



DIE PROVINSIE TRANSVAAL Offisiële Koerant

THE PROVINCE OF TRANSVAAL Official Gazette



(As 'n Nuusblad by die Poskantoor Geregistreer)

(Registered at the Post Office as a Newspaper)

PRYS: S.A. 20c Plus 1c A.V.B.

OORSEE: 30c

PRICE: S.A. 20c Plus 1c G.S.T.

OVERSEAS: 30c

VOL. 228

PRETORIA 3 AUGUSTUS 1983
3 AUGUST

4275

OFFISIËLE KOERANT VAN DIE TRANSVAAL (Verskyn elke Woensdag)

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

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Verkrygbaar by Kamer A600, Provinsiale Gebou, Pretoria 0002.

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

CC J BADENHORST
namens Provinsiale Sekretaris

Proklamasies

No 303 (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 6 van Lot 659, geleë in

OFFICIAL GAZETTE OF THE TRANSVAAL (Published every Wednesday)

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Subscriptions are payable in advance to the Provincial Secretary, Private Bag X64, Pretoria 0001.

CC J BADENHORST
for Provincial Secretary

Proclamations

No 303 (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 6 of Lot 659, situated in Parktown

die dorp Parktown, voorwaardes 1 tot 6 in Akte van Transport T20162/1981 ophef; en

(2) Johannesburg-dorpsbeplanningskema, 1979, wysig deur die hersonering van Gedeelte 6 van Lot 659, dorp Parktown, tot "Spesiaal" onderworpe aan sekere voorwaardes welke wysigingskema bekend staan as Johannesburg-wysigingskema 569, 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 21e dag van Julie, Eenduisend Negehonderd Drie-en-tagtig.

W A CRUYWAGEN
Administrateur van die Provinsie Transvaal
PB 4-14-2-1990-57

No 304 (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 Erwe 687, 688, 794 en 795, geleë in die dorp Delmas Uitbreiding 5, voorwaarde "EEN" B(a) in Aktes van Transport T7374/1982 en T5658/1983 ophef.

Gegee onder my Hand te Pretoria, op hede die 21e dag van Julie, Eenduisend Negehonderd Drie-en-tagtig.

W A CRUYWAGEN,
Administrateur van die Provinsie Transvaal
PB 4-14-2-4222-2

No 305 (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 94 geleë in die dorp Waterkloof, voorwaarde (b) in Akte van Transport 11472/1948 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 lot and the said lot shall not be subdivided".

Gegee onder my Hand te Pretoria, op hede die 21e dag van Julie, Eenduisend Negehonderd Drie-en-tagtig.

W A CRUYWAGEN,
Administrateur van die Provinsie Transvaal
PB 4-14-2-1404-178

No 306 (Administrateurs-), 1983

PROKLAMASIE

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

Township, remove conditions 1 to 6 in Deed of Transfer T20162/1981; and

(2) amend Johannesburg Town-planning Scheme, 1979, by the rezoning of Portion 6 of Lot 659, Parktown Township, to "Special" subject to certain conditions and which amendment scheme will be known as Johannesburg Amendment Scheme 569, 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 21st day of July, One thousand Nine hundred and Eighty-three.

W A CRUYWAGEN
Administrator of the Province Transvaal
PB 4-14-2-1990-57

No 304 (Administrator's), 1983

PROCLAMATION

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

Now therefore I do hereby, in respect of Erf 687, 688, 794 and 795, situated in Delmas Extension 5, remove condition "EEN" B(a) in Deeds of Transfer T7374/1982 and T5658/1983.

Given under my Hand at Pretoria, this 21st day of July, One thousand Nine hundred and Eighty-three.

W A CRUYWAGEN,
Administrator of the Province Transvaal
PB 4-14-2-4222-2

No 305 (Administrator's), 1983

PROCLAMATION

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

Now therefore I do hereby, in respect of Erf 94, situated in Waterkloof Township, alter condition (b) in Deed of Transfer 11472/1948 by the removal of the words:

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

Given under my Hand at Pretoria, this 21st day of July, One thousand Nine hundred and Eighty-three.

W A CRUYWAGEN,
Administrator of the Province Transvaal
PB 4-14-2-1404-178

No 306 (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 Gedeelte 2 van Lot 26, geleë in die dorp Sandhurst, die voorwaarde op pagina 3 in akte van Transport T25162/1976 ophef; en

(2) Sandton-dorpsbeplanningskema, 1980, wysig deur die hersonering van Gedeelte 2 van Lot 26, dorp Sandhurst, tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 4 000 m²" welke wysigingskema bekend staan as Sandton-wysigingskema 630, 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 Stads-klerk van Sandton.

Gegee onder my Hand te Pretoria, op hede die 21e dag van Julie, Eenduisend Negehonderd Drie-en-tagtig.

W A CRUYWAGEN
Administrateur van die Provinsie Transvaal
PB 4-14-2-1965-3

No 307 (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 760, geleë in die dorp Wierdapark, voorwaarde B(j) in Akte van Transport T19549/1981 ophef; en

(2) Pretoriastreek-dorpsbeplanningskema, 1960, wysig deur die hersonering van Erf 760, dorp Wierdapark, tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" met toestemming tot oprigting van 'n tweede wooneenheid welke wysigingskema bekend staan as Pretoriastreek-wysigingskema 728, 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 Stads-klerk van Verwoerdburg.

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

W A CRUYWAGEN
Administrateur van die Provinsie Transvaal
PB 4-14-2-1456-8

No 308 (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 Erwe 353 en 354, geleë in die dorp Laudium, voorwaarde C(f) in Aktes van Transport T44222/1979 en T45366/1979 ophef; en

(2) Pretoria-dorpsbeplanningskema, 1974, wysig deur die hersonering van Erwe 353 en 354, dorp Laudium, tot "Spesiaal" onderworpe aan sekere voorwaardes welke wysiging-

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

Now therefore I do hereby;

(1) in respect of Portion 2 of Lot 26, situated in Sandhurst Township, remove the condition on page 3 in Deed of Transfer T25162/1976; and

(2) amend Sandton Town-planning Scheme, 1980, by the rezoning of Portion 2 of Lot 26, Sandhurst Township, to "Residential 1" with a density of "One dwelling per 4 000 m²" and which amendment scheme will be known as Sandton Amendment Scheme 630, 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 Sandton.

Given under my Hand at Pretoria, this 21st day of July, One thousand Nine hundred and Eighty-three.

W A CRUYWAGEN
Administrator of the Province Transvaal
PB 4-14-2-1965-3

No 307 (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 760, situated in Wierdapark Township, remove condition B(j) in Deed of Transfer T19549/1981; and

(2) amend Pretoria Region Town-planning Scheme, 1960, by the rezoning of Erf 760, Wierdapark Township, to "Special Residential" with a density of "One dwelling per erf" with consent to the erection of a second dwelling-unit and which amendment scheme will be known as Pretoria Region Amendment Scheme 728, 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 Verwoerdburg.

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 4-14-2-1456-8

No 308 (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 353 and 354, situated in Laudium Township, remove condition C(f) in Deeds of Transfer T44222/1979 and T45366/1979; and

(2) amend Pretoria Town-planning Scheme, 1974, by the rezoning of Erven 353 and 354, Laudium Township, to "Special" subject to certain conditions and which amendment

skema bekend staan as Pretoria-wysigingskema 773, 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 21e dag van Julie, Eenduisend Negehonderd Drie-en-tagtig.

W A CRUYWAGEN
Administrateur van die Provinsie Transvaal

PB 4-14-2-2182-11

No 309 (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 1 van Lot 28, geleë in die dorp Atholl Uitbreiding 1, voorwaardes A(e) en (1)(i) in Akte van Transport T15667/1978 ophef; en

(2) Sandton-dorpsbeplanningskema 1980, wysig deur die hersonering van Gedeelte 1 van Lot 28, dorp Atholl Uitbreiding 1 tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²" welke wysigingskema bekend staan as Sandton-wysigingskema 616, 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 Sandton.

Gegee onder my Hand te Pretoria, op hede die 21e dag van Julie, Eenduisend Negehonderd Drie-en-tagtig.

W A CRUYWAGEN
Administrateur van die Provinsie Transvaal

PB 4-14-2-53-5

No 310 (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 1625, geleë in die dorp Klerksdorp Uitbreiding 8, voorwaarde D in Akte van Transport 29047/1963 ophef; en

(2) Klerksdorp-dorpsbeplanningskema 1980, wysig deur die hersonering van Erf 1625, dorp Klerksdorp Uitbreiding 8 tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²" welke wysigingskema bekend staan as Klerksdorp-wysigingskema 76, 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 Klerksdorp.

Gegee onder my Hand te Pretoria, op hede die 21e dag van Julie, Eenduisend Negehonderd Drie-en-tagtig.

W A CRUYWAGEN
Administrateur van die Provinsie Transvaal

PB 4-14-2-702-2

scheme will be known as Pretoria Amendment Scheme 773, 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 21st day of July, One thousand Nine hundred and Eighty-three.

W A CRUYWAGEN
Administrator of the Province Transvaal

PB 4-14-2-2182-11

No 309 (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 1 of Lot 28, situated in Atholl Extension 1 Township, remove conditions A(e) and (1)(i) in Deed of Transfer T15667/1978; and

(2) amend Sandton Town-planning Scheme 1980, by the rezoning of Portion 1 of Lot 28, Atholl Extension 1 Township, to "Residential 1" with a density of "One dwelling per 1 500 m²" and which amendment scheme will be known as Sandton Amendment Scheme 616, 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 Sandton.

Given under my Hand at Pretoria, this 21st day of July, One thousand Nine hundred and Eighty-three.

W A CRUYWAGEN
Administrator of the Province Transvaal

PB 4-14-2-53-5

No 310 (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 1625, situated in Klerksdorp Extension 8 Township, remove condition D in Deed of Transfer 29047/1963; and

(2) amend Klerksdorp Town-planning Scheme 1980, by the rezoning of Erf 1625, Klerksdorp Extension 8 Township, to "Residential 1" with a density of "One dwelling per 1 500 m²" and which amendment scheme will be known as Klerksdorp Amendment Scheme 76, 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 Klerksdorp.

Given under my Hand at Pretoria, this 21st day of July, One thousand Nine hundred and Eighty-three.

W A CRUYWAGEN
Administrator of the Province Transvaal

PB 4-14-2-702-2

No 311 (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 1249, geleë in die dorp Kinross Uitbreiding 7, voorwaardes C(h) en (i) in Akte van Transport 10746/1972 ophef; en

(2) Kinross-dorpsbeplanningskema 1980, wysig deur die hersonering van Erf 1249, dorp Kinross Uitbreiding 7 tot "Nywerheid 3" welke wysigingskema bekend staan as Kinross-wysigingskema 5, 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 Stads- klerk van Kinross.

Gegee onder my Hand te Pretoria, op hede die 21e dag van Julie, Eenduisend Negehoenderd Drie-en-tagtig.

W A CRUYWAGEN
Administrateur van die Provinsie Transvaal
PB 4-14-2-2408-1

No 312 (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 727, geleë in die dorp Lynnwood, voorwaardes II(c) en III(a), (c) en (d) in Akte van Transport 33238/1966 ophef; en

(2) Pretoria-dorpsbeplanningskema 1974, wysig deur die hersonering van Erf 727, dorp Lynnwood, tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 500 m²" welke wysigingskema bekend staan as Pretoria-wysigingskema 1067, 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 Stads- klerk van Pretoria.

Gegee onder my Hand te Pretoria, op hede die 21e dag van Julie, Eenduisend Negehoenderd Drie-en-tagtig.

W A CRUYWAGEN
Administrateur van die Provinsie Transvaal
PB 4-14-2-809-16

No 313 (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 54 geleë in die dorp Monumentpark voorwaarde 2(k) in Akte van Transport 37124/1974 ophef.

Gegee onder my Hand te Pretoria, op hede die 21e dag

No 311 (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 1249, situated in Kinross Extension 7 Township, remove conditions C(h) and (i) in Deed of Transfer 10746/1972; and

(2) amend Kinross Town-planning Scheme 1980, by the rezoning of Erf 1249, Kinross Extension 7 Township, to "Industrial 3" and which amendment scheme will be known as Kinross Amendment Scheme 5, 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 Kinross.

Given under my Hand at Pretoria, this 21st day of July, One thousand Nine hundred and Eighty-three.

W A CRUYWAGEN
Administrator of the Province Transvaal
PB 4-14-2-2408-1

No 312 (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 727, situated in Lynnwood Township, remove conditions II(c) and III(a), (c) and (d) in Deed of Transfer 33238/1966; and

(2) amend Pretoria Town-planning Scheme 1974, by the rezoning of Erf 727, Lynnwood Township, to "Special Residential" with a density of "One dwelling per 1 500 m²" and which amendment scheme will be known as Pretoria Amendment Scheme 1067, 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 21st day of July, One thousand Nine hundred and Eighty-three.

W A CRUYWAGEN
Administrator of the Province Transvaal
PB 4-14-2-809-16

No 313 (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 54 situated in Monumentpark Township remove condition 2(k) in Deed of Transfer 37124/1974.

Given under my Hand at Pretoria, this 21st day of July,

van Julie, Eenduisend Negehoenderd Drie-en-tagtig.

W A CRUYWAGEN
Administrateur van die Provinsie Transvaal
PB 4-14-2-896-3

No 314 (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 1398, geleë in die dorp Houghton Estate, voorwaarde (a) in Akte van Transport F5951/1960 wysig deur die opheffing van die woorde "No places of business of any description may be erected, open or established thereon".

Gegee onder my Hand te Pretoria, op hede die 21e dag van Julie, Eenduisend Negehoenderd Drie-en-tagtig.

W A CRUYWAGEN
Administrateur van die Provinsie Transvaal
PB 4-14-2-619-23

No 315 (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 1087 geleë in die dorp Waterkloof, voorwaarde A(a) in Akte van Transport T45612/1976 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 lot and the said lot shall not be subdivided".

Gegee onder my Hand te Pretoria, op hede die 21e dag van Julie, Eenduisend Negehoenderd Drie-en-tagtig.

W A CRUYWAGEN
Administrateur van die Provinsie Transvaal
PB 4-14-2-1404-177

No 316 (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 214 geleë in die dorp Waterkloof, voorwaarde (a) in Akte van Transport T1255/1977 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 lot and the lot shall not be subdivided".

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

W A CRUYWAGEN
Administrateur van die Provinsie Transvaal
PB 4-14-2-1404-174

One thousand Nine hundred and Eighty-three.

W A CRUYWAGEN
Administrator of the Province Transvaal
PB 4-14-2-896-3

No 314 (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 1398, situated in Houghton Estate Township, alter condition (a) in Deed of Transfer F5951/1960 by the removal of the words "No places of business of any description may be erected, open or established thereon".

Given under my Hand at Pretoria, this 21st day of July, One thousand Nine hundred and Eighty-three.

W A CRUYWAGEN
Administrator of the Province Transvaal
PB 4-14-2-619-23

No 315 (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 1087, situated in Waterkloof Township, alter condition A(a) in Deed of Transfer T45612/1976 by the removal of the words "Not more than one dwelling-house with the necessary outbuildings and appurtenances shall be erected on the said lot and the said lot shall not be subdivided".

Given under my Hand at Pretoria, this 21st day of July, One thousand Nine hundred and Eighty-three.

W A CRUYWAGEN,
Administrator of the Province Transvaal
PB 4-14-2-1404-177

No 316 (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 214, situated in Waterkloof Township, alter condition (a) in Deed of Transfer T1255/1977 by the removal of the words "Not more than one dwelling-house with the necessary outbuildings and appurtenances shall be erected on the said lot and the lot 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 4-14-2-1404-174

No 317 (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 692 geleë in die dorp Waterkloof, voorwaarde (a) in Akte van Transport T39329/1976 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 lot and the lot shall not be subdivided".

Gegee onder my Hand te Pretoria, op hede die 19e dag van Julie, Eenduisend Negehoenderd Drie-en-tagtig.

W A CRUYWAGEN
 Administrateur van die Provinsie Transvaal
 PB 4-14-2-1404-175

No 318 (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 3975 geleë in die dorp Middelburg Uitbreiding 11 voorwaarde 1(4)(iv) in die Bylae tot Administrateurskennisgewing 1442 van 28 September 1977 wysig om soos volg te lees: "(iv) Spoorwagsylyn: Erwe 3972 tot 3974 en 3976."; en

2. Middelburg-dorpsbeplanningskema, 1974, wysig deur die hersonering van Erf 3975 dorp Middelburg Uitbreiding 11 tot "Spesiale Nywerheid" welke wysigingskema bekend staan as Middelburg-wysigingskema 73, 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 Middelburg.

Gegee onder my Hand te Pretoria, op hede die 19e dag van Julie, Eenduisend Negehoenderd Drie-en-tagtig.

W A CRUYWAGEN
 Administrateur van die Provinsie Transvaal
 PB 4-14-2-4386-1

No 319 (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 Gedeelte 435 ('n gedeelte van Gedeelte 275) van die plaas Roodekopjes of Zwartkopjes 427 JQ, distrik Brits voorwaardes (a) tot (d) in Akte van Transport 14199/1951, ophef.

Gegee onder my Hand te Pretoria, op hede die 20e dag van Julie, Eenduisend Negehoenderd Drie-en-tagtig.

W A CRUYWAGEN
 Administrateur van die Provinsie Transvaal
 PB 4-15-2-10-427-8

No 317 (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 692, situated in Waterkloof Township, alter condition (a) in Deed of Transfer T39329/1976 by the removal of the words "Not more than one dwelling-house with the necessary outbuildings and appurtenances shall be erected on the said lot and the lot shall not be subdivided".

Given under my Hand at Pretoria, this 19th day of July, One thousand Nine hundred and Eighty-three.

W A CRUYWAGEN
 Administrator of the Province Transvaal
 PB 4-14-2-1404-175

No 318 (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 3975 situated in Middelburg Extension 11 Township alter condition 1(4)(iv) in the Schedule to Administrator's Notice 1442 dated 28 September 1977 to read as follows: "(iv) Railway siding: Erven 3972 to 3974 and 3976"; and

2. amend Middelburg Town-planning Scheme, 1974, by the rezoning of Erf 3975 Middelburg Extension 11 Township, to "Special Industrial" and which amendment scheme will be known as Middelburg Amendment Scheme 73, as indicated on the relevant Map 3 and scheme clauses which are open for inspection at the office of the Department of Local Government, Pretoria and the Town Clerk of Middelburg.

Given under my Hand at Pretoria, this 19th day of July, One thousand Nine hundred and Eighty-three.

W A CRUYWAGEN
 Administrator of the Province Transvaal
 PB 4-14-2-4386-1

No 319 (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 Portion 435 (a portion of Portion 275) of the farm Roodekopjes or Zwartkopjes 427 JQ, district Brits remove conditions (a) to (d) in Deed of Transfer 14199/1951.

Given under my Hand at Pretoria, this 20th day of July, One thousand Nine hundred and Eighty-three.

W A CRUYWAGEN
 Administrator of the Province Transvaal
 PB 4-15-2-10-427-8

No 320 (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 Gedeeltes 9 en 10 van Erf 1174 en Erf 1216 geleë in die dorp Germiston Uitbreiding 6 voorwaarde B1(e) in Sertifikaat van Verenigde Titel T19067/1978, voorwaarde B1(e) in Sertifikaat van Verenigde Titel T19069/1978 en voorwaardes (I) en (1) in Sertifikaat van Verenigde Titel T19068/1978 ophef; en

2. Germiston-dorpsaanlegskema 1, 1945, wysig deur die hersonering van Gedeeltes 9 en 10 van Erf 1174 en Erf 1216, dorp Germiston Uitbreiding 6 tot "Spesiaal" vir Algemene Besigheid en vir 'n openbare garage en vulkaniseerwerke welke wysigingskema bekend staan as Germiston-wysigingskema 1/323, 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 Germiston.

Gegee onder my Hand te Pretoria, op hede die 20e dag van Julie, Eenduisend Negehoederd Drie-en-tagtig.

W A CRUYWAGEN
Administrateur van die Provinsie Transvaal
PB 4-14-2-521-1

No 321 (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 Erwe 2677 en 2678 geleë in die dorp Northcliff Uitbreiding 14 voorwaardes B(c) en 2B(c) onderskeidelik in Aktes van Transport F 15686/1973 en T 23884/1980 ophef; en

2. Johannesburg-dorpsbeplanningskema, 1979, wysig deur die hersonering van Erwe 2677 en 2678 dorp Northcliff Uitbreiding 14 tot "Residensieel 4" welke wysigingskema bekend staan as Johannesburg-wysigingskema 470 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 20e dag van Julie, Eenduisend Negehoederd Drie-en-tagtig.

W A CRUYWAGEN
Administrateur van die Provinsie Transvaal
PB 4-14-2-2756-2

Administrateurskennisgewings

Administrateurskennisgewing 1210 27 Julie 1983

**MUNISIPALITEIT POTCHEFSTROOM: VOORGE-
STELDE VERANDERING VAN GRENSE**

Ingevolge artikel 10 van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stads-

No 320 (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 Portions 9 and 10 of Erf 1174 and Erf 1216 situated in Germiston Extension 6 Township remove condition B1(e) in Certificate of Consolidated Title T19067/1978, condition B1(e) in Certificate of Consolidated Title T19069/1978 and conditions (I) and (1) in Certificate of Consolidated Title T19068/1978; and

2. amend Germiston Town-planning Scheme 1, 1945, by the rezoning of Portions 9 and 10 of Erf 1174 and Erf 1216, Germiston Extension 6 Township, to "Special" for General Business and for a public garage and vulcanising works and which amendment scheme will be known as Germiston Amendment Scheme 1/323, 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 Germiston.

Given under my Hand at Pretoria, this 20th day of July, One thousand Nine hundred and Eighty-three.

W A CRUYWAGEN
Administrator of the Province Transvaal
PB 4-14-2-521-1

No 321 (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 Erven 2677 and 2678 situated in Northcliff Extension 14 Township remove conditions B(c) and 2B(c) in Deeds of Transfer F 15686/1973 and T 23884/1980 respectively; and

2. amend Johannesburg Town-planning Scheme, 1979, by the rezoning of Erven 2677 and 2678, Northcliff Extension 14 Township, to "Residential 4" and which amendment scheme will be known as Johannesburg Amendment Scheme 470, 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 20th day of July, One thousand Nine hundred Eighty-three.

W A CRUYWAGEN
Administrator of the Province Transvaal
PB 4-14-2-2756-2

Administrator's Notices

Administrator's Notice 1210 27 July 1983

**POTCHEFSTROOM MUNICIPALITY: PROPOSED
ALTERATION OF BOUNDARIES**

Notice is hereby given, in terms of section 10 of the Local Government Ordinance, 1939, that the Town Council of

raad van Potchefstroom 'n versoekskrif by die Administrateur ingedien het met die bede dat hy die bevoegdheid aan hom verleen by artikel 9(7) van genoemde Ordonnansie uitoefen en die grense van die Munisipaliteit Potchefstroom verander deur die opnemingsdaarvan van die gebied wat in die Bylae hierby omskryf word.

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

Verdere besonderhede van die aansoek lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinsiale Gebou, Pretoriusstraat, 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 1253 3 Augustus 1983

MUNISIPALITEIT ALBERTON: WYSIGING VAN SANITÊRE EN VULLISVERWYDERINGSTARIEF

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

Die Sanitêre en Vullisverwyderingstarief van die Munisipaliteit Alberton, afgekondig by Administrateurskennisgewing 679 van 26 Junie 1968, soos gewysig, word hierby verder gewysig deur die Tarief van Gelde onder Deel I soos volg te wysig:

1. Deur in item 4 —

(a) in subitem (1)(a) en (b) die syfer "R36" deur die syfer "R40" te vervang;

(b) in subitem (2)(a) die syfer "R72" deur die syfer "R86,40" te vervang, en

(c) in subitem (2)(b) die syfer "R54" deur die syfer "R64,80" te vervang.

2. Deur in item 9(1) paragrawe (a), (b), (c) en (d) deur die volgende te vervang:

"(a) 999 kg of minder is: Gratis;

(b) 1 000 tot en met 1 999 kg is: R10;

(c) 2 000 tot en met 4 999 kg is: R20;

(d) 5 000 tot en met 9 999 kg is: R40;

(e) 10 000 kg of meer is: R80."

3. Deur na item 9 die volgende by te voeg:

"Nota: Waar 'n vullisbak wat groter as die standaard is op 'n woon- of ander perseel gebruik word, word bogenoemde geld gehef vir elke 85 l van die inhoudsmaat van sodanige vullisbak."

PB 2-4-2-81-4

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.

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 1253 3 August 1983

ALBERTON MUNICIPALITY: AMENDMENT TO SANITARY AND REFUSE REMOVALS TARIFF

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

The Sanitary and Refuse Removals of the Alberton Municipality, published under Administrator's Notice 679, dated 26 June 1968, as amended, is hereby further amended by amending the Tariff of Charges under Part I as follows:

1. By the substitution in item 4 —

(a) in subitem (1)(a) and (b) for the figure "R36" of the figure "R40";

(b) in subitem (2)(a) for the figure "R72" of the figure "R86,40"; and

(c) in subitem (2)(b) for the figure "R54" of the figure "R64,80".

2. By the substitution in item 9(1) for paragraphs (a), (b), (c) and (d) of the following:

"(a) 999 kg or less: Free of charge;

(b) 1 000 to 1 999 kg inclusive: R10;

(c) 2 000 to 4 999 kg inclusive: R20;

(d) 5 000 to 9 999 kg inclusive: R40;

(e) 10 000 kg or more: R80."

3. By the addition at the end of item 9 of the following:

"Note: Where a refuse bin larger than the standard is used on residential or other premises, the charge mentioned above shall be levied in respect of every 85 l of the capacity of such refuse bin."

PB 2-4-2-81-4

Administrateurskennisgewing 1254

3 Augustus 1983

MUNISIPALITEIT ALBERTON: WYSIGING VAN BOUVERORDENINGE

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

Die Bouverordeninge van die Munisipaliteit Alberton, deur die Raad aangeneem by Administrateurskennisgewing 564 van 2 April 1975, soos gewysig, word hierby verder gewysig deur Aanhangsel VII onder Bylae 2 soos volg te wysig:

1. Deur in subitem (1) van item 1 —

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

“(a) Die volgende gelde is betaalbaar vir ’n bouplan van ’n woonhuis bestem vir gebruik deur ’n enkele gesin;

(i) Waar die area van die gebou 200 m² of minder is: R50.

