

DIE PROVINSIE TRANSVAAL
Offisiële Koerant



(As 'n Nuusblad by die Poskantoor Geregistreer)

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OFFISIELLE KOERANT VAN DIE TRANSVAAL.
(Verskyn elke Woensdag)

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

C C J BADENHORST,
Proviniale Sekretaris.

Proklamasies

No 324 (Administrateurs-), 1982

PROKLAMASIE

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



OFFICIAL GAZETTE OF THE TRANSVAAL
(Published every Wednesday.)

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C C J BADENHORST,
Provincial Secretary.

Proclamations

No. 324 (Administrator's), 1982

PROCLAMATION

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

So is dit dat ek hierby, die Wysigingsordonnansie op Licensies, 1982, wat hieronder gedruk is, afkondig.

Gegee onder my Hand te Pretoria op hede die 21ste dag van September, Eenduisend Negehonderd Twee-en-tachtig.

W. A. CRUYWAGEN,
Administrateur van die Provincie Transvaal
PR 4-11 (1982/5)

ORDONNANSIE No 5 VAN 1982.

(Toestemming verleen op 30 Augustus 1982.)
(Engelse eksemplaar deur die Staatspresident onderteken.)

'N ORDONNANSIE

Tot wysiging van die Ordonnansie op Licensies, 1974, ten opsigte van die woordomskrywing in artikel 1 vervat.

DIE Provinciale Raad van Transvaal VERORDEN SOOS VOLG:—

- Wysiging van artikel 1 van Ordonnansie 19 van 1974, soos gewysig deur artikel 1 van Ordonnansie 17 van 1979 en artikel 2 van Ordonnansie 10 van 1980.
1. Artikel 1 van die Ordonnansie op Licensies, 1974, word hierby gewysig deur na die woordomskrywing van "party" die volgende woordomskrywing in te voeg:
- "(xA) 'persoon in werklike en effektiewe beheer van die besigheid' ook iemand in sodanige beheer wat nie fisies op die betrokke besigheidspersel teenwoordig is nie; (xviiiA)".

- Kort titel.
2. Hierdie Ordonnansie heet die Wysigingsordonnansie op Licensies, 1982.

No 325 (Administrateurs-), 1982

PROKLAMASIE

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

So is dit dat ek hierby, die Wysigingsordonnansie op die Kapitaalontwikkelingsfonds van Plaaslike Besture, 1982, wat hieronder gedruk is, afkondig.

Gegee onder my Hand te Pretoria op hede die 21ste dag van September, Eenduisend Negehonderd Twee-en-tachtig.

W. A. CRUYWAGEN,
Administrateur van die Provincie Transvaal
PR 4-11 (1982/14)

ORDONNANSIE No 6 VAN 1982.

(Toestemming verleen op 30 Augustus 1982.)
(Afrikaanse eksemplaar deur die Staatspresident onderteken.)

'N ORDONNANSIE

Tot wysiging van die Ordonnansie op die Kapitaalontwikkelingsfonds van Plaaslike Besture, 1978, ten opsigte van die bevoegdheid om regulasies uit te vaardig soos in artikel 7 beoog.

DIE Provinciale Raad van Transvaal VERORDEN SOOS VOLG:—

- Wysiging van artikel 7 van Ordonnansie 9.
1. Artikel 7(1) van die Ordonnansie op die Kapitaalontwikkelingsfonds van Plaaslike Besture,

Now therefore, I do hereby, promulgate the Licences Amendment Ordinance, 1982, which is printed hereunder.

Given under my Hand at Pretoria on this 21st day of September, One Thousand Nine hundred and Eighty-two.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal
PR 4-11 (1982/5)

ORDINANCE No 5 OF 1982
(Assented to on 30 August 1982.)
(English copy signed by the State President.)

AN ORDINANCE

To amend the Licences Ordinance, 1974, in respect of the definitions contained in section 1.

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

Amendment of
Section 1 of
Ordinance 19 of
1974, as
amended by
Section 1 of
Ordinance 17 of
1979 and section
2 of Ordinance
10 of 1980.

1. Section 1 of the Licences Ordinance, 1974, is hereby amended by the insertion after the definition of "party" of the following definition:
- "(xviiiA) 'person in actual and effective control of the business' includes a person in such control who is not physically present on the business premises concerned; (xA)".

- Short title
2. This Ordinance shall be called the Licences Amendment Ordinance, 1982.

No 325 (Administrator's), 1982

PROCLAMATION

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

Now therefore, I do hereby, promulgate the Local Authorities Capital Development Fund Amendment Ordinance, 1982, which is printed hereunder.

Given under my Hand at Pretoria on this 21st day of September, One Thousand Nine hundred and Eighty-two.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal
PR 4-11 (1982/14)

ORDINANCE No 6 OF 1982
(Assented to on 30 August 1982.)
(Afrikaans copy signed by the State President.)

AN ORDINANCE

To amend the Local Authorities Capital Development Fund Ordinance, 1978, in respect of the power to make regulations as contemplated in section 7.

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

Amendment of
Section 7 of
Ordinance 9 of

1. Section 7(1) of the Local Authorities Capital Development Fund Ordinance, 1978, is hereby

van 1978, soos gewysig deur artikel 1 van Ordonnansie 8 van 1981.

Kort titel.

1978, word hierby gewysig deur in paragraaf (a) die woorde "die Sesde Bylae" deur die uitdrukking "Deel I van die Sesde Bylae" te vervang.

2. Hierdie Ordonnansie heet die Wysigingsordonnansie op die Kapitaalontwikkelingsfonds van Plaaslike Besture, 1982.

No 326 (Administrateurs-), 1982

PROKLAMASIE

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

So is dit dat ek hierby, die Wysigingsordonnansie op Eiendomsbelasting van Plaaslike Besture, 1982, wat hieronder gedruk is, afkondig.

Gegee onder my Hand te Pretoria op hede die 21ste dag van September, Eenduisend Negehonderd Twee-en-tachtig.

W. A. CRUYWAGEN,
Administrateur van die Provincie Transvaal
PR 4-11 (1982/17)

ORDONNANSIE No 7 VAN 1982.

(Toestemming verleen op 30 Augustus 1982.)
(Afrikaanse eksemplaar deur die Staatspresident onderteken.)

'N ORDONNANSIE

Tot wysiging van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977, ten opsigte van die algemene eiendomsbelasting soos in artikel 21 beoog; ten opsigte van kwytsekelding van die bedrag verskuldig vir eiendomsbelasting soos in artikel 32 beoog; en om vir bykomstige aangeleenthede voorsiening te maak.

DIE Provinciale Raad van Transvaal VERORDEN SOOS VOLG:—

Wysiging van artikel 21 van Ordonnansie 11 van 1977, soos gewysig deur artikel 2 van Ordonnansie 7 van 1981.

1. Artikel 21(3) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (hierna die Hoofordonnansie genoem), word hierby gewysig deur die voorbehoudbepaling by paragraaf (a) deur die volgende voorbehoudbepaling te vervang:

"Met dien verstande dat 'n plaaslike bestuur, uitgesonderd 'n plaaslike bestuur in Deel I van die Sesde Bylae by die Ordonnansie op Plaaslike Bestuur, 1939, genoem, nie sonder die goedkeuring van die Administrateur 'n eiendomsbelasting op sodanige waarde vasstel nie van —

- (a) meer as 5c in die rand, indien dit 'n plaaslike bestuur is in Deel II of III van daardie Bylae genoem; of
- (b) meer as 3c in die rand, indien dit 'n ander plaaslike bestuur is as 'n plaaslike bestuur in daardie Bylae genoem;".

2. Artikel 32 van die Hoofordonnansie word hierby deur die volgende artikel vervang:

"Kwytsekelding van eiendomsbelasting 32.(1) Ondanks andersluidende bepalings in hierdie Ordonnansie vervat, kan 'n plaaslike bestuur enige bedrag wat as eiendomsbelasting gehef is in die geheel of gedeeltelik kwytsekeld —

1978, as amended by section 1 of Ordinance 8 of 1981

Short title

amended by the substitution in paragraph (a) for the words "the Sixth Schedule" of the expression "Part I of the Sixth Schedule".

2. This Ordinance shall be called the Local Authorities Capital Development Fund Amendment Ordinance, 1982.

No. 326 (Administrator's), 1982

PROCLAMATION

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

Now therefore, I do hereby, promulgate the Local Authorities Rating Amendment Ordinance, 1982, which is printed hereunder.

Given under my Hand at Pretoria on this 21st day of September, One Thousand Nine hundred and Eighty-two.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal
PR 4-11 (1982/17)

ORDINANCE No 7 OF 1982

(Assented to on 30 August 1982.)

(Afrikaans copy signed by the State President.)

AN ORDINANCE

To amend the Local Authorities Rating Ordinance, 1977, in respect of the general rate as contemplated in section 21; in respect of remission of the amount due for rates as contemplated in section 32; and to provide for matters incidental thereto.

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

Amendment of section 21 of Ordinance 11 of 1977, as amended by section 2 of Ordinance 7 of 1981.

1. Section 21(3) of the Local Authorities Rating Ordinance, 1977 (hereinafter referred to as the principal Ordinance), is hereby amended by the substitution for the proviso to paragraph (a) of the following proviso:

"Provided that a local authority, other than a local authority referred to in Part I of the Sixth Schedule to the Local Government Ordinance, 1939, shall not, without the approval of the Administrator, determine a rate on such value of —

- (a) more than 5c in the rand, if it is a local authority referred to in Part II or III of that Schedule; or
- (b) more than 3c in the rand, if it is a local authority other than a local authority referred to in that Schedule;".

2. The following section is hereby substituted for section 32 of the principal Ordinance:

Substitution of section 32 of Ordinance 11 of 1977, as amended by section 4 of Ordinance 7 of 1981.

"Remission of rates.
32.(1) Notwithstanding anything to the contrary contained in this Ordinance, a local authority may remit in whole or in part any amount levied as rates —

Vervanging van artikel 32 van Ordonnansie 11 van 1977, soos gewysig deur artikel 4 van Ordonnansie 7 van 1981.

- | | |
|--|---|
| <p>(a) waar sodanige plaaslike bestuur van mening is dat as gevolg van —</p> <ul style="list-style-type: none"> (i) die verandering van die grens van sy munisipaliteit; of (ii) die waardering van alle belasbare eiendom binne sy munisipaliteit. <p>buitengewone omstandighede in enige besondere gebied bestaan met betrekking tot die heffing van eiendomsbelasting rakende sodanige belasbare eiendom en die Administrateur, op aansoek van sodanige plaaslike bestuur ingevolge 'n besluit deur die meerderheid van die lede van sodanige plaaslike bestuur, sodanige kwytskelding op die voorwaardes wat hy dienstig ag, goedkeur het;</p> <p>(b) waar die eienaar van die betrokke belasbare eiendom tot die klas of kategorie persone behoort wat die plaaslike bestuur bepaal: Met dien verstande dat —</p> <ul style="list-style-type: none"> (i) sodanige eienaar self die eiendom bewoon; (ii) by die bepaling van die bedrag wat kwytskeld staan te word, die inkome van sodanige eienaar in aanmerking geneem word; (iii) die bedrag kwytskeld nie 40 persent van die balans wat verkry word deur die bedrag ingevolge paragraaf (a) kwytskeld, as daar is, van die bedrag verskuldig vir eiendomsbelasting af te trek, oorskry nie; en (iv) die Administrateur die klas of kategorie persone aldus bepaal, goedkeur; of <p>(c) in enige ander omstandighede deur die Administrateur op die voorwaardes wat hy dienstig ag, goedkeur.</p> <p>(2) 'n Plaaslike bestuur kan enige bedrag wat ingevolge subartikel (1) kwytskeld is, terugbetaal waar sodanige bedrag betaal is."</p> | <p>(a) where such local authority is of the opinion that as a result of —</p> <ul style="list-style-type: none"> (i) the alteration of the boundary of its municipality; or (ii) the valuation of all rateable property within its municipality, <p>exceptional circumstances exist in any particular area in regard to the levying of rates affecting such rateable property and the Administrator has, upon application by such local authority in terms of a resolution by the majority of the members of such local authority, approved of such remission on such conditions as he may deem expedient;</p> <p>(b) where the owner of the rateable property concerned belongs to such class or category of persons as the local authority may determine: Provided that —</p> <ul style="list-style-type: none"> (i) such owner shall himself occupy the property; (ii) in determining the amount to be remitted, the income of such owner shall be taken into account; (iii) the amount remitted shall not exceed 40 per cent of the balance obtained by deducting the amount remitted in terms of paragraph (a), if any, from the amount due for rates; and (iv) the Administrator shall approve the class or category of persons so determined; or <p>(c) in any other circumstances approved by the Administrator on such conditions as he may deem expedient.</p> <p>(2) A local authority may refund any amount remitted in terms of subsection (1) where such amount has been paid."</p> |
|--|---|

Kort titel.

3. Hierdie Ordonnansie heet die Wysigingsordonnansie op Eiendomsbelasting van Plaaslike Besture, 1982.

No 327 (Administrateurs-), 1982

PROKLAMASIE

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

Short title.

3. This Ordinance shall be called the Local Authorities Rating Amendment Ordinance, 1982.

No. 327 (Administrator's), 1982

PROCLAMATION

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

verleen word om 'n Ordonnansie, waarin die Staatspresident-in-rade toegestem het, af te kondig;

So is dit dat ek hierby, die Wysigingsordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1982, wat hieronder gedruk is, afkondig.

Gegee onder my Hand te Pretoria op hede die 21ste dag van September, Eenduisend Negehonderd Twee-en-tachtig.

W. A. CRUYWAGEN,
Administrateur van die Provincie Transvaal
PR 4-11 (1982/18)

ORDONNANSIE No 8 VAN 1982.
(Toestemming verleen op 30 Augustus 1982.)
(Afrikaanse eksemplaar deur die Staatspresident onderteken.)

'N ORDONNANSIE

Tot wysiging van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960, ten opsigte van die aanstelling van 'n stadsklerk en 'n stadssekretaris soos in artikel 62 beoog.

Die Provinciale Raad van Transvaal VERORDEN SOOS VOLG:—

Wysiging van artikel 62 van Ordonnansie 40 van 1960, soos vervang deur artikel 5 van Ordonnansie 17 van 1978.

1. Artikel 62 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960, word hierby gewysig deur in subartikel (3) die uitdrukking ", maar hoogstens tien persent hoër" te skrap.

Kort titel

2. Hierdie Ordonnansie heet die Wysigingsordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1982.

No 328 (Administateurs-), 1982

PROKLAMASIE

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

So is dit dat ek hierby, die Wysigingsordonnansie op Hospitale, 1982, wat hieronder gedruk is, afkondig.

Gegee onder my Hand te Pretoria op hede die 21ste dag van September, Eenduisend Negehonderd Twee-en-tachtig.

W. A. CRUYWAGEN,
Administateur van die Provincie Transvaal
PR 4-11 (1982/8)

ORDONNANSIE No 9 VAN 1982.
(Toestemming verleen op 30 Augustus 1982.)
(Afrikaanse eksemplaar deur die Staatspresident onderteken.)

'N ORDONNANSIE

Tot wysiging van die Ordonnansie op Hospitale, 1958, ten opsigte van die voorseening van parkeergeriewe soos in artikel 75 beoog.

Die Provinciale Raad van Transvaal VERORDEN SOOS VOLG:—

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

Now therefore, I do hereby, promulgate the Local Government (Administration and Election) Amendment Ordinance, 1982, which is printed hereunder.

Given under my Hand at Pretoria on this 21st day of September, One Thousand Nine hundred and Eighty-two.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal
PR 4-11 (1982/18)

ORDINANCE No 8 OF 1982
(Assented to on 30 August 1982.)
(Afrikaans copy signed by the State President.)

AN ORDINANCE

To amend the Local Government (Administration and Elections) Ordinance, 1960, in respect of the appointment of a town clerk and a town secretary as contemplated in section 62.

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

Amendment of section 62 of Ordinance 40 of 1960, as substituted by section 5 of Ordinance 17 of 1978.

1. Section 62 of the Local Government (Administration and Elections) Ordinance, 1960, is hereby amended by the deletion in subsection (3) of the expression ", but not more than ten per cent higher,".

Short title.

2. This Ordinance shall be called the Local Government (Administration and Elections) Amendment Ordinance, 1982.

No 328 (Administrator's), 1982

PROCLAMATION

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

Now therefore, I do hereby, promulgate the Hospitals Amendment Ordinance, 1982, which is printed hereunder.

Given under my Hand at Pretoria on this 21st day of September, One Thousand Nine hundred and Eighty-two.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal
PR 4-11 (1982/8)

ORDINANCE No 9 OF 1982
(Assented to on 30 August 1982.)
(Afrikaans copy signed by the State President.)

AN ORDINANCE

To amend the Hospitals Ordinance, 1958, in respect of the provision of parking facilities as contemplated in section 75.

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

Vervanging van artikel 75 van Ordonnansie 14 van 1958, soos ingevoeg deur artikel 1 van Ordonnansie 8 van 1979.

1. Artikel 75 van die Ordonnansie op Hospitale, 1958, word hierby deur die volgende artikel vervang:

"Reëling van verkeer op sekere persele."

75. Die Administrator reël die verkeer op die perseel van enige hospitaal, kliniek, kollege of instigting ingevolge artikel 4 ingestel, en hy kan —

- (a) regulasies maak vir die verbod op, beheer oor en reëling van sodanige verkeer;
- (b) parkeergeriewe op sodanige perseel voorsien en onderhou;
- (c) die gelde bepaal wat gehef moet word vir die gebruik van parkeergeriewe ingevolge paraaf (b) voorsien; en
- (d) op die bedinge en voorwaardes wat hy dienstig ag, met enige persoon 'n skriftelike ooreenkoms aangaan om die gebruik van parkeergeriewe ingevolge paraaf (b) voorsien ooreenkonsig enige regulasie ingevolge paraaf (a) gemaak, te beheer en te reël en om die gelde ingevolge paraaf (c) bepaal, te hef.”.

2. Hierdie Ordonnansie heet die Wysigingsordonnansie op Hospitale, 1982.

Kort titel.

No 329 (Administrateurs-), 1982

PROKLAMASIE

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

So is dit dat ek hierby, die Wysigingsordonnansie op Munisipale Verkiesings, 1982, wat hieronder gedruk is, afkondig.

Gegee onder my Hand te Pretoria op hede die 21ste dag van September, Eenduisend Negehonderd Twee-en-tachtig.

W. A. CRUYWAGEN,
Administrator van die Provincie Transvaal
PR 4-11 (1982/10)

ORDONNANSIE No 10 VAN 1982.

(Toestemming verleen op 30 Augustus 1982.)
(Afrikaanse eksemplaar deur die Staatspresident onderteken.)

'N ORDONNANSIE

Tot wysiging van die Ordonnansie op Munisipale Verkiesings, 1970, ten opsigte van die oorlye van 'n kandidaat na nominasie soos in artikel 44 beoog; en om voorsiening te maak vir die bekragtiging van die benoeming van sekere raadslede.

DIE Provinciale Raad van Transvaal VERORDEN SOOS DVLG:-

Vervanging van artikel 44 van Ordonnansie 16 van 1970.

1. Artikel 44 van die Ordonnansie op Munisipale Verkiesings, 1970, word hierby deur die volgende artikel vervang:

Substitution of section 44 of Ordinance 16 of 1970, as inserted by section 1 of Ordinance 8 of 1979.

1. The following section is hereby substituted for section 44 of the Municipal Elections Ordinance, 1970:

75. The Administrator shall regulate the traffic on the premises of any hospital, clinic, college or institution established in terms of section 4, and he may —

- (a) make regulations for the prohibition, control and regulation of such traffic;
- (b) provide and maintain parking facilities on such premises;
- (c) determine the fees to be levied for the use of parking facilities provided in terms of paragraph (b); and
- (d) on such terms and conditions as he may deem expedient, enter into a written agreement with any person to control and regulate the use of parking facilities provided in terms of paragraph (b) in accordance with any regulation made in terms of paragraph (a) and to levy the fees determined in terms of paragraph (c)."

2. This Ordinance shall be called the Municipal Elections Amendment Ordinance, 1982.

No 329 (Administrator's), 1982

PROCLAMATION

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

Now therefore, I do hereby, promulgate the Municipal Elections Amendment Ordinance, 1982, which is printed hereunder.

Given under my Hand at Pretoria on this 21st day of September, One Thousand Nine hundred and Eighty-two.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal
PR 4-11 (1982/10)

ORDINANCE No 10 OF 1982
(Assented to on 30 August 1982.)
(Afrikaans copy signed by the State President.)

AN ORDINANCE

To amend the Municipal Elections Ordinance, 1970, in respect of the death of a candidate after nomination as contemplated in section 44; and to provide for the validation of the appointment of certain councillors.

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

1. The following section is hereby substituted for section 44 of the Municipal Elections Ordinance, 1970:

Substitution of section 44 of Ordinance 16 of 1970.

"Dood van persoon genomineer."

44.(1) Waar iemand —

- (a) wat ingevolge artikel 37 genomineer is, sterf voordat 'n aankondiging ingevolge artikel 39(2) gemaak word en sy nominasie nie ingevolge artikel 40 verwerp sou word nie; of
- (b) in artikel 39(2)(c) beoog voor die dag van die verkiesing sterf, oortuig die kiesbeampte homself van die dood van so iemand en daarop staak hy, indien die betrokke munisipaliteit in wyke ingedeel is, alle verrigtinge ten opsigte van die verkiesing in die wyk waarvoor so iemand genomineer is of, indien die betrokke munisipaliteit nie in wyke ingedeel is nie, staak hy alle sodanige verrigtinge in daardie munisipaliteit en herroep hy by wyse van 'n kennisgewing wat in 'n nuusblad gepubliseer en in 'n opvallende plek by die municipale kantoor aangebring word alle kennisgewings wat ingevolge hierdie Hoofstuk uitgereik is ten opsigte van die verkiesing in die wyk of munisipaliteit waarin die verkiesing gestaak is.

(2) Waar 'n verkiesing ingevolge subartikel (1) in 'n wyk gestaak word, word geag dat 'n toevallige vakature in daardie wyk ontstaan het, en waar 'n verkiesing ingevolge daardie subartikel in 'n munisipaliteit gestaak word, word 'n verkiesing opnuut in daardie munisipaliteit gehou.

(3) Waar 'n algemene verkiesing ingevolge subartikel (1) in 'n munisipaliteit gestaak word, bepaal die Administrateur ingevolge artikel 33 'n ander dag vir die hou van 'n algemene verkiesing."

Bekragtiging van benoeming van raadslede.

Kort titel.

2. Die benoeming van raadslede vir die Dorpsraad van Koster deur die Administrateur ingevolge artikel 170 van die Ordonnansie op Plaaslike Bestuur, 1939, vir die tydperk 3 Maart 1982 tot die dag wat die dag voorafgaan waarop 'n verkiesing ingevolge artikel 44 van die Ordonnansie op Municipale Verkiesings, 1970, in daardie munisipaliteit gehou word, wat om enige rede ongeldig kan wees, word hereby bekragtig.

3. Hierdie Ordonnansie heet die Wysigingsordonnansie op Municipale Verkiesings, 1982.

No 330 (Administrateurs-), 1982

PROKLAMASIE

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

So is dit dat ek hereby, die Wysigingsordonnansie op Burgerlike Beskerming, 1982, wat hieronder gedruk is, afkondig.

"Death of person nominated."

44.(1) Where any person —

- (a) who has been nominated in terms of section 37 dies before an announcement in terms of section 39(2) is made and his nomination would not have been rejected in terms of section 40; or
- (b) contemplated in section 39(2)(c) dies before the day of the election,

the returning officer shall satisfy himself of the death of such person and he shall thereupon, if the municipality concerned is divided into wards, stop all proceedings in respect of the election in the ward for which such person has been nominated or, if the municipality concerned is not divided into wards, stop all such proceedings in that municipality and he shall, by means of a notice published in a newspaper and affixed in a conspicuous place at the municipal office, withdraw all notices which have been issued in terms of this Chapter in respect of the election in the ward or municipality in which the election has been stopped.

(2) Where an election is stopped in a ward in terms of subsection (1), it shall be deemed that a casual vacancy has arisen in that ward, and where an election is stopped in a municipality in terms of that subsection, an election shall be held anew in that municipality.

(3) Where a general election is stopped in a municipality in terms of subsection (1), the Administrator shall determine another day in terms of section 33 for the holding of a general election."

Validation of appointment of certain councillors.

Short title.

2. The appointment of councillors for the Village Council of Koster by the Administrator in terms of section 170 of the Local Government Ordinance, 1939, for the period 3 March 1982 until the day preceding the day upon which an election is to be held in that municipality in terms of section 44 of the Municipal Elections Ordinance, 1970, which may for any reason be invalid, is hereby validated.

3. This Ordinance shall be called the Municipal Elections Amendment Ordinance, 1982.

No 330 (Administrator's), 1982

PROCLAMATION

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

Now therefore, I do hereby, promulgate the Civil Defence Amendment Ordinance, 1982, which is printed hereunder.

Gegee onder my Hand te Pretoria op hede die 21ste dag van September, Eenduisend Negehonderd Twee-en-tachtig.

W. A. CRUYWAGEN,
Administrateur van die Provincie Transvaal
PR 4-11 (1982/11)

ORDONNANSIE No 11 VAN 1982.
(Toestemming verleen op 30 Augustus 1982.)
(Afrikaanse eksemplaar deur die Staatspresident onderteken.)

'N ORDONNANSIE

Tot wysiging van die Ordonnansie op Burgerlike Beskerming, 1977, ten opsigte van die aanstelling van beampies soos in artikel 4 beoog.

DIE Provinciale Raad van Transvaal VERORDEN SOOS VOLG:-

Wysiging van artikel 4 van Ordonnansie 20 van 1977, soos gewysig deur artikel 4 van Ordonnansie 11 van 1979.

1. Artikel 4 van die Ordonnansie op Burgerlike Beskerming, 1977, word hierby gewysig deur subartikels (2) en (3) deur die volgende subartikels te vervang:

- "(2) Vir die doel van die uitoefening of verrigting van enige bevoegdheid, werksaamheid of plig wat ingevolge die bepalings van hierdie Ordonnansie aan 'n plaaslike bestuur verleen of opgelê is —
- (a) moet die plaaslike bestuur 'n geskikte persoon in sy diens of, indien daar na die mening van die plaaslike bestuur geen geskikte persoon in sy diens is nie, enige ander geskikte persoon as Hoof van Burgerlike Beskerming aanstel; en
 - (b) kan die plaaslike bestuur een of meer geskikte persone soos in paragraaf (a) beoog as Adjunk-hoofde van Burgerlike Beskerming aanstel:

Met dien verstande dat —

- (i) die aanstelling van 'n Hoof van Burgerlike Beskerming aan die goedkeuring van die Administrateur onderworpe is; en
- (ii) die Administrateur die aantal Adjunk-hoofde van Burgerlike Beskerming wat deur 'n plaaslike bestuur aangestel kan word, kan vasstel en die kwalifikasies vir en voorwaardes van aanstelling van sodanige persone kan bepaal.

(3) Die bevoegdhede, werksaamhede en pligte —

- (a) van 'n Hoof van Burgerlike Beskerming is dié wat aan hom deur die plaaslike bestuur wat hom aangestel het, gedelegeer is; en
- (b) van 'n Adjunk-hoof van Burgerlike Beskerming is dié wat aan hom deur die betrokke Hoof van Burgerlike Beskerming met die goedkeuring van die plaaslike bestuur wat sodanige Hoof van Burgerlike Beskerming aangestel het, gedelegeer is.

(4) 'n Plaaslike bestuur moet vir die tydperk waartydens die Hoof van Burgerlike Beskerming of 'n Adjunk-hoof van Burgerlike Beskerming afwesig is of nie in staat is om die bevoegdhede, werksaamhede of pligte wat aan hom gedelegeer is, uit te oefen of te verrig nie, 'n geskikte persoon

Given under my Hand at Pretoria on this 21st day of September, One Thousand Nine hundred and Eighty-two.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal
PR 4-11 (1982/11)

ORDINANCE No 11 OF 1982
(Assented to on 30 August 1982.)
(Afrikaans copy signed by the State President.)

AN ORDINANCE

To amend the Civil Defence Ordinance, 1977, in respect of the appointment of officers as contemplated in section 4.

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

Amendment of Section 4 of Ordinance 20 of 1977, as amended by section 4 of Ordinance 11 of 1979.

1. Section 4 of the Civil Defence Ordinance, 1977, is hereby amended by the substitution for subsections (2) and (3) of the following subsections:

"(2) For the purpose of exercising or performing any power, function or duty conferred or imposed upon a local authority in terms of the provisions of this Ordinance —

- (a) the local authority shall appoint a fit and proper person in its service or, if in the opinion of the local authority there is no fit and proper person in its service, any other fit and proper person as Chief of Civil Defence; and
- (b) the local authority may appoint one or more fit and proper persons as contemplated in paragraph (a) as Deputy Chiefs of Civil Defence;

Provided that —

- (i) the appointment of a Chief of Civil Defence shall be subject to the approval of the Administrator; and
- (ii) the Administrator may fix the number of Deputy Chiefs of Civil Defence that may be appointed by a local authority and may determine the qualifications for and conditions of appointment of such persons.

(3) The powers, functions and duties —

- (a) of a Chief of Civil Defence shall be those delegated to him by the local authority which appointed him; and
- (b) of a Deputy Chief of Civil Defence shall be those delegated to him by the Chief of Civil Defence concerned with the approval of the local authority which appointed such Chief of Civil Defence.

(4) A local authority shall, for the period during which the Chief of Civil Defence or a Deputy Chief of Civil Defence is absent or is unable to

soos in subartikel (2) beoog as Waarnemende Hoof van Burgerlike Beskerming of as Waarnemende Adjunk-hoof van Burgerlike Beskerming, na gelang van die geval, aanstel: Met dien verstande dat die aanstelling van 'n persoon as Waarnemende Hoof van Burgerlike Beskerming aan die goedkeuring van die Administrateur onderworpe is.”

Kort titel.

2. Hierdie Ordonnansie heet die Wysigingsordonnansie op Burgerlike Beskerming, 1982.

No 331 (Administrateurs-), 1982

PROKLAMASIE

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

So is dit dat ek hierby, die Ordonnansie op die Munisipaliteit van Klerksdorp Intrekking van Vrystelling, 1982, wat hieronder gedruk is, afkondig.

Gegee onder my Hand te Pretoria op hede die 21ste dag van September, Eenduisend Negehonderd Twee-en-tachtig.

W. A. CRUYWAGEN,
Administrator van die Provincie Transvaal
PR 4-11 (1982/22)

ORDONNANSIE No 12 VAN 1982.

(Toestemming verleen op 30 Augustus 1982.)

(Afrikaanse eksemplaar deur die Staatspresident onderteken.)

'N ORDONNANSIE

Om voorseeing te maak vir die gedeeltelike intrekking van die vrystelling ingevolge artikel 9(9) van die Ordonnansie op Plaaslike Bestuur, 1939, van sekere dele van die gebied van die munisipaliteit van Klerksdorp; en om vir bykomstige aangeleenthede voorseeing te maak.

Die Provinciale Raad van Transvaal VERORDEN SOOS VOLG:

Gedeeltelike
intrekking van
vrystelling
volgens
ordinansie
van 1939
een.

1. Die vrystelling ingevolge artikel 9(9) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), by Administrateurskennisgewing No. 659 van 26 Augustus 1953, soos gewysig deur Administrateurskennisgewing No. 848 van 21 Oktober 1953, verleen, word hierby ten opsigte van daardie deel van die vrygestelde gebied wat 'n dorp uitmaak wat in die Bylae by hierdie Ordonnansie genoem word, geag ingetrek te wees met ingang van die datum teenoor die betrokke dorp vermeld.

2. Eniglets gedoen in verband met die heffing van enige eiendombelasting ten opsigte van enige deel van die vrygestelde gebied in artikel 1 beoog voor die inwerkingtreding van hierdie Ordonnansie wat —

- (a) heet gedoen te gewees het ingevolge die bepalings van of die Plaaslike-Bestuur-Belastingordonnansie, 1933 (Ordonnansie 20 van 1933), of die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977); en
- (b) geldig sou gewees het indien sodanige deel

exercise or perform the powers, functions or duties delegated to him, appoint a fit and proper person as contemplated in subsection (2) as Acting Chief of Civil Defence or as Acting Deputy Chief of Civil Defence, as the case may be: Provided that the appointment of a person as Acting Chief of Civil Defence shall be subject to the approval of the Administrator.”

2. This Ordinance shall be called the Civil Defence Amendment Ordinance, 1982.

No 331 (Administrator's), 1982

PROCLAMATION

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

Now therefore, I do hereby, promulgate the Municipality of Klerksdorp Withdrawal of Exemption Ordinance, 1982, which is printed hereunder.

Given under my Hand at Pretoria on this 21st day of September, One Thousand Nine hundred and Eighty-two.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal
PR 4-11 (1982/22)

ORDINANCE No 12 OF 1982

(Assented to on 30 August 1982.)

(Afrikaans copy signed by the State President.)

AN ORDINANCE

To provide for the partial withdrawal of the exemption in terms of section 9(9) of the Local Government Ordinance, 1939, of certain parts of the area of the municipality of Klerksdorp; and to provide for matters incidental thereto.

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

Partial
withdrawal
of
exemption
granted in
terms of
Ordinance 17
of 1939.

1. The exemption granted in terms of section 9(9) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), by Administrator's Notice No. 659 of 26 August 1953, as amended by Administrator's Notice No. 848 of 21 October 1953, is hereby deemed to be withdrawn in respect of that part of the exempted area comprising a township referred to in the Schedule to this Ordinance with effect from the date stated opposite the township concerned.

Validation of
certain acts.

2. Anything done in connection with the levying of any rate in respect of any part of the exempted area contemplated in section 1 prior to the commencement of this Ordinance —

- (a) purporting to have been done in terms of the provisions of either the Local Authorities Rating Ordinance, 1933 (Ordinance 20 of 1933), or the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977); and
- (b) which would have been valid had such part

nie ingevolge artikel 9(9) van die Ordonnansie op Plaaslike Bestuur, 1939, vrygestel was nie,

word hereby bekratig.

Kort titel:

3. Hierdie Ordonnansie heet die Ordonnansie op die Municipaliteit van Klerksdorp Intrekking van Vrystelling, 1982.

BYLAE

Dorp	Datum
Wilkoppies Uitbreiding 21	21 Desember 1977
Meiringspark Uitbreiding 6	6 Augustus 1980
Meiringspark Uitbreiding 4	17 Desember 1981

No 332 (Administrateurs-), 1982

PROKLAMASIE

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

So is dit dat ek hierby, die Wysigingsordonnansie op die Transvalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1982, wat hieronder gedruk is, afkondig.

Gegee onder my Hand te Pretoria op hede die 21ste dag van September, Eenduisend Negehonderd Twee-en-tachtig.

W. A. CRUYWAGEN,
Administrator van die Provincie Transvaal
PR 4-11 (1982/10)

ORDONNANSIE No 13 VAN 1982.

(Toestemming verleen op 8 September 1982.)
(Engelse eksemplaar deur die Staatspresident onderteken.)

'N ORDONNANSIE

Tot wysiging van die Ordonnansie op die Transvalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943, ten opsigte van die algemene bevoegdheide en pligte van die raad soos in artikel 16 beoog; ten opsigte van die beampetes en dienare van die raad soos in artikel 18 beoog; ten opsigte van vergaderings van die raad wat vir die publiek en die pers toeganklik is soos in artikel 23 beoog; en om vir bykomstige aangeleenthede voorsiening te maak.

Die Provinciale Raad van Transvaal VERORDEN SOOS VOLG:—

Wysiging van artikel 16 van Ordonnansie 20 van 1943, soos gewysig deur artikel 2 van Ordonnansie 15 van 1955.
artikel 6 van Ordonnansie 15 van 1969, artikel 8 van Ordonnansie 16 van 1972, artikel 7 van Ordonnansie 6 van 1974, artikel 13 van Ordonnansie 16 van 1978 en artikel 8 van Ordonnansie 16 van 1979.

1. Artikel 16 van die Ordonnansie op die Transvalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943 (hierna die Hoofordonnansie genoem), word hierby gewysig deur die volgende subartikel by te voeg:

"(4) By die toepassing van enige bepaling van die Ordonnansie op Plaaslike Bestuur, 1939, op die raad ingevolge subartikel (2) of (3), word die raad geag ingesluit te wees by Deel II van die Sesde Bylae by daardie Ordonnansie."

not been exempted in terms of section 9(9) of the Local Government Ordinance, 1939, is hereby validated.

3. This Ordinance shall be called the Municipality of Klerksdorp Withdrawal of Exemption Ordinance, 1982.

SCHEDULE

Township	Date
Wilkoppies Extension 21	21 December 1977
Meiringspark Extension 6	6 August 1980
Meiringspark Extension 4	17 December 1981

No 332 (Administrator's), 1982

PROCLAMATION

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

Now therefore, I do hereby, promulgate the Transvaal Board for the Development of Peri-Urban Areas Amendment Ordinance, 1982, which is printed hereunder.

Given under my Hand at Pretoria on this 21st day of September, One Thousand Nine hundred and Eighty-two.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal
PR 4-11 (1982/10)

ORDINANCE No 13 OF 1982
(Assented to on 8 September 1982.)
(English copy signed by the State President.)

AN ORDINANCE

To amend the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943, in respect of the general powers and duties of the board as contemplated in section 16; in respect of the officers and servants of the board as contemplated in section 18; in respect of meetings of the board which are open to the public and the press as contemplated in section 19; and to provide for matters incidental thereto.

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

Amendment of section 16 of Ordinance 20 of 1943, as amended by section 2 of Ordinance 15 of 1955, section 6 of Ordinance 15 of 1969, section 8 of Ordinance 16 of 1972, section 7 of Ordinance 6 or 1974, section 13 of Ordinance 6 of 1978 and section 8 of Ordinance 16 of 1979.

1. Section 16 of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943 (hereinafter referred to as the principal ordinance), is hereby amended by the addition of the following subsection:

"(4) In applying any provision of the Local Government Ordinance, 1939, to the board in terms of subsection (2) or (3), the board shall be deemed to be included in Part II of the Sixth Schedule to that Ordinance."

Wysiging van artikel 18 van die Hoofordonnansie word hierby vervang deur artikel 1 van Ordonnansie 20 van 1943, soos vervang deur artikel 1 van Ordonnansie 20 van 1965.

2. Artikel 18 van die Hoofordonnansie word hierby gewysig —

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

"(a) onderworpe aan die voorafverkreeën goedkeuring van die Administrateur, 'n sekretaris aanstel wat die hoofuitvoerende en -administratiewe beampte van die raad is en, tensy die Administrateur anders gelas, moet die salaris van die sekretaris te alle tye hoër wees as dié van die volgende hoogsbesoldigde beampte van die raad; en";
- (b) deur na subartikel (1) die volgende subartikel in te voeg:

"(1A) By die toepassing van subartikel (1)(a) omvat 'salaris' enige geldelike toelae, uitgenome 'n geldelike toelae of enige gedeelte daarvan wat, na die mening van die Administrateur, bloot van 'n vergoedende aard is.); en
- (c) deur subartikel (8) deur die volgende subartikel te vervang:

"(8) Behoudens die bepalings van hierdie artikel, word die aanstellings- en diensvoorraades van persone ingevolge hierdie artikel aangestel by regulasie voorgeskryf: Met dien verstande dat —

 - (a) die salarisse en geldelike toelaes van beampies en dienare van die raad deur die raad bepaal word; en
 - (b) die salaris en geldelike toelaes van die sekretaris van die raad aan die goedkeuring van die Administrateur onderworpe is.".

3. Artikel 23 van die Hoofordonnansie word hierby deur die volgende artikel vervang:

"Sekere vergaderings van raad vir publiek en pers toeganklik.

23.(1) Elke vergadering van die raad, uitgesonderd 'n vergadering van die raad wanneer dit in komitee is, is vir die publiek en die pers toeganklik.

(2) Geen vergadering van 'n komitee van die raad is vir die publiek en die pers toeganklik nie."

4. Hierdie Ordonnansie heet die Wysigingsordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1982.

Amendment of section 18 of Ordinance 20 of 1943, as substituted by section 1 of Ordinance 20 of 1965.

2. Section 18 of the principal Ordinance is hereby amended —

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

"(a) subject to the prior approval of the Administrator, appoint a secretary who shall be the chief executive and administrative officer of the board and, unless the Administrator directs otherwise, the salary of the secretary shall at all times be higher than that of the next highest paid officer of the board; and";
- (b) by the insertion after subsection (1) of the following subsection:

"(1A) For the purposes of subsection (1)(a) 'salary' shall include any monetary allowance, excluding a monetary allowance or any portion thereof which, in the opinion of the Administrator, is merely of a compensatory nature.); and
- (c) by the substitution for subsection (8) of the following subsection:

"(8) Subject to the provisions of this section, the conditions of appointment and service of persons appointed in terms of this section shall be prescribed by regulation: Provided that —

 - (a) the salaries and monetary allowances of officers and servants of the board shall be determined by the board; and
 - (b) the salary and monetary allowances of the secretary of the board shall be subject to the approval of the Administrator."

Substitution of section 23 of Ordinance 20 of 1943.

3. The following section is hereby substituted for section 23 of the principal Ordinance:

"Certain meetings of board open to public and press.

23.(1) Every meeting of the board, other than a meeting of the board when in committee, shall be open to the public and the press.

(2) No meeting of a committee of the board shall be open to the public and the press."

Short title.

4. This Ordinance shall be called the Transvaal Board for the Development of Peri-Urban Areas Amendment Ordinance, 1982.

No 333 (Administrators-), 1982

PROKLAMASIE

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

No therefore, I do hereby, promulgate the Road Traffic Amendment Ordinance, 1982, which is printed hereunder.

No 333 (Administrator's), 1982

PROCLAMATION

So is dit dat ek hierby, die Wysigingsordonnansie op Padverkeer, 1982, wat hieronder gedruk is, afkondig.

Gegee onder my Hand te Pretoria op hede die 21ste dag van September, Eenduisend Negehonderd Twee-en-tachtig.

W. A. CRUYWAGEN,
Administrateur van die Provincie Transvaal
PR 4-11 (1982/12)

ORDONNANSIE No 15 VAN 1982.
(Toestemming verleen op 20 September 1982.)
(Afrikaanse eksemplaar deur die Staatspresident onderteken.)

'N ORDONNANSIE

Tot wysiging van die Ordonnansie op Padverkeer, 1966, ten opsigte van die woordomskrywing in artikel 1 vervat; ten opsigte van die aanstelling van beampies soos in artikel 3 beoog; ten opsigte van die omstandighede waaronder 'n padwaardigheidsertifikaat vereis word soos in artikel 29 beoog; ten opsigte van 'n aansoek om 'n leerlinglisensie soos in artikel 62 beoog; ten opsigte van 'n aansoek om en uitreiking van 'n bestuurderslisensie soos in artikel 64 beoog; ten opsigte van die bevoegdheid van die Administrateur ten opsigte van 'n lisensie om 'n trekker te bestuur soos in artikel 64A beoog; ten opsigte van 'n dier op 'n openbare pad soos in artikel 125 beoog; ten opsigte van 'n voertuig op 'n openbare pad gelaat of gelos soos in artikel 131 beoog; om voorsiening te maak vir 'n opdrag om die gebruik van 'n motorvoertuig wat die eiendom van die Staat is, te staak deur 'n nuwe artikel 161A in te voeg; ten opsigte van die verdeling van geld soos in artikel 163 beoog; ten opsigte van die omstandighede waarin 'n geneesheer vrygestel kan word van die bepalings betreffende parkering soos in artikel 167 beoog; ten opsigte van die geld waaraan in Bylae 2 voorseening gemaak word; en om vir bykomstige aangeleenthede voorseening te maak.

Die Provinciale Raad van Transvaal VERORDEN SOOS VOLG:

Wysiging van artikel 1 van Ordonnansie 21 van 1966, soos gewysig deur artikel 1 van Ordonnansie 7 van 1968, artikel 1 van Ordonnansie 11 van 1970, artikel 1 van Ordonnansie 17 van 1971, artikel 2 van Ordonnansie 14 van 1975, artikel 1 van Ordonnansie 11 van 1976, artikel 2 van Ordonnansie 19 van 1977, artikel 2 van Ordonnansie 17 van 1980 en artikel 1 van Ordonnansie 22 van 1981.

1. Artikel 1 van die Ordonnansie op Padverkeer, 1966 (hierna die Hoofordonnansie genoem), word hierby gewysig —
 - (a) deur na die woordomskrywing van "motorvoertuiglisensie" die volgende woordomskrywing in te voeg: "'omsetterdrastel' 'n sleepwa wat een of meer asse het en, wanneer dit in kombinasie met 'n leunwa gebruik word, die leunwa in 'n sleepwa omskryf'; en
 - (b) deur die woord "of" aan die einde van paraagraaf (b) van die woordomskrywing van "openbare motorvoertuig" te skrap en paraagraaf (c) van genoemde woordomskrywing deur die volgende paragrawe te vervang:
 - "(c) gebruik word om 'n ander motorvoertuig te trek wat 'n openbare motorvoertuig is soos in paraagraaf (a) of (b) omskryf; of
 - (d) 'n omsetterdrastel is en wat gebruik word in kombinasie met 'n leunwa wat 'n openbare motorvoertuig is soos in paraagraaf (a) of (b) omskryf.",

2. Artikel 3 van die Hoofordonnansie word hierby gewysig —
 - (a) deur die voorbehoudsbepaling by subartikel (1)(f) deur die volgende voorbehoudsbepaling te vervang:

"Met dien verstande dat —

 - (a) iemand een keer op proef as 'n ver-

Given under my Hand at Pretoria on this 21st day of September, One Thousand Nine hundred and Eighty-two.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal
PR 4-11 (1982/12)

ORDINANCE No 15 OF 1982
(Assented to on 20 September 1982.)
(Afrikaans copy signed by the State President.)

AN ORDINANCE

To amend the Road Traffic Ordinance, 1966, in respect of the definitions contained in section 1; in respect of the appointment of officers as contemplated in section 3; in respect of the circumstances under which a roadworthy certificate is required as contemplated in section 29; in respect of an application for a learner's licence as contemplated in section 62; in respect of an application for and issue of a driver's licence as contemplated in section 64; in respect of the power of the Administrator in respect of a licence to drive a tractor as contemplated in section 64A; in respect of an animal on a public road as contemplated in section 125; in respect of a vehicle left or abandoned on a public road as contemplated in section 131; to provide for an instruction to discontinue the operation of a motor vehicle owned by the State by the insertion of a new section 161A; in respect of the apportionment of fees as contemplated in section 163; in respect of the circumstances in which a medical practitioner may be exempted from the provisions relating to parking as contemplated in section 167; in respect of the fees provided for in Schedule 2; and to provide for matters incidental thereto.

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

- Amendment of section 1 of Ordinance 21 of 1966, as amended by section 1 of Ordinance 7 of 1968, section 1 of Ordinance 11 of 1970, section 1 of Ordinance 17 of 1971, section 2 of Ordinance 14 of 1975, section 1 of Ordinance 11 of 1976, section 2 of Ordinance 19 of 1977, section 2 of Ordinance 17 of 1980 and section 1 of Ordinance 22 of 1981.
1. Section 1 of the Road Traffic Ordinance, 1966 (hereinafter referred to as the principal Ordinance), is hereby amended —
 - (a) by the insertion after the definition of "Convention" of the following definition: "'converter dolly' means a trailer which has one or more axles and, when used in combination with a semi-trailer, converts the semi-trailer into a trailer'; and
 - (b) by the deletion of the word "or" at the end of paragraph (b) of the definition of "public motor vehicle" and the substitution for paragraph (c) of the said definition of the following paragraphs:
 - (c) used to draw another motor vehicle which is a public motor vehicle as defined in paragraph (a) or (b); or
 - (d) which is a converter dolly and which is used in combination with a semi-trailer which is a public motor vehicle as defined in paragraph (a) or (b)."
 2. Section 3 of the principal Ordinance is hereby amended —
 - (a) by the substitution for the proviso to subsection (1)(f) of the following proviso: "Provided that —
 - (a) any person may be appointed once on probation as a traffic officer, an inspector of licences, an examiner of vehicles or an examiner for drivers' licences for a period not exceeding

Ondonnansie 19 van 1977 en artikel 3 van Ondonnansie 6 van 1979.

- keersbeampte, inspekteur van lisensies, ondersoeker van voertuie of toetsbeampte vir bestuurderslisensies aangestel kan word vir 'n tydperk van hoogstens twaalf maande of vir die verdere tydperk wat die Administrateur goedkeur, indien dit 'n aanstellingsvoorraarde is dat so iemand gedurende die proefstydperk die toepaslike diploma verwerf; of
- (b) iemand as 'n toetsbeampte vir bestuurderslisensies aangestel kan word alleenlik om die bevoegdhede en die pligte uit te oefen of te verrig wat ingevolge artikel 63(1) en (2) aan so 'n toetsbeampte verleen of opgelê word, indien so iemand 'n bevoegheidsertifikaat verwerf het by die voltooiing van 'n kursus wat die Administrateur goedkeur het by 'n sentrum insgeleys goedgekeur."; en
 - (b) deur in subartikel (3) die uitdrukking "subartikel (1)(e)" deur die uitdrukking "subartikel (1)(f)" te vervang.
3. Artikel 29 van die Hoofordonnansie word hierby gewysig deur subartikel (8) deur die volgende subartikel te vervang:
- "(8) 'n Padwaardigheidsertifikaat in subartikel (1) bcoog, word nie vereis nie —
- (a) ten opsigte van 'n motorvoertuig wat aan 'n Staatsdepartement (met inbegrip van die Suid-Afrikaanse Vervoerdienste) toegewys is of die eiendom van die Transvaliese Proviniale Administrasie, 'n plaaslike bestuur of die Transvaliese Raad vir die Ontwikkeling van Buitestedelike Gebiede is;
 - (b) ten opsigte van 'n motorvoertuig wat gesteel is en waarvan 'n assuransiemaatskappy, nadat daardie motorvoertuig teruggevind is, ingevolge 'n assuransiepolis eienaar geword het;
 - (c) in die omstandighede in artikel 24(5) genoem; en
 - (d) in enige ander omstandighede wat die Administrateur voorskryf."

Wysiging van artikel 29 van Ondonnansie 21 van 1966, soos vervang deur artikel 4 van Ondonnansie 19 van 1977 en soos gewysig deur artikel 4 van Ondonnansie 6 van 1979 en artikel 7 van Ondonnansie 17 van 1980.

- 4.(1) Artikel 62(1) van die Hoofordonnansie word hierby gewysig deur die volgende voorbehoudbepaling by te voeg:

- "Met dien verstande dat waar 'n persoon tydelik elders as by sy permanente woonplek woonagtig is omrede —
- (a) hy 'n kursus bywoon by —
 - (i) 'n opleidingsentrum —
 - (aa) wat deur die Staat of 'n statutêre liggaam ingestel is;
 - (bb) wat ingevolge die bepaling van die Wet op Mannekragopleiding, 1981 (Wet 56 van 1981), geregistreer is; of
 - (cc) waarvoor voorsiening gemaak word in 'n ooreenkoms wat ingevolge artikel 48 van die Wet op Arbeidsverhoudinge, 1956

Amendment of section 29 of Ordinance 21 of 1966, as substituted by section 4 of Ordinance 19 of 1977 and as amended by section 4 of Ordinance 6 of 1979 and section 7 of Ordinance 17 of 1980.

twelve months or for such further period as the Administrator may approve, if it is a condition of appointment that such person shall obtain the appropriate diploma during the period of probation; or

- (b) any person may be appointed as an examiner for drivers' licences solely for exercising or performing the powers and duties conferred or imposed upon such examiner in terms of section 63(1) and (2), if such person shall have obtained a certificate of competence at the conclusion of a course approved by the Administrator at a centre likewise approved.";
- (b) by the substitution in subsection (3) for the expression "subsection (1)(e)" of the expression "subsection (1)(f)".

3. Section 29 of the principal Ordinance is hereby amended by the substitution for subsection (8) of the following subsection:

"(8) A roadworthy certificate contemplated in subsection (1) shall not be required —

- (a) in respect of a motor vehicle assigned to a State department (including the South African Transport Services) or owned by the Transvaal Provincial Administration, a local authority or the Transvaal Board for the Development of Peri-Urban Areas;
- (b) in respect of a motor vehicle which was stolen and of which an insurance company has, after the recovery of that motor vehicle, become the owner in terms of an insurance policy;
- (c) in the circumstances referred to in section 24(5); and
- (d) in any other circumstances as the Administrator may prescribe."

Amendment of section 62 of Ordinance 21 of 1966, as substituted by section 10 of Ordinance 17 of 1971.

4.(1) Section 62(1) of the principal Ordinance is hereby amended by the addition of the following proviso:

"Provided that where a person temporarily resides elsewhere than at his place of permanent residence by reason of —

- (a) his attending a course at —
 - (i) a training centre —
 - (aa) established by the State or a statutory body;
 - (bb) registered in terms of the provisions of the Manpower Training Act, 1981 (Act 56 of 1981); or
 - (cc) for which provision is made in an agreement which has in terms of section 48 of the Labour Relations Act, 1956 (Act 28 of 1956), been declared binding; or
 - (ii) a place where a scheme registered in terms of the Manpower Training Act, 1981, is conducted,

- (Wet 28 van 1956), bindend verklaar is; of
- (ii) 'n plek waar 'n skema wat ingevolge die Wet op Mannekragopleiding, 1981, geregistreer is, bedryf word, ten einde 'n leerling- of bestuurderslisensie te verkry;
 - (b) hy aan 'n onderwysinrigting, uitgesonderd 'n motorbestuurskool soos beoog in Item 27A van Bylae I by die Ordonnansie op Licensies, 1974 (Ordonnansie 19 van 1974), studeer; of
 - (c) hy diens doen uit hoofde van sy toewysing aan die Burgermag, die Kommando's of die Suid-Afrikaanse Polisie ingevolge artikel 67 van die Verdedigingswet, 1957 (Wet 44 van 1957), hy by die registrasie-owerheid in wie se gebied hy aldus tydelik woonagtig is om sodanige lisensie aansoek kan doen."

(2) Enige leerlinglisensie wat voor die inwerkingtreding van hierdie Ordonnansie uitgereik is en wat geldig sou gewees het indien artikel 62 van die Hoofordonnansie, soos gewysig deur subartikel (1), op die datum van uitreiking van krag was, word hierby geag geldig te wees vir die tydperk in artikel 63(5) van die Hoofordonnansie beoog.

Wysiging van artikel 64 van Ordonnansie 21 van 1966, soos vervang deur artikel 12 van Ordonnansie 17 van 1971 en soos gewysig deur artikel 3 van Ordonnansie 22 van 1981.

5.(1) Artikel 64 van die Hoofordonnansie word hierby gewysig deur subartikel (1) deur die volgende subartikels te vervang:

"(1) Die houer van 'n leerlinglisensie wat 'n bestuurderslisensie wil verkry, doen by die registrasie-owerheid in wie se gebied hy permanent woonagtig is of, as hy geen permanente woonplek het nie, by enige registrasie-owerheid op die voorgeskreve vorm aansoek om 'n lisensie om die klas motorvoertuig te bestuur waarop sy leerlinglisensie betrekking het: Met dien verstande dat waar sodanige houer tydelik elders as by sy permanente woonplek woonagtig is om enige rede in die voorbehoudbepaling by artikel 62(1) genoem, hy by die registrasie-owerheid in wie se gebied hy aldus tydelik woonagtig is om sodanige lisensie aansoek kan doen.

(1A) 'n Aansoek in subartikel (1) beoog, gaan vergesel van —

- (a) die geld wat in Deel VII van Bylae 2 by hierdie Ordonnansie vir 'n ondersoek vir 'n bestuurderslisensie bepaal word;
- (b) in die geval waar die aansoeker in besit is van 'n identiteitsdokument of by wet verplig is om in besit te wees van so 'n dokument, sodanige dokument; en
- (c) in die geval waar die aansoeker nie in besit is van 'n identiteitsdokument nie en nie by wet verplig is om in besit van so 'n dokument te wees nie, twee afdrukke van 'n foto van homself wat aan die bepalings van artikel 62(3)(b) voldoen."

(2) Enige bestuurderslisensie wat voor die inwerkingtreding van hierdie Ordonnansie uitgereik is en wat geldig sou gewees het indien artikel 64 van die Hoofordonnansie, soos gewysig deur sub-

in order to obtain a learner's or driver's licence;

- (b) his studying at an educational institution, other than a motor driving school as contemplated in Item 27A of Schedule I to the Licences Ordinance, 1974 (Ordinance 19 of 1974); or
- (c) his service by virtue of his having been allotted to the Citizen Force, the Commandos or the South African Police in terms of section 67 of the Defence Act, 1957 (Act 44 of 1957),

he may apply for such licence to the registering authority in whose area he so temporarily resides."

(2) Any learner's licence issued prior to the commencement of this Ordinance and which would have been valid if section 62 of the principal Ordinance, as amended by subsection (1), had been in force on the date of issue, is hereby deemed to be valid for the period contemplated in section 63(5) of the principal Ordinance.

Amendment of section 64 of Ordinance 21 of 1966, as substituted by section 12 of Ordinance 17 of 1971 and as amended by section 5 of Ordinance 22 of 1981.

5.(1) Section 64 of the principal Ordinance is hereby amended by the substitution for subsection (1) of the following subsections:

"(1) The holder of a learner's licence who desires to obtain a driver's licence shall apply on the prescribed form to the registering authority in whose area he permanently resides or, if he has no place of permanent residence, to any registering authority for a licence to drive the class of motor vehicle to which his learner's licence refers: Provided that where such holder temporarily resides elsewhere than at his place of permanent residence for any reason referred to in the proviso to section 62(1), he may apply for such licence to the registering authority in whose area he so temporarily resides.

(1A) An application contemplated in subsection (1) shall be accompanied —

- (a) by the fee provided for an examination for a driver's licence in Part VII of Schedule 2 to this Ordinance;
- (b) in the case where the applicant is in possession of an identity document or is required by law to be in possession of such a document, by such document; and
- (c) in the case where the applicant is not in possession of an identity document and is not required by law to be in possession of such a document, by two copies of a photograph of himself complying with the provisions of section 62(3)(b)."

