municipal area, will be an amount of R8 per month, and a maximum of R1 000 per month in the case of other premises: Provided further that no basic charge is levied on property belonging to the council and which is not leased.

2. Domestic Supply.

(1) This tariff shall apply to electricity supplied to an erf, stand, premises of other area, notwithstanding the fact that it is served by a separate or by a communal meter and applies to:

- (a) Boarding houses;
 (b) buildings or separate sections of buildings separately metered and used exclusively for residential purposes;
 (c) churches and buildings used exclusively for divine worship or religious instruction;
 (d) hotels and clubs not licensed under any liquor act;
 (e) flats;
 (f) homes conducted for charitable purposes;
 (g) private dwellings;

(h) maternity homes, nursing homes and hospitals with a maximum demand of 100 ampère per phase on a three-phase supply;

- (i) service lighting for flats and buildings;
 (j) consumers for agricultural purposes with a maximum demand of 100 ampère per phase on a three-phase supply;

(2) Service Charge.

Where there is more than one consumer per erf, stand, premises or other area, per consumer per month, or part thereof: R5.

(3) For electricity consumed, per kW.h: 3,1c.

(4) Alternative supply scale instead of subitem (3) above:

- (a) A demand charge which shall be payable whether electricity is consumed or not, based on the maximum available supply determined by a tariff circuit breaker on the council's metering panel in accordance with the following ratings:

(i) For single phase supply:

- 1 x 20 ampères: Free of charge.
 1 x 40 ampères: R3.
 1 x 60 ampères: R6.
 1 x 80 ampères: R9.

(ii) For three phase supply:

- 3 x 20 ampères: R6.
 3 x 40 ampères: R15.
 3 x 60 ampères: R24.
 3 x 80 ampères: R33.
 3 x 100 ampères: R42.

(b) For electricity consumed, per kW.h: 2,51c.

3. Non-domestic Supply.

(1) This tariff shall apply to electricity supplied to an erf, stand, premises or any other area irrespective whether served by a separate or by a communal meter and is applicable to —

- (a) state buildings, Provincial buildings and the South African Railways with a maximum demand of 100 ampère per phase on a three phase supply; and
- (b) any other consumer not provided for under any other item of these tariffs.

(2) Service Charge.

- (a) Where there is only one consumer per erf, stand, premises or other area, per month or part thereof: R5.
- (b) Where there is more than one consumer per erf, stand, or other area, per consumer, per month or part thereof: R10.

(3) For electricity consumed, per kW.h: 4,84c.

(4) Alternative supply scale instead of sub-item (3) above:

- (a) A demand charge in accordance with subitems 2(4)(a)(i) and 2(4)(a)(ii).
- (b) For electricity consumed, per kW.h: 4,24c.

4. Industries and School Complexes.

(1) This tariff is applicable to industries and school complexes with a maximum demand of 100 ampères per phase on a three phase supply, including consumers for agricultural purposes who cannot be classified under subitem 2(1)(j).

(2) Service charge per month: R10.

(3) For electricity consumed, per kW.h: 3,64c.

(4) Alternative supply scale instead of sub-item (3) above for industries and school complexes, excluding consumers for agricultural purposes:

- (a) A demand charge in accordance with subitems 2(4)(a)(i) and 2(4)(a)(ii).
- (b) For electricity consumed, per kW.h: 3,22c.

5. Bulk Supply.

(1) With the exception of Zebediela, this tariff is available to any consumer who applies therefor and is applicable to all consumers with a demand exceeding 100 ampères on a three phase supply.

(2) Service charge, per month: R25.

(3) Demand charge, per kVA: R6,60.

(4) For electricity consumed:

(a) For the first 100 000 kW.h, per kW.h: 1,25c.

(b) Thereafter, per kW.h: 1,10c.

(5) Minimum charge, per month: R264.

6. Municipal Departments.

Charges for electricity shall be levied at cost.

7. Travelling Consumer Supply.

(1) This tariff applies to travelling or temporary consumers such as carnivals, fairs, circuses and other supply of a similar nature.

(2) For electricity consumed, per kW.h: 17,3c.

8. Unmetered Consumers Supply.

This tariff is applicable where it is impractical to meter installations such as telephone booths and similar uses.

(1) A fixed monthly charge of R1,85 in respect of the supply to each telephone booth or telephone filterhut.

(2) In all other cases a fixed monthly charge, calculated on the following basis shall be payable:

- (a) For the first 300 W: Free of charge.
- (b) Thereafter, up to and including 500 W per 100 W or part thereof: R2,40.
- (c) Thereafter, for every additional 100 W or part thereof: R1,18.

9. Outside Area Supply.

(1) This tariff is applicable to consumers situated outside the municipality, excluding Zebediela.

(2) The charges payable shall be according to the tariffs applicable within the municipality, plus a surcharge of 10 %

10. Zebediela.

(1) This tariff is applicable to electricity supplied to Zebediela Estates.

(2) The tariff shall be according to the tariff of Escom (Rand and O.F.S. Undertaking) for electricity supplied to Pietersburg, plus a surcharge of 10 %

The kW demand from Escom shall be substituted by kVA.

11. Off-peak Supply.

(1) This supply is available to any consumer who applies therefor, provided that spare energy is available for this purpose in the council's existing system.

(2) The supply is subject to a barrier time of at least six hours or such period as the engineer may determine from time to time according to circumstances. The barrier time commences between the hours 07h00 and 08h00 at the discretion of the engineer and during this period any electrical load which the consumer may place on the system, is registered by a maximum demand meter, which is switched off on termination of the barrier time.

(3) This tariff is applied with the retention of any basic or service charges which would otherwise under normal circumstances be applicable to the consumer.

(4) Demand charge during peak time period, per kVA: R4,64.

(5) For electricity consumed, per kW.h: 2,1c.

12. Automatic Adjustment of Energy Charges.

(1) The energy charges in items 2, 3, 4, 5, 7 and 11 shall be adjusted with effect from February, May, August and November of each year with P cents per kW.h calculated to the nearest third decimal, according to the formula —

$$P = \frac{(100 - N)}{(100 - E)} Q \times \left(1 + \frac{R}{100}\right)$$

wherein

Q — the increase or decrease of Escom's kW.h charge as applicable to the council, in the month preceding the month in which the adjustment of the council's kW.h charge as charges are being made, in cents per kW.h.

N — the discount applicable to Escom's account expressed as a percentage.

R — the percentage general surcharge or discount in Escom's charge, having a positive value in case of a general surcharge and a negative value in the case of a general discount.

E — the sum total of the distribution losses and the municipal departmental consumption as determined at the end of the previous financial year expressed as a percentage of the total kW.h purchased by the council from Escom during the aforementioned financial year.

(2) For the purpose of the first determination of Q the kW.h tariff of Escom as stated in its July, 1980, account, is used as basis.

(3) The values of R, Q and N are determined according to Escom's tariff for the extension areas in its Rand and O.F.S. Undertakings, as applied in Escom's account for the supply of electricity to the council.

PART II.

GENERAL CHARGES.

The following charges and conditions shall apply in respect of general services rendered by the council.

1. Installation Test Charges.

(1) One test and inspection of a new installation or of additions or alterations to an existing installation is done free of charge by the council on receipt of a written request to do so.

(2) If the installation fails to pass the test, or is not approved, a charge of R10 shall be levied for each subsequent test or inspection.

(3) On failure of a contractor or his authorised representative to keep an appointment made for the purpose of testing or inspecting, a charge of R10 shall be levied for each additional visit necessitated thereby.

(4) The testing and inspecting of old installations shall be made free of charge by the council on request.

2. Reconnection Charges.

(1) The charge for reconnection after disconnection for non-payment of the account or for non-compliance with any of the regulations or by-laws of the council, shall be as follows:

(a) Within the municipality.

(i) During working hours: R15.

(ii) After working hours: R20.

(b) Outside the municipality:

(i) During working hours: R25.

(ii) After working hours: R30.

(2) Charge for reconnection after temporary disconnection at the request of any consumer.

- (a) Within the municipality.
 (i) During working hours: R5.
 (ii) After working hours: R10.
- (b) Outside the municipality.
 (i) During working hours: R10.
 (ii) After working hours: R15.
- (3) Charge when consumer changes: For every application for rendering the service, irrespective whether the service has been discontinued, or not:
 (a) Within the municipality.
 (i) During working hours: R5.
 (ii) After working hours: R10.
- (b) Outside the municipality.
 (i) During working hours: R10.
 (ii) After working hours: R15.

3. General Services.

Any service rendered upon request by a consumer and not provided for in this tariff of charges, shall be charged for at the estimated cost to the council, plus 10%.

4. Special Meter Readings.

The charge for the special reading of a meter at the request of a consumer shall be:

- (1) Within the municipality: R5.
 (2) Outside the municipality: R10.

5. Testing of Meters.

The charge for testing a meter at the request of a consumer shall be:

- (1) Within the municipality.

(a) Maximum demand meter, per meter: R25.

(b) kW.h-meter, per meter: R10.

- (2) Outside the municipality.

(a) Maximum demand meter, per meter: R30.

(b) kW.h-meter, per meter: R15.

6. Power failures.

When the electricity department is called upon to do reparation work in connection with a power failure and such failure is found to be due to any cause other than a fault in the Council's mains or apparatus, a charge of R5 shall be payable by the consumer for each such call out.

7. Extension of Main Supply Lines.

(1) Where a consumer's premises is so situated in relation to the main supply lines that an extension of the main supply lines is necessary, such consumer shall, in addition to any other charges applicable in terms of these tariffs, pay the cost of any extension to the existing main supply lines which may be necessary in order to make supply available to such premises.

(2) The consumer shall pay in advance the total estimated cost of any extension of the main supply lines for his purposes.

(3) Should it be required that an additional connection be made to an existing extension, the consumer requiring the aforementioned connection shall in respect of that portion of the existing extension from

which the connection is taken, pay in cash on a pro rata basis an amount to the council calculated by the council. The consumers who have contributed to the costs of the existing extension, must be proportionately credited with the amount thus paid.

(4) Where supply is given to a new consumer or group of consumers and the cost of the extension of the local distribution system is exceptionally high in relation to the initial electricity requirements of the consumer or group of consumers, the council may apply additional levies by means of a system of extension charges which shall be payable by the individual consumer or consumers. The extension charges shall be such as to cover the capital liabilities incurred to extend the distribution system to supply electricity to the said consumer or consumers: Provided that the consumer does not pay such levies when the total costs of the connection is paid in cash to the council prior to the connection being made.

8. Deposits for Estimates.

When an extension of a main supply line is required, a deposit of R25 shall be payable for the estimation of the costs. This amount shall be deducted from the total connection charges and should the connection not be made, the amount shall be forfeited.

9. Deposits for Supply of Electricity.
 Minimum deposit payable in terms of section 6(1)(a) of the by-laws: R10.

1127—24

STADSRAAD VAN PRETORIA.

OPHEFFING DEUR DIE SLUMOPRUIMINGSHOF VAN 'N VERKLARING INGEVOLGE WAARVAN DIE GEBOUE OP RESTANT VAN ERF 392, SUNNYSIDE, PRETORIA, TOT 'N SLUM VERKLAAR IS.

Ooreenkomsdig die bepalings van artikel 20 van die Slums Act No. 76 van 1979, word hiermee kennis gegeen dat die Slumopruimingshof 'n vroegere verklaring ingevolge die bepalings van artikel 6 van gemelde Wet waarvolgens die geboue op restant van Erf 392, Sunnyside, Pretoria, op 9 Februarie 1977 tot 'n slum verklaar is, opgeschep het.

P. DELPORT,
 Stadsklerk.

24 September 1980.
 Kennisgewing No. 216 van 1980.

CITY COUNCIL OF PRETORIA.

RESCISSON BY THE SLUM CLEARANCE COURT OF A DECLARATION IN TERMS OF WHICH THE BUILDINGS ON PORTION OF ERF 392, SUNNYSIDE, PRETORIA, WERE DECLARED A SLUM.

In terms of the provisions of section 20 of the Slums Act No. 76 of 1979, notice is hereby given that the Slum Clearance Court has rescinded a previous declaration in terms of the provisions of section 6 of the said Act under which the building on Portion of Erf 392, Sunnyside, Pretoria, were declared a slum on 9 February, 1977.

P. DELPORT,
 Town Clerk.

Notice 216 of 1980.
 24 September, 1980.

1128—24

STADSRAAD VAN RANDBURG.

VOORGESTELDE PERMANENTE SLUITING EN VERVREEMDING VAN SEKERE PARKERWE IN RANDBURG PER PUBLIEKE TENDER.

Kennis geskied hiermee ingevolge die bepalings van artikels 68 en 79(18) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig van die Stadsraad van Randburg se voorname om, onderhewig aan die Administrateur se goedkeuring, Parkerf 107, Ruiterhof Uitbreiding 2 en Parkerf 6, Jacanlee permanent te sluit en per publieke tender te vervreem.

Enige persoon wat teen die voorgestelde sluiting en vervreemding van die genoemde parkerwe beswaar wil maak of wat enige eis tot skadevergoeding sal hê indien sodanige sluiting uitgevoer word, word versoek om sy/haar beswaar of eis, na gelang van die geval voor of op 24 September 1980 skriftelik by die Stadsraad van Randburg in te dien.

Die betrokke raadsbesluit sowel as 'n plan waarop die parkerwe wat gesluit en vervreem gaan word, aangedui is, lê gedurende gewone kantoorure (van Maandae tot Vrydag vanaf 07h45 tot 12h45 en vanaf 13h15 tot 16h00) ter inspeksie by Kamer No. 41, 3de Vloer, Metrogebou, Hendrik Verwoerd-rylaan, Randburg.

J. C. GEYER,
 Stadsklerk.

Munisipale Kantore,
 H/v. Hendrik Verwoerd-rylaan en
 Jan Smutslaan,
 Randburg,
 24 September 1980.
 Kennisgewing No. 87/1980.

TOWN COUNCIL OF RANDBURG.

PROPOSED PERMANENT CLOSING AND ALIENATION OF CERTAIN PARK ERVEN IN RANDBURG BY PUBLIC TENDER.

Notice is hereby given in terms of sections 68 and 79(18) of the Local Government Ordinance, 1939, as amended, of the intention of the Town Council of Randburg to, subject to the approval of the Administrator, permanently close Park Erf 107, Ruiterhof Extension 2 and Park Erf 6 Jacanlee and to alienate same by public tender.

Any person who desires to object to the proposed closing and alienation of the said park erven or who will have any claim for compensation if such closing is carried out, is requested to lodge his objection or claim, as the case may be, with the Town Council of Randburg in writing, on or before 24 November, 1980.

The relevant Council resolution as well as a plan on which the park erven to be closed and alienated are indicated are available for inspection during normal office hours (from Mondays to Fridays from 07h45 to 12h45 and from 13h15 to 16h00) at Room No. 41, 3rd Floor, Metro Building, Hendrik Verwoerd Drive, Randburg.

J. C. GEYER,
 Town Clerk.

Municipal Offices,
 Cor. Hendrik Verwoerd Drive and
 Jan Smuts Avenue
 Randburg,
 24 September, 1980.
 Notice No. 87/1980.

1129—24

MUNISIPALITEIT RANDFONTEIN.
WYSIGING VAN VERORDENINGE.

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, bekend gemaak dat die raad voornemens is om die volgende verordeninge te wysig:

1. Riebeeckmeerverordeninge.
2. Verordeninge Betreffende Licensies en Beheer van Besighede.

Die algemene strekking van hierdie wysigings is:

1. Om die woonwaparktariewe te verhoog.
2. Om 'n tarief daar te stel vir die inspeksie van persele en die indiening van verslae daaroor by die licensieraad.

Afskrifte van hierdie 'wysigings lê ter insae by die kantoor van die Stadssekretaris (Kamer C) vir 'n tydperk van veertien (14) dae vanaf die datum van publikasie hiervan in die Provinciale Koerant.

Enige persoon wat beswaar teen die wysiging van die genoemde verordeninge wens aan te teken moet dit skriftelik binne veertien (14) dae na datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende doen.

C. J. JOUBERT,
Stadsklerk.

Posbus 218.
Randfontein.
1760.
Tel. 693-2271.
24 September 1980.
Kennisgewing No. 55 van 1980.

MUNICIPALITY OF RANDFONTEIN.

AMENDMENT TO BY-LAWS.

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, as amended, that the town council intends amending the following by-laws:

1. Riebeeck Lake By-laws.
2. By-laws Relating to Licences and Business Control.

The general purport of these amendments is:

1. To increase the tariffs for the caravan park.
2. To provide a tariff for the inspection of premises and the submission of reports to the licensing board.

Copies of these amendments are open for inspection at the office of the Town Secretary (Room C) for a period of fourteen (14) days from the date of publication hereof in the Provincial Gazette.

Any person who desires to record his objection to the amendment to the said By-laws must do so in writing to the undersigned within fourteen (14) days after date of publication of this notice in the Provincial Gazette.

C. J. JOUBERT,
Town Clerk.

P.O. Box 218.
Randfontein.
1760.
Tel. 693-2271.
24 September, 1980.
Notice No. 55 of 1980.

MUNISIPALITEIT RANDFONTEIN.
OPHEFFING VAN VERKLARING TOT 'N SLUM.

Kennis geskied hiermee, ooreenkomsdig artikel 20 van die Slums Act, 1979 (Wet 76 van 1979), dat die Slumsopruimingshof, Johannesburg, die verklaring opgehef het wat ingevolge artikel 20(5) van genoemde Wet gedoen is, ten opsigte van die perseel omskryf as Hoewe 50, Wilbotsdal Landbouhoeves, Randfontein.

C. J. JOUBERT,
Stadsklerk.

Posbus 218.
Randfontein.
1760.
24 September 1980.
Kennisgewing No. 54 van 1980.

MUNICIPALITY OF RANDFONTEIN.

RESCISSION OF DECLARATION OF SLUM.

Notice is hereby given in terms of section 20 of the Slums Act, 1979, (Act 76 of 1979) that the Slum Clearance Court, Johannesburg, has rescinded the declaration made in terms of section 20 (5) of the said Act in respect of the premises described as Plot 50, Wilbotsdal Agricultural Holdings.

C. J. JOUBERT,
Town Clerk.

P.O.-Box 218.
Randfontein.
1760.
24 September, 1980.
Notice No. 54 of 1980.

1131-24

MUNISIPALITEIT RANDFONTEIN.

DEPROKLAMASIE VAN PAAIE: RANDFONTEIN.

Kennis geskied hiermee kragtens die bepalings van die "Local Authorities Roads Ordinance", 55 van 1904 dat die stadsraad van Randfontein van voorneme is om daardie gedeelte van die pad geletter VWXYZ geleë gedeeltelik op die restant van die plaas Randfontein 247-I.Q. en gedeeltelik op die restant van die plaas Uitvalfontein 244-I.Q. en daardie gedeelte van die pad geletter PI TI UI VI geleë op die restant van die plaas Uitvalfontein 244-I.Q. soos aangegeven op die sketskaart deur landmeters Gillespie, Archibald en Vennoe gedurende Augustus 1980 opgestel, te deproklameer.

Die betrokke gedeeltes van die paaie was ooreenkomsdig kaart MT.1597/36 — Proklamasie van Paaie N° 49 (Administrateurs) 1937, geproklameer.

Die Randfontein Estates Gold Mining Company (W) Limited is die geregistreerde eienaars van die voornmelde please.

Enige persoon wat enige beswaar tegen bogenoemde voorneme het of wat enige eis vir skadevergoeding mag he, indien die voorneme uitgevoer word, word versoek om sy beswaar of eis, na gelang van die geval, skriftelik by die raad in te dien voor of op 28 November 1980.

Sketskaarte wat die betrokke padgedeeltes aantoon kan gedurende gewone kantoor-

ure by die kantoor van die ondergetekende besigtig word.

C. J. JOUBERT,
Stadsklerk.

Posbus 218,
Randfontein.
1760.
24 September 1980.
Kennisgewing No. 56 van 1980.

MUNICIPALITY OF RANDFONTEIN.

'DEPROCLAMATION OF ROADS: RANDFONTEIN.

Notice is hereby given in accordance with the provisions of the Local Authorities Roads Ordinance '44 of 1904 that it is the intention of the Town Council of Randfontein to deproclaim that portion of the road lettered VWXYZ situate partly on the remainder of the farm Randfontein 247-I.Q. and partly on the remainder of the farm Uitvalfontein 244-I.Q. and that portion of the road lettered P1 T1 U1 V1 situate on the remainder of the farm Uitvalfontein 244-I.Q. as indicated on the sketch plans prepared by land surveyors, Gillespie, Archibald and Partners during August, 1980.

The relevant portions of the roads were proclaimed in accordance with Plan M.T. 1597/36 — Proclamation of Roads No. 49 (Administrator's), 1937.

The Randfontein Estates Gold Mining Company (W) Limited are the registered owners of the aforementioned farms.

Any person who has any objection to the above intention or who may have any claim for compensation should the intention be carried out, is requested to lodge his objection or claim as the case may be with the council in writing on or before 28 November, 1980.

Sketch plans showing the relevant road portions may be inspected during normal office hours at the office of the undersigned.

C. J. JOUBERT,
Town Clerk.

P.O. Box 218.
Randfontein.
1760.
24 September, 1980.
Notice No. 56 of 1980.

1132-24

STADSRAAD VAN ROODEPOORT.

WYSIGING VAN VERORDENINGE INSAKE DIE VASSTELLING VAN GELDE VIR DIE UITTREIKING VAN SERTIFIKAATE EN 'DIE VERSKAFFING VAN INLIGTING.

Kennis geskied hierby kragtens artikel 80(B)(3) van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, soos gewysig, dat die Stadsraad van Roodepoort van voornemens is om sy verordeninge insake die vasstelling van geldie vir die uittreiking van sertifikate en die verskaffing van inligting te wysig.

Die algemene strekking van die voorgenoemde wysiging is om die voormalde verordeninge te wysig en per spesiale raadsbesluit vas te stel.

Afskrifte van die voorgenome wysiging van tariewe lê gedurende normale kantoorure ter insae by die kantoor van die Stadssekretaris vir 'n tydperk van veertien dae vanaf die datum van publikasie van hier-

1130-24

die kennisgewing in die Provinciale Koerant.

Enige persoon wat beswaar teen genoemde wysigings wens aan te teken moet dit skriftelik binne veertien dae na die datum van kennisgewing in die Provinciale Koerant by die ondergetekende indien.

W. J. ZYBRANDS,
Stadsklerk.

24 September 1980.
Kennisgewing No. 41/80.

CITY COUNCIL OF ROODEPOORT.
AMENDMENT TO THE BY-LAWS FOR
FIXING FEES FOR THE ISSUING OF
CERTIFICATES AND FURNISHING OF
INFORMATION.

