



DIE PROVINSIE TRANSVAAL
Offisiële Koerant

(As 'n Nuusblad by die Poskantoor Geregistreer)



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(Verskyn elke Woensdag)

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C C J BADENHORST
namens Proviniale Sekretaris

Proklamasies

No 293 (Administrateurs-), 1983

PROKLAMASIE

Deur Sy Edele die Administrateur van die Provinie Transvaal

Kragtens die bevoegdheid aan my verleen by artikel 14(2) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943, proklameer ek hierby dat —

OFFICIAL GAZETTE OF THE TRANSVAAL
(Published every Wednesday)

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C C J BADENHORST
for Provincial Secretary

Proclamations

No 293 (Administrator's), 1983

PROCLAMATION

By the Honourable the Administrator of the Province Transvaal

Under the powers vested in me by section 14(2) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943, I do hereby proclaim that —

(a) die Restant van die plaas Vygeboom 513 KT, groot 950,1739 ha volgens Kaart A2986/39; en

(b) Gedeelte 1 van die plaas Vygeboom 513 KT, groot 1525,0514 ha volgens Kaart A8158/77

in die regsgebied van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede met die ingang van die datum van hierdie proklamasie opgeneem word.

Gegee onder my Hand te Pretoria, op hede die 12e dag van Julie, Eenduisend Negehonderd Drie-en-tig.

W A CRUYWAGEN
Administrateur van die Provincie Transvaal
PB 3-2-3-11-189

No 294 (Administrateurs-), 1983

PROKLAMASIE

Kragtens die bevoegdhede aan my verleen by artikel 4 van die "Local Authorities Roads Ordinance", 1904, gelees met artikel 80 van die Grondwet van die Republiek van Suid-Afrika, 1961, proklameer ek hierby die pad soos omskryf in die bygaande Bylae tot 'n publieke pad onder die regsvoegdheid van die Stadsraad van Alberton.

Gegee onder my Hand te Pretoria, op hede die 11e dag van Julie, Eenduisend Negehonderd Drie-en-tig.

W A CRUYWAGEN
Administrateur van die Provincie Transvaal
PB 3-6-6-2-4-16

BYLAE

'n Pad oor —

Gedeelte 158 van die plaas Elandsfontein 108 IR (groot 43 vk m) soos aangedui deur die letters ABC op Kaart LG 8848/82.

No 295 (Administrateurs-), 1983

PROKLAMASIE

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

So is dit dat ek, met betrekking tot Erf 402, geleë in die dorp Brooklyn, voorwaarde A(a) in Akte van Transport T47831/1980 wysig deur die opheffing van die woorde:

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

Gegee onder my Hand te Pretoria, op hede die 18e dag van Julie, Eenduisend Negehonderd Drie-en-tig.

W A CRUYWAGEN
Administrateur van die Provincie Transvaal
PB 4-14-2-206-83

No 296 (Administrateurs-), 1983

PROKLAMASIE

Nademaal bevoegdheid by artikel 2 van die Wet op Opheffing van Beperkings, 1967 (Wet 84 van 1967), aan my

(a) the Remainder of the farm Vygeboom 513 KT in extent 950,1739 ha vide Diagram A2986/39; and

(b) Portion 1 of the farm Vygeboom 513 KT, in extent 1525,0514 ha vide Diagram A8158/73

is hereby incorporated in the area of jurisdiction of the Transvaal Board for the Development of Peri-Urban Areas with effect from the date of this proclamation.

Given under my Hand at Pretoria on this 12th day of July, One thousand Nine hundred and Eighty-three.

W A CRUYWAGEN
Administrator of the Province Transvaal
PB 3-2-3-11-189

No 294 (Administrator's), 1983

PROCLAMATION

Under the powers vested in me by section 4 of the Local Authorities Roads Ordinance, 1904, read with section 80 of the Republic of South Africa Constitution Act, 1961, I do hereby proclaim the road as described in the Schedule hereto as a public road under the jurisdiction of the Town Council of Alberton.

Given under my Hand at Pretoria, this 11th day of July, One thousand Nine hundred and Eighty-three.

W A CRUYWAGEN
Administrator of the Province Transvaal
PB 3-6-6-2-4-16

SCHEDULE

A road over —

Portion 158 of the farm Elandsfontein 108 IR (in extent 43 sq m) as indicated by the letters ABC on Diagram SG 8848/82.

No 295 (Administrator's), 1983

PROCLAMATION

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

Now therefore I do hereby, in respect of Erf 402, situated in Brooklyn Township, alter condition A(a) in Deed of Transfer T47831/1980 by the removal of the words:

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

Given under my Hand at Pretoria, this 18th day of July, One thousand Nine hundred and Eighty-three.

W A CRUYWAGEN
Administrator of the Province Transvaal
PB 4-14-2-206-83

No 296 (Administrator's), 1983

PROCLAMATION

Whereas power is vested in me by section 2 of the Removal of Restrictions Act, 1967 (Act 84 of 1967), to alter,

verleen is om 'n beperking of verpligting in daardie artikel genoem, te wysig, op te skort of op te hef;

So is dit dat ek;

1. met betrekking tot Erf 1291 geleë in die dorp Ferndale voorwaarde (c) in Akte van Transport 10400/1970 ophef; en

2. Randburg-dorpsbeplanningskema, 1976, wysig deur die hersonering van Erf 1291, dorp Ferndale tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²" welke wysigingskema bekend staan as Randburg-wysigingskema 612, soos aangedui op die toepaslike Kaart 3 en skemaklousules wat ter insae lê in die kantore van die Departement van Plaaslike Bestuur, Pretoria en die Stadsklerk van Randburg.

Gegee onder my Hand te Pretoria, op hede die 18e dag van Julie, Eenduisend Negehonderd Drie-en-tig.

WA CRUYWAGEN
Administrateur van die Provincie Transvaal
PB 4-14-2-465-48

No 297 (Administrateurs-), 1983

PROKLAMASIE

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

So is dit dat ek, met betrekking tot Erf 32, geleë in die dorp Glenanda voorwaarde 14 in Akte van Transport T21788/1979 ophef.

Gegee onder my Hand te Pretoria, op hede die 18e dag van Julie, Eenduisend Negehonderd Drie-en-tig.

WA CRUYWAGEN
Administrateur van die Provincie Transvaal
PB 4-14-2-2242-5

No 298 (Administrateurs-), 1983

PROKLAMASIE

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

So is dit dat ek;

1. met betrekking tot Erf 576, geleë in die dorp Groenkloof Uitbreiding 1 voorwaarde B10 in Sertifikaat van Verenigde Titel T29281/1980 ophef; en

2. Pretoria-dorpsbeplanningskema, 1974, wysig deur die hersonering van Erf 576, dorp Groenkloof Uitbreiding 1 tot "Spesial" onderworpe aan sekere voorwaardes welke wysigingskema bekend staan as Pretoria-wysigingskema 1025, soos aangedui op die toepaslike Kaart 3 en skemaklousules wat ter insae lê in die kantore van die Departement van Plaaslike Bestuur, Pretoria en die Stadsklerk van Pretoria.

Gegee onder my Hand te Pretoria, op hede die 18e dag van Julie, Eenduisend Negehonderd Drie-en-tig.

WA CRUYWAGEN
Administrateur van die Provincie Transvaal
PB 4-14-2-1526-3

suspend or remove a restriction or obligation referred to in that section;

Now therefore I do hereby;

1. in respect of Erf 1291, situated in Ferndale Township remove condition (c) in Deed of Transfer 10400/1970; and

2. amend Randburg Town-planning Scheme, 1976, by the rezoning of Erf 1291, Ferndale Township, to "Residential 1" with a density of "One dwelling per 1 500 m²" and which amendment scheme will be known as Randburg Amendment Scheme 612, as indicated on the relevant Map 3 and scheme clauses which are open for inspection at the offices of the Department of Local Government, Pretoria and the Town Clerk of Randburg.

Given under my Hand at Pretoria, this 18th day of July, One thousand Nine hundred and Eighty-three.

WA CRUYWAGEN
Administrator of the Province Transvaal
PB 4-14-2-465-48

No 297 (Administrator's), 1983

PROCLAMATION

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

Now therefore I do hereby, in respect of Erf 32, situated in Glenanda Township remove condition 14 in Deed of Transfer T21788/1979.

Given under my Hand at Pretoria, this 18th day of July, One thousand Nine hundred and Eighty-three.

WA CRUYWAGEN
Administrator of the Province Transvaal
PB 4-14-2-2242-5

No 298 (Administrator's), 1983

PROCLAMATION

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

Now therefore I do hereby;

1. in respect of Erf 576, situated in Groenkloof Extension 1 Township remove condition B10 in Certificate of Consolidated Title T29281/1980; and

2. amend Pretoria Town-planning Scheme, 1974, by the rezoning of Erf 576 Groenkloof Extension 1 Township, to "Special" subject to certain conditions and which amendment scheme will be known as Pretoria Amendment Scheme 1025, as indicated on the relevant Map 3 and scheme clauses which are open for inspection at the offices of the Department of Local Government, Pretoria and the Town Clerk of Pretoria.

Given under my Hand at Pretoria, this 18th day of July, One thousand Nine hundred and Eighty-three.

WA CRUYWAGEN
Administrator of the Province Transvaal
PB 4-14-2-1526-3

No 299 (Administrateurs-), 1983

PROKLAMASIE

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

So is dit dat ek;

1. met betrekking tot Erf 150 geleë in die dorp Paarlshoop voorwaarde 4 ophef en voorwaarde 5 in Akte van Transport T35594/1981 wysig om soos volg te lees: "5. No place for the sale of wines and spirituous liquors shall be opened or conducted on the erf without the consent of the said Estate first had and obtained thereto in writing."; en

2. Johannesburg-dorpsbeplanningskema, 1979, wysig deur die hersonering van Erf 150 dorp Paarlshoop tot "Kommer-siel 2" welke wysigingskema bekend staan as Johannesburg-wysigingskema 705 soos aangedui op die toepaslike Kaart 3 en skemaklousules wat ter insae lê in die kantore van die Departement van Plaaslike Bestuur, Pretoria en die Stadsklerk van Johannesburg.

Gegee onder my Hand te Pretoria, op hede die 18e dag van Julie, Eenduisend Negehonderd Drie-en-tachtig.

W A CRUYWAGEN
Administrateur van die Provincie Transvaal

PB 4-14-2-3692-2

No 300 (Administrateurs-), 1983

PROKLAMASIE

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

So is dit dat ek;

1. met betrekking tot Gedeelte 2 van Erf 9 geleë in die dorp Kliprivier voorwaarde II(h) in sertifikaat van Geregistreerde Titel 13610/1963 ophef; en

2. Meyerton-dorpsaanlegskema 1, 1953, wysig deur die hersonering van Gedeelte 2 van Erf 9, dorp Kliprivier tot "Algemene Besigheid" welke wysigingskema bekend staan as Meyerton-wysigingskema 1/27, soos aangedui op die toepaslike Kaart 3 en skemaklousules wat ter insae lê in die kantore van die Departement van Plaaslike Bestuur, Pretoria en die Stadsklerk van Meyerton.

Gegee onder my Hand te Pretoria, op hede die 18e dag van Julie, Eenduisend Negehonderd Drie-en-tachtig.

W A CRUYWAGEN
Administrateur van die Provincie Transvaal

PB 4-14-2-708-2

No 301 (Administrateurs-), 1983

PROKLAMASIE

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

So is dit dat ek;

1. met betrekking tot Erf 313, geleë in die dorp Valhalla

No 299 (Administrator's), 1983

PROCLAMATION

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

Now therefore I do hereby;

1. in respect of Erf 150 situated in Paarlshoop Township remove condition 4 and alter condition 5 in Deed of Transfer T35594/1981 to read as follows: "5. No place for the sale of wines and spirituous liquors shall be opened or conducted on the erf without the consent of the said Estate first had and obtained thereto in writing."; and

2. amend Johannesburg Town-planning Scheme, 1979, by the rezoning of Erf 150 Paarlshoop Township, to "Commercial 2" and which amendment scheme will be known as Johannesburg Amendment Scheme 705, as indicated on the relevant Map 3 and scheme clauses which are open for inspection at the offices of the Department of Local Government, Pretoria and the Town Clerk of Johannesburg.

Given under my Hand at Pretoria, this 18th day of July, One thousand Nine hundred and Eighty-three.

W A CRUYWAGEN
Administrator of the Province Transvaal

PB 4-14-2-3692-2

No 300 (Administrator's), 1983

PROCLAMATION

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

Now therefore I do hereby;

1. in respect of Portion 2 of Erf 9 situated in Kliprivier Township remove condition II(h) in Certificate of Registered Title 13610/1963; and

2. amend Meyerton Town-planning Scheme 1, 1953, by the rezoning of Portion 2 of Erf 9, Kliprivier to "General Business" and which amendment scheme will be known as Meyerton amendment Scheme 1/27, as indicated on the relevant Map 3 and scheme clauses which are open for inspection at the offices of the Department of Local Government, Pretoria and the Town Clerk of Meyerton.

Given under my Hand at Pretoria, this 18th day of July, One thousand Nine hundred and Eighty-three.

W A CRUYWAGEN
Administrator of the Province Transvaal

PB 4-14-2-708-2

No 301 (Administrator's), 1983

PROCLAMATION

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

Now therefore I do hereby;

1. in respect of Erf 313, situated in Valhalla Township re-

voorraades (d), (e) en (g) in Akte van Transport 23475/1963, ophef; en

2. Pretoria-dorpsbeplanningskema, 1974, wysig deur die hersonering van Erf 323, dorp Valhalla tot "Spesiaal" vir vaste en/of losstaande wooneenhede, welke wysigingskema bekend staan as Pretoria-wysigingskema 884, soos aangedui op die toepaslike Kaart 3 en skemaklousules wat ter insae lê in die kantore van die Departement van Plaaslike Bestuur, Pretoria en die Stadsraad van Pretoria.

Gegee onder my Hand te Pretoria, op hede die 18e dag van Julie, Eenduisend Negehonderd Drie-en-tigtyg.

WA CRUYWAGEN
Administrateur van die Provincie Transvaal
PB 4-14-2-1340-9

No 302 (Administrateurs-), 1983

PROKLAMASIE

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

So is dit dat ek;

1. met betrekking tot Erf 3, geleë in die dorp Vanderbijlpark C.E. 6 voorwaarde C(a) in Akte van Transport T6812/1978 ophef; en

2. Vanderbijlpark-dorpsaanlegskema 1, 1961, wysig deur die hersonering van Erf 3, dorp Vanderbijlpark C.E. 6 tot "Algemene Nywerheid" onderworpe aan sekere voorwaarde welke wysigingskema bekend staan as Vanderbijlpark-wysigingskema, 1/103, soos aangedui op die toepaslike Kaart 3 en skemaklousules wat ter insae lê in die kantore van die Departement van Plaaslike Bestuur, Pretoria en die Stadsklerk van Vanderbijlpark.

Gegee onder my Hand te Pretoria, op hede die 18e dag van Julie, Eenduisend Negehonderd Drie-en-tigtyg.

WA CRUYWAGEN
Administrateur van die Provincie Transvaal
PB 4-14-2-1345-1

move conditions (d), (e) and (g) in Deed of Transfer 23475/1963; and

2. amend Pretoria Town-planning Scheme, 1974, by the rezoning of Erf 313, Valhalla Township to "Special" for attached and/or detached dwelling-units, and which amendment scheme will be known as Pretoria Amendment Scheme 884, as indicated on the relevant Map 3 and scheme clauses which are open for inspection at the offices of the Department of Local Government, Pretoria and the City Council of Pretoria.

Given under my Hand at Pretoria, this 18th day of July, One thousand Nine hundred and Eighty-three.

WA CRUYWAGEN
Administrator of the Province Transvaal
PB 4-14-2-1340-9

No 302 (Administrator's), 1983

PROCLAMATION

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

Now therefore I do hereby;

1. in respect of Erf 3 situated in Vanderbijlpark C.E. 6 Township remove condition C(a) in Deed of Transfer T6812/1978; and

2. amend Vanderbijlpark Town-planning Scheme 1, 1961, by the rezoning of Erf 3, Vanderbijlpark C.E. 6 Township, to "General Industrial" subject to certain conditions and which amendment scheme will be known as Vanderbijlpark Amendment Scheme, 1/103, as indicated on the relevant Map 3 and scheme clauses which are open for inspection at the offices of the Department of Local Government, Pretoria and the Town Clerk of Vanderbijlpark.

Given under my Hand at Pretoria, this 18th day of July, One thousand Nine hundred and Eighty-three.

WA CRUYWAGEN
Administrator of the Province Transvaal
PB 4-14-2-1345-1

Administrator's Notices

Administratorkennisgewing 1210

27 Julie 1983

MUNISIPALITEIT POTCHEFSTROOM: VOORGETELDE 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 uitoeft en die grense van die Munisipaliteit Potchefstroom 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 Provinciale Koerant aan die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria 'n teenpetisie te rig waarin die Administrateur versoek word om nie aan genoemde versoekskrif, in geheel of ten dele, te voldoen nie.

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 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.

Verdere besonderhede van die aansoek lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinciale Gebou, Pretoriussstraat, Pretoria, en in die kantoor van die Stadsklerk, Potchefstroom, ter insae.

PB 3-2-3-26

BYLAE

MUNISIPALITEIT POTCHEFSTROOM: BESKRYWING VAN GEBIEDE WAT INGELYF WORD

Gedeelte 52 ('n gedeelte van Gedeelte 33) van die plaas Elandsheuvel 436 IQ distrik Potchefstroom, groot 1,1109 ha volgens Akte van Transport T5926/83 gedateer 18 Februarie 1983.

Administrateurskennisgewing 1212 27 Julie 1983

KENNISGEWING VAN VERBETERING

MUNISIPALITEIT ALBERTON: WYSIGING VAN ELEKTRISITEITSVERORDENINGE

Administrateurskennisgewing 930 van 15 Junie 1983 word hierby soos volg verbeter:

1. Deur in die opschrift van die Engelse teks die woord "Springs" deur die woord "Alberton" te vervang.
2. Deur in die tweede paragraaf van die kennisgewing die woord "Springs" deur die woord "Alberton" te vervang.

PB 2-4-2-36-4

Administrateurskennisgewing 1213 27 Julie 1983

MUNISIPALITEIT BETHAL: WYSIGING VAN BIBLIOTEKVERORDENINGE.

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

Die Bibliotekverordeninge van die Munisipaliteit Bethal, aangekondig by Administrateurskennisgewing 799 van 19 Oktober 1966, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in artikel 6 die woorde "tien sent" deur die syfer "20c" te vervang;
2. Deur in artikel 12(2)(e) die syfer "10c" deur die syfer "20c" te vervang.

PB 2-4-2-55-7

Administrateurskennisgewing 1214 27 Julie 1983

MUNISIPALITEIT BETHAL: WYSIGING VAN SKUTTARIEF

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 Skuttarief van die Munisipaliteit Bethal, aangekondig by Administrateurskennisgewing 703 van 15 September 1965, soos gewysig, word hierby verder soos volg gewysig:

1. deur in artikel 1 die syfer "25c" deur die syfer "50c" te vervang;

Further particulars of the application are open for inspection at the office of the Director of Local Government, Room B306, Provincial Building, Pretorius Street, Pretoria and at the office of the Town Clerk of Potchefstroom.

PB 3-2-3-26

SCHEDULE

MUNICIPALITY OF POTCHEFSTROOM: DESCRIPTION OF AREA TO BE INCORPORATED

Portion 52 (a portion of Portion 33) of the farm Elandsheuvel 436 IQ, district Potchefstroom, in extent 1,1109 ha vide Deed of Transfer T5926/83 dated 18th February 1983.

Administrator's Notice 1212 27 July 1983

CORRECTION NOTICE

ALBERTON MUNICIPALITY: AMENDMENT TO ELECTRICITY BY-LAWS

Administrator's Notice 930 dated 15 June 1983, is hereby corrected as follows:

1. By the substitution in the heading for the word "Springs" of the word "Alberton".
2. By the substitution in the second paragraph of the notice for the word "Springs" of the word "Alberton".

PB 2-4-2-36-4

Administrator's Notice 1213 27 July 1983

BETHAL MUNICIPALITY: AMENDMENT TO LIBRARY BY-LAWS

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

The Library By-laws of the Bethal Municipality, published under Administrator's Notice 799 of 19 October 1966, as amended, is hereby further amended by the substitution:

- (a) in section 6 of the words "ten cents" for the figure "20c";
- (b) in section 12(2)(e) of the figure "10c" for the figure "20c".

PB 2-4-2-55-7

Administrator's Notice 1214 27 July 1983

BETHAL MUNICIPALITY: AMENDMENT TO POUND TARIFF.

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

The Pound Tariff of the Bethal Municipality, published under Administrator's Notice 703 dated 15 September 1965, as amended, is hereby further amended as follows:

1. by the substitution in section 1 for the figure "25c" of the figure "50c";

2. deur in artikel 2(1) die syfer "R1" deur die syfer "R4" te vervang;
3. deur in artikel 2(2) die syfer "R8" deur die syfer "R11" te vervang; en
4. deur in artikel 3(1) die syfer "R1" deur die syfer "R3" te vervang.

PB 2-4-2-75-7

Administrateurskennisgewing 1215

27 Julie 1983

MUNISIPALITEIT BETHAL: WYSIGING VAN WEI-EN KAMPREGULASIES

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 Wei- en Kampregulasies van die Munisipaliteit Bethal, aangekondig by Administrateurskennisgewing 366 van 27 Julie 1932, soos gewysig, word hierby verder gewysig deur:

1. in artikel 2 die syfer "5s" deur die syfer "R1" te vervang;
2. in artikel 10(1) die syfer "R3" deur die syfer "R6" te vervang;
3. in artikel 14(b) die syfer "£5" deur die syfer "R20" te vervang;
4. in artikel 16 die syfer "£50" deur die syfer "R200" te vervang;
5. in artikel 17 die syfer "£20" deur die syfer "R80" te vervang;
6. in artikel 19 die syfer "£25" deur die syfer "R100" te vervang; en
7. in artikel 21 die syfer "£5" deur die syfer "R20" te vervang.

PB 2-4-2-95-7

Administrateurskennisgewing 1216

27 Julie 1983

MUNISIPALITEIT CARLETONVILLE: WYSIGING VAN AMBULANSVERORDENINGE

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 Ambulansverordeninge van die Munisipaliteit Carletonville aangekondig by Administrateurskennisgewing 729 van 18 Julie 1979, soos gewysig, word hierby herroep.

PB 2-4-2-7-146

Administrateurskennisgewing 1217

27 Julie 1983

MUNISIPALITEIT VAN DELMAS: WYSIGING VAN ELEKTRISITEITSVOORSIENINGSVERORDENINGE

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 Delmas, aangekondig by Administrateurskennisgewing 491 van

2. by the substitution in section 2(1) for the figure "R1" of the figure "R4";
3. by the substitution in section 2(2) for the figure "R8" of the figure "R11"; and
4. by the substitution in section 3(1) for the figure "R1" of the figure "R3".

PB 2-4-2-75-7

Administrator's Notice 1215

27 July 1983

BETHAL MUNICIPALITY: AMENDMENT TO GRAZING AND CAMP REGULATIONS:

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 Grazing and Camp Regulations of the Bethal Municipality, published under Administrator's Notice 366 dated the 27 July 1932, as amended, are hereby further amended by the substitution:

1. in section 2 for the figure "5s" of the figure "R1";
2. in section 10(1) for the figure "R3" of the figure "R6";
3. in section 14(b) for the figure "£5" of the figure "R20";
4. in section 16 for the figure "£50" of the figure "R200";
5. in section 17 for the figure "£20" of the figure "R80";
6. in section 19 for the figure "£25" of the figure "R100"; and
7. in section 21 for the figure "£5" of the figure "R20."

PB 2-4-2-95-7

Administrator's Notice 1216

27 July 1983

CARLETONVILLE MUNICIPALITY: AMENDMENT TO AMBULANCE BY-LAWS

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

The Ambulance By-laws of the Carletonville Municipality, published under Administrator's Notice 729 dated 18 July 1979, as amended, are hereby revoked.

PB 2-4-2-7-146

Administrator's Notice 1217

27 July 1983

DELMAS MUNICIPALITY: AMENDMENT TO ELECTRICITY 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 Electricity Supply By-laws of the Delmas Municipality, published under Administrator's Notice 491, dated 1

1 Julie 1953, soos gewysig, word hierby verder gewysig deur Bylae 3 deur die volgende te vervang:

"BYLAE
TARIEF VAN GELDE

1. Basiese Heffing

'n Basiese heffing van R6 per maand word gehef per erf, standplaas of perseel of ander terrein, met of sonder verbeterings, binne die Munisipaliteit, wat by die Raad se toevoerhoofleidings aangesluit is of, na die mening van die Raad, daarby aangesluit kan word, of elektrisiteit verbruik word al dan nie.

2. Huishoudelike Verbruikers

(1) Hierdie tarief is van toepassing op die volgende:

- (a) Private woonhuise;
- (b) Losieshuise of hotelle, uitgesonderd hotelle wat ingevolge die Drankwet gelisensieer is;
- (c) Woonstelle;
- (d) Verpleeginrigtings en hospitale;

Indien die aanvraag van hierdie tipe verbruiker te groot is om onder hierdie tariefgroep geplaas te word, word die laagste tarief ingevolge item 3 ten opsigte van sodanige verbruiker gehef;

(e) Tehuise wat deur liefdadigheidsinrigtings bestuur word;

(f) Onderwysinrigtings en koshuise;

Indien die aanvraag van hierdie tipe verbruiker te groot is om onder hierdie tariefgroep geplaas te word, word die laagste tarief ingevolge item 3 ten opsigte van sodanige verbruiker gehef;

(g) Klubs, uitgesonderd klubs wat ingevolge die Drankwet gelisensieer is;

(h) Kerke en kerksale wat uitsluitlik vir openbare aanbidding gebruik word;

(i) Pomptoestelle waar die water wat gepomp word uitsluitlik vir huishoudelike doeleindeste gebruik word op persele wat ingevolge hierdie item toever ontvang;

(j) 'n Gebou of afsonderlike gedeelte van 'n gebou wat uitsluitlik vir woondoeleindeste gebruik word; en

(k) Plase, vir huishoudelike en boerderydoeleindes.

(2) Die volgende gelde is betaalbaar per maand:

Groep	Tipe voorsiening	Vaste heffing	Eenheidsheffing per kWh	
			R	c
(a)	70 Ampere stroombeperking, driefase	15,30	5,97	
(b)	50 Ampere stroombeperking, driefase	12,00	5,97	
(c)	70 Ampere stroombeperking, enkelfase	9,20	5,97	
(d)	50 Ampere stroombeperking, enkelfase	7,20	5,97	
(e)	30 Ampere stroombeperking, enkelfase	3,70	5,97	

(3) 'n Verbruiker moet skriftelik aansoek doen vir die tipe voorsiening wat hy ingevolge subitem (2) verlang. Dit bly die opsie van die Raad om 'n verbruiker se tipe voorsiening in te deel volgens sodanige verbruiker se aanvraag of werklike verbruik of albei. Die minimum tydperk waarvoor die meter toerusting vir enige tipe voorsiening aangebring word, is 12 maande. Geen verandering aan die meter toerusting om na 'n ander tarief oor te skakel, word binne die eerste 12 maande na ingebruikneming van 'n bepaalde tarief

July 1953, as amended, are hereby further amended by the substitution for Schedule 3 of the following:

"SCHEDULE
TARIFF OF CHARGES

1. Basic Charge

A basic charge of R6 per month shall be levied per erf, stand or lot or other area, with or without improvements, within the municipality which is or, in the opinion of the Council, can be connected to the Council's supply mains, whether electricity is used or not.

2. Domestic Consumers

(1) This tariff shall apply to the following:

- (a) Private dwellings;
- (b) Boarding-houses or hotels, excluding hotels licensed in terms of the Liquor Act;
- (c) Flats;
- (d) Nursing homes and hospitals.

If the demand for this type of consumer is too large to be classified under this tariff, such consumer shall be charged the lowest tariff in terms of item 3;

- (e) Homes run by charitable institutions;
- (f) Educational institutions and hostels;

If the demand of this type of consumer is too large to be classified under this tariff, such consumer shall be charged the lowest tariff in terms of item 3;

(g) Clubs, excluding clubs licensed in terms of the Liquor Act;

(h) Churches and church halls used exclusively for public worship;

(i) Pumping installations where the water pumped is exclusively used for domestic purposes on premises receiving supply in terms of this item;

(j) A building or separate part of a building exclusively used for residential purposes; and

(k) Farms, for domestic and farming purposes.

(2) The following charges shall be payable per month:

Group	Type of Supply	Fixed Charge	Unit Charge per kWh	
			R	c
(a)	70-ampere current limit, three phase	15,30	5,97	
(b)	50-ampere current limit, three phase	12,00	5,97	
(c)	70-ampere current limit, single phase	9,20	5,97	
(d)	50-ampere current limit, single phase	7,20	5,97	
(e)	30-ampere current limit, single phase	3,70	5,97	

(3) A consumer shall apply, in writing for the type of supply which he requires in terms of subitem (2). It remains the option of the Council to classify such consumer according to his demand or consumption or both. The minimum period for which metering equipment for any type of supply will be installed shall be 12 months. No charge to the metering equipment in order to change to a different tariff shall be permitted within the first 12 months after taking into use any

toegelaat nie, behalwe by betaling van 'n geld wat die koste van die veranderde meter toerusting dek. Sodanige geld word deur die Ingenieur bepaal.

3. Handels-, Nywerheids-, en Algemene Verbruikers

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

- (a) Winkels;
- (b) Handelshuise;
- (c) Kantoorgeboue;
- (d) Hotelle wat ingevolge die Drankwet gelisensieer is;
- (e) Kroëë;
- (f) Kafees, teekamers en restaurante;
- (g) Gekombineerde winkels en teekamers;
- (h) Openbare sale;
- (i) Klubs wat ingevolge die Drankwet gelisensieer is;
- (j) Nywerheids- of fabrieksondernehemings;
- (k) Geboue of gedeeltes van geboue wat 'n aantal van die indelings onder (a) tot (j) bevat en waar die verbruiker ingevolge hierdie tarief afsonderlik deur die Raad gemeet word; en

(l) Alle ander verbruikers uitgesonnerd die wat onder ander items geklassifiseer is.

(2) Die volgende gelde is betaalbaar per maand:

Groep	Tipe voorsiening	Vaste heffing	Eenheids-heffing per kWh
		R	c
(a)	70 Ampére stroombeperking, driefase	36,80	6,00
(b)	50 Ampére stroombeperking, driefase	30,30	6,00
(c)	70 Ampére stroombeperking, enkelfase	19,90	6,00
(d)	50 Ampére stroombeperking, enkelfase	15,20	6,00
(e)	30 Ampére stroombeperking, enkelfase	8,90	6,00
(f)	10 Ampére stroombeperking, enkelfase	5,10	6,00

(3) 'n Verbruiker moet skriftelik aansoek doen vir die tipe voorsiening wat hy ingevolge subitem (2) verlang. Dit bly die opsie van die Raad om 'n verbruiker se tipe voorsiening in te deel volgens sodanige verbruiker se aanvraag of werklike verbruik of albei. Die minimum tydperk waarvoor die meter toerusting vir enige tipe voorsiening aangebring word is 12 maande. Geen verandering aan die meter toerusting om na 'n ander tarief oor te skakel, word binne die eerste 12 maande na ingebraukneming van 'n bepaalde tarief toegelaat nie, behalwe by betaling van 'n geld wat die koste van die veranderde meter toerusting dek. Sodanige geld word deur die Ingenieur bepaal.

4. Grootmaatverbruikers

(1) Die Raad behou hom die reg voor om verbruikers met 'n beraamde vrag van meer as 40 kVA as grootmaatverbruikers aan te sluit, hetsy deur laagspanning of hoogspanning.

(2) Die volgende gelde is betaalbaar per maand:

(a) Grootmaatverbruikers aangesluit op laagspanning:

- (i) 'n Vaste heffing R100 plus
- (ii) 'n Maksimum aanvraagheffing van —

(aa) R10,15 per kVA per maand gemeet oor 'n tydperk van 30 minute deur 'n kVA meter; of

specific tariff, except on payment of a charge to cover the cost of the change of the metering equipment. Such cost shall be determined by the engineer.

(3) Commercial, Industrial and General Consumers

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

- (a) Shops;
- (b) Commercial houses;
- (c) Office buildings;
- (d) Hotels licensed in terms of the Liquor Act;
- (e) Bars;
- (f) Cafés, tearooms and restaurants;
- (g) Combined shops and tearooms;
- (h) Public halls;
- (i) clubs licensed in terms of the Liquor Act;
- (j) Industrial or manufacturing concerns;

(k) Buildings or parts of buildings containing a number of the classifications under (a) to (j) and where the consumption in terms of this tariff is metered separately by the Council; and

(l) All other consumers, excluding those specified under other items.

(2) The following charges shall be payable, per month.

Group	Type of Supply	Fixed Charge	Unit Charge per kWh
		R	c
(a)	70-ampere current limit, three-phase	R36,80	6,00
(b)	50-ampere current limit, three-phase	R30,30	6,00
(c)	70-ampere current limit, single-phase	R19,90	6,00
(d)	50-ampere current limit, single-phase	R15,20	6,00
(e)	30-ampere current limit, single-phase	R8,90	6,00
(f)	10-ampere current limit, single-phase	R5,10	6,00

(3) A consumer shall apply, in writing for the type of supply which he requires in terms of subitem (2). It remains the option of the Council to classify such consumer according to his demand or consumption or both. The minimum period for which metering equipment for any type of supply will be installed shall be 12 months. No change to the metering equipment in order to change to a different tariff shall be permitted within the first 12 months after taking into use any specific tariff, except on payment of a charge to cover the costs of the change of the metering equipment. Such costs shall be determined by the engineer.

4. Bulk consumers

(1) The Council reserves the right to connect consumers with an estimated lead of more than 40 kVA as bulk consumers, either by means of low tension or high tension.

(2) The following charges shall be payable per month:

(a) Bulk consumers connected to low voltage:

- (i) A fixed charge of R100; plus
- (ii) A maximum demand charge of —

(aa) R10,15 per kVA, per month, metered over a period of 30 minutes by means of a kVA meter; or

(bb) R2,35 per ampére per maand, gemeet deur 'n ampére meter; plus

(iii) per eenheid verbruik: 3,83c

(b) Grootmaatverbruikers aangesluit op hoogspanning:

(i) 'n Vaste heffing van R355; plus

(ii) 'n Maksimum aanvraagheffing van —

(aa) R7,65 per kVA per maand gemeet oor 'n tydperk van 30 minute deur 'n kVA meter; of

(bb) R1,75 per ampére per maand gemeet deur 'n ampére meter; plus

(iii) per eenheid verbruik: 2,63c

(c) Indien die maksimum aanvraag geregistreer vir grootmaatverbruikers ingevolge paragrawe (a) en (b) vir enige besondere maand minder is as 70 % van die hoogste maksimum aanvraag geregistreer gedurende die voorafgaande 12 maande, word die heffing vir sodanige maand gebaseer op 70 % van die genoemde hoogste maksimum aanvraag geregistreer gedurende die voorafgaande 12 maande.

5. Toeslag

'n Toeslag van 0 % word op alle rekenings vir elektrisiteitsverbruik ingevolge item 2, 3 of 4 gehef.

6. Uitbreidingsheffings Buite die Munisipaliteit

'n Uitbreidingsheffing is van toepassing op alle persele wat buite die Munisipaliteit, maar binne die elektrisiteitsdistribusiegebied van die Raad geleë is. Verbruikers in hierdie gebied betaal, benewens die toepaslike tarief ingevolge items 2, 3 of 4, na gelang van hul klasifikasie, ook 'n uitbreidingsheffing wat as volg bereken word:

(1) R20,40 per maand per 1 000 meter laagspanningstoevoerlyn; of

(2) R30,60 per maand per 1 000 meter hoogspanningstoevoerlyn,

soos gemeet van die munisipale grens of langs die roete van die kraglyn tot by die verbruiker se aansluitingspunt: Met dien verstaande dat hierdie gedeelte van die uitbreidingsheffing gedeel kan word deur 'n aantal landelike verbruikers wat deur dieselfde uitbreidingslyn of 'n gedeelte daarvan bedien word. Die Ingenieur adviseer die Raad ten opsigte van 'n redelike en regverdigde verdelingsbasis vir sodanige gesamentlike landelike verbruikers. Die beslissing van die Raad insake so 'n redelike en regverdigde verdelingsbasis is die eindbeslissing.

7. Eweredige Verdeling van die Maandelikse Heffings

Indien die tydperk waarvoor 'n rekening gelewer is min of meer 'n maand beeloop as gevolg van die datum waarop die verbruiker 'n kontrak met die Raad aangegaan het, of waarop hy so 'n kontrak beëindig het, of as gevolg van die feit dat die meteraflesingsroetine basies verander het, stel die Raad die vaste maandelikse heffing en maksimum aanvraagheffing ten opsigte van so 'n tydperk waarvoor 'n rekening gelewer is, op 'n eweredige verdeling van die maandelikse heffings vas. Die stroomheffing vir eenhede verbruik word direk van die meteraflesing vasgestel.

8. Munisipale Departemente

Elektrisiteitsverbruik, soos gemeet deur kWh meters vir alle eenhede verbruik na die vorige meteraflesing, word teen koste bereken.

9. Aansluitings

(1) Die Raad verskaf aansluitings tussen sy toeverhoofleidings en die installasie op 'n verbruiker se perseel. Uitge-

(bb) R2,35 per ampere, per month, metered by means of an ammeter; plus

(iii) per unit consumed: 3,83c

(b) Bulk consumers connected to high voltage:

(i) A fixed charge of R355; plus

(ii) A maximum demand charge of —

(aa) R7,65 per kVA, per month, metered over a period of 30 minutes by means of a kVA meter; or

(bb) R1,75 per ampere, per month, metered by means of an ammeter; plus

(iii) per unit consumed: 2,63c.

(c) If the maximum demand registered for bulk consumers in terms of paragraphs (a) and (b) for any particular month is less than 70 % of the highest maximum demand registered during the preceding 12 months, the fee for such month is based on 70 % of the mentioned highest maximum demand registered during the preceding 12 months.

5. Surcharge

A surcharge of 0 % shall be levied on all accounts for electrical consumption in terms of items 2, 3 and 4.

6. Extension Charge Outside Municipality

An extension charge shall be applicable to all premises situated outside the municipality but within the area of distribution of the Council. Consumers in this area shall, in addition to the appropriate tariff in terms of items 1, 2 or 3, according to their classification, pay an extension charge calculated as follows:

(1) R20,40 per month per 1 000 meters low tension supply line; or

(2) R30,60 per month per 1 000 meters high tension-supply line, as measured from the municipality boundary along the length of the line route to the consumer's connection: Provided that this portion of the extension charge may be shared by a number of rural consumers served by the same extension line or portion thereof. The engineer shall advise the Council on a reasonable and equitable share basis for such joint rural consumers. The decision of the Council in connection with such a reasonable equitable share basis shall be final.

7. Proportion of Monthly Charges

If the period for which an account is rendered is materially more or less than a month by reason of the date on which the consumer has entered into a contract with the Council or on which he has terminated such a contract, or by reason of the fact that the meter-reading cycle has been altered materially, the Council shall adjust on a proportional basis, the fixed monthly charge and the maximum demand charge in respect of such a period for which an account is rendered. The energy charge for units consumed shall be determined by meter readings direct.

8. Municipal Departments

Electricity consumption, as metered by kWh meters for all units consumed after the previous meter reading, shall be calculated at cost.

9. Connections

(1) The Council shall provide connections between its supply mains and the installation on a consumer's premises. Ex-

nomer waar huisvesting vir die Raad se transformatorstel ingevolge die verordeninge verskaf word, word geldie vir aansluitings ingevolge subitem (2) gevorder.

(2) Die geldie betaalbaar ten opsigte van enige aansluiting word deur die Ingenieur van die Raad bepaal en bedra die werklike koste van materiaal en arbeid wat vir sodanige aansluiting gebruik word plus 'n toeslag van 15 % op sodanige bedrag.

(3) Alle materiaal en toerusting wat vir die doel van 'n elektriese aansluiting gebruik word, bly die eiendom van die Raad en word deur en op koste van die Raad in stand gehou.

10. Tydelike Aansluitings

(1) 'n Tydelike elektriese aansluiting vanaf die Raad se hooftoevoerleiding tot by die verbruiker se meterkabinet word deur die Raad op koste van sodanige verbruiker gedoen teen die volgende tarief:

- (a) Enkelfase aansluiting: R30 plus koste van materiaal.
- (b) Driefase aansluiting: R50 plus koste van materiaal.

(2) Die geldie betaalbaar vir die afskakeling van die toevoer om kontrakteurs in staat te stel om enige herstelwerk of byvoegings te doen, is R10.

11. Heraansluitings

(1) 'n Heffing van R7 is betaalbaar —

(a) Deur 'n nuwe verbruiker vir die heraansluiting van 'n perseel wat voorheen aangesluit was; en

(b) vir die heraansluiting van 'n perseel wat op versoek van 'n verbruiker tydelik ontkoppel is: Met dien verstande dat sodanige ontkoppeling vir 'n tydperk van nie minder nie as 30 dae geskied.

(2) Vir die heraansluiting van 'n perseel wat op versoek van 'n verbruiker vir 'n tydperk van minder as 30 dae afgesluit is, is 'n heffing van R4 vooruit betaalbaar.

(3) Vir die heraansluiting van enige perseel nadat die toevoer ingevolge artikel 11(1) afgesluit is, is 'n heffing soos volg vooruitbetaalbaar.

(a) Ten opsigte van weekdae tussen 08h00 en 17h00: R15.

(b) Ten opsigte van enige ander tyd: R25.

12. Kragonderbrekings

Vir die ondersoek van "geen lig" of "geen krag" klagtes waar daar gevind word dat die onderbreking van die toevoer te wye is aan 'n fout in die verbruiker se installasie of aan foutiewe werking van enige apparaat wat in verband daarmee gebruik word, is 'n heffing van R10 betaalbaar vir elke sodanige ondersoek gedurende weekdae tussen die ure 08h00 en 17h00 en R20 vir elke sodanige ondersoek op ander tye.

13. Spesiale Aflesing van die Meter

(1) Verbruikers se meters word so na as moontlik met tussenpose van een maand afgelees. Waar 'n verbruiker die Raad versoek om sy meter te enige ander tyd as die gebruikelike datum af te lees, is 'n bedrag van R2 betaalbaar.

(2) Waar 'n verbruiker die aflesing van 'n meter betwissel en versoek dat die meter herafgelees word, is 'n bedrag van R10 betaalbaar, indien die heraflesing die oorspronklike aflesing as korrek bevestig.

14. Toets van Meters

Vir die toets van 'n meter ingevolge artikel 9(1):

- (a) Enkelfase kilowatt uurmeter: R20.

cept where accommodation is provided on the premises for the housing of the Council's transformer plant in terms of the by-laws, charges for connections shall be levied in terms of subitem (2).

(2) The charges payable in respect of any connection shall be fixed by the Council's engineer and shall amount to the actual cost of the material and labour used for such connection, plus a surcharge of 15 % of such amount.

(3) All material and equipment used for the purpose of an electrical connection shall remain the property of the Council and shall be maintained by and at the cost of the Council.

10. Temporary Connections

A temporary electrical connection from the Council's supply main to the consumer's meter cabinet shall be carried out by the Council at the cost of the consumer, calculated as follows:

- (a) Single phase connection: R30 plus cost of material.
- (b) Three phase connection: R50 plus cost of material.

For the disconnection of premises on request of a contractor to do repairs or additions to the system a charge of R10 shall be payable.

11. Reconections

(1) A charge of R7 shall be payable —

(a) by a new consumer for the reconnection of premises which were previously connected; and

(b) for the reconnection of premises which have been disconnected temporarily at the request of a consumer: Provided that such disconnections shall be for a period of not less than 30 days.

(2) For the reconnection of premises which have been disconnected temporarily at the request of a consumer for a period of less than 30 days, a charge of R4 shall be payable in advance.

(3) For the reconnection of any premises after the supply has been cut off in terms of section 11(1), a charge shall be payable as follows:

- (a) In respect of weekdays between 08h00 and 17h00: R15
- (b) In respect of any other time: R25

12. Power Failures.

For the investigation of 'no lights' or 'no power' complaints, where it is found that the failure of the supply is due to a fault in the consumer's installation or to the faulty working of any apparatus used in connection therewith, a charge of R10 shall be payable for each such investigation in respect of weekdays between 08h00 and 17h00 and R20 in respect of each such investigation at any other time.

13. Special Reading of the Meter

(1) Consumer's meters shall be read, as near as is reasonable possible at, intervals of 1 month. Where a consumer requests the Council to read his meter at any time other than the usual date, an amount of R2 shall be payable.

(2) Where a consumer disputes the reading of a meter and requests that the meter be re-read, an amount of R10 shall be payable if such reading shows that the original reading was correct.

14. Testing of Meters

For the testing of a meter in terms of section 9(1):

- (a) Single phase kilowatt hourmeter: R20.

(b) Driefase kilowatt uurmeter: R30.

15. Ondersoek en Toets van Installasies

(1) Vir die eerste ondersoek en toets van 'n nuwe installasie of byvoeging by 'n installasie: Gratis.

(2) Vir elke verdere inspeksie of toets van 'n installasie is 'n bedrag van R30 vooruitbetaalbaar vir elke sodanige inspeksie of toets.

16. Huur van Meter

(a) Geen huurgeld word gevorder ten opsigte van 'n meter wat benodig word vir die meet van elektrisiteitsverbruik nie.

(2) Waar 'n bykomende meter deur 'n verbruiker benodig word vir sy eie gerief en sodanige meter deur die Raad verskaf word, word 'n huurgeld van 60c per maand per meter gevorder.

17. Union Forest Plantation-landbouhoewes

Vir dielewering van elektriese krag aan hoewes van die Union Forest Plantation-landbouhoewes, is 'n toeslag van 10 % op die tariewe soos uiteengesit in items 2, 3 4 en 5 hierbo, betaalbaar."

PB 2-4-2-36-53

Administrateurskennisgewing 1218

27 Julie 1983

MUNISIPALITEIT DELMAS: WYSIGING VAN RIO- LERINGS- EN LOODGIETERSVERORDENINGE

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 Rioleers- en Loodgietersverordeninge van die Municipaaliteit Delmas afgekondig by Administrateurskennisgewing 843 van 10 Augustus 1970, soos gewysig, word hierby verder gewysig deur Bylaes A tot en met C van Annexure 1 deur die volgende te vervang:

"BYLAE A

AANSOEKGELDE

DEEL I

1. Die gelde uiteengesit in Deel II van hierdie Bylae is betaalbaar ingevolge artikel 10(1) ten opsigte van elke aansoek wat ingevolge artikel 5 gedoen word.

2. Die Ingenieur moet die gelde betaalbaar ten opsigte van aansoeke wat ingevolge artikel 5 ontvang word, ooreenkomsdig genoemde Deel II, of in enige spesiale geval, so na as moontlik in ooreenstemming daarmee bereken: Met dien verstande dat enige persoon wat gegrief voel as gevolg van enige sodanige vasstelling die reg het om appèl aan te teken op die wyse voorgeskryf in artikel 3.

DEEL II

1. Minimum geld betaalbaar ten opsigte van enige aansoek soos voormeld: R7,50.

2. Onderworpe aan die verpligting om 'n minimum geld soos voorgeskryf in item 1 te betaal, is die gelde betaalbaar ten opsigte van enige aansoek soos voormeld, soos volg:

(a) Vir elke 50 of gedeelte van die aantal m² van die vloeroppervlakte van die kelderverdieping en grondverdieping van enige gebou wat bedien sal word deur of die gebruik

(b) Three phase kilowatt hourmeter: R30.

15. Inspection and Testing of Installations

(1) For the first inspection and test of a new installation or addition to an installation: Free of charge.

(2) For every further inspection and test of an installation an amount of R30 shall be payable in advance for every such inspection or test.

16. Meter Rental

(1) No rental shall be charged in respect of a meter required to measure the consumption of electricity.

(2) Where a additional meter is required by a consumer for his own convenience and such meter is provided by the Council, a rental of 60c per month per meter shall be payable.

17. Union Forest Plantation Agricultural Holdings

For the supply of electricity to the Union Forest Plantation Agricultural Holdings, a surcharge of 10 % on the charges in terms of items 2, 3, 4 and 5 shall be payable."

PB 2-4-2-36-53

Administrator's Notice 1218

27 July 1983

DELMAS MUNICIPALITY: AMENDMENT TO DRAIN- AGE AND PLUMBING BY-LAWS

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

The Drainage and Plumbing By-laws of the Delmas Municipality, published under Administrator's Notice 843, dated 10 August 1970, as amended, are hereby further amended by the substitution for Schedules A to C inclusive of Annexure 1 of the following:

"SCHEDULE A

APPLICATION CHARGES

PART I

1. The charges set out in Part II of this Schedule shall be payable in terms of section 10(1) in respect of every application made under section 5.

2. The engineer shall assess the charges payable in respect of applications received in terms of section 5 in accordance with Part II, or in any special case, as nearly as may be in accordance therewith: Provided that any person aggrieved by any such assessment shall have the right to appeal in the manner prescribed by section 3.

PART II

1. Minimum charge payable in respect of any application as aforesaid: R7,50.

2. Subject to the obligation to pay a minimum charge as prescribed in item 1, the charges payable in respect of any application as aforesaid, shall be the following:

(a) For every 50 or part of that number of m² of the floor area of the basement and ground-floor storeys of any building to be served by, or the use of which will, whether di-

waarvan regstreeks of onregstreeks verbonde sal wees aan die gebruik van die rioleringsinstallasie: R2,50.

(b) Vir elke 50 of gedeelte van die aantal m^2 van die vloeroppervlakte van alle ander verdiepings van 'n gebou soos by paraagraaf (a) beskryf: R1,25.

3. Die gelde betaalbaar ten opsigte van enige aansoek om 'n verandering wat nie 'n heraanleg is nie, of om toevoeging tot 'n bestaande rioleringsinstallasie is soos volg:

Vir elke verdieping van 'n gebou soos in item 2 omskryf: R7,50.

4. Geld betaalbaar ten opsigte van elke aansoek gedoen ingevolge artikel 7(2): R7,50.

**BYLAE B
RIOLERINGSGELDE
DEEL I**

ALGEMENE REËLS BETREFFENDE GELDE:

1. In ooreenstemming met artikel 9 moet alle gebruikers van die Raad se vuilriole of rioolslykwerke die gelde wat in hierdie Bylae uiteengesit is betaal.

2. Alle gelde onder Dele II en III is verskuldig op die laaste dag van elke maand en betaalbaar op 'n datum in die volgende maand wat deur die Raad vasgestel word. Met dien verstande dat die gelde opgelê ten opsigte van fabrieksuitvloeisel halfjaarlik agteruit betaalbaar is.

3. Waar enigeen van wie dit vereis word om 'n opgawe ingevolge hierdie Bylae in te dien of om sodanige ander inligting te verstrek as wat nodig is om die Raad in staat te stel om die gelde wat ingevolge hierdie Bylae opgelê moet word, te bepaal, in gebreke bly om dit te doen binne dertig dae nadat hy skriftelik aangesê is om dit te doen, moet hy sodanige gelde betaal as wat die Raad bepaal volgens die beste inligting tot sy beskikking.

4. In alle geskille wat ontstaan oor welke deel of kategorie van hierdie Bylae van toepassing is, of oor die datum waarop enige deel of kategorie van toepassing is op enige perseel, is die beslissing van die ingenieur beslissend, onderworpe daarvan dat die eienaar die reg het om by die Raad appèl aan te teken teen sodanige beslissing.

5. Waar enige gebou gedeeltelik geokkupeer word voor voltooiing, word gelde ten opsigte daarvan gehef teen die helfte van die toepaslike tarief ingevolge Deel III van hierdie Bylae vir 'n tydperk van 3 kalendermaande na die datum van eerste okkupasie, waarna die gemelde gelde teen die volle bedrag van die voormalde tarief betaalbaar is.

6. Die gelde bepaal ingevolge enige Deel van hierdie Bylae bly van toepassing in die geval van geboue wat heeltemal leeg staan of afgebreek word, tot die datum waarop die Raad versoek is om die opening in die Raad se straatriool te verseël.

7. Waar enige verandering, behalwe 'n verandering waarna in reël 6 verwys word, aangebring word in die aard van die okkupasie of die gebruik van enige perseel wat die toepassing van 'n ander tarief ingevolge hierdie Bylae vereis, word geen eis om enige aanpassing van 'n gelewerde rekening of enige terugbetaling van gelde betaal ingevolge hierdie Bylae, deur die Raad oorweeg nie tensy skriftelike kennis van die verandering aan die Raad gegee is binne 30 dae van die datum af waarop die verandering plaasgevind het.

8. In die geval van persele of plekke wat by die Raad se rioleringsstelsel aangesluit is en wat nie onder enige van die kategorieë uiteengesit in hierdie Bylae val nie, moet die gelde wat deur die Raad gehef word, met inagneming van die aard van die perseel, so na as moontlik met die bepalings van hierdie Bylae ooreenstem.

rectly or indirectly, be associated with the use of the drainage installation: R2,50.

(b) For every 50 or part of that number of m^2 of the floor area of all other buildings as described in paragraph (a): R1,25.

3. The charges payable in respect of any application for an alteration, not amounting to a reconstruction, of or additions to an existing drainage installation shall be the following:

For each storey of a building as described in item 2: R7,50.

4. Charge payable in respect of every application made in terms of section 7(2): R7,50.

**SCHEDULE B
DRAINAGE CHARGES**

PART I

GENERAL RULES REGARDING CHARGES

1. In pursuance of section 9 all users of the Council's sewers or sewage disposal works shall pay the charges set out in this Schedule.

2. All charges under Parts II and III shall be due on the last day of each month and payable on a date in the following month which shall be determined by the Council: Provided that the charges imposed in respect of industrial effluents shall be payable half-yearly in arrear.

3. Where any person who is required to furnish a return in terms of this Schedule or to provide such other information as may be necessary to enable the Council to determine the charges to be made under this Schedule fails to do so within thirty days after having been called upon to do so by notice in writing, he shall pay such charges as the Council shall assess on the best information available to it.

4. In all cases of dispute as to the part or category of this Schedule which is applicable, or as to the date from which any part or category is applicable to any premises, the decision of the engineer shall be decisive subject to a right of the owner to appeal against such decision to the Council.

5. Where any building is partially occupied before completion charges shall be levied in respect of it at half the rates appropriate to it in terms of Part III of this Schedule for a period of three calendar months after the date of the first occupation after which the said charges shall be paid in the full amount of the said rate.

6. The charges imposed under any Part of this Schedule shall remain effective in the case of buildings wholly unoccupied or in course of demolition until the date on which the Council is asked to seal the opening to the Council's sewer.

7. Where any change, other than a change as referred to in rule 6, is made in the nature of the occupation or the use of any premises which require the application of a different tariff in terms of this Schedule, no claim for any adjustment of an account rendered or any refund of moneys paid in terms of this Schedule shall be entertained by the Council unless notice in writing of the change is given to the Council within 30 days of the date of its occurrence.

8. In the case of premises or places connected to the Council's sewerage system and not falling under any of the categories enumerated in this Schedule, the charge to be imposed by the Council shall, regard being had to the nature of the premises, correspond as closely as possible with the provisions of this Schedule.

DEEL II

GELDE TEN OPSIGTE VAN BESKIKBARE STRAATRIOLE

1. Vir die toepassing van hierdie Deel van hierdie Bylae beteken —

"Stuk Grond" enige stuk grond wat in 'n aktekantoor geregistreer is as 'n erf, plot, standplaas of ander gebied, of as 'n gedeelte van so 'n erf, plot, standplaas of ander gebied, of as 'n omskreve gedeelte, wat nie as 'n openbare plek bedoel is nie, van 'n stuk grond wat as 'n dorp geproklameer is of van 'n stuk grond wat kragtens 'n mynbrief gehou word of wat geproklameerde grond is wat nie kragtens 'n mynbrief gehou word nie en wat vir woondoeleindes wat nie met mynboubedrywighede in verband staan nie, gebruik word.

2. Waar enige stuk grond wat afsonderlik op 'n kaart of diagram wat by die Landmeter-generaal geregistreer is of op 'n Algemene Plan soos omskryf in artikel 102 van die Registrasie van Aktes Wet, 1937 aangedui is, of by die Registrateur van Myneindormme geregistreer is hetsy daar enige verbetering op is, al dan nie, by enige straatrooil onder die beheer van die Raad aangesluit is of, na die mening van die Raad daarby aangesluit kan word, moet die eienaar van daardie grond aan die Raad 'n maandelikse vordering betaal gebaseer op die oppervlakte van sodanige erf, standplaas, perseel of ander stuk grond as volg:

Maandeliks

(1) Tot en met 800 m ²	R 8,25
(2) Meer as 800 m ² tot en met 1 600 m ²	9,85
(3) Meer as 1 600 m ²	11,50

3. In gevalle waar verbeterings op enige sodanige stuk grond afsonderlik bewoon word in losstaande geboue, is hierdie tarief van toepassing op elke afsonderlike bewoonde gedeelte van so 'n stuk grond, sonder benadering van enige bepalings van die Raad se dorpsaanlegskema.

