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PROVINCIAL SECRETARY.

No. 245 (Administrator's-), 1981

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 580, situated in Brooklyn Township, City Pretoria; alter condition (b) in Deed of Transfer 15083/1952, by the re-

OFFISIELLE KOERANT VAN DIE TRANSVAAL.
(Verskyn elke Woensdag.)

Alle korrespondensie, advertensies, ens., moet aan die Proviniale Sekretaris, Privaatsak X64, Pretoria geadresseer word, en indien per hand afgelewer, moet dit by Kamer A1023(a), Proviniale Gebou ingedien word. Gratis eksemplare van die *Offisiële Koerant* of uitknip-sels word nie verskaf nie.

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Intekengelde is vooruitbetaalbaar aan die Proviniale Sekretaris, Privaatsak X64, Pretoria 0001.

PROVINSIALE SEKRETARIS.

No. 245 (Administrateurs-), 1981

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 580, geleë in die dorp Brooklyn, stad Pretoria; voorwaarde (b) in Akte van Transport 15083/1952, wysig deur die opheffing van

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 19th day of October 1981.

(Sgt.) W.A. CRUYWAGEN
Administrator of the Province of Transvaal
PB 4-14-2-206-69

No. 246 (Administrator's-), 1981

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 Lots 944 and 945, situated in Florida Township, district Roodepoort; remove conditions 1(a) and 2(a) in Deed of Transfer T 20986/1978.

GIVEN under my Hand at PRETORIA, this 19th day of October 1981.

(Sgt.) W. A. CRUYWAGEN
Administrator of the Province of Transvaal
PB 4-14-2-482-4

No. 247 (Administrator's-), 1981

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 211, situated in Waterkloof Township, District Pretoria; alter condition (b) in Deed of Transfer 32337/1954, by the 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 19th day of October 1981.

(Sgt) W. A. CRUYWAGEN
Administrator of the Province of Transvaal
PB 4-14-2-1404-97

Nr. 248 (Administrator's-), 1981

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 Remaining Extent of Erf 1312, situated in Lyttelton Manor Extension 1 Township, Registration Division J. R., Trans-

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 19e dag van Oktober 1981.

(Get.) W.A. CRUYWAGEN
Administrateur van die Provincie Transvaal
PB 4-14-2-206-69

No. 246 (Administrateurs-), 1981

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 Lotte 944 en 945, geleë in die dorp Florida, distrik Roodepoort; voorwaardes 1(a) en 2(a) in Akte van Transport T 20986/1978, ophef.

GEGEE onder my Hand te Pretoria, op hede die 19e dag van Oktober 1981.

(Get.) W. A. CRUYWAGEN
Administrateur van die Provincie Transvaal
PB 4-14-2-482-4

No. 247 (Administrateurs-), 1981

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 211, geleë in die dorp Waterkloof, distrik Pretoria; voorwaarde (b) in Akte van Transport 32337/1954, 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 19de dag van Oktober 1981.

(Get) W. A. CRUYWAGEN
Administrateur van die Provincie Transvaal
PB 4-14-2-1404-97

No. 248 (Administrateurs-), 1981

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 Resterende Geeldeelte van Erf 1312, geleë in die dorp Lyttelton Manor Uitbreiding 1, Registrasie Afdeling J. R., Transvaal;

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

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

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

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

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

CHAPTER 2 REMOVAL OF REFUSE

The Council's Service

2. (1) The Council renders a service for the collection and removal of business, domestic and bulky garden refuse from premises at the tariff charge prescribed in the Schedule to these by-laws
- (2) The occupier of premises on which business or domestic refuse is generated, shall avail himself of the Council's service for the collection and removal of such refuse except where special exemption is granted.
- (3) The owner of the premises on which the business or domestic refuse is generated shall be liable to the Council for all charges in respect of the collection and removal of such refuse from such premises.

Notice to Council

The occupier of premises, or in the case of premises being occupied by more than one person, the owner of such premises, on which business refuse or domestic refuse is generated, shall within seven days after the commencement of the generation of such refuse notify the Council —

- (a) that the premises are being occupied;
- (b) whether business refuse or domestic refuse is being generated on the premises.

Provision of Refuse Bins

4. (1) Domestic refuse from private dwellings and refuse from business premises, industrial premises, hotels, flats, boarding-houses, rooms and offices shall be deposited only in refuse bins approved by the Council.

dien verstaande dat die „okkupant” in die geval 'n perseel wat gehou word ingevolge die Deeltitelregister wat ingevolge artikel 5 van die Wet op Deeltitels, 1971, geopen is, die regspersoon is wat by die Wet omskryf word;

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

„plastiese voering” 'n plastiese sak soos deur die raad voorgeskryf wat binne-in die vullisblik geplaas word;

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

„spesiale bedryfsafval” afval wat bestaan uit 'n vloeistof of slyk wat ontstaan as gevolg van 'n vervaardigingsproses of die voorafbehandeling vir wegdoendoeleindes van bedryfsvloeibyval wat ingevolge die Raad se Riolerings- en Loodgietersverordeninge nie in 'n perseelriool of in 'n straatriool ontlas mag word nie.

HOOFTUK 2

VERWYDERING VAN AFVAL

Die Raad se Diens

2. (1) Die Raad lewer 'n diens vir die afhaal- en verwydering van besigheid-, huis- en tuinafval vanaf 'n perseel teen die gelde wat in die Bylae by hierdie verordeninge voorgeskryf word.
- (2) Die okkupant van 'n perseel waarop besigheid- of huisafval ontstaan moet van die Raad se dienis vir die afhaal en verwydering van sodanige vullis gebruik maak, behalwe wanneer spesiale vrystelling verleen word.
- (3) Die eienaar van 'n perseel waarop die besigheid- of huisafval ontstaan, is aanspreeklik daarvoor dat alle gelde wat ten opsigte van die afhaal en verwydering van afval van sodanige perseel af betaalbaar is, aan die Raad betaal word.

Kennisgewing aan die Raad

3. Die okkupant, of as daar meer as een is, die eienaar van 'n perseel waarop besigheid- of huisafval ontstaan, moet binne sewe dae vanaf die dag waarop die afval begin ontstaan, die Raad in kennis stel dat —

- (a) die perseel geokkupeer word;
- (b) daar óf besigheid- óf huisafval op die perseel ontstaan.

Verskaffing van Vullisblikke

4. (1) Huisafval van private woonhuise en vullis van besigheidsperselle, nywerheidsperselle, hotelle, woonstelle, losieshuise, kamers en kantore moet slegs in vullisblikke, wat deur die Raad goedgekeur word, uitgegooi word.

- (2) The occupier of any premises shall keep the contents of the bin covered at all times save when refuse is being deposited therein or discharged therefrom.
- (3) The owner or occupier of any premises shall place or cause to be placed such bin or bins in a convenient position on the premises for the collection and removal of refuse by the Council's officials.
- (4) The number of receptacles required or deemed to be necessary on any premises shall be directed or decided upon by the Council's Medical Officer of Health or Chief Health Inspector.

Placing of Refuse Bins

- 5 (1) The occupier or owner of premises shall on an approved place on the premises provide sufficient space for the placing of the refuse bins.
- (2) The space provided in terms of subsection (1) shall be in such a position on the premises as will allow the storage of refuse bins without their being visible from a street or public place.
- (3) All refuse bins, excepting bulk refuse containers shall be equipped with bin liners of at least 900 x 760 mm and 40 micrometre thick or as may be determined by the Council from time to time. The Council shall supply such bin liners in quantities which, in the opinion of the Council, will be sufficient for refuse removals. If more liners are required, same shall be obtainable from the Council on payment of the prescribed amount.
- (4) Bin liners containing refuse, properly closed, shall be placed on the outside of the premises next to the fence on the street boundary near the entrance or driveway entrance only on the day of removal as determined by the Council.
- (5) If the premises is not fenced, such bin liners shall be placed on the boundary of the premises on the street front.
- (6) If required by the Council, the place of collection shall be so located as to permit convenient access to and egress from such space for the Council's collection vehicles.
- (7) A sufficient area shall be provided to keep a special refuse bin for the storage of refuse as described in section 6(1)(a) apart from the space necessary for the storage of refuse not kept in a special refuse bin.
- (8) The Council may at its discretion, indicate a position from where the refuse may be removed more conveniently.
- (9) Not with standing anything to the contrary, the Council may—
 - (a) in the case of buildings erected, or buildings the building plans thereof have been approved prior to the coming into operation of these by-laws, and

- (2) Die okkupant van enige perseel moet toesien dat die inhoud van sy vullisblik te alle tye bedek gehou word behalwe wanneer vullis in die vullisblik uitgegooi of daaruit verwijder word.
- (3) Die eienaar of okkupant van enige perseel moet sodanige blik of blikke plaas of laat plaas op 'n plek op die perseel waar dit gerieflik is vir die Raad se amptenare om die afval te vergaar en te verwijder.
- (4) Die aantal blikke wat op enige perseel vereis word of nodig geag word, moet deur die Raad se Mediese Gesondheisbeampte of Hoofgesondheidsinspekteur voorgeskryf of bepaal word.

Plasing van Vullisblikke

- 5 (1) Die okkupant of eienaar van 'n perseel moet op 'n goedgekeurde plek op die perseel voorseening maak vir genoeg ruimte om die vullisblikke te plaas.
- (2) Die plek waarvoor daar ingevolge subartikel (1) voorsiening gemaak word, moet so geleë wees op die perseel dat die vullisblikke wat daarop geberg word, nie van 'n straat of openbare plek af sigbaar is nie.
- (3) Alle vullisblikke uitgesonderd massavullishouers moet met 'n plastiese voering van minstens 900 mm x 760 mm en 40 mikrometerdikte, of soos van tyd tot tyd deur die Raad bepaal word, toegerus word. Die Raad verskaf sodanige plastiese voerings in hoeveelhede wat na sy mening voldoende vir afvalverwyderings sal wees. Indien meer voerings benodig word, kan dit van die Raad verkry word teen betaling van die voorgeskrewe bedrag.
- (4) Plastiese voerings met afval daarin en behoorlik toegebied, moet slegs op die dag van verwijdering, soos deur die Raad bepaal teen die omheining aan die buitekant van die perseel naby die perseelingang of toegangspad geplaas word.
- (5) Indien die perseel nie omhein is nie, moet danige plastiese voerings op die grens van perseel aan die straatkant geplaas word.
- (6) As die Raad dit vereis, moet die plek haal so geleë wees dat daar gerieflike uitgang vir die Raad se afvalverwyderingsoortuie by so 'n plek is.
- (7) 'n Groot genoeg ruimte moet voorsien word sodat 'n spesiale vullisblik vir die opberg van afval soos beskryf in artikel 6(1)(a) daar gehou kan word, benewens die ruimte benodig vir die opberg van afval wat nie in 'n spesiale houer geberg kan word nie.
- (8) Die Raad kan ook na goeddunke 'n plek aanswys vanwaar afval met meer gerief verwijder kan word.
- (9) Ondanks enige andersluidende bepaling, kan die Raad:
 - (a) in die geval van geboue wat opgerig is, of geboue waarvan die bouplanne goedgekeur is voordat hierdie verordeninge van krag geword het:

- (b) in the event of the Council, in its opinion being unable to collect and remove business refuse from the space provided in terms of sub-section (1), having regard to the avoidance of nuisance and the convenience of collection of refuse, indicate a position within or outside the premises where the bin liners shall be placed for the collection and removal of such refuse and such bin liners shall be placed in such position at such times and for such period as the Council may prescribe.

Use and Care of Refuse Bins and Bin Liners

6. (1) Every occupier of premises, or in the case of premises being occupied by more than one person, the owner of such premises shall ensure that—
- (a) all the domestic or business refuse generated on the premises, excepting where bulk containers are being used, is placed and kept in such bin liners for removal by the Council: Provided that the provisions of this sub-section shall not prevent any occupier or owner, as the case may be, who has obtained the Council's prior written consent, from selling or otherwise disposing of any swill, corrugated cardboard, paper, glass or other material being an element of business refuse, for recycling in a manufacturing process or, in the case of swill, for consumption;
 - (b) no hot ash, unwrapped glass or other business or domestic refuse which may cause damage to bin liners or which may cause injury to the Council's employees while carrying out their duties in terms of these by-laws, is placed in bin liners before he has taken such steps as may be necessary to avoid such damage or injury;
 - (c) no material, including any liquid which, by reason of its mass or other characteristics, is likely to render such bin liners unreasonably difficult for the Council's employees to handle or carry, is placed in such bin liners;
 - (d) every refuse bin on the premises is covered save when refuse is being deposited therein or discharged therefrom, and that every refuse bin is kept in a clean and hygienic condition.
- (2) No refuse bin may be used for any purpose other than the storage of business, industrial or domestic refuse and no fire shall be lit in such container.
- (3) The bin liners shall be removed by the Council, at such intervals as the Council may deem necessary, only if such bin liners have been placed at the prescribed places as provided in Section 5.
- (4) The Council shall not be liable for the loss of or for any damage to a refuse bin or bin liner.

- (b) as die Raad na sy mening nie besigheidsafval van die plek waarvoor daar ingevolge subartikel (1) voorsiening gemaak is, kan afhaal en verwijder nie, 'n plek op of buitekant die perseel aanwys waar die plastiese voering geplaas moet word waar dit nie misstande sal skep nie en waarvan daan dit gerieflik sal wees om die afval af te haal en te verwijder, en die plastiese voering moet op daardie plek geplaas word op die tye en vir die tydperke wat die Raad voorskryf.

Gebruik en Versorging van Vullisblikke en Plastiese Voerings

6. (1) Die okkupant van die perseel, of as daar meer as een okkupant is, die eienaar van so 'n perseel moet sorg dat—
- (a) alle huis of besigheidsafval wat op die perseel ontstaan, uitgesonderd waar massahouers gebruik word, in die plastiese voerings geplaas en gehou word, sodat die Raad dit kan verwijder: Met dien verstande dat die bepalings van hierdie subartikel nie verhoed nie dat 'n okkupant of eienaar, na gelang van die geval, wat vooraf die Raad se skriftelike vergunning verkry het, draf, riffelkarton, papier, glas of ander materiaal wat 'n bestanddeel van besigheidsafval is, verkoop of dit andersins mee wegdoen sodat dit deur 'n vervaardigingsproses herwin kan word of, in die geval van draf, vir verbruiksdoeleindes gebruik kan word;
 - (b) geen warm as, glasskerwe of ander besigheids- of huisafval wat die plastiese voering kan beskadig of die Raad se werknekmers kan beseer terwyl hulle hul pligte ingevolge hierdie verordeninge nakom, in die voerings geplaas word voordat hy die nodige stappe gedoen het om sodanige skade of beserings te voorkom nie;
 - (c) geen materiaal, insluitende vloeistof, wat weens die massa of ander eienskappe daarvan, dit waarskynlik vir die Raad se werknekmers te moeilik kan maak om die plastiese voering te hanteer of te dra, in sodanige voerings geplaas word nie;
 - (d) elke vullisblik op die perseel toe is, behalwe wanneer afval daarin geplaas of daaruit verwijder word, en dat elke vullisblik skoon en in 'n higiëniese toestand gehou word.
- (2) Geen vullisblik mag vir 'n ander doel as om besigheids-, nywerheids-, of huisafval in te hou, gebruik word nie en geen vuur mag daarin gemaak word nie.
- (3) Die Raad verwijder plastiese voerings slegs indien dit op die voorgeskrewe plekke, soos in artikel 5 bepaal, geplaas is met sodanige tussenpose as wat hy nodig ag.
- (4) Die Raad aanvaar geen aanspreeklikheid vir die verlies van of skade aan 'n vullisblik of plastiese voering nie.

CHAPTER 3
GARDEN AND BULKY GARDEN REFUSE
AND OTHER BULKY REFUSE

Removal and Disposal of Garden and Bulky

7. (1) The occupier or, in the case of premises occupied by more than one person, the owner of premises on which garden or bulky garden refuse is generated, shall ensure that such refuse be disposed of in terms of this Chapter within a reasonable time after the generation hereof.
- (2) Any person may remove and dispose of garden or bulky garden refuse or other bulky refuse.
- (3) Garden or bulky garden – or other bulky refuse removed from the premises on which it was generated, shall be deposited on a site designated by the Council as a disposal site for such refuse.