Notice is hereby given in terms of section 80(B)(3) of the Local Government Ordinance, 17 of 1939, as amended, that the Council intends to amend its By-laws for fixing fees for the issuing of certificates and furnishing of information.

The general purport of the proposed amendment is to amend and fix the tariffs in the said by-laws by means of a special resolution of the Council.

Copies of the said amendments will be open for inspection at the office of the City Secretary during normal office hours for a period of fourteen days from the date of publication hereof in the Provincial Gazette.

Any person who wishes to object to the proposed amendments must lodge his/her objection in writing with the undersigned within fourteen days of publication of this notice in the Provincial Gazette.

W. J. ZYBRANDS,
Town Clerk.

24 September, 1980.
Notice No. 41/80.

1133—24

MUNISIPALITEIT
VAN ROODEPOORT.
WYSIGING VAN VERORDENINGE.

Daar word hiermee ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, bekend gemaak dat die Stadsraad van Roodepoort van voorneme is om sy Elektriesiteitsverordeninge te wysig deur in Deel II van die Elektriesiteitsstafie afgekondig onder Administrateurskennisgewing 1324 van 9 Augustus 1972, soos gewysig, verder te wysig deur:

- (i) Item 3. Nie-huishoudelike Toevoer (3)(c) te skrap en item 3.(3)(d) en (e) te hernommer na 3.(3)(c) en 3.(3)(d) onderskeidelik.
- (ii) Deur die term "kVA" waar dit ookal voorkom onder item 1, 2, 3 en 4 te vervang met die term "kW".
- (iii) Deur items 3.(4)(c) en 4.(3)(e) te skrap.

Afskrifte van hierdie wysiging lê ter insae by die kantoor van die Stadssekretaris tydens gewone kantoorure vir 'n tydperk van 14 dae na datum van publikasie van hierdie kennisgewing.

Enige persoon wat beswaar teen die voorgestelde wysiging wil aanteken moet sy beswaar skriftelik by die ondergetekende in-

dien binne 14 dae na datum van publikasie van hierdie kennisgewing in die Provinciale Koerant.

W. J. ZYBRANDS,
Stadsklerk.

24 September 1980.
Kennisgewing No. 43/1980.

ROODEPOORT MUNICIPALITY.

AMENDMENT TO BY-LAWS.

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, as amended, that the City Council of Roodepoort intends amending Part II of its Electricity By-laws published under Administrator's Notice 1324 of 9 August, 1972, as amended:

- (i) By the deletion of item (3)(c) under the heading 3. Non Domestic Supply and to renumber items 3.(3)(d) and (e) to read 3.(3)(c) and 3.(3)(d) respectively.
- (ii) By the substitution for the term "kVA" wherever it appears in item 1, 2, 3 and 4 of the term "kW".
- (iii) By the deletion of items 3.(4)(c) and 4.(3)(e).

Copies of the proposed amendments are open for inspection at the office of the City Secretary during normal office hours for a period of 14 days after the date of publication of this notice.

Any person who wishes to object to the proposed amendments should lodge his objection in writing with the undersigned within 14 days of publication of this notice in the Provincial Gazette.

W. J. ZYBRANDS,
Town Clerk.

24 September, 1980.
Notice No. 43/1980.

1134—24

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 Standaard Rioleringsverordeninge, soos aangeneem deur die Raad ingevolge Administrateurskennisgewing 1741 van 16 November 1977, te wysig.

Die algemene strekking van die voorgenome wysiging is om voorsiening te maak dat persone buite die munisipale gebied op eie versoek, teen 'n bepaalde tarief, aansoek mag doen om by die Raad se riaalselsel aan te sluit.

Afskrifte van die voorgestelde wysiging sal vir 'n tydperk van 14 dae vanaf datum van publikasie hiervan, gedurende normale kantoorure in die kantoor van die Stadssekretaris ter insae lê en enige persoon wat beswaar teen sodanige wysiging wil aanteken moet dit skriftelik by die Stadssekretaris doen binne 14 dae na die datum van publikasie hiervan.

W. J. ZYBRANDS,
Stadsklerk.

24 September 1980.
Kennisgewing No. 44/1980.

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 Standard Drainage By-laws accepted by the Council under Administrator's Notice 1741 of 16 November, 1977.

The general purport of the proposed amendment is to make provision for people outside the municipal area to be connected at their request to the Council's drainage system at a certain tariff.

Copies of the proposed amendment are open for inspection in the office of the City Secretary, during normal office hours, for a period of 14 days as from the date of publication hereof.

Any person who desires to record his objection to such amendment shall do so in writing to the Town Clerk within 14 days after the date of publication hereof.

W. J. ZYBRANDS,
Town Clerk.

24 September, 1980.
Notice No. 44/1980.

1135—24

PLAASLIKE BESTUUR
VAN RUSTENBURG.

KENNISGEWING WAT BESWARE
TEEN VOORLOPIGE AANVULLENDE
WAARDERINGSLYS AANVRA.

Kennis word hiermee ingevolge artikel 36 van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), gegee dat die voorlopige aanvullende waarderingslys vir die tydperk 1 Julie 1979 tot 30 Junie 1980 oop is vir inspeksie by die kantoor van die plaaslike bestuur van Rustenburg vanaf 24 September 1980 tot 29 Oktober 1980 en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadssekretaris ten opsigte van enige aangeleentheid in die voorlopige aanvullende waarderingslys, 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 weglating van enige aangeleentheid uit sodanige lys, doen so binne gemelde tyd.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is verkrybaar by die Stadssekretaris, Posbus 16, Rustenburg 0300, of kan afgestaan word by Kamer 605, Stadskantore, Burgerstraat, Rustenburg, en aan dag word spesifiek gevvestig op die feit dat geen persoon geregtig is om enige beswaar voor die waarderingsraad te opper tensy die beswaar betyds op die voorgeskrewe vorm ingedien is nie.

STADSKLERK.

Stadskantore,
Posbus 16,
Rustenburg,
0300.

24 September 1980.
Kennisgewing No. 129/1980.

**LOCAL AUTHORITY
OF RUSTENBURG.**

**NOTICE CALLING FOR OBJECTIONS
TO PROVISIONAL SUPPLEMENTARY
VALUATION ROLL.**

Notice is hereby given in terms of section 36 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the provisional supplementary valuation roll for the financial year 1 July, 1979 to 30 June, 1980 is open for inspection at the office of the local authority of Rustenburg from 24 September, 1980 to 29 October, 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 from the Town Secretary, P.O. Box 16, Rustenburg, 0300, or Room 605, Municipal Offices, Burger Street, Rustenburg, and attention is specifically directed to the fact that no person is entitled to urge any objection before the valuation board unless the objection has previously been lodged on the prescribed form.

TOWN CLERK.

Municipal Offices,
P.O. Box 16,
Rustenburg.
0300.
24 September, 1980.
Notice No. 129/1980.

1136—24

**STADSRAAD VAN RUSTENBURG.
RIOLERINGS- EN LOODGIETERSVER-
ORDENING: VASSTELLING VAN
GELDE.**

Ingevolge artikel 80(B)(8) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939) word hierby bekend gemaak dat die Stadsraad van Rustenburg by spesiale besluit die gelde soos in die onderstaande Bylae uiteengesit, met ingang 17 September 1980, vasgestel het.

BYLAE.

TARIEF VAN GELDE.

GOEDKEURING VAN RIOLERINGS-

INSTALLASIE:

Gelde ten opsigte van die goedkeuring van rioleringsinstallasies, insluitende goedkeuring van planne en inspeksiegeld is R1,00 vir elke R100-waardering of gedeelte daarvan van die rioleringsinstallasie, met 'n minimum vordering van R5,00. Met dien verstande dat vir planne ten opsigte van klein herstellings soos die vervanging van 'n spoeklosctbak, die herstel van 'n gebreklike sperder of pyp, die ontkoppeling of verwydering van sanitêre inrigtings of soortgelyke geringe werke, 'n bedrag van minstens R2,50 betaal word.

STADSKLERK.

Stadskantore,
Posbus 16,
Rustenburg.
0300.
24 September 1980.
Kennisgewing No. 125/1980.

TOWN COUNCIL OF RUSTENBURG.

**DRAINAGE AND PLUMBING BY-
LAWS: DETERMINATION OF
CHARGES.**

In terms of the provisions of section 80(B)(8) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby notified that the Town Council of Rustenburg has by special resolution determined the charges as set out in the undermentioned schedule and shall come into operation as from 17 September, 1980.

SCHEDULE.

TARIFF OF CHARGES.

**APPROVAL OF DRAINAGE INSTAL-
LATIONS.**

The charges for the approval of drainage installations, including approval of plans and inspection fees, shall be R1,00 for every R100 valuation or part thereof of the drainage installations, with a minimum charge of R5,00. Provided that in respect of small repairs, such as the replacement of a WC pan, the repair of a faulty trap or pipe, the disconnection or removal of sanitary fittings or similar minor works a minimum charge of R2,50 shall be payable.

TOWN CLERK.

Municipal Offices,
P.O. Box 16,
Rustenburg.
0300.
24 September, 1980.
Notice No. 125/1980.

1137—24

STADSRAAD VAN RUSTENBURG.

**WYSIGING VAN STANDAARD
BOUVERORDENINGE.**

Daar word hierby kennis gegee ingevolge die bepaling van artikel 96 van Ordonnansie 17 van 1939, dat die Stadsraad van Rustenburg van voorneme is om die Standaard Bouverordeninge te wysig.

Die algemene strekking van die wysiging is om artikel 93(3) van die Verordeninge duideliker te omskryf sodat die voorstelling van 'n betondak net onder gespesifieerde omstandighede vereis kan word.

'n Afskrif van die wysiging van die Verordeninge lê vir insae gedurende kantoorure by Kamer 605, Stadskantore, Burgerstraat, Rustenburg, vir 'n tydperk van 14 dae vanaf datum van publikasie van hierdie kennisgewing in die Provinciale Koerant.

STADSKLERK.

Stadskantore,
Posbus 16,
Rustenburg.
0300.
24 September 1980.
Kennisgewing No. 123/1980.

TOWN COUNCIL OF RUSTENBURG.

**AMENDMENT TO STANDARD
BUILDING BY-LAWS.**

It is hereby notified in terms of the provisions of section 96 of Ordinance 17 of 1939, that the Town Council intends amending the Standard Building By-laws.

The general purport of the amendment is to describe more distinctly section 93(3) of the Ordinance so that a reinforced concrete roof may only be requested in specific circumstances.

A copy of the amendment of the By-laws lie for inspection during office hours at Room 605, Municipal Offices, Burger Street, Rustenburg, for a period of fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

Any person desirous of objecting to the amendment should do so in writing to the Town Clerk within fourteen (14) days from date of publication of this notice in the Provincial Gazette.

TOWN CLERK.

Municipal Offices,
P.O. Box 16,
Rustenburg.
0300.
24 September, 1980.
Notice No. 123/1980.

1138—24

STADSRAAD VAN RUSTENBURG.

AANNAME VAN STANDAARD RIOLERINGSVERORDENINGE.

Daar word hierby kennis gegee ingevolge die bepaling van artikel 96 van Ordonnansie 17 van 1939, dat die Stadsraad van Rustenburg van voorneme is om die Standaard Rioleringsverordeninge afgekondig by Administrateurskennisgewing 665 van 8 Junie 1977 met sekere wysigings as verordeninge van die Stadsraad van Rustenburg te aanvaar.

Die algemene strekking van die wysiging is om die gelde as deel van die verordeninge te herroep omdat sodanige gelde by spesiale besluit ingevolge artikel 80(B) van Ordonnansie 17 van 1939 vasgestel word.

'n Afskrif van die wysiging van die Verordeninge lê vir insae gedurende kantoorure by Kamer 605, Stadskantore, Burgerstraat, Rustenburg, vir 'n tydperk van 14 dae vanaf datum van publikasie van hierdie kennisgewing in die Provinciale Koerant.

Enige persoon wat beswaar teen die aanname van die verordeninge of die wysiging daarvan wil maak, moet dit skriftelik by die Stadsklerk doen binne 14 dae na publikasie van hierdie kennisgewing in die Provinciale Koerant.

STADSKLERK.

Stadskantore,
Posbus 16,
Rustenburg.
0300.
24 September 1980.
Kennisgewing No. 121/1980.

TOWN COUNCIL OF RUSTENBURG.

**ADOPTION OF STANDARD
SANITARY BY-LAWS.**

It is hereby notified in terms of the provisions of section 96 of Ordinance 17 of 1939, that the Town Council intends adopting the Standard Sanitary By-laws with certain amendments as by-laws of the Town Council of Rustenburg.

The general purport of the amendment is to repeal the charges as part of the by-laws as such charges are determined by special resolution in terms of section 80(B) of Ordinance 17 of 1939.

A copy of the amendment of the by-laws lies for inspection during office hours at Room 605, Municipal Offices, Burger Street, Rustenburg, for a period of fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

Any person desirous of objecting to the amendment should do so in writing to the Town Clerk within fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

TOWN CLERK.

Municipal Offices,
P. O. Box 16,
Rustenburg.
0300.
24 September, 1980.
Notice No. 121/1980.

1139-24

PLAASLIKE BESTUUR VAN SECUNDA:

KENNISGEWING WAT BESWARE TEEN VOORLOPIGE AANVULLENDE WAARDERINGSLYS AANVRAAI

Kennis word hierby ingevolge artikel 12(1)(a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), gegee dat die voorlopige aanvullende waarderingslys vir die boekjaar 1980/81 oop is vir inspeksie by die kantoor van die plaaslike bestuur van Secunda vanaf 1 tot 30 Oktober 1980 en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Sekretaris ten opsigte van enige aangeleentheid in die voorlopige aanvullende waarderingslys 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 gevëstig op die feit dat geen persoon geregtig is om enige beswaar voor die waarderingsraad te opper tensy hy 'n voorgeskrewe vorm betyds ingedien het nie.

SEKRETARIS.

Gesondheidskomitee van Secunda.
Munisipale Kantore,
Sentrale Besigheid Gebied,
Secunda.
2302.
Tel. (01363) 5305.
24 September 1980.

LOCAL AUTHORITY OF SECUNDA:

NOTICE CALLING FOR OBJECTIONS TO PROVISIONAL SUPPLEMENTARY 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 supplementary valuation roll for the financial year 1980/81 is open for inspection at the office of the local authority of Secunda from 1 to 30 October, 1980 and any owner of rateable property or other person who so desires to lodge an objection with the Secretary 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.

SECRETARY.

Health Committee Secunda,
Municipal Office,
Business Centre,
Secunda.
2302.
Tel. (01363) 5305.

1140-24

STADSRAAD VAN SPRINGS.

WYSIGING VAN ELEKTRISITEITSVOORSIENINGSVERORDENINGE.

Kennis geskied hiermee kragtens artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Springs voornemens is om die Elektrisiteitsverordeninge te wysig.

Die algemene strekking van die wysiging is om die formule in die Tarief van Gelde te wysig om by die gewysigde tariefstruktuur van Eskom aan te pas.

Afskrifte van hierdie wysiging lê ter insae by die kantoor van die Raad vir 'n tydperk van veertien (14) dae vanaf die publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken, moet dit skriftelik binne veertien (14) dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende doen.

J. F. VAN LOGGERENBERG,
Stadsklerk.

Burgersentrum,
Springs.
24 September 1980.
Kennisgewing No. 153/1980.

TOWN COUNCIL OF SPRINGS.

AMENDMENT TO ELECTRICITY SUPPLY BY-LAWS.

Notice is hereby given in accordance with section 96 of the Local Government Ordinance, 1939, that the Town Council of Springs intends amending the Electricity Supply By-laws.

The general purpose of the amendment is to amend the formula in the Tariff of fees in order to bring it in line with the amended tariff structure of Eskom.

Copies of this amendment are open to inspection at the office of the Council for a period of fourteen (14) 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 four-

teen (14) days of the publication of this notice.

J. F. VAN LOGGERENBERG,
Town Clerk.
Civic Centre,
Springs.
24 September, 1980.
Notice No. 153/1980.

1141-24

STADSRAAD VAN VEREENIGING.

PROKLAMERING VAN OPENBARE PAD: PADVERBREDING VAN LANG-RANDWEG.

Hiermee word ingevolge die Local Authorities Roads Ordinance No. 44 of 1904 bekend gemaak dat die Stadsraad van Vereeniging by die Administrateur van die Provincie Transvaal aansoek gedoen het om die pad, wat in die onderstaande bylae omskryf word, as 'n openbare pad te proklameer.

'n Afskrif van die petisie en plan TP1/67/1 kan gedurende gewone kantoorure in die Kantoor van die Stadssekretaris (Kamer 104), Munisipale Kantoor, Vereeniging, besigtig word.

Enige belanghebbende persoon wat voornemens is om beswaar te maak teen die proklamering van die pad wat in die bylae omskryf word, moet sodanige beswaar, skriftelik, in tweevoud, op of voor Woensdag, 5 November 1980 by die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria, en by die Stadsklerk, Posbus 35, Vereeniging, indien.

J. J. ROODT,
Stadsklerk.

Munisipale Kantoor,
Vereeniging.
24 September 1980.
Kennisgewing No. 8784/1980.

BYLAE.

'n Pad met 'n algemene wydte van 15,74 meter in 'n algemene rigting vanaf suid-oos na noord-wes as 'n verbreding van die bestaande Landrandweg en wat strek oor Restant van Gedeelte 6 van Houtkop 594-I.Q., Hoewes 17, 18, 21, 22, 25, 26, 29, 30, 33, 34, 37 en 38 Houtkop Landbouhoeves en Gedeelte 63 van Vlakfontein 546-I.Q., soos aangevoer op tekening TP1/67/1 opgestel deur die Stadsingenieur (Beplanning en Ontwikkeling.)

TOWN COUNCIL OF VEREENIGING.

PROCLAMATION OF A PUBLIC ROAD: WIDENING OF LANGRAND ROAD.

Notice is hereby given in terms of the Local Authorities Roads Ordinance No. 44 of 1904 that the Town Council of Vereeniging has petitioned the Administrator of Transvaal to proclaim as a public road the road described in the schedule appended hereto.

A copy of the petition and plan TP1/67/1 may be inspected during normal office hours at the office of the Town Secretary (Room 104) Municipal Offices, Vereeniging.

Any interested person desiring to lodge an objection to the proclamation of the road described in the Schedule must lodge such objection in writing (in duplicate) with the Director of Local Government, Private Bag X437, and with the Town Clerk, P.O.

Box 35, Vereeniging, on or before Wednesday, 5 November, 1980.

J. J. ROODT,
Town Clerk.

Municipal Offices,
Vereeniging.
24 September, 1980.
Notice No. 8784/1980.

SCHEDULE.

A road with a general width of 15,74 metres in a general direction from south-east to north-west as a road widening of the existing Langrand Road and running over the Remaining Extent of Portion 6 of Houtkop 598-I.Q., Holdings 17, 18, 21, 22, 25, 26, 29, 30, 33, 34, 37 and 38 Houtkop Agricultural Holdings and Portion 63 of Vlakfontein 546-I.Q., as shown on drawing TP1/67/1 prepared by the Town Engineer (Planning and Development).
1142-24-1-8

STADSRAAD VAN VEREENIGING.

VEREENIGING ONTWERP-DORPSBEPLANNINGWYSIGINGSKEMA 1/172.

Ingevolge die Ordonnansie op Dorpsbeplanning en Dorpe 1965 het die Stadsraad van Vereeniging Ontwerp-dorpsbeplanningwysigingskema 1/172, opgestel.

Hierdie skema bevat 'n voorstel vir die hersonering van 'n gedeelte van Karibastraat — Powerville vanaf "Bestaande pad" na "Nywerheid".

Besonderhede van hierdie skema lê ter insae in die kantoor van die Stadssekretaris (Kamer 104), Municipale Kantoor, Vereeniging, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 24 September 1980.

Enige eienaar of besitter van onroerende eiendom geleë binne 'n gebied waarop bovenoemde ontwerp-skema van toepassing is of binne 2 km van die grens daarvan, kan skriftelik enige beswaar indien by of vertoe tot bovenoemde plaaslike bestuur rig ten opsigte van sodanige ontwerp-skema binne vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 24 September 1980 en wanneer hy enige sodanige beswaar indien of sodanige vertoe rig, kan hy skriftelik versoek dat hy deur die plaaslike bestuur aangehoor word.

J. J. ROODT,
Stadsklerk.

Municipale Kantoor,
Vereeniging.
24 September 1980.
Kennisgewing No. 8783/1980.

TOWN COUNCIL OF VEREENIGING.

VEREENIGING DRAFT TOWN-PLANNING AMENDMENT SCHEME 1/172.

In terms of the Town-planning and Townships Ordinance 1965 the Town Council of Vereeniging has prepared Draft Town-planning Amendment Scheme 1/172.

This scheme contains a proposal for the rezoning of a portion of Kariba Street, Powerville from "Existing Road" to "Industrial".

Particulars of this scheme are open for inspection at the office of the Town Secretary (Room 104), Municipal Offices, Vereeniging, for a period of four weeks

from the date of first publication of this notice, which is 24 September, 1980.

Any owner or occupier of immovable property situated within the area to which the above-named draft scheme applies or within 2 km of the boundary thereof may in writing lodge any objection with or may make any representations to the above-named local authority in respect of such draft scheme within four weeks of the first publication of this notice, which is 24 September, 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. ROODT,
Town Clerk.

Municipal Offices,
Vereeniging.
24 September, 1980.
Notice No. 8783.

1143-24-1

STADSRAAD VAN VENTERSDORP.

KENNISGEWING WAT BESWARE TEEN VOORLOPIGE AANVULLENDE WAARDERINGSLYS AANVRA.

Kennis word hierby ingevolge artikel 36 van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), gegee dat die voorlopige aanvullende waarderingslys vir die jare 1979 en 1980 oop is vir inspeksie by die kantoor van die Plaaslike Bestuur van Ventersdorp vanaf 24 September 1980 tot 23 Oktober 1980 en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleenthed in die voorlopige aanvullende waarderingslys 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 aangeleenthed uit sodanige lys, doen so binne gemelde tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by Kamer 3, Burgersentrum, Ventersdorp, beskikbaar en aandag word spesifiek gevetyg op die feit dat geen persoon geregtig is om enige beswaar voor die waarderingsraad te oppertensy hy 'n beswaar op die voorgeskrewe vorm betys ingediend het nie.

A. E. SNYMAN,
Stadsklerk.

Municipale Kantore,
Burgersentrum,
Ventersdorp.
24 September, 1980.
Kennisgewing No. 18/1980.

TOWN COUNCIL OF VENTERSDORP.