(2) Any driver's licence issued prior to the commencement of this Ordinance and which would have been valid if section 64 of the principal Ordinance, as amended by subsection (1), had been in force on the date of issue, is hereby deemed to be valid.

artikel (1), op die datum van uitreiking van krag was, word hierby geag geldig te wees.

Vervanging van artikel 64A van Ordonnansie 21 van 1966, soos ingevoer deur artikel 2 van Ordonnansie 7 van 1972.

6.(1) Artikel 64A van die Hoofordonnansie word hierby deur die volgende artikel vervang:

"Bevoegdheid van Administrator ten opsigte van ondervraging en toetsing van aansoeker om leerling- of bestuurders-licensie."

64A. Ondanks andersluidende bepalings in hierdie Ordonnansie vervat, kan die Administrator, wanneer hy dit ook al dienstig ag, gelas waar en deur watter toetsbeampte vir bestuurderslisensies 'n aansoeker om 'n leerling- of bestuurderslisensie ondervra en getoets moet word."

(2) Enige lasgewing wat voor die inwerkingtreding van hierdie Ordonnansie deur die Administrator uitgereik is en wat geldig sou gewees het indien artikel 64A van die Hoofordonnansie, soos deur subartikel (1) vervang, op die datum waarop die lasgewing uitgereik is, van krag was, word hierby bekragtig.

Wysiging van artikel 125 van Ordonnansie 21 van 1966, soos gewysig deur artikel 11 van Ordonnansie 7 van 1968, artikel 27 van Ordonnansie 11 van 1970 en artikel 28 van Ordonnansie 17 van 1971.

7. Artikel 125(4) van die Hoofordonnansie word hierby gewysig —

- (a) deur in paragraaf (a) die woorde "tussen 'n halfuur na sononder en 'n halfuur voor sonop" deur die woorde "vanaf sonsondergang tot sonsopgang" te vervang; en
- (b) deur in paragraaf (b) die uitdrukking "'n ander tydperk dan dié in paragraaf (a) bedoel'" deur die woorde "enige ander tydperk" te vervang.

Wysiging van artikel 131 van Ordonnansie 21 van 1966, soos gewysig deur artikel 20 van Ordonnansie 17 van 1971 en artikel 8 van Ordonnansie 14 van 1975.

8. Artikel 131 van die Hoofordonnansie word hierby gewysig —

- (a) deur subartikel (2) deur die volgende subartikel te vervang:
 - "(2) Enige voertuig wat —
 - (a) geparkeer is op 'n plek waar
 - (i) die stilihout met 'n voertuig ingevolge artikel 115 verbied word; of
 - (ii) 'n voertuig van die klas waaraan sodanige voertuig behoort, nie geparkeer mag word nie;
 - (b) gelaat is vir 'n ononderbroke tydperk van langer as —
 - (i) vier-en-twintig uur op een plek op 'n openbare pad buite 'n stedelike gebied;
 - (ii) sewe dae op een plek op 'n openbare pad binne 'n stedelike gebied; of
 - (iii) sewe dae op enige plek waar die Transvaalse Provinciale Administrasie of 'n registrasie-overheid bepaal 'n voertuig padwaardig is; of
 - (c) op 'n openbare pad gevind word en waaraan —

Substitution of section 64A of Ordinance 21 of 1966, as inserted by section 2 of Ordinance 7 of 1972.

6.(1) The following section is hereby substituted for section 64A of the principal Ordinance:

"Power of Administrator in respect of examination and testing of applicant for learner's or driver's licence."

64A. Notwithstanding anything to the contrary contained in this Ordinance, the Administrator may, whenever he deems it expedient, direct where and by which examiner for drivers' licences an applicant for a learner's or driver's licence shall be examined and tested".

(2) Any direction given by the Administrator prior to the commencement of this Ordinance and which would have been valid if section 64A of the principal Ordinance, as substituted by subsection (1), had been in force on the date the direction was given, is hereby validated.

7. Section 125(4) of the principal Ordinance is hereby amended —

- (a) by the substitution in paragraph (a) for the words "between half-an-hour after sunset and half-an-hour before sunrise" of the words "from sunset to sunrise"; and
- (b) by the substitution in paragraph (b) for the expression "the period other than that referred to in paragraph (a)" of the words "any other period".

Amendment of section 125 of Ordinance 21 of 1966, as amended by section 11 of Ordinance 7 of 1968, section 27 of Ordinance 11 of 1970 and section 28 of Ordinance 17 of 1971.

8. Section 131 of the principal Ordinance is hereby amended —

- (a) by the substitution for subsection (2) of the following subsection:
 - "(2) Any vehicle —
 - (a) parked in a place where
 - (i) the stopping of a vehicle is prohibited in terms of section 115; or
 - (ii) a vehicle of the class to which such vehicle belongs may not be parked;
 - (b) left for a continuous period of more than —
 - (i) twenty-four hours in the same place on a public road outside an urban area;
 - (ii) seven days in the same place on a public road within an urban area; or
 - (iii) seven days in any place where the Transvaal Provincial Administration or a registering authority determines whether a vehicle is roadworthy; or
 - (c) found on a public road and to which
 - (i) no registration number is affixed or, in the opinion of a police officer, a false registration number is affixed; or
 - (ii) no other number or anything else is affixed which may, in the

- (i) geen registrasienommer aangeheg is nie of, na die mening van 'n polisiebeampte, 'n valse registrasienommer aangeheg is; of
- (ii) geen ander nommer of iets anders aangeheg is nie wat, na die mening van 'n polisiebeampte, kan dien om die eienaar te identifiseer,
word geag deur die eienaar gelos te wees en sodanige voertuig kan deur of ten behoeve van die owerheid wat jurisdiksie oor die betrokke plek of pad het, verwyder word en sodanige owerheid moet alle redelike stappe doen om die eienaar op te spoor en die eienaar is, behalwe in die geval van 'n gesteelde voertuig, aan sodanige owerheid aanspreeklik vir die uitgawes aangegaan —
 - (aa) om sodanige voertuig te verwijder;
 - (bb) om sodanige voertuig vir 'n tydperk van hoogstens vier maande te bewaar; en
 - (cc) om hom op te spoor,
 en sodanige owerheid kan, behoudens die bepalings van subartikel (3), besit van sodanige voertuig behou totdat sodanige uitgawes betaal is.";
- (b) deur in subartikel (3) die uitdrukking "per openbare veiling te koop aangebied word nadat veertien dae kennis daarvan gegee is in minstens een Afrikaanse en een Engelse nuusblad wat in hierdie Provincie gelees word" deur die uitdrukking "verkoop word op die wyse voorgeskryf by enige wet wat die verkoop van roerende eiendom deur daardie owerheid beheer" te vervang; en
- (c) deur in subartikel (4) die uitdrukking ",advertensie" te skrap.

9. Die Hoofordonnansie word hereby gewysig deur die volgende artikel na artikel 161 in te voeg:

"Opdrag om gebruik van motorvoertuig wat eiendom van Staat is, te staak.

- 161A. (1) By die toepassing van hierdie artikel beteken 'bevoegde beampte' 'n beampte wat —**
- (a) bevoeg is om 'n motorvoertuig te ondersoek; en
 - (b) deur 'n Staatsdepartement (met inbegrip van die Suid-Afrikaanse Vervoerdienste) of die Transvaalse Provinciale Administrasie aangestel is om 'n motorvoertuig wat aan daardie Staatsdepartement of Administrasie toegewys is, te ondersoek;

- 'motorvoertuig' 'n motorvoertuig wat —
- (a) die eiendom van die Staat is; en
 - (b) aan die Staatsdepartement of Administrasie wat die bevoegde beampte aangestel het, toegewys is; en

'opdrag' 'n skrifstelike opdrag in die vorm bepaal deur die Staatsdeparte-

- opinion of a police officer, serve to identify the owner, shall be deemed to have been abandoned by the owner and such vehicle may be removed by or on behalf of the authority having jurisdiction over the place or road concerned and such authority shall take all reasonable steps to trace the owner and the owner shall, except in the case of a stolen vehicle, be liable to such authority for the expenses incurred —
- (aa) to remove such vehicle;
 - (bb) to keep such vehicle in custody for a period not exceeding four months; and
 - (cc) to trace him,
- and such authority may, subject to the provisions of subsection (3), retain possession of such vehicle until such expenses have been paid."
- (b) by the substitution in subsection (3) for the expression "offered for sale by public auction after fourteen days notice thereof has been given in at least one English and one Afrikaans newspaper circulating in this Province" of the expression "sold in the manner prescribed by any law governing the sale of movable property by such authority"; and
 - (c) by the deletion in subsection (4) of the expression ",advertising".
- 9. The principal Ordinance is hereby amended by the insertion after section 161 of the following section:**
- 161A. (1) For the purposes of this section —**
- 'competent officer'** means an officer who is —
- (a) competent to examine a motor vehicle; and
 - (b) appointed by a State department (including the South African Transport Services) or the Transvaal Provincial Administration to examine a motor vehicle assigned to that State department or Administration;
- 'motor vehicle'** means a motor vehicle —
- (a) owned by the State; and
 - (b) assigned to the State department or Administration which appointed the competent officer; and
- 'instruction'** means a written instruction in the form determined by the State department or Administration which appointed the competent officer.
- (2) Notwithstanding the provisions**

ment of Administrasie wat die bevoegde beampete aangestel het.

(2) Ondanks die bepalings van artikel 161, kan 'n bevoegde beampete, indien 'n motorvoertuig na sy mening nie padwaardig is nie, deur middel van 'n opdrag wat aan die persoon in beheer van sodanige voertuig uitgereik word, gelas dat die voertuig, behoudens die bepalings van subartikel (3), nie op 'n openbare pad gebruik mag word nie.

(3) 'n Opdrag in subartikel (2) beoog —

(a) kan voorwaardes bevat ten effekte dat die motorvoertuig nog gebruik kan word om 'n gespesifieerde plek te bereik of nog gebruik kan word vir 'n gegewe tydperk of met beperkings met betrekking tot snelheid, roete of enigets anders; en

(b) moet die toetsowerheid van die betrokke Staatsdepartement (met inbegrip van die Suid-Afrikaanse Vervoerdienste) of die Transvaalse Provinsiale Administrasie, na gelang van die geval, vermeld na wie die motorvoertuig vir ondersoek geneem moet word: Met dien verstande dat waar geen sodanige toetsowerheid beskikbaar is nie of, na die mening van die bevoegde beampete, nie geriflik beskikbaar is nie, sodanige opdrag 'n ander toetsowerheid of registrasie-owerheid moet vermeld waarheen die motorvoertuig geneem moet word.

(4) 'n Bevoegde beampete wat 'n opdrag ingevolge subartikel (2) uitreik, kan die klaringsbewys van die motorvoertuig verwijder indien dit ongeskonke verwyder kan word of, waar dit nie ongeskonke verwyder kan word nie, so 'n klaringsbewys vernietig en, in die geval van 'n openbare motorvoertuig, kan hy ook die geskiktheidsertifikaat of geskikheidsertifikaatskyf verwyder.

(5) 'n Afskrif van die opdrag in subartikel (2) beoog, word deur die betrokke bevoegde beampete aan die toetsowerheid of registrasie-owerheid in subartikel (3)(b) genoem, gestuur en hy heg, waarvan toepassing, die klaringsbewys en geskiktheidsertifikaat of geskikheidsertifikaatskyf aan wat deur hom ingevolge subartikel (4) verwijder is en sodanige toetsowerheid of registrasie-owerheid laat, ten opsigte van 'n motorvoertuig waarvan die klaringsbewys ingevolge subartikel (4) vernietig is, 'n gepaste inskrywing in die toepaslike rekords van sodanige voertuig aanbring.

(6) Waar 'n motorvoertuig waarvan

of section 161, a competent officer may, if in his opinion a motor vehicle is not roadworthy, by an instruction issued to the person in charge of such vehicle, direct that the vehicle shall, subject to the provisions of subsection (3), not be operated on a public road.

(3) An instruction contemplated in subsection (2) —

(a) may contain conditions to the effect that the motor vehicle may continue to be operated to reach a specified place or may continue to be operated for a given period or under limitations with regard to speed, route or otherwise; and

(b) shall state the testing authority of the State department concerned (including the South African Transport Services) or the Transvaal Provincial Administration, as the case may be, to which the motor vehicle shall be taken for examination: Provided that where no such testing authority is available or, in the opinion of the competent officer, is not conveniently available, such instruction shall state another testing authority or registering authority to which the motor vehicle shall be taken.

(4) A competent officer who issues an instruction in terms of subsection (2) may remove the clearance certificate of the motor vehicle if it can be removed intact or, where it cannot be removed intact, destroy such clearance certificate and, in the case of a public motor vehicle, he may also remove the certificate of fitness or certificate of fitness disc.

(5) A copy of the instruction contemplated in subsection (2) shall be forwarded by the competent officer concerned to the testing authority or registering authority referred to in subsection (3)(b) and he shall, where applicable, attach the clearance certificate and certificate of fitness or certificate of fitness disc removed by him in terms of subsection (4), and such testing authority or registering authority shall, in respect of a motor vehicle of which the clearance certificate has been destroyed in terms of subsection (4), cause a suitable entry to be made on the appropriate records of such vehicle.

(6) Where a motor vehicle of which the clearance certificate has been removed in terms of subsection (4) has been examined in accordance with an instruction contemplated in subsection (2) and is found to be roadworthy, the testing authority or registering authority concerned shall —

(a) cancel that instruction; and

die klaringsbewys ingevolge subartikel (4) verwijder is, ondersoek is ooreenkomsdig 'n opdrag in subartikel (2) beoog en padwaardig bevind is, moet die betrokke toetsowerheid of registrasie-owerheid —

- (a) daardie opdrag intrek; en
- (b) die klaringsbewys en, waar van toepassing, die gesiktheidsertifikaat of gesiktheidsertifikaatskyf aan die betrokke Staatsdepartement (met inbegrip van die Suid-Afrikaanse Vervoerdienste) of die Transvaalse Provinciale Administrasie, na gelang van die geval, terugbesorg,

waarna die motorvoertuig op 'n openbare pad gebruik kan word.

(7) Waar 'n motorvoertuig waarvan die klaringsbewys ingevolge subartikel (4) vernietig is, ondersoek is ooreenkomsdig 'n opdrag in subartikel (2) beoog en padwaardig bevind is, trek die betrokke toetsowerheid of registrasie-owerheid daardie opdrag in, waarna die eienaar van sodanige voertuig dit opnuut moet lisensieer voordat dit, behoudens die bepalings van artikel 28, op 'n openbare pad gebruik kan word.

(8) Die eerste ondersoek van 'n motorvoertuig ooreenkomsdig 'n opdrag in subartikel (2) beoog, word kosteloos gedoen, maar vir elke daaropvolgende ondersoek betaal die eienaar daarvan aan die betrokke toetsowerheid, of registrasie-owerheid die toepaslike gelde in Deel VII van Bylae 2 by hierdie Ordonnansie bepaal: Met dien verstande dat geen sodanige gelde betaalbaar is nie aan —

- (a) 'n toetsowerheid van 'n Staatsdepartement (met inbegrip van die Suid-Afrikaanse Vervoerdienste) of die Transvaalse Provinciale Administrasie; of
- (b) 'n registrasie-owerheid, waar die Transvaalse Provinciale Administrasie die registrasie-owerheid is.

(9) Iemand wat —

- (a) 'n motorvoertuig op 'n openbare pad instryd met 'n opdrag in subartikel (2) beoog, gebruik;
 - (b) 'n motorvoertuig op 'n openbare pad instryd met die bepalings van subartikel (7) gebruik; of
 - (c) 'n opdrag instryd met die bepalings van subartikel (6) of (7) intrek,
- is aan 'n misdryf skuldig."

- (b) return the clearance certificate and, where applicable, the certificate of fitness or certificate of fitness disc to the State department concerned (including the South African Transport Services) or the Transvaal Provincial Administration, as the case may be,

whereupon the motor vehicle may be operated on a public road.

(7) Where a motor vehicle of which the clearance certificate has been destroyed in terms of subsection (4) has been examined in accordance with an instruction contemplated in subsection (2) and is found to be roadworthy, the testing authority or registering authority concerned shall cancel that instruction, whereupon the owner of such vehicle shall license it anew before it may, subject to the provisions of section 28, be operated on a public road.

(8) The first examination of a motor vehicle in accordance with an instruction contemplated in subsection (2) shall be done free of charge, but for every subsequent examination the owner thereof shall pay to the testing authority or registering authority concerned the appropriate fees provided for in Part VII of Schedule 2 to this Ordinance: Provided that no such fees shall be payable to —

- (a) a testing authority of a State department (including the South African Transport Services) or the Transvaal Provincial Administration; or
- (b) a registering authority, where the Transvaal Provincial Administration is the registering authority.

(9) Any person who —

- (a) operates a motor vehicle on a public road contrary to an instruction contemplated in subsection (2);
- (b) operates a motor vehicle on a public road contrary to the provisions of subsection (7); or
- (c) cancels an instruction contrary to the provisions of subsection (6) or (7),

shall be guilty of an offence."

10. Section 163 of the principal Ordinance is hereby amended by the deletion of subsection (6).

Amendment of
section 163 of
Ordinance 21 of
1966, as
amended by
section 1 of
Ordinance 14 of
1967, section 15

Wysiging van artikel 163 van Ordonnansie 21 van 1966, soos gewysig deur artikel 1 van Ordonnansie 14 van 1967, artikel 15 van Ordonnansie 7 van 1968, artikel 2 van Ordonnansie 8 van 1969, artikel 33 van Ordonnansie 11 van 1970, artikel 13 van Ordonnansie 14 van 1975, artikel 13 van Ordonnansie 19 van 1977, artikel 20 van Ordonnansie 6 van 1979 en artikel 11 van Ordonnansie 17 van 1980.

Vervanging van artikel 167 van Ordonnansie 21 van 1966, soos gewysig deur artikel 35 van Ordonnansie 11 van 1970.

10. Artikel 163 van die Hoofordonnansie word hierby gewysig deur subartikel (6) te skrap.

of Ordinance 7 of 1968, section 2 of Ordinance 8 of 1969, section 33 of Ordinance 11 of 1970, section 13 of Ordinance 14 of 1975, section 13 of Ordinance 19 of 1977, section 20 of Ordinance 6 of 1979 and section 11 of Ordinance 17 of 1980.

11. Artikel 167 van die Hoofordonnansie word hierby deur die volgende artikel vervang:

"Vrystelling van bepalings betreffende parkering."

167. Ondanks andersluidende bepalings in hierdie Ordonnansie vervat, kan 'n plaaslike bestuur of die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, in die omstandighede en op die voorwaardes wat hy dienstig ag —

- (a) 'n geneesheer;
- (b) 'n geregistreerde verpleegkundige of vroedvrou soos in artikel 1 van die Wet op Verpleging, 1978 (Wet 50 van 1978), om-skryf; of
- (c) iemand wat, na die mening van sodanige plaaslike bestuur of Raad, weens 'n permanente ongesiktheid wesenlike moeite het om te loop of nie in staat is om te loop nie,

'vrystel van die bepalings van enige wet betreffende die parkering van 'n motorvoertuig wat binne sy reggebied van krag is.'.

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

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

"DEEL I.

REGISTRASIEGELDE (ARTIKEL 10(2))

- | | |
|--|-----|
| 1. Motorvoertuig, uitgesonderd 'n motorvoertuig in item 2 genoem | R |
| | 10 |
| 2. Gebruikte motorvoertuig waarvan 'n motorhandelaar die eienaar is met die doel om dit in die loop van sy besigheid as 'n motorhandelaar te verkoop of te verruil | 5"; |

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

Substitution of section 167 of Ordinance 21 of 1966, as amended by section 35 of Ordinance 11 of 1970.

"Exemption from provisions relating to parking."

11. The following section is hereby substituted for section 167 of the principal Ordinance:

167. Notwithstanding anything to the contrary contained in this Ordinance, a local authority or the Transvaal Board for the Development of Peri-Urban Areas may, in such circumstances and subject to such conditions as it may deem expedient, exempt —

- (a) a medical practitioner;
- (b) a registered nurse or midwife as defined in section 1 of the Nursing Act, 1978 (Act 50 of 1978); or
- (c) any person who, in the opinion of such local authority or Board, by reason of a permanent disability has substantial difficulty in walking or is unable to walk,

from the provisions of any law relating to the parking of a motor vehicle in force within its area of jurisdiction."

Amendment of Schedule 2 to Ordinance 21 of 1966, as amended by section 16 of Ordinance 7 of 1968, section 3 of Ordinance 8 of 1969, section 44 of Ordinance 17 of 1971, section 2 of Ordinance 11 of 1974, section 8 of Ordinance 11 of 1976, section 18 of Ordinance 19 of 1977, section 23 of Ordinance 6 of 1979, section 15 of Ordinance 17 of 1980 and section 26 of Ordinance 22 of 1981.

• 12.(1) Schedule 2 to the principal Ordinance is hereby amended —

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

**"PART I.
REGISTRATION FEES (SECTION 10(2)).**

- | | |
|--|-----|
| 1. Motor vehicle, other than a motor vehicle referred to in item 2 | R |
| | 10 |
| 2. Used motor vehicle of which a motor dealer is the owner for the purpose of selling or exchanging it in the course of his business as a motor dealer | 5"; |

- (b) by the substitution for Part II of the following Part:

"DEEL II.
MOTORVOERTUIGLISENSIEGELDE
(ARTIKEL 18).

	R
1. Motorfiets wat 'n enjin met 'n silinderinhoud van hoogstens 50 cm ³ het of wat deur elektriese krag aangedryf word	8
2. Motorfiets nie in item 1 genoem nie	18
3. Motordriewiel.....	23
4. Motorvoertuig wat nie 'n motorfiets of motordriewiel is nie, waar sodanige motorvoertuig 'n tarra het van hoogstens —	

kg	R
225	27
450	35
675	41
900	48
1 125	54
1 350	66
1 575	80
1 800	90
2 025	102
2 250	113
2 475	125
2 700	135
2 925	152
3 150	167
3 375	183
3 600	203
3 825	224
4 050	243
4 275	264
4 500	284
4 725	309
4 950	333
5 175	359
5 400	383
5 625	408
5 850	437
6 075	467
6 300	495
6 525	525
6 750	554
6 975	588
7 200	621
7 425	656
7 650	689
7 875	723
8 100	761
8 325	800
8 550	837
8 775	876
9 000	914
9 225	957
9 450	999
9 675	1 043
9 900	1 085
10 125	1 128
10 350	1 175
10 575	1 223
10 800	1 269
11 025	1 317
11 250	1 364

en waar die tarra van sodanige

"PART II.
MOTOR VEHICLE LICENCE FEES
(SECTION 18).

	R
1. Motor cycle which has an engine with a cylinder capacity not exceeding 50 cm ³ or which is propelled by electrical power	8
2. Motor cycle not referred to in item 1	18
3. Motor tricycle	23
4. Motor vehicle not being a motor cycle or motor tricycle, where such motor vehicle has a tare not exceeding —	
	kg
225	27
450	35
675	41
900	48
1 125	54
1 350	66
1 575	80
1 800	90
2 025	102
2 250	113
2 475	125
2 700	135
2 925	152
3 150	167
3 375	183
3 600	203
3 825	224
4 050	243
4 275	264
4 500	284
4 725	309
4 950	333
5 175	359
5 400	383
5 625	408
5 850	437
6 075	467
6 300	495
6 525	525
6 750	554
6 975	588
7 200	621
7 425	656
7 650	689
7 875	723
8 100	761
8 325	800
8 550	837
8 775	876
9 000	914
9 225	957
9 450	999
9 675	1 043
9 900	1 085
10 125	1 128
10 350	1 175
10 575	1 223
10 800	1 269
11 025	1 317
11 250	1 364

and where the tare of such motor vehicle exceeds 11 250

motorvoertuig 11 250 kg oorskry: R1 364 + R48 vir elke 225 kg of gedeelte daarvan bo 11 250 kg:

Met dien verstande dat die lisensiegeld ten opsigte van 'n motorvoertuig, uitgesonderd 'n trekker, voorspanmotor of woonwa, wat nie hoofsaaklik ontwerp is nie vir die vervoer op 'n openbare pad van persone of goedere, of albei, of 'n motorvoertuig wat ontwerp of ingerig is vir die beringing van ander motorvoertuie en wat gewoonlik as 'n 'teëspoedwa' bekend staan, hoogstens R102 is.";

- (c) deur Deel VI deur die volgende Deel te vervang:

"DEEL VI.

MOTORHANDELNOMMER (ARTIKEL 27).

	R
1. Vir elke motorhandelnommer uitgereik aan 'n motortransportondernemer	40
2. Vir elke motorhandelnommer uitgereik aan 'n motorhandelaar of vervaardiger ten opsigte van motorvoertuie, uitgesonderd motorfietse en motordriewiele	40
3. Vir elke motorhandelnommer uitgereik aan 'n motorhandelaar of vervaardiger ten opsigte van motorfietse en motordriewiele . 16"; en	16";

- (d) deur Deel VII deur die volgende Deel te vervang:

"DEEL VII.

DIVERSE GELDE.

	R
1.(a) Ondersoek vir padwaardigheid-sertifikaat (artikel 29(3)) —	
(i) vir 'n motorfiets of 'n motordriewiel.....	5
(ii) vir 'n motorvoertuig nie in subparagraph (i) genoem nie.....	10
(b) Elke daaropvolgende ondersoek ingevolge artikel 29(4).....	5
2. Padwaardigheidsertifikaat (artikel 29(3)).....	5
3. Tydelike permit (artikel 28(3))	10
4. Spesiale permit (artikel 28(3))	5
5. Ondersoek vir leerlinglisensie (artikel 62(3)(a))	5
6. Ondersoek vir bestuurderslisensie (artikel 64(1)(a)) —	
(a) vir 'n motorfiets of 'n motordriewiel.....	5
(b) vir 'n motorvoertuig nie in paragraaf (a) genoem nie	10

kg: R1 364 + R48 for every 225 kg or part thereof above 11 250 kg:

Provided that the licence fee in respect of a motor vehicle, other than a tractor, truck-tractor or caravan, not designed principally for the conveyance on a public road of persons or goods, or both, or a motor vehicle designed or adapted for salvaging other motor vehicles and commonly known as a 'break-down vehicle', shall not exceed R102.:";

- (c) by the substitution for Part VI of the following Part:

"PART VI.

MOTOR TRADE NUMBER (SECTION 27).

	R
1. For every motor trade number issued to a motor transport contractor	40
2. For every motor trade number issued to a motor dealer or manufacturer in respect of motor vehicles, other than motor cycles and motor tricycles.....	40
3. For every motor trade number issued to a motor dealer or manufacturer in respect of motor cycles and motor tricycles.....	16"; and

- (d) by the substitution for Part VII of the following Part:

"PART VII.

MISCELLANEOUS FEES.

1.(a) Examination for roadworthy certificate (section 29(3)) —	
(i) for a motor cycle or motor tricycle.....	5
(ii) for a motor vehicle not referred to in subparagraph (i)	10
(b) Every subsequent examination in terms of section 29(4)	5
2. Roadworthy certificate (section 29(3))	5
3. Temporary permit (section 28(3))	10
4. Special permit (section 28(3))	5
5. Examination for learner's licence (section 62(3)(a))	5
6. Examination for driver's licence (section 64(1)(a)) —	
(a) for a motor cycle or a motor tricycle.....	5
(b) for a motor vehicle not referred to in paragraph (a)	10

7.	Bestuurderslisensie (artikel 64(4)).....	5	7.	Driver's licence (section 64(4)).	5
8.	Instrukteursertifikaat (artikel 73(6)).....	15	8.	Instructor's certificate (section 73(6)).....	15
9.(a)	Ondersoek vir gesiktheidsertifikaat (artikel 79(1)).....	10	9.(a)	Examination for certificate of fitness (section 79(1)).....	10
	(b) Elke daaropvolgende ondersoek ingevolge artikel 80(2)(b)	5		(b) Every subsequent examination in terms of section 80(2)(b)	5
10.	Gesiktheidsertifikaat (artikel 80(2)(a)).....	5	10.	Certificate of fitness (section 80(2)(a)).....	5
11.	Openbare bestuurpermit (artikel 89(2)(a)).....	10	11.	Public driving permit (section 89(2)(a)).....	10
11A.	Tweede of daaropvolgende ondersoek ooreenkomsdig 'n kennisgewing of opdrag om gebruik van 'n motorvoertuig te staak (artikel 161(8) of artikel 161A(8)) —		11A.	Second or subsequent examination in accordance with a notice or instruction to discontinue operation of a motor vehicle (section 161(8) or 161A(8)) —	
	(a) vir 'n motorfiets of 'n motordriewiel.....	5		(a) for a motor cycle or a motor tricycle.....	5
	(b) vir 'n motorvoertuig nie in paragraaf (a) genoem nie	10		(b) for a motor vehicle not referred to in paragraph (a)	10
12.	Verstrekking van inligting uit register of rekord (artikel 173(2))	2	12.	Furnishing of information from register or record (section 173(2))	2
13.	Duplicaatdokument of -teken, uitgesond 'n duplicaatdokument of -teken in paragraaf (a) van die voorbehoudbepaling by artikel 177(1) genoem (artikel 177(1)).....	2".	13.	Duplicate document or token, other than a duplicate document or token referred to in paragraph (a) of the proviso to section 177(1) (section 177(1)).. 2".	

(2) Die bepalings van subartikel (1) tree op 1 Oktober 1982 in werking.

Kort titel.

13. Hierdie Ordonnansie heet die Wysigingsordonnansie op Padverkeer, 1982.

No. 334 (Administrateurs-) 1982

PROKLAMASIE

Ingevolge artikel 49(1) van die Registrasie van Aktes Wet, 1937 (Wet 37 van 1937), gelees met artikel 82 van die Ordonnansie op Dorpsbeplanning en dorpe, 1965 (Ordonnansie 25 van 1965), brei ek hiermee die grense van die dorp Denver Uitbreiding 1 uit deur Gedeelte 842 ('n gedeelte van Gedeelte 95) van die plaas Doornfontein 92 IR, distrik Johannesburg, daarin op te neem onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

Gegee onder my hand te Pretoria op hede die 20e dag van September Eenduisend Negehonderd Twee-en-tachtig.

W. A. CRUYWAN

Administrateur van die Provincie Transvaal

PB 4-8-2-335-1

BYLAE

1. VOORWAARDES VAN INLYWING

(1) Begiftiging

(a) Betaalbaar aan die plaaslike bestuur

Die eienaar van die erf moet ingevolge die bepalings van artikel 63(1) van die Ordonnansie op Dorpsbeplan-

7.	Driver's licence (section 64(4)).	5
8.	Instructor's certificate (section 73(6)).....	15
9.(a)	Examination for certificate of fitness (section 79(1)).....	10
	(b) Every subsequent examination in terms of section 80(2)(b)	5
10.	Certificate of fitness (section 80(2)(a)).....	5
11.	Public driving permit (section 89(2)(a)).....	10
11A.	Second or subsequent examination in accordance with a notice or instruction to discontinue operation of a motor vehicle (section 161(8) or 161A(8)) —	
	(a) for a motor cycle or a motor tricycle.....	5
	(b) for a motor vehicle not referred to in paragraph (a)	10
12.	Furnishing of information from register or record (section 173(2))	2
13.	Duplicate document or token, other than a duplicate document or token referred to in paragraph (a) of the proviso to section 177(1) (section 177(1)).. 2".	

(2) The provisions of subsection (1) shall come into operation on 1 October 1982.

Short title

13. This Ordinance shall be called the Road Traffic Amendment Ordinance, 1982.

No. 334 (Administrator's) 1982

PROCLAMATION

In terms of section 49(1) of the Deeds Registries Act, 1937 (Act 37 of 1937), read with section 82 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), I hereby extend the boundaries of Denver Extension 1 Township to include Portion 842 (a portion of Portion 95) of the farm Doornfontein 92 IR, district of Johannesburg, subject to the conditions set out in the Schedule hereto.

Given under my hand at Pretoria on this 20th day of September One thousand Nine hundred and Eighty two.

W. A. Cruywagen

Administrator of the Province Transvaal

PB 4-8-2-335-1

SCHEDULE

1. CONDITIONS OF EXTENSION

(1) Endowment

(a) Payable to the local authority

The owner of the erf shall, in terms of the provisions of section 63(1) of the Town-planning and Townships Ordin-

ning en Dorpe, 1965, as begiftiging aan die plaaslike bestuur bedrae geld betaal gelykstaande met 2 % van die waarde van die erf welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging van 'n stortingsterrein.

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

(b) Betaalbaar aan die betrokke Administrasieraad

Die eienaar van die erf moet ingevolge die bepalings van artikel 63 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, 'n globale bedrag begiftiging aan die betrokke Administrasieraad betaal welke bedrag deur sodanige Raad aangewend moet word vir die verkryging van grond vir woondoeleindes vir Swartes. Die bedrag van sodanige begiftiging moet gelykstaande wees aan 1 % van die grondwaarde van die erf soos bepaal ingevolge artikel 74(3) van die genoemde Ordonnansie en is ingevolge die bepalings van artikel 73 van die genoemde Ordonnansie betaalbaar.

(2) Beskikking oor bestaande Titelvoorraades

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

(3) Konsolidasie van Erwe

Die eienaar van die erf moet op eie koste die erf met Erf 619, Dorp Denver Uitbreiding 1, laat konsolideer.

(4) Verwydering van Strukture en Verseëeling van Skag

Die eienaar van die erf moet op eie koste die bestaande skagtoring en alle ander strukture verwijder en die skag permanent verseël tot bevrediging van die Hoofinspekteur van Myne, Johannesburg.

(5) Registrasie van Servituut

Die eienaar van die erf moet op eie koste 'n servituut ten gunste en tot bevrediging van Rand Mines Properties (Management Services) (Proprietary) Limited oor die erf laat regstreer.

2. TITELVOORWAARDES

(1) Voorwaardes opgelé deur die Administrateur ingevolge Ordonnansie 25 van 1965

Die erf is onderworpe aan die volgende voorwaardes:

(a) Die erf is onderworpe aan 'n servituut 2 m breed vir riolerings- en ander munisipale doeleindeste, ten gunste van die plaaslike bestuur, langs enige twee grense, uitgesonderd 'n straatgrens, indien en wanneer verlang deur die plaaslike bestuur: met dien verstande dat die plaaslike bestuur enige sodanige servituut mag afsien.

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

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

nance, 1965, pay to the local authority as endowment sums of money equal to 2 % of the land value of the erf which amount shall be used by the local authority for the acquisition of land for a depositing site.

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

(b) Payable to the relevant Administration Board

The owner of the erf shall, in terms of the provisions of section 63 of the Town-planning and Townships Ordinance, 1965, pay a lump sum endowment to the relevant administration board for the acquisition of land for residential purposes for Blacks. The amount of such endowment shall be equal to 1 % of the land value of the erf as determined in terms of section 74(3) of the said Ordinance and shall be payable in accordance with the provisions of section 73 of the said Ordinance.

(2) Disposal of existing conditions of title

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

(3) Consolidation of Erven

The owner of the erf shall at its own expense have the erf consolidated with Erf 619, Denver Extension 1 Township.

(4) Removal of structures and sealing of shaft

The owner of the erf shall at its own expense remove the existing shaft tower and all other structures and shall seal the shaft permanently to the satisfaction of the Chief Inspector of Mines, Johannesburg.

(5) Registration of servitude

The owner of the erf shall at its own expense cause a servitude to be registered in favour of and to the satisfaction of Rand Mines Properties (Management Services) (Proprietary) Limited.

2. CONDITIONS OF TITLE

(1) Conditions imposed by the Administrator in terms of the Provisions of Ordinance 25 of 1965

The erf shall be subject to the following conditions:

(a) The erf is subject to a servitude, 2m wide, in favour of the local authority, for sewerage and other municipal purposes, along any two boundaries other than a street boundary, if and when required by the local authority: Provided that the local authority may dispense with any such servitude.

(b) No building or other structure shall be erected within in the aforesaid servitude area and no large-rooted trees shall be planted within the area of such servitude or within 2 m thereof.

(c) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by it during the course of the construction, maintenance or removal of such sewerage mains and other works as it in its discretion may deem necessary and shall further be entitled to reasonable access to the said land for the aforesaid purpose subject to any damage done during the process of the construction, maintenance or removal of such sewerage mains and other works being made good by the local authority.

(2) Voorwaardes opgelê deur die Staatspresident ingevolge artikel 184(2) van wet 20 van 1967

Die erf is onderworpe aan die volgende voorwaardes:

(a) "Aangesien hierdie erf deel vorm van grond wat ondermyne is of ondermyne mag word en onderhewig mag wees aan versakking, vassakking, skok en krake as gevolg van mynbedrywighede in die verlede, die hede en die toekoms aanvaar die eienaar daarvan alle verantwoordelikheid vir enige skade aan die grond of geboue daarop as gevolg van sodanige versakking, vassakking, skok of krake".

(b) Geen hoofpilaar van enige gebou mag binne 'n afstand van 2m vanaf enige sy van die verseêlde skag opgerig word nie.

(2) *Conditions imposed by the State President in terms of section 184(2) of Act 20 of 1967*

The erf shall be subject to the following conditions:

(a) "As the erf forms part of land which is or may be undermined and liable to subsidence, settlement, shock and cracking due to mining operations past, present or future, the owner thereof accepts all liability for any damage thereto and to any structure thereon which may result from such subsidence, settlement, shock or cracking."

(b) No main pillar of any building shall be erected within a distance of 2 meters from the lateral face of the sealed shaft.

Administrateurskennisgewings

Administrateurskennisgiving 1399 29 September 1982

MUNISIPALITEIT POTCHEFSTROOM: VOORGESTELDE VERANDERING VAN GRENSE

Ingevolge artikel 10 van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Potchefstroom 'n versoekskrif by die Administrateur ingedien het met die bede dat hy die bevoegdhede aan hom verleen by artikel 9(7) van genoemde Ordonnansie uitoefen en die grense van die Munisipaliteit van Potchefstroom verander deur die opneming daarin van Gedeelte 227 van die plaas Vyfhoek No 428 IQ groot 10,2556 hektaar soos aangedui op kaart LG No A4723/19.

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

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

PB 3-2-3-26 Vol 3

Administrateurskennisgiving 1400 29 September 1982

MUNISIPALITEIT ERMELO: VOORGESTELDE VERANDERING VAN GRENSE

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

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

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

PB 3-2-3-4

BYLAE

Gedeelte 184 ('n gedeelte van Gedeelte 12) en Gedeelte 185 van die Restant van die plaas Nooitgedacht No 268 IT onderskeidelik 7,7010 hektaar en 26,4923 hektaar groot.

Administrateurskennisgiving 1401 29 September 1982

PADVERKEERSREGULASIES: WYSIGING

Ingevolge artikel 165 van die Ordonnansie op Padverkeer, 1966 (Ordonnansie 21 van 1966), wysig die Admini-

Administrator's Notices

Administrator's Notice 1399

29 September 1982

POTCHEFSTROOM MUNICIPALITY: PROPOSED ALTERATION OF BOUNDARIES

Notice is hereby given, in terms of section 10 of the Local Government Ordinance, 1939, that the Town Council of Potchefstroom, has submitted a petition to the Administrator praying that he may in the exercise of the powers conferred on him by section 9(7) of the said Ordinance, alter the boundaries of Potchefstroom Municipality by the inclusion therein of Portion 227 of the farm Vyfhoek No 428 IQ in extent 10,2556 hectares as indicated on diagram SG No A4723/19.

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

Further particulars of the application are open for inspection at the office of the Director of Local Government, Room B306A, Provincial Building, Pretorius Street, Pretoria and at the office of the Town Clerk of Potchefstroom.

PB 3-2-3-26 Vol 3

Administrator's Notice 1400

29 September 1982

ERMELO MUNICIPALITY: PROPOSED ALTERATION OF BOUNDARIES

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

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

Further particulars of the application are open for inspection at the office of the Director of Local Government, Room B306A, Provincial Building, Pretorius Street, Pretoria and at the office of the Town Clerk of Ermelo.

PB 3-2-3-4

SCHEDULE

Portion 184 (a portion of Portion 12) and Portion 185 of the Remaining Extent of the farm Nooitgedacht No 268 IT respectively 7,7010 hectare and 26,4923 hectare in extent.

Administrator's Notice 1401

29 September 1982

ROAD TRAFFIC REGULATIONS: AMENDMENT

In terms of section 165 of the Road Traffic Ordinance, 1966 (Ordinance 21 of 1966), the Administrator hereby

strateur hierby die Padverkeersregulasies, afgekondig by Administrateurskennisgewing 1052 van 28 Desember 1966, soos in die Bylae hierby uiteengesit, met ingang van 1 Oktober 1982.

TW 2/2 TO 38

BYLAE

1. Regulasie 23 word hierby gewysig deur die woorde "op enige tyd van" deur die woorde "vanaf" te vervang.

2. Regulasie 89 word hierby gewysig deur die volgende subregulasie daarby te voeg, terwyl die bestaande regula-sie subregulasie (1) word:

"(2) By die toepassing van subregulasie (1)(a), word 'n omsetterdrastel, wanneer dit in kombinasie met 'n leunwa gebruik word, geag nie 'n sleepwa te wees nie."

3. Die derde Bylae word hierby gewysig—

(a) deur in Vorm 29A die uitdrukking "R2,00", waar dit ook al voorkom, deur die uitdrukking "R5,00" te ver-vang;

(b) deur in Vorm 32—

(i) die uitdrukking "Artikel 80(1)." deur die uitdruk-king "(Artikel 79(1).)" te vervang;

(ii) die uitdrukking "artikel 80" deur die uitdrukking "artikel 79" te vervang; en

(iii) die uitdrukking "Ondersoekgeld van R1 gaan hierby." te skrap;

(c) deur in Vorm 33—

(i) die uitdrukking "(Artikel 81(2).)" deur die uitdruk-king "(Artikel 80(2)(a).)" te vervang; en

(ii) die uitdrukking "Bedrag betaal: Ontvangs waarvan hierby erken word: R1." te skrap;

(d) deur in Vorm 34 paragraaf 7 deur die volgende para-graaf te vervang:

"7. Hierdie aansoek is vergezel van twee foto's van my-self. (Slegs nodig indien registrasieowerheid nie reeds in besit van foto is nie)."; en

(e) deur in Vorm 39 die uitdrukking "n Geld van 50c is betaalbaar vir elke duplikaat." te skrap.

Administrateurskennisgewing 1402 29 September 1982

MUNISIPALITEIT BALFOUR: WYSIGING VAN BEGRAAFPLAASVERORDENINGE

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

Die Begraafplaasverordeninge van die Munisipaliteit Balfour, afgekondig by Administrateurskennisgewing 854 van 24 Oktober 1956, soos gewysig, word hierby verder gewysig deur items 1 en 2 van die Tarieflys onder Bylae A deur die volgende te vervang:

*"1. Gelde vir Teraardebestelling**(1) Grawe en ovpul van 'n graf vir Blankes en Asiërs:*

	Inwoners	Ander
	R	R
(a) Volwassene	50,00	80,00
(b) Kind	30,00	60,00

amends the Road Traffic Regulations, promulgated by Administrator's Notice 1052 of 28 December 1966, as set out in the Schedule hereto, with effect from 1 October 1982.

TW 2/2 TO 38

SCHEDEULE

1. Regulation 23 is hereby amended by deletion of the words "at any time".

2. Regulation 89 is hereby amended by the addition thereto of the following subregulation, the existing regula-tion becoming subregulation (1):

"(2) for the purposes of subregulation (1)(a), a con-verter dolly shall, when used in combination with a semi-trailer be deemed to be a trailer."

3. The Third Schedule is hereby amended—

(a) by the substitution in Form 29A for the expression "R2,00", wherever it appears, of the expression "R5,00";

(b) in Form 32 by—

(i) the substitution for the expression "(Section 80(1).)" of the expression "(Section 79(1).)";

(ii) the substitution for the expression "section 80" of the expression "section 79"; and

(iii) the deletion of the expression "Examination fee of R1 herewith."

(c) in Form 33 by—

(i) the substitution for the expression "(Section 81(2).)" of the expression "(Section 80(2)(1)); and

(ii) the deletion of the expression "Amount paid: Receipt of which is hereby acknowledged: R1.;"

(d) by the substitution on Form 34 for paragraph 7 of the following paragraph:

"7. This application is accompanied by two photographs of myself. (Only required if registering authority not al-ready in possession of photograph)."; and

(e) by the deletion in Form 39 of the expression "A fee of 50c is payable for each duplicate."

Administrator's Notice 1402

29 September 1982

BALFOUR MUNICIPALITY: AMENDMENT TO CEMETERY 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 Balfour Municipality pub-lished under Administrator's Notice 854, dated 24 Octo-ber 1956, as amended, are hereby further amended by the substitution for items 1 and 2 of the Tariff under Sche-dule A of the following:

*"1. Burial Charges**(1) Opening and closing of graves for Whites and Asians:*

	Residents	Others
	R	R
(a) Adult	50,00	80,00
(b) Child.....	30,00	60,00

	Inwoners R	Ander R	Residents R	Others R
(2) Twee teraardebestellings in een graf:			(2) Two burials in one grave:	
(a) Volwassene	150,00	240,00	(a) Adult	150,00 . 240,00
(b) Kind	130,00	220,00	(b) Child.....	130,00 220,00
2. Besprekking van Grafpersele met inbegrip van die Grawe en Ovpul van Grafe:			2. Reservation of Grave Plots including the Opening and Closing of Graves:	
Volwassene of kind, per graf ...	100,00	160,00	Adult or child, per grave	100,00 160,00".
		PB 2-4-2-23-45		PB 2-4-2-23-45

Administrateurskennisgewing 1403 29 September 1982

MUNISIPALITEIT CARLETONVILLE: WYSIGING VAN VERORDENINGE VIR DIE BEHEER EN REGULEER VAN DIE ONTSPANNINGSOORD

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

Die Verordeninge vir die Beheer en Reguleer van die Ontspanningsoord van die Munisipaliteit Carletonville, afgekondig by Administrateurskennisgewing 1887 van 20 Desember 1978, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in artikel 1—

(a) die woordomskrywing van "gemagtigde beampte" deur die volgende te vervang:

"gemagtigde beampte" die Stadsingenieur of sodanige ander beampte wat deur die Raad onder toesig van die Stadsingenieur aangestel is om toesig te hou en beheer uit te oefen oor die ontspanningsoord, huurders, woonwaens en tente;";

(b) die woordomskrywing van "permit" deur die volgende te vervang:

"permit" 'n permit om 'n staanplek vir 'n woonwa of tent te huur. So 'n permit moet die tydperk van geldigheid aantoon, die getal persone wat op die permit geregtig is om toegelaat te word en wat onder geen omstandighede meer as 8 mag wees nie, die registrasienommer van die motor of woonwa van die huurder en woorde met die strekking dat die permit geen reg daarstel nie maar slegs 'n voorreg;";

(c) die woordomskrywing van "sytent" deur die volgende te vervang:

"sytent" 'n tent of skuiling van seildoek of soortgelyke materiaal wat aan 'n woonwa of sleepvoertuig geheg kan word en nie afsonderlik gebruik kan word nie;" en

(d) die woordomskrywing van "vuurmaakplek" deur die volgende te vervang:

"vuurmaakplek" 'n rooster of struktuur of afgemerkte plek vir die doel om 'n oop vuur aan te lê op so 'n wyse en in so 'n posisie dat dit nie 'n brandgevaar veroorsaak nie;".

2. Deur in artikel 3—

(a) paragraaf (d) deur die volgende te vervang:

"(d) binne die grense van die oord met 'n groter snelheid as 25 km/h ry nie en dan alleen op die uitgelegde of erkende paaie en rylane. Geen motorkar, rywielf of ander voertuig mag op die damwal parkeer word nie;"

Administrator's Notice 1403 29 September 1982

CARLETONVILLE MUNICIPALITY: AMENDMENT TO BY-LAWS FOR THE CONTROL AND REGULATION OF THE RECREATION RESORT

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

The By-laws for the Control and regulation of the Recreation Resort of the Carletonville Municipality, published under Administrator's Notice 1887, dated 20 December 1978, as amended, are hereby further amended as follows:

1. By the substitution in section 1—

(a) for the definition of "authorized officer" of the following:

"authorized officer" means the Town Engineer or such other officer appointed by the Council under the supervision of the Town Engineer to supervise and control the recreation resort, tenants, caravans and tents;"

(b) for the definition of "permit" of the following:

"permit" means a permit to hire a stand for a caravan or tent. Such a permit shall indicate the period of its validity, the number of persons entitled to be admitted on the permit which shall under no circumstances be more than 8, the registration number of the car or caravan of the tenant, and words to the effect that the permit does not constitute a right, but a privilege only;"

(c) for the definition of "side-tent" of the following:

"side-tent" means a tent or shelter of canvas or similar material which may be attached to a caravan or trailer and which cannot be used separately;" and

(d) for the definition of "fire-place" of the following:

"fire-place" means a grill or structure or demarcated place for the purpose of making an open fire in such a way and in such a position that it shall not constitute a fire hazard;".

2. By the substitution in section 3—

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

"(d) drive at a speed exceeding 25 km/h within the boundaries of the resort and then only on the laid out or recognised roads or driveways. No motor car, cycle or other vehicle shall be parked on the dam wall;"

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

"(l) kragopwekkers of elektriese toerusting of luidsprekers in die oord gebruik nie, uitgesonderd met die nodige toestemming van en op die voorwaardes soos deur die raad of 'n gemagtigde beampete bepaal;"; en

(c) paragraaf (o) deur die volgende te vervang:

"(o) enige vullis of rommel op die terrein stort, plaas of laat nie, behalwe in 'n vullisbak wat deur die Raad voorsien is;".

3. Deur in artikel 10—

(a) subartikel (5) deur die volgende te vervang:

"(5) die was van skottelgoed en wasgoed moet onderskeidelik gedoen word by die opwaskamer en wasgoedkamer wat op die terrein daarvoor verskaf word en sodanige aktiwiteite word nie by staanpype of enige ander plek toegelaat nie. Die onopsigtelike was en ophang van ligte onderklere in 'n karavaan is egter toelaatbaar."; en

(b) subartikel (9) deur die volgende te vervang:

"(9) Woonwaens, sytente en tente moet te alle tye netjies wees. Geen onooglike of vervalle woonwaens, sytente of tente word op die terrein toegelaat nie. Geen ander voertuig behalwe 'n karavaan en sleepvoertuig word in die karavaanpark toegelaat en geen persoon mag sy karavaan of sleepvoertuig op 'n ander plek parkeer as die afgebakende staanplek waarvoor hy 'n geldige permit het nie."

4. Deur artikel 11 deur die volgende te vervang:

Diere

11. Niemand mag 'n dier, hond, kat, pluimvee of voël binne die oord bring nie, behalwe met die toestemming van 'n gemagtigde beampete en teen betaling van die toepaslike gelde soos in die Bylae hierby voorgeskryf. Geen dier mag toegelaat word om in die oord los te loop nie en alle diere moet te alle tye in die karavaan of aan leerrieme of in koue gehou word. Enige gemagtigde beampete kan te eniger tyd gelas dat 'n dier wat 'n oorlaas veroorsaak summier verwijder word.".

5. Deur na artikel 25 die volgende in te voeg:

"Opening- en Sluitingstye

26. Die oord is gedurende die volgende ure vir die publiek toeganklik: Met dien verstande dat persone wat saans na sluitingstye nog steeds binne in die oord is nie verplig sal word om die oord op sluitingstye te verlaat nie:

1 Oktober tot 31 Maart 07h30 to 20h00

1 April tot 30 September 08h00 tot 17h30."

6. Deur die Bylae te wysig deur—

(a) subitem (1) van item 1 deur die volgende te vervang:

"(1) Per nag:

(a) Ten opsigte van twee volwassenes en twee kinders:

(i) Waar kragpunte beskikbaar is: R4.

(ii) Waar kragpunte nie beskikbaar is nie: R3.

(b) Per bykomende volwassene: R1.

(c) Per bykomende kind: 50c.

(d) Per hond of kat: 50c";

(b) in item 2(1)(a) die syfer "R1" deur die syfer "R2" te vervang;

(b) for paragraph (1) of the following:

"(l) use power generators or electrical equipment or loud speakers in the resort without the necessary permission of and under such conditions as stipulated by the Council or an authorized officer;"; and

(c) for paragraph (o) of the following:

"(o) dump, place or leave any refuse or rubbish in any place on the terrain, except in a refuse bin provided by the Council;".

3. By the substitution in section 10—

(a) for subsection (5) of the following:

"(5) The washing of crockery and laundry shall be done respectively at the scullery or laundryroom provided on the terrain for the purpose and such activities shall not be allowed at any stand pipe or any other place. Unobtrusive washing and hanging of light underwear in a caravan, shall however be permitted."; and

(b) for subsection (9) of the following:

"(9) Caravans, side-tents and tents shall at all times be neat. No unsightly or dilapidated caravans, side-tents or tents shall be admitted to the terrain. No other vehicle except a caravan and towing vehicle shall be permitted in the caravan park and no person shall be allowed to park his caravan or trailer in any place other than the demarcated place, for which he has a valid permit.".

4. By the substitution for section 11 of the following:

"Animals

11. No person shall bring in to the resort any animal, dog, cat, poultry or bird, except with the permission of an authorized officer, and upon payment of the appropriate charges as prescribed in the Schedule hereto. No animal shall be allowed to be at large in the resort and animals shall at all times be kept either in the caravan or on a leash or in a cage. Any authorized officer may at any time order that an animal causing a nuisance, be removed immediately.".

5. By the insertion after section 25 of the following:

"Opening and Closing Times

26. The resort shall be accessible to the public during the following hours: Provided that persons that are still in the resort in the evening after closing time shall not be compelled to leave the resort at closing time:

1 October to 31 March 07h30 to 20h00

1 April to 30 September 08h00 to 17h30."

6. By amending the Schedule by—

(a) the substitution for subitem (1) of item 1 of the following:

"(1) Per night:

(a) In respect of two adults and two children:

(i) Where power supply points are available: R4.

(ii) Where power supply points are not available: R3.

(b) Per additional adult: R1.

(c) Per additional child: 50c.

(d) Per dog or cat: 50c";

(b) the substitution in item 2(1)(a) for the figure "R1" of the figure "R2";

(c) in item 2(1)(b) die syfer "20c" deur die syfer "50c" te vervang;

(d) in item 4(1) die syfer "R2" deur die syfer "R3" te vervang; en

(e) na item 5 die volgende by te voeg:

"6. Afdak

Gebruik van die afdak, per gelegenheid: R10.

7. Verkoopbelasting

Die tariewe sluit verkoopbelasting in, waar van toepassing.”.

PB 2-4-2-152-146

Administrateurskennisgewing 1404 29 September 1982

MUNISIPALITEIT CHRISTIANA: WYSIGING VAN VERORDENINGE OP RIOLERINGSTELSELS EN SUIGTENKVERWYDERINGS

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike bestuur, 1939, die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 199 van genoemde Ordonnansie goedgekeur is.

Die Verordeninge op Rioleringsstelsels en Suigtenkverwyderings van die Munisipaliteit Christiana, afgekondig by Administrateurskennisgewing 942 van 7 Desember 1960, soos gewysig, word hierby verder gewysig deur die tarief van Gelde vir Verwyderings onder "Aanhangel A" soos volg te wysig:

1. Deur in item 1 —

(a) in subitem (1) die syfers "4,00" en "5,00" onderskeidelik deur die syfers "5,00" en "6,25" te vervang;

(b) in subitem (2) die syfers "0,60" en "0,70" onderskeidelik deur die syfers "0,75" en "0,90" te vervang; en

(c) in subitem (3) die syfers "4,00" en "5,00" onderskeidelik deur die syfers "5,00" en "6,25" te vervang.

2. Deur in item 2 —

(a) in subitem (1) die syfers "80,00" en "90,00" onderskeidelik deur die syfers "100,00" en "113,00" te vervang;

(b) in subitem (2) die syfers "0,60" en "0,70" onderskeidelik deur die syfers "0,75" en "0,90" te vervang; en

(c) in subitem (3) die syfers "80,00" en "90,00" onderskeidelik deur die syfers "100,00" en "113,00" te vervang.

PB 2-4-2-153-12

Administrateurskennisgewing 1405 29 September 1982

MUNISIPALITEIT JOHANNESBURG: WYSIGING VAN DIE VERORDENINGE EN REGULASIES BETREFFENDE LISENSIES EN BEHEER OOR BESIGHEDENE

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.

Hoofstuk 13 van die Verordeninge en Regulasies betreffende Licensies en Beheer oor Besighede van die Munisipaliteit Johannesburg, bekend as die Verordeninge insake Vlambare Vloeistowwe en Stowwe, afgekondig by Administrateurskennisgewing 394 van 27 Mei 1953, soos gewysig, word hierby verder soos volg gewysig:

(c) the substitution in item 2(1)(b) for the figure "20c" of the figure "50c";

(b) the substitution in item 4(1) for the figure "R2" of the figure "R3";

(b) the addition after item 5 of the following:

"6. Shelter

Use of the shelter, per occasion: R10.

7. Sales tax

The tariffs include sales tax, where applicable.”.

PB 2-4-2-152-146

Administrator's Notice 1404

29 September 1982

CHRISTIANA MUNICIPALITY: AMENDMENT TO SEWERAGE SYSTEM AND VACUUM TANK REMOVALS BY-LAWS

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

The Sewerage Systems and Vacuum Tank Removals By-laws of the Christiana Municipality, published under Administrator's Notice 942, dated 7 December 1960, as amended, are hereby further amended by amending the Tariff of Charges for Removals under "Annexure A" as follows:

1. By the substitution in item 1 —

(a) in subitem (1) for the figures "4,00" and "5,00" of the figures "5,00" and "6,25" respectively;

(b) in subitem (2) for the figures "0,60" and "0,70" of the figures "0,75" and "0,90" respectively; and

(c) in subitem (3) for the figures "4,00" and "5,00" of the figures "100,00" and "113,00" respectively;

2. By the substitution in item 2 —

(a) in subitem (1) for the figures "80,00" and "90,00" of the figures "100,00" and "113,00" respectively;

(b) in subitem (2) for the figures "0,60" and "0,70" of the figures "0,75" and "0,90" respectively; and

(c) in subitem (3) for the figures "80,00" and "90,00" of the figures "100,00" and "113,00" respectively.