The Council's Special Service

8. At the request of the owner or any occupier of any premises, the Council shall remove bulky garden and other bulky refuse from premises, provided that the Council is able to do so with its refuse removal equipment. All such refuse shall be placed within 3 m of the boundary loading point, but not on the sidewalk.

CHAPTER 4
BUILDERS' REFUSE

Responsibility for Builders' Refuse

9. The owner of premises on which builders refuse is generated and the person engaged in the activity which causes such refuse to be generated, shall ensure that such refuse be disposed of in terms of section 10 within a reasonable time after the generation thereof.

Disposal of Builders' Refuse

10. (1) Subject to the provisions of sub-section (2), all builders' refuse shall be deposited at the Council's refuse disposal sites.
- (2) For the purpose of reclamation of land, builders' refuse may with the written consent of the Council, be deposited at a place other than the Council's refuse disposal sites.
- (3) Any consent given in terms of sub-section (2) shall be subject to such conditions as the Council may deem necessary: Provided that in giving or refusing its consent or in laying down conditions the Council shall have regard to—
 - (a) the safety of the public;
 - (b) the environment of the proposed disposal site;
 - (c) the suitability of the area including the drainage thereof;
 - (d) the expected manner and times of depositing of refuse at the site;
 - (e) the levelling of the site;
 - (f) the control of dust;
 - (g) other relevant factors.

HOOFSTUK 3
TUINAFVAL EN LYWIGE TUIN- EN ANDER
LYWIGE AFVAL

- Verwydering en Wegdoen van Tuinafval en Lywige Afval.*
7. (1) Die okkupant, of as daar meer as een okkupant is, die eienaar van 'n perseel waarop tuinafval of lywige tuin- of ander lywige afval ontstaan, moet toesien dat die afval ingevolge hierdie Hoofstuk mee weggedoen word binne 'n redelike tydperk nadat dit ontstaan het.
 - (2) Enigiemand kan tuinafval of lywige tuin of ander lywige afval verwijder en daarmee wegdoen.
 - (3) Tuinafval of lywige tuin- of ander lywige afval moet, nadat dit van die perseel af waarop dit ontstaan het, verwijder is, gestort word op 'n terrein wat die Raad daarvoor aangewys het.

Die Raad se Spesiale Diens

8. Die Raad verwijder, mits hy dit met sy afvalverwyderingsuitrusting kan doen, op versoek van 'n eienaar of 'n okkupant van 'n perseel lywige tuin- of ander lywige afval van die perseel af. Alle sodanige afval moet binne 'n afstand van 3 m vanaf die grenslaaipunkt geplaas word, maar nie op die sypaadjie nie.

HOOFSTUK 4
BOUERSAFVAL

Aanspreeklikheid vir Bouersafval

9. Die eienaar van die perseel waarop bouersafval ontstaan en die persoon wat betrokke is by die bedrywigheid wat sodanige afval laat ontstaan, moet sorg dat die afval ingevolge artikel 10 weggedoen word binne 'n redelike tydperk nadat dit ontstaan het.

Wegdoening van Bouersafval

10. (1) Alle bouersafval moet, onderworpe aan die bepalings van subartikel (2) op die Raad se afvalstortterreine gestort word.
- (2) Bouersafval kan vir grondherwinningsdoeleindes met die Raad se skriftelike vergunning op 'n ander plek as die Raad se afvalstortterreine gestort word.
- (3) Vergunning wat ingevolge subartikel (2) verleen word, is onderworpe aan die voorwaardes wat die Raad nodig mag ag: Met dien verstande dat die Raad die volgende in ag neem wanneer hy sy vergunning verleen of dit weier of wanneer hy voorwaardes stel:
 - (a) Openbare veiligheid.
 - (b) Die omgewing van die beoogde stortterein.
 - (c) Die gesiktheid van die gebied met inbegrip van die dreinering daarvan.
 - (d) Die verwagte tye en wyse waarop afval op die terrein gestort word.
 - (e) Die gelykmaking van die terrein.
 - (f) Stofbeheer.
 - (g) Ander verwante faktore.

CHAPTER 5

SPECIAL INDUSTRIAL REFUSE

Notification of Generation of Special Industrial Refuse

11. (1) The person engaged in the activity which causes special industrial refuse to be generated shall inform the Council of the composition thereof, the quantity generated, how it is stored and how and when it will be removed.
- (2) If so required by the Council, the notification referred to in sub-section (1) shall be substantiated by an analysis certified by a qualified industrial chemist.
- (3) Subject to the provisions of section 72 of the Local Government Ordinance, 1939, the Council or any person authorized by the Council may enter premises at any reasonable time to ascertain whether special industrial refuse is generated in such premises and may take samples and test any refuse found on the premises to ascertain its composition.
- (4) Having notified the Council in terms of sub-section (1), the person mentioned in sub-section (1) shall notify the Council of any changes in the composition and quantity of the special industrial refuse occurring thereafter.

Storing of Special Industrial Refuse

12. (1) The person referred to in section 11(1) shall ensure that the special industrial refuse generated on the premises is kept and stored in terms of sub-section (2) until it is removed from the premises in terms of section 13.
- (2) Special industrial refuse stored on premises shall be stored in such manner that it cannot become a nuisance or pollute the environment.
- (3) If special industrial refuse is not stored in terms of sub-section (2) on the premises on which it is generated, the Council may order the owner of the premises and the person referred to in section 11(1) to remove such refuse within a reasonable time and, if thereafter such refuse is not removed within such time, the Council may by itself or through a contractor remove it at the owner's expense.

Removal of Special Industrial Refuse

13. (1) No person shall remove special industrial refuse from the premises on which it was generated without, or otherwise than in terms of the written consent of the Council.
- (2) The Council may give its consent in terms of sub-section (1), subject to such conditions as it may deem fit. In laying down conditions the Council shall have regard to—
 - (a) the composition of the special industrial refuse;
 - (b) the suitability of the vehicle and container to be used;

HOOFSTUK 5

SPESIALE BEDRYFSAFVAL

Kennisgewing van die Ontstaan van Spesiale Bedryfsafval

11. (1) Die persoon wat betrokke is by die bedrywigheid wat spesiale bedryfsafval laat ontstaan, moet die raad verwittig waaruit dit bestaan, hoeveel daarvan ontstaan, hoe dit opgeberg word en wanneer dit verwyder sal word.
- (2) Die kennisgewing waarnaar in subartikel (1) verwys word, moet, as die Raad dit vereis, geslaaf word deur 'n ontleding wat deur 'n gekwalfiseerde bedryfskeikundige gewaarmerk is.
- (3) Die Raad of iemand wat deur die Raad daartoe gemagtig is, kan onderworpe aan die bepalings van artikel 72 van die Ordonnansie op Plaaslike Bestuur, 1939, 'n perseel te enige redelike tyd betree ten einde vas te stel of spesiale bedryfsafval op so 'n perseel ontstaan, om monsters te neem en om afval wat op die perseel gevind word, te toets om vas te stel waaruit dit bestaan.
- (4) Nadat die persoon wat in subartikel (1) genoem word, die raad ingevolge subartikel (1) in kennis gestel het, moet hy die Raad verwittig van enige verandering in die samestelling en die hoeveelheid spesiale bedryfsafval wat daar na mag ontstaan.

Opberg van Spesiale Bedryfsafval

12. (1) Die persoon waarnaar in artikel 11(1) verwys word, moet sorg dat die spesiale bedryfsafval wat op die perseel ontstaan, ingevolge subartikel (2) op die perseel gehou en opgeberg word totdat dit ingevolge artikel 13 van die perseel afverwyder word.
- (2) Spesiale bedryfsafval wat op 'n perseel opgeberg word, moet op so 'n wyse opgeberg word dat dit nie 'n misstand veroorsaak of die omgewing besoedel nie.
- (3) Indien spesiale bedryfsafval nie ingevolge subartikel (2) op die perseel waarop dit ontstaan, opgeberg word nie, kan die Raad die eienaar van die perseel, en die persoon waarnaar in artikel 11(1) verwys word, gelas om die afval binne 'n redelike tydperk te verwijder en indien die afval nie binne dié tydperk verwijder is nie, kan die Raad dit self of deur middel van 'n kontrakteur op koste van die eienaar verwijder.

Verwydering van Spesiale Bedryfsafval

13. (1) Niemand mag sonder, of anders as ooreenkomsdig die Raad se skriftelike vergunning spesiale bedryfsafval verwijder van die perseel af waarop dit ontstaan het nie.
- (2) Die Raad kan ingevolge subartikel (1) vergunning verleen, onderworpe aan voorwaardes wat hy nodig mag ag. Wanneer die Raad voorwaardes stel, moet hy die volgende in ag neem:
 - (a) Die samestelling van die spesiale bedryfsafval.
 - (b) Die geskiktheid van die voertuig en die houer wat gebruik sal word.

- (c) the place where the refuse shall be dumped, and
 - (d) proof to the Council of such dumping.
- (3) The Council shall not give its consent in terms of sub-section (1), unless it is satisfied that the person applying for such consent is competent and has the equipment to remove the special industrial refuse and to comply with the conditions laid down by the Council.
- (4) The person referred to in section 11(1) shall inform the Council, at such intervals as the Council may stipulate, having regard to the information to be given to the Council in terms of section 11(1), of the removal of special industrial refuse, the identity of the remover, the date of such removal, the quantity and the composition of the special industrial refuse removed.
- (5) Should any person be caught in the act of contravening the provisions of this section, such person shall dispose of the refuse removed by him as directed by the Council.

CHAPTER 6 DISPOSAL SITES

Conduct at Disposal Sites

14. (1) Any person who, for the purpose of disposing of refuse, enters a refuse disposal site controlled by the Council, shall—
- (a) enter the disposal site only at an authorised access point;
 - (b) give the Council all the particulars required in regard to the composition of the refuse; and
 - (c) follow all instructions given to him in regard to access to the actual disposal point, the place where and the manner in which the refuse should be deposited;
- (2) No person shall bring intoxicating liquor onto a disposal site controlled by the Council.
- (3) No person shall enter a disposal site controlled by the Council for any purpose other than the disposal of refuse in terms of these by-laws and then only at such times as the Council may from time to time determine.
- (4) No person shall incinerate any material or object on the disposal site controlled by the Council.

Ownership of Refuse

15. (1) All refuse removed by the Council and all refuse on refuse disposal sites controlled by the Council shall be the property of the Council and no person who is not duly authorised by the Council to do so shall remove or interfere therewith.
- (2) Only refuse which is generated on premises within the Council's area of jurisdiction may be disposed of on the Council's refuse disposal sites.

- (c) Die plek waar die afval gestort gaan word.
 - (d) Bewys aan die Raad van sodanige storting.
- (3) Die Raad verleen nie ingevolge subartikel (1) vergunning nie tensy hy oortuig is dat die persoon wat om vergunning aansoek doen, bekwaam is om die spesiale afval te verwijder, oor die uitrusting wat vir die verwijdering van die spesiale bedryfsafval nodig is, beskik, en aan die voorwaardes van die Raad kan voldoen.
- (4) Die persoon waarnaar in artikel 11(1) verwys word, moet die Raad so dikwels as wat die Raad mag bepaal, met inagneming van die inligting wat ingevolge artikel 11(1) aan die Raad verstrek moet word, inlig in verband met die verwijdering van spesiale bedryfsafval, die identiteit van die verwijdering van spesiale bedryfsafval, die identiteit van die verwyderaars, die verwijderingsdatum, die hoeveelheid en die samestelling van die spesiale afval wat verwijder word.
- (5) As iemand op heterdaad betrapp word terwyl hy die bepalings van hierdie artikel oortree, moet hy die afval op die wyse wat die Raad bepaal, wegdoen.

HOOFSTUK 6 STORTTERREINE

Procedure by Stortterreine

14. (1) Iemand wat 'n stortterrein waaraan die Raad beheer uitoefen, vir afvalstortdoeleindes betree moet—
- (a) die stortterrein slegs by die gemagtigde ingangsplek binnegaan;
 - (b) al die besonderhede wat die Raad betrefende die samestelling van die afval verlang aan hom verstrek; en
 - (c) alle opdragte aan hom in verband met toegang tot die werklike stortplek, die plek waar en die manier waarop gestort moet word, nakom.
- (2) Niemand mag sterk drank na wat onder toesig van die Raad staan, ond.
- (3) Niemand mag 'n stortterrein waaraan die Raad beheer uitoefen, binnegaan nie, behalwe met die doel om afval ingevolge hierdie verordeninge weg te doen en dan slegs op die tye wat die Raad van tyt tot tyd bepaal.
- (4) Niemand mag enige materiaal of voorwerpe op die stortterrein onder beheer van die raad brand of verbrand nie.

Eiendomsreg op Afval

15. (1) Alle afval wat die Raad verwijder het en alle afval op afvalstortterreine waaraan die Raad beheer uitoefen, is die eiendom van die raad en niemand wat nie behoorlik deur die Raad daartoe gemagtig is nie, mag dit verwijder of hom daarmee bemoei nie.
- (2) Slegs afval afkomstig van persele wat binne die regsgebied van die Raad geleë is, mag op die Raad se afvalstortterreine weggedoen word.

CHAPTER 7

LITTERING, DUMPING AND ANCILLARY MATTERS

Littering

16. (1) No person shall—
 (a) throw, let fall, deposit or spill any refuse into or onto any public place, vacant stand, vacant erf, stream or watercourse;
 (b) sweep any refuse into a gutter on a public place;
 (c) allow any person under his control to do any of the acts referred to in paragraphs (a) and (b).
 (2) For the purposes of this section a person shall be deemed to have allowed the acts referred to in sub-section (1) of persons under his control, unless the contrary is proved.

Dumping

17. (1) Subject to any provisions to the contrary in these by-laws contained, no person shall abandon anything or allow anything under his control to be abandoned at a place to which such thing has been brought with the intention of abandoning it there.
 (2) Once it has been proved that such person left a thing or allowed a thing to be left at a place of which he is not the owner or occupier, he shall be deemed to have contravened the provisions of sub-sections (1), unless and until he proves the contrary.
 (3) Any person who contravenes the provisions of sub-section (1), shall be guilty of an offence and liable on conviction to a fine not exceeding R300 or to imprisonment for a period not exceeding 12 months or to both such fine and such imprisonment.

Abandoned Things

18. Anything, other than a vehicle deemed to have been abandoned in terms of section 131 of the Road Traffic Ordinance, 1966, which is, in the light of such factors as the place where it is found, the period it has been lying at such place and the nature and condition of such thing, reasonably regarded by the Council as having been abandoned, may be removed and disposed of by the Council as it may deem fit.

Liability of Responsible Person

19. (1) Where anything has been removed and disposed of by the Council in terms of section 18, the person responsible shall be liable to pay to the Council the tariff charge in respect of such removal and disposal.
 (2) For the purposes of sub-section (1) the person responsible shall be—
 (a) the owner of the thing, and shall include any person who is entitled to be in possession of the thing by virtue of a hire purchase agreement or any agreement of lease at the time when it was abandoned

HOOFSTUK 7

ROMMELSTROOIERY, STORTING EN VERWANTE AANGELEENTHEDE

Rommelstrooery

16. (1) Niemand mag—
 (a) afval in of op 'n openbare plek, leë standplaas, leë erf, stroom of waterloop gooï, laat val, stort of mors nie;
 (b) afval in 'n straatvoor op 'n openbare plek invee nie;
 (c) iemand oor wie hy beheer uitoefen, toelaat om enigets waarna daar in paragrawe (a) en (b) verwys word, te doen nie.
 (2) Vir toepassing van hierdie artikel word dit geag dat iemand die dade waarna daar in subartikel (1) verwys word, deur diegene waaroer hy beheer uitoefen, toegelaat het, tensy die teendeel bewys word.