4. Vir die toepassing van hierdie tarief word die oppervlakte van enige afsonderlike bewoonde gedeelte van 'n stuk grond bepaal deur die oppervlakte van so 'n stuk grond te verdeel deur die aantal losstaande en afsonderlike bewoonde geboue daarop, en die kwosiënt aldus verkry word geag die oppervlakte te wees van elke afsonderlike bewoonte gedeelte van so 'n stuk grond: Met dien verstande dat die bewoning van buitegeboue deur bona fide huisbediendes nie beskou word as afsonderlike bewoning nie.

DEEL III

HUISHOUDELIKE RIOOLVUIL

Die eienaar van enige grond of geboue wat 'n rioleringsinstallasie daarop het wat aangesluit is by die Raad se hoofrioole, moet benewens die heffings opgelê in ander Dele van hierdie Bylae ook die volgende fooie betaal:

Maandeliks

R

1. Private woonhuise (elk)	0,70
2. Woonstelle, huurkamerhuise, of kamers wat afsonderlik as huurkamers verhuur word, per wooneenheid	0,70
3. Saamgestelde persele wat beide woonstelle, huurkamerhuise of kamers wat afsonderlik as huurkamers verhuur word, en besigheidspersele onder een dak bevat:	
(1) Vir elke afsonderlike wooneenheid soos in item 2 omskryf	0,70

PART II

CHARGES IN RESPECT OF SEWERS WHICH ARE AVAILABLE

1. For the purposes of this Part of this Schedule —

"Piece of Land" means any piece of land registered in a deed registry as an erf, lot, stand or other area, or as a portion of such erf, lot, stand or other area, or any defined portion, not intended as a public place, of piece of land proclaimed as a township, or of a piece of land which is held under mining title or which, being proclaimed land not held under mining title, is used for residential purposes not incidental to mining operations.

2. Where any area of land separately defined on a map or diagram registered with the Surveyor-General or shown on a general plan as defined in section 102 of the Deeds Registers Act, 1937, or registered with the Registrar of Mining Titles, whether or not there are any improvements on it, is or, in the opinion of the Council, can be connected to any sewer under the control of the Council, the owner of that land shall pay to the Council a monthly charge based on the area of such erf, stand, lot or other area as follows:

Per month
(1) Up to and including 800 m ²
(2) Over 800 m ² and up to and including 1 600 m ²
(3) Over 1 600 m ²

3. In cases where improvements on any such piece of land are in separate occupation in detached buildings, this tariff shall apply to each portion of such piece of land in separate occupation, without prejudice to any provisions of the Council's Town-planning Scheme.

4. For the purposes of this tariff the area of any portion of a piece of land in separate occupation shall be determined by dividing the area of such piece of land by the number of detached buildings in separate occupation thereon, and the quotient thus obtained shall be deemed to be the area of such piece of land in separate occupation: Provided that the occupation of outhouses by bona fide domestic servants shall not be deemed as separate occupation.

PART III

DOMESTIC SEWAGE

The owner of any land or buildings having a drainage installation thereon which is connected to the Council's sewers shall be liable to pay the following charges in addition to the charges imposed in terms of other parts of this schedule:

Per month
R.
1. Private houses (each)
2. Residential flats, lodging houses or rooms separately let as lodging, per dwelling-unit
3. Composite premises comprising both residential flats, lodging houses or rooms separately let as lodgings and business premises under one roof:
(1) For each separate dwelling-unit as defined in item 2.....

(2) Vir elke 19 m ² of gedeelte daarvan, van die totale vloeroppervlakte in die gebou, insluitende enige kelderverdieping of tussenverdieping wat gebou, aangepas of aangelê is om vir besigheidsdoeleindes gebruik te word.....	0,72	(2) For every 19 m ² or part thereof of the total floor areas in the building, including any basement or mezzanine floor, constructed, adapted or laid for use for business purposes.....	0,72
4. Ongelisensieerde hotelle en hul bygeboue en losieshuise en hul bygeboue, vir elke 93 m ² of gedeelte daarvan van hul totale vloeroppervlakte insluitende enige tussenverdieping of kelderverdieping.....	0,72	4. Unlicensed hotels and their annexes and boarding-houses and their annexes, for every 93 m ² or part thereof, of their total floor area, including any mezzanine floor or basement	0,72
5. Hotelle en klubs wat ingevolge Wet 30 van 1928 of wysigings daarvan gelisensieer is, vir elke 93 m ² of gedeelte daarvan van die totale vloeroppervlakte, insluitende enige tussen of kelderverdieping	1,65	5. Hotels and clubs licensed under Act 30 of 1928 or any amendment thereof for every 93 m ² or part thereof of the total floor area, including any mezzanine floor or basement	1,65
6. Saamgestelde persele wat hotelle of klubs wat gelisensieer is soos hierbo gemeld, en besigheidspersele onder een dak bevat:		6. Composite premises comprising hotels or clubs licensed as aforesaid and business premises under the same roof:	
(1) Vir elke 93 m ² of gedeelte daarvan van die totale vloeroppervlakte, insluitende enige tussen- of kelderverdieping wat gebou, aangepas of aangelê is vir hotel- of klubdoeleindes	1,65	(1) For every 93 m ² or part thereof of the total floor area, including any mezzanine floor or basement constructed, adapted or laid out for hotel or club purposes	1,65
(2) Vir elke 19 m ² of gedeelte daarvan van die totale vloeroppervlakte, insluitende enige tussen- of kelderverdieping wat gebou, aangepas of aangelê is vir besigheidsdoeleindes, uitgesondert dié van hotel of klub.....	0,72	(2) For every 19 m ² or part thereof of the total floor area, including any mezzanine floor or basement constructed adapted or laid out for business purposes other than those of the hotel or club	0,72
7. Koshuise (wat losiesinrigtings is wat deel uitmaak van 'n opvoedkundige inrigting), vir elke 19 m ² of gedeelte daarvan van die totale vloeroppervlakte, insluitende enige tussen- of kelderverdieping.....	0,72	7. Hotels (being boarding establishments forming part of an educational institution), for every 19 m ² or part thereof of the total floor area, including any mezzanine floor or basement	0,72
8. Besigheids- of Nywerheidspersonele en Staats- of Provinciale Departemente, uitgesondert dié wat in besonder elders in hierdie Bylae genoem word, vir elke 19 m ² of gedeelte daarvan van die totale vloeroppervlakte, insluitende enige tussen- of kelderverdieping.....	0,72	8. Business or Industrial premises and State and Provincial Departments, other than those specifically mentioned elsewhere in this Schedule, for every 19 m ² or part thereof, of the total floor area, including any mezzanine floor or basement	0,72
9. Kerke of geboue wat uitsluitlik vir openbare godsdiensoefeninge gebruik word, elk	0,72	9. Churches or buildings used exclusively for public worship, for each.....	0,72
10. Sale wat gebruik word vir doepleindes in verband met godsdiens en waaruit geen inkomste verkry word nie, elk	0,72	10. Halls used for purposes connected with religion and from which no revenue is derived, each.....	0,72
11. Sale waaruit inkomste verkry word, vir elke 19 m ² of gedeelte daarvan van die totale vloeroppervlakte, insluitende enige tussen- of kelderverdieping.....	0,72	11. Halls from which revenue is derived, for each 19 m ² or part thereof of the total floor area, including any mezzanine floor or basement	0,72
12. Liefdadigheidsinrigtings wat behoorlik as sodanig geregistreer is volgens wet:		12. Charitable institutions duly registered as such according to law:	
(1) Vir die eerste 20 inwoners of minder	0,40	(1) For the first 20 inmates or less.....	0,40
(2) Vir elke volgende 20 inwoners of minder	0,40	(2) For every succeeding 20 inmates or less.....	0,40
Vir die toepassing van hierdie heffing, sluit die uitdrukking "inwoners" ook inwonende personeel en bediendes in en die aantal inwoners word bereken deur verwysing na die gemiddelde daagliks totaal van inwoners tydens die sesmaandelikse tydperk wat onmiddellik aan die een waarop die geldie betrekking het voorafgegaan het en dit moet deur die persoon wat beheer het oor die inrigting gesertifiseer word.		For the purpose of this charge the expression "inmates" includes resident staff and servants, and the number of the inmates shall be calculated by reference to the average daily total thereof during the six months period immediately preceding that to which the charge relates and shall be certified by the person in charge of the institution.	
13. Opvoedkundige inrigtings:		13. Educational Institutions:	
(1) Vir die eerste 20 persone of minder soos hieronder omskrywe	0,72	(1) For the first 20 persons or less as defined below.....	0,72

(2) Vir elke volgende 20 persone soos hierbo gemeld of minder	0,72	(2) For every succeeding 20 persons as aforesaid or less.....	0,72
Vir die toepassing van hierdie heffing beteken "persones" dagstudente, koshuisstudente, personeel en bedienedes, hetsoy inwonend al dan nie; en die aantal sodanige personele word bereken op die wyse soos hierbo voorgeskryf word vir liefdadigheidsinrigtings.		For the purpose of this charge the expression "persons" means day students, boarding students, staff and servants whether resident or not, and the number of such persons shall be calculated in the manner prescribed above for charitable institutions.	
14. Sportterreine uitgesonder dié wat aan opvoedkundige inrigtings behoort:		14. Sports grounds other than those belonging to educational institutions:	
(1) Waar gelde gevra word vir toegang van toeskouers, vir elke 300 sitplekke of gedeelte daarvan	0,72	(1) Where charges are made for admission of spectators, for every 300 seats or part thereof.....	0,72
(2) (a) Vir enige klubgebou	1,35	(2)(a) In respect of any clubhouses	1,35
(b) Vir die eerste 50 lede of minder, insluitende personeel en bedienedes	1,40	(b) For the first 50 members or less including staff and servants	1,40
(c) Vir elke volgende 50 lede of minder	1,40	(c) For every succeeding 50 members or less	1,40
Hierdie heffing word gebaseer op die gemiddelde aantal lede, personeel en bedienedes, gescertificeer deur die sekretaris van die klub ten opsigte van die tydperk van ses maande wat aan die een waarop die gelde betrekking het, voorafgaan.		This charge shall be based on the average number of members, staff and servants certified by the secretary of the club in respect of the six month period preceding that to which the charge relates.	
15. Openbare gemakke insluitende dié wat aan die Raad behoort of deur hom beheer word, vir elke 5 m ² of gedeelte van daardie aantal, van die totale oppervlakte van die gebou.....	0,72	15. Public conveniences, including those owned or controlled by the Council, for every 5 m ² or part of that number of the total area of the building	0,72
16. Kragsentrales, vir elke 372 m ² of gedeelte daarvan, van die totale vloeroppervlakte van die gebou, insluitende enige tussen- of kelderverdieping	0,72	16. Power Stations, for every 372 m ² or part thereof of the total floor area of the building, including any mezzanine floor or basement	0,72
17. Persele wat gebruik word vir die doel van 'n meubelbergbesigheid, vir elke 465 m ² of gedeelte daarvan van die totale vloeroppervlakte van die gebou, insluitende enige tussen- of kelderverdieping.....	0,72	17. Premises used for the purpose of a furniture storage business for every 465 m ² or part thereof of the total floor area of the building, including any mezzanine floor or basement	0,72
18. Kampong vir Swartes:		18. Compound for Blacks:	
(1) Vir die eerste 20 inwoners of minder vir wie daar huisvesting daarin verskaf word	0,72	(1) For the first 20 inmates or less for whom accommodation is provided therein	0,72
(2) Vir elke volgende 20 inwoners soos hierbo gemeld of minder	0,72	(2) For every succeeding 20 inmates as aforesaid or less	0,72
Die huisvesting van 'n kampong word geneem as dié wat deur die persoon in bevel daarvan gescertificeer is soos aan die einde van die ses maandelikse tydperk wat aan dié waarvoor die heffing gemaak word, voorafgaan: Met dien verstande dat hierdie heffing nie betaalbaar is ten opsigte van enige kampong wat gebruik word vir die huisvesting van Swartes waarvan die aantal in aanmerking geneem word vir die doel van die berekening van die bedrag van enige ander heffing wat ingevolge hierdie Bylae betaalbaar is.		The accommodation of a compound shall be taken as that certified by the person in charge thereof as at the end of the six month period preceding that for which the charge is being made: Provided that this charge shall not be payable in respect of any compound used for the accommodation of Blacks the number of whom is taken into account for the purpose of calculating the amount of any other charge payable in terms of this Schedule.	
19. Opelug-motorparkeerterrein waar gelde gevra word vir parkering, vir elke 465 m ² of gedeelte daarvan van die totale oppervlakte van die grond	0,72	19. Open-air motor car parking ground where a charge is made for parking, for every 465 m ² or part thereof of the total area of the ground	0,72
20. Hout, steenkool-, tweedehandse materiaal-, en rommelware en ander soortgelyke persele, vir elke 19 m ² of gedeelte daarvan, van die totale oppervlakte	0,72	20. Timber yards, coal yards, second-hand material yards, scrap yards and other similar premises for every 19 m ² or part thereof of the total area	0,72
21. Geboue wat heeltemal onbewoon is en wat nog opgerig word	1,35	21. Buildings which are wholly un-occupied and are in the course of erection	1,35

22. Hospitale, verpleeginrigtings en hersteloorde:

Vir elke 10 of deel van daardie aantal persone insluitende pasiënte, lede van die inwonende personeel en inwonende bediendes ten opsigte van wie deur die persoon wat beheer het oor die perseel gesertifiseer is dat huisvesting beskikbaar was aan die einde van die vorige kalenderjaar

0,72

23. Geboue van Delmas Milling Co. Ltd, Delmas Koöperasie Beperk, Delmas Verbruikerskoöperasie Beperk en die Suid-Afrikaanse Vervoerdienste wat gebruik word vir die opberging van landbouprodukte en goedere:

Vir iedere 465 m^2 of gedeelte daarvan van die totale vloeroppervlakte van die gebou insluitende enige tussen- of kelderverdieping

0,75

24. Benewens enige ander gelde waarvoor Delmas Kuiken (Edms) Bpk ingevolge hierdie Bylae aanspreeklik mag wees, word 'n verandering van R2,70 vir elke 10 kl water, of gedeelte daarvan, wat die firma per maand verbruik, gehef."

DEEL IV FABRIEKSLUITVLOEISEL

Onderstaande reëls geld vir die toepassing van artikel 21(1) in verband met en vir die berekening van die gelde wat vir die wegvoer en behandeling van fabrieksluitvloeisel betaalbaar is:

1. Die eienaar of bewoner van persele waarop 'n bedryf of nywerheid aangehou word en waarvandaan daar, ten gevolge van so 'n bedryf of nywerheid of van 'n proses wat daarmee gepaard gaan, uitvloeisel in die Raad se straatrooil ontlaas word, moet, benewens die ander gelde waarvoor hy ingevolge hierdie Bylae aanspreeklik mag wees, aan die Raad 'n fabrieksluitvloeiselgeld betaal wat bereken word —

(a) volgens die hoeveelheid water wat gedurende die halfjaar waarvoor die geld gehef word, verbruik is; en

(b) ooreenkomsdig een van die volgende formules, afhangende van watter resultate die hoogste is:

(i) Bedrag in sent per kl = $0,06 \times OA$ waar OA die rekenkundige gemiddelde is van die sterkte (vasgestel ooreenkomsdig reël 3) van minstens 4 blinde monsters van uitvloeisel wat te eniger tyd gedurende die halfjaar geneem is; of

(ii) Bedrag in sent per kl = $0,006 \times C.S.E.$: Met dien verstande dat die Raad in 'n gegewe geval volkome na goedunke die minum bedrag wat by reël 8 voorgeskryf word, kan hef sonder om die uitvloeisel te bemonster.

2. Wanneer die Raad 'n monster ingevolge reël 1 neem, moet die helfte daarvan, indien hy dit versoek, aan die eienaar, of bewoner van die perseel beskikbaar gestel word.

3. Die sterkte waarnaar in reël 1 verwys word, word volgens die skeikundige metodes waarvolgens rioolvuil en riooluitvloeisel ontleed word, soos dit in Bylae F by hierdie verordeninge omskryf word, bepaal ooreenkomsdig die hoeveelheid suurstof wat 'n deelvolume van 'n goed gemengde monster binne vier ure uit aangesuurde N/80 kaliumpermanganaatoplossing absorbeer.

4. Indien daar geen regstreekse afmeting plaasvind nie, bepaal die Raad die hoeveelheid fabrieksluitvloeisel wat gedurende 'n halfjaar ontlaas is, aan die hand van die hoeveelheid water wat gedurende die halfjaar op die perseel verbruik is en by die bepaling van die hoeveelheid word die water wat vir huishoudelike doeleindes op die perseel ver-

22. Hospitals, nursing homes and convalescent homes:

For every 10 or part of that number of persons, including patients, members of resident staff and resident servants, for whom accommodation is certified by the person in charge of the premises to have been available at the end of the preceding calendar year.....

0,72

23. Buildings of Delmas Milling Co. Ltd, Delmas Koöperasie Beperk, Delmas Verbruikerskoöperasie Beperk and South African Transport Services, used for the purpose of storage of agricultural products and goods:

For every 465 m^2 or part thereof of the total floor area including any mezzanine floor or basement.....

0,75

24. In addition to any other charges for which Delmas Kuiken (Edms) Bpk may be liable in terms of this Schedule, a charge of R2,70 per 10 kl water or part thereof consumed by this firm per month, shall be levied.

PART IV

INDUSTRIAL EFFLUENTS

The following rules shall be applicable for the purposes of section 21(1) in connection with and for the determination of charges, payable for the conveyance and treatment of industrial effluents:

1. The owner or occupier of premises on which any trade or industry is carried on and from which, as a result of such trade or industry or of any process incidental thereto any effluent is discharged into the Council's sewer shall, in addition to any other charges for which he may be liable in terms of this Schedule, pay to the Council an industrial effluent charge which shall be calculated —

(a) on the quantity of water consumed during the half-year forming the period of charge; and

(b) in accordance with one of the following formulas, depending on whichever has the highest results:

(i) Charge in cents per kl = $0,06 \times OA$ where OA is the arithmetic average of the strengths (determined as specified in rule 3) of not less than 4 grab samples of effluent taken at any time during the half-year; or

(ii) Charge in cents per kl = $0,006 \times C.O.D.$: Provided that the Council may in its sole discretion in any given case imposed the minimum charge prescribed in terms of rule 8 without taking any samples of effluent.

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

3. The strength referred to in rule 1 shall be determined by reference to the oxygen absorbed in four hours from acidic N/80 potassium permanganate on an aliquot part of a well-shaken sample in accordance with the methods of chemical analysis as applied to sewage and sewage effluents as set out in Schedule F to these by-laws.

4. In the absence of any direct measurement the quantity of industrial effluent discharged during a half-year shall be determined by the Council according to the quantity of water consumed on the premises during that period, and in the determination of that quantity deduction shall be made of the water used on the premises for domestic purposes,

bruik is, wat tydens die vervaardigingsprosesse verdamp het, of in die finale produk aanwesig is, afgetrek.

5. Tensy die Raad in 'n bepaalde geval anders met 'n eienaar of bewoner skriftelik ooreenkoms, word die gelde wat by hierdie Bylae voorgeskryf word, gehef ten opsigte van die halfjaarlikse tydperke wat op 1 Julie en 1 Januarie begin: Met dien verstande dat —

(a) waar die laaste maandelikse meteraflesing betrekende 'n halfjaarlikse heffingstydperk voor die einde van die tydperk plaasvind, die res van die tydperk vir heffingsdoelendes as deel van die daaropvolgende halfjaarlikse heffingstydperk beskou word;

(b) waar die laaste maandelikse meteraflesing betrekende die halfjaarlikse heffingstydperk na die einde van die tydperk plaasvind, dié gedeelte van die daaropvolgende tydperk wat reeds verstryk was toe die meteraflesing plaasvind het, as deel van die heffingstydperk waarop die aflesing betrekking het, beskou word; en

(c) waar die onlasting van uitvloeisel in 'n straatrooil op 'n datum gedurende 'n halfjaar, soos voornoem, begin, die geld ten opsigte van die halfjaar van genoemde datum af bereken word.

6. Indien daar bewys word dat 'n meter waarmee die hoeveelheid water wat op die perseel verbruik word afgemeet word defek is, moet die hoeveelheid fabrieksuitvloeisel wat ontlaas is, bereken ooreenkomstig reël 4, dienooreenkomstig gewysig word.

7. (1) Waar fabrieksuitvloeisel op meer as een plek in 'n straatrooil ontlaas word, hetsy op dieselfde verdieping, hetsy op verskillende verdiepings; van 'n perseel kan die Raad na goeddunke vir alle doeleindes om 'n bedrag ingevolge hierdie Bylae te kan hef, met inbegrip van die neem van toetsmonsters, iedere sodanige ontlaaspolek as 'n afsonderlike plek vir die onlasting van fabrieksuitvloeisel in die straatrooil beskou.

(2) Met die doel om die hoeveelheid uitvloeisel wat by iedere ontlaaspolek, soos voornoem, ontlaas word, te kan bereken soos dit by reël 4 voorgeskryf word, word die totale hoeveelheid water wat op die perseel verbruik is, so juis as wat redelikerwys moontlik is, na oorlegpleging tussen die ingenieur en die bewoner, aan die verskillende ontlaaspolekke toegegewys.

8. Die minimum bedrag vir die onlasting van fabrieksuitvloeisel in die straatrooil gehef word, is of —

(a) 8,50c per 3,800 l of,

(b) R3,40 vir die halfjaar watter bedrag ook al die grootste is.

BYLAE C

GELDE VIR WERK

1. Die gelde wat in die regterkantse kolom van die Tabel hieronder uiteengesit word, is ingevolge artikel 9 betaalbaar vir werk wat in die linkerkantse kolom daarvan beskryf word en wat die Raad ingevolge gemelde artikels verrig.

2. Die eienaar van die eiendom waarop ten opsigte waarvan die werk waarna in item 1 verwys word, verrig word, is vir die toepaslike geld teenoor die Raad aanspreeklik.

TABEL

(1) Verseeling van opening (artikel 14(3)), per aansluiting:	R15,00.
(2) Oopmaak van verstopte perseelriole (artikel 17(5)):	
(a) Weeksdae:	
(i) Vir die eerste halfuur nadat daar met die werk begin is.....	R15,00.

lost to the atmosphere during the process of manufacture or present in the final product.

5. Unless the Council shall in any particular case agree otherwise in writing with an owner or occupier, charges prescribed in terms of this schedule shall be levied in respect of half-yearly periods beginning on 1st July and 1st January: Provided that —

(a) where the last monthly meter reading relating to a half-yearly charging period is taken before the end of that period, the remaining part of the period shall be deemed to belong for charging purposes to the next succeeding half-yearly charging period:

(b) where the last monthly meter reading relating to the half-yearly charging period is taken after the end of that period, that part of the succeeding period which has elapsed when the reading is taken shall be deemed to form part of the charging period to which the reading relates; and

(c) where the discharge of effluent to the sewer begins during a half-year as aforesaid, the charge made in respect of that half-year shall be calculated as from the said date.

6. If a meter whereby the quantity of water consumed on the premises is measured is proved defective, the appropriate adjustment shall be made to the quantity of industrial effluent discharged when calculated as prescribed in terms of rule 4.

7.(1) Where industrial effluent is discharged into the sewer from more points than one, whether on the same floor or on different floors of premises, the Council may in its discretion for all the purposes of making a charge in terms of this Schedule, including the taking of test samples, treat each such point of discharge as a separate point for the discharge of industrial effluent into the sewer.

(2) For the purpose of calculation, as prescribed in terms of rule 4, the quantity of effluent discharged from each point of discharge as aforesaid, the total water consumed on the premises shall be allocated as accurately as is reasonably practicable, after consultation between the engineer and the occupier, among the several points of discharge.

8. The minimum charge for the discharge of industrial effluent into the sewer shall be either —

(a) 8,50c per 3,800 l; or

(b) R3,40 for the half-year; whichever is the greater.

SCHEDULE C

WORK CHARGES

1. The charges set out in the right-hand column of the Table below shall in terms of section 9 be payable for work described in the left hand column thereof which is carried out by the Council in terms of the sections specified.

2. The owner of the property on which or in respect of which the work referred to in item 1 is carried out, shall be liable to the Council for the charge relating thereto.

TABLE

(1) Sealing of opening (section 14(3)), per connection:	
R15,00.	
(2) Removing blockages in drains (section 17(5)):	
(a) Weekdays:	
(i) For the first half-hour after the beginning of the work.....	R15,00.

(ii) Vir elke halfuur van werk daarna	R7,50.
(b) <i>Sondae en Openbare vakansiedae:</i>	
(i) Vir die eerste halfuur nadat daar met die werk begin is.....	R45,00.
(ii) Vir elke halfuur van werk daarna	R18,00.
(3) Verskaffing van aansluitings (artikel 12(4)): Werklike koste van materiaal en arbeid, plus 15 %.”	

PB 2-4-2-34-53

Administrateurskennisgiving 1219 27 Julie 1983

MUNISIPALITEIT DELMAS: WYSIGING VAN VERORDENINGE BETREFFENDE VASTE AFVAL

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

Die Verordeninge betreffende Vaste Afval van die Municpaliteit Delmas, aangekondig by Administrateurskennisgiving 1612 van 25 November 1981, soos gewysig, word hierby verder gewysig deur item 1 van die Tarief van Gelde onder die Bylae soos volg te wysig:

1. Deur in subitem (1)(a) die syfer "R4,60" deur die syfer "R5,55" te vervang;
2. deur in subitem (1)(b) die syfer "R4,40" deur die syfer "R5,30" te vervang;
3. deur in subitem (1)(c) die syfer "R4,60" deur die syfer "R5,55" te vervang;
4. deur in subitem (2) die syfer "R6" deur die syfer "R7,30" te vervang; en
5. deur in subitem (3) die syfer "R70" deur die syfer "R85" te vervang.

PB 2-4-2-81-53 B

Administrateurskennisgiving 1220 27 Julie 1983

MUNISIPALITEIT DELMAS: 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 Municpaliteit Delmas, deur die Raad aangeneem by Administrateurskennisgiving 1245 van 31 Augustus 1977, soos gewysig, word hierby verder gewysig deur item 2(1) van die Tarief van Gelde onder die Bylae deur die volgende te vervang:

"1. Die eienaar of okkupant van enige grond of gebou wat aangesluit is by die Raad se hoofwaterpyp betaal, benewens die heffings opgelê in ander dele van hierdie Bylae, die volgende heffings per maand:

	R
(a) Basiese heffing per erf per maand.....	8,00
(b) Verbruik per kl per maand	0,38
(c) Minimum vordering per maand of gedeelte van 'n maand of water verbruik word al dan nie.....	7,00".

PB 2-4-2-104-53

(ii) For every half-hour of work thereafter.....	R7,50.
(b) <i>Sundays and Public Holidays:</i>	
(i) For the first half-hour after the beginning of the work.....	R45,00
(ii) For every half-hour of work thereafter.....	R18,00.

(3) Providing connections (section 12(4)): Actual cost of material and labour, plus 15%".

PB 2-4-2-34-53

Administrator's Notice 1219 27 July 1983

DELMAS MUNICIPALITY: AMENDMENT TO REFUSE (SOLID WASTES) BY-LAWS

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

The Refuse (Solid Wastes) By-laws of the Delmas Municipality, published under Administrator's Notice 1612, dated 25 November 1981, as amended, is hereby further amended by the amendment of item 1 of the Tariff of Charges under the Schedule as follows:

By the substitution:

1. In subitem (1)(a) for the figure "R4,60" of the figure "R5,55";
2. in subitem (1)(b) for the figure "R4,40" of the figure "R5,30";
3. in subitem (1)(c) for the figure "R4,60" of the figure "R5,55";
4. in subitem (2) for the figure "R6" of the figure "R7,30"; and
5. in subitem (3) for the figure "R70" of the figure "R85".

PB 2-4-2-81-53 B

Administrator's Notice 1220 27 July 1983

DELMAS 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 Delmas Municipality adopted by the Council under Administrator's Notice 1245, dated 31 August 1977, as amended, are hereby further amended by the substitution for item 2(1) of the Tariff of Charges under the Schedule of the following:

"1. The owner or occupier of any land or building which is connected to the main shall be liable, in addition to charges imposed in other parts of this Schedule, to pay the following charges per month:

	R
(a) Basic charge per erf per month	8,00
(b) Consumption per kl per month.....	0,38
(c) Minimum charge per month or part thereof whether or not any water is consumed	7,00".

PB 2-4-2-104-53

Administrateurskennisgwing 1221 27 Julie 1983

MUNISIPALITEIT EVANDER: WYSIGING VAN RIOLERINGSVERORDENINGE

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

Die Rioleingsverordeninge van die Munisipaliteit Evander deur die Raad aangeneem by Administrateurskennisgwing 1908 van 21 Desember 1977, soos gewysig, word hierby verder soos volg gewysig:

1. Deur Deel II van Bylae B van die Tarief van Gelde onder Aanhangsel V te wysig deur —

(a) in item 2 die syfer "R28,20" deur die syfer "R31,80" te vervang;

(b) in item 3(a)(i) die syfer "22,1 %" deur die syfer "36,08 %" te vervang; en

(c) in item 3(a)(ii) die syfer "23,2 %" deur die syfer "41,01 %" te vervang.

2. Deur Deel III van Bylae B van die Tarief van Gelde onder Aanhangsel V te wysig deur —

(a) in item 1 die syfer "R8,40" deur die syfer "R13,20" te vervang;

(b) in item 2 die syfer "R3,90" deur die syfer "R5,70" te vervang;

(c) in item 3(1) die syfer "R9" deur die syfer "R14,40" te vervang; en

(d) in item 3(2) die syfer "R9" deur die syfer "R14,40" te vervang.

PB 2-4-2-34-154

Administrateurskennisgwing 1223 27 Julie 1983

MUNISIPALITEIT EVANDER: WYSIGING VAN VERORDENINGE BETREFFENDE VASTE AFVAL EN SANITEIT

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

Die Verordeninge Betreffende Vaste Afval en Saniteit van die Munisipaliteit Evander, afgekondig by Administrateurskennisgwing 980 van 26 Augustus 1981, word hierby gewysig deur item 1 van die Tarief vir die Afhaal en Verwydering van Afval en Saniteitsdienste onder die Bylae te wysig deur —

(a) in item 1(1) die syfer "R2,50" deur die syfer "R3" te vervang; en

(b) in item 1(2) die syfer "R4,85" deur die syfer "R5,35" te vervang.

PB 2-4-2-81-154

Administrateurskennisgwing 1222 27 Julie 1983

MUNISIPALITEIT EVANDER: WYSIGING VAN TARIEF VAN GELDE VIR DIE LEWERING VAN WATER

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

Administrator's Notice 1221

27 July 1983

EVANDER MUNICIPALITY: AMENDMENT TO DRAINAGE BY-LAWS

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

The Drainage By-laws of the Evander Municipality, adopted by the Council under Administrator's Notice 1908, dated 21 December 1977, as amended, is hereby further amended as follows:

1. By the substitution in Part II under Schedule B of the Tariff of Charges under Appendix V —

(a) in item 2 for the figure "R28,20" of the figure "R31,80";

(b) in item 3(a)(i) for the figure "22,1 %" of the figure "36,08 %"; and

(c) in item 3(a)(ii) for the figure "23,2 %" of the figure "41,01 %".

2. By the substitution in Part III under Schedule B of the Tariff of Charges under Appendix V —

(a) in item 1 for the figure "R8,40" of the figure "R13,20";

(b) in item 2 for the figure "R3,90" of the figure "R5,70";

(c) in item 3(1) for the figure "R9" of the figure "R14,40"; and

(d) in item 3(2) for the figure "R9" of the figure "R14,40".

PB 2-4-2-34-154

Administrator's Notice 1223

27 July 1983

EVANDER MUNICIPALITY: AMENDMENT TO REFUSE (SOLID WASTES) AND SANITARY BY-LAWS

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

The Refuse (Solid Wastes) and Sanitary By-laws of the Evander Municipality, published under Administrator's Notice 980, dated 26 August 1981, is hereby amended by amending item 1 of the Tariff of Charges for Collection and Removal of Refuse and Sanitary Services under the Schedule by —

(a) the substitution in item 1(1) for the figure "R2,50" of the figure "R3"; and

(b) the substitution in item 1(2) for the figure "R4,85" of the figure "R5,35".

PB 2-4-2-81-154

Administrator's Notice 1222

27 July 1983

EVANDER MUNICIPALITY: AMENDMENT TO TARIFF OF CHARGES FOR THE SUPPLY OF WATER

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

Die Tarief van Gelde onder Deel III van Bylae I, afgekondig by Administrateurskennisgewing 1240 van 8 September 1971, soos gewysig, en wat ingevolge Proklamasie 109 (Administrateurs-), 1972, gelees met artikel 159bis (1)(c) van genoemde Ordonnansie, die verordeninge van die Stadsraad van Evander geword het, word hierby verder soos volg gewysig deur —

- (a) in item 1 die syfer "R4,25" deur die syfer "R7" te vervang;
- (b) in item 2 die syfer "35c" deur die syfer "40c" te vervang; en
- (c) in item 3 die syfer "24c" deur die syfer "40c" te vervang.

PB 2-4-2-104-154

Administrateurskennisgewing 1224 27 Julie 1983

KENNISGEWING VAN VERBETERING

MUNISIPALITEIT GERMISTON: VERORDENINGE BETREFFENDE HONDE

Administrateurskennisgewing 856 van 1 Junie 1983 word hierby soos volg verbeter:

1. Deur in artikel 1 die woordomskrywing van "gemagtigde beampete" waar dit die tweede keer voorkom te skrap.
2. Deur in artikel 1 in die eerste woordomskrywing van "gemagtigde beampete" die woord "lisenzie" deur die woord "lisenxies" te vervang.
3. Deur in artikel 1 van die Engelse teks in die woordomskrywing van "authorized officer" die uitdrukking "21 of" in te voeg voor die syfers "1966".
4. Deur in artikel 1 van die Engelse teks in die woordomskrywing van "Council" die woord "Town" te vervang deur die woord "City".
5. Deur in artikel 15(1)(a) die volgende te skrap: "(a); (b) en (c)".
6. Deur in artikel 15(2) van die Engelse teks die woord "laible" te vervang deur die woord "liable".
7. Deur in artikel 16 tussen die woorde "op" en "perseel" die woord "n" in te voeg.
8. Deur in artikel 16 van die Engelse teks die woord "his" te vervang deur die woord "a".
9. Deur in artikel 17(3) van die Engelse teks die woord "feaces" te vervang deur die woord "faeces".
10. Deur Bylae 2 deur die volgende te vervang:

"BYLAE 2

1. Jaarlikse Hondebelaasting

- (1) Vir elke hond wat 'n hond van die windhondfamilie of 'n hond van 'n dergelyke soort is:
 - (a) Vir die eerste hond: R15.
 - (b) Vir elke bykomende hond: R20.
- (2) Honde waarop die bepalings van subitem (1) nie van toepassing is nie:
 - (a) Vir die eerste reun of gesteriliseerde teef, waar 'n sertifikaat van 'n veearts voorgelê is dat die teef gesteriliseer is: R5.
 - (b) Vir elke bykomende reun of gesteriliseerde teef: R8.

The Tariff of Charges under Part III of Schedule I, published under Administrator's Notice 1240, dated 8 September 1971, as amended, and which in terms of Proclamation 109 (Administrator's), 1972, read with section 159bis (1)(c) of the said Ordinance, became the by-laws of the Town Council of Evander, is hereby further amended as follows —

- (a) by the substitution in item 1 for the figure "R4,25" of the figure "R7";
- (b) by the substitution in item 2 for the figure "35c" of the figure "40c"; and
- (c) by the substitution in item 3 for the figure "24c" of the figure "40c".

PB 2-4-2-104-154

Administrator's Notice 1224 27 July 1983

CORRECTION NOTICE

GERMISTON MUNICIPALITY: BY-LAWS RELATING TO DOGS

Administrator's Notice 856 dated 1 June 1983, is hereby corrected as follows:

1. By the deletion in section 1 of the Afrikaans text of the definition of "gemagtigde beampete" where it appears for the second time.
2. By the substitution in section 1 of the Afrikaans text of the first definition of "gemagtigde beampete" for the word "lisenzie" of the word "lisenxies".
3. By the insertion in section 1 in the definition of "authorized officer" of the expression "21 of" before the figure "1966".
4. By the substitution in section 1 of the definition "Council" for the word "Town" of the word "City".
5. By the deletion in section 15(1)(a) of the following: "(a), (b) and (c)".
6. By the substitution in section 15(2) for the word "laible" of the word "liable".
7. By the insertion in section 16 of the Afrikaans text of the word "n" between the word "op" and "perseel".
8. By the substitution in section 16 for the word "his" of the word "a".
9. By the substitution in section 17(3) for the word "feaces" of the word "faeces".
10. By the substitution for Schedule 2 of the following:

"SCHEDULE 2

1. Annual Dog Taxes

- (1) For every dog which is a dog of the greyhound strain or a dog of a similar kind:
 - (a) For the first dog: R15.
 - (b) For every additional dog: R20.
- (2) Dogs to which the provisions of subitem (1) do not apply:
 - (a) For the first male dog or spayed bitch, where a certificate by a veterinary surgeon to the effect that the bitch has been spayed, is submitted: R5.
 - (b) For every additional male dog or spayed bitch: R8.

(c) Vir elke ongesteriliseerde teef: R20.

2. Duplikaat- en Oordrag van Belastingkwitansie

- (1) Vir die uitrek van 'n duplikaatbelastingkwitansie: R1.
- (2) Vir die oordrag van 'n belastingkwitansie: R2.

3. Skut- en Dryfgelde

- (1) Skutgelde, per dag, per hond: R1.
- (2) Dryfgelde, per hond: R5.”.

PB 2-4-2-33-1

Administrateurskennisgewing 1225

27 Julie 1983

MUNISIPALITEIT GERMISTON: 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 Municipaliteit Germiston, afgekondig by Administrateurskennisgewing 787 van 18 Oktober 1950, soos gewysig, word hierdie verder soos volg gewysig:

1. Deur Aanhangsel II van Bylae I onder Hoofstuk 3 te wysig —

(a) Deur item 2(2) deur die volgende te vervang:

“(2) Vir die aanbring en aanlê van 'n 25 mm of kleiner verbindingspyp van die Raad se watervoorsieningstelsel af na die grens van die perseel, insluitende die aanbring van 1 propkraan: Die volle beraamde koste van die werk volgens die berekening van die ingenieur plus 'n bedrag gelykstaande aan 10 % van sodanige bedrag, vooruitbetaalbaar.”

(b) Deur item 2(3) deur die volgende te vervang:

“(3) Vir die aanbring van 'n 15 mm of 20 mm aftakaansluiting van 'n verbindingspyp op die grens van 'n perseel, insluitende die aanbring van 1 propkraan, die aanbring van een 15 mm of een 20 mm meter, en die aanbring van een 15 mm of een 20 mm staanpyp en kraan: Die volle beraamde koste van die werk volgens die berekening van die ingenieur plus 'n bedrag gelykstaande aan 10 % van sodanige bedrag, vooruitbetaalbaar.”

2. Deur Aanhangsel IV van Bylae I onder Hoofstuk 3 te wysig —

(a) Deur in item 1(2)(a)(v) die syfer “21c” deur die syfer “25,443c” te vervang.

(b) Deur in item 1(2)(c) die uitdrukking “Vir elke kl: 26c” deur die volgende te vervang:

“Vir die eerste 1 000 kl: 30,443c per kl.

Vir elke kl bo 1 000 kl: 31,443c.”

Vir die doeleindes van die toepassing van hierdie wysiging word geag dat die verbruik oor die periode tussen die meteraflesings onmiddellik voor en na datum van afkondiging van die wysiging eweredig plaasgevind het.

(c) For every unspayed bitch: R20.

2. Duplicate and Transfer of Tax Receipts

- (1) For the issue of a duplicate tax receipt: R1.
- (2) For the transfer of a tax receipt: R2.

3. Pound and Driving Fees.

- (1) Pound fee, per day, per dog: R1.
- (2) Driving fees, per dog: R5.”.

PB 2-4-2-33-1

Administrator's Notice 1225

27 July 1983

GERMISTON 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 Germiston Municipality, published under Administrator's Notice 787 dated 18 October 1950, as amended, are hereby further amended as follows:

1. By amending Annexure II of Schedule I under Chapter 3 —

(a) By the substitution for item 2(2) of the following:

“(2) For providing and laying a 25 mm or smaller communication pipe from the Council's water reticulation system to the boundary of the premises, including the provision of 1 plug cock: The full cost of the work as estimated by the engineer plus an amount equal to 10 % of such amount, payable in advance.”

(b) By the substitution for item 2(3) of the following:

“(3) For providing a 15 mm or 20 mm branch connection from a communication pipe at the boundary of the premises, including the provision of 1 plug cock, the fixing of one 15 mm or one 20 mm meter and the provision of one 15 mm or one 20 mm standpipe and tap: The full cost of the work as estimated by the engineer plus an amount equal to 10 % of such amount, payable in advance.”

2. By amending Annexure IV of Schedule I under Chapter 3 —

(a) By the substitution in item 1(2)(a)(v) for the figure “21c” of the figure “25,443c”.

(b) By the substitution in item 1(2)(c) for the wording “For every kl: 26c” of the following:

“For the first 1 000 kl: 30,443c per kl.

For every kl in excess of 1 000 kl: 31,443c.”

For the purpose of implementation of this amendment consumption over the period between meter readings immediately preceding and succeeding the date of promulgation shall be deemed to have taken place evenly.

PB 2-4-2-104-1

PB 2-4-2-104-1

Administrateurskennisgewing 1226 27 Julie 1983

MUNISIPALITEIT HARTBEESFONTEIN: 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 Hartbeesfontein deur die Raad aangeneem by Administrateurskennisgewing 959 van 5 Junie 1974, soos gewysig, word hierby verder gewysig deur die Tarief van Gelde onder die Bylae soos volg te wysig:

1. Deur in items 2(2) en 3(2)(b) die syfer "4,5c" deur die syfer "5,3c" te vervang.

2. Deur in item 4(2) die syfer "1,5c" deur die syfer "1,8c" te vervang.

PB 2-4-2-36-87

Administrateurskennisgewing 1227 27 Julie 1983

MUNISIPALITEIT JOHANNESBURG: AANNAME VAN STANDAARD WATERVOORSIENINGSVERORDENINGE

Die Administrateur maak hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend dat die Stadsraad van Johannesburg ingevolge artikel 96bis(2) van die genoemde Ordonnansie die Standaard Watervoorsieningsverordeninge, afgekondig by Administrateurskennisgewing 21 van 5 Januarie 1977, met die volgende wysings aanvaar het as verordeninge wat deur die genoemde Raad gemaak is:

1. Deur die inhoudsopgawe te wysig —

(a) deur items 4, 9, 11, 18, 19, 23, 29, 38, 47, 71 en 74 onderskeidelik deur die volgende items te vervang:

"4 Aanspreeklikheid van die verbruiker en van die eienaar";

"9 Beskadiging van of gepeuter met watervoorsieningstelsel";

"11 Aansoek om watervoorsiening en betaling van geld";

"18 Raad se aanspreeklikheid";

"19 Waterdruk en hoeveelheid water";

"23 Voorsiening van verbindingsspyp";

"29 Gelde vir installering van meter en installering van 'n Swaardiens-meterbusdeksel";

"38 Toets van meters";

"47 Krane, vlotterkrane, spoelkleppe en ander toestelle";

"71 Aanbring van terugslagklep en terugvloeikeerdeerder"; en

"74 Jaarlikse gelde vir private brandkraantoestellé";

(b) deur die toevoeging van die volgende na item 84:

"85 Kennisgewings".

2. Deur artikel 1 te wysig —

(a) deur voor die woordomskrywing van "hoofwaterpyp" die volgende in te voeg:

"geld deur die raad vasgestel" die toepaslike geld —

Administrator's Notice 1226

27 July 1983

HARTBEESFONTEIN 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 Hartbeesfontein Municipality, adopted by the Council under Administrator's Notice 959, dated 5 June 1974, as amended, are hereby further amended by amending the Tariff of Charges under the Schedule as follows:

1. By the substitution in item 2(2) and 3(2)(b) for the figure "4,5c" of the figure "5,3c".

2. By the substitution in item 4(2) for the figure "1,5c" of the figure "1,8c".

PB 2-4-2-36-87

Administrator's Notice 1227

27 July 1983

JOHANNESBURG MUNICIPALITY: ADOPTION OF STANDARD WATER SUPPLY BY-LAWS

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the City Council of Johannesburg has, in terms of section 96bis(2) of the said Ordinance, adopted the Standard Water Supply By-laws, published under Administrator's Notice 21, dated 5 January 1977, as by-laws made by the said Council with the following amendments:

1. By amending the index —

(a) by the substitution for items 4, 9, 11, 18, 19, 23, 29, 38, 47, 71 and 74 of the following items respectively:

"4 Liability of Consumer and Owner";

"9 Damage to or Tampering with Water Supply System";

"11 Application for Supply of Water and Payment of Charges";

"18 Council's Liability";

"19 Pressure and Quantity of Water";

"23 Provision of Communication Pipe";

"29 Charges for Installing Meter and Installing Heavy Duty Meter Box Lid";

"38 Testing of Meters";

"47 Taps, Ball Valves, Flushing Valves and Other Devices";

"71 Installation of Reflux Valve and Backflow Preventer"; and

"74 Annual Charges for Private Hydrant Installations";

(b) by the addition of the following after item 84:

"85 Notices".

2. By amending section 1 —

(a) by the insertion before the definition of "communication pipe" of the following:

"air-gap" means the unobstructed vertical distance

(i) wat die raad van tyd tot tyd ooreenkomsdig artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, vasstel; of

(ii) wat aangegee word in 'n verordening van die raad; of

(iii) wat die raad ingevolge artikel 81(1A) van daardie Ordonnansie vasstel."

(b) " "goedgekeur" goedgekeur deur die ingenieur, met inagneming in alle gevalle van al die omstandighede van die bepaalde geval en van aanvaarde beginsels van watervoorsiening en installering en, in die geval van enige toestel, toebehore of ander voorwerp, van die doel wat dit moet dien; en "goedkeuring" het 'n ooreenstemmende betekenis;";

(c) deur na die woordomskrywing van "ingenieur" die volgende in te voeg;

" "luggaping" die onbelemmerde vertikale afstand deur die vrye atmosfeer tussen die laagste opening waarvandaan enige pyp, klep of kraan water aan 'n tenk of toebehore of ander toestel voorsien, en die oorloopvlak daarvan;

"perseel" enige stuk grond met inbegrip van enige gebou en verbeterings daarop;" ;

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

"Raad" die Stadsraad van Johannesburg, dié Raad se Bestuurskomitee wat handel kragtens die bevoegdhede wat ingevolge die bepalings van artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960, aan hom gedelegeer is, en enige beampete aan wie dié Komitee ingevolge die bepalings van subartikel (3) van genoemde artikel, op gesag van die Raad, die bevoegdhede, funksies en pligte wat ten opsigte van hierdie verordeninge by die Raad berus, kan deleger, en dit inderdaad gedelegeer het;

(e) deur na die woordomskrywing "tarief" te skrap;

(f) deur na die woordomskrywing van "raad" die volgende in te voeg:

" "terugheweling" die terugvloei as gevolg van druk laer as die atmosferiese druk in die verbruikerswaterstelsel;

"terugvloei" die vloei van water in enige pyp of toebehore in die teenoorgestelde rigting as die normale vloeiringting;

"terugvloeikeerde" enige toestel of middel wat terugvloei voorkom";"

(g) deur die woordomskrywing van "verbindingspyp" deur die volgende te vervang:

" "verbindingspyp" enige pyp wat van 'n hoofwaterpyp af na die perseel van enige verbruiker toe loop tot by die straatgrens van sodanige perseel, of ingeval die meter ingevolge hierdie verordeninge op die perseel van enige verbruiker aangebring is, tot by die inlaatopening van die meter;" .

3. Deur artikel 4 te wysig —

(a) deur die woorde "en Eienaar" aan die opskrif toe te voeg;

(b) deur die volgende daaraan toe te voeg, terwyl die bestaande artikel 4 subartikel (1) word:

"(2) Die eienaar en die verbruiker is gesamentlik en afsonderlik aanspreeklik vir die nakoming van elke finansiële verpligting en ander vereiste wat enigeeen van hulle ingevolge hierdie verordeninge opgelê word."

4. Deur die volgende by artikel 5 toe te voeg:

"(4)(a) Indien die verbruiker dit versoek, kan die ingenieur of enige ander behoorlik-gemagtigde beampete van die

through the free atmosphere between the lowest opening from which any pipe, valve or tap supplies water to a tank or fitting or other device, and the overflow level thereof;

"approved" means approved by the engineer, regard being had in all cases to all the circumstances of the particular case and to accepted principles of water supply and installation and, in the case of any appliance, fitting or other object, to the purpose which it is intended to serve; and "approval" has a corresponding meaning;

"backflow" means the flow of water in any pipe or fitting in a direction opposite to the normal direction of flow;

"backflow preventer" means any device or means to prevent backflow;

"back siphonage" means the backflow resulting from pressures lower than atmospheric pressure in the water installation;

"charge determined by the Council" means the appropriate charge —

(i) determined by the Council from time to time, in accordance with section 80B of the Local Government Ordinance, 1939, or

(ii) set forth in a by-law made by the Council; or

(iii) made by the Council in terms of section 81(1A) of that Ordinance;" ;

(b) by the substitution for the definition of "communication pipe" of the following:

" "communication pipe" means any pipe leading from a main to the premises of any consumer as far as the street boundary of such premises, or in the case where the meter is installed inside the premises of any consumer in terms of these by-laws as far as the inlet of the meter;" ;

(c) by the substitution for the definition of "council" of the following:

"Council" means the City Council of Johannesburg, the Council's Management Committee, acting under the powers delegated to it in terms of the provisions of section 58 of the Local Government (Administration and Elections) Ordinance, 1960, and any officer to whom that Committee has been empowered by the Council in terms of the provisions of subsection (3) of the said section to delegate and has in fact delegated the powers, functions and duties vesting in the Council in relation to these by-laws;

(d) by the insertion after the definition of "main" of the following definition:

" "premises" means any area of land together with any building and improvements thereon;" ;

(e) by the deletion of the definition of "tariff".

3. By amending section 4 —

(a) by the addition to the heading of the words "and Owner";

(b) by the addition of the following, the existing section 4 becoming subsection (1):

"(2) The owner and the consumer shall be jointly and severally liable for compliance with every financial obligation and other requirement imposed upon either of them in terms of these by-laws." .

4. By the addition to section 5 of the following:

"(4)(a) If requested by the consumer, the engineer or any other duly authorised officer of the council may carry out an

raad die verbruiker se verbruikerswaterstelstel inspekteer om vas te stel of daar 'n fout of lekplek in genoemde stelstel is en die verbruiker moet die geld deur die raad vasgestel vir sodanige inspeksie betaal.

(b) Behoudens die bepальings van paragraaf (c), moet die geld deur die raad vasgestel vir 'n inspeksie betaal word of 'n fout of lekplek daardeur blootgelê word of nie.

(c) Indien 'n fout of lekplek gevind word in enige pyp of toebehore wat aan die raad behoort, word sodanige geld terugbetaal.

(d) Die raad het die reg om, voordat 'n inspeksie op 'n verbruiker se versoek uitgevoer word, te vereis dat hy die geld deur die raad vasgestel betaal, gebaseer op die tyd wat sodanige inspeksie behoort te neem soos deur die ingenieur beraam, en moet na afloop van die inspeksie enige bedrag wat te veel betaal is, terugbetaal of kan sodanige verdere bedrag eis wat die werklike koste van die inspeksie sal dek, na gelang van die geval."

5. Deur in artikel 7 die woorde "watervoorsieningstelsel of bron behalwe dié van die raad aangesluit word nie" deur die woorde "stelsel wat van water voorsien word uit 'n ander bron as dié van die raad aangesluit word nie, behalwe met die voorafverkreeë skriftelike goedkeuring van die raad en onderworpe aan die bepaling van artikels 54 en 55".

6. Deur artikel 8 te wysig aan die einde daarvan —

(a) deur na die woorde "is" die woorde "en onderworpe aan enige voorwaarde wat daarin gestel word", in te voeg;

(b) deur die volgende by te voeg, terwyl die bestaande artikel 8 subartikel (1) word:

"(2) 'n Toevoer waarvoor 'n geld deur die raad vasgestel is en wat deur 'n meter of 'n stel meters gemeet word, mag nie vir 'n ander doel gebruik word waarvoor 'n hoër geld deur die raad vasgestel is nie."

7. Deur artikel 9 te wysig —

(a) deur die opskef deur die volgende te vervang:

"Skade aan of gepeuter met Watervoorsieningstelsel";

(b) deur die volgende daaraan toe te voeg, terwyl die bestaande artikel 9 subartikel (1) word:

"(2) Geen ongemagtigde persoon mag met enige deel van die raad se watervoorsieningstelsel inmeng, daaraan peuter of dit laat werk nie."

8. Deur artikel 11 te wysig —

(a) deur by die opskef die woorde "en betaling van geld" te voeg;

(b) deur in subartikel (3) na die woorde "is" die woorde "en die aansoek die geld deur die raad vasgestel vir die aansluit van die watertoever betaal het";

(c) (i) deur in subartikel (4) die woorde "gelewer is ooreenkomsdig die tarief" deur die woorde "verbruik is ooreenkomsdig die geld deur die raad vasgestel" te vervang; en

(ii) deur die volgende by daardie subartikel toe te voeg, terwyl die huidige subartikel (4)(a) word:

"(b) Vir die doeleindes van berekening van 'n geld deur die raad vasgestel, word geag dat dieselfde hoeveelheid water gedurende elke tydperk van 24 uur tussen meterafslings verbruik is."

(iii) deur die bepaling in subartikel (5) te vervang deur die volgende:

"Mits 'n rekening gelewer kan word vir heffings opgelê deur die Raad en wanneer dit betaalbaar word."

inspection of the consumer's water installation to determine whether there is any fault or leakage in the said installation and the consumer shall pay the charge determined by the council for such inspection.

(b) Subject to the provisions of paragraph (c), the charge determined by the council shall be payable for an inspection whether or not any fault or leakage is revealed thereby.

(c) If a fault or leakage is found in any pipe or fitting belonging to the council, such charge shall be refunded.

(d) The council shall be entitled before carrying out an inspection at a consumer's request to require payment by him of the charge determined by the council based on the time such inspection should take as estimated by the engineer, and shall at the conclusion of the inspection refund any sum overpaid or be entitled to demand such further sum as will defray the actual cost of the inspection, as the case may be."

5. By the substitution in section 7 for the words "or source of water supply other than that of the council" of the words "supplied with water from a source other than that of the council, except with the prior written approval of the council and subject to the provisions of sections 54 and 55".

6. By amending section 8 at the end thereof —

(a) by the addition thereto of the words "and subject to any condition prescribed therein".

(b) by the addition of the following the existing section 8 becoming subsection (1):

"(2) A supply for which there is a charge determined by the council and which is measured by a meter or a set of meters, shall not be used for any purpose for which there is a higher charge determined by the council."

7. By amending section 9 —

(a) by the substitution for the heading of the following:

"Damage to or Tampering with Water Supply System";

(b) by the addition of the following, the existing section 9 becoming subsection (1):

"(2) No unauthorised person shall interfere or tamper with or operate any part of the council's water supply system."

8. By amending section 11 —

(a) by the addition to the heading of the words "and Payment of Charges";

(b) by the addition to subsection (3) of the words "and the applicant has paid the charge determined by the council for turning on the water supply";

(c)(i) by the substitution in subsection (4) for the words "payable for water consumed shall be as prescribed in the tariff" of the words "determined by the council shall be payable for water consumed"; and

(ii) by the addition to that subsection of the following, the existing subsection (4) becoming subsection (4)(a):

"(b) For the purpose of assessing any charge determined by the Council, the same amount of water shall be deemed to have been consumed during every period of 24 hours between meter readings."

(iii) by the substitution in subsection (5) for the proviso of the following:

"Provided that an account may be rendered for charges determined by the council as and when the same becomes due."

9. deur die bepalings in seksie 12(1)(a) te vervang deur die volgende:

"Mits so 'n bedrag nie minder sal wees nie as wat die Raad bepaal."