NOTICE CALLING FOR OBJECTIONS TO PROVISIONAL SUPPLEMENTARY VALUATION ROLL.

Notice is hereby given in terms of section 36 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the provisional supplementary valuation roll for the years 1979 and 1980 is open for inspection at the office of the Local Authority of Ventersdorp from 24 September, 1980 to 23 October, 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 any objection is obtainable from Room 3, Civic Centre, Ventersdorp 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 any objection in the prescribed form.

A. E. SNYMAN,
Town Clerk.

Municipal Offices,
Civic Centre,
Ventersdorp.
24 September, 1980.
Notice No. 18/1980.

1144-24-1

STADSRAAD VAN BRAKPAN.

KENNISGEWING WAT BESWARE TEEN VOORLOPIGE AANVULLENDE WAARDERINGSLYS AANVRA.

Kennis word hierby ingevolge artikel 36 van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 11 van 1977, gegee dat die voorlopige aanvullende waarderingslys vir die boekjaar 1979/80 oop is vir inspeksie by die kantoor van die Plaaslike Bestuur van Brakpan vanaf 24 September 1980 tot 27 Oktober 1980 en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk, ten opsigte van enige aangeleenthed in die voorlopige aanvullende waarderingslys 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 aangeleenthed 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 gevetyg op die feit dat geen persoon geregtig is om enige beswaar voor die Waarderingsraad te oppertensy hy 'n beswaar op die voorgeskrewe vorm betys ingediend het nie.

G. E. SWART,
Stadsklerk.

Le Verdieling,
Nuwe Municipale Gebou,
h.v. Kingswaylaan- en Parkstraat,
Brakpan.
1540.
24 September 1980.
Kennisgewing No. 128/1980.

BRAKPAN TOWN COUNCIL.

NOTICE CALLING FOR OBJECTIONS TO 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 sup-

plementary valuation roll for the financial year 1979/80 is open for inspection at the office of the Local Authority of Brakpan from 24 September, 1980 to 27 October, 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 timely lodged an objection in the prescribed form.

G. E. SWART

Town Clerk

First Floor,

New Municipal Building,

cor. Kingsway Avenue and Park Street,

Brakpan,

1540.

24 September, 1980.

Notice No. 128/1980.

1145-24-01

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE.

KENNISGEWING AANGAANDE EIENDOMSBELASTING, GRONDBELASTING EN DIENSTEHOF

Kennis word hierby gegee dat die Raad vir die boekjaar 1 Julie 1980 tot 30 Junie 1981 die volgende gehef het:

A. EIENDOMSBELASTING 'OP PERSELE' GELEË BINNE PLAASLIKE GEBIEDSKOMITEE-GBIEDE.

Eiendomsbelasting is gehef ingevolge die bepalings van Ordonnansie No. 11 van 1977, behalwe in gebiede waar die Algemene Waarderingslyste, gewaardeer ingevolge die bepalings van Ordonnansie No. 20 van 1933, nog in werking is.

Eiendomsbelasting word gehef teen die tariewe soos aangetoon op die onderstaande skedule, op die terreinwaardes van belasbare grond soos dit in die Waarderingslys ten opsigte van Dorpe, Landbouhoeves en Plaasgedeeltes gemeld in genoemde skedule, voorkom.

Die Landbouhoeves soos in die onderstaande skedule uitcengesit, sluit vir die doel hiervan alle grond in wat in die oorspronklike aanleg van genoemde Hoeves waarvoor 'n sertifikaat uitgereik is ten opsigte van enige gedeelte van sodanige grond en nienteenstaande enige daaropvolgende verandering in die beskrywing daarvan, tensy 'n dorp op so 'n gedeelte gestig is ooreenkomsdig die Dorpe- en Dorpsaanlegordonansie No. 11 van 1931, soos gewysig, of die Dorpsbeplanning en Dorpe-ordonnansie No. 25 van 1965 of tensy dit gelyktydig met uitsnyding gekonsolideer is met 'n ander grondgedeelte waarop geen belasting gehef is nie.

Eiendomsbelasting op plase word gehef op die gedeeltes van Gedeceltes van die plase geleë in 'n Plaaslike Gebiedskomitee-gebied wat vir sakedoeleindes gebruik word, soos omskryf in artikel 4 van die Plaaslike Bestuurs Belastingordonansie No. 20 van 1933, soos gewysig en op die waarderingslyste wat op of na 1 Julie 1978 in werking tree op sakedoeleindes ingevolge die bepalings van artikel 29(6) van ordonnansie 20 van 1943.

Waar plase anders belas word as hierbo genoem, word dit in die opmerkingskolom van die skedule aangedui.

Die belasting sal verskuldig en betaalbaar wees op 31 Oktober 1980 maar belastingbetalers mag die belasting gehef in twee gelyke paaiemente betaal op 31 Oktober 1980 en 28 Februarie 1981, of belastingbetalers kan skriftelik aansoek doen om belastings gehef in agt paaiemente te betaal met aanvangsdatum 31 Julie 1980 en 'n finale paaiement op 28 Februarie 1981. Indien 'n eiendom verkoop word sal die belastings ten volle betaalbaar wees vir die finansiële jaar en verval paaiemente dus. (Sien Skedule A).

B. EIENDOMSBELASTING OP PERSELE GELEË BINNE DIE GEBIEDE IN DIE RAAD SE ALGEMENE REGSGEBIED.

Eiendomsbelasting in die gebiede in Skedule B genoem, is ingevolge die bepalings van artikel 29(6) van Ordonnansie No. 20 van 1943 op die terreinwaardes van die gedeeltes van erwe, landbouhoeves en plaasgedeeltes, wat vir sakedoeleindes gebruik word, teen 3c/R gehef. Die belasting sal verskuldig en betaalbaar wees op 31 Oktober 1980 maar belastingbetalers mag die belasting gehef in twee gelyke paaiemente betaal op 31 Oktober 1980 en 28 Februarie 1981, of belastingbetalers kan skriftelik aansoek doen om belastings gehef in agt paaiemente te betaal met aanvangsdatum 31 Julie 1980 en 'n finale paaiement op 28 Februarie 1981. Indien 'n eiendom verkoop word sal die belastings ten volle betaalbaar wees vir die finansiële jaar en verval paaiemente dus. (Sien Skedule B).

C. GRONDBELASTING.

Ingevolge die bepalings van artikel 29(2) van Ordonnansie No. 20 van 1943 is 'n Grondbelasting van R24,00 per erf per jaar vir die boekjaar 1 Julie 1980 tot 30 Junie 1981 in Badplaas Dorp, geleë in die Raad se Algemene Regsgebied, gehef.

Die belasting gehef sal verskuldig en betaalbaar wees op 31 Oktober 1980 maar belastingbetalers mag die belasting gehef in twee gelyke paaiemende betaal op 31 Oktober 1980 en 28 Februarie 1981, of belastingbetalers kan skriftelik aansoek doen om belastings gehef in agt paaiemende te betaal met aanvangsdatum 31 Julie 1980 en 'n finale paaiemende op 28 Februarie 1981. Indien 'n eiendom verkoop word sal die belastings ten volle betaalbaar wees vir die finansiële jaar en verval paaiemende dus. (Sien Skedule C).

D. DIENSTEHEFFINGS.

Die heffings in verband met riool, nagvuil- en vuilgoedverwyderingsdienste, basiese waterheffings en basiese elektrisiteitsheffing is verskuldig en betaalbaar op 31 Oktober 1980 ten opsigte van die finansiële jaar eindige 30 Junie 1981 met dien verstande dat daar in alle gevalle waar nuwe dienste geïnstalleer word, die heffings verskuldig en betaalbaar sal wees op die dag van ingebruikneming of installering van die diens en bereken vanaf sodanige datum tot en met die laaste dag van die finansiële jaar.

GEREGTELIKE STAPPE SAL TEEN WANBETALERS INGESTEL WORD VIR DIE INVORDERING VAN AGTERSTALLIGE BELASTING EN ANDER HEFFINGS EN RENTE TEEN 'N KOERS VAN 11,25 % PER JAAR KAN GEHEF WORD OP DIE BEDRAE WAT NIE OP OF VOOR DIE Verval-DATUM BETAAL IS NIE.

L.W. Alle grondeienaars wat hierby belang het en op 31 Oktober 1980 nog nie 'n rekening ontvang het nie, word versoek om so gou moontlik na genoemde datum met die Tresourier by die ondergenoemde adres in verbanding te treé en alle besonderhede aangaande die betrokke grond te verstrek, sodat 'n rekening gestuur kan word.

Belasting op enige grond is wettiglik verskuldig en verhaalbaar nieteenstaande die feit dat die eienaar missien nie 'n rekening ontvang het nie.

B. G. E. ROUX,
Waarnemende Sekretaris.

Bosmanstraat 320.
Posbus 1775,
Pretoria. 0001.
24 September 1980.
Kennisgiving No. 102/1980.

SKEDULE A.

EIENDOMSBELASTING OP PERSELE GELEË BINNE PLAASLIKE GEBIEDSKOMITEE-GEBIEDE.
AKASIA.

OPMERKINGS.

'n Oorspronklike en addisionele belasting in totaal per rand word gehef in die gebied in die Akasia Plaaslike Gebiedskomitee — Gebied Landdrosdistrik Pretoria — soos teenoor elke gebied genoem. Belasting word gehef ingevolge die bepalings van Ordonnansie No. 11 van 1977.

	<i>Op die toegedeelde waardes van die persele wat nie vir "sakedoeleindes" gebruik word nie en-</i>	<i>Nie by die Akasia Waterskema kan aansluit maar waar dorpsontwikkeling volgens die P.W.V.-Gidsplan mag plaasvind</i>	<i>Wel by die Akasia Waterskema kan aansluit en waar Dorpstigting volgens die P.W.V.-Gidsplan mag plaasvind</i>	<i>Waar geen Dorpsontwikkeling volgens die P.W.V.-Gidsplan mag plaasvind nie</i>	<i>Plaasgedeeltes is en wat by die Akasia Waterskema kan aansluit en waar dorpsontwikkeling volgens die P.W.V.-Gidsplan mag plaasvind</i>	<i>Op die toegedeelde terreinwaardes van al die persele wat vir "Sakedoeleindes" gebruik word</i>	<i>Plaasgedeeltes is en wat by die Waterskema aansluit en waar geen Dorpsontwikkeling volgens die P.W.V.-Gidsplan kan plaasvind nie.</i>
	c/R	c/R	c/R	c/R	c/R	c/R	c/R
	1980/81	1980/81	1980/81	1980/81	1980/81	1980/81	1980/81
Klerksoord Landbouhoeves				3,5		3,5	
Klerksoord L/H Uitbr. 2		3,5	3,5	3,5		3,5	
Doreg Landbouhoeves		3,5	3,5			3,5	
Heatherdale Landbouhoeves		3,5	3,5			3,5	
Winternest Landbouhoeves		3,5	3,5			3,5	
Beetgesberg 279-J.R.					3,5	3,5	
Hartebeeshoek 303-J.R.					3,5	3,5	
Hartebeeshoek 312-J.R.					3,5	3,5	
Witfontein 301-J.R.					3,5	3,5	3,5
Eldorette 311-J.R.						3,5	3,5
Hermon 289-J.R.						3,5	3,5
Witfontein 305-J.R.						3,5	3,5
Klerksoord L/H Uitbr. 1	3,5					3,5	3,5
The Orchards Dorp	3,5					3,5	
Hesteapark	3,5					3,5	
Theresapark	3,5					3,5	

<i>Plaaslike Gebieds- komitee</i>	<i>Dorp/Landbouhoeve/Plaas</i>	<i>Landdrosdistrik</i>	<i>Oorspronklike en Addisionele Belasting op Terreinwaardes van Grond in Totaal per Rand 1980/81</i>	<i>Opmerkings</i>
Amsterdam	Amsterdam Dorp Amsterdam 408-I.T.	Ermelo	10,5 10,5	Belasting word gehef ingevolge die bepalings van Ordonnansie 11/1977
Bredell	Rietfontein 31-I.R. Bredell Landbouhoeves en Uitbreidings 1	Benoni	2,4 2,4	Belasting word gehef ingevolge die bepalings van Ordonnansie 11/1977
Burgersfort	Burgersfort Dorp Leeuwvallei 297-K.T. Mooifontein 313-K.T.	Lydenburg	10,0 10,0 10,0	Belasting word gehef ingevolge die bepalings van Ordonnansie 11/1977
Carl Cilliers	Charl Cilliers 332-I.S. Charl Cilliers Dorp Van Tondershoek 317-I.S.	Standerton	5,25 5,25 5,25	Belasting word gehef ingevolge die bepalings van Ordonnansie 11/1977
Chrissiesmeer	Lake Chrissie Bothwell 90-I.T.	Ermelo	7,5 7,5	Belasting word gehef ingevolge die bepalings van Ordonnansie 11/1977
Davel	Davel Dorp Davelfontein 267-I.S. Hamelfontein 269-I.S. Uitzicht 266-I.S.	Ermelo	4,0 4,0 4,0 4,0	Belasting word gehef ingevolge die bepalings van Ordonnansie 11/1977
De Deur	Evaton Estates Dorp (Erwe 1—38) Evaton Dorp (Erwe 2446—2533 en 2847) Ironside Dorp The Balmoral Estate Dorp The Balmoral Estate Uitbreiding Dorp The De Deur Estates Ltd. Dorp Driemorg 537-I.Q.	Vereeniging	3,5 3,5 3,5 3,5 3,5 3,5 3,5	Belasting word gehef ingevolge die bepalings van Ordonnansie 11/1977
Ellisras	Ellisras en Uitbreiding 1 en 2 Dorp Grootfontein 501-L.Q. Waterkloof 502-L.Q. Onverwacht 503-L.Q.	Waterberg	4,7 4,7 4,7 3,0	Belasting word gehef ingevolge die bepalings van Ordonnansie 11/1977

<i>Plaaslike Gebieds-komitee</i>	<i>Dorp /Landbouhoeve/Plaas</i>	<i>Landdros-distrik</i>	<i>Oorspronklike en Addisionele Belasting op Terreinwaardes van Grond in Totaal per Rand 1980/81</i>	<i>Opmerkings</i>
Eloff	Eloff Dorp Middelbult 235-I.R. Eloff Kleinhöewes en Uitbreiding Eloff Landbouhoeves en Uitbreiding 2 en 3	Delmas	3,75 3,75 3,75 3,75	Belastings word gehef ingevolge die bepalings van Ordonnansie 11/1977
Ennerdale Bestuurs-komitee	Ennerdale Dorp (Behalwe Erwe 497, 499, 499/1, 499/2 en Reserwe 2) Ennerdale Noord Dorp (Erwe 188—386) Ennerdale Uitbreiding 1 Ennerdale Suid Dorp (Erwe 288—296-R.E., 328—345, 361—373, 384—411, 429—468, 476—487, 493—513/ C. Reserwe 2 en 1064) Ennerdale Suid Uitbreiding 1 Dorp Finetown Dorp (Erwe 131/A, 131/B, 151/E, 151/R.G. 185, 220—237) Grasmere Dorp Hopefield Dorp Lawley Estates Dorp (Behalwe Erwe 1—47, 50—60, 71—72, 75—83) Lawley-Suid Dorp Mid-Ennerdale Dorp (Behalwe Erwe 168/1, 168/2, 171, 467 en 470) Hiltonia Landbouhoeves Elandsfontein 308-I.Q. Hartebeestfontein 312-I.Q. Ontvreden 309-I.Q. Roodepoort 302-I.Q.	Johannesburg Randfontein en Roodepoort	4,0 4,0	Belastings word gehef ingevolge die bepalings van Ordonnansie 11/1977
Glaudina	Glaudina Dorp Vleeschkraal 145-H.O.	Schweizer-Reneke	4,0 4,0	
Gravelotte	Gravelotte Dorp Farrel 781-L.T. Gravelotte Siding 785-L.T.	Letaba	10,0 10,0 10,0	Belasting word gehef ingevolge die bepalings van Ordonnansie 11/1977. Op Farrel 781-L.T. word belasting gehef op al die gedeeltes van die plaas en alle oppervlak reg permitte wat vir woon- en/of ander doeleindes gebruik word en wat geleë is binne daardie bedeelde van Farrel 781-L.T. wat by Goewermentskennisgewing No. 2455 van 24 Oktober 1952 van die afpenning van kleims onttrek is.

<i>Plaaslike Gebieds-komitee</i>	<i>Dorp/Landbouhoewe/Plaas</i>	<i>Landdros-distrik</i>	<i>Oorspronklike en Addisionele Belasting op Terreinwaardes van Grond in Totaal per Rand 1980/81</i>	<i>Opmerkings</i>
Groot Marico	Groot Marico Dorp Wonderfontein 258-J.P.	Marico	7,0 7,0	Belasting word gehef ingevolge die bepalings van Ordonnansie 11/1977. Op Wonderfontein 258-J.P. word belasting gehef op die terreinwaardes van alle gedeeltes van die plaas van 3 ha en kleiner en verder soos hierbo aangedui.
Halfway House/ Olifantsfontein	Clayville Dorp en Uitbreidings 1 tot 14 Persele vir Woondoeleindes	Pretoria Kemptonpark en Johannesburg	3,9	Belasting word gehef ingevolge die bepalings van Ordonnansie 11 van 1977
	Clayville Dorp en Uitbreidings 1 tot 14 Persele vir Sakedoeleindes		4,2	Alle eiendomme of persele in Clayville Uitbreiding 11 kwalifiseer vir 'n korting van 30%
	Gilliemead en Marwyn L/H nie gesoneer vir sazedoeleindes — Toegedeelde Waardes Landbou Toegedeelde Waardes — Sakedoeleindes Hersoneer vir Sakedoeleindes		3,9 4,2 4,2	Eiendomsbelasting word soos volg op alle Landbouhoeves en Plaasgedeeltes gehef. Op alle plaasgedeeltes kleiner as 25 ha uitgesonder Olifantsfontein 410-J.R. en Kaalfontein 13-I.R.
	Sunlawns L/H nie gesoneer vir sakedoeleindes — Toegedeelde Waardes Landbou Toegedeelde Waardes Sakedoeleindes Hersoneer vir Sakedoeleindes		3,9 4,2 4,2	Die eerste tarief op die gedeelte van Landbouhoeves en plaasgedeeltes wat nie vir "Sakedoeleindes" gebruik word nie, die tweede tarief op die gedeelte wat wel vir "Sakedoeleindes" gebruik word en nie as sulks gesoneer is nie en die derde tarief op die Landbouhoeves en gedeelte van plaasgedeeltes wat gesoneer is vir "Sakedoeleindes". Dat 30% korting op alle landbouhoeves en plaasgedeeltes toegestaan word wat met 'n woonhuis verbeter is op 30-6-1980 bo- en behalwe die Landbou-afslag, Uitgesonder Olifantsfontein 402-J.R., Olifantsfontein 403-J.R., Olifantsfontein 410-J.R., Kaalfontein 13-I.R., Redlands 404-J.R., Sterkfontein 401-J.R., Gilliemead Marwyn en Sunlawns Landbouhoeves, asook die Landbouhoeves in 'n Landbouhoeve kompleks en plaasgedeelte waar toestemming verleen is om tweede wooneenhede op te rig en die wat gesoneer is vir Sakedoeleindes. Wanneer 'n Landbouhoeve en Plaasgedeelte uit 'n Landbougedeelte en 'n Sakedoeleindes bestaan en nie as sulks gesoneer is nie, die Landbougedeelte beskou moet word asof dit oor 'n woonhuis beskik.
	Olifantsfontein 402-J.R. Nie gesoneer vir Sakedoeleindes: Toegedeelde Waardes Landbou Toegedeelde Waardes Sakedoeleindes Hersoneer vir Sakedoeleindes		3,9 4,2 4,2	
	Olifantsfontein 403-J.R.. Nie gesoneer vir Sakedoeleindes: Toegedeelde Waardes Landbou Toegedeelde Waardes Sakedoeleindes Hersoneer vir Sakedoeleindes		3,9 4,2 4,2	
	Sterkfontein 401-J.R. Nie gesoneer vir Sakedoeleindes: Toegedeelde Waardes Landbou Toegedeelde Waardes Sakedoeleindes Hersoneer vir Sakedoeleindes		3,9 4,2 4,2	

Plaaslike Gebieds- komitee	Dorp/Landbouhoeve/Plaas	Landdros- distrik	Oorspronklike en Addisionele Belasting op Terreinwaardes van Grond in Totaal per Rand 1980/81	Opmerkings
Halfway House/ Olifantsfontein (Vervolg)	Redlands 404-J.R.. Nie gesoneer vir Sakedoeleindes: Toegedeelde Waardes Landbou Toegedeelde Waardes Sakedoeleindes Hersoneer vir Sakedoeleindes Halfway House Dorp en Uitbr. 2 Vorna Valley en Uitbreiding 2 Alle nuwe Dоре wat Geproklameer word in die 1980/81 boekjaar Barbeque L/H. Nie gesoneer vir Sakedoeleindes: Toegedeelde Waardes Landbou Toegedeelde Waardes Sakedoeleindes Hersoneer vir Sakedoeleindes		3,9 4,2 4,2 1,9 4,0 4,0 6,0 6,0 2,5	Verder, wanneer die geregistreerde eienaar van 'n Landbouhoeve oor meer as een landbouhoeve beskik en een van die landbouhoeves is verbeter met 'n woonhuis op 30 Junie 1980 en die hoeves aan mekaar grens kwalifiseer die geregistreerde eienaar vir 'n 30 % korting op al die hoeves wat aangrensend aan die verbeterde hoeve is. Eiendomsbelasting word in Vorna Valley soos volg gehef: Op alle persele 4c/R met 'n 40 % korting op alle persele wat met 'n woonhuis op 30 Junie 1980 verbeter is.
	Carlswald L/H. Nie gesoneer vir Sakedoeleindes: Toegedeelde Waardes Landbou Toegedeelde Waardes Sakedoeleindes Hersoneer vir Sakedoeleindes Crowthorne L/H. Nie gesoneer vir Sakedoeleindes: Toegedeelde Waardes Landbou Toegedeelde Waardes Sakedoeleindes Hersoneer vir Sakedoeleindes	Pretoria Kempton Park Johannesburg	6,0 6,0 2,5 6,0 6,0 2,5 6,0 6,0 2,5	
	Erland L/H en Uitbr. 1 en 2. Nie gesoneer vir Sakedoeleindes: Toegedeelde Waardes Landbou Toegedeelde Waardes Sakedoeleindes Hersoneer vir Sakedoeleindes		6,0 6,0 2,5	