PB 2-4-2-153-12

Administrator's Notice 1405

29 September 1982

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

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

Chapter 13 of the By-laws and Regulations Relating to Licences and Business Control of the Johannesburg Municipality, known as the Flammable Liquids and Substances By-laws, published under Administrator's Notice 394, dated 27 May 1953, as amended, are hereby further amended as follows:

1. Deur in artikel 306(6) die syfer "R2" deur die syfer "R5" te vervang.

2. Deur paragraaf (a) van artikel 373(1) deur die volgende te vervang:

"(a) na 'n plek wat die Raad aanwys, gebring is om ondersoek te word en die ondersoek geld van R5 betaal is;".

3. Deur Bylae 24 te skrap.

PB 2-4-2-97-2

Administrateurskennisgewing 1406 29 September 1982

MUNISIPALITEIT JOHANNESBURG: WYSIGING VAN DIE 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 die genoemde Ordonnansie goedgekeur is.

Die Publieke Gesondheidsverordeninge van die Municipaliteit Johannesburg, afgekondig by Administrateurskennisgewing 11 van 12 Januarie 1949, soos gewysig, word hierby verder gewysig deur na artikel 86 die volgende in te voeg:

"Beperkings om die Verspreiding van Siektes wat aan die Mens Oordraagbaar is, te Verhoed"

87.(1) Wanneer dit volgens die mening van die Stadsgeneesheer in belang van die publieke gesondheid nodig is om die verspreiding van enige siekte wat aan die mens oordraagbaar is, te verhoed, kan hy by 'n kennisgewing in 'n dagblad soos bedoel in artikel 110 van die Grondwet van die Republiek van Suid-Afrika, 1961 (Wet 32 van 1961), so 'n siekte spesifiseer en 'n verbod daarop plaas dat honde, katte of enige ander diere wat in so 'n kennisgewing genoem word, in die straat mag rondloop of in 'n publieke plek binne die municipaliteit soos omskryf in artikel 1 van die Ordonnansie op Plaaslike Bestuur, 1939, (Ordonnansie 17 van 1939) mag wees gedurende 'n tydperk aldus gespesifiseer: Met dien verstande dat sodanige kennisgewing nie van toepassing is op enige gids hond wat 'n blinde persoon lei, of op enige hond, kat of ander dier wat aan 'n leiband is, of op die een of ander manier fisies aan bande gelê word terwyl dit na 'n veearts geneem word, of op enige hond, kat of ander dier terwyl dit in die toe gedeelte van enige voertuig is nie.

(2)(a) Die eienaar van enige hond, kat of ander dier wat genoem word in 'n kennisgewing ingevolge subartikel (1), of die persoon onder wie se toesig of beheer sodanige hond, kat of dier is, moet gedurende die gespesifiseerde tydperk alle billike stappe doen om te verhoed dat so 'n hond, kat of ander dier strydig met sodanige kennisgewing in 'n straat of publieke plek kom.

(b) In enige vervolg vir die oortreding van paragraaf (a) sal daar, totdat die teendeel bewys word, vermoed word dat die billike stappe wat in daardie paragraaf beoog word, nie gedoen is nie.

(3)(a) Enige hond, kat of ander dier wat strydig met 'n kennisgewing wat ingevolge subartikel (1) gepubliseer is, in enige straat of publieke plek aangetref word, kan deur 'n inspekteur gevang en na 'n bewaarplek geneem en daar aangehou word vir solank as wat die Stadsgeneesheer dit in belang van die publieke gesondheid nodig ag:

(b) Waar 'n hond, kat of ander dier wat ingevolge paragraaf (a) gevang is, nie binne 'n tydperk van 14 dae nadat hy gevang is, of binne die aanhoudingstydperk wat in daardie paragraaf beoog word, welke tydperk ook al

1. By the substitution in section 306(6) for the figure "R2" of the figure "R5".

2. By the substitution for paragraaf (a) of section 373(1) of the following:

"(a) has been exhibited for examination at such place as the Council may direct and an examination fee of R5 has been paid;".

3. By the deletion of Schedule 24.

PB 2-4-2-97-2

Administrator's Notice 1406

29 September 1982

JOHANNESBURG MUNICIPALITY: AMENDMENTS 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 Johannesburg Municipality promulgated under Administrator's Notice 11 dated 12 January 1949, as amended, are hereby further amended by the insertion after section 86 of the following:

"Restrictions to Prevent the Spread of Diseases Communicable to Man"

87.(1) Whenever in the opinion of the Medical Officer of Health it is necessary in the interests of public health in order to prevent the spread of any disease communicable to man, he may by notice in a newspaper as contemplated in section 110 of the Republic of South Africa Constitution Act, 1961 (Act 32 of 1961), specify such disease and prohibit dogs, cats or any other animals specified in such notice from being in any street or public place, as defined in section 1 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), within the municipality during a period so specified: Provided that such notice shall not apply in respect of any guide dog assisting a blind person or in respect of any dog, cat or other animal kept on a leash or under some other form of physical restraint whilst it is being taken to a veterinarian or in respect of any dog, cat or other animal whilst in an enclosed portion of any vehicle.

(2)(a) The owner of any dog, cat or other animal specified in a notice in terms of subsection (1), or the person in whose custody or control such dog, cat or animal is, shall during the period so specified take all reasonable steps to prevent such dog, cat or other animal from being in a street or public place in contravention of such notice.

(b) In any prosecution for a contravention of paragraph (a) it shall, until the contrary shall have been proved, be presumed that reasonable steps as contemplated in that paragraph were not taken.

(3)(a) Any dog, cat or other animal which is found in any street or public place in contravention of a notice published in terms of subsection (1) may be seized by an inspector, taken to a place of detention and detained for as long as the Medical Officer of Health deems it to be necessary in the interests of public health.

(b) Where a dog, cat or other animal seized in terms of paragraph (a) is not claimed within a period of 14 days after such seizure or within the period of detention contemplated in that paragraph, whichever period is the

langer is, opgeëis word nie, kan so 'n dier mee weggedoen word op enige manier wat die Stadsgeneesheer as geskik beskou, insluitende die vernietiging daarvan indien daar nie op 'n ander manier daarmee weggedoen kan word nie, en as daar inkomste uit so 'n wegdoening verkry word, sal dit teen die koste vir die aanhouding van so 'n hond, kat of ander dier in rekening gebring word, en enige saldo sal op versoek van die betrokke eienaar van die hond, kat of ander dier aan hom uitbetaal word.

(c) Behoudens die bepalings van paragraaf (b) bepaal, is die eienaar van 'n hond, kat of ander dier wat ingevolge hierdie artikel mee gehandel is, nie op enige vergoeding geregty nie.

(4) Waar 'n veearts gedurende die tydperk in 'n kennisgewing gepubliseer ooreenkomsdig subartikel (1), sertificeer dat 'n hond, kat of ander dier aan 'n siekte ly wat in sodanige kennisgewing gespesifieer word en ongeneesbaar is, kan 'n inspekteur so 'n hond, kat of ander dier vernietig, en die eienaar daarvan is nie op vergoeding geregty nie.

Inenting van Honde en Katte teen Hondsadolheid

88.(1)(a) Wanneer dit volgens die mening van die Stads-geneesheer nodig is om die verspreiding van hondsadolheid te voorkom, kan hy by 'n kennisgewing in 'n dagblad soos bedoel in artikel 110 van die Grondwet van die Republiek van Suid-Afrika, 1961 (Wet 32 van 1961), vereis dat alle honde en katte binne die munisipaliteit met hondsadolheidstof ingeëent word.

(b) Na publisering van sodanige kennisgewing moet elke eienaar of persoon onder wie se toesig of beheer so 'n hond of kat is, binne 'n tydperk van 30 dae na sodanige kennisgewing so 'n hond of kat met hondsadolheidstof laat inent.

(2) Wanneer hy ook al deur 'n inspekteur aldus versoek word, moet die eienaar of persoon wat in subartikel (1)(b) genoem word, binne 24 uur 'n inentingserfikaat van 'n veearts vir inenting teen hondsadolheid aan sodanige inspekteur of by die kantoor van die Stadsgeneesheer voorlê".

PB 2-4-2-77-2

Administrateurskennisgewing 1407 29 September 1982

MUNISIPALITEIT KEMPTONPARK: WYSIGING VAN STRAAT- EN DIVERSE 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 Straat- en Diverse Verordeninge van die Stadsraad van Kemptonpark, deur die Raad aangeneem by Administrateurskennisgewing 781 van 15 Mei 1974, word hierby soos volg gewysig:

1. Deur in artikel 30 die woordomskrywing van "Wet" deur die volgende te vervang: "Wet" die Nasionale Wel-synswet, 1978 (Wet 100 van 1978), of enige wysiging of vervanging daarvan";

2. Deur paragraaf (c) van artikel 32(4) deur die volgende te vervang:

"(e) die magtiging of bewys daarvan, wat ingevolge die bepalings van die Wet op Fondsinsameling, 1978 (Wet 107 van 1978), of enige wysiging of vervanging daarvan aan die organisasie uitgereik is."

PB 2-4-2-80-16

longer, such animal may be disposed of in any manner which the Medical Officer of Health deems fit, including the destruction thereof if it cannot be disposed of otherwise, and if proceeds are derived from such disposal it shall be offset against the cost of detaining such dog, cat or other animal and any balance shall on application by the owner of the dog, cat or animal concerned be paid to him.

(c) Subject to the provisions of paragraph (b) the owner of a dog, cat or other animal dealt with in terms of this section shall not be entitled to any compensation.

(4) If a veterinarian during the period specified in a notice published in terms of subsection (1) certifies that a dog, cat or other animal so specified has a disease specified in such notice and is incurable, an inspector may destroy such dog, cat or other animal and the owner thereof shall not be entitled to any compensation.

Vaccination of Dogs and Cats against Rabies

88.(1)(a) Whenever, in the opinion of the Medical Officer of Health, it is necessary in order to prevent the spread of rabies, he may by notice in a newspaper, as contemplated in section 110 of the Republic of South Africa Constitution Act, 1961 (Act 32 of 1961), require all dogs and cats in the municipality to be inoculated with rabies vaccine.

(b) After publication of such a notice every owner or person having custody or control of a dog or cat shall within a period of 30 days after such notice have such dog or cat inoculated with rabies vaccine.

(2) Whenever requested to do so by an inspector the owner or person mentioned in subsection (1)(b) shall within 24 hours produce a veterinary certificate of inoculation against rabies to such inspector or at the offices of the Medical Officer of Health."

PB 2-4-2-77-2

Administrator's Notice 1407

29 September 1982

KEMPTON PARK MUNICIPALITY: AMENDMENT TO STREET AND MISCELLANEOUS 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 Street and Miscellaneous By-laws of the Kempton Park Town Council, adopted by the Council under Administrator's Notice 781 dated 15 May 1974 are hereby amended as follows:

1. By the substitution in section 30 for the definition of "Act" of the following: "Act" the National Welfare Act, 1978 (Act 100 of 1978), or any amendment or substitution thereof";

2. By the substitution for paragraph (e) of section 32(4) of the following:

"(e) the authorisation or proof thereof, issued to the organisation in terms of the provisions of the Fund Raising Act, 1978 (Act 107 of 1978), or any amendment or substitution thereof."

PB 2-4-2-80-16

Administrateurskennisgewing 1408 29 September 1982

MUNISIPALITEIT KOMATIPOORT: AANNAME VAN STANDAARDVERORDENINGE BETREFFENDE HONDE

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

(a) dat die Dorpsraad van Komatiportoort die Standaardverordeninge Betreffende Honde afgekondig by Administrateurskennisgewing 1387 van 14 Oktober 1981, ingevolge artikel 96bis(2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is; en

(b) dat 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. Per kalenderjaar of gedeelte daarvan per erf, standplaas, landbouhoeve of plaas:

(1) *Reuns en Gesteriliseerde Tewe:*

(a) Vir die eerste reun of gesteriliseerde teef: R5

(b) Vir elke bykomende reun of gesteriliseerde teef: R10

(2) *Ongesteriliseerde Tewe:*

(a) Vir die eerste ongesteriliseerde teef: R10

(b) Vir elke bykomende ongesteriliseerde teef: R20

2. Vir 'n gesteriliseerde teef moet 'n sertifikaat van 'n veearts ten effekte dat sodanige teef gesteriliseer is, voorleë word.

3. Duplikaat kwitansies per kwitansie: R2

4. Oordrag van belastingkwitansie per oordrag: R2

5. Hondeskut.

(a) Skutgelde per hond: R5

(b) Onderhoud per hond per dag: R2

Die Verordeninge Betreffende Honde, afgekondig by Administrateurskennisgewing 282 van 31 Maart 1954, soos gewysig, en van toepassing gemaak op die Municipaliteit Komatiportoort ingevolge artikel 159bis(1)(c) van Ordonnansie 17 van 1939, word hierby herroep.

Die bepalings vervat in hierdie kennisgewing tree in werking op 1 Oktober 1982.

PB 2-4-2-33-165

Administrateurskennisgewing 1409 29 September 1982

MUNISIPALITEIT KOMATIPOORT: AANNAME VAN STANDAARD REGLEMENT VAN ORDE

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, dat die Dorpsraad van Komatiportoort die Standaard Reglement van Orde afgekondig by Administrateurskennisgewing 1049 van 16 Oktober 1968, soos gewysig, ingevolge artikel 96bis(2) van genoemde Ordonnansie aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

PB 2-4-2-86-165

Administrator's Notice 1408

29 September 1982

MUNICIPALITY OF KOMATIPOORT: ADOPTION OF STANDARD BY-LAWS RELATING TO DOGS

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

(a) that the Village Council of Komatiportoort has in terms of section 96bis(2) of the said Ordinance adopted without amendment the Standard By-laws Relating to Dogs, published under Administrator's Notice 1387 dated 14 October 1981, as by-laws made by the Council; and

(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. Dogs per calender year or part thereof per erf, stand, agricultural holding or farm:

(1) *Male Dogs and Spayed Bitches:*

(a) For the first male dog or spayed bitch: R5

(b) For each additional male dog or spayed bitch: R10

(2) *Unspayed Bitches*

(a) For the first unspayed bitch: R10

(b) For each additional unspayed bitch: R20

2. In respect of a spayed bitch a certificate issued by a veterinary surgeon to the effect that such bitch has been spayed, shall be submitted.

3. Duplicate tax receipt per receipt: R2

4. Transfer of a tax receipt per receipt: R2

5. Dog Pound:

(a) Pound fee per dog: R5

(b) Keeping of dog per day: R2

The By-laws Relating to Dogs published under Administrator's Notice 282 of 31 March 1954, as amended, are made applicable on the Village Council of Komatiportoort in terms of section 159 bis(1)(c) of Ordinance 17 of 1939, are hereby repealed.

The provisions in this notice contained shall come into operation on 1 October 1982.

PB 2-4-2-33-165

Administrator's Notice 1409

29 September 1982

KOMATIPOORT MUNICIPALITY: ADOPTION OF STANDARD STANDING ORDERS

The Administrator hereby, in terms of section 101, of the Local Government Ordinance, 17 of 1939 publishes that the Village Council of Komatiportoort has in terms of section 96bis(2) of the said Ordinance adopted the Standing Orders published under Administrator's Notice 1049 dated 18 October 1968, as amended, as by-laws made by the said Council.

PB 2-4-2-86-165

Administrateurskennisgewing 1410 29 September 1982

KENNISGEWING VAN VERBETERING

MUNISIPALITEIT KRUGERSDORP: PENSIOENFONDSVERORDENINGE

Administrateurskennisgewing 1425 van 21 Oktober 1982 word hierby verbeter deur in paragraaf 6(3)(b) die formule deur die volgende te vervang:

$$“F = A [1 + (B - 0,05) \times \frac{T}{12}]”.$$

PB 2-4-2-71-18

Administrateurskennisgewing 1411 29 September 1982

MUNISIPALITEIT MIDDELBURG: WYSIGING VAN PARKEERTERREINVERORDENINGE

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 Parkeerterrein verordeninge van die Munisipaliteit Middelburg, afgekondig by Administrateurskennisgewing 91 van 31 Januarie 1979, soos gewysig, word hierby verder gewysig deur item 1 onder die Bylae deur die volgende te vervang:

“1. Daagliks parkering:

Tarief	Tydsduur
5c	15 minute.
10c	30 minute.”.

PB 2-4-2-125-21

Administrateurskennisgewing 1412 29 September 1982

MUNISIPALITEIT MIDRAND: 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, deur die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede aangeneem by Administrateurskennisgewing 1364 van 14 September 1977 en wat ingevolge artikel 159bis(1)(c) van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge van die Stadsraad van Midrand geword het, word hierby 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 artikel 146: Per brandslanglengte: R1.

Deur die eienaar van die gebou betaalbaar onmiddellik na toetsing.

Administrator's Notice 1410

29 September 1982

CORRECTION NOTICE

KRUGERSDORP MUNICIPALITY: PENSION FUND BY-LAWS

Administrator's Notice 1425 dated 21 October 1982 is hereby corrected by the substitution in paragraph 6(3)(b) for the formula of the following:

$$“F = A [1 + (B - 0,05) \times \frac{T}{12}]”.$$

PB 2-4-2-71-18

Administrator's Notice 1411

29 September 1982

MIDDELBURG MUNICIPALITY: AMENDMENT TO PARKING GROUNDS 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 Parking Grounds By-laws of the Middelburg Municipality, published under Administrator's Notice 91 dated 31 January 1979, as amended, are hereby further amended by the substitution for item 1 under the Schedule of the following:

“1 Daily Parking:

Tariff	Duration
5c	15 minutes.
10c	30 minutes.”.

PB 2-4-2-125-21

Administrator's Notice 1412

29 September 1982

MIDRAND 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, adopted by the Transvaal Board for the Development of Peri-Urban Areas under Administrator's Notice 1364 dated 14 September 1977, and which became the by-laws of the Town Council of Midrand in terms of section 159bis(1)(c) of the Local Government Ordinance, 1939, are hereby amended by the substitution for Schedule 2 of the following:

“SCHEDULE 2

CHARGES PAYABLE IN TERMS OF THESE BY-LAWS

APPENDIX I — CHARGE FOR THE TESTING OF FIRE-HOSE

For testing fire-hose by the Council in terms of section 146: Per fire-hose length: R1.

Payable by the owner of the building immediately after testing.

AANHANGSEL II — GELDE VIR STRAAT-UITSTEKKЕ

Die bedrag betaalbaar ten opsigte van elke straatuitstek, ingevolge artikel 206 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: R5.
- (b) Grondvloerverandas, per m^2 of gedeelte daarvan: R5.
- (c) Eerste verdieping balkonne, per m^2 of gedeelte daarvan: R5.
- (d) Tweede verdieping en elke hoër verdieping, per m^2 of gedeelte daarvan: R5.
- (e) Uitbouvensters, per m^2 of gedeelte daarvan van die plattegrond: R5.
- (f) Sypadligte, per m^2 of gedeelte daarvan: R5.
- (g) Uitsalkaste, per m^2 of gedeelte daarvan van die plattegrond: R5.
- (h) Alle ander uitstekke onder, by of bo sypadhoogte insluitend fondamentgrondmure, per m^2 of gedeelte daarvan van die plattegrond: R5.

AANHANGSEL III — GELDE VIR AANPLANTING VAN GRAS OPLOOPPAAIE OF SYPAADJIES

Die heffing ingevolge artikel 218 betaalbaar vir die gekmaak en aanplant van gras op enige gedeelte van die looppad of spaadjie word vooruit aan die Raad betaal, en word soos volg bereken:

- (a) Vir die eerste $40 m^2$ of gedeelte daarvan: R6.
- (b) Vir elke m^2 of gedeelte daarvan meer as $40 m^2$: 20c.

AANHANGSEL IV — GELDE VIR PLAKKATE EN ADVERTENSIES

Deposito's vir plakkate of ander advertensies betaalbaar ingevolge artikel 240(6) 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 provinsiale of parlementsverkiesing: R20.

AANHANGSEL V — GELDE VIR OPENBARE GEBOUSETIFIKATE

Die heffing betaalbaar ten opsigte van elke openbare gebousertifikaat uitgereik ingevolge artikel 264 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 skutting: R30.

APPENDIX II — ANNUAL CHARGES FOR STREET PROJECTIONS

The charge payable in respect of each street projection in terms of section 206 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: R5.
- (b) Ground floor verandahs, per m^2 or part thereof: R5.
- (c) First floor balconies, per m^2 or part thereof: R5.
- (d) Second and each higher floor balconies, per m^2 or part thereof: R5.
- (e) Bay windows, per m^2 or part thereof of plan area of projection: R5.
- (f) Pavement lights, per m^2 or part thereof: R5.
- (g) Showcases, per m^2 or part thereof of plan area: R5.
- (h) All other projections below, at or above pavement level including foundation footings, per m^2 or part thereof of plan area: R5.

APPENDIX III — CHARGES FOR THE GRASSING OF FOOTWAYS OR SIDEWALKS

The charges payable in terms of section 218 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 $40 m^2$ or part thereof: R6.
- (b) for every m^2 or part thereof in excess of $40 m^2$: 20c.

APPENDIX IV — CHARGES FOR POSTERS AND ADVERTISEMENTS

Deposits in respect of posters or other advertisements payable in terms of section 240(6) 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 charge payable in respect of each public building certificate issued in terms of section 264 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 sign or hoarding shall be payable in advance on the submission of the application to the Council and shall be as follows:

For each sign or hoarding: R30.

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: R40.

(b) Vir die eerste 1 000 m² van die totale oppervlakte: Per 10 m² of gedeelte daarvan: R5.

(c) Vir die volgende 100 m² van die totale oppervlakte: R3.

(d) Daarna, per 10 m² of gedeelte daarvan van die totale oppervlakte: R2.

(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 R1 per m² van die oppervlakte 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 R30 gevorder en sodanige geld moet betaal word wanneer die aansoek by die Raad ingedien word.

2. Gelde vir Spesiale Werk

Die Raad kan ingeval enige spesiale diens van die Raad verlang word, gelde in verband daarmee 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 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 dit gedoen word ter voldoening aan 'n skriftelike versoek van die Raad.

4. Betaalbare Gelde vir Nie-Inagneming

Wanneer planne aan eienaars of hulle argitekte vir wysiging teruggestuur word met skriftelike aantekeninge 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 derglike geld vir latere items of sake wat genoteer is en waaraan geen aandag gewy is nie."

PB 2-4-2-19-70

Administrateurskennisgewing 1413 29 September 1982

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: R40.

(b) For the first 1 000 m² of the total area: Per 10 m² or part thereof: R5.

For the next 100 m² of the total area: R3.

(d) Thereafter, 10 m² or part thereof of the total building area: R2.

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 R1 per 10 m² of the total area 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 R30 shall be levied and such charge shall be paid on submission of the application to the Council.

2. Charges for Special Work

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

3. Extra Charge on Fresh Proposals

Extra charges shall 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 written request from the Council.

4. Charges for Inattention

When plans are returned to owners or their architects for amendment with 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 meter or item shall be payable by the owner, and a similar charge to subsequent items or matters noted, and not attended to."

PB 2-4-2-19-70

Administrator's Notice 1413

29 September 1982

CORRECTION NOTICE

MIDRAND MUNICIPALITY: ELECTRICITY BY-LAWS

Administrator's Notice 1088 dated 18 August 1982 is hereby corrected by the substitution in paragraph (b) of

Administrateurskennisgewing 1088 van 18 Augustus 1982 word hierby verbeter deur in paragraaf (b) van item

1(2) van Deel I onder die Bylae die syfer "60" deur die syfer "600" te vervang.

PB 2-4-2-36-70

Administrateurskennisgewing 1414 29 September 1982

MUNISIPALITEIT NYLSTROOM: WYSIGING VAN WATERVOORSIENINGSVERORDENINGE

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

Die Watervoorsieningsverordeninge van die Munisipaliteit Nylstroom, deur die Raad aangeneem by Administrateurskennisgewing 35 van 11 Januarie 1978, soos gewysig word hierby verder gewysig deur in item 6 van die Tarief van Gelde onder die Bylae die uitdrukking "50 %" deur die uitdrukking "80 %" te vervang.

Die bepalings in hierdie kennisgewing vervat, tree vanaf die eerste meteraflesing na die datum van publikasie hiervan in werking.

PB 2-4-2-104-65

Administrateurskennisgewing 1415 29 September 1982

MUNISIPALITEIT PIETERSBURG: WYSIGING VAN STADSAALVERORDENINGE

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 Stadsaalverordeninge van die Munisipaliteit Pietersburg aangekondig by Administrateurskennisgewing 1048 van 3 Augustus 1977, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in artikel 1 die uitdrukking "Bylae II" in die woordomskrywing van "huurder" deur die uitdrukking "Bylae I" te vervang.

2. Deur in artikel 1 die woorde "in Bylae I hierby voorgeskryf is," in die woordomskrywing van "saal" deur die woorde "van tyd tot tyd deur die Raad vasgestel word", te vervang.

3. Deur in artikel 3(1) die woorde "uiteengesit in Bylae I hierby", deur die woorde "van tyd tot tyd deur die Raad vasgestel", te vervang.

4. Deur in artikel 3(2) die woorde "voorgeskryf in Bylae I en II hierby", deur die woorde "van tyd tot tyd deur die Raad vasgestel", te vervang.

5. Bylae I te skrap.

6. Bylae II te hernommer "Bylae I".

PB 2-4-2-94-24

item 1(2) of Part I under the Schedule for the figure "60" of the figure "600".

PB 2-4-2-36-70

Administrator's Notice 1414

29 September 1982

NYLSTROOM MUNICIPALITY: AMENDMENT TO WATER SUPPLY BY-LAWS

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

The Water Supply By-laws of the Nylstroom Municipality, adopted by the Council under Administrator's Notice 35, dated 11 January 1978, as amended are hereby further amended, by the substitution in item 6 of the Tariff of Charges under the Schedule for the expression "50 %" of the expression "80 %".

The provisions in this notice contained, shall come into operation as from the first reading of the meters after the date of publication hereof.

PB 2-4-2-104-65

Administrator's Notice 1415

29 September 1982

TOWN COUNCIL OF PIETERSBURG: AMENDMENT OF TOWN HALL 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 Town Hall By-laws of the Town Council of Pietersburg, published under Administrator's Notice 1048, dated 3 August 1977, as amended, are hereby further amended as follows.

1. By the substitution in section 1 for the expression "Schedule II" in the definition of "lessee" of the expression "Schedule I".

2. By the substitution in section 1 for the words "prescribed in Schedule I hereto" in the definition of "hall" of the words "as from time to time determined by the Council".

3. By the substitution in section 3(1) for the words "set out in Schedule I hereto" of the words "from time to time determined by the Council".

4. By the substitution in section 3(2) for the words "prescribed in Schedules I and II hereto" of the words "as from time to time determined by the Council".

5. By the deletion of Schedule I;

6. By renumbering Schedule II to read "Schedule I".

PB 2-4-2-94-24

Administrator's Notice 1416

29 September 1982

POTGIETERSRUS MUNICIPALITY: AMENDMENT TO WATER SUPPLY BY-LAWS

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

Administrateurskennisgewing 1416 29 September 1982

MUNISIPALITEIT POTGIETERSRUS: WYSIGING VAN WATERVOORSIENINGSVERORDENINGE

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

Die Watervoorsieningsverordeninge van die Munisipaliteit Potgietersrus, deur die Raad aangeneem by Administrateurskennisgewing 1915 van 21 Desember 1977, soos gewysig word hierby verder gewysig deur in item 2 van Deel 1 van die Tarief van Gelde onder die Bylae die syfer "42c" deur die syfer "45c" te vervang.

PB 2-4-2-104-27

Administrateurskennisgewing 1417 29 September 1982

MUNISIPALITEIT VAN POTGIETERSRUS: WYSIGING VAN VLIEGVELDVERORDENINGE

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

Die Vliegveldverordeninge van die Munisipaliteit van Potgietersrus, aangekondig by Administrateurskennisgewing 272 van 9 Maart 1977 word hierby gewysig deur die Bylae te skrap.

PB 2-4-2-5-27

Administrateurskennisgewings 1418 29 September 1982

MUNISIPALITEIT PRETORIA: WYSIGING VAN VERORDENINGE BETREFFENDE DIE BEHEER VAN BUITEREKLAME

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

Die Verordeninge Betreffende die Beheer van Buite-reklame, van die Stadsraad van Pretoria, aangekondig by Administrateurskennisgewing 654 van 12 Augustus 1964, soos gewysig, word hierby verder soos gewysig:

1. Deur die woord "kerklike" in subartikel (1) van artikel 35A deur die woord "godsdienstige" te vervang.

2.(a) Deur die woord "en" aan die einde van paragraaf (a) van subartikel (1) van artikel 35A te skrap;

(b) deur die punt aan die einde van paragraaf (b) van subartikel (1) van artikel 35A deur 'n kommapunt en die woord "en" te vervang; en

(c) deur na paragraaf (b) van subartikel (1) van artikel 35A die volgende paragraaf (c) by te voeg:

"(c) die naam en adres van die organisasie, instansie of persoon wat sodanige geleenthed, byeenkoms of vergadering adverteer, duidelik op sodanige teken aangebring word."

PB 2-4-2-3-3

Administrateurskennisgewing 1419 29 September 1982

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE: WYSIGING VAN WATERVOORSIENINGSVERORDENINGE

Die Administrator publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, gelees met artikel 16(3) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943, en Proklamasie 6 (Administrateurs-) van

The Water Supply By-laws of the Potgietersrus Municipality, adopted by the Council under Administrator's Notice 1915, dated 21 December 1977, as amended are hereby further amended, by the substitution in item 2 of Part 1 of the Tariff of Charges under the Schedule for the figure "42c" of the figure "45c".

PB 2-4-2-104-27

Administrator's Notice 1417

29 September 1982

POTGIETERSRUS MUNICIPALITY: AMENDMENT TO AERODROME BY-LAWS

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

The Aerodrome By-laws of the Potgietersrus Municipality, published under Administrator's Notice 272 dated 9 March 1977, are hereby amended by the deletion of the Schedule.

PB 2-4-2-5-27

Administrator's Notice 1418

29 September 1982

PRETORIA MUNICIPALITY: AMENDMENT OF BY-LAWS RELATING TO OUTDOOR ADVERTISING

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

The By-laws Relating to Outdoor Advertising of the Pretoria Municipality published under Administrator's Notice 654 of 12 August 1964, as amended, are hereby further amended as follows:

1. By the substitution for the word "ecclesiastical" of the word "religious" in subsection (1) of section 35A.

2.(a) By the deletion of the word "and" at the end of paragraph (a) of subsection (1) of section 35A;

(b) by the substitution for the fullstop at the end of paragraph (b) of subsection (1) of section 35A of a semi-colon and the word "and"; and

(c) by the insertion of the following paragraph (c) after paragraph (b) of subsection (1) of section 35A:

"(c) the name and address of the organization, institution or person who advertises such event, gathering or meeting, is legibly disclosed on such sign."

PB 2-4-2-3-3

Administrator's Notice 1419

29 September 1982

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS: AMENDMENT TO WATER SUPPLY BY-LAWS

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, read with section 16(3) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943, and Proclamation 6 (Administrator's) of 1945, publishes the By-laws set forth

1945, die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van eersgenoemde Ordonnansie goedgekeur is.

Die Watervoorsieningsverordeninge van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, deur die Raad aangeneem by Administrateurskennisgewing 1397 van 21 September 1977 soos gewysig, word hierby verder gewysig deur na item 10(2)(b) van Deel III van die Tarief van Gelde onder Bylae I die volgende by te voeg:

"(c) Rosslyn, Rosslyn Uitbreidings 1 en 2 (uitgesluit die 24 ha van S A Brouery).

'n Basiese heffing word gevorder ten opsigte van elke erf wat aangesluit is of, na die mening van die Raad, by die hoofwaterpyp aangesluit kan word, of waterverbruik word al dan nie, per ha: R965.".

PB 2-4-2-104-111

Administrateurskennisgewing 1420 29 September 1982

MUNISIPALITEIT TZANEEN: 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 Tzaneen, deur die Raad aangeneem by Administrateurskennisgewing 1098 van 25 Junie 1975, soos gewysig, word hierby verder gewysig deur Aanhangsel VII onder Bylae 2 deur die volgende te vervang:

"AANHANGSEL VII — GELDE VIR DIE GOEDKEURING VAN BOUPLANNE

1.(1) Die gelde betaalbaar vir elke bouplan wat vir oorweging voorgelê word, is soos volg:

(a) Minimum gelde betaalbaar vir enige bouplan: R10.

(b) Vir elke 10 m² of gedeelte daarvan van die area van die gebou by die vlak van elke vloer

(i) vir elke 10 m² van die eerste 1 000 m² van die area: R1.

(ii) vir elke 10 m² van die volgende 1 000 m² van die area: 75c.

(iii) vir elke 10 m² meer as die eerste 2 000 m²: 50c.

2. Benewens die gelde betaalbaar ingevolge item 1 is 'n bedrag van 2c per m² van die area soos in item 1 omskryf, betaalbaar ten opsigte van elke nuwe gebou waarin struktuurstaalwerk, struktuurhoutwerk of gewapende beton vir die hoofraamwerk of as hoofstruktuur-onderdele van die gebou gebruik word.

3. Gelde vir nuwe aanbouings aan bestaande geboue word ingevolge item 1 bereken met 'n minimum geld van R10.

4. Gelde ten opsigte van verbouings aan bestaande geboue — geboue van 'n spesiale aard, bv. fabriekskoerstene, toringspitse en soortgelyke oprigtings word bereken volgens die beraamde waarde daarvan teen 'n skaal van R1 vir elke R100 of gedeelte van die koste daarvan met 'n minimum geld van R10.

5. Gelde betaalbaar vir goedkeuring van rioolplanne: 50c vir elke 10 m² of gedeelte daarvan van die area van die gebou by die vlak van elke vloer.".

PB 2-4-2-19-71

hereinafter, which have been approved by him in terms of section 99 of the firstmentioned Ordinance.

The Water Supply By-laws of the Transvaal Board for the Development of Peri-Urban Areas, adopted by the Board under Administrator's Notice 1397, dated 21 September 1977, as amended, are hereby further amended by the insertion after item 10(2)(b) of Part III of the Tariff of Charges under Schedule I of the following:

"(c) Rosslyn, Rosslyn Extension 1 and 2 (excluding the 24 ha of SA Breweries):

A basic charge shall be levied in respect of every erf which is or, in the opinion of the Board, can be connected to the main, whether water is consumed or not, per ha: R965.".

PB 2-4-2-104-111

Administrator's Notice 1420

29 September 1982

TZANEEN 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 Tzaneen Municipality, adopted by the Council under Administrator's Notice 1098, dated 25 June 1975, as amended, are hereby further amended by the substitution for Appendix VII under Schedule 2 of the following:

"APPENDIX VII — CHARGES FOR THE APPROVAL OF BUILDING PLANS

1.(1) The charges payable for every building plan submitted for consideration shall be as follows:

(a) The minimum charge payable in respect of every building plan: R10.

(b) For every 10 m² or part thereof of the area of the building at the level of each floor:

(i) For every 10 m² of the first 1 000 m² of the area: R1.

(ii) For every 10 m² of the next 1 000 m² of the area: 75c.

(iii) For every 10 m² in excess of the first 2 000 m²: 50c.

2. In addition to the charges payable in terms of item 1, a charge of 2c per m² of area as defined in item 1 shall be payable for any new building in which structural steelwork or reinforced concrete or structural timber is used for the main framework or as main structural components of the building.

3. Charges for plans for new additions to existing buildings shall be calculated as set out in item 1 with a minimum charge of R10.

4. Charges for alterations to existing buildings & buildings of special character such as factory chimneys, spires and similar erections shall be calculated on the estimated value thereof at the rate of R1 for every R100 or part thereof with a minimum charge of R10.

5. Charges payable for the approval of sewer plans: 50c for every 10 m² or part thereof of the area of the building at the level of each floor.".

PB 2-4-2-19-71

Administrateurkennisgewing 1421 29 September 1982

MUNISIPALITEIT VEREENIGING: 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 Vereeniging, deur die Raad aangeneem by Administrateurkennisgewing 2217 van 18 Desember 1974, soos gewysig, word hierby verder gewysig deur die Tarief van Gelde onder die Bylae soos volg te wysig:

1. Deur subitem (2) van item 3 deur die volgende te vervang:

"(2) Ongeag die meter lesingstydperk, word 'n energieheffing van 5,7c per kW.h vir die verbruik van elektrisiteit gehef, per maand of gedeelte daarvan: Met dien verstande dat indien die elektrisiteitsverbruik 10 000 kW.h oorskry, die heffing op aansoek ingevolge subitem (3) bereken word."

2. Deur subitem (6) van item 6 deur die volgende te vervang:

"(6)(a) Ongeag die meter lesingstydperk, word 'n energieheffing van 4,7c per kW.h vir die verbruik van elektrisiteit gehef, per maand of gedeelte daarvan.

(b) Waar maandelikse verbruik van elektrisiteit 10 000 kW.h per maand oorskry, is die bepalings van item 3(3)(a) en (b) van krag."

PB 2-4-2-36-36

Administrateurkennisgewing 1422 29 September 1982

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 Orkneypark tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB 4-2-2-5984

BYLAE

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR DIE STADSRAAD VAN ORKNEY INGEVOLGE DIE BEPALINGS VAN DIE ORDON-NANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP DIE PLAAS WITGOED 486 IP, PROVINSIE TRANS-VAAL, TOEGESTAAN IS

1. STIGTINGSVOORWAARDES

(1) Naam

Die naam van die dorp is Orkneypark.

(2) Ontwerp

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan LG A4057/81.

(3) Beskikking oor Bestaande Titelvoorwaardes

Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en servitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale, maar uitgesonderd:

Administrator's Notice 1421

29 September 1982

VEREENIGING 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 Vereeniging Municipality, adopted by the Council under Administrator's Notice 2217, dated 18 December 1974, as amended, are hereby further amended by amending the Tariff of Charges under the Schedule as follows:

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

"(2) Regardless of the meter-reading period, an energy charge of 5,7c per kW.h shall be levied for the consumption of electricity, per month or part thereof: Provided that, if the electricity consumption exceeds 10 000 kW.h, the charge shall be calculated in terms of subitem (3) on application".

2. By the substitution for subitem (6) of item 6 of the following:

"(6)(a) Regardless of the meter-reading period, an energy charge of 4,7c per kW.h shall be levied for the consumption of electricity, per month or part thereof.

(b) Where monthly consumption of energy exceeds 10 000 kW.h per month, the provisions of item 3(3)(a) and (b) shall apply."

PB 2-4-2-36-36

Administrator's Notice 1422

29 September 1982

DECLARATION OF APPROVED TOWNSHIP

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

PB 4-2-2-5984

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY THE TOWN COUNCIL OF ORKNEY UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON THE FARM WITGOED 486 IP, PROVINCE TRANS-VAAL, HAS BEEN GRANTED

1. CONDITIONS OF ESTABLISHMENT

(1) Name

The name of the township shall be Orkney Park.

(2) Design

The township shall consist of erven and streets as indicated on General Plan SG A4057/81.

(3) Disposal of Existing Conditions of Title

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

(a) Die volgende servituut ten opsigte van Gedeelte 32 ('n gedeelte van Gedeelte 4) wat slegs Erwe 8, 12, 19, 22, 24, 36 en strate in die dorp raak:

"The property hereby transferred is subject to a perpetual servitude of aqueduct for the conveyance of water in favour of Town Council of Klerksdorp which servitude is indicated by the figure a b d W on Diagram No SG A6281/77 annexed hereto as will more fully appear from Notarial Deed No 311/41S, registered on the 2nd May, 1941."

(b) Die volgende servituut ten opsigte van Gedeelte 32 ('n gedeelte van Gedeelte 4) wat nie die dorp raak nie:

(i) "The former Remaining Extent of Portion 4 of the farm Witkop 438 IP, measuring 340,4423 hectares (of which the property hereby transferred forms a portion) is subject to a servitude for the conveyance of electricity in favour of Electricity Supply Commission together with ancillary rights as will more fully appear from Notarial Deed 641/44S, registered on the 3rd October, 1944."

(ii) "The former Remaining Extent of Portion 4 of the farm Witkop 438 IP, measuring 339,9329 hectares (of which the property hereby transferred forms a portion) is entitled to a servitude of pipeline 3,15 metres wide over Portion 15 (a portion of Portion 4) of the farm Witkop 438 IP, as will more fully appear from Deed of Transfer No T14086/59, registered on the 8th June, 1959."

(iii) "The former Remaining Extent of Portion 4 of the farm Witkop 438 IP, measuring 339,9329 hectares (of which the property hereby transferred forms a portion) is subject to a servitude of aqueduct by means of pipelines in favour of Western Transvaal Regional Water Company (Proprietary) Limited together with ancillary rights, as will more fully appear from Notarial Deed No 543/63S, registered on the 2nd June, 1963."

(iv) "The former Remaining Extent of Portion 4 which measures 298,4265 hectares (of which the property hereby transferred forms a portion) is subject to a perpetual servitude of Right of Way for sewer and pipelines together with ancillary rights in favour of Orkney Health Committee as will more fully appear from Notarial Deed No. 917/67S, registered on the 25th July, 1967."

(4) Begiftiging

Betaalbaar aan die Transvaalse Onderwysdepartement;

Die dorpseienaar moet ingevolge die bepaling van artikel 63(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, aan die Transvaalse Onderwysdepartement as begiftiging vir onderwysdoeleindes 'n globale bedrag op die grondwaarde van spesiale woongrond in dié dorp betaal, waarvan die grootte soos volg bepaal word:

(a) ten opsigte van spesiale woonerwe en groepsbehuising (residensieel 1 en 2): deur 48,08 m² te vermenigvuldig met die getal spesiale wooneenhede wat in die dorp opgerig kan word.

(b) ten opsigte van algemene woonerwe (residensieel 3): deur 15,86 m² te vermenigvuldig met die getal woonsteleenhede wat in die dorp gebou kan word. Elke woonsteleenheid moet beskou word as groot 99,1 m².

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

(5) Erwe vir Municipale doeleindes

Ondergenoemde erwe moet deur en op koste van dorpseienaar soos volg voorbehou word: Parke: Erwe 33 tot 38; Municipale doeleindes: Erwe 6, 8, 12 en 19.

(a) The following servitude in respect of Portion 32 (a portion of Portion 4) which affects Erven 8, 12, 19, 22, 24, 36 and streets in the township only:

"The property hereby transferred is subject to a perpetual servitude of aqueduct for the conveyance of water in favour of Town Council of Klerksdorp which servitude is indicated by the figure a b d W on Diagram No SG A6281/77 annexed hereto as will more fully appear from Notarial Deed No 311/41S, registered on the 2nd May 1941."

(b) The following servitude in respect of Portion 32 (a portion of Portion 4) which does not affect the township:

(i) "The former Remaining Extent of Portion 4 of the farm Witkop 438 IP, measuring 340,4423 hectares (of which the property hereby transferred forms a portion) is subject to a servitude for the conveyance of electricity in favour of Electricity Supply Commission together with ancillary rights as will more fully appear from Notarial Deed 641/44S, registered on the 3rd October, 1944."

(ii) "The former Remaining Extent of Portion 4 of the farm Witkop 438 IP, measuring 339,9329 hectares (of which the property hereby transferred forms a portion) is entitled to a servitude of pipeline 3,15 metres wide over Portion 15 (a portion of Portion 4) of the farm Witkop 438 IP, as will more fully appear from Deed of Transfer No T14086/59, registered on the 8th June, 1959."

(iii) "The former Remaining Extent of Portion 4 of the farm Witkop 438 IP, measuring 339,9329 hectares (of which the property hereby transferred forms a portion) is subject to a servitude of aqueduct by means of pipelines in favour of Western Transvaal Regional Water Company (Proprietary) Limited together with ancillary rights, as will more fully appear from Notarial Deed No 543/63S, registered on the 2nd June, 1963."

(iv) "The former Remaining Extent of Portion 4 which measures 298,4265 hectares (of which the property hereby transferred forms a portion) is subject to a perpetual servitude of Right of Way for sewer and pipelines together with ancillary rights in favour of Orkney Health Committee as will more fully appear from Notarial Deed No. 917/67S, registered on the 25th July, 1967."

(4) 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 educational purposes to the Transvaal Education Department on the land value of special residential land in the township, the extent of which shall be determined as follows:

(a) in respect of special residential erven and group housing (residential 1 and 2): by multiplying 48,08 m² by the number of special residential units which can be erected in the township.

(b) in respect of general residential erven (residential 3): by multiplying 15,86 m² by the number of flat units which can be erected in the township; each flat unit to be taken as 99,1 m² in extent.

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

(5) Land for Municipal Purposes

Undermentioned erven shall be reserved by and at the expense of the township owner as follows : Parks: Erven 33 to 38; Municipal purposes: Erven 6, 8, 12 and 19.

(6) Toegang

(a) Ingang van Provinciale Pad P32-2 tot die dorp en uitgang tot Provinciale Pad P32-2 uit die dorp moet beperk word tot die aansluiting van die straat tussen Erwe 9 en 31 met sodanige pad.

(b) Ingang van Provinciale Pad P23-2 tot die dorp en uitgang tot Provinciale Pad P23-2 uit die dorp word beperk tot die aansluiting van die straat tussen Erwe 5 en 20 met sodanige pad.

Die dorpseienaar moet op eie koste 'n meetkundige uitlegontwerp (skaal 1:500) van die in- en uitgangspunte genoem in (a) en (b) hierbo en spesifikasies vir die bou van die aansluitings laat opstel en voorlê aan die Direkteur, Transvaalse Paaiedepartement vir goedkeuring. Die dorpseienaar moet, nadat die ontwerp en spesifikasies goedgekeur is, die toegange op eie koste bou tot bevrediging van die Direkteur, Transvaalse Paaiedepartement.

(7) Ontvang en Versorging van Stormwater

(a) Die dorpseienaar moet die stormwaterdreinering van die dorp so reël dat dit inpas by dié van Pad P32-2 en moet die stormwater wat van die pad afloop of afgelei word, ontvang en versorg.

(b) Indien dit as gevolg van die stigting van die dorp volgens die mening van die Hoofbestuurder van SA Vervoerdienste nodig is om enige duikers onder die spoorlyn te bou of om enige bestaande duikers te vergroot of enige ander werk in verband met vloedwaterdreinering te verrig moet die koste daarvan deur die dorpseienaar gedra word.

2. TITELVOORWAARDES

Die erwe met uitsondering van dié genoem in klousule 1(5) is onderworpe aan die volgende voorwaardes, opgelê deur die Administrateur ingevolge die bepalings van Ordonnansie 25 van 1965:

(1) Die erf is onderworpe aan 'n servituut, 2 m breed, vir riolerings- en ander munisipale doeleinades, ten gunste van die plaaslike bestuur, langs enige twee grense uitgesonder 'n straatgrens, indien en wanneer dit deur die plaaslike bestuur verlang word: Met dien verstande dat die plaaslike bestuur van enige sodanige servituut mag afsien.

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

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

(6) Access

(a) Ingress from Provincial Road P32-2 to the township and egress to Provincial Road P32-2 from the township shall be restricted to the junction of the street between Erven 9 and 31 with such road.

(b) Ingress from Provincial Road P23-2 to the township and egress to Provincial Road P23-2 from the township shall be restricted to the junction of the street between Erven 5 and 20 with such road.

(c) The township owner shall at its own expense, submit a geometric design lay-out (scale 1:500) of the ingress and egress points referred to in (a) and (b) above, and specifications for the construction of the accesses, to the Director, Transvaal Roads Department for approval. The township owner shall after approval of the lay-out and specifications, construct the said ingress and egress points at its own expense to the satisfaction of the Director, Transvaal Roads Department.

(7) Acceptance and Disposal of Stormwater

(a) The township owner shall arrange for the drainage of the township to fit in with that of Road P32-2 and for all stormwater running off or being diverted from the road to be received and disposed of.

(b) Should it in the opinion of the General Manager of the SA Transport Services become necessary, as a result of the establishment of the township, to construct any culverts under the railway tracks or to enlarge any existing culverts or to do any other work in connection with stormwater drainage, the cost thereof shall be borne by the township owner.

2. CONDITIONS OF TITLE

The erven with the exception of those mentioned in clause 1(5) shall be subject to the following conditions imposed by the Administrator in terms of Ordinance 25 of 1965:

(1) The erf is subject to a servitude, 2 m wide, in favour of the local authority, for sewerage and other municipal purposes, along any two boundaries other than a street boundary, if and when required by the local authority: Provided that the local authority may dispense with any such servitude.

(2) No building or other structure shall be erected within the aforesaid servitude area and no large-rooted trees shall be planted within the area of such servitude or within 2 m thereof.

(3) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by it during the course of the construction, maintenance or removal of such sewerage mains and other works as it in its discretion may deem necessary and shall further be entitled to reasonable access to the said land for the aforesaid purpose: subject to any damage done during the process of the construction, maintenance or removal of such sewerage mains and other works being made good by the local authority.

wat uit dieselfde grond as die dorp Orkneypark bestaan, goedgekeur het.

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

Hierdie wysiging staan bekend as Orkney-wysigingskema 1.

PB 4-9-2-99H-1

Administrateurskennisgewing 1424 29 September 1982

ALBERTON-WYSIGINGSKEMA 56

Administrateurskennisgewing 1249 gedateer 1 September 1982 word hiermee verbeter deur die vervanging van die woord "Brackhurst" in die 6de reël van die 1ste paragraaf, deur die woord "Brackenhurst".

PB 4-9-2-4H-56

Administrateurskennisgewing 1425 29 September 1982

RUSTENBURG-WYSIGINGSKEMA 12

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Rustenburg-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Erf 2152 Rustenburg, van "Spesiaal" vir 'n begrafnisondernemer en 'n kapel tot "Spesiaal" vir 'n begrafnisondernemer, 'n kapel en 'n maksimum van twee wooneneenhede vir bewoning deur bona fide voltydse werknemers van die besigheid, onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Rustenburg-wysigingskema 12.

PB 4-9-2-31H-12

Administrateurskennisgewing 1426 29 September 1982

JOHANNESBURG-WYSIGINGSKEMA 357

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsbeplanningskema, 1979, gewysig word deur die hersonering van Resterende Gedeelte van Erf 439 Westdene van "Residensieel 1" met 'n digtheid van "Een woonhuis per 400 m²" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 300 m²".

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

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 357.

PB 4-9-2-2H-357

Scheme; 1980, comprising the same land as included in the township of Orkneypark.

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

This amendment is known as Orkney Amendment Scheme 1.

PB 4-9-2-99H-1

Administrator's Notice 1424

29 September 1982

ALBERTON AMENDMENT SCHEME 56

Administrator's Notice 1249 dated 1 September 1982 is hereby corrected by the substitution for the word "Brackhurst" in the 5th line of the 1st paragraph of the word "Brackenhurst."

PB 4-9-2-4H-56

Administrator's Notice 1425

29 September 1982

RUSTENBURG AMENDMENT SCHEME 12

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Rustenburg Town-planning Scheme, 1980, by the rezoning of Erf 2152 Rustenburg from "Special" for a funeral undertaker and a chapel to "Special" for a funeral undertaker, a chapel and a maximum of two dwelling-units for the occupation by bona fide full time employees of the business, subject to certain conditions.

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

This amendment is known as Rustenburg Amendment Scheme 12.

PB 4-9-2-31H-12

Administrator's Notice 1426

29 September 1982

JOHANNESBURG AMENDMENT SCHEME 357

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Johannesburg Town-planning Scheme, 1979, by the rezoning of Remaining Extent of Erf 439 Westdene, from "Residential 1" with a density of "One dwelling per 400 m²" to "Residential 1" with a density of "One dwelling per 300 m²".

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

This amendment is known as Johannesburg Amendment Scheme 357.

PB 4-9-2-2H-357

Administrateurskennisgewing 1427 29 September 1982

KEMPTON PARK-WYSIGINGSKEMA 1/235

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Kempton Park-dorpsbeplanningskema 1, 1952, gewysig word deur die hersonering van Erwe 817 tot 822, van Riebeeckpark, van "Spesial" vir 'n woonhuis of woonstelblok of woonstelblokke tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m²", onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Kempton Park-wysigingskema 1/235.

PB 4-9-2-16-235

Administrateurskennisgewing 1428 29 September 1982

SANDTON-WYSIGINGSKEMA 431

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Sandton-dorpsbeplanningskema 1980 gewysig word deur die hersonering van Erf 212 Sandown Uitbreiding 24 van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 2 000 m²".

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

Hierdie wysiging staan bekend as Sandton-wysigingskema 431.

PB 4-9-2-116H-431

Administrateurskennisgewing 1429 29 September 1982

RANDBURG-WYSIGINGSKEMA 338

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976 gewysig word deur die hersonering van Erf 558 Malanshof van "Bestaande Openbare Paaie" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per erf", onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Randburg-wysigingskema 338.

PB 4-9-2-132H-338

Administrator's Notice 1427

29 September 1982

KEMPTON PARK AMENDMENT SCHEME 1/235

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Kempton Park Town-planning Scheme 1, 1952, by the rezoning of Erven 817 tot 822, Van Riebeeckpark, from "Special" for a dwelling house or a block of flats or blocks of flats to "Special Residential" with a density of "One dwelling per 1 000 m²", subject to certain conditions.

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

This amendment is known as Kempton Park Amendment Scheme 1/235.

PB 4-9-2-16-235

Administrator's Notice 1428

29 September 1982

SANDTON AMENDMENT SCHEME 431

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Sandton Town-planning Scheme, 1980 by the rezoning of Erf 212 Sandown Extension 24 from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 2 000 m²".

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

This amendment is known as Sandton Amendment Scheme 431.

PB 4-9-2-116H-431

Administrator's Notice 1429

29 September 1982

RANDBURG AMENDMENT SCHEME 338

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Randburg Town-planning Scheme, 1976 by the rezoning of Erf 558 Malanshof from "Existing Public Roads" to "Residential 1" with a density of "One dwelling per erf", subject to certain conditions.

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

This amendment is known as Randburg Amendment Scheme 338.

PB 4-9-2-132H-338

Administrator's Notice 1430

29 September 1982

RANDBURG AMENDMENT SCHEME 451

Administrator's Notice 679 dated 9 June 1982 is hereby corrected by the substitution for the expression "Indus-

Administrateurskennisgewing 1430 29 September 1982

RANDBURG-WYSIGINGSKEMA 451

Administrateurskennisgewing 679 gedateer 9 Junie 1982 word hiermee verbeter deur die vervanging van die

uitdrukking "Nywerheid" in die laaste reël van die eerste paragraaf, deur die uitdrukking "Nywerheid 1".

PB 4-9-2-132H-451

Administrateurskennisgewing 1431 29 September 1982

JOHANNESBURG-WYSIGINGSKEMA 429

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsbeplanningskema, 1979 gewysig word deur die wysiging van die hoogtesone, dekking en hoogte in verdiepings van toepassing op Erf 140 Amalgum Uitbreiding 2 van 8 tot 0, 60 % tot 70 % en 2 verdiepings tot 3 verdiepings respektiewelik.

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

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 429.

PB 4-9-2-2H-429

Administrateurskennisgewing 1432 29 September 1982

ALBERTON-WYSIGINGSKEMA 47

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Alberton-dorpsbeplanningskema, 1979 gewysig word deur die hersonering van Gedeelte 1 van Erf 635 Alrode Uitbreiding 4, van "Spoorlynreserwe" tot "Nywerheid 2" onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Alberton-wysigingskema 47.

PB 4-9-2-4H-47

Administrateurskennisgewing 1433 29 September 1982

NELSPRUIT-WYSIGINGSKEMA 1/90

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Nelspruit-dorpsaanlegskema 1, 1949 gewysig word deur die hersonering van Erwe 12, 13 en 54 Nelsville van, Erwe 12 en 13 "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" en Erf 54 "Spesiaal" vir 'n openbare garage tot, Erwe 12 en 13 "Spesiaal" vir 'n motor garage en doeleinades in verband daarmee en Erf 54 "Spesiaal" vir winkels, kantore en professionele kamers, onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Nelspruit-wysigingskema 1/90.

PB 4-9-2-22-90

"trial" in the last line of the first paragraph of the expression "Industrial 1".

PB 4-9-2-132H-451

Administrator's Notice 1431 29 September 1982

JOHANNESBURG AMENDMENT SCHEME 429

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Johannesburg Town-planning Scheme, 1979 by the amendment of the heightzone, coverage and height in storeys applicable to Erf 140 Amalgum Extension 2 from 8 to 0, 60 % to 70 % and 2 storeys to 3 storeys respectively.

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

This amendment is known as Johannesburg Amendment Scheme 429.

PB 4-9-2-2H-429

Administrator's Notice 1432 29 September 1982

ALBERTON AMENDMENT SCHEME 47

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Alberton Town-planning Scheme, 1979 by the rezoning of Portion 1 of Erf 635 Alrode Extension 4 from "Railway Reserve" to "Industrial 2", subject to certain conditions.

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

This amendment is known as Alberton Amendment Scheme 47.

PB 4-9-2-4H-47

Administrator's Notice 1433 29 September 1982

NELSPRUIT AMENDMENT SCHEME 1/90

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Nelspruit Town-planning Scheme 1, 1949 by the rezoning of Erven 12, 13 and 54 Nelsville from, Erven 12 and 13, "Special Residential" with a density of "One dwelling per erf" and Erf 54 "Special" for a public garage to, Erven 12 and 13 "Special" for a motor garage and purposes incidental thereto and Erf 54 "Special" for shops, offices and professional suites, subject to certain conditions.

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

This amendment is known as Nelspruit Amendment Scheme 1/90.

PB 4-9-2-22-90

Administrateurskennisgewing 1434 29 September 1982

JOHANNESBURG-WYSIGINGSKEMA 578

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsbeplanningskema, 1979 gewysig word deur die hersonering van Erf 130 Craighall van "Residensiel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensiel 1" met 'n digtheid van "Een woonhuis per 1 500 m²".

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

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 578.

PB 4-9-2-2H-578

Administrateurskennisgewing 1435 29 September 1982

JOHANNESBURG-WYSIGINGSKEMA 435

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsbeplanningskema, 1979 gewysig word deur die wysiging van Bylae 3 van die skema deur die verwydering van sekere boulyne en die verandering van sekere hoogte- en dekking beperkings ten opsigte van Erwe 1 tot 17, City West.

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

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 435.

PB 4-9-2-2H-435

Administrateurskennisgewing 1436 29 September 1982

JOHANNESBURG-WYSIGINGSKEMA 361

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsbeplanningskema, 1979 gewysig word deur die hersonering van Erf 561, Parkhurst, van "Residensiel 1" met 'n digtheid van "Een woonhuis per erf" tot "Spesiaal" vir woonhuise en buitegeboue en sekere toestemminggebruiken.