10. Deur artikel 14 te wysig —

(a) deur in subartikel (3) die woorde "geld wat in die tarief voorgeskryf word" deur die woorde "geld deur die raad vasgestel" te vervang;

(b) deur in subartikel (4) die woorde "geld wat in die tarief voorgeskryf word" deur die woorde "geld deur die raad vasgestel" te vervang;

(c) deur die volgende by te voeg:

"(5) Indien die watertoevoer na enige verbruiker ingevolge subartikel (1) gestaak word, mag niemand sodanige toevoer heraansluit nie.

(6) Indien die watertoevoer na enige verbruiker ingevolge subartikel (1)(a) gestaak word, moet sodanige verbruiker alle redelike stappe binne sy vermoë doen om te verseker dat sodanige toevoer niestrydig met subartikel (5) heraangesluit word nie.

(7) Indien sodanige toevoer nogtans aldus heraangesluit word, moet sodanige verbruiker onverwyd alle redelike stappe binne sy vermoë doen om te verseker dat geen water op die betrokke perseel verbruik word nie en moet daarbewens die tesourier onverwyd van sodanige heraansluiting in kennis stel.

(8) Indien die verbruiker wat in subartikels (6) en (7) beoog word nie die betrokke perseel okkuper nie, moet die okkupant van daardie perseel aan die bepalings van subartikels (6) en (7) voldoen.

(9) In enige vervolging weens 'n oortreding van of versuim om te voldoen aan subartikel (6) of (7), of albei, of van enigeen of albei daardie subartikels saamgelees met subartikel (8), sal enige oortreding of versuim om te voldoen, hetsy opsetlik of nalatiglik, voldoende wees om 'n misdryf uit te maak en, tensy die teendeel bewys word, word daar geag dat —

(a) redelike stappe soos in subartikels (6) en (7) beoog, nie gedoen is nie; en

(b) sodanige oortreding of versuim aan 'n opsetlike of natalige optrede of late van die beskuldigde te wyte is."

11. Deur in artikel 16 die woorde "wat in die tarief vasgestel is" deur die woorde "deur die raad vasgestel" te vervang.

12. Deur artikel 18 te wysig —

(a) deur die opskep deur die volgende te vervang:

"Raad se Aanspreeklikheid";

(d) deur die volgende daaraan toe te voeg, terwyl die bestaande artikel 18 subartikel (1) word:

"(2) Die raad nie aanspreeklik vir enige skade aan eiendom wat veroorsaak word deur water wat uit toebehore vloei wat oopgelaat is wanneer die watertoevoer herstel word na 'n onderbreking in die toevoer nie."

13. Deur artikel 19 te wysig —

(a) deur die opskep deur die volgende te verang:

"Waterdruk en Hoeveelheid Water";

(b) deur in subartikel (1) na die woorde "waterdruk" die woorde "of hoeveelheid water" in te voeg;

(c) deur in subartikel (2) die woorde "gewone" te skrap;

(d) deur subartikel (3) deur die volgende te vervang;

9. By the substitution in section 12(1)(a) for the proviso of the following:

"Provided that such sum shall not be less than determined by the council."

10. By amending section 14 —

(a) by the substitution in subsection (3) for the words "fee as prescribed in the tariff" of the words "charge determined by the council";

(b) by the substitution in subsection (4) for the words "such charges as are prescribed in the tariff" of the words "the charge determined by the Council";

(b) by the addition of the following:

"(5) If the supply of water to any consumer is cut off in terms of subsection (1), no person shall reconnect such supply.

(6) If the supply of water to any consumer is cut off in terms of subsection (1)(a), such consumer shall take all reasonable steps within his power to ensure that such supply is not reconnected in contravention of subsection (5).

(7) If such supply is nevertheless so reconnected, such consumer shall forthwith take all reasonable steps within his power to ensure that no water is consumed on the premises concerned and shall, in addition, forthwith notify the treasurer of such reconnection.

(8) If the consumer contemplated in subsection (6) and (7) is not in occupation of the premises concerned, then the occupier of those premises shall comply with the provisions of subsections (6) and (7);

(9) In any prosecution for a contravention of or failure to comply with subsection (6) or (7), or both, or of any or both of those subsections read with subsection (8), any contravention or failure to comply whether intentional or negligent, shall be sufficient to constitute an offence and, unless the contrary is proved it shall be deemed that —

(a) reasonable steps contemplated in subsections (6) and (7) were not taken; and

(b) such contravention or failure was due to an intentional or negligent act or omission of the person charged."

11. By the substitution in section 16 of the words "fixed in the tariff" of the words "determined by the council".

12. By amending section 18 —

(a) by the substitution for the heading of the following:

"Council's Liability";

(b) by the addition of the following, the existing section 18 becoming subsection (1):

"(2) The council shall not be liable for any damage to property caused by water flowing from fittings left open, when the water supply is reinstated following an interruption in supply."

13. By amending section 19 —

(a) by the substitution for the heading of the following:

"Pressure and Quantity of Water";

(b) by the insertion in subsection (1) after the word "pressure" of the words "or quantity";

(c) by the deletion in subsection (2) of the word "normal";

(d) by the substitution for subsection (3) of the following:

"(3) Indien dit ingevolge subartikel (2) of om enige ander rede nodig is om water te pomp om die toevoer of druk te handhaaf, moet enige pomp of pompstelsel wat die verbruiker vir dié doel installeer, aan die volgende vereistes voldoen:

(a) Voordat 'n pomp of pompstelsel geïnstalleer word, moet die persoon wat sodanige stelsel wil installeer —

(i) volledige besonderhede van sodanige pomp of stelsel aan die ingenieur voorlê;

(ii) skriftelike goedkeuring van sodanige pomp of stelsel verkry;

(b) die suigpyp van enige pomp mag nie regstreeks of onregstreeks met die raad se hoofwaterpyp verbind word nie maar moet water opneem uit 'n tussenliggende tenk wat van water uit die raad se hoofwaterpyp voorsien word, behalwe waar die ingenieur iets anders toelaat;

(c) sodanige tussenliggende tenk moet —

(i) ooreenkomsdig die vereistes van artikel 55 gebou word;

(ii) 'n minimum kapasiteit van nie minder as drie-agstes van die gemiddelde daagliksse waterbehoefte van die betrokke perseel, soos deur die ingenieur bepaal, hê nie of een uur se kapasiteit van die pompstelsel, watter ook al die grootste is; en

(iii) met 'n inlaatbeheerklep van toereikende grootte wat so gestel is dat water van die raad se hoofwaterpyp in die tenk ingelaat word teen 'n egalige tempo gelykstaande met die gemiddelde uurlike behoefte van die perseel, soos deur die ingenieur bepaal;

(d) die pomp moet self-ontluggend wees, deur 'n vlotterklep of elektrode beheer word en met elektriese veiligheidstoestelle toegerus wees om die pomp of pompdryfmotor of albei, na gelang van die geval, te beskerm in die geval van onderbreking of staking van die toevoer van water van die raad se hoofwaterpyp;

(e) die stelsel moet, waar nodig, voorsien word van 'n goedgekeurde terugslagklep of terugvloeikeerde, geïnstalleer soos deur die ingenieur vereis, om die terugvloei van water na die raad se hoofwaterpyp te voorkom; en

(f) indien die Raad dit vereis, moet 'n reserwepomp met dieselfde kapasiteit as die hoofpomp geïnstalleer word."

14. Deur artikel 21 te wysig —

(a) deur in subparagraph (b) die woorde "wat in die tarief voorgeskryf is" deur die woorde "deur die raad vasgestel" te vervang;

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

"(c) Die geld deur die raad vasgestel, moet betaal word vir water aldus gelewer en vir die gebruik van die verplaasbare meter.";

(c) deur in paragraaf (e) die woorde "gelde wat in die tarief voorgeskryf word" deur die woorde "gelde deur die raad vasgestel" te vervang;

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

"(h) Die verbruiker moet die verplaasbare meter in ontvangs neem en dit aan die raad terugbesorg op sodanige tyd en plek wat die ingenieur gelas."

15. Deur artikel 22 deur die volgende te vervang:

"Watervoorsiening vir Boudoeleindes"

22.(1) Indien water op aansoek van enige eienaar, bouer of ander persoon vir boudoeleindes na enige perseel aangeleë word, moet die eienaar, bouer of ander persoon die

"(3) If in terms of subsection (2) or for any other reason, it is necessary for the water to be pumped in order to maintain the supply or pressure, any pump or pumping system installed by the consumer for the purpose shall comply with the following requirements:

(a) Before installing any pump or pumping system the person intending to instal such system shall —

(i) submit full details of such pump or system to the engineer;

(ii) obtain written approval of such pump or system;

(b) the suction pipe of any pump shall not be connected directly or indirectly to the council's main but shall draw water from an intercepting tank supplied with water from the council's main, except where otherwise permitted by the engineer;

(c) such intercepting tank shall —

(i) be constructed in accordance with the requirements of section 55;

(ii) have a minimum capacity of not less than three-eighths of the average daily water requirement of the premises concerned as determined by the engineer or one hour's capacity of the pumping system whichever is the greater; and

(iii) be fitted with an inlet control valve of adequate size so set as to admit water to the tank from the council's main at a uniform rate equal to the average hourly water requirement of the premises as determined by the engineer;

(d) the pump shall be self-priming, float valve or electrode controlled and fitted with electrical safety devices for the protection of the pump or pump drive motor or both, as the case may be, in the event of interruption or stoppage of the supply of water from the council's mains;

(e) the system shall, where necessary, be provided with an approved non-return valve or backflow preventer installed as required by the engineer to prevent the reverse flow of any water to the council's mains; and

(f) if required by the council, a standby pump of the same capacity as the main pump shall be installed."

14. By amending section 21 —

(a) by the substitution in subparagraph (b) for the words "prescribed in the tariff" of the words "determined by the council";

(b) by the substitution for paragraph (c) of the following:

"(c) The charge determined by the council shall be payable for water so supplied and for the use of the portable meter.";

(c) by the substitution in paragraph (e) for the words "prescribed in the tariff" of the words "determined by the council";

(d) by the substitution for paragraph (h) of the following:

"(h) The consumer shall take delivery of and shall return the portable meter to the council at such time as and at such place as the engineer may direct."

15. By the substitution for section 22 of the following:

"Water Supply for Building Purposes"

22.(1) If, upon application by any owner, builder or other person, a supply of water for building purposes is laid on to any premises, the owner, builder or other person shall pay

geld deur die raad vasgestel vir die voorsiening en aanbring en die verbindingspyp en die meter, betaal.

(2) Die aansoeker moet die geld deur die raad vasgestel betaal vir water wat aldus voorsien is.

(3) Tensy die Raad iets anders toelaat, moet dieselfde verbindingspyp wat ingevolge hierdie artikel verskaf word vir die permanente toevoer na die perseel gebruik word, en dit moet in die posisie en van die grootte wees wat vir die permanente toevoer vereis word, maar geen aansluiting mag by die verbruikerswaterstelsel bewerkstellig word nie alvorens al die bepalings van hierdie verordeninge nagekom is.

(4) Indien die eienaar, bouer of ander persoon dit versoek, kan die raad 'n 20-mm-staanpyp en 'n kraan onmiddellik binne die grens van die perseel aanbring en die persoon wat die versoek gerig het, moet die geld deur die raad vasgestel betaal."

16. Deur artikel 23 deur die volgende te vervang:

"Verskaffing van Verbindingspyp"

23.(1)(a) Nadat daar 'n ooreenkoms tussen die raad en enige eienaar met betrekking tot die voorsiening van water aan 'n perseel gesluit is, en nadat die bepalings van artikel 11 van hierdie verordeninge nagekom is, moet die raad 'n verbindingspyp verskaf, lê en in stand hou om sodanige perseel te dien.

(b) Die posisie van die verbindingspyp moet wees soos deur die ingenieur vasgestel word.

(c) Vir die doel van regstreekse voorsiening van water aan enige brandblusstelsel, moet 'n afsonderlike verbindingspyp op die koste van die eienaar geïnstalleer word in 'n posisie wat deur die ingenieur vasgestel is.

(2) Die eienaar moet die geld deur die raad vasgestel ten opsigte van sodanige verbindingspyp betaal, en indien sodanige geld vir enige grootte of lengte van die verbindingspyp nie vasgestel is nie, of as sodanige geld nie voldoende is om die koste verbonde aan die verskaffing van sodanige verbindingspyp te dek nie; moet hy sodanige koste betaal wat deur die raad vasgestel word met inagneming van die omstandighede van die geval.

(3) Die eienaar moet enige bedrag wat ingevolge hierdie artikel verskuldig is, vooruit aan die tesourier betaal."

17. Deur artikel 24 te wysig—

(a) deur na die woord "word", waar dit die eerste keer verskyn, die woorde "deur die raad" in te voeg;

(b) deur die volgende subartikel by te voeg terwyl die bestaande artikel 24 subartikel (1) word:

"(2) Ondanks die bepalings van subartikel (1), kan die raad 'n takverbinding van 'n bestaande langsliggende verbindingspyp verskaf met die doel om water aan 'n perseel te voorsien."

18. Deur paragraaf (b) van artikel 25 deur die volgende te vervang:

"(b) indien meer as een verbindingspyp toegelaat word soos in paragraaf (a) beoog, moet die geld deur die raad vasgestel vir elke bykomende verbindingspyp en meter betaal word."

19. Deur artikel 27 deur die volgende te vervang:

"Aanbring en Ligging van Meter"

27.(1) Die raad kan aan die verbindingspyp 'n meter, waarvan die grootte deur die ingenieur bepaal word, aanbring.

the charge determined by the council for providing and fixing the communication pipe and the meter.

(2) The applicant shall pay the charge determined by the council for water so supplied.

(3) Except if otherwise permitted by the council the same communication pipe as is supplied in terms of this section shall be used for the permanent supply to the premises, and shall be in the position and of the size required for the permanent supply, but no connection shall be made with the water installation until all the provisions of these by-laws have been complied with.

(4) If requested by the owner, builder or other person, the council may provide and fix a 20 mm stand pipe and tap immediately within the boundary of the premises and the person who so requested shall pay the charge determined by the council.

16. By the substitution for section 23 of the following:

"Provision of Communication Pipe"

23.(1)(a) Upon an agreement having been entered into between the council and any owner in regard to the supply of water to premises and after the provisions of section 11 of these by-laws have been complied with, the council shall provide, lay down and maintain a communication pipe to serve such premises.

(b) The position of the communication pipe shall be as determined by the engineer.

(c) For the purposes of supplying water direct to any fire extinguishing system, a separate communication pipe shall be installed at the cost of the owner in a position determined by the engineer.

(2) The owner shall pay the charge determined by the council in respect of such communication pipe and if there is no such charge for any size or length of communication pipe, or if such charge is insufficient to cover the cost of providing such communication pipe, he shall pay such cost as may be determined by the council having regard to the circumstances of the case.

(3) Any amount due in terms of this section shall be paid to the treasurer in advance by the owner.

17. By amending section 24—

(a) by the insertion after the word "provided" where it appears for the first time of the words "by the council";

(b) by the addition of the following subsection, the existing section 24 becoming subsection (1):

"(2) Notwithstanding the provisions of subsection (1), the council may provide a branch connection from an existing adjacent communication pipe for the purpose of supplying water to any premises."

18. By the substitution for paragraph (b) of section 25 of the following:

"(b) if more than one communication pipe is permitted as contemplated in paragraph (a), the charge determined by the council shall be payable for each additional communication pipe and meter."

19. By the substitution for section 27 of the following:

"Fixing and Position of Meter"

27.(1) The council may fix in the communication pipe a meter of a size to be determined by the engineer..

(2)(a) Indien die meter in die padreserwe geïnstalleer is, kan die raad die verbruiker toelaat om die pype tussen die meter en die straatgrens te installeer, en sodanige installering moet tot voldoening van die ingenieur geskied.

(b) Die raad is verantwoordelik vir die instandhouding van alle pype in die padreserwe.

(3) Indien die raad dit vereis, moet die verbruiker 'n geskikte en veilige plek op sy perseel verskaf waar die meter aangebring kan word, en die raad kan die meter op sodanige plek aanbring.

(4) Die raad moet alle instandhoudingswerk wat die dié gedeelte van die verbindingspyp tussen die straatgrens en die meter op die perseel nodig is, op koste van die verbruiker verrig.

(5) Indien 'n meter op 'n private perseel aangebring is, moet die eienaar of verbruiker, na gelang van die geval, die raad se behoorlik gemagtigde beampies te alle tye onbeperkte toegang tot die meter gee.”.

20. Deur artikel 28 deur die volgende te vervang:

"Verskaffing en Posisie van Afsluitkraan"

28.(1) Die raad moet uitsluitlik vir sy eie gebruik 'n afsluitkraan tussen die meter en die hoofwaterpyp aanbring.

(2) Die verbruiker moet op eie koste, of die raad kan na goeddunke op koste van die verbruiker en uitsluitlik vir die verbruiker se gebruik, 'n afsluitkraan verskaf en dit op 'n geskikte plek binne die grens van die perseel aan die verbruiker se kant van die meter wat tot die verbruikerswaterselsel lei, aanbring.

(3) Die verbruiker moet toesien dat daar toegang verskaf word tot die afsluitkraan wat op sy perseel aangebring is, sodat dit te alle tye oop- en toegemaak kan word.”.

21. Deur artikel 29 deur die volgende te vervang:

"Gelde vir Aanbring van Meter en Aanbring van Swaardiensmeterkasdeksel"

29.(1) Die verbruiker moet die geld deur die raad vasgestel vir die aanbring van enige meter in sy verbruikerswaterselsel betaal.

(2) Die raad kan op versoek van die verbruiker en mits hy die geld deur die raad vasgestel betaal, 'n swaardiensdeksel op 'n meterkas aanbring.”.

22. Deur artikel 36 deur die volgende te vervang:

"Hoeveelheid Water Geregistreer en betaling daarvoor."

36.(1) Die hoeveelheid water wat volgens die meteraanduiding aan enige verbruiker gelewer is, word beskou as die hoeveelheid wat werklik aan hom verskaf is, tensy die teendeel bewys word.

(2) In die geval van 'n meter wat watertoevoer in gelling geregistreer, word die gelewerde aantal kl bereken deur die geregistreerde aantal gelling deur 220 te deel en die antwoord tot die naaste 10 l, hoërs of laer, af te rond.

(3) 'n Verbruiker moet die bedrag op enige rekening wat aan hom gestuur word, binne die tydperk wat in die rekening vermeld word, aan die raad betaal.

(4) Indien 'n verbruiker om enige rede wil hê dat sy meter afgelê moet word op 'n ander tyd of dag as waarop die meter normaalweg afgelê sou word, moet hy die raad minstens sewe dae voor dat hy wil hê dat sodanige spesiale aflewing gemaak moet word, skriftelik daarvan in kennis stel, en terselfdertyd die geld deur die raad vasgestel aan die raad betaal, en die meter moet daarna dienooreenkomsdig gelees word.”.

(2)(a) If the meter is installed in the road reserve the council may permit the consumer to install the piping between the meter and the street boundary, and such installation shall be to the engineer's satisfaction.

(b) The maintenance of all piping within the road reserve shall be the responsibility of the council.

(3) If so required by the council, the consumer shall provide a suitable and safe place within his premises in which to fix the meter and the council may install the meter in such place.

(4) Any maintenance necessary in that portion of the communication pipe between the street boundary and the meter within the premises shall be carried out by the council at the consumer's expense.

(5) If a meter is installed on private premises the owner or consumer as the case may be shall provide the council's duly authorised officials with unrestricted access to the meter at all times.”.

20. By the substitution for section 28 of the following:

Provision and position of Stop Cock

28.(1) The council shall, for its exclusive use, install a stop cock between the meter and the main.

(2) The consumer shall, at his own expense, or the council may in its discretion and at the consumer's expense and for his exclusive use, provide and install a stop cock at a suitable point inside the boundary of the premises on the consumer's side of the meter leading to the water installation.

(3) The consumer shall ensure that access is provided to the stop cock installed on his premises so that it may be opened and closed at all times.

21. By the substitution for section 29 of the following:

"Charges for Installing Meter and Installing Heavy Duty Meter Box Lid"

29.(1) The consumer shall pay the charge determined by the council on connection with the installation of any meter on his water installation.

(2) The Council may at the request of the consumer and subject to the payment by him of the charge determined by the Council, install a heavy duty lid on any meter box.”.

22. By the substitution for section 36 of the following:

"Quantity of Water Registered and Payment therefor"

36.(1) The quantity of water which is registered by the meter as having been supplied to any consumer shall be deemed to be the quantity actually supplied unless the contrary is proved.

(2) In the case of a meter registering the supply of water in gallons, the number of kl supplied shall be determined by dividing the number of gallons registered by 220 and rounding off the result, up or down, to the nearest 10 l.

(3) A consumer shall pay to the council the amount of any account rendered to him within the period stated in the account.

(4) If a consumer for any reason wishes to have his meter read at a time or on a day other than that upon which the meter would normally be read, he shall give written notice to the council at least seven days before such special reading is required to be made, and shall at the same time pay to the council the charge determined by the council and the meter shall thereupon be read accordingly.”.

23. Deur artikel 38 deur die volgende te vervang:

"Toets van Meters"

38.(1) Indien die verbruiker te eniger tyd ontevrede is oor enige besondere aflesing van 'n meter wat deur die raad verskaf is, en verlang dat sodanige meter getoets moet word, moet hy binne dertig dae nadat die raad hom van sodanige aflesing verwittig het, die raad skriftelik in kennis stel, en terselfdertyd die geld deur die raad vasgestel aan die raad betaal, en daarna moet die raad die meter onverwyld toets.

(2) Indien daar bevind word at die meter onjuis regstreer, moet die raad —

(a) die geld wat in subartikel (1) beoog word aan die verbruiker terugbetaal;

(b) 'n ander meter wat in orde is, aanbring sonder om die verbruiker iets daarvoor te vra; en

(c) die gelde vir water wat gedurende die tydperk verbruik is, aansuiwer —

(i) vanaf 'n datum drie maande voor die betwiste aflesing; of

(ii) vanaf die datum van die aanbring van die meter, tot op die datum waarop die foutiewe meter *in situ* getoets is of verwijder is om getoets te word, welke tydperk ook al die kortste is, ooreenkomsdig die persentasie fout wat gevind word.

(3) Daar word geag dat die meter juis regstreer —

(a) in die geval van 'n meter met 'n nominale deursnee van minstens 15 mm en hoogstens 25 mm, indien die persentasie wat dit te veel regstreer nie die persentasie wat voorgeskryf word in regulasie 80(7)(b) van die regulasies wat ingevolge die Wet op Handelsmetrologie, 1973 (Wet 77 van 1973), afgekondig by Goewermentskennisgewing 2362 van 18 November 1977, of enige wysiging daarvan, oorskry wanneer die meter teen die vloeitempo wat in regulasie 80(6) van die genoemde regulasies voorgeskryf word, getoets word nie: Met dien verstande dat, vir die doeleindes van die aansuiwing wat in subartikel (2) genoem word, die persentasie fout die gemiddeld is van die persentasie foute wat aangegeteken word by die vloeitempo's wat in paragrawe (a) en (b) van laasgenoemde regulasie voorgeskryf word;

(b) in die geval van 'n meter met 'n nominale deursnee van meer as 25 mm, indien die persentasie wat dit te veel regstreer nie 2,5 % oorskry wanneer die meter teen 'n vloeitempo van ongeveer 50 % van die ontwerp maksimum vloeitempo van die meter getoets word nie.

(4) Die verbruiker is daarop geregtig om indien hy die ingenieur 'n redelike tyd vooraf van sy voorneme in kennis stel, teenwoordig te wees wanneer enige meter waarby hy belang het, getoets word.

(5) Enige meter wat verwijder is sodat die raad dit kan toets, moet intak bly en vir inspeksie beskikbaar wees vir 'n tydperk van drie maande na die toets.

(6) Indien enige watermeter langer as drie maande nie gebruik word nie, is die raad daarop geregtig om dit sonder koste vir die verbruiker te verwijder en moet die raad dit terugsit sodra dit weer nodig is, mits die verbruiker die geld deur die raad vasgestel vir die terugsit van die meters betaal.

(7) Vir die toepassing van subartikel (6) word daar geag dat 'n meter gedurende enige tydperk tussen aflesings nie gebruik is nie as daar minder as 4 kl water gedurende sodanige tydperk daardeur gevloe het.

(8)(a) Wanneer die geld deur die raad vasgestel betaal is, kan die raad 'n meter wat aan 'n verbruiker behoort toets in-

23. By the substitution for section 38 of the following:

"Testing of Meters"

38.(1) If the consumer is at any time dissatisfied with any particular reading of a meter supplied by the council and is desirous of having such meter tested, he shall give written notice to the council within thirty days after receipt of notice from the council of such reading, and shall at the same time pay to the council the charge determined by the council, and thereupon the meter shall be tested forthwith by the council.

(2) If such meter is found to be registering incorrectly the council shall —

(a) refund the charge contemplated in subsection (1) to the consumer;

(b) reaffix a meter in good working order without charge to the consumer; and

(c) adjust the charge for water consumed during the period —

(i) from a date three months before the reading in dispute; or

(ii) from the date of installation of the meter,

until the date when the faulty meter is tested *in situ* or is removed for testing whichever period is the shorter, in accordance with the percentage error found.

(3) The meter shall be considered to be registering correctly —

(a) in the case of a meter with a nominal diameter of not less than 15 mm and not more than 25 mm, if no error of over registration of more than the percentage registration prescribed in regulation 80(7)(b) of the regulations published under the Trade Metrology Act, 1973 (Act 77 of 1973), published under Government Notice 2362 dated 18 November 1977 or any amendment thereof, is found when the meter is tested at the rates of flow prescribed in regulation 80(6) of the said regulations: Provided that, for the purposes of the adjustment mentioned in subsection (2), the percentage error shall be the average of the percentage errors recorded at the rates of flow prescribed in paragraphs (a) and (b) of the latter regulation;

(b) in the case of a meter with a nominal diameter of more than 25 mm, if no error of over registration of more than 2,5 % is found when the meter is tested at a rate of flow of approximately 50 % of the designed maximum rate of flow of the meter.

(4) The consumer shall be entitled, on giving the engineer reasonable notice of his intention, to be present at the testing of any meter in which he is interested.

(5) Any meter removed for testing by the council shall be retained intact and be available for inspection for a period of 3 months after testing.

(6) If a water meter remains unused for more than 3 months, the council shall be entitled to remove it free of cost to the consumer and shall replace it when it is again required subject to payment by the consumer of the charge determined by the council for re-installing meters.

(7) For the purpose of subsection (6) a meter shall be deemed to have been unused during any period between readings if less than 4 kl water has passed through it during such period.

(8)(a) Upon payment of the charge determined by the council, the council may test a meter owned by a consumer,

dien sodanige meter gebruik word om die hoeveelheid water wat deur die raad verskaf word, of die hoeveelheid water te meet wat uit 'n ander bron, wat in berekening gebring word by die berekening van 'n geld vir nywerheidsafval wat die verbruiker ingevolge die raad se Rioleerings- en Loodgietersverordeninge, afgekondig by Administrateurskennisgewing 509 van 1 Augustus 1962, moet betaal.

(b) Wanneer sodanige toets afgehandel is, moet daar 'n sertifikaat met besonderhede van die uitslag van die toets aan die verbruiker verskaf word.”.

24. Deur artikel 39 te wysig —

(a) deur paragrawe (a) en (b) van subartikel (2) deur die volgende te vervang:

“(a) die waterverbruik op die perseel gedurende die oor- eenstemmende maand vir die vorige jaar, of, indien dit onmoontlik is,

(b) die gemiddelde maandelike waterverbruik op die perseel wat deur die meter bedien word, gedurende die drie maande voor die laaste aflesing of indien dit ook onmoontlik is;”;

(b) deur die volgende by te voeg:

“(3) Indien die inligting wat in subartikel (2) beoog word, nie beskikbaar is nie, moet die ingenieur die waterverbruik beraam met inagneming van die normale waterverbruik op soortgelyke persele.”

25. Deur subartikel (2) van artikel 40 deur die volgende te vervang:

“(2) Enige persoon wat sodanige toestemming van die raad verkry, moet, indien daar 'n munisipale toevoer vir die perseel beskikbaar is, aan die raad die geld deur die raad vasgestel vir die pyplyn betaal: Met dien verstande dat indien die geld deur die raad vasgestel vir die lewering van water betaal is daar geen bykomende geld vir die pyplyn gehef word nie.”.

26. Deur artikel 44 deur die volgende te vervang:

“Inspeksie en Goedkeuring van Verbruikerswaterstelsel en Veranderinge daaraan”

44.(1) Geen verbruikerswaterstelsel mag in gebruik gestel word nie tensy en alvorens dit, indien die ingenieur dit vereis, getoets is soos in subartikel (3) voorgeskryf en 'n goedkeuringsertifikaat deur die ingenieur uitgereik is.

(2) Elke bykomende toebehoore by of verandering aan 'n bestaande verbruikerswaterstelsel wat reeds by die raad se toevoerstelsel aangesluit is, moet, as die ingenieur dit nodig ag, geïnspekteer en getoets word, en indien daar nie 'n goedkeuringsertifikaat uitgereik word nie, moet dit verander word sodat dit aan hierdie verordeninge voldoen, of anders moet dit onmiddellik verwijder word.

(3)(a) Die ingenieur kan te eniger tyd vereis dat die aard en gehalte van materiaal van die hele of enige deel van 'n verbruikerswaterstelsel geïnspekteer en nagegaan en onder 'n waterdruk van 2 000 kPa getoets word.

(b) Die water wat vir sodanige toets gebruik word, moet drinkbare water wees uit 'n voorraad wat die Stadsgenesheer ingevolge die Sanitasieverordeninge (Algemeen), afgekondig by Administrateurskennisgewing 195 van 10 Maart 1965, goedgêkeur het.

(4) Sodanige toetse wat die ingenieur voorskryf, moet deur die eienaar van die verbruikerswaterstelsel uitgevoer word sonder dat dit koste vir die Raad meebring.

(5)(a) Die eienaar of die persoon wat sodanige toetse namens hom uitvoer, moet die ingenieur 48 uur kennis gee van

if such meter is used to measure the quantity of water supplied by the council or the quantity of water from another source which is taken into account in assessing an industrial effluent charge payable by the consumer in terms of the Council's Drainage and Plumbing By-laws published under Administrator's Notice 509 dated 1 August 1962.

(b) Upon completion of such test the consumer shall be provided with a certificate giving details of the results of the test.”.

24. By amending section 39 —

(a) by the substitution for paragraphs (a) and (b) of subsection (2) of the following:

“(a) the corresponding month's consumption of water upon the premises in the previous year or, if this is not possible,

(b) the average monthly consumption of water upon the premises served by the meter during the 3 months prior to the last registration or if this also is not possible,”;

(b) by the addition of the following:

“(3) If the information contemplated in subsection (2) is not available, the engineer shall estimate the water consumption having regard to the normal water consumption on similar premises.”.

25. By the substitution for subsection (2) of section 40 of the following:

“(2) Any person receiving such permission from the council shall, where a municipal supply is available for the premises, pay to the council the charge determined by the council for the pipeline: Provided that if the charge determined by the council for the supply of water is paid, no additional charge shall be made for the pipeline.”.

26. By the substitution for section 44 of the following:

“Inspection and Approval of Water Installation and Alterations thereto”

44.(1) No water installation shall be placed in use unless and until it has been tested as prescribed in subsection (3), if required by the engineer, and a certificate of approval has been issued by the engineer.

(2) Every additional fitting installed in or alteration made to, an existing water installation already connected to the council's supply system shall, if considered necessary by the engineer, be subject to inspection and testing and shall in the event of a certificate of approval not being issued, be altered to comply with these by-laws or be removed immediately.

(3)(a) The engineer may at any time require the nature and quality of materials of the whole or any part of a water installation to be inspected and checked and to be tested under a water pressure of 2 000 kPa.

(b) The water used for such testing shall be potable water from a supply approved by the Medical Officer of Health in terms of the Sanitation (General) By-laws published under Administrator's Notice 195 dated 10 March 1965.

(4) Such tests as the engineer may prescribe shall be conducted by the owner of the water installation at no expense to the council.

(5)(a) The owner or the person conducting such tests on his behalf shall give the engineer 48 hours' notice of the date

die datum en tyd waarop hy voornemens is om sodanige toetse uit te voer, en sodanige toetse moet in die teenwoordigheid van die ingenieur uitgevoer word.

(b) Die eienaar moet die gelde deur die Raad vasgestel vir die teenwoordigheid van die ingenieur by sodanige toetse betaal.

(6) Alle toerusting, materiaal en arbeid wat vir die toets nodig is, moet deur en op koste van die eienaar van die verbruikerswaterstelsel verskaf word.

(7) Indien enige verbruikerswaterstelsel nie alle toetse tot voldoening van die ingenieur deurstaan nie, kan hy vereis dat die eienaar op sy eie koste en binne sodanige tydperk wat hy bepaal, sodanige herstelwerk wat die ingenieur vereis, doen sodat die verbruikerswaterstelsel sodanige toetse kan deurstaan.

(8) Behalwe in gevalle waar die ingenieur meen dat herstelwerk van 'n geringe aard is, moet elke nuwe of herstelde verbruikerswaterstelsel vir drinkbare water soos volg ontsmet word voordat dit in gebruik of hergebruik geneem word:

(a) Die pypstelsel moet eers met skoon, drinkbare water uitgespoel word sodat daar nie meer vuil water by die uitlate uitkom nie;

(b) die verbruikerswaterstelsel of deel daarvan wat herstel is, moet met 'n oplossing van vyftig dele chloor vir elke miljoen dele water gevul word en daarna moet die verbruikerswaterstelsel of sodanige herstelwerk met kleppe afgesluit word en toegelaat word om 24 uur lank ongesteurd so te bly staan of, anders, met 'n oplossing van 200 dele chloor vir elke miljoen dele water gevul en toegelaat word om 3 uur lank ongesteurd so te bly staan;

(c) na die voorgeskrewe staantyd moet die verbruikerswaterstelsel met skoon, drinkbare water uitgespoel word totdat die hoeveelheid chloor in die water wat uit die verbruikerswaterstelsel kom, nie meer as 2 mg per l is nie;

(d) indien na sodanige ontsmetting die verbruikerswaterstelsel nog steeds besoedel is, moet die prosedure herhaal word totdat alle besoedeling uitgeskakel is.

(9) Die verbruikerswaterstelsel word geag; vry van besoedeling te wees as die uitslag van 'n bakteriologiese toets geen kolivorme bakterieë per 10 ml toon nie en die standaard agarplattelling minder as 100 per ml is."

27. Deur artikel 45 deur die volgende te vervang:

"Voorbereiding van Verbruikerswaterstelsel en Aanbring van Meter"

45.(1) Indien die raad instem om water deur 'n meter aan enige perseel te voorsien, moet die raad, na betaling van die geld deur die raad vasgestel, 'n verbindingspyp en 'n meter aanbring en moet hy na keuse of die verbruikerswaterstelsel met die verbindingspyp verbind of toestemming aan die verbruiker verleen om sodanige verbinding te bewerkstellig.

(2) Die verbruiker moet op eie koste sy verbruikerswaterstelsel voorberei vir goedkeuring deur die ingenieur.

(3)(a) Indien en wanneer die raad dit vereis moet die verbruiker 'n gedeelte van die verbruikerswaterleiding van 'n plek 150 mm buitekant die straatgrens van die perseel af tot by 'n plek 1 mm binne die perseel verskaf en lê.

(b) Die deursnee, materiaal, ligging en konstuksie van sodanige pypgedeelte moet aan die vereistes van die ingenieur voldoen.

(4) Indien die ingenieur dit as deel van die verbruikerswaterstelsel vereis, moet 'n Y-filter moet 'n maasdraad van vlekvrye staal met openinge van hoogstens 0,75 mm aan-

and time when he intends to conduct such tests, and such tests shall be conducted in the presence of the engineer.

(b) The owner shall pay the charge determined by the council for the presence of the engineer at such tests.

(6) All equipment, materials and labour required for testing shall be supplied by and at the expense of the owner of the water installation.

(7) If any water installation fails to withstand any tests to the satisfaction of the engineer, he may require the owner to carry out at his own expense and within such period of time as he may stipulate, such reparis as he may require to enable the water installation to withstand such tests.

(8) Except in cases where the engineer considers repairs to be of a minor nature, every new or repaired potable water installation shall be disinfected prior to being placed in use or re-use as follows:

(a) The piping system shall first be flushed with clean potable water until dirty water no longer appears at the outlets;

(b) the water installation or part thereof which has been repaired, shall be filled with a solution of fifty parts of chlorine to every million parts of water after which the water installation or such repair shall be isolated by valves and allowed to stand undisturbed for 24 hours or, alternatively, filled with a solution of 200 parts of chlorine to every million parts of water and allowed to stand undisturbed for 3 hours;

(c) after the prescribed standing time the water installation shall be flushed with clean potable water until the quantity of chlorine in the water discharging from the water installation does not exceed 2 mg per litre;

(d) if after such disinfection contamination in the water installation still persists the procedure shall be repeated until all contamination is eliminated.

(9) The installation shall be considered to be free of contamination if the result of a bacteriological test shows no coliforms per 100 ml and the standard agar plate count is less than 100 per ml."

27. By the substitution for section 45 of the following section:

"Preparation of Water Installation and Installation of Meter"

45.(1) If the council agrees to supply water through a meter to any premises, the council shall, after payment of the charge determined by the council, install a communication pipe and meter and shall at its option either connect the consumer's water installation to the communication pipe or grant permission for the consumer to carry out such connection.

(2) The consumer shall at his own expense prepare his water installation for approval by the engineer.

(3)(a) If and when so required by the council, the consumer shall provide and install a section of the water installation pipe extending from a point 150 mm outside the street boundary of the premises up to a point 1 m within the premises.

(b) Such section of pipe shall be of a diameter and a material and so located and constructed as required by the engineer.

(4) If required by the engineer as part of the water installation a Y-filter having a stainless steel mesh with apertures not exceeding 0,75 mm shall be installed in a metal box fixed

gebring word in 'n metaalkas wat aan 'n buitemuur van 'n gebou op die perseel op 'n hoogte van tussen 1,0 m en 1,5 m bokant die grond vasgeheg word.”.

28. Deur artikel 47 deur die volgende te vervang:

“Krane, Vlotterkleppe, Spoekleppe en ander Toestelle.

47(1) Geen kraan, klep, watermenger of ander toestel vir die beheer of die regulering van die vloei, druk of temperatuur van water mag in enige verbruikerswaterstelsel geïnstalleer word nie tensy —

(a) dit deur die raad getoets, goedgekeur en met die raad se goedkeuringstempel gestempel is;

(b) dit so gemaak is dat dit met die raad se goedkeuringstempel kan word; en

(c) die geld deur die raad vasgestel vir die toets en stempel van krane en toebehore betaal is.

(2) Die raad is nie aanspreeklik vir enige skade aan enige toebehore as gevolg van die toets en stempel daarvan nie.”.

29. Deur die volgende by artikel 50 te voeg:

“(4) Elke deel van 'n verbruikerswaterstelsel moet so ontwerp en aangepas word dat dit minimum hoeveelheid water uitvloeい wat nodig is vir die behoorlike werking en skoonmaak van vaste toebehore, apparte, toestelle of ander dele van die verbruikerswaterstelsel.”.

30. Deur artikel 54 deur die volgende te vervang:

“Verbinding van Diverse Toestelle

54(1) Die regstreekse verbinding van enige van die volgende stukke toerusting met toevoerstelsel vir drinkbare water verbied, en die watertoever na sodanige toerusting moet in alle gevalle 'n goedgekeurde luggaping hê:

(a) Enige waterkloset, pan of urinal;

(b) enige stoomketel, handelshouer of -toestel;

(c) enige toestel wat in verband met die ontsmetting of sterilisering van mediese implemente of toerusting gebruik word;

(d) enige toestel wat in verband met lykshuis-, ontleed-, operasie- of balsemtafels of soortgelyke toerusting gebruik word; en

(e) enige ander toestel of toerusting, wanneer die ingenieur dit vereis.

(2) Die regstreekse verbinding van enige van die volgende stukke toerusting met die toevoerstelsel vir drinkbare water word slegs toegelaat deur 'n vakuumbreker en keerklep om terugheweling te voorkom:

(a) Bidette, bedpanwassers, wasmajiene of soortgelyke toestelle; en

(b) toerusting wat in 'n chemiese laboratorium of enige chemiese proses gebruik word.

(3) Regstreekse verbinding van enige tandheelkundige eenheid, swembad, grasperksprinkelaar en bogrondse- of ondergrondse besproeiingstelsel met die toevoerstelsel vir drinkbare water word slegs deur 'n vakuumbreker toegelaat om terugheweling te voorkom.

(4) Geen pomp van watter aard ook al mag met 'n verbruikerswaterstelsel verbind word met die doel om water regstreeks vanuit die raad se hoofwaterpype te pomp nie, tensy skriftelike magtiging om dit te doen vooraf van die ingenieur verkry is.

(5) Indien water aan 'n bad, wasbak, tenk, swembad, dam, dierdrinktrog of enige ander waterhoudende struk-

on an outside wall of a building on the premises at a height between 1,0 m and 1,5 m above ground.”.

28. By the substitution for section 47 of the following:

“Taps, Ball Valves, Flushing Valves and Other Devices

47.(1) No tap, valve, water mixer or other device for controlling or regulating the flow, pressure or temperature of water shall be installed in any water installation unless —

(a) it has been tested, approved and stamped with the council's stamp of approval;

(b) it is so constructed that it can be stamped with the council's stamp of approval; and

(c) the charge determined by the council for testing and stamping taps and fittings have been paid.

(2) The Council shall not be liable for any damage caused to any fitting by the testing and stamping thereof.”

29. By the addition to section 50 of the following:

“(4) Every part of a water installation shall be so designed and adjusted as to discharge the minimum quantity of water consistent with the proper performance and cleansing of fixtures, apparatus, fittings or other parts of the water installation.”.

30. By the substitution for section 54 of the following:

“Connection of Sundry Apparatus

54.(1) Direct connection of any of the following equipment to the potable water supply system shall be prohibited, and the water supply to such equipment shall in all cases include an approved air gap:

(a) Any water closet, pan or urinal;

(b) any steam boiler, trade vessel or apparatus;

(c) any apparatus used in connection with the disinfection or sterilisation of medical implements or equipment;

(d) any apparatus used in connection with mortuary, dissecting, operating or embalming tables or similar equipment; and

(e) any other plant or equipment when so required by the engineer.

(2) Direct connection of any of the following equipment to the potable water supply system shall be permitted only through a vacuum breaker and check valve to prevent back-siphonage:

(a) Bidets, bedpan washers, washing machines or similar apparatus; and

(b) equipment used in a chemical laboratory or any chemical process.

(3) Direct connection of any dental unit, swimming pool, lawn sprinkler and surface or buried irrigation system to the potable water supply system shall be permitted only through a vacuum breaker to prevent back siphonage.

(4) No pump of whatever nature shall be connected to a water installation for the purpose of pumping water directly from the council's mains, unless prior written authority to do so is obtained from the engineer.

(5) If water is supplied to a bath, wash-basin, tank, swimming pool, dam, animal drinking trough, or any other water-

tuur voorsien word deur 'n pyp wat regstreeks met die verbruikerswaterstelsel verbind is, moet sodanige pyp bokant die maksimum watervlak van sodanige waterhoudende struktuur uitloop."

31. Deur paragrawe (c), (d) en (g) van artikel 55(1) deur die volgende te vervang:

(c)(i) toegang tot die binnekant van die tenk verleen word deur middel van 'n opening in die dak van die tenk;

(ii) enige sodanige opening moet —

(aa) 'n rand om sodanige opening hê wat minstens 50 mm bokant die dak van die tenk uitsteek; en

(bb) voorsien wees van 'n geskarnierde toegangsdeksel wat te alle tye vas afgebout of in posisie gesluit word, behalwe wanneer dit vir inspeksiedoeleindes oopgemaak word, en die sluittoestel moet te alle tye in 'n behoorlike werkende toestand gehou word en die sleutel daarvoor moet op die perseel gehou en aan die ingenieur beskikbaar gestel word wanneer dit vereis word;

(d) die inlooppyp na die waterbak of tenk minstens 100 mm bokant die oorlooppvlak van die waterbak of tenk uitloop en voorsien is van 'n afsluitkraan of -klep wat naby die wasbak of tenk geleë is, en van 'n vlotterklep of soortgelyke toestel van 'n goedgekoerde tipe;

(g) 'n geelkopermonsternemingskraan aan die waterbak of tenk aangebring is op die laagste gerieflike punt maar hoogstens 150 mm bokant die vloer van die tenk, om die ingenieur in staat te stel om monsters van die water wat daarin opgegaar word, af te tap wanneer dit vir toetsdoeleindes nodig is;".

32. Deur artikel 58 te wysig —

(a) deur die volgende by subartikel (1) te voeg, terwyl die bestaande subartikel (1) dan subartikel (1)(a) word:

"(b) Al sodanige kleppe moet voldoen aan die vereistes van SABS 198-1976- spesifikasie van die Suid-Afrikaanse Buro vir Standaarde en enige wysiging daarvan.";

(b) deur na subartikel (1) die volgende subartikel in te voeg, terwyl die bestaande subartikels (2) en (3) onderskeidelik subartikels (3) en (4) word:

"(2) Elke elektriese waterverwarmer en elke geiser wat op 'n perseel geïnstalleer word, moet of die Suid-Afrikaanse Buro vir Standaarde se merk ophê, of in alle opsigte voldoen aan die vereistes van die standaard van daardie Buro soos neergelê in SABS 151-1976 en enige wysiging daarvan.";

(c) deur die volgende subartikels by te voeg:

"(5) Behoudens die bepalings van artikel 60, moet 'n afsluitkraan of -klep aan die inlaatpyp van die waterverwarmingstoestel aangebring word.

(6) Indien enige uitlaat- of oorkookpyp bokant die dak van enige perseel of in 'n eksterne of blootgestelde posisie geleë is waar dit aan temperatuure onder vriespunt blootgestel is, moet sodanige pyp behoorlik teen bevriesing beskerm word deur middel van goedgekoerde bekleding oor die volle lengte van die blootgestelde gedeelte van sodanige pyp."

33. Deur in die Afrikaanse teks die voorbehoudsbepaling by artikel 60(1) deur die volgende te vervang:

"Met dien verstande dat hierdie bepaling nie die elektriese deurverbinding belet wat ingevolge enige verordeninge of regulasie betreffende die voorsiening en gebruik van elektriese energie en betreffende die bedrading van persele vereis word nie."

34. Deur in artikel 61 na die woord "vervat" waar dit die eerste keer voorkom, die uitdrukking "maar onderworpe

containing structure by a pipe in direct communication with the water installation, such pipe shall discharge above the maximum water level of such water containing structure.".

31. By the substitution for paragraphs (c), (d) and (g) of section 55(1) of the following:

"(c)(i) access to the interior of the tank is provided by means of an opening in the roof of the tank;

(ii) any such opening —

(aa) shall have a rim surrounding such opening which shall project at least 50 mm above the roof of the tank; and

(bb) shall be provided with a hinged access cover bolted down or locked in position at all times except when opened for inspection, the locking device shall be maintained in proper working order at all times and the key thereto shall be kept on the premises and made available to the engineer when required.

(d) the inlet pipe to the cistern or tank discharges at a level at least 100 mm above the overflow level of the cistern or tank, and is provided with a stop cock or valve located near the cistern or tank, and a float valve or similar device of approved type;

(g) a brass sampling cock is fitted to the cistern or tank at the lowest convenient point but not more than 150 mm above the floor of the tank, to enable the engineer to draw samples of the water stored therein when necessary for testing purposes;".

32. By amending section 58 —

(a) by the addition to subsection (1) of the following, the existing subsection (1) becoming subsection (1)(a):

(b) All such valves shall comply with the requirements of South African Bureau of Standards specification SABS 198-1976 and any amendment thereto.";

(b) by the insertion after subsection (1) of the following subsection, the existing subsections (2) and (3) becoming subsections (3) and (4) respectively:

"(2) Every electric water heater and every geyser installed on any premises shall either bear the South African Bureau of Standards mark or in all respects comply with the requirements of the standard of that Bureau as laid down in SABS 151-1976 and any amendment thereto.";

(c) by the addition of the following subsections:

"(5) Subject to the provisions of section 60, a stop cock or valve shall be fitted to the inlet pipe of the water heating apparatus.

(6) If any outlet or expansion pipe is located above the roof of any premises or in any external or exposed position in which it is subject to sub-zero temperatures, such pipe shall be effectively protected against freezing by means of approved lagging over the full length of the exposed portion of such pipe.".

33. By the substitution in the Afrikaans text for the proviso to section 60(1) of the following:

"Met dien verstande dat hierdie bepaling nie die elektriese deurverbinding belet wat ingevolge enige verordening of regulasie betreffende die voorsiening en gebruik van elektriese energie en betreffende die bedrading van persele vereis word nie."

34. By the insertion in section 61 after the word "Chapter" of the expression "but subject to sections

aan artikels 374(1)(d) en 376(2)(a)(i) van die Raad se Bouverordeninge, aangekondig by Administrateurskennisgewing 726 van 16 Junie 1976,” in te voeg.

35. Deur in artikel 62 die woorde “ooreenkomsdig die tafief” deur die woorde “geld deur die raad vasgestel” te vervang.

36. Deur artikel 63 te wysig —

(a) deur in subartikel (1) na die woord “eiendom” die woorde “op die verbruiker se koste” in te voeg;

(b) deur in subartikel (3) die woorde “n gesikte vlotterkraan” deur die woord “goedgekeurde toebehore” te vervang; en

(c) deur subartikel (4) deur die volgende te vervang:

“(4) ’n Afsonderlike verbindingspyp moet vir elke sprinkelblusstelsel gelê en gebruik word, tensy anders goedgekeur.”

37. Deur in artikel 65 na die woord “sprinkelblustoestellie” die woorde “brandkrane of brandslangtolle” in te voeg.

38. Deur artikel 67 deur die volgende te vervang:

“Inspeksie en Goedkeuring van Brandblusinstallasie”

67. Geen water word aan enige brandblusinstallasie verskaf nie voordat —

(a) dit geïnspekteer en getoets is;

(b) die ingenieur skriftelik gesertifiseer het dat sodanige verbruikerswaterstelsel aan die vereistes van hierdie verordeninge voldoen;

(c) die werk tot sy voldoening verrig is; en

(d) die geld deur die raad vasgestel vir sodanige inspeksie en toets betaal is”.

39. Deur in artikel 68(2) na die woord “nie” waar dit die derde keer voorkom, die uitdrukking “ofstrydig met artikel 63(2) of 63(3) gebruik word”, in te voeg.

40. Deur die woorde “en daar moet ’n kraan of sluitkraan vir toetsdoeleindes tussen die raad se hoofwaterpyp en die drukmeter aangebring word.” by artikel 70 te voeg.

41. Deur artikel 71 deur die volgende te vervang:

“Aanbring van Terugslagklep of Terugvloeikeerde”

71.(1) elke brandblusinstallasie moet voorsien word van ’n goedgekeurde terugslagklep of terugvloeikeerde en dit moet op die perseel aangebring word in ’n toeganklike posisie sodat dit maklik geïnspekteer, herstel en verwijder kan word.

(2) Indien ’n brandspuitverbinding verskaf word moet sodanige terugslagklep of terugvloeikeerde so geleë wees en geïnstalleer word dat dit voorkom dat water in die raad se hoofwaterpype teruggepomp word wanneer die brandspuitverbinding in gebruik is.

(3)(a) Sodanige terugslagklep moet minstens een maal per jaar versien word deur ’n firma wat deur die ingenieur goedgekeur is as bevoegd om sodanige werk te onderneem.

(b) Die ingenieur moet minstens 48 uur vooraf in kennis gestel word van die datum en tyd waarop sodanige versiening gedoen gaan word sodat hy sodanige versiening kan bywoon of die werk daarna kan inspekteer as hy dit nodig ag.

(4) Die verbruiker moet, wanneer die ingenieur hom daarom vra, ’n sertificaat van die genoemde firma toon dat sodanige versiening gedoen is en sodanige sertificaat moet, vir inspeksie deur die ingenieur, op die perseel ten opsigte

374(1)(d) and 376(2)(a)(i) of the Council's Building By-laws published under Administrator's Notice 726 dated 16 June 1976.”.

35. By the substitution in section 62 of the words “charges prescribed in the tariff” of the words “charge determined by the council”.

36. By amending section 63 —

(a) by the addition to subsection (1) of the words “at the cost of the consumer”;

(b) by the substitution in subsection (3) for the words “a suitable ball tap” of the words “an approved fitting”; and

(c) by the substitution for subsection (4) of the following:

“(4) A separate communication pipe shall be laid and used for every fire sprinkler extinguishing system unless otherwise approved.”.

37. By the insertion in section 65 after the word “sprinklers” of the words “hydrants or hose reels”.

38. By the substitution for section 67 of the following:

“Inspection and Approval of Fire Extinguishing Installation”

67. No water shall be supplied to any fire extinguishing installation until —

(a) it has been inspected and tested;

(b) the engineer has certified in writing that such water installation complies with the requirements of these by-laws;

(c) the work has been carried out to his satisfaction; and

(d) the charge determined by the council for such inspection and testing have been paid.”.

39. By the insertion in section 68(2) after the word “maintained” of the expression “or is being used in contravention of section 63(2) or 63(3)”.

40. By the addition to section 70 of the words “and a tap or cock for testing purposes shall be fitted between the council’s main and the pressure gauge”.

41. By the substitution for section 71 of the following:

“Installation of Reflux Valve or Backflow Preventer”

71.(1) An approved reflux valve or backflow preventer shall be provided on every fire extinguishing installation and shall be fitted on the premises in an accessible position so that it can be readily inspected, repaired and removed.

(2) If a fire pump connection is provided, such reflux valve or backflow preventer shall be so sited and installed as to prevent water being pumped back into the council’s mains when the fire pump connection is in use.

(3)(a) Such reflux valve shall be serviced at least once a year by a firm approved by the engineer as being capable of undertaking such work.

(b) The engineer shall be advised of the date and time at which such servicing will be undertaken at least 48 hours beforehand to enable him to attend such servicing, or inspect the work done thereafter, if he considers it necessary.

(4) When called upon to do so by the engineer, the consumer shall produce a certificate from the said firm that such servicing has been done and such certificate shall be kept available for inspection by the engineer at the premises in

waarvan die brandblusinstallasie geïnstalleer is, beskikbaar gehou word.”

42. Deur artikel 72 deur die volgende te vervang:

“Sprinkelblusinstallasie”

72. ’n Sprinkelblusinstallasie moet, onderworpe aan die bepalings van artikel 64, regstreeks met die raad se hoofwaterpyp verbind word, sonder ’n tussenliggende beheerklep, maar die Raad word nie geag ’n bepaalde waterdruk op enige tydstip te waarborg nie.”

43. Deur artikel 73 te wysig —

(a) deur in subartikel (1) na die woord “verbruiker” die woorde “indien die ingenieur dit vereis,” in te voeg;

(b) deur in subartikel (6) na die woord “aftaktenk” die woorde “en sy verspreidingstelsel” in te voeg.

44. Deur artikel 74 te wysig —

(a) deur die oopskrif deur die volgende te vervang:

“Jaarlikse Gelde vir Brandkraan-, Sprinkel- en Drenkblus-installasies”

(b) Deur in subartikel (1) die woorde “wat in die tarief voorgeskryf word vir die ondersoek en instandhouding van die verbindingspype” deur die woorde “Geld deur die raad vasgestel vir die gebruik en instandhouding van die verbindingspype vir brandblusdoeleindes” te vervang.

45. Deur artikel 75 deur die volgende te vervang:

“Jaarlikse Gelde vir Private Brandkraaninstallasies”

75. Die jaarlikse geld deur die raad vasgestel vir die instandhouding van verbindings en gebruik van private brandkraaninstallasies, behalwe sprinkelblussers, moet vooruitbetaal word.”

46. Deur artikel 76 te wysig —

(a) deur subartikel (1) deur die volgende te vervang:

“(1)(a) Alle private brandkrane en brandslangtolle moet deur die ingenieur verseël word, en niemand behalwe die ingenieur, wanneer hy dit versien en toets, mag die seëls breek nie, behalwe wanneer die brandkrane in die geval van brand oopgedraai moet word.

(b) Die verbruiker moet die raad minstens 48 uur vooraf kennis gee dat ’n brandblusinstallasie versien en getoets gaan word.”;

(b) deur in subartikel (2) na die woord “brandkrane” die woorde “en brandslangtolle” in te voeg;

(c) deur in subartikel (3) die woorde “skaal vir huishoude-like doeleinades wat in die tarief voorgeskryf is” deur die woorde “geld deur die raad vasgestel” te vervang.

47. Deur die volgende by artikel 77 te voeg:

“(3) Alle dienspype tussen die meter en die punt van toegang tot die gebou moet minstens 20 mm in deursnee wees.”