Plaaslike Gebieds- komitee	Dorp/Landbouhoewe/Plaas	Landdros- distrik	Oorspronklike en Addisionele Belasting op Terreinwaardes van Grond in Totaal per Rand 1980/81	Opmerkings
Halfway House/ Olifantsfontein (vervolg)	Glen Austin L/H en Uitbr. 1 en 3. Nie gesoneer vir Sakedoeleindes:		6,0	
	Toegedeelde Waardes Landbou Toegedeelde Waardes Sakedoeleindes Hersoneer vir Sakedoeleindes		6,0 2,5	
	Glenfernness L/H en Uitbr. 1 en 2. Nie gesoneer vir Sakedoeleindes:		6,0	
	Toegedeelde Waardes Landbou Toegedeelde Waardes Sakedoeleindes Hersoneer vir Sakedoeleindes		6,0 2,5	
	Halfway House L/H. Nie gesoneer vir Sakedoeleindes:		6,0	
	Toegedeelde Waardes Landbou Toegedeelde Waardes Sakedoeleindes Hersoneer vir Sakedoeleindes	Pretoria Kempton Park Johannesburg	6,0 6,0 2,5	
	Kyalami L/H en Uitbr. 1. Nie gesoneer vir Sake- doeleindes:		6,0	
	Toegedeelde Waardes Landbou Toegedeelde Waardes Sakedoeleindes Hersoneer vir Sakedoeleindes		6,0 2,5	
	Plooysville L/H. Nie gesoneer vir Sakedoeleindes:		6,0	
	Toegedeelde Waardes Landbou Toegedeelde Waardes Sakedoeleindes Hersoneer vir Sakedoeleindes		6,0 2,5	
	President Park L/H. Nie gesoneer vir Sakedoeleindes:		6,0	
	Toegedeelde Waardes Landbou Toegedeelde Waardes Sakedoeleindes Hersoneer vir Sakedoeleindes		6,0 2,5	

<i>Plaaslike Gebieds- komitee</i>	<i>Dorp/Landbouhoeve/Plaas</i>	<i>Landdros- distrik</i>	<i>Oorspronklike en Addisionele Belasting op Terreinwaardes van Grond in Totaal per Rand 1980/81</i>	<i>Opmerkings</i>
Halfway House/ Olifantsfontein (vervolg)	Willaway L/H. Nie gesoneer vir Sakedoeleindes: Toegedeelde Waardes Landbou Toegedeelde Waardes Sakedoeleindes Hersoneer vir Sakedoeleindes	Pretoria Kempton Park Johannesburg	6,0 6,0 2,5	
	Allendale 10-I.R.. Nie gesoneer vir Sakedoeleindes: Toegedeelde Waardes Landbou Toegedeelde Waardes Sakedoeleindes Hersoneer vir Sakedoeleindes		6,0 2,5 2,5	
	Bothasfontein 408-J.R.. Nie gesoneer vir Sakedoeleindes: Toegedeelde Waardes Landbou Toegedeelde Waardes Sakedoeleindes Hersoneer vir Sakedoeleindes		6,0 2,5 2,5	
	Kaalfontein 13-I.R.. Nie gesoneer vir Sakedoeleindes: Toegedeelde Waardes Landbou Toegedeelde Waardes Sakedoeleindes Hersoneer vir Sakedoeleindes		3,0 3,0	
	Olifantsfontein 410-J.R.. Nie gesoneer vir Sakedoeleindes: Toegedeelde Waardes Landbou Toegedeelde Waardes Sakedoeleindes Hersoneer vir Sakedoeleindes		3,0 3,0	
	Randjesfontein 405-J.R.. Nie gesoneer vir Sakedoeleindes: Toegedeelde Waardes Landbou Toegedeelde Waardes Sakedoeleindes Hersoneer vir Sakedoeleindes		6,0 2,5 2,5	

<i>Plaaslike Gebieds- komitee</i>	<i>Dorp/Landbouhoeve/Plaas</i>	<i>Landdros- distrik</i>	<i>Oorspronklike en Addisionele Belasting op Terreinwaardes van Grond in Totaal per Rand 1980/81</i>	<i>Opmerkings</i>
Halfway House/ Olifantsfontein (vervolg)	Waterval 5-J.R.. Nie gesoneer vir Sakedoeleindes: Toegedeelde Waardes Landbou Toegedeelde Waardes Sakedoeleindes Hersoneer vir Sakedoeleindes	Pretoria Kempton Park Johannesburg	6,0 2,5 2,5	
	Witpoort 406-J.R.. Nie gesoneer vir Sakedoeleindes: Toegedeelde Waardes Landbou Toegedeelde Waardes Sakedoeleindes Hersoneer vir Sakedoeleindes		6,0 2,5 2,5	
	Zevenfontein 407-J.R.. Nie gesoneer vir Sakedoeleindes: Toegedeelde Waardes Landbou Toegedeelde Waardes Sakedoeleindes Hersoneer vir Sakedoeleindes		6,0 2,5 2,5	
	Alle nuwe Landbouhoeves en Plaasgedeeltes wat by die Plaaslike Gebiedskomitee se regsgebied in die 1980/81 boekjaar ingelyf word. Nie gesoneer vir Sakedoeleindes: Toegedeelde Waarde Landbou Toegedeelde Waardes Sakedoeleindes Hersoneer vir Sakedoeleindes		6,0 6,0 2,5	
Haenertsburg	Haenertsburg Dorp Haenertsburg Town and Townlands 1103-L.S.	Pietersburg	4,0 4,0	Belastings word gehef ingevolge die bepalings van Ordonnansie 11/1977
Hammanskraal	Hammanskraal Uitbreiding 1 Hammanskraal Dorp Hammanskraal 112-J.R.	Pretoria	2,2 2,2 2,2	P.K. 3902 van 10-8-77 Proklamasie 157. Belastings word gehef ingevolge die bepalings van Ordonnansie 11/1977.
Hazyview	Numbipark Dorp De Rust 12-J.U. Perry's Farm 9-J.U.	Nelspruit	0,7 0,7 0,7	Belastings word gehef ingevolge die bepalings van Ordonnansie 11/1977

<i>Plaaslike Gebieds- komitee</i>	<i>Dorp/Landbouhoeve/Plaas</i>	<i>Landdros- distrik</i>	<i>Oorspronklike en Addisionele Belasting op Terreinwaardes van Grond in Totaal per Rand 1980/81</i>	<i>Opmerkings</i>
Hectorspruit	Hectorspruit Dorp en Uitbreiding 1 Hectorspruit 164-J.U. Symington 167-J.U.	Barberton	10,5 10,5 10,5	Belastings word gehef ingevolge die bepalings van Ordonnansie 11/1977
Hillside	Hartebeesfontein 258-I.Q. Hillside L/H en Uitbreiding I	Randfontein	6,5 6,5	
Hoedspruit	Hoedspruit Amsterdam 208-K.T. Berlin 209-K.T. Happyland 241-K.T. Welverdiend 243-K.T.	Pelgrimsrust	2,4 2,4 2,4 2,4 2,4	Belastings word gehef ingevolge die bepalings van Ordonnansie 11/1977
Kliprivier- vallei	Keytersrus 380-I.R. Nooitgedacht 176-I.R. Hawley-On-Klip Dorp Highbury Dorp en Uitbreiding I Klipwater Dorp Witkop Dorp Blesboklaagte 181-I.R. Droogegrond 377-I.R. Green Valley 154-I.R. Klipview 175-I.R. Klipriviersval 371-I.R. Langkuil 363-I.R. Nooitgedacht 177-I.R. Rietfontein 364-I.R. Slangfontein 372-I.R. Slangfontein 374-I.R. Vlaklaagte 178-I.R. Vogelfontein 376-I.R. Waterval 150-I.R. Witkop 180-I.R. Witkoppie 373-I.R. Zwartkoppies 143-I.R. Gardenvale Landbouhoeves Garthdale Landbouhoeves New Kentucky Landbouhoeves Ophir Uitbreiding 1 Landbouhoeves Pendale Landbouhoeves	Vereeniging	2,70 2,70 1,50 1,50 1,50 1,50 1,50 2,70 2,70 2,70 2,70 2,70 2,70 2,70 2,70 2,70 2,70 2,70 2,70 1,50 1,50 1,50 1,50 2,70 2,70 2,70 2,70 2,70 2,70	Belastings word gehef ingevolge die bepalings van Ordonnansie 11/1977

<i>Plaaslike Gebieds-komitee</i>	<i>Dorp/Landbouhoeve/Plaas</i>	<i>Landdros-distrik</i>	<i>Oorspronklike en Addisoniale Belasting op Terreinwaardes van Grond in Totaal per Rand 1980/81</i>	<i>Opmerkings</i>
Malelane	Malelane Dorp Malelane Dorp Uitbreiding 1 Malelane Estates A.140-J.U. Malelane 389-J.U. M'Hlati 169-J.U. M'Hlati 170-J.U. Afdeling B Kaap Block	Barberton	8,75 8,75 8,75 8,75 8,75 8,75 8,75	Belasting word gehef ingevolge die bepalings van Ordonnansie 11/1977
Marikana	Roodekopjes 297-J.Q.	Rustenburg	2,5	
Migdal	Rietpan 225-I.Q. Poortjie 248-I.Q. Lot 43-250-I.Q.	Schweizer-Reneke	14,0 14,0 14,0	Belastings word gehef ingevolge die bepalings van Ordonnansie 11/1977
Muldersdrift	Driefontein 179-I.Q. Rietfontein 189-I.Q. Rietvallei 180-I.Q. Van Wyks Restant 182-I.Q. Vlakfontein 181-I.Q. Honingklip 178-I.Q. Roodekrans 183-I.Q. Diswilmar Landbouhoeves Heuningklip Landbouhoeves Northvale Landbouhoeves Steynsvlei Landbouhoeves	Krugersdorp	4,5 4,5 4,5 4,5 4,5 4,5 4,5 1,5 4,5 1,5 4,5 1,5 4,5 1,5 4,5 1,5 4,5	Geproklameer — A.K. 90 van 1 Junie 1977 Die eerste tarief, by die landbouhoeves word gehef op die Gedeeltes van die hoeves wat vir landboudoel-eindes gebruik word en die tweede tarief op die Gedeeltes van landbouhoeves wat vir sakedoel-eindes gebruik word
Noordval	Nanescol 582-I.Q. Rietspruit 583-I.Q. Gladwood Landbouhoeves Mullerstuine Landbouhoeves Nanescol Landbouhoeves Rosashof Landbouhoeves en Uitbreidings 1 en 2	Vanderbijlpark	3,2 3,2 3,2 3,2 3,2 3,2	Belastings word gehef ingevolge die bepalings van Ordonnansie 11/1977

<i>Plaaslike Gebieds-komitee</i>	<i>Dorp/Landbouhoeve/Plaas</i>	<i>Landdros-distrik</i>	<i>Oorspronklike en Addisionele Belasting op Terreinwaardes van Grond in Totaal per Rand 1980/81</i>	<i>Opmerkings</i>
Northam	Northam Dorp De put 412-K.Q. Koedoesdoorn 414-K.Q. Leeuwkopje 415-K.Q. Wildebeestlaagte 411-K.Q.	Rustenburg	3,5 3,5 3,5 3,5 3,5	Op dié please word belasting gehef op al die terreinwaardes van al die gedeeltes van 2,5 ha en kleiner is en verder soos hierbo aangedui. Belastings word gehef ingevolge die bepalings van Ordonnansie 11/1977
Ogies	Ogies Dorp Ogies Dorp Uitbreiding 1 Grootpan 7-I.S. Kleinsuikerboschplaats 5-I.S. Klipfontein 3-I.S. Ogiesfontein 4-I.S.	Witbank	5,0 5,0 5,0 5,0 5,0 5,0	Belasting word gehef op die terreinwaardes van al die gedeeltes van die please wat >8565318 ha en kleiner is en verder soos hierbo aangedui. Belasting word gehef ingevolge die bepalings van Ordonnansie 11/1977
—Ohrigstad	Groothoom 485-K.T. Ohrigstad Dorp Ohrigstad 443-K.T.	Lydenburg	14,00 14,00 14,00	Belastings word gehef ingevolge die bepalings van Ordonnansie 11/1977
—Paardekop	Paardekop Dorp Kopje Aleen 75-H.S. Paardekop 76-H.S.	Volksrust	7,5 7,5 7,5	
Parksig	Aspersie 553-I.Q. Drakeville Landbouhoeves Lamont Park Landbouhoeves Linkholm Landbouhoeves Louisrus 586-I.Q. Louisrus Landbouhoeves Rietkuil 551-I.Q. Rietkuil 552-I.Q. Steelvalley Landbouhoeves	Vanderbijlpark	2,0 2,0 2,0 2,0 2,0 2,0 2,0 2,0 2,0 2,0	Belasting word gehef ingevolge die bepalings van Ordonnansie 11/1977
Pienaarsrivier	Elandskraal 71-J.R. Ruimte 74-J.R. Vaalboschbulk 66-J.R.	Warmbad	8,0 8,0 8,0	Belastings word gehef ingevolge die bepalings van Ordonnansie 11/1977

Plaaslike Gebieds- komitee	Dorp/Landbouhoeve/Plaas	Landdros- distrik	Oorspronklike en Addisionele Belasting op Terreinwaardes van 'Grond in Totaal per Rand 1980/81	Opmerkings.
Putfontein	Putfontein 26-I.R.	Benoni	1,0	Belastings word gehef op die terreinwaardes van alle plaasgedeeltes van Putfontein 26-I.R. geleë binne Putfontein Plaaslike Gebiedskomitee-gebied, teen 1c/R op die gedeeltes kleiner as 1 ha en 2,4c/R op die gedeeltes groter as 1 ha. Die eerste tarief by die Landbouhoeves word gehef op hoeves kleiner as 1 ha, en die tweede tarief op hoeves groter as 1 ha. Belastings word gehef ingevolge die bepalings van Ordonnansie 11/1977
	Gordon's View Landbouhoeves		2,4	
	Hilcrest Landbouhoeves		1,0	
	Inglethorpe Landbouhoeves		2,4	
	Lilyvale Landbouhoeves		1,0	
	Putfontein Landbouhoeves		2,4	
	Shangri-La Landbouhoeves		1,0	
Rayton	Rayton Dorp	Bronkhorst- spruit	2,4	Belastings word gehef ingevolge die bepalings van Ordonnansie 11/1977
	Roossenekal Dorp Mapochsgronde 543, 544, 558 en 911-J.S. Vlaklaagte 146-J.S.		3,8	
Rosslyn	Klipfontein 268-J.R. Rosslyn Dorp en Uitbreiding 1 Hartebeesthoek 303-J.R. The Orchards Dorp Erwe 1—12 Triangle 264-J.R.	Pretoria	5,0	Belastings word gehef ingevolge die bepalings van Ordonnansie 11/1977
			5,0	
			5,0	
			3,2	
			2,15	
Schoemansville	Ifafi Dorp Heerhof Dorp Schoemansville Dorp en Uitbreiding Hartbeespoort 482-J.Q. Syferfontein 483-J.Q.	Brits	3,2	Proklamasie A.K. 1758 van 16 November 1977 Belastings word gehef ingevolge die bepalings van Ordonnansie 11/1977
			3,2	
			3,2	
			2,9	
			2,9	
Soekmekaar	Zoekmekaar Dorp Zoekmekaar 778-L.S.	Zoutpansberg	12,0	Belastings word gehef ingevolge die bepalings van Ordonnansie 11/1977
			12,0	

<i>Plaaslike Gebieds-komitee</i>	<i>Dorp/Landbouhoeve/Plaas</i>	<i>Landdros-distrik</i>	<i>Oorspronklike en Addisionele Belasting op Terreinwaardes van Grond in Totaal per Rand 1980/81</i>	<i>Opmerkings</i>
Suidwes-Pretoria	Knoppieslaagte 335-J.R. Hoekplaats 384-J.R. Mooiplaats 355-J.R. Schurveberg 488-J.R. Vlakplaats 354-J.R. Gerhardsville L/H en Uitbreiding 1 Mnandi L/H en Uitbreiding Schurveplaats 353-J.R.	Pretoria	2,5 2,5 2,5 2,5 2,5 2,5 2,5 2,5	Belastings word gehef ingevolge die bepalings van Ordonnansie 11/1977
Sundra	Bouwershoek Dorp Droogefontein 242-I.R. Geigerle 238-I.R. Rietkol 237-I.R. Rietkol Landbouhoeves Springs Landbouhoeves en Uitbreiding 1 Sundance Sundra Landbouhoeves en Uitbreiding 1	Delmas	3,8 3,8 3,8 3,8 3,8 3,8 3,8 3,8	Belastings word gehef ingevolge die bepalings van Ordonnansie 11/1977
Vaalwater	Vaalwater Dorp Hartebeespoort 84-K.R. Vaalwater 137-K.R.	Waterberg	9,0 9,0 9,0	
Van Dyksdrift	Vaalkrans 29-I.S. Van Dyksdrift 19-I.S.	Witbank Verbeterings Grondwaarde Verbeterings Grondwaarde	0,5 4,0 0,5 4,0	Belastings word gehef ingevolge die bepalings van Ordonnansie 11/1977. Belasting word gehef op die terreinwaardes van spoorwegeiendom Grondwaarde R100 800 asook op verbeterings op spoorwegeiendom — waarde R774 200
Vischkuil	Vischkuil 274-I.R. Endicott Landbouhoeves Vischkuil Landbouhoeves en Uitbreiding 1	Springs	2,5 2,5 2,5	
Walkerville	Ohenimuri Dorp Cyferfontein 333-I.Q. Elandsfontein 334-I.Q. Faroasfontein 372-I.Q. Hartzenbergfontein 332-I.Q. Nooitgedacht 177-I.R. Nooitgedacht 176-I.R.	Vereeniging	4,0 6,0 6,0 6,0 6,0 6,0 6,0	Belastings word gehef ingevolge die bepalings van Ordonnansie 11/1977

<i>Plaaslike Gebieds-komitee</i>	<i>Dorp/Landbouhoeve/Plaas</i>	<i>Landdros-distrik</i>	<i>Oorspronklike en Addisionele Belasting op Terreinwaardes van Grond in Totaal per Rand 1980/81</i>	<i>Opmerkings</i>
Walkerville (Vervolg)	Varkensfontein 373-I.Q. Althea Landbouhoeves Blignautsrus Landbouhoeves Drumblade Landbouhoeves Golfview Landbouhoeves Hartzenbergfontein Landbouhoeves Ironsyde Landbouhoeves The Homestead Apple Orchards Landbouhoeves Walkers Fruit Farms Landbouhoeves en Uitbreiding 1 Walkerville Landbouhoeves		6,0 6,0 6,0 6,0 6,0 6,0 6,0 6,0 6,0 6,0	
West Rand	Elandsfontein 346-I.Q. Panvlakte 291-I.Q. Rietfontein 301-I.Q. Syferfontein 293-I.Q. Waterpan 292-I.Q. Zuurbekom 297-I.Q. Waterpan Landbouhoeves Wes-Rand Landbouhoeves en Uitbreiding 1	Johannesburg Roodepoort en Randfontein	5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0	Belastings word gehef ingevolge die bepalings van Ordonnansie 11/1977
Witpoort	Witpoort Dorp Leeuwfontein 29-H.P.	Wolmaransstad	2,0 2,0	
Zaaiwater	Boschmansfontein 12-I.S.	Witbank Grondwaarde Verbeterings	4,0 0,5	Belastings word gehef ingevolge die bepalings van Ordonnansie 11/1977. Belasting word gehef op die terreinwaardes van spoorwegeeidom. Grondwaarde R66 150 en op verbeterings op Spoorwegeeidom waarde R525 300

SKEDULE B.

EIENDOMSBELASTING IN DIE RAAD SE ALGEMENE REGSGBIED.

Ingevolge die bepalings van artikel 29(6) van Ordonnansie No. 20 van 1943, word 'n eiendomsbelasting van drie sent in die Rand op die terreinwaardes van die gedeeltes van erwe, landbouhoeves en plaasgedeeltes wat vir "Sakedoeleindes" gebruik word, geleë in die ondergenoemde gebiede in die Raad se Algemene Regsgebied vir die boekjaar 1 Julie 1980 tot 30 Junie 1981, gehef.

LYS VAN DORPE GELEË BINNE DIE ALGEMENE REGSGBIED VAN DIE RAAD.

Bethalrand
Bronkhorstbaai
Derby
Dirkies Dorp
Dominium Reefs
Ennerdale Dorp: Erwe 497, 499, 499/1, 499/2 en Reseve 2 van Ennerdale Dorp
Ennerdale Noord Dorp: Erwe 1 tot 187
Ennerdale Suid Dorp: Behalwe Erwe 288 tot 259-R.G., 296-R.G., 328, 329-R.G., 330-R.G., 331-R.G., 331/1-R.G., 332 tot 334-R.G., 334/1, 335 tot 344-R.G., 344/1, 345, 361 tot 372-R.G., 372/1, 373, 384 tot 405-R.G., 405/A tot 411, 429 tot 468, 476 tot 487, 493 tot 513/A, 513/B, 513/c, Reseve 2 van Ennerdale Suid Dorp en Erf 1064
Finetown Dorp: Behalwe Erwe 131/A, 131/B tot 151/A, 151/B, 151/C, 151/D, 151/E, 151-R.G. tot 175/A, 175/B, 175/C tot 185 en 220 tot 237

LANDBOUHOEWES BINNE DIE ALGEMENE REGSGBIED VAN DIE RAAD.