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

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 361.

PB 4-9-2-2H-361

Administrateurskennisgewing 1437 29 September 1982

JOHANNESBURG-WYSIGINGSKEMA 819

Die Administrateur verklaar hierby ingevolge die bepalings van artikel 89(1) van die Ordonnansie op Dorps-

Administrator's Notice 1434

29 September 1982

JOHANNESBURG AMENDMENT SCHEME 578

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Johannesburg Town-planning Scheme, 1979 by the rezoning of Erf 130 Craighall from "Residential 1" with a density of "One dwelling per Erf" to "Residential 1" with a density of "One dwelling per 1 500 m²".

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

This amendment is known as Johannesburg Amendment Scheme 578.

PB 4-9-2-2H-578

Administrator's Notice 1435

29 September 1982

JOHANNESBURG AMENDMENT SCHEME 435

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Johannesburg Town-planning Scheme, 1979 by the amendment of Annexure 3 of the scheme by the removal of certain buildings lines and the alteration of certain height and coverage restrictions in respect of Erven 1 to 17, City West.

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

This amendment is known as Johannesburg Amendment Scheme 435.

PB 4-9-2-2H-435

Administrator's Notice 1436

29 September 1982

JOHANNESBURG AMENDMENT SCHEME 361

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Johannesburg Town-planning Scheme, 1979 by the rezoning of Erf 561, Parkhurst, from "Residential 1" with a density of "One dwelling per erf" to "Special" for dwelling houses and outbuildings and certain consent uses.

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

This amendment is known as Johannesburg Amendment Scheme 361.

PB 4-9-2-2H-361

Administrator's Notice 1437

29 September 1982

JOHANNESBURG AMENDMENT SCHEME 819

The Administrator hereby, in terms of the provisions of section 89(1) of the Town-planning and Townships Ordin-

beplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Johannesburg-dorpsaanlegskema, 1979, wat uit dieselfde grond as Erf 708, Denver Uitbreiding 1 bestaan, goedgekeur het.

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

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 819.

PB 4-9-2-2H-819

Administrateurskennisgewing 1438 29 September 1982

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 Crystalpark Uitbreiding 1 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB 4-2-2-4307

BYLAE

VOORWAARDES WAAROP DIE AANSOEK GEZOEN DEUR GENERAL MINING UNION CORPORATION LIMITED INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 100 VAN DIE PLAAS VLAKFONTEIN 69 IR, PROVINSIE TRANSVAAL, TOEGESTAAN IS

1. STIGTINGSVOORWAARDES

(1) Naam

Die naam van die dorp is Crystalpark Uitbreiding 1.

(2) Ontwerp

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan LG A8065/81.

(3) Strate

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

(b) Die dorpsienaar moet op eie koste alle hindernisse in die straatreserwes tot bevrediging van die plaaslike bestuur verwyder.

(c) Indien die dorpsienaar versium om aan die bepalings van paragrawe (a) en (b) te voldoen, is die plaaslike bestuur geregtig om die werk op koste van die dorpsienaar te doen.

(4) Begiftiging

(a) Betaalbaar aan die plaaslike bestuur:

Die dorpsienaar moet ingevolge die bepalings van artikel 63(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, as begiftiging aan die plaaslike bestuur bedrae geld betaal gelykstaande aan 15 % van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die bou van strate en/of stormwaterdreibreinering in of vir die dorp.

ance, 1965, declares that he has approved an amendment scheme, being an amendment of Johannesburg Town-planning Scheme, 1979, comprising the same land as included in Erf 708, Denver Extension 1.

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

This amendment is known as Johannesburg Amendment Scheme 819.

PB 4-9-2-2H-819

Administrator's Notice 1438 29 September 1982

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 Crystal Park Extension 1 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB 4-2-2-4307

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY GENERAL MINING UNION CORPORATION LIMITED UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 100 OF THE FARM VLAKFONTEIN 69 IR, PROVINCE TRANSVAAL, HAS BEEN GRANTED

1. CONDITIONS OF ESTABLISHMENT

(1) Name

The name of the township shall be Crystalpark Extension 1.

(2) Design

The township shall consist of erven and streets as indicated on General Plan SG A8065/81.

(3) Streets

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

(b) The township owner shall, at its own expense, remove all obstacles from the street reserves to the satisfaction of the local authority.

(c) If the township owner fails to comply with the provisions of paragraphs (a) and (b) the local authority shall be entitled to do the work at the cost of the township owner.

(4) Endowment

(a) Payable to the local authority:

The township owner shall in terms of the provisions of section 63(1) of the Town-planning and Townships Ordinance, 1965, pay to the local authority as endowment sums of money equal to 15 % of the land value of erven in the township, which amount shall be used by the local authority for the construction of streets and/or stormwater drainage in or for the township.

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

(b) Die dorpseienaar moet ingevolge die bepalings van artikel 63(1)(b) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, as begiftiging aan die plaaslike bestuur 'n globale bedrag van R25 920,00 betaal vir die verkryging van grond vir 'n begraafplaas en 'n stortingsterrein.

Sodanige begiftiging is betaalbaar ooreenkomstig die bepalings van artikel 73 van genoemde Ordonnansie.

(5) Beskikking oor Bestaande Titelvoorraades

Alle erwe moet onderworpe gemaak word aan bestaande voorraades en servitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale, maar uitgesonderd:

(a) Die volgende voorraades wat nie die dorp raak nie:

(aa) Die voormalige Gedeelte 73 ('n gedeelte van Gedeelte 19) van die plaas Vlakfontein No 69, Registrasie-afdeling IR. Transvaal, groot 7,8208 (Sewe komma Agt Twee Nul Agt) hektaar, waarvan daardie gedeelte van die eiendom hieronder gehou aangedui deur die figuur d'E'F'y'z op die hierby aangehegte Kaart SG No A722/78, deel uitmaak, is onderhewig aan die volgende voorwaarde:

"Subject to the following conditions imposed by the Administrator in terms of section 6(1) of Act 22 of 1919, as amended, read with section 36(1) of Ordinance 10 of 1957:—

(i) Except with the written approval of the Administrator first had and obtained not more than one dwelling-house, which shall mean a house designed for use as a dwelling for a single family together with such outbuildings as are ordinarily required to be used in connection with the land, shall be erected on the land.

(ii) Except with the written approval of the Administrator first had and obtained the land shall be used for residential and agricultural purposes only, or be subject to the provisions of the Town-planning and Townships Ordinance 1965, for the establishment of a township thereon."

(bb) Die voormalige Gedeelte 91 ('n gedeelte van Gedeelte 19) van die plaas Vlakfontein No 69, Registrasie-afdeling IR Transvaal, groot 116,9994 (Eenhonderd en Sestien komma Nege Nege Nege Vier) hektaar, aangedui deur die figuur F' D E F G H J K L M N O P Q R S T U V W a' z y op die hierby aangehegte Kaart SG No A722/78 is onderhewig aan die volgende voorwaarde:

"Subject to the following conditions imposed by the Administrator in terms of section 6(1) of Act 22 of 1919 as amended read with Section 36(1) of Ordinance 10 of 1957:

(i) "Except with the written approval of the Administrator first had and obtained not more than one dwelling-house, which shall mean a house designed for use as a dwelling for a single family together with such outbuildings as are ordinarily required to be used in connection with the land, shall be erected on the land.

(ii) Except with the written approval of the Administrator first had and obtained the land shall be used for residential and agricultural purposes only."

(b) Die volgende servituut wat Erwe 717, 755, 756, 769, 780, 815, 821, 884 tot 894, 904, 905, 907 tot 914, 1116 tot 1141, 1174, 1177, 1234 tot 1244, 1287 tot 1292, 1341 tot 1354 en strate in die dorp raak:

"Die voormalige Resterende Gedeelte van Gedeelte 78 van die plaas Vlakfontein No 69, Registrasie-afdeling IR

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

(b) The township owner shall, in terms of the provisions of section 63(1)(b) of the Town-planning and townships Ordinance, 1965, pay a lump sum endowment of R25 920,00 to the local authority for the provision of land for a cemetery and a depositing site.

Such endowment shall be payable in terms of the provisions of Section 73 of the said Ordinance.

(5) Disposal of Existing Conditions of Title

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

(a) The following conditions which do not affect the township area:

(aa) Die voormalige Gedeelte 73 ('n gedeelte van Gedeelte 19) van die plaas Vlakfontein No 69, Registrasie-afdeling IR. Transvaal, groot 7,8208 (Sewe komma Agt Twee Nul Agt) hektaar, waarvan daardie gedeelte van die eiendom hieronder gehou aangedui deur die figuur d'E'F'y'z op die hierby aangehegte Kaart SG No A722/78, deel uitmaak, is onderhewig aan die volgende voorwaarde:

"Subject to the following conditions imposed by the Administrator in terms of section 6(1) of Act 22 of 1919, as amended, read with section 36(1) of Ordinance 10 of 1957:—

(i) Except with the written approval of the Administrator first had and obtained not more than one dwelling-house, which shall mean a house designed for use as a dwelling for a single family together with such outbuildings as are ordinarily required to be used in connection with the land, shall be erected on the land.

(ii) Except with the written approval of the Administrator first had and obtained the land shall be used for residential and agricultural purposes only, or be subject to the provisions of the Town-planning and Townships Ordinance 1965, for the establishment of a township thereon."

(bb) Die voormalige Gedeelte 91 ('n gedeelte van Gedeelte 19) van die plaas Vlakfontein No 69, Registrasie-afdeling IR Transvaal, groot 116,9994 (Eenhonderd en Sestien komma Nege Nege Nege Vier) hektaar, aangedui deur die figuur F' D E F G H J K L M N O P Q R S T U V W a' z y op die hierby aangehegte Kaart SG No A722/78 is onderhewig aan die volgende voorwaarde:

"Subject to the following conditions imposed by the Administrator in terms of section 6(1) of Act 22 of 1919 as amended read with section 36(1) of Ordinance 10 of 1957:

(i) "Except with the written approval of the Administrator first had and obtained not more than one dwelling-house, which shall mean a house designed for use as a dwelling for a single family together with such outbuildings as are ordinarily required to be used in connection with the land, shall be erected on the land.

(ii) Except with the written approval of the Administrator first had and obtained the land shall be used for residential and agricultural purposes only."

(b) The following servitude which affects Erven 717, 755, 756, 769, 780, 815, 821, 884 to 894, 904, 905, 907 to 914, 1116 to 1141, 1174, 1177, 1234 to 1244, 1287 to 1292, 1341 to 1354 and streets in the township:

Die voormalige Resterende Gedeelte van Gedeelte 78 van die plaas Vlakfontein No 69, Registrasie-afdeling IR

Transvaal, groot as sodanig 410,7044 (Vierhonderd en Tien komma Sewe Nul Vier Vier) hektaar, aangedui deur die figuur A B C F' Y Z A' W X Y Z A' B' C' D' E' F' G' H' T' J' K' L' M' O' P' Q' R' S' T' U' V' W' X' Y' op die hierby aangehegte Kaart SG No A722/78, is onderhewig aan sekere serwitute vir rioletterpomphoofleiding en pomphoofleiding ten gunste van die Stadsraad van Benoni soos meer volledig sal blyk uit Notariële Akte No K 1027/78S, gedateer 14 April 1978."

(6) Erwe vir Staats- en Munisipale Doeleindes

Die volgende erwe moet aan die bevoegde owerhede oorgedra word deur en op koste van die dorpseienaar:

(a) Vir Staatsdoeleindes:

Onderwys: Erf 791

(b) Vir munisipale doeleindes:

Park: Erf 1355

Transformatorterrein: Erf 793

(7) Toegang

Geen ingang van Provinciale Paaie PWV 17 en K86 tot die dorp en geen uitgang tot Provinciale Paaie PWV 17 en K86 uit die dorp word toegelaat nie.

(8) Beperking op die Vervreemding van Erf

Die dorpseienaar mag nie Erf 792 aan enige persoon of liggaam met regpersoonlikheid anders as die Staat vervreem nie voordat hy die Direkteur, Transvaalse Werke-departement, skriftelik in kennis gestel het van sodanige voorneme en die eerste opsie vir 'n tydperk van 6 maande aan hom gegee het om die genoemde erf aan te koop teen 'n prys wat nie hoër is as die prys waarvoor dit die voorname is om die erf aan sodanige persoon of liggaam met regpersoonlikheid te vervreem nie.

(9) Verpligte ten opsigte van Noodsaaklike dienste

Die dorpseienaar moet binne sodanige tydperk as wat die plaaslike bestuur mag bepaal, sy verpligte met betrekking tot die voorsiening van water, elektrisiteit en sanitêre dienste en die installering van stelsels daarvoor, soos vooraf ooreengekom tussen die dorpseienaar en die plaaslike bestuur, nakom.

2. TITELVOORWAARDES

Die erwe hieronder genoem, is onderworpe aan die voorwaardes soos aangedui, opgelê deur die Administrator ingevolge Ordonnansie 25 van 1965.

(1) Alle Erwe met Uitsondering van dié genoem in Klousule 1(6)

(a) Die erf is onderworpe aan 'n serwituit, 2 m breed, vir die riolerings- en ander munisipale doeleindes, ten gunste van die plaaslike bestuur, langs enige twee grense uigesonderd 'n straatgrens, indien en wanneer dit deur die plaaslike bestuur verlang word: Met dien verstande dat die plaaslike bestuur van enige sodanige serwituit mag afsien.

(b) Geen gebou of ander struktuur mag binne die voorname serwituitgebied, opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige serwituit of binne 'n afstand van 2 m daarvan geplant word nie.

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

Transvaal, groot as sodanig 410,7044 (Vierhonderd en Tien komma Sewe Nul Vier Vier) hektaar, aangedui deur die figuur A B C F' Y Z A' W X Y Z A' B' C' D' E' F' G' H' T' J' K' L' M' O' P' Q' R' S' T' U' V' W' X' Y' op die hierby aangehegte Kaart SG No A722/78, is onderhewig aan sekere serwitute vir rioletterpomphoofleiding en pomphoofleiding ten gunste van die Stadsraad van Benoni soos meer volledig sal blyk uit Notariële Akte No K 1027/78S, gedateer 14 April 1978."

(6) Erven for State and Municipal Purposes

The following erven shall be transferred to the proper authorities by and at the expense of the township owner:

(a) For State purposes:

Educational: Erf 791

(b) For municipal purposes:

Park: Erf 1355

Transformer site: Erf 793

(7) Access

No ingress from Provincial Roads PWV 17 and K86 to the township and no egress to Provincial Roads PWV 17 and K86 from the township shall be allowed.

(8) Restriction on the Disposal of Erf

The township owner shall not dispose of Erf 792 to any person or corporate body other than the State without first having given written notice to the Director of the Transvaal Works Department of such intention and giving him first option for a period of 6 months to purchase the said erf at a price not higher than that at which it is proposed to dispose thereof to such person or corporate body.

(9) Obligations in regard to Essential Services

The township owner shall, within such period as the local authority may determine, fulfil its obligations in respect of the provision of water, electricity and sanitary services and the installation of systems therefor, as previously agreed upon between the township owner and the local authority.

2. CONDITIONS OF TITLE

The erven mentioned hereunder shall be subject to the conditions indicated, imposed by the Administrator in terms of Ordinance 25 of 1965.

(1) All Erven with the Exception of those Mentioned in Clause 1(6)

(a) The erf is subject to a servitude, 2 m wide, in favour of the local authority, for sewerage and other municipal purposes, along any two boundaries other than a street boundary, if and when required by the local authority: provided that the local authority may dispense with any such servitude.

(b) No building or other structure shall be erected within the aforesaid servitude area and no large-rooted trees shall be planted within the area of such servitude or within 2 m thereof.

(c) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by it during the course of the construction, maintenance or removal of such sewerage mains and other works as it in its discretion may deem necessary and shall further be entitled to reasonable access to the said land for the aforesaid purpose; subject to any damage done during the process of the construction, maintenance or removal of such sewerage mains and other works being made good by the local authority.

(2) Erwe 737, 739 tot 755, 756, 1116 tot 1141, 1146, 1159, 1169, 1174, 1177, 1182, 1233, 1245 tot 1254, 1328 tot 1340 en 1352

Die erf is onderworpe aan 'n serwituut vir munisipale doeleinades ten gunste van die plaaslike bestuur, soos op die algemene plan aangedui.

Administrateurskennisgewing 1439 29 September 1982

BENONI-WYSIGINGSKEMA 1/227

Die Administrateur verklaar hierby ingevolge die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Benoni-dorpsaanlegskema 1, 1947, wat uit dieselfde grond as die dorp Crystal Park Uitbreiding 1 bestaan, goedgekeur het.

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

Hierdie wysiging staan bekend as Benoni-wysigingskema 1/227.

PB 4-9-2-6-227

(2) Erven 737, 739 to 755, 756, 1116 to 1141, 1146, 1159, 1169, 1174, 1177, 1182, 1233, 1245 to 1254, 1328 to 1340 and 1352

The erf is subject to a servitude for municipal purposes in favour of the local authority, as indicated on the general plan.

Administrator's Notice 1439

29 September 1982

BENONI AMENDMENT SCHEME 1/227

The Administrator hereby, in terms of the provisions of section 89(1) of the Town-planning and Townships Ordinance, 1965, declares that he has approved an amendment scheme, being an amendment of Benoni Town-planning Scheme 1, 1947, comprising the same land as included in the township of Crystal Park Extension 1.

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

This amendment is known as Benoni Amendment Scheme 1/227.

PB 4-9-2-6-227

Algemene Kennisgewings

KENNISGEWING 500 VAN 1982

JOHANNESBURG-WYSIGINGSKEMA 811

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Scotsman (Proprietary) Ltd. en Roseman Investments (Proprietary) Ltd. aansoek gedoen het om die Johannesburg-dorpsbeplanningskema, 1979, te wysig deur die hersonering van Gedeelte 3 van Lot 53 en Gedeeltes 1 en 2 van Lot 54, Rosebank, geleë aan Arnoldweg, van "Residensieel 1" tot "Besigheid 4".

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 811 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg 2000 skriftelik voorgelê word.

Pretoria, 22 September 1982

PB 4-9-2-2H-811

KENNISGEWING 501 VAN 1982

GERMISTON-WYSIGINGSKEMA 1/318

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Pulverprop (Pty.) Ltd., aansoek gedoen het om die Germiston-dorpsaanlegskema 1, 1945, te wysig deur die hersonering van Erf 706, Suid Germiston Uitbreiding 7, geleë aan Jack Pienaarstraat van "Spesiaal" vir sodanige Nywerheids en/of Komersiële doeleinades as wat die Plaaslike Bestuur mag goedkeur met 'n dekking van 70 %, tot "Spesiaal" vir die bogenoemde doeleinades, met 'n dekking van 85 %.

Verdere besonderhede van hierdie wysigingskema (wat Germiston-wysigingskema 1/318 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Germiston ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 145, Germiston 1400 skriftelik voorgelê word.

Pretoria, 22 September 1982

PB 4-9-2-1-318-1

General Notices

NOTICE 500 OF 1982

JOHANNESBURG AMENDMENT SCHEME 811

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Scotsman (Proprietary) Ltd. and Roseman Investments (Proprietary) Ltd., for the amendment of the Johannesburg Town-planning Scheme, 1979, by rezoning Portion 3 of Lot 53 and Portions 1 and 2 of Lot 54, Rosebank, situated on Arnold Road, from "Residential 1" to "Business 4".

The amendment will be known as Johannesburg Amendment Scheme 811. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Johannesburg and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr. Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, P O Box 1049, Johannesburg 2000 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 22 September 1982

PB 4-9-2-2H-811

NOTICE 501 OF 1982

GERMISTON AMENDMENT SCHEME 1/318

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Pulverprop (Pty.) Ltd., for the amendment of the Germiston Town-planning Scheme 1, 1945, by rezoning Erf 706, South Germiston Extension 7 situated on Jack Pienaar Street from "Special" for such Industrial and/or Commercial purposes as may be approved in writing by the Local Authority, permitting a coverage of 70 % to "Special" for the abovementioned purposes, permitting a coverage of 85 %.

The amendment will be known as Germiston Amendment Scheme 1/318. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Germiston and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr. Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 145, Germiston 1400 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 22 September 1982

PB 4-9-2-1-318-1

KENNISGEWING 502 VAN 1982

JOHANNESBURG-WYSIGINGSKEMA 762

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Virbank Investments (Proprietary) Limited, aansoek gedoen het om Johannesburg-dorpsbeplanningskema, 1979, te wysig deur die hersonering van Lot 527, Kew, geleë op die hoek van Third en 10de Weg van "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²" tot "Kommersieel 2", "Hoogte sone 8".

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 762 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg 2000 skriftelik voorgelê word.

Pretoria, 22 September 1982

PB 4-9-2-2H-762

KENNISGEWING 503 VAN 1982

RANDBURG-WYSIGINGSKEMA 447

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Allan Charles Craig, aansoek gedoen het om die Randburg-dorpsbeplanningskema, 1976, te wysig deur die hersonering van Lot 23 geleë aan Longlaan, dorp Ferndale, van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "een woonhuis per 1 500 m²".

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 447 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Randburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak 1, Randburg 2125 skriftelik voorgelê word.

Pretoria, 22 September 1982

PB 4-9-2-132H-477

KENNISGEWING 504 VAN 1982

KLERKSDORP-WYSIGINGSKEMA 72

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Daniel Charl Stephanus

NOTICE 502 OF 1982

JOHANNESBURG AMENDMENT SCHEME 762

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Virbank Investments (Proprietary) Limited, for the amendment of the Johannesburg Town-planning Scheme, 1979, by rezoning Lot 527, Kew, situated on the corner of Third and Tenth Roads, from "Residential 1" with a density of "One dwelling per 1 500 m²" to "Commercial 2", "Height zone 8".

The amendment will be known as Johannesburg Amendment Scheme 762. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Johannesburg and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr. Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, P O Box 1049, Johannesburg 2000 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 22 September 1982

PB 4-9-2-2H-762

NOTICE 503 OF 1982

RANDBURG AMENDMENT SCHEME 447

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Allan Charles Craig, for the amendment of Randburg Town-planning Scheme, 1976, by rezoning Lot 23 situated on Long Avenue, Ferndale Township, from "Residential 1" with a density of "One dwelling per 1 500 m²".

The amendment will be known as Randburg Amendment Scheme 447. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Randburg and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr. Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, Private Bag 1, Randburg 2125 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 22 September 1982

PB 4-9-2-132H-447

NOTICE 504 OF 1982

KLERKSDORP AMENDMENT SCHEME 72

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Daniel Charl Stephanus

Grobbelaar, aansoek gedoen het om die Klerksdorp-dorpsbeplanningskema, 1980, te wysig deur die hersone-ring van Erf 22, Wilkoppies geleë aan Vosstraat, van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 000 m²".

Verdere besonderhede van hierdie wysigingskema (wat Klerksdorp-wysigingskema 72 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Klerksdorp ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 99, Klerksdorp 2570 skriftelik voorgelê word.

Pretoria, 22 September 1982

PB 4-9-2-17H-72

KENNISGEWING 505 VAN 1982

PRETORIA-WYSIGINGSKEMA 957

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Hamie Hack, aansoek gedoen het om die Pretoria-dorpsbeplanningskema, 1974, te wysig deur Gedeelte 2 van Erf 19, Hillcrest, geleë aan Lunnonweg te hersoneer van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 100 m²" na "Spesiaal" vir woonhuise en/of wooneenhede aanmekaar of losstaande.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 957 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria 0001 skriftelik voorgelê word.

Pretoria, 22 September 1982

KENNISGEWING 506 VAN 1982

PRETORIA-WYSIGINGSKEMA 946

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Solfan (Proprietary) Limited, aansoek gedoen het om die Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Gedeelte 1 van Erf 363 geleë op die hoek van Boshoffstraat en Koningin Wilhelmina-laan, dorp Nieuw Muckleneuk van "Spesiaal" vir 'n openbare garage tot "Spesiaal" vir 'n openbare garage en winkel/kafee.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 946 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de

Grobbelaar, for the amendment of the Klerksdorp Town-planning Scheme, 1980, by rezoning Erf 22, Wilkoppies, situated on Vos Street from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 1 000 m²".

The amendment will be known as Klerksdorp Amendment Scheme 72. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Klerksdorp and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr. Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, P O Box 99, Klerksdorp 2570 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 22 September 1982

PB 4-9-2-17H-72

NOTICE 505 OF 1982

PRETORIA AMENDMENT SCHEME 957

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Hamie Hack, for the amendment of the Pretoria Town-planning Scheme, 1974, by rezoning Portion 2 of Erf 19, Hillcrest, situate on Lunnon Road from "Special Residential" at a density of "One dwelling per 1 100 m²" to "Special" to dwelling-houses and/or dwelling-units attached or detached.

The amendment will be known as Pretoria Amendment Scheme 957. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Pretoria and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr. Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, P O Box 440, Pretoria 0001 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 22 September 1982

PB 4-9-2-3H-957

NOTICE 506 OF 1982

PRETORIA AMENDMENT SCHEME 946

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Solfan (Proprietary) Limited, for the amendment of the Pretoria Town-planning Scheme, 1974, by rezoning Portion 1 of Erf 363, situate on the corner of Boshoff Street and Queen Wilhelmina Road, Nieuw Muckleneuk Township from "Special" for a public garage to "Special" for a public garage and shop/café.

The amendment will be known as Pretoria Amendment Scheme 946. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Pretoria

Vloer, Merinogebou, h/v Bosman- en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria 0001 skriftelik voorgelê word.

Pretoria, 22 September 1982

PB 4-9-2-3H-946

KENNISGEWING 507 VAN 1982

RANDBURG-WYSIGINGSKEMA 525

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Marker Reef Sand Stone (Pty) Ltd., aansoek gedoen het om die wysiging van die Randburg-dorpsbeplanningskema, 1976, te wysig deur die hersonering van Erf 1102, Ferndale, geleë aan Pretoria-laan, van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Spesiaal" vir kantore en/of woonstelle.

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 525 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Randburg ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak 1, Randburg 2125 skriftelik voorgelê word.

Pretoria, 22 September 1982

PB 4-9-2-132H-525

KENNISGEWING 508 VAN 1982

KINROSS-WYSIGINGSKEMA 1

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Dawid Jacobus Engelbrecht, aansoek gedoen het om die Kinross-dorpsaanlegskema, 1980, te wysig deur Erf 1247 geleë in Harlemstraat, Kinross Uitbreiding 7, te hersoneer van "Residensieel 1" na "Nywerheid 3".

Verdere besonderhede van hierdie wysigingskema (wat Kinross-wysigingskema 1 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Kinross ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 50, Kinross 2270 skriftelik voorgelê word.

Pretoria, 22 September 1982

PB 4-9-2-88H-1

and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr. Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, P O Box 440, Pretoria 0001 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 22 September 1982

PB 4-9-2-3H-946

NOTICE 507 OF 1982

RANDBURG AMENDMENT SCHEME 525

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Marker Reef Sand Stone (Proprietary) Limited, for the amendment of the Randburg Town-planning Scheme, 1976, by rezoning Erf 1102, Ferndale, situated on Pretoria Avenue from "Residential 1" with a density of "One dwelling per erf" to "Special" for offices and/or offices.

The amendment will be known as Randburg Amendment Scheme 525. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Randburg and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr. Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, Private Bag 1, Randburg 2125 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 22 September 1982

PB 4-9-2-132H-525

NOTICE 508 OF 1982

KINROSS AMENDMENT SCHEME 1

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Dawid Jacobus Engelbrecht, for the amendment of the Kinross Town-planning Scheme, 1980, by rezoning Erf 1247 situated on Harlem Street, Kinross Extension 7, for "Residential 1" to "Industrial 3".

The amendment will be known as Kinross Amendment Scheme 1. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Kinross and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr. Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 50, Kinross 2270 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 22 September 1982

PB 4-9-2-88H-1

KENNISGEWING 509 VAN 1982

ALBERTON-WYSIGINGSKEMA 74

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Joanick Properties (Proprietary) Limited, aansoek gedoen het om die Albertondorpsaanlegskema, 1979, te wysig deur die hersonering van Gedeelte 192 ('n gedeelte van Gedeelte 191) van die plaas Elandsfontein 108 IR, van "Onbepaald" tot "Spesiaal" vir die vervaardiging van: elektroniese en elektriese toerusting en onderdele; juweliersware, fotografiese en optiese toerusting, glasware, keramiekprodukte, musiekinstrumente, diamantsnywiele. Nie-hinderlike chemiese en farmaceutiese vervaardiging. Navorsingslaboratoria, wetenskaplike instituut en sekere gespesialiseerde opleidingsdienste. Sodanige ander nie-hinderlike ligte nywerheidsgebruik as wat die Administrateur na oorlegpleging met die plaaslike bestuur sal toelaat. Met dien verstande dat:

Verdere besonderhede van hierdie wysigingskema (wat Alberton-wysigingskema 74 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Alberton ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 4, Alberton 1450 skriftelik voorgelê word.

Pretoria, 22 September 1982

PB 4-9-2-4H-74

KENNISGEWING 510 VAN 1982

PRETORIA-WYSIGINGSKEMA 953

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Willem Coenraad Kukkuk en Michael Daniël Jansen, aansoek gedoen het om die Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van die Restant van Gedeelte 1 van Erf 1513 en Gedeelte 2 ('n gedeelte van Gedeelte 1) van Erf 1513 geleë aan Christoffelstraat, Pretoria, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 500 m²" na "Beperkte Nywerheid".

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 953 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria 0001 skriftelik voorgelê word.

Pretoria, 22 September 1982

PB 4-9-2-3H-953

NOTICE 509 OF 1982

ALBERTON AMENDMENT SCHEME 74

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Joanick Properties (Proprietary) Limited, for the amendment of the Alberton Town-planning Scheme, 1979, by rezoning Portion 192 (a portion of Portion 191) of the farm Elandsfontein 108 IR, from "Undetermined" to "Special" for the manufacturing of: electronic and electrical appliances and components; jewellery, photographic and optical appliances, glassware, ceramic products, musical instruments, diamond cutting discs. Non-noxious chemical and pharmaceutical manufacturing. Researching laboratories, scientific institute and certain specialized training services. Such other non-noxious light industrial uses as may be allowed by the Administrator after consultation with the local authority Provided that:

The amendment will be known as Alberton Amendment Scheme 74. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Alberton and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr. Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, P O Box 4, Alberton 1450 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 22 September 1982

PB 4-9-2-4H-74

NOTICE 510 OF 1982

PRETORIA AMENDMENT SCHEME 953

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Willem Coenraad Kukkuk en Michael Daniël Jansen, for the amendment of the Pretoria Town-planning Scheme, 1974, by rezoning of the Remainder of Portion 1 of Erf 1513 and Portion 2 (a portion of Portion 1) of Erf 1513 situate on Christoffel Street, Pretoria, from "Special Residential" with a density of "One dwelling per 500 m²" to "Restricted Industrial".

The amendment will be known as Pretoria Amendment Scheme 953. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Pretoria and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr. Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 440, Pretoria 0001 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 22 September 1982

PB 4-9-2-3H-953

KENNISGEWING 512 VAN 1982

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 58(8)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, kennis dat aansoeke om die dorpe in die bylae hierby gemeld te stig, ontvang is.

Die aansoeke tesame met die tersaaklike planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206(a), 2de Vloer, B Blok, Provinialegebou, Pretoriusstraat, Pretoria vir 'n tydperk van 8 weke vanaf 22 September 1982.

Iedereen wat beswaar teen die toestaan van 'n aansoek wil maak of begerig is om enige vertoë in verband daarvan te rig, moet die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria 0001 binne 'n tydperk van 8 weke van die datum af van eerste publikasie hiervan skriftelik en in duplikaat van sy redes in kennis stel.

BYLAE

Naam van dorp: Vorna Valley Uitbreiding 11.

Naam van aansoekdoener: Elizabeth Caroline Steenhoff.

Aantal erwe: Spesiaal vir: Losstaande of aaneengeskafelde wooneenhede: 2.

Beskrywing van grond: Die Resterende Gedeelte van Gedeelte 3, Hoewe 73, Halfway House Estate-landbouhoeves.

Liggings: Suidoos van en grens aan Pretoriusweg, Noordoos van en grens aan Bekkerweg Halfway House Estates-landbouhoeves.

Verwysingsnommer: PB 4-2-2-6719.

Naam van dorp: Die Hoeves Uitbreiding 32.

Naam van aansoekdoener: Die Gereformeerde Kerk Verwoerdburg-Oos.

Aantal erwe: Ouetehuis: 1; Kerk en aanverwante gebrauke: 1.

Beskrywing van grond: Hoewe 246, Lyttelton-landbouhoeves Uitbreiding 2.

Liggings: Noordoos van en grens aan Basdenlaan en suidoos van en grens aan Aletheastraat.

Verwysingsnommer: PB 4-2-2-6763.

KENNISGEWING 514 VAN 1982

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepaling van artikel 58(8)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, kennis dat aansoeke om die dorpe in die bylae hierby gemeld te stig, ontvang is.

Die aansoeke tesame met die tersaaklike planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206(a), 2de Vloer, B Blok, Provinialegebou, Pretoriusstraat, Pretoria vir 'n tydperk van 8 weke vanaf 29 September 1982.

Iedereen wat beswaar teen die toestaan van 'n aansoek wil maak of begerig is om enige vertoë in verband daarvan te rig, moet die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria, 0001 binne 'n tydperk van 8 weke

NOTICE 512 OF 1982

The Director of Local Government hereby gives notice in terms of section 58(8)(a) of the Town-planning and Townships Ordinance, 1965, that applications to establish the township(s) mentioned in the annexure hereto, have been received.

The applications, together with the relevant plans, documents and information are open for inspection at the office of the Director of Local Government, Room B206(a), Second Floor, Block B, Provincial Building, Pretorius Street, Pretoria for a period of 8 weeks from 22 September 1982.

Any person who desires to object to the granting of any of the applications or who desires to make any representations in regard thereto, must notify the Director of Local Government, Private Bag X437, Pretoria, 0001 in writing and in duplicate of his reasons therefor within a period of 8 weeks from the date of first publication hereof.

ANNEXURE

Name of township: Vorna Valley Extension 11.

Name of applicant: Elizabeth Caroline Steenhoff.

Number of erven: Special for: Attached or detached dwelling-units: 2.

Description of land: The Remaining Extent of Portion 3, Holding 73, Halfway House Estate Agricultural Holdings.

Situation: South-east of and abuts Pretorius Road, north-west of and abuts Bekker Road Halfway House Estates Agricultural Holdings.

Reference No.: PB 4-2-2-6719

Name of township: Die Hoeves Extension 32.

Name of applicant: Die Gereformeerde Kerk Verwoerdburg-Oos.

Number of erven: Old aged home: 1; Church and uses incidental thereto: 1.

Description of land: Holding 246 Lyttelton Agricultural Holdings Extension 2.

Situation: North-eats of and abuts Basden Avenue and south-east of and abuts Alethea Street.

Reference No.: PB 4-2-2-6763

NOTICE 514 OF 1982

The Director of Local Government hereby gives notice in terms of section 58(8)(a) of the Town-planning and Townships Ordinance, 1965, that applications to establish the township(s) mentioned in the annexure hereto, have been received.

The applications, together with the relevant plans, documents and information are open for inspection at the office of the Director of Local Government, Room B206(a), Second Floor, Block B, Provincial Building, Pretorius Street, Pretoria for a period of 8 weeks from 29 September 1982.

Any person who desires to object to the granting of any of the applications or who desires to make any representations in regard thereto, must notify the Director of Local

vanaf die datum af van eerste publikasie hiervan skriftelik en in duplikaat van sy redes in kennis stel.

Pretoria, 29 September 1982.

BYLAE

Naam van dorp: Strijdompark Uitbreiding 20.

Naam van aansoekdoener: Mahonie Beleggings (Edms) Bpk.

Aantal erwe: Nywerheid: 6; Openbare Oop Ruimte: 1.

Beskrywing van grond: Hoewe 6, Bush Hill Estate Landbouhoewes.

Ligging: Suid van en grens aan Strydompark Uitbreiding 113, oos van en grens aan Nasionale Pad N1/20.

Verwysingsnommer: PB 4-2-2-6610

Naam van dorp: Halway Gardens Uitbreiding 19.

Naam van aansoekdoener: Refralloy (Edms) Bpk.

Aantal erwe: Residensieel 1: 10; Residensieel 2: 1.

Beskrywing van grond: Hoewe 304, Erand Landbouhoewes Uitbreiding 2.

Ligging: Suidoos van en grens aan Vierde Weg, suidwes van en grens aan Sewende Weg.

Verwysingsnommer: PB 4-2-2-6697

Naam van dorp: Union Uitbreiding 19.

Naam van aansoekdoener: Ster Inryteater Menlopark (Edms) Bpk.

Aantal erwe: Residensieel 3: 3; Spesiaal vir Inryteater; Residensieel 3 of Kommersieel: 1; Kommersieel: 1; Openbare Oop Ruimte: 1.

Beskrywing van grond: Gedeelte 50 (gedeelte van Gedeelte 19) van die plaas Elandsfontein 108 IR.

Ligging: Noordoos van en grens aan Black Reef Weg, noordwes van en grens aan Castleview Dorp, Gedeelte 20 van die plaas en Dinwiddie Dorp.

Verwysingsnommer: PB 4-2-2-6704

Naam van dorp: Heidelberg Uitbreiding 16.

Naam van aansoekdoener: Die Stadsraad van Heidelberg en die Gemeenskapsontwikkelingsraad.

Aantal erwe: Residensieel 1: 334; Residensieel 4: 1; Besigheid: 2; Kerk: 2; Kleuterskool: 1; Munisipaal: 1; Openbare Oop Ruimte: Parke: 4; Sportgrond: 1.

Beskrywing van grond: Hoewes 17 tot 21; 22 en 119; 23; 109 en 113; 110 tot 112; 114 tot 118; 120 tot 122. Die Resterende Gedeelte van Gedeelte 65 van die plaas Boschfontein No. 386 IR. Die Gedeelte van die Resterende Gedeelte van Heidelberg Landbouhoewes.

Ligging: Suid van en grens aan Heidelberg Uitbreiding 7.

Verwysingsnommer: PB 4-2-2-6762

Naam van dorp: Die Hoewes Uitbreiding 30.

Naam van aansoekdoener: Gabriël Jacobus Pieterse.

Aantal erwe: Residensieel 2: 2.

Beskrywing van grond: Hoewe 73, Lyttelton Landbouhoewes.

Government, Private Bag X437, Pretoria, 0001 in writing and in duplicate of his reasons therefor within a period of 8 weeks from the date of first publication hereof.

Pretoria, 29 September 1982.

ANNEXURE

Name of township: Strijdompark Extension 20.

Name of applicant: Mahonie Investments (Pty) Ltd.

Number of erven: Industrial: 6; Public Open Space: 1.

Description of land: Holing 6, Bush Hill Estate Agricultural Holdings.

Situation: South of and abuts Strydom Park Extension 113, east of and abuts National Road N1/20.

Reference No: PB 4-2-2-6610

Name of township: Halfway Gardens Extension 19.

Name of applicant: Refralloy (Pty) Ltd.

Number of erven: Residential 1: 10; Residential 2: 1.

Description of land: Holding 304, Erand Agricultural Holdings Extension 2.

Situation: South-east of and abuts Fourth Road, southwest of and abuts Seventh Road.

Reference No: PB 4-2-2-6697

Name of township: Union Extension 19.

Name of applicant: Ster Drive In Menlopark (Pty) Ltd.

Number of erven: Residential 3: 3; Special for: Drive In; Residential 3 or Commercial: 1; Commercial: 1; Public Open Space: 1.

Description of land: Portion 50 (portion of Portion 19) of the farm Elandsfontein 108 IR.

Situation: North-east of and abuts Black Reef Road. North-west of and abuts Castleview Township, Portion 20 of the farm and Dinwiddie Township.

Reference No: PB 4-2-2-6704

Name of township: Heidelberg Extension 16.

Name of applicant: Die Stadsraad van Heidelberg en die Gemeenskapsontwikkelingsraad.

Number of erven: Residential 1: 334; Residential 4: 1; Business: 2; Church: 2; Creché: 1; Municipal: 1; Public Open Space: Parks: 4; Sports Ground: 1.

Description of land: Holdings 17 to 21; 22 and 119; 23; 109 and 113; 110 to 112; 114 to 118; 120 to 122. The Remaining Extent of Portion 65 of the farm Boschfontein 386 IR. The Portion of the Remaining Extent of Heidelberg Agricultural Holdings.

Situation: South of and abuts Heidelberg Extension 7.

Reference No: PB 4-2-2-6762

Name of township: Die Hoewes Extension 30.

Name of applicant: Gabriël Jacobus Pieterse.

Number of erven: Residential 2: 2.

Description of land: Holding 73, Lyttelton Agricultural Holdings.

Ligging: Noordoos van en grens aan Westlaan-Suid.
Oos van en grens aan Lenchenstraat.

Verwysingsnommer: PB 4-2-2-6714

KENNISGEWING 515 VAN 1982

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 58(8)(a) van die Ordonnansie op Dorps beplanning en Dorpe, 1965, kennis dat aansoek om die dorpe in die bylae hierby gemeld te stig, ontvang is.

Die aansoek tesame met die tersaaklike planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206(a), 2de Vloer, B Blok, Provincialegebou, Pretoriussstraat, Pretoria vir 'n tydperk van 8 weke vanaf 22 September 1982.

Iedereen wat beswaar teen die toestaan van 'n aansoek wil maak of begerig is om enige vertoë in verband daarmee te rig, moet die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria, 0001 binne 'n tydperk van 8 weke van die datum af van eerste publikasie hiervan skriftelik en in duplikaat van sy redes in kennis stel.

BYLAE

Naam van dorp: Terenure Uitbreiding 18.

Naam van aansoekdoener: Kempton Inryteater (Edms) Bpk.

Aantal erwe: Kommersieel: 4; Spesiaal vir: Inryteater of kommersieel: 1.

Beskrywing van grond: Gedeelte 380 (gedeelte van Gedeelte 154) van die plaas Zuurfontein 33 IR (bekend as Gedeelte 171).

Ligging: Suidoos van en grens aan Zuurfonteinweg. Noord van en grens aan Kemptonpark-Wes Dorp.

Verwysingsnommer: PB 4-2-2-6712

Naam van dorp: Elarduspark Uitbreiding 8.

Naam van aansoekdoener: Deltastraat Beleggings (Edms) Bpk. en Johan George Craig.

Aantal erwe: Residensieel 3: 9.

Beskrywing van grond: Hoewes 1 en 2 Waterklooflandbouhoeves.

Ligging: Oos van en grens aan Pad P157-1, Suidwes van en grens aan Elarduspark Uitbreiding 2.

Verwysingsnommer: PB 4-2-2-6729

Naam van dorp: Strijdomspark Uitbreiding 21.

Naam van aansoekdoener: Danezio Holdings Thirteen (Pty) Ltd.

Aantal erwe: Kommersieel: 6; Openbare Oop Ruimte: Park: 1.

Beskrywing van grond: Hoewe 13, Bush Hill Estate landbouhoeves.

Ligging: Oos van en grens aan Strijdomspark Uitbreiding 9 en 19. Suid van en grens aan Strijdomspark Uitbreiding 11 en 12.

Verwysingsnommer: PB 4-2-2-6693

Situation: North-east of and abuts West Avenue South. East of and abuts Lenchen Street.

Reference No: PB 4-2-2-6714

NOTICE 515 OF 1982

The Director of Local Government hereby gives notice in terms of section 58(5)(a) of the Town-planning and Townships Ordinance, 1965, that applications to establish the township(s) mentioned in the annexure hereto, have been received.

The applications, together with the relevant plans, documents and information are open for inspection at the office of the Director of Local Government, Room B206(a), Second Floor, Block B, Provincial Building, Pretorius Street, Pretoria for a period of 8 weeks from 22 September 1982.

Any person who desires to object to the granting of any of the applications or who desires to make any representations in regard thereto, must notify the Director of Local Government, Private Bag X437, Pretoria, 0001 in writing and in duplicate of his reasons therefor within a period of 8 weeks from the date of first publication hereof.

ANNEXURE

Name of township: Terenure Extension 18.

Name of applicant: Kempton Inryteater (Eiendoms) Bpk.

Number of erven: Commercial: 4; Special for: Drive-In or Commercial: 1.

Description of land: Portion 380 (portion of Portion 154) of the farm Zuurfontein 33 IR (now known as Portion 171).

Situation: South-east of and abuts Zuurfontein Road. North of and abuts Kempton Park West Township.

Reference No.: PB 4-2-2-6712

Name of township: Elarduspark Extension 8.

Name of applicant: Deltastraat Investments (Pty) Ltd. and Johan George Craig.

Number of erven: Residential 3: 9.

Description of land: Holdings 1 and 2 Waterkloof Agricultural Holdings.

Situation: East of and abuts Road P157-1, south-west of and abuts Elardus Park Extension 2.

Reference No.: PB 4-2-2-6729

Name of township: Strijdomspark Extension 21.

Name of applicant: Danezio Holdings Thirteen (Pty) Ltd.

Number of erven: Commercial: 6; Public Open Space: Park: 1.

Description of land: Holding 13, Bush Hill Estate Agricultural Holdings.

Situation: East of and abuts Strijdomspark Extensions 9 and 19. South of and abuts Strijdomspark Extensions 11 and 12.

Reference No.: PB 4-2-2-6693

Naam van dorp: Faerie Glen Uitbreiding 12.
 Naam van aansoekdoener: Papierbas Eiendomme (Edms) Bpk.
 Aantal erwe: Residensieel 2: 4; Openbare Oop Ruimte: Park 1.
 Beskrywing van grond: Hoewe 1; Valley Farm-landbouhoeves.
 Ligging: Suid van en grens aan Causeweg. Oos van en grens aan Koedoebergweg.
 Verwysingsnommer: PB 4-2-2-6772

KENNISGEWING 516 VAN 1982

WET OP OPHEFFING VAN BEPERKINGS, 1967

Ingevolge artikel 3(6) van bogenoemde Wet word hiermee kennis gegee dat onderstaande aansoek deur die Direkteur van Plaaslike Bestuur ontvang is en ter insae lê op die 10de Vloer, Merinogebou, Pretoriussstraat, Pretoria, en in die kantoor van die betrokke plaaslike bestuur.

Enige beswaar, met volle redes daarvoor, moet skriftelik by die Direkteur van Plaaslike Bestuur, by bovermelde adres of Privaatsak X437, Pretoria, ingedien word op of voor 27 Oktober 1982.

Pretoria, 29 September 1982.

Mnr. F. Barnard, vir die wysiging van die titelvooraardes van Erf 29, dorp Moret ten einde die boullyn te verslap om die oprigting van 'n sitkamer moontlik te maak.

PB 4-14-2-1901-1

Mnr G.A. Keyser, vir die wysiging van die titelvooraardes van Restant van Erf 1365, dorp Queenswood Uitbreiding 1 ten einde dit moontlik te maak dat die boullyn verslap kan word om die bestaande motorhuis te vergroot.

PB 4-14-2-1095-5

KENNISGEWING 517 VAN 1982

DELMAS-WYSIGINGSKEMA 8

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 34A van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Die Stadsraad van Delmas, aansoek gedoen het om Delmas se voorlopige dorpsaanlegskema, 1980, te wysig deur die hersonering van Erwe 479 en 480, Delmas Uitbreiding 2, geleë aan Geldenhuys- en Mullerstraat, van "Spesiaal" vir godsdienstdoeleindes en "Transformatorterrein" onderskeidelik, tot "Residensieel 3".

Verdere besonderhede van hierdie wysigingskema (wat Delmas-wysigingskema 8 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11 de Vloer, Merinogebou, h/v Bosman- en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Delmas ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 6, Delmas, 2210 skriftelik voorgelê word.

Pretoria, 29 September 1982

PB 4-9-2-53-3

Name of township: Faerie Glen Extension 12.
 Name of applicant: Papierbas Eiendomme (Edms) Bpk.
 Number of erven: Residential 2: 4. Public Open Space: Park: 1.
 Description of land: Holding 1, Valley Farm Agricultural Holdings.
 Situation: South of and abuts Cause Road. East of and Abuts Koedoeberg Road.
 Reference No.: PB 4-2-2-6772

NOTICE 516 OF 1982

REMOVAL OF RESTRICTIONS ACT, 1967

It is hereby notified in terms of section 3(6) of the above-mentioned Act that the undermentioned applications have been received by the Director of Local Government and are open for inspection at the 10th Floor, Merino Building, Pretorius Street, Pretoria, and at the office of the relevant local authority.

Any objections, with full reasons therefor, should be lodged in writing with the Director of Local Government, at the above address or Private Bag X437, Pretoria, on or before 27 October 1982.

Pretoria, 29 September 1982.

Mr. F. Barnard, for the amendment of the conditions of title of Erf 29, Moret Township in order to relax the building line to allow the erection of a lounge.

PB 4-14-2-1901-1

Mr. G.A. Keyser, for the amendment of the conditions of title of Remaining Extent of Erf 1365, Queenswood Extension 1 Township to permit the building line being relaxed to extend the existing garage.

PB 4-14-2-1095-5

NOTICE 517 OF 1982

DELMAS AMENDMENT SCHEME 8

The Director of Local Government gives notice in terms of section 34A of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, The Town Council of Delmas for the amendment of the Delmas draft town-planning scheme, 1980, by rezoning Erven 479 and 480, Delmas Extension 2 situated on Geldenhuys and Muller Streets, from "Special" for religious purposes and "Transformer site", respectively, to "Residential 3".

The amendment will be known as Delmas Amendment Scheme 8. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Delmas and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 6, Delmas, 2210 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 29 September 1982

PB 4-9-2-53-3

KENNISGEWING 518 VAN 1982

SANDTON-WYSIGINGSKEMA 559

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Michael Stuart Eve, aansoek gedoen het om Sandton dorpsaanlegskema, 1980 te wysig deur Gedeelte 3 van Erf 3, geleë op die Noord-wes-telike hoek van Empire Plek en Clevelandweg, Sandhurst van "Residensieel 1" met 'n digtheid van "Een woonhuis per 8 000 m²" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 4 000 m²" om die onderverdeling van die perseel toe te laat.

Verdere besonderhede van hierdie wysigingskema (wat Sandton-wysigingskema 559 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11 de Vloer, Merinogebou, h/v Bosman- en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Sandton ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 78001, Sandton 2146 skriftelik voorgelê word.

Pretoria, 29 September 1982

PB 4-9-2-116H-559

KENNISGEWING 519 VAN 1982

SANDTON-WYSIGINGSKEMA 49

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Carole Mary Salmon, aansoek gedoen het om Sandton dorpsaanlegskema, 1980 te wysig deur Hoewe 66, geleë op Nivenweg, Douglasdale Landbouhoeves, te hersoneer van "Landbou" tot "Spesiaal" om 'n kwekery en aanverwante gebruikte soos die verkoop van potte en kunsmis toe te laat.

Verdere besonderhede van hierdie wysigingskema (wat Sandton-wysigingskema 49 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Sandton ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 78001, Sandton, 2146 skriftelik voorgelê word.

Pretoria 29 September 1982

PB 4-9-2-116H-49

KENNISGEWING 520 VAN 1982

SANDTON-WYSIGINGSKEMA 522

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van

NOTICE 518 OF 1982

SANDTON AMENDMENT SCHEME 559

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Michael Stuart Eve, for the amendment of Sandton Town-planning Scheme, 1980 by rezoning Portion 3 of Erf 3, situate on the North-western corner of Empire Place and Cleveland Road, Sandhurst from "Residential 1" with a density of "One dwelling per 8 000 m²" to "Residential 1" with a density of "One dwelling per 4 000 m²" in order to permit the subdivision of the property.

The amendment will be known as Sandton Amendment Scheme 559. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Sandton and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, P.O. Box 78001, Sandton, 2146 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 29 September 1982

PB 4-9-2-116H-559

NOTICE 519 OF 1982

SANDTON AMENDMENT SCHEME 49

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Carole Mary Salmon, for the amendment of Sandton Town-planning Scheme, 1980 by rezoning Holding 66, situate on Niven Road, Douglasdale Agricultural Holdings from "Agricultural" to "Special" to permit a nursery and ancillary uses such as the selling of pots and fertilizers.

The amendment will be known as Sandton Amendment Scheme 49. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Sandton and at the office of the Director of Local Government, 11th Floor, Merino Building, cor Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, P.O. Box 78001, Sandton, 2146 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 29 September 1982

PB 4-9-2-116H-49

NOTICE 520 OF 1982

SANDTON AMENDMENT SCHEME 522

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application

1965), kennis dat die eienaar, Zelda Onay, Posbus 7051, Johannesburg, 2000, aansoek gedoen het om Sandton dorpsbeplanningskema, 1980 te wysig deur die hersonering van Erf 202, geleë op die noord-oostelike hoek van Edward Rubensteinrylaan en Eastlaan, Sandton Uitbreiding 24 Dorp, vanaf "Residensieel 1" met 'n digtheid van "Een woonhuis per 4 000 m²" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²".

Verdere besonderhede van hierdie wysigingskema (wat Sandton-wysigingskema 522 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11 de Vloer, Merino-gebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Sandton ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 78001, Sandton, 2146 skriftelik voorgelê word.

Pretoria, 29 September 1982

PB 4-9-2-116H-522

KENNISGEWING 521 VAN 1982

JOHANNESBURG-WYSIGINGSKEMA 743

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Alfrest Investments (Pty) Ltd., Posbus 10577, Johannesburg, 2000, aansoek gedoen het om die Johannesburg dorpsaanlegskema, 1979 te wysig deur die hersonering van Lotte 163 - 164, geleë aan Greenlandsweg, tussen Kingsweg en Richmondlaan, Aucklandpark van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 2".

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 743 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11 de Vloer, Merino-gebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg, 2000 skriftelik voorgelê word.

Pretoria 29 September 1982

PB 4-9-2-2H-743

KENNISGEWING 522 VAN 1982

BETHAL-WYSIGINGSKEMA 7

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Die Gemeenskapsontwikkelingsraad, aansoek gedoen het om die Bethal-dorpsaanlegskema, 1980 te wysig deur die hersonering van Gedelie 1 van Erf 1933, geleë aan Jasminstraat en Chameliastraat, Bethal Uitbreiding 7, van "Parkerig" tot "Besigheid 2" en 'n deel van Erf 1935, van "Besigheid 2" tot "Parkerig".

has been made by the owner, Zilda Onay, P O Box 7051, Johannesburg, 2000, for the amendment of Sandton Town-planning Scheme, 1980 by rezoning Erf 202, situated on the north-east corner of the junction of Edward Rubenstein Drive and East Lane, Sandton Extension 24 Township from "Residential 1" with a density of "One dwelling per 4 000 m²" to "Residential 1" with a density of "One dwelling per 1 500 m²".

The amendment will be known as Sandton Amendment Scheme 522. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Sandton and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, P O Box 78001, Sandton, 2146 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 29 September 1982

PB 4-9-2-116H-522

NOTICE 521 OF 1982

JOHANNESBURG AMENDMENT SCHEME 743

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Alfrest Investments (Pty) Ltd., P O Box 10577, Johannesburg, 2000, for the amendment of the Johannesburg Town-planning Scheme, 1979 by rezoning Lots 163 - 164, situated on Greenland Road between Kingsway and Richmond Avenue, Auckland Park from "Residential 1" with a density of "One dwelling per erf" to "Residential 2".

The amendment will be known as Johannesburg Amendment Scheme 743. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Johannesburg and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 1049, Johannesburg, 2000 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 29 September 1982

PB 4-9-2-2H-743

NOTICE 522 OF 1982

BETHAL AMENDMENT SCHEME 7

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Community Development Board, for the amendment of the Bethal Town-planning Scheme, 1980 by rezoning Portion 1 of Erf 1933, situated on Jasmin Street and Chamelia Street, Bethal Extension 7, from "Parking" to "Business 2" and part of Erf 1935, from "Business 2" to "Parking".

Verdere besonderhede van hierdie wysigingskema (wat Bethal-wysigingskema 7 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11 de Vloer, Merino-gebou, h/v Bosman- en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Bethal ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 3, Bethal, 2310 skriftelik voorgelê word.

Pretoria, 29 September 1982

PB 4-9-2-7H-7

KENNISGEWING 523 VAN 1982

ALBERTON-WYSIGINGSKEMA 66

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Shell South Africa (Proprietary) Limited, aansoek gedoen het om die Alberton-dorpsbeplanningskema, 1979, te wysig deur die hersoneering van Erwe 342 en 1152 geleë aan Van Riebeecklaan Dorp Alberton van "Besigheid 1" en "Residensieel 1" na "Publieke Garage".

Verdere besonderhede van hierdie wysigingskema (wat Alberton-wysigingskema 66 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Alberton ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 4, Alberton, 1450 skriftelik voorgelê word.

Pretoria, 29 September 1982

PB 4-9-2-4H-66

KENNISGEWING 524 VAN 1982

SANDTON-WYSIGINGSKEMA 446

Die Direkteur van Plaaslike Bestuur gee hierby kenniskragtens artikel 31 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), dat die Stadsraad van Sandton 'n voorlopige skema, wat 'n wysigingskema is, te wete die Sandton-wysigingskema 446 voorgelê het om die betrokke dorpsbeplanningskema in werking, te wete, die Sandton-dorpsaanlegskema, 1980 te wysig.

Die voorlopige skema is soos volg:

Die hersoneering van Erf 103, Riverclub, geleë aan Jacarandastraat, van "Munisipaal" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per erf".

Die voornoemde voorlopige skema is vir inspeksie beskikbaar op die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinialegebou, Pretoriussstraat, Pretoria en van die Stadsklerk van die Stadsraad van Sandton.

The amendment will be known as Bethal Amendment Scheme 7. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Bethal and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, P O Box 3, Bethal, 2310 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 29 September 1982

PB 4-9-2-7H-7

NOTICE 523 OF 1982

ALBERTON AMENDMENT SCHEME 66

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Shell South Africa (Proprietary) Limited, for the amendment of the Alberton Town-planning Scheme, 1979, by rezoning Erven 342 and 1152 situated on Van Riebeeck Avenue Alberton Township, from "Business 1" and "Residential 1" to "Public Garage".

The amendment will be known as Alberton Amendment Scheme 66. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Alberton and at the office of the Director of Local Government, 11th Floor, Merino Building, cor Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 4, Alberton, 1450 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 29 September 1982

PB 4-9-2-4H-66

NOTICE 524 OF 1982

SANDTON AMENDMENT SCHEME 446

The Director of Local Government hereby gives notice in terms of section 31 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that the Town Council of Sandton has submitted an interim scheme, which is an amendment scheme, to wit, the Sandton Amendment Scheme 446 to amend the relevant town-planning scheme in operation, to wit, the Sandton Town-planning Scheme, 1980.