48. Deur artikel 80 deur die volgende te vervang:

“Loodpype”

80. Alle loodpype moet voldoen aan die vereistes van Britse Standaarde “602, 1085: 1970, Specification for Lead and Lead Alloy Pipes for other than Chemical Purposes,” of enige wysiging daarvan, en moet ook boonop aan die vereistes van artikel 82 voldoen.”

respect of which the fire extinguishing installation has been installed.”

42. By the substitution for section 72 of the following:

“Sprinkle Extinguishing Installation”

72. A sprinkler installation shall, subject to the provisions of section 64, be installed in direct communication with the council's main, without the interposition of a control valve, but the council shall not be deemed to guarantee any specified pressure of water at any time.”

43. By amending section 73 —

(a) by the insertion in subsection (1) after the word “consumer” of the words “if so required by the engineer”,

(b) by the insertion in subsection (6) after the word “tank”, where it appears for the first time, of the words “and its distribution system”.

44. By amending section 74 —

(a) by the substitution for the heading of the following heading:

“Annual Charges for Hydrant, Sprinkler and Drencher Installations”

(b) by the substitution in subsection (1) for the words “charges prescribed in the tariff for the inspection and maintenance of the communication pipes” of the words “charge determined by the council for the use and maintenance of the communication pipes for fire extinguishing purposes”.

45. By the substitution for section 75 of the following:

“Annual Charges for Private Hydrant Installations”

75. The annual charge determined by the council for the maintenance of connections and use of private hydrant installations, other than sprinklers, shall be paid in advance.”.

46. By amending section 76 —

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

“(1)(a) All private hydrants and hose reels shall be sealed by the engineer and such seals shall not be broken by any person other than the engineer in the course of servicing and testing, except for the purposes of opening the hydrant in case of fire.

(b) The consumer shall give to the council at least 48 hours' notice prior to a fire extinguishing installation being serviced and tested.”;

(b) by the insertion in subsection (2) after the word “hydrants” of the words “and hose reels”;

(c) by the substitution in subsection (3) for the words “rates prescribed in the tariff” of the words “charges determined by the council”.

47. By the addition to section 77 of the following:

“(3) All service pipes between the meter and the point of entry into the building shall be not less than 20 mm in diameter.”.

48. By the substitution for section 80 of the following:

“Lead Pipes”

80. All lead pipes shall comply with the requirements of British Standards 602; 1085; 1970, Specification for Lead and Lead Alloy Pipes for other than chemical purposes or any amendment thereof and shall, in addition, comply with the requirements of section 82.”.

49. Deur artikel 81 deur die volgende te vervang:

"Koperpype"

81. alle koperpype moet voldoen aan die vereistes van die Suid-Afrikaanse Buro vir Standaarde se spesifikasie SABS 460-1975 of enige wysiging daarvan."

50. Deur in artikel 82 die woord "binne-druk" deur die woord "werkdruck" te vervang.

51. Deur artikel 83 te wysig —

(a)(i) deur in subartikel (1) paragraaf (d) te skrap, terwyl die bestaande paragrawe (e), (f) en (g) onderskeidelik paragrawe (d), (e) en (f) word; en

(ii) deur die hernoemde paragraaf (e) deur die volgende paragraaf te vervang:

"(e) Slegs goedgekeurde toebehore van 'n skokbreekertjie wat die meter en toebehore nie sal beskadig nie en wat goedgekeur en gestempel is, kan aangebring word.";

(b) deur in subartikel (2) die woorde "gelde wat ingevolge die tarief voorgeskryf word" deur die woorde "geld deur die raad vasgestel" te vervang.

52. Deur die volgende subartikel by artikel 84 te voeg, terwyl die bestaande artikel 84 subartikel (1) word:

"(2) Iemand wat die bepalings van artikel 8 oortree en wat gevolelik nie aangeslaan word vir water wat verbruik is nie of wat vir sodanige water aangeslaan word teen 'n laer geld as waarvoor hy aangeslaan moes word, is, ondanks enige straf wat ingevolge hierdie artikel opgelê word, aanspreeklik om aan die raad die bedrag te betaal wat aan die raad betaal sou moes word as die genoemde misdryf nie gepleeg is nie."

53. Deur die volgende na artikel 84 by te voeg:

"Kennisgewings"

85.(1) Daar word geag dat enige kennisgewing of ander dokument wat ingevolge hierdie verordeninge deur die raad uitgereik word, aldus uitgereik is as dit deur die Stadsklerk, die ingenieur of die tesourier of deur sodanige ander beampete wat deur enige van hulle gemagtig word om name hom te teken, geteken is.

(2) Indien enige kennisgewing of ander dokumente ingevolge hierdie verordeninge aan iemand beteken moet word, word daar geag dat dit behoorlik beteken is as dit persoonlik aan hom of aan enige lid van sy huishouding wat oënskynlik ouer as 16 jaar is by sy woon- of besigheidsplek, soos dit in die rekords van die tesourier verskyn, beteken is, of, as sodanige persoon 'n maatskappy is, indien dit aan 'n beampete van daardie maatskappy by sy geregistreerde kantoor beteken is of per geregistreerde pos aan sodanige kantoor gestuur is."

54. Deur die volgende na artikel 85 by te voeg:

*"Bylae van Gelde"**A. Algemeen**1. Gelde vir die Lewering van Water ingevolge Artikel 11*

(1) Vir die lewering van water deur enige enkele meter op 'n ander wyse as waarvoor daar in subitems (2), (3) en (4) voorsiening gemaak word, per kl: 36,3c.

(2) Vir die lewering van water aan enige wooneenheid en die buitegeboue daarvan, indien sodanige wooneenheid sy eie meter het wat deur die raad verskaf is, vir woondoelendes gebruik word en sodanige wooneenheid —

(a) 'n woonhuis is; of

49. By the substitution for section 81 of the following:

"Copper Pipes"

81. All copper piping shall comply with the requirements of the South African Bureau of Standards specification SABS 460-1975 or any amendment thereof.".

50. By the substitution in section 82 of the word "internal" of the word "operating".

51. By amending section 83 —

(a)(i) by the deletion in subsection (1) of paragraph (d), the existing paragraphs (e), (f) and (g) becoming paragraphs (d), (e) and (f) respectively; and

(ii) the substitution for the renumbered paragraph (e) of the following paragraph:

"(e) Only approved non-concessive type fittings which will not cause damage to the meter and fittings which have been approved and stamped may be installed.".

(b) by the substitution in subsection (2) for the words "fees prescribed in the tariff" of the words "charge determined by the council".

52. By the addition to section 84 of the following subsection, the existing section 84 becoming subsection (1):

"(2) Any person who contravenes the provisions of section 8 and who is in consequence not charged for water which has been consumed or is charged for such water at a lower charge than that at which he should properly have been charged shall, notwithstanding any penalty which may be imposed in terms of this section, be liable to pay to the council the amount which would have been paid to it had the said offence not been committed.".

53. By the addition after section 84 of the following:

"Notices"

85.(1) Any notice or other document to be issued by the council in terms of these by-laws shall be deemed to have been so issued if it is signed by the Town Clerk, the engineer and the treasurer or by such other officer as any of them may authorise to sign on his behalf.

(2) Where any notice or other document is required by these by-laws to be served on any person, it shall be deemed to have been properly served if served personally on him or on any member of his household apparently over the age of 16 years at his place of residence or business as appearing in the records of the treasurer, or if such person is a company, if served on an officer of that company at its registered office or sent by registered post to such office.".

54. By the addition after section 85 of the following:

*"Schedule of Charges"**A. GENERAL**1. Charges for the Supply of Water in terms of Section 11*

(1) For the supply of water through any one meter otherwise than as provided for in subitems (2), (3) and (4), per kl: 36,3c.

(2) For the supply of water to any dwelling-unit and its outbuildings, if such dwelling-unit has its own meter supplied by the council, is used for residential purposes and such dwelling-unit —

(a) is a dwelling-house; or

(b) 'n wooneenheid is wat deel uitmaak van 'n paar skakelwooneenhede:

(i) vir enige hoeveelheid tot en met 25 kℓ wat in enige afsonderlike maand gelewer word, per kℓ: 31,6c;

(ii) vir enige hoeveelheid wat 25 kℓ oorskry en wat in enige afsonderlike maand gelewer word, per kℓ: 36,3c.

Vir die toepassing van hierdie subitem het die woorde 'woonhuis' en 'wooneenheid' die betekenis wat in die Johannesburgse-dorpsbeplanningskema, afgekondig by Administrateurskennisgewing 1157 van 3 Oktober 1979, daar-aan geheg word.

(3) Vir die lewering van water deur enige enkele meter aan 'n Provinciale Hospitaal:

(a) Vir enige hoeveelheid tot en met 25 kℓ wat in enige afsonderlike maand gelewer word, per kℓ: 31,6c.

(b) Vir enige hoeveelheid wat 25 kℓ oorskry en wat in enige afsonderlike maand gelewer word, per kℓ: 36,3c.

(4) Vir die lewering van water vir gebruik buite die munisipaliteit (uitgesonderd water wat by die grootmaat aan 'n ander munisipaliteit gelewer word), welke toevoer op 'n plek binne die munisipale grense gemeet moet word, in enige afsonderlike maand, ongeag die hoeveelheid wat verbruik word, per kℓ: 34,5c plus 25 % van sodanige geld, plus 1,8c per kℓ.

(5) Die gelde vir die lewering van water aan enige perseel ingevolge subitems (1) tot (4) is minstens R2 per maand.

2. Gelde vir die Aansluiting van die Toevoer

(1) Vir heraansluiting, ingevolge artikel 14(4), van die toevoer wat weens 'n oortreding van die verordeninge gestaak is, of vir die aansluiting van die toevoer ingevolge artikel 11(3) op versoek van 'n nuwe verbruiker: R6.

(2) Vir die verskaffing en aanbring van 'n verbindingspyp met 'n meter ingevolge artikel 23(2):

(a) Nominale deursnee 20 mm: R160

(b) Nominale deursnee 25 mm: R240

(c) Nominale deursnee 40 mm: R320

(d) Nominale deursnee 50 mm: R400

(e) Nominale deursnee 80 mm: R480

(f) Nominale deursnee 100 mm: R560

(g) Nominale deursnee 150 mm: R680

(3) Vir die verskaffing en aanbring van 'n brandverbindingspyp sonder 'n meter ingevolge artikel 23(3):

(a) Nominale deursnee 25 mm: R220

(b) Nominale deursnee 40 mm: R285

(c) Nominale deursnee 50 mm: R320

(d) Nominale deursnee 80 mm: R375

(e) Nominale deursnee 100 mm: R450

(f) Nominale deursnee 150 mm: R540

(4) Vir die verskaffing en aanbring van 'n 20-mm-staanpyp en kraan ingevolge artikel 22(4): R32.

3. Gelde in Verband met Meters

(1) Vir die toets, op versoek van die verbruiker, van 'n watermeter wat aan die raad behoort ingevolge artikel 38(1):

(a) Meters vir pype met 'n deursnee van 15 mm tot en met 80 mm, per meter: R25.

(b) is a dwelling-unit forming part of a pair of semi-detached dwelling-units:

(i) for any quantity up to and including 25 kℓ supplied in any one month, per kℓ: 31,6c.

(ii) for any quantity in excess of 25 kℓ in any one month, per kℓ: 36,3c.

For the purposes of this subitem the words "dwelling-house" and "dwelling-unit" shall bear the meanings assigned to them in the Johannesburg Town-planning Scheme, promulgated under Administrator's Notice 1157 of 3 October, 1979.

(3) For the supply of water through any one meter to a Provincial Hospital:

(a) For any quantity up to, and including 25 kℓ supplied in any one month, per kℓ: 31,6c.

(b) For any quantity in excess of 25 kℓ supplied in any one month, per kℓ: 36,3c.

(4) For the supply of water for use outside the municipality (excluding water supplied in bulk to another municipality) such supply to be metered at a point within the municipal boundary, in any one month, irrespective of the quantity consumed, per kℓ: 34,5c plus 25 % of such charge, plus 1,8c per kℓ.

(5) The charges for the supply of water to any premises in terms of sub-items (1) to (4) shall not be less than R2 a month.

2. Charges for Connecting Supply

(1) For resuming, in terms of section 14(4), a supply which has been cut off for a breach of the by-laws, or for turning on a supply in terms of section 11(3), at the request of a new consumer: R6.

(2) For providing and fixing a metered communication pipe in terms of section 23(2):

(a) Nominal diameter 20 mm: R160.

(b) Nominal diameter 25 mm: R240.

(c) Nominal diameter 40 mm: R320.

(d) Nominal diameter 50 mm: R400.

(e) Nominal diameter 80 mm: R480.

(f) Nominal diameter 100 mm: R560.

(g) Nominal diameter 150 mm: R680.

(3) For providing and fixing an unmetered fire service communication pipe in terms of section 23(2):

(a) Nominal diameter 25 mm: R220.

(b) Nominal diameter 40 mm: R285.

(c) Nominal diameter 50 mm: R320.

(d) Nominal diameter 80 mm: R375.

(e) Nominal diameter 100 mm: R450.

(f) Nominal diameter 150 mm: R540.

(4) For providing and fixing a 20 mm stand pipe and tap in terms of section 22(4) R32.

3. Charges in Connection with Meters

(1) For testing a water meter owned by the council at the request of the consumer in terms of section 38(1):

(a) Meters for pipes measuring 15 mm to 80 mm inclusive, for each meter R25.

(b) Meters vir pype met 'n groter deursnee as 80 mm, per meter: R50.

(2) Vir 'n spesiale aflesing van 'n meter ingevolge artikel 36(4): R12.

(3) Vir die herinstallering van 'n meter nadat dit ingevolge artikel 38(6) verwijder is: R25.

(4) Vir die toets van 'n meter wat aan die verbruiker behoort ingevolge artikel 38(8):

(a) Meters vir pype met 'n deursnee van 15 mm tot en met 80 mm, per meter: R25

(b) Meters vir pype met 'n groter deursnee as 80 mm, per meter: R50.

(5) Vir die gebruik van 'n verplaasbare meter ingevolge artikel 21(c):

(a) Nominale deursnee 20 mm: R20 per maand

(b) Nominale deursnee 56 mm: R30 per maand.

(6) Gelde ingevolge artikel 21(b) betaalbaar vir die verskaffing van 'n verplaasbare meter:

(a) Nominale deursnee 20 mm: R190

(b) Nominale deursnee 56 mm: R875.

(7) Vir die verskaffing en aanbring van 'n swardiensmetkerasdeksel in plaas van 'n gewone deksel op versoek van die verbruiker, ingevolge artikel 29: R32.

4. Private pyplyn

Gelde vir 'n private pyplyn oor 'n straat ingevolge artikel 40(2), per maand: R3.

5. Gelde vir die Toets en Stempel van Krane en Toebehore Ingevolge Artikel 47

(1) Die toets en stempel van prototipe toebehore wat uitmekaar gehaal moet word om ondersoek of gemeet te word: R50.

(2) Die stempel van die raad se goedkeuringsmerk op die volgende toebehore ten opsigte waarvan die vervaardigers of leveransiers gewaarborg het dat dit presies dieselfde is as die goedgekeurde prototipes:

(a) Vlotterkleppe, spoelkleppe, krane, kleppe, afsluitkrane, selfsluitkrane, mengers, kombinasie-eenhede en drukbeheertoestelle vir warmwatertoestelle, elk: 60c

(b) Drukverminderings- en terugslagkleppe, elk: R6.

6. Gelde vir die Ondersoek van Pype en Toebehore

Vir die inspeksie van waterpype en -toebehore op private eiendom op versoek van die verbruiker ingevolge artikel 5(4), vir elke uur of gedeelte daarvan, met inbegrip van die reisfyd wat vir die inspeksie nodig is: R25.

B. GELDE VIR BRANDBLUSDIENSTE

1. Sprinkelblusinstallasies

Vir die gebruik en instandhouding van die verbindingspyp ingevolge artikel 74, per jaar: R15.

2. Drenkblusinstallasies

Vir die gebruik en instandhouding van die verbindingspyp ingevolge artikel 74:

(a) Indien dit 'n deel van die gewone sprinkelblusinstallasie is: Geen

(b) As dit nie 'n deel van die gewone sprinkelblusinstallasie is nie, per jaar: R15.

(b) Meters for pipes measuring more than 80 mm, for each meter R50.

(2) For a special reading of a meter in terms of section 36(4) R12.

(3) For re-installing a meter after the removal thereof in terms of section 38(6) R25.

(4) For testing a meter owned by the consumer in terms of section 38(8):

(a) Meters for pipes measuring 15 mm to 80 mm, inclusive, for each meter R25.

(b) Meters for pipes measuring more than 80 mm, for each meter R50.

(5) For the use of a portable meter in terms of section 21(c):

(a) nominal diameter 20 mm: R20 per month.

(b) nominal diameter 56 mm: R30 per month.

(6) Charges payable in terms of section 21(b) for the supply of a portable meter:

(a) nominal diameter 20 mm: R190.

(b) nominal diameter 56 mm: R875.

(7) For supplying and fixing a heavy duty meter box lid in place of an ordinary lid at the request of the consumer in terms of section 29 R32.

4. Private Pipeline

The charge for a private pipeline across any street in terms of section 40(2) per month R3.

5. Charges for Testing and Stamping of Taps and Fittings

In terms of section 47:

(1) Testing and stamping or prototype fitting which has to be taken apart for the purpose of examination on measurement R50.

(2) Stamping with the Council's mark of approval the following fittings guaranteed by the manufacturers or by suppliers to be identical to approved prototypes:

(a) Ball valves, flushing valves, taps, valves, cocks, self closing taps, mixers, combination units and pressure control devices for hot water heating apparatus, each 60c.

(b) pressure reducing and reflux valves, each R6.

6. Charges for the Inspection of Pipes and Fittings

For the inspection of water pipes and water fittings on private property at the request of the consumer in terms of section 5(4), for every hour or part thereof, including the time taken travelling, required for the inspection R25.

B. CHARGES FOR FIRE EXTINGUISHING SERVICES

1. Sprinkler Installations

For use and maintenance of communication pipe in terms of section 74 per annum R15.

2. Drencher Fire Installations

For the use and maintenance of the communication pipe in terms of section 74:

(a) if part of a general sprinkler installation Nil.

(b) if not part of a general sprinkler installation, per annum R15.

3. Brandkraaninstallasies

Die volgende geldie is betaalbaar vir brandkraan- en sprinkelblus- en drenkblusinstallasies, uitgesonderd installasies wat aan die raad behoort:

(1) Vir die gebruik en instandhouding van 'n verbindingspyp ingevolge artikel 74, per jaar: R15.

(2) Vir die herverseëling van 'n brandkraan ingevolge artikel 76(2) indien die seëls deur iemand anders as 'n beampete van die Raad gebreek is, indien —

(a) die raad daarvan oortuig is dat geen water uit die brandkraan getap is wat nie vir die blus van 'n brand gebruik is nie, per brandkraan wat aldus herverseël word: R15, of

(b) die raad nie daarvan oortuig is dat geen water uit die brandkraan getap is nie behalwe vir die blus van 'n brand, per brandkraan wat aldus herverseël word, en vir die water wat uit die brandkraan getap is: R60.

(3) Vir die toepassing van hierdie item word die klep aan 'n hidrouliese brandslangtol geag 'n brandkraan te wees.

4. Inspeksie van 'n Brandblusinstallasie

Vir die inspeksie van 'n brandblusinstallasie ingevolge artikel 67, vir elke inspeksie: R60.”.

PB 2-4-2-104-2

Administrateurskennisgewing 1228

27 Julie 1983

MUNISIPALITEIT KOMATIPOORT: 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 deur die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede aangeneem by Administrateurskennisgewing 638 van 19 Augustus 1953 en wat ingevolge artikel 159(bis)(1)(c) van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge van die Dorpsraad van Komatipoort geword het, word hierby gewysig deur die Bylae deur die volgende te vervang:

“BYLAE

TARIEF VAN GELDE

1. Gelde vir Teraardebestellings

Grawe en opvul van grafte —

(a) vir persone woonagtig in die gebied van die Plaaslike Gebiedskomitee van Komatipoort of in 'n dorp of landbouhoeves genoem in artikel 38:

Blanke volwassene: R14

Blanke kind: R13

(b) vir persone woonagtig buite die gebied van die Plaaslike Gebiedskomitee van Komatipoort of 'n dorp of landbouhoeves genoem in artikel 38:

Blanke volwassene: R15

Blanke kind: R14

2. Uithou van Grafpersele

Vir elke enkele of elke addisionele grafperseel: R10

Sonder die skriftelike toestemming van die Raad kan slegs een addisionele grafperseel uitgehou word.

* 3. Toestemming vir oprigting van Gedenkstene: R5.

3. Hydrant Installations

The following charges shall be payable in respect of hydrant, sprinkler and drencher installations not being installations owned by the council:

(1) For use and maintenance of a communication pipe in terms of section 74, per annum R15.

(2) For the resealing in terms of section 76(2), of a hydrant where the seals have been broken otherwise than by an office of the council, when —

(a) the council is satisfied that no water has been passed through the hydrant save for the purpose of extinguishing a fire, for each hydrant so sealed R15.

(b) when the council is not satisfied that no water has passed through the hydrant save for the purpose of extinguishing a fire, for each hydrant so resealed, and for the water which was passed through the hydrant R60.

(3) For the purposes of this item the valve fitted to a hydraulic hose reel shall be deemed to be a hydrant.

4. Inspection of Fire Extinguishing Installation

For inspection of a fire extinguishing water installation in terms of section 67 for each inspection R60.”.

PB 2-4-2-104-2

Administrator's Notice 1228

27 July 1983

KOMATIPOORT MUNICIPALITY: AMENDMENT TO CEMETERY BY-LAWS

The Administrator hereby, in terms of section 101 of the Local Government Ordinance 1929, 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 adopted by the Transvaal Board for the Development of Peri-Urban Areas under Administrator's Notice 638 dated 19 August 1953, and which became the by-laws of the Village Council of Komatipoort in terms of section 159(bis)(1)(c) of the Local Government Ordinance, 1939, are hereby amended by the substitution for the Schedule of the following:

“SCHEDULE

TARIFF OF CHARGES

1. Burial Fees

Opening and closing of graves —

(a) for persons resident in the Komatipoort Local Area Committee area or in a township or agricultural holdings referred to in section 38:

White adult: R14

White child: R13

(b) for persons resident outside the Komatipoort Local Area Committee area or a township or agricultural holdings referred to in section 38:

White adult: R15

White child: R14

2. Reservation of Burial plots

For every single or every additional burial plot: R10

Not more than one additional plot may be reserved without the written permission of the Board.

* 3. Consent for erection of memorial works: R5.

PB 2-4-2-23-165

Administrateurskennisgewing 1229

27 Julie 1983

MUNISIPALITEIT KOSTER: WYSIGING VAN MELK-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 Melkverordeninge van die Munisipaliteit Koster deur die Raad aangeneem by Administrateurskennisgewing 1764 van 11 Oktober 1972, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in die Inhoudsopgawe artikels 21 en 30, Deel XI en artikel 42 te skrap.
2. Deur paragrawe (iv) en (v) van artikel 1(3) te skrap.
3. Deur in artikel 2 —
 - (a) in paragraaf (b) van die voorbehoudsbepaling by subartikel (2) die woorde "of gesertifiseerde" te skrap; en
 - (b) in subartikel (8) die woorde "behalwe gesertifiseerde melk", te skrap.
4. Deur artikel 17 te wysig deur —
 - (a) subartikel (5) te skrap;
 - (b) subartikel (6) deur die volgende te vervang:
"(6) Enigiemand na wie daar in subartikel (4) verwys word, moet, as hy weens siekte langer as veertien dae van sy werk afwesig was, ooreenkomsdig die betrokke subartikel hom weer geneeskundig laat ondersoek".
 - (c) in subartikel (10)(a) die woorde "gesertifiseerde" te skrap; en
 - (d) in subartikel (10)(b) die woorde "gesteriliseerde of gesertifiseerde" deur die woorde "of gesteriliseerde" te vervang.
5. Deur in artikel 19(3)(a) die woorde "uitgesonderd gesertifiseerde melk" te skrap.
6. Deur artikels 1 en 30 te skrap.
7. Deur artikel 34 te wysig deur —
 - (a) in subartikel (1) die woorde "gesteriliseerde of gesertifiseerde" en "gesteriliseer of gesertifiseer" onderskeidelik deur die woorde "of gesteriliseerde" en "of gesteriliseer" te vervang;
 - (b) in subartikel (2) en (3) die woorde "gesteriliseerde of gesertifiseerde" deur die woorde "of gesteriliseerde" te vervang.
 - (c) in subartikel (7)(a) die woorde "gesteriliseerde of gesertifiseerde" deur die woorde "of gesteriliseerde" te vervang en die uitdrukking "of tensy dit inderdaad gesertifiseerde melk is" te skrap; en
 - (d) in subartikel (7)(b) die woorde "gesteriliseerde of gesertifiseerde", waar dit ook al voorkom, deur die woorde "of gesteriliseerde" te vervang.
8. Deur Deel XI te skrap.
9. Deur artikel 42 te skrap.

PB 2-4-2-28-66

Administrateurskennisgewing 1230

27 Julie 1983

MUNISIPALITEIT MACHADODORP: WYSIGING VAN SANITÉRE- EN VULLISVERWYDERINGSTARIFF

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

Administrator's Notice 1229

27 July 1983

KOSTER MUNICIPALITY: AMENDMENT TO MILK 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 Milk By-laws of the Koster Municipality, adopted by the Council under Administrator's Notice 1764 dated 11 October 1972, as amended, is hereby further amended as follows:

1. By the deletion in the Index of sections 21 and 30, Part XI and section 42.
2. By the deletion of paragraphs (iv) and (v) of section 1(3).
3. By the deletion in section 2 —
 - (a) in paragraph (b) of the proviso to subsection (2) of the words "or certified", and
 - (b) in subsection (8) of the words "other than certified milk".
4. By amending section 17 by —
 - (a) the deletion of subsection (5);
 - (b) the substitution for subsection (6) of the following;
"(6) Every person referred to in subsection (4) shall submit himself to a further medical examination as therein provided whenever he has been absent from duty on account of illness for a period exceeding fourteen days",
 - (c) the deletion in subsection (10)(a) of the word "certified", and
 - (d) the substitution in subsection (10)(b) for the expression "sterilized or certified" of the words "or sterilized".
5. By the deletion in section 19(3)(a) of the expression „excluding certified milk".
6. By the deletion of sections 21 and 30.
7. By amending section 34 by —
 - (a) the substitution in subsections (1), (2) and (3) for the expression "sterilized or certified", wherever it occurs, of the words "or sterilized"
 - (b) the substitution in subsection (7)(a) for the expression „sterilized or certified" of the words "or sterilized" and the deletion of the words "or is in fact certified milk"; and
 - (c) the substitution in subsection (7)(b) for the expression „sterilized or certified", whenever it occurs, of the words „or sterilized".
8. By the deletion of Part XI.
9. By the deletion of section 42.

PB 2-4-2-28-66

Administrator's Notice 1230

27 July 1983

MACHADODORP MUNICIPALITY: AMENDMENT TO SANITARY AND REFUSE REMOVALS TARIFF

The Administrator hereby, in terms of Section 101 of the Local Government Ordinance, 1939, publishes the by-laws

verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van genoemde Ordonnansie goedgekeur is.

Die Sanitäre- en Vullisverwyderingstarief van die Munisipaliteit Machadodorp, afgekondig by Administrateurskennisgewing 2024 van 19 Desember 1973, soos gewysig, word hierby verder as volg gewysig:

1. Deur in item 1 —

(a) in subitem (1) die syfer "R2,40" deur die syfer "R2,80" te vervang; en

(b) in subitem (2) die syfer "R3,50" deur die syfer "R4,00" te vervang.

2. Deur in item 3(1), (2) en (3) die syfer "R5" deur die syfer "R5,50" te vervang.

3. Deur in item 4 —

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

"op die sypaadjie of 'n goedgekeurde plek, per kl of gedeelte daarvan: 60c"; en

(b) subitem (1)(b) deur die volgende te vervang

"op enige ander plek of op 'n perseel van Feralloys Chrome Division Ltd, per kl of gedeelte daarvan: 70c"

4. Deur in item 5 die syfer "R10" deur die syfer "R15" te vervang.

PB 2-4-2-81-62

Administrateurskennisgewing 1231

27 Julie 1983

MUNISIPALITEIT MIDDELBURG: WYSIGING VAN BOUVERORDENINGE

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

Die Bouverordeninge van die Munisipaliteit Middelburg, deur die Raad aangeneem by Administrateurskennisgewing 1962 van 12 November 1975, soos gewysig, word hierby verder gewysig deur in item 1(1)(a) onder Aanhangsel VI van Bylae 2 die syfer "R15" deur die syfer "R25" te vervang.

PB 2-4-2-19-21

Administrateurskennisgewing 1232

27 Julie 1983

MUNISIPALITEIT MIDDELBURG: WYSIGING VAN VERORDENINGE BETREFFENDE HONDE

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

Die Verordeninge Betreffende Honde deur die Raad aangeneem by Administrateurskennisgewing 1650 van 10 November 1982, word hierby soos volg gewysig:

1. Deur subartikel (1) van artikel 5 deur die volgende te vervang:

"(1) Elkeen wat om 'n hondebelastingkwitansie aansoek doen, moet sy volle naam en adres verstrek, asook die aantal honde wat deur hom of deur enige lid van sy huisgesin,loseerder, of enige ander persoon op dieselfde perseel aangehou word."

2. Deur die byvoeging van die volgende item tot die Tarief van Gelde onder die Bylae:

"5 Duplikaat belastingkwitansie — R2."

PB 2-4-2-33-21

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

The Sanitary and Refuse Removals Tariff of the Machadodorp Municipality, published under Administrator's Notice 2024, dated 19 December 1973, as amended, is hereby further amended as follows:

1. By the substitution in item 1 —

(a) in subitem (1) for the figure "R2,40" of the figure "R2,80"; and

(b) in subitem (2) for the figure "R3,50" of the figure "R4,00."

2. By the substitution in item 3(1), (2) and (3) for the figure "R5" of the figure "R5,50".

3. By the substitution in item 4 —

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

"on the pavement or an approved place, per kl or part thereof: 60c" and

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

"on any other place or on the premises of Feralloys Chrome Division Ltd, per kl or part thereof: 70c"

4. By the substitution in item 5 for the figure "R10" of the figure "R15".

PB 2-4-2-81-62

Administrator's Notice 1231

27 July 1983

MIDDELBURG MUNICIPALITY: AMENDMENT TO BUILDING BY-LAWS

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

The Building By-laws of the Middelburg Municipality, adopted by the Council under Administrator's Notice 1962, dated 12 November 1975, as amended, are hereby further amended by the substitution in item 1(1)(a) under Annexure VI to Schedule 2 for the figure "R15" of the figure "R25".

PB 2-4-2-19-21

Administrator's Notice 1232

27 July 1983

MIDDELBURG MUNICIPALITY: AMENDMENT TO BY-LAWS RELATING TO DOGS

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 Dogs of the Middelburg Municipality adopted by the Council under Administrator's Notice 1650 of 10 November 1982, is hereby amended, as follows:

1. By the substitution for subsection (1) of section 5 of the following:

"(1) Every person applying for a dog tax receipt shall furnish his full name and address as well as details regarding the number of dogs which are kept by him, or any member of his family, boarder or any other person on the same premises."

2. By the addition of the following item to the Tariff of Charges under the Schedule:

"5 Duplicate tax receipt — R2."

PB 2-4-2-33-21

Administrateurkennisgewing 1233

27 Julie 1983

MUNISIPALITEIT NYLSTROOM: 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 Nylstroom, deur die Raad aangeneem by Administrateurkennisgewing 27 van 3 Januarie 1973, soos gewysig, word hierby verder gewysig deur die Tarief van Gelde onder die Bylae soos volg te wysig:

1. Deur items 2(d) en 4(d) deur die volgende te vervang:

"(d) 'n Toeslag van 57 % word gehef op die totale rekening van elke verbruiker vanaf die eerste rekening na die datum van publikasie hiervan."

2. Deur item 5(2)(e) deur die volgende te vervang:

"(e) 'n Toeslag van 57 % word gehef op die totale rekening van elke verbruiker vanaf die eerste rekening na die datum van publikasie hiervan."

PB 2-4-2-36-65

Administrateurkennisgewing 1234

27 Julie 1983

MUNISIPALITEIT NYLSTROOM: WYSIGING VAN REINIGINGSDIENSVERORDENINGE

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

Die Reinigingsdiensverordeninge van die Munisipaliteit Nylstroom, aangekondig by Administrateurkennisgewing 1509 van 4 November 1981, soos gewysig, word hierby verder gewysig deur in item 3(1) van die Tarief van Gelde onder die Bylae die syfer "R3" met die syfer "R5" te vervang.

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

PB 2-4-2-81-65

Administrateurkennisgewing 1235

27 Julie 1983

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 Administrateurkennisgewing 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 "80 %" deur die uitdrukking "120 %" 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

Administrator's Notice 1233

27 July 1983

NYLSTROOM 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 Nylstroom Municipality, adopted by the Council under Administrator's Notice 27 dated 3 January 1973, as amended, are hereby further amended by amending the Tariff of Charges under the Schedule as follows:

1. By the substitution for items 2(d), and 4(d) of the following:

"(d) A surcharge of 57 % shall be levied on the total account of each consumer from the first account rendered after the date of publication hereof."

2. By the substitution for item 5(2)(e) of the following:

"(e) A surcharge of 57 % shall be levied on the total account of each consumer from the first account rendered after the date of publication hereof."

PB 2-4-2-36-65

Administrator's Notice 1234

27 July 1983

NYLTROOM MUNICIPALITY: AMENDMENT TO SANITARY AND REFUSE REMOVAL 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 Sanitary and Refuse Removal By-laws of the Nylstroom Municipality, published under Administrator's Notice 1509, dated 4 November 1981, as amended, are hereby further amended, by the substitution in item 3(1) of the Tariff of Charges under the Schedule for the figure "R3" of the figure "R5".

The provisions in this notice contained, shall come into operation as from the 1st day of the month following the publication hereof.

PB 2-4-2-81-65

Administrator's Notice 1235

27 July 1983

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 is hereby further amended, by the substitution in item 6 of the Tariff of Charges under the Schedule for the expression "80 %" of the expression "120 %".

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

Administrateurskennisgewing 1236

27 Julie 1983

MUNISIPALITEIT RANDBURG: SKUTTARIEF

Die Administrateur publiseer hierby ingevolge artikel 164(3) van die Ordonnansie op Plaaslike Bestuur, 1939, die Skuttarief van die Munisipaliteit Randburg, hierna uiteengesit, wat deur hom ingevolge artikel 71 van genoemde Ordonnansie opgestel is.

Skuttarief:

Die volgende gelde is aan die Skutmeester betaalbaar:

1. Oppas en Voer van Diere, per dag: R

(1) Vir elke skaap	5,00
(2) Vir elke bok	5,00
(3) Vir elke vark	5,00
(4) Vir elke dier van die perdras	10,00
(5) Vir elke dier van die beesras	10,00
(6) Vir elke wilde dier	20,00

2. Dryfgelde, per dier:

(1) Vir die eerste 2 km of gedeelte daarvan	5,00
(2) Daarna per km of gedeelte daarvan	0,50
(3) Maksimum dryfgelde betaalbaar	25,00

3. Skutgelde:

(1) Vir elke skaap	10,00
(2) Vir elke bok	10,00
(3) Vir elke vark	10,00
(4) Vir elke dier van die perdras	25,00
(5) Vir elke dier van die beesras	25,00
(6) Vir elke wilde dier	25,00.”.

PB 2-4-2-75-132

Administrateurskennisgewing 1237

27 Julie 1983

MUNISIPALITEIT RANDFONTEIN: WYSIGING VAN RIOLERINGSVERORDENINGE

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

Die Rioleringsverordeninge van die Munisipaliteit Randfontein, deur die Raad aangeneem by Administrateurskennisgewing 342 van 18 Maart 1979 soos gewysig, word hierby verder gewysig deur item 2 van Bylae C van die Tarief van Gelde deur die volgende te vervang:

“2(1) Vir die oopmaak van verstopte perseelriole (artikel 13): Koste plus 10 %.”

(2) Binne 7 dae na verstopping: Indien 'n verstopping binne 7 dae na die oopmaak van die eerste verstopping voorkom: Gratis.

(3) Vir die oopgraaf, terugvulling en herstel van beskadige pyplyne ens., bo en behalwe die koste in subitem (1): Koste plus 10 %.”.

PB 2-4-2-34-29

Administrator's Notice 1236

27 July 1983

RANDBURG MUNICIPALITY: POUND TARIFF

The Administrator hereby, in terms of section 164(3) of the Local Government Ordinance, 1939, publishes the Pound Tariff of the Randburg Municipality, set forth hereafter, which has been made by him in terms of section 71 of the said Ordinance.

Pound Tariff:

The following charges shall be payable to the Pound-master:

1. Tending and Feeding of Animals, per day: R

(1) For each sheep	5,00
(2) For each goat	5,00
(3) For each pig	5,00
(4) For each animal belonging to the equine race	10,00
(5) For each animal belonging to the bovine race	10,00
(6) For each wild animal	20,00

2. Driving Fees, per Animal:

(1) For the first 2 km or part thereof.....	5,00
(2) Thereafter, per km or part thereof.....	0,50
(3) Maximum driving fees payable.....	25,00

3. Pound Fees:

(1) For each sheep	10,00
(2) For each goat	10,00
(3) For each pig	10,00
(4) For each animal belonging to the equine race	25,00
(5) For each animal belonging to the bovine race	25,00
(6) For each wild animal	25,00.”.

PB 2-4-2-75-132

Administrator's Notice 1237

27 July 1983

MUNICIPALITY OF RANDFONTEIN: AMENDMENT TO DRAINAGE BY-LAWS

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

The Drainage By-laws of the Randfontein Municipality, adopted by the Council under Administrator's Notice 342, dated 28 March 1979, as amended, are hereby further amended by the substitution for item 2 of Schedule C of the Tariff of Charges of the following:

“2(1) For removing blockages (section 13): Cost plus 10 %.”

(2) Within 7 days after the first blockage: Should a blockage occur within 7 days from the opening of the first blockage: No charge.

(3) For clearing, back filling and repairing of damaged pipe lines, etc, over and above the cost in subitem (1): Cost plus 10 %.”.

PB 2-4-2-34-29

Administrateurskennisgewing 1238	27 Julie 1983	Administrator's Notice 1238	27 July 1983
MUNISIPALITEIT SANDTON: WYSIGING VAN WATERVOORSIENINGSVERORDENINGE			SANDTON MUNICIPALITY: AMENDMENT TO WATER SUPPLY BY-LAWS
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.			The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter, which have been approved by him in terms of section 99 of the said Ordinance.
Die Watervoorsieningsverordeninge van die Municipality Sandton, deur die Raad aangeneem by Administrateurskennisgewing 231 van 22 Februarie 1978, soos gewysig, word hierby verder gewysig deur in item 2 van die Tarief van Gelde onder Deel I van die Bylae, die syfer "23,18c" deur die syfer "26,30c" te vervang.			The water Supply By-laws of the Sandton Municipality, adopted by the Council under Administrator's Notice 231, dated 22 February 1978, as amended, are hereby further amended by the substitution in item 2 of the Tariff of Charges under Part 1 of the Schedule, for the figure "23,18c" of the figure "26,30c".
Die bepalings in hierdie kennisgewing vervat, word geag op 1 Mei 1983 in werking te getree het.			The provisions in this notice contained, shall be deemed to have come into operation on 1 May 1983.
PB 2-4-2-104-116			PB 2-4-2-104-116
Administrateurskennisgewing 1239	27 Julie 1983	Administrator's Notice 1239	27 July 1983
MUNISIPALITEIT SPRINGS: WYSIGING VAN WATERVOORSIENINGSVERORDENINGE			SPRINGS MUNICIPALITY: AMENDMENT TO WATER SUPPLY BY-LAWS:
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 Ordonnansie goedgekeur is.			The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter, which have been approved by him in terms of section 99 of the said Ordinance.
Die Watervoorsieningsverordeninge van die Municipality Springs, deur die Raad aangeneem by Administrateurskennisgewing 85 van 25 Januarie 1978, soos gewysig, word hierby verder gewysig deur item 2 van die Tarief van Gelde onder die Bylae te wysig deur —			The Water Supply By-laws of the Springs Municipality, adopted by the Council under Administrator's Notice 85, dated 25 January 1978, as amended, are hereby further amended by amending item 2 of the Tariff of Charges under the Schedule by the substitution —
(a) in subitem (1) die syfer "29,7c" deur die syfer "33,5c" te vervang;			(a) in subitem (1) for the figure "29,7c" of the figure "33,5c";
(b) in subitem (2) die syfer "29,7c" deur die syfer "33,5c" te vervang; en			(b) in subitem (2) for the figure "29,7c" of the figure "33,5c"; and
(c) in subitem (3) die syfer "14,86c" deur die syfer "17,81c" te vervang.			(c) in subitem (3) for the figure "14,86c" of the figure "17,81c".
Die bepalings in hierdie kennisgewing vervat, word geag op 1 April 1983 in werking te getree het.			The provisions in this notice contained, shall be deemed to have come into operation on 1 April 1983.
PB 2-4-2-104-32			PB 2-4-2-104-32
Administrateurskennisgewing 1240	27 Julie 1983	Administrator's Notice 1240	27 July 1983
MUNISIPALITEIT STANDERTON			STANDERTON MUNICIPALITY
WYSIGING VAN SANITÉRE- EN VULLISVERWYDERINGSTARIEF			AMENDMENT TO SANITARY AND REFUSE REMOVALS TARIFF
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.			The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter, which have been approved by him in terms of section 99 of the said Ordinance.
Die Sanitaire- en Vullisverwyderingstarief van die Municipality Standerton, aangekondig by Administrateurskennisgewing 918 van 13 Desember 1961, soos gewysig, word hierby verder soos volg gewysig:			The Sanitary and Refuse Removals Tariff of the Standerton Municipality, published under Administrator's Notice 918, dated 13 December 1961, as amended, is hereby further amended, as follows:
1. Deur in item 3(1)(a) die syfer "R5" deur die syfer "R6,25" te vervang.			1. By the substitution in item 3(1)(a) for the figure "R5" of the figure "R6,25".
2. Deur in item 3(1)(b) die syfer "R4,30" deur die syfer "R5,55" te vervang.			2. By the substitution in item 3(1)(b) for the figure "R4,30" of the figure "R5,55".

3. Deur item 4 deur die volgende te vervang:

"4. Verwydering van huis- of tuinvullis vanaf 'n woonhuis beperk tot 'n maksimum van ses plastiese sakke elk met 'n maksimum groote van 950 mm x 750 mm, een maal per week, per maand of gedeelte van 'n maand: R4,25".

PB 2-4-2-81-33

Administrateurskennisgowing 1241

27 Julie 1983

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

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, gelees met artikel 16(3) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van die Buitestedelike Gebiede, 1943, en Proklamasie 6 (Administrateurs) van 1945, die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van eersgenoemde Ordonnansie goedgekeur is.

Die Begraafplaasverordeninge van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, afgekondig by Administrateurskennisgowing 638 van 19 Augustus 1953, soos gewysig, word hierby verder gewysig deur Deel S onder die Bylae deur die volgende te vervang:

"S. Alle Begraafplase Gestig vir die Gebied van die Plaaslike Gebiedskomitee van Soekmekaar

Gelde vir Teraardebestellings: Grawe en Opvul van Grafte.

1. Vir persone wat tydens afsterwe in die gebied van die Komitee woonagtig was:

(1) Blank volwassene: R120.

(2) Blank kind: R60.

2. Vir persone wat tydens afsterwe buite die gebied van die Komitee woonagtig was:

(1) Blanke volwassenes: R150.

(2) Blanke kind: R75."

PB 2-4-2-23-111

Administrateurskennisgowing 1242

27 Julie 1983

MUNISIPALITEIT WARMBAD: WYSIGING VAN PUBLIEKE GESONDHEIDSVERORDENINGE

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

Die Publieke Gesondheidsverordeninge van die Munisipaliteit Warmbad, afgekondig by Administrateurskennisgowing 148 van 21 Februarie 1951, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in artikel 50(2)(a) die uitdrukking "van R15" deur die volgende te vervang:

"deur die Raad van tyd tot tyd ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, bepaal."

2. Deur in artikel 50(2)(b) die uitdrukking "van R5" deur die volgende te vervang:

"deur die Raad van tyd tot tyd ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, bepaal."

PB 2-4-2-77-73

3. By the substitution for item 4 of the following:

"4. Removal of house or garden refuse from 'n dwelling-house, restricted to a maximum of six plastic bags each with a maximum size of 950 mm x 750 mm, once a week, per month or part thereof: R4,25".

PB 2-4-2-81-33

Administrator's Notice 1241

27 July 1983

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS: AMENDMENT OF CEMETERY BY-LAWS

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, read with section 16(3) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943, and Proclamation 6 (Administrator's) of 1945, publishes the by-laws set forth hereinafter, which have been approved by him in terms of section 99 of the first mentioned Ordinance.

The Cemetery By-laws of the Transvaal Board for the Development of Peri-Urban Areas, published under Administrator's Notice 638, dated 19 August 1953, as amended, are hereby further amended, by the substitution for Part S under the Schedule of the following:

"S. All Cemeteries Established for the Area of the Soekmekaar Local Area Committee

Burial Fees: Opening and Closing of Graves.

1. For persons resident in the Committee's area at the time of decease:

(1) White adult: R120.

(2) White child: R60.

2. For persons resident outside the Committee's area at the time of decease:

(1) White adult: R150.

(2) White child: R75."

PB 2-4-2-23-111

Administrator's Notice 1242

27 July 1983

WARMBATHS MUNICIPALITY: AMENDMENT TO PUBLIC HEALTH BY-LAWS

The Administrator hereby in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws as 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 Warmbaths Municipality, published under Administrator's Notice 148, dated 21 February 1951, as amended, are hereby further amended as follows:

1. By the substitution in section 50(2)(a) for the expression "of R15" of the following:

"as determined from time to time by the Council in terms of section 80B of the Local Government Ordinance, 1939."

2. By the substitution in section 50(2)(b) for the expression "of R5" of the following:

"as determined from time to time by the Council in terms of section 80B of the Local Government Ordinance, 1939."

PB 2-4-2-77-73

Administrateurskennisgewing 1243

27 Julie 1983

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 Witkoppen Uitbreiding 3 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB 4-2-2-4325

BYLAE

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR SPACE METALS LIMITED INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOE-STEMMING OM 'N DORP TE STIG OP GEDEELTE 184 VAN DIE PLAAS ZEVENFONTEIN 407 JR, PROVIN-SIE TRANSVAAL, TOEGESTAAN IS

1. STIGTINGSVOORWAARDES**(1) Naam**

Die naam van die dorp is Witkoppen Uitbreiding 3.

(2) Ontwerp

Die dorp bestaan uit erwe en strate soos aangedui op Al-gemene Plan LG A4166/82.

(3) Stormwaterdreinering en Straatbou

(a) Die dorpsseienaar moet op versoek van die plaaslike bestuur 'n gedetailleerde skema, volledig met planne, deursnee en spesifikasies, opgestel deur 'n siviele ingenieur wat deur die plaaslike bestuur goedgekeur is, vir die opgaar en afvoer van stormwater deur die hele dorp deur middel van behoorlik aangelegde werke en vir die aanlê, teermacadamisering, beranding en kanalisering van die strate daarin, tesame met die verskaffing van sodanige keermure as wat die plaaslike bestuur nodig ag, vir goedkeuring aan sodanige plaaslike bestuur voorlê. Verder moet die skema die roete en helling aandui deur middel waarvan elke erf toegang tot die aangrensende straat verkry.

(b) Die dorpsseienaar moet wanneer dit deur die plaaslike bestuur verlang word die skema op eie koste namens en tot bevrediging van die plaaslike bestuur uitvoer, onder toesig van 'n siviele ingenieur deur die plaaslike bestuur goedgekeur.

(c) Die dorpsseienaar is verantwoordelik vir die instandhouding van die strate tot bevrediging van die plaaslike bestuur totdat die strate ooreenkomsdig subklousule (b) gebou is.

(d) Indien die dorpsseienaar versuim om aan die bepalings van paragrawe (a), (b) en (c) hiervan te voldoen, is die plaaslike bestuur geregtig om die werk op koste van die dorpsseienaar te doen.

(4) Begiftiging**(a) Betaalbaar aan die plaaslike bestuur:**

Die dorpsseienaar moet ingevolge die bepalings van artikel 63(1)(b) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, as begiftiging aan die plaaslike bestuur 'n globale bedrag van R17 160 betaal vir die verkryging van grond vir 'n begraafplaas en 'n stortingsterrein.

Sodanige begiftiging is betaalbaar ooreenkomsdig die bepalings van artikel 73 van genoemde Ordonnansie.

Administrator's Notice 1243

27 July 1983

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 Witkoppen Extension 3 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB 4-2-2-4325

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY SPACE METALS LIMITED UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 184 OF THE FARM ZEVENFONTEIN NO 470 JR, PROVINCE TRANSVAAL, HAS BEEN GRANTED

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

The name of the township shall be Witkoppen Extension 3.

(2) Design

The township shall consist of erven and streets as indicated on General Plan SG A4166/82.

(3) Stormwater Drainage and Street Construction

(a) The township owner shall on request of the local authority submit to such authority for its approval a detailed scheme complete with plans, sections and specifications, prepared by a civil engineer approved by the local authority, for the collection and disposal of stormwater throughout the township by means of properly constructed works and for the construction, tarmacadamising, kerbing and channelling of the streets therein, together with the provision of such retaining walls as may be considered necessary by the local authority.

Furthermore the scheme shall indicate the route and gradient by which each erf gains access to the street on which it abuts.

(b) The township owner shall when required to do so by the local authority carry out the scheme at its own expense on behalf and to the satisfaction of the local authority, under the supervision of a civil engineer approved by the local authority.

(c) The township owner shall be responsible for the maintenance of the streets to the satisfaction of the local authority until the streets have been constructed as set out in sub-clause (b).

(d) If the township owner fails to comply with the provisions of paragraphs (a), (b) and (c) hereof the local authority shall be entitled to do the work at the cost of the township owner.

(4) Endowment**(a) Payable to the local authority:**

The township owner shall, in terms of the provisions of section 63(1)(b) of the Town-planning and Townships Ordinance, 1965, pay a lump sum endowment of R17 160 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.

(b) Betaalbaar aan die Transvaalse Onderwysdepartement:

Die dorpseienaar moet ingevolge die bepalings van artikel 63(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, aan die Transvaalse Onderwysdepartement as begiftiging vir onderwysdoeleindes 'n globale bedrag op die grondwaarde van spesiale woongrond in die dorp betaal, waarvan die grootte bepaal word deur die $48,08 \text{ m}^2$ te vermenigvuldig met die getal wooneenhede wat in die dorp opgerig kan word.

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

(5) Beskikking oor Bestaande Titelvoorraad

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

(a) Ten opsigte van Gedeelte 145 die volgende servituut wat slegs 'n straat in die dorp raak:

"In terms of Notarial Deed No 255/52S this property is subject to a perpetual Servitude of Right of Way, 15,74 metres wide, along the boundary CD, as shown on Diagram SG No A8066/49 annexed to Deed of Transfer No 1429/1971, in favour of the General Public."

(b) Ten opsigte van die Resterende Gedeelte van Gedeelte 7 die volgende servituut wat Erf 144 en 'n straat in die dorp raak:

"Subject to a sewer servitude 10 metres wide in favour of the City Council of Johannesburg as will more fully appear from Notarial Deed of Cession No K180/1982, registered on the 26th January 1982."

(6) Erwe vir Munisipale Doeleindes

Erwe 191 en 192 moet deur en op koste van die dorpseienaar aan die plaaslike bestuur as parke oorgedra word.

(7) Toegang

(a) Ingang van Provinciale Pad P79-1 tot die dorp en uitgang tot Provinciale Pad P79-1 uit die dorp word beperk tot die aansluiting van Uraniumstraat met die genoemde pad.

(b) Die dorpseienaar moet op eie koste 'n meetkundige uitlegontwerp (skaal 1:500) van die in- en uitgangspunte genoem in (a) 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.

(8) Ontvang en Versorging van Stormwater

Die dorpseienaar moet die stormwaterdreinering van die dorp so reël dat dit inpas by die Pad P79-1 en moet die stormwater wat van die pad afloop of afgelaai word, ontvang en versorg.

(9) Sloping van Geboue

Die dorpseienaar moet op eie koste alle bestaande geboue geleë binne boulynreserwes, kantruimtes of oor gemeenskaplike grense laat sloop tot bevrediging van die plaaslike bestuur wanneer die plaaslike bestuur dit vereis.

(10) 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

(b) Payable to the Transvaal Education Department:

The township owner shall, in terms of the provisions of section 63(1)(a) of the Town-planning and Townships Ordinance, 1965, pay a lump sum endowment for educational purposes to the Transvaal Education Department on the land value of special residential land in the township, the extent of which shall be determined by multiplying $48,08 \text{ m}^2$ by the number of dwelling-units which can be erected in the township.

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

(5) Disposal of Existing Conditions of Title

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

(a) In respect of Portion 145 the following servitude which affects a street in the township only:

"In terms of Notarial Deed No 255/52S this property is subject to a perpetual Servitude of Right of Way, 15,74 metres wide, along the boundary CD, as shown on Diagram SG No A8066/49, annexed to Deed of Transfer No 1429/1971, in favour of the General Public."

(b) In respect of the Remaining Extent of Portion 7 the following servitude which affects Erf 144 and a street in the township only:

"Subject to a sewer servitude 10 metres wide in favour of the City Council of Johannesburg as will more fully appear from Notarial Deed of Cession No K180/1982, registered on the 26th January 1982."

(6) Land for Municipal Purposes

Erven 191 and 192 shall be transferred to the local authority by and at the expense of the township owner as parks.

(7) Access

(a) Ingress from Provincial Road P79-1 to the township and egress to Provincial Road P79-1 from the township shall be restricted to the junction of Uranium Street with said road.

(b) 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) 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.

(8) Acceptance and Disposal of Stormwater

The township owner shall arrange for the drainage of the township to fit in with that of Road P79-1 and for all stormwater running off or being diverted from the road to be received and disposed of.

(9) Demolition of Buildings

The township owner shall at its own expense cause all existing buildings situated within the building line reserves, side spaces or over common boundaries to be demolished to the satisfaction of the local authority, when required by the local authority to do so.

(10) 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

dienste en die installering van stelsels daarvoor, soos vooraf ooreengekom tussen die dorpsienaar en die plaaslike bestuur, nakkom.

2. TITELVOORWAARDES

Die erwe hieronder genoem, is onderworpe aan die voorwaardes soos aangedui, opgele deur die Administrateur ingevolge Ordonnansie 25 van 1965.

(1) Alle Erwe met Uitsondering van dié genoem in Klousule 1(6)

(a) Die erf is onderworpe aan 'n serwituit, 2 m breed, vir riolerings- en ander munisipale doeleindes, ten gunste van die plaaslike bestuur, langs enige twee grense uitgesondert '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 voornoemde 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 verwijdering van sodanige rioolhoofpypleidings en ander werke as wat hy na goeddunke noodsaklik ag tydelik te plaas op die grond wat aan die voornoemde serwituit 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 rioolhoofpypleidings en ander werke veroorsaak word.

(2) Erwe 74, 99 en 125

Die erf is onderworpe aan 'n serwituit vir munisipale doeleindes ten gunste van die plaaslike bestuur, soos op die algemene plan aangedui.

(3) Erwe 32, 70, 80, 101, 113, 141 en 170

Die erf is onderworpe aan 'n serwituit vir transformator-doeleindes ten gunste van die plaaslike bestuur, soos op die algemene plan aangedui.

(4) Erwe 110 en 111

Die erf is onderworpe aan 'n serwituit vir paddoeleindes ten gunste van die plaaslike bestuur, soos op die algemene plan aangedui. By die indiening van 'n sertifikaat deur die plaaslike bestuur aan die Registrateur van Aktes waarin vermeld word dat sodanige serwituit nie meer benodig word nie, verval die serwituit.

Administrateurskennisgewing 1244

27 Julie 1983

SANDTON-WYSIGINGSKEMA 536

Die Administrateur verklaar hierby ingevolge die bepaling van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Sandton-dorpsbeplanningskema, 1980, wat uit dieselfde grond as die dorp Witkoppen Uitbreiding 3 bestaan, goedgekeur het.

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

Hierdie wysiging staan bekend as Sandton-wysigingskema 536.

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 (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) Erven 74, 99 and 125

The erf is subject to a servitude for municipal purposes in favour of the local authority, as indicated on the general plan.

(3) Erven 32, 70, 80, 101, 113, 141 and 170

The erf is subject to a servitude for transformer purposes in favour of the local authority, as indicated on the general plan.