(ii) Waar die area van die gebou 200 m² oorskry: R60.”;

(b) in die inleidende sin van paragraaf (b) die syfer “R4” deur die syfer “R10” te vervang;

(c) in paragraaf (b)(i) die syfer “70c” deur die syfer “R1,50” te vervang;

(d) in paragraaf (b)(ii) die syfer “50c” deur die syfer “R1” te vervang; en

(e) in paragraaf (b)(iii) die syfer “40c” deur die syfer “75c” te vervang.

2. Deur in item 2 die syfer “2c” deur die syfer “5c” te vervang.

3. Deur in item 3 die syfer “R4” deur die syfer “R10” te vervang.

4. Deur in die derde reël van item 4 die uitdrukking “R1 ten opsigte van elke R200 of gedeelte daarvan met ’n minimumgeld van R4.” deur die uitdrukking “R1 ten opsigte van elke R100 of gedeelte daarvan met ’n minimum geld van R10.” te vervang.

PB 2-4-2-19-4

Administrateurskennisgewing 1255

3 Augustus 1983

MUNISIPALITEIT CARLETONVILLE: 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 Carletonville, deur die Raad aangeneem by Administrateurskennisgewing 1564 van 26 September 1973, soos gewysig, word hierby verder gewysig, deur die Tarief van Gelde onder die Bylae deur die volgende te vervang:

“BYLAE

TARIEF VAN GELDE

Die gelde is betaalbaar soos van tyd tot tyd deur die Raad vasgestel ingevolge artikel 80B(i) van die Ordonnansie op Plaaslike Bestuur, 1939.”

PB 2-4-2-36-146

Administrator's Notice 1254

3 August 1983

ALBERTON 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 Alberton Municipality, adopted by the Council under Administrator's Notice 564, dated 2 April 1975, as amended, are hereby further amended by amending Appendix VII under Schedule 2 as follows:

1. By the substitution in subitem (1) of item 1—

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

“(a) The following charges are payable for a building plan of a dwelling designed for use by a single family:

(i) Where the area of the building is 200 m² or less: R50.

(ii) Where the area of the building exceeds 200 m²: R60.”;

(b) for the figure “R4” in the introductory sentence in paragraph (b) of the figure “R10”;

(c) for the figure “70c” in paragraph (b)(i) of the figure “R1,50”;

(d) for the figure “50c” in paragraph (b)(ii) of the figure “R1”; and

(e) for the figure “40c” in paragraph (b)(iii) of the figure “75c”.

2. By the substitution in item 2 for the figure “2c” of the figure “5c”.

3. By the substitution in item 3 for the figure “R4” of the figure “R10”.

4. By the substitution in the third line of item 4 for the expression “R1 for every R200 or part thereof with a minimum charge of R4.” of the expression “R1 for every R100 or part thereof with a minimum charge of R10.”.

PB 2-4-2-19-4

Administrator's Notice 1255

3 August 1983

CARLETONVILLE 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 Carletonville Municipality, adopted by the Council under Administrator's Notice 1564 dated 26 September 1973, as amended, is hereby further amended by the substitution for the Tariff of Charges under the Schedule of the following:

“SCHEDULE

TARIFF OF CHARGES

The charges is payable as determined from time to time by the Council in terms of section 80B(i) of the Local Government Ordinance, 1939.”

PB 2-4-2-36-146

Administrateurskennisgewing 1256 3 Augustus 1983

MUNISIPALITEIT VAN CARLETONVILLE: WYSIGING VAN REINIGINGSDIENSTEVERORDENINGE

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

Die Reinigingsdiensverordeninge van die Munisipaliteit Carletonville afgekondig by Administrateurskennisgewing 331 van 28 Maart 1979, soos gewysig, word hierby verder soos volg gewysig:

1. deur subartikels 15(2) en (3) onder Hoofstuk 6 te skrap;
2. deur subartikels 15(4) en (5) onder Hoofstuk 6 te hernoem na 15(2) en (3);
3. deur die subartikel waarna in die hernoemde subartikel 15(3) verwys word, te hernoem na (2); en
4. deur die Tarief van Gelde onder die Bylae met die volgende te vervang:

"BYLAE

TARIEF VAN GELDE

Die gelde is betaalbaar soos van tyd tot tyd deur die Raad vasgestel ingevolge artikel 80B(1) van die Ordonnansie op Plaaslike Bestuur, 1939."

PB 2-4-2-81-146

Administrateurskennisgewing 1257 3 Augustus 1983

MUNISIPALITEIT CARLETONVILLE: 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 Carletonville, deur die Raad aangeneem by Administrateurskennisgewing 615 van 3 Mei 1978, soos gewysig, word hierby verder gewysig deur die Tarief van Gelde onder Bylae A, B en C deur die volgende te vervang:

BYLAE A

TARIEF VAN GELDE

Die gelde is betaalbaar soos van tyd tot tyd deur die Raad vasgestel ingevolge artikel 80B(1) van die Ordonnansie op Plaaslike Bestuur, 1939.

BYLAE B

RIOLERINGSGELDE

Die gelde is betaalbaar soos van tyd tot tyd deur die Raad vasgestel ingevolge artikel 80B(1) van die Ordonnansie op Plaaslike Bestuur, 1939.

BYLAE C

GELDE VIR WERK

Die gelde is betaalbaar soos van tyd tot tyd deur die Raad vasgestel ingevolge artikel 80B(1) van die Ordonnansie op Plaaslike Bestuur, 1939.

PB 2-4-2-34-146

Administrator's Notice 1256 3 August 1983

CARLETONVILLE MUNICIPALITY: AMENDMENT TO CLEANSING SERVICES BY-LAWS

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

The Cleansing Services By-laws of the Carletonville Municipality, published under Administrator's Notice 331 dated 28 March 1979, as amended, is hereby further amended as follows:

1. by the deletion of subsections 15(2) and (3) under Chapter 6;
2. by the renumbering of subsections 15(4) and (5) under Chapter 6 to read 15(2) and (3);
3. by renumbering the subsection referred to in the renumbered subsection 15(3) to read (2); and
4. by the substitution for the Tariff of Charges under the Schedule of the following:

"SCHEDULE

TARIFF OF CHARGES

The charges are payable as determined from time to time by the Council in terms of section 80B(1) of the Local Government Ordinance, 1939.

PB 2-4-2-81-146

Administrator's Notice 1257 3 August 1983

CARLETONVILLE 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 Carletonville Municipality, adopted by the Council under Administrator's Notice 615 dated 3 May 1978, as amended, is hereby further amended by the substitution for the Tariff of Charges under Schedules A, B and C of the following:

SCHEDULE A

TARIFF OF CHARGES

The charges is payable as determined from time to time by the Council in terms of section 80B(1) of the Local Government Ordinance, 1939.

SCHEDULE B

DRAINAGE CHARGES

The charges is payable as determined from time to time by the Council in terms of section 80B(1) of the Local Government Ordinance, 1939.

SCHEDULE C

WORK CHARGES

The charges is payable as determined from time to time by the Council in terms of section 80B(1) of the Local Government Ordinance, 1939.

PB 2-4-2-34-146

Administrateurskennisgewing 1258 3 Augustus 1983

KENNISGEWING VAN VERBETERING

MUNISIPALITEIT CARLETONVILLE: WATERVOORSIENINGSVERORDENINGE

Administrateurskennisgewing 749 van 18 Mei 1983 word hierby verbeter deur in die tweede paragraaf van die aanhef die uitdrukking "item 2(i)(d)(ii)" deur die uitdrukking "item 2(1)(d)(ii)" te vervang.

PB 2-4-2-104-146

Administrateurskennisgewing 1259 3 Augustus 1983

MUNISIPALITEIT EDENVALE: 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 Edenvale, deur die Raad aangeneem by Administrateurskennisgewing 778 van 29 Junie 1977, soos gewysig, word hierby verder gewysig deur in item 2(1) van Deel I van die Tarief van Gelde onder die Bylae die syfer "32,6c", waar dit ook al voorkom, deur die syfer "37,7c" te vervang.

Die bepalinge in hierdie kennisgewing vervat, word geag op 1 Mei 1983 in werking te getree het.

PB 2-4-2-104-13

Administrateurskennisgewing 1260 3 Augustus 1983

MUNISIPALITEIT HARTBEEFONTEIN: WYSIGING VAN SANITÊRE EN VULLISVERWYDERINGSTARIEF

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

Die Sanitêre en Vullisverwyderingstarief van die Munisipaliteit Hartbeesfontein, afgekondig by Administrateurskennisgewing 898 van 22 Augustus 1979 soos gewysig, word hierby verder soos volg gewysig:

1. Deur in item 2(1) die syfer "R3,50" deur die syfer "R4" te vervang.
2. Deur in item 4(1)(a)(i) die syfer "80c" deur die syfer "95c" te vervang.
3. Deur in item 4(1)(b)(i) die syfer "R45" deur die syfer "R50" te vervang.
4. Deur in item 4(1)(b)(ii) die syfer "R3" deur die syfer "R3,50" te vervang.

PB 2-4-2-81-87

Administrateurskennisgewing 1261 3 Augustus 1983

MUNISIPALITEIT HARTBEEFONTEIN: WYSIGING VAN WATERVOORSIENINGSVERORDENINGE

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

Administrator's Notice 1258 3 August 1983

CORRECTION NOTICE

CARLETONVILLE MUNICIPALITY: WATER SUPPLY BY-LAWS

Administrator's Notice 749 dated 18 May 1983 is hereby corrected by the substitution in the second paragraph of the preamble for the expression "item 2(i)(d)(ii)" of the expression "item 2(1)(d)(ii)".

PB 2-4-2-104-146

Administrator's Notice 1259 3 August 1983

EDENVALE 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 Edenvale Municipality, adopted by the Council under Administrator's Notice 778, dated 29 June 1977, as amended, are hereby further amended by the substitution in item 2(1) of Part I of the Tariff of Charges under the Schedule for the figure "32,6c", wherever it occurs, of the figure "37,7c".

The provisions in this notice contained, shall be deemed to have come into operation on 1 May 1983.

PB 2-4-2-104-13

Administrator's Notice 1260 3 August 1983

HARTBEEFONTEIN MUNICIPALITY: AMENDMENT TO SANITARY AND REFUSE REMOVALS TARIFF

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

The Sanitary and Refuse Removals Tariff of the Hartbeesfontein Municipality, published under Administrator's Notice 898, dated 22 August 1979, as amended, is hereby further amended as follows:

1. By the substitution in item 2(1) for the figure "R3,50" of the figure "R4".
2. By the substitution in item 4(1)(a)(i) for the figure "80c" of the figure "95c".
3. By the substitution in item 4(1)(b)(i) for the figure "R45" of the figure "R50".
4. By the substitution in item 4(1)(b)(ii) for the figure "R3" of the figure "R3,50".

PB 2-4-2-81-87

Administrator's Notice 1261 3 August 1983

HARTBEEFONTEIN 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

deninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van genoemde Ordonnansie goedgekeur is.

Die Watervoorsieningsverordeninge van die Munisipaliteit Hartbeesfontein deur die Raad aangeneem by Administrateurskennisgewing 922 van 20 Julie 1977, soos gewysig, word hierby verder gewysig deur in item 2(b) van die Tarief van Gelde onder die Bylae die syfers "15c", "14c" en "12c" onderskeidelik deur die syfers "20c", "19c" en "18c" te vervang.

PB 2-4-2-104-87

Administrateurskennisgewing 1262 3 Augustus 1983

MUNISIPALITEIT KLERKSDORP: WYSIGING VAN BOUVERORDENINGE

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

Die Bouverordeninge van die Munisipaliteit Klerksdorp deur die Raad aangeneem by Administrateurskennisgewing 1816 van 15 Oktober 1975 soos gewysig, word hierby verder gewysig deur in artikel 227(1) na die woorde "Niemand mag" die volgende in te voeg:

"sonder die skriftelike toestemming van die Raad."

PB 2-4-2-19-17

Administrateurskennisgewing 1263 3 Augustus 1983

MUNISIPALITEIT KRUGERSDORP: WYSIGING VAN VERORDENINGE BETREFFENDE DIE HUUR VAN SALE EN TOEBEHORE

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

Die Verordeninge Betreffende die Huur van Sale en Toebehore van die Munisipaliteit Krugersdorp afgekondig by Administrateurskennisgewing 1533 van 11 November 1981, soos gewysig, word hierby verder soos volg gewysig:

1. Deur na artikel 3(5) die volgende in te voeg:

"(6) Die Stadsaal word nie aan enige amateur sportklub of sportorganisasie vir die beoefening van sportaktiwiteite in die Stadsaal verhuur nie."

2. Deur item 3 onder Bylae 2 deur die volgende te vervang:

"3. Nominale Tarief

Die volgende bona fide instansies betaal van Maandae tot Donderdae 10 % van die tarief vir die huur alleenlik van die lokale en met inagneming van artikel 1 van hierdie verordeninge:

- (a) godsdienstige genootskappe;
- (b) opvoedkundige liggame;
- (c) geregistreerde welsynsliggame; en
- (d) plaaslike amateur sportklubs:

Met dien verstande en met inagneming van artikel 3(6) hiervan, word die gebruik van die stadsaal deur enige plaaslike amateur sportklubs vir beoefening deur sodanige klub van sy sportfasiliteite uitgesluit."

PB 2-4-2-94-18

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 Hartbeesfontein Municipality, adopted by the Council under Administrator's Notice 922, dated 20 July 1977 as amended, is hereby further amended by the substitution in item 2(b) of the Tariff of Charges under the Schedule for the figures "15c", "14c" and "12c" of the figures "20c", "19c" and "18c" respectively.

PB 2-4-2-104-87

Administrator's Notice 1262 3 August 1983

KLERKSDORP 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 Klerksdorp Municipality adopted by the Council under Administrator's Notice 1816, dated 15 October 1975, as amended, are hereby further amended by the insertion in section 227(1) after the words "No person shall" of the following:

"without the written permission of the Council."

PB 2-4-2-19-17

Administrator's Notice 1263 3 August 1983

KRUGERSDORP MUNICIPALITY: AMENDMENT TO BY-LAWS RELATING TO THE HIRE OF HALLS AND APPURTENANCES

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

The By-laws Relating to the Hire of Halls and Appurtenances of the Krugersdorp Municipality, published under Administrator's Notice 1533 of 11 November 1981, as amended, is hereby further amended as follows:

1. By the insertion after section 3(5) of the following:

"(6) For purposes of practising any sport therein, the Town Hall shall not be let to any amateur or other sports club or sports organisation."

2. By the substitution for item 3 under Schedule 2 of the following:

"3. Nominal Tariff

The following bona fide bodies shall pay from Mondays to Thursdays 10 % of the fixed tariff for the hiring of the halls only, and with due observance of section 1 of these by-laws:

- (a) religious bodies;
- (b) educational bodies;
- (c) registered welfare bodies; and
- (d) local amateur sports clubs:

Provided that and with compliance to section 3(6) hereof, that the use of the Town Hall by any local amateur sports club for practising by such club of its sporting facilities shall be excluded.

PB 2-4-2-94-18

Administrateurskennisgewing 1264

3 Augustus 1983

MUNISIPALITEIT NELSPRUIT: 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, Nelspruit, afgekondig by Administrateurskennisgewing 1171 van 16 Augustus 1978, soos gewysig, word hierby verder gewysig deur die Bylae deur die volgende te vervang:

“BYLAE

TARIEF VIR DIE AFHAAL EN VERWYDERING VAN AFVAL EN SANITEITSDIENSTE

1. Afval

(1) Huisafval

Met 'n maksimum van 5 plastiese voerings per houër per verwydering, en waar 'n diens een keer per week gelewer word, per houër, per maand of gedeelte daarvan: R5.

(2) Besigheidsafval

(a) Vanaf persele waarop woonstelle opgerig is met 'n maksimum van 2 plastiese voerings per houër per verwydering, en waar 'n diens een keer per week gelewer word, per woonstel, per maand of gedeelte daarvan: R5.

(b) Vanaf alle ander persele as dié in paragraaf (a) genoem:

(i) Met 'n maksimum van 1 plastiese voering per verwydering, en waar diens drie keer per week gelewer word, per houër, per maand of gedeelte daarvan: R10.

(ii) Met 'n maksimum van 1 plastiese voering per houër per verwydering, en waar 'n diens ses keer per week gelewer word, per houër, per maand of gedeelte daarvan: R20.

(3) Lywige Afval

(a) Handgelaai, per vrag of gedeelte daarvan: R35.

(b) Houerdiens:

(i) Waar houers met 'n opgaarinhoud van minstens 1,5 m³ en hoogstens 2,4 m³ gebruik word en waar 'n diens hoogstens een keer per week gelewer word, per 0,1 m³ opgaarinhoud of gedeelte daarvan, wat afsonderlik vir elke houër bereken word, per houër per maand of gedeelte daarvan: R4,37.

(ii) Huurgeld per houër in subparagraaf (i) genoem, per maand of gedeelte daarvan: R21,95.

(4) Tuinafval: Gratis

(5) Vir die Raad se vergunning ingevolge artikel 11(3): R4,37.

2. Stortterreine van die Raad

(1) Vir die wegdoen van bouersafval of lywige afval: Gratis.

(2) Vir die wegdoen van grond of ander materiale wat, na die mening van die Raad vir die dekking of vorming van stortterreine geskik is: Gratis.

3. Nagvuil

(1) Vir die verwydering van nagvuil, uitgesonderd dié in subitem (2) vermeld, en waar 'n diens een of twee keer per week gelewer word, per emmer, per maand of gedeelte daarvan: R5.

Administrator's Notice 1264

3 August 1983

NELSPRUIT 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 Nelspruit Municipality, published under Administrator's Notice 1171 dated 16 August 1978, is hereby amended by the substitution of the Schedule of the following:

“SCHEDULE

TARIFF OF CHARGES FOR COLLECTION AND REMOVAL OF REFUSE AND SANITARY SERVICES

1. Refuse

(1) Domestic Refuse

For a maximum of 5 bin liners per container per removal, and where a service is rendered per week, per container, per month or part thereof: R5.

(2) Business Refuse

(a) From premises on which flats are erected with a maximum of 2 bin liners per container per removal, and where a service is rendered once per week, per flat, per month or part thereof: R5.

(b) From all premises other than those mentioned in paragraph (a):

(i) For a maximum of 1 bin liner per container per removal, and where a service is rendered three times per week, per container, per month or part thereof: R10.

(ii) For a maximum of 1 bin liner per container per removal, and where a service is rendered six times per week, per container, per month or part thereof: R20.

(3) Bulky Refuse

(a) Hand loaded, per load or part thereof: R35.

(b) Container Service:

(i) Where containers with a conserving capacity of not less than 1,5 m³ and not more than 2,4 m³ are used and where a service is rendered not more than once per week, per 0,1 m³ conserving capacity or part thereof, which shall be calculated separately for each container, per container, per month or part thereof: R4,37.

(ii) Hiring charge per container mentioned in subparagraph (i), per month or part thereof: R21,95.

(4) Garden Refuse: Free of charge.

(5) For the Council's consent in terms of section 11(3): R4,37.

2. Disposal Sites of the Council

(1) For the disposal of builders or bulky refuse: Free of charge.

(2) For the disposal of sand or other material which, in the opinion of the Council, is suitable for the covering or forming of disposal sites: Free of charge.

3. Night-soil

(1) For the removal of night-soil, other than that mentioned in subitem (2), and where a service is rendered once or twice per week, per pail, per month or part thereof: R5.

(2) Waar 'n nagvuilverwyderingsdiens by geleentheid gelewer word, per emmer, per nag: R9,23: Met dien verstande dat 'n deposito van R20 betaal word ten opsigte van elke emmer wat verskaf word. By staking van dienslewering word genoemde deposito terugbetaal sodra die emmer aan die Raad terugbesorg is en die rekening ten opsigte van die dienste gelewer, vereffen is. Indien 'n emmer nie terugbesorg word nie, word die deposito verbeur.

4. Karkasverwyderingsdiens

Vir die verwydering van karkasse van —

(a) Honde, katte en kleiner soorte diere en pluimvee, per 5 karkasse of gedeelte daarvan: R4,37.

(b) Skape, bokke en soortgelyke diere, per karkas: R10,95.

(c) Perde, muile, donkies, beeste en soortgelyke diere, per karkas: R34,03.

5. Algemeen

(1) Die plek, aantal en hoe dikwels verwydering van nagvuilemmers geskied, is soos deur die Raad bepaal.

(2) Waar diens by geleentheid gelewer word, is die gelde vir die tydperk waarvoor die dienste verlang word, verskuldig en betaalbaar op die datum van aansoek om die lewering van die diens.

(3) Waar dienste op versoek van die eienaar of okkupant van 'n perseel buite die normale werkkure van die Raad se diens gelewer word, is die gelde wat vir sodanige dienste betaalbaar is, dubbel die vasgestelde gelde.

(4) Waar daar in gevalle van besmetlike siektes, spesiale dienste ooreenkomstig die vereistes van die Raad gelewer word, word sodanige dienste gratis gelewer.

(5) Waar daar slegs 'n tarief vir een verwydering per week is en 'n diens meer dikwels as een keer per week gelewer word, is die gelde wat vir sodanige diens betaalbaar is, die vasgestelde maandelikse geld ten opsigte van die diens vermenigvuldig met die aantal dienste wat weekliks gelewer word".

PB 2-4-2-81-22

Administrateurskennisgewing 1265

3 Augustus 1983

**MUNISIPALITEIT NELSPRUIT: WYSIGING VAN RIO-
LERINGSVERORDENINGE**

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 Nelspruit, deur die Raad aangeneem by Administrateurskennisgewing 1406 van 20 September 1978, soos gewysig, word hierby verder gewysig deur Aanhangel VI deur die volgende te vervang:

"AANHANGSEL VI

TARIEF VAN GELDE

1. Beskikbaarheidsgelde

Die eienaar of okkupant van 'n stuk grond wat by die straatriool aangesluit is of, na die mening van die Raad, by die straatriool aangesluit kan word, moet aan die Raad 'n bedrag van R7,85 per maand of gedeelte daarvan ten opsigte van sodanige stuk grond vooruitbetaal.

2. Rioolgelde

Die eienaar of okkupant van 'n stuk grond wat by die

(2) Where a night-soil removal service is rendered occasionally, per pail, per night: R9,23: Provided that a deposit of R20 shall be paid in respect of each pail supplied. On termination of service, the said deposit shall be refunded as soon as the pail is returned to the Council and the account for the rendering of the service has been paid. If the pail is not returned, the deposit shall be forfeited.

4. Carcase Removal Service

For the removal of carcasses of —

(a) Dogs, cats and smaller types of animals and poultry, per 5 carcasses or part thereof: R4,37.

(b) Sheep, goats and similar animals, per carcase: R10,95.

(c) Horses, mules, donkeys, cattle and similar animals, per carcase: R34,03.

5. General

(1) The place, number and frequency of removal of night-soil pails, shall be as determined by the Council.

(2) Where services are rendered occasionally, the charges for the period for which the service is required shall be due and payable on the date of application for the rendering of the service.

(3) Where services are rendered at the request of the owner or occupier of premises, outside the normal working hours of the Council's service, the charges payable for such services shall be double the prescribed charges.

(4) Where in cases of infectious diseases, special services are rendered in accordance with the requirements of the Council, such services shall be rendered free of charge.

(5) Where there is only a tariff for one removal per week and a service is rendered more frequently than once a week, the charges payable in respect of such service shall be the fixed monthly charge in respect of the service multiplied by the number of services rendered per week."

PB 2-4-2-81-22

Administrator's Notice 1265

3 August 1983

**NELSPRUIT 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 Nelspruit Municipality, adopted by the Council under Administrator's Notice 1406 dated 20 September 1978, as amended, are hereby further amended by the substitution for Appendix VI of the following:

"APPENDIX VI

TARIFF OF CHARGES

1. Availability Charges

The owner or occupier of a piece of land which is connected to sewer or, in the opinion of the Council, can be connected to the sewer, shall pay to the Council an amount of R7,85 per month or part thereof, in advance, in respect of each such piece of land.

2. Sewerage Charges

The owner or occupier of a piece of land which is con-

straatriool aangesluit is, moet die volgende toepaslike gelde per maand of gedeelte daarvan, aan die Raad betaal:

(1) Vir elke spoelkloset geïnstalleer vir gebruik by —

(a) *Private Wonings:*

(i) vir die eerste spoelkloset: R5,60;

(ii) vir elke bykomende spoelkloset: R3,75: Met dien verstande dat waar sodanige spoelkloset geïnstalleer word vir die uitsluitlike gebruik deur bediendes, die geld nie gehef word nie;

(b) *Woonstelle:*

(i) vir die eerste spoelkloset: R11,85;

(ii) vir elke bykomende spoelkloset: R3,75;

(iii) vir die uitsluitlike gebruik van anderskleuriges: R11,85.

(c) *Onderwysinrigtings:*

(i) vir die eerste spoelkloset: R11,85;

(ii) vir elke bykomende spoelkloset: R6;

(iii) vir die uitsluitlike gebruik van anderskleuriges: R11,85.

(d) *Enige ander perseel:* R11,85.

(2) Vir elke huishoudelike opwasbak: R8,95: Met dien verstande dat in geval van —

(a) private wonings;

(b) woonstelle;

(c) private hotelle;

(d) losieshuise; en

(e) huurkamerhuise,

die geld nie gehef word nie.

(3) Vir elke bad, met inbegrip van indompelbaddens, voetbaddens, stortbaddens of enige ander soortgelyke installasie of toestel wat met die straatriool van die erf verbind word met 'n ontlastingskapasiteit van meer as 20 l per dag: R3,75: Met dien verstande dat in die geval van private wonings en woonstelle, die geld nie gehef word nie.

(4) Urinaaluitrusting: geïnstalleer by enige perseel:

(a) Vir elke bak: R8,95;

(b) vir 'n kompartement of trog, vir elke 1,5 m of gedeelte daarvan bereken op die totale lengte van elke sodanige uitrusting: R8,95: Met dien verstande dat in die geval van private wonings, die geld nie gehef word nie.

(5) Vir elke vetvanger, by enige perseel, met 'n deursnee —

(a) tot en met 150 mm: R8,95;

(b) bo 150 mm tot en met 230 mm: R12,35;

(c) bo 230 mm tot en met 300 mm: R18,70;

(d) bo 300 mm: R22,95: Met dien verstande dat in die geval van private wonings en woonstelle, die geld nie gehef word nie.

3. Ontlasting van Swembadwater

Vir die ontlasting van water uit 'n swembad in 'n perseelrioolstelsel ingevolge artikel 76(3) per 5 kl: 29c: Met dien verstande dat geen sodanige ontlasting sonder die voorafverkreë toestemming van die ingenieur mag plaasvind nie.

connected to the sewer, shall pay the following applicable charges, per month or part thereof, to the Council:

(1) For each water closet installed for use at —

(a) *Private Dwellings:*

(i) for the first water closet: R5,60;

(ii) for each additional water closet: R3,75: Provided that where such water closet is installed for the exclusive use of servants, this charge shall not be levied;

(b) *Flats:*

(i) for the first water closet: R11,85;

(ii) for each additional water closet: R3,75;

(iii) for the exclusive use of persons other than Whites: R11,85.