Storting

17. (1) Niemand mag, onderworpe aan andersluidende bepalings van hierdie verordeninge, enigets op 'n plek laat, of toelaat dat iets waaroer hy beheer voer gelaat word op 'n plek waarheen so iets gebring is met die doel om dit daar te laat nie.
 (2) As daar bewys is dat so iemand iets laat vaar het, of toegelaat het dat dit laat vaar word op 'n plek waarvan hy nie die eienaar of okkupant is nie, word dit geag dat hy die bepalings van subartikel (1) oortree het, tensy en totdat hy die teendeel bewys het.
 (3) Iemand wat die bepalings van subartikel (1) oortree, begaan 'n misdryf en is by skuldigbevinding strafbaar met 'n boete van hoogstens R300 of met gevangenisstraf vir 'n tydperk van uiters 12 maande, of beide sodanige boete en sodanige gevangenisstraf.

Goed wat Laat Vaar is

18. Enigets, behalwe 'n voertuig wat ingevolge artikel 131 van die Ordonnansie op Padverkeer, 1966, as iewers gelaat of gelos beskou word, kan, in die lig van faktore soos die plek waar dit gevind is, die tydperk wat dit op so 'n plek gelaat is en die aard van die toestand daarvan, redelikerwys deur die Raad as laat vaar beskou word en kan na goedunke van die Raad verwyder en weggedoen word.

Aanspreeklikheid van Verantwoordelike Persoon

19. (1) As die Raad enigets ingevolge artikel 18 verwyder en weggedoen het, is die verantwoordelike persoon aanspreeklik jeens die Raad vir die geldte ten opsigte van sodanige verwydering en wegdoening.
 (2) Vir die toepassing van subartikel (1) is die verantwoordelike persoon—
 (a) die eienaar van die goed en dit sluit iemand in wat so iets kragtens 'n huurkoopoordeenskoms of 'n huurkontrak in sy besit gehad het toe dit laat vaar is of op die

or put in the place from which it was removed by the Council unless he can prove that he was not concerned in and did not know of its being abandoned or put in such place; or

- (b) any person by whom it was put in the place aforesaid; or
- (c) any person who knowingly permitted the putting of the thing in the place aforesaid.

CHAPTER 8

GENERAL PROVISIONS

Access to Premises

20. (1) Where the Council provides a refuse collection service, the occupier of premises shall grant the Council access to the premises for the purpose of collecting and removing refuse and shall ensure that nothing obstructs, frustrates or hinders the Council in carrying out its service.
- (2) Where in the opinion of the Council the collection or removal of refuse from any premises is likely to result in damage to the premises or the Council's property, or injury to the refuse collectors or any other person, it may, as condition of rendering a refuse collection service in respect of the premises, require the owner or occupier to indemnify it in writing in respect of any such damage or injury or any claims arising out of either.

Accumulation of Refuse

21. When any category of refuse defined in Chapter 1 of these by-laws accumulates on premises so as to constitute a nuisance or so as to render it likely that a nuisance will be created thereby, the Council may make a special removal of such refuse and the owner shall be liable in respect of such special removal to pay the tariff charge therefor.

Charges

22. (1) Save where otherwise provided in these by-laws, the person to whom any service mentioned in these by-laws has been rendered by the Council shall be liable to the Council for the tariff charge in respect thereof.
- (2) Services rendered by the Council in respect of which a monthly tariff charge is prescribed, shall only be discontinued by the Council after receipt of a written notification from the owner or occupier of the premises to which the services are rendered that the generation of domestic or business refuse on the premises has ceased, or when it has become obvious to the Council that the generation of such refuse on the premises has ceased.
- (4) Any person who fails to pay the tariff charge in respect of services rendered by the Council shall be guilty of an offence.

plek geplaas is waarvandaan dit deur die Raad verwijder is, tensy hy kan bewys dat hy nie daarby betrokke was nie of nie geweet het dat dit laat vaar of daar geplaas is nie; of

- (b) iemand wat dit op genoemde plek geplaas het; of
- (c) iemand wat wetend toegelaat het dat dit op genoemde plek geplaas is.

HOOFSTUK 8

ALGEMENE BEPALINGS

Toegang tot 'n Perseel

20. (1) Die okkupant van 'n perseel moet, as die Raad 'n afvalverwyderingsdiens lewer, aan die Raad toegang verleen vir afhaal- en verwijderingsdieleindes, en hy moet sorg dat niks die Raad in die levering van sy diens dwarsboom, fnuik of hinder nie.
- (2) As die afhaal of verwijdering van afval van 'n perseel of na die mening van die Raad waarskynlik skade aan die perseel of aan die Raad se eiendom tot gevolg kan hê, of kan lei tot die besering van die afvalverwyderaars, of iemand anders kan die Raad as voorwaarde vir die levering van 'n afvalverwyderingsdiens aan die perseel, van die eienaar of okkupant vereis dat hy die Raad skriftelik vrywaar teen sodanige skade of beserings of teen 'n eis wat uit een of albei hiervan kan voortspruit.

Ophopping van Afval

21. As enige kategorie afval wat in Hoofstuk I van hierdie verordeninge omskryf word, op 'n perseel ophoop sodat dit 'n misstand veroorsaak of waarskynlik 'n misstand sal veroorsaak kan die Raad sodanige afval spesiaal verwijder en die eienaar is ten opsigte van sodanige spesiale verwijdering aanspreeklik vir die betaling van die geldie daarvoor.

Gelde

22. (1) Iemand aan wie die Raad 'n diens ingevolge hierdie verordeninge gelewer het, is behoudens andersluidende bepalings van hierdie verordeninge, aanspreeklik vir die gelde wat vir so 'n diens aan die Raad betaal moet word.
- (2) Die Raad staak 'n diens wat hy lewer en waarvoor 'n maandelikse geld voorgeskryf is, slegs nadat hy van die eienaar of okkupant van die perseel waar die diens gelewer word 'n skriftelike kennisgewing ontvang het dat daar nie meer huis- of besigheidsafval ontstaan nie, of as dit vir die Raad duidelik blyk dat daar nie meer afval op die perseel ontstaan nie.
- (3) Die maandelikse gelde is betaalbaar totdat die Raad die kennisgewing wat in subartikel (2) genoem word, ontvang of dit vir die Raad duidelik blyk dat daar nie meer afval op die perseel ontstaan nie.
- (4) Iemand wat versuim om die gelde ten opsigte van dienste wat deur die Raad gelewer is, te betaal, begaan 'n misdryf.

Offences and Penalties

23. (1) Subject to the provisions of section 17(3), any person who contravenes or fails to comply with any provision of these by-laws shall be guilty of an offence and shall be liable on conviction to a fine not exceeding R300 or to imprisonment for a period not exceeding 6 months or to both such fine and imprisonment.
- (2) In the event of a continuing offence any person who contravenes or fails to comply with any provisions of these by-laws, shall be deemed to be guilty of a separate offence for every 24 hours or part of such period during which the offence continues, and shall be liable as set out in sub-section (1) in respect of each separate offence.

Revocation of By-laws

24. (1) The Sanitary and Refuse Removals Tariff of the Nylstroom Municipality, published under Administrator's Notice 935, dated 23 November 1966, as amended, is hereby revoked.
- (2) Sub-section (a) of section 19 of Chapter 1 under Part IV of the Public Health By-laws of the Nylstroom Municipality, published under Administrator's Notice 148, dated 21 February 1951, as amended, is hereby substituted by the following:
- (a) The tariff of charges for sanitary services shall be as prescribed in the Schedule to the Council's Sanitary and Refuse Removal By-laws".

SCHEDULE**TARIFF FOR THE RENDERING
OF CLEANSING SERVICES***1. Night-soil, urine, sewage and waste water*

- (1) Removal of night-soil, urine, sewage and waste watering standard receptacles, per standard receptacle, per month or part thereof: R5.
 Removal of night-soil, urine, sewage and waste water by means of vacuum tank removals or seep tanks in the case of places or premises not connected to the Council's system.
 A fixed charge of R22,50 per half year;
 Plus, for every water closet or pan, urinal pan or urinal pan compartment, per half year: R18.

2. Industrial Effluent which are not allowed to enter the Council's Drainage Installation.

- (1) Removal of industrial effluent which are not allowed to enter the Council's drainage installation due to the nature and combination thereof and which must be removed from such premises by means of vacuum tank removals: At cost plus 10% administration fees.

3. Removal of Refuse

- (1) Removal of domestic and business refuse. For service once per week or where required by the Health Inspector twice weekly, per standard container, per month or part thereof: R3.

Strafbepaling

23. (1) Iemand wat enige bepaling van hierdie verordeninge oortree of versuim om daaraan te voldoen, begaan 'n misdryf en is, behoudens die bepaling van artikel 17(3), by skuldigbevinding strafbaar met 'n boete van hoogstens R300 of gevangenisstraf vir 'n tydperk van hoogstens 6 maande of beide sodanige boete en gevangenisstraf.
- (2) In die geval van 'n voortgesette misdryf, word iemand wat enige bepaling van hierdie verordeninge oortree of in gebreke bly om daaraan te voldoen, geag skuldig te wees aan 'n afsonderlike misdryf vir elke 24 uur of gedeelte van sodanige tydperk waartydens die misdryf voortgesit word en is ten opsigte van elkeen van sodanige afsonderlike misdrywe aanspreeklik soos uiteengesit in subartikel (1).

Herroeping van Verordeninge

24. (1) Die Sanitaire en Vullisverwyderingstarief van die Munisipaliteit Nylstroom, afgekondig by Administrateurskennisgewing 935 van 23 November 1966, soos gewysig, word hierby herroep.
- (2) Subartikel (a) van artikel 19 van Hoofstuk I onder Deel IV van die Publieke Gesondheidswetgeving van die Munisipaliteit Nylstroom, afgekondig by Administrateurskennisgewing 148 van 21 Februarie 1951, soos gewysig, word hierby deur die volgende vervang:
- (a) Die tarief van geldte vir sanitêre dienste is soos voorgeskryf in die Bylae van die Raad se Reinigingsdienswetgeving."

BYLAE**TARIEF VIR DIE LEWERING
VAN REINIGINGSDIENSTE***1. Nagvuil, urine, rioolvuil en afvalwater*

- (1) Verwydering van nagvuil, urine, rioolvuil en afvalwater in standaard houers, per standaardhouer, per maand of gedeelte daarvan: R5
- (2) Verwydering van nagvuil, urine, rioolvuil en afvalwater deur middel van vakuumtenkverwyderings of sypelriole in die geval van plekke of persele wat nie by die Raad se rioolstelsel aangesluit is nie.
- (a) 'n Vaste heffing van R22,50 per halfjaar.
- (b) Plus, vir elke spoelkloset of pan, urinaalpan of urinaalpanafskorting, per halfjaar: R18.

2. Fabrieksuitvloeisel wat nie tot die Raad se rioolstelsel toegelaat kan word nie.

- (1) Verwydering van Fabrieksuitvloeisel wat nie tot die Raad se rioolstelsel toegelaat kan word nie, as gevolg van die aard en samestelling daarvan en wat by wyse van vakuumtenkverwyderings vanaf sulke plekke of persele verwijder word: Teen koste plus 10% administrasiekoste.

3. Verwydering van afval

- (1) Verwydering van huishoudelike of besigheidsafval. Vir diens een keer per week, of waar deur die Geondheidsinspekteur voorgeskryf twee per week, per standaard houer, per maand of gedeelte daarvan: R3.

- (2) For the removal of garden refuse, per load of 6 m³ or part thereof: R5
- (3) For the removal of trade refuse, per load of 6 m³ or part thereof: R5
- (4) Removal of car wrecks or part thereof: R10
- (5) Cleaning of premises from refuse, long grass, weeds, shrubs and accumulation of refuse: At cost plus 10% administration fees.

4. Removal of Dead Animals

- (1) Horses, mules, donkeys, cattle, per carcass: R5
- (2) Calves and foals under 12 months, sheep, goats and pigs, per carcass: R2
- (3) Cats, dogs, per carcass: R2

5. Bin Liners

For additional bin liners (in terms of section 5(3)); At cost, plus 10% calculated to the next cent: Provided that any fraction of a cent shall be regarded as a full cent.

PB 2-4-2-81-65

Administrator's Notice 1510

4 November 1981

**ROODEPOORT MUNICIPALITY
AMENDMENT TO BUILDING BY-LAWS**

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

The Building By-laws of the Roodepoort Municipality, adopted by the Council under Administrator's Notice 890, dated 28 May 1975, as amended, are hereby further amended by the substitution for Schedule 2 of the following:

**SCHEDULE 2
CHARGES PAYABLE IN TERMS OF THESE BY-LAWS
APPENDIX I — CHARGE FOR TESTING OF FIRE-HOSE**

For testing fire-hose by the Council in terms of section 146 of these by-laws:

Per fire-hose length: 50c.

Payable by the owner of the building immediately after testing.

APPENDIX II — ANNUAL CHARGES FOR STREET PROJECTIONS

The annual sum payable in respect of each street projection in terms of section 206 of these by-laws shall be paid to the council annually in advance at the beginning of each calender year by the owner of the building or the projection, as the case may be, and shall be calculated as follows:

- (a) Verandah posts at street level, each: R3.
- (b) Ground floor verandas, per m² or part thereof: R3.
- (c) First floor balconies, per m² or part thereof: R3.
- (d) Second and each higher floor balconies, per m² or part thereof: R3.

- (2) Vir die verwydering van tuinvullis, per vrag van 6 m³ of gedeelte daarvan: R5.
- (3) vir die verwydering van bedryfsafval, per vrag van 6 m³ of gedeelte daarvan: R5
- (4) Verwydering van motorwrakke of gedeelte daarvan: R10:
- (5) Skoonmaak van persele van vullis, lang gras, onkruid, struikgewas en ophopings van vullis: Teen koste plus 10% administrasiekoste.

4. Verwydering van dooie diere

- (1) Perde, muile, donkies, beeste, per karkas: R5
- (2) Kalwers en vullen onder 12 maande oud, skape, bokke en varke, per karkas: R2
- (3) Katte, honde, per karkas: R2

5. Plastiese Voerings

Vir addisionele plastiese voerings (ingevolge artikel 5(3): Teen koste plus 10% bereken tot die volgende sent: Met dien verstande dat enige deel van 'n sent as 'n vol sent beskou word.

PB 2-4-2-81-65

Administrateurskennisgewing 1510 4 November 1981

**MUNISIPALITEIT ROODEPOORT
WYSIGING VAN BOUVERORDENINGE**

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

Die Bouverordeninge van die Munisipaliteit Roodepoort, deur die Raad aangeneem by Administrateurskennisgewing 890 van 28 Mei 1975, soos gewysig, word hierby verder gewysig deur Bylae 2 deur die volgende te vervang:

**"BYLAE 2
GELDE BETAALBAAR INGEVOLGE
HIERDIE VERORDENINGE
AANHANGSEL I — GELD VIR TOETS
VAN BRANDSLANG**

Vir toets van brandslang deur die raad ingevolge 146 van hierdie verordeninge:

Per brandslanglengte: 50c.

Deur die eienaar van die gebou betaalbaar onmiddellik toetsing.

**AANHANGSEL II — GELDE VIR
STRAATUITSTEKKIE**

Die bedrag jaarliks betaalbaar ten opsigte van elke straatuitstek, ingevolge artikel 206 van hierdie verordeninge word jaarliks vooruit aan die begin van elke kalenderjaar aan die raad betaal deur die eienaar van die gebou of uitstek, al na die geval, en word soos volg bereken:

- (a) Verandapale op straathoogte, elk: R3.
- (b) Grondvloerverandas, per m² of gedeelte daarvan: R3.
- (c) Eerste verdieping balkonne, per m² of gedeelte daarvan: R3.
- (d) Tweede verdieping en elke hoër verdieping, per m² of gedeelte daarvan: R3.

- (e) Bay windows, per m² or part thereof of plan area of projection: R3.
- (f) Pavement lights, per m² or part thereof: R3.
- (g) Showcases, per m² or part thereof of plan area: R3.
- (h) All other projections below, at or above pavement level including foundation footings, per m² or part thereof of plan area: R3.

APPENDIX III — CHARGES FOR THE GRASSING OFFOOTWAYS OR SIDEWALKS

The charges payable in terms of section 218 of these by-laws for the grading and planting with grass of any footway or sidewalk shall be paid to the council in advance and shall be calculated as follows:

- (a) For the first 40 m² or part thereof: R6.
- (b) For every m² or part thereof in excess of 40 m²: 20c.