(4) Erven 110 and 111

The erf is subject to a servitude for road purposes in favour of the local authority, as indicated on the general plan. On submission of a certificate from the local authority to the Registrar of Deeds stating that the servitude is no longer required, this servitude shall lapse.

Administrator's Notice 1244

27 July 1983

SANDTON AMENDMENT SCHEME 536

The Administrator hereby, in terms of the provisions of section 89(1) of the Town-planning and Townships Ordinance, 1965, declares that he has approved an amendment scheme, being an amendment of Sandton Town-planning Scheme, 1980, comprising the same land as included in the township of Witkoppen Extension 3.

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

This amendment is known as Sandton Amendment Scheme 536.

Administrateurskennisgewing 1245

27 Julie 1983

PRETORIA-WYSIGINGSKEMA 827

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 Pretoria-dorpsbeplanningskema, 1974, gewysig word deur die hersonering van Gedeelte 1 van Erf 1801 en Erf 1802, Pretoria tot "Beperkte Nywerheid" onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Pretoria-wysigingskema 827.

PB 4-9-2-3H-827

Administrateurskennisgewing 1246

27 Julie 1983

ROODEPOORT-MARAISBURG-WYSIGINGSKEMA 1/455

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 Roodepoort-Maraiburg-dorpsaanlegskema 1, 1946, gewysig word deur die hersonering van Erf 994, Florida Park Uitbreiding 3 tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per Erf".

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

Hierdie wysiging staan bekend as Roodepoort-Maraiburg-wysigingskema 1/455.

PB 4-9-2-30-455

Administrateurskennisgewing 1247

27 Julie 1983

SANDTON-WYSIGINGSKEMA 545

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 217, Sandown Uitbreiding 24 tot "Residensiel 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 Stadslerk, Sandton en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Sandton-wysigingskema 545.

PB 4-9-2-116H-545

Administrateurskennisgewing 1248

27 Julie 1983

NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA 830

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe,

Administrator's Notice 1245

27 July 1983

PRETORIA AMENDMENT SCHEME 827

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Pretoria Town-planning Scheme, 1974, by the rezoning of Portion 1 of Erf 1801 and Erf 1802, Pretoria to "Restricted Industry" subject to certain conditions.

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

This amendment is known as Pretoria Amendment Scheme 827.

PB 4-9-2-3H-827

Administrator's Notice 1246

27 July 1983

ROODEPOORT-MARAISBURG AMENDMENT SCHEME 1/455

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 Roodepoort-Maraiburg Town-planning Scheme 1, 1946, by the rezoning of Erf 994, Florida Park Extension 3 to "Special Residential" with a density of "One dwelling per Erf".

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

This amendment is known as Roodepoort-Maraiburg Amendment Scheme 1/455.

PB 4-9-2-30-455

Administrator's Notice 1247

27 July 1983

SANDTON AMENDMENT SCHEME 545

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 217, Sandown Extension 24 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 545.

PB 4-9-2-116H-545

Administrator's Notice 1248

27 July 1983

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME 830

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Adminis-

1965, bekend gemaak dat die Administrateur goedgekeur het dat Noordelike Johannesburgstreek-dorpsaanlegskema, 1958, gewysig word deur die hersonering van Erwe 35 en 36 Bedfordpark Uitbreiding 3 tot "Spesiaal" vir losstaande- of aanengeskakelde wooneenhede onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Noordelike Johannesburgstreek-wysigingskema 830.

PB 4-9-2-212-830

Administrateurskennisgewing 1249

27 Julie 1983

SUIDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA 160

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 Suidelike Johannesburgstreek-dorpsaanlegskema, 1962, gewysig word deur die hersonering van Erwe 7351, 7352 en 7353, Lenasia Uitbreiding 8 tot "Spesiaal" vir die doeleindes van 'n openbare garage onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Suidelike Johannesburgstreek-wysigingskema 160.

PB 4-9-2-213-160

Administrateurskennisgewing 1250

27 Julie 1983

MEYERTON-WYSIGINGSKEMA 1/29

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 Meyerton-dorpsbeplanningskema 1, 1953, gewysig word deur die hersonering van deel van Erf 69, Sybrand van Niekerkpark tot "Nywerheid".

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

Hierdie wysiging staan bekend as Meyerton-wysigingskema 1/29.

PB 4-9-2-97-29

Administrateurskennisgewing 1251

27 Julie 1983

DORP JETPARK UITBREIDING 8

KENNISGEWING VAN VERBETERING

Die Bylae tot Administrateurskennisgewing 1087 van 6 Julie 1983 word hiermee verbeter deur in Klousule 1(1) van die Engelse teks die naam "Jet Park" te vervang met die naam "Jetpark".

PB 4-2-2-6228

trator has approved the amendment of Northern Johannesburg Region Town-planning Scheme, 1958, by the rezoning of Erven 35 and 36, Bedford Park Extension 3 to "Special" for attached or detached dwelling-units, subject to certain conditions.

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

This amendment is known as Northern Johannesburg Region Amendment Scheme 830.

PB 4-9-2-212-830

Administrator's Notice 1249

27 July 1983

SOUTHERN JOHANNESBURG REGION AMENDMENT SCHEME 160

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 Southern Johannesburg Region Town-planning Scheme, 1962, by the rezoning of Erven 7351, 7352 and 7353, Lenasia Extension 8 to "Special" to be used solely for the purpose of a public garage 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, Southern Johannesburg Region and are open for inspection at all reasonable times.

This amendment is known as Southern Johannesburg Region Amendment Scheme 160.

PB 4-9-2-213-160

Administrator's Notice 1250

27 July 1983

MEYERTON AMENDMENT SCHEME 1/29

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 Meyerton Town-planning Scheme 1, 1953, by the rezoning of portion of Erf 69, Sybrand van Niekerkpark to "Industrial".

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

This amendment is known as Meyerton Amendment Scheme 1/29.

PB 4-9-2-97-29

Administrator's Notice 1251

27 July 1983

JETPARK EXTENSION 8 TOWNSHIP

CORRECTION NOTICE

The Schedule to Administrator's Notice 1087 dated 6 July 1983 is hereby rectified by substitution of the name "Jetpark" for the name "Jet Park" in Clause 1(1).

PB 4-2-2-6228

Administrateurskennisgewing 1252

27 Julie 1983

VERMINDERING VAN DIE PADRESERWE-BREEDTE: TOEGANGSPAD: DISTRIK ROODE-POORT

Ingevolge die bepальings van artikel 48(1)(b) van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), verminder die Administrator hierby die breedte van die padreserwe van die toegangspad oor die eiendom soos op meegaande sketsplan aangetoon.

Die omvang van die vermindering van die breedte van die padreserwe van voormalde toegangspad word aangedui op gemelde sketsplan met toepaslike koördinate van die grensbakens.

Ooreenkomsdig die bepaling van subartikels (2) en (3) van artikel 5A van voormalde Ordonnansie word hierby verklaar dat grensbakens van die vermindering van die padreserwe van die voormalde toegangspad op die grond opgerig is.

UKB 1073 gedateer 9 Mei 1983
Verwysing - 10/4/1/2/N1-20(2)

Administrator's Notice 1252

27 July 1983

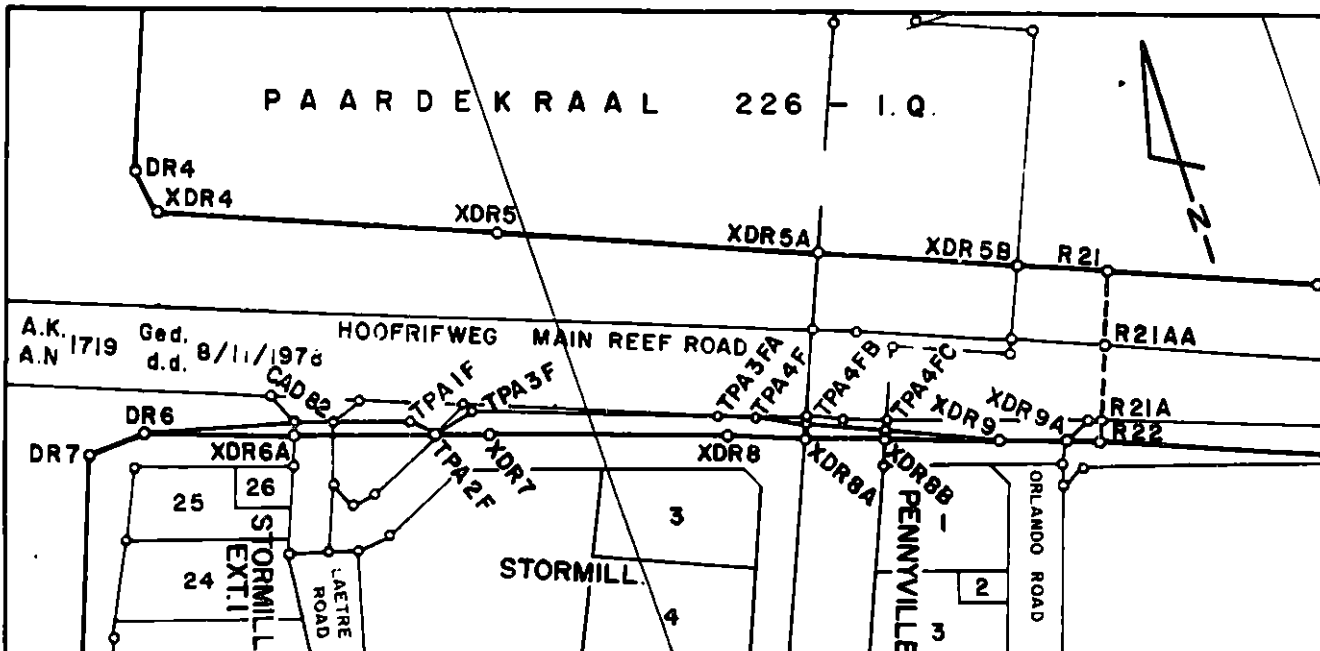
REDUCTION IN WIDTH OF THE ROAD RESERVE OF ACCESS ROAD: DISTRICT OF ROODEPOORT

In terms of the provisions of section 48(1)(b) of the Roads Ordinance, 1957 (Ordinance 22 of 1957), the Administrator hereby reduces the width of the road reserve of the access road over the property as indicated on the attached sketch plan.

The extent of the reduction in the width of the road reserve of the said access road, is indicated on the said sketch plan with appropriate co-ordinates of the boundary beacons.

In terms of the provisions of subsections (2) and (3) of section 5A of the said Ordinance it is hereby declared that boundary beacons of the reduction of the road reserve of the said access road have been erected on the land.

ECR 1073 dated 9 May 1983
Reference - 10/4/1/2/N1-20(2)


KOORDINATE CO-ORDINATES

STELSEL Lg 27° SYSTEM

KONSTANTE CONSTANTS

 $Y \pm 0,00 \quad X + 2\,800\,000,00$
(in m.)

	Y	X
DR 6	- 95 033,41	+ 99 446,34
CAD 82	- 95 104,53	+ 99 467,34
TPA 1F	- 95 125,85	+ 99 476,93
TPA 2F	- 95 140,07	+ 99 485,14
TPA 3F	- 95 157,27	+ 99 482,18
TPA 4FB	- 95 279,71	+ 99 529,48
TPA 4FC	- 95 307,36	+ 99 542,84
XDR 7	- 95 160,50	+ 99 492,22
XDR 8	- 95 248,76	+ 99 524,76
XDR 9	- 95 347,88	+ 99 562,41
TPA 3FA	- 95 233,61	+ 99 510,25
TPA 4F	- 95 259,97	+ 99 519,94

DIE FIGUUR THE FIGURE DR6, CAD82, TPA1F - TPA4F,
XDR9, XDR8, XDR7, DR6 STEL VOOR N VER-

MINDERING VAN DIENSPAD VAN PAD NI-20
DUCTION OF SERVICE ROAD OF ROAD NI-20

SOOS IN DETAIL GETOON OP PLAN TNRS 37/7/2V
AS DEPICTED IN DETAIL ON PLAN

LEER NO / FILE NO
10/4/1/2/NI-20 (2)

U.K. BES. NO. / EX. CO. RES. NO
1073 d.d. 1983 - 05 - 09

PLAN NO
TNRS 37/7/2V

Algemene Kennisgewings

KENNISGEWING 476 VAN 1983

JOHANNESBURG-WYSIGINGSKEMA 939

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, Craigstowne (Pty) Limited, aansoek gedoen het om Johannesburg-dorpsbeplanningskema, 1979 te wysig deur die hersonering van Gedeelte 24 van Lot 711 en die Resterende Gedeelte van Gedeelte 22 van Lot 711 geleë aan Marlboroughlaan dorp Craighall Park, vanaf "Residensieel 4", "Residensieel 1", "Openbare Oopruimte" en "Huidige Openbare Pad" na "Residensieel 4", "Residensieel 1" en "Publieke Ruimte", onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 939 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, 20 Julie 1983

PB 4-9-2-2H-939

KENNISGEWING 477 VAN 1983

HALFWAY HOUSE-WYSIGINGSKEMA 100

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, Aggeliki Antoniades, aansoek gedoen het om Halfway House en Clayville-dorpsbeplanningskema, 1976, te wysig deur die hersonering van Hoewe 225, geleë aan Pad P(1-2), Glen Austin Landbouhoeves vanaf "Landbou" na "Spesial" vir doeleindes as wat deur die Administrateur toegestaan mag word, onderworpe aan sodanige vereistes as wat hy mag ople.

Verdere besonderhede van hierdie wysigingskema (wat Halfway House-wysigingskema 10 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 Midrand te Olifantsfontein 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 121, Olifantsfontein 1665 skriftelik voorgelê word.

Pretoria 20 Julie 1983

PB 4-9-2-149-100

General Notices

NOTICE 476 OF 1983

JOHANNESBURG AMENDMENT SCHEME 939

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, Craigstowne (Pty) Ltd, for the amendment of Johannesburg Town-planning Scheme, 1979 by rezoning Portion 24 of Lot 711 and the Remaining Extent of Portion 22 of Lot 711 situated on Marlborough Avenue, Craighall Park Township, from "Residential 4", "Residential 1" "Public Open Space" and "Existing Public Road" to "Residential 4", "Residential 1", and "Public Open Space", subject to certain conditions.

The amendment will be known as Johannesburg Amendment Scheme 939. 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 Pretoriuss Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 1049, Johannesburg 2000, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 20 July 1983

PB 4-9-2-2H-939

NOTICE 477 OF 1983

HALFWAY HOUSE AMENDMENT SCHEME 100

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, Aggeliki Antoniades, for the amendment of Halfway House and Clayville Town-planning Scheme, 1976, by rezoning Holding 255 situated on Road P(1-2), Glen Austin Agricultural Holdings from "Agricultural" to "Special" for such purposes as may be approved by the Administrator, subject to such conditions as he may wish to impose.

The amendment will be known as Halfway House Amendment Scheme 100. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Midrand and Olifantsfontein and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretoriuss Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 121, Olifantsfontein 1665 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 20 July 1983

PB 4-9-2-149-100

KENNISGEWING 478 VAN 1983

ALBERTON-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 eienaars, Stand 16 Alrode (Pty) Ltd., Morne Properties (Pty) Ltd en Universal Townships (Pty) Ltd, aansoek gedoen het om Alberton-dorpsaanlegsksema, 1979, te wysig deur die hersonering van Erwe 16, 21, 30 en 49, dorp Alrode South Uitbreiding 2 van 'Kommercieel' tot 'Nywerheid I'.

Verdere besonderhede van hierdie wysigingskema (wat Alberton-wysigingskema 88 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 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 4, Alberton, 1450, skriftelik voorgelê word.

Pretoria, 20 Julie 1983

PB 4-9-2-4H-88

KENNISGEWING 479 VAN 1983

JOHANNESBURG-WYSIGINGSKEMA 972

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, C.D.L. Properties (Durban) (Proprietary) Limited, aansoek gedoen het om Johannesburg-dorpsbeplanningskema, 1979, te wysig deur die hersonering van Lot 103, geleë op St Andrews- en Girtonweg, dorp Parktown van 'Besigheid 3' onderhewig aan sekere voorwaardes na 'Besigheid 3' insluitend openbare parkeergarages, openbare of privaat parkeerterreine, en met die toestemming van die raad, plekke van onderrig en inrigtings.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 972 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 bovenmelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg, 2000, skriftelik voorgelê word.

Pretoria, 20 Julie 1983

PB 4-9-2-2H-972

KENNISGEWING 480 VAN 1983

MIDDELBURG-WYSIGINGSKEMA 83

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 478 OF 1983

ALBERTON 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 owners, Stand 16 Alrode (Pty) Ltd, Morne Properties (Pty) Ltd and Universal Townships (Pty) Ltd, for the amendment of Alberton Town-planning Scheme, 1979, by rezoning of Erven 16, 21, 30 and 49, Alrode South Extension 2 Township, from 'Commercial' to 'Industrial I'.

The amendment will be known as Alberton Amendment Scheme 88. 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, PO Box 4, Alberton, 1450, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 20 July 1983

PB 4-9-2-4H-88

NOTICE 479 OF 1983

JOHANNESBURG AMENDMENT SCHEME 972

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, C.D.L. Properties (Durban) (Proprietary) Limited, for the amendment of Johannesburg Town-planning Scheme, 1979, by rezoning Lot 103, situate on St Andrews and Girton Roads, Parktown Township from 'Business 3', subject to certain conditions to 'Business 3' including public parking garages, public or private parking areas, and with the consent of the Council, places of instruction and institutions.

The amendment will be known as Johannesburg Amendment Scheme 972. 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, 20 July 1983

PB 4-9-2-2H-972

NOTICE 480 OF 1983

MIDDELBURG AMENDMENT SCHEME 83

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

1965), kennis dat die eienaar, Mev Jeanette Smit, aansoek gedoen het om Middelburg-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Gedeelte 1 van Erf 233, geleë aan Voortrekkerstraat, dorp Middelburg vanaf "Spesiale Woon" na "Algemene Besigheid" en Erf 234, geleë aan Voortrekkerstraat, dorp Middelburg vanaf "Algemene Woon 2" na "Algemene Besigheid".

Verdere besonderhede van hierdie wysigingskema (wat Middelburg-wysigingskema 83 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 Middelburg ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennismassing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 14, Middelburg 1050 skriftelik voorgelê word.

Pretoria, 20 Julie 1983

PB 4-9-2-21H-83

KENNISGEWING 481 VAN 1983

WITBANK-WYSIGINGSKEMA 1/140

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, Norman John Collinson, aansoek gedoen het om Witbank-dorpsaanlegskema 1, 1948, te wysig deur die hersonering van Erwe 194 en 195 geleë aan Deborah- en Eileenstrate, dorp Jackaroopark vanaf "Spesiale Woon" na "Spesial" vir 'n openbare garage en vir doeleindes in verband daarmee, winkels, kantore en besigheidsgeboue (pakhuiwe uitgesluit).

Verdere besonderhede van hierdie wysigingskema (wat Witbank-wysigingskema 1/140 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 Witbank ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennismassing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 3, Witbank 1035 skriftelik voorgelê word.

Pretoria, 20 Julie 1983

PB 4-9-2-39-140

KENNISGEWING 482 VAN 1983

ROODEPOORT-MARAIJSBURG-WYSIGINGSKEMA 1/490

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, Jacobus Michael Badenhorst, aansoek gedoen het om Roodepoort-Maraisburg-dorpsaanlegskema 1, 1946, te wysig deur die hersonering van Erf 702, geleë aan Rexstraat, dorp Roodepoort vanaf "Spesiale Woon" met 'n digtheid van "Een woonhuis per 500 m²" na "Spesial" vir kantoordoeleindes, onderworpe aan sekere voorwaardes.

made by the owner, Mrs Jeanette Smit, for the amendment of Middelburg Town-planning Scheme, 1974, by rezoning Portion 1 of Erf 233, situated on Voortrekker Street, Middelburg Township from "Special Residential" to "General Business" and Erf 234, situated on Voortrekker Street, Middelburg Township from "General Residential 2" to "General Business".

The amendment will be known as Middelburg Amendment Scheme 83. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Middelburg and at the office of the Director of Local Government, 11th Floor, Merino Building, 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 14, Middelburg 1050 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 20 July 1983

PB 4-9-2-21H-83

NOTICE 481 OF 1983

WITBANK AMENDMENT SCHEME 1/140

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, Norman John Collinson, for the amendment of Witbank Town-planning Scheme 1, 1948, by rezoning Erven 194 and 195 situated on Deborah and Eileen Streets, Jackaroopark Township from "Special Residential" to "Special" for a public garage and for purposes incidental thereto, shops, offices and business buildings (excluding warehouses).

The amendment will be known as Witbank Amendment Scheme 1/140. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Witbank 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 3, Witbank 1035 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 20 July 1983

PB 4-9-2-39-140

NOTICE 482 OF 1983

ROODEPOORT-MARAIJSBURG AMENDMENT SCHEME 1/490

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, Jacobus Michael Badenhorst, for the amendment of Roodepoort-Maraisburg Town-planning Scheme 1, 1946, by rezoning Erf 702, situated on Rex Street, Roodepoort Township from "Special Residential" with a density of "One dwelling per 500 m²" to "Special" for office purposes, subject to certain conditions.

Verdere besonderhede van hierdie wysigingskema (wat Roodepoort-Maraisburg-wysigingskema 1/490 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 Roodepoort ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak X30, Roodepoort 1725 skriftelik voorgelê word.

Pretoria, 20 Julie 1983

PB 4-9-2-30-490

KENNISGEWING 483 VAN 1983

SANDTON-WYSIGINGSKEMA 646

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, Stephen James Smith, aansoek gedoen het om Sandton-dorpsaanlegskema, 1980, te wysig deur die hersonering van Gedeelte 3 van Lot 11, geleë te Athollweg, dorp Atholl van "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 646 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 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, 20 Julie 1983

PB 4-9-2-116H-646

KENNISGEWING 484 VAN 1983

PRETORIA-WYSIGINGSKEMA 1085

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, Stadsraad van Pretoria, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van die Restant van die Gedeelte 200 van die plaas Elandsport 357 IG (Loftus Versveld), geleë aan Kirkness-straat dorp Sunnyside vanaf "Privaat Oopruimte" na "Privaat Oopruimte" vir magtiging om ook kantore, professionele kamers, twee muurbalbane en 'n gimnasium op die terrein op te rig onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1085 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.

The amendment will be known as Roodepoort-Maraisburg Amendment Scheme 1/490. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Roodepoort and at the office of the Director of Local Government, 11th Floor, Merino Building, 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 X30, Roodepoort 1725 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 20 July 1983

PB 4-9-2-30-490

NOTICE 483 OF 1983

SANDTON AMENDMENT SCHEME 646

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, Stephen James Smith, for the amendment of Sandton Town-planning Scheme, 1980, by rezoning Portion 3 of Lot 3, situated on Atholl Road, Atholl 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 646. 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, PO Box 78001, Sandton 2146 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 20 July 1983

PB 4-9-2-116H-646

NOTICE 484 OF 1983

PRETORIA AMENDMENT SCHEME 1085

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, City Council of Pretoria, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning the Remaining Extent of Portion 200 of the farm Elandsport 357 IQ (Loftus Versveld), situated on Kirkness Street, Sunnyside Township from "Private Open Space" to "Private Open Space" to erect offices, professional suites, two squash courts and a gymnasium on the site, subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme 1085. 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.

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 Stads-klerk, Posbus 440, Pretoria 0001, skriftelik voorgelê word.

Pretoria, 20 Julie 1983

PB 4-9-2-3H-1085

KENNISGEWING 485 VAN 1983

RANDBURG-WYSIGINGSKEMA 619

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, Ann Mowatt Stewart, aansoek gedoen het om Randburg-dorpsbeplanningskema, 1976, te wysig deur die hersonering van Erf 804, geleë aan Pinelaan, dorp Ferndale vanaf "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" na "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²".

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 619 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 Stads-klerk 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 Stads-klerk, Privaatsak 1, Randburg 2125 skriftelik voorgelê word.

Pretoria, 20 Julie 1983

PB 4-9-2-132H-619

KENNISGEWING 486 VAN 1983

PRETORIA-WYSIGINGSKEMA 1102

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, The Pretoria Diocesan Trustees, aansoek gedoen het om Pretoria-dorpsaanlegskema 1, 1974, te wysig deur die hersonering van 'n deel van Erf 1242, Arcadia Dorp, geleë aan Kerkstraat vanaf "Spesiale Woon" na "Spesiaal" vir die oprigting van wooneenhede teen 'n digtheid van 20 wooneenhede per hektaar onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1102 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11e Vloer, Merinogebou, h/v Bosman- en Pretoriussstraat, Pretoria en in die kantoor van die Stads-klerk 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 Stads-klerk, Posbus 440, Pretoria 0001, skriftelik voorgelê word.

Pretoria, 20 Julie 1983

PB 4-9-2-3H-1102

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, 20 July 1983

PB 4-9-2-3H-1085

NOTICE 485 OF 1983

RANDBURG AMENDMENT SCHEME 619

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, Ann Mowatt Stewart, for the amendment of Randburg Town-planning Scheme, 1976, by rezoning Erf 804, situated on Pine Avenue, Ferndale Township from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 1 500 m²".

The amendment will be known as Randburg Amendment Scheme 619. 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, 20 July 1983

PB 4-9-2-132H-619

NOTICE 486 OF 1983

PRETORIA AMENDMENT SCHEME 1102

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, The Pretoria Diocesan Trustees, for the amendment of Pretoria Town-planning Scheme 1, 1974, by rezoning part of Erf 1242, Arcadia Township, situated on Church Street from "Special Residential" to "Special" for the erection of dwelling-units at a density of 20 dwelling-units per hectare subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme 1102. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Pretoria and at the office of the Director of Local Government, 11th Floor, Merino Building, cor Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 440, Pretoria 0001, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 20 July 1983

PB 4-9-2-3H-1102

KENNISGEWING 487 VAN 1983

JOHANNESBURG-WYSIGINGSKEMA 633

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 Hazel Youngs, aansoek gedoen het om Johannesburg-dorpsaanlegskema, 1979, te wysig deur die hersoneering van Restant van Lot 20 geleë aan Shipstonesteeg, dorp Victoria van "Residensieel 1" met 'n digtheid van "Een woonhuis per 1500 m²" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 700 m²" onderhewig aan voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 633 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 bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg 2000, skriftelik voorgelê word.

Pretoria, 20 Julie 1983

PB 4-9-2-2H-633

KENNISGEWING 488 VAN 1983

PRETORIA-WYSIGINGSKEMA 1094

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, Barend Johannes van der Walt, aansoek gedoen het om Pretoria-dorpsaanlegskema 1, 1974, te wysig deur Gedeelte A van Lot No 161, dorp Hatfield te hersoneer van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m²" na "Algemene Besigheid".

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1094 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria, 0001 skriftelik voorgelê word.

Pretoria, 20 Julie 1983

PB 4-9-2-3H-1094

KENNISGEWING 489 VAN 1983

JOHANNESBURG-WYSIGINGSKEMA 958

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, Edwin Milton, Julius Levey, Simon Joel Lees en Beryl Levey, aansoek gedoen het om

NOTICE 487 OF 1983

JOHANNESBURG AMENDMENT SCHEME 633

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, Hazel Youngs, for the amendment of Johannesburg Town-planning Scheme, 1979, by rezoning Remaining Extent of Lot 20 situated on Shipstone Lane, Victoria township from "Residential 1" with a density of "One dwelling per 1500 m²" to "Residential 1" with a density of "One dwelling per 700 m²" subject to conditions.

The amendment will be known as Johannesburg Amendment Scheme 633. 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 Pretoriuss Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 1049, Johannesburg 2000, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 20 July 1983

PB 4-9-2-2H-633

NOTICE 488 OF 1983

PRETORIA AMENDMENT SCHEME 1094

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, Barend Johannes van der Walt, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning Portion A of Lot No 161, Hatfield Township from "Special Residential" with a density of "One dwelling per 1 000 m²" to "General Business."

The amendment will be known as Pretoria Amendment Scheme 1094. 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 Pretoriuss Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 440, Pretoria, 0001 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 20 July 1983

PB 4-9-2-3H-1094

NOTICE 489 OF 1983

JOHANNESBURG AMENDMENT SCHEME 958

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, Simon Joel Lees, Edwin Milton,

Johannesburg-dorpsaanlegskema 1, 1979, te wysig deur die hersonering van die Restant van Lot 105, geleë te Sturdee-laan, dorp Rosebank van "Residensieel 4" met 'n boulyn van 2m vir elke 3 m hoogte van gebou langs die suidelike grens na "Residensieel 4" met geen boulyn langs die suidelike grens nie.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 958 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 bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg, 2000 skriftelik voorgelê word.

Pretoria, 20 Julie 1983

PB 4-9-2-2H-958

KENNISGEWING 490 VAN 1983

JOHANNESBURG-WYSIGINGSKEMA 944

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, mnre. Lascelles (Edms) Bpk. en mnre Victteren Towers (Edms) (Bpk.), aansoek gedoen het om Johannesburg-dorpsbeplanningskema, 1979, te wysig deur die hersonering van Erwe 1978 tot 1981 en 1984 tot 1986, geleë aan Bok-, Banket- en Kockstraat, dorp Johannesburg, vanaf "Residensieel 4" Hoogstone 2 en "Besigheid 1" Hoogstone 2 tot "Besigheid 1", onderworpe aan sekere voorwaardes en Erf 4593, geleë aan Kock-, Banket-, Hancock- en Claimstraat, vanaf "Residensieel 4", onderworpe aan sekere voorwaardes na "Residensieel 4", onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 944 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 bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg, 2000 skriftelik voorgelê word.

Pretoria, 20 Julie 1983

PB 4-9-2-2H-944

KENNISGEWING 491 VAN 1983

PRETORIA-WYSIGINGSKEMA 1083

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, Cornelius Jacob Brits, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Erf 216, geleë aan Pretorius-

Julius Levey and Beryl Levey, for the amendment of Johannesburg Town-planning Scheme 1, 1979, by rezoning Remaining Extent of Lot 105, situated on Sturdee Avenue, Rosebank Township from "Residential 4" with a building line of 2 m for every 3 m of height of building along the southern boundary to "Residential 4" with no building line along the southern boundary.

The amendment will be known as Johannesburg Amendment Scheme 958. 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 Pretoriuss Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 1049, Johannesburg, 2000 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 20 July 1983

PB 4-9-2-2H-958

NOTICE 490 OF 1983

JOHANNESBURG AMENDMENT SCHEME 944

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, Messrs Lascelles (Pty) Ltd. and Messrs. Victteren Towers (Pty) (Ltd), for the amendment of Johannesburg Town-planning Scheme, 1979, by rezoning Erven 1978 to 1981 and 1984 to 1986, situated on Bok, Banket and Kock Streets, Johannesburg Township, from "Residential 4" Height Zone 2 and "Business 1" Height Zone 2 to "Business 1", subject to certain conditions and Erf 4593, situated on Kock, Banket, Hancock and Claim Streets, from "Residential 4", subject to certain conditions, to "Residential 4", subject to certain conditions.

The amendment will be known as Johannesburg Amendment Scheme 944. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Johannesburg and 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 1049, Johannesburg, 2000 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 20 July 1983

PB 4-9-2-2H-944

NOTICE 491 OF 1983

PRETORIA AMENDMENT SCHEME 1083

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, Cornelius Jacob Brits, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning Erf 216, situated on Pretorius Street, Hatfield Town-

riusstraat, dorp Hatfield, vanaf "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m²" tot "Dupleks Woon".

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1083 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, 20 Julie 1983

PB 4-9-2-3H-1083

KENNISGEWING 492 VAN 1983

KLERKSDORP-WYSIGINGSKEMA 112

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, Thomas Pickard Llewellyn, aansoek gedoen het om Klerksdorp-dorpsbeplanningskema, 1980, te wysig deur die hersonering van Erf 841 geleë aan Nesserstraat, dorp Nuwe Dorp vanaf "Residensieel 4" na "Besigheid 1", onderworpe aan sekere voorwaarde.

Verdere besonderhede van hierdie wysigingskema (wat Klerksdorp-wysigingskema 112 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, 20 Julie 1983

PB 4-9-2-17H-112

KENNISGEWING 493 VAN 1983

EDENVALE-WYSIGINGSKEMA 51

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, Sebenza Erf 6 (Edms) Bpk, aansoek gedoen het om Edenvale-dorpsaanlegskema, 1980, te wysig deur die hersonering van Erf 6, geleë op die h/v Betschanaweg en Engwenaweg, dorp Sebenza van "Staat" na "Industrieel 1".

Verdere besonderhede van hierdie wysigingskema (wat Edenvale-wysigingskema 51 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 Edenvale ter insae.

ship, from "Special Residential" with a density of "One dwelling per 1 000 m²" to "Duplex Residential".

The amendment will be known as Pretoria Amendment Scheme 1083. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Pretoria and 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, 20 July 1983

PB 4-9-2-3H-1083

NOTICE 492 OF 1983

KLERKSDORP AMENDMENT SCHEME 112

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, Thomas Pickard Llewellyn, for the amendment of Klerksdorp Town-planning Scheme, 1980, by rezoning Erf 841, situated on Nesser Street, New Town Township from "Residential 4" to "Business 1", subject to certain conditions.

The amendment will be known as Klerksdorp Amendment Scheme 112. 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, PO Box 99, Klerksdorp, 2570, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 20 July 1983

PB 4-9-2-17H-112

NOTICE 493 OF 1983

EDENVALE AMENDMENT SCHEME 51

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, Sebenza Erf 6 (Pty) Ltd, for the amendment of Edenvale Town-planning Scheme, 1980, by rezoning Erf 6, situated on the c/o Betschanaweg and Engwenaweg, Sebenza Township from "Government" to "Industrial 1".

The amendment will be known as Edenvale Amendment Scheme 51. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Edenvale and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

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 Stads-klerk, Posbus 25, Edenvale, 1610, skriftelik voorgelê word.

Pretoria, 20 Julie 1983

PB 4-9-2-13H-51

KENNISGEWING 494 VAN 1983

JOHANNESBURG-WYSIGINGSKEMA 963

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, Pieter Toerien, aansoek gedoen het om Johannesburg-dorpsaanlegskema 1, 1979, te wysig deur die hersonering van Erwe 57 en 58, geleë te Sivewrightlaan, dorp New Doornfontein, van "Besigheid 1" en "Vermaaklikheid" onderskeidelik beide na "Vermaaklikheid", onderhewig aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 963, 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 Stads-klerk 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 Stads-klerk, Posbus 1049, Johannesburg, 2000, skriftelik voorgelê word.

Pretoria, 20 Julie 1983

PB 4-9-2-2H-963

KENNISGEWING 495 VAN 1983

RANDBURG-WYSIGINGSKEMA 618

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, Johannes Hendrik Kotzé, aansoek gedoen het om Randburg-dorpsbeplanningskema, 1976, te wysig deur die hersonering van Erf 803, geleë aan Mainlaan, dorp Ferndale vanaf "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" na "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²".

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 618 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 Stads-klerk 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 Stads-klerk, Privaatsak 1, Randburg, 2125 skriftelik voorgelê word.

Pretoria, 20 Julie 1983

PB 4-9-2-132H-618

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 25, Edenvale, 1610, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 20 July 1983

PB 4-9-2-13H-51

NOTICE 494 OF 1983

JOHANNESBURG AMENDMENT SCHEME 963

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, Pieter Toerien, for the amendment of Johannesburg Town-planning Scheme 1, 1979, by rezoning of Erven 57 and 58 situated on Sivewright Avenue, New Doornfontein Township from "Business 1" and "Amusement" respectively both to "Amusement" subject to certain conditions.

The amendment will be known as Johannesburg Amendment Scheme 963. 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 Pretoriuss Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 1049, Johannesburg 2000, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 20 July 1983

PB 4-9-2-2H-963

NOTICE 495 OF 1983

RANDBURG AMENDMENT SCHEME 618

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, Johannes Hendrik Kotzé, for the amendment of Randburg Town-planning Scheme, 1976, by rezoning Erf 803, situated on Main Avenue, Ferndale Township from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 1 500 m²".

The amendment will be known as Randburg Amendment Scheme 618. 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 Pretoriuss Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, Private Bag 1, Randburg, 2125 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 20 July 1983

PB 4-9-2-132H-618

KENNISGEWING 496 VAN 1983

NELSPRUIT-WYSIGINGSKEMA 1/102

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, Nelbranch (Edms) Bpk, aansoek gedoen het om Nelspruit-dorpsaanlegskema 1, 1949, te wysig deur die hersonering van Erf 187, geleë op die hoek van Brander- en Cameronstraat, dorp Nelspruit, Uitbreiding, van "Algemene Woon" na "Spesiale Besigheid".

Verdere besonderhede van hierdie wysigingskema (wat Nelspruit-wysigingskema 1/102 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 Nelspruit 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 45, Nelspruit, 1200, skriftelik voorgelê word.

Pretoria, 20 Julie 1983

PB 4-9-2-22-102

KENNISGEWING 497 VAN 1983

VERWOERDBURG-WYSIGINGSKEMA 659

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, Bester Wonings (Edms) Bpk, aansoek gedoen het om Pretoriastreek-dorpsaanlegskema, 1960, te wysig deur die hersonering van Erf 1771, geleë aan Theronweg, dorp Pierre van Ryneveld, Uitbreiding 4 vanaf "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" na "Spesiaal" vir die oprigting van 20 wooneenhede per hektaar.

Verdere besonderhede van hierdie wysigingskema (wat Verwoerdburg-wysigingskema 659 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 Verwoerdburg 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 14013, Verwoerdburg, 0140, skriftelik voorgelê word.

Pretoria, 20 Julie 1983

PB 4-9-2-93-659

KENNISGEWING 498 VAN 1983

VANDERBIJLPARK-WYSIGINGSKEMA 98

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, Ioannis Ziotopoulos, aansoek gedoen het om Vanderbijlpark-dorpsaanlegskema 1, 1961, te wysig deur die hersonering van Erf 749, geleë aan Westinghouse Boulevard, dorp Vanderbijlpark Sentraal Oos 2, van "Residensieel 2" met sekere bykomende regte na "Re-

NOTICE 496 OF 1983

NELSPRUIT AMENDMENT SCHEME 1/102

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, Nelbranch (Pty) Ltd, for the amendment of Nelspruit Town-planning Scheme 1, 1949, by rezoning of Erf 187, situated on the corner of Brander and Cameron Streets, Nelspruit Extension Township, from "General Residential" to "Special Business".

The amendment will be known as Nelspruit Amendment Scheme 1/102. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Nelspruit 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 45, Nelspruit, 1200, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 20 July 1983

PB 4-9-2-22-102

NOTICE 497 OF 1983

VERWOERDBURG AMENDMENT SCHEME 659

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, Bester Wonings (Pty) Ltd, for the amendment of Pretoria Region Town-planning Scheme, 1960, by rezoning of Erf 1771, situated on Theron Road Pierre van Ryneveld Extension 4, Township from "Special Residential" with a density of "One dwelling per erf" to "Special" for the erection of 20 dwelling-units per hectare.

The amendment will be known as Verwoerdburg Amendment Scheme 659. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Verwoerdburg 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 14013, Verwoerdburg, 0140, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 20 July 1983

PB 4-9-2-93-659

NOTICE 498 OF 1983

VANDERBIJLPARK AMENDMENT SCHEME 98

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, Ioannis Ziotopoulos, for the amendment of Vanderbijlpark Town-planning Scheme 1, 1961, by rezoning of Erf 749, situated on Westinghouse Boulevard, Vanderbijlpark Central East 2, Township, from "Residential 2" with certain additional rights, to "Residen-

sidensieel 2" met die byvoeging van die volgende regte tot die bestaande bykomende regte, naamlik skoonmaakmiddels, toiletware en ander huishoudelike benodigdhede.

Verdere besonderhede van hierdie wysigingskema (wat Vanderbijlpark-wysigingskema 98 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 Vanderbijlpark ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 3, Vanderbijlpark, 1900, skriftelik voorgelê word.

Pretoria, 20 Julie 1983

PB 4-9-2-34-98

KENNISGEWING 499 VAN 1983

VERDELING VAN GROND, 1973: AANSOEK OM DIE VERDELING VAN GROND

Ooreenkomsdig die bepalings van artikel 7(1) van die Ordonnansie op die Verdeling van Grond, 1973 (Ordonnansie 19 van 1973), word hierby bekend gemaak dat 'n aansoek ingevolge die bepalings van artikel 5 van genoemde Ordonnansie van die eienaar, Heljack Properties (Proprietary) Limited, Resterende Gedeelte van Gedeelte 4 van die plaas Witpoort 406 JR, distrik Johannesburg, Transvaal ontvang is.

Sodanige aansoek, tesame met die betrokke planne en inligting is vir inspeksie beskikbaar by die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinialegebou, Pretoriusstraat, Pretoria, vir 'n tydperk van 60 dae vanaf die datum van die eerste publikasie hiervan in die *Provinciale Koerant*.

Enigeen wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om vertoë te rig, moet die Direkteur skriftelik van sy redes daarvoor binne 'n tydperk van 60 dae vanaf genoemde datum van eerste publikasie in kennis stel.

Pretoria, 20 Julie 1983.

PB 4-12-2-37-406-12 Vol 2

KENNISGEWING 500 VAN 1983

VOORGESTELDE VERANDERING VAN DIE ALGEMENE PLAN VAN DIE DORP MARBLE HALL UITBREIDING 4

Ingevolge artikel 83(3) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) word hiermee bekend gemaak dat die Stadsraad van Marble Hall aansoek gedoen het vir die verandering van die algemene plan van die dorp Marble Hall Uitbreiding 4, geleë op Gedeelte 518 van die plaas Loskop Noord 12 JS.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, 2de Vloer, Blok B, Proviniale Gebou, Pretoriusstraat, Pretoria vir 'n tydperk van agt weke na datum hiervan.

Iedereen wat beswaar teen die toestaan van die aansoek wil maak of wat begerig is om vertoë in verband daarmee te rig, moet die Direkteur skriftelik in kennis stel met vermelding van redes daarvoor binne 'n tydperk van agt weke na datum hiervan.

Pretoria, 20 Julie 1983

tial 2" with the addition of the following rights to the existing additional rights namely cleaning materials, toiletries and other domestic requirements.

The amendment will be known as Vanderbijlpark Amendment Scheme 98. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Vanderbijlpark and at the office of the Director of Local Government, 11th Floor, Merino Building, 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 3, Vanderbijlpark, 1900, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 20 July 1983

PB 4-9-2-34-98

NOTICE 499 OF 1983

DIVISION OF LAND ORDINANCE, 1973: APPLICATION FOR THE DIVISION OF LAND

The Director of Local Government hereby gives notice in terms of the provisions of section 7(1) of the Division of Land Ordinance, 1973 (Ordinance 19 of 1973), that an application in terms of the provisions of section 5 of the said Ordinance for the division of the Remaining Extent of Portion 4 of the farm Witpoort 406 JR, district Johannesburg, Transvaal has been submitted by the owner, Heljack Properties (Proprietary) Limited.

Such application together with the relevant documents, plans and information is open for inspection at the office of the Director of Local Government, Room B206A, Provincial Building, Pretorius Street, Pretoria, for a period of 30 days from date of first publication in the *Provincial Gazette*.

Any person who desires to object to the granting of such application 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 60 days from the date of the first publication hereof.

Pretoria, 20 July 1983.

PB 4-12-2-37-406-12 Vol 2

NOTICE 500 OF 1983

PROPOSED ALTERATION OF GENERAL PLAN OF THE TOWNSHIP MARBLE HALL EXTENSION 4

It is hereby notified in terms of section 83(3) of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that the Town Council of Marble Hall applied for the alteration of the General Plan on the Township Marble Hall Extension 4 situated on Portion 518 of the farm Loskop Noord 12 JS.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director of Local Government, Room B206A, 2nd Floor, Block B, Provincial Building, Pretorius Street, Pretoria for a period of 8 weeks from the date hereof.

Any person who desires to object to the granting of the application or to make any representations in regard thereto shall notify the Director in writing of his reasons therefore within a period of 8 weeks from the date hereof.

Pretoria, 20 July 1983

KENNISGEWING 501 VAN 1983

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, Provinciale Gebou, Pretoriussstraat, Pretoria vir 'n tydperk van 8 weke vanaf 13 Julie 1983.

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 vanaf die datum van eerste publikasie hiervan skriftelik en in duplikaat van sy redes in kennis stel.

Pretoria, 20 Julie 1983

BYLAE

Naam van dorp: De Wilgers Uitbreiding 6.

Naam van aansoekdoener: Leonidas Kazantzias.

Aantal erwe: Residensieel 2: 2.

Beskrywing van grond: Gedeelte 90 ('n gedeelte van Gedeelte 33) van die plaas Hartebeestpoort 362.

Ligging: Oos van en grens aan Dainvilleweg, suid van en grens aan Spitskopstraat.

Verwysingsnummer: PB 4-2-2-3876

Naam van dorp: Randparkrif Uitbreiding 42.

Naam van aansoekdoener: Eugene Pininski.

Aantal erwe: Residensieel 1: 19; Residensieel 2: 1; Openbare Oop Ruimte: 1.

Beskrywing van grond: Hoewe No 122, Bush Hill Estate Landbouhoeves.

Ligging: Suid van en grens aan Randparkrif Uitbreiding 36 en wes van en grens aan Kellylaan.

Verwysingsnummer: PB 4-2-2-6515

Naam van dorp: Woodmead Uitbreiding 14.

Naam van aansoekdoener: George Reginald Easton en Blue Hills (Pty) Ltd.

Aantal erwe: Besigheid: 35; Openbare Oop Ruimte: 1.

Beskrywing van grond: Gedeelte 41 ('n gedeelte van Gedeelte 20) en Gedeelte 20 ('n gedeelte van Gedeelte 1) van die plaas Waterval 5 IR.

Ligging: Oos van en grens aan Woodmead Dorp, suid van en grens aan Gedeelte 23 van die plaas Waterval 5 IR.

Verwysingsnummer: PB 4-2-2-7014

Naam van dorp: Chamdor Uitbreiding 4.

Naam van aansoekdoener: Gaplow (Proprietary) Limited.

Aantal erwe: Kommersieel: 42; Openbare Oop Ruimte: 1.

Beskrywing van grond: Gedeelte 146 ('n gedeelte van Gedeelte 3) van die plaas Witpoortjie 245 IQ.

Ligging: Suidwes van en grens aan Chamdorweg.

Verwysingsnummer: PB 4-2-2-7044

NOTICE 501 OF 1983

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 townships 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 13 July 1983.

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.

Pretoria, 20 July 1983

ANNEXURE

Name of township: Die Wilgers Extension 6.

Name of applicant: Leonidas Kazantzias.

Number of erven: Residential 2: 2.

Description of land: Portion 90 (a portion of Portion 33) of the farm Hartebeestpoort 362.

Situation: East of and abuts Dainville Road, south of and abuts Spitskop Road.

Reference No: PB 4-2-2-3876

Name of township: Randparkrif Extension 42.

Name of applicant: Eugene Pininski.

Number of erven: Residential 1: 19; Residential 2: 1; Public Open Space: 1.

Description of land: Holding No 122, Bush Hills Estate Agricultural Holdings.

Situation: South of and abuts Randparkrif Extension 36 and west of and abuts Kelly Avenue.

Reference No: PB 4-2-2-6515

Name of township: Woodmead Extension 14.

Name of applicant: George Reginald Easton and Blue Hills (Pty) Ltd.

Number of erven: Business: 35; Public Open Space: 1.

Description of land: Portion 41 (a portion of Portion 20) and Portion 20 (a portion of Portion 1) of the farm Waterval 5 IR.

Situation: East of and abuts Woodmead Township, south of and abuts Portion 23 of the farm Waterval 5 IR.

Reference No: PB 4-2-2-7014

Name of township: Chamdor Extension 4.

Name of applicant: Gaplow (Proprietary) Limited.

Number of erven: Commercial: 42; Public Open Space: 1.

Description of land: Portion 146 (a portion of Portion 3) of the farm Witpoortjie 245 IQ.

Situation: South-west of and abuts Chamdor Road.

Reference No: PB 4-2-2-7044

KENNISGEWING 503 VAN 1983

RANDBURG-WYSIGINGSKEMA 199

Die Direkteur van Plaaslike Bestuur gee hierby kennis kragtens artikel 31 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), dat die Stadsraad van Randburg 'n voorlopige skema, wat 'n wysigingskema is, te wete die Randburg-wysigingskema 199 voorgelê het om die betrokke dorpsbeplanningskema in werking, te wete, die Randburg-dorpsbeplanningskema, 1976, te wysig.

Die grond wat in voornoemde voorlopige skema ingesluit is, is die volgende:

Kansellering van sommige "Voorgestelde Nuwe Paaie en Verbredings" soos aangedui op die kaart.

Die voornoemde voorlopige skema is vir inspeksie beskikbaar in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Proviniale Gebou, Pretoriussstraat, Pretoria en van die Stadsklerk van die Stadsraad van Randburg.

Waar, kragtens die bepalings van artikel 32 van voornoemde 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 *Proviniale Koerant* skriftelik aan die Direkteur van Plaaslike Bestuur by bogemelde adres van Privaatsak X437, Pretoria, voorgelê word.

Pretoria, 20 Julie 1983

PB 4-9-2-132H-199

KENNISGEWING 504 VAN 1981

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 dorp(e) 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, Proviniale Gebou, Pretoriussstraat, Pretoria vir 'n tydperk van 8 weke vanaf 27 Julie 1983.

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 die eerste publikasie hiervan, skriftelik en in duplikaat van sy redes in kennis stel.

Pretoria, 27 Julie 1983.

BYLAE

Naam van dorp: Wynberg Uitbreiding 6.

Naam van aansoekdoener: Orjab Industrial Investments (Pty) Ltd.

Aantal erwe: Nywerheid: 8.

Beskrywing van grond: Gedeelte 231 ('n gedeelte van Gedeelte 99) van die plaas Zandfontein 42 IR.

Liggings: Oos van en grens aan Wynberg Uitbreiding 3, suid van en grens aan Marlboro Uitbreiding 1.

Hierdie advertensie vervang alle vorige advertensies vir Wynberg Uitbreiding 6.

Verwysingsnommer: PB 4-2-2-6578

NOTICE 503 OF 1983

RANDBURG AMENDMENT SCHEME 199

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 Randburg has submitted an interim scheme, which is an amendment scheme, to wit, the Randburg Town-planning Scheme, 1976.

The land included in the aforesaid interim scheme is the following:

Cancelling of some of the "Proposed New Roads and Widenings" as indicated on the map.

The aforesaid interim scheme is open for inspection at the office of the Director of Local Government, Room B206A, Provincial Building, Pretoriussstraat, Pretoria and at the office of the Town Clerk of the Town Council of Randburg.

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, 20 July 1983

PB 4-9-2-132H-199

NOTICE 504 OF 1981

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, Pretoriussstraat, Pretoria for a period of 8 weeks from 27 July 1983.

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.

Pretoria, 27 July 1983.

ANNEXURE

Name of township: Wynberg Extension 6.

Name of applicant: Orjab Industrial Investments (Pty) Ltd

Number of erven: Industrial: 8.

Description of land: Portion 231 (a portion of Portion 99) of the farm Zandfontein 42 IR.

Situation: East of and abuts Wynberg Extension 3, south of and abuts Marlboro Extension 1.

This advertisement supersedes all previous advertisements for Wynberg Extension 6.

Reference No: PB 4-2-2-6578

KENNISGEWING 505 VAN 1981

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, Provinciale Gebou, Pretoriussstraat, Pretoria vir 'n tydperk van 8 weke vanaf 27 Julie 1983.

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.

Pretoria, 27 Julie 1983

BYLAE

Naam van dorp: Tunney Uitbreiding 3.

Naam van aansoekdoener: Roadhouse Holdings (Pty) Ltd.

Aantal erwe: Kommersieel: 3.

Beskrywing van grond: Gedeelte 505 op Restant van Gedeelte 15 (gedeelte van Gedeelte 5) van die plaas Rietfontein 63 JR.

Liggings: Oos van en grens aan Barbaraweg, wes van en grens aan Hattinghweg.

Verwysingsnommer: PB 4-2-2-6916

Naam van dorp: Randjespark Uitbreiding 25.

Naam van aansoekdoener: Concivil Property Holdings (Pty) Ltd.

Aantal erwe: Nywerheid: 2.

Beskrywing van grond: Hoewe 3, Halfway House Estate Landbouhoewes.

Liggings: Noordwes van en grens aan Pad P1-2. Suid van en grens aan Hoewe 2, Halfway House Estate Landbouhoewes.

Verwysingsnommer: PB 4-2-2-6925

Naam van dorp: Glen Austin Uitbreiding 3.

Naam van aansoekdoener: Peter Bayly Construction (Pty) Ltd.

Aantal erwe: Nywerheid: 2.

Beskrywing van grond: Hoewe 569, Glen Austin Landbouhoewes Uitbreiding 3.

Liggings: Noordwes van en grens aan Mastiffweg, noord van en grens aan Hoewe 572.

Verwysingsnommer: PB 4-2-2-6926

Naam van dorp: Boksburg-Oos Uitbreiding 6.

Naam van aansoekdoener: Unilever SA (Pty) Ltd.

Aantal erwe: Spesiaal vir Oliesaad verwerking en bykomstige gebruikte: 2.

Beskrywing van grond: Gedeelte 127 van die plaas Vogelfontein 84 JR.

Liggings: Suidwes van en grens aan Boksburg-Oos Uitbreiding 1 Dorp, suidoos van en grens aan Restant van Gedeelte 127 van die plaas Vogelfontein 84 IR.

Verwysingsnommer: PB 4-2-2-7059

NOTICE 505 OF 1981

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 townships 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 27 July 1983.

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.

Pretoria, 27 July 1983

ANNEXURE

Name of township: Tunney Extension 3.

Name of applicant: Roadhouse Holdings (Pty) Ltd.

Number of erven: Commercial: 3.

Description of land: Portion 505 on the Remaining Extent of Portion 15 (portion of Portion 5) of the farm Rietfontein 63 JR.

Situation: East of and abuts Barbara Road, west of and abuts Hattingh Road.

Reference No: PB 4-2-2-6916

Name of township: Randjespark Extension 25.

Name of applicant: Concivil Property Holdings (Pty) Ltd.

Number of erven: Industrial: 2.

Description of land: Holding 3, Halfway House Estate Agricultural Holdings.

Situation: North-west of and abuts Road P1-2, south of and abuts Holding 2, Halfway House Estate Agricultural Holdings.

Reference No: PB 4-2-2-6925

Name of township: Glen Austin Extension 3.

Name of applicant: Peter Bayly Construction (Pty) Ltd.

Number of erven: Industrial: 2.

Description of land: Holding 569, Glen Austin Agricultural Holdings Extension 3.

Situation: North-west of and abuts Mastiff Road, north of and abuts Holding 572.

Reference No: PB 4-2-2-6926

Name of township: Boksburg East Extension 6.

Name of applicant: Unilever SA (Pty) Ltd.

Number of erven: Special for Oil Seed Milling and extraction and ancillary uses: 2.

Description of land: Portion 127 of the farm Vogelfontein 84 IR.

Situation: South-west of and abuts Boksburg East Extension 1 Township, south-east of and abuts the Remainder of Portion 127 of the farm Vogelfontein 84 IR.

Reference No: PB 4-2-2-7059

KENNISGEWING 506 VAN 1983

JOHANNESBURG-WYSIGINGSKEMA 942

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, Harvey Michael Brown, aansoek gedoen het om Johannesburg-dorpsaanlegskema 1, 1979, te wysig deur die hersonering van Erf 88 geleë aan Jamesonlaan, dorp Melrose van "Residensiel 1" met 'n digtheid van "Een woonhuis per erf" na "Residensiel 1" met 'n digtheid van "Een woonhuis per 1 250 m²" onderhewig aan voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 942 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 vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg 2000 skriftelik voorgelê word.

Pretoria, 27 Julie 1983

PB 4-9-2-2H-942

KENNISGEWING 507 VAN 1983

WET OP OPHEFFING VAN BEPERKINGS, 1967

Ingevolge artikel 3(6) van bogenoemde Wet word hiermee kennis gegee dat onderstaande aansoeke deur die Direkteur van Plaaslike Bestuur ontvang is en ter insae lê op die 10e 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 bovemelde adres of Privaatsak X437, Pretoria, ingedien word op of voor 24 Augustus 1983.

Pretoria, 27 Julie 1983

Mid-Check Springs (Pty) Ltd vir —

(1) die wysiging van titelvoorraarde van Erwe 788, 790 en 792 tot en met 810, Springs ten einde dit moontlik te maak om die erwe te gebruik vir 'n winkelsentrum en kantoor-kompleks.

(2) die wysiging van Springs-dorpsbeplanningskema 1, 1946, ten einde dit moontlik te maak om die erwe te hersoneer van "Algemene Besigheid, Spesiale Woon, Voorgeselde Nuwe Strate en Uitbreidings" na "Algemene Besigheid, Hoogtesone 1".