The aforesaid interim scheme is as follows:

The rezoning of Erf 103, Riverclub, situated on Jacaranda Avenue, from "Municipal" to "Residential 1" with a density of "One dwelling per erf".

The aforesaid interim scheme is open for inspection at the office of the Director of Local Government, Room B206A, Provincial Building, Pretorius Street, Pretoria and at the office of the Town Clerk of the Town Council of Sandton.

Waar, kragtens die bepalings van artikel 32 van voorname Ordonnansie, enige eienaar of besitter van onroerende eiendom en enige plaaslike bestuur die reg het om 'n beswaar in te dien of vertoë te rig in verband met sodanige voorlopige skema, moet sodanige beswaar of sodanige vertoë binne vier weke vanaf die eerste publikasie van hierdie kennisgewing in die Provinciale Koerant skriftelik aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria, voorgelê word.

Pretoria, 29 September 1982

PB 4-9-2-116H-446

KENNISGEWING 525 VAN 1982

JOHANNESBURG-WYSIGINGSKEMA 798

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Arty-Marina Properties (Pty) Ltd, aansoek gedoen het om Die Johannesburg-dorpsbeplanningskema, 1979 te wysig deur die hersonering van Gedeelte 1 van Lot 81, geleë op die Noord-weslike hoek van die kruising tussen Chiswickstraat en Fulhamweg, Brixton van "Residensieel 1" tot "Besidheid 1."

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 798 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11 de Vloer, Merinogebou, h/v Bosman- en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 4323, Johannesburg 2000, skriftelik voorgelê word.

Pretoria, 29 September 1982

PB 4-9-2-2H 798

KENNISGEWING 526 VAN 1982

RANDBURG-WYSIGINGSKEMA 539

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Furdale Investments (Proprietary) Limited aansoek gedoen het om Randburg-dorpsaanlegskema, 1976, te wysig deur die hersonering van Erf 1605, Ferndale Uitbreiding 4 van "Spesiaal" vir kuns en diensnywerhede tot "Spesiaal" vir die bovenoemde gebruik en 'n restaurant en/of eethuis.

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 539 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Randburg ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die

Where in terms of section 32 of the aforesaid Ordinance, any owner or occupier of immovable property and any local authority have the right to lodge an objection or to make representations in respect of the said interim scheme, such owner or occupier or local authority shall submit such objection or may make such representations in writing to the Director of Local Government, at the above address or Private Bag X437, Pretoria within a period of four weeks from the date of the first publication of this notice in the Provincial Gazette.

Pretoria, 29 September 1982

PB 4-9-2-116H-446

NOTICE 525 OF 1982

JOHANNESBURG AMENDMENT SCHEME 798

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Arty-Marina Properties (Pty) Ltd. for the amendment of the Johannesburg Town-planning Scheme, 1979, by rezoning Portion 1 of Lot 81, situated on the north-western corner of the intersection of Chiswick Street and Fulham Road, Brixton, from "Residential 1" to "Business 1".

The amendment will be known as Johannesburg Amendment Scheme 798. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Johannesburg and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, P.O. Box 4323, Johannesburg, 2000, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 29 September 1982

PB 4-9-2-2H-798

NOTICE 526 OF 1982

RANDBURG AMENDMENT SCHEME 539

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Furdale Investments (Proprietary) Limited for the amendment of Randburg Town-planning Scheme, 1976, by rezoning Erf 1605 Ferndale Extension 4, from "Special" for art and service industries to "Special" for the abovementioned purposes and a restaurant and/or eating house.

The amendment will be known as Randburg Amendment Scheme 539. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Randburg and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, P.O. Box 51115, Randburg,

Stadsklerk, Posbus 51115, Randburg, 2125 skriftelik voorgelê word.

Pretoria, 29 September 1982

PB 4-9-2-132H-539

KENNISGEWING 527 VAN 1982

KLERKSDORP-WYSIGINGSKEMA 88

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Hendrik Jacobus Ernst, aansoek gedoen het om Klerksdorp dorpsbeplanningskema, 1980, te wysig deur die hersonering van Erf 74 geleë aan Ian en Dawillstraat, Wilkoppies van "Residensieel 1" met 'n digtheid van "Een Woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 000 vierkante meter."

Verdere besonderhede van hierdie wysigingskema (wat Klerksdorp-wysigingskema 88 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11 de Vloer, Merinogebou, h/v Bosman- en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Klerksdorp ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van die Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 99, Klerksdorp, 2570 skriftelik voorgelê word.

Pretoria, 29 September 1982

PB 4-9-2-17H-88

KENNISGEWING 528 VAN 1982

JOHANNESBURG-WYSIGINGSKEMA 795

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Hipil (Proprietary) Limited en Posland Investments (Proprietary) Limited, aansoek gedoen het om Johannesburg-dorpsaanlegskema, 1979, te wysig deur Erf 13 en Gedeelte 1 en Restante Gedeelte van aansoek Erf 15 dorp Westdene geleë aan die hoek van Dublinweg en Eerste Laan te hersoneer van "Residensieel 1" tot "Besigheid 1" en "Parkerig".

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 795 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg 2000, skriftelik voorgelê word.

Pretoria, 29 September 1982

PB 4-9-2-2H 795

2125, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 29 September 1982

PB 4-9-2-132H-539

NOTICE 527 OF 1982

KLERKSDORP AMENDMENT SCHEME 88

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Hendrik Jacobus Ernst for the amendment of Klerksdorp Town-planning Scheme, 1980, by rezoning Erf 74 situated on Ian and Dawill Streets, Wilkoppies from "Residential 1" with a density of "One Dwelling per erf" to "Residential 1" with a density of "One Dwelling per 1 000 m²".

The amendment will be known as Klerksdorp Amendment Scheme 88. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Klerksdorp and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, P.O. Box 99, Klerksdorp, 2570, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 29 September 1982

PB 4-9-2-17H-88

NOTICE 528 OF 1982

JOHANNESBURG AMENDMENT SCHEME 795

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Hipil (Proprietary) Limited and Posland Investments (Proprietary) Limited, for the amendment of the Johannesburg Town-planning Scheme, 1979, by rezoning Erf 13 and Portion 1 and Remaining Extent of Erf 15 Westdene Township situated on the north corner of the intersection of Dublin Road and First Avenue from "Residential 1" to "Business 1" and "Parking" subject to certain conditions.

The amendment will be known as Johannesburg Amendment Scheme 795. Further particulars of the scheme are open for inspection at the office of the City Secretary, Johannesburg and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the City Secretary, P.O. Box 1049, Johannesburg, 2000, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 29 September 1982

PB 4-9-2-2H-795

KENNISGEWING 513 VAN 1982 / NOTICE 513 OF 1982
 PROVINSIE TRANSVAAL / PROVINCE TRANSVAAL
 PROVINSIALE INKOMSTEFONDS / PROVINCIAL REVENUE FUND

STAAT VAN ONTVANGSTE EN BETALINGS VIR DIE TYDPERK 1 APRIL 1982 TOT 31 AUGUSTUS 1982
 STATEMENT OF RECEIPTS AND PAYMENTS FOR THE PERIOD 1 APRIL 1982 TO 31 AUGUST 1982

(Gepubliseer ingevolge artikel 15(1) van Wet 18 van 1972)
 (Published in terms of section 15(1) of Act 18 of 1972)

(A) INKOMSTE REKENINGS / REVENUE ACCOUNT

ONTVANGSTE / RECEIPTS

	R
SALDO OP 1 APRIL 1982/ BALANCE AT 1 APRIL 1982	7 983 729,39

**BELASTING, LISENSIES EN
GELDE/TAXATION, LICENCES
AND FEES —**

1. Toegang tot renbane/ Admission to race courses.....	49 153,11
2. Weddenskabelasting/Betting tax	4 710 686,40
3. Beroepsweddersbelasting/ Bookmakers tax.....	1 1517 828,35
4. Totalisatorbelasting/ Totalisator tax.....	11 412 878,99
5. Boetes en verbeurdverklaring/ Fines and forfeitures	3 258 713,81
6. Motorlisensiegeld/ Motor Licence Fees	29 201 023,67
7. Hondelisensies/Dog licences	18 738,58
8. Vis en wildlisensies/ Fish and game licences	344 537,50
9. Beroepswedderslisensies/ Bookmakers licences	5 400,00
10. Diverse/Miscellaneous	32 234,86
11. Handelslisensies/Trading licences	57 903,55
12. Ontvangste nog nie toegewys nie/ Receipts not yet allocated.....	<u>3 599 071,44</u>
	54 208 170,26

DEPARTEMENTELE ONTVANGSTE/DEPARTMENTAL RECEIPTS —

1. Sekretariaat/Secretariat.....	1 646 075,39
2. Onderwys/Education	7 370 479,56
3. Hospitaaldienste/ Hospital Services	17 734 634,00
4. Paaie/Roads	2 241 349,20
5. Werke/Works	<u>2 222 011,64</u>
	31 234 549,79

SUBSIDIES EN TOELAES/SUBSIDIES AND GRANTS —

1. Sentrale Regering/ Central Government — Subsidie/Subsidy	605 200 000,00
2. Suid-Afrikaanse Spoorweë/ South African Railways — (a) Spoerwegbusroetes/ Railway Bus Routes.....	—
(b) Spoerwegoorgange/ Railway Crossings	198 662 70
3. Poskantoor/Post Office Lisensies: Motorvoertuig/ Licences: Motor Vehicle	—
4. Nasionale Vervoerkommissie/ National Transport Commission — Bydraes tot die bou van paaie/ Contributions towards the construction of roads.....	<u>498 868,06</u>
	605 897 530,76

Saldo op 31 Augustus 1982/
Balance at 31 August 1982.....

	33 052 627,59
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	<u>716 409 149,01</u>
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	716 409 149,01
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BETALINGS/PAYMENTS

BEGROTINGSPOSTE/VOTES

1. Algemene Administrasie/ General Administration.....	90 849 049,77
2. Onderwys/Education	233 284 987,72
3. Werke/Works	84 846 791,69
4. Hospitaal- en Gesondheidsdienste — Administrasie/Hospital and Health Services — Administration	12 362 826,42
5. Provinciale Hospitale en Intrigings/Provincial Hospitals and Institutions.....	193 495 671,52
6. Paaie en Brûe/Roads and Bridges	94 230 386,43
7. Plaaslike Bestuur/ Local Government	2 783 909,11
8. Biblioteek- en Museumdiens/ Library and Museum Service	1 895 969,12
9. Natuurbewaring/ Nature Conservation.....	<u>2 659 557,23</u>
	716 409 149,01

KONTRAK RFT 121/82(S)
**TRANSVAALSE PROVINSIALE ADMINISTRASIE
NAMENS GROTER SOWETO-BEPLANNINGS-
RAAD**
**KENNISGEWING AANTENDERERS
TENDER RFT 121 VAN 1982(S)**

DIE KONSTRUKSIE VAN STRATE, STORMWA-
TERDREINERING, PRIMÈRE EN SEKONDÈRE
WATERVERSPREIDINGSPIPELINES EN GE-
PAARDGAANDE WERKE IN PIMVILLE, GROTER
SOWETO

Tenders word hiermee van ervare kontrakteurs vir bo-
genoemde diens gevra.

Tenderdokumente, met inbegrip van 'n stel tekeninge,
is by die Direkteur, Transvaalse Paaiedepartement,
Kamer D 307, Proviniale Gebou, Kerkstraat, Privaatsak
X197, Pretoria, verkrybaar teen die betaling van 'n tyde-
like deposito van R100,00 (eenhonderd rand). Hierdie be-
drag sal terugbetaal word, mits 'n bona fide-tender ont-
vang word of alle sodanige tenderdokumente binne 14 dae
na die sluitingsdatum van die tender aan die uitrei-
kingskantoor teruggestuur word.

'n Bykomende afskrif van die hoeveelheidspryslyste sal
gratis verskaf word.

'n Ingenieur sal voornemende tenderaars op Woensdag,
6 Oktober 1982 om 11h00, by die Sentrale Kamp (oorkant
die St. John-oogkliniek), Diepkloof, Groter Soweto, ont-
moet, om saam met hulle die terrein te gaan besigtig. Die
ingenieur sal by geen ander geleentheid vir besigtigings-
doeleindes beskikbaar wees nie, en tenderaars word der-
halwe versoek om op gemelde datum teenwoordig te
wees.

Tenders, ooreenkomsdig die voorwaardes in die ten-
derdokumente ingevul, in verseëlde koeverte waarop
"‘Tender RFT 121 van 1982(S)’" geëndosseer is, moet die
Voorsitter, Transvaalse Proviniale Tenderraad, Posbus
1040, Pretoria, voor 11h00 op Vrydag, 5 November 1982,
bereik wanneer die tenders in die openbaar oopgemaak
sal word.

Tenders wat per bode/persoonlik afgelewer word, moet
voor 11h00 in die Formele Tenderraadboks by die navraag-
kantoor in die voorportaal van die Proviniale Gebou by
die hoofingang, Pretoriussstraat, (naby die hoek van Bos-
manstraat), Pretoria, geplaas word.

Die Transvaalse Proviniale Administrasie verbind hom
nie om die laagste of enige tender aan te neem of om enige
rede vir die afwyding van 'n tender te verstrek nie.

Tender is vir negentig (90) dae bindend.

S. F. NEL

Voorsitter: Transvaalse Proviniale Tenderraad

CONTRACT RFT 121/82(S)
**TRANSVAAL PROVINCIAL ADMINISTRATION
FOR GREATER SOWETO PLANNING COUNCIL**
**NOTICE TO TENDERERS
TENDER RFT 121 OF 1982(S)**

THE CONSTRUCTION OF STREETS, STORMWA-
TER DRAINAGE, PRIMARY AND SECONDARY
WATER RETICULATION PIPELINES AND AP-
PURTEAN WORKS IN PIMVILLE, GREATER
SOWETO

Tenders are hereby invited from experienced contrac-
tors for the abovementioned service.

Tender documents, including a set of drawings, may be
obtained from the Director, Transvaal Roads Depart-
ment, Room D307, Provincial Buildings, Church Street,
Private Bag X197, Pretoria, on payment of a temporary
deposit of R100,00 (one hundred rand). This amount will
be refunded provided a bona fide tender is received or all
such tender documents are returned to the office of issue
within 14 days after the closing date of the tender.

An additional copy of the schedule of quantities will be
provided free of charge.

An engineer will meet intending tenderers on Wednes-
day, 6 October 1982, at 11h00, at the Central Camp (op-
posite the St. John's Eye Clinic), Diepkloof, Greater So-
weto, to inspect the site with them. The engineer will not
be available for inspection purposes on any other occasion
and tenderers are, therefore, requested to be present on
the said date.

Tenders, completed in accordance with the conditions
in the tender documents, in sealed envelopes endorsed
"‘Tender RFT 121 of 1982(S)’" should reach the Chairman,
Transvaal Provincial Tender Board, PO Box 1040, Pre-
toria, before 11h00 on Friday, 5 November 1982, when the
tenders will be opened in public.

Should the tender documents be delivered by messen-
ger/personally, they should be placed in the Formal Ten-
der Box at the enquiry office in the foyer of the Provincial
Building at the Pretoriussstraat main public entrance
(near Bosman Street corner), Pretoria, before 11h00.

The Transvaal Provincial Administration shall not bind
itself to accept the lowest or any tender or to furnish any
reason for the rejection of a tender.

Tender shall be binding for ninety (90) days.

S. F. NEL

Chairman: Transvaal Provincial Tender Board

TENDERS.

L.W. — Tenders wat voorheen gepubliseer is en waarvan die sluitingsdatum nog nie verstreke is nie, word nie in hierdie kennisgewing herhaal nie. Tenders word normalweg 3-5 weke voor die sluitingsdatum gepubliseer.

TRANSVAALSE PROVINSIALE ADMINISTRASIE.**TENDERS.**

Tenders vir die volgende dienste / voorrade / verkope word ingewag. (Tensy dit in die uiteensetting anders aangegee word, word tenders vir voorrade bedoel):—

TENDERS.

N.B. — Tenders previously published and where the closing dates have not yet passed, have not been repeated in this notice. Tenders are normally published 3-5 weeks before the closing date.

TRANSVAAL PROVINCIAL ADMINISTRATION.**TENDERS.**

Tenders are invited for the following services / supplies / sales. (Unless otherwise indicated in the description tenders are for supplies):—

Tender No	Beskrywing van Tender Description of Tender	Sluitingsdatum Closing Date
HA 1/3A/82	Insulienpuite en -naalde vir E-100-insulien/Insulin syringes and needles for U-100 insulin	15-10-1982
HD 2/3/82	Staaltoerusting vir hospitale/Steel equipment for hospitals	29-10-1982
PFT 6/82	Aaneenlopende skryfbehoeftes met gedrukte riglyne/Continuous stationery with eyeline printing	29-10-1982
PFT 8/82	Sedammotors, stasiewaens en passasiervoertuie/Sedan cars, station-wagons and passenger vehicles	29-10-1982
TOD 4A/82	Wetenskap- en Biologieapparaat/Science and Biology apparatus	29-10-1982
TED 4A/82	Apparaat vir Wiskunde/Apparatus for Mathematics	29-10-1982
TOD 7A/82	Laboratoriumchemikalië/Laboratory Chemicals	29-10-1982
TOD 14A/82	29-10-1982
TED 14A/82	29-10-1982

IMPORTANT NOTES

1. The relative tender documents including the Administration's official tender forms, are obtainable on application from the relative address indicated below. Such documents and any tender contract conditions not embodied in the tender documents are also available for inspection at the said address:

Tender Ref	Postal address Pretoria	Office in New Provincial Building, Pretoria			
		Room No.	Block	Floor	Phone Pretoria
HA 1 & HA 2	Director of Hospital Services, Private bag X221.	A900	A	9	28-0654
HB en HC	Director of Hospital Services, Private Bag X221.	A819	A	8	28-9367
HD	Director of Hospital Services, Private Bag X221.	A823	A	8	28-4351
PFT	Provincial Secretary (Purchases and Supplies), Private Bag X64	A1020	A	11	28-0441
RFT	Director, Transvaal Roads Department, Private Bag X197.	D307	D	3	28-0530
TED 1-100 TED 100-	Director, Transvaal Education Department, Private Bag X76.	A489 A491	A A	4 4	28-9612 28-9500
WFT	Director, Transvaal Department of Works, Private Bag X228.	C119	C	1	28-9254
WFTB	Director, Transvaal Department of Works, Private Bag X228.	B103	E	1	28-0306

2. The Administration is not bound to accept the lowest or any tender and reserves the right to accept a portion of a tender.

3. In the case of each W.F.T.B. tender the tenderer must pay a deposit of R4 before he will be supplied with the tender documents. Such deposit must be in the form of cash, a bank initialised cheque, or a department standing deposit receipt (R10). The said deposit will be refunded if a bona fide tender is received from the tenderer or if the tender documents including plans, specifications and bills of quantities are returned by the tenderer within 14 days after the closing date of the tender to the relative address shown in note 1 above.

4. All tenders must be submitted on the Administration's official tender forms.

5. Each tender must be submitted in a separate sealed envelope addressed to the Chairman, Transvaal Provincial Tender Board, P.O. Box 1040, Pretoria, and must be clearly superscribed to show the tenderer's name and address, as well as the number, description and closing date of the tender. Tenders must be in the hands of the Chairman by 11h00 on the closing date indicated above.

6. If tenders are delivered by hand, they must be deposited in the Formal tender Box at the Enquiry Office in the foyer of the New Provincial Building at the Pretorius Street main entrance (near Bosman Street corner), Pretoria, by 11h00 on the closing date.

S.F Nel, Acting Chairman Transvaal Provincial Tender Board.
Pretoria, 15 September 1982

BELANGRIKE OPMERKINGS.

1. Die betrokke tenderdokumente, met inbegrip van die amptelike tendervorms van die Administrasie, is op aanvraag by die onderstaande adresse verkrybaar. Sodanige dokumente as mede enige tender / kontrakvoorraarde wat nie in die tenderdokumente opgeneem is nie, is ook by die genoemde adres vir inspeksie verkrybaar:

Tender verwy-sing	Posadres te Pretoria	Kantoor in Nuwe Provinciale Gebou, Pretoria.			
		Kamer No.	Blok	Verdieping	Foon Pretoria
HA 1 & HA 2	Direkteur van Hospitaaldienste, Privaatsak X221.	A900	A	9	28-0654
HB en HC	Direkteur van Hospitaaldienste, Privaatsak X221.	A819	A	8	28-9367
HD	Direkteur van Hospitaaldienste, Privaatsak X221	A823	A	8	28-4351
PFT	Provinsiale Sekretaris (Aankope en Voorrade), Privaatsak X64.	A1020	A	11	28-0441
RFT	Direkteur, Transvaalse Paaiedepartement, Privaatsak X197.	D307	D	3	28-0530
TOD 1-100 TOD 100-	Direkteur, Transvaalse Onderwysdepartement, Privaatsak X76.	A489 A491	A A	4 4	28-9612 28-9500
WFT	Direkteur, Transvaalse Werkedepartement, Privaatsak X228.	C119	C	1	28-9254
WFTB	Direkteur, Transvaalse Werkedepartement, Privaatsak X228.	B103	E	1	28-0306

2. Die Administrasie is nie daartoe verplig om die laagste of enige tender aan te neem nie en behou hom die reg voor om 'n gedeelte van 'n tender aan te neem.

3. In die geval van iedere W.F.T.B.-tender moet die tenderaar 'n deposito van R4 stort alvorens hy van die tenderdokumente voorsien sal word. Sodanige deposito moet in kontantgeld wees, 'n tjet deur die bank geparafeer of 'n departementelege ordertekening (R10). Genoemde depositobedrag sal terugbetaal word as 'n bona fide-inskrywing van die tenderaar ontvang word of as die tenderdokumente, met inbegrip van planne, spesifikasies en hoeveelheidslys, binne 14 dae na die sluitingsdatum van die tenderaar teruggestuur word na die betrokke adres in opmerking 1 hierbo aangetoon.

4. Alle tenders moet op die amptelike tendervorm van die Administrasie voorgelê word.

5. Iedere inskrywing moet in 'n afsonderlike koevert ingedien word, geadresseer aan die Voorsitter, Die Transvaalse Provinciale Tenderraad, Posbus 1040, Pretoria, en moet duidelik van die opskrif voorsien wees ten einde die tenderaar se naam en adres aan te toon, asook die nommer, beskrywing en sluitingsdatum van die tender. Inskrywings moet teen 11h00 op die sluitingsdatum hierbo aangetoon, in die Voorsitter se hande wees.

6. Indien inskrywings per hand ingedien word, moet hulle teen 11h00 op die sluitingsdatum in die Formele Tenderbus geplaas wees by die uavraagkantoor in die voorportaal van die nuwe Provinciale Gebou by die hoofingang aan Pretoriusstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

S.F Nel, Waarnemende Voorsitter, Transvaalse Provinciale Tenderraad.
Pretoria, 15 September 1982

Notices By Local Authorities

Plaaslike Bestuurskennisgewings

STADSRAAD VAN ALBERTON			
ADVERTENSIE INGEVOLGE ARTIKEL 26(1)(a) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965			
Die Stadsraad van Alberton het die hierna vermelde ontwerpdorpsbeplanningskemas wat wysigingskemas is en wat die volgende voorstelle bevat opgestel:			
Wysigingskema	Voorstelle		
57	Dat die plaaslike owerheid sy vereistes met betrekking tot die voorsiening van parkeergeriewe vir ontwikkelings op erwe, uitgesonderd woonhuise, onder sekere omstandighede mag verslap. Alle eiendomme waarop die Alberton-dorpsbeplanningskema, 1979, van toepassing is, uitgesonderd die wat as Residensieel 1 gesoneer is, word deur die voorstel geraak.	(b) dat die Raad, ten opsigte van die bylae tot die Skema, spesiale toestemming, ooreenkomsdig klosule 8, Tabel "A" van die Skema, mag verleen vir die oprigting en gebruik van geboue en grond. Alle eiendomme waarop die Alberton-dorpsbeplanningskema, 1979, van toepassing is, word deur die voorstel geraak.	circumstances relax the requirements in respect of side spaces. Buildings may only be erected on the erf after approval of such site development plan by the Council and developments on the erf must be in accordance with the approved site development plan, with the understanding that the site development plan may be altered with the Council's written consent.
58	Dat handel in voertuie slegs met die spesiale toestemming van die Raad toegelaat mag word. Alle eiendomme wat vir gebruik as Besigheid 1, 2 en 3 gesoneer is, word deur die voorstel geraak.	Besonderhede van hierdie skema lê ter insae in die Raad se kantoor te Van Riebeeck-laan 41, Alberton vir 'n tydperk van vier weke vanaf die datum van eerste publikasie van hierdie kennisgewing in die Provinciale Koerant, naamlik 15 September 1982. Enige beswaar of vertoe in verband met hierdie ontwerpskemas moet skriftelik aan die Stadsraad van Alberton binne 'n tydperk van vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 15 September 1982 voorgelê word.	All properties zoned for Business 1, 2 and 3 use, are affected by the proposal.
59	Dat 'n gebruik wat met die spesiale toestemming van die Raad verky is, sal verval indien dit nie binne 15 maande na vergunning uitgeoefen word of indien dit vir 'n tydperk van 15 maande gestaak of onderbreek word. Alle eiendomme waarop die Alberton-dorpsbeplanningskema 1979, van toepassing is, word deur die voorstel geraak.	Munisipale Kantoor Alberton 15 September 1982 Kennisgewing No 18/1982 ----	That soil tests may be required and methods of construction may be prescribed in respect of buildings on potentially contracting or expanding soil. All properties to which the Alberton Town-planning Scheme, 1979, is applicable, are affected by the proposal.
60	Dat 'n terreinontwikkelingsplan wat sekere besonderhede moet bevat, vir die Raad se goedkeuring voorgelê moet word voordat bouplanne ingedien kan word, en dat die Raad in sekere gevalle die vereistes ten opsigte van syruimtes mag verslap.	TOWN COUNCIL OF ALBERTON ADVERTISEMENT IN TERMS OF SECTION 26(1)(a) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965 The Town Council of Alberton has prepared the draft town-planning schemes mentioned hereafter which will be amendment schemes and which contain the following proposals: Amendment Scheme 57 Proposal That the local authority may, under certain circumstances, relax its requirements in respect of the provision of parking facilities for developments, excluding résidences, on erven.	(a) That the Council may relax the requirements prescribed in the annexures to the Scheme in respect of building lines, side spaces and height restrictions of buildings; and (b) that the Council may, in respect of the annexures to the Scheme, grant its special consent in accordance with Clause 8, Table "A" of the Scheme, for the erection and use of buildings and land. All properties to which the Alberton Town-planning Scheme, 1979, is applicable, are affected by the proposal.
61	Dat in die geval van geboue op potensiële rys- of swiggond, grondondersoek vereis en konstruksiometode voorgeskryf kan word. Alle eiendomme waarop die Alberton dorpsbeplanningskema 1979, van toepassing is, word deur die voorstel geraak.	That trade in vehicles shall be permissible only with the consent of the Council. All properties zoned for Business 1, 2 and 3 use, are affected by the proposal.	Particulars of these schemes are open for inspection at the Council's Office, 41 Van Riebeeck Avenue, Alberton, for a period of four weeks from the date of the first publication of this notice in the Provincial Gazette, which is 15 September 1982. Any objections or representations in connection with these draft schemes shall be submitted in writing to the Town Council of Alberton within four weeks of the first publication of this notice, which is 15 September 1982.
62	(a) Dat die Raad die vereistes met betrekking tot boulune, syruimtes en hoogtebeperkings op geboue, wat in die bylae tot die skema gestel word, mag verslap; en	That any use acquired by the special consent of the Council shall lapse if not commenced within 15 months or if discontinued or interrupted for a period of 15 months. All properties to which the Alberton Town-planning Scheme, 1979, is applicable, are affected by the proposal. That a site development plan containing certain particulars must be submitted for the Council's approval before building plans are lodged, and that the Council may in certain	J J PRINSLOO Town Clerk Municipal Offices Alberton 15 September 1982 Notice No 18/1982 1077—15—22
STADSRAAD VAN ALBERTON		VOORGESTELDE WYSIGINGSKEMA NO 48, ALBERTON-DORPSBEPLANNINGSKEMA, 1979: HERSONERING VAN GEDEELTE 1 VAN ERF 1067, VERWOERDPARK UITBREIDING 2	
Die Stadsraad van Alberton het 'n ontwerpdorpsbeplanningskema opgestel wat bekend sal staan as Wysigingskema No 48.		Hierdie skema sal 'n wysigingskema wees en bevat die volgende voorstel, naamlik die hersoneering van Gedeelte 1 van Erf 1067, Verwoerdpark Uitbreiding 2 vanaf "Openbare Oopruimte" na "Parkerings", ten einde die Nederlandse Gereformeerde Gemeente, Verwoerdpark in staat te stel om, nadat hulle die grond van die Stadsraad aangekoop het, dit vir doeleindes van 'n parkeerterrein aan te wend.	

Besonderhede van hierdie skema lê ter insae in die Raad se kantoor te Van Riebeeklaan 41, Alberton, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 22 September 1982.

Enige beswaar of vertoë in verband met hierdie skema moet skriftelik aan die Stadsraad van Alberton binne 'n tydperk van vier weke van bo- genoemde datum af voorgelê word.

J J PRINSLOO
Stadsklerk

Municipal Kantore
22 September 1982
Kennisgewing No 46/1982

TOWN COUNCIL OF ALBERTON

PROPOSED AMENDMENT SCHEME NO 48, ALBERTON TOWN-PLANNING SCHEME, 1979: REZONING OF PORTION 1 OF ERF 1067, VERWOERDPARK EXTENSION 2

The Town Council of Alberton has prepared a draft town-planning scheme, to be known as Amendment Scheme No 48.

This scheme will be an amendment scheme and contains the following proposal, namely, the rezoning of Portion 1 of ERF 1067, Verwoerdpark Extension 2 from "Public Open Space" to "Parking", in order to allow the Dutch Reformed Congregation, Verwoerdpark, to use the land for parking purposes, after they have purchased it from the Town Council.

Particulars of this scheme are open for inspection at the Council's Office, 41 Van Riebeek Avenue, Alberton for a period of four weeks from the date of the first publication of this notice, which is 22 September 1982.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Council of Alberton within a period of four weeks from the abovementioned date.

J J PRINSLOO
Town Clerk

Municipal Offices
22 September 1982
Notice No 46/1982

1106—22—29

STADSRAAD VAN BRAKPAN

PROKLAMERING VAN PAD OOR GEELTE 106 VAN DIE PLAAS WITPOORTJIE 117IR

Kennis geskied hiermee ingevolge die bepalings van artikel 5 van die "Local Authorities Roads Ordinance" No 44 van 1904, soos gewysig, dat die Stadsraad van Brakpan van voorname mens is om 'n versoekskrif tot die Administrateur te rig om die pad wat in die bylae hiertoe omskryf word en gedefinieer word deur Diagram LG No A5504/79 wat deur die landmeter S. de Bod opgestel is van 'n opmeting wat gedurende Januarie 1979 uitgevoer is, as openbare pad te proklameer.

'n Afksrif van die versoekskrif, diagram en bylae lê ter insae in die kantoor van die ondergetekende tydens gewone kantoorure.

Enige belanghebbende persoon wat beswaar teen die proklamering van die voorgestelde pad wil indien, moet sodanige beswaar skriftelik, in tweevoud, by die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria, 0001, en by die ondergetekende indien nie later nie as 8 November 1982.

BYLAE

'n Padverbreding oor die algemeen 4,4 m wyd wat begin by 'n punt waar die mynspoorgely gehou onder permitnommer A136/42 met Vlak-

fonteinweg (R.M.T. No 257) kruis en onmiddellik ten noordweste van genoemde pad R.M.T. No 257; vandaar in 'n algemeen noordoostelike rigting oor Gedeelte 106 van die plaas Witpoortjie No 117 IR, die eiendom van S.A. Land and Exploration Co. (Pty) Ltd., vir 'n afstand van ongeveer 450 m soos meer volledig aangedui op Diagram SG No A5504/79 (R.M.T. No R24/79).

Regte wat geraak word:

A. Myntitel: Oop geproklameerde grond.

B. Oppervlaktebesettings:

(i) Oorhoofse telefoonrade — Departement van Pos- en Telekommunikasiewese.

(ii) Oorhoofse elektriese kragrade met ondergrondse kabels (aansoek voor gedoen) — Evkom (Sketsplan R.M.T. No O.147/78).

GESWART
Stadsklerk

Stadhuis
Brakpan
22 September 1982
Kennisgewing No 103/1982

TOWN COUNCIL OF BRAKPAN

PROCLAMATION OF ROAD OVER PORTION 106 OF THE FARM WITPOORTJIE 117IR

Notice is hereby given in terms of section 5 of the Local Authorities Roads Ordinance, No 44 of 1904, as amended, that it is the intention of the Town Council of Brakpan to petition the Administrator to proclaim as a public road the road described in the schedule hereto and defined by Diagram SG No A5504/79 framed by land surveyor S. de Bod from a survey performed during January 1979.

A copy of the petition, diagram and schedule are open for inspection during normal office hours at the office of the undersigned.

Any interested person who wishes to object to the proclamation of the road should lodge his objection in writing, in duplicate, with the Director of Local Government, Private Bag X437, Pretoria, 0001, and with the undersigned not later than 8 November 1982.

A road widening generally 4,4 m in width commencing at the point where the mine railway line held under permit No A136/42 intersects Vlakfontein Road (R.M.T. No 257) and immediately to the north-west of the said road R.M.T. No 257; thence proceeding in a generally north-easterly direction across Portion 106 of the farm Witpoortjie No 117 IR, the property of S.A. Land and Exploration Co. (Pty) Ltd., for a distance of approximately 450 m as will more fully appear from Diagram SG No A5504/79 (R.M.T. No R24/79).

Rights to be affected:

A. Mining Title: Open proclaimed land.

B. Surface Occupations:

(i) Overhead telephone line — Department of Posts and Telecommunication.

(ii) Overhead electric power lines with underground cables (applied for) — Escom (Sketch plan R.M.T. No O.147/78).

GESWART
Town Clerk

Town Hall
Brakpan
22 September 1982
Notice No 103/1982

1108—22—29

STAD JOHANNESBURG

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSBEPLANNINGSKEMA, 1979 (WYSIGINGSKEMA 786)

Kennis word hiermee ingevolge die bepalings van artikel 26 van die Ordonansie op Dorpsbeplanning en Dorpe, 1965, gegee dat die Stads-

raad van Johannesburg 'n Ontwerpdorpsbeplanningskema opgestel het wat as Johannesburgse Wysigingskema 786 bekend sal staan.

Hierdie skema is 'n wysigingskema en dit bevat die volgende voorstel:

Om Erwe 322 en 323, geleë tussen Northfieldlaan 26 en 28, Sunnyweg 13 en 15, Sunnyweg 14 en 16 en Studyweg 7 en 9, Glenhazel, van Openbare Oop Ruimte na Residensieel 1 teen 'n digtheid van een woonhuis per erf te hersoneer.

Die uitwerking van hierdie skema is om toe te laat dat die erwe deur die aangrensende erfdeienaars net vir tuindoeleindes gebruik word.

Besonderhede van hierdie skema lê ter insae in Kamer 721, Sewende Verdieping, Burgersentrum, Braamfontein, Johannesburg, vir 'n tydperk van vier weke vanaf die datum waarop hierdie kennisgewing die eerste keer gepubliseer word, naamlik 22 September 1982.

Enige beswaar of vertoë in verband met hierdie skema moet binne 'n tydperk van vier weke vanaf bogenoemde datum skriftelik aan die Stadsklerk, Postbus 1049, Johannesburg, 2000, gerig word.

S D MARSHALL
Stadsekretaris

Burgersentrum
Braamfontein
Johannesburg
22 September 1982

CITY OF JOHANNESBURG

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME, 1979 (AMENDMENT SCHEME 786)

Notice is hereby given in terms of section 26 of the Town-planning and Townships Ordinance, 1965, that the City Council of Johannesburg has prepared a draft town-planning scheme, to be known as Johannesburg Amendment Scheme 786.

This scheme will be an amendment scheme and contains the following proposal:

To rezone Erven 322 and 323 situated between 26 and 28 Northfield Avenue, 13 and 15 Sunny Road, 14 and 16 Sunny Road and 7 and 9 Study Road, Glenhazel Township, from Public Open Space to Residential 1 with a density of one dwelling per erf.

The effect of this scheme is to allow the erven to be used for gardening purposes only by the adjoining erf owners.

Particulars of this scheme are open for inspection at Room 721, Seventh Floor, Civic Centre, Braamfontein, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is 22 September 1982.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Clerk, PO Box 1049,

Johannesburg, 2000, within a period of four weeks from the abovementioned date.

S D MARSHALL
City Secretary

Civic Centre
Braamfontein
Johannesburg
22 September 1982

1120-22-29

**PLAASLIKE BESTUUR VAN BENONI
AANVULLENDE WAARDERINGSLYS
VIR DIE BOEKJAAR 1981/1982**

Kennis word hierby ingevolge artikel 37 van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977) gegee dat die aanvullende waarderingslys vir die jaar 1981/1982 van alle belasbare eindom binne die munisipaliteit deur die voorstuur van die waarderingsraad gesertifiseer en geteken is en gevoldiglik finaal en bindend geword het op alle betrokke persone soos in artikel 37 van daardie Ordonnansie beoog.

Die aandag word egter gevëstig op artikel 17 of 38 van die gemelde Ordonnansie wat soos volg bepaal:

"Reg van appèl teen beslissing van waarderingsraad."

17(1) 'n Beswaarmaker wat voor 'n waarderingsraad verskyn het of verteenwoordig was, met inbegrip van 'n beswaarmaker wat 'n antwoord soos in artikel 15(4) beoog, ingedien of voorgelê het, kan teen die beslissing van sodanige raad ten opsigte waarvan hy 'n beswaarmaker is, binne dertig dae vanaf die datum van die publikasie in die Provinciale Koerant van die kennisgewing in artikel 16(4)(a) genoem of, waar die bepaling van artikel 16(5) van toepassing is, binne een-en-twintig dae na die dag waarop die redes daarin genoem, aan sodanige beswaarmaker gestuur is, appèl aanteken deur by die sekretaris van sodanige raad 'n kennisgewing van appèl op die wyse soos voorgeskryf en in ooreenstemming met die procedure soos voorgeskryf in te dien en sodanige sekretaris stuur onverwyd 'n afskrif van sodanige kennisgewing van appèl aan die waardeerdeer en aan die betrokke plaaslike bestuur.

(2) 'n Plaaslike bestuur wat nie 'n beswaarmaker is nie, kan teen enige beslissing van 'n waarderingsraad appèl aanteken op die wyse in subartikel (1) beoog en enige ander persoon wat nie 'n beswaarmaker is nie maar wat regstreks deur 'n beslissing van 'n waarderingsraad geraak word, kan op derglike wyse, teen sodanige beslissing appèl aanteken.

'n Vorm vir kennisgewing van appèl kan van die Sekretaris van die waarderingsraad verkry word.

H S PRINSLOO
Sekretaris: Waarderingsraad

Belastingsaal
Burgersentrum
Elstonlaan
Benoni
1500
29 September 1982
Kennisgewing No 136/1982

LOCAL AUTHORITY OF BENONI

**SUPPLEMENTARY VALUATION ROLL
FOR THE FINANCIAL YEAR 1981/1982**

Notice is hereby given in terms of section 37 of the Local Authorities Rating Ordinance 1977 (Ordinance 11 of 1977) that the supplementary valuation roll for the financial year 1981/1982 of all rateable property within the municipality has been certified and signed by the chairman of the valuation board and has therefore become fixed

and binding upon all persons concerned as contemplated in section 37 of that Ordinance.

However, attention is directed to section 17 or 38 of the said Ordinance, which provides as follows:-

"Right of appeal against decision of valuation board."

17(1) An objector who has appeared or has been represented before a valuation board, including an objector who has lodged or presented a reply contemplated in section 15(4), may appeal against the decision of such board in respect of which he is an objector within thirty days from the date of the publication in the Provincial Gazette of the notice referred to in section 16(4)(a), or, where the provisions of section 16(5) are applicable, within twenty-one days after the day on which the reasons referred to therein, were forwarded to such objector, by lodging with the secretary of such board a notice of appeal in the manner and in accordance with the procedure prescribed and such secretary shall forward forthwith a copy of such notice of appeal to the valuer and to the local authority concerned.

(2) A local authority which is not an objector may appeal against any decision of a valuation board in the manner contemplated in subsection (1) and any other person who is not an objector but who is directly affected by a decision of a valuation board may, in like manner, appeal against such decision.

A notice of appeal form may be obtained from the Secretary of the valuation board.

H S PRINSLOO
Secretary: Valuation Board

Rates Hall
Civic Centre
Elston Avenue
Benoni
1500
29 September 1982
Notice No 136/1982

1142-29

STADSRAAD VAN BOKSBURG

SLUITING EN VERVREEMDING VAN 'N GEDEELTE VAN 'N PARK

Kennis geskied hiermee kragtens artikels 68 en 79(18) van die Ordonnansie op Plaaslike Bestuur, 1939 dat die Stadsraad van Boksburg voornemens is om, onderworpe aan die goedkeuring van die Administrator, 'n gedeelte, groot ongeveer 1 500 m² van die Resterende Gedeelte van Erf 346, Sunward Park, permanent te sluit en aan die NG Kerk, Gemeente Sunward Park uit die hand te vervreem.

'n Plan waarop die ligging en grense van die voormalde gedeelte van die Resterende Gedeelte van Erf 346, Sunward Park aangedui word, lê vanaf 29 September 1982 tot 30 November 1982 op Maandae tot Vrydae van 08h00 tot 13h00 en van 14h00 tot 16h30 in Kantoor 207, Tweede Verdieping, Burgersentrum, Trichardtsweg, Boksburg ter insae.

Iedereen wat enige beswaar teen die voorgestelde sluiting en/of vervreemding van die ge- melde gedeelte het of wat enige eis tot skadevergoeding sal hê indien voormalde sluiting uitgevoer word, moet sy beswaar of eis skriftelik by die ondergetekende indien nie later as op 30 November 1982.

LEON FERREIRA
Stadsklerk

Burgersentrum
Posbus 215
Boksburg
29 September 1982
Kennisgewing No 33/1982

TOWN COUNCIL OF BOKSBURG

CLOSING AND ALIENATION OF A PORTION OF A PARK

Notice is hereby given in terms of sections 68 and 79(18) of the Local Government Ordinance, 1939 that the Town Council of Boksburg, subject to the approval of the Administrator intends to close permanently and to alienate by way of private treaty to the Dutch Reformed Church, Sunward Park Congregation, a portion, in extent approximately 1 500 m², of the Remaining Extent of Erf 346, Sunward Park.

A plan showing the position and boundaries of the said portion of the Remaining Extent of Erf 346, Sunward Park, is open for inspection in Office 207, Second Floor, Civic Centre, Trichardts Road, Boksburg from 29 September 1982 to 30 November 1982 on Mondays to Fridays from 08h00 to 13h00 and from 14h00 to 16h30.

Any person who has any objection to the proposed closing and/or alienation of the said portion or who will have any claim for compensation if the aforesaid closing is carried out, shall lodge his objection or claim in writing with the undersigned by not later than 30 November 1982.

LEON FERREIRA
Town Clerk

Civic Centre
PO Box 215
Boksburg
29 September 1982
Notice No 33/1982

1143-29

STADSRAAD VAN CARLETONVILLE

WYSIGING VAN VERORDENINGE

Kennis word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, (Ordonnansie 17 van 1939) gegee dat die Stadsraad van Carletonville van voorneme is om sy Verordeninge vir die Beheer en Reguleer van die Ontspanningsoord, afgekondig by Administrateurskennisgewing 1887 van 20 Desember 1978, soos gewysig, verder te wysig deur artikel 3(b) te vervang.

Die algemene strekking van hierdie wysiging is om die gebruik van lewengordels in sekere omstandighede verpligtend te maak.

Afskrifte van die voorgestelde wysiging lê ter insae by die Kantoor van die Stadssekretaris, Municipale Kantore, Halitestraat, Carletonville, gedurende kantoorure vir 'n tydperk van veertien dae vanaf 29 September 1982.

Enige persoon wat teen die voorgestelde wysiging beswaar wil aanteken, moet sy beswaar skriftelik by die ondergetekende indien, nie later nie as 13 Oktober 1982.

CJ DE BEER
Stadsklerk

Municipale Kantore
Halitestraat
Carletonville
2500
29 September 1982
Kennisgewing No 54/1982

TOWN COUNCIL OF CARLETONVILLE

AMENDMENT TO BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance 1939, (Ordinance 17 of 1939), that the Town Council of Carletonville intends amending its by-laws for the Control and Regulation of the Recreation Resort, published under Administrator's Notice No 1887 of 20 December 1978, as amended, by the substitution of section 3(b).

The general purport of this amendment is to enforce the use of life jackets under certain circumstances.

Copies of the proposed amendments will lie for inspection at the Office of the Town Secretary, Municipal Offices, Halite Street, Carletonville, during office hours for a period of fourteen days from the date of publication namely 29 September 1982.

Any person who wishes to object to the proposed amendment, must lodge his objection in writing with the undersigned not later than 13 October 1982.

CJ DE BEER
Town Clerk

Municipal Offices
Halite Street
Carletonville
2500
29 September 1982
Notice No 54/1982

1144—29

DORPSRAAD VAN DELAREYVILLE

AANNAME VAN WYSIGINGS VAN, EN VAN SEKERE STANDAARDVERORDENINGE EN HERROEPING VAN SEKERE VERORDENINGE

Kennis geskied hiermee ingevolge die bepaling van artikel 96 en 96 bis(2) van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, dat die Dorpsraad van Delareyville van voorneme is om:-

(i) Die wysiging van die Standaard Finansiële Verordeninge, afgekondig by Administrateurskennisgewing No 488 van 6 Mei 1981, aan te neem;

(ii) die Standaardverordeninge Betreffende Brandweerdienste, afgekondig by Administrateurskennisgewing No 1771 van 23 Desember 1981, sonder wysigings, aan te neem;

(iii) die Brandweerverordeninge, afgekondig by Administrateurskennisgewing No 1012 van 27 Julie 1977, met die uitsondering van die Tarief van Gelde onder die Bylae, te herroep;

(iv) die Standaardverordeninge Betreffende Honde, afgekondig by Administrateurskennisgewing No 1387 van 14 Oktober 1981, met sekere wysigings, aan te neem; en

(v) die Verordeninge Betreffende Honde, afgekondig by Administrateurskennisgewing No 634 van 27 Junie 1979, te herroep.

Die algemene strekking van die wysigings is ten opsigte van:-

(i) Die vervanging van artikels 15 en 48(1); en

(iv) die verbetering van die beheer oor honde en 'n beperking op die getal honde wat aangehou mag word.

Eksemplare van die wysigings en aan te nome standaardverordeninge lê gedurende normale kantoorure vir veertien (14) dae na die publikasiedatum van hierdie kennissgwing af, in die kantoor van die Stadsekretaris, Delareyville, ter insae.

Enige persoon wat teen die voorgestelde aanname en/of wysiging en/of herroeping van gemelde verordeninge beswaar wil aanteken, moet dit skriftelik binne veertien (14) dae na die publikasie van hierdie kennissgwing in die Provinciale koerant, by die ondergetekende indien.

HM JOUBERT
Stadsklerk

Munisipale Kantore
Posbus 24
Delareyville
2770
29 September 1982
Kennisgwing No 20/1982

VILLAGE COUNCIL OF DELAREYVILLE

ADOPTION OF AMENDMENTS TO, AND OF CERTAIN STANDARD BY-LAWS AND REVOCATION OF CERTAIN BY-LAWS

Notice is hereby given in terms of sections 96 and 96 bis(2) of the Local Government Ordinance, No 17 of 1939, that the Village Council of Delareyville intends to:-

(i) Adopt the amendment to the Standard Financial By-laws, published under Administrator's Notice 488 dated 6 May 1981;

(ii) adopt, without amendment, the Standard By-laws Relating to Fire Brigade Services, published under Administrator's Notice 1771 dated 23 December 1981;

(iii) revoke the Fire Brigade By-laws published under Administrator's Notice 1012 dated 27 July 1977, with the exception of the Tariff of Charges under the Schedule.

(iv) adopt the Standard By-laws Relating to Dogs, published under Administrator's Notice 1387, dated 14 October 1981, with certain amendments; and

(v) revoke the By-laws Relating to Dogs, published under Administrator's Notice 634 dated 27 June 1979.

The general purports of the amendments are as follows, in respect of:-

(i) The substitution of sections 15 and 48(1); and

(iv) the improvement of the control over dogs and the limiting of the number of dogs allowed to be kept.

Copies of the amendments are open for inspection at the office of the Town Secretary, Delareyville during normal office hours, for a period of fourteen (14) days after the date of publication hereof.

Any person who desires to record his objection to the proposed adoption and/or amendments and/or revocation of the said by-laws, must do so in writing with the undersigned within fourteen (14) days after the date of publication hereof in the Provincial Gazette.

HM JOUBERT
Town Clerk

Municipal Offices
PO Box 24
Delareyville
2770
29 September 1982
Notice No 20/1982

1145—29

STADSRAAD VAN DELMAS

WYSIGING VAN VERSKEIE VERORDENINGE

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad voornemens is om die volgende verordeninge te wysig.

1. Bouverordeninge aangeneem by Administrateurskennisgwing 1919 van 5 November 1975 soos gewysig.

2. Riolerings- en Loodgietersverordeninge aangeneem by Administrateurskennisgwing 843 van 10 Augustus 1970, soos gewysig.

3. Begraafplaasverordeninge aangeneem by Administrateurskennisgwing 187 van 9 April 1927, soos gewysig.

4. Sanitäre en Vullisverwyderingstarief aangeneem by Administrateurskennisgwing 1243 van 31 Augustus 1977, soos gewysig.

5. Elektrisiteitsvoorsieningsverordeninge aangeneem by Administrateurskennisgwing 491 van 1 Julie 1953 soos gewysig.

6. Verordeninge betreffende die huur van die B.P.M. van der Merwesaal aangeneem by Administrateurskennisgwing 1739 van 17 Desember 1981.

Die algemene strekking van die wysiging is om die tariewe te verhoog.

Afskrifte van hierdie wysigings lê ter insae by die kantoor van die Raad vir 'n tydperk van 14 dae vanaf datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken moet dit skriftelik binne 14 dae na die datum van publikasie van hierdie kennissgwing in die Provinciale Koerant by ondergetekende doen.

CA DE BRUYN
Stadsklerk

Munisipale Kantore
Posbus 6
Delmas
2210
29 September 1982
Kennisgwing No 23/1982

TOWN COUNCIL OF DELMAS

AMENDMENT OF SEVERAL BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 17 of 1939, as amended, that the Town Council of Delmas intends amending its by-Laws relating to:

1. Building By-Laws adopted by Administrator's Notice 1919 dated 5th November 1975 as amended.

2. Drainage and Plumbing By-Laws adopted by Administrator's Notice 843 dated 10th August, 1970, as amended.

3. Cemetery By-Laws adopted by Administrator's Notice 187 dated 9th April, 1927, as amended.

4. Sanitary and Refuse Removals Tariff adopted by Administrator's Notice 1243 dated 31st August, 1977 as amended.

5. Electricity Supply By-Laws adopted by Administrator's Notice 491 dated 1st July, 1953 as amended.

6. By-Laws Governing the hire of halls adopted by Administrator's Notice 1739, dated 17th December 1981.

The general purport of the amendments is to increase certain tariffs.

Copies of these amendments are open for inspection at the office of the Council for a period of 14 days from date of publication hereof.

Any person who wishes to lodge any objection to the said amendments shall do so in writing to the undersigned within 14 days after publication of this notice in the Provincial Gazette.

CA DE BRUYN
Town Clerk

Municipal Offices
P O Box 6
Delmas
2210
29 September 1982
Notice No 23/1982

1146—29

<p>STADSRAAD VAN EVANDER</p> <p>KENNISGEWING INGEVOLGE ARTIKEL 96, VAN DIE ORDONNANSIE OP PLAASLIKE BESTUUR, 1939, WYSIGING VAN STRAATHANDELVERORDENINGE</p> <p>Die Stadsraad van Evander is van voorname om die Verordeninge Betreffende die Reëling en Beheer van en Toesig oor Straatverkopers te wysig, ten einde beter beheer oor straatverkopers te kan uitoefen.</p> <p>Afskrifte van die voorgestelde wysigings lê ter insae in die kantoor van die Stadsekretaris, Burgersentrum, Bolognaweg (Kamer 22), Evander.</p> <p>Enige persoon wat beswaar teen enige van die wysigings wil aanteken moet sy beswaar skriftelik by die Stadsekretaris, Posbus 55, Evander indien voor of op die veertiende dag na verskynning van hierdie kennisgewing in die Provinciale Koerant.</p> <p style="text-align: right;">H J VAN ZYL Waarnemende Stadsklerk</p> <p>Burgersentrum Posbus 55 Evander 2280 Tel. 2-2231/5 29 September 1982 Kennisgewing No 51/1982</p>	<p>wil instel, moet dit skriftelik voor of op 8 Desember 1982 doen.</p> <p style="text-align: right;">J PDU PLESSIS Stadskantore Germiston 29 September 1982 Kennisgewing No 126/1982</p> <p>TOWN COUNCIL OF GERMISTON</p> <p>PERMANENT CLOSURE OF PORTION OF PREMIER ROAD</p> <p>It is hereby notified in terms of the provisions of the Local Government Ordinance, 17 of 1939 that it is the intention of the City Council of Germiston, in terms of section 67 of the said Ordinance, to permanently close a portion of Premier Road adjoining Erwe 722 and 723, South Germiston Extension 7 Township. The purpose of the closure is to eliminate the level-crossing.</p> <p>Details and a plan of the proposed closure may be inspected in Room 115, Municipal Offices, President Street, Germiston, from Mondays to Fridays (inclusive) between the hours 08h30 to 12h30 and 14h00 to 16h00.</p> <p>Any person who intends objecting to the proposed closure or who intends submitting a claim for compensation, must do so in writing on or before 8 December 1982.</p> <p style="text-align: right;">J PDU PLESSIS Town Clerk</p> <p>Municipal Offices Germiston 29 September 1982 Notice No 126/1982</p> <p style="text-align: right;">1148—29</p>	<p>the Council proposes to amend the following tariff of fees with effect from 1 November, 1982:-</p> <p>Opening of Blocked Sewerage Systems.</p> <p>The general purport of this amendment is as follows:-</p> <p>To increase the tariff of fees for the opening of blocked sewerage to R24,00 for the first hour or portion thereof worked and to R12,00 per hour for the second and additional hours.</p> <p>Copies of this amendment will be open for inspection at the office of the Council for a period of fourteen days from the date of publication hereof.</p> <p>Any person who wishes to object to the proposed amendment must lodge his objection in writing with the undersigned not later than Thursday, 14 October, 1982.</p> <p style="text-align: right;">Q W VANDER WALT Town Clerk</p> <p>Town Hall, Margaret Avenue, (PO Box 13), Kempton Park 29 September 1982 Notice No 73/1982</p> <p style="text-align: right;">1149—29</p>
<p>EVANDER TOWN COUNCIL</p> <p>NOTICE IN TERMS OF SECTION 96 OF THE LOCAL GOVERNMENT ORDINANCE, 1939, AMENDMENT OF STREET TRADING BY-LAWS</p> <p>It is the intention of the Town Council of Evander to amend the By-laws for Regulating, Supervising and Controlling of Street Vendors in order to exercise improved control over such traders.</p> <p>Copies of the proposed amendments are open for inspection at the office of the Town Secretary, Civic Centre, Bologna Road (Room 22), Evander.</p> <p>Any person desirous of objecting to any of these amendments shall do so in writing to the Town Clerk, PO Box 55, Evander, on or before the fourteenth day after publication hereof in the Provincial Gazette.</p> <p style="text-align: right;">H J VAN ZYL Acting Town Clerk</p> <p>Civic Centre PO Box 55 Evander 2280 Tel. 2-2231/5 29 September 1982 Municipal Notice No 51/1982</p>	<p style="text-align: right;">1147—28</p> <p>STADSRAAD VAN KEMPTONPARK</p> <p>WYSIGING VAN TARIEF VAN GELDE VIR DIE OOPMAAK VAN RIOOLVERSTOPPINGS</p> <p>Daar word hierby ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad voornemens is om die volgende tarief van gelde te wysig met ingang 1 November 1982:-</p> <p>Oopmaak van Rioolverstoppings.</p> <p>Die algemene strekking van hierdie wysiging is soos volg:-</p> <p>Om die tarief van gelde betaalbaar by die oopmaak van 'n rioolverstopping te verhoog na R24,00 vir die eerste uur of gedeelte van die eerste uur gewerk en R12,00 per uur vir die tweede en verdere ure.</p> <p>Afskrifte van hierdie wysiging lê ter insae by die kantoor van die Raad vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan.</p> <p>Enige persoon wat beswaar teen genoemde wysiging wens aan te teken, moet dit skriftelik binne veertien (14) dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant, naamlik 1982-09-22.</p> <p>Enige persoon wat beswaar teen genoemde aanneming wens aan te teken, moet dit skriftelik binne veertien (14) dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant, by die ondertekende doen.</p> <p style="text-align: right;">Q W VANDER WALT Stadsklerk</p> <p>Stadhuis, Margaretlaan, (Posbus 13), Kemptonpark 29 September 1982 Kennisgewing No 73/1982</p>	<p>Afskrifte van hierdie besluit tot aanneming lê ter insae by die kantoor van die Stadsekretaris, Kamer 5, Munisipale Kantore, Lichtenburg vir 'n tydperk van veertien (14) dae met ingang van datum van publikasie hiervan in die Provinciale Koerant, naamlik 1982-09-22.</p> <p>Enige persoon wat beswaar teen genoemde aanneming wens aan te teken, moet dit skriftelik binne veertien (14) dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant, by die ondertekende doen.</p> <p style="text-align: right;">G F DU TOIT Stadsklerk</p> <p>Munisipale Kantore Lichtenburg 2740 29 September 1982 Kennisgewing No 37/1982</p>
<p>STADSRAAD VAN GERMISTON</p> <p>PERMANENTE SLUITING VAN GEELTE VAN PREMIERWEG</p> <p>Ingevolge die bepalings van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, word hiermee kennis gege ge dat die Stadsraad van Germiston van voorname is om ingevolge artikel 67 van genoemde Ordonnansie, 'n gedeelte van Premierweg geleë langs Erwe 722 en 723 van Suid Germiston Uitbreiding 7 Dorp permanent te sluit. Die doel van die sluiting is om die spoorweg uit te skakel.</p> <p>Besonderhede en 'n plan as aanduiding van die voorgestelde sluiting lê van Maandae tot en met Vrydae tussen die ure 08h30 tot 12h30 en 14h00 tot 16h00 ter insae in Kamer 115, Stadskantore, Presidentsstraat, Germiston.</p> <p>Enigemant wat teen bovermelde sluiting beswaar wil maak of enige eis om skadevergoeding</p>	<p>TOWN COUNCIL OF KEMPTON PARK</p> <p>AMENDMENT OF TARIFF OF FEES FOR THE OPENING OF BLOCKED SEWERAGE SYSTEMS</p> <p>It is hereby notified in terms of section 80B of the Local Government Ordinance, 1939, that</p>	<p>TOWN COUNCIL OF LICHTENBURG</p> <p>ADOPTION OF BY-LAWS</p> <p>It is hereby notified in terms of section 96 bis(2) of the Local Government Ordinance No 17 of 1939, that the Council of Lichtenburg intends to adopt the following by-laws:</p>

1. Standard By-laws Relating to Dogs, promulgated by Administrator's Notice 1387 dated 1981-10-14.

2. Standard By-laws Relating to Fire Brigade Services promulgated by Administrator's Notice 1771 dated 1981-12-23.

The general purport of this adoption is as follows:

1. The Uniform By-laws Relating to Dogs promulgated by Administrator's Notice 972 dated 1956-12-19 became obsolete.

2. This existing Fire Department By-laws promulgated by Administrator's Notice 281 dated 1957-04-10 became obsolete.

Copies of the resolution to adopt the relative by-laws are open for inspection at the office of the Town Secretary, Room 5, Municipal Offices, Civic Centre, Lichtenburg for a period of fourteen (14) days from date of publication hereof in the Provincial Gazette, viz 1981-09-22.