APPENDIX IV — CHARGES FOR POSTERS AND ADVERTISEMENTS

Deposits in respect of posters or other advertisements payable in terms of section 240(6) of these by-laws shall be as follows:

- (a) For each poster or other advertisement relating to any event other than an election: R1.
- (b) For each poster or other advertisement relating to each separate candidate in an election (subject to a maximum deposit of R40): R1.
- (c) For each banner—
 - (i) if it relates to a municipal election: R10;
 - (ii) if it relates to a Provincial or a Parliamentary election: R20.

APPENDIX V — CHARGE FOR PUBLIC BUILDING CERTIFICATES

The annual charge payable in respect of each public building certificate issued in terms of section 264 of these by-laws shall be paid to the council annually in advance at the beginning of each calender year by the owner of the public building and shall be: R5.

APPENDIX VI — CHARGES FOR CONSIDERING OF SIGNS AND HOARDINGS

The charge payable in respect of each application for a sign or hoarding shall be paid in advance on the submission of the application to the council and shall be as follows:

For each sign or hoarding: R20.

APPENDIX VII — CHARGES FOR THE APPROVAL OF BUILDING PLANS

1. Charges for Plans for New Buildings and Structures

The following charges shall be payable in respect of the approval of plans for new buildings and structures:

- (a) The minimum amount payable on any building plan shall be: R30.
- (b) For the first 1 000 m² of the total area of the building: Per 10 m² or part thereof: R3.

- (e) Uitbouvensters, per m² of gedeelte daarvan van die plattegrond: R3.
- (f) Sypadligte, per m² of gedeelte daarvan: R3.
- (g) Uitstalgaste, per m² of gedeelte daarvan van die plattegrond: R3.
- (h) Alle ander uitstekke onder, by of bo sypadhoogte insluitend fondamentgrondmure, per m² of gedeelte daarvan van die plattegrond: R3.

AANHANGSEL III — GELDE VIR AANPLANTING VAN GRAS OP LOOPPAAIE OF SYPAADJIES

Die heffing ingevolge artikel 218 van hierdie verordeninge betaalbaar vir die gelykmaak en aanplant van gras op enige gedeelte van die looppad of sypaadjie word vooruit aan die raad betaal, en word soos volg bereken:

- (a) Vir die eerste 40 m² of gedeelte daarvan: R6.
- (b) Vir elke m² of gedeelte daarvan meer as 40 m²: 20c.

AANHANGSEL IV — GELDE VIR PLAKKATE EN ADVERTENSIES

Depositos vir plakkate of ander advertensies betaalbaar ingevolge artikel 240(6) van hierdie verordeninge is soos volg:

- (a) Vir elke plakkaat of ander advertensie wat op enige byeenkoms uitgesond 'n verkiesing betrekking het: R1.
- (b) Vir elke plakkaat of ander advertensie wat op elke afsonderlike kandidaat in 'n verkiesing betrekking het (onderworpe aan 'n maksimum deposito van R40): R1.
- (c) Vir elke banier—
 - (i) as dit betrekking het op 'n munisipale verkiesing: R10;
 - (ii) as dit betrekking het op 'n Provinciale of Parlementsverkiesing: R20.

AANHANGSEL.V — GELDE VIR OPENBARE GEBOUSERTIFIKATE

Die jaarlikse heffing betaalbaar ten opsigte van elke openbare gebousertifikaat uitgereik ingevolge artikel 264 van hierdie verordeninge is aan die raad jaarliks vooruitbetaalbaar aan die begin van elke kalenderjaar deur die eienaar van die openbare gebou en bedra: R5.

AANHANGSEL VI — GELDE VIR OORWEGING VAN TEKENS EN SKUTTINGS

Die heffing betaalbaar ten opsigte van elke aansoek om 'n teken of skutting word vooruitbetaal met die voorlê van die aansoek aan die raad en is soos volg:

Vir elke teken of skutting: R20.

AANHANGSEL VII — GELDE VIR GOEDKEURING VAN BOUPLANNE

1. Plangelde vir Nuwe Geboue en Strukture

Die volgende gelde is betaalbaar vir die goedkeuring van planne vir nuwe geboue en strukture:

- (a) Die minimum bedrag betaalbaar op enige bouplan is: R30.
- (b) Vir die eerste 1 000 m² van die totale gebouoppervlakte: Per 10 m² of gedeelte daarvan: R3.

- (c) For the next 1 000 m² of the total area of the building: Per 10 m² or part thereof: R2.
- (d) Thereafter, 10 m² or part thereof of the total building area: R1.
- (e) Charges for structures such as crawl cranes, gantries and the like, shall be assessed at R2 for every R200 in value of such structure, as fixed by the engineer.
- (f) In addition to the charges payable in terms of paragraphs (a), (b), (c) and (d) a charge of 50 c per 10 m² of the total area of the building shall be levied for each new building in which structural steelwork or reinforced concrete or timber is used for the framework of the building or as main structural components of the building.
- (g) For every new advertising sign, advertising hoarding or swimming bath a charge of R20 shall be levied and such charge shall be paid on submission of the application to the council.

2. Charges for Special Work

The council shall have the right in case of any special service being required from the council, to levy charges in regard thereto, and this item shall include the attendance necessary in regard to a dangerous building. Also a pre-paid charge of at least 50c for attending at a building at request, to give advice as to bearing of the by-laws and propositions put forward by architects, builders or owners.

3. Extra Charge on Fresh Proposals

Extra charges shall also be levied where an owner having submitted plans for a building and having had same examined subsequently submits fresh proposals, either in part or whole. Such extra charges shall be at the rate of half the ordinary charges applied to the part altered, unless it be done in compliance with a definite written request from the council.

4. Charges for Inattention

When plans are returned to owners or their architects for amendment with definite written notes of the matters requiring amendment, and they are again sent back to the council with any such matters not attended to, a charge of R1 per matter or item shall be payable by the owner, and a similar charge for subsequent items or matters noted, and not attended to."

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- (c) Vir die volgende 1 000 m² van die totale gebouoppervlakte: Per 10 m² of gedeelte daarvan: R2.
- (d) Daarna, per 10 m² of gedeelte daarvan van die totale gebouoppervlakte: R1.
- (e) Gelde vir strukture soos kruipkrane, kraanstellasies en dergelyke, word gehef teen R2 vir elke R200 van die waarde van sodanige strukture, soos deur die ingenieur bepaal.
- (f) Benewens die gelde wat kragtens paragrawe (a), (b), (c) en (d) betaalbaar is, word 'n geld van 50c per 10 m² van die gebouoppervlakte gevorder ten opsigte van elke nuwe gebou waarin struktuurstaalwerk of gewapende beton of hout vir die raamwerk van die gebou of as vernaamste struktuuronderdele van die gebou gebruik word.
- (g) Ten opsigte van elke nuwe advertensieteken, advertensiebord of swembad, word 'n geld van R20 gevorder en sodanige geld moet betaal word wanneer die aansoek by die raad ingedien word.

2. Gelde vir Spesiale Werk

Die raad het die reg om ingeval enige spesiale diens van die raad verlang word, gelde in verband daarmee te hef, en hierdie item omvat die diens wat nodig is ten opsigte van 'n gevaaarlike gebou. Hierby kom ook 'n vooruitbetaalde geld van minstens 50c vir aanwesigheid by 'n gebou op versoek, om advies te gee aangaande die betrekking wat verordeninge het op voorstelle wat deur argitekte, bouers of eienaars ingedien word.

3. Ekstra Geld vir Nuwe Voorstelle

Addisionele gelde word ook gehef waar 'n eienaar wat planne vir 'n gebou voorgelê het en na ondersoek daarvan nuwe voorstelle indien, hetsy gedeeltelik of as geheel. Sodanige ekstra gelde bedra die helfte van die gewone gelde soos toegepas op die veranderde gedeelte, tensy sulks gedoen word ter voldoening aan 'n bepaalde skriftelike versoek van die raad.

4. Betaalbare Gelde vir Nie-Inagneming

Wanneer planne aan eienaars of hulle argitekte vir wysiging teruggestuur word met bepaalde skriftelike aanteekeninge van die sake wat wysiging vereis, en wanneer dit weer na die raad teruggestuur word, sonder dat aan enige sodanige sake aandag verleen is, is 'n geld van R1 per aangeleentheid of item deur die eienaar betaalbaar, en 'n dergelyke geld vir latere items of sake wat genoteer is en waaraan geen aandag gewy is nie."

PB. 2-4-2-19-30

Administrator's Notice 1511

4 November 1981

Administrateurskennisgewing 1511 4 November 1981

SPRINGS MUNICIPALITY:
BY-LAWS FOR THE SAFE-GUARDING OF SWIMMING POOLS
MUNISIPALITEIT SPRINGS:
VERORDENINGE VIR DIE BEVEILIGING VAN SWEMBADDENS

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.

Definitions

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

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

"approved" and "adequate" mean approved by, and adequate in the opinion of the Town Engineer; regard being had to the reasonable requirements of the particular case;

"child" means a child under the age of 4 years;

"enclosure" means a fence, wall or other enclosure;

"premises" means any land, building or structure, used for residential purposes;

"Council" means the Town Council of Springs; that Council's Management Committee acting under the powers delegated to it in terms of the provisions of section 58 of the Local Government (Administration and Elections) Ordinance, 1960 (Ordinance 40 of 1960), and any officer of the Council to whom that Committee has, with the approval of the Council in terms of the provisions of sub-sections (3) of the said section 58 delegated functions, duties and powers vesting in the Council in relation to these by-laws;

"Town Engineer" means the Town Engineer of the Council or any person authorised to act on his behalf;

"swimming pool" means a swimming pool situated on any private property and containing or capable of containing at any point, water to a depth of more than 300 mm;

Notice of Construction of Swimming Pool

2. The owner of any premises shall submit to the Town Engineer proper working drawings in the manner prescribed in sections 15 and 16 of the Council's Building By-laws for every swimming pool constructed or erected thereon after the promulgation of these by-laws.

Enclosing of Swimming Pools

3. (1) The owner of any premises on which at the promulgation of these by-laws a swimming pool is in existence or on which the construction of a swimming pool is started within a period of 90 days after such promulgation shall, subject to the provisions of Section 4, not later than 2 years after such promulgation cause every swimming pool on the premises to be protected by an enclosure which complies with the requirements of sub-section (3).
- (2) The owner of any premises on which the construction of a swimming pool is started subsequent to the expiry of 90 days after promulgation of these by-laws, shall cause such pool to be protected by an enclosure which complies with the requirements of sub-section (3), before such swimming pool is filled with water.
- (3) The enclosure contemplated in sub-section (1) and (2) shall—
 - (a) be strong and durable;
 - (b) entirely surround the swimming pool;
 - (c) be not less than 1,2 m in height;
 - (d) be so situated, constructed and maintained, that a child is not able to climb over, crawl under, squeeze through or otherwise gain access to the swimming pool, except through the gate or door forming part of the enclosure if it is open;

„goedgekeur” en „toereikend” goedgekeur deur en toereikend na die mening van die Stadsingenieur, met inagneming van die redelike vereistes in die bepaalde geväl;

„kind” 'n kind wat jonger as 4 jaar is;

„omheining” 'n heining, muur of ander omheining;

„perseel” enige grond, gebou of struktuur wat vir woondoeleindes gebruik word;

„Raad” die Stadsraad van Springs, dié Raad se Bestuurskomitee wat handel kragtens die bevoegdhede aan hom gedelegeer ingevolge die bepalings van artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960 (Ordonnansie 40 van 1960), en enige beampte van die Raad aan wie dié Komitee ingevolge die bepalings van subartikel (3) van genoemde artikel 58 op gesag van die Raad funksies, pligte en bevoegdhede wat ten opsigte van hierdie verordeninge by die Raad berus, gedelegeer het;

„Stadsingenieur” die Stadsingenieur van die Raad of iemand wat gemagtig is om namens hom te handel;

„swembad” 'n swembad wat op enige private eindom bestaan en wat water bevat of kan bevat wat dieper as 300 mm is.

Kennisgiving dat 'n Swembad gebou gaan word

2. Die eienaar van enige perseel moet die Stadsingenieur voorsien van behoorlike konstruksietekeninge soos voorgeskryf in artikels 15 en 16 van die Raad se Bouverordeninge vir elke swembad wat daarop gebou of opgerig word na die afkondiging van hierdie verordeninge.

Omheining van Swembaddens

3. (1) Die eienaar van enige perseel waarop daar by die afkondiging van hierdie verordeninge 'n swembad is of waarop daar binne 'n tydperk van 90 dae na sodanige afkondiging met die bou van 'n swembad begin word, moet behoudens artikel 4 toesien dat elke swembad op die perseel uiter 2 jaar na sodanige afkondiging beveilig word deur 'n omheining wat aan die vereistes van subartikel (3) voldoen.
- (2) Die eienaar van enige perseel waarop daar na afloop van 90 dae na die afkondiging van hierdie verordeninge met die bou van 'n swembad begin word, moet toesien dat sodanige swembad deur 'n omheining wat aan die vereistes van subartikel (3) voldoen, beveilig word voor dat sodanige swembad met water gevul word.
- (3) Die omheining wat in subartikels (1) en (2) beoog word, moet—
 - (a) sterk en duursaam wees;
 - (b) die swembad heeltemal omring;
 - (c) minstens 1,2 m hoog wees;
 - (d) só geleë en opgerig wees en so in stand gehou word dat 'n kind nie sal kan oorklim, onderdeur of daardeur kan kruip, of andersins tot die swembad toegang kan verkry nie, behalwe deur die hek of deur wat deel van die omheining uitmaak indien dit oop is;

- (e) have fitted to every such gate or door an approved self-closing and self-locking device, and a catch inaccessible to a child from the outside which device and catch shall be maintained in good working order;
 - (f) nowhere be less than 1 m measured horizontally from the water's edge.
- (4) An enclosure complying with Schedule A or Schedule B or a portion thereof with Schedule A and the remaining portion with Schedule B, shall be deemed to be constructed in compliance with sub-section (3)(d).

Exemption

4. (1) Notwithstanding the provisions of section 3, the Town Engineer may on such conditions as he may consider necessary, exempt any owner of premises from having to comply with the provisions of the said section 3 if the Town Engineer is satisfied with the efficiency of other means of protection which are used.
- (2) Every owner of premises to whom an exemption has been granted, in terms of sub-section (1), shall take all reasonable measures to ensure that every occupier of such premises is aware of every condition imposed in terms of that sub-section and that such occupier complies with every such condition.

Notice to Comply

5. If any swimming pool is not protected as required by section 3, and an exemption has not been granted in terms of section 4 or if any condition imposed by the Council in granting such exemption has not been complied with, the Council may by notice in writing require the owner of the premises concerned to comply with section 3, or to comply with any such condition, within a reasonable period of not less than 7 days specified in such notice.

Inspection

6. Any authorised officer of the Council may for any purpose connected with the carrying out of the provisions of these by-laws at all reasonable times and without prior notice enter any premises in or upon which there is a swimming pool or in or upon which such officer has reasonable grounds for suspecting the presence of a swimming pool and carry out such inspection as he deems necessary.

Obstruction

7. No person shall—
- (a) fail to give or refuse access to any officer of the Council authorised by these by-laws or by the Council to enter upon and inspect premises, if he requests entrance to any premises; or
 - (b) obstruct or hinder such officer in the execution of his duties in terms of these by-laws; or
 - (c) fail or refuse to give information that he may lawfully be required to give such officer, or give to such officer false or misleading information knowing it to be false or misleading.

- (e) aan elke sodanige hek of deur 'n goedgekeurde selfoemaak- en selfsluittoestel en 'n knip hê wat 'n kind nie van buite af kan bykom nie, en dié toestel en knip moet in goeie werkende toestand gehou word;
 - (f) nêrens nader as 1 m, horisontaal gemeet, van die waterkant of wees nie.
- (4) 'n Omheining wat aan Bylae A of Bylae B voldoen of waarvan 'n gedeelte aan Bylae A en die res van Bylae B voldoen, word geag ooreenkomsdig subartikel (3)(d) opgerig te wees.