Die wysigingskema sal bekend staan as Springs-wysigingskema 1/251.

PB 4-14-1251-21

Christine Janet Bennett vir die wysiging van die titelvoorraarde van Lot 198, Illovo, ten einde dit moontlik te maak dat die erf onderverdeel kan word.

PB 4-14-2-634-23

Michelle van der Wiel vir —

(1) die wysiging van titelvoorraarde van Erf 557, dorp Florida ten einde die erf te kan onderverdeel.

NOTICE 506 OF 1983

JOHANNESBURG AMENDMENT SCHEME 942

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, Harvey Michael Brown, for the amendment of Johannesburg Town-planning Scheme 1, 1979, by rezoning Erf 88, situated on Jameson Avenue, Melrose Township from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 1 250 m²" subject to conditions.

The amendment will be known as Johannesburg Amendment Scheme 942. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Johannesburg and at the office of the Director of Local Government, 11th Floor, Merino Building, cor Bosman and Pretoriuss Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 1049, Johannesburg 2000 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 27 July 1983

PB 4-9-2-2H-942

NOTICE 507 OF 1983

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, Pretoriuss Street, Pretoria, and at the office of the relevant local authority.

Any objections, with full reasons therefor, should be lodged in writing with the Director of Local Government, at the above address or Private Bag X437, Pretoria, on or before 24 August 1983.

Pretoria, 27 July 1983

Mid-Check Springs (Pty) Ltd for —

(1) the amendment of the conditions of title of Erven 788, 790 and 792 up to and including 810, Springs in order to permit the erven to be used for a shopping centre and office complex.

(2) the amendment of Springs Town-planning Scheme 1, 1946, in order to permit the rezoning from "General Business", "Special Residential, Proposed New Streets and Widening" to "General Business, Height Zone 1".

This amendment scheme will be known as Springs Amendment Scheme 1/251.

PB 4-14-2-1251-21

Christine Janet Bennett for the amendment of the conditions of title of Lot 198, Illovo to permit the erf being subdivided.

PB 4-14-2-634-23

Michelle van der Wiel for —

(1) the amendment of the conditions of title of Erf 557, Florida Township in order to sub-divide the property.

(2) die wysiging van Roodepoort-Maraisburg-dorpsbeplanningskema 1, 1946, deur die hersonering van die erf van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" na "Spesiale Woon" met 'n digtheid van "Een woonhuis per 10 000 vierkante voet".

Die wysigingskema sal bekend staan as Roodepoort-Maraisburg-wysigingskema 2/65.

PB 4-14-2-482-6

Die Eksekuteur in die boedel van wyle Firma Nakan vir —

(1) die wysiging van titelvoorraades van Erf 63, dorp Senderwood, ten einde die boulyn langs die straat van 50 Engelse voet na 6 meters of 20 Engelse voet te verminder.

(2) die wysiging van Noordelike Johannesburgstreek-dorpsaanlegskema, 1958, deur die hersonering van gemelde erf van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" na "Spesiale Woon" met 'n digtheid van "Een woonhuis per 2 000 vierkante meters".

Die wysigingskema sal bekend staan as Noordelike Johannesburgstreek-wysigingskema 845.

PB 4-14-2-1226-3

Lot One Nine Nine (Proprietary) Ltd, vir die wysiging van die titelvoorraades van Lot 199, Illovo ten einde dit moontlik te maak dat die erf onderverdeel kan word.

PB 4-14-2-634-24

Beryl Leonore Schroeder vir —

(1) die wysiging van titelvoorraades van Erf 669, Selcourt, ten einde dit moontlik te maak om die genoemde erf onder te verdeel.

(2) die wysiging van Springs-dorpsbeplanningskema, 1/1948, deur die hersonering van die erf van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m²".

Die wysigingskema sal bekend staan as Springs-wysigingskema 1/250.

PB 4-14-2-1220-11

The Old Apostolic Church of Africa vir —

(1) die wysiging van titelvoorraades van Erf 1074, dorp Boksburg-Noord Uitbreiding ten einde die ontwikkeling van 'n kerk op die erf moontlik te maak; en

(2) die wysiging van die Boksburg-dorpsbeplanningskema, 1946, deur die hersonering van Erf 1074, dorp Boksburg-Noord Uitbreiding vanaf "Spesiale Woon" na "Onderwys".

Die wysigingskema sal bekend staan as Boksburg-wysigingskema 1/340.

PB 4-14-2-1082-12

Nico van der Riet vir —

(1) die wysiging van titelvoorraades van Erf 185, dorp Rewlatch Uitbreiding 2 ten einde die erf te gebruik vir besigheidsdoeleindes.

(2) die wysiging van die Johannesburg-dorpsbeplanningskema, 1979, deur die hersonering van gemelde erf van "Residensiel 1" tot "Besigheid 4" insluitend 'n motorverkoopmark onderhewig aan sekere voorwaardes.

Die wysigingskema sal bekend staan as Johannesburg-wysigingskema 1000.

PB 4-14-2-1122-1

(2) the amendment of Roodepoort-Maraisburg Town-planning Scheme 1, 1946, by the rezoning of the said erf from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 10 000 square feet".

This amendment scheme will be known as Roodepoort-Maraisburg Amendment Scheme 2/65.

PB 4-14-2-482-6

The Executor in the Estate of the late Firma Nakan for —

(1) the amendment of the conditions of title of Erf 63, Senderwood Township in order to reduce the building line along the street from 50 English feet to 6 metres or 20 English feet.

(2) the amendment of Northern Johannesburg Region Town-planning Scheme, 1958, by the rezoning of the erf from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 2 000 square metres".

This amendment scheme will be known as Northern Johannesburg Region Amendment Scheme 845.

PB 4-14-2-1226-3

Lot One Nine Nine Illovo (Proprietary) Limited for the amendment of the conditions of title of Lot 199, Illovo to permit the erf being sub-divided.

PB 4-14-2-634-24

Beryl Leonore Schroeder for —

(1) the amendment of the conditions of title of Erf 669, Selcourt in order to permit the subdivision of the said erf.

(2) the amendment of Springs Town-planning Scheme, 1/1948, by the rezoning of the said erf from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 1 000 m²".

This amendment scheme will be known as Springs Amendment Scheme 1/250.

PB 4-14-2-1220-11

The Old Apostolic Church of Africa for —

(1) the amendment of the conditions of title of Erf 1074, Boksburg North Extension Township in order to permit for the development of a Church on the erf; and

(2) the amendment of the Boksburg Town-planning Scheme, 1946, by the rezoning of Erf 1074, Boksburg North Extension Township from "Special Residential" to "Education".

This amendment scheme will be known as Boksburg Amendment Scheme 1/340.

PB 4-14-2-1082-12

Nico van der Riet for —

(1) the amendment of the conditions of title of Erf 185 Rewlatch Extension 2 Township in order to permit business purposes.

(2) the amendment of the Johannesburg Town-planning Scheme, 1979, by the rezoning of the said erf from "Residential 1" to "Business 4" including a motor vehicle sales lot subject to certain conditions.

This amendment scheme will be known as Johannesburg Amendment Scheme 1000.

PB 4-14-2-1122-1

Motor Industry Pension Fund en die Pensioenfonds van die Suid-Afrikaanse Uitsaaikorporasie vir —

(1) die wysiging van titelvoorwaardes van Erwe 1842, 1843 en 2145, Evander Uitbreiding 2 om sodoende die uitbreiding van die bestaande winkelsentrum toe te laat.

(2) die wysiging van Evander-dorpsbeplanningskema, 1979, van "Parkerig", "Spesiaal" en "Straat" na "Besigheid 1".

Die wysigingskema sal bekend staan as **Evander-wysigingskema 10**.

PB 4-14-2-2311-2

Maxshop Properties (Proprietary) Ltd vir die wysiging van die titelvoorwaardes van Erf 479, Vanderbijlpark, Sentraal Wes, No 2 ten einde dit moontlik te maak dat die erf vir openbare godsdiensoefeninge gebruik kan word.

PB 4-14-2-1347-1

Unipark Potteries (Edms) Beperk vir die wysiging van die titelvoorwaardes van Gedeelte 1 van Erf 19, Vanderbijlpark, Noord Oos, No 3 ten einde dit moontlik te maak dat die erf vir die doeleindes van 'n openbare garage gebruik kan word.

PB 4-14-2-1353-1

Die Stadsraad van Phalaborwa vir —

(1) die wysiging van titelvoorwaardes van Erf 1905, Phalaborwa Uitbreiding 1, ten einde dit moontlik te maak om die beperking ingevolge die stigtingsvoorwaardes, nl dat die erf slegs as 'n laaiterrein gebruik mag word, op te hef.

(2) die wysiging van Phalaborwa-dorpsbeplanningskema, 1981, ten einde die erf te hersoneer van "Munisipaal" tot "Besigheid 2" met dieselfde voorwaardes soos vervat in Bylae 22 van bogenoemde skema.

Die wysigingskema sal bekend staan as **Phalaborwa-wysigingskema 8**.

PB 4-14-2-2187-11

Burger, Pretorius en Vennote Beleggings (Edms) Bpk vir —

(1) die wysiging van titelvoorwaardes van Restant van Erf 80, Menlopark ten einde dit moontlik te maak dat die erf vir oprigting van wooneenhede gebruik kan word.

(2) die wysiging van Pretoria-dorpsbeplanningskema, 1974, deur die hersonering van die erf van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiaal" vir die oprigting van wooneenhede.

Die wysigingskema sal bekend staan as **Pretoria-wysigingskema 1130**.

PB 4-14-2-856-11

Jimbri Village (Proprietary) Limited vir die wysiging van die titelvoorwaardes van Erf 2100, Lyttelton Manor, Uitbreiding 1 ten einde dit moontlik te maak om die boulyn te verslap op die sy- en agtergrensruimtes.

PB 4-14-2-811-30

Ralph Trollip Webber vir die wysiging van die titelvoorwaardes van Erf 682, Waterkloof ten einde dit moontlik te maak dat die erf onderverdeel kan word.

PB 4-14-2-1404-180

Motor Industry Pension Fund, Pensioenfonds van die Suid-Afrikaanse Uitsaaikorporasie for —

(1) the amendment of the conditions of title of Erven 1842, 1843 and 2145, Evander Extension 2, in order to permit the Extension of the existing shopping centre.

(2) the amendment of Evander Town-planning Scheme, 1979, from "Parking", "Special" and "Street" to "Business 1".

This amendment scheme will be known as **Evander Amendment Scheme 10**.

PB 4-14-2-2311-2

Maxshop Properties (Proprietary) Limited for the amendment of the conditions of title of Erf 479, Vanderbijlpark, Central West No 2 to permit the erf being used for ecclesiastical purposes.

PB 4-14-2-1347-1

Unipark Potteries (Edms) Bpk for the amendment of the conditions of title of Portion 1 of Erf 19, Vanderbijlpark, North East, No 3 to permit the erf being used for public garage purposes.

PB 4-14-2-1353

Town Council of Phalaborwa for —

(1) the amendment of the conditions of title of Erf 1905, Phalaborwa Extension 1 in order to permit the restriction in respect of the conditions of establishment, namely, that the erf may be used only as a loading zone to be removed.

(2) the amendment of Phalaborwa Town-planning Scheme, 1981, in order to permit the rezoning of the erf from "Municipal" to "Business 2", with the same conditions as contained in Annexure 22 of the above scheme.

This amendment scheme will be known as **Phalaborwa Amendment Scheme 8**.

PB 4-14-2-2187-11

Burger, Pretorius en Vennote Beleggings (Edms) Bpk for —

(1) the amendment of the conditions of title of Remaining Extent of Erf 80, Menlo Park in order to permit the erection of dwelling-units.

(2) the amendment of Pretoria Town-planning Scheme, 1974, in order to permit the rezoning of the erf from "Residential 1" with a density of "One dwelling per erf" to "Spesiaal" for the erection of dwelling-units.

This amendment scheme will be known as **Pretoria Amendment Scheme 1130**.

PB 4-14-2-856-11

Jimbri Village (Proprietary) Limited for the amendment of the conditions of title of Erf 2100, Lyttelton Manor, Extension 1 to permit the building line being relaxed on the side and back borderspaces.

PB 4-14-2-811-30

Ralph Trollip Webber for the amendment of the conditions of title of Erf 682, Waterkloof to permit the erf being sub-divided.

PB 4-14-2-1404-180

KENNISGEWING 508 VAN 1983

SANDTON-WYSIGINGSKEMA 639

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 eienaars, Thomas William Robson, Ingrid Anne Robson en Thomas Reid Robson, aansoek gedoen het om Sandton-dorpsaanlegskema, 1980, te wysig deur die hersonering van Gedeeltes 1, 3 en 4 van Lot 2 geleë aan Northstraat, Esterhuyzenstraat en Fredmanrylaan, dorp Sandown van "Residensieel 1" tot "Besigheid 4".

Verdere besonderhede van hierdie wysigingskema (wat Sandton-wysigingskema 639 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 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 78001, Sandton 2146 skriftelik voorgelê word.

Pretoria, 27 Julie 1983

PB 4-9-2-116H-639

NOTICE 508 OF 1983

SANDTON AMENDMENT SCHEME 639

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 owners, Thomas William Robson, Ingrid Anne Robson and Thomas Reid Robson, for the amendment of Sandton Town-planning Scheme, 1980, by rezoning Portions 1, 3 and 4 of Lot 2, situated on North Street, Esterhuyzen Street and Fredman Drive, Sandown Township from "Residential 1" to "Business 4".

The amendment will be known as Sandton Amendment Scheme 639. 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, 27 July 1983

PB 4-9-2-116H-639

TENDERS.

L.W. — Tenders wat voorheen gepubliseer is en waarvan die sluitingsdatum nog nie verstreke is nie, word nie in hierdie kennisgewing herhaal nie. Tenders word normaalweg 3-5 weke voor die sluitingsdatum gepubliseer.

TRANSVAALSE PROVINSIALE ADMINISTRASIE**TENDERS.**

Tenders vir die volgende dienste / voorrade / verkoop 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
RFT 54/83M	Grasbaalmasjiene/Grass baling machines	02/09/1983
RFT 49/83M	Wieltype swaardienswisselgangskottellee/Heavy-duty wheel-type offset disc harrows.....	02/09/1983
WFTB 231/83	Laerskool Selectionpark, Springs: Oprigting van klaskamer vir basiese tegnieke/Erection of basic techniques class-room. Item 11/3/2/1502/01.....	26/08/1983
WFTB 232/83	Laerskool Skukuza, Nasionale Krugerwildtuin: Opknapping/Kruger National Park: Renovation. Item 31/2/3/1524/01	26/08/1983
WFTB 233/83	Sandown High School, Johannesburg: Oprigting van voorafvervaardigde geboue/Erection of prefabricated buildings. Item 11/7/2/2147/01	26/08/1983
WFTB 234/83	Boksburg-Benoni-hospitaal: Elektriese installasie/Boksburg-Benoni Hospital: Electrical installation. Item 2005/7709	26/08/1983
WFTB 235/83	Lowveld High School, Nelspruit: Opknapping/Renovation. Item 31/2087/1	26/08/1983
WFTB 236/83	Laerskool Rietkuil, Arnot: Opknapping/Renovation. Diens/Service 31/2910/1	26/08/1983
WFTB 237/83	Rob Ferreira-hospitaal, Nelspruit: Omskepping van kraamafdeling: Rob Ferreira Hospital, Nelspruit: Conversion of maternity section. Item 12/2/0/080/005	26/08/1983
WFTB 238/83	Loskopdam Openbare Oord, Fase 2: Oprigting van restaurant, saal, winkelsentrum en swembaddens/Loskop Dam Public Resort, Phase 2: Erection of restaurant, hall, shopping centre and swimming-pools. Item 4009/8006	26/08/1983
WFTB 239/83	Laerskool Goudkop, Klerksdorp: Aanbouings/Additions. Item 1176/8009	26/08/1983
PFT 8/83	Hernuwingkennisgewing vir die motorvoertuigregister/Renewal notice for the motor vehicle register.....	16/09/1983
PFT 7/83	Sedanmotors en stasiewaens/Sedan cars and station wagons.....	16/09/1983
PFT 6/83	Wringaansitbatterye (12 volt). 450 x 200 x 200 mm-staalkaste met 2 toesluitknippe en drahandvatset. 6-amp-batterylaaiers, volledig (12 volt). 3-pennuurproppe (15 amp). "Cannon connectors", volledig. Aanknip-batteryklampe (positief-negatief)/Torque start batteries (12 volt). 450 x 200 x 200 mm steel cases with 2 lock-up latches and handle. 6-amp battery chargers, complete (12 volt). 3-pin wall plugs (15 amp). Cannon connectors, complete. Clip-on battery clamps (positive-negative)	19/08/1983

**BELANGRIKE OPMERKINGS IN VERBAND MET
TENDERS**

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 kontrakvoorwaarde wat nie in die tenderdokumente opgeneem is nie, is ook by die genoemde adres vir inspeksie verkrybaar:

Tender verwysing	Posadres te Pretoria	Kantoor in Nuwe Provinciale Gebou, Pretoria			
		Kamer No.	Blok	Verdje- ping	Foon Pretoria
HA 1 & HA 2	Direkteur van Hospitaaldienste, Privaatsak X221.	A900	A	9	280-2654
HB en HC	Direkteur van Hospitaaldienste, Privaatsak X221.	A819	A	8	280-3367
HD	Direkteur van Hospitaaldienste, Privaatsak X221.	A823	A	8	280-3351
PFT	Provinciale Sekre- taris (Aankope en Voorrade), Pri- vaatsak X64.	A1020	A	10	280-2441
RFT	Direkteur Trans- vaalse Paaie- departement, Pri- vaatsak X197.	D307	D	3	280-2530
TOD 1-1(X) TOD 1(X)	Direkteur, Trans- vaalse Onder- wysdepartement, Privaatsak X76.	A489 A491	A A	4 4	280-3612 280-3500
WFT	Direkteur, Trans- vaalse Werkedepartement, Pri- vaatsak X228.	C119	C	1	280-3254
WFTB	Direkteur, Trans- vaalse Werkedepartement, Pri- vaatsak X228.	E103	E	1	280-2306

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 tiek deur die bank geparafeer of 'n departementelegeordert kwitansie (R10). Genoemde depositobedrag sal terugbetaal word as 'n bona fide-inkrywing van die 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 inkrywing moet in 'n afsonderlike verseëde 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. Inkrywings moet teen 11h00 op die sluitingsdatum hierbo aangetoon, in die Voorsitter se hande wees.

6. Indien inkrywings per hand ingedien word, moet hulle teen 11h00 op die sluitingsdatum in die Formele Tenderbus geplaas wees by die navraagkantoor in die voorportaal van die nuwe Provinciale Gebou by die hoofingang aan Pretoriussstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

J. F. Viljoen, Voorsitter, Transvaalse Provinciale Tenderraad.
Pretoria, 13 Julie 1983

**IMPORTANT NOTICES IN CONNECTION WITH
TENDERS**

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
HA 1 & HA 2	Direktor of Hospital Services, Private Bag X221.	A900	A	9
HB en HC	Direktor of Hospital Services, Private Bag X221.	A819	A	8
HD	Direktor of Hospital Services, Private Bag X221.	A823	A	8
PFT	Provincial Secretary (Purchases and Supplies), Private Bag X64.	A1020	A	10
RFT	Director, Transvaal Roads Department, Pri- vate Bag X197.	D307	D	3
TED 1-1(X) TED 1(X)	Director, Transvaal Education De- partment, Private Bag X76.	A489 A491	A A	4 4
WFT	Director, Transvaal Department of Works, Private Bag X228.	C119	C	1
WFTB	Director, Transvaal Department of Works, Private Bag X228.	E103	E	1

2. The Administration is not bound to accept the lowest or any tender and reserves the right to accept a portion of a tender.

3. In the case of each W.F.T.B. tender the tenderer must pay a deposit of R4 before he will be supplied with the tender documents. Such deposit must be in the form of cash, a bank initialised cheque, or a department standing deposit receipt (R10). The said deposit will be refunded if a bona fide tender is received from the tenderer or if the tender documents including plans, specifications and bills of quantities are returned by the tenderer within 14 days after the closing date of the tender to the relative address shown in note 1 above.

4. All tenders must be submitted on the Administration's official tender forms.

5. Each tender must be submitted in a separate sealed envelope addressed to the Chairman, Transvaal Provincial Tender Board, P.O. Box 1040, Pretoria, and must be clearly superscribed to show the tenderer's name and address, as well as the number, description and closing date of the tender. Tenders must be in the hands of the Chairman by 11h00 on the closing date indicated above.

6. If tenders are delivered by hand, they must be deposited in the Formal tender Box at the Enquiry Office in the foyer of the New Provincial Building at the Pretorius Street main entrance (near Bosman Street corner), Pretoria, by 11h00 on the closing date.

J. F. Viljoen, Chairman, Transvaal Provincial Tender Board.
Pretoria, 13 July 1983

Plaaslike Bestuurskennisgewings

Notices By Local Authorities

STADSRAAD VAN SANDTON VOORGESTELDE PROKLAMASIE VAN OPENBARE PAD

Daar word hiermee bekend gemaak dat die Stadsraad van Sandton ingevolge die bepalings van die Local Authorities Roads Ordinance 1904 (Ordonnansie 44 van 1904), 'n versoek tot sy Edele Die Administrateur gerig het om 'n openbare pad oor Erwe 19, 25 en Gedeeltes 1 en 2 van Erf 92 Bramley Park Dorpsgebied.

'n Afskrif van die versoekskrif en kaarte wat die voorgestelde openbare pad aandui, lê gedurende kantoorure ter insae in Kamer 514 Munisipale Kantore, Burgersentrum, hoek van Rivoniaweg en Wesstraat, Sandown Sandton.

Enige persoon wat belang by die aangeleentheid mag hê en beswaar wil aanteken teen die proklamering van die voorgestelde openbare pad moet sodanige beswaar skriftelik in tweevoud indien by die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria 0001, en by die Stadsklerk, Posbus 78001, Sandton 2146, nie later nie as 20 Julie 1983.

TOWN COUNCIL OF SANDTON PROPOSED PROCLAMATION OF PUBLIC ROAD

It is hereby made known that the Town Council of Sandton petitioned the Honourable Administrator to proclaim a public road over Erven 19, 25 and Portions 1 and 2 of Erf 92 Bramley Park Township.

A copy of the petition and diagrams indicating the proposed public road lie for inspection during office hours in Room 514, Municipal Office Building, Civic Centre, corner of West Street and Rivonia Road, Sandton, Sandton.

Any person who may have an interest in the matter and wishes to lodge an objection to the proclamation of such public road, must submit such objection in writing, and in duplicate, to the Director of Local Government, Private Bag X437, Pretoria 0001, and the Town Clerk, P.O. Box 78001, Sandton 2146, by not later than 31 August 1983.

P. P. DE JAGER
Acting Town Clerk
PO Box 78001
Sandton
2146
13 July 1983
Notice No 127/1983

795-13-20-27

STADSRAAD VAN ALBERTON

KENNISGEWING INGEVOLGE ARTIKEL
26(1)(a) VAN DIE ORDONNANSIE OP
DORPSBEPLANNING EN DORPE, 1965:
ALBERTON WYSIGINGSKEMA 105

Die Stadsraad van Alberton het 'n ontwerp-dorpsbeplanningskema opgestel, wat 'n wysigingskema is, wat bekend sal staan as Alberton Wysigingskema No 105 en wat voorseenig maak vir die hersonering van Erwe 3208, 2476 en 2477 Brackenhurst Uitbreiding 2 vanaf "Openbare Pad" en "Residensieel 1" onderskeidelik na "Opvoedkundig" vir doeleindes van uitbreiding

van die perseel van die Laerskool Willem Cruywagen.

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 20 Julie 1983.

Enige beswaar of vertoe in verband met hierdie ontwerpskema moet skriftelik aan die Stadsraad van Alberton binne 'n tydperk van vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 20 Julie 1983 voorgelê word.

J. J. PRINSLOO
Stadsklerk

Munisipale Kantore
Alberton
20 Julie 1983
Kennisgewing No 47/1983

TOWN COUNCIL OF ALBERTON

NOTICE IN TERMS OF SECTION 26(1)(a)
OF THE TOWN-PLANNING AND
TOWNSHIPS ORDINANCE, 1965: ALBERTON
AMENDMENT SCHEME NO 105

The Town Council of Alberton has prepared a draft town-planning scheme, which is an amendment scheme to be known as Alberton Amendment Scheme No 105 and which makes provision for the rezoning of Erven 3208, 2476 and 2477 Brackenhurst Extension 2 from "Public Road" and "Residential 1" respectively to "Educational" for the purpose of extending the site of the Willem Cruywagen Primary School.

Particulars of this scheme are open for inspection at the Council's Offices, 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 20 July 1983.

Any objections or representations in connection with the draft scheme shall be submitted in writing to the Town Council of Alberton within four weeks of the first publication of this notice, which is 20 July 1983.

J. J. PRINSLOO
Town Clerk
Municipal Offices
Alberton
20 July 1983
Notice No 47/1983

810-20-27

STADSRAAD VAN MIDDELBURG

ADVERTENSIE INGEVOLGE ARTIKEL
26(1)(a) VAN DIE ORDONNANSIE OP
DORPSBEPLANNING EN DORPE, 1965

Die Stadsraad van Middelburg het 'n ontwerp-dorpsbeplanningskema opgestel wat bekend sal staan as Middelburg-wysigingskema 77.

Hierdie skema sal 'n wysigingskema wees en bevat die volgende voorstelle:

1. Die wysiging van die indeling van Gedeelte 44 van Erf 871 vanaf "Openbare Oop Ruimte" na "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 500 m²" ten einde die betrokke eiendom wat as oop ruimte gesluit is, te kan gebruik vir die oprigting van woonhuis.

"Algemene Woon 2" met 'n bestaande pad aan die suidelike grens daarvan, ten einde die Raad in staat te stel om die gedeelte wat as algemene woon ingedeel sal word, te kan gebruik vir die oprigting van woonstelle en om 'n verbindingspad tussen Framestraat en Viljoenstraat te bewerkstellig.

2. Die wysiging van die indeling van Gedeelte 44 van Erf 871 vanaf "Openbare Oop Ruimte" na "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 500 m²" ten einde die betrokke eiendom wat as oop ruimte gesluit is, te kan gebruik vir die oprigting van 'n woonhuis.

3. Die wysiging van die indeling van Gedeelte 45 van Erf 871 vanaf "Openbare Oop Ruimte" na "Spesiale Woon", ten einde die Raad in staat te stel om die gedeelte grond wat as openbare oop ruimte gesluit is te kan gebruik vir die oprigting van 'n woonhuis.

4. Die wysiging van die indeling van die westelike gedeelte van Gedeelte 12 van Erf 871 vanaf "Openbare Oop Ruimte" na "Spesiale Woon" ten einde die Raad in staat te stel om hierdie eiendom wat as openbare oop ruimte gesluit is, te kan gebruik vir die oprigting van 'n woonhuis.

5. Die wysiging van die indeling van die oostelike gedeelte van Gedeelte 12 van Erf 871 en die oostelike deel van Gedeelte 1 van Erf 850 wat na onderverdeling bekend sal staan as die Restant van Gedeelte 1 van Erf 850, vanaf "Spesiale Woon" na "Bestaande Straat", aangesien hierdie twee gedeeltes grond tans deel vorm van die Fonteinstraatpadreserwe.

Besonderhede van hierdie skema lê ter insae by die Kantoor van die Stadssekretaris, Munisipalegebou, Wandererslaan, Middelburg, vir 'n tydperk van vier (4) weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik tot 17 Augustus 1983.

Enige beswaar of vertoe in verband met hierdie skema moet skriftelik aan die Stadsklerk, Munisipalegebou, Wandererslaan, Posbus 14, Middelburg, op of voor 17 Augustus 1983 voorgelê word.

STADSKLERK

20 Julie 1983

TOWN COUNCIL OF MIDDLEBURG

ADVERTISEMENT IN TERMS OF SECTION
26(1)(a) OF THE TOWN-PLANNING
AND TOWNSHIPS ORDINANCE, 1965

The Town Council of Middelburg has prepared a draft town-planning scheme to be known as Middelburg Amendment Scheme 77.

This scheme will be an amendment scheme and contains the following proposals:

1. The amendment of the zoning of Portion 11 of Erf 871 from "Special Residential" to "General Residential 2" with an existing street along the southern boundary thereof, in order to enable the Council to use the portion zoned as general residential for the erection of flats and to provide a junction road between Frame Street and Viljoen Street.

2. The amendment of the zoning of Portion 44 of Erf 871 from "Public Open Space" to "Special Residential" with a density of "One dwelling house per 1 500 m²" in order to use the

property which has been closed as an open space, for the erection of a dwelling-house.

3. The amendment of the zoning of Portion 45 of Erf 871 from "Public Open Space" to "Special Residential" in order to enable the Council to use the portion of land which has been closed as an open space for the erection of a dwelling-house.

4. The amendment of the zoning of the western portion of Portion 12 of Erf 871 from "Public Open Space" to "Special Residential" in order to enable the Council to use the property which has been closed as an open space for the erection of a dwelling-house.

5. The amendment of the zoning of the eastern portion of Portion 12 of Erf 871 and the eastern portion of Portion 1 of Erf 850 which will be known as the remaining extent of Portion 1 of Erf 850 after sub-division, from "Special Residential" to "Existing Street" as these two portions of land at present form part of the Fontein Street road reserve.

Particulars of this scheme are open for inspection at the office of the Town Secretary, Municipal Buildings, Wanderers Avenue, Middelburg, for a period of four (4) weeks from the date of first publication of this notice, that is until 17 August 1983.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Clerk, Municipal Buildings, Wanderers Avenue, PO Box 14, Middelburg, on or before 17 August 1983.

TOWN CLERK
20 July 1983

827—20—27

STADSRAAD VAN SANDTON VOORGESTELDE PROKLAMASIE VAN OPENBARE PAD

Daar word hiermee bekend gemaak dat die Stadsraad van Sandton ingevolge die bepalings van die Local Authorities Roads Ordinance, 1904 (Ordonnansie 44 van 1904), 'n versoek tot sy Edele Die Administrator gerig het om 'n openbare pad oor Erf 377 Sandown Uitbreiding 11 Dorpsgebied, wat meer volledig aangedui word deur die figuur op Plan LG No A9364/82 te proklameer.

'n Afskrif van die versoekskrif en 'n kaart wat die voorgestelde openbare pad aandui, lê gedurende kantoorure ter insae in Kamer 514, Municipale Kantore, Burgersentrum, hoek van Rivoniaweg en Wesstraat, Sandton, Sandton.

Enige persoon wat belang by die aangeleendeheid mag hê en beswaar wil aanteken teen die proklamering van die voorgestelde openbare pad moet sodanige beswaar skriftelik in tweevoud indien by die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria, 0001, en by die Stadsklerk, Posbus 78001, Sandton, 2146, nie later nie as 14 September 1983.

P P DE JAGER
Waarnemende Stadsklerk
Posbus 78001
Sandton
2146
20 Julie 1983
Kennisgewing No 100/1983

TOWN COUNCIL OF SANDTON PROPOSED PROCLAMATION OF PUBLIC ROAD

It is hereby made known that the Town Council of Sandton, petitioned the Honourable Administrator to proclaim a public road over

Erf 377 Sandown Extension 11 Township, as more fully indicated by the figure A B C A on Diagram S G No A9364/82, in terms of the Local Authorities Roads Ordinance, 1904 (Ordinance 44 of 1904).

A copy of the petition and a diagram indicating the proposed public road lie for inspection during office hours in Room 514, Municipal Office Building, Civic Centre, corner of West Street and Rivonia Road, Sandton.

Any person who may have an interest in the matter and wishes to lodge an objection to the proclamation of such public road, must submit such objection in writing, and in duplicate, to the Director of Local Government, Private Bag X437, Pretoria 0001, and the Town Clerk, PO Box 78001, Sandton 2146, by not later than 14 September 1983.

P P DE JAGER
Acting Town Clerk
PO Box 78001
Sandton
2146
20 July 1983
Notice No 100/1983

83.—20—27—3

STADSRAAD VAN SPRINGS PROKLAMERING VAN 'N PAD IN DIE DORP SPRINGS

Kennis geskied hiermee ingevolge artikel 5 van die "Local Authorities Roads Ordinance" No 44 van 1904, soos gewysig, dat die Stadsraad van Springs 'n versoekskrif tot die Administrator gerig het om die pad wat in die bylae hiervan omskryf word en gedefinieer word deur Diagram SG No A1680/83 wat deur Landmeter S. de Bod opgestel is van opmetings wat in Maart 1983 gedoen is as 'n openbare pad te verklaar.

'n Afskrif van die versoekskrif, kaarte en bylae lê ter insae by die kantoor van die ondergetekende tydens gewone kantoorure.

Enige belanghebbende persoon wat 'n beswaar teen die proklamering van die voorgestelde paaie het, moet sodanige beswaar skriftelik in tweevoud by die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria, 0001 en die ondergetekende indien, nie later as 2 September 1983.

D J VAN DEN BERG
Waarnemende Stadssekretaris
Burgersentrum
Springs
20 Julie 1983

BYLAE

BESKRYWING VAN PAD

'n Pad oor Erf 120, Springs tussen Derde Laan en Vierde Laan, Springs.

TOWN COUNCIL OF SPRINGS PROCLAMATION OF ROAD IN SPRINGS TOWNSHIP

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 Springs has petitioned the Administrator to proclaim as a public road the road as described in the schedule hereto and defined by Diagram SG No A1680/83 framed by Land Surveyor S. de Bod from a survey performed during March 1983.

A copy of the petition, diagrams and schedule can be inspected during ordinary office hours at the office of the undersigned.

Any interested person who wishes to lodge any objection to the proclamation of the proposed road, must lodge his objection in writing in duplicate with the Director of Local Government, Private Bag X437, Pretoria, 0001 and the undersigned not later than 2 September 1983.

D J VAN DEN BERG
Acting Town Secretary
Civic Centre
Springs
20 July 1983

SCHEDULE

DESCRIPTION OF ROAD

A road over Erf 120, Springs between Third Avenue and Fourth Avenue, Springs.

840—20—27—3

PLAASLIKE BESTUUR VAN ALBERTON

KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING EN VAN VASGETELDE DATUMS VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1983 TOT 30 JUNIE 1984

Kennis word hierby gegee dat ingevolge artikels 26 en 41 van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), die volgende algemene eiendomsbelasting ten opsigte van bogenoemde boekjaar gehef is op belasbare eiendom in die voorlopige waarderingslys of voorlopige aanvullende waarderingslys opgeteken, naamlik, op die terreinwaarde van enige grond of reg in grond: 3,25 sent in die Rand.

Ingevolge artikels 21(4) en 39 van die genoemde Ordonnansie word 'n korting van 40 persent op die algemene eiendomsbelasting gehef op die terreinwaarde van grond of enige reg in grond, hierbo genoem, toegestaan ten opsigte van alle belasbare eiendom wat ingevolge die Alberton-dorpsbeplanningskema, 1979, vir Residensieel 1, 2, 3 of 4 gesoneer is.

Die bedrag verskuldig vir eiendomsbelasting soos in artikels 27 en 41 van genoemde Ordonnansie beoog, is betaalbaar in tien gelyke paaiemente op die volgende datums:

15 September 1983
15 Oktober 1983
15 November 1983
15 Desember 1983
15 Januarie 1984
15 Februarie 1984
15 Maart 1984
15 April 1984
15 Mei 1984
15 Junie 1983

Rente teen 13,30 persent per jaar is op alle agterstallige bedrae na die vasgestelde datums hefbaar en wanbetalers is onderhewig aan regproses vir die invordering van sodanige agterstallige bedrae.

In die geval van dorpeienaars wat gevrees moet verstrek van verkopings van belasbare eiendomme, sal rekenings kwartaalliks vanaf 30 September 1983 gelewer word vir betaling binne 30 dae na rekeningdatum, by gebreke waarvan rente teen 13,30 % per jaar gehef sal word op uitstaande bedrae.

Ingevolge artikel 32(b) van die genoemde Ordonnansie word op aansoek 'n verdere 30 persent van die verskuldigde belasting kwytgeskeld aan 'n geregistreerde eienaar van belasbare eiendom gesoneer vir residensiële doeleindes, wat 'n pensioenaris/es is en wat:

(i) minstens 65 jaar oud is indien manlik; en minstens 60 jaar oud is indien vroulik;

(ii) 'n inkomste gesamentlik met sy of haar gade van hoogstens R400 per maand gemiddeld

gedurende die voorafgaande twaalf maande ontvang het; en

(iii) die okkuperdeer is van die betrokke eiendom.

J J PRINSLOO
Stadsklerk

Posbus 4
Alberton
1450
27 Julie 1983
Kennisgiving No 49/1983

LOCAL AUTHORITY OF ALBERTON

NOTICE OF GENERAL RATE AND FIXED DATES FOR PAYMENT IN RESPECT OF FINANCIAL YEAR 1 JULY 1983 TO 30 JUNE 1984

Notice is hereby given that in terms of sections 26 and 41 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 provisional valuation roll or provisional supplementary valuation roll, namely, on the site value of any land or right in land: 3,25 cents in the Rand.

In terms of sections 21(4) and 39 of the said Ordinance, a rebate on the general rate levied on the site value of land or any right in land referred to above, of 40 per cent is granted in respect of all rateable property zoned Residential 1, 2, 3 or 4 in terms of the Alberton Town-Planning Scheme, 1979.

The amount due for rates as contemplated in sections 27 and 41 of the said Ordinance shall be payable in ten equal payments on the following dates:

15 September 1983
15 October 1983
15 November 1983
15 December 1983
15 January 1984
15 February 1984
15 March 1984
15 April 1984
15 May 1984
15 June 1984

Interest at 13,30 per cent per annum is chargeable on all amounts in arrear after the fixed dates and defaulters are liable to legal proceedings for recovery of such arrear amounts.

In the case of township owners who have to supply information regarding the sale of rateable properties, accounts will be rendered quarterly as from 30 September 1983 and will be payable within 30 days of date thereof, failing which interest at the rate of 13,30 % per annum will be levied on arrears.

In terms of the said Ordinance, an additional rebate of 30 % will be granted on application to a registered owner of rateable property zoned for residential purposes who is a pensioner and who;

(i) is at least 65 years of age in case of a male and at least 60 years of age in case of a female;

(ii) during the previous twelve months received an income which, combined with that of his or her spouse, did not exceed an average of R400 per month; and

(iii) occupies the property concerned.

J J PRINSLOO
Town Clerk

PO Box 4
Alberton
1450
27 July 1983
Notice No 49/1983

PLAASLIKE BESTUUR VAN ALBERTON

KENNISGEWING WAT BESWARE TEEN VOORLOPIGE AANVULLENDE WAARDERINGSLYS AANVRA

Kennis word hierby ingevolge artikel 36 van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), gegee dat die voorlopige aanvullende waarderingslys vir die boekjaar 1 Julie 1982 tot 30 Junie 1983 oop is vir inspeksie by die kantoor van die Plaaslike Bestuur van Alberton vanaf 27 Julie 1983 tot 31 Augustus 1983 en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleenthed in die voorlopige aanvullende waarderingslys opgeteken, soos in artikel 34 van die genoemde Ordonnansie beoog, in te dien, insluitende die vraag of sodanige eiendom of 'n gedeelte daarvan onderworpe is aan die betaling van eiendomsbelasting of daarvan vrygestel is, of ten opsigte van enige weglatting van enige aangeleenthed uit sodanige lys, doen so binne die tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by die adres hieronder aangegeven beskikbaar en aandag word spesifiek gevëstig op die feit dat geen persoon geregtig is om enige beswaar voor die waarderingsraad te oppertensy hy 'n beswaar op die voorgeskrewe vorm betyds ingediend het nie.

J J PRINSLOO
Stadsklerk

Munisipale Kantore
Van Riebeecklaan 41
Alberton
27 Julie 1983
Kennisgiving No 50/1983

LOCAL AUTHORITY OF ALBERTON

NOTICE CALLING FOR OBJECTIONS TO PROVISIONAL SUPPLEMENTARY VALUATION ROLL

Notice is hereby given in terms of section 36 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the provisional supplementary valuation roll for the financial year 1 July 1982 to 30 June 1983 is open for inspection at the office of the Local Authority of Alberton from 27 July 1983 to 31 August 1983 and any owner of rateable property or other person who desires to lodge an objection with the Town Clerk in respect of any matter recorded in the provisional supplementary valuation roll as contemplated in section 34 of the said Ordinance including the question whether or not such property or portion thereof is subject to the payment of rates or is exempt therefrom or in respect of any omission of any matter from such roll shall do so within the said period.

The form prescribed for the lodging of an objection is obtainable at the address indicated below and attention is specifically directed to the fact that no person is entitled to urge any objection before the valuation board unless he has timeously lodged an objection in the prescribed form.

J J PRINSLOO
Town Clerk

Municipal Offices
41 Van Riebeeck Avenue
Alberton
27 July 1983
Notice No 50/1983

872-27

MUNISIPALITEIT BENONI

WYSIGING VAN GELDE VASGESTEL VIR DIE LEWERING VAN 'N RIOLERINGS-DIENS

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, word

hierby bekend gemaak dat die Stadsraad van Benoni by spesiale besluit, die gelde vir die levering van 'n rioleringsdiens wat voorheen deur die Stadsraad vasgestel en afgekondig is by Municipale Kennisgewing 93 van 1982 in Offisiële Koerant 4215 van die Provinse Transvaal, gedateerd 21 Julie 1982, soos volg verder gewysig het en tree op 1 Augustus 1983 in werking.

(1) Deur in die aanhef van Deel II onder Bylae B die syfer "48c" deur die syfer "55c" te vervang.

(2) Deur in item (a) van Deel II onder Bylae B die syfer "R98" deur die syfer "R112" te vervang.

(3) Deur in items 1 en 2 van Deel III onder Bylae B die syfers "R2,52" en "R3,14" onderskeidelik deur die syfers "R2,68" en "R3,34" te vervang.

N BOTHA
Stadsklerk

Administratiewe Gebou
Munisipale Kantore
Benoni
27 Julie 1983
Kennisgiving No 123/1983

BENONI MUNICIPALITY

AMENDMENT OF CHARGES DETERMINED FOR SEWERAGE SERVICES

In terms of section 80B(8) of the Local Government Ordinance, 1939, as amended, it is hereby notified that the Town Council of Benoni has, by special resolution, further amended the charges for the provision of a sewerage service previously determined by the Council and published under Municipal Notice 93 of 1982 in Official Gazette 4215, dated 21 July 1982, as follows and shall come into operation on 1 August 1983.

(1) By the substitution in the preamble of Part II under Schedule B for the figure "48c" of the figure "55c".

(2) By the substitution in item (a) of Part II under Schedule B for the figure "R98" of the figure "R112".

(3) By the substitution in items 1 and 2 of Part III under Schedule B for the figures "R2,52" and "R3,14" of the figures "R2,68" and "R3,34" respectively.

N BOTHA
Town Clerk

Administrative Building
Municipal Offices
Benoni
27 July 1983
Notice No 123/1983

873-27

STADSRAAD VAN CARLETONVILLE

VOORGESTELDE WYSIGING VAN VERORDENINGE OM DIE SMOUS VAN VOEDSEL EN LEWENDE HAWE TE BEHEER.

Kennis geskied hiermee ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, (Ordonnansie 17 van 1939), dat die Stadsraad van Carletonville van voorneme is om die Verordeninge om die Smous van Voedsel en Lewende Hawe te beheer, te wysig.

Die algemene strekking van die wysigings is om beter beheer oor Smouse te verseker.

Afskrifte van die voorgestelde wysigings lê ter insae in die Kantoer van die Stadssekretaris, Municipale Kantore, Halitestraat, Carletonville, gedurende kantoorure, vir 'n tydperk van veer-

tien (14) dae vanaf die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant.

Enige persoon wat beswaar teen die voorgestelde wysigings wil aanteken, moet sodanige beswaar skriftelik by die Stadsklerk, binne veertien (14) dae vanaf die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant indien.

C J DE BEER
Stadsklerk

Munisipale Kantoor
Posbus 3
Carletonville
27 Julie 1983
Kennisgewing No 42/1983.

TOWN COUNCIL OF CARLETONVILLE

PROPOSED AMENDMENT TO BY-LAWS TO CONTROL THE HAWKING OF FOOD AND LIVESTOCK

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance, 1939, (Ordinance 17 of 1939), as amended, of the intention of the Town Council of Carletonville to amend the By-laws to Control the Hawking of Food and Livestock.

The general purport of the proposed amendments is to provide for better control of Hawkers.

Copies of the proposed amendments lie for inspection in the Office of the Town Secretary, Municipal Offices, Halite Street, Carletonville, during office hours for a period of fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

Any person who is desirous of recording his objection to the proposed amendments, must lodge such objection in writing with the Town Clerk within fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

C J DE BEER
Town Clerk

Municipal Offices
PO Box 3
Carletonville
27 July 1983
Notice No 42/1983

874-27

STADSRAAD VAN PRETORIA

VOORGESTELDE WYSIGING VAN DIE PRETORIA-DORPSBEPLANNINGSKEMA, 1974: DORPSBEPLANNINGSWYSIGING- SKEMA 564

Die Stadsraad van Pretoria het 'n ontwerp-wysiging van die Pretoria-dorpsbeplanningskema, 1974, wat as Dorpsbeplanningswysigingskema 564 bekend sal staan, opgestel.

Hierdie ontwerpskema bevat die volgende voorstel:

Die hersonering van Erf 164, Erasmia, van "Munisipaal" tot "Spesiale Woon" met 'n digitheid van "Een woonhuis per Erf".

Die eiendom is op naam van die Stadsraad van Pretoria geregistreer.

Besonderhede van hierdie skema lê ter insae in Kamers 3065W en 6056W, Munitoria, Van der Waltstraat, Pretoria, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 27 Julie 1983.

Die raad sal die skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperder van vaste eindom 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 27 Julie 1983, 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

27 Julie 1983
Kennisgewing No 149/1983

CITY COUNCIL OF PRETORIA

PROPOSED AMENDMENT TO THE PRETORIA TOWN-PLANNING SCHEME, 1974: TOWN-PLANNING AMENDMENT SCHEME 564

The City Council of Pretoria had drawn up a draft amendment to the Pretoria Town-planning Scheme, 1974, to be known as Town-planning Amendment Scheme 564.

This draft scheme contains the following proposal:

The rezoning of Erf 164, Erasmia, from "Municipal" to "Special Residential" with a density of "One dwelling per Erf".

The property is registered in the name of the City Council of Pretoria.

Particulars of this scheme are open for inspection at Rooms 3056W and 6056W, Munitoria, Van der Walt Street, Pretoria, for a period of four weeks from the date of the first publication of this notice, which is 27 July 1983.

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 27 July 1983, 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

27 July 1983
Notice No 149/1983

875-27-3

STADSRAAD VAN PRETORIA

VOORGESTELDE WYSIGING VAN DIE PRETORIA-DORPSBEPLANNINGSKEMA, 1974: DORPSBEPLANNINGSWYSIGING- SKEMA 973

Die Stadsraad van Pretoria het 'n ontwerp-wysiging van die Pretoria-dorpsbeplanningskema, 1974, wat as dorpsbeplanningswysigingskema 973 bekend sal staan, opgestel.

Hierdie ontwerpskema bevat die volgende voorstel:

Die hersonering van Gedeelte 57 van die plaas Koedoespoort 325 JR van "Bestaande Pri-vaaotooruimte" tot "Spesial" vir sosiale, kulturele, ontspannings- en sportdoeleindes met die stadsraad se toestemming.

Die eiendom is op naam van die Stadsraad van Pretoria geregistreer.

Besonderhede van hierdie skema lê ter insae in Kamers 3056W en 6056W, Munitoria, Van der Waltstraat, Pretoria, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing naamlik 27 Julie 1983.

Die raad sal die skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperder van vaste eindom 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 27 Julie 1983, 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

27 Julie 1983
Kennisgewing No 150/1983

CITY COUNCIL OF PRETORIA

PROPOSED AMENDMENT TO THE PRETORIA TOWN-PLANNING SCHEME, 1974: TOWN-PLANNING AMENDMENT SCHEME 973

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 973.

This draft Scheme contains the following proposal:

The rezoning of Portion 57 of the farm Koedoespoort 325 JR from "Existing private open space" to "Special" for social, cultural, recreational and sports purposes with the City Council's consent.

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 27 July 1983.

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 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 27 July 1983, 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

27 July 1983
Notice No 150/1983

876-27-3

STADSRAAD VAN KEMPTONPARK

VASSTELLING VAN TARIEWE VIR DIE HUUR VAN DIE STADSAAL EN DIE SALE BY DIE WYNAND MARAIS GEMEENSKAPSENTRUM

Daar word hierby ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, soos gewysig, bekend gemaak dat die Raad die volgende tariewe van gelde vir die huur van die Stadsaal en die sale by die Wynand Marais Gemeenskapsentrum met ingang van 1 Augustus 1983 vasgestel het —

STADSAAL

WYNAND MARAIS
GEMEENSKAPSENTRUM

Per uur saaangelees met item 12		08h00 tot 13h00	13h00 tot 18h00	18h00 tot 24h00	08h00 tot 24h00
R	R	R	R	R	R
1.	Alle gebruikte deur plaaslike geregistreerde liefdadigheids- of kulturele organisasies wat oor 'n W O-nommer beskik. Aanbiedinge of byeenkomste van plaaslike kulturele verenigings, skole en kerke waar geen toegangsgelde gevorder word en geen winsbejag nagestreef word nie —				

Maandae:

2,00	—	10,00	20,00	—
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Dinsdae tot Donderdae:

2,00	10,00	10,00	20,00	30,00
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Vrydae en Saterdae:

3,00	14,00	14,00	25,00	40,00
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Sondae:

6,00	—	28,00	50,00	—
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2. —

3. Alle ander gebruikte insluitende repetisies.

Maandae (slegs vanaf 13h00):

5,00	—	30,00	50,00	—
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Dinsdae tot Donderdae:

5,00	30,00	30,00	50,00	80,00
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Vrydae en Saterdae:

6,00	40,00	40,00	60,00	90,00
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Sondae (slegs vanaf 13h00):

12,00	—	80,00	120,00	—
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4. Kombuis ingesluit by Hoofsaal.

5. Sysaal en Kroeg.

4,00	10,00	10,00	20,00	30,00
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6. Gebruik van klaviere.

(1) Vleuelklavier: Slegs vir konserne en voordragte: R20,00.

(2) Staanklavier: Vir alle opvoerings: R10,00.

7. Brandbeskerming: R20,00 per uur of gedeelte daarvan.

8. Aanwesigheid van Elektrisiën: R20,00 per uur of gedeelte daarvan.

9. —

10. —

11. Gratis gebruik van Stadsaal/sysaal en alle geriewe en dienste.

(1) Burgemeesterlike onthale of onthale waarvan die totale opbrengsten bate van enige fonds van die Burgemeester is.

(2) Burgerlike ontvangste deur die Burgemeester.

(3) Byeenkomste en vergaderings deur die Raad gehou.

(4) Vergaderings en verrigtinge van die SA Vereniging van Municipale Werknemers (Tak Kemptonpark).

Per uur saaangelees met item 12		08h00 tot 13h00	13h00 tot 18h00	18h00 tot 24h00	08h00 tot 24h00
R	R	R	R	R	R
1.	Alle gebruikte deur plaaslike geregistreerde liefdadigheids- of kulturele organisasies wat oor 'n W O-nommer beskik. Aanbiedinge of byeenkomste van plaaslike kulturele verenigings, skole en kerke waar geen toegangsgelde gevorder word en geen winsbejag nagestreef word nie —				

Maandae:

1,00	—	5,00	10,00	—
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Dinsdae tot Donderdae:

1,00	5,00	5,00	10,00	15,00
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Vrydae en Saterdae:

1,50	7,00	7,00	12,00	20,00
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Sondae:

3,00	—	14,00	25,00	—
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2. Sportklubs deur die Raad goedgekeur — R2,00 per ligalid per jaar.

3. Alle ander gebruikte insluitende repetisies.

Maandae (slegs vanaf 13h00):

2,50	—	15,00	25,00	—
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Dinsdae tot Donderdae:

2,50	15,00	15,00	25,00	40,00
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Vrydae en Saterdae:

3,00	20,00	20,00	30,00	45,00
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Sondae (slegs vanaf 13h00):

6,00	—	40,00	60,00	—
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4. Kombuis ingesluit by Hoofsaal.

5. Soepeësaal en Kroeg:

2,00	5,00	5,00	10,00	15,00
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6. Gebruik van klaviere.

Vir alle opvoerings: R10,00.

7. Brandbeskerming: R20,00 per uur of gedeelte daarvan.

8. Aanwesigheid van Elektrisiën:

R20,00 per uur of gedeelte daarvan.

9. Gebruik van luidsprekerstelsel:

Ingesluit by gebruik van Grootsaal.

10. Tafels is ingesluit by Grootsaal en/of soepeësaal.

11. Gratis gebruik van sale en alle geriewe en dienste.

(1) Burgemeesterlike onthale of onthale waarvan die totale opbrengsten bate van enige fonds van die Burgemeester is.

(2) Burgerlike ontvangste deur die Burgemeester.

(3) Byeenkomste en vergaderings deur die Raad gehou.

(4) Vergaderings en verrigtinge van die SA Vereniging van Municipale Werknemers (Tak Kemptonpark).

- (5) Krugerdag, Geloftedag, Stigtingsdag en Republiekdagvierings.
 (6) Munisipale kongresse, seminare en vergaderings.
 (7) Munisipale verkiesings.
 12. Oorvleueling van tydperke van huur.

Alle huurders moet in elk geval een of meer van die basiese tariewe, al na die geval, ten opsigte van die tydperk van toepassing vir die huur van die Stadsaal, plus die addisionele uurtarief wanneer oorvleueling van tydperke van huur voorkom, betaal.

13. Tarief vir die gebruik van die Stadsaal en/of sysaal na 24h00. Vir die gebruik van die Stadsaal of enige fasilitete vir enige doel hoegenaamd, na 24h00, per uur of gedeelte daarvan: R40,00 in kontant betaalbaar aan Saalopsigter.

14. Deposito: per bespreking: R75,00.

15. Behoudens item 11(5) word die saal nie op openbare vakansiedae verhuur nie.

16. Die huurkontrak waarna in artikel 3(1) van die Saalverordeninge van die Raad verwys word, word in die aanhangsel hierby omskryf.

Stadhuis
 Margaretlaan
 (Posbus 13)
 Kemptonpark
 27 Julie 1983
 Kennisgewing No 46/1983

- (5) Krugerdag, Geloftedag, Stigtingsdag en Republiekdagvierings.
 (6) Munisipale kongresse, seminare en vergaderings.
 (7) Munisipale verkiesings.

12. Oorvleueling van tydperke van huur.

Alle huurders moet in elk geval een of meer van die basiese tariewe, al na die geval, ten opsigte van die tydperk van toepassing vir die huur van sale, plus die addisionele uurtarief wanneer oorvleueling van tydperke van huur voorkom, betaal.

13. Tarief vir die gebruik van die saal en/of soepeësaal na 24h00. Vir die gebruik van die sale of enige fasilitete vir enige doel hoegenaamd, na 24h00, per uur of gedeelte daarvan: R40,00 in kontant betaalbaar aan Saalopsigter.

14. Deposito: per bespreking: R50,00.

15. Behoudens item 11(5) word die saal nie op openbare vakansiedae verhuur nie.

16. Die huurkontrak waarna in artikel 3(1) van die Saalverordeninge van die Raad verwys word, word in die aanhangsel hierby omskryf.

Q W VAN DER WALT
 Stadsklerk

TOWN COUNCIL OF KEMPTON PARK

DETERMINATION OF TARIFFS FOR THE LEASE OF THE TOWN HALL AND THE HALLS AT THE WYNAND MARAIS COMMUNITY CENTRE

It is hereby notified in terms of section 80B(8) of the Local Government Ordinance, 17 of 1939, as amended, that the Council has determined the following tariffs of fees for the lease of the Town Hall and the halls at the Wynand Marais Community Centre as from 1 August 1983 –

TOWN HALL					
Per hour, read with item 12	R 08h00 to 13h00	R 13h00 to 18h00	R 18h00 to 24h00	R 08h00 to 24h00	
R	R	R	R	R	

1. All uses by local registered charitable and cultural organisations having a W.O. number. Performances or meetings of local cultural organisations, schools and churches where no entry fees are charged or where there is no profitseeking –

Mondays:

2,00	–	10,00	20,00	–
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Tuesdays till Thursdays:

2,00	10,00	10,00	20,00	30,00
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Fridays and Saturdays:

3,00	14,00	14,00	25,00	40,00
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Sundays:

6,00	–	28,00	50,00	–
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2. –

3. All other uses, including rehearsals:

Mondays (only from 13h00):

5,00	–	30,00	50,00	–
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Tuesdays till Thursdays:

5,00	30,00	30,00	50,00	80,00
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Fridays and Saturdays:

6,00	40,00	40,00	60,00	90,00
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Sundays (only from 13h00):

12,00	–	80,00	120,00	–
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4. Kitchen included with Town Hall.