(c) *Educational Institutions:*

(i) for the first water closet: R11,85;

(ii) for each additional water closet: R6;

(iii) for the exclusive use of persons other than Whites: R11,85.

(d) *Any other premises:* R11,85.

(2) For each domestic sink: R8,95: Provided that in the case of —

(a) private dwellings;

(b) flats;

(c) private hotels;

(d) boarding houses; and

(e) lodging-houses,

this charge shall not be levied.

(3) For each bath, including immersion baths, footbaths, showers or any other similar installation or device which is connected to the sewer of the erf with a discharge capacity of more than 20 l per day: R3,75: Provided that in the case of private dwellings and flats this charge shall not be levied.

(4) For urinal equipment installed at any premises:

(a) For each pan: R8,95;

(b) For a compartment of trough, for each 1,5 m or part calculated on the total length of each such fitting: R8,95: Provided that in the case of private dwellings, this charge shall not be levied.

(5) For each grease trap on any premises with a diameter —

(a) up to and including 150 mm: R8,95;

(b) over 150 mm up to and including 230 mm: R12,35;

(c) over 230 mm up to and including 300 mm: R18,70;

(d) over 300 mm: R22,95: Provided that in the case of private dwellings and flats this charge shall not be levied.

3. Discharge of Swimming Pool Water

For the discharge of swimming pool water into a drainage installation in terms of section 76(3), per 5 kl: 29c: Provided that such discharge may not be effected without the prior approval of the engineer.

4. Verwydering van Belemmerings uit 'n Perseelrioolstelsel

Vir die verwydering van belemmerings uit 'n perseelrioolstelsel ingevolge artikel 13:

(1) Gedurende werkure: per uur of gedeelte daarvan: R24,50.

(2) Na werkure: per uur of gedeelte daarvan: R29,55.

5. Aansoekgelde ingevolge artikel 23(1)

(1) Vir die goedkeuring vermeld in artikel 20(1) moet die volgende gelde aan die Raad betaal word:

(a) Vir elke aansluitingspunt van 'n rioolput, vetvanger, spoelkloset, drekwateryp of vuilwateryp by 'n perseelrioolpyp, takperseelrioolpyp of stampyp: R20,60;

(b) Die minimum geld betaalbaar vir goedkeuring ingevolge hierdie item is R60,10: Met dien verstande dat waar 'n rioleringsplan ingevolge die bepalings van artikel 21 saam met 'n bouplan, ingevolge die Raad se Bouverordeninge, ingedien word, die bedrag van R60,10 nie gehêf word nie.

(2) Indien 'n plan gewysig word ingevolge die bepalings van artikel 21 is die gelde in subitem (1), minus 50 % betaalbaar: Met dien verstande dat indien daar 'n bykomende intaingspunt is, soos in subitem (1) omskryf, die volle gelde betaalbaar is vir elke bykomende aansluitingspunt.

6. Opneem van Rioolwater

Vir die opneem van rioolwater wat per tenkwa vervoer word, per kl: 35c."

PB 2-4-2-34-22

Administrateurskennisgewing 1266

3 Augustus 1983

MUNISIPALITEIT NELSPRUIT: WYSIGING VAN ELEKTRISITEITSVERORDENINGE

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

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

"DEEL I

TARIEF VAN GELDE

Basiese Heffing

Die eienaar of bewoner van 'n erf, standplaas, perseel of ander terrein, met of sonder verbeterings, wat by die hoof-toevoerleiding aangesluit is of, na die mening van die Raad, daarby ingesluit kan word, moet aan die Raad 'n basiese heffing van R12 per maand ten opsigte van elke sodanige erf, standplaas, perseel of ander terrein, vooruit betaal.

DEEL II

TARIEF VIR DIE LEWERING VAN ELEKTRISITEIT

1. Huishoudelike Verbruikers

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

(i) Private woonhuise;

(ii) losieshuise of hotelle, uitgesonderd hotelle wat ingevolge die Drankwet gelisensieer is;

(iii) provinsiale en ondersteunde verpleeginrigtings en hospitale, soos omskryf in die Ordonnansie op Hospitale.

4. Removal of Blockages from a Drainage Installation

For the removal of blockages from a drainage installation in terms of section 13:

(1) During working hours: per hour or part thereof: R24,50.

(2) After working hours: per hour or part thereof: R29,55.

5. Application Charges in terms of section 23(1)

(1) For the approval mentioned in section 20(1) the following charges shall be payable to the Council:

(a) for each connection point of a gully, grease trap, water closet, soil-water pipe or waste-water pipe to a drain pipe, branch drain pipe or stack pipe: R20,60;

(b) the minimum charge payable for an approval in terms of this item shall be R60,10: Provided that where a drainage plan in terms of the provisions of section 21 is lodged together with a building plan in terms of the Council's Building By-laws, the amount of R60,10 shall not be levied.

(2) Should a plan be amended in terms of the provisions of section 21, the charges in subitem (1) minus 50 % shall be payable: Provided that should there be an additional point of inlet as defined in subitem (1) the full charges shall be payable for each connection point.

6. Receipt of Sewage

For the receipt of sewage transported by tanker, per kl: 35c."

PB 2-4-2-34-22

Administrator's Notice 1266

3 August 1983

NELSPRUIT MUNICIPALITY: AMENDMENT TO ELECTRICITY BY-LAWS

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

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

"SCHEDULE

TARIFF OF CHARGES

PART I

Basic Charge

The owner or occupier of an erf, stand, lot or other area, with or without improvements, which is or, in the opinion of the Council, can be connected to the supply main, shall pay to the Council a basic charge of R12 per month, in advance, in respect of each such erf, stand, lot or other area.

PART II

TARIFF FOR THE SUPPLY OF ELECTRICITY

1. Domestic Consumers

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

(i) private dwellings;

(ii) boarding-houses or hotels, excluding hotels licensed in terms of the Liquor Act;

(iii) provincial and aided nursing homes and hospitals as defined in the Hospitals Ordinance, 1958. If the demand of

1958. Indien die aanvraag van hierdie tipe verbruiker te groot is om onder hierdie tariefgroep ingedeel te word, word die laagste tarief ingevolge item 3 ten opsigte van sodanige verbruiker gehef;

(iv) tehuise vir liefdadigheidsinrigtings;

(v) onderwysinrigtings en skoolkoshuise. Indien die aanvraag van hierdie tipe verbruiker te groot is om onder hierdie tariefgroep ingedeel te word, word die laagste tarief ingevolge item 3 ten opsigte van sodanige verbruiker gehef;

(vi) sportklubs; en

(vii) kerke en kerksale wat uitsluitlik vir openbare aanbidding gebruik word.

(b) Die volgende gelde is betaalbaar:

Groep	Tipe voorsiening	Vaste heffing per maand of gedeelte daarvan R	Eenheidsheffing per kW.h tot en met 600 kW.h C	Eenheidsheffing per kW.h oor 600 kW.h C
(i)	50-ampère stroombeperking, 1-fase	NUL	4,94	4,07
(ii)	60-ampère stroombeperking, 1-fase	6,44	4,94	4,07
(iii)	50-ampère stroombeperking, 3-fase	15,60	4,94	4,07

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

(i) Woonstelle.

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

(b) Die volgende gelde is betaalbaar:

Groep	Tipe voorsiening	Vaste heffing per maand of gedeelte daarvan R	Eenheidsheffing per kW.h tot en met 600 kW.h C	Eenheidsheffing per kW.h oor 600 kW.h C
(i)	50-ampère stroombeperking, 1-fase	13,82	4,94	4,07
(ii)	60-ampère stroombeperking, 1-fase	20,28	4,94	4,07
(iii)	50-ampère stroombeperking, 3-fase	29,43	4,94	4,07

2. Handels-, Nywerheids- en Algemene Verbruikers

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

- (i) winkels;
- (ii) handelshuise;
- (iii) kantoorgeboue;
- (iv) hotelle wat ingevolge die Drankwet gelisensieer is;
- (v) kafees, teekamers en restaurante;
- (vi) gekombineerde winkels en teekamers;
- (vii) openbare sale;
- (viii) klubs, uitgesonderd sportklubs;

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

(iv) homes for benevolent institutions;

(v) educational institutions and school hostels. If the demand of this type of consumer is too large to be classified under this tariff group, such consumer shall be charged the lowest tariff in terms of item 3;

(vi) sports clubs; and

(vii) churches and church halls used exclusively for public worship.

(b) The following charges shall be payable:

Group	Type of Supply	Fixed charge per month or part thereof R	Unit charge per kW.h up to and including 600 kW.h C	Unit charge per kW.h above 600 kW.h C
(i)	50-ampere current limit, 1-phase	Nil	4,94	4,07
(ii)	60-ampere current limit, 1-phase	6,44	4,94	4,07
(iii)	50-ampere current limit, 3-phase	15,60	4,94	4,07

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

(i) Flats.

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

(b) The following charges shall be payable:

Group	Type of Supply	Fixed charge per month or part thereof R	Unit charge per kW.h up to and including 600 kW.h C	Unit charge per kW.h above 600 kW.h C
(i)	50-ampere current limit, 1-phase	13,82	4,94	4,07
(ii)	60-ampere current limit, 1-phase	20,28	4,94	4,07
(iii)	50-ampere current limit, 3-phase	29,43	4,94	4,07

2. Commercial, Industrial and General Consumers

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

- (i) shops;
- (ii) commercial houses;
- (iii) office buildings;
- (iv) hotels licensed in terms of the Liquor Act;
- (v) cafes, tea-rooms and restaurants;
- (vi) combined shops and tea-rooms;
- (vii) public halls;
- (viii) clubs, excluding sport clubs;

- (ix) rondtrekkende en tydelike verbruikers; en
- (x) nywerheidsondernemings.

(b) Die volgende gelde is betaalbaar:

Groep	Tipe voorsiening	Vaste heffing per maand of gedeelte daarvan R	Eenheidshoefing per kW.h tot en met 600 kW.h C	Eenheidsheffing per kW.h oor 600 kW.h C
(i)	50-ampère stroombeperking, 1-fase	15,60	6,20	4,94
(ii)	50-ampère stroombeperking, 3-fase	43,26	6,20	4,94

(2)(a) Hierdie tarief is van toepassing op geboue of gedeeltes van geboue wat 'n aantal van die indelings onder subitem (1)(a)(i) tot en met (x) bevat, en waar die verbruik ingevolge hierdie tarief afsonderlik deur die Raad gemeet word.

(b) Die volgende gelde is betaalbaar:

Groep	Tipe voorsiening	Vaste heffing per maand of gedeelte daarvan R	Eenheidshoefing per kW.h tot en met 600 kW.h C	Eenheidsheffing per kW.h oor 600 kW.h C
(i)	50-ampère stroombeperking, 1-fase	29,43	6,06	4,94
(ii)	50-ampère stroombeperking, 3-fase	57,08	6,06	4,94

3. Grootmaatverbruikers

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

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

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

(a) Grootmaatverbruikers aangesluit op laagspanning:

- (i) 'n vaste maandelikse diensheffing van R88,30; plus
- (ii) 'n maksimum aanvraagheffing van —

(aa) R7,12 per kV.A. per maand of gedeelte daarvan gemeet oor 'n tydperk van 30 minute deur 'n kV.A-meter; of

(bb) R1,65 per ampère per maand of gedeelte daarvan gemeet deur 'n ampèremeter; plus

(iii) per kW.h verbruik: 4,17c.

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

(i) 'n Vaste maandelikse diensheffing van R267,17; plus

- (ix) itinerant and temporary consumers; and
- (x) industrial undertakings.

(b) The following charges shall be payable:

Group	Type of Supply	Fixed charge per month or part thereof R	Unit charge per kW.h up to and including 600 kW.h C	Unit charge per kW.h above 600 kW.h C
(i)	50-ampere current limit, 1-phase	15,60	6,20	4,94
(ii)	50-ampere current limit, 3-phase	43,26	6,20	4,94

(2)(a) This tariff shall apply to buildings or parts of buildings containing a number of classifications under subitem (1)(a)(i) to (x) inclusive and where the consumption in terms of this tariff is metered separately by the Council.

(b) The following charges shall be payable:

Group	Type of Supply	Fixed charge per month or part thereof R	Unit charge per kW.h up to and including 600 kW.h C	Unit charge per kW.h above 600 kW.h C
(i)	50-ampere current limit, 1-phase	29,43	6,06	4,94
(ii)	50-ampere current limit, 3-phase	57,08	6,06	4,94

3. Bulk Consumers

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

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

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

(a) Bulk consumers connected to low-tension:

- (i) A fixed monthly service charge of R88,30; plus
- (ii) a maximum demand charge of —

(aa) R7,12 per kV.A per month or part thereof metered over a period of 30 minutes by means of a kV.A. meter; or

(bb) R1,65 per ampere per month or part thereof, metered by means of an ammeter; plus

(iii) per kW.h consumed: 4,17c.

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

(i) A fixed monthly service charge of R267,17; plus

(ii) 'n maksimum aanvraagheffing van —

(aa) R5,41 per kV.A. per maand of gedeelte daarvan gemeet oor 'n tydperk van 30 minute deur 'n kV.A.-meter; of

(bb) R1,22 per ampère per maand of gedeelte daarvan gemeet deur 'n ampèremeter; plus

(iii) per kW.h verbruik: 2,77c.

(c) Grootmaatverbruikers aangesluit op hoogspanning met 'n maksimum aanvraag van meer as 200 kV.A.

(i) Vaste maandelikse diensheffing van R533,62; plus

(ii) 'n maksimum aanvraagheffing van —

(aa) R4,41 per kV.A. per maand of gedeelte daarvan gemeet oor 'n tydperk van 30 minute deur 'n kV.A.-meter; of

(bb) R1,04 per ampère per maand of gedeelte daarvan gemeet deur 'n ampèremeter; plus

(iii) per kW.h verbruik: 2,77c.

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

4. Rondtrekkende en Tydelike Verbruikers

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

(1)(a) 'n Aanvraagheffing per ampère van maksimum aanvraag geregistreer oor enige 20 opeenvolgende minute gedurende tussenpose van agtereenvolgende aflesings van die aanvraagmeter: per maand of gedeelte daarvan: R3,63; plus

(b) vir alle elektrisiteit verbruik in dieselfde maand of gedeelte daarvan: per kW.h: 4,94c.

(2) Minimum heffing ingevolge subitem (1)(a) en (b), per maand of gedeelte daarvan, of elektrisiteit ter waarde daarvan verbruik word, al dan nie: R30.

5. H.L. Hall & Sons Limited

Elektrisiteit word aan H.L. Hall & Sons Limited gelewer ooreenkomstig 'n ooreenkoms aangegaan deur en tussen die Raad en H.L. Hall & Sons Limited, op die 28ste dag van November 1974.

6. Crocodile Valley Estates (Proprietary) Limited

Elektrisiteit word aan Crocodile Valley Estates (Proprietary) Limited gelewer ooreenkomstig 'n ooreenkoms aangegaan deur en tussen die Raad en Crocodile Valley Estates (Proprietary) Limited, op die 26ste dag van April 1977.

7. Uitbreidingsheffing Buite die Munisipaliteit

'n Uitbreidingsheffing is van toepassing op alle persele wat buite die munisipaliteit geleë is. Verbruikers in hierdie gebied betaal die toepaslike tarief ingevolge item 1, 2 of 3. Sodanige verbruikers betaal ook 'n uitbreidingsheffing wat soos volg bereken word:

(a) R19,60 per maand of gedeelte daarvan per 1 000 m laagspanningslyn.

(b) R29,43 per maand of gedeelte daarvan per 1 000 m hoogspanningslyn.

8. Munisipale Departemente

Lewering van elektrisiteit aan munisipale departemente geskied teen werklike koste, bereken op die koste van die vorige twaalf maande.

(ii) a maximum demand charge of —

(aa) R5,41 per kV.A. per month or part thereof, metered over a period of 30 minutes by means of a kV.A. meter; or

(bb) R1,22 per ampere per month or part thereof, metered by means of an ammeter; plus

(iii) per kW.h consumed: 2,77c.

(c) Bulk consumers connected to high-tension with a maximum demand of more than 200 kV.A.

(i) A fixed monthly service charge of R533,62; plus

(ii) a maximum demand charge of —

(aa) R4,41 per kV.A. per month or part thereof, metered over a period of 30 minutes by means of a kV.A. meter; or

(bb) R1,04 per ampere per month or part thereof, metered by means of an ammeter; plus

(iii) per kW.h consumed: 2,77c.

(d) In the event of the maximum demand registered for bulk consumers in terms of paragraphs (a), (b) and (c) for any one month being less than 70 % of the highest maximum demand registered during the preceding twelve months, the charge of such month shall be based on 70 % of the said highest maximum demand registered during the preceding twelve months.

4. Itinerant Consumers and Temporary Consumers

The following charges shall be payable for the supply of electricity to itinerant consumers, for temporary purposes and any similar class of consumer:

(1)(a) A demand charge per ampere of maximum demand registered over any 20 consecutive minutes during intervals between successive readings of the demand meter: per month or part thereof: R3,63; plus

(b) for all electricity consumed in the same month or part thereof: per kW.h: 4,94c.

(2) Minimum charge in terms of subitem (1)(a) and (b), per month or part thereof, whether electricity to that value is consumed or not: R30.

5. H.L. Hall and Sons, Limited

Electricity shall be supplied to H.L. Hall and Sons, Limited, in accordance with an agreement entered into by and between the Council and H.L. Hall and Sons, Limited, on the 28th day of November 1974.

6. Crocodile Valley Estates (Proprietary) Limited

Electricity shall be supplied to Crocodile Valley Estates (Proprietary) Limited in accordance with an agreement entered into by and between the Council and Crocodile Valley Estates (Proprietary) Limited, on the 26th day of April 1977.

7. Extension Charges Outside Municipality

An extension charge shall be applicable to all premises situated outside the municipality. Consumers in this area shall pay the appropriate tariff in terms of item 1, 2 or 3. Such consumers shall also pay an extension charge calculated as follows:

(a) R19,60 per month or part thereof per 1 000 m low-tension line.

(b) R29,43 per month or part thereof per 1 000 m high-tension line.

8. Municipal Departments

Supply of electricity to municipal departments shall be charged at actual cost, calculated on the cost of the previous twelve months.

DEEL III

REÛLS WAT OP DIE LEWERING VAN ELEKTRISITEIT OOREENKOMSTIG DEEL II VAN TOEPASSING IS

1. *Woordomskrywing*

Vir die toepassing van hierdie tarief beteken "maand" 'n aaneenlopende tydperk van 30,4 dae.

2. *Gelde vir Spesiale Meteraflesing*

As 'n verbruiker sy meter op enige ander tyd as op die datum wat die Raad vir dié doel afgesonder het, deur 'n gemagtigde werknemer van die Raad laat aflees, is 'n vordering van R8 vir die aflesing betaalbaar.

3. *Gelde vir Aansluiting van Persele*

(1)(a) Die gelde betaalbaar vir die aansluiting van die perseel van 'n nuwe verbruiker, bedra die koste van materiaal, met inbegrip van die meter en toebehoere, en arbeid wat gebruik word om die aansluiting te maak van die verbruiker se meterbord of eindverbindingskas, al na die geval, tot by die naaste paal van die Raad se hooftoevoerleidings in die middel van die naaste pad, straat of deurgang, of in gevalle waar die hooftoevoerleidings langs die kant van die pad, straat of deurgang aangebring is, tot by die middelpunt van sodanige pad, straat of deurgang wat regoor die naaste paal is.

(b) Die koste bereken ingevolge paragraaf (a) is onderworpe aan 'n toeslag van 15 % ten opsigte van administrasiekoste.

(2) Alvorens 'n aansluiting ingevolge subitem (1) gemaak word, moet die applikant 'n deposito, gelykstaande met die beraamde koste vir sodanige aansluiting soos deur die ingenieur bereken, by die inkomstekantoor van die Raad stort.

4. *Gelde vir Heraansluiting*

As die lewering van elektrisiteit ingevolge die bepalings van artikel 11(1), (2) of (4) onderbreek word, is 'n vordering van R8 vir elke besoek gedurende werkure en R15,97 na werkure deur 'n gemagtigde werknemer van die Raad in verband met die heraansluiting, betaalbaar.

5. *Klagtes oor Kragonderbreking*

As 'n gemagtigde werknemer van die Raad 'n verbruiker se perseel moet besoek na aanleiding van 'n klagte oor kragonderbreking en daar bevind word dat die defek veroorsaak is deur die verbruiker se elektriese installasie, is 'n vordering van R8 gedurende werkure en R15,97 na werkure vir elke sodanige besoek betaalbaar.

6. *Toets van Juistheid van Meter*

As 'n gemagtigde werknemer van die Raad versoek word om die juistheid van 'n meter te toets, is 'n vordering van R8 plus R4,79 per enkelfase meter en R8 per driefase meter wat getoets moet word, betaalbaar, die bedrag word terugbetaal as daar bevind word dat die meter meer as 5 % te veel of te min registreer wanneer dit ooreenkomstig die gebruikskode van die Suid-Afrikaanse Buro vir Standaarde vir die toets van elektrisiteitsmeters of ooreenkomstig die procedure wat deur die ingenieur voorgeskryf is, getoets word.

7. *Toets en Inspeksie van Installasies*

Vir 'n tweede en elke daaropvolgende inspeksie ingevolge artikel 17(8)(b): R31,95.

8. *Deposito's*

Die minimum deposito betaalbaar ingevolge artikel 6(1)(a) is R10."

PART III

RULES APPLICABLE TO THE SUPPLY OF ELECTRICITY IN ACCORDANCE WITH PART II

1. *Definition*

For the purposes of this tariff "month" means a consecutive period of 30,4 days.

2. *Charges for Special Meter Reading*

If a consumer causes his meter to be read by an authorized employee of the Council at any time other than the date set aside by it for that purpose, a charge of R8 shall be payable for that reading.

3. *Charges for Connection of Premises*

(1)(a) The charges for connecting the premises of a new consumer shall be the cost of material, inclusive of meter and accessories, and labour used to make the connection from the consumer's meter board or terminal connection box, as the case may be, to the nearest pole of the Council's supply mains in the centre of the nearest road, street, thoroughfare, or in cases where the mains are constructed on the side of the road, street or thoroughfare, then to the centre of such road, street or thoroughfare opposite the nearest pole.

(b) The cost calculated in terms of paragraph (a) shall be subject to a surcharge of 15 % in respect of administration charges.

(2) Before a connection is made in terms of subitem (1), the applicant shall make a deposit equal to the estimated cost for such connection, as calculated by the engineer, at the Council's Revenue Office.

4. *Charges for Reconnection*

If the supply of electricity is disconnected in terms of section 11(1), (2) or (4), a charge of R8 during working hours and R15,97 after working hours shall be payable for each call by an authorized employee of the Council in respect of reconnection.

5. *Complaints of Failure of Supply*

If an authorized employee of the Council is called to a consumer's premises to attend to a complaint re power failure, and it is found that the defect is caused by the consumer's electrical installation, a charge of R8 shall be payable for each call by an authorized employee of the Council during working hours and R15,97 after working hours.

6. *Testing for Accuracy of Meter*

If an authorized employee of the Council is requested to test the accuracy of a meter, a charge of R8 plus R4,79 per single-phase meter and R8 per three-phase meter, required to be tested, shall be payable, which amount shall be refunded if the meter proves to be over- or underregistering by more than 5 % when tested in accordance with the code of practice of the South African Bureau of Standards for the testing of electricity meters or in accordance with the procedure laid down by the engineer.

7. *Testing and Inspection of Installations*

For a second and each succeeding inspection in terms of section 17(8)(b): R31,95.

8. *Deposits*

The minimum deposit payable in terms of section 6(1)(a) shall be R10."

Administrateurskennisgewing 1267

3 Augustus 1983

MUNISIPALITEIT ORKNEY: WYSIGING VAN ELEKTRISITEITSVERORDENINGE

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

Die Elektrisiteitsverordeninge van die Munisipaliteit Orkney deur die Raad aangeneem by Administrateurskennisgewing 1580 van 13 September 1972, soos gewysig, word hierby verder gewysig deur Deel II van die Tarief van Gelde onder die Bylae deur die volgende te vervang:

"DEEL II: ALGEMEEN**1. Verbruikersaansluitingsgelde**

(1) Enkelfase, 220V 60A:

Werklike koste van materiaal en arbeid, plus 15 %.

(2) Driefase, 4-draad, 380V:

Koste van materiaal en arbeid deur die Raad aangegaan, plus 'n toeslag van 15 % op sodanige bedrag vir administrasiekoste.

(3) Veranderings en toevoegings aan bestaande aansluitings:

Koste van materiaal en arbeid deur die Raad aangegaan, plus 'n toeslag van 15 % op sodanige bedrag vir administrasiekoste.

2. Gelde vir Algemene Dienste

Gelde vir dienste wat op versoek van 'n verbruiker gelewer word en waarvoor geen voorsiening onder hierdie tariewe gemaak word nie, word bereken teen die koste deur die Raad aangegaan, plus 15 % daarvan.

3. Gelde vir Toets van Akkuraatheid van Meters

Vir toets van meterakkuraatheid op versoek van 'n verbruiker:

(1) Enkelfase meter: R6.

(2) Driefase meter: R15.

4. Spesiale Meteraflesings

Per aflesing op spesiale versoek: R2.

5. Gelde vir Heraansluiting

(1) Vir die heraansluiting van die elektrisiteitstoevoer op versoek van 'n verbruiker wie se toevoer weens 'n oortreding van hierdie verordeninge afgesluit is:

(a) Gedurende werkdag vanaf 07h45 tot 16h30: R10.

(b) Gedurende werkdag vanaf 16h30 tot 07h45, openbare vakansiedae, Saterdag en Sondag: R15.

(2) Vir die aansluiting van elektrisiteitstoevoer op versoek van 'n verbruiker (slegs nuwe verbruikers) gedurende werkdag vanaf 15h30 tot 07h45, openbare vakansiedae, Saterdag en Sondag: R10.

6. Gelde vir Inspeksie van Installasies

(1) Vir die eerste inspeksie van 'n elektriese installasie: Gratis.

(2) Vir 'n tweede inspeksie van dieselfde installasie: R20.

(3) Vir elke bykomende inspeksie na die tweede inspeksie van dieselfde installasie: R30.