Vrystelling

4. (1) Ondanks die bepalings van artikel 3, kan die Stadsingenieur op sodanige voorwaardes wat hy nodig ag, enige eienaar van 'n perseel daarvan vrystel om aan die bepalings van genoemde artikel 3 te voldoen, indien die Stadsingenieur oortuig is dat die ander beskermingsmiddelle wat gebruik word, toereikend is.
- (2) Elke perseeleienaar aan wie vrystelling ingevolge subartikel (1) verleen is, moet alle redelike stappe doen om toe te sien dat elke okkupant van sodanige perseel bewus is van elke voorwaarde wat ingevolge dié subartikel opgely word en dat sodanige okkupant aan elke sodanige voorwaarde voldoen.

Kennisgewing om te Voldoen

5. Indien enige swembad nie beveilig is soos by artikel 3 vereis nie, en daar nie 'n vrystelling ingevolge artikel 4 verleen is nie, of indien daar nie aan enige voorwaardes voldoen is wat die Raad opgely het toe hy sodanige vrystelling verleen het nie, kan die Raad by skriftelike kennisgewing van die eienaar van die betrokke perseel vereis om binne 'n redelike tydperk van minstens 7 dae, wat in sodanige kennisgewing gespesifieer word, aan artikel 3 of aan enige sodanige voorwaarde te voldoen.

Inspeksie

6. Enige gemagtigde beampete van die Raad kan te alle redelike tye vir enige doel in verband met die uitvoering van die bepalings van hierdie verordeninge en sonder voorafgaande kennisgewing enige perseel betree waarin of waarop daar 'n swembad is, of waarin of waarop sodanige beampete redelikerwys vermoed dat daar 'n swembad is, en enige inspeksie wat hy nodig ag, uitvoer.

Dwarsboming

7. Niemand mag—
- (a) versuum of weier om toegang te verleen aan enige beampete van die Raad wat deur hierdie verordeninge of die Raad daartoe gemagtig is om persele te betree en te inspekteer, indien hy sou versoek om enige perseel te betree; of
 - (b) sodanige beampete in die uitvoering van sy pligte ingevolge hierdie verordeninge dwarsboom of hinder nie; of
 - (c) versuum of weier om inligting te verskag wat sodanige beampete regtens van hom kan vereis of aan sodanige beampete vals of misleidende inligting verstrek wat na sy wete vals of misleidend is nie.

Offences and Penalties

8. Any person who contravenes or fails to comply with or who causes or allows any other person to contravene or to fail to comply with any provision of these by-laws, any condition imposed by the Council in terms of section 4, or any notice given in terms of section 5, shall be guilty of an offence and liable on conviction to a penalty not exceeding R300, or in default of payment, to imprisonment for a period not exceeding 12 months, or to both such fine and such imprisonment, and in the event of a continuing offence, to a fine not exceeding R50 for every period of 24 hours during which such offence continues.

SCHEDULE A

SWIMMING POOL WALL SUITABLE FOR EX-CLUDING CHILDREN

Any wall that forms part of an enclosure shall comply with the following requirements:

1. Such wall shall—
 - (a) be of concrete, brick or other approved material;
 - (b) extend to a height measured from ground level, of at least 1,2 m;
 - (c) have, up to a height at least 1,2 m above ground level a smooth vertical outer surface that is free from any recess or projection capable of providing a foothold for a child.
2. There shall not be a gap exceeding 100 mm horizontal measurement between the wall and any fencing post or gate post forming part of the enclosure.
3. Every gate panel forming part of the enclosure shall comply with the requirements specified in clauses 1 and 3 of Schedule B.
4. Every gate post forming part of the enclosure shall comply with the requirements specified in clauses 4 and 5(a) of Schedule B.

SCHEDULE B

SWIMMING POOL FENCE SUITABLE FOR EX-CLUDING CHILDREN

1. Every fence that forms an enclosure or part of an enclosure shall be assembled from individual fencing panels and a gate panel, and all the panels shall be retained in position by posts that are secured below ground level.
2. Every fencing panel
 - (a) shall be rectangular and of length not more than 2,5 m and height not less than 1,2 m;
 - (b) shall not have any diagonal bracing;
 - (c) shall consist of vertical and horizontal round mild steel bars of at least 10 mm diameter or other approved metal section and such vertical bars shall be parallel to the vertical axis of the panel;
 - (d) shall be so assembled, by fusion, spot welding or other approved means of permanently se-

Oortredings en Strawwe

8. Iemand wat enige bepaling van hierdie verordeninge, enige voorwaarde wat die Raad ingevolge artikel 4 opgelê het, of enige kennisgewing ingevolge artikel 5 oortree of versuim om daaraan te voldoen, of wat veroorsaak of toelaat dat iemand anders dit oortree of versuim om daaraan te voldoen, is aan 'n misdryf skuldig en is by skuldigbevinding strafbaar met 'n boete van hoogtens R300 of by wanbetaling, met gevangenisstraf vir 'n tydperk van hoogtens 12 maande, of met beide sodanige boete en sodanige gevangenisstraf, en in geval van 'n voortdurende misdryf, met 'n boete van hoogtens R50 vir elke tydperk van 24 uur wat sodanige misdryf voortduur.

BYLAE A

SWEMBADMUUR WAT GESKIK IS OM KINDERS BUISTE TE HOU

Enige muur wat deel uitmaak van 'n omheining moet aan die volgende vereistes voldoen:

1. Sodanige muur moet—
 - (a) van beton, baksteen of ander goedgekeurde materiaal wees;
 - (b) van die grondvlak af gemeet, minstens 1,2 m hoog wees;
 - (c) tot op 'n hoogte van minstens 1,2 m bokant die grondvlak 'n gladde vertikale buitevlak hê wat geen holte of uitsteeksel het wat as vastrapplek vir 'n kind kan dien nie.
2. Daar mag geen gaping van groter as 100 mm, horisontaal gemeet, tussen die muur en enige heining- of hekpaal wat deel van die omheining uitmaak, wees nie.
3. Elke hekpaneel wat deel uitmaak van die omheining, moet aan dié vereistes wat in klousules 1 en 3 Bylae B gespesifiseer word, voldoen.
4. Elke hekpaal wat deel uitmaak van die omheining, moet aan die vereistes wat in klousules 4 en 5 (a) van Bylae B gespesifiseer word, voldoen.

BYLAE B

SWEMBADHEINING WAT GESKIK IS OM KINDERS BUISTE TE HOU

1. Elke heining wat 'n omheining of 'n deel van 'n omheining uitmaak, moet uit afsonderlike heiningspanele en 'n hekpaneel saamgestel wees en al die panele moet in posisie gehou word deur pale wat onder die grondvlak geanker is.
2. Elke heiningpaneel—
 - (a) moet reghoekig en hoogtens 2,5 m lank en minstens 1,2 m hoog wees;
 - (b) mag nie enige diagonale verspanning hê nie;
 - (c) moet uit vertikale en horisontale ronde weekstaalstawe met 'n deursnee van minstens 10 mm, of uit ander goedgekeurde metaalseksies bestaan en sodanige vertikale stawe moet parallel met die vertikale as van die paneel wees;
 - (d) moet deur middel van saamsmelting, puntsweising of 'n ander goedgekeurde manier só

- curing the bars at each point of junction that—
- (i) the horizontal distance between adjacent vertical bars is not more than 100 mm and such bars shall not deflect more than 10 mm when a horizontal force of 8 kg is applied;
 - (ii) the vertical distance between adjacent horizontal bars is not less than 900 mm;
 - (iii) the bottom horizontal bar is not more than 150 mm above ground level and the top horizontal bar not less than 1,05 m above ground level; and
 - (iv) every horizontal bar is on the pool side of the fence.
3. Every gate panel shall—
- (a) be rectangular and of width at least 750 mm and height at least 1,2 m;
 - (b) comply with the requirements of clauses 2(b), (c) and (d);
 - (c) be fitted with an adequate spring or other approved device that closes it automatically; and
 - (d) be fitted, on the swimming pool side of the gate and at least 1,125 m above ground level, with an approved locking device which—
 - (i) latches automatically onto a catch contemplated in clause 4(2)(c);
 - (ii) is of such construction that a child cannot open it; and
 - (iii) can be opened manually from a position outside the enclosure only by reaching over the top of the gate.
- 4 (1) Every fencing and gate post shall have a length of at least 1,7 m and be made of—
- (a) metal piping with an outside diameter of at least 38 mm and wall thickness of at least 2 mm; or
 - (b) solid metal with a nominal diameter of at least 20 mm.
- (2) (a) One of the gate posts shall be fitted with at least two hinges for supporting a gate panel.
- (b) Such hinges shall be so located and so shaped that it is not possible for a child to get a foothold on either of them.
- (c) The other gate post shall be so fitted with a catch that the catch engages the locking device on the gate panel, and prevents the gate from opening.
5. Every fencing and gate post shall be so installed that
- (a) (i) the base of each gate post is at least 500 mm below ground level and is embedded at least 200 mm deep in a concrete cube measuring 300 mm x 300 mm x 300 mm; or
 - (ii) if local conditions make compliance with sub-paragraph (i) impracticable, each
- saamgestel wees om die stawe by elke laspunt permanent só vas te heg dat—
- (i) die horisontale afstand tussen aangrensende vertikale stawe hoogstens 100 mm is, en sodanige stawe nie meer as 10 mm kan wegbuig as 'n horisontale krag van 8 kg toegepas word nie;
 - (ii) die vertikale afstand tussen aangrensende horisontale stawe minstens 900 mm is;
 - (iii) die onderste horisontale staaf hoogstens 150 mm bokant die grondvlak en die boonste horisontale staaf minstens 1,05 m bokant die grondvlak is; en
 - (iv) elke horisontale staaf aan dié swembadkant van die heining is.
3. Elke hekpaneel moet—
- (a) reghoekig en minstens 750 mm breed en minstens 1,2 m hoog wees;
 - (b) aan die vereistes van klousule 2(b), (c) en (d) voldoen;
 - (c) van 'n toereikende veer of ander goedgekeurde toestel wat dit outomatis toemaak, voorsien wees; en
 - (d) aan die swembadkant van die hek en minstens 1,125 m bokant die grondvlak van 'n goedgekeurde sluittoestel voorsien wees wat—
 - (i) outomatis met 'n knip wat in klousule 4(2)(c) beoog word, sluit;
 - (ii) so gemaak is dat 'n kind dit nie kan oopmaak nie; en
 - (iii) met die hand van 'n posisie buite die omheining oopgemaak kan word slegs deur booor die hek te reik.
- 4 (1) Elke heining en hekpaal moet minstens 1,7 m lank wees en gemaak wees van—
- (a) metaalpyp met 'n buitedeursnee van minstens 38 mm en 'n wanddikte van minstens 2 mm; of
 - (b) soliede metaal met 'n nominale deursnee van minstens 20 mm.
- (2) (a) Een van die hekpale moet van minstens twee skaniere voorsien wees sodat 'n hekpaneel daaraan kan hang.
- (b) Sodanige skaniere moet só geplaas wees en so 'n vorm hê dat dit nie vir 'n kind moontlik is om enigeen daarvan as vastrapplek te gebruik nie.
- (c) Die ander hekpaal moet só van 'n knip voorsien word dat die knip die sluittoestel aan die hekpaneel in werking stel en verhoed dat die hek oopgaan.
5. Elke heining- en hekpaal moet só aangebring word dat—
- (a) (i) die onderent van elke hekpaal minstens 500 mm onderkant die grondvlak is en minstens 200 mm diep in 'n betonkubus van 300 mm x 300 mm x 300 mm ingebied is; of
 - (ii) indien plaaslike toestande dit onuitvoerbaar maak om aan subparagraaf (i) te

- post shall be secured in some other approved manner;
- (b) every fencing panel is adequately and permanently secured to the posts in such positions that the bases of their vertical bars just make contact with the ground surface.

PB2-4-2-182-32

Administrator's Notice 1512 4 November 1981

**THABAZIMBI 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 Thabazimbi Municipality, published under Administrators Notice 148 dated 21 February 1951 as amended, are hereby further amended by the insertion after section 5 of Chapter 1 under Part IV of the following:

"Motor Car Wrecks"

- 5A (a) In this section the expressions 'motor vehicle' and 'roadworthy' shall have the meanings assigned to them by the Road Traffic Ordinance, 1966 (Ordinance 21 of 1966).
- (b) Subject to the provisions of subsection (c), no person shall allow a motor vehicle which is not roadworthy, or the wreck, hull, chassis, engine or part of a motor vehicle to be present for a continuous period of seven days on premises owned or occupied by him, unless such motor vehicle, wreck, hull, chassis, engine or part is not—
- (i) unsightly or likely to cause annoyance to the inhabitants of the neighbourhood; or
 - (ii) visible from a street or any adjoining premises.
- (c) The provisions of this section shall not apply to premises in respect whereof a valid motor garage or workshop licence is held in terms of the provision of the Licences Ordinance, 1974 (Ordinance 19 of 1974)."

PB. 2-4-2-77-104

Administrator's Notice 1513 4 November 1981

**WARMBATHS 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 Warmbaths Municipali-

- voldoen, elke paal op 'n ander goedgekeurde wyse geanker word;
- (b) elke heiningpaneel toereikend en permanent in sodanige posisies aan die pale vasgesit is dat die onderste van die vertikale stawe daarvan net aan die grondoppervlak raak.

PB2-4-2-182-32

Administrateurskennisgewing 1512 4 November 1981

**MUNISIPALITEIT THABAZIMBI
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 goedgekeur is.

Die Publieke Gesondheidsverordeninge van die Municpaliteit Thabazimbi, afgekondig by Administrateurskennisgwing 148 van 21 Februarie 1951, soos gewysig, word hierby verder gewysig deur na artikel 5 van Hoofstuk 1 onder Deel IV die volgende in te voeg:

"Motorwrakke"

- 5A (a) In hierdie artikel dra die uitdrukings 'motorvoertuig' en 'padwaardig' die betekenisse wat daaraan toegewys is deur die Ordonnansie op Padverkeer, 1966 (Ordonnansie 21 van 1966).
- (b) Behoudens die bepalings van subartikel (c), mag niemand toelaat dat 'n motorvoertuig wat nie padwaardig is nie, of die wrak, romp, onderstel, enjin of onderdeel van 'n motorvoertuig vir 'n onafgebroke tydperk van sewe dae aanwesig is op 'n perseel wat aan hom behoort of deur hom geokkuper word nie, tensy sodanige motorvoertuig, wrak, romp, onderstel, enjin of onderdeel nie—
- (i) onooglik is, of moontlik aanstoot aan die inwoners van die omgewing kan gee nie; of
 - (ii) sigbaar is vanaf 'n straat of 'n aangrensende perseel nie.
- (c) Die bepalings van hierdie artikel is nie van toepassing nie op 'n perseel ten opsigte waarvan daar 'n geldige motorgarage of werkswinkellensie ingevolge die bepalings van die Ordonnansie op Licensie, 1974 (Ordonnansie 19 van 1974), gehou word."

PB. 2-4-2-77-104

Administrateurskennisgwing 1513 4 November 1981

**MUNISIPALITEIT WARMBAD
WYSIGING VAN ELEKTRISITEITS-
VERORDENINGE**

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 Municpaliteit

ty, adopted by the Council under Administrator's Notice 280, dated 1 March 1972, as amended, are hereby further amended by amending the Tariff of Charges under the Schedule as follows:

1. By the substitution in items 2(8), 3(5), 4(3) and 5(5) for the expressions "85%" and "July 1980" of the expressions "90,5%" and "August 1981" respectively,
2. By the substitution in item 7—
 - (a) in subitems (3)(e) and (6)(e) for the expressions "July 1980" and "131,25%" of the expressions "August 1981" and "136,75%" respectively; and
 - (b) in subitem (7)(d) for the expressions "July 1980" and "74,5%" of the expressions "August 1981" and "80%" respectively.