Abmarie
Ana
Andeon (138 tot 160)
Ardenwold
Avalonia
Bapsfontein
Bashewa
Beckedan
Beckedan Uitbr. 1
Beckedan Ext. 2
Benoni
Benoni Uitbr. 1
Benoni Uitbr. 2
Benoni Uitbr. 3
Benoni Orchards
Bloempark

Jameson Park	Cynthia Vale	Norman
Kampersrus	Dancornia	North Champagne Est.
Kaydale	Dennydale	Northdene
Laersdrift	De Wildt	Northdene Uitbr. 1
Lawley Estates Dorp: Erwe 1 tot 47, 50 tot 60, 71 en 72, 75 tot 83 en 90	Diepsloot	Oakmere
Leydsdorp	Droogfontein	Oaktree
Lenasia Uitbreidings 8, 9, 10 en gedeelte van 11.	Durley	Olympus
Lochvaal	Dwarskloof	Onderste poort
Marloth Park Holiday Township	Ebner-On-Vaal	Onderste poort Uitbr. 1
Mid-Ennerdale Dorp: Erwe 168/1, 168/2, 171, 467 en 470	Eldorado	Onderste poort Uitbr. 2
Mooienooi	Eldorado Uitbr. 1	Onderste poort Uitbr. 3
Olifantsnek	Eljeesee	Onderste poort Uitbr. 4
Pelindaba	Enormwater	Patryshock
Presidentsrus	Everett-On-Vaal	Petrograaf
Producta	Farmall	Phianna
Sabie Park	Farmall Uitbr. 1	Prosperity
Sheepmoor	Flora Park	Pumulanı
Simondsville	Fundus	Pyramid Estate
Sorento Park	Geestveld	Randridge
Spaarwater	Geluksdal	Rikasrust
Vaalmarina Holiday Township	Hallgate	River Park
Vaalocewer	Hallgate Uitbr. 1	Rusticana
Blue Hills	Helderstrome	Rykoes
Blue Valley	Hengelaarshoek	Rynoue
Boltonwold Small Holdings	Hillrise	Sandpark
Boltonwold Agricultural Holdings Ext. 1	Homelands	Sassobyl
Bon Accord	Hornsoord	Sesfontein
Bothasgeluk	Hornsrus	Shere
Bredell Uitbr. 2	Johandeo	Sonnedal
Breswol	Kammaland	Sonstraal
Broadacres	Kaydale	Spaarwater
Broadacres Uitbr. 1	Kendal Forest	Stesa
Broadacres Uitbr. 2	Kengies	Sunrella
Buyscelia	Kleve	Sunset View
Chartwell	Koksrus Landbouhoeves	Swacina Park
Cilvale	Koksrus Landbouhoeves Uitbr. 1	Tessa
Cooperville	Krauseville	Timsrand
(C) PLASE BINNE DIE ALGEMENE REGSGBIED VAN DIE RAAD.	Laezonia	Treesbank
Aangewys 81-I.S.	Lammer Moor	Theoville
Aasvoegelkrans 275-J.S.	Leoka Villa	Tedderfield
Abek 6-J.U. Ged. 12,15	Lewzene Estate	Unaville
Aberdeen 158-I.S.	Lindequesdrift (Hoewe 34)	Vaalview
	Magaliesmoot	Valtaki
	Marabeth	Van der Westhuizenshoogte
	Marister	Van Wyksrust
	Marlbank River Estate	Ventershof
	Meadowland Small Holdings	Vleikop
	Melodie Uitbr. 1	Versterpark
	Militate Farm	Vongeusaspark
	Miravaal	Vongeusaspark Uitbr. 1
	Modder East Orchards	Vontina
	Mont Lorraine	Vorsters Park
	Mooiland	Wallmannsthal
	Mostyn Park	Wallmannsthal Uitbr. 1
	Mulderia	Wallmannsthal Uitbr. 2
	Mulderia Uitbr. 1	Wallmannsthal Uitbr. 3
	Nelsonia	Wallmannsthal Uitbr. 4
	Nest Park	Windsor-On-Vaal
	Nest Park Uitbr. 1	Windsor-On-Vaal Uitbr. 1
	Noordloch	Windsford Uitbr. 1
		Wissingdal

(C) PLASE BINNE DIE ALGEMENE REGSGBIED VAN DIE RAAD.

Ailewynspoort 145-I.R.
Alexander 102-I.S.
Alexander 707-J.T.
Alkmaar 286-J.T. Ged. 3,

13, 14, 15, 31, 46, 54, 56, 74	Bloemhof 4 K.S. Ged. R.E./Plaas	Buffelsvlei 383-I.Q. Ged. Buisfontein 451-K.R. Ged. 28, 31	Doornboschfontein 513-J.Q.
Alpha 114-J.S.	Bloemhof 200-I.S.	Buitensorg 202-I.S.	Doornfontein 47-I.Q.
Amsterdam 489-J.S.	Blue Hills 397-J.R.	Buiskop 464-K.R. Ged.	Doornfontein 50-I.Q.
Amsterdam 208-K.T.	Boekenhoutskloof 61-J.S.	8, 13	Doornfontein 98-J.S.
Annex 110-J.R.	Ged. 5	Bultfontein 201-I.R.	Doornhoek 341-J.T. Ged.
Annex Grootboom 335-K.T	Boekenhoutkloof 315-J.R.	Bultfontein 192-I.R. Ged.	4, 5, 9, 10, 16, 17, 18
Antioch 240-K.T. Ged. 8	Bokfontein 448-J.Q.	Bultfontein 533-J.Q.	Doornhoek 545-K.T. Ged.
Appam 382-I.R.	Borsbrand 265-J.R.	Bultfontein 475-J.Q.	7, 18
Arena 54-I.Q.	Boschdraai 575-I.Q.	Bultfontein 107-J.R.	Doornhoek 392-J.Q.
Arendsfontein 464-J.S.	Boschfontein 330-J.Q.	Bultfontein 187-I.S.	Doornkraal 420-J.R.
Argyle 46-K.U. Ged. R.E./3, R.E./8, 19, 20, 21, 26	Ged. 22, 23	Burgers Hall 21-J.U. Ged.	Doornkloof 206-J.S.
Arm 161-I.S.	Boschfontein 485-J.Q.	77	Doornkloof 393-J.Q.
Armoed 462-J.R.	Boschfontein 447-J.S.	Cairn 306-J.T.	Doornkloof 350-I.Q. Ged.
Aspersie 553-I.Q.	Boschfontein 386-I.R.	Caley 77-I.S.	Doornkloof 481-J.R.
Avalon 159-I.Q.	Ged.	Cardoville 364-I.Q.	Doornkloof 202-J.S.
Avontuur 195-J.S.	Boschhoek 393-I.Q.	Carol 362-I.Q.	Doornkop 239-I.Q.
Avontuur 725-J.T.	Boschhoek 385-I.R.	Ceylon 53-K.U. Ged. R.E./1 (Tahiti)	Doornkop 246-J.S.
Badfontein 438-I.R.	Boschkloof 251-J.S.	Chrissiesfontein 365-I.R.	Doornkop 273-J.S.
Bakenlaagte 84-I.S.	Boschkop 138-J.Q. Ged.	Ged.	Doornkraal 420-J.R. Ged.
Bankfontein 216-I.R.	R.E./12	Claimland 780-L.T.	162, 163
Bankfontein 264-J.S.	Boschkop 426-I.R.	Cologne 34-I.S.	Doornkuil 369-I.Q.
Bankfontein 340-J.S.	Boschkop 369-I.R.	Coronation 280-J.S.	Doornpoort 347-I.Q.
Bankhoek 464-I.S.	Boschkop 543-J.R.	Couwenburg 300-I.R.	Doornpoort 321-J.S. Ged.
Banklaagte 254-I.S.	Boschkop 482-I.R.	Cyferpan 549-I.Q. Ged.	Doornpoort 724-J.T.
Bankpan 225-I.S.	Boschkranz 53-I.S.	Danielsrust 518-J.Q.	Doornrandje 386-J.R.
Bankplaats 239-J.S.	Boschmansfontein 12-I.S.	Da Silva 528-I.Q.	Doornrug 302-J.S.
Banksloot 147-J.S.	Ged.	Davonia 363-I.Q.	Doornspruit 502-J.Q.
Baviaanspoort 330-J.R.	Boschmansfontein 182-I.S.	Deelkraal 142-I.Q.	Dorstfontein 553-J.R.
Ged.	Boschmanskraal 154-I.S.	De Denne 256-I.R.	Dorstfontein 71-I.S.
Beers Rust 53-J.U. Ged. 7	Boschmanskraal 113-I.S.	Der Grootte Rietpan 479-J.S.	Downbern 594-J.R.
Bedford 419-K.T. Ged. 15	Boschmanskraal 184-I.S.	De Hoek 411-I.R.	Draaihoek 271-J.S.
Beginsel 260-I.S.	Boschmanskrans 22-I.S.	De Krans van Blesbok-spruit 305-I.S.	Driefontein 69-I.S.
Bekkersrust 423-I.S.	Boschmanspoort 159-I.S.	Die Kroon 444-J.Q.	Driefontein 317-K.R. Ged.
Beta 116-J.S.	Boschpoort 211-I.R.	De Kroon 442-J.Q.	7, 10 R.E./1, 19
Bella Vista 545-J.S.	Boschimanskop 293-I.R.	De Kuilen 460-I.R.	Driefontein 297-J.S.
Bella Vista 560-J.R.	Bosmanslaagte 181-I.S.	De Lagersdrift 177-J.S.	Driefontein 581-I.Q.
Berlin 209-K.T.	Bosmanspan 180-I.S.	De Lagersdrift 178-J.S.	Driefontein 146-I.R.
Berlyn 560-K.T. Ged. 1	Bosmånspruit 459-J.S.	Delarey 164-I.Q.	Driefontein 137-I.S. Ged.
Beynespoort 335-J.R.	Bossemanskraal 538-J.R.	De Onderstepoort 300-J.R.	Driefontein 153-I.S.
Bezuidenhoutshoek 274-J.S.	Botesdal 529-J.Q.	Ged.	Driefontein 338-J.S.
Bievack 14-M.R.	Bothashoek 475-J.S.	De Pań 51-I.Q.	Driefontein 372-J.S.
Birmingham 197-I.S.	Bothaskraal 393-I.R.	Derdepoort 326-J.R. Ged.	Driefontein 240-J.S.
Blaauwbank 125-I.Q.	Brakfontein 310-I.R. Ged.	De Roodekop 350-J.S.	Driefontein 398-J.S.
Blaauwbank 179-J.S.	Brakfontein 264-I.R.	De Rust 478-J.Q.	Driefontein 348-J.S.
Blaauwbank 278-I.Q.	Brakfontein 425-I.R.	De Toren 150-J.S.	Driehoek 343-I.Q.
Blaauwkrans 323-J.S.	Brakfontein 399-J.R.	De Uitvalgrond 449-J.Q.	Driehoek 295-I.S.
Blesbokfontein 580-I.Q.	Brakfontein 117-I.S.	De Voetpadkloof 113-J.S.	Driehoek 472-J.S.
Blesbokfontein 31-I.S.	Brakfontein 559-I.Q.	Die Bané 245-J.S.	Driepan 156-I.S.
Blesbokfontein 38-I.S.	Brakpan 163-I.S.	Diep Kloof 496-J.Q.	Driepan 432-I.T. Ged.
Blesbokfontein 487-J.S.	Brandvlei 261-I.Q.	Diepkloof 592-L.T. Ged.	Drieziek 368-I.Q.
Blesbokfontein 558-J.R.	Broederstroom 481-J.Q.	5, 30, 31, 32, 33, 34	Droogebult 460-I.R.
Blesboklaagte 296-J.S. Ged.	Brokkie 243 J.S.	Diepkloof 182-L.R.	Droogefontein 242-I.R.
Blesboklaagte 181-I.R.	Broodsneydersplaats 25-I.S.	Dieplaagte 262-I.R.	Ged.
Blesboklaagte 488-J.S.	Buffelsdoorn 143-I.Q. Ged.	Dieplaagte 123-I.S.	Droogeveld 438-J.R.
Blesbokspruit 82-I.S.	Buffelsdrift 281-I.R.	Diepsloot 388-J.R. Ged.	Duikerkrans 173-J.S.
Blesbokspruit 90-I.S.	Buffelsfontein 465-J.Q.	Diepspruit 41-I.S.	Dunbar 189-I.S.
Blesbokspruit 465-I.R.	Buffelskloof 514-K.R.	Dikkop 300-I.S.	Durabel 548-I.S.
Blesbokspruit 150-I.S.	Ged. R.E./4	Dolton 213-J.U.	Duvha Kragstasie 337-I.S.
Blesbokvlakte 24-I.S.	Buffelskloof 511-I.Q.	Donkerhoek 103-J.S.	Dwarsfontein 209-I.R.
Bliksem 461-J.S.	R.E./ Plaas	Donderhoek 312-J.Q. Ged.	Dwarsvlei 503-J.Q.
Blinkpoort 394-I.R.	Buffelskloof 342-J.S.	27	Ede 463-J.S.
Blinkpoort 396-I.R.	Buffelspoort 343-J.Q. Ged.	Donkerhoek 365-J.R.	Eendracht 185-I.R.
Blinkwater 101-J.U. Ged.	42	Donrath 463-J.Q.	Eenzaamheid 534-J.R.
Blinkwater 213-J.S.	Buffelspruit 443-K.R.	Doorboom 248-J.S.	Eerstegeleuk 256-I.S.
Bloemendaal 283-I.R.	Ged. R.G./3	Doorbosch 508-J.Q.	Eerstegeleuk 258-I.S.
Bloemfontein 196-I.S.			Eiegéindom 266-I.Q.

Elandsfontein 309-J.S. Ged.	Goedverwachting 287-I.S.; Goedverwachting 442-I.R. Golden Valley 621-I.Q. Goudmyn 337-K.T. Goudvlakte Oos 106-I.Q. Goudvlakte Wes 102-I.Q. Gouvernments Ground 557-I.Q. Grasfontein 199-I.S. Ged. Greenbushes 100-J.S. Groenfontein 120-J.R. Ged. 3 Groenfontein 206-I.R. Groenfontein 331-I.S. Groenfontein 395-I.R. Groenfontein 440-I.S. Groenfontein 266-J.S. Groenfontein 526-J.R. Groenkraalfontein 369-J.S. Gorenkuil 321-I.R. Groenkuil 318-I.R. Groenplaats 157-I.Q. Grootboom 336-K.T. Grootpan 86-I.S.; Grootpan Distribution Station 6-I.S. Groot Drakenstein 157- I.S. Grootfontein 346-J.Q. Ged. R.E./2, 22, 24, 38 Grootfontein 394-J.R. Grootfonteinberg 561-K.T. Ged. R.E./Plaas Grootlaagte 311-I.R. Grootlaagte 449-J.S. Grootpan 7-I.S. Grootrietvley 210- J.S. Grootspruit 262-J.S. Grootspruit 444-I.R. Grootspruit 455-J.R. Grootvallei 258-J.S. Grootvlei 293-I.S. Grootvlei 272-J.R. Grootvlei 453-I.R. Guernsy 81-K.U. Ged. 41, 54, 77, 78, 102, 157. Haakdoornboom 267-J.R. Hookdoornfontein 119- J.R. Ged. R.E./5. Hookdoornlaagte 277-J.R. Haasfontein 85-I.S. Haasfontein 28-I.S. Halvepan 286-I.S. Hammanskraal 112-J.R. Ged. Hammelfontein 462-J.S. Happyland 241-K.T. Harborough 593-J.T. Harmonie 486-J.Q. Harmony 140-K.T. Ged. 24 Hartbeesfontein 329-I.R. Hartbeestfontein 537-J.R. Hartbeestfontein 339-J.S. Hartbeestfontein 241-J.S. Hartbeestfontein 39-I.S. Hartbeesthoek 393-J.S. Hartbeesthoek 498-J.Q. Hartbeeslaagte 325-J.S.	Hartbeestpoort 482-J.Q. Ged. Hartbeestspruit 281-J.S. Hartbeestfontein 17-I.R. Hartbeestfontein 445-J.Q. Hartbeestfontein 366-I.Q. Hartbeestfontein 258-I.Q. Ged. Hartbeestfontein 437-I.R. Hartbeestfontein 472-J.Q. Hartbeestfontein 473-J.Q. Hartbeestfontein 484-J.R. Hartbeestfontein 312-J.Q. Ged. Hartebeesthoek 502-J.Q. Hartebeesthoek 303-J.R. Ged. Hartebeestkuil 185-I.S. Hartebeestlaagte 325-J.S. Hartebeestplaat 105-J.S. Hartebeestpoort C. 419- J.Q. Ged. Hartley Hill 506-J.Q. Hartogshof 413-J.S. Hartogshoop 410-J.S. Haverklip 265-I.R. Hekpoort 207-I.R. Hekpoort 504-J.R. Hekpoort 526-J.Q. Hekpoort 500-J.Q. Hendrikspan 459-I.S. Hendrikspan Settlement 460-I.S. Hendrikspan Settlement 463-I.S. Hennopstivier 489-I.R. Het Block 287-I.R. Heuningnes 517-J.R. Heuvelfontein 215-I.R. Hillside 170-I.Q. Hoedspruit 346-J.S. Hoekfontein 432-J.Q. Holfontein 49-I.Q. Holfontein 556-I.Q. Holfontein 138-I.S. Holfontein 111-I.S. Holgafontein 326-I.R. Holspruit 303-I.R. Hondsrivier 508-J.R. Ged. Honingfontein 339-I.R. Honingkloof 218-J.S. Honingkrantz 536-J.R. Honingnestkrans 269-J.R. Hoogekraal 446-I.P. Ged. 14 Hooggenoegd 205-J.S. Houtkop 43-I.Q. Houtpoort 391-I.R. Houtnoort 392-I.R. Ged. Hamburg 514-J.Q. Inderminne 113-J.R. Injaka 267-K.U. Ged. 26. Jachtfontein 344-I.Q. Jakhalsfontein 528-J.R. Jakkalsfontein 531-J.R. Janpieta 51-I.S. Josephine 777-L.T. Kaalfontein 513-J.R. Kaalfontein 44-I.Q. Kaalfontein 529-J.Q.	Kaallaagte 255-I.S. Kaalplaats 577-I.Q. Ged. Kaapmuiden 212-J.R. Kafferskraal 289-I.S. Kafferskraal 464-I.R. Kafferskraal 475-J.R. Kafferskraal 501-J.Q. Kafferskraal 381-I.R. Kafferskraal 308-J.R. Kaffirstad 79-J.S. Kaffirstad 195-J.S. Kaffirskaal 148-I.S. Kalabasfontein 232-I.S. Kalbasfontein 365-I.Q. Kalbasfontein 284-J.S. Kalkheuvel 493-J.Q. Kameeldraai 294-J.R. Kameeldrift 313-J.R. Kameeldrift 298-J.R. Kameelfontein 297-J.R. Kameel Zyn Kraal 547- J.R. Kanaan 441-J.Q. Kap 111-J.R. Karino Farm 134 J.T. Ged. 35 Katboschfontein 22-I.R. Katboslaagte 532-I.Q. Keerom 374-J.S. Kees Zyn Doorns 708-J.T. Keytersrus 382-I.R. Ged. Kinross 133-I.S. Kleinfontein 141-I.Q. Kleinfontein 203-J.S. Kleinfontein 296-I.S. Kleinfontein 368-J.R. Kleinfontein 432-J.S. Kleinfontein 49-I.S. Kleinfontein 446-I.R. Kleinfonteintjie 263-J.R. Kleinfonteintjie 322-J.R. Kleinkopie 15-I.S. Kleinwater 301-J.S. Klein Zonder Hout 519- J.R. Kleinzuikerboschplaats 5-I.S. Ged. Klipbank 467-J.S. Klipdrift 166-J.R. Klipdrift 62-J.S. Ged. 10 Klipdrift 121-J.R. Ged. 18 Klipeland 542-J.R. Ged. Klipfontein 12-J.R. Ged. Klipfontein 3-I.S. Ged. Klipfontein 568-J.R. Klipfontein 322-J.S. Klipfontein 422-I.S. Klipfontein 238-J.S. Klipfontein 566-J.R. Klipfontein 498-J.R. Klipfontein 470-J.S. Klipfontein 316-J.S. Klipfontein 268-J.R. Ged. Klipfonteinhoek 407-K.T. Ged. 7 Klipkop 530-I.Q. Klipkop 396-J.R. Klipkraal 114-I.S. Klipnek 199-J.S. Klippan 324-I.R.
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Klippan 332-J.S.	Leeuwfontein 456-J.P. Ged.	Mooiplaats 165-I.S.	Palmietfontein 316-I.R.
Klipplaat 14-I.S.	13	Mooiwater 247-J.S.	Palmietfontein 110-I.S.
Klipplaatdrift 343-J.S.	Leeuwfontein 219-I.R.	Morea 331-I.R.	Palmietfontein 337-I.R.
Klippoort 277-J.S.	Leeuwfontein 48-I.S.	Mount Arabel 383-I.R.	Palmietfontein 307-I.S.
Klippoortje 187-I.R.	Leeuwfontein 466-I.R.	Muiskraal 127-I.Q.	Palmietkuil 322-I.R.
Klippoortje 32-I.S.	Leeuwfontein 492-J.R.	Mullershoop 544-J.R.	Palmietkuilen 241-I.R.
Kliprivier 341-J.S.	Leeuwfontein 437-J.R.	Myburgh 404-J.S.	Panfontein 452-I.R. Ged.
Klipspruit 199-I.R.	Leeuwfontein 299-J.R.	Naauwpoort 335-J.S.	Panfontein 437-I.R. Ged.
Klipspruit 209-J.S.	Leeuwklip 363-J.S.	Naauwpoort 200-J.S.	Panplaats 395-J.S.
Klipstapel 384-I.R.	Leeuwkop 299-I.R. Ged.	Naboomspruit 348-K.R.	Panvallei 469-I.R.
Kluitjesfontein 196-J.S.	Leeuwpan 246-I.R.	Ged. 11, R.E./35	Patattafontein 412-J.S.
Knoppieslaagte, 385-J.R. Ged.	Leeuwpoort 205-I.R. Ged.	Nantes 311-I.S.	Patriotsfontein 558-I.Q.
Knoppiesfontein 23-I.R.	Leeuwpoort 283-J.S. Ged.	Nationaal 29-K.T. Ged. 11	Petit 28-I.R.
Knoppiesfontein 549-J.R.	Leeuwpoortje 267-J.S.	Naudesfontein 261-I.S.	Petit Mont Rouge 479-I.Q.
Kochelmanderskop 219-J.S.	Lecuwspruit 134-I.S.	New Thorndale 394-J.Q.	Petrus Vlei 144-I.R.
Koelenhof 268-J.S.	Lecuwspruit 601-J.R. Ged.	Nietgedacht 535-J.Q.	Pieksdal 298-I.S.
Koesterfontein 45-I.Q.	Leeuwvallei 297-K.T. Ged.	Noodhulp 492-K.R. Ged.	Pienaarspoort 339-J.R.
Koffiespruit 197-I.R.	Legdaar 78-I.S.	133	Ged.
Koolfontein 431-I.R.	Lemoenfontein 436-J.S.	Noodhulp 474-J.S.	Pienaarspoort 338-J.R.
Koornfontein 27-I.S.	Leydsdorp Townlands 779-L.T. Ged.	Nooitgedacht 406-K.Q.	Platfontein 406-J.S.
Kopermyn, 435-J.S.	Lindley 528-J.Q.	Ged. R.E./3	Platklip 40-I.Q.
Kopje 228-I.S.	Lisbon 531-K.T. Ged.	Nooitgedacht 37-I.S.	Platkoppie 420-I.R.
Kopje Alleen 726-J.T.	R.E./Plaas	Nooitgedacht 208-J.S.	Polfontein 118-J.S.
Kopjeskraal 517-I.Q. Ged. R.E./37	Loopspruit 435-J.R. Ged.	Nooitgedacht 300-J.S.	Poortje 338-I.Q.
Koppiesfontein 478-I.R.	R.E./4	Nooitgedacht 94-I.S.	Poortje 340-I.Q.
Koppiesfontein 422-I.R.	Louisrust 586-I.Q. Ged.	Nooitgedacht 286-I.R.	Poortje, 389-I.R.
Koppieskraal 157-I.R.	Louweskraal 476-J.R.	Nooitgedacht 59-I.S.	Potfontein 285-I.R.
Koppieskraal 162-I.Q.	Luipaardfontein 444-J.S.	Nooitgedacht 294-I.R. Ged.	Pot Jam 224-J.S.
Kortfontein 530-J.R.	Luipaardsvlei 243-I.Q. Ged.	Nooitgedacht 345-J.S.	Prinshof 2-I.S.
Kortlaagte 67-I.S.	Luperdshoek 149-J.S.	Nooitgedacht 534-J.Q.	Pullens Hope 155-I.S.
Kosmos 282-J.S.	Lusthof 114-J.R.	Nooitgedacht 471-J.Q.	Puntlyf 520-J.S.
Kraalhoek 269-J.Q. Ged. 2	Magalieskraal 420-J.Q. Ged.	Nooitgedacht 525-J.R.	Puntstaan 289-I.R.
Kranspoort 448-J.R. Ged. 25, 37	Mapochs Gronde 500—934-J.S.	Northdene 589-I.Q.	Pylpunt 276-J.R.
Kremetartboom 64-K.U.	Maraisdrift 190-I.R.	Novengilla 562-L.T. Ged.	Raatskraal 524-I.Q.
Krokodildrift 446-J.Q.	Marloo 522-J.R.	Noycedale 191-I.R. Ged.	Remhoogte 476-J.Q.
Kromdraai 520-J.Q.	Middelbult 235-I.R.	Olga 35-I.S.	Rensburg hoop 74-I.S.
Kromdraai, 420-I.P. Ged. 21	Middelburg 231-I.R. Ged.	Olifantsfontein 403-J.R.	Resurgam 515-J.R.
Kromdraai 279-J.S.	Middelburg 266-I.R.	Olifantsfontein 196-I.R.	Reydal 165-I.Q.
Kromdraai 486-J.S.	Middeldrift 42-I.S.	Olifantslaagte 378-J.S.	Rhenosterfontein 318-J.S.
Kromdraai 263-I.R.	Middelfontein 391-K.R. Ged. 20, 21	Olifantspoortje 319-K.T.	Rhenosterfontein 514-J.R.
Kromdraai 115-J.R.	Middelkraal 50-I.S.	Olifantsvlei 327-I.Q. Ged.	Rhenosterhoek 180-J.S.
Kromfontein 30-I.S.	Middelkraal 221-J.S.	Olifantsvlei 316-I.Q. Ged.	Rhenosterhoek 213-J.T.
Kromivier 347-J.Q. Ged. 3	Migalsoord 152-J.Q.	Onbekend 398-J.R.	Ged. 11
Kromvlei 142-I.R. Ged.	Minnaar 292-J.R.	Onderste poort 266-J.R.	Rhenosterkop 195-J.U.
Kruiseméntfontein 95-I.S.	Misgund 322-I.Q. Ged.	Ongezien 105-I.S.	Ged. 17
Kruisfontein 262-J.R. Ged.	Moabsvelden 248-J.R.	Ongezien 365-J.S.	Rhenosterspruit 326-I.P.
Kruitfontein 511-J.Q. Ged.	Modderbult 332-I.R.	Onspoed 500-J.R.	Rhenosterspruit 495-J.Q.
Kuiffontein 234-I.S.	Modderbult 511-I.R.	Onverwacht 700-I.S.	Rianel 98-I.S.
Kwaggafontein 460-J.S.	Modderfontein 345-I.Q.	Onverwacht 97-I.S.	Rickaletta 387-J.R.
Kwaggafontein 166-I.Q.	Modderfontein 35-I.R. Ged.	Onverwacht 66-I.S.	Rietfontein 301-I.Q. Ged.
Kwaggafontein 91-I.S.	Modderfontein 236-I.R.	Onverwacht 509-J.R.	Rietfontein 313-I.R. Ged.
Kwarsspruit 261-J.S.	Modderfontein 410-I.R.	Onverwacht 532-J.R.	Rietfontein 276-I.R.
Lagerspoort 406-I.R.	Modderfontein 490-I.R.	Onverwacht 198-J.S.	Rietfontein 534-I.Q.
Langkloof 229-J.S.	Modderspruit 448-K.R. R.E./Plaas	Onverwacht 148-J.S.	Rietfontein 43-I.S.
Langkloof 265-J.S.	Moedverloren 88-I.S.	Oogiesfontein 4-I.S. Ged.	Rietfontein 314-I.S.
Lang Maar Smal 353-J.S.	Mooifontein 14-I.R. Ged.	Oog Van Boekenhoutskloof 288-J.R.	Rietfontein 485-J.Q.
Langsloot 99-I.S.	Mooifontein 285-J.S.	Oog Van Wonderfontein 110-I.Q. Ged.	Rietfontein 256-I.Q. Ged.
Langzeekoegat 323-I.R.	Mooifontein 313-K.T. Ged.	Oorlogsfontein 45-K.S. Ged. R.E./3	Rietfontein 349-I.Q. Ged.
Langzeekoegat 325-I.R.	Mooifontein 108-I.S.	Oostend 230-I.S.	Rietfontein 101-I.S.
Lanquedoc 563-L.T.	Mooifontein 448-J.S.	Optimus 480-J.S.	Rietfontein 336-I.Q.
Leeuwdraai 211-J.R. Ged. 6	Mooikopje 237-J.S.	Orange Farm 371-I.Q.	Rietfontein 100-I.S.
Leeuwenfontein 284-J.R.	Mooiplaats 242-J.S.	Orange Valley 201-I.S.	Rietfontein 146-I.S.
Leeuwenfontein 480-J.Q.	Mooiplaats 367-J.R.	Oude Zwaans Kraal 542-J.R.	Rietfontein 420-I.S.
		Oxford 183-K.T. Ged. 2	Rietfontein 470-J.R.
		Paardekloof 176-J.S.	Rietfontein 349-I.Q. Ged.
		Palm 681-L.S. Ged. 1, 19	Rietfontein 486-J.R.
			Rietfontein 461-I.R.
			Rietfontein 366-J.R.
			Rietfontein 286-J.S.
			Rietfontein 395-J.R.