Administrator's Notice 1267

3 August 1983

ORKNEY MUNICIPALITY: AMENDMENT TO ELECTRICITY BY-LAWS

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

The Electricity By-laws of the Orkney Municipality, adopted by the Council under Administrator's Notice 1580, dated 13 September 1972, as amended are hereby further amended by the substitution for Part II of the Tariff of Charges under the Schedule of the following:

"PART II: GENERAL**1. Service Connection Charges**

(1) Single-phase, 220V 60A:

Actual cost of material and labour, plus 15 %.

(2) Three-phase, 4 wire, 380V:

Cost of material and labour incurred by the Council, plus a surcharge of 15 % on such amount for administration costs.

(3) Alterations and additions to existing connections:

Cost of material and labour incurred by the Council, plus a surcharge of 15 % on such amount for administration costs.

2. General Services Charges

Charges for any service rendered at the request of a consumer, and for which no provision is made in terms of these tariffs, shall be calculated at the cost incurred by the Council, plus 15 %.

3. Charges for Meter Accuracy Test

For accuracy test of meter at the request of consumer:

(1) Single-phase meter: R6.

(2) Three-phase meter: R15.

4. Special Meter Readings

Per reading by special request: R2.

5. Charges for Reconnection

(1) For reconnecting the electricity supply at the request of a consumer whose supply has been cut off for a breach of these by-laws:

(a) During workdays from 07h45 to 16h30: R10.

During workdays from 16h30 to 07h45, public holidays, Saturdays and Sundays: R15.

(2) For connecting the electricity supply at the request of a consumer (only new consumers) during workdays from 16h30 to 07h45 public holidays, Saturdays and Sundays: R10.

6. Charges for Inspection of Installations

(1) For the first inspection of an electrical installation: Free of charge.

(2) For a second inspection of the same installation: R20.

(3) For each additional inspection after the second inspection of the same installation: R30.

7. Gelde vir Tydelike Aansluitings

Vir elke tydelike aansluiting: R20: Met dien verstande dat —

(a) die verbruiker of kontrakteur die nodige dienskabel na die Raad se verskaffingspunt voorsien en aanlê; en

(b) die verbruiker geskikte akkommodasie vir elektrisiteitsmeters en verbruiksekerings voorsien.

8. Gelde ten Opsigte van Kragonderbrekings

Wanneer die elektrisiteitsafdeling versoek word om 'n onderbreking van die toevoer na die perseel van enige verbruiker te herstel en daar bevind word dat sodanige onderbreking te wyte is aan enige oorsaak wat nie die fout van die Raad se hooftoevoerleiding of apparate is nie, is die volgende gelde van toepassing:

(a) Gedurende werkdag vanaf 07h45 tot 16h30: R10.

(b) Gedurende werkdag vanaf 16h30 tot 07h45, openbare vakansiedae, Saterdag en Sondag: R15."

Die bepalinge in hierdie kennisgewing vervat, tree in werking die tweede Maandag na publikasie daarvan in die Provinsiale Koerant.

PB 2-4-2-36-99

Administrateurskennisgewing 1268

3 Augustus 1983

MUNISIPALITEIT POTGIETERSRUS: WYSIGING VAN VOEDSELHANTERINGSVERORDENINGE

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 Voedselhanteringsverordeninge van die Munisipaliteit Potgietersrus, deur die Raad aangeneem by Administrateurskennisgewing 2159 van 6 Desember 1972, soos gewysig, word hierby verder soos volg gewysig:

(1) Deur artikel 2(1) na artikel 2(1)(a) te hernommer.

(2) Deur die volgende na artikel 2(1)(a) in te voeg:

"(1)(b) Niemand mag met voedselware smous nie behalwe met die volgende:

(a) Roomys en bevrore suikergoed wat vooraf verpak en verseël is op die perseel van 'n gelisensieerde vervaardiger.

(b) Ongekookte vrugte en groente.

(c) Mineralewater.

(d) Landbouprodukte wat deur die produsent daarvan verkoop word en wat deur sodanige produsent self geproduseer of verbou is."

PB 2-4-2-176-27

Administrateurskennisgewing 1269

3 Augustus 1983

MUNISIPALITEIT RANDBURG: 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 Randburg, aangeneem by Administrateurskennisgewing No 1268 gedateer 31 Augustus 1977, soos gewysig, word hierby verder gewysig deur item 2(1) van Deel I van die Ta-

7. Charges for temporary Connections

For each temporary connection: R20: Provided that —

(a) the consumer or contractor supplies and installs the necessary service cable to the Council's point of supply; and

(b) the consumer provides suitable accommodation for electricity meters and service fuses.

8. Charges in Respect of Power Failure

When the electricity department is called upon to attend to a failure of the supply to any consumer's premises and when such failure is found to be due to any cause, other than a fault in the Council's supply main or apparatus, the following charges shall apply:

(a) During workdays from 07h45 to 16h30: R10.

(b) During workdays from 16h30 to 07h45, public holidays, Saturdays and Sundays: R15."

The provisions in this notice contained, shall come into operation the second Monday after publication thereof in the Provincial Gazette.

PB 2-4-2-36-99

Administrator's Notice 1268

3 August 1983

POTGIETERSRUS MUNICIPALITY: AMENDMENT TO FOOD-HANDLING BY-LAWS

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

The Standard Food-Handling By-laws of the Potgietersrus Municipality, adopted by the Council under Administrator's Notice 2159, dated 6 December 1972, as amended, is hereby further amended as follows:

(1) By renumbering section 2(1) to section 2(1)(a).

(2) By adding the following after section 2(1)(a):

"(1)(b) No person shall peddle with food products except with the following:

(a) Ice-cream and frozen confectionery which are pre-packed and sealed on the premises of a licensed manufacturer.

(b) Uncooked fruit and vegetables.

(c) Mineral water.

(d) Agricultural products which are sold by the producer thereof and which are produced or cultivated by such producer himself."

PB 2-4-2-176-27

Administrator's Notice 1269

3 August 1983

RANDBURG 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 Randburg Municipality, adopted by the Council under Administrator's Notice 1268, dated 31 August 1977, as amended, are hereby further

rief van Gelde onder die Bylae met die volgende te verwag:

"2. Gelde vir die Lewering van Water, per maand of gedeelte daarvan

(1) Aan alle persele uitgesonderd persele wat vir munisipale doeleindes gebruik word:

(a) Vir die eerste 25 kl verbruik, per kl of gedeelte daarvan: 28c.

(b) Vir die volgende 30 kl verbruik, per kl of gedeelte daarvan: 36c.

(c) Vir alle verbruik bo 55 kl per kl of gedeelte daarvan:

(2) Aan persele vir munisipale doeleindes: Teen koste."

Die bepalings vervat in hierdie kennisgewing word geag op 1 Mei 1983 in werking te getree het.

PB 2-4-2-104-132

Administrateurskennisgewing 1270

3 Augustus 1983

MUNISIPALITEIT SPRINGS: SKUTTARIEWE

Die Administrateur publiseer hierby, ingevolge artikel 164(3) van die Ordonnansie op Plaaslike Bestuur, 1939, die Skuttariewe hierna uiteengesit, wat deur hom ingevolge artikel 71 van genoemde Ordonnansie gemaak is.

SKUTTARIEWE

Woordomskrywings

1.(1) Vir die toepassing van hierdie skuttariewe, tensy uit die samehang anders blyk, is die woordomskrywings soos vervat in die Plaaslike Outoriteite Skutregulasies, afgekon- dig by Administrateurskennisgewing 2 van 2 Januarie 1929, van toepassing, en enige ander woord of uitdrukking het die betekenis wat in die voormelde Regulasies daaraan geheg is;

(2) Vir die toepassing van hierdie tariewe tensy uit die samehang anders blyk, beteken "Regulasies" die Regulasies vir die Beheer van Skutte in Plaaslike Outoriteite Gebiede en enige ander ooreenstemmende uitdrukking het 'n soortgelyke betekenis.

Dryfgeld

2. Dryfgeld betaalbaar ingevolge die bepalings van artikel 13(a) van die Regulasies word bereken soos in die Bylae hierby uiteengesit.

Bewarings- en Versorgingsgeld

3.(1) Die skutgeld en bewarings- en versorgingsgeld van diere in stalle, krale en hokke soos ingevolge artikel 26 van die Regulasies gehê, word bereken soos in die Bylae hierby: Met dien verstande dat vir die toepassing van hierdie artikel, die voortbrengsel van grootvee van die ouderdom van ses maande en onder en van kleinvee van die ouderdom van vier maande en onder, as een kop gereken word met die moeder indien tesame geskut.

(2) Die addisionele gelde betaalbaar bo en behalwe die gelde in subartikel (1) hierbo uiteengesit vir weiding vir diere word bereken soos in die Bylae hierby: Met dien verstande dat vir die toepassing van hierdie artikel die voortbrengsel van grootvee van die ouderdom van ses maande en onder en van kleinvee van die ouderdom van vier maande en onder, as een kop gereken word saam met die moeder indien tesame geskut.

amended by the substitution for item 2 of Part I of the Tariff of Charges under the Schedule of the following:

"2. Charges for the Supply of Water, per month or part thereof

(1) To all premises, excluding premises used for municipal purposes:

(a) For the first 25 kl used, per kl or part thereof: 28c.

(b) For the following 30 kl used, per kl or part thereof: 36c.

(c) For all use above 55 kl per kl or part thereof: 45c.

(2) Premises used for municipal purposes: At cost."

The provisions contained in this notice shall be deemed to have come into operation on 1 May 1983.

PB 2-4-2-104-132

Administrator's Notice 1270

3 August 1983

SPRINGS MUNICIPALITY: POUND TARIFFS

The Administrator hereby, in terms of section 164(3) of the Local Government Ordinance, 1939, publishes the Pound Tariffs set out hereinafter, and which have been made by him in terms of the provisions of section 71 of the said Ordinance.

POUND TARIFFS

Definitions

1.(1) For the implementation of these pound tariffs, unless the context otherwise indicates, the definitions set out in the Local Authorities Pound Regulations, promulgated under Administrator's Notice 2 of 2 January 1929, shall be applicable and any other word or expression shall have the meaning ascribed thereto in the aforementioned Regulations;

(2) In these tariffs, unless inconsistent with the context, "Regulations" shall mean the Regulations for the Administration of Pounds in Local Authority Areas and any other similar expression shall have the same meaning.

Driving Fees

2. Driving fees payable in terms of the provisions of section 13(a) of the Regulations shall be calculated as set out in the Annexure hereto.

Herding and Tending Fees

3.(1) The pound fees and herding and tending fees of animals in a stall, kraal, pen, sty or kennel, levied in terms of section 26 of the Regulations shall be as set out in the Annexure attached hereto: Provided that for the application of this section, the progeny of large stock of the age of six months and under and of small stock of the age of four months and under shall be counted as one head with the mother if impounded together.

(2) The additional fees payable over and above the fees mentioned in sub-section (1) above in respect of grazing for animals shall be as set out in the Annexure hereto: Provided that for the purpose of this section, the progeny of large stock of the age of six months and under and of small stock of the age of four months and under shall be counted as one head with the mother if impounded together.

BYLAE

1. Dryfgelde

Dryfgeld betaalbaar ingevolge die bepalinge van artikel 13(a) van die Regulasies word bereken soos hieronder uiteengesit:

20c per kop per km of gedeelte daarvan vir die afstand tussen die skut en die plek waar die vee of wilde diere wat vir die skutting aangebied word, oortree het, onderworpe aan die bepalinge van artikels 13(b) tot 13(f) van die Regulasies.

2. Skutgelde

- (1) Vir elke perd, muil en donkie: R6;
- (2) Vir elke bees: R6;
- (3) Vir elke bok: R1,50;
- (4) Vir elke skaap: R1,50;
- (5) Vir elke vark: R1,50;
- (6) Vir elke wilde dier: R6.

3. Bewarings- en versorgingsgeld

Die bewarings- en versorgingsgeld van diere in stalle, krale en hokke soos ingevolge artikel 26 van die Regulasies gehef, word bereken per kop, per dag, soos hierna uiteengesit:

- (a) Grootvee, uitgesonderd bulle en hingste: R2,25.
- (b) Bulle (ouer as 1 jaar): R6;
- (c) Kleinvee, uitgesonderd ramme en varkbere: 50c;
- (d) Perdehingste: R11;
- (e) Muile en Donkiehingste: R9;
- (f) Skaap- en Bokramme: R2,75;
- (g) Varkbere: R2,25;
- (h) Wilde diere: R13:

Met dien verstande dat vir die toepassing van hierdie item, die voortbrensel van grootvee van die ouderdom van ses maande en onder en van kleinvee van die ouderdom van vier maande en onder as een kop gereken word met die moeder indien tesame geskut.

PB 2-4-2-75-32

Administrateurskennisgewing 1271

3 Augustus 1983

MUNISIPALITEIT SPRINGS: WYSIGING VAN VERORDENINGE VIR DIE REGULERING VAN LENINGS UIT DIE BEURSLENINGSFONDS EN DIE OMSKEPPING VAN 'N BEURSLENING IN 'N BEURS

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

Die Verordeninge vir die Regulering van Lenings uit die Beursleningsfonds en die Omskepping van 'n Beurslening in 'n Beurs van die Munisipaliteit Springs, afgekondig by Administrateurskennisgewing 251 van 14 April 1965, soos gewysig, word hierby verder gewysig deur artikel 4 deur die volgende te vervang:

"4. Geen beurslening mag die bedrag van R2 500 per jaar of R15 000 in totaal oorskry nie."

PB 2-4-2-121-32

ANNEXURE

1. Driving Fees

Driving fees payable in terms of the provisions of section 13(a) of the Regulations shall be calculated as follows:

20c per head per km or portion thereof for the distance between the place where the animals or wild animals tendered for impoundment were found trespassing and the pound, subject to the provisions of section 13(b) to 13(f) of the Regulations.

2. Pound Fees

- (1) For each horse, mule and donkey: R6;
- (2) For each head of cattle: R6;
- (3) For each goat: R1,50;
- (4) For each sheep: R1,50;
- (5) For each pig: R1,50;
- (6) For each wild animal: R6.

3. Herding and Tending Fees

The herding and tending fees of animals in a stall, kraal, pen, sty or kennel, levied in terms of section 26 of the Regulations shall be calculated per head, per day, as set out hereunder:

- (a) Large stock, excluding bulls and stallions: R2,25;
- (b) Bulls (older than 1 year): R6;
- (c) Small stock, excluding rams and boars: 50c;
- (d) Horse stallions: R11;
- (e) Mule and donkey stallions: R9;
- (f) Rams: R2,75;
- (g) Boars: R2,25;
- (h) Wild animals: R13:

Provided that for the application of this item the progeny of large stock of the age of six months and under and of small stock of the age of four months and under shall be counted as one head with the mother if impounded together.

PB 2-4-2-75-32

Administrator's Notice 1271

3 August 1983

SPRINGS MUNICIPALITY: AMENDMENT TO BY-LAWS FOR THE REGULATION OF LOANS FROM THE BURSARY LOAN FUND AND THE CONVERSION OF A BURSARY LOAN TO A BURSARY

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

The By-laws for the Regulation of Loans from the Bursary Loan Fund and the Conversion of a Bursary Loan to a Bursary of the Springs Municipality, published under Administrator's Notice 251, dated 14 April 1965, as amended, are hereby further amended by the substitution for section 4 of the following:

"4. No bursary loan shall exceed R2 500 per annum or R15 000 in total."

PB 2-4-2-121-32

Administrateurskennisgewing 1272 3 Augustus 1983

MUNISIPALITEIT STANDERTON: 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 Standerton, deur die Raad aangeneem by Administrateurskennisgewing 34 van 10 Januarie 1973, soos gewysig, word hierby verder gewysig deur die Tarief van Gelde onder die Bylae soos volg te wysig:

1. Deur subitem (1) van item 5 deur die volgende te vervang:

“(1) Waar elektrisiteit teen laagspanning verskaf word, per maand:

(a) 'n Diensheffing soos bepaal in item 3(1) plus 'n toeslag van 12 % bereken tot die naaste sent.

(b) Vir die eerste 1 000 kW.h of gedeelte daarvan, per kW.h: Die bedrag soos bepaal in item 3(2), plus 'n toeslag van 12 % bereken tot die naaste twee desimale punte van 'n sent.

(c) Vir alle kW.h bo 1 000, per kW.h: Die bedrag soos bepaal in item 3(3) plus 'n toeslag van 12 % bereken tot die naaste twee desimale punte van 'n sent.”

2. Deur in item 5(2)(e) die uitdrukking “50 %” deur die uitdrukking “47,5 %” te vervang.

PB 2-4-2-36-33

Administrateurskennisgewing 1273 3 Augustus 1983

MUNISIPALITEIT SWARTRUGGENS: 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.

Die Tarief van Gelde vir die Lewering van Water van die Munisipaliteit Swartruggens, afgekondig onder Aanhangel C van Administrateurskennisgewing 677 van 6 September 1961, soos gewysig, word hierby verder gewysig deur Deel I soos volg te wysig:

1. Deur in item 1 die syfer “R4” deur die syfer “R5” te vervang.

2. Deur in item 2 —

(a) in subitem (1)(a) die syfer “23c” deur die syfer “26,5c” te vervang; en

(b) in subitem (1)(b) die syfer “R4,60” deur die syfer “R5,30” te vervang.

PB 2-4-2-104-67

Administrateurskennisgewing 1274 3 Augustus 1983

MUNISIPALITEIT SWARTRUGGENS: WYSIGING VAN VERORDENINGE OP DIE LEWERING VAN ELEKTRISITEIT

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

Administrator's Notice 1272 3 August 1983

STANDERTON 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 Standerton Municipality, adopted by the Council under Administrator's Notice 34, dated 10 January 1973, as amended, are hereby further amended by amending the Tariff of Charges under the Schedule as follows:

1. By the substitution for subitem (1) of item 5 of the following:

“(1) Where electricity is supplied at low voltage, per month:

(a) A service charge calculated in terms of item 3(1) plus a surcharge of 12 % calculated to the nearest cent.

(b) For the first 1 000 kW.h or part thereof, per kW.h: The amount calculated in terms of item 3(2) plus a surcharge of 12 % calculated to the nearest two decimal points of a cent.

(c) For all kW.h in excess of 1 000, per kW.h: The amount calculated in terms of item 3(3), plus a surcharge of 12 % calculated to the nearest two decimal points of a cent.”

2. By the substitution in item 5(2)(e) for the expression “50 %” of the expression “47,5 %”.

PB 2-4-2-36-33

Administrator's Notice 1273 3 August 1983

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

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

The Tariff of Charges for the Supply of Water of the Swartruggens Municipality, published under Appendix C of Administrator's Notice 677, dated 6 September 1961, as amended, is hereby further amended by amending Part I as follows:

1. By the substitution in item 1 for the figure “R4” of the figure “R5”.

2. By the substitution in item 2 —

(a) in subitem (1)(a) for the figure “23c” of the figure “26,5c”; and

(b) in subitem (1)(b) for the figure “R4,60” of the figure “R5,30”.

PB 2-4-2-104-67

Administrator's Notice 1274 3 August 1983

SWARTRUGGENS 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

deninge hierin uiteengesit, wat deur hom ingevolge artikel 99 van genoemde Ordonnansie goedgekeur is.

Die Verordeninge op die Lewering van Elektrisiteit van die Munisipaliteit Swartruggens, afgekondig by Administrateurskennisgewing 392 van 22 Mei 1957, soos gewysig, word hierby verder gewysig deur die Tarief van Gelde onder Deel III soos volg te wysig:

1. Deur in item 1 die syfer "R4" deur die syfer "R5" te vervang.
2. Deur in item 2 —
 - (a) in subitem (1)(b)(i) die syfer "6,9c" deur die syfer "7,9c" te vervang;
 - (b) in subitem (1)(b)(ii) die syfer "R6,90" deur die syfer "R7,90" te vervang;
 - (c) in subitem (2)(b)(ii) die syfer "8,5c" deur die syfer "9,7c" te vervang; en
 - (d) in subitem (3)(b)(ii) die syfer "4,8c" deur die syfer "5,5c" te vervang.
3. Deur in item 3 —
 - (a) in subitem (1)(b) die syfer "6,9c" deur die syfer "7,9c" te vervang; en
 - (b) in subitem (2)(c) die syfer "4,8c" deur die syfer "5,5c" te vervang.

PB 2-4-2-36-67

Administrateurskennisgewing 1275 3 Augustus 1983

MUNISIPALITEIT SWARTRUGGENS: WYSIGING VAN SANITÊRE EN VULLISVERWYDERINGSTARIEF

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

Die Sanitêre en Vullisverwyderingstarief van die Munisipaliteit Swartruggens, afgekondig by Administrateurskennisgewing 401 van 31 Maart 1982, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in item 2 —
 - (a) in subitem (1) die syfer "R5,50" deur die syfer "R6,30" te vervang;
 - (b) in subitem (2) die syfer "R9,20" deur die syfer "R10,55" te vervang;
 - (c) in subitem (3) die syfer "R12,50" deur die syfer "R14,30" te vervang; en
 - (d) in subitem (4) die syfer "R23" deur die syfer "R26,40" te vervang.
2. Deur in item 3(1) die syfer "R6,50" deur die syfer "R9" te vervang.
3. Deur in item 5 die syfer "R2,50" deur die syfer "R5" te vervang.

PB 2-4-2-81-67

Administrateurskennisgewing 1276 3 Augustus 1983

MUNISIPALITEIT VENTERSDORP: WYSIGING VAN VERORDENINGE OP DORPSGRONDE

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

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 Swartruggens Municipality, published under Administrator's Notice 392, dated 22 May 1957, as amended, are hereby further amended by amending the Tariff of Charges under Part III as follows:

1. By the substitution in item 1 for the figure "R4" of the figure "R5".
2. By the substitution in item 2 —
 - (a) in subitem (1)(b)(i) for the figure "6,9c" of the figure "7,9c";
 - (b) in subitem (1)(b)(ii) for the figure "R6,90" of the figure "R7,90";
 - (c) in subitem (2)(b)(ii) for the figure "8,5c" of the figure "9,7c"; and
 - (d) in subitem (3)(b)(ii) for the figure "4,8c" of the figure "5,5c".
3. By the substitution in item 3 —
 - (a) in subitem (1)(b) for the figure "6,9c" of the figure "7,9c"; and
 - (b) in subitem (2)(c) for the figure "4,8c" of the figure "5,5c".

PB 2-4-2-36-67

Administrator's Notice 1275 3 August 1983

SWARTRUGGENS MUNICIPALITY: AMENDMENT TO SANITARY AND REFUSE REMOVAL TARIFF

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

The Sanitary and Refuse Removals Tariff of the Swartruggens Municipality, published under Administrator's Notice 401, dated 31 March 1982, as amended, is hereby further amended as follows:

1. By the substitution in item 2 —
 - (a) in subitem (1) for the figure "R5,50" of the figure "R6,30";
 - (b) in subitem (2) for the figure "R9,20" of the figure "R10,55";
 - (c) in subitem (3) for the figure "R12,50" of the figure "R14,30"; and
 - (d) in subitem (4) for the figure "R23" of the figure "R26,40".
2. By the substitution in item 3(1) for the figure "R6,50" of the figure "R9".
3. By the substitution in item 5 for the figure "R2,50" of the figure "R5".

PB 2-4-2-81-67

Administrator's Notice 1276 3 August 1983

VENTERSDORP MUNICIPALITY: AMENDMENT TO TOWN LANDS BY-LAWS

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws

deninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van genoemde Ordonnansie goedgekeur is.

Die Verordeninge op Dorpsgronde van die Munisipaliteit Ventersdorp, afgekondig by Administrateurskennisgewing No 377 van 22 Junie 1949, soos gewysig, word hierby verder gewysig deur Bylae A deur die volgende te vervang:

“BYLAE A

Die weigelde betaalbaar ingevolge die bepalings van artikel 3(a) beloop R2 per stuk grootvee, per kalendermaand.”.

PB 2-4-2-75-35

Administrateurskennisgewing 1277 3 Augustus 1983

MUNISIPALITEIT VERWOERDBURG: WYSIGING VAN BIBLIOTEEKVERORDENINGE

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 Biblioteekverordeninge van die Munisipaliteit Verwoerdburg, deur die Raad aangeneem by Administrateurskennisgewing 905 van 23 November 1966, soos gewysig, word hierby verder gewysig deur in artikel 6 die woorde “tien sent” deur die woorde “twintig sent” te vervang en die volgende voorbehoudsbepaling aan die einde van genoemde artikel in te voeg:

“: Met dien verstande dat die maksimum boete ten opsigte van elke sodanige boek R2 is.”

PB 2-4-2-55-93

Administrateurskennisgewing 1278 3 Augustus 1983

MUNISIPALITEIT VERWOERDBURG: WYSIGING VAN BOUVERORDENINGE

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

Die Bouverordeninge van die Munisipaliteit Verwoerdburg, deur die Raad aangeneem by Administrateurskennisgewing 1121 van 9 September 1981 soos gewysig, word hierby verder gewysig deur Aanhangsel VII onder Bylae B deur die volgende te vervang:

“AANHANGSEL VII

Gelde vir die goedkeuring van planne

1.(1)(a) Vir geboue met 'n totale vloeroppervlakte van 150 m² of minder, per m² of gedeelte daarvan: 30c

(b) Vir geboue met 'n totale vloeroppervlakte van 150 m² of meer, per m² of gedeelte daarvan: 50c

(c) Die minimum gelde betaalbaar ingevolge paragrawe (a) en (b) is R20.

(2) Vir die toepassing van hierdie item beteken ‘oppervlakte’ die totale oppervlakte van enige nuwe gebou op elke vloerhoogte op dieselfde werf, en sluit verandas en balkonne oor openbare strate in. Kelderverdiepings, tussenverdiepings en galerye moet as afsonderlike verdiepings opgemeet word.

2. Benewens die gelde betaalbaar ingevolge item 1, is 'n geld van 50c per 10 m² van die vloeroppervlakte soos in item 1 omskryf, betaalbaar ten opsigte van elke nuwe gebou waarin struktuurstaalwerk of gewapende beton of struktuur-

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

The Town Lands By-laws of the Ventersdorp Municipality, published under Administrator's Notice 377 dated 22 June 1949, as amended, are hereby further amended by the substitution for Schedule A of the following:

“SCHEDULE A

The grazing fee payable in terms of the provisions of section 3(a) shall amount to R2 per head of great stock, per calendar month.”.

PB 2-4-2-75-35

Administrator's Notice 1277 3 August 1983

VERWOERDBURG 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 Verwoerdburg Municipality, adopted by the Council under Administrator's Notice 905, dated 23 November 1966, as amended, are hereby further amended by the substitution in section 6 for the words “ten cents” of the words “twenty cents” and the insertion of the following proviso at the end of the said section:

“: Provided that the maximum fine in respect of every such book shall be R2.”