PB. 2-4-2-36-73

Administrator's Notice 1514

4 November 1981

WARMBATHS MUNICIPALITY AMENDMENT TO CEMETARY BY-LAWS

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

The Cemetery By-laws of the Warmbaths Municipality, published under Administrator's Notice 275, dated 9 March 1977 are hereby amended by the substitution for the Schedule of the following:

"SCHEDULE TARIFF OF CHARGES

1. Interment:

- (1) Persons who were at the date of death resident within the municipality:

(a) Single Interment:

- (i) Adult: R37,50
- (ii) Child: R22,50

(b) Second Interment in the Same Grave:

- (i) Adult: R22,50
- (ii) Child: R15

- (2) Persons who were at the date of death resident outside the municipality:

(a) Single Interment:

- (i) Adult: R75
- (ii) Child: R45

(b) Second Interment in Same Grave:

- (i) Adult: R37,50
- (ii) Child: R22,50

2. Miscellaneous Charges:

(1) Deepening of grave:

- (a) Persons who were at the date of death resident within the municipality: R7,50
- (b) Persons who were at the date of death resident outside the municipality: R10,50

Warmbad, deur die Raad aangeneem by Administrateurskennisgewing 280 van 1 Maart 1972, soos gewysig, word hierby verder gewysig deur die Tarief van Gelde onder die Bylae soos volg te wysig:

1. Deur in items 2(8), 3(5), 4(3) en 5(6) die uitdrukkings „85%” en „Julie 1980” onderskeidelik deur die uitdrukkings „90,5%” en „Augustus 1981” te vervang.
2. Deur in item 7—
 - (a) in subitems (3)(e) en (6)(e) die uitdrukkings „Julie 1980” en „131,25%” onderskeidelik deur die uitdrukkings „Augustus 1981” en „136,75%” te vervang; en
 - (b) in subitem (7)(d) die uitdrukkings „Julie 1980” en „74,5%” onderskeidelik deur die uitdrukkings „Augustus 1981” en „80%” te vervang.

PB. 2-4-2-36-73

Administrateurskennisgewing 1514 4 November 1981

WYSIGING VAN BEGRAAFPLAAS- VERORDENINGE

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 die genoemde Ordonnansie goedgekeur is.

Die Begraafplaasverordeninge van die Munisipaliteit Warmbad, aangekondig by Administrateurskennisgewing 275 van 9 Maart 1977 word hierby gewysig deur die Bylae deur die volgende te vervang:

„BYLAE TARIEF VAN GELDE

1. Teraardebestellings:

- (1) Persone binne die munisipaliteit woonagtig ten tye van afsterwe:

(a) Enkele Teraardebestelling:

- (i) Volwassene: R37,50
- (ii) Kind: R22,50

(b) Tweede Teraardebestelling in Dieselfde Graf:

- (i) Volwassene: R22,50
- (ii) Kind: R15

- (2) Persone buite die munisipaliteit woonagtig ten tye van afsterwe:

(a) Enkele Teraardebestelling:

- (i) Volwassene: R75
- (ii) Kind: R45

(b) Tweede Teraardebestelling in Dieselfde Graf:

- (i) Volwassene: R37,50
- (ii) Kind: R22,50

2. Diverse Vorderings:

(1) Dieper maak van Graf:

- (a) Persone binne die munisipaliteit woonagtig ten tye van afsterwe: R7,50
- (b) Persone buite die munisipaliteit woonagtig ten tye van afsterwe: R10,50

(2) *Enlarging of grave aperture to dimensions larger than the standard dimensions as determined in section 30:*

- (a) Persons who were at date of death resident within the municipality: R7,50
- (b) Persons who were at date of death resident outside the municipality: R10,50

(3) Reservation of grave:

- (a) Persons residing within the municipality:

- (i) Adult: R37,50
- (ii) Child: R22,50

- (b) Persons residing outside the municipality:

- (i) Adult: R75
- (ii) Child: R37

(4) Transfer of grave or plot: R7,50

(5) *For the opening of a reserved grave or the transfer of a body to another grave:*

- (a) Persons who were at the date of death resident within the municipality: R30
- (b) Persons who were at the date of death resident outside the municipality: R60."

PB. 2-4-2-23-73

Administrator's Notice 1515

4 November 1981

**BRITS MUNICIPALITY:
ADOPTION OF STANDARD WATER SUPPLY
BY-LAWS**

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

(a) that the Town Council of Brits has in terms of section 96 bis (2) of the said Ordinance adopted with the following amendments the Standard Water Supply By-laws, published under Administrator's Notice 21, dated 5 January 1977, as by-laws made by the said Council:

(i) By the insertion after section 11(6) of the following:

"(7) When a tariff amendment for the supply of water becomes effective, by Administrator's Notice, the new tariff shall be applicable to all quantities of water metered for which an account has not been rendered on the date when the amended tariff came into operation.".

(ii) By the insertion at the end of Section 21 (e) of the following sentence:

"The quantity of water thus consumed, shall be determined by the Engineer.".

(iii) By amending section 47 by—

(aa) the deletion of paragraph (a) and the renumbering of paragraphs (b), (c) and (d) to read (a), (b) and (c) respectively;

(bb) the substitution in paragraph (b) for the words "placed its stamp of approval thereon" of the words "approved the use thereof"; and

(2) *Vergroting van grafopening tot 'n groter grootte as die standaardgrootte soos in artikel 30 bepaal:*

- (a) Persone binne die munisipaliteit woonagtig ten tye van afsterwe: R7,50
- (b) Persone buite die munisipaliteit woonagtig ten tye van afsterwe: R10,50

(3) Bespreking van 'n graf:

- (a) Persone woonagtig binne munisipaliteit:

- (i) Volwassene: R37,50
- (ii) Kind: R22,50

- (b) Persone woonagtig buite die munisipaliteit:

- (i) Volwassene: R75
- (ii) Kind: R37

(4) Oordrag van graf of perseel: R7,50

(5) *Vir die oopmaak van 'n bespreekte graf of die oorplasing van 'n lyk na 'n ander graf:*

- (a) Persone binne die munisipaliteit woonagtig ten tye van afsterwe: R30
- (b) Persone buite die munisipaliteit woonagtig ten tye van afsterwe: R60."

PB. 2-4-2-23-73

Administrator's Notice 1515

4 November 1981

**MUNISIPALITEIT BRITS:
AANNAME VAN STANDAARD WATERVOOR-
SIENINGSVERORDENINGE**

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

(a) dat die Stadsraad van Brits die Standaard Watervoorsieningsverordeninge, aangekondig deur Administrateurskennisgewing 21 van 5 Januarie 1977, ingevolge artikel 96 bis (2) van genoemde Ordonnansie met die volgende wysings aangeneem het as verordeninge wat deur genoemde Raad opgestel is:

(i) Deur na Artikel 11(6) die volgende in te voeg:

,,(7) Wanneer 'n tariefwysing vir die levering van water deur Administrateurskennisgewing van krag word, is die nuwe tarief van toepassing op alle gemeerde hoeveelhede water waarvoor daar op die dag wanneer die gewysigde tarief in werking tree, nog nie 'n rekening gelever is nie."

(ii) Deur aan die end van artikel 21(e) die volgende sin-in te voeg:

,,Die hoeveelheid water aldus verbruik word deur die ingenieur bepaal."

(iii) Deur artikel 47 te wysig deur—

(aa) paragraaf (a) te skrap en paragrawe (b), (c) en (d) onderskeidelik te hernommer (a), (b) en (c);

(bb) in paragraaf (b) die woorde „sy goedkeuringstempel daarop aanbring“ deur die woorde „die ge-

- (cc) the substitution in paragraph (c) for the words "placed its stamp of approval thereon" of the words "approved the use thereof".
- (iv) By the deletion in section 69 of the words "if it appears to the Council that water has been drawn from the pipe otherwise than for the purpose of extinguishing a fire".
- (v) By the deletion in section 76(3) of the words "or in case of fire" and the insertion after the words "shall be", where they occur in the penultimate line, of the words "metered or otherwise".
- (vi) By the substitution for section 78 of the following:

"Material of Water Installation Pipes.

78. All water installation pipes shall be of galvanised iron, lead, copper or high density polythene pipes, type 4, and PVC pressure pipes: Provided that—

- (a) piping of other suitable material may be used subject to the written permission of the engineer first had and obtained;
- (b) high density polythene pipes, type 4, shall be in accordance with SABS specification No. 533/1975 or according to another recognised standard specification approved by the Council;
- (c) PVC pressure pipes shall be in accordance with SABS specification No. 966/1976 or another standard specification approved by the Council."

(vii) By the substitution in section 82—

- (aa) in the heading for the figure "2 000" of the figure "1 600"; and;
- (bb) for the figure "2 000", where it occurs in the last line, of the figure "1 600".

(viii) By amending section 83 by—

- (aa) the substitution in subsection (a)(d) for the figure "2 000" of the figure "1 600"; and
- (bb) the deletion of subsection (2).

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

"SCHEDULE.

TARIFF OF CHARGES.

1. Basic Charge

Undermentioned basic charge shall be levied per month, 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:

- (a) For a stand area up to 2 000 m²: R4.
- (b) For each additional 100 m² or part thereof exceeding a stand area of 2 000 m² up to and including a total stand area of 10 000 m²: R1.

bruik daarvan goedkeur" te vervang; en

- (cc) in paragraaf (c) die woorde „sy goedkeuringstempel daarop plaas" deur die woorde „die gebruik daarvan goedkeur" te vervang.

- (iv) Deur in artikel 69 die woorde „indien dit vir die Raad blyk dat daar uit die pyp water getap is wat nie vir die blus van 'n brand gebruik is nie" te skrap.

- (v) Deur in artikel 76(3) die woorde „of in die geval van brand" te skrap en na die woorde „word", waar dit in die voorlaaste reël voorkom, die woorde „gemeter of andersins" in te voeg.

- (vi) Deur artikel 78 deur die volgende te vervang:

,,Materiaal van Verbruikersleidings.

78. Alle verbruikersleidings moet van gegalvaniseerde staal, lood, koper of hoë-digtheid politeenpyp, tipe 4, en PVC-drukyppe wees: Met dien verstande dat —

- (a) pype van ander geskikte materiaal gebruik kan word, onderworpe daaraan dat die skriftelike toestemming van die ingenieur vooraf verkry moet word;
- (b) hoë-digtheid politeenpyp, tipe 4, moet wees volgens SABS-spesifikasie No. 533/1975, of volgens 'n ander erkende standaardspesifikasie deur die Raad goedgekeur;
- (c) PVC-drukyppe moet ooreenstem met SABS-spesifikasie No. 966/1976 of 'n ander standaardspesifikasie deur die Raad goedgekeur."

(vii) Deur in artikel 82—

- (aa) in die opskrif die syfer "2 000" deur die syfer "1 600" te vervang; en
- (bb) die syfer "2 000", waar dit in die voorlaaste reël voorkom, deur die syfer "1 600" te vervang.

(viii) Deur artikel 83 te wysig deur —

- (aa) in subartikel (1)(d) die "2 000" deur die syfer "1 600" vervang; en
- (bb) subartikel (2) te skrap.
- (b) die Tarief van Gelde hierby as 'n Bylae by genoemde verordeninge, welke Tarief van Gelde deur hom ingevolge artikel 99 van genoemde Ordonnansie goedgekeur is.

,,BYLAE.
TARIEF VAN GELDE.

1. Basiese Heffing

Onderstaande basiese heffing word per maand gehef, per erf, standplaas, perseel of ander terrein, met of sonder verbeterings, wat by die hoof-waterpyp aangesluit is of, na die mening van die Raad, daarby aangesluit kan word, of waterverbruik word al dan nie:

- (a) Vir 'n perseeloppervlakte van tot 2 000 m²: R4.
- (b) Vir elke bykomende 100 m² of gedeelte daarvan wat die perseeloppervlakte 2 000 m² oorskry tot en met 'n totale perseeloppervlakte van 10 000 m²: R1.

- (c) For each additional 100 m² or part thereof exceeding the stand area of 10 000 m²: 50c.

Provided that the basic charge in the undermentioned cases shall not exceed the amounts mentioned against it:

- (i) Erven in proclaimed townships and portions of farms used exclusively for residential and/or *bona fide* farming purposes: R8.
- (ii) Erven in proclaimed townships and portions of farms used exclusively for religious purposes, hospitals, nursing homes, old-age homes, charitable institutions, prisons, schools and other educational institutions: R50.
- (iii) Portions of farms utilised for any other purposes not mentioned in subparagraphs (i) and (ii): R50.

2. Charges for the Supply of Water, per month.

- (1) In terms of sections 11(4), 21(c) and (e), 22(2), 40(2) and 76(3).
 - (a) All consumers, excluding municipal departments and other special consumers with whom the Council entered into separate agreements, per kl: 30c.
 - (b) To all municipal departments and local Black Residential Areas: Cost price.
- (2) To all special consumers with whom the Council enters into separate agreements: At a tariff specified in the agreement.

3. Connections and Reconstructions

- (1) In terms of sections 22(1), 23(2), 25(b) and 45(2). For the use of a communication pipe: The actual cost of material, labour and transport calculated on the basis of the main being situated on the centre line of the street, plus an administrative surcharge of 15% on such amount.
- (2) In terms of section 14(3). For the reconnection of the supply after the supply was disconnected upon request of the consumer, the communication pipe sealed and the meter removed; an amount of R20 shall be payable in advance should any such or another occupant request that the meter be re-installed and the supply be reconnected: Provided that should the supply only be disconnected the reconnection charge shall be R5.
- (3) In terms of section 14(4). For the reconnection of the supply after disconnection for non-payment of the account or for contravention of any of the provisions of these by-laws: R5.

4. Meters

- (1) In terms of sections 29, 45(2) and 69. For the installation of a meter: The estimated cost of the meter, plus labour and transport, plus an administrative surcharge of 15% on such amount.
- (2) In terms of section 21(b) and (c).
 - (a) For the use of a portable meter, per day or part thereof: R50.
 - (b) For the supply of water by a portable meter: The charge payable in terms of item 2(1)(a).

- (c) Vir elke bykomende 100 m² of gedeelte daarvan wat die perseeloppervlakte 10 000 m² oorskry: 50c.

Met dien verstande dat die basiese heffing in die onderstaande gevalle nie die bedrae daarteenoor gemeld, mag oorskry nie:

- (i) Erwe in geproklameerde dorpe en plaasgedeeltes wat uitsluitlik vir woondoeleindes en/of *bona fide* boerderydoeleindes aangewend word: R8.
- (ii) Erwe in geproklameerde dorpe en plaasgedeeltes wat uitsluitlik gebruik word vir godsdiensdoeleindes, hospitale, verplegingsinrigtings, ouetehuise, liefdadigheidsinrigtings, gevangenis, skole en ander opvoekundige inrigtings: R50.
- (iii) Plaasgedeeltes wat vir enige ander doeles nie in subparagrafe (i) en (ii) gemeld nie, aangewend word: R50.

2. Gelde vir die lewering van Water, per Maand.

- (1) Ingevolge artikels 11(4), 21(c) en (e), 22(2), 40(2) en 76(3).
 - (a) Alle verbruikers, uitgesonderd munisipale Departemente en ander spesiale verbruikers met wie die Raad aparte ooreenkomste aangaan het, per kl: 30c.
 - (b) Aan alle munisipale Departemente en plaaslike Swartwoonbuurtes: Kosprys.
- (2) Aan alle spesiale verbruikers met wie die Raad aparte ooreenkomste aangaan: 'Teen 'n tarief soos per ooreenkoms bepaal.

3. Aansluitings en Heraansluitings.

- (1) Ingevolge artikels 22(1), 23(2), 25(b) en 45(2). Vir die gebruik van 'n verbindingspyp: Die werklike koste van materiaal, arbeid en vervoer bereken asof die hoofwaterpyp op die hartlyn van die straat lê, plus 'n administratiewe toeslag van 15% op sodanige bedrag.
- (2) Ingevolge Artikel 14(3). Vir die heraansluiting van die toevvoer nadat dit op versoek van 'n verbruiker afgesluit, die verbindingspyp verseël en die meter verwijder is, word 'n bedrag van R20 vooruitbetaalbaar, gevorder indien enige sodanige of later okkupant verlang dat die toevvoer weer aangesluit en die meter weer geïnstalleer moet word: Met dien verstande dat indien slegs die toevvoer afgesny is die geld vir heraansluiting R5 sal beloop.
- (3) Ingevolge Artikel 14(4). Vir die heraansluiting van die toevvoer nadat dit weens wanbetaling van 'n rekening of 'n oortreding van enige van die bepalings van hierdie verordeninge afgesluit is: R5.