Rietfontein 21-I.R.	Rooipoort 109-I.Q. Ged	Suikerboschfontein 529-J.R.	Uitvalgrond 267-I.Q.
Rietfontein 532-J.Q.	Rooipoort 143-I.S.	Suikerboschkop 278-J.S.	Uitvalgrond 416-J.Q.
Rietfontein 153-I.R. Ged.	Rooipoort 144-I.S.	Suikerboschplaat 263-J.S.	Uitvalgrond 434-J.Q.
Rietfontein 596-J.R.	Rooipoort 555-J.R.	Suikerboschplaat 252-J.S.	Uitvlugt 434-I.R. Ged.
Rietfontein 345-K.R. Ged. 10, 15, 16, 21	Rooiwal 270-J.R.	Sukkelaar 421-I.S.	Uitvlugt 255-I.R.
Rietfontein 327-J.Q.	Ruigtekuilen 129-I.S.	Swagershock 453-I.Q.	Uitzicht 314-J.R.
Rietfontein 375-J.R.	Rust 522-L.T.	Swartkoppies 217-J.S.	Umkonta 150-H.T. Ged. 4
Rietgat 105-J.R.	Rustfontein 109-I.S.	Syferfontein 288-I.R.	Vaalbank 96-I.S.
Rietkuil 534-I.Q. Ged.	Rustfontein 488-J.R.	Syferfontein 115-I.S.	Vaalbank 233-I.S.
Rietkuil 57-I.S.	Rustplaats 494-I.T. Ged.	Syferwater 371-J.Q.	Vaalbank 512-J.Q. Ged.
Rietkuil 249-I.R.	Rykdom 276-I.Q.	Tamboekiesfontein 173-I.R.	Vaalbank 476-I.R.
Rietkuil 224-I.S.	Sabiehoek 200-J.T. Ged. R.E./Plaas	Terra Mena 432-I.Q. Ged. 1	Vaalbank 289-J.S.
Rietkuil 491-J.S.	Schaapkraal 93-I.S.	Teutfontein 407-J.S.	Vaalbank 511-J.R.
Rietpan 263-I.S.	Schaapkraal 304-I.S.	Tevrede 178-J.T. Ged. 15	Vaalfontein 579-I.Q.
Rietpan 408-J.S.	Scheerpoort 477-J.Q.	The Junction 521-L.T.	Vaalkop 104-I.S.
Rietpoort 193-I.R.	Schietfontein 437-J.Q.	The Wedge 175-J.S.	Vaalkop 405-K.R. Ged. 3
Rietpoort 395-J.Q.	Schietpan 212-J.S.	Thorndale 391-J.Q.	Vaalkrans 29-I.S. Ged.
Rietspruit 535-I.Q. Ged.	Schietpoort 507-J.R.	Thornybush 78-K.U. Ged. 4, R.E./Plaas	Vaalpan 68-I.S.
Rietspruit 583-I.Q. Ged.	Schikfontein 421-I.R.	Tiegerpoort 371-J.R.	Vaalplaats 463-J.R.
Rietspruit 412-K.R. Ged. 3	Schoon Der Zicht 68-H.T. Ged.	Tiviotdale 420-I.Q. Ged. 1	Valschpruit 458-J.R.
Rietspruit 152-I.R.	Schoongezicht 218-I.R.	Toevlugt 269-J.S.	Valsfontein 183-I.R.
Rietspruit 445-I.R.	Schoongezicht 308-I.R.	Tok 315-J.Q.	Van Dyksdrift 19-I.S. Ged.
Rietspruit 417-I.R.	Schoongezicht 465-J.R.	Topfontein 309-I.S.	Van Dykspuit 214-I.R.
Rietspruit 402-J.S.	Schoonoord 164-I.S.	Trichardsfontein 140-I.S. Ged.	Vangatfontein 250-I.R.
Rietvallei 241-I.Q. Ged.	Schoon Vlei 52-I.S.	Tshipise 105-M.T. Ged. 14	Vangatfontein 251-I.R.
Rietvallei 195-I.R.	Schuryeberg 488-J.Q. Ged.	Tulipvale 188-I.R.	Van Schalkwyksrust 118-I.S.
Rietvallei 172-I.R.	Schurvekop 227-I.S.	Tweedraai 139-I.S.	Van Wyk 584-I.Q.
Rietvallei 299-I.T. Ged.	Simonsview 490-J.Q.	Tweedracht 516-J.R.	Varkfontein 25-I.R.
Rietvallei 288-J.P. Ged. 46	Slagthoek 250-J.S.	Tweefontein 19-I.R.	Vastfontein 271-J.R.
Rietvallei 78-J.S. Ged. 10	Slagveld 512-J.R.	Tweefontein 357-J.T. Ged. 37	Venterpost 284-I.Q. Ged.
Rietvlei 62-I.S.	Slootkoppie 167-I.Q.	Tweefontein 370-J.S.	Verbrick 118-J.R.
Rietvlei 64-I.S.	Sluis 46-I.Q.	Tweefontein 413-J.R.	Vereenig 262-I.S.
Rietvlei 287-K.Q. Ged. 14	Smithfield 44-I.S.	Tweefontein 523-I.Q.	Vergelegen 80-J.S.
Rietvlei 518-J.R.	Soria Moria 501-J.R.	Tweefontein 528-J.S.	Vergenoeg 177-J.T. Ged. 1
Rietvlei 397-J.S.	Spaarwater 171-I.R. Ged.	Tweefontein 523-J.Q.	Voerfontein 61-I.S.
Rietvly 295-J.T. Ged. R.E. 6	Spandow 121-I.S.	Tweefontein 491-J.R.	Vischgat 467-I.R.
Riversdale 119-I.S.	Speculati 483-J.S.	Tweefontein 106-J.S.	Vischkuil 274-I.R. Ged.
Riverside Estate 497-J.Q.	Spekfontein 336-J.S.	Tweefontein 458-J.S.	Vissershoek 435-J.Q.
Rieviersdraai 416-I.R.	Spitskop 502-J.R.	Tweefontein 552-J.R.	Vitown 511-K.T.
Rockdale 442-J.S.	Spitskop 533-J.R.	Tweefontein 541-J.R.	Vlakdrift 163-I.Q.
Rolspruit 127-I.S.	Springboklaagte 306-I.R.	Tweefontein 236-J.S.	Vlakfontein 303-I.Q.
Rondavel 109-J.R.	Sprinkboklaagte 33-I.S.	Tweefontein 531-I.Q.	Vlakfontein 281-I.R. Ged.
Rondebosch 403-J.S.	Springboklaagte 416-J.S.	Tweefontein 372-J.R.	Vlakfontein 72-I.S.
Rondeboschje 468-J.S.	Steenkoppie 153-I.Q. Ged.	Tweefontein 203-I.S.	Vlakfontein 569-J.R.
Rondebult 303-J.S.	Steenkoolspruit 302-I.R.	Tygerfontein 488-I.Q. Ged. R.E./31	Vlakfontein 176-I.S.
Rondevalley 482-J.S.	Steenkoolspruit 18-I.S.	Vlakfontein 466-I.R.	Vlakfontein 494-J.Q.
Rondefontein 485-J.S.	Sterkfontein 173-I.Q. Ged.	Vlakfontein 457-J.R.	Vlakfontein 373-J.Q.
Rondevly 208-I.R.	Sterkfontein 519-J.Q.	Vlakfontein 523-J.R.	Vlakfontein 448-I.R. Ged.
Roodebloem 58-I.S.	Sterkfontein 424-I.R.	Vlakfontein 548-J.R.	Vlakfontein 466-I.R.
Roodekopjes 427-J.Q. Ged.	Sterkfontein 299-I.S.	Vlakfontein 548-J.R.	Vlakfontein 457-J.R.
Roodekopjes 417-J.Q.	Sterkfontein 270-J.S.	Uitgedacht 229-I.S.	Vlakfontein 523-J.R.
Roodekopjes 546-J.R.	Sterkfontein 401-J.R.	Uitgevallen 432-I.R.	Vlakfontein 548-J.R.
Roodekrans 457-I.S.	Sterkloop 352-J.S.	Uitgezocht 194-I.S.	Vlakfontein 179-I.S.
Roodekrans 183 I.Q. Ged.	Sterkstroom 400-J.S.	Uitkoms 443-J.Q.	Vlakfontein 166-I.S.
Roodekrans 492-J.Q.	Sterkwater 106-J.R.	Uitkomst 499-J.Q.	Vlakkulen 76-I.S.
Roodeplaat 293-J.R.	Sterkwater 317-J.S.	Uitkyk 159-I.R.	Vlaklaagte 92-I.S.
Roodepoort 302-I.Q. Ged.	Steynskraal 399-I.R.	Uitkyk 327-I.R.	Vlaklaagte 83-I.S.
Roodepoort 151-I.S.	Stinkhoutboom 101-I.Q.	Uitkyk 172-J.S.	Vlaklaagte 45-I.S.
Roodepoort 40-I.S.	Stompiesfontein 273-I.R.	Uitkyk 364-J.S.	Vlaklaagte 223-I.S.
Roodepoort 149-I.R.	Stonehenge 527-J.R.	Uitkyk 136-I.S.	Vlaklaagte 107-I.S.
Roodepoort 259-J.S.	Straffontein 252-I.R.	Uitkyk 290-J.S.	Vlaklaagte 330-J.S.
Roodepoort 418-J.S.	Strehla 261-I.R.	Uitmalkaar 126-I.S.	Vlaklaagte 21-I.S.
Roodepoort 504-J.R. Ged.	Strydfontein 307-J.R.	Uitschot 233-I.P.	Vlakplan 89-I.S.
Roodepoortje 326-J.S.	Strydfontein 306-J.R.	Uitspan 98-J.R.	Vlakplaats 160-I.Q.
Rooikop 347-J.S.	Strydpaal 243-I.R.	Uitspanning 104-I.Q. Ged.	Vlakplaats 268-I.R.
Rooikoppies 297-J.Q. Ged.	Strydfontein 477-I.R.	Uitval 280-I.Q. Ged.	Vlakplaats 555-I.Q.
Rooikopjes 483-J.R.	Sudwalaaskraal 271-J.T. Ged. 9	Uitval 287-I.Q.	Vlakspruit 292-I.S.
		Uitval 484-J.Q.	Vlakspruit 308-I.S.

Vlakvarkfontein 213-I.R. Vogelfontein 222-I.R. Volgelstruisfontein 263-I.Q. Vooruitsig 48-I.Q. Vooruitzicht 437-J.S. Vrede 257-I.S. Vrede 304-J.R. Vrischgewaagd 198-I.S. Vrischgewaagd 501-I.R. Vroegeveld 509-I.T. Ged. Waaikraal 556-J.R. Wachteenbietjesdraai 350-K.Q. Ged. R.E./1 Wachteenbietjeskop 503-J.R. Wachteenbietjeskop 506-J.R. Ged. Wales 250-K.U. Ged. 54 Wallis Havon 154-I.Q. Walmansthal 278-J.R. Wanhoop 443-J.S. Waschbank 497-J.R. Waterfall West 510-J.Q. Waterkloof 305-I.Q. Ged. 214, 288 Waterkloof 423-J.P. Ged. Waterkloof 515-J.Q. Waterpan 8-I.S. Waterpan 292-I.Q. Ged. Waterval 273-J.R. Waterval 109-J.S. Watervalshoek 350-I.R. Ged. 47 Watervalwest 510-J.Q. Weilaagte 271-I.R. Weimershoek 81-J.T. R.G./11 en 12 Welgegund 491-J.Q. Welgelegen 221-I.R. Welgevonden 367-I.Q. Welgevonden 343-K.R. Ged. 7, 11, 19, 27, 32 Welgevonden 272-I.R. Welgevonden 215-J.S. Welgevonden 108-J.S. Weistand 55 I.S.	Weltevreden 455-J.T. Ged. 25 Weltevreden 307-I.R. Weltevreden 227-I.R. Weltevreden 517-J.Q. Weltevreden 324-J.S. Weltevreden 116-I.S. Weltevreden 367-J.S. Weltevreden 193-I.S. Welverdiend 97-I.Q. Ged. Welverdiend 379-I.R. Welverdiend 201-J.S. Welverdiend 243-K.T. Welverdiend 23-I.S. Wildebeestfontein 536-I.Q. Ged. Wildebeestfontein 327-J.S. Wildebeestfontein 122-I.S. Wildebeesthoek 309-J.R. Wildebeesthoek 310-J.R. Wildfontein 52-I.Q. Wilmansrust 47-I.S. Winkelhaak 723-J.T. Wintershoek 314-I.R. Ged. Witbank 80-I.S. Witbank 303-I.S. Witbos 409-J.R. Witbospoort 540-J.R. Witfontein 15-I.R. Ged. Witfontein 16-I.R. Ged. Witfontein 262-I.Q. Witfontein 510-J.R. Witbank 521-J.R. Witkleigat 283-I.Q. Ged. Witklip 229-I.R. Ged. Witklip 232-I.R. Ged. Witklip 539-J.R. Witklipbank 202-I.R. Witkop 330-I.R. Witkoppies 393-J.R. Witpoort 216-J.R. Witpoort 550-J.R. Witpoort 563-J.R. Witpoort 406-J.R.	Witrand 103-I.S. Witstinkhoutboom 155-I.Q. Woest Alleen 477-J.S. Wolhuterskop 452-I.Q. Wolvekrans 17-I.S. Wolvekrans 156-I.Q. Wolvebank 338-I.R. Wolvefontein 244-I.R. Wolvefontein 471-J.S. Wonderboom 249-J.S. Wonderfontein 342-I.R. Wonderfontein 103-I.Q. Ged. Wonderhoek 376-J.S. Yzervarkfontein 106-I.S. Zaaihoek 260-J.S. Zaaiplaats 439-J.S. Zaaivater 11-I.S. Zandfontein 447-I.Q. Zandfontein 585-I.Q. Zandfontein 317-J.R. Ged. Zandspruit 191-I.Q. Zeekoefontein 573-I.Q. Zeekoefontein 576-I.Q. Zeekoegat 115-J.S. Zeekoegat 145-I.S. Zeekoegat 296-J.R. Zeekoeigat 331-J.P. Ged. R.E./Plaas Zeekoehoek 509-J.Q. Ged. Zeerkry 292-I.R. Zesfontein 27-I.R. Zevenfontein 415-J.S. Zevenfontein 484-J.S.	Zevenfontein 407-J.R. Ged. Zilkaatsnek 439-J.Q. Zoekfontein 468-I.R. Zondagsfontein 124-I.S. Ged. Zondagsfontein 253-I.R. Zondagskraal 125-I.S. Ged. Zondagsvlei 9-I.S. Zonderfout 226-I.R. Zonderwater 482-J.R. Zonkolol 473-J.R. Zonneblom 396-J.S. Zonnestraal 163-I.R. Zonnestraal 158-I.R. Zorgvliet 557-J.R. Zoutplan 104-J.R. Zuikerboschfontein 151-I.Q. Zuurbult 240-I.Q. Zuurfontein 591-I.Q. Zuurplaas 337-J.Q. Ged. R.E./19 Zwaard 472-J.R. Zwaarkry 351-J.S. Zwakfontein 120-I.S. Zwartfontein 312-I.S. Zwartkop 525-J.Q. Zwartkop 530-J.Q. Zwartkopjes 143-I.R. Ged. Zwartkoppies 364-J.R. Zwartkrans 172-I.Q. Zwavelpoort 373-J.R.
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SKEDULE C.

GRONDBELASTING IN DIE RAAD SE ALGEMENE REGSGEBIED.

Ingevolge die bepalings van artikel 29(2) van Ordonnansie No. 20 van 1943 word 'n Grondbelasting van R24 per erf per jaar, vir die boekjaar 1 Julie 1980 tot 30 Junie 1981 in Badplaas Dorp geleë in die Raad se Algemene Regsgebied, gehef.

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS.

NOTICE OF ASSESSMENT RATES, LAND RATES AND SERVICE CHARGES.

Notice is hereby given that for the Financial Year 1 July, 1980 till 30 June, 1981 the Board has levied the following:

A. ASSESSMENT RATES ON PROPERTIES SITUATED WITHIN THE AREA OF A LOCAL AREA COMMITTEE.

Assessment rates are being levied in terms of Ordinance No. 11 of 1977 with the exception of areas where the valuation rolls in use are still valid in terms of Ordinance No. 20 of 1933.

The Assessment Rate tariffs reflected in the undermentioned schedules are levied on the site values of rateable land, i.e. townships, agricultural holdings and farm portions mentioned in the said schedules and are based on the current valuation roll.