PB 2-4-2-55-93

Administrator's Notice 1278 3 August 1983

VERWOERDBURG 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 Verwoerdburg Municipality, adopted by the Council under Administrator's Notice 1121, dated 9 September 1981, as amended, are hereby, further amended by the substitution for Appendix VII under Schedule B of the following:

“APPENDIX VII

Charges for the approval of building Plans

1.(1)(a) For buildings with a total floor area of 150 m² or less, per m² or part thereof: 30c

(b) For buildings with a total floor area of more than 150 m² per m² or part thereof: 50c

(c) The minimum charges payable in terms of paragraphs (a) and (b) shall be R20.

(2) For the purpose of this item ‘floor area’ means the overall superficial floor area of any new building, at each floor level within the same curtilage and includes verandahs and balconies over public streets. Basement floor, mezzanine floors and galleries shall be measured as representing separate storeys.

2. In addition to the charges payable in terms of item 1, a charge of 20c per 10 m² of floor area as defined in item 1 shall be payable for any new building in which structural steelwork or reinforced concrete or structural timber is used

houtwerk vir die hoofraamwerk of as hoofstruktuur-onderdele in die gebou gebruik word.

3. Gelde vir nuwe aanbouings aan bestaande geboue word ingevolge item 1 bereken, met 'n minimum geld van R20.

4.(1) Waar verbouings per oppervlakte gemeet word, geld die tarief soos uiteengesit in item 1.

(2) Vir toestemming by klein verbouings soos beoog in artikel 21, per item: R1 met 'n maksimumgeld van R10.

5. Gelde vir planne van geboue van 'n spesiale aard, byvoorbeeld fabrieksskoorstene, toringspitse en soortgelyke oprigtings, word bereken volgens die beraamde waarde daarvan teen 'n skaal van R1 vir elke R200 of gedeelte daarvan van die koste, met 'n minimumgeld van R2.

6. Gelde vir planne ten opsigte van swembaddens: R5

7. Indien werk by finale inspeksie nie goedgekeur word nie, word 'n herinspeksie gratis gedoen, waarna 'n bedrag van R20 vir enige verdere inspeksie gehef word."

PB 2-4-2-19-93

Administrateurskennisgewing 1279 3 Augustus 1983

MUNISIPALITEIT VERWOERDBURG: 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 Verwoerdburg, afgekondig by Administrateurskennisgewing 1368 van 29 Augustus 1973, soos gewysig, word hierby verder gewysig deur Deel B van die Tarief van Gelde onder die Bylae te wysig deur item 3 deur die volgende te vervang:

"3. Gelde vir Afsluiting en Heraansluiting van Toevoer

(1) Vir die afsluiting en heraansluiting van toevoer op versoek van 'n verbruiker met 'n bogrondse diensaansluiting met die doel om dakke te skilder of bome te snoei: Gratis.

(2) Vir die heraansluiting van toevoer aan 'n elektriese installasie waar dit afgesluit is ingevolge artikel 11(1) weens agterstallige heffings verskuldig aan die Raad vir of in verband met elektrisiteit gelewer:

(a) Vir 'n eerste heraansluiting: R25.

(b) Vir 'n tweede heraansluiting en elke heraansluiting daarna indien toevoer afgesluit is ingevolge artikel 11(1) binne 12 maande na die eerste heraansluiting: R50:

Met dien verstande dat geen heraansluiting na 20h00 op weeksaande of te eniger tyd oor naweke gedoen word nie.

(c) Vir die heraansluiting van toevoer aan 'n elektriese installasie waar toevoer afgesluit is weens die nie-nakoming van enige van die Raad se verordeninge of regulasies: R25."

PB 2-4-2-36-93

Administrateurskennisgewing 1280 3 Augustus 1983

MUNISIPALITEIT WITBANK: WYSIGING VAN PARKEERTERREINVERORDENINGE

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

for main framework or as main structural components of the building.

3. Charges for plans for new additions to existing buildings shall be calculated as set out in item 1, with a minimum charge of R20.

4.(1) Where alterations are measured in area, the tariff set out in item 1 shall apply.

(2) For consent for small alterations contemplated in section 21, per item: R1 with a maximum charge of R10.

5. Charges for plans or buildings of a special character, such as factory chimneys, spires and similar erections, shall be calculated on the estimated value thereof at the rate of R1 for every R200 or part thereof with a minimum charge of R2.

6. Charges in respect of plans for swimming pools: R5

7. In the event of work not being approved of on final inspection a re-inspection shall be carried out free of charge, whereafter R20 shall be charged for every further inspection."

PB 2-4-2-19-93

Administrator's Notice 1279 3 August 1983

VERWOERDBURG 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 Verwoerdburg Municipality, published under Administrator's Notice, 1368, dated 29 August 1973, as amended, are hereby further amended by amending Part B of the Tariff of Charges under the Schedule by the substitution for item 3 of the following:

"3. Charges for the Disconnection and Reconnection of Supply

(1) For the disconnection and reconnection of supply on request of a consumer with an overhead service connection for the purpose of painting a roof or the cutting of trees: No charge.

(2) For the reconnection of supply to an electrical installation where it has been disconnected in terms of section 11(1) because of charges due to the Council for or in connection with electricity being in arrear:

(a) For the first reconnection: R25.

(b) For the second reconnection and every reconnection thereafter if supply is disconnected in terms of section 11(1) within 12 months after the first reconnection: R50.

Provided that no reconnection shall be carried out after 20h00 on weekdays or at any time over weekends.

(c) For the reconnection of supply to an electrical installation where it has been disconnected for non compliance with any of the Council's By-laws or regulations: R25."

PB 2-4-2-36-93

Administrator's Notice 1280 3 August 1983

WITBANK MUNICIPALITY: AMENDMENT TO PARKING AREA BY-LAWS

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws

deninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van die genoemde Ordonnansie goedgekeur is.

Die Parkeerterreinverordeninge van die Munisipaliteit Witbank afgekondig by Administrateurskennisgewing 839 van 21 Mei 1975, soos gewysig, word hierby verder gewysig deur die Bylae deur die volgende te vervang:

“BYLAE

Die Tarief van Gelde betaalbaar vir parkering op parkeerterreine wat deur parkeerbeheertoestelle gereël word, word van tyd tot tyd deur die Raad by besluit bepaal ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939.”

PB 2-4-2-125-39

Administrateurskennisgewing 1281

3 Augustus 1983

MUNISIPALITEIT WOLMARANSSTAD: WYSIGING VAN KAMPEERVERORDENINGE

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 Kampeerverordeninge van die Munisipaliteit Wolmaransstad, afgekondig by Administrateurskennisgewing 469 van 18 Julie 1982, soos gewysig, word hierby verder gewysig deur artikel 14 te wysig deur —

(a) in subartikel (1)(a)(i) die syfer “R2,50” deur die syfer “R3,50” te vervang;

(b) in subartikel (1)(a)(ii) die syfer “R15” deur die syfer “R20” te vervang;

(c) in subartikel (1)(a)(iii) die syfer “R45” deur die syfer “R60” te vervang;

(d) in subartikel (1)(b)(i) die syfer “R3” deur die syfer “R4,50” te vervang;

(e) in subartikel (1)(b)(ii) die syfer “R8” deur die syfer “R11” te vervang;

(f) in subartikel (1)(b)(iii) die syfer “R18” deur die syfer “R25” te vervang;

(g) in subartikel (1)(b)(iv) die syfer “R54” deur die syfer “R75” te vervang;

(h) in subartikel (2)(a)(i) die syfer “R3” deur die syfer “R4,50” te vervang;

(i) in subartikel (2)(a)(ii) die syfer “R18” deur die syfer “R25” te vervang;

(j) in subartikel (2)(a)(iii) die syfer “R54” deur die syfer “R75” te vervang;

(k) in subartikel (2)(b)(i) die syfer “R4” deur die syfer “R5,50” te vervang;

(l) in subartikel (2)(b)(ii) die syfer “R10” deur die syfer “R14” te vervang;

(m) in subartikel (2)(b)(iii) die syfer “R24” deur die syfer “R30” te vervang;

(n) in subartikel (2)(b)(iv) die syfer “R72” deur die syfer “R90” te vervang;

(o) in subartikel (3)(a) die syfer “50c” deur die syfer “R1” te vervang;

(p) in subartikel (3)(b) die syfer “10c” deur die syfer “20c” te vervang; en

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

The Parking Area By-laws of the Witbank Municipality, published under Administrator's Notice 839, dated 21 May 1975, as amended, are hereby further amended by the substitution in the Schedule of the following:

“SCHEDULE

The Tariff of Charges payable for parking on parking areas controlled by parking device, shall be determined by resolution of the Council from time to time in terms of section 80B of the Local Government Ordinance, 1939.”

PB 2-4-2-125-39

Administrator's Notice 1281

3 August 1983

WOLMARANSSTAD MUNICIPALITY: AMENDMENT TO CAMPING 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 Camping By-laws of the Wolmaransstad Municipality, published under Administrator's Notice 469, dated 18 July 1962, as amended are hereby further amended by amending section 14 by —

(a) the substitution in subsection (1)(a)(i) for the figure “R2,50” of the figure “R3,50”;

(b) the substitution in subsection (1)(a)(ii) for the figure “R15” of the figure “R20”;

(c) the substitution in subsection (1)(a)(iii) for the figure “R45” of the figure “R60”;

(d) the substitution in subsection (1)(b)(i) for the figure “R3” of the figure “R4,50”;

(e) the substitution in subsection (1)(b)(ii) for the figure “R8” of the figure “R11”;

(f) the substitution in subsection (1)(b)(iii) for the figure “R18” of the figure “R25”;

(g) the substitution in subsection (1)(b)(iv) for the figure “R54” of the figure “R75”;

(h) the substitution in subsection (2)(a)(i) for the figure “R3” of the figure “R4,50”;

(i) the substitution in subsection (2)(a)(ii) for the figure “R18” of the figure “R25”;

(j) the substitution in subsection (2)(a)(iii) for the figure “R54” of the figure “R75”;

(k) the substitution in subsection (2)(b)(i) for the figure “R4” of the figure “R5,50”;

(l) the substitution in subsection (2)(b)(ii) for the figure “R10” of the figure “R14”;

(m) the substitution in subsection (2)(b)(iii) for the figure “R24” of the figure “R30”;

(n) the substitution in subsection (2)(b)(iv) for the figure “R72” of the figure “R90”;

(o) the substitution in subsection (3)(a) for the figure “50c” of the figure “R1”;

(p) the substitution in subsection (3)(b) for the figure “10c” of the figure “20c”; and

(q) na subartikel (4) die volgende subartikel in te voeg:

“(5) Waar van toepassing: Sleuteldeposito: R5.”

PB 2-4-2-151-40

Administrateurskennisgewing 1282

3 Augustus 1983

BEDFORDVIEW-WYSIGINGSKEMA 1/297

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Bedfordview-dorpsaanlegskema, 1/1948, gewysig word deur die hersonering van Erf 1050, Bedfordview, Uitbreiding 214, tot “Spesiale Woon” met ’n digtheid van “Een woonhuis per 20 000 vk vt”.

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

Hierdie wysiging staan bekend as Bedfordview-wysigingskema 1/297.

PB 4-9-2-46-297

Administrateurskennisgewing 1283

3 Augustus 1983

SANDTON-WYSIGINGSKEMA 488

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Sandton-dorpsbeplanningkema, 1980, gewysig word deur die hersonering van Gedeelte 6 van Lot 5, Sandown tot “Spesiaal” vir die oprigting van kantore, banke en geboue vir versekeringsdoeleindes en ’n restaurant 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, Sandton en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Sandton-wysigingskema 488.

PB 4-9-2-116H-488

Administrateurskennisgewing 1284

3 Augustus 1983

HALFWAY HOUSE EN CLAYVILLE-WYSIGINGSKEMA 50

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Halfway House en Clayville-dorpsbeplanningkema, 1976, gewysig word deur die hersonering van Hoewe 567, Glen Austin Landbouhoewes, Uitbreiding 3, tot “Spesiaal” vir sodanige doeleindes as wat die Administrateur mag goedkeur onderworpe aan sodanige voorwaardes deur hom opgelê.

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

Hierdie wysiging staan bekend as Halfway House en Clayville-wysigingskema 50.

PR 4-9-2-149-50

(q) the insertion after subsection (4) of the following subsection:

“(5) Where applicable: Key Deposit: R5.”

PB 2-4-2-151-40

Administrator's Notice 1282

3 August 1983

BEDFORDVIEW AMENDMENT SCHEME 1/297

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Bedfordview Town-planning Scheme, 1/1948, by the rezoning of Erf 1050, Bedfordview, Extension 214, to “Special Residential” with a density of “One dwelling per 20 000 sq ft”.

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

This amendment is known as Bedfordview Amendment Scheme 1/297.

PB 4-9-2-46-297

Administrator's Notice 1283

3 August 1983

SANDTON AMENDMENT SCHEME 488

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 Portion 6 of Lot 5, Sandown to “Special” for the erection of offices, banks and buildings for insurance purposes and a restaurant subject to certain conditions.

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

This amendment is known as Sandton Amendment Scheme 488.

PB 4-9-2-116H-488

Administrator's Notice 1284

3 August 1983

HALFWAY HOUSE AND CLAYVILLE AMENDMENT SCHEME 50

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Halfway House and Clayville Town-planning Scheme, 1976, by the rezoning of Holding 567, Glen Austin Agricultural Holdings, Extension 3, to “Special” for such uses as the Administrator may approve subject to such conditions as he may wish to impose.

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

This amendment is known as Halfway House and Clayville Amendment Scheme 50.

PB 4-9-2-149-50

Administrateurskennisgewing 1285

3 Augustus 1983

PRETORIA-WYSIGINGSKEMA 1061

Hierby word ooreenkomstig die bepalinge 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 Erf 273, Menlo Park, tot "Spesiale woon" met 'n digtheid van "Een woonhuis per 1 250 m²".

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

Hierdie wysiging staan bekend as Pretoria-wysigingskema 1061.

PB 4-9-2-3H-1061

Administrateurskennisgewing 1286

3 Augustus 1983

POTCHEFSTROOM-WYSIGINGSKEMA 66

Hierby word ooreenkomstig die bepalinge van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Potchefstroom-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van die Restant van Erf 910, Potchefstroom, tot "Residensieel 2".

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

Hierdie wysiging staan bekend as Potchefstroom-wysigingskema 66.

PB 4-9-2-26H-66

Administrateurskennisgewing 1287

3 Augustus 1983

NELSPRUIT-WYSIGINGSKEMA 1/99

Hierby word ooreenkomstig die bepalinge van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Nelspruit-dorpsaanlegskema, 1949, gewysig word deur die hersonering van Gedeelte 1 van Erf 709, Nelspruit Uitbreiding 3, tot "Algemene 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 Stadsklerk, Nelspruit en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Nelspruit-wysigingskema 1/99.

PB 4-9-2-22-99

Administrateurskennisgewing 1288

3 Augustus 1983

POTCHEFSTROOM-WYSIGINGSKEMA 34

Hierby word ooreenkomstig die bepalinge van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Potchefstroom-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Gedeelte 1, Restant van Gedeelte 2 en Gedeelte 3 van Erf 347, Potchefstroom, tot "Besigheid 1" onderworpe aan sekere voorwaardes.

Administrator's Notice 1285

3 August 1983

PRETORIA AMENDMENT SCHEME 1061

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Pretoria Town-planning Scheme, 1974, by the rezoning of Erf 273, Menlo Park, to "Special residential" with a density of "One dwelling-house per 1 250 m²".

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 1061.

PB 4-9-2-3H-1061

Administrator's Notice 1286

3 August 1983

POTCHEFSTROOM AMENDMENT SCHEME 66

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Potchefstroom Town-planning Scheme, 1980, by the rezoning of the Remainder of Erf 910, Potchefstroom, to "Residential 2".

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

This amendment is known as Potchefstroom Amendment Scheme 66.

PB 4-9-2-26H-66

Administrator's Notice 1287

3 August 1983

NELSPRUIT AMENDMENT SCHEME 1/99

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Nelspruit Town-planning Scheme, 1949, by the rezoning of Portion 1 of Erf 709, Nelspruit Extension 3, to "General Industrial" subject to certain conditions.

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

This amendment is known as Nelspruit Amendment Scheme 1/99.

PB 4-9-2-22-99

Administrator's Notice 1288

3 August 1983

POTCHEFSTROOM AMENDMENT SCHEME 34

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Potchefstroom Town-planning Scheme, 1980, by the rezoning of Portion 1, Remainder of Portion 2 and Portion 3 of Erf 347, Potchefstroom, to "Business 1" subject to certain conditions.

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

Hierdie wysiging staan bekend as Potchefstroom-wysigingskema 34.

PB 4-9-2-26H-34

Administrateurskennisgewing 1289

3 Augustus 1983

JOHANNESBURG-WYSIGINGSKEMA 725

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsbeplanningskema, 1979, gewysig word deur die hersonering van Gedeelte 171, Paardekraal, 226 IQ tot "Inrigting" onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 725.

PB 4-9-2-2H-725

Administrateurskennisgewing 1290

3 Augustus 1983

SANDTON-WYSIGINGSKEMA 559

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Sandton-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Gedeelte 3 van Lot 3, Sandhurst tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 4 000 m²".

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

Hierdie wysiging staan bekend as Sandton-wysigingskema 559.

PB 4-9-2-116H-559

Administrateurskennisgewing 1291

3 Augustus 1983

SANDTON-WYSIGINGSKEMA 565

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Sandton-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Erwe 366 en 367, Sandown, Uitbreiding 19 tot "Besigheid 4" onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Sandton-wysigingskema 565.

PB 4-9-2-116H-565

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

This amendment is known as Potchefstroom Amendment Scheme 34.

PB 4-9-2-26H-34

Administrator's Notice 1289

3 August 1983

JOHANNESBURG AMENDMENT SCHEME 725

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Johannesburg Town-planning Scheme, 1979, by the rezoning of Portion 171, Paardekraal, 226 IQ to "Institutional" subject to certain conditions.

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

This amendment is known as Johannesburg Amendment Scheme 725.

PB 4-9-2-2H-725

Administrator's Notice 1290

3 August 1983

SANDTON AMENDMENT SCHEME 559

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 Portion 3, of Lot 3 Sandhurst to "Residential 1" with a density of "One dwelling per 4 000 m²".

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

This amendment is known as Sandton Amendment Scheme 559.

PB 4-9-2-116H-559

Administrator's Notice 1291

3 August 1983

SANDTON AMENDMENT SCHEME 565

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 Erven 366 and 367, Sandown, Extension 19 tot "Business 4" subject to certain conditions.

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

This amendment is known as Sandton Amendment Scheme 565.

PB 4-9-2-116H-565

Administrateurskennisgewing 1292

3 Augustus 1983

SANDTON-WYSIGINGSKEMA 580

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Sandton-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Erf 240, Sandown, Uitbreiding 24 tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 2 000 m²".

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

Hierdie wysiging staan bekend as Sandton-wysigingskema 580.

PB 4-9-2-116H-580

Administrateurskennisgewing 1293

3 Augustus 1983

RUSTENBURG-WYSIGINGSKEMA 39

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Rustenburg-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Restant van Gedeelte 2 van Erf 1078, Rustenburg tot "Besigheid 1".

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

Hierdie wysiging staan bekend as Rustenburg-wysigingskema 39.

PB 4-9-2-31H-39

Administrateurskennisgewing 1294

3 Augustus 1983

PRETORIA-WYSIGINGSKEMA 1033

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Pretoria-dorpsbeplanningskema, 1974, gewysig word deur die hersonering van Erf 903, Garsfontein, Uitbreiding 4 tot "Spesiale Besigheid" onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Pretoria-wysigingskema 1033.

PB 4-9-2-3H-1033

Administrateurskennisgewing 1295

3 Augustus 1983

WARMBAD-WYSIGINGSKEMA 3

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Warmbad-dorpsbeplanningskema, 1981, gewysig word deur die hersonering van Erf 454, Warmbad, tot "Besigheid 1".

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike

Administrator's Notice 1292

3 August 1983

SANDTON AMENDMENT SCHEME 580

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 240, 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 580.

PB 4-9-2-116H-580

Administrator's Notice 1293

3 August 1983

RUSTENBURG AMENDMENT SCHEME 39

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Rustenburg Town-planning Scheme, 1980, by the rezoning of Remainder of Portion 2 of Erf 1078, Rustenburg, to "Business 1".

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

This amendment is known as Rustenburg Amendment Scheme 39.

PB 4-9-2-31H-39

Administrator's Notice 1294

3 August 1983

PRETORIA AMENDMENT SCHEME 1033

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Pretoria Town-planning Scheme, 1974, by the rezoning of Erf 903, Garsfontein, Extension 4 "Special Business" subject to certain conditions.

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

This amendment is known as Pretoria Amendment Scheme 1033.

PB 4-9-2-3H-1033

Administrator's Notice 1295

3 August 1983

WARMBATHS AMENDMENT SCHEME 3

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 Warmbaths Town-planning Scheme, 1981, by the rezoning of Erf 454, Warmbaths to "Business 1".

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria

Bestuur, Pretoria en die Stadsklerk, Warmbad en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Warmbad-wysigingskema 3.

PB 4-9-2-73H-3

Administrateurskennisgewing 1296 3 Augustus 1983

SANDTON-WYSIGINGSKEMA 594

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Sandton-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Gedeelte 5 van Lot 11, Sandhurst tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 4 000 m²".

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

Hierdie wysiging staan bekend as Sandton-wysigingskema 594.

PB 4-9-2-116H-594

Administrateurskennisgewing 1297 3 Augustus 1983

JOHANNESBURG-WYSIGINGSKEMA 805

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsbeplanningskema, 1979, gewysig word deur die hersonering van Gedeelte 1, van Erf 62, Booyens, tot "Residensieel 4".

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

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 805.

PB 4-9-2-2H-805

Administrateurskennisgewing 1298 3 Augustus 1983

ELSBURG-WYSIGINGSKEMA 13

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Elsburg-dorpsaanlegskema, 1973, gewysig word deur die hersonering van Erf 262, Elsburg, tot "Algemene Nye-erheid" onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Elsburg-wysigingskema 13.

PB 4-9-2-56-13

Administrateurskennisgewing 1299 3 Augustus 1983

JOHANNESBURG-WYSIGINGSKEMA 213

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur

and the Town Clerk, Warmbaths and are open for inspection at all reasonable times.

This amendment is known as Warmbaths Amendment Scheme 3.

PB 4-9-2-73H-3

Administrator's Notice 1296 3 August 1983

SANDTON AMENDMENT SCHEME 594

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 Portion 5 of Lot 11, Sandhurst to "Residential 1" with a density of "One dwelling per 4 000 m²".

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

This amendment is known as Sandton Amendment Scheme 594.

PB 4-9-2-116H-594

Administrator's Notice 1297 3 August 1983

JOHANNESBURG AMENDMENT SCHEME 805

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Johannesburg Town-planning Scheme, 1979, by the rezoning of Portion 1 of Erf 62, Booyens, to "Residential 4".

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

This amendment is known as Johannesburg Amendment Scheme 805.

PB 4-9-2-2H-805

Administrator's Notice 1298 3 August 1983

ELSBURG AMENDMENT SCHEME 13

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 Elsburg Town-planning Scheme, 1973, by the rezoning of Erf 262, Elsburg, to "General Industrial" 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, Elsburg and are open for inspection at all reasonable times.

This amendment is known as Elsburg Amendment Scheme 13.

PB 4-9-2-56-13

Administrator's Notice 1299 3 August 1983

JOHANNESBURG AMENDMENT SCHEME 213

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Johannesburg

het dat Johannesburg-dorpsbeplanningskema, 1979, gewysig word deur die hersonering van Erf 879, Melville tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 300 m²".

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

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 213.

PB 4-9-2-2H-213

Administrateurskennisgewing 1300

3 Augustus 1983

POTCHEFSTROOM-WYSIGINGSKEMA 52

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Potchefstroom-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Gedeelte 2, 3, 7 en 10 van Erf 135 en die Restant van Erf 134, Potchefstroom tot "Besigheid 1" onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Potchefstroom-wysigingskema 52.

PB 4-9-2-26H-52

Administrateurskennisgewing 1301

3 Augustus 1983

JOHANNESBURG-WYSIGINGSKEMA 580

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsbeplanningskema, 1979, gewysig word deur die hersonering van Gedeelte 272, van Erf 711, Craighall Park, tot "Residensieel 4" onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 580.

PB 4-9-2-2H-580

Administrateurskennisgewing 1302

3 Augustus 1983

RANDBURG-WYSIGINGSKEMA 587

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976, gewysig word deur die hersonering van Lot 897, Ferndale tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²".

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

Hierdie wysiging staan bekend as Randburg-wysigingskema 587.

PB 4-9-2-132H-587

Town-planning Scheme, 1979, by the rezoning of Erf 879, Melville, to "Residential 1" with a density of "One dwelling per 300 m²".

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

This amendment is known as Johannesburg Amendment Scheme 213.

PB 4-9-2-2H-213

Administrator's Notice 1300

3 August 1983

POTCHEFSTROOM AMENDMENT SCHEME 52

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Potchefstroom Town-planning Scheme, 1980, by the rezoning of Portion 2, 3, 7 and 10 of Erf 135 and the remainder of Erf 134, Potchefstroom to "Business 1" subject to certain conditions.

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

This amendment is known as Potchefstroom Amendment Scheme 52.

PB 4-9-2-26H-52

Administrator's Notice 1301

3 August 1983

JOHANNESBURG AMENDMENT SCHEME 580

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Johannesburg Town-planning Scheme, 1979, by the rezoning of Portion 272, of Erf 711, Craighall Park to "Residential 4" subject to certain conditions.

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

This amendment is known as Johannesburg Amendment Scheme 580.

PB 4-9-2-2H-580

Administrator's Notice 1302

3 August 1983

RANDBURG AMENDMENT SCHEME 587

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Randburg Town-planning Scheme, 1976, by the rezoning of Lot 897, Ferndale to "Residential 1" with a density of "One dwelling per 1 500 m²".

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

This amendment is known as Randburg Amendment Scheme 587.