Any person who wishes to object to the said adoption, must lodge such objection in writing with the undersigned within fourteen (14) days of publication hereof in the Provincial Gazette.

G F DUTOIT
Town Clerk

Municipal Offices
Lichtenburg
29 September 1982
Notice No 37/1982

1150—29

STADSRAAD VAN LICHTENBURG

WAARDERINGSRAADSITTING

Kennis geskied hiermee ingevolge die bepaling van artikel 15 van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture No 11 van 1977 dat die eerste sitting van die Waarderingsraad wat vir die doel aangestel is op 1 November 1982 om 10h00 sal sitting neem in die Raadsaal, Burgersentrum, Lichtenburg ten einde oorweging te verleen aan besware teen die Driejaarlike Waardastelys.

Alle persone wat besware op die voorgeskwee wyse ingedien het, moet voor 10h00 by die Raadsaal wees. Indien 'n beswaarmaker of sy/haar regsverteenwoordiger nie teenwoordig is wanneer sy/haar beswaar aan die orde gestel word nie, sal sodanige beswaar in sy/haar afwesigheid deur die Raadoorweeg word.

A J GELDENHUYSEN
Sekretaresse van die Waarderingsraad

Burgersentrum
Lichtenburg
29 September 1982
Kennisgiving No 40/1982

TOWN COUNCIL OF LICHTENBURG

SITTING OF VALUATION BOARD

Notice is hereby given in terms of section 15 of the Local Authorities Rating Ordinance No 11 of 1977 that the first sitting of the Valuation Board appointed for this purpose, will take place at 10h00 on 1 November 1982, in the Council Chamber, Civic Centre, Lichtenburg to consider objections against the Triennial Valuation Roll.

All persons who have lodged objections in the prescribed manner, are required to be in the Council Chamber before 10h00. In the event of any objector or his/her legal representative not being present when his/her objection is put to

the Board, such objection will nonetheless be considered in the objector's absence.

A J GELDENHUYSEN
Secretary of the Valuation Board

Civic Centre
Lichtenburg
29 September 1982
Notice No 40/1982

1151—29

STADSRAAD VAN LYDENBURG

VASSTELLING VAN GELDE

Hierby word ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, kennis gegee dat die Raad by spesiale besluit op 30 Augustus 1982 sekere gelde gewysig het vir die huur van sale en toerusting.

Die algemene strekking van hierdie wysiging is om sportklubs onder sekere omstandighede vry te stel van betaling van gelde vir die huur van sale en toerusting.

Die wysiging tree vanaf datum van aankondiging daarvan in die Provinciale Koerant in werking.

Afskrifte van die besluit en besonderhede van die wysiging van die gelde lê ter insae by die Kantoer van die Stadsklerk, Sentraalstraat, Lydenburg vir 'n tydperk van 14 dae van publikasie hiervan in die Provinciale Koerant.

Enige persoon wat beswaar teen die genoemde wysiging van gelde wens aan te teken moet dit skriftelik binne 14 dae na datum van hierdie kennisgiving in die Provinciale Koerant by die ondergetekende doen.

J M A DE BEER
Stadsklerk

Munisipale Kantore
Sentraalstraat
Lydenburg
1120
29 September 1982
Kennisgiving No 44/1982

TOWN COUNCIL OF LYDENBURG

DETERMINATION OF CHARGES

Notice is hereby given in terms of section 80B of the Local Government Ordinance, No 17 of 1939, that the Council has by special resolution dated 30 August 1982 amended certain charges for the hire of halls and equipment.

The general purport of this amendment is to exempt sports clubs under certain circumstances from payment of charges for the hiring of halls and equipment.

The amendment will become effective as from the date of publication in the Provincial Gazette.

Copies of the resolution and particulars of the determination of the charges will be open for inspection at the office of the Town Clerk, Sentraal Street, Lydenburg, during normal office hours for a period of 14 days from the date of publication hereof in the Provincial Gazette.

Any person who wishes to object to the proposed amendment must lodge his objection in writing with the undersigned within 14 days of publication hereof in the Provincial Gazette.

J M A DE BEER
Town Clerk

Municipal Offices
Sentraal Street
Lydenburg
29 September 1982
Notice No 44/1982

1152—29

STADSRAAD VAN ORKNEY

WYSIGING VAN PUBLIEKE GESONDHEIDSVERORDENINGE

Kennis geskied hiermee ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad van Orkney van voorneem is om die Publieke Gesondheidsverordeninge van die Munisipaliteit Orkney, afgekondig by Administrateurskennigewig 148 van 21 Februarie 1951, soos gewysig, verder te wysig ten einde voorseeing te maak vir die bekamping van rommelstrooiery wat ontstaan as gevolg van die verspreiding van omsendbriewe, advertensies en/of handbiljette in of op enige straat, sypaadjie, publieke plek van vanuit enige besigheid se ingang binne die Municipale gebied.

Afskrifte van die voorgestelde wysiging lê van Maandag tot en met Vrydag, tussen die ure 08h00 tot 17h00, veertien dae lank, vanaf die datum waarop hierdie kennigewig in die Offisiële Koerant van die Provincie Transvaal verskyn, te Kamer 121, Burgersentrum, Patmoreweg, Orkney, ter insae.

Iemand wat teen die voorgestelde wysiging beswaar wil aanteken, moet sy beswaar binne 14 (veertien) dae van die datum waarop hierdie kennigewig in die Offisiële Koerant van die Provincie Transvaal verskyn, maar in elk geval nie later nie as 13 Oktober 1982, skriftelik by die ondergetekende indien.

J L MULLER
Stadsklerk

Burgersentrum
Patmoreweg
Orkney
2620
29 September 1982
Kennisgiving No 37/1982

TOWN COUNCIL OF ORKNEY

AMENDMENT OF PUBLIC HEALTH BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, as amended, that the Town Council of Orkney intends to amend the Public Health By-laws of the Orkney Municipality, published under Administrator's Notice 148 dated 21 February 1951, as amended, in order to prevent littering by means of the distribution of circulars, advertisements, and/or handbills in or on any street, pavement, public place or from an entrance to any business premises within the Municipal area.

Copies of the proposed amendment will be open for inspection between the hours 08h00 and 17h00 on Mondays to Fridays inclusive at Room 121, Civic Centre, Patmore Road, Orkney, for 14 (fourteen) days from the date of publication of this notice in the Official Gazette of the Province Transvaal.

Any person who desires to record his or her objections to the proposed amendment, must do so in writing to reach the undersigned within 14 (fourteen) days after the date of publication of this notice in the Official Gazette of the Province Transvaal, however not later than 13 October 1982.

J L MULLER
Town Clerk

Civic Centre
Patmore Road
Orkney
2620
29 September 1982
Notice No 37/1982

1153—29

STAD GERMISTON

HERROEPING VAN VERORDENINGE IN-SAKE DIE LISENSIERING VAN ELEKTROTEGNIESE AANNEMERS

Ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, word hiermee kennis gegee dat die Stadsraad van Germiston besluit het om die Verordeninge insake Die Licensiering van Elektrotegniese Aannemers, afgekondig by Administrateurskennisgewing 755 van 31 Oktober 1962, soos gewysig, te herroep.

'n Afskrif van die verordeninge lê gedurende kantoorure ter insae by Kamer 115, Municipale Kantore, Presidentstraat, Germiston, vanaf die datum van publikasie van hierdie kennisgewing in die Offisiële Koerant van die Provinciale Transvaal, tot 13 Oktober 1982.

Enigiemand wat beswaar teen bogenoemde herroeping wil aanteken, moet dit skriftelik doen by die Stadssekretaris vanaf die datum van publikasie van hierdie Kennisgewing in die Offisiële Koerant van die Provinciale Transvaal, tot 13 Oktober 1982.

J P DU PLESSIS
Stadsklerk

Municipal Kantore
Presidentstraat
Germiston
29 September 1982
Kennisgewing No 122/1982

CITY OF GERMISTON

REPEAL OF BY-LAWS FOR THE LICENSING OF ELECTRICAL CONTRACTORS

It is hereby notified in terms of section 96 of the Local Government Ordinance 1939, that the City Council of Germiston has resolved to repeal By-laws for the Licensing of Electrical Contractors published under Administrator's Notice number 755 dated 31 October 1982 as amended.

A copy of the by-laws is open for inspection during office hours in Room 115, Municipal Offices, President Street, Germiston, as from the date of publication of this notice in the Provincial Gazette, until 13 October 1982.

Any person who desires to record his objection to the repeal, must do so in writing to the Town Secretary as from the date of publication of this notice in the Provincial Gazette until 13 October 1982.

J P DU PLESSIS
Town Clerk

Municipal Offices
President Street
Germiston
29 September 1982
Notice No 122/1982

1154—29

STADSRAAD VAN PRETORIA

VOORGESTELDE WYSIGING VAN DIE PRETORIA-DORPSBEPLANNINGSKEMA, 1974: DORPSBEPLANNINGSWYSIGINGSKEMA 804

Die Stadsraad van Pretoria het 'n ontwerpwy sing van die Pretoria-dorpsbeplanningskema, 1974, wat as Dorpsbeplanningswysigingskema 804 bekend sal staan, opgestel.

Hierdie ontwerpskema bevat die volgende voorstel:

(a) Vervanging van die omskrywing van "parkeergarage" in Klousule 4 deur die volgende omskrywing:

"Parkeergarage" beteken 'n gebou wat ontwerp is of gebruik word vir die parkeer van mo-

torvoertuie wat nie vir handel of verkoop bedoel is nie, maar dit omvat nie 'n gebou waarvan enige gedeelte as 'n werkinkel vir die herstel van motorvoertuie ontwerp is of gebruik word nie."

(b) Invoeging van die volgende omskrywing na die omskrywing van "parkeergarage" in Klousule 4:

"Parkeerterrein" beteken onbeboude grond wat uitsluitlik gebruik word of gebruik staan te word vir die parkeer van motorvoertuie wat nie vir handel of verkoop bedoel is nie."

Besonderhede van hierdie skema lê ter insae in Kamers 6056W en 3056W, Munitoria, Van der Waltstraat, Pretoria, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 29 September 1982.

Die Raad sal die skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperer van vaste eiendom binne die gebied van die Pretoria-dorpsbeplanningskema, 1974, of binne twee kilometer van die grens daarvan af, het die reg om teen die skema beswaar te maak of om vertoe ten opsigte daarvan te rig, en, indien hy dit wil doen, moet hy die Stadsklerk, Posbus 440, Pretoria 0001, binne vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 29 September 1982, skriftelik van sodanige beswaar of vertoog in kennis stel, en vermeld of hy deur die plaaslike bestuur gehoor wil word, al dan nie.

P DELPORT
Stadsklerk

29 September 1982
Kennisgewing No 224/1982

CITY COUNCIL OF PRETORIA

PROPOSED AMENDMENT TO THE PRETORIA TOWN-PLANNING SCHEME, 1974: TOWN-PLANNING AMENDMENT SCHEME 804

The City Council of Pretoria has drawn up a draft amendment to the Pretoria Town-Planning Scheme, 1974, to be known as Town-Planning Amendment Scheme 804.

This draft scheme contains the following proposal:

(a) Substitution of the following definition for the definition of "parking garage" in Clause 4:

"Parking garage" means a building designed or used for the parking of motor vehicles not being for trade or sale, but it does not include a building any part of which has been designed or is used as a workshop for the repair of motor vehicles."

(b) Insertion of the following definition after the definition of "parking garage" in Clause 4:

"Parking site" means vacant land exclusively used or to be used for the parking of motor vehicles not being for trade or sale."

Particulars of this scheme are open for inspection at Rooms 6056W and 3056W, Munitoria, Van der Walt Street, Pretoria, for a period of four weeks from the date of the first publication of this notice, which is 29 September 1982.

The Council will consider the scheme and will decide whether it should be adopted.

Any owner or occupier of immovable property within the area of the Pretoria Town-Planning Scheme, 1974, or within two kilometres of the boundary thereof, has the right to object to the scheme or to make representations in respect thereof, and, if he wishes to do so, he shall, within four weeks of the date of the first

publication of this notice, which is 29 September 1982, inform the Town Clerk, PO Box 440, Pretoria 0001, in writing of such objection or representation, and shall state whether or not he wishes to be heard by the local authority.

P DELPORT
Town Clerk

29 September 1982
Notice No 224/1982

1155—29—6

STADSRAAD VAN PRETORIA

VOORGESTELDE WYSIGING VAN DIE PRETORIA-DORPSBEPLANNINGSKEMA, 1974: DORPSBEPLANNINGSWYSIGINGSKEMA 569

Die Stadsraad van Pretoria het 'n ontwerpwy sing van die Pretoria-dorpsbeplanningskema, 1974, wat as Dorpsbeplanningswysigingskema 569 bekend sal staan, opgestel.

Hierdie ontwerpskema bevat die volgende voorstel:

Die hersonering van Erf 561, Erasmia, van "munisipal" tot "spesiale woon" met 'n digtheid van "Een woonhuis per erf", en dat daar aansoek gedoen word om opheffing van die beperkende voorwaarde in die stigtingsvoorraades en/of die transportakte.

Die eiendom is op naam van die Stadsraad van Pretoria geregistreer.

Besonderhede van hierdie skema lê ter insae in Kamers 6056W en 3056W, Munitoria, Van der Waltstraat, Pretoria, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 29 September 1982.

Die Raad sal die skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperer van vaste eiendom binne die gebied van die Pretoria-dorpsbeplanningskema, 1974, of binne twee kilometer van die grens daarvan af, het die reg om teen die skema beswaar te maak of om vertoe ten opsigte daarvan te rig, en, indien hy dit wil doen, moet hy die Stadsklerk, Posbus 440, Pretoria 0001, binne vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 29 September 1982, skriftelik van sodanige beswaar of vertoog in kennis stel, en vermeld of hy deur die plaaslike bestuur gehoor wil word, al dan nie.

P DELPORT
Stadsklerk

29 September 1982
Kennisgewing No 223/1982

CITY COUNCIL OF PRETORIA

PROPOSED AMENDMENT TO THE PRETORIA TOWN-PLANNING SCHEME, 1974: TOWN-PLANNING AMENDMENT SCHEME 569

The City Council of Pretoria has drawn up a draft amendment to the Pretoria Town-Planning Scheme, 1974, to be known as Town-Planning Amendment Scheme 569.

This draft scheme contains the following proposal:

The rezoning of Erf 561, Erasmia, from "municipal" to "special residential" with a density of "one dwelling per erf" and that application be made for the removal of the restrictive condition in the conditions of establishment and/or the deed of transfer.

The property is registered in the name of the City Council of Pretoria.

Particulars of this scheme are open for inspection at Rooms 6056W and 3056W, Munitoria, Van der Walt Street, Pretoria, for a period of four weeks from the date of the first publication of this notice, which is 29 September 1982.

The Council will consider the scheme and will decide whether it should be adopted.

Any owner or occupier of immovable property within the area of the Pretoria Town-planning Scheme, 1974, or within two kilometres of the boundary thereof, has the right to object to the scheme or to make representations in respect thereof, and, if he wishes to do so, he shall, within four weeks of the date of the first publication of this notice, which is 29 September 1982, inform the Town Clerk, PO Box 440, Pretoria 0001, in writing of such objection or representation, and shall state whether or not he wishes to be heard by the local authority.

P DELPORT
Town Clerk

29 September 1982
Notice No 223/1982

1156—29—6

STADSRAAD VAN PIETERSBURG

KENNISGEWING VAN EERSTE SITTING VAN WAARDERINGSRAAD OM BE-SWARE TEN OPSIGTE VAN VOOR-POIGE WAARDERINGSLYS VIR DIE BOEKJARE 1 JULIE 1982 TOT 30 JUNIE 1985 AANTE HOOR

Kennis word hierby ingevolge artikel 15(3)(b) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977) gegee dat die eerste sitting van die Waarderingsraad op Woensdag, 13 Oktober 1982 — 09h00 sal plaasvind en gehou sal word by die volgende adres:

Raadsaal
Burgersentrum
Pietersburg

om enige beswaar tot die voorlopige waarderingslys vir die boekjare 1982/1985 te oorweeg.

JS VAN ZYL
Sekretaris: Waarderingsraad
Burgersentrum
Pietersburg
29 September 1982

TOWN COUNCIL OF PIETERSBURG

NOTICE OF FIRST SITTING OF VALUATION BOARD TO HEAR OBJECTIONS IN RESPECT OF PROVISIONAL VALUATION ROLL FOR THE FINANCIAL YEAR 1 JULY 1982, TO 30 JUNE 1985

Notice is hereby given in terms of section 15(3)(b) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the first sitting of the valuation board will take place on Wednesday, 13 October, 1982 — 09h00, and will be held at the following address:

Council Chamber
Civic Centre
Pietersburg

to consider any objection to the provisional valuation roll for the financial years 1982/1985.

JS VAN ZYL
Secretary: Valuation Board
Civic Centre
Pietersburg
29 September 1982

1157—29

STADSRAAD VAN WESTONARIA PROKLAMERING VAN OPENBARE PAD

Hiermee word ingevolge die bepalings van artikel 5 van die "Local Authorities Roads Ordinance" No 44 van 1904, soos gewysig, kennis gegee dat die Stadsraad van Westonaria 'n verzoek tot die Administrateur gerig het om Van der Bijlstraat Westonaria Uitbreiding 2 vanaf die wesgrens van Westonaria Uitbreiding 2, in 'n algemene weswaartse rigting oor die Restant van die plaas Gemspost 288 IQ tot openbare pad 18,89 meter wyd soos aangedui op Diagram R M T 10/80, te verklaar.

'n Afskrif van die versoekskrif, 'n afdruk van die kaart en 'n beskrywing van die betrokke padgedeelte sal gedurende gewone kantoorture op Kantoor van die ondergetekende ter insaak lê.

Enige persoon wat teen die voorgestelde proklamasie beswaar het, of wat enige eis om skadevergoeding sal hê indien die proklamasie uitgevoer word, moet sy beswaar of eis na gelang van die geval skriftelik en in tweevoud by die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria en by die ondergetekende nie later as Woensdag, 17 November 1982, indien.

JH VAN NIEKERK
Stadslerk

Munisipale Kantore
Posbus 19
Westonaria
29 September 1982
Kennisgewing No 40/1982

TOWN COUNCIL OF WESTONARIA

PROCLAMATION OF PUBLIC ROAD

Notice is hereby given in terms of section 5 of the "Local Authorities Roads Ordinance" No 44 of 1904 as amended, that the Town Council of Westonaria has petitioned the Administrator to proclaim Van der Bijl Street Westonaria Extension 2, from the western boundary of Westonaria Extension 2 in a general westerly direction over the Remaining portion of the farm Gemspost 288 IQ, as indicated on Diagram R M T 10/80, as a public road, 18,89m wide.

Copies of this petition, the diagram and a description of the portion of the road will be for inspection at the Office of the undersigned during normal office hours.

Any person who has any objection to the proposed proclamation or who may have any claim for compensation if the proclamation should be carried out, must lodge his objection or claim as the case may be, in writing in duplicate with the Director of Local Government, Private Bag X437, Pretoria and with the undersigned not later than Wednesday, 17th November 1982.

JH VAN NIEKERK
Town Clerk

Municipal Offices
PO Box 19
Westonaria
29 September 1982
Notice No 40/1982

1158—29—6—13

MUNISIPALITEIT RANDFONTEIN PROKLAMASIE VAN PAD

Ingevolge die bepalings van die Plaaslike Bestuurs, Paale Ordonnansie No 44 van 1904, soos gewysig deur Ordonnansie No 8 van 1930, word hiermee bekend gemaak dat die Stadsraad van Randfontein Sy Edele die Administrateur van Transvaal versoek het om die pad wat in die onderstaande skedule beskryf is, as publieke pad te proklameer.

'n Afskrif van die versoekskrif en van die kaarte wat daarby aangeheg is kan gedurende gewone kantoorture te Kamer C, Stadhuis, Randfontein, besigtig word.

Enige belanghebbende persoon wat wens om 'n beswaar teen die proklamasie van die pad waarna verwys word, in te dien, moet sodanige beswaar skriftelik, in tweevoud, by die Administrateur van Transvaal en die Stadslerk, Randfontein, inhandig binne 'n maand vanaf 15 November 1982.

CJJ JOUBERT
Stadslerk

Posbus 218
Randfontein
1760
Tel. 693-2271
29 September 1982
Kennisgewing No 51/1982

SKEDULE

'n Pad soos aangedui op diagram LG No 3849/82 (twee velle) oor Gedekte 74 van die plaas Randfontein 247 IQ, ten einde 'n toegangspad na die voorgestelde nywerheidsdorp Aureus Uitbreiding daar te stel.

MUNICIPALITY OF RANDFONTEIN

PROCLAMATION OF ROAD

Notice is hereby given in terms of the Local Authorities Road Ordinance No 44 of 1904, as amended by Ordinance No 8 of 1930, that the Town Council of Randfontein has petitioned the Honourable the Administrator of the Transvaal to proclaim as a public road the road described in the schedule hereunder.

A copy of the petition and the diagrams attached thereto can be inspected at Room C, Town Hall Building, Randfontein, during ordinary office hours.

Any person interested, desiring to lodge any objection to the proclamation of the road referred to, must lodge such objection in writing, in duplicate, with the Administrator of the Transvaal and the Town Clerk, Randfontein, within one month from 15 November 1982.

CJJ JOUBERT
Town Clerk

PO Box 218
Randfontein
1760
Tel. 693-2271
29 September 1982
Notice No 51/1982

SCHEDULE

A road as indicated on Diagram SG no 3849/82 (two sheets), traversing Portion 74 of the farm Randfontein 247 IQ, in order to provide for an access road to the proposed industrial township Aureus Extension III.

1159—29—6—13

MUNISIPALITEIT VAN SCHWEIZER-RENEKE

AANVAARDING VAN VERORDENINGE

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuure 17 van 1939, bekend gemaak dat die Dorpsraad van Schweizer-Reneke van voorneme is om onderworpe aan die goedkeuring van die Administrateur die Standaard Verordeninge betreffende Brandweerdienste soos gepubliseer onder Administrateurskennisgewing 1771 gedateer 23 Desember 1982 aan te neem.

Afskrifte van die Verordeninge lê ter insaak op kantoor van die Stadslerk, Munisipale Kan-

toor, Schweizer-Reneke gedurende normale kantoorture vir 'n tydperk van 14 dae vanaf publikasie hiervan.

Enige persoon wat beswaar teen genoemde verordeninge wens aan te teken moet dit skriftelik binne 14 dae vanaf datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die Ondergetekende doen.

NTP VAN ZYL
Stadsklerk

Munisipale Kantore
Postbus 5
Schweizer-Reneke
29 September 1982
Kennisgewing No 18/1982

**SCHWEIZER-RENEKE MUNICIPALITY
ADOPTION OF BY-LAWS**

It is hereby notified in terms of section 96 of the Local Government Ordinance 17 of 1939, that the Council proposes subject to the consent of the Administrator to adopt the Standard By-laws relating to Fire Brigade Services published under Administrator's Notice 1771 dated 23 December 1981.

Copies of the By-laws will be open for inspection at the office of the Town Clerk, Municipal Offices, Schweizer-Reneke during normal office hours, for a period of 14 days from date of publication hereof in the Provincial Gazette.

Any person who wishes to object to the proposed amendments, must lodge his objection in writing with the undersigned within 14 days of publication of this notice in the Provincial Gazette.

NTP VAN ZYL
Town Clerk

Municipal Office
P O Box 5
Schweizer-Reneke
29 September 1982
Notice No 18/1982

1160—29

PLAASLIKE BESTUUR VAN TRICHARDT

KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING EN VAN VASGETELDE DAG VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1982 TOT 30 JUNIE 1983

(Regulasie 17)

Kennis word hierby gegee dat ingevolge artikel 26(2)(a) of (b) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977) die volgende algemene eiendomsbelasting ten opsigte van die boegenoemde boekjaar gehef is op belasbare eiendom in die waarderingslys opgeteken:—

(a) Op die terreinwaarde van enige grond of reg in grond: 4,5c in die rand per jaar met die goedkeuring van die Administrateur.

Die bedrag verskuldig vir eiendomsbelasting soos in artikel 27 van die genoemde Ordonnansie beoog is op 31 Desember 1982 (vasgestelde dag) betaalbaar.

Ingevolge artikel 32(b) van die betrokke Ordonnansie, word 'n korting van 40 % op die algemene belasting toegestaan aan daardie kategorie persone wat pensioentrekkers is, ten opsigte van belasbare eiendom wat deur hulle besit word, onderworpe aan die volgende voorwaarde:

(i) Applikante moet op 1 Julie 1982 in enige gevval van mans of vrouens nie jonger as 60 jaar oud wees nie.

(ii) Applikante moet die geregistreerde eienga en bewoner van die betrokke eiendom

wees wat uitsluitlik gebruik word vir die akkommodering van een woonhuis, welke woonhuis slegs vir woondoeleindes gebruik word.

(iii) Die gemiddelde maandelike inkomste van die applikant en sy/haar gade vir die boekjaar 1982/83 uit alle bronse, moet nie R500,00 oorskry nie.

(iv) Die voorafgaande besonderhede moet deur 'n beëdigde/plegtige verklaring bevestig word.

Rente teen 10 % per jaar is op alle agterstallige bedrae na die vasgestelde dag hefbaar en wanbetalers is onderhevig aan regspores vir die invordering van sodanige agterstallige bedrae.

Belastingbetalers wie nie rekening van die belasting hierbo genoem ontvang het nie word voersoek om met die Stadsklerk in verbinding te tree aangesien die nie-ontvangs van rekenings niemand aanspreeklikheid vir die betaling van sodanige belasting vrywaar nie.

MJ VAN DER MERWE
Stadsklerk

Postbus 52
Trichardt
29 September 1982

LOCAL AUTHORITY OF TRICHARDT

NOTICE OF GENERAL RATE OR RATES AND OF FIXED DAY FOR PAYMENT IN RESPECT OF FINANCIAL YEAR 1 JULY, 1982 TO 30 JUNE, 1983

(Regulation 17)

Notice is hereby given that in terms of section 26(2)(a) or (b) of the Local Authorities Rating Ordinance 1977 (Ordinance 11 of 1977), the following general rate has been levied in respect of the abovementioned financial year on rateable property recorded in the valuation roll:—

(a) On the site value of any land or right in land: 4,5c in the rand per year with the approval of the Administrator.

In terms of article 32(b) of the said Ordinance a rebate of 40 % on general rates are allowed to that category persons who are pensioners with regard to rateable property owned by them subject to the following conditions:

(i) Applicants must, on 1st July 1982, in either case of men or woman, not be younger than 60 years of age.

(ii) Applicants must be the registered owner and occupier of such property exceptionally used for the accommodation of one house, which house used for living purposes.

(iii) The average monthly income of the applicant and his/her spouse for the financial year 1982/83 from all sources not to exceed R500,00.

(iv) The aforesaid details must be confirmed by a sworn statement.

Interest of 10 % per annum is chargeable on all amounts in arrear after the fixed day and defaulters are liable to legal proceedings for recovery of such arrear amounts.

Ratepayers who do not receive an account in respect of the assessment rates referred to above, are requested to communicate with the Town Clerk as the non-receipt of accounts shall not exempt any person from liability for payment of such rates.

MJ VAN DER MERWE
Town Clerk

P O Box 52
Trichardt
29 September 1982

1161—29

STADSRAAD VAN WARMBAD

SLUITING EN VERVREEMDING VAN STRAATGEDEELTES

Kennis geskied hiermee dat die Stadsraad van Warmbad van voorneme is om ingevalge artikel 67 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17/1939) die straatgedeeltes in die Bylae genoem permanent te sluit en ingevalge artikel 79(18) van die genoemde Ordonnansie te vervreem.

Besonderhede van die Raad se voorneme asook 'n plan van die voorgestelde sluiting van die betrokke straatgedeeltes lê ter insae by die kantoor van die Stadsekretaris (Kamer B28) Munisipale Kantore, Warmbad, gedurende gewone kantoorture.

Enige persoon wat beswaar teen die voorgestelde sluiting of vervreemding wil aanteek, moet sodanige beswaar skriftelik binne sesig (60) dae na publikasie hiervan in die Provinciale Koerant op 29 September 1982 by die ondergetekende indien.

H J PIENAAR
Stadsklerk

Munisipale Kantore
Privaatsak X1609
Warmbad
0480
29 September 1982
Kennisgewing No 22/1982

BYLAE

1. 'n Gedeelte van Sutterweg, wes van Richiestraat: Groot ongeveer 1888,8000 m².

2. 'n Gedeelte van Potgieterstraat, geleë aangrensend aan Gedeelte 1 Lot 1146 Warmbad Dorp: Groot ongeveer 1888,8000 m².

TOWN COUNCIL OF WARMBATHS

CLOSING AND ALIENATION OF PORTIONS OF STREETS

Notice is hereby given that the Town Council of Warmbaths intends to close portions of the streets stipulated in the Annexure hereto in terms of section 67 of the Local Government Ordinance, 1939 (Ordinance 17/1939) and in terms of section 79(18) of the said Ordinance to alienate the said street portions.

Particulars of the Council's intentions as well as a plan of the proposed closing of the street portions are open for inspection at the Office of the Town Secretary (Room B28) Municipal Offices, Warmbaths, during normal office hours.

Any person who wishes to object to the proposed closure or alienation of the street portions, must lodge such an objection with the undersigned within sixty (60) days from the date of publication hereof in the Provincial Gazette, viz 29 September 1982.

H J PIENAAR
Town Clerk

Municipal Offices
Private Bag X1609
Warmbaths
0480
29 September 1982
Notice No 22/1982

ANNEXURE

1. A portion of Sutter Road situated west of Richie Road: Measuring approximately 1888,8000 m².

2. A portion of Potgieter Street, adjoining Portion 1 of Lot 1146 Warmbaths Township: Measuring approximately 1888,8000 m².

1162—29

PLAASLIKE BESTUUR VAN TZANEEN

KENNISGEWING VAN EERSTE SITTING VAN WAARDERINGSRAAD OM BE-SWARE TEN OPSIGTE VAN VOORLO-PIGE WAARDERINGSLYS VIR DIE BOEKJARE 1982/86 AANTE HOOR

(Regulasie 9)

Kennis word hereby ingevolge artikel 15(3)(b) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die eerste sitting van die waarderingsraad op 27 Oktober 1982 om 09h00 sal plaasvind en gehou sal word by die volgende adres:

Die Raadsaal
Burgersentrum
Agathastraat
Tzaneen

om enige beswaar tot die voorlopige waarderingslys vir die boekjare 1982/86 te oorweeg.

H G BOTHA
Sekretaris: Waarderingsraad
29 September 1982
Kennisgewing No 40/1982

LOCAL AUTHORITY OF TZANEEN

NOTICE OF FIRST SITTING OF VALUA-TION BOARD TO HEAR OBJECTIONS IN RESPECT OF PROVISIONAL VALUATION ROLL FOR THE FINANCIAL YEARS 1982/86

(Regulation 9)

Notice is hereby given in terms of section 15(3)(b) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the first sitting of the valuation board will take place on 27 October 1982 at 09h00 and will be held at the following address:

Council Chamber
Civic Centre
Agatha Street
Tzaneen

to consider any objection to the provisional valuation roll for the financial years 1982/86.

H G BOTHA
Secretary: Valuation Board
29 September 1982
Notice No 40/1982

1163—29

PLAASLIKE BESTUUR VAN VOLKSRUST

KENNISGEWING VAN EERSTE SITTING VAN WAARDERINGSRAAD OM BE-SWARE TEN OPSIGTE VAN VOORLO-PIGE WAARDERINGSLYS VIR DIE BOEKJARE 1982/85 AANTE HOOR

(Regulasie 9)

Kennis word hereby ingevolge artikel 15(3)(b) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977) gegee dat die eerste sitting van die waarderingsraad op 20 Oktober 1982 om 10h00 sal plaasvind en gehou sal word by die volgende adres:

Munisipale Kantore
Volksrust

om enige beswaar tot die voorlopige waarderingslys vir die boekjare 1982/85 te oorweeg.

J C KRIEK
Sekretaris: Waarderingsraad
29 September 1982

LOCAL AUTHORITY OF VOLKSRUST

NOTICE OF FIRST SITTING OF VALUA-TION BOARD TO HEAR OBJECTIONS IN RESPECT OF PROVISIONAL VALUATION ROLL FOR THE FINANCIAL YEARS 1982/85

(Regulation 9)

Notice is hereby given in terms of section 15(3)(b) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the first sitting of the valuation board will take place on 20 October 1982 at 10h00 and will be held at the following address:

Municipal Offices
Volksrust

to consider any objection to the provisional valuation roll for the financial years 1982/85.

J C KRIEK
Secretary: Valuation Board
29 September 1982

1164—29

PLAASLIKE BESTUUR VAN TZANEEN
KENNISGEWING VAN EERSTE SITTING VAN WAARDERINGSRAAD OM BE-SWARE TEN OPSIGTE VAN VOORLO-PIGE WAARDERINGSLYS VIR DIE BOEKJAAR/JARE 1982/86 AANTE HOOR

Kennis word hereby ingevolge artikel 15(3)(b) van die Ordonnansie op Eiendomsbelasting van

Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die eerste sitting van die waarderingsraad op 27 Oktober 1982 om 09h00 sal plaasvind en gehou sal word by die volgende adres:

Die Raadsaal
Burgersentrum
Agathastraat
Tzaneen

om enige beswaar tot die voorlopige waarderingslys vir die boekjaar/jare 1982/86 te oorweeg.

H G BOTHA
Sekretaris: Waarderingsraad
Munisipale Kantore
Posbus 24
Tzaneen
0850
29 September 1982
Kennisgewing No 40/1982

LOCAL AUTHORITY OF TZANEEN

NOTICE OF FIRST SITTING OF VALUA-TION BOARD TO HEAR OBJECTIONS IN RESPECT OF PROVISIONAL VALUATION ROLL FOR THE FINANCIAL YEAR/YEARS 1982/86

Notice is hereby given in terms of section 15(3)(b) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the first sitting of the valuation board will take place on 27 October 1982 at 09h00 and will be held at the following address:

Council Chamber
Civic Centre
Agatha Street
Tzaneen

to consider any objection to the provisional valuation roll for the financial year/years 1982/86.

H G BOTHA
Secretary: Valuation Board
Municipal Offices
PO Box 24
Tzaneen
0850
29 September 1982
Notice No 40/1982

1165—29

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE

KENNISGEWING AANGAANDE EIENDOMSBELASTING, GRONDBELASTING EN DIENSTEHEFFINGS

Kennis word hierby gegee dat die Raad vir die boekjaar 1 Julie 1982 tot 30 Junie 1983 die volgende gehef het:

A. EIENDOMSBELASTING OP PERSELE GELEË BINNE PLAASLIKE GEBIEDSKOMITEE-GBIED

Eiendomsbelasting is gehef ingevolge die bepalings van Ordonnansie No 11 van 1977.

Eiendomsbelasting word gehef teen die tariewe soos aangetoon op die onderstaande skedule, op die terreinwaardes van belasbare grond soos dit in die Waarderingslys ten opsigte van Dorpe, Landbouhoeves en Plaasgedeeltes gemeld in genoemde skedule voorkom.

Die Landbouhoeves soos in die onderstaande skedule uiteengesit, sluit vir die doel hiervan alle grond in wat in die oorspronklike aanleg van genoemde hoeves waarvoor 'n sertifikaat uitgereik is ten opsigte van enige gedeelte van sodanige grond en nieteenstaande enige daaropvolgende verandering in die beskrywing daarvan, tensy 'n dorp op so 'n gedeelte gestig is ooreenkomsdig die Dorpe- en Dorpsaal-ordonnansie No 11 van 1931, soos gewysig, of die Dorpsbeplanning en Dorpe-ordonnansie No 25 van 1965 of tensy dit gelyktydig met uitsnyding gekonsolideer is met 'n ander grondgedeelte waarop geen belasting gehef is nie.

Eiendomsbelasting op plase word gehef op die gedeeltes van gedeeltes van die plase geleë in 'n plaaslike gebiedskomitee-gebied wat vir sakedoeleindes gebruik word, ingevolge die bepalings van artikel 29(6) van Ordonnansie 20 van 1943.

Waar plase anders belas word as hierbo genoem, word dit in die opmerkingskolom van die skedule aangedui.

Die belasting sal verskuldig en betaalbaar wees op 31 Oktober 1982 maar belastingbetalers mag die belasting gehef in twee gelyke paaimeente betaal op 31 Oktober 1982 en 28 Februarie 1983, of belastingbetalers kan skriftelik aansoek doen om belastings gehef in agt paaimeente te betaal met aanvangsdatum 31 Julie 1982 en 'n finale paaiment op 28 Februarie 1983. Indien 'n eiendom verkoop word sal die belastings ten volle betaalbaar wees vir die finansiële jaar en verval paaimeente dus. (Sien Skedule A).

B. EIENDOMSBELASTING OP PERSELE GELEË BINNE DIE RAAD SE ALGEMENE REGSGEBIED

Eiendomsbelasting in die gebiede in Skedule B genoem, is ingevolge die bepalings van artikel 29(6) van Ordonnansie No 20 van 1943 op die terreinwaardes van die gedeeltes van erwe, landbouhoeves en plaasgedeeltes, wat vir sakedoeleindes gebruik word, teen 1,9c/R gehef. Die belasting sal verskuldig en betaalbaar wees op 31 Oktober 1982 maar belastingbetalers mag die belasting gehef in twee gelyke paaimeente betaal op 31 Oktober 1982 en 28 Februarie 1983, of belastingbetalers kan skriftelik aansoek doen om belastings gehef in agt paaimeente te betaal met aanvangsdatum 31 Julie 1982 en 'n finale paaiment op 28 Februarie 1983. Indien 'n eiendom verkoop word sal die belastings ten volle betaalbaar wees vir die finansiële jaar en verval paaimeente dus. (Sien Skedule B).

C. GRONDBELASTING

Ingevolge die bepalings van artikel 29(2) van Ordonnansie No 20 van 1943 is 'n Grondbelasting van R24,00 per erf per jaar vir die boekjaar 1 Julie 1982 tot 30 Junie 1983 in Badplaas Dorp, op Bethalrand-Dorp en Sorrentopark-Dorp, geleë in die Raad se Algemene Regsgebied, gehef.

Die belasting sal verskuldig en betaalbaar wees op 31 Oktober 1982 maar belastingbetalers mag die belasting gehef in twee gelyke paaimeente betaal op 31 Oktober 1982 en 28 Februarie 1983, of belastingbetalers kan skriftelik aansoek doen om belastings gehef in agt paaimeente te betaal met aanvangsdatum 31 Julie 1982 en 'n finale paaiment op 28 Februarie 1983. Indien 'n eiendom verkoop word sal die belastings ten volle betaalbaar wees vir die finansiële jaar en verval paaimeente dus. (Sien Skedule C).

D. DIENSTEHEFFINGS

Die heffings in verband met riool, nagvuil- en vuilgoedverwyderingsdienste, basiese waterheffings en basiese elektrisiteitsheffing is verskuldig en betaalbaar op 31 Oktober 1982 ten opsigte van die finansiële jaar eindigende 30 Junie 1983 met dien verstande dat daar in alle gevalle waar nuwe dienste geïnstalleer word, die heffings verskuldig en betaalbaar sal wees op die dag van ingebuikneming of installering van die diens en bereken vanaf sodanige datum tot en met die laaste dag van die finansiële jaar.

GEREGTELIKE STAPPE SAL TEEN WANBETALERS INGESTEL WORD VIR DIE INVORDERING VAN AGTERSTALLIGE BELASTING EN ANDER HEFFINGS EN RENTE TEEN 'N KOERS VAN 13,30 % PER JAAR KAN GEHEF WORD OM DIE BEDRAE WAT NIE OP OF VOOR DIE VervalDATUM BETAAL IS Nie.

L.W. Alle grondeienaars wat hierby belang het en op 31 Oktober 1982 nog nie 'n rekening ontvang het nie, word versoek om so gou moontlik na genoemde datum, met die Tesourier by die ondergenoemde adres in verbinding te tree en alle besonderhede aangaande die betrokke grond te verstrek, sodat 'n rekening gestuur kan word.

Belasting op enige grond is wettiglik verskuldig en verhaalbaar nieteenstaande die feit dat die eienaar miskien nie 'n rekening ontvang het nie.

Bosmanstraat 320
Posbus 1775
Pretoria
0001
Kennisgewing No 103/1982

B G E ROUX,
Sekretaris

PLAASLIKE GEBIEDSKOMITEE	DORP/LANDBOU- HOEWE/PLAAS	LANDDROS- DISTRIK	OORSPRONKLIKE EN ADDISIONELE BE- LASTING OP TERREIN- WAARDES VAN GROND- IN TOTAAL PER RAND 1982/1983	OPMERKINGS
PRETORIA EN OMGEWING	Klerksoord Landbouhoeves Klerksoord L/H Uitbr. 1 Doreg Landbouhoeves Heatherdale Landbouhoeves Winternest Landbouhoeves Beetgesberg 279 JR Hartebeeshoek 251 JR Hartebeeshoek 303 JR Hartebeeshoek 312 JR Hartebeeshoek 449 JR Witfontein 301 JR Eldorette 311 JR Hermon 289 JR Witfontein 305 JR Klerksoord L/H Uitbr. 2 The Orchards Dorp The Orchards Uitbr. 3 The Orchards Uitbr. 5 Hestepark Uitbreiding 5 Theresapark Uitbreiding 1 Karenpark Uitbreiding 1 Karenpark Dorp Ninapark Klipfontein 268 JR Hartebeesthoek 303 JR Triangle 264 JR Alle nuwe dorp (residensieel) Rosslyn Dorp en Uitbr. 1 The Orchards Dorp Erwe 1—12 Alle nuwe nywerheidsdorpe in Rosslyn	Pretoria	4,0 2,7 2,7 2,7	Op die toegedeelde wardasies van alle erwe, landbouhoeves of plaas gedeeltes wat vir sakedoeleindes gebruik word, en Op die terreinwaardes van alle plaasgedeeltes wat by die waterskema kan aansluit.
Amsterdam	Amsterdam Dorp Amsterdam 408 IT Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Ermelo	18,0 18,0 18,0	
Bredell	Rietfontein 31 IR Bredell Landbouhoeves en Uitbreidings 1 Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Benoni	2,0 2,0 2,0	

PLAASLIKE GEBIEDSKOMITEE	DORP/LANDBOU- HOEWE/PLAAS	LANDDROS- DISTRIK	OORSPRONKLIKE EN ADDISIONELE BE- LASTING OP TERREIN- WAARDES VAN GROND- IN TOTAAL PER RAND 1982/1983	OPMERKINGS
Burgersfort	Burgersfort Dorp Leeuwvallei 297 KT Mooifontein 313 KT Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Lydenburg	5,0 5,0 5,0 5,0	
Carl Cilliers	Charl Cilliers 332 IS Charl Cilliers Dorp Van Tondershoek 317 IS Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Standerton	4,9 4,9 4,9 4,9	
Chrissiesmeer	Lake Chrissie Bothwell 90 IT Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Ermelo	12,0 12,0 12,0	
Davel	Davel Dorp Davelfontein 267 IS Hamelfontein 269 IS Uitzicht 266 IS Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Ermelo	6,5 6,5 6,5 6,5 6,5	
De Deur	Evaton Estates Dorp (Erwe 1—38) Evaton Dorp (Erwe 2446—2533 en 2847) Ironsyde Dorp The Balmoral Estate Dorp The Balmoral Estate Uitbreiding Dorp The De Deur Estates Ltd. Dorp Driemoeg 537 1Q Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Vereeniging	7,5 7,5 7,5 7,5 7,5 7,5 7,5 7,5	
Ellisras	Ellisras en Uitbr. 1, 2, 3 en 7 Dorp Grootfontein 501 LQ Waterkloof 502 LQ Onverwacht 503 LQ Schaapplaats 524 LQ Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Waterberg	12,2 12,2 12,2 5,2 12,2 12,2	Op alle plaasgedeeltes wes van Pad P84/l van die plaas Water- kloof 502 LQ teen 'n tarief soos aangedui.

PLAASLIKE GEBIEDSKOMITEE	DORP/LANDBOUHOEWE/PLAAS	LANDDROS-DISTRIK	OORSPRONKLIKE EN ADDISIONELE BELASTING OP TERREINWAARDES VAN GROND-IN TOTAAL PER RAND 1982/1983	OPMERKINGS*
Eloff	Eloff Dorp Middelbult 235 IR Eloff Kleinhewe en Uitbreiding Eloff Landbouhoeves en Uitbreiding 2 en 3 Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Delmas	8,0 8,0 8,0 8,0 8,0	Dat 40 % korting aan alle perseelieenaars op wie se eiendom goedgekeurde verbeterings soos op 30 Junie 1982 opgerig is toegestaan word, bo en behalwe Landboubelastingkorting in die Eloff Plaaslike Gebiedskomitee Gebied.
Ennerdale Bestuurs-Komitee	Ennerdale Dorp (Behalwe Erwe 497, 499, 499/1, 499/2 en Reseve 2) Ennerdale Noord Dorp (Erwe 188—386) Ennerdale Uitbreiding 1 en 3 Ennerdale Suid Dorp (Erwe 288—296 RE 328—345, 361—373, 384—411, 429—468, 476—487, 493—513/C Reseve 2 en 1064) Ennerdale Suid Uitbr. 1 Dorp Finetown Dorp (Erwe 131/A, 131/B, 151/E, 151 RG-185, 220—237) Grasmere Dorp Hopefield Dorp Lawley Estates Dorp (Behalwe Erwe 1—47, 50—60, 71—72, 75—83) Lawley Suid Dorp Mid-Ennerdale Dorp (Behalwe Erwe 168/1, 168/2, 171, 467 en 470) Hiltonia Landbouhoeves Elandsfontein 308 IQ Hartebeestfontein 312 IQ Ontvrede 309 IQ Roodepoort 302 IQ Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Johannesburg Randfontein en Roodepoort	5,0 5,0	
Glaudina	Glaudina Dorp Vleeskraal 145 HO	Schweizer-Reneke	5,5 5,5	
Gravelotte	Gravelotte Dorp Farrel 781 LT Gravelotte Siding 785 LT Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Letaba	12,5 12,5 12,5 12,5	Op Farrel 781 LT word belasting gehef op al die gedeeltes van die plaas en alle oppervlakregpermitte wat vir woon- en/of ander doeleindes gebruik word en wat geleë is binne daardie gedeelte van Farrel 781 LT wat by Goewermentskennisgewing No 2455 van 24 Oktober 1952 van die aspenning van kleims ontrek is.

PLAASLIKE GEBIEDSKOMITÉE	DORP/LANDBOU- HOEWE/PLAAS	LANDDROS- DISTRIK	OORSPRONKLIKE EN ADDISIONELE BE- LASTING OP TERREIN- WAARDES VAN GROND- IN TOTAAL PER RAND 1982/1983	OPMERKINGS
Groot Marico	Groot Marico Dorp Wonderfontein 258 JP Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Marico	9,0 9,0 9,0	Op Wonderfontein 258 JP word belasting gehef op die terrein- waardes van alle gedeeltes van die plaas van 3 ha en kleiner en verder soos hierbo aangedui.
Haenertsburg	Haenertsburg Dorp Haenertsburg Town and Townlands 1103 LS Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Pietersburg	4,5 4,5 4,5	
Hammanskraal	Hammanskraal Uitbreiding 1 Hammanskraal Dorp Hammanskraal 112 JR Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Wonderboom	2,1 2,1 2,1 2,1	
Hazyview	Numbipark Dorp De Rust 12 JU Perry's Farm 9 JU Hazyview Vakansiedorp Hazyview Uitbreiding 1 Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Nelspruit	0,7 0,7 0,7 0,7 0,7 0,7	
Hectorspruit	Hectorspruit Dorp en Uitbreiding 1 Hectorspruit 164 JU Symington 167 JU Thankerton 175 JU Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Barberton	18,0 18,0 18,0 18,0 18,0	Slegs Gedeelte 16 ('n gedeelte van Gedeelte 6) Thankerton 175 JU. Ingelyf 9 Mei 1979 Administrateurskennisgewing 92/1979.
Hillside	Hartebeesfontein 258 1Q Hillside L/H en Uitbreiding 1 Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Randfontein	7,0 7,0 7,0	
Hoedspruit	Hoedspruit Amsterdam 208 KT Berlin 209 KT Happyland 241 KT Welverdiend 243 KT Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Pelgrimsrust	3,0 3,0 3,0 3,0 3,0 3,0	

PLAASLIKE GEBIEDSKOMITEE	DORP/LANDBOU- HOEWE/PLAAS	LANDDROS- DISTRIK	OORSPRONKLIKE EN ADDISIONELE BE- LASTING OP TERREIN- WAARDES VAN GROND- IN TOTAAL PER RAND 1982/1983	OPMERKINGS
	Lenasia Uitbreiding 11 (Gedeeltelik) Lenasia Suid Lenasia Suid Uitbreiding 1 Rietfontein 301 IQ Vlakfontein 303 IQ Roodepoort 302 IQ Hartebeesfontein 312 IQ Fonteine 313 IQ Geluksdal Landbouhoeves Oakmere Landbouhoeves Unaville Landbouhoeves Ennerdale Dorp: Erwe 497, 499, 499/I, 499/2 en Reserwe 2 van Ennerdale Dorp Ennerdale Noord Dorp: Erwe 1 tot 187 Ennerdale Suid Dorp: Behalwe Erwe 288 tot 295 RG, 296 RG, 328, 329 RG, 330 RG, 331 RG, 331/I RG, 332 tot 334 RG, 334/I, 335 tot 344 RG, 344/I, 345, 361 tot 372 RG, 372/I, 373, 384 tot 405 RG, 405/A tot 411, 429 tot 468, 476 tot 487, 493 tot 513/A, 513/B, 513/C, Reserwe 2 van Ennerdale Suid Dorp en Erf 1064 Finetown Dorp: Behalwe Erwe 131/A, 131/B tot 151/A, 151/B, 151/C, 151/D, 151/E, 151 RG tot 175/A, 175/B, 175/C tot 185 en 220 tot 237 Lawley Estates Dorp: Erwe 1 tot 47, 50 tot 60, 71 en 72, 75 tot 83 en 90 of enige ander landbouhoeves, plaasgedeeltes en dorpe wat onder die totstandkomende Bestuurskomitee mag ressorteer Alle nuwe dorpe wat geproklameer word gedurende die finansiële jaar		4,0 4,0	
Letsitele	Letsitele Dorp Letsitele Dorp Uitbreiding 1 Novengilla 562 LT Alle nuwe dorpe wat geproklameer word gedurende die finansiële jaar	Letaba	5,2 7,5 7,5 7,5	

PLAASLIKE GEBIEDSKOMITEE	DORP/LANDBOU-HOEWE/PLAAS	LANDDROS-DISTRIK	OORSPRONKLIKE EN ADDISIONELE BE-LASTING OP TERREINWAARDES VAN GROND-IN TOTAAL PER RAND 1982/1983	OPMERKINGS
Lothair	Bloemkrans 121 IT Edenvale 100 IT Lothair 124 IT Umpilusi 98 IT Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Ermelo	2,0 2,0 2,0 2,0 2,0	
Magaliesburg	Magaliesburg Dorp Blaauwbank 505 JQ Kruitfontein 511 JQ Onrus 516 JQ Steenekoppie 153 JQ Vaalbank 512 JQ Zeekoehoek 509 JQ Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Krugersdorp	6,0 6,0 6,0 6,0 6,0 6,0 6,0 6,0	
Malelane	M'Hlatikop Dorp Impala Boerdery 231 JQ Malelane Dorp Malelane Dorp Uitbreiding 1 en 2 Malelane Estates A140 JU Malelane 389 JU M'Hlati 169 JU M'Hlati 170 JU Afdeling B Kaap Blok Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Barberton	12,5 12,5 12,5 12,5 12,5 12,5 12,5 12,5 12,5 12,5	
Marikana	Roodekopjes 297 JQ Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Rustenburg	4,25 4,25	
Migdal	Rietpan 225 IQ Poortjie 248 IQ Lot 43 250 IQ Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Schweizer-Reneke	14,0 14,0 14,0 14,0	
Muldersdrift	Driefontein 179 IQ Rietfontein 189 IQ Rietvallei 180 IQ	Krugersdorp	4,5 1,2 4,5 1,2 4,5 1,2	Geproklameer AK 90 van 1 Julie 1977. Die eerste tarief by die plaasgedeeltes word gehef op die gedeeltes van die plase wat vir sake doeleindes gebruik word, en die tweede tarief op die terreinwaardes van die plaasgedeeltes wat 22 ha en kleiner is.

PLAASLIKE GEBIEDSKOMITEE	DORP/LANDBOU- HOEWE/PLAAS	LANDDROS- DISTRIK	OORSPRONKLIKE EN ADDISIONELE BE- LASTING OP TERREIN- WAARDES VAN GROND- IN TOTAAL PER RAND 1982/1983	OPMERKINGS
	Van Wyks Restant 182 IQ Vlakfontein 181 IQ Honingklip 178 IQ Alle nuwe dorpe geproklameer gedurende die finansiële jaar		4,5 1,2 4,5 1,2 4,5 1,2 1,2	
Muldersdrift (vervolg)	Roodekrans 183 IQ Diswilmar Landbouhoeves Heuningklip Landbouhoeves Northvale Landbouhoeves Steynsvallei Landbouhoeves Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Krugersdorp	4,5 1,2 1,2 1,2 1,2 1,2 1,2	
Noordvaal	Nanescol 582 IQ Rietspruit 583 IQ Gladwood Landbouhoeves Mullerstuine Landbouhoeves Nanescol Landbouhoeves Rosashof Landbouhoeves en Uitbreiding 1 en 2 Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Vanderbijlpark	4,5 4,5 4,5 4,5 4,5 4,5 4,5 4,5	
Northam	Northam Dorp en Uitbreiding 1 en 2 De Put 412 KQ Koedoesdoorns 414 KQ Leeuwkopje 415 KQ Wildebeestlaagte 411 KG Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Rustenburg	4,0 4,0 4,0 4,0 4,0 4,0 4,0	Op dié please word belasting gehef op al die terreinwaardes van al die gedeeltes wat 2,5 ha en kleiner is en verder soos hierbo aange- dui.
Ogies	Ogies Dorp Ogies Dorp Uitbreiding 1 Grootpan 7 IS Kleinsuikerboschplaats 5 IS Klipfontein 3 IS Ogiesfontein 4 IS Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Witbank	6,5 6,5 6,5 6,5 6,5 6,5 6,5 6,5	Belasting word gehef op die terreinwaardes van al die gedeeltes van die please wat 0,8565318 ha en kleiner is en verder soos hierbo aangedui.