The Agricultural Holdings specified in the undermentioned schedule include, for the purposes hereof, all land included in the original layout of the said Holdings (in respect of which a certificate was issued in terms of Section 1 of the Agricultural Holdings (Transvaal) Registration Act 1919), irrespective of whether the certificate has been cancelled in respect of any portion of such land and notwithstanding any subsequent change in the description thereof, unless a Township has been established thereon in terms of the Townships and Town-

planning Ordinance No. 11 of 1931, as amended, or the Town-planning and Townships Ordinance No. 25 of 1965, or unless it has, simultaneously with exclusion, been consolidated in the Deeds Office with another portion of land upon which no rates are levied.

Assessment rates on farms are levied on those portions of farm portions used for business purposes as defined in section 4 of the Local Authorities Rating Ordinance No. 20 of 1933, as amended, and on valuation rolls which came into operation on or after 1 July, 1978 in terms of the stipulations of section 29(6) of Ordinance No. 20 of 1943 where farms are situated within the area of a Local Area Committee. Where rates on farms, other than the above have been levied, they are shown in the remarks column of the schedule.

The rates levied shall become due and payable on 31 October, 1980 but ratepayers may pay the rates levied in two equal instalments — i.e. on 31 October, 1980 and 28 February, 1981, or ratepayers can apply in writing to pay the rates levied in eight instalments commencing on 31 July, 1980 and a final payment on 28 February, 1981. In the event of a property being sold during the financial year the payment of rates in instalments lapses. (See Schedule A).

B. ASSESSMENT RATES ON PROPERTIES SITUATED WITHIN THE BOARD'S GENERAL AREA OF JURISDICTION.

Assessment rates in the areas mentioned in Schedule B have been levied at 3c/R in terms of Section 29(6) of Ordinance No. 20 of 1943, on the site values of those portions of erven, agricultural holdings and farm portions used for business purposes. The rates levied shall become due and payable on 31 October, 1980 but ratepayers may pay the rates levied in two equal instalments — i.e. on 31 October, 1980 and 28 February, 1981, or ratepayers can apply in writing to pay the rates levied in eight instalments commencing on 31 July, 1980 and a final payment on 28 February, 1981. In the event of a property being sold during the financial year the payment of rates in instalments lapses. (See Schedule B).

C. LAND RATE.

A land rate of R24,00 per erf per year has been levied in terms of Section 29(2) of Ordinance No. 20 of 1943, in Badplaas Township for the financial year 1 July, 1980 to 30 June, 1981.

The rates levied shall become due and payable on 31 October, 1980 but ratepayers may pay the rates levied in two equal instalments — i.e. on 31 October, 1980 and 28 February, 1981, or ratepayers can apply in writing to pay the rates levied in eight instalments commencing on 31 July, 1980 and a final payment on 28 February, 1981. In the event of a property being sold during the financial year the payment of rates in instalments lapses. (See Schedule C).

D. SERVICE CHARGES:

The charges in respect of sewerage, nightsoil and refuse removal services, basic water and basic electricity shall become due and payable on 31 October, 1980 in respect of the financial year ending 30 June, 1981, provided that in all instances where new services are instituted, the charges shall become due and payable on the day of inauguration or installation of such service, calculated from such date up to and including the end of the financial year.

LEGAL PROCEEDINGS FOR THE RECOVERY OF ARREAR RATES AND OTHER CHARGES WILL BE INSTITUTED AGAINST DEFAULTERS AND INTEREST AT THE RATE OF 11,25% PER ANNUM MAY BE CHARGED ON THOSE AMOUNTS NOT PAID ON OR BEFORE THE DUE DATE.

N.B. All owners of land concerned, who have not received an account on 31 October, 1980 are kindly requested to contact the Treasurer at the undermentioned address as soon as possible after the said date and to furnish particulars of the land in question, in order that an account may be rendered.

Rates levied on any land are legally due and recoverable notwithstanding the fact that the owner may not have received an account.

B. G. E. ROUX,
Acting Secretary

320 Bosman Street,
P.O. Box 1775,
Pretoria,
24 September, 1980.
Notice No. 102/1980.

SCHEDULE A.

ASSESSMENT RATES ON PROPERTIES SITUATED IN THE AREA OF A LOCAL AREA COMMITTEE.

An Original and Additional Rate totalling per Rand will be levied on site values of land as mentioned hereunder.

AKASIA.

REMARKS: Assessment Rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance No. 11 of 1977. Magisterial Area — Pretoria.

	<i>On the Appropriated Site Values of the Premises Which are not Used for Business Purposes and —</i>	<i>Which Cannot be Connected to the Akasia Water Scheme and where Township Development, According to the PWV-Guiding Plan, may Take Place c/R</i>	<i>Which can be Connected to the Akasia Water Scheme and Where Township Development According to the PWV-Guiding Plan can Take Place c/R</i>	<i>Where no Township Development According to the PWV-Guiding Plan may Take Place c/R</i>	<i>On All Farm Portions Which can be Connected to the Akasia Water Scheme and Where Township Development According to the PWV-Guiding Plan may Take Place c/R</i>	<i>On All Portions of Properties Which Are Used for Business Activities c/R</i>	<i>Farm Portions Which do Connect to the Water Scheme and Where Township Development According to the PWV-Guiding Plan may not Take Place c/R</i>
	<i>1980/81</i>	<i>1980/81</i>	<i>1980/81</i>	<i>1980/81</i>	<i>1980/81</i>	<i>1980/81</i>	<i>1980/81</i>
Klerksoord Agricultural Holdings.				3,5		3,5	
Klerksoord A/H Ext. 2		3,5	3,5	3,5		3,5	
Doreg A/H Ext. 2		3,5	3,5			3,5	
Heatherdale Agricultural Holdings.		3,5	3,5			3,5	
Winternest Agricultural Holdings		3,5	3,5			3,5	
Beetgesberg 279-J.R.					3,5	3,5	
Hartebeeshoek 303-J.R.					3,5	3,5	
Hartebeeshoek 312-J.R.					3,5	3,5	
Witfontein 301-J.R.					3,5	3,5	3,5
Eldorette 311-J.R.						3,5	3,5
Hermon 289-J.R.						3,5	3,5
Witfontein 305-J.R.						3,5	3,5
Klerksoord A/H Ext. 1	3,5					3,5	3,5
The Orchards Township	3,5					3,5	
Hesteapark	3,5					3,5	
Theresapark	3,5					3,5	

<i>Local Area Committee</i>	<i>Townships, Agricultural Holdings and Farms</i>	<i>Magisterial Area</i>	<i>Original and Additional Rate on Site Values of Land in Total per Rand 1980/81</i>	<i>Remarks</i>
Amsterdam	Amsterdam Township Amsterdam 408-I.T.	Ermelo	10,5 10,5	Assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance No. 11 of 1977
Bredell	Rietfontein 31-I.R. Bredell Agricultural Holdings and Ext. 1.	Benoni	2,4 2,4	Assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance No. 11 of 1977
Burgersfort	Burgersfort Township Leeuwvallei 297-K.T. Mooifontein 313-K.T.	Lydenburg	10,0 10,0 10,0	Assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance No. 11 of 1977
Charl Cilliers	Charl Cilliers 332-L.S. Charl Cilliers Township Van Tondershoek 317-I.S.	Standerton	5,25 5,25 5,25	Assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance No. 11 of 1977
Chrissiesmeer	Lake Chrissie Township Bothwell 90-I.T.	Ermelo	7,5 7,5	Assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance No. 11 of 1977
Davel	Davel Township Davelfontein 267-I.S. Hamelfontein 269-I.S. Uitzicht 266-I.S.	Ermelo	4,0 4,0 4,0 4,0	Assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance No. 11 of 1977
De Deur	Evaton Estates Township (Erven 1—38) Evaton Township (Erven 2446—2533 en 2847) Ironsyde Township The Balmoral Estate Township The Balmoral Estate Extension Townships The De Deur Estates Ltd. T/S Driemoeg 537-I.Q.	Vereeniging	3,5 3,5 3,5 3,5 3,5 3,5 3,5 3,5	Assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance No. 11 of 1977
Ellisras	Ellisras & Ext. 1 and 2 Townships Grootfontein 501-L.Q. Waterkloof 502-L.Q. Onverwacht 503-L.Q.	Waterberg	4,7 4,7 4,7 3,0	Assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance No. 11 of 1977

<i>Local Area Committee</i>	<i>Townships, Agricultural Holdings and Farms</i>	<i>Magisterial Area</i>	<i>Original and Additional Rate on Site Values of Land in Total per Rand 1980/81</i>	<i>Remarks</i>
Groot Marico	Groot Marico Township Wonderfontein 258-J.P.	Marico	7,0 7,0	Assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance 11/1977. On Wonderfontein 258-J.P. assessment rates are levied on the site values of all those portions of the farm of 3 ha and smaller
Halfway House/ Olifantsfontein	Clayville Township and Extentions 1—14. Premises used for residential purposes.	Pretoria Kempton Park & Johannesburg	3,9	Assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance No. 11/1977.
	Clayville Township and Extentions 1—14. Premises used for business purposes		4,2	All properties or premises in Clayville Extention 11 qualify for 30 % rebate
	Gilliemead and Marwyn A/H not zoned for business purposes		3,9	Assessment rates are levied on agricultural holdings and farm portions as follows:
	Appropriated site values agricultural		3,9	On all farm portions not exceeding 25 ha, excluding
	Appropriated site values — Business purposes		4,2	Olifantsfontein 410-J.R. and Kaalfontein 13-I.R.
	Rezoned for business purposes		4,2	
	Sunlawns A/H not zoned for business purposes — Appropriated site values agricultural		3,9	The first tariff applies to those portions of agricultural holdings and farm portions not used for business,
	Appropriated site values — Business purposes		4,2	the second tariff to those portions used for business
	Rezoned for business purposes		4,2	purposes but not zoned as such and the third tariff to those agricultural holdings and portions of farm
	Olifantsfontein 402- and 403-J.R.. Not zoned for business purposes		3,9	portions zoned for business purposes. A rebate of 30 % in addition to the agricultural rebate, is granted on all agricultural holdings and farm portions improved with a completed dwelling as on
	Appropriated site values agricultural. Appropriated site values — Business purposes		4,2	30 June, 1980, excluding Olifantsfontein 402-J.R., Olifantsfontein 403-J.R., Olifantsfontein 410-J.R.,
	Rezoned for business purposes		4,2	Kaalfontein 13-I.R., Redlands 404-J.R., Sterkfontein 401-J.R., Gilliemead Marwyn and Sunlawns
	Sterkfontein 401-J.R.. Not zoned for business purposes		3,9	Agricultural Holdings as well as the agricultural holdings in an agricultural holding unit and farm portions where permission has been granted for a second dwelling to be erected, and on those portions zoned for business purpose. Should an agricultural holding and/or a farm portion consist of an agricultural portion and a business portion but are not zoned as business, the agricultural portion
	Appropriated site values agricultural		4,2	should be considered improved with a complete
	Appropriated site values business		4,2	dwelling.
	Rezoned for business purposes		4,2	

Local Area Committee	Townships, Agricultural Holdings and Farms	Magisterial Area	Original and Additional Rate on Site Values of Land in Total per Rand 1980/81	Remarks
Halfway House / Olifantsfontein (Continue)	Redlands 404-J.R.. Not zoned for business purposes Appropriated site values agricultural Appropriated site values business purposes Rezoned for business purposes Halfway House Township and Ext. 2 Vorna Valley and Extension 2 All new Townships proclaimed in the 1980/81 financial year	Pretoria Kempton Park Johannesburg	3,9 4,2 4,2 1,9 4,0 4,0	Should the registered owner of an agricultural holding be the owner of adjacent agricultural holdings and one of these agricultural holdings are improved with a completed dwelling as on 30 June, 1980, the registered owner qualifies for a 30 % rebate on all the holdings adjacent to the improved agricultural holding Assessment rates in Vorna Valley are levied as follows: On all premises 4c/R with a 40 % rebate on all premises improved with a completed dwelling as on 30 June, 1980
	Barbeque A/H. Not zoned for business purposes Appropriated site values agricultural Appropriated site values business purposes Rezoned for business purposes		6,0 6,0 2,5	
	Carlswald A/H. Not zoned for business purposes Appropriated site values agricultural Appropriated site values business purposes Rezoned for business purposes		6,0 6,0 2,5	
	Crowthorne A/H. Not zoned for business purposes. Appropriated site values agricultural Appropriated site values business purposes Rezoned for business purposes		6,0 6,0 2,5	
	Erand A/H and Ext. 1 and 2. Not zoned for business purposes Appropriated site values agricultural Appropriated site values business purposes Rezoned for business purposes		6,0 6,0 2,5	

Local Area Committee	Townships, Agricultural Holdings and Farms	Magisterial Area	Original and Additional Rate on Site Values of Land in Total per Rand 1980/81	Remarks
Halfway House / Olifantsfontein (Continue)	Glen Austin A/H and Ext 1 & 3. Not zoned for business purposes Appropriated site values agricultural Appropriated site values business purposes Rezoned for business purposes	Pretoria Kempton Park Johannesburg	6,0 6,0 2,5	
	Glenferness A/H and Ext. 1 & 2. Not zoned for business purposes Appropriated site values agricultural Appropriated site values business purposes Rezoned for business purposes		6,0 6,0 2,5	
	Halfway House A/H. Not zoned for business purposes Appropriated site values agricultural Appropriated site values business purposes Rezoned for business purposes		6,0 6,0 2,5	
	Kyalami A/H and Ext. 1. Not zoned for business purposes Appropriated site values agricultural Appropriated site values business purposes Rezoned for business purposes		6,0 6,0 2,5	
	Plooysville A/H. Not zoned for business purposes Appropriated site values agricultural Appropriated site values business purposes Rezoned for business purposes		6,0 6,0 2,5	
	President Park A/H. Not zoned for business purposes Appropriated site values agricultural Appropriated site values business purposes Rezoned for business purposes		6,0 6,0 2,5	

<i>Local Area Committee</i>	<i>Townships, Agricultural Holdings and Farms</i>	<i>Magisterial Area</i>	<i>Original and Additional Rate on Site Values of Land in Total per Rand 1980/81</i>	<i>Remarks</i>
Halfway House / Olifantsfontein (Continue)	Willaway A/H.. Not zoned for business purposes Appropriated site values agricultural Appropriated site values business purposes Rezoned for business purposes Allendale 10-I.R.. Not zoned for business purposes Appropriated site values agricultural Appropriated site values business purposes Rezoned for business purposes Bothasfontein 408-J.R.. Not zoned for business purposes Appropriated site values agricultural Appropriated site values business purposes Rezoned for business purposes Kaalfontein 13-I.R.. Not zoned for business purposes Appropriated site values agricultural Appropriated site values business purposes Rezoned for business purposes Olifantsfontein 410-J.R.. Not zoned for business purposes Appropriated site values agricultural Appropriated site values business purposes Rezoned for business purposes Randjesfontein 405-J.R.. Not zoned for business purposes Appropriated site values agricultural Appropriated site values business purposes Rezoned for business purposes	Pretoria Kempton Park Johannesburg	6,0 6,0 2,5 6,0 2,5 2,5 6,0 2,5 2,5 — 3,0 3,0 — 3,0 3,0 — 6,0 2,5 2,5	

<i>Local Area Committee</i>	<i>Townships, Agricultural Holdings and Farms</i>	<i>Magisterial Area</i>	<i>Original and Additional Rate on Site Values of Land in Total per Rand 1980/81</i>	<i>Remarks</i>
Halfway House / Olifantsfontein (Continue)	Waterval 5-J.R.. Not rezoned for business purposes Appropriated site values agricultural Appropriated site values business purposes Rezoned for business purposes		6,0 2,5 2,5	
	Witpoort 406-J.R.. Not zoned for business purposes Appropriated site values agricultural Appropriated site values business purposes Rezoned for business purposes		6,0 2,5 2,5	
	Zeyenfontein 407-J.R.. Not zoned for business purposes Appropriated site values agricultural Appropriated site values business purposes Rezoned for business purposes		6,0 2,5 2,5	
	All new agricultural holdings and farm portions which are incorporated in the jurisdiction of the Local Area Committee in the 1980/81 financial year, not zoned for business purposes Appropriated site values agricultural Appropriated site values business purposes Rezoned for business purposes		6,0 6,0 2,5	
Haenertsburg	Haenertsburg Township Haenertsburg Town and Townlands 1103-L.S.	Pietersburg	4,0 4,0	Assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance No. 11 of 1977
Hammanskraal	Hammanskraal Extention 1 Hammanskraal Township Hammanskraal 112-J.R.	Pretoria	2,2 2,2 2,2	P.G. 3902 of 10/8/77 Proclamation 157. Assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance No. 11 of 1977
Hazyview	Numbipark Township De Rust 12-J.U. Perry's Farm 9-J.U.	Nelspruit	0,7 0,7 0,7	Assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance No. 11 of 1977

Local Area Committee	Townships, Agricultural Holdings and Farms	Magisterial Area	Original and Additional Rate on Site Values of Land in Total per Rand 1980/81	Remarks
Hectorspruit	Hectorspruit Township & Ext. 1	Barberton	10,5	
	Hectorspruit 164-J.U.		10,5	
	Symington 167-J.U.		10,5	
Hillside	Hartebeesfontein 258-I.Q.	Randfontein	6,5	
	Hillside A/H and Extension 1		6,5	
Hoedspruit	Hoedspruit	Pelgrimsrust	2,4	
	Amsterdam 208-K.T.		2,4	
	Berlin 209-K.T.		2,4	
	Happyland 241-K.T.		2,4	
	Welverdiend 243-K.T.		2,4	
Klipriviervallei	Keytersrus 380-I.R.	Vereeniging	2,70	
	Nooitgedacht 176-I.R.		2,70	
	Henley-On-Klip Township		1,50	
	Highburg Township and Ext. 1		1,50	
	Klipwater Township		1,50	
	Witkop Township		1,50	
	Blesboklaagte 181-I.R.		2,70	
	Droogegrond 377-I.R.		2,70	
	Green Valley 154-I.R.		2,70	
	Klipview 175-I.R.		2,70	
	Klipriviersval 371-I.R.		2,70	
	Langkuil 363-I.R.		2,70	
	Nooitgedacht 177-I.R.		2,70	
	Rietfontein 364-I.R.		2,70	
	Slangfontein 372-I.R.		2,70	
	Slangfontein 374-I.R.		2,70	
	Vlaklaagte 178- I.R.		2,70	
	Vogelfontein 376-I.R.		2,70	
	Waterval 150-I.R.		1,50	
	Witkop 180-I.R.		1,50	
	Witkoppie 373-I.R.		1,50	
	Zwartkoppies 143-I.R.		1,50	
	Gardenvale Agricultural Holdings		2,70	
	Garthdale Agricultural Holdings		2,70	
	New Kentucky Agricultural Holdings		2,70	
	Ophir and Ext. 1 Agricultural Holdings		2,70	
	Pendale Agricultural Holdings		2,70	

<i>Local Area Committee</i>	<i>Townships, Agricultural Holdings and Farms</i>	<i>Magisterial Area</i>	<i>Original and Additional Rate on Site Values of Land in Total per Rand 1980/81</i>	<i>Remarks</i>
	Schoongezicht Agricultural Holdings Sherman Park Agricultural Holdings Valley Settlements A/H No. 1, 2, 3 & 4 Rietspruit 152-I.R.		2,70 2,70 2,70 2,70	
Komatipoort	Komatipoort Extension 1 and 2 Township Komatipoort Township Customs Site Reserve 183-J.U. Den Ward 185-J.U. Doeane 204-J.U. Ginnery Site No. 1—189-J.U. Ginnery Site No. 2—180-J.U. Ginnery Site No. 3—187-J.U. Lebombo 186-J.U. M'weti No. 191-J.U. Reserve No. 188-J.U. The Hippos No. 192-J.U. Komatipoort Station Reserve 161-J.U. Komatipoort Townlands 182-J.U. Selati Railways Reserve 181-J.U. Tenbosch 162-J.U. Lebombo Siding 184-J.U.	Barberton	5,5 5,5 5,5 5,5 5,5 5,5 5,5 5,5 5,5 5,5 5,5 5,5 5,5 5,5 5,5 5,5 5,5 5,5 5,5	Assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance No. 11 of 1977
Kosmos	Kosmos Township and Ext. 1 De Rust 478-J.Q.	Brits	2,3 2,3	Assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance No. 11 of 1977
Letsitele	Letsitele Township and Ext. 1 Novengilla 562-L.T.	Letaba	6,5 6,5	Assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance No. 11 of 1977
Lothair	Bloemkrans 121-I.T. Edenvale 100-I.T. Lothair 124-I.T. Umpilusi 98-I.T.	Ermelo	2,0 2,0 2,0 2,0	Assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance No. 11 of 1977
Magaliesburg	Magaliesburg Township Blaauwbank 505-J.Q. Kruitfontein 511-J.Q. Onrus 516-J.Q. Steenekoppie 153-J.Q. Vaalbank 512-J.Q. Zeekoehoek 509-J.Q.	Krugersdorp	4,2 4,2 4,2 4,2 4,2 4,2 4,2	Assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance No. 11 of 1977

<i>Local Area Committee</i>	<i>Townships, Agricultural Holdings and Farms</i>	<i>Magisterial Area</i>	<i>Original and Additional Rate on Site Values of Land in Total per Rand 1980/81</i>	<i>Remarks</i>
Malelane	Malelane Township Malelane Township Ext. 1 Malelane Estates A.140-J.U. Malelane 389-J.U. M'Hlati 169-J.U. M'Hlati 170-J.U. Afdeling B Kaap Block	Barberton	8,75 8,75 8,75 8,75 8,75 8,75 8,75	Assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance No. 11 of 1977
Marikana	Roodekopjes 297-I.Q.	Rustenburg	2,5	
Migdol	Rietpan 225-I.Q. Poortjie 248-I.Q. Lot 43 250-I.Q.	Schweizer-Reneke	14,0 14,0 14,0	Assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance No. 11 of 1977
Muldersdrift	Driefontein 179-I.Q. Rietfontein 189-I.Q. Rietvallei 180-I.Q. Van Wyks Restant 182-I.Q. Vlakfontein 181-I.Q. Honingklip 178-I.Q. Roodekrans 183-I.Q. Diswilmar Agricultural Holdings Heuningklip Agricultural Holdings Northvale Agricultural Holdings Steynsvlei Agricultural Holdings	Krugersdorp	4,5 4,5 4,5 4,5 4,5 4,5 4,5 1,5 4,5 1,5 4,5 1,5 4,5 1,5 4,5	Proclaimed — A.N.-90 of 1 June 1977 The first tariff for the agricultural holdings is levied on the portions of the holdings being used for agricultural purposes and the second tariff on those portions of the agricultural holdings being used for business purposes
Noordvaal	Nanescol 582-I.Q. Rietspruit 583-I.Q. Gladwood Agricultural Holdings Mullerstuine Agricultural Holdings Nanescol Agricultural Holdings Rosashof Agricultural Holdings and Ext. 1 and 2	Vanderbijlpark	3,2 3,2 3,2 3,2 3,2 3,2	Assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance No. 11 of 1977