4. Meters

- (1) Ingevolge Artikels 29, 45(2) en 69. Vir die aanbring van 'n meter: Die beraamde koste van die meter, plus arbeid en vervoer, plus 'n administratiewe toeslag van 15% op sodanige bedrag.
- (2) Ingevolge Artikel 21(b) en (c).
 - (a) Vir die gebruik van 'n verplaasbare meter, per dag of gedeelte daarvan: R50.
 - (b) Vir die voorsiening van water deur 'n verplaasbare meter: Die gelde betaalbaar ingevolge item 2(1)(a).

- (3) In terms of section 16. For a special meter reading on request of a consumer: R3.
- (4) In terms of section 38(1). Deposit payable: R15
- (5) In terms of section 38(4). Registration by meter shall be considered correct if not more than 5% over or under registration is registered.

5. Testing of Taps, Ball Valves and Flushing Valves

In terms of section 83(2). Testing and stamping of equipment: Free of charge.

6. Fire Extinguishing Services

- (1) In terms of section 74(1) and (3). For the inspection and maintenance of communication pipes and installations: Estimated cost as determined by the Engineer, plus an administrative surcharge of 15% on such amount.
- (2) In terms of section 75. Inspection of private hydrant installations: Per annum: R5.
- (3) In terms of section 76(20). Resealing of each hydrant, hose-reel connection or any other tap supplied for fire extinguishing purposes: R5.

7. Deposits.

Minimum deposit payable in terms of section 12(1)(a): R20.

8. Interest on Arrear Monies.

Interest at the maximum rate and manner as defined in terms of section 50(A) of the Local Government Ordinance, 1939, shall be levied on all arrear moneys on accounts not settled on or before the prescribed date.

2. The Water supply By-Laws of the Brits Municipality, published under Administrator's Notice 682, dated 19 December 1934, as amended, are hereby revoked.

PB2-4-2-104-10

Administrator's Notice 1516

4 November 1981

**ORKNEY 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 Orkney Municipality adopted by the Council under Administrator's Notice 1580, dated 13 September 1972, as amended, are hereby further amended by amending Part 1 of the Tariff of Charges under the Schedule as follows:

1. By the substitution in item 2 (a) for the figure "3,09c" of the figure "3,2136c".

2. By the substitution in item 2(b) for the figure "4,56c" of the figure "4,7424c".

The provisions contained in this notice shall be deemed to have come into operation for all accounts rendered in respect of readings taken from 1 August 1981.

- (3) Ingevolge Artikel 16. Vir 'n spesiale aflesing van 'n meter op versoek van die verbruiker: R3.
- (4) Ingevolge Artikel 38(1). Deposito betaalbaar: R15.
- (5) Ingevolge Artikel 38(4). Registrasie op meter word as juis beskou waar die meter nie meer as 5% te veel of te min regstreer nie.

5. Toets van Krane, Vlotterkrane en Spoelkleppe

Ingevolge Artikel 83(2). Toets en stempel van toerusting: Gratis.

6. Brandblusdienste.

- (1) Ingevolge Artikel 74(1) en (3). Vir die ondersoek en instandhouding van verbindingspype en installasies: Beraamde koste soos deur die ingenieur bepaal, plus 'n administratiewe toeslag van 15% op sodanige bedrag.
- (2) Ingevolge Artikel 75. Inspeksie van private brandkraaninstallasies: Per jaar: R5.
- (3) Ingevolge Artikel 76(2). Verseëling van elke brandkraan, brandslangverbinding of enige ander kraan wat vir brandblusdoeleindes voorsien is: R5.

7. Deposito's.

Minimum deposito betaalbaar ingevolge artikel 12(1)(a): R20.

8. Rente op Agterstallige Gelde.

Indien rekenings nie uiters op die vasgestelde datum betaal word nie, word rente teen die maksimum koers en wyse soos bepaal ingevolge artikel 50(A) van die Ordonnansie op Plaaslike Bestuur, 1939, op agterstallige gelde gehef."

2. Die Watervoorsieningsverordeninge van die Munisipaliteit Brits, aangekondig by Administrateurskennisgewing 682 van 19 Desember 1934, soos gewysig, word hierby herroep.

PB 2-4-2-104-10

Administrateurskennisgewing 1516

4 November 1981

**MUNISIPALITEIT ORKNEY:
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 Orkney, deur die Raad aangeneem by Administrateurskennisgewing 1580 van 13 September 1972, soos gewysig, word hierby verder gewysig deur Deel I van die Tarief van Gelde onder die Bylae soos volg te wysig:

1. Deur in item 2(a) die syfer „3,09c“ deur die syfer „3,2136c“ te vervang.

2. Deur in item 2(b) die syfer „4,56c“ deur die syfer „4,7424c“ te vervang.

Die bepalings in hierdie kennisgewing vervat, word geag in werking te getree het vir alle rekenings gelewer ten opsigte van lesings geneem vanaf 1 Augustus 1981.

PB.2-4-2-36-99

PB.2-4-2-36-99

Administrator's Notice 1517

4 November 1981

**DEVIATION AND WIDENING OF DISTRICT ROAD 383 AND RELATED ROAD ADJUSTMENTS:
DISTRICTS OF BELFAST AND CAROLINA**

The Administrator—

(a) hereby deviates and increases, in terms of the provisions of section 5(1)(d) and section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957) the reserve width of

(i) the section of district road 383 over the farm Wonderfontein 428 JS, district of Belfast and the farm Klippan 452 JS, district of Carolina, to varying widths of 30 metres to 130 metres;

(ii) the section of district road 1555 over the farm Klippan 452 JS, district of Carolina, to varying widths of 30 metres to 140 metres;

(b) hereby increases, in terms of the provisions of section 3 of the said Ordinance, the reserve width of the section of district road 1818 over the farm Klippan 452 JS, district of Carolina, to varying widths of 25 metres to 120 metres.

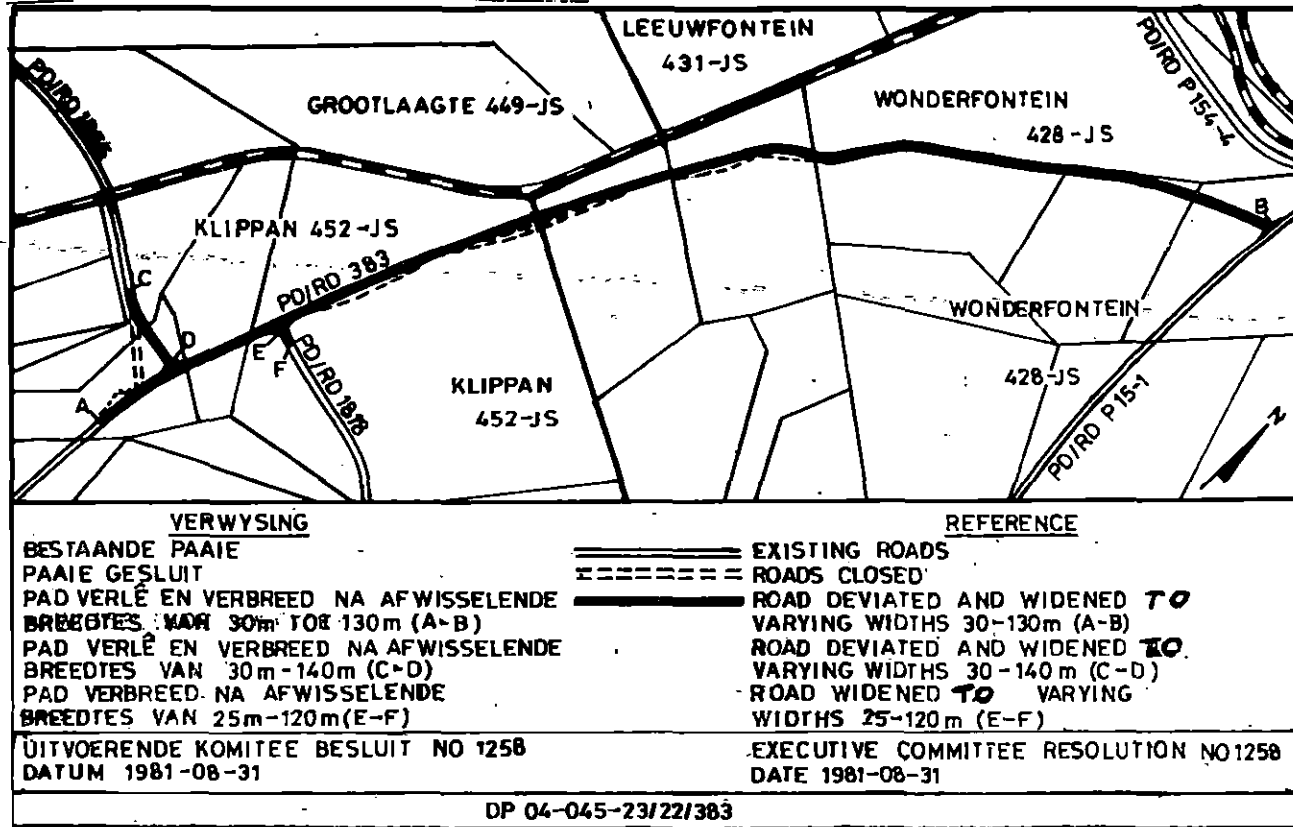
The general direction and situation of the deviations and the extent of the increase of the reserve widths of the various roads, is shown on the sub-joined sketch plan.

In terms of the provisions of sub-sections (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 plan 1-S-23 which is available for inspection by any interested person at the office of the Regional Officer, Lydenburg, from the date of publication of this notice.

Executive Committee Resolution 1258 dated 31 August 1981.

DP 04-045-23/22/383

DP 04-045-23/22/383



DP 04-045-23/22/383

Administrateurskennisgewing 1517

4 November 1981

**VERLEGGING EN VERBREDING VAN DISTRIKSPAD 383 EN AANVERWANTE PADREELINGS:
DISTRIKTE BELFAST EN CAROLINA**

Die Administrateur:-

(a) verlē en vermeerder hiermee, ingevolge die bepalings van artikel 5(1)(d) en artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) die reserwebreedte van —

(i) die gedeelte van distrikspad 383 oor die plaas Wonderfontein 428 JS, distrik Belfast en die plaas Klippan 452 JS, distrik Carolina, na afwisselende breedtes van 30 meter tot 130 meter;

(ii) die gedeelte van distrikspad 1555 oor die plaas Klippan 452 JS, distrik Carolina, na afwisselende breedtes van 30 meter tot 140 meter;

(b) vermeerder hiermee, ingevolge die bepalings van artikel 3 van genoemde Ordonnansie, die reserwebreedte van die gedeelte van distrikspad 1818 oor die plaas Klippan 452 JS, distrik Carolina, na afwisselende breedtes van 25 meter tot 120 meter.

Die algemene rigting en ligging van die verleggings en omvang van die vermeerdering van die reserwebreedtes van die onderskeie 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 padreelings in beslag neem, aangetoon is op grootskaalse plan 1-S-23 wat vir belanghebbendes ter insae is in die kantoor van die Streekbeampte, Lydenburg, vanaf datum van afkondiging van hierdie kennisgewing.

Uitvoerende Komiteebesluit 1258 gedateer 31 Augustus 1981.

Administrator's Notice 1518

4 November 1981

**ORKNEY MUNICIPALITY: AMENDMENT TO
REFUSE (SOLID WASTES)
AND SANITARY BY-LAWS.**

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

The Refuse (Solid Wastes) and Sanitary By-laws of the Orkney Municipality, published under Administrator's Notice 1407, dated 20 September 1978, as amended, are hereby further amended as follows:

1. By the insertion in section 1 after the definition of "container" of the following:

"Container Unit" means a refuse container with a greater capacity than a standard type refuse container, and supplied by the Council to premises in terms of these by-laws;".

2. By the insertion after section 4(3) of the following:

"(4) The Council may deliver container units to premises if, having regard to the quantity of business refuse generated on the premises concerned, the suitability of such refuse for storage in containers and the accessibility of the space provided by the owner of the premises in terms of section 5 to the Council's refuse collection vehicles, it considers container units more appropriate for the storage of the refuse than containers: Provided that container units shall not be delivered to the premises unless the space provided by the owner of the premises in terms of section 5 is accessible to the Council's refuse collection vehicles for container units.

(5) The Council shall remain the owner of the container units delivered by it in terms of subsection (4).".

3. By the substitution for sub-section (2) of section 9 of the following:

"(2) Any person may operate a builders refuse removal service. Should the Council provide such a service it shall be done at the tariff charge.".

4. By the insertion after section 9 of the following:

Container Units

"9A. (1) If container units used for the removal of builders refuse from premises can in the opinion of the Council not be kept on the premises, such container units may with the written consent of the Council be placed in the roadway for the period of such consent.

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

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

Administrateurskennisgwing 1518

4 November 1981

**MUNISIPALITEIT ORKNEY:
WYSIGING VAN VERORDENINGE
BETREFFENDE VASTE AFVAL EN SANITEIT.**

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

Die Verordeninge Betreffende Vaste Afval en Saniteit van die Munisipaliteit Orkney, aangekondig by Administrateurskennisgwing 1407 van 20 September 1978, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in artikel 1 na die woordomskrywing van "houer" die volgende in te voeg:

"Houereenhede" 'n houer met 'n groter inhoudsmaat as 'n standaard vullishouer en wat die Raad ingevolge hierdie verordeninge ten opsigte van 'n perseel verskaf".

2. Deur na artikel 4(3) die volgende in te voeg:

"(4) Die Raad kan houereenhede vir 'n perseel verskaf as hy, met inagneming van die hoeveelheid besigheidsafval wat op die betrokke perseel ontstaan, die opbergbaarheid van die afval in 'n houer en die toeganklikheid vir die Raad se afvalverwyderingsvoertuie van die plek waarvoor die eienaar van die perseel ingevolge artikel 5 voorsiening moet maak, van mening is dat die houereenhede gesikter as houers is om die afval in te hou: Met dien verstande dat houereenhede nie op 'n perseel verskaf word nie, tensy die plek waarvoor die eienaar ingevolge artikel 5 voorsiening moet maak, vir die Raad se afvalverwyderingsvoertuie vir houereenhede toeganklik is.

(5) Die Raad bly die eienaar van die houereenhede wat hy ingevolge subartikel (4) verskaf het.".

3. Deur sub-artikel (2) van artikel 9 deur die volgende te vervang:

"(2) Enigiemand kan 'n diens vir die verwydering van bouersafval lewer. Indien die Raad so 'n diens lewer, geskied dit teen die voorgeskrewe geldie.".

4. Deur na artikel 9 die volgende in te voeg:

Houereenhede

"9A. (1) Indien houereenhede wat gebruik word vir die verwydering van bouersafval van 'n perseel af, na die Raad se mening nie op die perseel gehou kan word nie, kan die houereenhede met die Raad se skriftelike vergunning vir die duur van die vergunning langs die straat gehou word.

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

(3) Die Raad se skriftelike vergunning waarnaar daar in subartikel (1) verwys word, word slegs verleen wanneer die gelde vir die geldigheidsduur van die vergunning betaal is.

- (4) Every container unit used for the removal of builders refuse—
 (a) shall have clearly marked on it the name and address or telephone number of the person in control of such container unit;
 (b) shall be fitted with reflecting chevrons or reflectors which shall completely outline the front and the back thereof; and
 (c) shall be covered at all times other than when actually receiving or being emptied of such refuse so that no displacement of its contents or dust nuisance can occur.”.