Side-hall and Bar.

4,00	10,00	10,00	20,00	30,00
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WYNAND MARAIS COMMUNITY CENTRE

Per hour, read with item 12	R 08h00 to 13h00	R 13h00 to 18h00	R 18h00 to 24h00	R 08h00 to 24h00
R	R	R	R	R

1. All uses by local registered charitable and cultural organisations having a W.O. number. Performances or meetings of local cultural organisations, schools and churches where no entry fees are charged or where there is no profitseeking –

Mondays:

2,00	–	5,00	10,00	–
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Tuesdays till Thursdays:

1,00	5,00	5,00	10,00	15,00
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Fridays and Saturdays:

1,50	7,00	7,00	12,00	20,00
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Sundays:

3,00	–	14,00	25,00	–
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2. Sportclubs approved of by the Council – R2,00 per league member per year.

3. All other uses, including rehearsals –

Mondays (only from 13h00):

2,50	–	15,00	25,00	–
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Tuesdays till Thursdays:

2,50	15,00	15,00	25,00	40,00
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Fridays and Saturdays:

3,00	20,00	20,00	30,00	45,00
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Sundays (only from 13h00):

6,00	–	40,00	60,00	–
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4. Kitchen included with hall.

5. Supper Hall and Bar.

2,00	5,00	5,00	10,00	15,00
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6. Use of pianos.
- (1) Grand piano: for concerts and recitals only: R20,00.
- (2) Upright piano: For all recitals: R10,00.
7. Fire Protection: R20,00 per hour or part thereof.
8. Presence of an Electrician: R20,00 per hour or part thereof.
9. —
10. —
11. Free use of the Town Hall and/or side-hall and all equipment and services.
- (1) Mayoral at homes and all functions from which the proceeds are in aid of the Mayoral Fund.
 - (2) Civic Mayoral receptions.
 - (3) Functions and meetings held by the Council.
- Meetings and functions of the SA Association of Municipal Employees (Kempton Park Branch).
- (5) Kruger Day, the Day of Covenant, Founders Day and Republic Day Celebrations.
 - (6) Municipal congresses, seminars and meetings.
 - (7) Municipal elections.
12. Overlapping of periods of hire.
- All tenants shall in any case pay one or more of the basic charges, as the case may be, in respect of the period applicable for which the Town Hall is hired, plus the additional hourly tariff when overlapping of periods of hire occur.
13. Tariff for the use of the Town Hall and/or side-hall after 24h00. For the use of the halls or facilities for any purpose whatsoever after 24h00, per hour or part thereof: R40,00 in cash payable in advance to the Caretaker.
14. Deposit: per booking: R75,00.
15. Except for item 11(5) the halls are not available on public holidays.
16. The lease agreement referred to in section 3(1) of the Hall By-laws of the Council is defined in the annexure hereto.
6. Use of pianos.
- For all recitals: R10,00.
7. Fire Protection: R20,00 per hour or part thereof.
8. Presence of an Electrician: R20,00 per hour or part thereof.
9. Use of loudspeaker system: Included in the rent of the main hall.
10. Tables are included in the rent of the main hall and/or supper hall.
11. Free use of the halls and all equipment and services.
- (1) Mayoral at homes and all functions from which the proceeds are in aid of the Mayoral Fund.
 - (2) Civic Mayoral receptions.
 - (3) Functions and meetings held by the Council.
 - (4) Meetings and functions of the SA Association of Municipal Employees (Kempton Park Branch).
 - (5) Kruger Day, the Day of Covenant, Founders Day and Republic Day Celebrations.
 - (6) Municipal congresses, seminars and meetings.
 - (7) Municipal elections.
12. Overlapping of periods of hire.
- All tenants shall in any case pay one or more of the basic charges, as the case may be, in respect of the period applicable for which the halls are hired, plus the additional hourly tariff when overlapping periods of hire occur.
13. Tariff for the use of the halls after 24h00. For the use of the halls or facilities for any purpose whatsoever after 24h00, per hour or part thereof: R40,00 in cash payable in advance to the Caretaker.
14. Deposit: per booking: R50,00.
15. Except for item 11(5) the halls are not available on public holidays.
16. The lease agreement referred to in section 3(1) of the Hall By-laws of the Council is defined in the annexure hereto.

Q W VAN DER WALT
Town Clerk

Town Hall
Margaret Avenue
(PO Box 13)
Kempton Park
27 July 1983
Notice No 46/1983

**STADSRAAD VAN KEMPTONPARK
TOWN COUNCIL OF KEMPTON PARK**

**OOREENKOMS : HUUR VAN SALE
AGREEMENT : HIRE OF HALLS**

Naam van Huurder: Name of Lessee:	Adres Address:	
Telefoon (huis): Telephone (home):	(werk) (work):	
Naam van alternatief: Name of alternative:	(huis) (werk):	
Datum van funksie: Date of function:	Aard van funksie: Nature of function:	
Saal: Hall:	tot to:	
Saal oop om Hall open at:	stiptelik strictly	
TARJEF Sonder winsbejag TARIFF Without profiteering R	Deposito Deposito R	TARIFF
Met winsbejag With profiteering R	Kwitansie No. Receipt No.	

BENODIG Kroeg
REQUIRE Bar R

Klavier
Piano R

Met musiek
With music

Stadsaal/City Hall
Grootsaal/Main Hall R

Sysaal
Auxiliary Hall R

Soepeesaal
Upper Hall R

Ander
Other R

Totaal
Total R

Bedrag verskuldig
Amount owing R

Kwitansie No.
Receipt No.

LET WEL: Deposito en die huurgelde ten opsigte van bogemelde geriewe is betaalbaar minstens tien (10) dae voor die datum waarop die funksie gehou word.

N.B.: The deposit and rentals in regard to the above facilities are payable at least ten (10) days prior to the date on which the function is to be held.

Onderneming: Ek/ons onderneem hierby om die voorwaarde en tarief met betrekking tot die huur van die te aanvaar en my/ons daarby neer te lê.

Undertaking: I/we hereby undertake to accept the conditions and tariff in respect of the lease of the and to abide.

Volledige besonderhede en voorwaarde op die keersy.

Full particulars and conditions appear on the back.

HANDTEKENING VAN HUURDER
SIGNATURE OF LESSEE

VIR KANTOORGEBRUIK ALLEENLIK/FOR OFFICE USE ONLY

Bykomende tyd gebruik:
Additional time used: Uur/e
Hour/s @ R Per uur
Per hour = R

Bykomende toerusting gebruik:
Additional equipment used: R.....
..... R.....
..... R.....

Toerusting beskadig:
Equipment damaged:

.....

OPSIGTER/CARETAKER

877-27

STADSRAAD VAN KLERKSDORP

KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING EN VAN VASGETELDE DAG VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1983 TOT 30 JUNIE 1984

(Regulasie 17)

Kennis word hiermee gegee dat ingevolge artikel 26(2)(a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), die volgende algemene eiendomsbelasting ten opsigte van die bogenoemde boekjaar gehef is op belasbare eiendom in die waarderingslys opgeteken –

op die terreinwaarde van enige grond of reg in grond, 4,1c in die Rand.

Ingevolge artikel 26(1) van genoemde Ordonnansie is die belasting gehef soos hierbo vermeld, verskuldig op 1 Julie 1983, maar in twee gelyke paaiemente betaalbaar, naamlik soos volg –

Een helfte van die totale bedrag op 31 Oktober 1983 en die ander helfte op 31 Maart 1984.

Onderworpe aan die goedkeuring van die Administrateur word ingevolge die bepalings van artikel 32(b) van genoemde Ordonnansie, 'n korting van 40 % op die algemene eiendomsbelasting gehef op die terreinwaarde van grond of enige reg in grond soos hierbo vermeld,

toegestaan aan eienaars wat residensiële erwe en/of besigheidserwe (wat in elke geval uitsluitlik vir residensiële 1-doeleindes gebruik word) self bewoon indien sodanige eienaar minstens 63 jaar (mans) en 60 jaar (vrouens) oud is of 'n ongeskiktheidspensioen ontvang en aan sekere vereistes voldoen.

Rente teen 11,25 % per jaar is op alle agterstallige bedrae na die vasgestelde dag hefbaar en wanbetalers is onderhewig aan geregtelike stappe vir die invordering van sodanige agterstallige bedrae.

Posbus 99
Klerksdorp
2570
27 Julie 1983
Kennisgewing No 68/1983

J C LOUW
Stadsklerk

TOWN COUNCIL OF KLERKS DORP

NOTICE OF GENERAL RATE AND OF
FIXED DAY FOR PAYMENT IN RESPECT
OF FINANCIAL YEAR 1st July 1983 TO 30th
JUNE 1984

(Regulation 17)

Notice is hereby given that in terms of section 26(2)(a) 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 –

on the site value of any land or right in land, 4,1c in the Rand.

In terms of section 26(1) of the said Ordinance the rates imposed as set out above, shall become due on the 1st July 1983, but shall be payable in two equal instalments as follows –

One half of the total amount on the 31st October 1983, and the remaining half on the 31st March 1984.

In terms of section 32(b) of the said Ordinance and subject to the approval of the Administrator a rebate of 40 % on the general rate levied on the site value of land or any right in land as mentioned above, will be granted to owners of residential stands and/or business stands (which are being used for residential purposes only), provided such owners are older than 63 years (male) and 60 years (females) or receive a disability grant and comply with certain requirements.

Interest of 11,25 % 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.

J C LOUW
Town Clerk

PO Box 99
Klerksdorp
2570
27 July 1983
Notice No 68/1983

878-27

STADSRAAD VAN KRUGERSDORP

PERMANENTE SLUITING EN VERHURGING VAN PARKERF 826, KENMARE UITBREIDING 1 DORPSGEBIED

Kennis geskied hiermee kragtens artikel 68 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, dat die Stadsraad van Krugersdorp voorname is om Parkerf 826, Kenmare Uitbreiding 1, permanent te sluit en daarna vir 'n tydperk van 9 jaar en 11 maande te verhuur, onderworpe aan sekere voorwaardes en bedinge.

Nadere besonderhede en 'n plan oor die voorgestelde sluiting en verhuring lê ter insae by die Kantoer van die ondergetekende gedurende gewone kantoorure.

Iedereen wat beswaar teen sodanige sluiting en verhuring wens aan te teken of 'n eis om skadevergoeding sal hê indien die sluiting uitgevoer word, word versoek om sy beswaar en/of eis nie later nie as sestig (60) dae vanaf datum van publikasie hiervan skriftelik by die Raad in te dien.

J L LE R DU PLESSIS
Stadssekretaris

Krugersdorp
27 Julie 1983
Kennisgewing No 77/1983

TOWN COUNCIL OF KRUGERSDORP

PERMANENT CLOSING AND LEASING
OF PARK ERF 826, KENMARE EXTENSION 1 TOWNSHIP

Notice is hereby given in terms of section 68 of the Local Government Ordinance, 17 of 1939, that the Town Council of Krugersdorp intends to permanently close Park Erf 826, Kenmare Extension 1 and thereafter leasing the said erf for a period of 9 years and 11 months subject to certain terms and conditions.

Further particulars and a plan regarding the intended permanent closure and leasing lie open for inspection during ordinary office hours at the office of the undersigned.

Any person who wishes to object to the proposed permanent closure or leasing, or who may have a claim for compensation should such closure be carried out, must lodge his objection and/or claim in writing with the Council not later than sixty (60) days from publication hereof.

J L LE R DU PLESSIS
Town Secretary

Krugersdorp
27 July 1983
Notice No 77/1983

879-27

STADSRAAD VAN KRUGERSDORP
VOORGENOME WYSIGING VAN VERORDENINGE

Kennis geskied hiermee ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, Nommer 17 van 1939, dat die Stadsraad van Krugersdorp van voorname is om die volgende verordeninge te wysig:

1. Parkeerterreinverordeninge.
2. Wildtuinverordeninge.

Die algemene strekking vir die wysings is soos volg:

1. Tariefvasstelling vir gebruik van geriewe in die Wildtuin.
2. Om onderdakparkering van voertuie verder te reël.

Afskrifte van hierdie verordeninge is gedurende gewone kantoorure by die Kantoer van die Stadssekretaris, Kamer 29, Stadhuis, Krugersdorp ter insae vir 'n tydperk van veertien dae vanaf die datum van publikasie van hierdie kennisgewing.

Enige persoon wat beswaar teen die voorgestelde wysings wil aanteken, moet dit skriftelik binne veertien dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende indien.

J J L NIEUWOUDT
Stadsklerk

Stadhuis
Posbus 94
Krugersdorp
27 Julie 1983
Kennisgewing No 76/1983

TOWN COUNCIL OF KRUGERSDORP
PROPOSED AMENDMENTS TO BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, No 17 of 1939, that the Council intends amending the following by-laws:

1. Parking Ground By-laws.
2. Game Reserve By-laws.

The general purport of the amendments are as follows:

1. Fixing of a tariff for the use of amenities in the Game Reserve.
2. To further govern sheltered parking of motor vehicles.

Copies of these amendments will lie open for inspection during normal office hours at the Office of the Town Secretary, Room 29, Town Hall, Krugersdorp for a period of fourteen days from the date of publication of this notice.

Any person who wishes to lodge an objection against the amendments must do so in writing to the undersigned within fourteen days from the publication of this notice in the Provincial Gazette.

J J L NIEUWOUDT
Town Clerk

Town Hall
PO Box 94
Krugersdorp
27 July 1983
Notice No 76 of 1983

880-27

MUNISIPALITEIT LEANDRA

VOORGESTELDE VERHURING VAN GROND

Kennis geskied hiermee ingevolge die bepaling van artikel 79(18) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Dorpsraad van Leandra van voorname is om, onderworpe aan die goedkeuring van die Administrator, 'n gedeelte van Gedeelte 4 van die plaas Brakfontein 310 IR, groot 5 hektaar, aan die firma Agrihold vir 'n tydperk van 5 jaar te verhuur.

Die Raad se besluit en besonderhede van die voorgenome verhuring lê ter insae by die Kantoer van die Stadsklerk, Municipale Kantore, Nordstraat, Leslie, vir 'n tydperk van 14 dae met ingang van datum van publikasie hiervan in die Provinciale Koerant, naamlik 27 Julie 1983.

Enige persoon wat beswaar teen genoemde verhuring wens aan te teken, moet dit skriftelik binne 14 dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by ondergetekende doen.

G M VAN NIEKERK
Stadsklerk

Municipale Kantore
Posbus 200
Leslie
2265
27 Julie 1983
Kennisgewing No 10/1983

MUNICIPALITY LEANDRA

PROPOSED LETTING OF LAND

Notice is hereby given in terms of section 79(18) of the Local Government Ordinance, 1939, that subject to the approval of the Administrator, the Village Council of Leandra intends to let a remainder of Portion 4 of the farm Brakfontein 310 IR, 5 hectares in extent to the firm Agrihold for a period of 5 years.

The Council's resolution and particulars in respect of the proposed letting, are open for inspection at the Office of the Town Clerk, Municipal Offices, Norda Street, Leslie, for a period of 14 days from date of publication hereof in the Provincial Gazette viz 27 July 1983.

Any person who wishes to object to the said letting, must lodge such objection in writing with

the undersigned within 14 days of publication hereof in the Provincial Gazette.

G M VAN NIEKERK
Town Clerk

Municipal Offices
PO Box 200
Leslie
2265
27 July 1983
Notice No 10/1983

881-27

MUNISIPALITEIT LEANDRA VASSTELLING VAN GELDE

Daar word hierby ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, bekend gemaak dat die Dorpsraad van Leandra, by spesiale besluit van 30 Mei 1983, die Begraafplaastariewe, soos in die onderstaande Bylae uiteengesit, met ingang 1 Julie 1983, vasgestel het, en die Begraafplaasgelde wat by Kennisgewing No 38 van 11 November 1981 afgekondig was, herroep het.

BYLAE

BEGRAAFPLAASTARIEWE

1. Inwoners	R60,00
2. Nie-Inwoners	R80,00

G M VAN NIEKERK
Stadsklerk

Munisipale Kantore
Posbus 200
Leslie
2265
27 Julie 1983
Kennisgewing No 11/1983

LEANDRA MUNICIPALITY DETERMINATION OF CHARGES

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, as amended, it is hereby notified that the Village Council of Leandra has, by special resolution, determined the Cemetery tariff of charges as set out in the undermentioned Schedule, and shall come into effect on 1 July 1983.

The cemetery charges published under Notice No 38 of 11 November 1981 in the Official Gazette was revoked.

SCHEDULE

CEMETERY CHARGES

1. Residents	R60,00
2. Non-Residents	R80,00

G M VAN NIEKERK
Town Clerk

Municipal Offices
PO Box 200
Leslie
2265
27 July 1983
Notice No 11/1983

882-27

STADSRAAD VAN LOUIS TRICHARDT

KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING EN VAN VASGETELDE DAG VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1983 TOT 30 JUNIE 1984

(Regulasie 17)

Kennis geskied hiermee ingevolge die bepalings van artikel 26(2)(a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture,

1977 (Ordonnansie 11 van 1977), dat die volgende algemene eiendomsbelasting met goedkeuring van die Administrateur ten opsigte van die bogenoemde boekjaar gehef is op belasbare eiendom in die waarderingslys opgeteken op die terreinwaarde van enige grond of op die terreinwaarde van 'n reg in enige grond: 6,5 sent in die Rand.

Die bedrag verskuldig vir eiendomsbelasting, soos in artikel 27 van genoemde Ordonnansie beoog, is in (12) twaalf gelyke maandelikse paaiemente betaalbaar; die eerste op 7 Augustus 1983 en daarna op die 7de dag van elke maand tot 7 Julie 1984.

Rente bereken teen die maksimum rentekoers soos deur die Administrateur goedgekeur ingevolge die bepalings van artikel 50A van die Ordonnansie op Plaaslike Bestuur, 1939, sal gehef word op alle bedrae wat nie op die vasgestelde dag betaal is nie. Wanbetalers is onderhewig aan regsproses vir die invordering van sodanige agterstallige bedrae.

C J VAN ROOYEN
Stadsklerk

Munisipale Kantore
Posbus 96
Louis Trichardt
0920
27 Julie 1983
Kennisgewing No 25/1983

TOWN COUNCIL OF LOUIS TRICHARDT

NOTICE OF GENERAL ASSESSMENT RATES AND OF FIXED DATE FOR PAYMENT IN RESPECT OF THE FINANCIAL YEAR 1 JULY 1983 TO 30 JUNE 1984

(Regulation 17)

Notice is hereby given in terms of the provisions of section 26(2)(a) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the following general assessment rates have been levied with the approval of the Administrator in respect of the abovementioned financial year on rateable property recorded in the valuation roll on the site value of any land or on the site value of a right in any land: 6,5 cent in the Rand.

The amount due for assessment rates as contemplated in section 27 of the said Ordinance shall be payable in (12) twelve equal monthly instalments; the first on 7th August 1983 and thereafter on the 7th day of every month until 7th July 1984.

Interest calculated at the maximum rate of interest as approved by the Administrator in terms of the provisions of section 50A of the Local Government Ordinance, 1939, will be charged on all amounts not paid on the fixed date. Defaulters are liable to legal proceedings for recovery of such arrear amounts.

C J VAN ROOYEN
Town Clerk

Municipal Offices
PO Box 96
Louis Trichardt
27 July 1983
Notice No 25/1983

883-27

STADSRAAD VAN MEYERTON WYSIGING VAN VERORDENINGE

Daar word hierby ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, bekend gemaak dat die Raad van voorname is om die volgende verordeninge te wysig:

1. Honde- en Hondelisensieverordeninge.

2. Verordeninge vir die vasstelling van geldte vir die uitreiking van sertifikate en die verskaffing van inligting.

Die algemene strekking van die voorgestelde wysigings is soos volg:

1. Honde- en Hondelisensieverordeninge: Om die getal honde te bepaal, belasting te verhoog en die algemene publiek te beskerm.

2. Om die steeds stygende koste vir die reproduksie van planne te absorbeer.

Afskrifte van die voorgestelde wysigings lê ter insae by die Kantoer van die Stadsekretaris, Municipale Kantoor, Meyerton, vir 'n tydperk van veertien dae vanaf die datum van publikasie van hierdie kennisgewing.

Besware, indien enige, teen die voorgestelde wysigings moet skriftelik binne veertien dae na die publikasie van hierdie kennisgewing by die ondergetekende ingedien word.

WAARNEMENDE STADSKLERK
Munisipale Kantore
Posbus 9
Meyerton
1960
27 Julie 1983
Kennisgewing No 430/1983

MEYERTON TOWN COUNCIL

AMENDMENT OF BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance 1939, as amended, that the Town Council intends amending the following by-laws:

1. Dog and Dog Licensing By-laws.

2. By-laws for the fixing of fees, for the issuing of certificates and the furnishing of information.

The general purport of the amendments is as follows:

1. Dog and Dog Licensing By-Laws: To determine the number of dogs, increase the taxes and protect the general public.

2. By-Laws for the fixing of fees, for the issuing of certificates and the furnishing of information: To absorb the ever rising costs for the reproduction of plans.

Copies of these amendments are open for inspection at the office of the Town Secretary, Municipal Office, Meyerton, for a period of fourteen days from date of publication hereof.

Any person who desires to record his objection to the said amendments must do so in writing to the undermentioned within fourteen (14) days after the date of publication of this notice.

ACTING TOWN CLERK

Municipal Offices
PO Box 9
Meyerton
1960
27 July 1983
Notice No 430/1983

884-27

STADSRAAD VAN MIDDELBURG TRANSVAAL

KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING EN VAN VASGETELDE DAG VAN BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1983 TOT 30 JUNIE 1984

(Regulasie 17)

Kennis word hierby gegee dat ingevolge artikel 26(2)(b) en artikel 41 van die Ordonnan-

sie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), soos gewysig, die volgende algemene eiendomsbelasting ten opsigte van bogenoemde boekjaar gehef is op belasbare eiendom in die waarderingslys en voorlopige aanvullende waarderingslys opgeteken:

Op die terreinwaarde van enige grond of reg in grond: 4,56 sent in die Rand.

Ingevolge artikel 21(4) en 32(b) van die genoemde Ordonnansie word die volgende kortings op die algemene eiendomsbelasting gehef op die terreinwaarde van grond of enige reg in grond hierbo genoem ten opsigte van die volgende toegestaan:

1. 'n Korting van 1,68 sent in die Rand (36,842 %) ten opsigte van eiendomme wat vir Spesiale Woon-doeleindes of Algemene Woon-doeleindes ingevolge die Middelburg-dorpsbeplanningskema gesoneer is.

2. 'n Korting van 1,8 sent in die Rand (39,473 %) ten opsigte van alle eiendomme wat vir besigheidsoeleindes ingevolge die Middelburg-dorpsbeplanningskema gesoneer is, maar wat uitsluitlik vir Spesiale Woon-doeleindes gebruik word.

3. Onderhewig aan Administrateursgoedkeuring 'n korting van 1,68 sent in die Rand (36,842 %) plus 'n verdere 1,14 sent in die Rand (39,583 %) ten opsigte van eiendomme van pensioenaris wat ingevolge sekere beperkinge daarvoor kwalificeer en daarom aansoek gedoen het op die voorgeskrewe vorm en welke eiendomme vir Spesiale -Woon doeleinades ingevolge die Middelburgse-dorpsbeplanningskema gesoneer is.

Die bedrag verskuldig vir eiendomsbelasting soos in artikels 27 en 41 van genoemde Ordonnansie beoog, is in twaalf gelyke maandelike paaiemente met die eerste paaiemende op 1 Julie 1983 betaalbaar. Rente op alle agterstallige bedrae is ingevolge die bepalinge van artikels 27(2) en 41 van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), soos gewysig, saamgelees met artikel 50A van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), soos gewysig, na die vasgestelde dag heftbaar en wanbetalers is onderhewig aan regsproses vir die invoering van sodanige agterstallige bedrae.

P F COLIN
Stadsklerk

Posbus 14
Middelburg
1050
27 Julie 1983

TOWN COUNCIL OF MIDDELBURG TRANSVAAL

NOTICE OF GENERAL RATE AND OF FIXED PAYMENT IN RESPECT OF FINAN- CIAL YEAR 1 JULY 1983 TO 30 JUNE 1984

(Regulation 17)

Notice is hereby given that in terms of section 26(2)(b) and section 41 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 and provisional supplementary valuation roll:

On the site value of any land or right in land: 4,56 cents in the Rand.

In terms of section 21(4) and 32(b) of the said Ordinance, the following rebate on the general rate levied on the site value of land or any right in land referred to above, is granted:

1. A rebate of 1,68 cents in the Rand (36,842 %) in respect of all properties which are zoned for Special Residential purposes or

General Residential purposes in terms of the Middelburg Town-planning Scheme.

2. A rebate of 1,8 cents in the Rand (39,473 %) in respect of all properties which are zoned for business purposes in terms of the Middelburg Town-planning Scheme but which are used solely for Special Residential purposes.

3. Subject to Administrator's approval a rebate of 1,68 cents in the Rand (36,842 %) plus a further 1,14 cents in the Rand (39,583 %) in respect of properties of pensioners who qualify therefore subject to certain limitations and who have applied therefore on the prescribed form, and which properties are zoned for Special Residential purposes in terms of the Middelburg Town-planning Scheme.

The amounts due for rates as contemplated in sections 27 and 41 of the said Ordinance shall be payable in twelve monthly instalments, the first instalment being due and payable on 1 July, 1983.

Interest is chargeable on all amounts in arrear in terms of the provisions of sections 27(2) and 41 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), as amended, read with section 50A of the Local Government Ordinance, 1939 (Ordinance 17 of 1939) as amended, after the fixed day and defaulters are liable to legal proceedings for recovery of such arrear amounts.

P F COLIN
Town Clerk

PO Box 14
Middelburg
1050
27 July 1983 885-27

MUNISIPALITEIT NIGEL WYSIGING VAN VASSTELLING VAN GELDE VIR DIE LEWERING VAN WATER

Die Vasstellung van Gelde ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, vir die levering van Water van die Municipaleiteit Nigel, afgekondig by Municipale Kennisgewing 94/1981 in Provinciale Koerant 4153 van 1 Julie 1981 soos gewysig, word hierby verder soos volg gewysig:

(i) Deur in item 1 onder Deel A die syfers "R1,70" deur die syfer "R3,30" te vervang.

(ii) Deur Deel B te wysig —

(a) Deur in item 1(1)(c)(i) en (ii) die syfers "28c" en "30c" deur die syfers "33c" en "39c", onderskeidelik, te vervang.

(b) Deur in item 1(2)(l)(i) en (ii) die uitdrukings:

"(i) vir die eerste 500 kl verbruik, per kl: 30c
(ii) daarna per kl: "28c", deur die uitdrukings "per kl: 36c" te vervang.

(c) Deur in item 1(3)(b), (4)(b) en (5)(b) die syfers "27c", "14,86c" en "23c" deur die syfers "32c", "17,86c" en "25c", onderskeidelik, te vervang.

(d) Deur in item 2(2) en 3 die syfers "R3" en "R5", deur die syfers "R5" en "R10", onderskeidelik, te vervang.

(e) Deur item 4 te skrap.

Die bepalinge in hierdie kennisgewing vervaardig word geag op 1 Julie 1983 in werking te getree het.

S J ETSEBETH
Waarnemende Stadsklerk
Munisipale Kantore
Posbus 23
Nigel
1490
27 Julie 1983
Kennisgewing No 84/1983

NIGEL MUNICIPALITY

AMENDMENT TO THE DETERMINATION OF CHARGES FOR THE SUPPLY OF WATER

The Determination of Charges in terms of section 80B(8) of the Local Government Ordinance, 1939, for the Supply of Water of the Nigel Municipality, published under Municipal Notice 94/1981 in Provincial Gazette 4153 dated 1 July 1981, as amended, is hereby further amended as follows:

(i) By the substitution in item 1 under Part A for the figure "R1,70" of the figure "R3,30".

(ii) By amending Part B —

(a) By the substitution in item 1(1)(c)(i) and (ii) for the figures "28c" and "30c" of the figures "33c" and "39c", respectively.

(b) By the substitution in item 1(2)(l)(i) and (ii) for the expressions:

"(i) For the first 500 kl consumed, per kl : 30c.

(ii) Thereafter per kl: "28c", of the expression, per kl: 36c".

(c) By the substitution in item 1(3)(b), (4)(b) and (5)(b) for the figures "27c", "14,86c" and "23c" of the figures "32c", "17,86c" and "25c", respectively.

(d) By the substitution in item 2(2) and 3 for the figures "R3" and "R5", of the figures "R5" and "R10", respectively.

(e) By the deletion of item 4.

The provisions contained in this notice shall be deemed to come into operation from 1 July 1983.

S J ETSEBETH
Acting Town Clerk

Municipal Offices
PO Box 23
Nigel
1490
27 July 1983
Notice No 84/1983

886-27

PLAASLIKE BESTUUR VAN NYL- STROOM

KENNISGEWING VAN ALGEMENE EIEN- DOMSBELASTING EN VASGETSELDE DAG VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1983 TOT 30 JUNIE 1984

Kennis word hierby gegee dat ingevolge artikel 26(2)(b) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), 'n bedrag van 5 cent per rand op die terreinwaarde van enige grond of reg in grond, as algemene eiendomsbelasting ten opsigte van die bogenoemde boekjaar gehef is op belasbare eiendom in die waarderingslys opgeteken.

Die bedrag verskuldig vir eiendomsbelasting soos in artikel 27 van genoemde Ordonnansie beoog en rioolgeld sal betaalbaar wees in twaalf ongeveer gelyke paaiemente op die eerste dag van elke maand.

J C BUYS
Stadsklerk

Munisipale Kantore
Privaatsak X1008
Nylstroom
0510
27 Julie 1983
Kennisgewing No 1/1983

LOCAL AUTHORITY OF NYLSTROOM

NOTICE OF GENERAL RATE AND OF
FIXED DAY FOR PAYMENT IN RESPECT
OF THE FINANCIAL YEAR 1 JULY 1983
TO 30 JUNE 1984

Notice is hereby given that in terms of section 26(2)(b) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), an amount of 5 cent per Rand on the site value of any land or right in land has been levied as a general rate on rateable property recorded in the valuation roll in respect of the abovementioned financial year.

The amount due for rates as contemplated in section 27 of the said Ordinance and sewer charges shall be payable in twelve approximately equal instalments on the first day of each month.

J C BUYS
Town Clerk

Municipal Offices
Private Bag X1008
Nylstroom
0510
15 July 1983
Notice No 1/1983

887-27

Copies of the amendment are open to inspection at the Office of the Town Secretary for a period of fourteen (14) days from the date of publication hereof in the Provincial Gazette.

Any person who desires to record his objection to the said amendment must do so in writing to the undermentioned within 14 days after the date of publication of this notice in the Provincial Gazette.

C F B MATTHEUS
Town Clerk

Municipal Offices
PO Box 34
Potgietersrus
0600
27 July 1983
Notice No 46/1983

888-27

date of publication of this notice in the Provincial Gazette.

C F B MATTHEUS
Town Clerk

Municipal Offices
PO Box 34
Potgietersrus
0600
27 July 1983
Notice No 45/1983

889-27

PONGOLA GESONDHEIDSKOMITEE
EIENDOMSBELASTING VIR 1983/84

Ingevolge die bepalinge van artikel 21 van die Plaaslike Bestuur Belastingordonnansie, Ordonnansie 11 van 1977, geskied kennisgewing hiermee dat die Gesondheidskomitee van Pongola die volgende belastingtariewe op die terreinwaarde van alle belasbare eiendomme binne die gebied van die Komitee vir die finansiële jaar 1983/84 gehef het:

a. 'n Oorspronklike belasting van drie (3) sent in die rand

b. Behoudens die goedkeuring van die Administrator 'n addisionele belasting van (5) vyf sent in die Rand.

Rente bereken teen twaalf (12) persent per jaar sal op betalings na 31 Desember 1983, vanaf 1 Julie 1983 bereken en betaalbaar wees.

J R SWANTON
Sekretaris/Tesourier

Gesondheidskomiteekantoor
Posbus 191
Pongola
27 Julie 1983
Kennisgewing No 7/1983

PONGOLA HEALTH COMMITTEE

ASSESSMENT RATES 1983/84

Notice is hereby given in terms of section 21 of the Local Authorities Rating Ordinance, Ordinance 11 of 1977 that the Pongola Health Committee levied the following rate tariffs on the site value of all rateable properties in the area of the Committee for the financial year 1983/84:

a. An original rate of three (3) cents in the Rand.

b. Subject to the approval of the Administrator a further additional rate of five (5) cents in the Rand.

Interest at the rate of twelve (12) percent per annum will be levied payable as from 1 July 1983 on all payments after 31 December 1983.

J R SWANTON
Secretary/Treasurer

Health Committee Offices
PO Box 191
Pongola
27 July 1983
Notice No 7/1983

890-27

TOWN COUNCIL OF POTGIETERSRUS
AMENDMENT OF STANDARD DRAINAGE BY-LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Potgietersrus intends to amend the Standard Drainage By-laws of the Potgietersrus Municipality, published under Administrator's Notice No 49 dated 18 January 1978, as amended.

The general purport of this amendment is to determine the charges payable in terms of sections 20 and 23 under Part V of the Tariff of Charges, per 10 m² instead of per m² as it is currently the case.

Copies of the amendment are open to inspection at the office of the town secretary for a period of fourteen (14) days from the date of publication hereof in the Provincial Gazette.

Any person who desires to record his objection to the said amendment must do so in writing to the undermentioned within 14 days after the

PONGOLA GESONDHEIDSKOMITEE
WYSIGING VAN SANITÈRE EN VULLIS-VERWYDERINGSTARIEF

Kennis geskied hiermee ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur 1939, dat die Gesondheidskomitee van Pongola van voorname is om die Sanitäre- en Vullisverwyderingstarief, afgekondig by Administrateurskennisgewing 189 van 16 Maart 1966, soos gewysig, verder te wysig.

TOWN COUNCIL OF POTGIETERSRUS

AMENDMENT TO STANDARD BY-LAWS
RELATING TO FIRE BRIGADE SERVICES

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Potgietersrus intends to amend the Standard by-laws relating to fire brigade services, published under Administrator's Notice No 1771 dated 23 December 1981, adopted by the Council, under Administrator's Notice No 626 dated 2 June 1982, as amended.

The general purport of this amendment is to adjust the tariffs in order to compensate for increased costs.

Die algemene strekking van hierdie wysiging is om voorsiening te maak vir 'n verhoging met ingang 1 Julie 1983 van die vullisverwyderingstarief. 'n Afskrif van hierdie wysiging lê ter insae by die Kantoor van die Sekretaris vir 'n tydperk van veertien dae vanaf datum van publikasie hiervan in die Provinciale Koerant.

Besware, indien enige, teen die voorgestelde wysiging moet binne veertien dae vanaf datum van publikasie hiervan skriftelik by die ondergetekende ingediend word.

J R SWANTON
Sekretaris/Tesourier

Gesondheidskomiteekantoor
Posbus 191
Pongola
3170
27 Julie 1983
Kennisgewing No 6/1983

PONGOLA HEALTH COMMITTEE

AMENDMENT TO SANITARY AND REFUSE REMOVAL TARIFF

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Pongola Health Committee proposes to amend the Sanitary and Refuse Removal Tariff published under Administrator's Notice 189, dated 16 March 1966, as amended.

The general purport of this amendment is to provide for an increase in the refuse removal tariff, with effect from 1 July 1983. Copies of the proposed amendment is open for inspection at the Office of the Secretary for a period of fourteen days from the date of publication hereof in the Provincial Gazette.

Any objections against the proposed amendment must be in writing and must reach the undersigned within fourteen days from date of publication hereof.

J R SWANTON
Secretary/Treasurer

Health Committee Offices
PO Box 191
Pongola
3170
27 July 1983
Notice No 6/1983

891-27

STADSRAAD VAN POTCHEFSTROOM VOORGESTELDE DORPSBEPLANNING-WYSIGINGSKEMA NO 78

Die Stadsraad van Potchefstroom het 'n Ontwerp-dorpsbeplanningskema opgestel wat bekend staan as Wysigingskema No 78. Hierdie skema sal 'n Wysigingskema wees en bevat die volgende voorstelle:

Huidige Sonering

A. Erf 838 (voorheen 'n gedeelte van Piet Cronjehuis) geleë in die dorp Baillie Park — vir straatdoeleindes.

Hersonering

"Spesiaal" — erf mag slegs gebruik word vir Openbare Godsdienst.

Huidige Sonering

B. Gedeelte 1 Erf 834 geleë in die dorp Baillie Park — vir straatdoeleindes.

Hersonering

"Spesiaal" — erf mag slegs gebruik word vir Openbare Godsdienst;

onderworpe aan sekere voorwaardes.

Besonderhede van hierdie skema lê ter insae by die Kantoor van die Stadsekretaris, Kamer

310, Municipale Kantore, Wolmaransstraat, Potchefstroom vir 'n tydperk van 4 weke vanaf die datum van die eerste publikasie van hierdie kennisgewing naamlik 27 Julie 1983.

Enige beswaar of vertoë in verband met hierdie skema, moet skriftelik ingehandig word by die kantoor van die ondergetekende binne 'n tydperk van 4 weke van bogenoemde datum af.

C J F DU PLESSIS
Wnd. Stadsklerk

Municipale Kantore
Potchefstroom
27 Julie 1983
Kennisgewing No 55/1983

TOWN COUNCIL OF POTCHEFSTROOM

PROPOSED TOWN-PLANNING AMENDMENT SCHEME NO 78

The Town Council of Potchefstroom has prepared a Draft Town-planning Amendment Scheme to be known as Amendment Scheme 78. This scheme will be an amendment scheme and contains the following proposals:

Present Zoning

A. Erf 838 (formerly a portion of Piet Cronje Street) situated in the town Baillie Park — for street purposes.

Rezoning

"Special" — the erf may only be used for a place of Public Worship.

Present Zoning

B. Portion 1 of Erf 834 situated in the town Baillie Park — for street purposes.

Rezoning

"Special" — the erf may only be used for a place of Public Worship;

subject to certain conditions.

Particulars of this scheme are open for inspection at the Office of the Town Secretary, Room 310, Municipal Offices, Wolmarans Street, Potchefstroom, for a period of 4 weeks from the date of the first publication of this notice, which is 27 July 1983.

Any objection or representations in connection with this scheme shall be submitted in writing to the office of the undersigned within a period of 4 weeks from the above mentioned date.

C J F DU PLESSIS
Act. Town Clerk

Municipal Offices
Potchefstroom
27 July 1983
Notice No 55/1983

892-27-3

PLAASLIKE BESTUUR VAN POTCHEFSTROOM

KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING OF EIENDOMSBELASTINGS EN VAN VASGETELDE DAG VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1983 TOT 30 JUNIE 1984

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 bogenoemde boekjaar gehef is op belasbare eiendom in die waarderingslys opgeteken:

Op die terreinwaarde van enige grond of reg in grond: 3,9c in die Rand.

Ingevolge artikel 21(4) van die genoemde Ordonnansie word 'n korting van 20 persent op die algemene eiendomsbelasting gehef op die terreinwaarde van grond of enige reg in grond, genoem in paragraaf (a) of (b) hierbo, toegegaan ten opsigte van die volgende klasse van grond, naamlik:

Residensieel 4 en Bylaes 2, 6, 8, 18, 38 en 60 van die Potchefstroom-dorpsbeplanningskema 1980.

Ingevolge artikel 21(4) van die genoemde Ordonnansie word 'n korting van 30 persent op die algemene eiendomsbelasting gehef op die terreinwaarde van grond of enige reg in grond, genoem in paragraaf (a) of (b) hierbo, toegestaan ten opsigte van die volgende klasse van grond naamlik:

Residensieel 3 en Bylaes 28, 29, 34, 40, 43, 48, 62, 66, 75 en 84 van die Potchefstroom-dorpsbeplanningskema 1980.

Ingevolge artikel 21(4) van die genoemde Ordonnansie word 'n korting van 25 persent op die algemene eiendomsbelasting gehef op die terreinwaarde van grond of enige reg in grond, genoem in paragraaf (a) of (b) hierbo, toegestaan ten opsigte van die volgende klasse van grond naamlik:

1. Nywerheid 1.
2. Nywerheid 2.
3. Nywerheid 3.
4. Nywerheid 4.
5. Bylae 9 van die Potchefstroom-dorpsbeplanningskema, 1980.
6. Evkom servitute.

Ingevolge artikel 21(4) van die genoemde Ordonnansie word 'n korting van 40 persent op die algemene eiendomsbelasting gehef op die terreinwaarde van grond of enige reg in grond, genoem in paragraaf (a) of (b) hierbo, toegestaan ten opsigte van die volgende klasse van grond naamlik:

1. Residensieel 1.
2. Residensieel 2.
3. Opvoedkundig.
4. Irrigating.
5. Regering.
6. S A S.
7. Openbare Oopruimte.
8. Bestaande en voorgestelde strate.
9. Landbou.
10. Bylae 4, 15, 27 en 50 van die Potchefstroom-dorpsbeplanningskema 1980.

Die bedrag verskuldig vir eiendomsbelasting, soos in artikel 27 van die genoemde Ordonnansie beoog, is verskuldig op 1 Julie 1983 en betaalbaar in twaalf gelyke maandelikse paaiemente op die tiende dag van die maand wat volg op die maand waarin die rekening gelewer word.

Rente teen 13,3 % per jaar is op alle agterstallige bedrae na die vasgestelde dae hefbaar en wanbetalers is onderhewig aan regsproses vir die invordering van sodanige agterstallige bedrae.

S H OLIVIER
Stadsklerk

Municipale Kantore
Wolmaransstraat
Potchefstroom
27 Julie 1983
Kennisgewing No 58/1983

LOCAL AUTHORITY OF POTCHEFSTROOM

NOTICE OF GENERAL RATE OR RATES AND OF FIXED DAY FOR PAYMENT IN RESPECT OF FINANCIAL YEAR 1 JULY 1983 TO 30 JUNE 1984

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:—

On the site value of any land or right in land: 3,9c in the Rand.

In terms of section 21(4) of the said Ordinance, a rebate on the general rate levied on the site value of land or any right in land referred to in paragraph (a) or (b) above, of 20 per cent is granted in respect of the following classes of land, namely:—

Residential 4 and Annexures 2, 6, 8, 18, 38 and 60 of the Potchefstroom Town-planning Scheme 1980.

In terms of section 21(4) of the said Ordinance, a rebate on the general rate levied on the site value of land or any right in land referred to in paragraph (a) or (b) above, of 30 per cent is granted in respect of the following classes of land, namely:—

Residential 3 and Annexures 28, 29, 34, 40, 43, 48, 62, 66, 75 and 84 of the Potchefstroom Town-planning Scheme, 1980.

In terms of section 21(4) of the said Ordinance, a rebate on the general rate levied on the site value of land or any right in land referred to in paragraph (a) or (b) above, of 25 per cent is granted in respect of the following classes of land, namely:—

1. Industrial 1.
2. Industrial 2.
3. Industrial 3.
4. Industrial 4.
5. Annexure 9 of the Potchefstroom Town-planning Scheme, 1980.
6. Escom servitudes.

In terms of section 21(4) of the said Ordinance, a rebate on the general rate levied on the site value of land or any right in land referred to in paragraph (a) or (b) above, of 40 per cent is granted in respect of the following classes of land, namely:—

1. Residential 1.
2. Residential 2.
3. Educational.
4. Institutional.
5. Government.
6. S A R.
7. Public Open Space.
8. Existing and proposed streets.
9. Agriculture.
10. Annexures 4, 15, 27 and 50 of the Potchefstroom Town-planning Scheme 1980.

The amount owing for rates as contemplated in section 27 of the said Ordinance is due on 1 July 1983 and shall be payable in twelve equal monthly instalments on the tenth day of the month following the month in which the account is rendered.

Interest of 13,3 % per annum is chargeable on all amounts in arrear after the fixed days and defaulters are liable to legal proceedings for recovery of such arrear amounts.

S H OLIVIER
Town Clerk

Municipal Offices
Wolmarans Street
Potchefstroom
27 July 1983
Notice No 58/1983

893-27

PLAASLIKE BESTUUR VAN RANDBURG

KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING EN VAN VASGETELDE DAE VIR DIE BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1983 TOT 30 JUNIE 1984

(Regulasie 17)

Kennis word hierby gegee dat ingevolge artikel 26(2)(a) van die Ordonnansie op Eien-

domsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), die volgende algemene eiendomsbelasting ten opsigte van die bogenoemde boekjaar gehef is op belasbare eiendom in die voorlopige waarderingslys en/of waarderingslys en/of voorlopige aanvullende waarderingslys en/of aanvullende waarderingslys opgeteken:—

op die terreinwaarde van enige grond of reg in grond, vyf komma drie drie sent in die Rand (5,33c in die Rand).

Ingevolge artikel 21(4) van die genoemde Ordonnansie word 'n korting van sewe en dertig komma een vyf persent (37,15 %) op die algemene eiendomsbelasting gehef op die terreinwaarde van grond of enige reg in grond, genoem hierbo, toegestaan ten opsigte van grond wat ingevolge die Raad se Dorpsbeplanningskema in werking, gesoneer is vir "Residensiel 1" doeleindes en ook "Landbou" doeleindes waarop die verminderde belasting ingevolge artikel 22 van die genoemde Ordonnansie van toepassing is. Die bedrag verskuldig vir eiendomsbelasting, soos in artikel 27 van die genoemde Ordonnansie beoog, is in tweглаai (12) gelyke maandelikse paaimeente betaalbaar, waarvan die eerste paaiemend op 15 Augustus 1983 en daarna maandeliks voor of op die vyftiende (15de) dag van elke daaropvolgende maand, betaalbaar is (die vasgestelde dae vir elke onderskeie maand).

Rente teen dertien komma drie persent (13,3 %) per jaar is op alle agterstallige bedrae na die vasgestelde dae hefbaar en wanbetalers is onderhewig aan regsproses vir die invordering van sodanige agterstallige bedrae.

J C GEYER
Stadsklerk

Munisipale Kantore
h/v Hendrik Verwoerdlyaan
en Jan Smutslaan
Randburg
27 Julie 1983
Kennisgewing No 69/1983

LOCAL AUTHORITY OF RANDBURG

NOTICE OF GENERAL RATE AND OF FIXED DAYS FOR PAYMENT IN RESPECT OF FINANCIAL YEAR 1 JULY 1983 TO 30 JUNE 1984

(Regulation 17)

Notice is hereby given that in terms of section 26(2)(a) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the following general rate has been levied in respect of the abovementioned financial year on rateable property recorded in the provisional valuation roll and/or valuation roll and/or provisional supplementary valuation roll and/or supplementary valuation roll:—

on the site value of any land or right in land, five comma three three cents in the Rand (5,33c in the Rand).

In terms of section 21(4) of the said Ordinance, a rebate on the general rate levied on the site value of land or any right in land referred to above, of thirty-seven comma one five per cent (37,15 %) is granted in respect of land which in terms of the Council's Town-planning Scheme in operation is zoned for "Residential 1" purposes and also "Agricultural" purposes to which the reduced rate in terms of section 22 of the said Ordinance is applicable. The amount due for rates as contemplated in section 27 of the said Ordinance shall be payable in twelve (12) equal monthly instalments, the first being payable on 15 August 1983 and thereafter on or before the fifteenth (15th) day of every subsequent month (the fixed days for every respective month).

Interest of thirteen comma three per cent (13,3 %) per annum is chargeable on all

amounts in arrear after the fixed days and defaulters are liable to legal proceedings for recovery of such arrear amounts.

J C GEYER
Town Clerk

Municipal Offices
Corner Hendrik Verwoerd Drive and
Jan Smuts Avenue
Randburg
27 July 1983
Notice No 69/1983

894-27

GESONDHEIDSKOMITEE VAN ROEDTAN

KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING EN VAN VASGETELDE DAG VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1983 TOT 30 JUNIE 1984.

Kennis word hierby gegee dat ingevolge artikel 26(2)(b) van die Ordonnansie op Eindomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), die volgende algemene eiendomsbelasting ten opsigte van die bogenoemde boekjaar gehef is op belasbare eiendom in die waarderingslys opgeteken.

1. Op die terreinwaarde van enige grond of reg in grond vyf (5) sent in die Rand.

2. Ingevolge artikel 21(4) van die genoemde Ordonnansie word 'n korting van 10 % op die algemene eiendomsbelasting gehef op die terreinwaarde van grond of die terreinwaarde van 'n reg in grond toegestaan ten opsigte van Besigheidserwe, Nywerheidserwe en Algemene Woonerwe wat beboud is en wat binne die geproklameerde dorpsgebied geleë is, terwyl 'n eerste korting van 10 % en 'n tweede korting van 30 % op beboude spesiale woonerwe en 'n eerste korting van 10 % en 'n tweede korting van 20 % op onbeboude Spesiale Woonerwe toegestaan word.

3. 'n Kwytselfding van veertig (40) persent kragtens die bepalings van artikel 32(b) van die genoemde Ordonnansie aan sekere klasse of kategorie persone deur die Komitee bepaal en deur die Administrateur goedgekeur.

Die verskuldigde eiendomsbelasting soos in artikel 27 van die genoemde Ordonnansie beoog, is betaalbaar in sewe gelyke paaimeente soos volg:

Die eerste paaiemend is betaalbaar voor of op 31 Julie 1983 en daarna maandeliks voor of op die einde van elke maand.

Rente soos van tyd tot tyd deur die Administrateur afgekondig is op alle agterstallige bedrae na die vasgestelde dag hefbaar en wanbetalers is onderhewig aan regsproses vir die invordering van sodanige agterstallige bedrae.

C G S VERMAAK (Mevr.)
Sekretariesse

Munisipale Kantore
Posbus 58
Roedtan
0580
27 Julie 1983

HEALTH COMMITTEE OF ROEDTAN

NOTICE OF GENERAL RATE AND FIXED DAY FOR PAYMENT IN RESPECT OF FINANCIAL YEAR 1 JULY 1983 TO 30 JUNE 1984

Notice is hereby given that in terms of section 26(2)(b) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), the following general rate has been levied in respect of the

above-mentioned financial year on rateable property recorded in the valuation roll:

1. On the site value of any land or right in land five (5) cents in one Rand.

2. In terms of section 21(4) of the said Ordinance a rebate of 10 % on the general rate levied on the site value of land or the site value of a right in land on Business, Industrial and General Residential erven which are build up and situated within the proclaimed township, whilst a first rebate of 10 % and a second rebate of 30 % will be allowed on built up Special Residential erven and a first rebate of 10 % and a second rebate of 20 % on Special Residential erven which are not build up.

3. A remission of forty (40) per cent in terms of the provisions of section 32(b) of the said Ordinance to certain classes or category of persons determined by the Committee and approved by the Administrator.

The amount due for rates as contemplated in section 27 of the said Ordinance shall be payable in seven equal instalments as follows:

The first payment is payable on or before 31 July, 1983 and monthly thereafter on or before the end of each month.

Interest as from time to time promulgated by the Administrator is chargeable on all amounts in arrear after the fixed day and defaulters are liable to legal proceedings for recovery of such arrear amounts.

C G S VERMAAK (Mrs.)
Secretary

Municipal Offices
PO Box 58
Roedtan
0580
27 July 1983

895-27

STADSRAAD VAN ROODEPOORT

WYSIGING VAN BEGRAAFPLAASVERORDENINGE

Daar word hiermee ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, kennis gegee dat die Raad van voorname is om die Begraafplaasverordeninge, gepubliseer by Administrateurskennisgiving 922 van 28 November 1956, soos gewysig, te wysig.

Die algemene strekking van hierdie wysigings is om die gelde vir teraardebestelling of opgraving in die openbare begraafplaas, te verhoog.

Afskrifte van die beoogde wysigings lê vir veertien dae lank met ingang van die publikasiedatum hiervan, in die Provinciale Koerant, gedurende gewone kantoorture in die Kantoor van die Stadssekretaris, Burgersentrum, Roodepoort, ter insae.

Enigeen wat teen die beoogde wysigings beswaar wil maak, moet sy beswaar binne veertien dae na verskyning van hierdie kennisgiving in die Provinciale Koerant, skriftelik by die ondergenoemde indien.

W J ZYBRANDS
Stadsklerk

27 Julie 1983
Kennisgiving No 32/1983

CITY COUNCIL OF ROODEPOORT

AMENDMENTS TO THE CEMETERY BY-LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends to amend the Cemetery By-Laws.

By-laws published under Administrator's Notice 922, dated 28 November 1956, as amended.

The general purport of these amendments is to increase the tariffs for an interment or exhumation in the public cemetery.

Copies of the proposed amendments are open for inspection at the Office of the City Secretary, Civic Centre, Roodepoort, during office hours for fourteen days from the date of publication hereof in the Provincial Gazette.

Any person who desires to record his objection to the proposed amendments shall do so in writing to the undermentioned within fourteen days after the publication of this notice in the Provincial Gazette.

W J ZYBRANDS
Town Clerk

27 July 1983
Notice No 32/1983

896-27

after the publication of this notice in the Provincial Gazette.

W J ZYBRANDS
Town Clerk

Civic Centre
Private Bag X30
Roodepoort
1725
27 July 1983
Notice No 36/1983

897-27

STADSRAAD VAN RUSTENBURG

WYSIGING VAN ELEKTRISITEITSVOORSIENINGSVERORDENINGE

Daar word hierby kennis gegee ingevolge die bepaling van artikel 96 van Ordonnansie 17 van 1939, dat die Stadsraad van voorname is om die Elektrisiteitsvoorsieningsverordeninge te wysig. Die algemene strekking van die wysiging is om voorsiening te maak vir die installering van beheerreles aan verbruikers se waterverwarmers, ruimteverwarmers en ander apparatuur, ten einde die vragbeheerstelsel te kan installeer.

Afskrifte van die wysiging van die Verordening lê ter insae gedurende kantoorture by Kamer 704, Stadskantore, Burgerstraat, Rustenburg vir 'n tydperk van veertien (14) dae vanaf 27 Julie 1983, dit is die datum van publikasie hiervan in die Provinciale Koerant van die Provinsie Transvaal tot 10 Augustus 1983.

Enige persoon wat beswaar teen die wysiging wil maak, moet dit skriftelik by die Stadsklerk doen binne veertien (14) dae na datum van publikasie van die kennisgiving in die Provinciale Koerant, naamlik 27 Julie 1983.

STADSKLERK

Stadskantore
Posbus 16
Rustenburg
0300
27 Julie 1983
Kennisgiving No 89/1983

TOWN COUNCIL OF RUSTENBURG

AMENDMENT OF ELECTRICITY SUPPLY BY-LAWS

It is hereby notified in terms of the provisions of section 96 of Ordinance 17 of 1939, that the Town Council intend amending the Electricity Supply By-laws. The general purport of the amendment is to make provision for the installation of control relais on any water heater, space heater of the storage type or any other apparatus in order to implement the load control system.

Copies of the amendment of the By-laws is open for inspection during office hours at the Office of the Town Secretary, Room 704, Municipal Offices, Burger Street, Rustenburg for a period of fourteen (14) days from the date of publication of this notice in the Provincial Gazette namely 27 July 1983, being the date of publication of this notice in the Provincial Gazette of the Province Transvaal, until 10 August 1983.

Any person desirous of objecting to the amendment of the by-laws, should do so in writing to the Town Clerk within fourteen (14) days from the date of publication of this notice in the Provincial Gazette namely 27 July 1983.

TOWN CLERK

Municipal Offices
PO Box 16
Rustenburg
0300
27 July 1983
Notice No 89/1983

898-27

CITY COUNCIL OF ROODEPOORT

AMENDMENTS TO REFUSE (SOLID WASTE) BY-LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends to amend the Refuse (Solid Waste) By-laws published under Administrator's Notice 100 dated 31 January 1979, as amended, by the substitution in the Schedule, Tariff of Charges in items 1(1)(a) and (b) for R3,50 and R24 of R4,50 and R25 respectively.

Copies of the proposed amendments are open for inspection at the office of the City Secretary, Civic Centre, Roodepoort, during office hours for fourteen days from the date of publication hereof in the Provincial Gazette.

Any person who desires to record his objection to the proposed amendments shall do so in writing to the undermentioned within 14 days

STADSRAAD VAN RUSTENBURG

RUSTENBURG-WYSIGINGSKEMA 37

Hiermee word ooreenkomsig die bepalings van artikel 18 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Rustenburg van voorname is om by die Administrateur aansoek te doen vir die wysiging van die Rustenburg-dorpsbeplanningskema 1980 sodat die Stadsraad bevoegdheid verkry om tweede wooneenhede op groter erwe toe te laat.