<i>Local Area Committee</i>	<i>Townships, Agricultural Holdings and Farms</i>	<i>Magisterial Area</i>	<i>Original and Additional Rate on Site Values of Land in Total per Rand 1980/81</i>	<i>Remarks</i>
Northam	Northam Township De Put 412-K.Q. Koedoesdoorns 414-K.Q. Leeukopje 415-K.Q. Wildebeestlaagte 411-K.Q.	Rustenburg	3,5 3,5 3,5 3,5 3,5	On these farms assessment rates are levied on all the site values of those portions being 2,5 ha and smaller and further as indicated above. Assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance No. 11 of 1977
Ogies	Ogies Township Ogies Township Ext. 1 Grootpan 7-I.S. Kleinsuikerboschplaats 5-I.S. Klipfontein 3-I.S. Ogiesfontein 4-I.S.	Witbank	5,0 5,0 5,0 5,0 5,0 5,0	Assessment rates are levied on the site values of all those portions of the farms being, 8 565 318 ha and smaller and further as indicated above assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance No. 11 of 1977.
Ohrigstad	Grootboom 485-K.T. Ohrigstad Township Ohrigstad 443-K.T.	Lydenburg	14,0 14,0 14,0	Assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance No. 11 of 1977
Paardekop	Paardekop Township Kopje Aileen 75-H.S. Paardekop 76-H.S.	Volksrust	7,5 7,5 7,5	
Parksig	Aspersie 553-I.Q. Drakeville Agricultural Holdings Lamont Park Agricultural Holdings Linkholm Agricultural Holdings Louisrus 586-I.Q. Louisrus Agricultural Holdings Rietkuil 551-I.Q. Rietkuil 552-I.Q. Steelvalley Agricultural Holdings	Vanderbijlpark	2,0 2,0 2,0 2,0 2,0 2,0 2,0 2,0 2,0	Assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance No. 11 of 1977
Pienaarsrivier	Elandskraal 71-J.R. Ruimte 74-J.R. Vaalbosbult 66-J.R.	Warmbad	8,0 8,0 8,0	Assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance No. 11 of 1977

<i>Local Area Committee</i>	<i>Townships, Agricultural Holdings and Farms</i>	<i>Magisterial Area</i>	<i>Original and Additional Rate on Site Values of Land in Total per Rand 1980/81</i>	<i>Remarks</i>
Putfontein	Putfontein 26-I.R. Gordon's View Agricultural Holdings Hilcrest Agricultural Holdings Inglethorpe Agricultural Holdings Lilyvale Agricultural Holdings Putfontein Agricultural Holdings Shangri-La Agricultural Holdings	Benoni	1,0 2,4 1,0 2,4 1,0 2,4 1,0 2,4 1,0 2,4 1,0 2,4 1,0 2,4	Assessment rates are levied on the site values of all portions of the farm Putfontein 26-I.R., situated within the area of jurisdiction of the Putfontein Local Area Committee, at 1c/R on portions exceeding 1 ha. The first tariff for agricultural holdings is levied on holdings smaller than 1 ha and second tariff on holdings exceeding 1 ha. Assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance no. 11 of 1977.
Rayton	Rayton Township	Bronkhorstspruit	3,8	Assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance No. 11 of 1977.
Rossenekal	Roossenekal Township Mapochsgronde 543, 544, 558 and 911-J.S. Vlaklaagte 146-J.S.	Middelburg	5,0 5,0 5,0	Assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance No. 11 of 1977
Rosslyn	Klipfontein 268-L.R. Rosslyn Township and Ext. 1 Hartebeesthoek 303-J.R. The Orchards Township Eryen 1—12 Triangle 264-J.R.	Pretoria	3,2 2,15 3,2 3,2 3,2	Assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance No. 11 of 1977
Schoemansville	Ifafi Township Meerhof Township Schoemansville Township and Extension Hartebeespoort 482-J.Q. Syferfontein 483-J.Q.	Brits	2,9 2,9 2,9 2,9 2,9	Proclamation — A.N.1758 of 16 November 1977 Assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance No. 11 of 1977
Soekmekhaar	Zoekmekhaar Township Zoekmekhaar 778-L.S.	Zoutpansberg	12,0 12,0	Assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance No. 11 of 1977

<i>Local Area Committee</i>	<i>Townships, Agricultural Holdings and Farms</i>	<i>Magisterial Area</i>	<i>Original and Additional Rate on Site Values of Land in Total per Rand 1980/81</i>	<i>Remarks</i>
Suidwes-Pretoria	Knoppieslaagte 335-J.R. Hoekplaats 384-J.R. Mooiplaats 355-J.R. Schurveberg 488-J.R. Vlakplaats 354-J.R. Gerharsville A/H and Extension 1 Mnandi A/H and Extension Schurveplaats 353-J.R.	Pretoria	2,5 2,5 2,5 2,5 2,5 2,5 2,5 2,5	Assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance No. 11 of 1977
Sundra	Bouwershoek Township Droogefontein 242-I.R. Geigerle 238-I.R. Rietkol 237-I.R. Rietkol Agricultural Holdings Springs Agricultural Holdings and Extension 1 Sundale Sundra Agricultural Holdings and Extension 1	Delmas	3,8 3,8 3,8 3,8 3,8 3,8 3,8 3,8	Assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance No. 11 of 1977
Vaalwater	Vaalwater Township Hartebeespoort 84-K.R. Vaalwater 37-K.R.	Waterberg	9,0 9,0 9,0	
Van Dyksdrift	Valkrans 29-I.S. Van Dyksdrift 19-I.S.	Witbank	0,5 4,0 0,5 4,0	Assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance No. 11 of 1977. Assessment rates are levied on the site values of Railway Property site value R100 800 and on improvements on Railway property value R744 200
Vischkuil	Vischkuil 274-I.R. Endicott Agricultural Holdings Vischkuil Agricultural Holdings and Extension 1	Springs	2,5 2,5 2,5	
Walkerville	Ohenimuri Township Cyferfontein 33-I.Q. Elandsfontein 334-I.Q. Faroasfontein 372-I.R. Hartzenbergfontein 332-I.Q. Nooitgedacht 177-I.R. Nooitgedacht 176-I.R.	Vereeniging	4,0 6,0 6,0 6,0 6,0 6,0 6,0	Assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance No. 11 of 1977

<i>Local Area Committee</i>	<i>Townships, Agricultural Holdings and Farms</i>	<i>Magisterial Area</i>	<i>Original and Additional Rate on Site Values of Land in Total per Rand 1980/81</i>	<i>Remarks</i>
	Varkensfontein 373-I.Q. Althea Agricultural Holdings Blignautsrus Agricultural Holdings Drumblade Agricultural Holdings Golfview Agricultural Holdings Hartzenbergfontein Agricultural Holdings Ironsyde Agricultural Holdings The Homestead Apple Orchards A/H Walkers Fruit Farms A/H and Extension 1 Walkerville Agricultural Holdings		6,0 6,0 6,0 6,0 6,0 6,0 6,0 6,0 6,0 6,0	
West Rand	Elandsfontein 346-I.Q. Panvlakte 291-I.Q. Rietfontein 301-I.Q. Syferfontein 293-I.Q. Waterpan 292-I.Q. Zuurbekom 297-I.Q. Waterpan Agricultural Holdings Wes-Rand Agricultural Holdings & Extension 1	Johannesburg Roodepoort and Randfontein	5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0	Assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance No. 11 of 1977.
Witpoort	Witpoort Township Leeuwfontein 29-H.P.	Wolmaransstad	2,0 2,0	
Zaaiwater	Boschmansfontein 12-I.S.	Witbank Site Value Improvements	4,0 0,5	Assessment rates are levied in accordance with the stipulations of the Local Authority Rating Ordinance No. 11 of 1977. Assessment rates are levied on the site values of Railway Property site value R66 150 and on improvements on Railway Property value R525 300

SCHEDULE B.

ASSESSMENT RATES ON PROPERTIES SITUATED WITHIN THE BOARD'S GENERAL AREA OF JURISDICTION.

Assessment rates in the area mentioned hereunder have been levied in terms of section 29(6) of Ordinance No. 20 of 1943, on the site values of those portions of erven, agricultural holdings and farm portions used for business purposes @ 3c/R.

TOWNSHIPS.

Bethalrand	Jameson Park
Bronkhorstbaai	Kampersrus
Derby	Kaydale
Dirkies Township	Laersdrift
Dominium Reefs	Lawley Estates: T/S: Stands 1 to 47, 50 to 60, 71 & 72, 75-83 & 90
Ennerdale T/S: Stands 497; 499, 499/1, 499/2 and Reserve 2 Ennerdale T/S	Leydsdorp
Ennerdale North T/S: Stands 1 to 187	Lenasia: Ext. 8, 9, 10 and Portion of 11
Ennerdale South T/S: Ex- cept stands 288 to 295; R.G., 296-R.G., 328, 329- R.G., 330-R.G., 331- R.G., 331/1-R.G., 332 to 334-R.G., 334/1, 335 to 344-R.G., 344/1, 345, 361 to 372-R.G., 372/1, 373, 384 to 405-R.G., 405/A. to 411, 429 to 468, 476 to 487, 493 to 513/A., 513/B, 513/C, Reserve 2 Ennerdale South T/S and 1064	Lochvaal
Finetown T/S: Except Stands 131/A, 131/B to 151/A, 151/B, 151/C, 151/D, 151/E, 151/RG, to 175/A, 175/C, 185 and 220 to 237.	Marloth Park Holiday Township
	Mid-Ennerdale T/S: Stands 168/1, 168/2, 171, 467 & 470
	Mooinooi
	Olifantsnek
	Pelindaba
	Presidentsrus
	Producta
	Sabie Park
	Sheepmoor
	Simondsville
	Sorento Park
	Spaarwater
	Vaalmarina Holiday Town- ship
	Vaalower

AGRICULTURAL HOLDINGS.

Abmarie	Breswol
Ana	Broadacres
Andeon (138 to 160)	Broadacres Ext. 1
Ardenwold	Broadacres Ext. 2
Avalonia	Buyscelia
Bapsfontein	Chartwell
Bashewa	Civilvale
Beckedan Ext. 1	Cooperville
Beckedan Ext. 2	Cynthia Vale
Benoni	Dancornia
Benoni Ext. 1	Dennydale
Benoni Ext. 2	De Wildt
Benoni Ext. 3	Diepsloot
Benoni Orchards	Drooggefontein
Bloempark	Durley
Blue Hills	Dwarskloof
Blue Valley	Ebner-On-Vaal
Boltonword Small Hold- ings	Eldorado
Boltonwold Agricultural Holdings Ext. 1	Eldorado Ext. 1
Bon Accord	Eljeesee
Bothasgeluk	Enormwater
Bredell Ext. 2	Everett-On-Vaal
	Farmall
	Farmall Ext. 1

Flora Park	Ondersteport
Fundus	Ondersteport Ext. 1
Geestveld	Ondersteport Ext. 2
Geluksdal	Ondersteport Ext. 3
Hallgate	Ondersteport Ext. 4
Hallgate Ext. 1	Patryshoek
Helderstrome	Petrograaf
Hengelaarshoek	Phianna
Hillrise	Prosperity
Homelands	Pumulani
Hornsoord	Pyramid Estate
Hornsrus	Randridge
Johandeo	Rikasrust
Kammaland	River Park
Kaydale	Rusticana
Kendal Forest	Rykoes
Kengies	Rynoue
Kleve	Sandpark
Koksrus Agricultural Holdings	Sassobyl
Koksrus Agricultural Ext. 1	Sesfontein
Krauseville	Shere
Laezonia	Sonnadal
Lammer Moor	Sonstraal
Leoka Villa	Spaarwater
Lewzene Estate	Stesa
Lindequesdrift (Holding 34)	Sunrella
Magaliesmoot	Sunset View
Marabeth	Swacina Park
Marister	Tessa
Marlbank River Estate	Timsrand
Meadowland Small Hold- ings	Treesbank
Melodie	Theoville
Melodie Ext. 1	Tedderfield
Miligate Farm	Unaville
Miravaal	Vaalview
Modder East Orchards	Valtaki
Mont Lorraine	Van der Westhuizens- hooge
Mooilande	Van Wyksrust
Mostyn Park	Ventershof
Mulderia	Vleikop
Mulderia Ext. 1	Versterpark
Nelsonia	Vongeusauspark
Nest Park	Vongeusauspark Ext. 1
Nest Park Ext. 1	Vontina
Noordloch	Vorsters Park
Norman	Wallmannsthäl
North Champagne Est.	Wallmannsthäl Ext. 1
Northdene	Wallmannsthäl Ext. 2
Northdene Ext. 1	Wallmannsthäl Ext. 3
Oakmere	Wallmannsthäl Ext. 4
Oaktree	Windsor-On-Vaal
Olympus	Windsor-On-Vaal Ext. 1
	Windford
	Windford Ext. 1
	Wissingdal
	FARMS.
Aangewys 81-I.S.	Amsterdam 208-K.T.
Aasvogelkrans 275-J.S.	Annex 110-J.R.
Abek 6-J.U. Ptn. 12, 15	Annex Grootboom 335- K.T.
Aberdeen 158-I.S.	Antioch 240-K.T. Ptn. 8
Allewynspoort 145-I.R.	Appam 382-I.R.
Alexander 102-I.S.	Arena 54-I.Q.
Alexander 707-J.T.	Arendsfontein 464-J.S.
Alkmaar 286-J.T. Ptn. 3, 13, 14, 15, 31, 46, 54, 56, 74	Argyle 46-K. U. Ptn. R.E./ 3, R.E./8, 19, 20, 21, 26
Alpha 114-J.S.	Arm 161-I.S.
Amsterdam 489-J.S.	Armoed 462-J.R.

Aspersie 553-I.Q.	Boschhoek 385-I.R.	Carol 362-I.Q.	Doornkop 246-J.S.
Avalon 159-I.Q.	Boschkloof 251-J.S.	Ceylon 53-K.U. Ptn. R.E./1	Doornkop 273-J.S.
Avontuur 195-J.S.	Boschkop 138-J.Q. Ptn. R.E./12	Chrissiesfontein 365-I.R. Ptn.	Doornkraal 420-J.R. Ptn. 162, 163
Avontuur 725-J.T.	Boschkop 426-I.R.	Claimland 780-L.T.	Doornkuil 369-I.Q.
Badfontein 438-I.R.	Boschkop 369-J.R.	Cologne 34-L.S.	Doornpoort 347-I.Q.
Bakenlaagte 84-I.S.	Boschkop 543-J.R.	Coronation 280-J.S.	Doornpoort 321-J.S. Ptn.
Bankfontein 216-I.R.	Boschkop 482-I.R.	Couwenburg 300-I.R.	Doornpoort 724-J.T.
Bankfontein 264-J.S.	Boschkrans 53-I.S.	Cyferpan 549-L.Q. Ptn.	Doornrandje 386-J.R.
Bankfontein 340-J.S.	Boschmansfontein 12-I.S. Ptn.	Danielsrust 518-J.Q.	Doornrug 302-J.S.
Bankhoek 464-I.S.	Boschmansfontein 182-I.S.	Da Silva 528-I.Q.	Doornspruit 502-J.Q.
Banklaagte 254-I.S.	Boschmanskop 154-I.S.	Davonia 363-I.Q.	Dorsfontein 553-J.R.
Bankpan 225-I.S.	Boschmanskraal 113-I.S.	Deelkraal 142-I.Q.	Dorsfontein 71-I.S.
Bankplaats 239-J.S.	Boschmanskraal 184-I.S.	De Denne 256-I.R.	Downbern 594-J.R.
Banksloot 147-J.S.	Boschmanskraans 22-I.S.	De Groote Rietpan 479-J.S.	Draaihoek 271-J.S.
Baviaanspoort 330-J.R. Ptn.	Boschmanspoort 159-I.S.	De Hoek 411-I.R.	Driefontein 69-I.S.
Beers Rust 53-J.U. Ptn. 7	Boschpoort 211-I.R.	De Krans van Blesbok-spruit 305-I.S.	Driefontein 317-K.R. Ptn. 7, 10, R.E./1, 19
Bedford 419-K.T. Ptn. 15	Boschmanskop 293-I.R.	Die Kroon 444-J.Q.	Driefontein 297-J.S.
Beginsel 260-I.S.	Bosmanslaagte 181-I.S.	De Kroon 442-J.Q.	Driefontein 581-I.Q.
Bekkersrust 423-I.S.	Bosmanspan 180-I.S.	De Kuilen 460-I.R.	Driefontein 146-I.R.
Beta 116-J.S.	Bosmanspruit 459-J.S.	De Lagersdrift 177-J.S.	Driefontein 137-I.S. Ptn.
Bella Vista 545-J.S.	Bossemanskraal 538-J.R.	De Lagersdrift 178-J.S.	Driefontein 153-I.S.
Bella Vista 560-J.R.	Botesdal 529-J.Q.	Delarey 164-I.Q.	Driefontein 338-J.S.
Berlin 209-K.T.	Bothashoek 475-J.S.	De Onderste poort 300-J.R. Ptn.	Driefontein 372-J.S.
Berlyn 506-K.T. Ptn. 1	Bothaskraal 393-I.R.	De Pan 51-I.Q.	Driefontein 240-J.S.
Beynespoort 335-J.R.	Brakfontein 310-I.R. Ptn.	Derdepoort 326-J.R. Ptn.	Driefontein 398-J.S.
Bezuidenhoutshoek 274-J.S.	Brakfontein 264-I.R.	De Roodekop 350-J.S.	Driefontein 348-J.S.
Bievack 14-M.R.	Brakfontein 425-I.R.	De Rust 478-J.Q.	Driehoek 343-I.Q.
Birmingham 197-I.S.	Brakfontein 399-J.R.	De Toren 150-J.S.	Driehoek 295-I.S.
Blaauwbank 125-I.Q.	Brakfontein 117-I.S.	De Uitvalgrond 449-J.Q.	Driehoek 472-J.S.
Blaauwbank 179-J.S.	Brakfontein 559-I.Q.	De Voetpadkloof 113-J.S.	Drie pan 156-I.S.
Blaaubank 278-I.Q.	Brakpan 163-I.S.	Die Banke 245-J.S.	Drie pan 432-I.T. Ptn.
Blaauwkrans 323-J.S.	Brandvlei 261-I.Q.	Diep kloof 496-J.Q.	Drieziek 368-I.Q.
Blesbokfontein 580-I.Q.	Broederstroom 481-J.Q.	Diepkloof 592-L.T. Ptn. 5, 30, 31, 32, 33, 34	Droogebult 460-I.R.
Blesbokfontein 31-I.S.	Brokkie 243-J.S.	Dieplaatge 262-I.R.	Droogefontein 242-I.R. Ptn.
Blesbokfontein 38-I.S.	Broodsneydersplaats 25-I.S.	Dieplaatge 123-I.S.	Driehoek 438-J.R.
Blesbokfontein 487-J.S.	Buffelsdoorn 143-I.Q. Ptn.	Diepsloot 388-J.R. Ptn.	Duikerkrans 173-J.S.
Blesbokfontein 558-J.R.	Buffelsdoorn 315-K.R. Ptn. 2	Diepspruit 41-I.S.	Dunbar 189-I.S.
Blesboklaagte 296-J.S. Ptn.	Buffelsdrift 281-J.R.	Dikkop 300-I.S.	Durabel 548-I.S.
Blesboklaagte 181-I.R.	Buffelshoek 446-K.Q. Ptn. 27/3	Dolton 213-J.U.	Duvha Kragstasie 337-I.S.
Blesboklaagte 488-J.S.	Buffelsfontein 465-J.Q.	Donkerhoek 103-J.S.	Dwarsfontein 209-J.R.
Blesbokspruit 82-I.S.	Buffelskloof 514-K.R. Ptn. R.E./4	Donkerhoek 312-J.Q. Ptn. 27	Dwarsvlei 503-J.Q.
Blesbokspruit 90-I.S.	Buffelskloof 511-I.Q. R.E./Farm	Donkerhoek 365-J.R.	Ede 463-J.S.
Blesbokspruit 465-I.R.	Buffelskloof 342-J.S.	Donrath 463-J.Q.	Eendracht 185-I.R.
Blesbokspruit 150-I.S.	Buffelspoort 343-J.Q. Ptn. 42	Doornboom 248-J.S.	Eenzaamheid 534-J.R.
Blesbokvlakte 24-I.S.	Buffelspruit 443-K.R. Ptn. R.G./3	Doornbosch 508-J.Q.	Eerstegeluk 256-I.S.
Bliksem 461-J.S.	Buffelsvlei 383-I.Q. Ptn.	Doornboschfontein 513-J.Q.	Eerstegeluk 258-I.S.
Blinkpoort 394-I.R.	Buifontein 451-K.R. Ptn. 28, 31	Doornfontein 47-I.Q.	Eiegdom 266-I.Q.
Blinkpoort 396-I.R.	Buitensorg 202-I.S.	Doornfontein 50-I.Q.	Eikeboom 466-J.S.
Blinkwater 101-J.U. Ptn.	Buiskop 464-K.R. Ptn. 8, 13	Doornfontein 98-J.S.	Elandsdrift 527-J.Q.
Blinkwater 213-J.S.	Bultfontein 201-I.R.	Doornhoek 341-J.T. Ptn. 4, 5, 9, 10, 16, 17, 18	Elandsfontein 412-J.R.
Bloemendaal 283-I.R.	Bultfontein 192-I.R. Ptn.	Doornhoek 545-K.T. Ptn. 7, 18	Elandsfontein 309-J.S. Ptn.
Bloemfontein 196-I.S.	Bultfontein 533-J.Q.	Doornhoek 392-J.Q.	Elandsfontein 75-I.S.
Bloemhof 4-K.S. Ptn. R.E./Farm	Bultfontein 475-J.Q.	Doornkraal 420-J.R.	Elandsfontein 277-I.Q.
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LAND RATE ON PROPERTIES SITUATED WITHIN THE BOARDS GENERAL AREA OF JURISDICTION.

A land rate of R24,00 per erf per year has been levied in Badplaas Township for the financial year 1 July, 1980 to 30 June, 1981, in terms of section 29(2) of Ordinance No. 20 of 1943.

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