PLAASLIKE GEBIEDSKOMITEE	DORP/LANDBOUW-EHOEWE/PLAAS	LANDDROS-DISTRIK	OORSPRONKLIKE EN ADDISIONELE BELASTING OP TERREIN-WAARDES VAN GROND-IN TOTAAL PER RAND 1982/1983	OPMERKINGS
Ohrigstad	Grootboom 485 KT Ohrigstad Dorp Ohrigstad 443 KT Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Lydenburg	14,0 14,0 14,0 14,0	
Paardekop	Paardekop Dorp Kopje Aleen 75 HS Paardekop 76 HS Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Volksrust	14,16 14,16 14,16 14,16	Dat 30 % korting aan perseleienaars toegestaan word wie se eiendom met 'n woonhuis verbeter is en bewoonbaar is soos op 30 Junie 1982.
Pienaarrivier	Elandskraal 71 JR Ruimte 74 JR Vaalboschbult 66 JR Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Warmbad	8,0 8,0 8,0 8,0	Belasting word gehef op alle plaasgedeeltes wat vir residensiële doeleinades gebruik word en verder soos bo vermeld.
Rayton	Rayton Dorp Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Bronhorstspruit	4,3 4,3	
Roossenekal	Roossenekal Dorp Mapochsgronde 543, 544, 558 en 911 JS Vlaklaagte 146 JS Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Middelburg	5,0 5,0 5,0 5,0	
Schoemansville	Ifafi Dorp Meerhof Dorp Schoemansville Dorp en Uitbreiding Hartbeespoort 482 JQ Syferfontein 483 JQ Ifafi 457 JQ Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Brits	2,7 2,7 2,7 2,7 2,7 2,7 2,7	
Zoekmekaar	Zoekmekaar Dorp Zoekmekaar 778 LS Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Zoutpansberg Zoutpansberg	37,0 37,0 37,0	

PLAASLIKE GEBIEDSKOMITEE	DORP/LANDBOU- HOEWE/PLAAS	LANDDROS- DISTRIK	OORSPRONKLIKE EN ADDISIONELE BE- LASTING OP TERREIN- WAARDES VAN GROND- IN TOTAAL PER RAND 1982/1983	OPMERKINGS
Suidwes-Pretoria	Knoppieslaagte 335' JR Hoekplaats 384 JR Mooiplaats 355 JR Schurweberg 488 JR Vlakplaats 354 JR Gerhardsville L/H en Uitbreiding 1 Mnandi L/H en Uitbreiding 1 Schurveplaas 353 JR Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Pretoria	3,1 3,1 3,1 3,1 3,1 3,1 3,1 3,1 3,1	
Sundra	Bouwershoek Dorp Droogfontein 242 IR Geigerle 238 IR Rietkol 237 IR Rietkol Landbouhoeves Springs Landbouhoeves en Uitbreiding 1 Sundale Landbouhoeves Sundra Landbouhoeves en Uitbreiding 1 en 2 Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Delmas	5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0	
Vaalwater	Vaalwater Dorp Hartebeespoort 84 KR Vaalwater Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Waterberg	5,0 5,0 5,0 5,0	
Van Dyksdrift	Vaalkrans 29 IS Van Dyksdrift 19 IS Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Witbank	0,5 4,0 0,5 4,0 4,0	Belasting word gehef op die terreinwaardes van spoorwegeei- dom soos hierbo genoem — waarde R100 800 asook op verbete- ring op spoorwegeeiendom — waarde R774 200.
Vischkuil	Vischkuil 274 IR Endicott Landbouhoeves Vischkuil Landbouhoeves en Uitbreiding 1 Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Springs	3,5 3,5 3,5 3,5	

PLAASLIKE GEBIEDSKOMITEE	DORP/LANDBOUHOEWE/PLAAS	LANDDROS-DISTRIK	OORSPRONKLIKE EN ADDISIONELE BELASTING OP TERREINWAARDES VAN GROND IN TOTAAL PER RAND 1982/1983	OPMERKINGS
Walkerville	Ohenimuri Dorp Cyferfontein 333 1Q Elandsfontein 334 1Q Faroafontein 372 1Q Hartzenbergfontein 332 1Q Nootgedacht 177 1R Nootgedacht 176 1R Varkensfontein 373 1Q Althea Landbouhoeves Blignautsrus Landbouhoeves Drumblade Landbouhoeves Golfview Landbouhoeves Hartzenbergfontein Landbouhoeves Ironsyde Landbouhoeves The Homestead Apple Orchards Landbouhoeves Walkers Fruit Farms Landbouhoeves en Uitbreiding I Walkerville Landbouhoeves Orchards Landbouhoeves Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Vereeniging	5,0 11,0 11,0 11,0 11,0 11,0 11,0 11,0 11,0 11,0 11,0 11,0 11,0 11,0 11,0 11,0 11,0 11,0 11,0 11,0	Dat 'n 20 % korting bo en behalwe landboubelasting afslag aan hoewe-eienaars wie se eiendom met 'n woonhuis verbeter en bewoonbaar is soos op 30/6/82 toegestaan word.
West Rand	Elandsfontein 346 1Q Panvlakte 291 1Q Rietfontein 301 1Q Syfervontein 293 1Q Waterpan 292 1Q Zuurbekom 297 1Q Waterpan Landbouhoeves Wes-Rand Landbouhoeves en Uitbreiding I Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Johannesburg Roodepoort en Randfontein	5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0	Alle plaasgedeeltes van die plaas Waterpan 292 1Q is belasbaar.
Witpoort	Witpoort Dorp Leeuwfontein 29 HP Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Wolmaransstad	3,0 3,0 3,0	

SKEDULE B**EIENDOMSBELASTING IN DIE RAAD SE ALGEMENE REGSGEBIED**

Ingevolge die bepalings van artikel 29(6) van Ordonnansie No 20 van 1943 word 'n eiendomsbelasting van Een komma Nege sent in die Rand op die terreinwaardes van die gedeeltes van erwe, landbouhoeves en plaasgedeeltes wat vir "Sakedoeleindes" gebruik word, geleë in die ondergenoemde gebiede in die Raad se Algemene Regsgebied vir die boekjaar 1 Julie 1982 tot 30 Junie 1983 gehef.

LYS VAN DORPE GELEË BINNE DIE ALGEMENE REGSGEBIED VAN DIE RAAD

Aston Lake	Keerom Settlements	Presidentsrus
Bronkhorstbaai	Laersdrift	Producta
Derby	Leeuwpoort Vakansie Dorp	Sabie Park
Dirkies Dorp	Leydsdorp	Sheepmoor
Dominium Reefs	Lochvaal	Simondsville
Jameson Park	Marloth Park Holiday Township	Sorento Park
Jordaan Park	Mooienooi	Spaarwater
Kampersrus	Olifantsnek	Vaalmarina Holiday Township
Kaydale	Pelindaba	Vaalowewer

SKEDULE C**GRONDBELASTING IN DIE RAAD SE ALGEMENE REGSGEBIED**

Ingevolge die bepalings van artikel 29(2) van Ordonnansie No 20 van 1943 word 'n Grondbelasting van R24 per erf per jaar, vir die boekjaar 1 Julie 1982 tot 30 Junie 1983 in Badplaas Dorp, Bethalrand Dorp en Sorrentopark Dorp geleë in die Raad se Algemene Regsgebied, gehef.

SKEDULE D**LANDBOUHOEWES BINNE DIE ALGEMENE REGSGEBIED VAN DIE RAAD**

Abmarie	Dennydale	Kleve
Ana	De Wildt	Keoka Villa
Andeon (138 tot 160)	Diepsloot	Koksrus Agricultural Holdings
Ardenwold	Drakeville	Koksrus Agricultural Holdings Uit. I
Avalonia	Drooggefontein	Krauseville
Bapsfontein	Durley	Laezonia
Bashewa	Dwarskloof	Lammer Moor
Beckedoran	Ebner-On-Vaal	Lamont Park
Beckedoran Uit. 1	Eldorado	Leoka Villa
Beckedoran Uit. 2	Eldorado Uit. 1	Lewzene Estate
Benoni	Eljeesee	Lindequesdrift (Holding 34)
Benoni Uit. 1	Enormwater	Linkholm
Benoni Uit. 2	Everett-On-Vaal	Louisrus
Benoni Uit. 3	Farmall	Magaliesmoot
Benoni Orchards	Farmall Uit. 1	Marabeth
Bloempark	Flora Park	Marister
Blue Hills	Fundus	Marlbank River Estate
Blue Valley	Geestveld	Meadowland Small Holdings
Boltonwold Small Holdings	Geluksdal	Melodie
Boltonwold Agricultural Holdings Uit. 1	Hallgate	Melodie Uit. 1
Bon Accord	Hallgate Uit. 1	Miligate Farm
Bothasgeluk	Helderstrome	Miravaal
Breswol	Hengelaarshoek	Modder East Orchards
Broadacres	Hillrise	Mont Lorraine
Broadacres Uit. 1	Homelands	Mooilande
Broadacres Uit. 2	Hornsoord	Mostyn Park
Buyscelia	Hornsrus	Mulderia
Chartwell	Johandeo	Mulderia Uit. 1
Cilvale	Kammaland	Nelsonia
Coopersville	Kaydale	Nest Park
Cynthia Vale	Kendale Forest	Nest Park Uit. 1
Dancornia	Kengies	Noordloch

Norman	River Park	Tedderfield
North Champagne Est.	Rusticana	Unavilla
Northdene	Rykoes	Vaalview
Northdene Uit. 1	Rynque	Valtaki
Oakmere	Sandpark	Van der Westhuizenshoogte
Oaktree	Sassobyl	Ventershof
Olympus	Sesfontein	Vleikop
Onderste poort	Shere	Versterpark
Onderste poort Uit. 1	Sonnadal	Vongeusauspark
Onderste poort Uit. 2	Sonstraal	Vongeusauspark Uit. 1
Onderste poort Uit. 3	Spaarwater	Vontina
Onderste poort Uit. 4	Steelvalley	Vorsters Park
Patryshoek	Stesa	Wallmannsthal
Petrograaf	Sunrella	Wallmannsthal Uit. 1
Phianna	Sunset View	Wallmannsthal Uit. 2
Prosperity	Swacina Park	Wallmannsthal Uit. 3
Pumulani	Tessa	Wallmannsthal Uit. 4
Pyramid Estate	Timstrand	Windsor-On-Vaal en Uit. 1
Randridge	Treesbank	Windford en Uit. 1
Rikasrust	Theoville	Wissingdal

SKEDULE E

PLASE BINNE DIE ALGEMENE REGSGEBIED VAN DIE RAAD

Aangewys	81 IS	Bella Vista	560 JR
Asvogelkrans	275 JS	Berlin	209 KT
Abek	6 JU Ged. 12, 15	Berlin	506 KT Ged. I
Aberdeen	158 IS	Beynespoort	335 JR
Allewynspoort	145 IR	Bezuidenhoutshoek	274 JS
Alexander	102 IS	Bievack	14 MR
Alexandria	707 JT	Birmingham	197 IS
Alkmaar	286 JT Ged. 3, 13, 14, 15, 31, 46, 54, 56, 74	Blaauwbank	125 IQ
Alpha	114 JS	Blaauwbank	179 JS
Amsterdam	489 JS	Blaauwbank	278 IQ
Amsterdam	208 KT	Blaauwkrans	323 JS
Annex	110 JR	Blesbokfontein	580 IQ
Annex Grootboom	335 KT	Blesbokfontein	31 IS
Antioch	240 KT Ged. 8	Blesbokfontein	38 IS
Appam	382 IR	Blesbokfontein	487 JS
Arena	54 IQ	Blesbokfontein	558 JR
Arendsfontein	464 JS	Blesboklaagte	296 JS Ged.
Argyle	46 KU Ged. RE/3, RE/8, 19, 20, 21, 26	Blesboklaagte	181 IR
Arm	161 IS	Blesboklaagte	488 JS
Armoed	462 JR	Blesbokspruit	82 IS
Aspersie	553 IQ	Blesbokspruit	90 IS
Avalon	159 IQ	Blesbokspruit	465 IR
Aventuur	195 JS	Blesbokvlakte	150 IS
Avontuur	725 JT	Bliksem	24 IS
Badfontein	438 IR	Blinkpoort	461 JS
Bakenlaagte	84 IS	Blinkpoort	394 IR
Bankfontein	216 IR	Blinkwater	396 IR
Bankfontein	264 JS	Blinkwater	101 JU Ged.
Bankfontein	340 JS	Blinkwater	213 JS
Bankhoek	464 IS	Bloemendal	283 IR
Banklaagte	254 IS	Bloemfontein	196 IS
Bankpan	225 IS	Bloemhof	4 KS Ged. RE/Plaas
Bankplaats	239 JS	Bloemhof	200 IS
Banksloot	147 JS	Blue Hills	397 JR
Baviaanspoort	330 JR Ged.	Boekenhoutsdek	61 JS Ged. 5
Beers Rust	53 JU Ged. 7	Boekenhoutkloof	315 JR
Bedford	419 KT Ged. 15	Bokfontein	448 JQ
Beginsel	260 IS	Bórsbrand	265 JR
Bekkersrust	423 IS	Boschdraai	575 IQ
Beta	116 JS	Boschfontein	330 JQ Ged. 22, 23
Bella Vista	545 JS	Boschfontein	485 JQ

Boschhoek	385 IR		Deelkraal	142 IQ	
Boschkloof	251 JS		De Denne	256 !R	
Boschkop	138 JQ	Ged. RE/12	De Groote Rietpan	479 JS	
Boschkop	426 IR		De Hoek	411 IR	
Boschkop	369 JR		De Krans van Blesbokspruit	305 IS	
Boschkop	543 JR		De Kroon	444 JQ	
Boschkop	482 IR		De Kroon	442 JQ	
Boschkrans	53 IS		De Kuilen	460 IR	
Boschmansfontein	12 IS	Ged.	De Lagersdrift	177 JS	
Boschmansfontein	182 IS		De Lagersdrift	178 JS	
Boschmanskop	154 IS		Delarey	164 IQ	
Boschmanskraal	113 IS		De Onderste poort	300 JR	Ged.
Boschmanskraal	184 IS		De Pan	51 IQ	
Boschmanskrans	22 IS		Derdepoort	326 JR	Ged.
Boschmanspoort	159 IS		De Roodekop	350 JS	
Boschpoort	211 IR		De Rust	478 JQ	
Boschmanskop	293 IR		De Toren	150 JS	
Bosmanslaagte	181 IS		De Uitvalgrond	449 JQ	
Bosmanspan	180 IS		De Voetpadkloof	113 JS	
Bosmanspruit	459 JS		Die Banke	245 JS	
Bossemanskraal	538 JR		Diepkloof	496 JQ	
Botesdal	529 JQ		Diepkloof	592 LT	Ged. 5, 30, 31, 32, 33, 34
Bothashoek	475 JS		Dieplaagte	182 IR	
Bothaskraal	643 IR		Dieplaagte	262 IR	
Bothaskraal	393 IR		Dieplaagte	123 IS	
Brakfontein	310 IR	Ged.	Diepsloot	388 JR	Ged.
Brakfontein	264 IR		Diepspruit	41 IS	
Brakfontein	425 IR		Dikkop	300 IS	
Brakfontein	399 JR		Dolton	213 JU	
Brakfontein	117 IS		Donkerhoek	103 JS	
Brakfontein	559 IQ		Donkerhoek	312 JQ	Ged. 27
Brakfontein	476 IQ		Donkerhoek	370 JR	
Brakpan	163 IS		Donkerhoek	365 JR	
Brandvlei	261 IQ		Donrath	463 JQ	
Britsville	483 IR		Doornboom	248 JS	
Broederstroom	481 JQ		Doornbosch	508 JQ	
Brokkie	243 JS		Doornboschfontein	513 JQ	
Broodsneydersplaats	25 IS		Doornfontein	47 IQ	
Buffelsdoorn	143 IQ	Ged.	Doornfontein	50 IQ	
Buffelsdoorn	315 KR	Ged. 2	Doornhoek	98 JS	
Buffelsdrift	281 JR		Doornhoek	341 JT	Ged. 4, 5, 9, 10, 16, 17, 18
Buffelshoek	446 KQ	Ged. 27/3	Doornhoek	545 KT	
Buffelskloof	514 KR	Ged. RE/4	Doornhoek	392 JQ	
Buffelskloof	511 IQ	RE/Plaas	Doornkraal	420 JR	
Buffelskloof	342 JS		Doornkloof	206 JS	
Buffelspoort	343 JQ	Ged. 42	Doornkloof	393 JQ	
Buffelspruit	443 KR	Ged. RG/3	Doornkloof	350 IQ	Ged.
Buffelsvlei	383 IQ	Ged.	Doornkloof	481 JR	
Buisfontein	451 KR	Ged. 28, 31	Doornkloof	202 JS	
Buitensorg	202 IS		Doornkop	239 IQ	
Buiskop	464 KR	Ged. 8, 13	Doornkop	246 JS	
Bultfontein	201 IR		Doornkop	273 JS	
Bultfontein	192 IR	Ged.	Doornkraal	420 JR	Ged. 162, 163
Bultfontein	533 JQ		Doornkuil	369 IQ	
Bultfontein	475 JQ		Doornpoort	347 IQ	
Bultfontein	107 JR		Doornpoort	312 JS	Ged.
Bultfontein	187 IS		Doornpoort	724 JT	
Burgers Hall	21 JU	Ged. 77	Doornrandje	386 JR	
Cairn	306 JT		Doornrug	302 JS	
Caley	77 IS		Doornspruit	502 JQ	
Cardoville	364 IQ		Dorffontein	553 JR	
Carol	362 IQ		Dorffontein	71 IS	
Ceylon	53 KU	Ged. RE/I (Tahiti)	Downbern	594 JR	
Chrissiesfontein	365 IR	Ged.	Draifontein	489 IR	
Claimland	780 LT		Draaihoek	271 JS	
Cologne	34 IS		Driefontein	69 IS	
Coronation	280 JS		Driefontein	317 KR	Ged. 17, 10 RE/I, 19
Cowenburg	300 IR		Driefontein	297 JS	
Cyferpan	549 IQ	Ged.	Driefontein	581 IQ	
Danielsrust	518 JQ		Driefontein	146 IR	
Da Silva	528 IQ		Driefontein	137 IS	Ged.
Davonia	363 IQ		Driefontein	153 IS	
			Driefontein	338 JS	

Driefontein	372 JS		Geluk	226 IS	
Driefontein	240 JS		Geluk	276 JS	
Driefontein	398 JS		Gelukplaats	264 IS	
Driefontein	348 JS		Gemsbokfontein	411 JS	
Driehoek	343 IQ		Gemsbokspruit	229 JS	
Driehoek	295 IS		Gerhardminnebron	139 IQ	
Driehoek	472 JS		Glencoe	210 KT	Ged. 31
Driepan	156 IS		Glenogle	487 JQ	
Driepan	432 IT	Ged.	Gloria	186 IS	
Drieziek	368 IQ		Goedehoop	8 LT	Ged. 8, RE/10
Droogefontein	460 IR		Goedehoop	290 IR	
Droogefontein	242 IR	Ged.	Goedehoop	308 IR	Ged.
Droogeveld	438 JR		Goedehoop	244 JS	
Duikerkrans	173 JS		Goedehoop	301 IS	
Dunbar	189 IS		Goedehoop	46 IS	
Durabel	548 IS		Goedehoop	315 JS	
Duvha Kragstasie	337 IS		Goedehoop	302 IS	
Dwarsfontein	209 IR		Goedgedacht	228 IR	
Dwarsvlei	503 JQ		Goedgedacht	458 IS	
Ede	463 JS		Goedgedacht	443 IR	
Eendracht	185 IR		Goedgedacht	419 IR	
Eenzaamheid	534 JR		Goedgevonden	10 IS	
Eerstegeluk	256 IS		Goedvertrouwd	499 JR	
Eerstegeluk	258 IS		Goedverwacht	354 JS	
Eigendom	266 IQ		Goedverwachting	334 JT	Ged. 2
Eikeboom	466 JS		Goedverwachting	287 IS	
Elandsdrift	527 JQ		Goedverwachting	442 IR	
Elandsfontein	412 JR		Golden Valley	621 IQ	
Elandsfontein	309 JS	Ged.	Goudmyn	337 KT	
Elandsfontein	75 IS		Goudvlakte Oos	106 IQ	
Elandsfontein	277 IQ		Goudvlakte Wes	102 IQ	
Elandsfontein	352 JR		Gouvernement Ground	557 IQ	
Elandsfontein	440 JQ	Ged.	Grasfontein	199 IS	Ged.
Elandsfontein	147 IS		Greenbushes	100 JS	
Elandsfontein	115 IQ		Groenfontein	120 JR	Ged. 3
Elandsfontein	480 JR		Groenfontein	206 IR	
Elandsfontein	493 JR		Groenfontein	331 JS	
Elandsfontein	433 JS		Groenfontein	395 IR	
Elandsfontein	412 IR		Groenfontein	440 JS	
Elandshoek	337 JR	Ged.	Groenfontein	266 JS	
Elandslaagte	368 JS		Groenfontein	526 JR	
Elandslaagte	155 JS		Groenkraalfontein	369 JS	
Elandspruit	291 JS		Gorenuil	321 IR	
Elandsvallei	414 JR		Gorenuil	318 IR	
Elandsvlei	249 IQ	Ged.	Groenplaats	157 IQ	
Englefield	474 JR		Grootboom	336 KT	
Enkeldebosch	301 IR		Grootpan	86 IS	
Enkeldebosch	20 IS		Grootpan Distribution		
Enkeldoorn	214 JS		Station	6 IS	
Erfdeel	446 JS		Groot Drakenstein	157 IS	
Etna	26 JU	Ged. 2, 10, 16	Grootfontein	346 JS	Ged. RE/2, 22, 24, 38
Eucalyptus	158 IQ		Grootfontein	394 JR	
Eureka	564 LT	Ged. 10	Grootfonteinberg	561 KT	Ged. RE/ Plaas
Excelsior	211 JU		Grootlaagte	311 IR	
Fentonia	54 IS		Grootlaagte	449 JS	
Firolaz	485 JR		Grootpan	7 IS	
Fontein	344 JS		Grootrietvley	210 JS	
Fonteine	313 IQ		Grootspruit	262 JS	
Fontein Zonder End	104 JS		Grootspruit	444 IR	
Fouriesrust	474 JQ		Grootspruit	455 JR	
Franspoort	332 JR	Ged.	Grootvalei	258 JS	
Frischgewaagd	142 IS		Grootvlei	293 IS	
Frischgewaagd	87 IS		Grootvlei	272 JR	
Frischgewaagd	60 IS		Grootvlei	453 IR	
Frischgewaagd	294 IS		Grootvlei	604 IR	
Gamma	117 JS		Guernsy	81 KU	Ged. 41, 54, 77, 78, 102, 157, 16, 87
Geigerle	238 IR	Ged.	Haakdoornboom	267 JR	
Geluk	998 IR	Ged. 3, 4	Haakdoornfontein	119 JR	Ged. RE/5, 37
Geluk	234 IR		Haakdoornlaagte	277 JR	
			Haasfontein	85 IS	
			Haasfontein	28 IS	

Halvepan	286 IS		Jakkalsfontein	531 JR
Hammanskraal	112 JR	Ged.	Janpieta	51 IS
Hammelfontein	462 JS		Josephine	777 LT
Happyland	241 KT		Kaalfontein	513 JR
Harborough	593 JT		Kaalfontein	.44 IQ
Harmonie	486 JQ		Kaalfontein	529 IQ
Harmony	140 KT	Ged. 24	Kaalfontein	13 IR Ged.
Hartbeesfontein	329 IR		Kaallaagte	255 IS
Hartbeestfontein	537 JR		Kaalplaats	577 IQ Ged.
Hartbeestfontein	339 JS		Kaapmuiden	212 JR
Hartbeestfontein	241 JS		Kafferskraal	289 IS
Hartbeestfontein	39 IS		Kafferskraal	464 1R
Hartbeesthoek	393 JS		Kafferskraal	475 JR
Hartbeeshoek	498 JQ		Kafferskraal	501 JQ
Hartbeeslaagte	325 JS		Kafferskraal	381 1R
Hartbeestpoort	482 JQ	Ged.	Kafferskraal	308 JR
Hartbeestspruit	281 JS		Kaffirstad	79 IS
Hartbeestfontein	17 1R		Kaffirstad	195 IS
Hartbeestfontein	445 JQ		Kaffirskaal	148 IS
Hartbeestfontein	366 IQ		Kalabasfontein	232 IS
Hartbeestfontein	258 IQ	Ged.	Kalbasfontein	365 IQ
Hartbeestfontein	473 IR		Kalkheuvel	284 JS
Hartbeestfontein	472 JQ		Kameeldraai	493 JQ
Hartbeestfontein	473 JQ		Kameeldrift	294 JR
Hartbeestfontein	484 JR		Kameeldrift	313 JR
Hartebeestfontein	312 IQ	Ged.	Kameelsontein	298 JR
Hartebeesthoek	502 JQ		Kameel Zyn Kraal	297 JR
Hartebeesthoek	303 JR	Ged.	Kanaan	547 JR
Hartebeestkuil	185 IS		Kap	441 JQ
Hartebeestlaagte	325 JS		Karino Farm	111 JR
Hartebeestplaat	105 JS		Katboschfontein	134 JT Ged. 35
Hartebeestpoort C	419 JQ	Ged.	Katboslaagte	22 1R
Hartley Hill	506 JQ		Keerom	532 IQ
Hartogshof	413 JS		Kees Zyn Doorns	374 JS
Hartogshoop	410 JS		Keytersrus	708 JT
Haverklip	265 1R		Kinross	382 1R Ged.
Hekpoort	207 1R		Kleinfontein	133 IS
Hekpoort	504 JR		Kleinfontein	141 IQ
Hekpoort ~~	526 JQ		Kleinfontein	203 JS
Hekpoort	500 JQ		Kleinfontein	296 IS
Hendrikspan	459 IS		Kleinfontein	368 JR
Hendrikspan Settlement	460 IS		Kleinfontein	432 JS
Hendrikspan Settlement	463 IS		Kleinfontein	49 IS
Hennopsrivier	489 IR		Kleinfontein	446 IR
Het Block	287 1R		Kleinfonteintjie	263 JR
Heuningnes	517 JR		Kleinfonteintjie	322 JR
Heuvelfontein	215 1R		Kleinkopje	15 IS
Hillside	170 IQ		Kleinwater	301 JS
Hoedspruit	346 JS		Klein Zonder Hout	519 JR
Hoekfontein	432 JQ		Kleinzuikerboschplaats	5 IS Ged.
Holfontein	49 IQ		Klipbank	467 JS
Holfontein	556 JQ		Klipdrift	116 JR
Holfontein	138 IS		Klipdrift	62 JS Ged. 10
Holfontein	111 IS		Klipdrift	121 JR Ged. 18
Holgatfontein	326 1R		Klipeiland	524 JR Ged.
Holspruit	303 IR		Klipfontein	12 1R
Hondsrivier	508 JR	Ged.	Klipfontein	3 IS Ged.
Honingfontein	339 IR		Klipfontein	568 JR
Honingkloof	218 JS		Klipfontein	322 JS
Honingkrantz	536 JR		Klipfontein	422 IS
Honingnestkrans	269 JR		Klipfontein	238 JS
Hoogekraal	446 IP	Ged. 14	Klipfontein	566 JR
Hoogenoegd	205 JS		Klipfontein	498 JR
Houtkop	43 IQ		Klipfontein	470 JS
Houtpoort	391 1R		Klipfontein	316 JS
Houtpoort	392 IR	Ged.	Klipfontein	268 JR Ged.
Humburg	514 JQ		Klipfontein	407 KT Ged. 7
Inderminne	113 JR		Klipfonteinhoek	530 IO
Injaka	267 KU	Ged. 26	Klipkop	228 JT
Jachtfontein	344 IQ		Klipkopje	396 JR
Jakhalsfontein	528 JR		Klipkop	114 IS
			Klipkraal	199 JS

Klippan	324 IR		Leeuwklip	363 JS	
Klippan	332 JS		Leeuwkop	299 IR	Ged.
Klipplaat	14 IS		Leeuwpan	246 IR	
Klipplaatdrift	343 JS		Leeuwpoort	205 IR	Ged.
Klippoort	277 JS		Leeuwpoort	256 IQ	
Klippoortje	187 IR		Leeuwpoort	283 JS	Ged.
Kliprivier	32 IS		Leeuwpoortje	267 JS	
Klipspruit	341 JS		Leeuwspruit	134 IS	
Klipspruit	199 IR		Leeuwspruit	601 IR	Ged.
Klipstapel	209 JS		Leeuwvallei	297 KT	Ged.
Kluitjesfontein	384 IR		Legdaar	78 IS	
Knoppieslaagte	196 JS		Lemoenfontein	436 JS	
Knoppiesfontein	385 JR Ged.		Leydsdorp Townlands	779 LT	Ged.
Knoppiesfontein	23 IR		Lindley	528 JQ	
Knoppiesfontein	549 JR		Lisbon	531 KT	Ged. RE/Plaas
Kochelmanderskop	219 JS		Loopspruit	435 JR	Ged. RE/4
Koelenhof	268 JS		Louisrus	586 IQ	
Koesterfontein	45 IQ		Louwshaken	476 JR	
Koffiespruit	197 IR		Luipaardfontein	444 JS	
Koolfontein	- 431 IR		Luipaardsvlei	243 IQ	Ged.
Koornfontein	27 IS		Luiperdshoek	149 JS	
Kopermyn	435 JS		Lusthof	114 JR	
Kopje	228 IS				
Kopje Aleen	726 JT		Magalieskraal	420 JQ	Ged.
Kopjeskraal	517 IQ	Ged. RE/37	Magalieskraal	419 JQ	Ged.
Koppiesfontein	478 IR		Mapochs Gronde	500-934 JS	
Koppiesfontein	422 IR		Maraidsdrift	190 IR	
Koppieskraal	157 IR		Marloo	522 JR	
Koppieskraal	162 IQ		Middelbult	235 IR	
Kortfontein	530 JR		Middelburg	231 IR	Ged.
Kortlaagte	.67 IS		Middelburg	266 IR	
Kosmos	282 JS		Middeldrift	42 IS	
Kraalhoek	269 JQ	Ged. 2	Middelfontein	391 KR	Ged. 20, 21
Kranspoort	448 JR	Ged. 25, 37	Middelkraal	50 IS	
Kremetartboom	64 KU		Middelkraal	221 JS	
Krokodildrift	446 JQ		Migaldoord	152 IQ	
Kromdraai	520 JQ		Minnaar	292 JR	
Kromdraai	420 IP	Ged. 21	Misgund	322 IQ	Ged.
Kromdraai	279 JS		Moabsvelden	248 IR	
Kromdraai	486 JS		Modderbult	332 IR	
Kromdraai	263 IR		Modderbult	511 IR	
Kromdraai	115 JR		Modderfontein	345 IQ	
Kromfontein	30 IS		Modderfontein	35 IR	Ged.
Kromrivier	347 JQ	Ged. 3	Modderfontein	236 IR	
Kromvlei	142 IR	Ged.	Modderfontein	410 JR	
Kruisementfontein	95 IS		Modderfontein	490 JR	
Kruisfontein	262 JR	Ged.	Modderspruit	448 KR	RE/Plaas
Kruiffontein	511 JQ	Ged.	Moedverloren	88 IS	
Kuiffontein	234 IS		Mooifontein	14 IR	Ged.
Kwaggafontein	460 JS		Mooifontein	285 JS	
Kwaggafontein	166 IQ		Mooifontein	313 KT	Ged.
Kwaggaslaagte	91 IS		Mooifontein	108 IS	
Kwarsspruit	261 JS		Mooifontein	448 JS	
Lagerspoort	406 IR		Mooikopje	237 JS	
Langkloof	229 JS		Mooiplaats	242 JS	
Langkloof	265 JS		Mooiplaats	367 JR	
Lang Maar Smal	353 JS		Mooiplaats	165 IS	
Langsloot	99 IS		Mooiwater	247 JS	
Langzeekoegat	323 IR		Morea	331 IR	
Langzeekoegat	325 IR		Mount Arabel	383 IR	
Lanquedoc	563 LT		Muiskraal	127 IQ	
Leeuwdraai	211 JR	Ged. 6	Mullershoop	544 JR	
Leeuwfontein	495 IR		Myburgh	404 JS	
Leeuwenfontein	284 IR				
Leeuwenfontein	480 JQ		Nazuwpoort	335 JS	
Leeuwenfontein	456 JP	Ged. 13	Nazuwpoort	200 JS	
Leeuwenfontein	219 IR		Naboomspruit	348 KR	Ged. II, RE/35
Leeuwenfontein	48 IS		Nantes	311 IS	
Leeuwenfontein	466 IR		National	29 KT	Ged. 11
Leeuwenfontein	492 JR		Naudefontein	261 IS	
Leeuwenfontein	487 JR		New Thorndale	394 JQ	
Leeuwenfontein	299 JR		Nietgedacht	535 JQ	
			Noodhulp	492 KR	Ged. 133

Noodhulp	474 JS		Poortje	389 IR
Nooitgedacht	406 KQ	Ged. RE/3	Potfontein	285 IR
Nooitgedacht	37 IS		Pot Jam	224 JS
Nooitgedacht	208 JS		Prinshof	2 IS
Nooitgedacht	300 JS		Pullens Hope	155 IS
Nooitgedacht	94 IS		Puntlyf	520 JS
Nooitgedacht	286 IR		Puntstaan	289 IR
Nooitgedacht	59 IS		Pylpunt	276 JR
Nooitgedacht	294 IR	Ged.		
Nooitgedacht	345 JS		Raatskraal	524 IQ
Nooitgedacht	534 JQ		Remhoogte	476 JQ
Nooitgedacht	471 JQ		Rensburghoop	74 IS
Nooitgedacht	525 JR		Resurgam	515 JR
Northdene	589 IQ		Reydal	165 IQ
Novengilia	562 LT	Ged.	Rhenosterfontein	318 JS
Noycedale	191 IR	Ged.	Rhenosterfontein	514 JR
Olga	35 IS		Rhenosterhoek	180 JS
Olfantsfontein	403 JR		Rhenosterhoek	213 JT Ged. 11
Olfantsfontein	196 IR		Rhenosterkop	195 JU Ged. 17
Olfantslaagte	378 JS		Rhenosterspruit	326 IP
Olfantspoortje	319 KT		Rhenosterspruit	495 JQ
Olfantsvlei	327 IQ	Ged.	Rianel	98 IS
Olfantsvlei	316 IQ	Ged.	Rickalletta	387 JR
Onbekend	398 JR		Rietfontein	639 IR
Ondersteport	266 JR		Rietfontein	301 IQ Ged.
Ongezien	105 IS		Rietfontein	645 IR
Ongezien	365 JS		Rietfontein	313 IR Ged.
Onspoed	500 JR		Rietfontein	276 IR
Onverwacht	70 IS		Rietfontein	534 IQ
Onverwacht	97 IS		Rietfontein	43 IS
Onverwacht	66 IS		Rietfontein	314 IS
Onverwacht	509 JR		Rietfontein	485 JQ
Onverwacht	532 JR		Rietfontein	256 IQ Ged.
Onverwacht	198 JS		Rietfontein	349 IQ Ged.
Onverwacht	148 JS		Rietfontein	101 IS
Oogiesfontein	4 IS	Ged.	Rietfontein	336 IQ
Oog Van Boekenhoutskloof	288 JR		Rietfontein	100 IS
Oog Van Wonderfontein	110 IQ	Ged.	Rietfontein	146 IS
Oorlogsfontein	45 KS	Ged. RE/3	Rietfontein	420 IS
Oostend	230 IS		Rietfontein	470 JR
Optimus	480 JS		Rietfontein	349 IQ Ged.
Orange Farm	371 IQ		Rietfontein	486 JR
Orange Valley	201 IS		Rietfontein	461 IR
Oude Zwaans Kraal	542 JR		Rietfontein	366 JR
Oxford	183 KT	Ged. 2	Rietfontein	286 JS
Paardekloof	176 JS		Rietfontein	395 JR
Palm	681 LS	Ged. 1, 19	Rietfontein	21 IR
Palmietfontein	316 IR		Rietfontein	532 JQ
Palmietfontein	110 IS		Rietfontein	153 IR Ged.
Palmietfontein	337 IR		Rietfontein	596 JR
Palmietfontein	307 IS		Rietfontein	345 KR Ged. 10, 15, 16, 21
Palmietkuil	322 IR		Rietfontein	327 JQ
Palmietkuilen	241 IR		Rietfontein	375 JR
Panfontein	452 IR	Ged.	Rietgat	105 JR
Panfontein	437 IR	Ged.	Rietkuil	554 IQ Ged.
Panplaats	395 JS		Rietkuil	57 IS
Panvallei	469 IR		Rietkuil	249 IR
Patattafontein	412 JS		Rietkuil	551 IQ
Patriotsfontein	558 IQ		Rietkuil	224 IS
Petit	28 IR		Rietkuil	552 IQ
Petit Mont Rouge	479 JQ		Rietkuil	491 JS
Petrus Vlei	144 IR		Rietpan	263 IS
Pieksdal	298 IS		Rietpan	408 JS
Pienaaarspoort	339 JR	Ged.	Rietpoort	193 IR
Pienaaarspoort	338 JR		Rietpoort	395 JQ
Platfontein	406 JS		Rietspruit	535 IQ Ged.
Platklik	40 IQ		Rietspruit	583 IQ Ged.
Platkoppie	420 IR		Rietspruit	412 KR Ged. 3
Polfontein	118 JS		Rietspruit	152 IR
Poortje	338 IQ		Rietspruit	445 IR
Poortje	340 IQ		Rietspruit	417 IR
			Rietspruit	402 JS
			Rietvallei	241 IQ Ged.

Rietvallei	195 IR		Slaghoek	250 JS	
Rietvallei	172 IR		Slagveld	512 JR	
Rietvallei	299 IT	Ged.	Slootkopic	167 IQ	
Rietvallei	288 JP	Ged. 46	Sluis	46 IQ	
Rietvallei	78 JS	Ged. 10	Smithfield	44 IS	
Rietvlei	62 IS		Soria Moria	501 JR	
Rietvlei	64 IS		Spaarwater	171 IR	Ged.
Rietvlei	287 KQ	Ged. 14	Spandow	121 IS	
Rietvlei	518 JR		Speculati	483 JS	
Rietvlei	397 JS		Speekfontein	336 JS	
Rietvly	295 JT	Ged. RE/6	Spitskop	502 JR	
Riversdale	119 IS		Spitskop	533 JR	
Riverside Estate	497 LQ		Springboklaagte	306 1R	
Rieviersdraai	416 IR		Springboklaagte	33 IS	
Rockdale	442 JS		Springboklaagte	416 JS	
Rolspruit	127 IS		Steenkoppie	153 IQ	Ged.
Rondavel	109 JR		Steenkoolspruit	302 1R	
Rondebosch	403 JS		Steenkoolspruit	18 IS	
Rondeboschje	468 JS		Sterkfontein	173 IQ	Ged.
Rondebuilt	303 JS		Sterkfontein	.519 JQ	
Rondevalley	482 JS		Sterkfontein	424 1R	
Rondefontein	485 JS		Sterkfontein	299 IS	
Rondevly	208 IR		Sterkfontein	270 JS	
Roodeblom	58 IS		Sterkfontein	401 JR	Ged.
Roodekopjes	427 JQ	Ged.	Sterkloop	352 JS	
Roodekopjes	417 JQ		Sterkstroom	400 JS	
Roodekopjes	546 JR		Sterkwater	106 JR	
Roodekrans	457 IS		Sterkwater	317 JS	
Roodekrans	183 IQ	Ged.	Steynskraal	399 IR	
Roodekrans	492 JQ		Stinkhoutboom	101 JQ	
Roodelaat	293 JR		Stompiesfontein	273 IR	
Roodedoort	302 IQ	Ged.	Stonehenge	527 JR	
Roodedoort	151 IS		Straffontein	252 1R	
Roodedoort	40 IS		Strehla	261 IR	
Roodedoort	149 IR		Strydfontein	307 JR	
Roodedoort	259 JS		Strydfontein	306 JR	
Roodedoort	418 JS		Strydpan	243 IR	
Roodedoort	504 JR	Ged.	Strydfontein	477 IR	
Roodedoortje	326 JS		Sudwalaaskraal	271 JT	Ged. 9
Rooikop	347 JS		Suikerboschfontein	529 JR	
Rooikoppies	297 JQ	Ged. 1	Suikerboschkop	278 JS	
Rooikoppies of Zwartkopjes	297 JQ		Suikerboschplaat	263 JS	
Rooikopjes	483 JR		Suikerboschplaat	252 JS	
Rooipoort	109 IQ	Ged.	Sukkelaar	421 IS	
Rooipoort	143 IS		Swagershoek	453 IQ	
Rooipoort	144 IS		Swartkoppies	217 JS	
Rooipoort	555 JR		Syferfontein	288 IR	
Rooiwal	270 JR		Syferfontein	115 IS	
Ruitekuilien	129 IS		Syferwater	371 JQ	
Rust	522 LT		Tamboekiesfontein	173 IR	
Rustfontein	109 IS		Ten Bosch	162 JU	Ged. 20
Rustfontein	488 JR		Terra Mena	432 IQ	Ged. 1
Rustplaats	494 IT	Ged.	Teuffontein	407 JS	
Rykdom	276 IQ		Tevrede	178 JT	Ged. 15
Sabiehoek	200 JT	Ged. RE/Plaas	Thankerton	175 JU	Behalwe Ged. 16 Ged. van Ged. 6
Schaapkraal	93 IS		The Junction	521 LT	
Schaapkraal	304 IS		The Wedge	175 JS	
Scheerpoort	477 JQ		Thorndale	391 JQ	
Schietfontein	437 JQ		Thornybush	78 KU	Ged 4, RE/Plaas
Schietpan	212 JS		Tiegerpoort	371 JR	
Schietpoort	507 JR		Tiviotdale	420 IQ	Ged. 1
Schikfontein	421 IR		Toevlugt	269 JS	
Schoon Der Zicht	68 HT	Ged.	Tok	315 JQ	
Schoongezicht	218 IR		Topfontein	309 IS	
Schoongezicht	308 JS	Ged. van Ged. 2, Ged. 20, 24, 28 & 29	Trichardsfontein	140 IS	Ged.
Schoongezicht	465 JR		Tshipise	105 MT	Ged. 14
Schoonoord	164 IS		Tulipvale	188 IR	
Schoon Vlei	52 IS		Tweedraai	139 IS	
Schurveberg	488 JQ	Ged.	Tweedracht	516 JR	
Schurvekop	227 IS		Tweefontein	19 IR	
Simonsview	490 JQ				

Tweefontein	357 JT	Ged. 37	Vergenoeg	177 JT	Ged. I
Tweefontein	370 JS		Vierfontein	61 IS	
Tweefontein	413 JR		Vischgat	467 IR	
Tweefontein	523 IQ		Vischkuil	274 IR	Ged.
Tweefontein	528 JS		Vissershock	435 JQ	
Tweefontein	523 JQ		Vitown	511 KT	
Tweefontein	491 JR		Vlakdrift	163 IQ	
Tweefontein	106 JS		Vlakfontein	303 IQ	
Tweefontein	458 JS		Vlakfontein	281 IR	Ged.
Tweefontein	552 JR		Vlakfontein	238 IQ	Ged.
Tweefontein	541 JR		Vlakfontein	72 IS	
Tweefontein	236 JS		Vlakfontein	569 JR	
Tweefontein	531 IQ		Vlakfontein	176 IS	
Tweefontein	372 JR		Vlakfontein	494 JQ	
Tweefontein	203 IS		Vlakfontein	373 JQ	
Tygerfontein	488 IQ	Ged. RE/31	Vlakfontein	448 IR	Ged.
Uitgedacht	229 IS		Vlakfontein	466 IR	
Uitgevallen	432 IR		Vlakfontein	457 JR	
Uitgezocht	194 IS		Vlakfontein	523 JR	
Uitkoms	443 JQ		Vlakfontein	548 JR	
Uitkomst	499 JQ		Vlakfontein	179 IS	
Uitkyk	159 IR		Vlakfontein	166 IS	
Uitkyk	327 IR		Vlakkulen	76 IS	
Uitkyk	172 JS		Vlaklaagte	92 IS	
Uitkyk	364 JS		Vlaklaagte	83 IS	
Uitkyk	136 IS		Vlaklaagte	45 IS	
Uitkyk	290 JS		Vlaklaagte	223 IS	
Uitmalkaar	126 IS		Vlaklaagte	107 IS	
Uitschot	233 IP		Vlaklaagte	330 JS	
Uitspan	98 JR		Vlakplan	21 IS	
Uitspanning	104 IQ	Ged.	Vlakplaats	89 IS	
Uitval	280 IQ	Ged.	Vlakplaats	160 IQ	
Uitval	287 IQ		Vlakplaats	555 IQ	
Uitval	484 JQ		Vlakplaats	268 IR	
Uitvalgrond	267 IQ		Vlakspruit	292 IS	
Uitval	416 JQ		Vlakspruit	308 IS	
Uitvalgrond	267 IQ		Vlakvarkfontein	213 IR	
Uitvalgrond	416 JQ		Vogelfontein	222 IR	
Uitvalgrond	434 JQ		Vogelstruisfontein	263 IQ	
Uitvlugt	434 IR	Ged.	Vooruitsig	48 IQ	
Uitvlugt	255 IR		Vooruitzicht	437 JS	
Uitzicht	314 JR		Vrede	257 IS	
Umkonta	150 HT	Ged. 4	Vrede	304 JR	
Vaalbank	96 IS		Vrischgewaagd	198 IS	
Vaalbank	233 IS		Vrischgewaagd	501 IR	
Vaalbank	512 JQ	Ged.	Vroegeveld	509 IT	Ged.
Vaalbank	476 IR		Waaikraal	556 JR	
Vaalbank	289 JS		Wachteenbietjesdraai	350 KQ	Ged. RE/I
Vaalbank	511 JR		Wachteenbietjeskop	503 JR	
Vaalbank	177 IS		Wachteenbietjeskop	506 JR	Ged.
Vaalfontein	579 IQ		Wales	250 KU	Ged. 54
Vaalkop	104 IS		Wallis Havon	154 IQ	
Vaalkop	405 KR	Ged. 3	Walhrmanthal	278 JR	
Vaalkrans	29 IS	Ged.	Waanhop	443 JS	
Vaalriviersdraai	479 IR		Waschbank	497 JR	
Vaalpan	68 IS		Waterfall West	510 JQ	
Vaalplaats	463 JR		Waterkloof	305 IQ	Ged. 214, 288
Valschspruit	458 JR		Waterkloof	423 JP	Ged.
Valsfontein	183 IR		Waterkloof	515 JQ	
Van Dyksdrift	19 IS	Ged.	Waterpan	8 IS	
Van Dykspuit	214 IR		Waterpan	292 IQ	Ged.
Vanggatfontein	250 IR		Waterval	273 JR	
Vanggatfontein	251 IR		Waterval	109 JS	
Van Schalkwyksrust	118 IS		Watervalshoek	350 IR	Ged. 47
Van Wyk	584 IQ		Watervalwest	510 JQ	
Varkfontein	25 IR		Weilaagte	271 IR	
Vastfontein	271 JR		Weimershoek	81 JT	RG/11 en 12
Venterspost	284 IQ	Ged.	Welgegund	491 JQ	
Verbrick	118 JR		Welgelegen	221 IR	
Vereenig	262 IS		Welgevonden	367 IQ	
Vergelegen	80 JS		Welgevonden	343 KR	Ged. 7, 11, 19, 27, 32
			Welgevonden	272 IR	

Welgevonden	215 JS		Wonderfontein	103 1Q	Ged.
Welgevonden	108 JS		Wonderhoek	376 JS	
Weistand	55 IS				
Weltevreden	455 JT	Ged. 25			
Weltevreden	307 IR		Ystervarkfontein	194 1R	
Weltevreden	227 IR		Yzervarkfontein	106 IS	
Weltevreden	517 JQ				
Weltevreden	324 JS		Zaaihoek	260 JS	
Weltevreden	116 IS		Zaaiplaats	439 JS	
Weltevreden	367 JS		Zaaiwater	11 IS	
Weltevreden	193 IS		Zandfontein	481 1R	
Welverdiend	97 IQ	Ged.	Zandfontein	447 JQ	
Welverdiend	379 IR		Zandfontein	484 1R	
Welverdiend	201 JS		Zandfontein	585 IQ	
Welverdiend	243 KT		Zandfontein	485 IR	
Wheatlands	260 IQ	Ged.	Zandfontein	317 JR	Ged.
Whitestones	188 IQ		Zandfontein	500 1R	
Wildebeestfontein	536 IQ	Ged.	Zandspruit	191 IQ	
Wildebeestfontein	327 JS		Zeekoefontein	573 IQ	
Wildbeestfontein	122 IS		Zeekoefontein	576 IQ	
Wildebeesthoek	309 JR		Zeekoegat	115 JS	
Wildebeesthoek	310 JR		Zeekoegat	145 IS	
Wildfontein	52 IQ		Zeekoegat	296 JR	
Wilmansrust	47 IS		Zeekoegat	331 JP	Ged. RE/Plaas
Winkelhaak	723 JT		Zeekoegat	509 JQ	Ged.
Wintershoek	314 IR	Ged.	Zeerkry	292 IR	
Witbank	80 IS		Zesfontein	27 1R	
Witbank	303 IS		Zevenfontein	415 JS	
Witbos	409 JR		Zevenfontein	484 JS	
Witbospoort	540 JR		Zevenfontein	407 JR	Ged.
Witfontein	15 IR	Ged.	Zilkaatsnek	439 JQ	
Witfontein	16 IR	Ged.	Zoekfontein	468 1R	
Witfontein	262 IQ		Zondagsfontein	124 IS	Ged.
Witfontein	510 JR		Zondagsfontein	253 1R	
Witbank	521 JR		Zondagskraal	125 IS	Ged.
Witkleigat	283 IQ	Ged.	Zondagsvlei	9 IS	
Witklip	229 IR	Ged.	Zonderfout	226 1R	
Witklip	232 IR	Ged.	Zonderwater	482 JR	
Witklip	539 JR		Zonkolol	473 JR	
Witklipbank	202 IR		Zonneblom	396 JS	
Witkop	330 IR		Zonnestraal	163 1R	
Witkoppies	393 JR		Zonnestraal	158 1R	
Witpoort	216 JR		Zorgvliet	557 JR	
Witpoort	550 JR		Zoutplan	104 JR	
Witpoort	551 JR		Zuikerboschfontein	151 IQ	
Witpoort	563 JR		Zuurbult	240 IQ	
Witpoort	406 JR		Zuurfontein	591 IQ	
Witrand	103 IS		Zuurplaat	337 JQ	Ged. RE/19
Witsinkhoutboom	155 IQ		Zwaard	472 JR	
Woest Aileen	477 JS		Zwaarkry	351 JS	
Wolhuterskop	452 JQ		Zwakfontein	120 IS	
Wolvekrans	17 IS		Zwartfontein	312 IS	
Wolvekrans	156 IQ		Zwartkop	525 JQ	
Wolvebank	338 IR		Zwartkop	530 JQ	
Wolvenfontein	244 IR		Zwartkopjes	143 IR	Ged.
Wolvenfontein	471 JS		Zwartkoppies	364 JR	
Wonderboom	249 JS		Zwartkrans	172 IQ	
Wonderfontein	342 IR		Zwavelpoort	373 JR	

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS

NOTICE OF ASSESSMENT RATES, LAND RATES AND SERVICE CHARGES

Notice is hereby given that for the Financial year 1st July 1982 till 30th June 1983 the Board has levied the following:

A. ASSESSMENT RATES ON PROPERTIES SITUATED WITHIN THE AREA OF A LOCAL AREA COMMITTEE

Assessment rates are being levied in terms of Ordinance No. 11 of 1977.

The Assessment Rate tariffs reflected in the undermentioned schedules are levied on the site values of rateable land, i.e. townships, agricultural holdings and farm portions mentioned in the said schedules and are based on the current valuation roll.

The Agricultural Holdings specified in the undermentioned schedule include, for the purposes hereof, all land included in the original layout of the said Holdings (in respect of which a certificate was issued in terms of Section 1 of the Agricultural Holdings (Transvaal) Registration Act 1919), irrespective of whether the certificate has been cancelled in respect of any portion of such land and notwithstanding any subsequent change in the description thereof, unless a Township has been established thereon in terms of the Townships and Town-planning Ordinance No. 11 of 1931, as amended, of the Town-planning and Townships Ordinance No. 25 of 1965, or unless it has, simultaneously with excision, been consolidated in the Deeds Office with another portion of land upon which no rates are levied.

Assessment Rates on farms are levied on those portions of farm portions used for business purposes in terms of the stipulations of Section 29(6) of Ordinance No. 20 of 1943 where farms are situated within the area of a Local Area Committee. Where rates on farms, other than the above have been levied, they are shown in the remarks column of the schedule.

The rates levied shall become due and payable on 31 October 1982, but ratepayers may pay the rates levied in two equal instalments — i.e. on 31 October 1982 and 28 February 1983, or ratepayers can apply in writing to pay the rates levied in eight instalments commencing on 31 July 1982 and a final payment on 28th February 1983. In the event of a property being sold during the financial year the payment of rates in instalments lapses. (Schedule A).

B. ASSESSMENT RATES ON PROPERTIES SITUATED WITHIN THE BOARD'S GENERAL AREA OF JURISDICTION

Assessment rates in the areas mentioned in Schedule B have been levied at 1,9c/R in terms of Section 29(6) of Ordinance No. 20 of 1943, on the site values of those portions of erven, agricultural holdings and farm portions used for business purposes. The rates levied shall become due and payable on 31 October 1982 but ratepayers may pay the rates levied in two equal instalments — i.e. on 31 October 1982 and 28 February 1983 or ratepayers can apply in writing to pay the rates levied in eight instalments commencing on 31 July 1982 and a final payment on 28 February 1983. In the event of a property being sold during the financial year the payment of rates in instalments lapses. (See Schedule B).

C. LAND RATES

A land rate of R24,00 per erf per year has been levied in terms of Section 29(2) of Ordinance No. 20 of 1943, in Badplaas Township and Bethalrand Township and Sorrentopark Township for the financial year 1 July 1982 to 30 June 1983.

The rates levied shall become due and payable on 31 October 1982 but ratepayers may pay the rates levied in two equal instalments — i.e. on 31 October 1982 and 28 February 1983, or ratepayers can apply in writing to pay the rates levied in eight instalments commencing on 31 July 1982 and a final payment on 28th February 1983. In the event of a property being sold during the financial year the payment of rates in instalments lapses. (See Schedule C).

D. SERVICE CHARGES

The charges in respect of sewerage, nightsoil and refuse removal services, basic water and basic electricity shall become due and payable on 31 October 1982 in respect of the financial year ending 30 June 1983, provided that in all instances where new services are instituted, the charges shall become due and payable on the day of inauguration or installation of such service, calculated from such date up to and including the end of the financial year.

LEGAL PROCEEDINGS FOR THE RECOVERY OF ARREAR RATES AND OTHER CHARGES WILL BE INSTITUTED AGAINST DEFAULTERS AND INTEREST AT THE RATE OF 13,3 % PER ANNUM MAY BE CHARGED ON THOSE AMOUNTS NOT PAID ON OR BEFORE THE DUE DATE.

N.B.: All owners of land concerned, who have not received an account on 31 October 1982 are kindly requested to contact the Treasurer at the undermentioned address as soon as possible after the said date and to furnish particulars of the land in question, in order that an account may be rendered.

Rates levied on any land are legally due and recoverable notwithstanding the fact that the owner may not have received an account.

B.G.E. ROUX
Secretary

LOCAL AREA COMMITTEE	TOWNSHIPS, AGRI-CULTURAL HOLDINGS AND FARMS	MAGISTERIAL AREA	ORIGINAL AND ADDITIONAL RATE ON SITE VALUES OF LAND IN TOTAL PER RAND 1982/1983	REMARKS
PRETORIA AND AREA				
Akasia/Roslyn	Klerksoord A/H Klerksoord A/H Ext. 1 Doreg A/H Heatherdale A/H Winternest A/H Beetgesberg 279 JR Hartbeeshoek 251 JR Hartbeeshoek 303 JR Hartbeeshoek 312 JR Hartbeeshoek 449 JR Witfontein 301 JR Eldorette 311 JR Hermon 289 JR Witfontein 305 JR Klerksoord A/H Ext. 2 The Orchards Township The Orchards Ext. 3 The Orchards Ext. 5 Hesteapark Ext. 5 Theresapark Ext. 1 Karenpark Township Ninapark Klipfontein 268 JR Hartbeesthoek 303 JR Triangle 264 JR All new townships (residential) Rosslyn Township Ext. 1 The Orchards Township Erven 1—12 All new industrial townships in Rosslyn All new townships that will be proclaimed during this financial year	Pretoria	4,0 2,7 2,7 2,7 2,7	On site values of all erven, agricultural holdings or farm portions used for business purposes.
Amsterdam	Amsterdam Township Amsterdam 408 IT All new townships that will be proclaimed during this financial year	Ermelo	18,0 18,0 18,0	
Bredell	Rietfontein 311R Bredell Agricultural Holdings and Extension 1 All new township that will be proclaimed during this financial year	Benoni	2,0 2,0 2,0	

LOCAL AREA COMMITTEE	TOWNSHIPS, AGRICULTURAL HOLDINGS AND FARMS	MAGISTERIAL AREA	ORIGINAL AND ADDITIONAL RATE ON SITE VALUES OF LAND IN TOTAL PER RAND 1982/1983	
Burgersfort	Burgersfort Township Leeuwvallei 297 KT Mooifontein 313 KT All new townships that will be proclaimed during this financial year	Lydenburg	5,0 5,0 5,0 5,0	
Charl Cilliers	Charl Cilliers 332 IS Charl Cilliers Township Van Tondershoek 317 IS All new townships that will be proclaimed during this financial year	Standerton	4,9 4,9 4,9 4,9	
Chrissiesmeer	Lake Chrissie Township Bothwell 90 IT All new townships that will be proclaimed during this financial year	Ermelo	12,0 12,0 12,0	
Davel	Davel Township Davelfontein 267 IS Hamelfontein 269 IS Uitzicht 266 IS All new townships that will be proclaimed during this financial year	Ermelo	6,5 6,5 6,5 6,5 6,5	
De Deur	Dreamlands Evaton Estates Township (Erven 1-38 and 350) Evaton Township (Erven 2446—2533 and 2847) Ironsyde Township The Balmoral Estate Township The Balmoral Estate Ext. Townships The De Deur Estates Ltd. T/S Driemoeg 537 IQ All new townships that will be proclaimed during this financial year	Vereeniging Vereeniging	7,5 7,5 7,5 7,5 7,5 7,5 7,5 7,5 7,5 7,5	
Ellisras	Ellisras and Ext. 1, 2, 3 and 7 Townships Grootfontein 501 LQ Waterkloof 502 LQ Onverwacht 503 LQ Schaapplaats 524 LQ	Waterberg	12,2 12,2 12,2 5,2 12,2	On all farm portions West of Road P84/1 of the farm Waterkloof 502 LQ.