PB 4-9-2-132H-587

Administrateurskennisgewing 1303 3 Augustus 1983

ROODEPOORT-MARAISBURG-WYSIGINGSKEMA 1/401

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Roodepoort-Maraisburg-dorpsaanlegkema, 1/1946, gewysig word deur die hersonering van Erf 105, Manufacta, Uitbreiding 2 en Erf 128, Manufacta, Uitbreiding 3 tot "Spesiaal" (met 'n digtheid van "Een woonhuis per erf") slegs vir die doeleindes van 'n openbare garage(s), petrol verkope uitgesluit en met die toestemming van die Raad vir winkels en kantore, onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Roodepoort-Maraisburg-wysigingskema 1/401. PB 4-9-2-30-401

Administrateurskennisgewing 1304 3 Augustus 1983

JOHANNESBURG-WYSIGINGSKEMA 571

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsbeplanningkema, 1979, gewysig word deur die hersonering van Erf 8, Mountain View tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²".

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

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 571. PB 4-9-2-2H-571

Administrateurskennisgewing 1305 3 Augustus 1983

RANDBURG-WYSIGINGSKEMA 296

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningkema, 1976, gewysig word deur die hersonering van Erf 299, Ferndale tot "Residensieel 3" onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Randburg-wysigingskema 296. PB 4-9-2-132H-296

Administrateurskennisgewing 1306 3 Augustus 1983

RANDBURG-WYSIGINGSKEMA 578

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur

Administrator's Notice 1303 3 August 1983

ROODEPOORT-MARAISBURG AMENDMENT SCHEME 1/401

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-Maraisburg Town-planning Scheme, 1/1946, by the rezoning of Erf 105, Manufacta, Extension 2 and Erf 128, Manufacta, Extension 3 to "Special" (with a density of "One dwelling per erf") to be used only for the purposes of a public garage(s) excluding the selling of petrol and with the consent of the Council, shops and offices, subject to certain conditions.

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

This amendment is known as Roodepoort-Maraisburg Amendment Scheme 1/401. PB 4-9-2-30-401

Administrator's Notice 1304 3 August 1983

JOHANNESBURG AMENDMENT SCHEME 571

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Johannesburg Town-planning Scheme, 1979, by the rezoning of Erf 8, Mountain View, to "Residential 1" with a density of "One dwelling per 1 500 m²".

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

This amendment is known as Johannesburg Amendment Scheme 571. PB 4-9-2-2H-571

Administrator's Notice 1305 3 August 1983

RANDBURG AMENDMENT SCHEME 296

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Randburg Town-planning Scheme, 1976, by the rezoning of Erf 299, Ferndale to "Residential 3" subject to certain conditions.

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

This amendment is known as Randburg Amendment Scheme 296. PB 4-9-2-132H-296

Administrator's Notice 1306 3 August 1983

RANDBURG AMENDMENT SCHEME 578

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Randburg Town-

het dat Randburg-dorpsbeplanningskema, 1976, gewysig word deur die hersonering van Lot 123, Ferndale tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²".

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

Hierdie wysiging staan bekend as Randburg-wysigingskema 578.

PB 4-9-2-132H-578

Administrateurskennisgewing 1307

3 Augustus 1983

PRETORIA-WYSIGINGSKEMA 971

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Pretoria-dorpsbeplanningskema, 1974, gewysig word deur die hersonering van Erf 41, Silvertondale, 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 Stadsklerk, Pretoria en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Pretoria-wysigingskema 971.

PB 4-9-2-3H-971

Administrateurskennisgewing 1308

3 Augustus 1983

JOHANNESBURG-WYSIGINGSKEMA 619

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsbeplanningskema, 1979, gewysig word deur die hersonering van Erwe 3, 4, 5 en 6, Resterende Gedeelte van Erf 7, Erwe 9, 10, 13, 15, tot 18, 20 tot 27, 31, 34, 36 tot 38, 40, 43, 46, 50, 51, 57, 58, 59, 62, 64, 65, 66, 67, 70 tot 74, 76, 79, 80, 81 tot 87, 90 tot 92, 95, 96, 99, 100, 102 tot 107, 109, 111, 113 tot 116, 119, 122, 123, 124, 125, 127, 130, 133, 135, 136 tot 139, 142, 145, 146, tot 149, 151, 152, 155, 156, 157, 159, 160, 161, 165 tot 170, 172, 174, 177, 178, 179, 181, 182, 187, 188, 189, 190, 192, 193 en 195, Gedeelte 1 van 197, Resterende Gedeelte van Erf 197, Erwe 198 tot 200, 202 tot 207 en 227, Gedeelte 1 van Erf 229, Resterende Gedeelte van Erf 229, Gedeeltes 1, 2, 3 en Resterende Gedeelte van Erf 230, Resterende Gedeelte van Erf 242, Gedeelte 1 van Erf 243 Resterende Gedeelte van Erf 243, Erf 244, Gedeelte 1 van Erf 245, Resterende Gedeelte van Erf 246, Gedeelte 1 van Erf 247, Resterende Gedeelte van Erf 247, Erwe 248, 249, Gedeelte 1 van Erf 250, Gedeelte 1 van Erf 251 en Resterende Gedeelte van Erf 251 Craighall tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²".

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

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 619.

PB 4-9-2-2H-619

planning Scheme, 1976, by the rezoning of Lot 123, Ferndale to "Residential 1" with a density of "One dwelling per 1 500 m²".

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

This amendment is known as Randburg Amendment Scheme 578.

PB 4-9-2-132H-578

Administrator's Notice 1307

3 August 1983

PRETORIA AMENDMENT SCHEME 971

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Pretoria Town-planning Scheme, 1974, by the rezoning of Erf 41, Silvertondale to "Restricted Industrial" 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 971.

PB 4-9-2-3H-971

Administrator's Notice 1308

3 August 1983

JOHANNESBURG AMENDMENT SCHEME 619

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Johannesburg Town-planning Scheme, 1979, by the rezoning of Erven 3, 4, 5 and 6, Remainder of Erf 7, Erven 9, 10, 13, 15 to 18, 20 to 27, 31, 34, 36 to 38, 40, 43, 46, 50, 51, 57, 58, 59, 62, 64, 65, 66, 67, 70 to 74, 76, 79, 80, 81 to 87, 90 to 92, 95, 96, 99, 100, 102 to 107, 109, 111, 113 to 116, 119, 122, 123, 124, 125, 127, 130, 133, 135, 136 to 139, 142, 145, 146 to 149, 151, 152, 155, 156, 157, 159, 160, 161, 165 to 170, 172, 174, 177, 178, 179, 181, 182, 187, 188, 189, 190, 192, 193 and 195, Portion 1 of 197, Remainder of Erf 197, Erven 198 to 200, 202 to 207 and 227, Portion 1 of Erf 229, Remainder of Erf 229, Portions 1, 2, 3 and Remainder of Erf 230, Remainder of Erf 242, Portion 1 of Erf 243 Remainder of Erf 243, Erf 244, Portion 1 of Erf 245, Remainder of Erf 246, Portion 1 of Erf 247, Remainder of Erf 247, Erven 248, 249, Portion 1 of Erf 250, Portion 1 of Erf 251 and Remainder of Erf 251 Craighall to "Residential 1" with a density of "One dwelling per 1 500 m²".

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

This amendment is known as Johannesburg Amendment Scheme 619.

PB 4-9-2-2H-619

Administrateurskennisgewing 1309 3 Augustus 1983

JOHANNESBURG-WYSIGINGSKEMA 848

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsbeplanningskema, 1979, gewysig word deur die Gedeelte 1 van Erf 14 en 'n deel van Erf 12, Reynolds View tot "Residensieel 4" en 'n deel van Erf 12, tot "Spesiaal" vir winkels, wooneenhede en besigheidsdoel-eindes onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 848.

PB 4-9-2-2H-848

Administrateurskennisgewing 1315 3 Augustus 1983

KLERKSDORP-WYSIGINGSKEMA 24

Die Administrateur verklaar hierby ingevolge die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Klerksdorp-dorpsbeplanningskema, 1980, wat uit dieselfde grond as die dorp Flamwood Uitbreiding 6 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, Klerksdorp en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Klerksdorp-wysigingskema 24.

PB 4-9-2-17H-24

Administrateurskennisgewing 1310 3 Augustus 1983

VERKLARING VAN 'N OPENBARE PROVINSIALE PAD P109-1: DISTRIKTE NIGEL EN HOËVELDRIF

Ingevolge die bepalings van artikel 5 en artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), verklaar die Administrateur hierby dat 'n openbare Provinsiale Pad P109-1 met wisselende breedtes, waarvan die algemene rigting en ligging op bygaande sketsplanne met toepaslike koördinate van grensbakens aangedui word, bestaan oor die eiendomme soos aangetoon op gemelde sketsplanne.

Ooreenkomstig die bepalings van subartikels (2) en (3) van artikel 5A van voormelde Ordonnansie word hierby verklaar dat grensbakens van die vermelde openbare provinsiale pad op die grond opeerig is.

UKB 1362 van 17 Augustus 1982
en 738 van 29 Maart 1983
Verwysing: 10/4/1/2/P109-1 (5)

Administrator's Notice 1309 3 August 1983

JOHANNESBURG AMENDMENT SCHEME 848

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Johannesburg Town-planning Scheme, 1979, by the rezoning of Portion 1 of Erf 14 and Part of Erf 12, Reynolds View to "Residential 4" and Part of Erf 12, to "Special" for shops, dwelling-units, and business purposes subject to certain conditions.

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

This amendment is known as Johannesburg Amendment Scheme 848.

PB 4-9-2-2H-848

Administrator's Notice 1315 3 August 1983

KLERKSDORP AMENDMENT SCHEME 24

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 Klerksdorp Town-planning Scheme, 1980, comprising the same land as included in the township of Flamwood Extension 6.

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

This amendment is known as Klerksdorp Amendment Scheme 24.

PB 4-9-2-17H-24

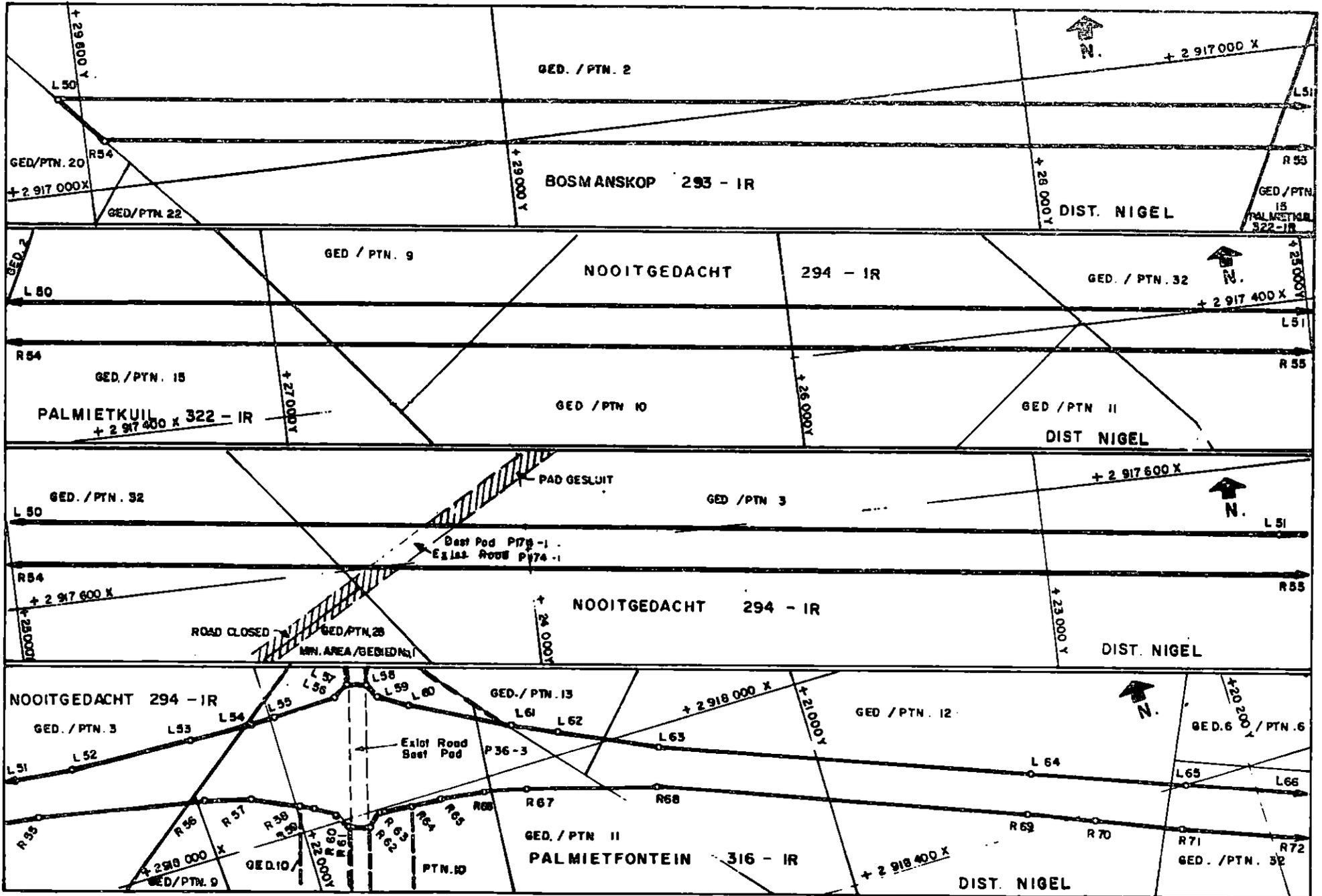
Administrator's Notice 1310 3 August 1983

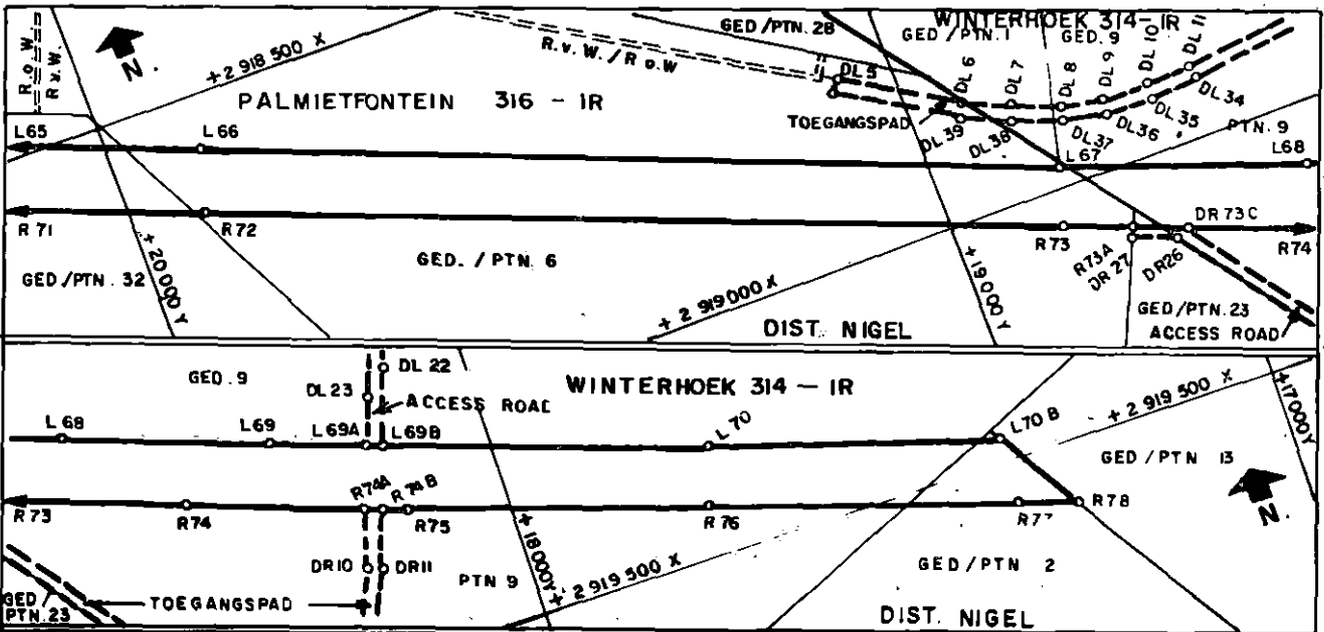
DECLARATION OF A PUBLIC PROVINCIAL ROAD P109-1: DISTRICTS OF NIGEL AND HIGHVELD RIDGE

In terms of the provisions of section 5 and section 3 of the Roads Ordinance, 1957 (Ordinance 22 and 1957), the Administrator hereby declares that a public Provincial Road P109-1 with varying widths, the general direction and situation of which is shown on the appended sketch plans with appropriate co-ordinates of the boundary beacons exists over the properties as indicated on the said sketch plans.

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 said public provincial road have been erected on the land.

ECR 1362 dated 17 August 1982
and 738 dated 29 March 1983
Reference: 10/4/1/2/P109-1 (5)





DIE FIGUUR : L 50 - L 70, L 70B, R 78 - R 54, L 50 STEL VOOR 'N GEDEELTE VAN
 THE FIGURE : L 50 - L 70, L 70B, R 78 - R 54, L 50 REPRESENTS A PORTION OF

PAD P 109 - 1 OP VOLLE WYDTE SOOS BEDOEL BY AFKONDIGING VAN
 ROAD P 109 - 1 IN TOTAL WIDTH AS INTENDED BY PUBLICATION OF

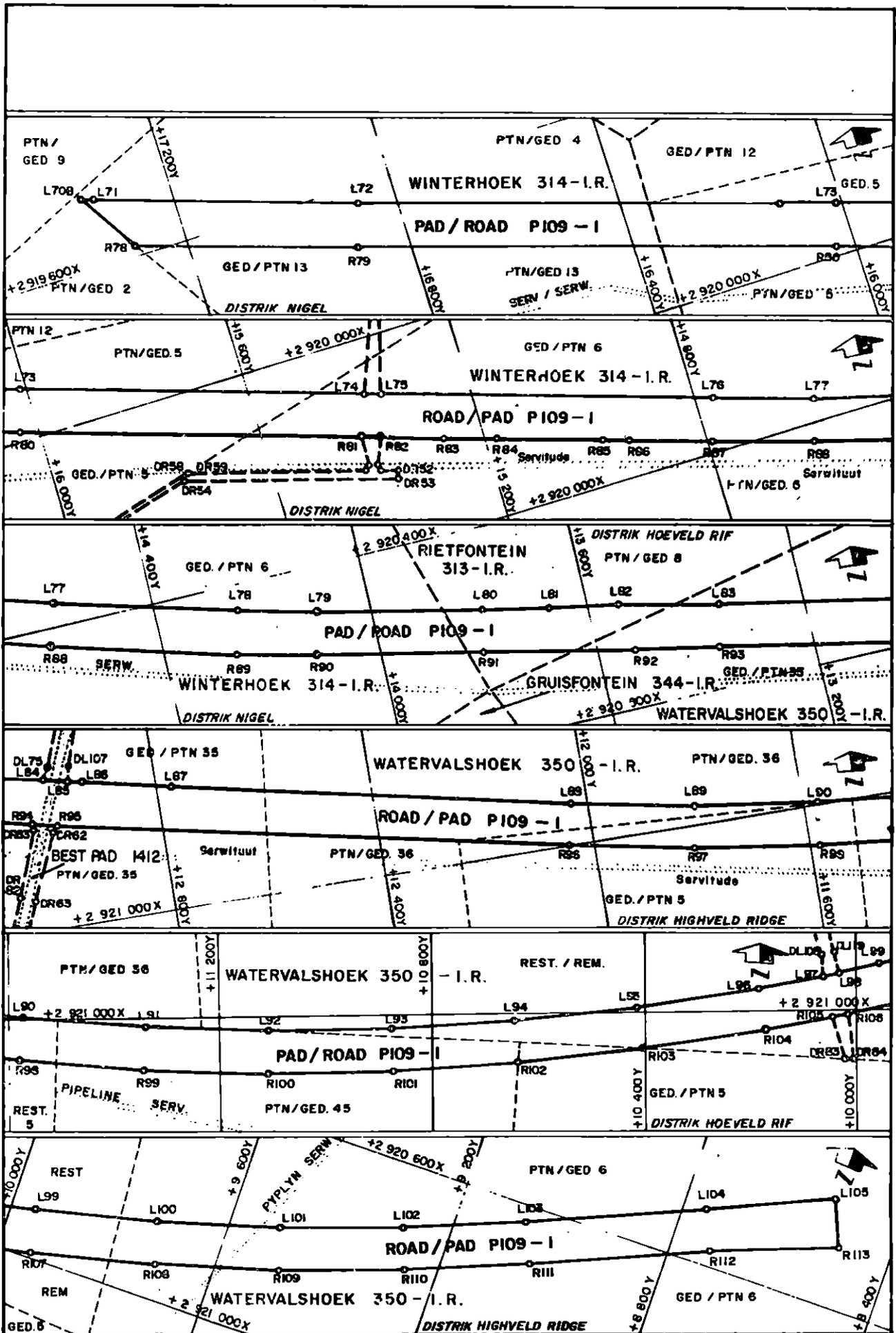
HIERDIE PADREËLING EN IN DETAIL GETOON OP PLANNE : PRS 79/6/1.V. - 4V, 6V, 8V, 11V. - 13V.
 THIS ROAD ADJUSTMENT AND DEPICTED IN DETAIL ON PLANS :

U.K. Besl. 1362 (1982-08-17)
 EXCO. Res.

BUNDEL No. 10/4/1/2/P 109-1 (5)
 FILE No.

KOÖRDINAATLYS / CO-ORDINATE LIST -Lo. 29°- KONST./CONST. Y ±0,00 X +29 00 000,00

	Y	X		Y	X		Y	X		Y	X
L 50	+29 855,49	+16 823,33	L 62	+21 466,48	+17 955,60	R 54	+29 775,54	+16 913,93	R 66	+21 836,36	+18 022,09
L 51	+22 551,94	+17 734,51	L 63	+21 284,29	+18 039,12	R 55	+22 482,46	+17 823,80	R 67	+21 559,67	+18 040,86
L 52	+22 392,92	+17 752,34	L 64	+20 611,70	+18 296,06	R 56	+22 169,03	+17 882,41	R 68	+21 312,84	+18 113,85
L 53	+22 154,33	+17 764,62	L 65	+20 330,02	+18 399,38	R 57	+22 075,78	+17 907,26	R 69	+20 640,25	+18 370,79
L 54	+22 046,50	+17 766,94	L 66	+19 883,06	+18 574,42	R 58	+21 991,64	+17 947,37	R 70	+20 519,88	+18 419,99
L 55	+21 992,45	+17 768,10	L 67	+18 830,43	+18 976,54	R 59	+21 970,40	+17 956,67	R 71	+20 361,43	+18 481,59
L 56	+21 866,12	+17 765,90	L 68	+18 527,19	+19 086,39	R 60	+21 929,26	+17 981,71	R 72	+19 911,61	+18 649,15
L 57	+21 842,61	+17 748,88	L 69	+18 273,71	+19 177,69	R 61	+21 914,66	+18 011,16	R 73	+18 858,98	+19 051,28
L 58	+21 804,04	+17 759,47	L 70	+17 732,02	+19 359,87	R 62	+21 876,09	+18 021,76	R 74	+18 395,89	+19 223,80
L 59	+21 790,77	+17 786,70	L 70B	+17 366,66	+19 471,61	R 63	+21 852,59	+18 005,13	R 75	+18 130,43	+19 314,64
L 60	+21 734,08	+17 820,80				R 64	+21 779,69	+18 008,93	R 76	+17 756,17	+19 436,14
L 61	+21 561,43	+17 912,10				R 65	+21 723,53	+18 011,86	R 77	+17 367,86	+19 559,08
									R 78	+17 294,51	+19 582,30



DIE FIGUUR: L708-L105,R113-R78,L708 STEL VOOR 'N GEDEELTE VAN PAD P109-1 OP VOLLE BREEDTE
 THE FIGURE: L708-L105,R113-R78,L708 REPRESENTS A PORTION OF ROAD P109-1 IN TOTAL WIDTH

SOOS BEDOEL BY AFKONDIGING VAN HIERDIE PADREËLING EN IN DETAIL GETOON OP PLANNE :
 AS INTENDED BY PUBLICATION OF THIS ROAD ADJUSTMENT AND DEPICTED IN DETAIL ON PLANS :
 PRS 79/6/13V,16V,18V-24V

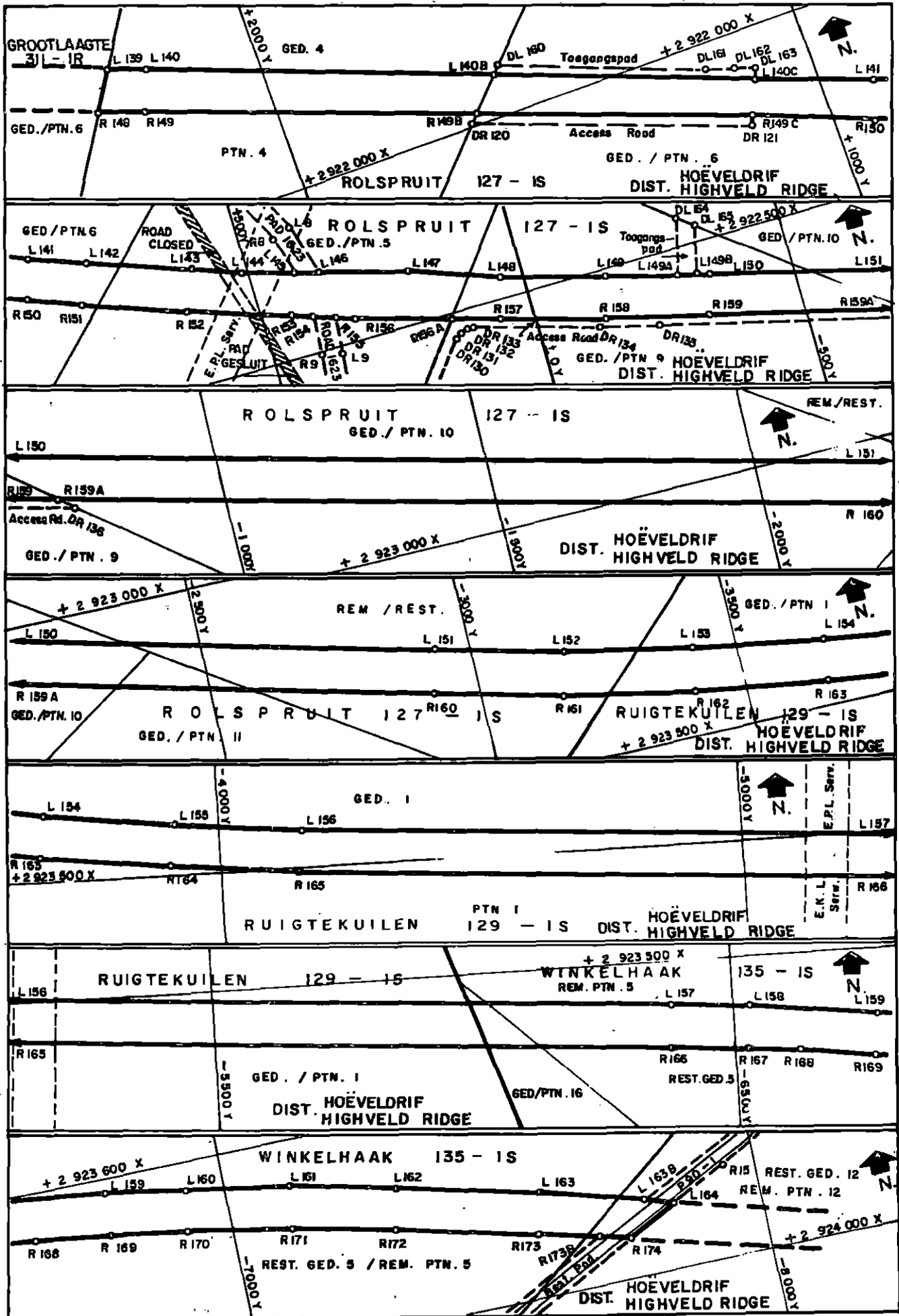
U.K. BESLUIT 1362
 EXCO. RES. ged. 1982-08-17