5. By the substitution for the Schedule of the following:

“SCHEDULE

TARIFF OF CHARGES

1. *Charges payable for refuse removal in respect of each of the following:*

	Per month or part thereof	R
(1) Contractors (Building and related)	8,00	
(2) Bottle Store or Off-Sales	30,00	
(3) Hostels, Hotels, Lodging House, Boarding House and Motels:.....		
(a) For every 5 rooms or part thereof	3,00	
(b) For every bar/saloon on the premises	10,00	
(c) For every kitchen used for the preparation of food	15,00	
(4) Wood and coal merchants	4,00	
(5) Offices (General) (Including all Government offices, Banks and Financial Institutions, Building Societies, Estate Agent, Brokers, Medical Consulting Rooms, Lawyers and Insurance Companies) —For every 5 offices or part thereof.....	4,00	
(6) Churches and Church Halls	5,00	
(7) Clubs: (Including Sport clubs and Sports Grounds):		
(a) For every sporting facility provided at such a club	4,00	
(b) For every bar/saloon on the premises	10,00	
(c) For every kitchen on the premises	10,00	
(8) Laboratories	10,00	
(9) Public Halls.....	5,00	
(10) Schools:		
(a) For schools with 500 and less pupils	20,00	
(b) For schools with more than 500 but less than 750 pupils	30,00	
(c) For schools with 750 and more pupils	40,00	
(11) Dwellings and Flats: For each dwelling and flat	3,00	

- (4) Elke houereenhed wat vir die verwydering van bouersafval gebruik word, moet—

- (a) duidelik gemerk wees met die naam en adres of telefoonnummer van die persoon wat verantwoordelik vir die houer is;
 (b) toegerus wees met kaatschêvrôns of kaatsers wat die hele voor- en agterkant daarvan duidelik belyn; en
 (c) te alle tye toegemaak wees, sodat daar geen verplasing van die inhoud of 'n stofmisstand kan ontstaan nie, behalwe wanneer dit werklik met afval gevul of wanneer dit leeggemaak word.”.

5. Deur die Bylae deur die volgende te vervang:

“BYLAE

TARIEF VAN GELDE

1. *Vullisverwyderingsgelde betaalbaar ooreenkomsdig elk van die volgende:*

	Per maand of gedeelte daarvan	R
(1) Aannemers (Boubedryf en aanverwant).....	8,00	
(2) Bottelstore of buiteverkope.....	30,00	
(3) Hostelle, Hotelle, Huurkamerwoning, Losieshuise en Motelle:.....		
(a) Vir elke 5 kamers of gedeelte van Skamers.....	3,00	
(b) Vir elke kroeg wat op die perseel voorsienis	10,00	
(c) Vir elke kombuis waar voedsel voorberei word	15,00	
(4) Houten kole handelaars	4,00	
(5) Kantore (Algemene gebruik) (Insluitende alle Staatskantore, Banke en Finansiële Instellings, Bougenootskappe, Eiendomsagente, Makelaars, Mediese spreekkamers, Prokureurs, en Versekeringsmaatskappye) — Vir elke 5 kantore of gedeelte daarvan	4,00	
(6) Kerke en Kerksale	5,00	
(7) Klubs (Insluitende sportklubs en sportgronde):		
(a) Vir elke sportsoort waarvoor by sodanige klub voorsiening gemaakis	4,00	
(b) Vir elke kroeg wat by sodanige klub voorsienis	10,00	
(c) Vir elke kombuis wat by sodanige klub voorsienis	10,00	
(8) Laboratoriums.....	10,00	
(9) Publieke Sale.....	5,00	
(10) Skole:		
(a) Vir skole met 500 en minder leerlinge.....	20,00	
(b) Vir skole met meer as 500 leerlinge maar minder as 750 leerlinge.....	30,00	
(c) Vir skole met 750 en meer leerlinge.....	40,00	
(11) Woning en Woonstelle: Virelwoning en woonstel.....	3,00	

2. The following charges in respect of each licence issued to any business are payable in addition to the charges payable in item 1:

	Per month or part thereof	R
(1) Offensive trade	10,00	10,00
(2) Auctioneer	4,00	4,00
(3) General Dealer:		
(a) Where the average value of stock on hand does not exceed R4 000..	5,00	
(b) Where the average value of stock on hand exceeds R4 000 but does not exceed R50 000	10,00	
(c) Where the average value of stock on hand exceeds R50 000 but does not exceed R100 000	20,00	
(d) Where the average value of stock on hand exceeds R100 000 but does not exceed R200 000	40,00	
(e) Where the average value of stock on hand exceeds R200 000.....	80,00	
(4) Chemist and druggist	8,00	
(5) Baker	8,00	
(6) Barber or Hairdresser	8,00	
(7) Funeral undertaker	4,00	
(8) Dealer in bones and used goods	15,00	
(9) Dealer in household, patent and proprietary medicines	2,00	
(10) Dealer in motor vehicles	4,00	
(11) Dealer in aerated or mineral water	4,00	
(12) Kennel or pets boarding establishment or salon	8,00	
(13) Livery stable or riding-school keeper...	8,00	
(14) Cate keeper	15,00	
(15) Creche or nursery school	10,00	
(16) Physical culture, health or `beauty centre	4,00	
(17) Dairy	10,00	
(18) Milkshop	4,00	
(19) Miller	8,00	
(20) Motor Driving School	4,00	
(21) Motor Garage	10,00	
(22) Motor vehicle attendant	4,00	
(23) Recreation ground —For every 200 m ² or part thereof.....	10,00	
(24) Warehouse	4,00	
(25) Pawnbroker	4,00	
(26) Passenger transport undertaking	15,00	
(27) Restaurant keeper	15,00	
(28) Cobbler	4,00	
(29) Butcher	15,00	
(30) Hawker	4,00	
Per day or part thereof		
(31) Special licence	1,00	1,00

2. Benewens die geldte betaalbaar in item 1 is die volgende vullisverwyderingsgeldte betaalbaar ooreenkomsdig elk van die volgende lisensies uitgereik aan enige besigheid:

	Per maand of gedeelte daarvan	R
(1) Aanstootlike bedrywe.....	10,00	10,00
(2) Afslaer	4,00	4,00
(3) Algemene Handelaar:		
(a) Waar die gemiddelde waarde van voorraad voorhande hoogstens R4 000 is	5,00	
(b) Waar die gemiddelde waarde van voorraad voorhande R4 000 maar nie R50 000 te bove gaan nie	10,00	
(c) Waar die gemiddelde waarde van voorraad voorhande R50 000 maar nie R100 000 te bove gaan nie	20,00	
(d) Waar die gemiddelde waarde van voorraad voorhande R100 000 maar nie R200 000 te bove gaan nie	40,00	
(e) Waar die gemiddelde waarde van voorraad voorhande R200 000 te bove gaan	80,00	
(4) Apteker	8,00	8,00
(5) Bakker	8,00	8,00
(6) Barbier of Haarkapper	8,00	8,00
(7) Begrafnisondernemer	4,00	4,00
(8) Handelaar in bene en gebruikte goedere	15,00	15,00
(9) Handelaar in huishoudelike, patente en eiendomsmedisyne	2,00	2,00
(10) Handelaar in motorvoertuie	4,00	4,00
(11) Handelaar in spuiten mineraalwater	4,00	4,00
(12) Hondehok of troeteldierlosiesinrigting of-salon	8,00	8,00
(13) Huurstal-ofryskoolhouer	8,00	8,00
(14) Kafeehouer	15,00	15,00
(15) Kinderbewaarplaas of kleuterskool	10,00	10,00
(16) Liggaamsontwikkeling-gesondheids-of skoonheidssentrum	4,00	4,00
(17) Melkery	10,00	10,00
(18) Melkwinkel	4,00	4,00
(19) Meulenaar	8,00	8,00
(20) Motorbestuurskool	4,00	4,00
(21) Motorgarage	10,00	10,00
(22) Motorvoertuigoppasser	4,00	4,00
(23) Ontspanningsterrein — Vir elke 200 m ² of gedeelte daarvan	10,00	10,00
(24) Pakhuis	4,00	4,00
(25) Pandjieshouer	4,00	4,00
(26) Passasiersvervoeronderneming	15,00	15,00
(27) Restauranthouer	15,00	15,00
(28) Skoenmaker	4,00	4,00
(29) Slagter	15,00	15,00
(30) Smous	4,00	4,00
Per dag of gedeelte daarvan		
(31) Spesiale lisensiehouer	1,00	1,00

Per month or part thereof	R	Per maand of gedeelte daarvan	R
(32) Caterer	4,00	(32) Spysenier	4,00
(33) Accommodation establishment	10,00	(33) Verblyfsonderneming	10,00
(34) Place of entertainment	4,00	(34) Vermaaklikheidsplek	4,00
(35) Fishmonger or fishfrier	10,00	(35) Vishandelaar of -bakker	10,00
(36) Food manufacturer	15,00	(36) Voedselvervaardiger	15,00
(37) Fruit, vegetable and plant dealer	8,00	(37) Vrugte-groente-en plantehandelaar ...	8,00
(38) Launderer or dry-cleaner	4,00	(38) Wasser of droogskoonmaker	4,00
(39) Laundry or dry-cleaning receiving de- pot	4,00	(39) Wassery-of droogskoonmakery-ont- vangsdepot	4,00
(40) Workshop	8,00	(40) Werkswinkel	8,00

3. In respect of any type of Trade not mentioned in items 1 or 2: R10.

4. Container lessee

Rental for the use of each type of container unit shall be as follows:

Types of containers:	Per month, per contain- ner, plus applicable refuse remo- val charges
(a) 200 Litres	R3,00
(b) 600 Litres	R20,00
(c) 1 100 Litres	R22,00
(d) 1 540 Litres	R27,00

5. Temporary Service

For the following rental, which includes removal charges, shall be payable for the hire of containers/container units and the removal of refuse in respect of temporary activities:

Type of con- tainers/con- tainer units	Per week, per con- tainer	Per day, per con- tainer
(a) 85 Litre	R2,00	R1,00
(b) 200 Litre	R3,00	R1,50

6. Supply of Bin Liners

- (1) Normal issues in terms of section 5(9): Free of charge.
- (2) Additional issues in terms of section 5(9), per bin liner:
Actual cost plus 25%, rounded off to the nearest higher sent.
- (3) Issues in terms of section 5(10), per bin liner:
Actual cost plus 25%, rounded off to the nearest higher sent.

7. Removal of Bulky Refuse

- (1) Special service as contemplated in section 8:
Actual cost, plus 15%.
- (2) A deposit of R20 shall be payable in advance to the Council.

8. Removal of Dead Animals

- (1) Dogs, cats and poultry, each: R2.
- (2) Sheep, goats and pigs, each: R10.
- (3) Animals belonging to the equine or bovine race each: R15.

9. Removal of Nightsoil and Urine from Dwelling-house

Twice per week, per pail, per month: R3.

Per month or part thereof	R	Per maand of gedeelte daarvan	R
(32) Spysenier	4,00	(32) Spysenier	4,00
(33) Verblyfsonderneming	10,00	(33) Verblyfsonderneming	10,00
(34) Vermaaklikheidsplek	4,00	(34) Vermaaklikheidsplek	4,00
(35) Vishandelaar of -bakker	10,00	(35) Vishandelaar of -bakker	10,00
(36) Voedselvervaardiger	15,00	(36) Voedselvervaardiger	15,00
(37) Vrugte-groente-en plantehandelaar ...	8,00	(37) Vrugte-groente-en plantehandelaar ...	8,00
(38) Wasser of droogskoonmaker	4,00	(38) Wasser of droogskoonmaker	4,00
(39) Wassery-of droogskoonmakery-ont- vangsdepot	4,00	(39) Wassery-of droogskoonmakery-ont- vangsdepot	4,00
(40) Werkswinkel	8,00	(40) Werkswinkel	8,00

3. Ten opsigte van enige tipe bedryf wat nie onder items 1 of 2 vermeld is nie: R10.

4. Houerhuurder:

Huurgeld vir die gebruik van elke tipe houer-eenheid is soos volg:

Tipe houers:	Per maand, per houer, plus toepas- like vullis- verwyde- ringen gelde
(a) 200 Liter	R3,00
(b) 600 Liter	R20,00
(c) 1 100 Liter	R22,00
(d) 1 540 Liter	R27,00

5. Tydelike dienste

Vir die huur van houers/houereenhede en die verwydering van afval ten opsigte van 'n tydelike aktiwiteit, is die volgende huurgeld betaalbaar waarby verwyderingskoste ingesluit is:

Tipe houers/ houereenhede	Per week, per houer	Per dag, per houer
(a) 85 Liter	R2,00	R1,00
(b) 200 Liter	R3,00	R1,50

6. Verskaffing van Plastiese Voerings

- (1) Normale uitreikings ingevolge artikel 5(9): Gratis.
- (2) Bykomende uitreikings ingevolge artikel 5(9), per plastiese voering:
Werklike koste plus 25%, afgerond tot die naaste hoërsent.
- (3) Uitreikings ingevolge artikel 5(10), per plastiese voering:
Werklike koste plus 25%, afgerond tot die naaste hoërsent.

7. Verwydering van Lywige Afval

- (1) Spesiale diens soos beoog in artikel 8:
Werklike koste plus 15%.
- (2) 'n Deposito van R20 is vooruitbetaalbaar aan die Raad.

8. Verwydering van Dooie Diere

- (1) Honde, katte en pluimvee, elk: R2.
- (2) Skape, bokke en varke, elk: R10.
- (3) Diere wat tot die perde- of beesras behoort, elk: R15.

9. Verwydering van Nagvuil en Urine vanaf Woonhuise

Twee maal per week, per emmer, per maand: R3.

10. Septic Tank Inspection charges, per month.

Per water-closet: 50c

11. General

(1) The charge payable in respect of any removal service rendered by the Council and not provided for elsewhere in this tariff of Charges shall be calculated at actual cost, plus 15%.

(2) The Council reserves the right to refuse the rendering of any service if the rendering thereof is impracticable."

P.B. 2-4-2-81-99

Administrator's Notice 1519

4 November 1981

**ORKNEY 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 Orkney has in terms of section 96 bis (2) of the said Ordinance, adopted the amendment to the Standard Financial By-laws, published under Administrator's Notice 488, dated 6 May 1981, as by-laws made by the said Council.

PB 2-4-2-173-99

Administrator's Notice 1520

4 November 1981

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 Hartbeesfontein Extension 13 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB 4-2-2-6051

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY THE TOWN COUNCIL OF HARTBEESFONTEIN UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 468 OF THE FARM HARTBEESTFONTEIN 297-IP PROVINCE OF TRANSVAAL, HAS BEEN GRANTED

1. CONDITIONS OF ESTABLISHMENT**(1) Name**

The name of the township shall be Hartbeesfontein extension 13.

(2) Design

The township shall consist of erven and streets as indicated on General Plan S.G.A. 694/81

(3) Endowment

Payable to the Transvaal Education Department:

The township owner shall, in terms of the provisions of section 63(1)(a) of the Town-planning and Townships Ordinance, 1965, pay a lump sum endowment for educa-

10. Septiese tenk: Inspeksiegeld, per maand

Per waterkloset: 50c

11. Algemeen

(1) Die geldie betaalbaar ten opsigte van enige verwyderingsdiens wat deur die Raad gelewer word en ten opsigte waarvan nie elders in hierdie tarief van geldie voorsiening gemaak word nie, word bereken teen werklike koste, plus 15%.

(2) Die Raad behou hom die reg voor om die levering van enige diens te weier indien die levering daarvan onprakties is."

P.B. 2-4-2-81-99

Administrateurskennisgewing 1519 4 November 1981

**MUNISIPALITEIT ORKNEY:
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 Orkney ingevolge artikel 96 bis (2) van genoemde Ordonnansie, die wysiging van die Standaard-Finansiële Verordeninge, afgekondig by Administrateurskennisgewing 488 van 6 Mei 1981, aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

PB 2-4-2-173-99

Administrateurskennisgewing 1520 4 November 1981

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 Hartbeesfontein Uitbreiding 13 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB 4-2-2-6051

BYLAE

VOORWAARDES WAAROP DIE AANSOEK GEOPEN DEUR DIE DORPSRAAD VAN HARTBEESFONTEIN INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 468 VAN DIE PLAAS HARTBEESTFONTEIN 297-IP, PROVINSIE TRANSVAAL, TOEGESTAAN IS.

1. STIGTINGSVOORWAARDES**(1) Naam**

Die naam van die dorp is Hartbeesfontein Uitbreiding 13.

(2) Ontwerp

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G.A. 694/81

(3) Begiftiging

Betaalbaar aan die Transvaalse Onderwysdepartement:

Die dorpseienaar moet kragtens die bepalings van artikel 63(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 aan die Transvaalse Onderwysdepartement