LOCAL AREA COMMITTEE	TOWNSHIPS, AGRICULTURAL HOLDINGS AND FARMS	MAGISTERIAL AREA	ORIGINAL AND ADDITIONAL RATE ON SITE VALUES OF LAND IN TOTAL PER RAND 1982/1983	REMARKS
	All new townships that will be proclaimed during this financial year		12,2	
Eloff	Eloff Township Middelbult 235 IR Eloff Small Holdings and Extension Eloff A/H and Extensions 2 and 3 All new townships that will be proclaimed during this financial year	Delmas	8,0 8,0 8,0 8,0 8,0	A rebate of 40 % in addition to Agricultural rebate is granted on all properties with an approved improvement as at 30 June 1982 in the Eloff Local Area Committee Area.
Ennerdale	Ennerdale Ext. 1 and 3 Ennerdale T/S (Except Erven 497, 499, 499/1, 499/2 and Reserve 2) Ennerdale North T/S (Erven 188—386) Ennerdale South T/S (Erven 288—296 RE 328—345, 361—373, 384—411, 429—468, 476—487, 493—513/C Reserve 2 and 1064) Ennerdale South Ext. 1 T/S Finetown Township (Erven 131/A, 131/B, 151/E, 151 RE-185, 220—237) Grasmere Township Hopefield Township Lawley Estates T/S (Except Erven 1—47, 50—60, 71—72, 75—83) Lawley South Township Mid-Ennerdale T/S (Except Erven 168/1, 168/2, 171, 467 and 470) Hiltonia Agricultural Holdings Elandsfontein 308 IQ Hartbeesfontein 312 IQ Ontevreden 309 IQ Roodepoort 302 IQ All new townships that will be proclaimed during this financial year	Johannesburg Randfontein and Roodepoort	5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0	
Glaudina	Glaudina Township Vleeskraal 145 HO All new townships that will be proclaimed during this financial year	Schweizer-Reneke	5,5 5,5 5,5	

LOCAL AREA COMMITTEE	TOWNSHIPS, AGRICULTURAL HOLDINGS AND FARMS	MAGISTERIAL AREA	ORIGINAL AND ADDITIONAL RATE ON SITE VALUES OF LAND IN TOTAL PER RAND 1982/1983	REMARKS
Gravelotte	Gravelotte Township Farrel 781 LT Gravelotte Siding 785 LT All new townships that will be proclaimed during this financial year	Letaba	12,5 12,5 12,5 12,5	On Farrel 781 Lt assessment rates are levied on the value of all these portions of the farm and all surface right servitudes, used for residential and/or other purposes situated on these portions of Farrel 781 Lt, withdrawn by Government Notice No 2455 of 24 October 1952 from pegging of claims purposes.
Groot Marico	Groot Marico Township Wonderfontein 258 JP All new townships that will be proclaimed during this financial year	Marico	9,0 9,0 9,0	On Wonderfontein 258 JP assessment rates are levied on the site values of all those portions of the farm of 3 ha and smaller.
Haenertsburg	Haenertsburg Township Haenertsburg Town and Townlands 1103 LS All new townships that will be proclaimed during this financial year	Pietersburg	4,5 4,5 4,5	
Hammanskraal	Hammanskraal Extension 1 Hammanskraal Township Hammanskraal 112 JR All new townships that will be proclaimed during this financial year	Wonderboom	2,1 2,1 2,1 2,1	
Hazyview	Numbipark Township De Rust 12 JU Perry's Farm 9 JU Hazyview Holiday Township Hazyview Extension 1 All new townships that will be proclaimed during this financial year	Nelspruit	0,7 0,7 0,7 0,7 0,7 0,7	
Hectorspruit	Hectorspruit Township and Extension 1 Hectorspruit 164 JU Symington 167 JU Thankerton 175 JU All new townships that will be proclaimed during this financial year	Barberton	18,0 18,0 18,0 18,0 18,0	Only Portion 16 (a portion of Portion 6) Thankerton 175 JU. proclaimed 915/79 — A/N 92/1979.
Hillside	Hartebeesfontein 258 IQ Hillside A/H and Extension 1 All new townships that will be proclaimed during this financial year	Randfontein	7,0 7,0 7,0	

LOCAL AREA COMMITTEE	TOWNSHIPS, AGRI-CULTURAL HOLDINGS AND FARMS	MAGISTERIAL AREA	ORIGINAL AND ADDITIONAL RATE ON SITE VALUES OF LAND IN TOTAL PER RAND 1982/1983	REMARKS
Hoedspruit	Hoedspruit Township Amsterdam 208 KT Berlin 209 KT Happyland 241 KT Welverdiend 243 KT All new townships that will be proclaimed during this financial year	Pelgrimsrust	3,0 3,0 3,0 3,0 3,0 3,0	
Klipriviervallei	Keytersrus 380 IR Nootgedacht 176 IR Henley-On-Klip Township Highbury Township and Extension 1 Klipwater Township Witkop Township Blesboklaagte 181 IR Droogegrond 377 IR Green Valley 154 IR Klipview 175 IR Klipriviersvl 371 IR Langkuil 363 IR Nootgedacht 177 IR Rietfontein 364 IR Slangfontein 372 IR Slangfontein 374 IR Vlaklaagte 178 IR Vogelfontein 376 IR Waterval 150 IR Witkop 180 IR Witkoppie 373 IR Zwartkoppies 143 IR Gardenvale Agricultural Holdings Garthdale Agricultural Holdings New Kentucky Agricultural Holdings Ophir and Extension 1 Agricultural Holdings Pendale Agricultural Holdings Schoongezicht Agricultural Holdings Sherman Park Agricultural Holdings Valley Settlements A/H No 1, 2, 3 and 4 Rietspruit 152 IR Rodheath Township All new townships that will be proclaimed during this financial year	Vereeniging	3,5 3,5 2,5 2,5 2,5 2,5 3,5	

LOCAL AREA COMMITTEE	TOWNSHIPS, AGRICULTURAL HOLDINGS AND FARMS	MAGISTERIAL AREA	ORIGINAL AND ADDITIONAL RATE ON SITE VALUES OF LAND IN TOTAL PER RAND 1982/1983	REMARKS
	All new townships that will be proclaimed during this financial year		4,0	
Letsitele	Letsitele Township Letsitele Extension 1 Novengilla 562 LT All new townships that will be proclaimed during this financial year	Letaba	5,2 7,5 7,5 7,5	
Lothair	Bloemkraans 121 IT Edenvale 100 IT Lothair 124 IT Umpilusi 98 IT All new townships that will be proclaimed during this financial year	Ermelo	2,0 2,0 2,0 2,0 2,0	
Magaliesburg	Magaliesburg Township Blaauwbank 505 JQ Kruitfontein 511 JQ Onrus 516 JQ Steenekoppie 153 JQ Vaalbank 512 JQ Zeekoehoek 509 JQ All new townships that will be proclaimed during this financial year	Krugersdorp	6,0 6,0 6,0 6,0 6,0 6,0 6,0 6,0	
Malelane	Impala Boerdery 231 JQ Malelane Township Malelane Township Extensions 1 and 2 Malelane Estates A140 JU Malelane 389 JU M'Hlati 169 JU M'Hlati 170 JU Afdeling B Kaap Block M'Hlatikop Township All new townships that will be proclaimed during this financial year	Barberton	12,5 12,5 12,5 12,5 12,5 12,5 12,5 12,5 12,5 12,5	
Marikana	Roodekopjes 297 JQ All new townships that will be proclaimed during this financial year	Rustenburg	4,25 4,25	

LOCAL AREA COMMITTEE	TOWNSHIPS, AGRICULTURAL HOLDINGS AND FARMS	MAGISTERIAL AREA	ORIGINAL AND ADDITIONAL RATE ON SITE VALUES OF LAND IN TOTAL PER RAND 1982/1983	REMARKS
Migdal	Rietpan 225 1Q Poortjie 248 1Q Lot 43 250 1Q All new townships that will be proclaimed during this financial year	Schweizer-Reneke	14,0 14,0 14,0 14,0	
Muldersdrift	Driefontein 179 1Q Rietfontein 189 1Q Rietvallei 180 1Q Van Wyks Restant 182 1Q Vlakfontein 181 1Q Honingklip 178 1Q Roodekrans 183 1Q Diswilmar Agricultural Holdings Heuningklip Agricultural Holdings Northvale Agricultural Holdings Steynsvallei Agricultural Holdings All new townships that will be proclaimed during this financial year	Krugersdorp	4,5 1,2 4,5 1,2 4,5 1,2 4,5 1,2 4,5 1,2 4,5 1,2 4,5 1,2 4,5 1,2 4,5 1,2 4,5 1,2 4,5 1,2 4,5 1,2 4,5 1,2 4,5 1,2 4,5 1,2	Proclaimed — AN 90 of 1 June 1977. The first tariff for the farm portions is levied on the portions of the farms used for business purposes and the second tariff on those portions of the farms smaller than 22 ha.
Noordvaal	Nanescol 582 1Q Rietspruit 583 1Q Glandwood Agricultural Holdings Mullerstynie Agricultural Holdings Nanescol Agricultural Holdings Rosashof Agricultural Holdings and Extension 1 and 2 All new townships that will be proclaimed during this financial year	Vanderbijlpark	4,5 4,5 4,5 4,5 4,5 4,5 4,5 4,5 4,5 4,5 4,5	
Northam	Northam Township and Extension 1 De Put 412 KQ Koedoesdoorns 414 KQ Leeuwkopje 415 KQ Wildebeestlaagte 411 KQ All new townships that will be proclaimed during this financial year	Rustenburg	4,0 4,0 4,0 4,0 4,0 4,0 4,0	Assessment rates levied on the site values of all portions being of 2,5 ha and smaller and further as indicated above.

LOCAL AREA COMMITTEE	TOWNSHIPS, AGRICULTURAL HOLDINGS AND FARMS	MAGISTERIAL AREA	ORIGINAL AND ADDITIONAL RATE ON SITE VALUES OF LAND IN TOTAL PER RAND 1982/1983	REMARKS
Ogies	Ogies Township Ogies Township Extension 1 Grootpan 7 IS Kleinsuikerboschplaats 5 IS Klipfontein 3 IS Ogiesfontein 4 IS All new townships that will be proclaimed during this financial year	Witbank	6,5 6,5 6,5 6,5 6,5 6,5 6,5	Assessment rates are levied on the site values of all those portions of the farms being 0,8565318 ha and smaller and further as indicated above.
Ohrigstad	Grootboom 485 KT Ohrigstad Township Ohrigstad 443 KT All new townships that will be proclaimed during this financial year	Lydenburg	14,0 14,0 14,0 14,0	
Paardekop	Paardekop Township Kopje Aileen 75 HS Paardekop 76 HS All new townships that will be proclaimed during this financial year	Volksrust	14,16 14,16 14,16 14,16	A rebate of 30 % is granted on all occupied improved properties within the township as on 30 June 1982.
Pienaarsrivier	Elandskraal 71 JR 'Ruimte 74 JR Vaalboschbult 66 JR All new townships that will be proclaimed during this financial year	Warmbad	8,0 8,0 8,0 8,0	Assessment Rates are levied on site values of all farm portions used for residential purposes
Rayton	Rayton Township All new townships that will be proclaimed during this financial year	Bronkhorstspruit	4,3 4,3	
Roossenekal	Roossenekal Township Mapochsgronde 543, 544, 558 and 911 JS Vlaklaagte 146 JS All new townships that will be proclaimed during this financial year	Middelburg	5,0 5,0 5,0 5,0	
Schoemansville	Ifafi Township Meerhof Township Schoemansville Township and Extension Hartbeespoort 482 JQ Syferfontein 483 JQ	Brits	2,7 2,7 2,7 2,7 2,7	

LOCAL AREA COMMITTEE	TOWNSHIPS, AGRICULTURAL HOLDINGS AND FARMS	MAGISTERIAL AREA	ORIGINAL AND ADDITIONAL RATE ON SITE VALUES OF LAND IN TOTAL PER RAND 1982/1983	REMARKS
	Ifafi 457 JQ All new townships that will be proclaimed during this financial year		2,7 2,7	
Soekmekar	Zoekmekar Township Zoekmekar 778 LS All new townships that will be proclaimed during this financial year	Zoutpansberg Zoutpansberg	37,0 37,0 37,0	
Suidwes-Pretoria	Knoppieslaagte 335 JR Hoekplaats 384 JR Mooiplaats 355 JR Schurveberg 488 JR Vlakplaats 354 JR Gerhardsville A/H and Extension 1 Mnandi A/H and Extension 1 Schurveplaats 353 JR All new townships that will be proclaimed during this financial year	Pretoria	3,1 3,1 3,1 3,1 3,1 3,1 3,1 3,1 3,1	
Sundra	Bouwershoek Township Droogefontein 242 IR Geigerle 238 IR Rietkol 237 IR Rietkol Agricultural Holdings Springs Agricultural Holdings and Extension 1 Sundale Sundra Agricultural Holdings and Extension 1 All new townships that will be proclaimed during this financial year	Delmas	5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0	
Vaalwater	Vaalwater Township Hartepeespoort 84 KR Vaalwater 137 KR All new townships that will be proclaimed during this financial year	Waterberg	5,0 5,0 5,0 5,0	
Van Dyksdrift	Vaalkrans 29 IS Van Dyksdrift 19 IS	Witbank Improvements Site Values Improvements Site Values	0,5 4,0 0,5 4,0	Assessment rates are levied on the site values of Railway Property site value R100 800 and on improvements on Railway property value R744 200.

LOCAL AREA COMMITTEE	TOWNSHIPS, AGRICULTURAL HOLDINGS AND FARMS	MAGISTERIAL AREA	ORIGINAL AND ADDITIONAL RATE ON SITE VALUES OF LAND IN TOTAL PER RAND 1982/1983	REMARKS
	All new townships that will be proclaimed during this financial year		4,0	
Vischkuil	Vischkuil 274 IR Endicott Agricultural Holdings Vischkuil Agricultural Holdings and Extension I All new townships that will be proclaimed during this financial year	Springs	3,5 3,5 3,5 3,5	
Walkerville	Ohemuri Township Clyfontein 333 IQ Elandsfontein 334 IQ Faroasfontein 372 IQ Hartzenbergfontein 332 IQ Nooitgedacht 177 IR Nooitgedacht 176 IR Varkensfontein 373 IQ Althea Agricultural Holdings Blignausrus Agricultural Holdings Drumblade Agricultural Holdings Golfview Agricultural Holdings Hartzenbergfontein Agricultural Holdings Ironsyde Agricultural Holdings The Homestead Apple Orchards Agricultural Holdings Walkers Fruit Farms Agricultural Holdings and Extension I Walkerville Agricultural Holdings Orchards Agricultural Holdings All new townships that will be proclaimed during this financial year	Vereeniging	5,0 11,0 11,0 11,0 11,0 11,0 11,0 11,0 11,0 11,0 11,0 11,0 11,0 11,0 11,0 11,0 11,0 11,0 11,0 11,0	A rebate of 20 % in addition to the agricultural rebate, is granted on all agricultural holdings improved with a completed dwelling as on 30 June 1982.
West Rand	Elandsfontein 346 IQ Panvlakte 291 IQ Rietfontein 301 IQ Syferfontein 293 IQ Waterpan 292 IQ Zuurbekom 297 IQ Waterpan Agricultural Holdings Wes-Rand Agricultural Holdings and Extension I All new townships that will be proclaimed during this financial year	Johannesburg Roodepoort and Randfontein	5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0	All farm portions of the farm Waterpan 292 IQ are rateable.

LOCAL AREA COMMITTEE	TOWNSHIPS, AGRICULTURAL HOLDINGS AND FARMS	MAGISTERIAL AREA	ORIGINAL AND ADDITIONAL RATE ON SITE VALUES OF LAND IN TOTAL PER RAND 1982/1983	REMARKS
Witpoort	Witpoort Township Leeuwfontein 29 HP All new townships that will be proclaimed during this financial year	Wolmaransstad	3,0 3,0 3,0	

SCHEDULE B**ASSESSMENT RATES ON PROPERTIES SITUATED WITHIN THE BOARDS GENERAL AREA OF JURISDICTION**

Assessment rates in the area mentioned hereunder have been levied in terms of section 29(6) of Ordinance No 20 of 1943, on the site values of those portions of erven, agricultural holdings and farm portions used for business purposes at 1,9c/R.

TOWNSHIPS

Aston Lake	Keerom Settlements	Presidentsrus
Bronkhorstbaai	Laersdrift	Producta
Derby	Leeuwpoort Vakansie Dorp	Sabie Park
Dirkies Dorp	Leydsdorp	Sheepmoor
Dominium Reefs	Lochvaal	Simondsville
Jameson Park	Marloth Park Holiday Township	Sorento Park
Jordaan Park	Mooienoor	Spaarwater
Kampersrus	Olivantsnek	Vaalmarina Holiday Township
Kaydale	Pelindaba	Vaaloewer

SCHEDULE C**LAND RATE ON PROPERTIES SITUATED WITHIN THE BOARDS GENERAL AREA OF JURISDICTION**

A land rate of R24,00 per erf per year has been levied in Badplaas Township, Bethalrand Township and Sorrentopark Township for the financial year 1 July 1982 to 30 June 1983, in terms of section 29(2) of Ordinance No 20 of 1943.

SCHEDULE D**AGRICULTURAL HOLDINGS**

Abmarie	Dennydale	Kleve
Ana	De Wildt	Keoka Villa
Andeon (138 to 160)	Diepsloot	Koksrus Agricultural Holdings
Ardenwold	Drakeville	Koksrus Agricultural Holdings Ext. I
Avalonia	Drooggefontein	Krauseville
Bapsfontein	Durley	Laezonia
Bashewa	Dwarskloof	Lammer Moor
Beckedan	Ebner-On-Vaal	Lamont Park
Beckedan Ext. 1	Eldorado	Leoka Villa
Beckedan Ext. 2	Eldorado Ext. 1	Lewzene Estate
Benoni	Eljeesee	Lindequesdrift (Holding 34)
Benoni Ext. 1	Enormwater	Linkholm
Benoni Ext. 2	Everett-On-Vaal	Louisrus
Benoni Ext. 3	Farmall	Magaliesmoot
Benoni Orchards	Farmall Ext. 1	Marabeth
Bloempark	Flora Park	Marister
Blue Hills	Fundus	Marlbank River Estate
Blue Valley	Geestveld	Meadowland Small Holdings
Boltonwold Small Holdings	Geluksdal	Melodie
Boltonwold Agricultural Holdings Ext. 1	Hallgate	Melodie Ext. 1
Bon Accord	Hallgate Ext. 1	Miligate Farm
Bothasgeluk	Helderstrome	Miravaal
Breswol	Hengelaarshoek	Modder East Orchards
Broadacres	Hillrise	Mont Lorraine
Broadacres Ext. 1	Homelands	Moolande
Broadacres Ext. 2	Hornsoord	Mostyn Park
Buyscelia	Hornsrus	Mulderia
Chartwell	Johandeo	Mulderia Ext. 1
Civale	Kammaland	Nelsonia
Coopersville	Kaydale	Nest Park
Cynthia Vale	Kendal Forest	Nest Park Ext. 1
Dancornia	Kengies	Noordloch

Norman
North Champagne Est.
Northdene
Northdene Ext. 1
Oakmere
Oaktree
Olympus
Onderste poort
Onderste poort Ext. 1
Onderste poort Ext. 2
Onderste poort Ext. 3
Onderste poort Ext. 4
Patryshoek
Petrograaf
Phianna
Prosperity
Pumulani
Pyramid Estate
Randridge
Rikasrust

River Park
Rusticana
Rykoes
Rynoue
Sandpark
Sassobyl
Sesfontein
Shere
Sonnedal
Sonstraal
Spaarwater
Steelvalley
Stesa
Sunrella
Sunset View
Swacina Park
Tessa
Timstrand
Treesbank
Theoville
Tedderfield

Unavilla
Vaalview
Valtaki
Van der Westhuizen shoochte
Ventershof
Vleikop
Versterpark
Vongeusaupark
Vongeusaupark Ext. 1
Vontina
Vorsters Park
Wallmannsthal
Wallmannsthal Ext. 1
Wallmannsthal Ext. 2
Wallmannsthal Ext. 3
Wallmannsthal Ext. 4
Windsor-On-Vaal
Windsor-On-Vaal Ext. 1
Windford Ext. 1
Windford
Wissingdal

SCHEDULE E

FARMS

Aangewys	81 IS		Bella Vista	560 JR
Aasvogelkrans	275 JS		Berlin	209 KT
Abek	6 JU	Ptn. 12, 15	Berlin	506 KT Ptn. 1
Aberdeen	158 IS		Beynespoort	335 JR
Allewynspoort	145 IR		Bezuidenhoutshoek	274 JS
Alexander	102 IS		Bievack	14 MR
Alexandria	707 JT		Birmingham	197 IS
Alkmaar	286 JT	Ptn. 3, 13, 14, 15, 31, 46, 54, 56, 74	Blaauwbank	125 IQ
Alpha	114 JS		Blaauwbank	179 JS
Amsterdam	489 JS		Blaauwbank	278 IQ
Amsterdam	208 KT		Blaauwkrans	323 JS
Annex	110 JR		Blesbokfontein	580 IQ
Annex Grootboom	335 KT		Blesbokfontein	31 IS
Antioch	240 KT	Ptn. 8	Blesbokfontein	38 IS
Appam	382 IR		Blesbokfontein	487 JS
Arena	54 IQ		Blesbokfontein	558 JR
Arendsfontein	464 JS		Blesboklaagte	296 JS Ptn.
Argyle	46 KU	Ptn. RE/3, RE/8, 19, 20, 21, 26	Blesboklaagte	181 IR
Arm	161 IS		Blesboklaagte	488 JS
Armoed	462 JR		Blesbokspruit	82 IS
Aspersie	553 IQ		Blesbokspruit	90 IS
Avalon	159 IQ		Blesbokspruit	465 IR
Aventuur	195 JS		Blesbokspruit	150 IS
Avontuur	725 JT		Blesbokvlakte	24 IS
Badfontein	438 IR		Bliksem	461 JS
Bakenlaagte	84 IS		Blinkpoort	394 IR
Bankfontein	216 IR		Blinkpoort	396 IR
Bankfontein	264 JS		Blinkwater	101 JU Ptn.
Bankfontein	340 JS		Blinkwater	213 JS
Bankhoek	464 IS		Bloemendal	283 IR
Banklaagte	254 IS		Bloemfontein	196 IS
Bankpan	225 IS		Bloemhof	4 KS Ptn. RE/Plaas
Bankplaats	239 JS		Bloemhof	200 IS
Banksloot	147 JS		Blue Hills	397 JR
Baviaanspoort	330 JR	Ptn.	Boekenhoutsdek	61 JS Ptn. 5
Beers Rust	53 JU	Ptn. 7	Boekenhoutkloof	315 JR
Bedford	419 KT	Ptn. 15	Bokfontein	448 JQ
Begin sel	260 IS		Borsbrand	265 JR
Bekkersrust	423 IS		Boschdraai	575 IQ
Beta	116 JS		Boschfontein	330 JQ Ptn. 22, 23
Bella Vista	545 JS		Boschfontein	485 JQ
			Boschfontein	447 JS
			Boschfontein	386 IR Ptn.
			Boschfontein	393 IQ

Boschhoek	385 IR		Deelkraal	142 IQ	
Boschkloof	251 JS		Dc Denne	256 IR	
Boschkop	138 JQ	Ptn. RE/12	De Groot Rietpan	479 JS	
Boschkop	426 IR		De Flock	411 1R	
Boschkop	369 JR		De Krans van Blesbokspruit	305 IS	
Boschkop	543 JR		De Kroon	444 JQ	
Boschkop	482 IR		De Kroon	442 JQ	
Boschkrans	53 IS		De Kuilen	460 IR	
Boschmansfontein	12 IS	Ptn.	De Lagersdrift	177 JS	
Boschmansfontein	182 IS		De Lagersdrift	178 JS	
Boschmanskop	154 IS		Delarey	164 IQ	
Boschmanskraal	113 IS		De Ondersteport	300 JR	Ptn.
Boschmanskraal	184 IS		De Pan	51 IQ	
Boschmanskrans	22 IS		Derdepoort	326 JR	Ptn.
Boschmansport	159 IS		De Roodekop	350 JS	
Boschpoort	211 IR		De Rust	478 JQ	
Boschmanskop	293 IR		De Toren	150 JS	
Bosmanslaagte	181 IS		De Uitvalgrond	449 JQ	
Bosmanspan	180 IS		De Voetpadkloof	113 JS	
Bosmanspruit	459 JS		Die Banke	245 JS	
Bossemanskraal	538 JR		Diepkloof	496 JQ	
Botesdal	529 JQ		Diepkloof	592 LT	Ptn. 5, 30, 31, 32, 33, 34
Bothashoek	475 JS		Dieplaagte	182 IR	
Bothaskraal	643 IR		Dieplaagte	262 IR	
Bothaskraal	393 IR		Dieplaagte	123 IS	
Brakfontein	310 IR	Ptn.	Diepsloot	388 JR	Ptn.
Brakfontein	264 IR		Diepspruit	41 IS	
Brakfontein	425 IR		Dikkop	300 IS	
Brakfontein	399 JR		Dolton	213 JU	
Brakfontein	117 IS		Donkerhoek	103 JS	
Brakfontein	559 IQ		Donkerhoek	312 JQ	Ptn. 27
Brakfontein	476 IQ		Donkerhoek	370 JR	
Brakpan	163 IS		Donkerhoek	365 JR	
Brandvlei	261 IQ		Donrath	463 JQ	
Britsville	483 IR		Doornboom	248 JS	
Broederstroom	481 JQ		Doornbosch	508 JQ	
Brokkie	243 JS		Doornboschfontein	513 JQ	
Broodsneydersplaats	25 IS		Doornfontein	47 IQ	
Buffelsdoorn	143 IQ	Ptn.	Doornfontein	50 IQ	
Buffelsdoorn	315 KR	Ptn. 2	Doornfontein	98 JS	
Buffelsdrift	281 JR		Doornhoek	341 JT	Ptn. 4, 5, 9, 10, 16, 17, 18
Buffelshoek	446 KQ	Ptn. 27/3	Doornhoek	545 KT	
Buffelskloof	514 KR	Ptn. RE/4	Doornhoek	392 JQ	
Buffelskloof	511 IQ	RE/Farm	Doornkraal	420 JR	
Buffelskloof	342 JS		Doornkloof	206 JS	
Buffelspoort	343 JQ	Ptn. 42	Doornkloof	393 JQ	
Buffelspruit	443 KR	Ptn. RE/3	Doornkloof	350 IQ	Ptn.
Buffelsvlei	383 IQ	Ptn.	Doornkloof	481 JR	
Buisfontein	451 KR	Ptn. 28, 31	Doornkloof	202 JS	
Buitensorg	202 IS		Doornkop	239 IQ	
Buiskop	464 KR	Ptn. 8, 13	Doornkop	246 JS	
Bultfontein	201 IR		Doornkop	273 JS	
Bultfontein	192 IR	Ptn.	Doornkraal	420 JR	Ptn. 162, 163
Bultfontein	533 JQ		Doornkuil	369 IQ	
Bultfontein	475 JQ		Doornpoort	347 IQ	
Bultfontein	107 JR		Doornpoort	312 JS	Ptn.
Bultfontein	187 IS		Doornpoort	724 JT	
Burgers Hall	21 JU	Ptn. 77	Doornrandjie	386 JR	
Cairn	306 JT		Doornrug	302 JS	
Caley	77 IS		Doornspruit	502 JQ	
Cardoville	364 IQ		Dorffontein	553 JR	
Carol	362 IQ		Dorffontein	71 IS	
Ceylon	53 KU	Ptn. RE/I (Tahiti)	Downbern	594 JR	
Chrissiesfontein	365 IR	Ptn.	Draaifontein	489 IR	
Claimland	780 LT		Draaihock	271 JS	
Cologne	34 IS		Driefontein	69 IS	
Coronation	280 JS		Driefontein	317 KR	Ptn. 17, 10 RE/I, 19
Cowenburg	300 IR		Driefontein	297 JS	
Cyferpan	549 IQ	Ptn.	Driefontein	581 IQ	
Danielsrust	518 JQ		Driefontein	146 IR	
Da Silva	528 IQ		Driefontein	137 IS	Ptn.
Davonia	363 IQ		Driefontein	153 IS	
			Driefontein	338 JS	

Driefontein	372 JS		Geluk	226 IS	
Driefontein	240 JS		Geluk	276 JS	
Driefontein	398 JS		Gelukplaats	264 IS	
Driesfontein	348 JS		Gemsbokfontein	411 JS	
Driehoek	343 IQ		Gemsbokspruit	229 JS	
Driehoek	295 JS		Gerhardminnebron	139 IQ	
Driehoek	472 JS	Ptn.	Glencoe	210 KT	Ptn. 31
Driepan	156 IS		Glenogle	487 JQ	
Driepan	432 IT		Gloria	186 IS	
Drieziek	368 IQ		Goedehoop	8 LT	Ptn. 8, RE/10
Droogebult	460 IR		Goedehoop	290 IR	
Droogefontein	242 IR	Ptn.	Goedehoop	308 IR	Ptn.
Droogeveld	438 JR		Goedehoop	244 JS	
Duikerkrans	173 JS		Goedehoop	301 IS	
Dunbar	189 IS		Goedehoop	46 IS	
Durabel	548 IS		Goedehoop	315 JS	
Duvha Kragstasie	337 IS		Goedehoop	302 IS	
Dwarsfontein	209 IR		Goedgedacht	228 IR	
Dwarsvlei	503 JQ		Goedgedacht	458 IS	
Ede	463 JS		Goedgedacht	443 IR	
Eendracht	185 IR		Goedgedacht	419 IR	
Eenzaamheid	534 JR		Goed gevonden	10 IS	
Eerstegeluk	256 IS		Goedvertrouwd	499 JR	
Eerstegeluk	258 IS		Goedverwacht	354 JS	
Eiegendom	266 IQ		Goedverwachting	334 JT	Ptn. 2
Eikeboom	466 JS		Goedverwachting	287 IS	
Elandsdrift	527 JQ		Goedverwachting	442 IR	
Elandsfontein	412 JR		Golden Valley	621 IQ	
Elandsfontein	309 JS	Ptn.	Goudmyn	337 KT	
Elandsfontein	75 IS		Goudvlakte Oos	106 IQ	
Elandsfontein	277 IQ		Goudvlakte Wes	102 IQ	
Elandsfontein	352 JR		Gouverment Ground	557 IQ	
Elandsfontein	440 JQ	Ptn.	Grasfontein	199 IS	Ptn.
Elandsfontein	147 IS		Greenbushes	100 JS	
Elandsfontein	115 IQ		Groenfontein	120 JR	Ptn. 3
Elandsfontein	480 JR		Groenfontein	206 IR	
Elandsfontein	493 JR		Groenfontein	331 JS	
Elandsfontein	433 JS		Groenfontein	395 IR	
Elandsfontein	412 IR		Groenfontein	440 JS	
Elandshoek	337 JR	Ptn.	Groenfontein	266 JS	
Elandslaagte	368 JS		Groenfontein	526 JR	
Elandslaagte	155 JS		Groenkraalfontein	369 JS	
Elandspruit	291 JS		Gorenkuil	321 IR	
Elandsvallei	414 JR		Gorenkuil	318 IR	
Elandsvlei	249 IQ	Ptn.	Groenplaats	157 IQ	
Englefield	474 JR		Grootboom	336 KT	
Enkeldebosch	301 IR		Grootpan	86 IS	
Enkeldebosch	20 IS		Grootpan Distribution		
Enkeldoorn	214 JS		Station	6 IS	
Erfdeel	446 JS		Groot Drakenstein	157 IS	
Etna	26 JU	Ptn. 2, 10, 16	Grootfontein	346 JS	Ptn. RE/2, 22, 24, 38
Eucalyptus	158 IQ		Grootfontein	394 JR	
Eureka	564 LT	Ptn. 10	Grootfonteinberg	561 KT	Ptn. RE/ Farm
Excelsior	211 JU		Grootlaagte	311 IR	
Fentonia	54 IS		Grootlaagte	449 JS	
Firolaz	485 JR		Grootpan	7 IS	
Fontein	344 JS		Grootrietvley	210 JS	
Fonteine	313 IQ		Grootspruit	262 JS	
Fontein Zonder End	104 JS		Grootspruit	444 IR	
Fouriesrust	474 JQ		Grootspruit	455 JR	
Franspoort	332 JR	Ptn.	Grootvallei	258 JS	
Frischgewaagd	142 IS		Grootvlei	293 IS	
Frischgewaagd	87 IS		Grootvlei	272 JR	
Frischgewaagd	60 IS		Grootvlei	453 IR	
Frischgewaagd	294 IS		Grootvlei	604 IR	
Gamma	117 JS		Guernsy	81 KU	Ptn. 41, 54, 77, 78, 102, 157, 16, 87
Geigerle	238 IR	Ptn.	Haakdoornboom	267 JR	
Geluk	998 IR	Ptn. 3, 4	Haakdoornfontein	119 JR	Ptn. RE/S, 37
Geluk	234 IR		Haakdoornlaagte	277 JR	
			Haaffontein	85 IS	
			Haaffontein	28 IS	

Halvepan	286 IS		Jakkalsfontein	531 JR	
Hammanskraal	112 JR	Ptn.	Janpieta	51 IS	
Hammelfontein	462 JS		Josphine	777 LT	
Happyland	241 KT				
Harborough	593 JT		Kaalfontein	513 JR	
Harmonie	486 JQ		Kaalfontein	44 IQ	
Harmony	140 KT	Ptn. 24	Kaalfontein	529 IQ	
Hartbeesfontein	329 IR		Kaalfontein	13 IR	Ptn.
Hartbeesfontein	537 JR		Kaallaagte	255 IS	
Hartbeesfontein	339 JS		Kaalplaats	577 IQ	Ptn.
Hartbeesfontein	241 JS		Kaapmuiden	212 JR	
Hartbeesfontein	39 IS		Kafferskraal	289 IS	
Hartbeesthoek	393 JS		Kafferskraal	464 IR	
Hartbeesthoek	498 JQ		Kafferskraal	475 JR	
Hartbeeslaagte	325 JS		Kafferskraal	501 JQ	
Hartbeestpoort	482 JQ	Ptn.	Kafferskraal	381 IR	
Hartbeestspruit	281 JS		Kafferskraal	308 JR	
Hartbeestfontein	17 IR		Kaffirstad	79 IS	
Hartbeestfontein	445 JQ		Kaffirstad	195 IS	
Hartbeestfontein	366 IQ		Kaffirskaal	148 IS	
Hartbeestfontein	258 IQ	Ptn.	Kalabasfontein	232 IS	
Hartbeestfontein	473 IR		Kalbasfontein	365 IQ	
Hartbeestfontein	472 JQ		Kalbasfontein	284 JS	
Hartbeestfontein	473 JQ		Kalkheuvel	493 JQ	
Hartbeestfontein	484 JR		Kameeldraai	294 JR	
Hartebeestfontein	312 IQ	Ptn.	Kameeldrift	313 JR	
Hartebeesthoek	502 JQ		Kameelfontein	298 JR	
Hartebeesthoek	303 JR	Ptn.	Kameel Zyn Kraal	297 JR	
Hartebeestkuil	185 IS		Kanaan	547 JR	
Hartebeestlaagte	325 JS		Kap	441 JQ	
Hartebeestplaat	105 JS		Karino Farm	111 JR	
Hartebeestpoort C	419 JQ	Ptn.	Katboschfontein	134 JT	Ptn. 35
Hartley Hill	506 JQ		Katboschfontein	22 IR	
Hartogshof	413 JS		Katboslaagte	532 IQ	
Hartogshoop	410 JS		Keerom	374 JS	
Haverklip.	265 IR		Kees Zyn Doorns	708 JT	
Hekpoort	207 IR		Keytersrus	382 IR	Ptn.
Hekpoort	504 JR		Kinrose	133 IS	
Hekpoort	526 JQ		Kleinfontein	141 IQ	
Hekpoort	500 JQ		Kleinfontein	203 JS	
Hendrikspan	459 IS		Kleinfontein	296 IS	
Hendrikspan Settlement	460 IS		Kleinfontein	368 JR	
Hendrikspan Settlement	463 IS		Kleinfontein	432 JS	
Hennopsrivier	489 IR		Kleinfontein	49 IS	
Het Block	287 IR		Kleinfontein	446 IR	
Heuningnes	517 JR		Kleinfonteinjie	263 JR	
Heuvelfontein	215 IR		Kleinfonteinjie	322 JR	
Hillside	170 IQ		Kleinkopje	15 IS	
Hoedspruit	346 JS		Kleinwater	301 JS	
Hoekfontein	432 JQ		Klein Zonder Hout	519 JR	
Hoffontein	49 IQ		Kleinzuikerboschplaats	5 IS	Ptn.
Hoffontein	556 IQ		Klipbank	467 JS	
Hoffontein	138 IS		Klipdrift	116 JR	
Hoffontein	111 IS		Klipdrift	62 JS	Ptn. 10
Holgatfontein	326 IR		Klipdrift	121 JR	Ptn. 18
Holspruit	303 IR		Klipeland	524 JR	Ptn.
Hondsrivier	508 JR	Ptn.	Klipfontein	12 IR	
Honingfontein	339 IR		Klipfontein	3 IS	Ptn.
Honingkloof	218 JS		Klipfontein	568 JR	
Honingkrantz	536 JR		Klipfontein	322 JS	
Honingnestkrantz	269 JR		Klipfontein	422 IS	
Hoogekraal	446 IP	Ptn. 14	Klipfontein	238 JS	
Hoogenoegd	205 JS		Klipfontein	566 JR	
Houtkop	43 IQ		Klipfontein	498 JR	
Houtpoort	391 IR		Klipfontein	470 JS	
Houtpoort	392 IR	Ptn.	Klipfontein	316 JS	
Hamburg	514 JQ		Klipfontein	268 JR	Ptn.
Inderminne	113 JR		Klipfonteinhoek	407 KT	Ptn. 7
Injaka	267 KU	Ptn. 26	Klipkop	530 IO	
Jachtfontein	344 IQ		Klipkopje	228 JT	
Jakhalsfontein	528 JR		Klipkop	396 JR	

Klippan	324 IR		Leeuwklip	363 JS	
Klippan	332 JS		Leeuwkop	299 IR	Ptn.
Klipplaat	14 IS		Leeuwpan	246 IR	
Klipplaatdrift	343 JS		Leeuwpoort	205 IR	Ptn.
Klippoort	277 JS		Leeuwpoort	256 IQ	
Klippoortje	187 1R		Leeuwpoort	283 JS	Ptn.
Klippoortje	32 IS		Leeuwpoortje	267 JS	
Kliprivier	341 JS		Leeuwspruit	134 IS	
Klipspruit	199 IR		Leeuwspruit	601 1R	Ptn.
Klipspruit	209 JS		Leeuwvallei	297 KT	Ptn.
Klipstapel	384 IR		Legdaar	78 IS	
Kluitjesfontein	196 JS		Lemoenfontein	436 JS	
Knoppieslaagte	385 JR	Ptn.	Leydsdorp Townlands	779 LT	Ptn.
Knoppiesfontein	23 JR		Lindley	528 JQ	
Knoppiesfontein	549 JR		Lisbon	531 KT	Ptn. RE/Farm
Kochelmanderskop	219 JS		Loopspruit	435 JR	Ptn. RE/4
Koelenhof	268 JS		Louisrus	586 IQ	
Koesterfontein	45 IQ		Louwesbakken	476 JR	
Koffiespruit	197 1R		Luipaardfontein	444 JS	
Kooffontein	431 1R		Luipaardsvlei	243 IQ	Ptn.
Koornfontein	27 IS		Luiperdshoek	149 JS	
Kopermyn	435 JS		Lusthof	114 JR	
Kopje	228 IS				
Kopje Aleen	726 JT		Magalieskraal	420 JQ	Ptn.
Kopjeskraal	517 IQ	Ptn. RE/37	Magalieskraal	419 JQ	Ptn.
Koppiesfontein	478 IR		Mapochs Gronde	500-934 JS	
Koppiesfontein	422 IR		Maraisdrift	190 IR	
Koppieskraal	157 IR		Marloo	522 JR	
Koppieskraal	162 IQ		Middelbulb	235 1R	
Kortfontein	530 JR		Middelburg	231 1R	Ptn.
Kortlaagte	67 IS		Middelburg	266 1R	
Kosmos	282 JS		Middeldrift	42 IS	
Kraalhoek	269 JQ	Ptn. 2	Middelfontein	391 KR	Ptn. 20, 21
Kranspoort	448 JR	Ptn. 25, 37	Middelkraal	50 IS	
Kremetartboom	64 KU		Middelkraal	221 JS	
Krokodildrift	446 JQ		Migaldoord	152 IQ	
Kromdraai	520 JQ		Minnaar	292 JR	
Kromdraai	420 IP	Ptn. 21	Misgund	322 IQ	Ptn.
Kromdraai	279 JS		Moabsvelden	248 1R	
Kromdraai	486 JS		Modderbult	332 IR	
Kromdraai	263 IR		Modderbult	511 1R	
Kromdraai	115 JR		Modderfontein	345 IQ	
Kromfontein	30 IS		Modderfontein	35 JR	Ptn.
Kromrivier	347 JQ	Ptn. 3	Modderfontein	236 1R	
Kromvlei	142 IR	Ptn.	Modderfontein	410 JR	
Kruisementfontein	95 IS		Modderspruit	490 JR	
Kruisfontein	262 JR	Ptn.	Moedverloren	448 KR	RE/Farm
Kruiffontein	511 JQ	Ptn.	Mooifontein	88 IS	
Kuiffontein	234 IS		Mooifontein	14 1R	Ptn.
Kwaggafontein	460 JS		Mooifontein	285 JS	
Kwaggafontein	166 IQ		Mooifontein	313 KT	Ptn.
Kwaggaslaagte	91 IS		Mooifontein	108 IS	
Kwarsspruit	261 JS		Mooifontein	448 JS	
Lagerspoort	406 1R		Mooikopje	237 JS	
Langkloof	229 JS		Mooiplaats	242 JS	
Langkloof	265 JS		Mooiplaats	367 JR	
Lang Maar Smal	353 JS		Mooiplaats	165 IS	
Langsloot	99 IS		Mooiwater	247 JS	
Langzeekoegat	323 IR		Morea	331 1R	
Langzeekoegat	325 IR		Mount Arabel	383 IR	
Lanquedoc	563 LT		Muiskraal	127 IQ	
Leeuwdraai	211 JR	Ptn. 6	Mullershoop	544 JR	
Leeuwfontein	495 1R		Myburgh	404 JS	
Leeuwenfontein	284 IR				
Leeuwenfontein	480 JQ		Naauwpoort	335 JS	
Leeuwsfontein	456 JP	Ptn. 13	Naauwpoort	200 JS	
Leeuwsfontein	219 IR		Naboomspruit	348 KR	Ptn. 11, RE/35
Leeuwfontein	48 JS		Nantes	311 IS	
Leeuwfontein	466 1R		National	29 KT	Ptn. 11
Leeuwfontein	492 JR		Naudesfontein	261 IS	
Leeuwfontein	487 JR		New Thorndale	394 JQ	
Leeuwfontein	299 JR		Nietgedacht	535 JQ	

Noodhulp	474 JS		Poortje	389 IR
Nooitgedacht	406 KQ	Ptn. RE/3	Potfontein	285 IR
Nooitgedacht	37 IS		Pot Jam	224 JS
Nooitgedacht	208 JS		Prinshof	2 IS
Nooitgedacht	300 JS		Pullens Hope	155 IS
Nooitgedacht	94 IS		Puntlyf	520 JS
Nooitgedacht	286 IR		Puntstaan	289 IR
Nooitgedacht	59 IS		Pylpunt	276 JR
Nooitgedacht	294 IR	Ptn.		
Nooitgedacht	345 JS		Raatskraal	524 IQ
Nooitgedacht	534 JQ		Remhoogte	476 JQ
Nooitgedacht	471 JQ		Rensburghoop	74 IS
Nooitgedacht	525 JR		Resurgam	515 JR
Northdene	589 IQ		Reydal	165 IQ
Novengilla	562 LT	Ptn.	Rhenosterfontein	318 JS
Noycedale	191 IR	Ptn.	Rhenosterfontein	514 JR
Olga	35 IS		Rhenosterhoek	180 JS
Olfantsfontein	403 JR		Rhenosterhoek	213 JT Ptn. 11
Olfantsfontein	196 IR		Rhenosterkop	195 JU Ptn. 17
Olfantslaagte	378 JS		Rhenosterspruit	326 IP
Olfantspoortje	319 KT		Rhenosterspruit	495 JQ
Olfantsvlei	327 IQ	Ptn.	Rianel	98 IS
Olfantsvlei	316 IQ	Ptn.	Rickaletta	387 JR
Onbekend	398 JR		Rietfontein	639 IR
Ondersteport	266 JR		Rietfontein	301 IQ Ptn.
Ongezien	105 IS		Rietfontein	645 IR
Ongezien	365 JS		Rietfontein	313 IR Ptn.
Onspoed	500 JR		Rietfontein	276 IR
Onverwacht	70 IS		Rietfontein	534 IQ
Onverwacht	97 IS		Rietfontein	43 IS
Onverwacht	66 IS		Rietfontein	314 JS
Onverwacht	509 JR		Rietfontein	485 JQ
Onverwacht	532 JR		Rietfontein	256 IQ Ptn.
Onverwacht	198 JS		Rietfontein	349 IQ Ptn.
Onverwacht	148 JS		Rietfontein	101 IS
Oogiesfontein	4 IS	Ptn.	Rietfontein	336 IQ
Oog Van Boekenhoutskloof	288 JR		Rietfontein	100 IS
Oog Van Wonderfontein	110 IQ	Ptn.	Rietfontein	146 IS
Oorlogsfontein	45 KS	Ptn. RE/3	Rietfontein	420 IS
Oostend	230 IS		Rietfontein	470 JR
Optimus	480 JS		Rietfontein	349 IQ Ptn.
Orange Farm	371 IQ		Rietfontein	486 JR
Orange Valley	201 IS		Rietfontein	461 IR
Oude Zwaans Kraal	542 JR		Rietfontein	366 JR
Oxford	183 KT	Ptn. 2	Rietfontein	286 JS
Paardekloof	176 JS		Rietfontein	395 JR
Palm	681 LS	Ptn. 1, 19	Rietfontein	21 IR
Palmietfontein	316 IR		Rietfontein	532 JQ
Palmietfontein	110 IS		Rietfontein	153 IR Ptn.
Palmietfontein	337 IR		Rietfontein	596 JR
Palmietfontein	307 IS		Rietfontein	345 KR Ptn. 10, 15, 16, 21
Palmietkuil	322 IR		Rietfontein	327 JQ
Palmietkuilen	241 IR		Rietfontein	375 JR
Panfontein	452 IR	Ptn.	Rietgat	105 JR
Panfontein	437 IR	Ptn.	Rietkuil	554 IQ Ptn.
Panplaats	395 JS		Rietkuil	57 IS
Panvallei	469 IR		Rietkuil	249 IR
Patattafontein	412 JS		Rietkuil	551 IQ
Patriotsfontein	558 IQ		Rietkuil	224 IS
Petit	28 IR		Rietkuil	552 IQ
Petit Mont Rouge	479 JQ		Rietkuil	491 JS
Petrus Vlei	144 IR		Rietpan	263 IS
Pieksdal	298 IS		Rietpan	408 JS
Pienaarspoort	339 JR	Ptn.	Rietpoort	193 IR
Pienaarspoort	338 JR		Rietpoort	395 JQ
Platfontein	406 JS		Rietspruit	535 IQ Ptn.
Platklip	40 IQ		Rietspruit	583 IQ Ptn.
Platkoppie	420 IR		Rietspruit	412 KR Ptn. 3
Polfontein	118 JS		Rietspruit	152 IR
Poortje	338 IQ		Rietspruit	445 IR
Poortje	340 IQ		Rietspruit	417 IR
			Rietspruit	402 JS
			Rietvallei	241 IQ Ptn.

Rietvallei	195 IR		Slaghoek	250 JS	
Rietvallei	172 IR		Slagveld	512 JR	
Rietvallei	299 IT	Ptn.	Slootkopie	167 IQ	
Rietvallei	288 JP	Ptn. 46	Sluis	46 IQ	
Rietvallei	78 JS	Ptn. 10	Smithfield	44 IS	
Rietvlei	62 IS		Soria Moria	501 JR	
Rietvlei	64 IS		Spaarwater	171 IR	Ptn.
Rietvlei	287 KQ	Ptn. 14	Spandow	121 IS	
Rietvlei	518 JR		Speculati	483 JS	
Rietvlei	397 JS		Speekfontein	336 JS	
Rietvly	295 JT	Ptn. RE/6	Spitskop	502 JR	
Riversdale	119 IS		Spitskop	533 JR	
Riverside Estate	497 JQ		Springboklaagte	306 IR	
Rieviersdraai	416 IR		Springboklaagte	33 IS	
Rockdale	442 JS		Springboklaagte	416 JS	
Rolspruit	127 IS		Steenkoppie	153 IQ	Ptn.
Rondavel	109 JR		Steenkoolspruit	302 IR	
Rondebosch	403 JS		Steenkoolspruit	18 IS	
Rondeboschje	468 JS		Sterkfontein	173 IQ	Ptn.
Rondebuilt	303 JS		Sterkfontein	519 JQ	
Rondevally	482 JS		Sterkfontein	424 IR	
Rondefontein	485 JS		Sterkfontein	299 IS	
Rondevly	208 IR		Sterkfontein	270 JS	
Roodeblom	58 IS		Sterkfontein	401 JR	Ptn.
Roodekopjes	427 JQ	Ptn.	Sterkloop	352 JS	
Roodekopjes	417 JQ		Sterkstroom	400 JS	
Roodekopjes	546 JR		Sterkwater	106 JR	
Roodekrans	457 IS		Sterkwater	317 JS	
Roodekrans	183 IQ	Ptn.	Steynskraal	399 IR	
Roodekrans	492 JQ		Stinkhoutboom	101 IQ	
Roodeplaat	293 JR		Stompiesfontein	273 IR	
Roodepoort	302 IQ	Ptn.	Stonehenge	527 JR	
Roodepoort	151 IS		Straffontein	252 IR	
Roodepoort	40 IS		Strehla	261 IR	
Roodepoort	149 IR		Strydfontein	307 JR	
Roodepoort	259 JS		Strydfontein	306 JR	
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Rooikopjes of Zwartkopjes	297 JQ		Suikerboschplaat	263 JS	
Rooikopjes	483 JR		Suikerboschplaat	252 JS	
Rooipoort	109 IQ	Ptn.	Sukkelaar	421 IS	
Rooipoort	143 IS		Swagershoek	453 IQ	
Rooipoort	144 IS		Swartkoppies	217 JS	
Rooipoort	555 JR		Syferfontein	288 IR	
Rooiwal	270 JR		Syferfontein	115 IS	
Ruigtekuilen	129 IS		Syferwater	371 JQ	
Rust	522 LT				
Rustfontein	109 IS		Tamboekiesfontein	173 IR	
Rustfontein	488 JR		Ten Bosch	162 JU	Ptn. 20
Rustplaats	494 IT	Ptn.	Terra Mena	432 IQ	Ptn. 1
Rykdom	276 IQ		Teufontein	407 JS	
Sabiehoek	200 JT	Ptn. RE/Farm	Tevrede	178 JT	Ptn. 15
Schaapkraal	93 IS		Thankerton	175 JU	Except Ptn. 16 Ptn. of Ptn. 6
Schaapkraal	304 IS				
Scheerpoort	477 JQ		The Junction	521 LT	
Schietfontein	437 JQ		The Wedge	175 JS	
Schietpan	212 JS		Thorndale	391 JQ	
Schietpoort	507 JR		Thornybush	78 KU	Ptn. 4. RE/Farm
Schikfontein	421 IR				
Schoon Der Zicht	68 HT	Ptn.	Tiegerpoort	371 JR	
Schoongezicht	218 IR		Tiviotdale	420 IQ	Ptn. 1
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Schoon Vlei	52 IS		Trichardsfontein	140 IS	Ptn.
Schurveberg	488 JQ	Ptn.	Tshipise	105 MT	Ptn. 14
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Tweefontein	357 JT	Ptn. 37	Vergenoeg	177 JT	Ptn. 1
Tweefontein	370 JS		Vierfontein	61 IS	
Tweefontein	413 JR		Vischgat	467 1R	
Tweefontein	523 IQ		Vischkuil	274 1R	Ptn.
Tweefontein	528 JS		Vissershoeck	435 JQ	
Tweefontein	523 JQ		Vitown	511 KT	
Tweefontein	491 JR		Vlakdrift	163 IQ	
Tweefontein	106 JS		Vlakfontein	303 IQ	
Tweefontein	458 JS		Vlakfontein	281 1R	Ptn.
Tweefontein	552 JR		Vlakfontein	238 IQ	Ptn.
Tweefontein	541 JR		Vlakfontein	72 IS	
Tweefontein	236 JS		Vlakfontein	569 JR	
Tweefontein	531 IQ		Vlakfontein	176 IS	
Tweefontein	372 JR		Vlakfontein	494 JQ	
Tweefontein	203 IS		Vlakfontein	373 JQ	
Tygerfontein	488 IQ	Ptn. RE/31	Vlakfontein	448 IR	Ptn.
Uitgedacht	229 IS		Vlakfontein	466 IR	
Uitgevallen	432 1R		Vlakfontein	457 JR	
Uitgezocht	194 IS		Vlakfontein	523 JR	
Uitkoms	443 JQ		Vlakfontein	548 JR	
Uitkomst	499 JQ		Vlakfontein	179 IS	
Uitkyk	159 IR		Vlakkulen	166 IS	
Uitkyk	327 IR		Vlaklaagte	76 IS	
Uitkyk	172 JS		Vlaklaagte	92 IS	
Uitkyk	364 JS		Vlaklaagte	83 IS	
Uitkyk	136 IS		Vlaklaagte	45 IS	
Uitkyk	290 JS		Vlaklaagte	223 IS	
Uitmalkaar	126 IS		Vlaklaagte	107 IS	
Uitschot	233 IP		Vlaklaagte	330 JS	
Uitspan	98 JR		Vlaklaagte	21 IS	
Uitspanning	104 IQ	Ptn.	Vlakplan	89 IS	
Uitval	280 IQ	Ptn.	Vlakplaats	160 IQ	
Uitval	287 IQ		Vlakplaats	555 IQ	
Uitval	484 JQ		Vlakplaats	268 1R	
Uitvalgrond	267 IQ		Vlakspruit	292 IS	
Uitval	416 JQ		Vlakspruit	308 IS	
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Uitvlugt	434 1R		Vooruitsig	48 IQ	
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Vaalbank	96 IS		Vrischgewaagd	198 IS	
Vaalbank	233 IS		Vrischgewaagd	501 1R	
Vaalbank	512 JQ	Ptn.	Vroegeveld	509 JT	Ptn.
Vaalbank	476 1R		Waaikraal	556 JR	
Vaalbank	289 JS		Wachteenbietjesdraai	350 KQ	Ge. RE/I
Vaalbank	511 JR		Wachteenbietjeskop	503 JR	
Vaalbank	177 IS		Wachteenbietjeskop	506 JR	Ptn.
Vaalfontein	579 IQ		Wales	250 KU	Ptn. 54
Vaalkop	104 IS		Wallis Havon	154 IQ	
Vaalkop	405 KR	Ptn. 3	Walhmanthal	278 JR	
Vaalkrans	29 IS	Ptn.	Wanhoop	443 JS	
Vaalriviersdraai	479 IR		Waschbank	497 JR	
Vaalpan	68 IS		Waterfall West	510 JQ	
Vaalplaats	463 JR		Waterkloof	305 IQ	Ptn. 214, 288
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Van Dyksdrift	19 IS	Ptn.	Waterpan	8 IS	
Van Dykspuit	214 IR		Waterpan	292 IQ	Ptn.
Vanggafontein	250 IR		Waterval	273 JR	
Vanggafontein	251 IR		Waterval	109 JS	
Van Schalkwyksrust	118 IS		Watervalshoek	350 1R	Ptn. 47
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Venterspost	284 IQ	Ptn.	Welgegund	491 JQ	
Verbrick	118 JR		Welgelegen	221 IR	
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Vergelegen	80 JS		Welgevonden	343 KR	Ptn. 7, 11, 19, 27, 32
			Welgevonden	272 1R	

Welgevonden	215 JS		Wonderfontein	103 IQ	Ptn.
Welgevonden	108 JS		Wonderhoek	376 JS	
Welstand	55 IS				
Weltevreden	455 JT	Ptn. 25			
Weltevreden	307 IR		Ystervarkfontein	194 IR	
Weltevreden	227 IR		Yzervarkfontein	106 IS	
Weltevreden	517 JQ				
Weltevreden	324 JS				
Weltevreden	116 IS		Zaaihoek	260 JS	
Weltevreden	367 JS		Zaaiplaats	439 JS	
Weltevreden	193 IS		Zaaiwater	11 IS	
Welverdiend	97 IQ	Ptn.	Zandfontein	481 IR	
Welverdiend	379 IR		Zandfontein	447 JQ	
Welverdiend	201 JS		Zandfontein	484 IR	
Welverdiend	243 KT		Zandfontein	585 IQ	
Welverdiend	23 IS		Zandfontein	485 IR	
Wheatlands	260 IQ	Ptn.	Zandfontein	317 JR	Ptn.
Whitestones	188 IQ		Zandfontein	500 IR	
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Wildebeestfontein	122 IS		Zeekoefontein	576 IQ	
Wildebeesthoek	309 JR		Zeekoegat	115 JS	
Wildebeesthoek	310 JR		Zeekoegat	145 IS	
Wildfontein	52 IQ		Zeekoegat	296 JR	
Wilmansrust	47 IS		Zeekoegat	331 JP	Ptn. RE/Farm
Winkelhaak	723 JT		Zeekoehoek	509 JQ	Ptn.
Wintershoek	314 IR	Ptn.	Zeerkry	292 IR	
Witbank	80 IS		Zesfontein	27 IR	
Witbank	303 IS		Zevenfontein	415 JS	
Witbos	409 JR		Zevenfontein	484 JS	
Witbospoort	540 JR		Zevenfontein	407 JR	Ptn.
Witfontein	15 IR	Ptn.	Zilkaatsnek	439 JQ	
Witfontein	16 IR	Ptn.	Zoekfontein	468 IR	
Witfontein	262 IQ		Zondagsfontein	124 IS	Ptn.
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Witbank	521 JR		Zondagskraal	125 IS	Ptn.
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Witpoort	550 JR		Zoutplan	104 JR	
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Witpoort	406 JR		Zuurfontein	591 IQ	
Witrand	103 IS		Zuurplaat	337 JQ	Ptn. RE/19
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Woest Aleen	477 JS		Zwaarkry	351 JS	
Wolhuterskop	452 JQ		Zwakfontein	120 IS	
Wolvekrans	117 IS		Zwartfontein	312 IS	
Wolvekrans	156 IQ		Zwartkop	525 JQ	
Wolvebank	338 IR		Zwartkop	530 JQ	
Wolvenfontein	244 IR		Zwartkopjes	143 IR	Ptn.
Wolvenfontein	471 JS		Zwartkoppies	364 JR	
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