BUNDEL NR.
 FILE NO. 10/4/1/2/P109-1(5)TYD

KOORDINAATLYS STELSEL Lo.29^a SYSTEM CO-ORDINATE LIST
 KONSTANTE Y ± 0,00 X + 2 800 000,00

L71	+17 342,50	+19 478,99	L95	+10 412,18	+20 990,43	R90	+14 117,51	+20 564,96
L72	+16 867,03	+19 633,73	L96	+10 182,27	+20 956,77	R91	+13 810,28	+20 632,15
L73	+16 009,01	+19 905,38	L97	+10 059,48	+20 934,85	R92	+13 530,39	+20 694,72
L74	+15 389,33	+20 101,58	L98	+10 030,06	+20 928,98	R93	+13 372,95	+20 723,54
L75	+15 355,00	+20 112,44	L99	+9 954,20	+20 912,38	R94	+13 039,57	+20 795,24
L76	+14 762,98	+20 299,88	L100	+9 728,45	+20 857,35	R95	+12 994,95	+20 806,61
L77	+14 579,15	+20 356,13	L101	+9 505,53	+20 791,81	R96	+12 046,48	+21 000,71
L78	+14 243,18	+20 449,05	L102	+9 285,92	+20 715,91	R97	+11 814,30	+21 043,58
L79	+14 098,24	+20 485,26	L103	+9 070,11	+20 629,80	R98	+11 580,37	+21 075,52
L80	+13 793,91	+20 553,84	L104	+8 757,72	+20 496,60	R99	+11 345,20	+21 096,48
L81	+13 669,82	+20 579,77	L105	+8 532,80	+20 398,52	R100	+11 109,30	+21 106,40
L82	+13 541,96	+20 603,43	L708	+17 366,66	+19 471,61	R101	+10 873,20	+21 105,26
L83	+13 356,59	+20 645,23	R78	+17 294,51	+19 582,30	R102	+10 637,41	+21 093,06
L84	+13 005,95	+20 717,48	R79	+16 981,18	+19 710,00	R103	+10 402,45	+21 069,83
L85	+12 962,78	+20 725,99	R80	+16 033,16	+19 981,65	R104	+10 168,83	+21 035,63
L86	+12 935,27	+20 731,22	R81	+15 408,71	+20 179,35	R105	+10 043,82	+21 013,30
L87	+12 769,27	+20 767,95	R82	+15 384,07	+20 187,68	R106	+10 014,40	+21 007,43
L88	+12 030,12	+20 922,40	R83	+15 271,01	+20 224,84	R107	+9 937,08	+20 990,52
L89	+11 801,62	+20 964,59	R84	+15 175,13	+20 253,31	R108	+9 707,69	+20 934,61
L90	+11 571,40	+20 996,03	R85	+14 984,46	+20 313,67	R109	+9 481,17	+20 868,02
L91	+11 339,96	+21 016,65	R86	+14 937,09	+20 329,72	R110	+9 258,02	+20 790,89
L92	+11 107,81	+21 026,41	R87	+14 787,43	+20 377,10	R111	+9 038,73	+20 703,39
L93	+10 875,46	+21 025,29	R88	+14 602,10	+20 433,81	R112	+8 726,34	+20 570,19
L94	+10 643,41	+21 013,29	R89	+14 263,90	+20 529,42	R113	+8 496,71	+20 483,14

KOÖRDINAATLYS / CO-ORDINATE LIST - L _o 29° - KONST/CONST. Y ±0,00 X + 2 900 000,00											
	Y	X		Y	X		Y	X		Y	X
R 129	+6 069,69	+20 673,45	R 134	+5 687,23	+20 627,36	R 139	+4 584,35	+20 876,98	R 144	+3 108,07	+21 427,81
R 130	+6 049,67	+20 672,93	R 135	+5 395,78	+20 670,56	R 140	+4 365,34	+20 954,58	R 145	+2 941,37	+21 495,89
R 131	+5 978,53	+20 661,65	R 136	+5 257,18	+20 696,18	R 141	+4 193,71	+21 019,18	R 146	+2 491,78	+21 664,04
R 132	+5 876,37	+20 636,87	R 137	+5 030,61	+20 747,69	R 142	+3 952,14	+21 115,45	R 147	+2 368,71	+21 706,10
R 133	+5 786,66	+20 623,45	R 138	+4 806,22	+20 807,98	R 143	+3 632,17	+21 230,54	R 148	+2 316,62	+21 725,70



DIE FIGUUR : L 139 - L 140B, L 140C, L 141 - L 149, L 149A, L 149B, L 150 - L 163,
 THE FIGURE : L 163B, L 164, R 174, R 173B, R 173 - R 160, R 159A, R 159 - R 157,
 R 156A, R 156 - R 150, R 149C, R 149B, R 149, R 148, L 139

STEL VOOR 'N GEDEELTE VAN OPENBARE PAD P 109 - 1 OP VOLLE WYDTE
 REPRESENTS A PORTION OF PUBLIC ROAD P 109 - 1 IN TOTAL WIDTH

SOOS BEDOEL BY AFKONDIGING VAN HIERDIE PADREELING EN IN DETAIL
 AS INTENDED BY PUBLICATION OF THIS ROAD ADJUSTMENT AND DEPICTED

GETOON OP PLANNE : PRS 79/6 / 33 V. - 41 V. & 84V.
 IN DETAIL ON PLANS :

U.K. Besl. Nr. 738 / 29 - 3 - 1983
 EX.CO. Res.

BUNDEL No. 10/4/1/2/ P 109 - 1 (5)
 FILE No.

KOORDINAATLYS / CO-ORDINATE LIST				Lo 29°		Konstant / Constant		Y ± 0,00		X + 2 900 000,00	
	Y	X		Y	X	Y	X	Y	X	Y	X
L 139	+ 2 273,63	+ 21 656,40	L 152	- 3 175,19	+ 23 287,55	R 149B	+ 1 638,08	+ 21 981,11	R 165	- 3 654,89	+ 23 455,79
L 140	+ 2 200,14	+ 21 684,06	L 153	- 3 419,96	+ 23 336,49	R 149C	+ 1 142,68	+ 22 167,56	R 164	- 3 905,39	+ 23 487,41
L 140B	+ 1 577,77	+ 21 918,32	L 154	- 3 666,33	+ 23 376,61	R 150	+ 926,11	+ 22 249,08	R 165	- 4 156,83	+ 23 510,03
L 140C	+ 1 114,50	+ 22 092,69	L 155	- 3 913,98	+ 23 407,87	R 151	+ 824,30	+ 22 287,94	R 166	- 6 380,72	+ 23 669,93
L 141	+ 897,93	+ 22 174,21	L 156	- 4 162,59	+ 23 430,24	R 152	+ 635,29	+ 22 355,36	R 167	- 6 523,86	+ 23 681,93
L 142	+ 796,46	+ 22 211,87	L 157	- 6 386,46	+ 23 590,14	R 153	+ 445,17	+ 22 419,81	R 168	- 6 622,38	+ 23 692,26
L 143	+ 608,71	+ 22 278,84	L 158	- 6 531,31	+ 23 601,31	R 154	+ 405,73	+ 22 454,61	R 169	- 6 769,78	+ 23 713,81
L 144	+ 514,42	+ 22 311,15	L 159	- 6 781,70	+ 23 627,63	R 155	+ 367,19	+ 22 449,16	R 170	- 6 917,91	+ 23 733,10
L 145	+ 418,00	+ 22 336,96	L 160	- 6 930,61	+ 23 653,17	R 156	+ 332,41	+ 22 462,36	R 171	- 7 112,99	+ 23 758,50
L 146	+ 377,92	+ 22 349,01	L 161	- 7 128,73	+ 23 689,05	R 156A	+ 152,14	+ 22 513,15	R 172	- 7 307,18	+ 23 810,40
L 147	+ 207,13	+ 22 396,91	L 162	- 7 325,58	+ 23 731,52	R 157	+ 61,86	+ 22 538,98	R 173	- 7 574,01	+ 23 879,19
L 148	+ 39,14	+ 22 460,83	L 163	- 7 595,77	+ 23 802,20	R 158	- 131,23	+ 22 593,26	R 173B	- 7 672,71	+ 23 907,08
L 149	- 152,65	+ 22 515,14	L 163B	- 7 776,27	+ 23 853,21	R 159	- 323,48	+ 22 643,23	R 174	- 7 740,06	+ 23 926,11
L 149A	- 293,29	+ 22 552,46	L 164	- 7 843,63	+ 23 872,24	R 159A	- 685,82	+ 22 736,18			
L 149B	- 322,19	+ 22 560,13				R 160	- 2 912,46	+ 23 307,57			
L 150	- 343,38	+ 22 565,74	R 148	+ 2 316,62	+ 21 725,70	R 161	- 3 158,11	+ 23 365,71			
L 151	- 2 932,33	+ 23 229,88	R 149	+ 2 228,32	+ 21 758,94	R 162	- 3 405,69	+ 23 415,20			

DIE FIGUUR : L 164 , L 165, L 165 A , L 166 - L 182, L 182 A , L 183 - L 193, L 193 B ,
 THE FIGURE : L 164 , L 165, L 165 A , L 166 - L 182, L 182 A , L 183 - L 193, L 193 B ,
 L 194 - L 197, L 197 A , L 198 - L 216 , R 220 - R 206, R 205 B , R 205 A ,
 R 205 - R 177, R 176 A , R 176 - R 174, L 164

STEL VOOR 'N GEDEELTE VAN OPENBARE PAD P109 - I OP VOLLE WYDTE SOOS
 REPRESENT A PORTION OF PUBLIC ROAD P109 - I IN TOTAL WIDTH AS

BEDOEL BY AFKONDIGING VAN HIERDIE PADREELING EN IN DETAIL GETOON
 INTENDED BY PUBLICATION OF THIS ROAD ADJUSTMENT AND DEPICTED IN DETAIL

OP PLANNE : PRS 79/6/41 V , 42 V , 45 V - 48 V.
 ON PLANS :

U. K. Besl. Nr. 738 van 29 - 3 - 1983
 Ex. Co. Res. Nr. of

BUNDEL Nr. 10 / 4 / 1 / 2 / P109 - 1 (5)
 FILE Nr.

KOORDINAATLYS / CO-ORDINATE LIST - L_o 29° - KONSTANT / CONSTANT Y ± 0,00 X + 2 900 000,00

Y		X		Y		X		Y		X	
L 164	-7 843,63	+23 872,24	L 191	-12 454,89	+25 411,28	R 174	-7 740,08	+23 926,11	R 202	-12 472,32	+25 508,87
L 165	-8 098,64	+23 944,31	L 192	-12 546,24	+25 449,70	R 175	-8 125,00	+24 034,89	R 203	-12 679,89	+25 575,53
L 165A	-8 509,36	+24 060,37	L 193	-12 735,38	+25 508,22	R 176	-8 268,26	+24 079,53	R 204	-12 890,78	+25 630,90
L 166	-8 579,80	+24 080,27	L 193B	-12 869,37	+25 542,45	R 176A	-8 425,87	+24 120,68	R 205	-13 104,31	+25 674,81
L 167	-8 774,98	+24 125,04	L 194	-12 927,20	+25 557,22	R 177	-8 461,81	+24 130,06	R 205A	-13 117,30	+25 676,76
L 168	-8 833,95	+24 137,02	L 195	-13 121,23	+25 596,56	R 178	-8 606,16	+24 170,85	R 205B	-13 152,28	+25 682,00
L 169	-8 873,12	+24 145,49	L 196	-13 316,98	+25 626,16	R 179	-8 747,79	+24 221,27	R 206	-13 319,91	+25 707,14
L 170	-8 971,80	+24 164,03	L 197	-13 513,97	+25 645,94	R 180	-8 804,30	+24 241,91	R 207	-13 536,95	+25 727,79
L 171	-9 222,98	+24 184,48	L 197A	-13 544,33	+25 647,47	R 181	-8 936,36	+24 292,98	R 208	-13 754,78	+25 736,71
L 172	-9 280,26	+24 194,04	L 198	-13 711,70	+25 659,85	R 182	-9 007,58	+24 331,57	R 209	-13 972,78	+25 733,06
L 173	-9 403,00	+24 219,37	L 199	-13 939,37	+25 655,02	R 183	-9 114,77	+24 383,56	R 210	-14 070,48	+25 737,95
L 174	-9 686,27	+24 373,28	L 200	-13 998,82	+25 647,75	R 184	-9 160,44	+24 415,81	R 211	-14 135,52	+25 820,55
L 175	-9 927,04	+24 460,98	L 201	-13 949,71	+25 585,02	R 185	-9 257,19	+24 433,80	R 212	-14 166,92	+23 798,78
L 176	-10 145,70	+24 522,77	L 202	-13 981,11	+25 560,24	R 186	-9 314,07	+24 438,44	R 213	-14 123,57	+25 738,83
L 177	-10 312,59	+24 370,97	L 203	-14 044,54	+25 639,91	R 187	-9 461,37	+24 454,09	R 214	-14 310,83	+25 723,29
L 178	-10 451,98	+24 613,76	L 204	-14 114,46	+25 639,11	R 188	-9 610,88	+24 476,60	R 215	-14 410,19	+25 723,17
L 179	-10 504,94	+24 629,81	L 205	-14 209,33	+25 639,02	R 188	-9 905,29	+24 537,97	R 216	-14 555,10	+25 730,78
L 180	-10 601,04	+24 659,75	L 206	-14 310,10	+25 643,29	R 190	-10 123,95	+24 599,76	R 217	-14 779,79	+25 738,29
L 181	-10 741,15	+24 715,96	L 207	-14 410,74	+25 642,18	R 191	-10 286,77	+24 648,39	R 218	-15 111,65	+25 790,88
L 182	-10 973,83	+24 809,72	L 208	-14 578,76	+25 646,55	R 192	-10 475,56	+24 716,99	R 219	-15 312,79	+25 834,99
L 182A	-11 065,68	+24 847,68	L 209	-14 674,28	+25 650,46	R 193	-10 510,36	+24 726,82	R 220	-15 396,21	+25 873,44
L 183	-11 175,08	+25 058,08	L 210	-14 798,86	+25 657,74	R 194	-10 569,50	+24 749,36			
L 184	-11 697,12	+25 103,07	L 211	-14 991,56	+25 673,21	R 195	-10 665,75	+24 775,46			
L 185	-11 806,13	+25 153,50	L 212	-15 168,57	+25 677,60	R 196	-10 805,29	+24 828,27			
L 186	-11 990,98	+25 229,86	L 213	-15 266,94	+25 669,53	R 197	-10 943,29	+24 883,86			
L 187	-12 038,34	+25 246,17	L 214	-15 418,46	+25 643,75	R 198	-11 590,73	+25 151,09			
L 188	-12 222,81	+25 323,45	L 215	-15 497,24	+25 661,22	R 199	-11 636,56	+25 171,10			
L 189	-12 299,19	+25 357,16	L 216	-15 513,23	+25 653,24	R 200	-11 683,16	+25 189,27			
L 190	-12 360,27	+25 381,80				R 201	-12 268,65	+25 431,10			

Administrateurskennisgewing 1312

3 Augustus 1983

BENOEMING VAN PADRAADLEDE

Dit word hiermee vir algemene inligting bekend gemaak dat dit die Administrateur behaag om ooreenkomstig subartikel (1) van artikel 10 en artikel 14 van die Padordonnansie, 1957, goed te keur dat die persone genoem in bygaande Bylae benoem word tot lede aan die Padrade vir die distrikte wat teenoor hulle name vermeld word met ampstermyn vir die tydperk 1 Julie 1983 tot 30 Junie 1986.

Goedgekeur 13 Julie 1983
8/1/2/1

Administrator's Notice 1312

3 August 1983

APPOINTMENT OF ROAD BOARD MEMBERS

It is hereby notified for general information that the Administrator is pleased, under the provisions of subsection (1) of section 10 and section 14 of the Roads Ordinance, 1957, to approve that the persons mentioned in adjoined Schedule are hereby appointed as members of the Road Boards for the districts against which their names appear and shall hold office for the period 1 July 1983 to 30 June 1986.

Approved 13 July 1983
8/1/2/1

BYLAE/SCHEDULE

Amersfoort:

1. B.P. Johnstone
2. J.A. Joubert
3. F.D. Lotz
4. D.C. Pieterse

Barberton:

1. C.S. Burger
2. C.B. Cooke
3. B. Maree
4. P.J. Maritz
5. W.S. Radley
6. J.W. Schoeman

Belfast:

1. P.J. Badenhorst
2. J.P. Burger
3. A.J. Cloete
4. S.G.M. Coetzee
5. W.C.F. Davel
6. J.A. Prinsloo
7. C.C. Smuts

Benoni:

1. G.P.N. Coetzee
2. G.F. Geldenhuys
3. J.G. Marais
4. A.J.J. Venter
5. A. de Witt

Bethal:

1. R.G. Cloete
2. J.N. Crobler
3. A.J. Hansen
4. M.G. Pieterse
5. M.J. Prinsloo
6. N.J. Swart
7. T.G.K. Theron
8. L.J. Zietsman

Bloemhof:

1. J.M. du Plooy
2. T.I. Fouché
3. C.L. Roos
4. B.J. Labuschagne
5. P.H.C. Labuschagne
6. J.D. van Zyl

Brits:

1. J.C.J. Hoek Jnr.
2. J.J.H. Huygen
3. J.P. Kirchner
4. P.J. Meyer
5. M.W. von Wielligh
6. G.H.K. Wolmarans

Bronkhorstspuit:

1. B.J. Coetzer
2. L. Nel
3. P.P. Roos
4. A.P. Smit
5. W.F.U. Steynberg
6. A.H.G. Stolz
7. J.C. Thuynsma

Carolina:

1. J.L. Benade
2. P.E. Oosthuizen
3. L.J. Botha (Jnr)
4. O.T. Doyer
5. G.J. Joubert

Christiana:

1. P.R. Bezuidenhout
2. W.J. Nel
3. J.W. Roelofse
4. J. Zerwick

Delareyville:

1. A.D. de Wet
2. P.J. de Wet
3. A.M. Deacon
4. B.P.D. Degenaar
5. O.J. Haasbroek
6. W.J. Lemmer
7. N. Meiring
8. J.L. Walters

Ellisras:

1. G.J.P. Bezuidenhout
2. J.J. Lamprecht
3. P. Nortjé
4. J.A. Venter
5. P.J. Human
6. G.P. Mills
7. J.P. van der Westhuizen
8. J. Meyer

Ermelo:

1. F.J. Botha
2. B.J.L. Beukes
3. J.P. Hugo
4. S. Jooste
5. B.J. Kriel
6. D. Steyn
7. C.J. van Rooyen

Germiston:

1. S.D. Bosch
2. N. Kleynhans
3. S.H.J. Naudé
4. Z.R.F. Oberholzer
5. D. Herman
6. G.H. Sauman
7. B. Smith

Groblersdal:

1. W.H. Borman
2. F.E. Clase
3. S.C. Wiid
4. C.J. van Helsdingen
5. D.W. Hoffman
6. H.R. Lemmer
7. J.G. Pretorius

Heidelberg:

1. P.J.N. de Bruyn
2. J.A. Hartman
3. J. Hoogenboesem
4. E.J. van Jaarsveld
5. G.R.U. Lanser
6. P.J. Roets
7. H.J. Swart
8. W.W. Weegouws

Johannesburg:

1. J.D. Odendaal
2. F.G. le Roux
3. Generaal-Majoor J. Lemmer
4. C.J. Lombaard
5. Adv. R.G. Thomas
6. C.P. Venter

Klerksdorp:

1. F.J. Badenhorst
2. J.P. Botha
3. T.N. Cronje
4. G.B. du Plessis
5. W.M. Jooste
6. H.W. Lemmer
7. S. Maré

Krugersdorp:

1. J.A. Bothma
2. J.M. Erasmus
3. N.J. Hudson
4. J. Mostert
5. H.F. de Wet van Rooyen
6. H.P. van Zyl
7. C.J. Venter

Lichtenburg:

1. G. Coetzer
2. W.S. Conradie
3. D.M.H. le Roux
4. I.J. Roodt
5. A.P. Killian
6. C.J.J. Olivier
7. W.W. Oosthuizen
8. H.P. Scheepers

Lydenburg:

1. P.J. Barnhoorn
2. I.J. Breytenbach
3. J.N. Joubert
4. S.J.P. Kruger
5. H.J. Neethling
6. P. Riekert
7. C.C. Swart
8. D.J. Winterbach

Marico — Zeerust:

1. L.J. Erasmus
2. J.J. van der Merwe
3. G.D. Haasbroek
4. J.G. du Toit
5. P.R. Swart
6. S.J. Coetzee
7. J.H. Joubert

Messina:

1. P.W. du Preez
2. H. Buitendag
3. N.P. Prinsloo
4. M.R. Thom
5. B.J.M. Vermaas
6. C. Cawood
7. H.J. Visser
8. P.J. Uys

Middelburg:

1. J.A.J. de Beer
2. A.D. Davel
3. S.A. Miller
4. H.J. Ligthelm
5. J.V. Roux
6. G. McDonald van der Walt
7. P.A. van der Walt
8. J.A. van Wyk

Nelspruit:

1. W.H. Basson
2. P. van Tonder
3. W. Schmidt
4. B.H. Mills
5. H.J. Wessels
6. V. Wilkens

Pietersburg:

1. T.J. Botha
2. Dr. J.H. Scheepers
3. W. van Amstel
4. C.F.P. Jordaan
5. Dr. L.J. Changuion
6. F. Snyman
7. L.J. de Beer
8. S. Schalkwyk

Piet Retief:

1. F.W.G. Kock Coetzee
2. N.M.J. Grobler
3. O.E. Hinze
4. H. Joubert
5. J.P. Joubert
6. J.A. Labuschagne

Pilgrim's Rest/Sabie:

1. H. de J. Kruger
2. K.S. van Heerden
3. H.C. Prinsloo
4. H.B. Swart
5. O.T. van Niekerk
6. M.J. Wessels

Pretoria:

1. J.W. Engelbrecht
2. F.J. le Roux
3. H.A. Potgieter
4. J.L. Pretorius
5. J.J.J. Joubert
6. A.H. Kotzé
7. M.J. Kotzé
8. S.C.J. van Rensburg

Potchefstroom:

1. S.J. Botha
2. A.J. du Buys
3. T.A. du Plessis
4. J. Janse van Rensburg
5. B.J. Keet
6. J.J. Smith
7. W.K. van der Merwe

Perdekop:

1. G.M. Botha
2. J.J. Erasmus
3. B.C. Lötter
4. D.J. Swart

Potgietersrus:

1. L.J. de Beer
2. J.R. O'Brien
3. M.J. Grobler
4. J.A. Potgieter
5. J.H. van der Walt
6. P.C. Bronkhorst
7. J.H. van Rooyen

Rustenburg:

1. G. Smith Bronkhorst
2. J.D. Groendewald
3. J.A. Richter
4. F.L. Rootman
5. C.J. van Wyk
6. M.T. Wenhold
7. F.C. van der Nest
8. F.W. Combrink

Schweizer-Reneke:

1. J.J. Bezuidenhout
2. I.P.A. Boonzaaier
3. P.J. Conradie
4. F.J. de Klerk
5. H.C. Gerber
6. J.H. Klopper

Soutpansberg — Louis Trichardt:

1. M.H.W. Coetzee
2. J.J.B. Grobbelaar
3. M.C. Bosch van Rheede van Outshoorn
4. S.A. Mostert
5. W. Schoeman
6. P.W. de Wet Wessels
7. G.H. Smit

Swartruggens:

1. M.I. Botha
2. G.J.M. Maritz Coetzer
3. J.C. Claassen
4. H.F. Prinsloo
5. P.D. Theron
6. H.J. Viviers

Springs — Nigel:

1. F.A. Basson
2. G.P. Koekemoer
3. L.M. Nel
4. P.C. Potgieter
5. R.J. Pretorius
6. C. le C. Rossouw
7. J.A. van Rooyen

Standerton:

1. R. Ackerman
2. J.T. du Preez
3. J. de J. Erasmus
4. K. Kriek
5. C. Lombard
6. W.D. Botha
7. D. Schabert
8. E.J.D.G. Genis

Thabazimbi:

1. J.L. Steenekamp
2. M.H. Kirchner
3. N.R. Wenholdt
4. R.W. Jansen van Rensburg
5. P.R.J. Mostert
6. J.P.L. van Deventer
7. G.J.R. Louw
8. P. Hugo

Volksrust:

1. T.S. Martins
2. J.F. Joubert
3. R.P. Oosthuizen
4. H.J. Moolman Vosloo

Ventersdorp:

1. F.J. du Toit
2. N.J. Kock
3. E.J. Koen
4. M.J. Lourens
5. P.N. van der Merwe
6. P. Viljoen

Tzaneen/Letaba:

1. L.H. Badenhorst
2. G.C. Botha
3. H.K.J. du Preez
4. W.J. van Dyk
5. C.P. Minnaar
6. R. Oosthuizen
7. F.H.C. van der Vyver
8. G.J.H. Linde

Vereeniging:

1. S.H.J. Brits
2. J.C. Engelbrecht
3. J.D. Muller
4. J.A.L.C. Nel
5. J.E. Nolte
6. D.A. van der Merwe
7. J.G. van der Merwe

Wakkerstroom:

1. N. Lotz
2. P.T. Wassenaar
3. R.A. Paul
4. A. van Zyl

Warmbad:

1. L.L. Bosman
2. J.H.V. du Plessis
3. C.F. Olivier
4. A.A. van Aswegen
5. B.P. van der Merwe
6. G.H.D. van der Merwe

Waterberg — Nylstroom:

1. C.F.S. Pretorius
2. H. Willemse
3. M. le Roux van Niekerk
4. C.J. Grové
5. M.J. Pretorius
6. J.J. Badenhorst
7. N. Badenhorst
8. J.C.F. Lourens

Witbank:

1. J.T. du Preez
2. J.B.M. Hertzog
3. R.D. Naudé
4. H.A. Roets
5. L.H.P. Steyn
6. J.A.K. Worst

Wolmaransstad:

1. M.J. Benade
2. C.D. Botha
3. P.J. de Beer
4. I.S. le Roux
5. A.K.H.J. Rossouw
6. J.G. Uys

Administrateurskennisgewing 1311

3 Augustus 1983

VERKLARING VAN TOEGANGSPAARIE: DISTRIKTE NIGEL EN HOËVELDRIF

Ingevolge die bepalings van artikel 48 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), verklaar die Administrateur hierby dat toegangspaaie met wisselende breedtes, waarvan die algemene rigtings en liggings op bygaande sketsplanne met toepaslike koördinate van grensbakens aangedui word, bestaan oor die eiendomme soos aangetoon op gemelde sketsplanne.