Die wysigingskema behels die wysiging van klausule 16 van die Rustenburgse-dorpsbeplanningskema, 1980, sodat die Stadsraad van Rustenburg magtiging verkry om op skriftelike aansoek van 'n applikant die oprigting van 'n tweede wooneenheid op erwe in gebruiksonde Residensiel 1 onder sekere omstandighede toe te laat.

Verdere besonderhede van hierdie wysigingskema (wat Rustenburg-wysigingskema 37 genoem sal word) lê ter insae in Kamer 717, Stadskantore, Burgerstraat, Rustenburg. Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van vier weke vanaf datum

van publikasie van hierdie kennisgewing in die Provinciale Koerant, nl 27 Julie 1983, skriftelik aan die Stadsklerk, Posbus 16, Rustenburg voorgelê word.

STADSKLERK

Stadskantore
Posbus 16
Rustenburg
0300
27 Julie 1983
Kennisgewing No 88/1983

Town-planning Scheme 1980 in terms whereof the Town Council of Rustenburg will obtain the authority to approve on the receipt of a written application the erection of a second dwelling on erven in use zone Residential 1 under certain circumstances.

The amendment will be known as Rustenburg Amendment Scheme 37. Full particulars of the scheme are open for inspection at Room 717, Municipal Offices, Burger Street, Rustenburg.

Any objection or representation in regard to the application shall be submitted in writing to the Town Clerk, PO Box 16, Rustenburg at any time within a period of four weeks from the date of publication of this notice in the Provincial Gazette namely 27 July 1983.

TOWN CLERK

Municipal Offices
PO Box 16
Rustenburg
0300
27 July 1983
Notice No 88/1983

899-27-3

TOWN COUNCIL OF RUSTENBURG
RUSTENBURG AMENDMENT SCHEME 37

It is hereby notified in terms of section 18 of the Town-planning and Township Ordinance, 1965, that the Town Council of Rustenburg propose to apply to the Administrator to amend the Rustenburg Town-planning Scheme 1980 to authorise the Town Council to allow the erection of a second dwelling on bigger erven.

The amendment scheme provides for the amendment of clause 16 of the Rustenburg

STADSRAAD VAN RUSTENBURG

VASSTELLING VAN GELDE VIR DIE VERHUUR VAN DIE STADSAAL, ANDER VERTREKKE EN TOERUSTING

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), word hierby bekend gemaak dat die Stadsraad van Rustenburg by spesiale besluit, die gelde afgekondig by Municipale Kennisgewing 8/1982 van 10 Februarie 1982 ingetrek het en die gelde soos in onderstaande bylae uiteengesit vanaf 1 Julie 1983 vasgestel het.

BYLAE

1. Gelde vir die verhuur van Stadsaal, Harry Wulfse-ontspanningsaal en toerusting:

Doel	Groep Simbool	07h00 tot 18h00	18h00 tot 24h00	07h00 tot 24h00
(a) Vir enige doel uitgesonderd in No (b) of (c) omskryf	A B C	R75,00 R50,00 R20,00	R75,00 R50,00 R20,00	R100,00 R 75,00 R 30,00
(b) Eredienste en godsdiestige byeenkomste	A B C D	R25,00 R15,00 R10,00 R12,50	R25,00 R15,00 R10,00 R12,50	R 40,00 R 25,00 R 15,00 R 20,00
(c) Voorbereidings en repetisies	A B C D	R25,00 R15,00 R10,00 R15,00	R25,00 R15,00 R10,00 R15,00	R 40,00 R 25,00 R 15,00 R 20,00
(d) Klanktoerusting — per geleenheid				R20,00
(e) Vleuelklavier — per geleenheid				R20,00
(f) Regopklavier — per geleenheid				R10,00

2. Gelde vir die verhuur van die Harry Wulfse-ontspanningsaal: R50.

3. Groepsimbole en -aanwysings:

(a) Stadsaal en kombuis.

(b) Stadsaal.

(c) Soepeesaal.

(d) Soepeesaal en kombuis.

4. Vir die toepassing van item 1 sluit die Stadsaal die verhoog, kleedkamers, voorportaal en kaartjieskantoor in.

5. By die verhuur van die geriewe genoem onder (a) tot (d) word 'n deposito van R50,00 teen breekskade gehef.

6. Die Raad kan die geriewe onder tariewe (a) tot (d) gratis aan instellings soos omskryf in artikel 79(16)(a) van die Ordonnansie op Plaaslike Bestuur, 1939, beskikbaar stel.

W J ERASMUS
Stadsklerk

Stadskantore
Posbus 16
Rustenburg
0300
27 Julie 1983
Kennisgewing No 85/1983

TOWN COUNCIL OF RUSTENBURG

DETERMINATION OF CHARGES FOR HIRE OF TOWN HALL, OTHER APARTMENTS AND SOUND EQUIPMENT

In terms of the provisions of section 80B(8) of the Local Government Ordinance 1939 (Ordinance 17 of 1939), it is hereby notified that the Town Council of Rustenburg has by special resolution withdrawn the determination published under Municipal Notice No 8/1982 of 10 February 1982 and determined the charges as set out in the undermentioned schedule with effect from 1 July 1983.

SCHEDULE

1. Tariff of charges for hire of Town Hall, Harry Wulfse Hall, other apartments and sound equipment:

Purpose	Group Symbol	07h00 to 18h00	18h00 to 24h00	07h00 to 24h00
(a) For any purpose except those described in subitems (b) to (c)	A B C	R75,00 R50,00 R20,00	R75,00 R50,00 R20,00	R100,00 R 75,00 R 30,00
(b) Religious service and meetings	A B C D	R25,00 R15,00 R10,00 R12,50	R25,00 R15,00 R10,00 R12,50	R 40,00 R 25,00 R 15,00 R 20,00
(c) For preparation and rehearsals	A B C D	R25,00 R15,00 R10,00 R15,00	R25,00 R15,00 R10,00 R15,00	R 40,00 R 25,00 R 15,00 R 20,00
(d) Sound Equipment per occasion				R20,00
(e) Concert piano — per occasion				R20,00
(f) Upright piano — per occasion				R10,00

2. Charges payable for the Harry Wulfse Hall: R50.

3. Designation of group symbols:

- (a) Town Hall and kitchen.
- (b) Town Hall.
- (c) Supper room.
- (d) Supper room and kitchen.

4. For the purpose of subitem 1, the Town Hall shall include the stage, cloak-rooms, foyer and ticket office.

5. With the rental of the facilities mentioned under item (a) to (d). A deposit of R50,00 for damages will be levied.

6. The Council may make the facilities in terms of items (a) to (d) inclusive available free of charge to institutions as defined in section 79(16)(a) of the Local Government Ordinance, 1939.

W J ERASMUS
Town Clerk

Municipal Offices
PO Box 16
Rustenburg
0300
27 July 1983
Notice No 85/1983

STADSRAAD VAN SANDTON**HERROEPING EN AANNAME VAN VERORDENINGE BETREFFENDE BRANDWEERDIENSTE**

Kennis geskied hiermee ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Sandton van voorname is om sy Verordeninge betreffende Brandweerdienste deur die Raad aangeneem en afgekondig by Administrateurs-kennisgiving 1192 van 19 Julie 1972, te herroep en met Standaardverordeninge te vervang.

Die algemene strekking van die herroeping en aanname is om die huidige stel verordeninge, in belang van groter eeniformiteit te vervang met Standaardverordeninge afgekondig deur die Administrator.

Afskrifte van die voorgestelde verordeninge lê vir 'n tydperk van veertien dae vanaf datum van publikasie van hierdie kennisgiving in die Provinciale Koerant, ter insae by die Kantoor van die Raad, gedurende kantoorure.

Enige persoon wat beswaar teen voormalde herroeping en aanname van die verordeninge wil aanteken moet dit skriftelik by die Wnde. Stadsklerk doen binne veertien dae na datum van publikasie van hierdie kennisgiving in die Provinciale Koerant, viz. 27 Julie 1983.

P P DE JAGER
Waarnemende Stadsklerk

Burgersentrum
H/v Weststraat en Rivoniaweg
Posbus 78001
Sandton
2146
27 Julie 1983
Kennisgiving No 134/1983

TOWN COUNCIL OF SANDTON**REVOCATION AND ADOPTION OF BY-LAWS RELATING TO FIRE BRIGADE SERVICES**

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance, 1939, that the Town Council of Sandton proposes to revoke its Fire Brigade By-laws adopted by the Council under Administrator's Notice 1192 dated 19 July 1972 and adopt Standard By-laws in its stead.

The general purport of the revocation and adoption is to substitute the existing by-laws, in the interest of greater uniformity, with Standard By-laws published by the Administrator.

Copies of the proposed by-laws are open for inspection during normal office hours at the office of the Council for a period of fourteen days from the date of publication hereof in the Provincial Gazette, viz. 27 July 1983.

Any person who desires to record his objection to the said revocation and adoption of the By-laws must do so in writing to the Acting Town Clerk within fourteen days of the date of publication of this notice in the Provincial Gazette, viz. 27 July 1983.

P P DE JAGER
Acting Town Clerk

Civic Centre
Cor West Street/Rivonia Road
PO Box 78001
Sandton
27 July 1983
Notice No 134/1983

901-27

STADSRAAD VAN SPRINGS**KENNISGEWING VAN ONTWERPSKEMA: SPRINGS WYSIGINGSKEMA**

Die Stadsraad van Springs het 'n ontwerpdorsbeplanningskema opgestel wat bekend sal staan as Springs-wysigingskema 1/239. Hierdie skema sal 'n wysigingskema wees en bevat die volgende voorstelle:

Die hersonering van Erwe 81 en 87 New Era vanaf substasie- na nywerheidsdoelcindes.

Besonderhede van hierdie skema lê ter insae by die Kantoor van die Stadssekretaris, Burgersentrum, Springs vir 'n tydperk van vier weke vanaf datum van die eerste publikasie van hierdie kennisgiving.

Enige eienaar of besitter van onroerende eiendom geleë binne 'n gebied waarop bogenoemde ontwerpskema van toepassing is of binne twee km van die grens daarvan, kan skriftelik enige beswaar indien by of vertoë tot bogenoemde plaaslike bestuur rig ten opsigte van sodanige ontwerpskema binne vier weke vanaf die eerste publisering van hierdie kennisgiving en wanneer hy enige enige beswaar indien of vertoë rig, kan skriftelik versoek dat hy deur die plaaslike bestuur aangehoor word.

T KIKILLUS
Waarnemende Stadssekretaris
Burgersentrum
Springs
27 Julie 1983
Kennisgiving No 84/1983

TOWN COUNCIL OF SPRINGS**NOTICE OF DRAFT SCHEME: SPRINGS AMENDMENT SCHEME**

The Town Council of Springs has prepared a draft town-planning scheme, to be known as Springs Amendment Scheme 1/239. This scheme will be an amendment scheme and contains the following proposals:-

The rezoning of Erven 81 and 87, New Era from substation to industrial purposes.

Particulars of this scheme are open for inspection at the Office of the Town Secretary, Civic Centre, Springs for a period of four weeks from the date of first publication of this notice.

Any owner or occupier of immovable property situated within the area to which the abovenamed draft scheme applies or within two km of the boundary thereof, may in writing lodge any objection with or may make any representations to the abovenamed local authority in respect of such draft scheme within four weeks of the first publication of this notice and he may when lodging any such objection or making such representations request in writing that he be heard by the local authority.

T KIKILLUS
Acting Town Secretary
Civic Centre
Springs
27 July 1983
Notice No 84/1983

902-27-3

STADSRAAD VAN SPRINGS**KENNISGEWING VAN ONTWERPSKEMA: SPRINGS-WYSIGINGSKEMA 1/239**

Die Stadsraad van Springs het 'n ontwerpdorsbeplanningskema opgestel wat bekend sal staan as Springs-wysigingskema 1/239. Hierdie skema sal 'n wysigingskema wees en bevat die volgende voorstelle:

Die hersonering van 'n gedeelte van Steelweg (nou Erf 212), New Era van "Openbare Pad" na "Spesiaal vir industriële doeleindes".

Besonderhede van hierdie skema lê ter insae by die Kantoor van die Stadssekretaris, Burgersentrum, Springs vir 'n tydperk van vier weke vanaf datum van die eerste publikasie van hierdie kennisgiving.

Enige eienaar of besitter van onroerende eiendom geleë binne 'n gebied waarop bogenoemde ontwerpskema van toepassing is of binne twee km van die grens daarvan, kan skriftelik enige beswaar indien by of vertoë tot bogenoemde plaaslike bestuur rig ten opsigte van sodanige ontwerpskema binne vier weke vanaf die eerste publikasie van hierdie kennisgiving en wanneer hy enige sodanige beswaar indien of vertoë rig, kan hy skriftelik versoek dat hy deur die plaaslike bestuur aangehoor word.

T M L KIKILLUS
Waarnemende Stadssekretaris
Burgersentrum
Springs
27 Julie 1983
Kennisgiving No 83/1983

TOWN COUNCIL OF SPRINGS**NOTICE OF DRAFT SCHEME: SPRINGS AMENDMENT SCHEME 1/239**

The Town Council of Springs has prepared a draft town-planning scheme, to be known as Springs Amendment Scheme 1/239. This scheme will be an amendment scheme and contains the following proposals:-

The rezoning of a portion of Steel Road (now Erf 212), New Era from "Public Road" to "Special for industrial purposes".

Particulars of this scheme are open for inspection at the Office of the Town Secretary, Civic Centre, Springs, for a period of four weeks from the date of first publication of this notice.

Any owner or occupier of immovable property situated within the area to which the abovenamed draft scheme applies or within two km of the boundary thereof, may in writing lodge any objection with or may make any representations to the abovenamed local authority in respect of such draft scheme within four weeks of the first publication of this notice and he may when lodging any such objection or making such representations request in writing that he be heard by the local authority.

T M L KIKILLUS
Acting Town Secretary
Civic Centre
Springs
27 July 1983
Notice No 83/1983

903-27-3

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE**WYSIGING VAN VERORDENINGE**

Daar word bekend gemaak, ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Raad van voorname is om die Saniteitsverordeninge te wysig ten einde voorsiening te maak vir 'n Streeksuitenkenskema in gebiede noord van Vereeniging en die heffing van 'n tarief vir sodanige diens.

Afskrifte van hierdie wysigings lê ter insae in Kamer A407 by die Raad se Hoofkantoor, Bosmanstraat 320, Pretoria, vir 'n tydperk van veertien dae na die datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysigings wil aanteken moet dit skriftelik binne 14 dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende doen.

B G E ROUX
Sekretaris

Posbus 1341
Pretoria
27 Julie 1983
Kennisgewing No 75/1983

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS

AMENDMENT TO BY-LAWS

It is hereby notified in terms of the provisions of section 96 of the Local Government Ordinance, 1939, that it is the Board's intention to amend the Sanitation By-laws in order to make provision for 'n Regional Vacuum Tank Scheme in the areas north of Vereeniging and to levy a charge for such service.

Copies of these amendments are open for inspection in Room A407 at the Board's Head Office, 320 Bosman Street, Pretoria, for a period of fourteen days from the date of publication hereof.

Any person who desires to record his objection to the said amendments must do so in writing to the undermentioned within 14 days after the date of publication of this notice in the Provincial Gazette.

B G E ROUX
Secretary

PO Box 1341
Pretoria
27 July 1983
Notice No 75/1983

904-27

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE

KENNISGEWING VAN EERSTE SITTING VAN WAARDERINGSRAAD OM BEWARE TEN OPSIGTE VAN AANVULLENDE WAARDERINGSLYSTE VIR DIE BOEKJAAR 1981-1982 AAN TE HOOR

Kennis word hierby ingevolge artikel 15(3)(b) van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), gegee dat die eerste sitting van die Waarderingsraad vir die gebiede van die volgende Plaaslike Gebiedskomitees soos volg sal plaasvind om enige besware tot die aanvullende lys vir die boekjare 1981-1982 te oorweeg: (In volgorde van:)

Plaaslike Gebiedskomitee, Plek van Sitting, Datum en Tyd.

Ellisras: Raad se Plaaslike Kantoor te Ellisras, 17 Augustus 1983 12h00.

Hammanskraal: Raadsaal, HB Phillipsgebou, Bosmanstraat 320, Pretoria, 12 Augustus 1983 10h00.

Muldersdrif: Raadsaal, HB Phillipsgebou, Bosmanstraat 320, Pretoria, 12 Augustus 1983 10h00.

Sundra: Raadsaal, HB Phillipsgebou, Bosmanstraat 320, Pretoria, 12 Augustus 1983 10h00.

Witpoort: Raadsaal, HB Phillipsgebou, Bosmanstraat 320, Pretoria, 12 Augustus 1983 10h00.

Beswaarmakers word in kennis gestel waar hulle besware oorweeg sal word.

B G E ROUX
Sekretaris

Posbus 1341
Pretoria
0001
27 Julie 1983
Kennisgewing No 76/1983

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS

NOTICE OF FIRST SITTING OF VALUATION BOARD TO HEAR OBJECTIONS IN RESPECT OF SUPPLEMENTARY VALUATION ROLLS FOR THE FINANCIAL YEAR 1981-1982

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 for the areas of the following Local Area Committee to consider any objections to the supplementary valuation roll for the financial year 1981-1982 will take place as follows: (In the following order):

Local Area Committee, Place of Sitting, Date and Time.

Ellisras: Board's Local Office, Ellisras, 17 August 1983 12h00.

Hammanskraal: Board Room, HB Phillips Building, 320 Bosman Street, Pretoria, 12 August 1983 10h00.

Muldersdrif: Board Room, HB Phillips Building, 320 Bosman Street, Pretoria, 12 August 1983.

Sundra: Board Room, HB Phillips Building, 320 Bosman Street, Pretoria, 12 August 1983 10h00.

Witpoort: Board Room, HB Phillips Building, 320 Bosman Street, Pretoria, 12 August 1983 10h00.

Objectors will be notified where their objections will be considered.

B G E ROUX
Secretary

PO Box 1341
Pretoria
0001
27 July 1983
Notice No 76/1983

905-27

MUNISIPALITEIT TZANEEN: VASSTELLING VAN GELDE: KENNISGEWING VAN VERBETERING

Kennisgewing No 35 van 1982 gepubliseer in die Provinciale Koerant No 4226 van 22 September 1982 word hierby verbeter deur die Bylae soos volg te verbeter:

(i) Deur in item 1(2)(c) die woord "doeleindes" deur die woord "woondoeleindes" te vervang.

(ii) Deur item 2, waar dit die eerste keer voorkom en eindig met die voorbehoudsbeplig "Met dien verstande dat sodanige heffing nie R1 425 per jaar oorskry nie" te skrap.

TZANEEN MUNICIPALITY: DETERMINATION OF CHARGES: CORRECTION NOTICE

Notice No 35 of 1982 published in the Provincial Gazette No 4226 dated 22 September 1982 is hereby corrected by correcting the Afrikaans text of the Schedule as follows:

(i) By the substitution in item 1(2)(c) for the word "doeleindes" of the word "woondoeleindes".

(ii) By the deletion of item 2 where it occurs for the first time and ends with the proviso "Met dien verstande dat sodanige heffing nie R1 425 per jaar oorskry nie".

906-27

STADSRAAD VAN VEREENIGING

WYSIGING VAN VERORDENINGE

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekendgemaak dat die Raad voornemens is om die Elektrisiteitsverordeninge te wysig.

Die algemenestrekking van die wysiging is om voorstiening te maak vir 'n spesiale tarief vir die levering van elektrisiteit aan hoof grootmaatsverbruikers wat pro rata bydra tot die kapitaaluitleg ten opsigte van die hooftoevoersubstasie en hooftoevoerkabels.

Afskrifte van hierdie wysiging lê ter insae by die Kantoer van die Stadssekretaris vir 'n tydperk van veertien dae vanaf datum van publikasie hiervan in die Provinciale Koerant.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken, moet dit skriftelik by die Stadsklerk, Municipale Kantoor, Vereeniging, doen nie later nie as 12 Augustus 1983.

J J J COETZEE
Stadssekretaris

Municipale Kantoor
Posbus 35
Vereeniging
27 Julie 1983
Kennisgewing No 9235/1983

TOWN COUNCIL OF VEREENIGING

AMENDMENT TO BY-LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends amending the Standard Electricity By-Laws.

The general purport of this amendment is to provide for a special tariff for major bulk consumers who have contributed pro rata to the capital outlay expenditure in respect of the main substation and main supply cables.

Copies of this amendment are open for inspection at the office of the Town Secretary for a period of fourteen days from date of publication of this notice in the Provincial Gazette.

Any person who desires to record his objection to the said amendment, must do so in writing to the Town Clerk, Municipal Offices, Vereeniging, by not later than 12 August 1983.

J J J COETZEE
Town Secretary

Municipal Offices
PO Box 35
Vereeniging
27 July 1983
Notice No 9235/1983

907-27

DORPSRAAD WATERVAL BOVEN

WYSIGING VAN VERORDENINGE

Kennis geskied hiermee ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur 19 van 1939, dat die Raad van

voorneme is om die volgende verordeninge te wysig met ingang van 25 Julie 1983.

a. Saniteitsverordeninge.

Die algemene strekking van die wysiging is die verhoging van tariewe. Afskrifte van die wysiging lê ter insae by die Kantoor van die Stadsklerk vir 'n tydperk van 14 dae vanaf datum van hierdie publikasie.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken, moet dit skriftelik doen binne 14 dae na datum van hierdie kennisgewing in die Offisiële Koerant by die ondergetekende.

A J SNYMAN
Stadsklerk

Dorpsraad
Posbus 53
Waterval Boven
1195
27 Julie 1983

VILLAGE COUNCIL OF WATerval BOVEN

AMENDMENT OF BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance 17 of 1939 as amended, that the Council intends to amend the following by-laws with effect from 25 July 1983.

a. Sanitary by-laws.

The purpose of this amendment is the increase in tariffs.

Copies of the amendment will be open for inspection at the office of the Town Clerk for a period of 14 days from date of publication hereof.

Any person who wishes to object to the proposed amendment, must lodge his objection in writing to the undersigned within 14 days of publication in the Official Gazette.

A J SNYMAN
Town Clerk

Village Council
PO Box 53
Waterval Boven
1195
27 July 1983

908-27-6

STADSRAAD VAN WITBANK
VOORGENOME SLUITING VAN STRAATGEDEELTE EN SANITÈRE STEË

Hiermee word kennis gegee dat die Stadsraad van Witbank van voornemens is om ingevolge artikel 67 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, die volgende gedeeltes straat en steë permanent te sluit:

1. Gedeelte van Paul Krugerstraat tussen Botha en Haiglaan tussen Erwe 73 en 90

2. Die gedeelte van die steeg geleë tussen Erwe 72 tot 75.

3. Die gedeelte van die steeg geleë tussen Erwe 90 en 91.

Besonderhede van die voorgenome sluitings sal ter insae lê in die Kantoor van die Stadssekretaris, Municipale Kantore, gedurende kantoorure vir 'n tydperk van sesig (60) dae vanaf datum van hierdie kennisgewing.

Enige beswaar teen die voorgenome sluitings moet skriftelik binne sesig (60) dae vanaf

publikasie van hierdie kennisgewing by die Stadsklerk van Witbank ingedien word.

J D B STEYN
Stadsklerk

Administratiewe Kantore
Posbus 3
Witbank
1035
27 Julie 1983
Kennisgewing No 68/1983

TOWN COUNCIL OF WITBANK

PROPOSED CLOSING OF A PORTION OF A STREET AND SANITARY LANES

Notice is hereby given in terms of section 67 of the Local Government Ordinance, 17 of 1939, that the Town Council of Witbank intends to permanently close the following portions of street and sanitary lanes:

1. The portion of Paul Kruger Street between Botha and Haig Avenue situated between Erven 73 and 90.

2. The portion of the sanitary lane between Erven 72-75.

3. The portion of the sanitary lane between Erven 90 and 91.

Particulars of the proposed closing will be open to inspection at the Office of the Town Secretary, Municipal Offices, during office hours for a period of sixty (60) days from date of this notice.

Any objections against the proposed closing must be in writing and lodged with the Town Clerk of Witbank within sixty (60) days from date of publication of this notice.

J D B STEYN
Administrative Office
PO Box 3
Witbank
1035
27 July 1983
Notice No 68/1983

909-27

PLAASLIKE BESTUUR VAN ZEERUST

KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING EN VAN VASGETELDE DAG VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1983 TOT 30 JUNIE 1984

Kennis word hierby gegee dat ingevolge artikel 26(2)(a) of (b) en artikel 41 van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), die algemene eiendomsbelastings ten opsigte van bogenoemde boekjaar gehef is op belasbare eiendom in die voorlopige waarderingslys en die voorlopige aanvullende waarderingslyste opgeteken, bereken op die terreinwaarde van enige grond of reg in grond, teen 7 (sewe) sent in die Rand.

'n Korting van 20 % sal, onderhewig aan sekere voorwaardes, aan 'n geregistreerde eiennaar van 'n woonhuis wat 'n pensioentrekker is en deur hom bewoon word, toegestaan word: Met dien verstande dat skriftelike aansoek om genoemde korting gedoen word voor 30 Junie 1984 en die Raad tevrede is dat sodanige pensioentrekker nie jonger as 60 jaar is nie.

Die bedrag verskuldig vir eiendomsbelasting soos in artikels 27 en 41 van genoemde Ordonnansie beoog, is betaalbaar in 10 (tien) gelyke

paaiememente, die eerste paaiemement op 31 Julie 1983 en daarna maandeliks voor of op die einde van elke daaropvolgende maand (vasgestelde dae).

Indien die belastings hierby gehef nie op die betaaldatums soos hierbo genoem betaal word nie, word 'n boeteertjie gehef soos van tyd tot tyd deur die Administrateur ingevolge die bepalings van artikel 27(2) bepaal.

J C PIETERSE
Stadsklerk

Municipale Kantore
Posbus 92
Zeerust
2865
27 Julie 1983
Kennisgewing No 12/1983

LOCAL AUTHORITY OF ZEERUST

NOTICE OF GENERAL RATE AND OF FIXED DAY FOR PAYMENT IN RESPECT OF FINANCIAL YEAR 1 JULY 1983 TO 30 JUNE 1984

Notice is hereby given that in terms of section 26(2)(a) or (b) and section 41 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), a general rate has been levied in respect of the abovementioned financial year on ratable property recorded in the provisional valuation roll and the provisional supplementary valuation roll, calculated on the site value of any land or right in land, at 7 (seven) cents in the Rand.

A rebate of 20 % will, subject to certain conditions, be granted to a registered owner of a dwelling if the dwelling is occupied by the owner and if the owner is a pensioner. Provided that written application, for the latter mentioned rebate shall be submitted before 30 June 1984, and that the Council is satisfied that such pensioner is not younger than 60 years of age.

The amount due for rates as contemplated in section 27 and 41 of the said Ordinance shall be payable in ten (10) equal instalments, the first payment on 31 July 1983, and thereafter monthly on or before the end of every following month (fixed day).

If the rates hereby imposed are not paid on the dates specified above, penalty interest will be charged at a rate from time to time determined by the Administrator in terms of section 27(2).

J C PIETERSE
Town Clerk

Municipal Offices
PO Box 92
Zeerust
2865
27 July 1983
Notice No 12/1983

910-27

STADSRAAD VAN BRÄKPAN
VASSTELLING VAN PARKEERTERREINTARIEWE

Hiermee word ooreenkomsdig artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad by spesiale besluit die parkeerterreintariewe vasgestel het soos uiteengesit in die bylae met ingang 1 April 1983.

G E SWART
Stadsklerk

Brakpan
27 Julie 1983
Kennisgewing No 37/1983

BYLAE

PARKEERTERREINTARIEWE
1. Parkeerterreintariewe vanaf Maandag tot Vrydag tussen die ure 07h00 en 18h00 en

Saterdag tussen die ure 07h00 en 13h00.

1 uur of gedeelte daarvan — R0,20
2 ure of gedeelte daarvan — R0,50
3 ure of gedeelte daarvan — R1,00
4 ure of gedeelte daarvan — R2,00

2. Parkeertarief ten opsigte van die dak-parkering by die Brakpan Plaza:

Per maand of gedeelte daarvan per motor — R15,00

TOWN COUNCIL OF BRAKPAN DETERMINATION OF PARKING AREA TARIFS

Notice is hereby given in terms of section 80B(8) of the Local Government Ordinance, 1939, that the Council determined by special resolution the Parking Area Tariffs as set out in the Schedule hereto with effect from 1 April 1983.

G E SWART
Town Clerk

Brakpan
27 July 1983
Notice No 37/1983

SCHEDULE PARKING AREA TARIFS

1. Parking Area Tariffs from Monday to Friday between the hours 07h00 and 18h00 and Saturday between the hours 07h00 and 13h00.

1 hour or part thereof — R0,20
2 hours or part thereof — R0,50
3 hours or part thereof — R1,00
4 hours or part thereof — R2,00

2. Parking tariff in respect of the roof parking at the Brakpan Plaza:

Per month or part thereof per vehicle — R15,00

911-27

STADSRAAD VAN BRAKPAN

WYSIGING VAN VERORDENINGE

Hierby word ooreenkomsartikel 96 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, bekend gemaak dat die Stadsraad voornemens is om —

(a) die Rioleringsverordeninge van die Municipiteit Brakpan, deur die Raad aangeneem by Administrateurskennisgewing 244 van 1 Maart 1978, soos gewysig, verder te wysig;

(b) die Elektrisiteitsverordeninge afgekondig by Administrateurskennisgewing 107 van 2 Februarie 1977, soos gewysig verder te wysig;

(c) die Watervoorsieningsverordeninge afgekondig by Administrateurskennisgewing 777 van 29 Junie 1977, soos gewysig, verder te wysig; en

(d) die "Cemetery By-laws" afgekondig by Administrateurskennisgewing 2 van 22 Januarie 1920, soos gewysig, verder te wysig.

Die algemene strekking van hierdie wysigings is die skrapping van die verwysings na tariewe afgekondig ooreenkomsartikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, in die lig van die vasstelling van die tariewe ooreenkomsartikel 80B van die genoemde Ordonnansie.

Volle besonderhede van die beoogde wysigings is gedurende kantoorure beskikbaar by Kamer 12, Stadhuis, Brakpan. Enigiemand wat teen die wysigings beswaar wil maak, moet dit skriftelik by die ondergetekende indien nie later nie as 10 Augustus 1983.

G E SWART
Stadsklerk

27 Julie 1983
Kennisgewing No 92/1983

TOWN COUNCIL OF BRAKPAN

AMENDMENT OF BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 17 of 1939, that the Council intends —

(a) amending the Drainage By-laws of Brakpan Municipality, adopted by the Council under Administrator's Notice 244 of 1 March 1978, as amended.

(b) Amending the Electricity By-laws promulgated under Administrator's Notice 107 of 2 February 1977, as amended;

(c) amending the Water Supply By-laws promulgated under Administrator's Notice 777 of 29 June 1977, as amended; and

(d) amending the Cemetery By-laws promulgated under Administrator's Notice 2 of 22 January 1920, as amended.

The general purport of these amendments is to delete the reference to tariffs promulgated in terms of section 101 of the Local Government Ordinance, 1939, in view of the determination of these tariffs in terms of section 80B of the said Ordinance.

Full particulars of the proposed amendments are available during office hours at Room 12, Town Hall, Brakpan. Any person wishing to object to the amendments, must do so in writing with the undersigned not later than 10 August 1983.

G E SWART
Town Clerk

27 July 1983
Notice No 92/1983

912-27

STADSRAAD VAN BRAKPAN

INTREKKING EN VASSTELLING VAN PARKEERTERREINTARIEWE

Hiermee word kragtens artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad by spesiale besluit die bestaande vasstelling van parkeerterreintariewe met ingang 1 Augustus 1983 intrek en nuwe parkeerterreintariewe met ingang van gesegde datum vasgestel het.

Besonderhede van die intrekking en die vasstelling is ter insae gedurende gewone kantoorure by Kamer 12, Stadhuis, Brakpan, tot 10 Augustus 1983.

Iemand wat beswaar wil maak teen die intrekking en vasstelling, moet dit skriftelik rig aan die Stadsklerk nie later nie as 10 Augustus 1983.

G E SWART
Stadsklerk

27 Julie 1983
Kennisgewing No 97/1983

TOWN COUNCIL OF BRAKPAN

WITHDRAWAL AND DETERMINATION OF TARIFFS FOR PARKING AREAS

Notice is hereby given in terms of section 80B(3) of the Local Government Ordinance, 1939, that the Council has by special resolution withdrawn the existing determination for parking area tariffs and has determined new parking area tariffs with effect from 1 August 1983.

Particulars of the withdrawal and determination will be open for inspection during ordinary office hours at Room 12, Town Hall, Brakpan, until 10 August 1983.

Any person who desires to object to the withdrawal and determination must do so in

writing to the Town Clerk not later than 10 August 1983.

G E SWART
Town Clerk

27 July 1983
Notice No 97/1983

913-27

STADSRAAD VAN BRAKPAN

VASSTELLING VAN TARIFF VAN GELDE INGEVOLGE DIE BEGRAAFPLAASVER- ORDENINGE

Hiermee word kragtens artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van Brakpan by spesiale besluit die tariif van geldie ingevolge die Begraafplaasverordeninge van toepassing binne die Municipale gebied van Brakpan, vasgestel het met ingang 1 Julie 1983.

Besonderhede van die vasstelling is gedurende gewone kantoorure by Kamer 12, Stadhuis, Brakpan, ter insae tot 10 Augustus 1983.

Iemand wat beswaar wil maak teen die vasstelling moet dit skriftelik by die Stadsklerk doen nie later nie as 10 Augustus 1983.

G E SWART
Stadsklerk

27 Julie 1983
Kennisgewing No 93/1983

TOWN COUNCIL OF BRAKPAN

DETERMINATION OF TARIFF OF CHARGES UNDER THE CEMETERY BY- LAWS

Notice is hereby given in terms of section 80B(3) of the Local Government Ordinance, 1939, that the Town Council of Brakpan has by special resolution determined tariff of charges under the Cemetery By-laws applicable within the Brakpan Municipal area, with effect 1 July 1983.

Particulars of the determination lie open for inspection during ordinary office hours at Room 12, Town Hall Building, Brakpan, until 10 August 1983.

Any person who desires to object to the determination, must do so in writing to the Town Clerk not later than 10 August 1983.

G E SWART
Town Clerk

27 July 1983
Notice No 93/1983

914-27

STADSRAAD VAN POTGIETERSRUS

WYSIGING VAN EENVORMIGE VER- KEERSVERORDENINGE EN REGUL- ASIES

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van Potgietersrus van voornemens is om die Eenvormige Verkeersverordeninge en regulasies van toepassing op die Stadsraad van Potgietersrus, afgekondig by Administrateurskennisgewing No 135 van 25 Februarie 1959, soos gewysig, verder te wysig.

Die algemene strekking van hierdie wysiging is om die tariewe wat ten opsigte van openbare voertuie betaalbaar is, te verhoog.

Afskrifte van hierdie wysiging lê ter insae by die Kantoor van die Stadssekretaris vir 'n tydperk

van veertien (14) dae vanaf die datum van publikasie hiervan in die Provinciale Koerant.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken, moet dit skriftelik binne 14 dae na datum van hierdie kennisgewing in die Provinciale Koerant, by die ondergetekende doen.

C F B MATTHEUS
Stadsklerk

Munisipale Kantoor
Posbus 34
Potgietersrus
0600
27 Julie 1983
Kennisgewing No 47/1983

TOWN COUNCIL OF POTGIETERSRUS AMENDMENT TO UNIFORM TRAFFIC BY-LAWS AND REGULATIONS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Potgietersrus intends to amend the Uniform Traffic by-laws and Regulations of the Potgietersrus Municipality, published under Administrator's Notice No 135 dated 25 February 1959, as amended.

The general purport of this amendment is to increase the licence fee payable for public vehicles.

Copies of the amendment are open to inspection at the Office of the Town Secretary for a period of fourteen (14) days from the date of publication hereof in the Provincial Gazette.

Any person who desires to record his objection to the said amendment must do so in writing to the undermentioned within 14 days after the date of publication of this notice in the Provincial Gazette.

C F B MATTHEUS
Town Clerk

Municipal Offices
PO Box 34
Potgietersrus
0600
27 July 1983
Notice No 47/1983

915-27

STADSRAAD VAN RANDBURG VERORDENING BETREFFENDE VER- MAAKLIKHEIDSMASJIENE

Kennis geskied hiermee ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Randburg van voorneme is om nuwe verordeninge betreffende vermaaklikheidsmasjiene, aan te neem.

Afskrifte van die voorgestelde verordeninge lê op weekdsae ter insae vanaf 07h30 tot 12h30 en 13h00 tot 16h00 by Kamer B118, Munisipale Kantore, h/v Jan Smutslaan en Hendrik Verwoerdlaan, Randburg vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan in die Provinciale Koerant.

Enige persoon wat beswaar wil aanteken teen die voorgestelde verordeninge moet sodanige beswaar skriftelik binne veertien (14) dae vanaf datum van publikasie hiervan in die Provinciale Koerant, by die ondergetekende indien.

J C GEYER
Stadsklerk

Munisipale Kantore
H/v Jan Smutslaan en
Hendrik Verwoerdlaan
Randburg
27 Julie 1983
Kennisgewing No 70/1983

TOWN COUNCIL OF RANDBURG BY-LAWS RELATING TO AMUSEMENT MACHINES

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Randburg intends to adopt new by-laws relating to Amusement Machines.

Copies of the proposed by-laws are open for inspection on weekdays from 07h30 to 12h30 and 13h00 to 16h00 at Room B118, Municipal Offices, Cor Jan Smuts Avenue and Hendrik Verwoerd Drive, Randburg for a period of fourteen (14) days from date of publication hereof in the Provincial Gazette.

Any person who desires to object to the said proposed by-laws, is requested to lodge such objection in writing with the undersigned within fourteen (14) days of date of publication hereof in the Provincial Gazette.

J C GEYER
Town Clerk

Municipal Offices
Cor Jan Smuts Avenue and
Hendrik Verwoerd Drive
Randburg
27 July 1983
Notice No 70/1983

916-27

STADSRAAD VAN ROODEPOORT WYSIGING VAN BIBLIOTEEKVERORDE- NINGE

Daar word hiermee ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, kennis gegee dat die Raad voorneems is om die Biblioteekverordeninge, gepubliseer by Administrateurskennisgewing 796 van 19 Oktober 1966, soos gewysig, te wysig.

Die algemene strekking van hierdie wysigings is om die tariewe vir die versuum om biblioteekboeke binne die voorgeskrewe tydperk in te lewer, te verhoog.

Afskrifte van die beoogde wysigings lê veertien dae lank met ingang van die publikasiedatum hiervan in die Provinciale Koerant, gedurende gewone kantoorure in die Kantoore van die Stadssekretaris, Burgersentrum, Roodepoort, ter insae.

Enigeen wat teen die beoogde wysigings beswaar wil maak, moet sy beswaar binne 14 dae na verskyning van hierdie kennisgewing in die Provinciale Koerant, skriftelik by die ondergetekende indien.

W J ZYBRANDS
Stadsklerk

Burgersentrum
Roodepoort
27 Julie 1983
Kennisgewing No 37/1983

CITY COUNCIL OF ROODEPOORT AMENDMENTS TO THE LIBRARY BY- LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends to amend the Library By-laws published under Administrator's Notice 796 of 19 October 1966, as amended.

The general purport of these amendments is to increase the tariffs for failing to hand in library books within the prescribed period.

Copies of the proposed amendments are open for inspection in the Office of the City Secretary, Civic Centre, Roodepoort, during office hours

for fourteen days from the date of publication hereof in the Provincial Gazette.

Any person who desires to record his objection to the proposed amendments shall do so in writing to the undermentioned within 14 days after the publication of this notice in the Provincial Gazette.

W J ZYBRANDS
Town Clerk

Civic Centre
Roodepoort
27 July 1983
Notice No 37/1983

917-27

PLAASLIKE BESTUUR VAN DUVELSKLOOF: KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING EN VAN VASGETESTEL DAG VIR BETA- LING T.O.V. DIE BOEKJAAR 1 JULIE 1983 TOT 30 JUNIE 1984

Kennis word hierby gegee dat ingevolge artikel 26(2)(a) en (b) van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977) die volgende algemene eiendomsbelasting ten opsigte van die bovenoemde boekjaar gehef is op belasbare eiendom in die voorlopige waarderingslys opgeteken op die terreinwaarde van enige grond of reg in grond nl. 8c in die Rand min 20% korting op die terreinwaarde van 'n Besigheids-Nywerheidserf.

Die bedrag verskuldig vir eiendomsbelasting soos in artikel 27 van genoemde Ordonnansie beoog, is op 1 Julie 1983 betaalbaar maar kan in 12 gelyke maandelikse paaiemente betaal word of op die 15de dag van elke maand soos vanaf Julie 1983.

Rente teen 13,3 % per jaar is op alle agterstallige bedrae na die vasgestelde dag hefbaar en wanbetaler is onderhewig aan regssproses vir die invordering van sodanige agterstallige bedrae.

T L VAN STRYP
Stadsklerk

Posbus 36
Duvelskloof
0835
27 Julie 1983

LOCAL AUTHORITY OF DUVELSKLOOF: NOTICE OF GENERAL RATE OR RATES AND OF FIXED DATE FOR PAY- MENT IN RESPECT OF FINANCIAL YEAR 1ST JULY 1983 TO 30TH JUNE 1984

Notice is hereby given in terms of section 26(2)(a) and (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 provisional valuation roll on the site value of any land or right in land namely 8c per Rand less 20% discount on the site value of a business or industrial stand.

The amount due for rates as contemplated in section 27 of the said Ordinance shall be payable on 1st July 1983 but can be paid in 12 equal monthly instalments on or before the 15th day of each month as from July 1983.

Interest of 13,3 % 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 amount.

T L VAN STRYP
Town Clerk

PO Box 36
Duvelskloof
0835
27 July 1983

918-27

INHOUD

Proklamasies

293.	Transvaalse Raad vir die Ontwikkeling van Buite-stedelike Gebiede: Verandering van Grense	2305
294.	Munisipaliteit Alberton: Proklamering van Pad	2306
295.	Aansoek ingevolge die Wet op Opheffing van Beper-kings, 1967: Erf 402, dorp Brooklyn	2306
296.	Aansoek ingevolge die Wet op Opheffing van Beper-kings, 1967: Erf 1291, dorp Ferndale; en die wysiging van die Randburg-dorpsbeplanningskema, 1967.....	2306
297.	Aansoek ingevolge die Wet op Opheffing van Beper-kings, 1967: Erf 32, dorp Glenanda	2307
298.	Aansoek ingevolge die Wet op Opheffing van Beper-kings, 1967: Erf 576, dorp Groenkloof Uitbreiding 1; en die wysiging van die Pretoria-dorpsbeplanningskema, 1974.....	2307
299.	Aansoek ingevolge die Wet op Opheffing van Beper-kings, 1967: Erf 150, dorp Paarlshoop; en die wysiging van die Johannesburg-dorpsbeplanningskema, 1979.....	2308
300.	Aansoek ingevolge die Wet op Opheffing van Beper-kings, 1967: Gedeele 2 van Erf 9, dorp Kliprivier; en die wysiging van die Meyerton-dorpsaanlegskema 1, 1953.....	2308
301.	Aansoek ingevolge die Wet op Opheffing van Beper-kings, 1967: Erf 313, dorp Valhalla; en die wysiging van die Pretoria-dorpsbeplanningskema, 1974	2308
302.	Aansoek ingevolge die Wet op Opheffing van Beper-kings, 1967: Erf 3, dorp Vanderbijlpark C.E. 6; en die wysiging van die Vanderbijlpark-dorpsaanlegskema 1, 1961.....	2309

Administrateurskennisgewings

1210.	Munisipaliteit Potchefstroom: Voorgestelde Verande-ring van Grense	2309
1212.	Kennisgewing van Verbetering: Munisipaliteit Alber-ton: Wysiging van Elektrisiteitsverordeninge.....	2310
1213.	Munisipaliteit Bethal: Wysiging van Biblioteekveror-deninge	2310
1214.	Munisipaliteit Bethal: Wysiging van Skuttarief	2310
1215.	Munisipaliteit Bethal: Wysiging van Wei- en Kampre-guliasies	2311
1216.	Munisipaliteit Carletonville: Wysiging van Ambulans-verordeninge	2311
1217.	Munisipaliteit Delmas: Wysiging van Elektrisiteits-verordeninge	2311
1218.	Munisipaliteit Delmas: Wysiging van Riolerings- en Loodgietersverordeninge	2316
1219.	Munisipaliteit Delmas: Wysiging van Verordeninge Betreffende Vaste Afval	2323
1220.	Munisipaliteit Delmas: Wysiging van Watervoorsie-ningsverordeninge	2323
1221.	Munisipaliteit Evander: Wysiging van Rioleringsverordeninge	2324
1222.	Munisipaliteit Evander: Wysiging van Tarief van Gelde vir die Lewering van Water.....	2324
1223.	Munisipaliteit Evander: Wysiging van Verordeninge Betreffende Vaste Afval en Saniteit	2324
1224.	Kennisgewing van Verbetering: Munisipaliteit Germiston: Verordeninge Betreffende Honde	2325
1225.	Munisipaliteit Germiston: Wysiging van Watervoorsie-ningsverordeninge	2326
1226.	Munisipaliteit Hartbeesfontein: Wysiging van Elektri-siteitsverordeninge	2327
1227.	Munisipaliteit Johannesburg: Aanname van Standaard Watervoorsieningsverordeninge	2327
1228.	Munisipaliteit Komatiopoort: Wysiging van Begraaf-plaasverordeninge	2344
1229.	Munisipaliteit Koster: Wysiging van Melkverorde-ninge	2345
1230.	Munisipaliteit Machadodorp: Wysiging van Sanitäre-en Vullisverwyderingstarief	2345
1231.	Munisipaliteit Middelburg: Wysiging van Bouverorde-ninge	2346
1232.	Munisipaliteit Middelburg: Wysiging van Verorde-ninge Betreffende Honde	2346
1233.	Munisipaliteit Nylstroom: Wysiging van Elektrisiteitsverordeninge	2346
1234.	Munisipaliteit Nylstroom: Wysiging van Elektrisiteits-verordeninge	2347
1235.	Munisipaliteit Nylstroom: Wysiging van Reinigings-diensverordeninge	2347
1236.	Munisipaliteit Randburg: Skuttarief	2348
1237.	Munisipaliteit Randfontein: Wysiging van Riolerings-verordeninge	2348
1238.	Munisipaliteit Sandton: Wysiging van Watervoorsie-ningsverordeninge	2349
1239.	Munisipaliteit Springs: Wysiging van Watervoorsie-ningsverordeninge	2349

CONTENTS

Proclamations

293.	Transvaal Board for the Development of Peri-Urban Areas: Alteration of Boundaries	2305
294.	Municipality Alberton: Proclamation of Road	2306
295.	Application in terms of the Removal of Restrictions Act, 1967: Erf 402, Brooklyn Township	2306
296.	Application in terms of the Removal of Restrictions Act, 1967: Erf 1291, Ferndale Township; and the amendment of the Randburg Town-planning Scheme, 1967.....	2306
297.	Application in terms of the Removal of Restrictions Act, 1967: Erf 32, Gienanda Township	2307
298.	Application in terms of the Removal of Restrictions Act, 1967: Erf 576, Groenkloof Extension 1 Township; and the Amendment of the Pretoria Town-planning Scheme, 1974.....	2307
299.	Application in terms of the Removal of Restrictions Act, 1967: Erf 150, Paarlshoop Township; and the amendment of the Johannesburg Town-planning Scheme, 1979	2308
300.	Application in terms of the Removal of Restrictions Act, 1967: Portion 2 of Erf 9, Kliprivier Township; and the amendment of the Meyerton Town-planning Scheme 1, 1953.....	2308
301.	Application in terms of the Removal of Restrictions Act, 1967: Erf 313, Valhalla Township; and the amendment of the Pretoria Town-planning Scheme, 1974	2308
302.	Application in terms of the Removal of Restrictions Act, 1967: Erf 3, Vanderbijlpark C.E. 6 Township; and the amendment of the Vanderbijlpark Town-planning Scheme 1, 1961.....	2309

Administrator's Notices

1210.	Municipality of Potchefstroom: Proposed Alteration of Boundaries	2309
1212.	Correction Notice: Alberton Municipality: Amend-ment to Electricity Supply By-laws	2310
1213.	Bethal Municipality: Amendment to Library By-laws...	2310
1214.	Bethal Municipality: Amendment to Pound Tariff	2310
1215.	Bethal Municipality: Amendment to Grazing and Camp Regulations	2311
1216.	Carletonville Municipality: Amendment to Ambu-lance By-laws	2311
1217.	Delmas Municipality: Amendment to Electricity By-laws	2311
1218.	Delmas Municipality: Amendment to Drainage and Plumbing By-laws	2316
1219.	Delmas Municipality: Amendment to Refuse (Solid Wastes) By-laws	2323
1220.	Delmas Municipality: Amendment to Water Supply By-laws	2323
1221.	Evander Municipality: Amendment to Drainage By-laws	2324
1222.	Evander Municipality: Amendment to Tariff of Charges for the Supply of Water	2324
1223.	Evander Municipality: Amendment to Refuse (Solid Waste) and Sanitary By-laws	2324
1224.	Correction Notice: Germiston Municipality: By-laws Relating to Dogs	2325
1225.	Germiston Municipality: Amendment to Water Supply By-laws	2326
1226.	Hartbeesfontein Municipality: Amendment to Elec-tricity By-laws	2327
1227.	Johannesburg Municipality: Adoption of Standard Water Supply By-laws	2327
1228.	Komatiopoort Municipality: Amendment to Cemetery By-laws	2344
1229.	Koster Municipality: Amendment to Milk By-laws	2345
1230.	Machadodorp Municipality: Amendment to Sanitary and Refuse Removals Tariff	2345
1231.	Middelburg Municipality: Amendment to Building By-laws	2346
1232.	Middelburg Municipality: Amendment to By-laws Re-lating to Dogs	2346
1233.	Nylstroom Municipality: Amendment to Electricity By-laws	2347
1234.	Nylstroom Municipality: Amendment to Sanitary and Refuse Removal By-laws	2347
1235.	Nylstroom Municipality: Amendment to Water Supply By-laws	2347
1236.	Randburg Municipality: Pound Tariff	2348
1237.	Randfontein Municipality: Amendment to Drainage By-laws	2348
1238.	Sandton Municipality: Amendment to Water Supply By-laws	2349
1239.	Springbok Municipality: Amendment to Water Supply By-laws	2349

1240. Munisipaliteit Standerton: Wysiging van Sanitäre- en Vullisverwyderingstarief.....	2349
1241. Transvaalse Raad vir die Ontwikkeling van Buite- delike Gebiede: Wysiging van Begraafplaasverorde- ninge	2350
1242. Munisipaliteit Warmbad: Wysiging van Publieke Ge- sondheidsverordeninge	2350
1243. Dorp Witkoppen Uitbreiding 3: Verklaring tot Goed- gekeurde Dorp.....	2351
1244. Sandton-wysigingskema 536	2353
1245. Pretoria-wysigingskema 827	2354
1246. Roodepoort-Maraisburg-wysigingskema 1/455	2354
1247. Sandton-wysigingskema 545	2354
1248. Noordelike Johannesburgstreek-wysigingskema 830	2354
1249. Suidelike Johannesburgstreek-wysigingskema 160	2355
1250. Meyerton-wysigingskema 1/29	2355
1251. Dorp Jetpark Uitbreiding 8: Verbeteringskennis- wing	2355
1252. Vermindering van die Padreserwebreedte van Toegangspad: Distrik Roodepoort.....	2356

Algemene Kennisgewings

476. Johannesburg-wysigingskema 939	2357
477. Halfway House-wysigingskema 100	2357
478. Alberton-wysigingskema 88	2358
479. Johannesburg-wysigingskema 972	2358
480. Middelburg-wysigingskema 83	2358
481. Witbank-wysigingskema 140	2359
482. Roodepoort-wysigingskema 1/490	2359
483. Sandton-wysigingskema 646	2360
484. Pretoria-wysigingskema 1085	2360
485. Randburg-wysigingskema 619	2361
486. Pretoria-wysigingskema 1109	2361
487. Johannesburg-wysigingskema 633	2362
488. Pretoria-wysigingskema 1094	2362
489. Johannesburg-wysigingskema 958	2362
490. Johannesburg-wysigingskema 944	2363
491. Pretoria-wysigingskema 1083	2363
492. Klerksdorp-wysigingskema 112	2364
493. Edenvale-wysigingskema 51	2364
494. Johannesburg-wysigingskema 963	2365
495. Randburg-wysigingskema 618	2365
496. Nelspruit-wysigingskema 1/102	2366
497. Verwoerdburg-wysigingskema 659	2366
498. Vanderbijlpark-wysigingskema 98	2366
499. Ordonnansie op die Verdeling van Grond, 1973 (Or- donnansie 19 van 1973): Aansoek om Verdeling van Grond	2367
500. Voorgestelde Verandering van die Algemene Plan: Marble Hall Uitbreiding 4	2367
501. Voorgestelde Dorpe: Die Wilgers Uitbreiding 6; Randparkrif Uitbreiding 42; Woodmead Uitbreiding 14; Cham dor Uitbreiding 4	2368
503. Randburg-wysigingskema 199	2369
504. Voorgestelde Dorp (Heradvertensie): Wynberg Uit- breiding 6	2369
505. Voorgestelde Dorpe: Tunney Uitbreiding 3; Randjes- park Uitbreiding 25; Glen Austin Uitbreiding 3; Boks- burg-Oos Uitbreiding 6	2370
506. Johannesburg-wysigingskema 942	2371
507. Wet op Opheffing van Beperkings, 1967	2371
508. Sandton-wysigingskema 639	2374
Tenders	2375
Plaaslike Bestuurskennisgewings	2377

1240. Standerton Municipality: Amendment to Sanitary and Refuse Removals Tariff.....	2349
1241. Transvaal Board for the Development of Peri-Urban Areas: Amendment to Cemetery By-laws.....	2350
1242. Warmbaths Municipality:- Amendment to Public Health By-laws.....	2350
1243. Witkoppen Extension 3 Township: Declaration as an Approved Township.....	2351
1244. Sandton Amendment Scheme 536	2353
1245. Pretoria Amendment Scheme 827	2354
1246. Roodepoort-Maraisburg Amendment Scheme 1/455	2354
1247. Sandton Amendment Scheme 545	2354
1248. Northern Johannesburg Region Amendment Scheme 830	2354
1249. Southern Johannesburg Region Amendment Scheme 160	2355
1250. Meyerton Amendment Scheme 1/29	2355
1251. Jetpark Extension 8 Township: Correction Notice	2355
1252. Reduction in Width of the Road Reserve of Access Road: District of Roodepoort	2356

General Notices

476. Johannesburg Amendment Scheme 939	2357
477. Halfway House Amendment Scheme 100	2357
478. Alberton Amendment Scheme 88	2358
479. Johannesburg Amendment Scheme 972	2358
480. Middelburg Amendment Scheme 83	2358
481. Witbank Amendment Scheme 140	2359
482. Roodepoort Amendment Scheme 1/490	2359
483. Sandton Amendment Scheme 646	2360
484. Pretoria Amendment Scheme 1085	2360
485. Randburg Amendment Scheme 619	2361
486. Pretoria Amendment Scheme 1109	2361
487. Johannesburg Amendment Scheme 633	2362
488. Pretoria Amendment Scheme 1094	2362
489. Johannesburg Amendment Scheme 958	2362
490. Johannesburg Amendment Scheme 944	2363
491. Pretoria Amendment Scheme 1083	2363
492. Klerksdorp Amendment Scheme 112	2364
493. Edenvale Amendment Scheme 51	2364
494. Johannesburg Amendment Scheme 963	2365
495. Randburg Amendment Scheme 618	2365
496. Nelspruit Amendment Scheme 1/102	2366
497. Verwoerdburg Amendment Scheme 659	2366
498. Vanderbijlpark Amendment Scheme 98	2366
499. Division of Land Ordinance, 1973 (Ordinance 19 of 1973): Application for the Division of Land	2367
500. Proposed Alteration of the General Plan: Marble Hall Extension 4	2367
501. Proposed Townships: Die Wilgers Extension 6; Rand- parkrif Extension 42; Woodmead Extension 14; Cham- dor Extension 4	2368
503. Randburg Amendment Scheme 199	2369
504. Proposed Township (Re-advertisement): Wynberg Extension 6	2369
505. Proposed Townships: Tunney Extension 3; Randjes- park Extension 25; Glen Austin Extension 3; Boksburg East Extension 6	2370
506. Johannesburg Amendment Scheme 942	2371
507. Removal of Restrictions Act, 1967	2371
508. Sandton Amendment Scheme 639	2374
Tenders	2375
Notices by Local Authorities	2377