Ooreenkomstig die bepalings van subartikels (2) en (3) van artikel 5A van voormelde Ordonnansie word hierby verklaar dat grensbakens van die vermelde toegangspaaie op die grond opgerig is.

UKB 738 van 29 Maart 1983
Verwysing: 10/4/1/2/P109-1 (5)

Administrator's Notice 1311

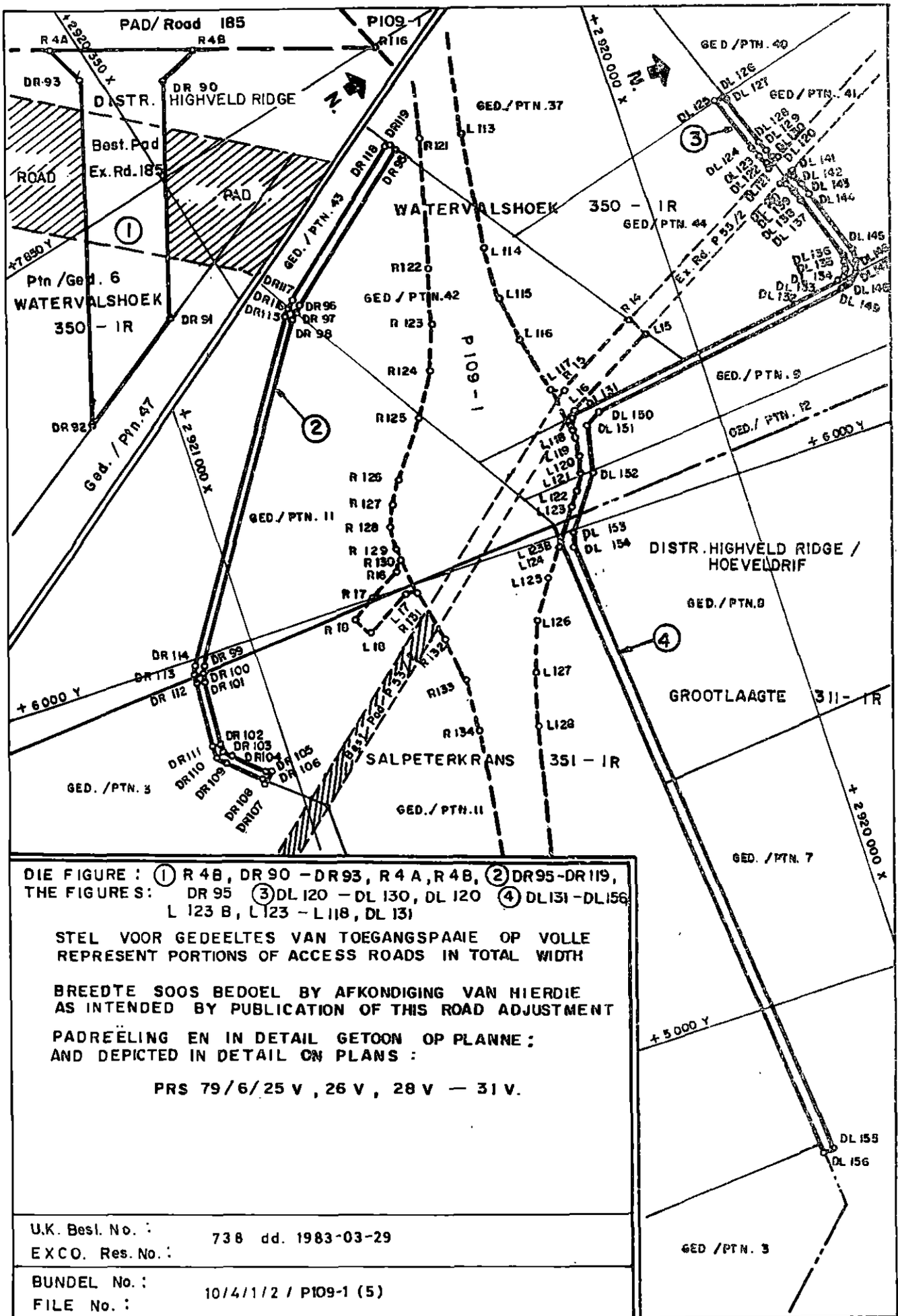
3 August 1983

DECLARATION OF ACCESS ROADS: DISTRICTS OF NIGEL AND HIGHVELD RIDGE

In terms of the provisions of section 48 of the Roads Ordinance, 1957 (Ordinance 22 of 1957), the Administrator hereby declares that access roads with varying widths, the general directions and situations of which are shown on the appended sketch plans with appropriate co-ordinates of the boundary beacons exist over the properties as indicated on the said sketch plans.

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 said access roads have been erected on the land.

ECR 738 dated 29 March 1983
Reference: 10/4/1/2/P109-1 (5)



DIE FIGURE : ① R 48, DR 90 - DR 93, R 4 A, R 4 B, ② DR 95 - DR 119,
 THE FIGURES : DR 95 ③ DL 120 - DL 130, DL 120 ④ DL 131 - DL 156
 L 123 B, L 123 - L 118, DL 131

STEL VOOR GEDEELTES VAN TOEGANGSPAARIE OP VOLLE
 REPRESENT PORTIONS OF ACCESS ROADS IN TOTAL WIDTH

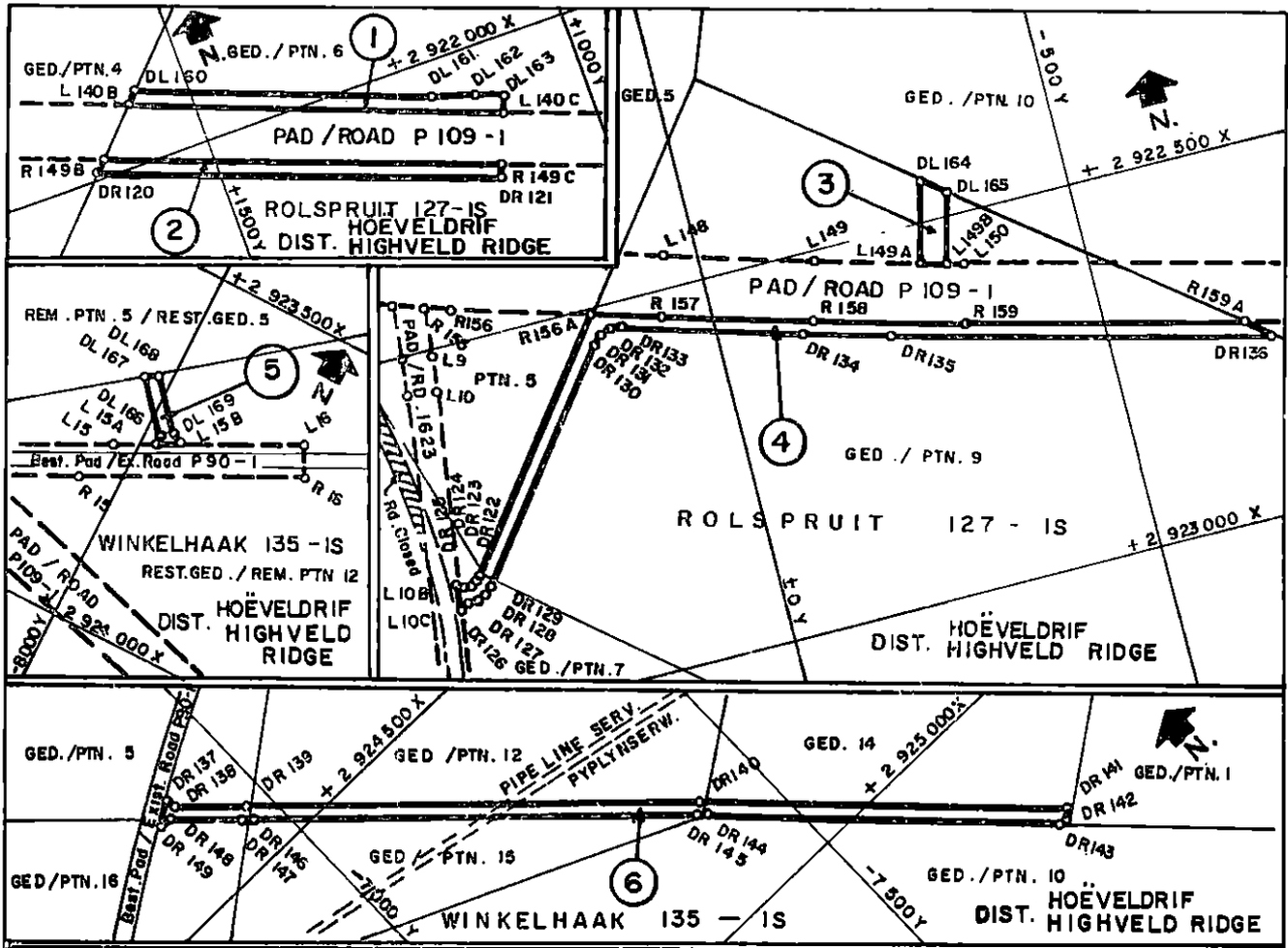
BREEDTE SOOS BEDOEL BY AFKONDIGING VAN HIERDIE
 AS INTENDED BY PUBLICATION OF THIS ROAD ADJUSTMENT

PADREËLING EN IN DETAIL GETOON OP PLANNE ;
 AND DEPICTED IN DETAIL ON PLANS :

PRS 79/6/25 V , 26 V , 28 V - 31 V.

U.K. Best. No. : 738 dd. 1983-03-29
 EXCO. Res. No. :
 BUNDEL No. : 10/4/1/2 / P109-1 (5)
 FILE No. :

KOORDINAATLYS / CO-ORDINATE		LIST - Lo 29° - KONST./CONST. Y ±0,00		X+2 900 000,00							
Y	X	Y	X	Y	X						
R4A	+7 882,55	+20 355,15	DR109	+5 784,65	+21 115,39	DL120	+6 547,93	+19 732,91	DL140	+6 489,41	+19 738,31
R4B	+7 867,60	+20 331,47	DR110	+5 802,18	+21 128,30	DL121	+6 534,51	+19 757,48	DL141	+6 512,82	+19 713,74
DR90	+7 865,73	+20 339,73	DR111	+5 823,69	+21 131,44	DL122	+6 542,65	+19 755,09	DL142	+6 504,68	+19 716,13
DR91	+7 826,41	+20 363,47	DR112	+5 950,38	+21 123,19	DL123	+6 560,10	+19 763,92	DL143	+6 480,79	+19 704,21
DR92	+7 817,40	+20 367,59	DR113	+5 967,46	+21 120,22	DL124	+6 581,77	+19 772,85	DL144	+6 462,73	+19 697,18
DR93	+7 874,20	+20 353,28	DR114	+5 983,11	+21 112,67	DL125	+6 690,90	+19 810,43	DL145	+6 333,23	+19 652,50
DR95	+6 801,06	+20 427,23	DR115	+6 565,45	+20 732,84	DL126	+6 694,67	+19 796,43	DL146	+6 312,38	+19 650,16
DR96	+6 977,60	+20 700,70	DR116	+6 578,56	+20 722,78	DL127	+6 693,64	+19 794,48	DL147	+6 292,52	+19 656,93
DR97	+6 567,88	+20 710,87	DR117	+6 589,41	+20 710,38	DL128	+6 587,08	+19 757,43	DL148	+6 277,45	+19 671,53
DR98	+6 536,71	+20 719,44	DR118	+6 813,15	+20 437,66	DL129	+6 568,53	+19 750,18	DL149	+6 270,04	+19 691,16
DR99	+5 974,37	+21 099,27	DR119	+6 812,88	+20 435,63	DL130	+6 550,32	+19 741,05	DL150	+6 195,53	+20 218,31
DR100	+5 962,40	+21 105,04				DL131	+6 203,36	+20 263,57	DL151	+6 177,82	+20 247,02
DR101	+5 949,36	+21 107,60	L118	+6 181,23	+20 275,27	DL132	+6 285,28	+19 693,31	DL152	+6 089,68	+20 262,25
DR102	+5 922,67	+21 115,90	L119	+6 167,75	+20 275,59	DL133	+6 290,62	+19 680,31	DL153	+5 993,79	+20 336,67
DR103	+5 808,31	+21 113,52	L120	+6 126,97	+20 279,30	DL134	+6 300,87	+19 670,58	DL154	+5 964,91	+20 345,09
DR104	+5 796,49	+21 103,03	L121	+6 094,58	+20 280,67	DL135	+6 314,11	+19 666,06	DL155	+4 699,79	+20 240,40
DR105	+5 746,04	+21 047,35	L122	+6 063,95	+20 302,77	DL136	+6 328,10	+19 667,36	DL156	+4 698,47	+20 256,32
DR106	+5 746,61	+21 038,86	L123	+6 038,12	+20 322,51	DL137	+6 457,49	+19 712,36			
DR107	+5 723,53	+21 057,32	L123B	+5 964,13	+20 363,19	DL138	+6 475,29	+19 719,27			
DR108	+5 734,22	+21 057,68				DL139	+6 497,01	+19 730,17			



- DIE FIGURE : THE FIGURES :
- ① L 140 B , DL 160 - DL 163 , L 140 C , L 140 B
 - ② R 149 B , R 149 C , DR 121 , DR 120 , R 149 B
 - ③ L 149 A , DL 164 , DL 165 , L 149 B , L 149 A
 - ④ R 156 A , R 157 - R 159 A , DR 136 - DR 126 , L 10 C , L 10 B , DR 125 - DR 122 , R 156 A
 - ⑤ L 15 A , DL 166 - DL 169 , L 15 B , L 15 A
 - ⑥ DR 137 - DR 149 , DR 137 .

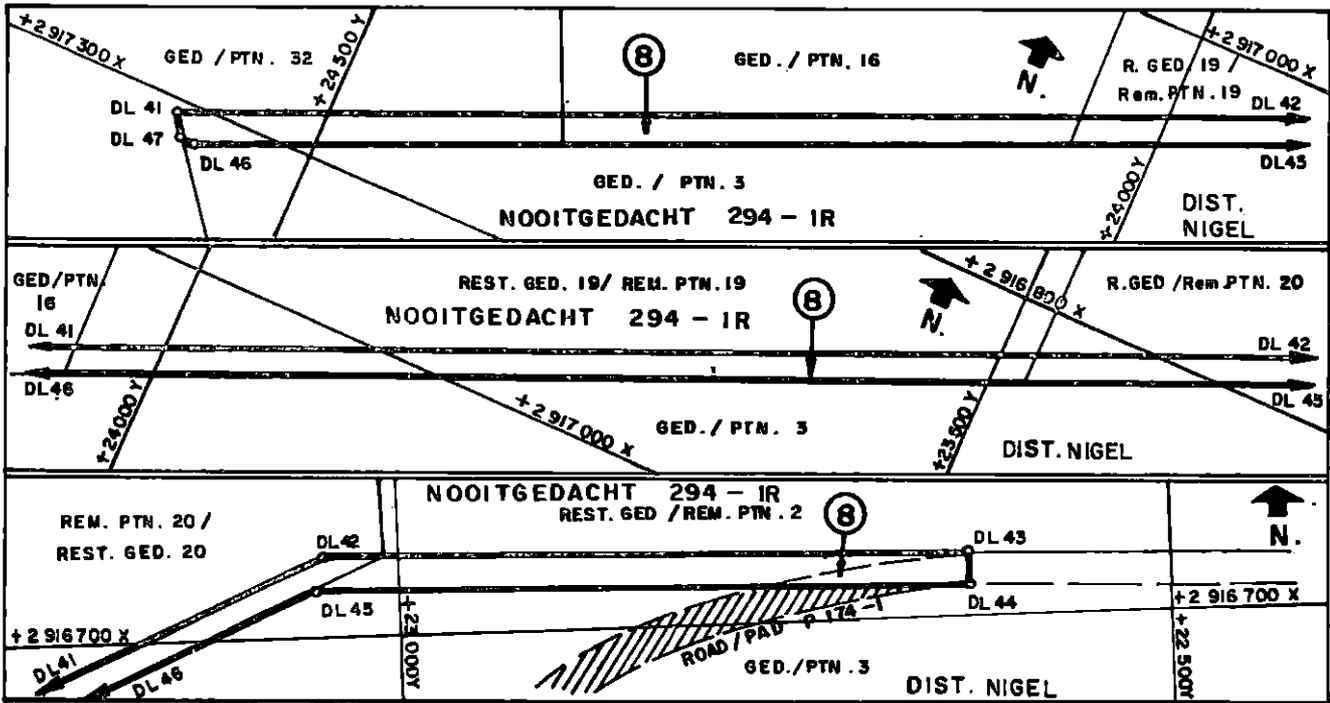
STEL VOOR GEDEELTES VAN TOEGANGSPAARIE SOOS BEDOEL BY AFKONDIGING REPRESENT PORTIONS OF ACCESS ROADS AS INTENDED BY PUBLICATION

VAN HIERDIE PADREELING EN IN DETAIL GETOON OP OF THIS ROAD ADJUSTMENT AND DEPICTED IN DETAIL ON

PLANNE : PRS 79 / 6 / 33 V , 34 V , 40 V , 41 V , 84 V .
 PLANS :

U. K. Besl. EX.CO. Res. Nr. 738 / 29 - 3 - 1983 BUNCEL No. FILE No. 10/4/1/2 / P109-1 (5)

KOÖRDINAATLYS / CO-ORDINATE LIST				Lo 29°		Konst / Const. Y ± 0,00		X + 2 900 000,00			
Y	X	Y	X	Y	X	Y	X	Y	X		
L 10B	+ 416,09	+22 822,85	DL 160	+ 1571,75	+21 912,04	DR 120	+ 1 644,07	+21 987,39	DR 135	- 224,26	+22 633,88
L 10C	+ 419,59	+22 890,83	DL 161	+ 1 194,80	+22 053,38	DR 121	+ 1 145,49	+22 175,05	DR 136	- 716,72	+22 760,63
L 15A	- 8 022,67	+23 734,34	DL 162	+ 1 147,70	+22 067,37	DR 122	+ 386,18	+22 621,70	DR 137	- 6 899,87	+24 351,89
L 15B	- 8 041,40	+23 724,85	DL 163	+ 1 110,80	+22 082,86	DR 123	+ 391,78	+22 826,83	DR 138	- 6 898,99	+24 358,90
L 140B	+ 1 577,77	+21 918,32	DL 164	- 318,18	+22 448,56	DR 124	+ 398,79	+22 829,76	DR 139	- 6 970,32	+24 425,88
L 140C	+ 1 114,50	+22 092,69	DL 165	- 344,13	+22 468,54	DR 125	+ 406,37	+22 830,12	DR 140	- 7 416,94	+24 845,91
L 149A	- 293,29	+22 552,46	DL 166	- 8 024,42	+23 726,73	DR 126	+ 408,37	+22 846,00	DR 141	- 7 756,85	+25 188,10
L 149B	- 322,19	+22 560,13	DL 167	- 7 972,25	+23 655,82	DR 127	+ 395,27	+22 845,37	DR 142	- 7 744,93	+25 196,71
R 149B	+ 1 638,05	+21 981,11	DL 168	- 7 978,58	+23 650,93	DR 128	+ 383,16	+22 840,32	DR 143	- 7 742,66	+25 196,52
R 149C	+ 1 142,68	+22 167,56	DL 169	- 8 032,45	+23 722,66	DR 129	+ 373,50	+22 831,45	DR 144	- 7 406,84	+24 858,45
R 156A	+ 152,14	+22 513,15				DR 130	+ 156,68	+22 549,40	DR 145	- 7 404,69	+24 856,36
R 157	+ 61,86	+22 538,58				DR 131	+ 147,16	+22 541,10	DR 146	- 6 960,45	+24 438,57
R 158	- 151,23	+22 593,26				DR 132	+ 135,18	+22 537,13	DR 147	- 6 958,27	+24 436,52
R 159	- 323,48	+22 643,23				DR 133	+ 122,60	+22 538,11	DR 148	- 6 884,28	+24 367,03
R 159A	- 685,82	+22 736,18				DR 134	- 112,47	+22 604,69	DR 149	- 6 874,66	+24 365,83



- DIE FIGURE :
THE FIGURES :
- ① L 8 E , DL 1 , DL 2 , L 8 F , L 8 E .
 - ② R 8 E , R 8 F , DR 2 , DR 1 , R 8 E .
 - ③ DL 3 , DL 4 , L 11 A , DL 3 .
 - ④ L 14 , L 13 A , DR 4 , DR 3 , L 14 .
 - ⑤ DL 5 - DL 22 , L 69 B , L 69 A , DL 23 - DL 40 , DL 5 .
 - ⑥ R 73 A ; R 73 C , DR 5 - DR 10 , R 74 A , R 74 B , DR 11 - DR 27 , R 73 A .
 - ⑦ DR 28 - DR 36 , DR 28 .
 - ⑧ DL 41 - DL 47 , DL 41

STEL VOOR GEDEELTES VAN TOEGANGSPAARIE OP VOLLE WYDTE SOOS BEDOEL
REPRESENT PORTIONS OF ACCESS ROADS IN TOTAL WIDTH AS INTENDED BY
BY AFKONDIGING VAN HIERDIE PADREËLING EN IN DETAIL GETOON OP
PUBLICATION OF THIS ROAD ADJUSTMENT AND DEPICTED IN DETAIL ON

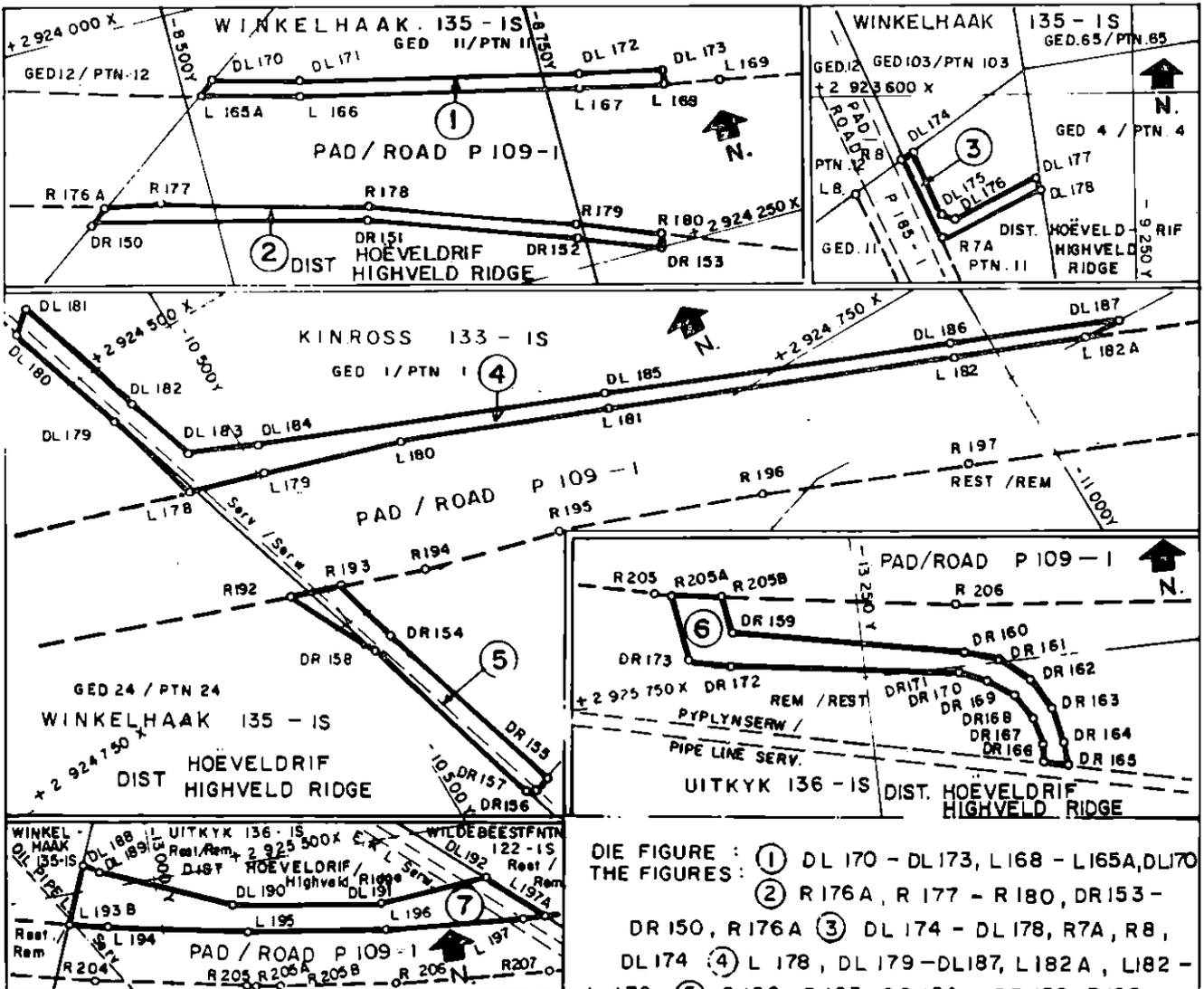
PLANNE : PRS 79 / 6 / 6 V , 9 V , 10 V , 12 V - 14 V .
PLANS :

U. K. Besl. : 738 dd. 1983-03-29
EXCO. Res. :

BUNDEL No. : 10/4/1/2/P109-1(5)
FILE No. :

KOÖRDINAATLYS / CO-ORDINATE LIST - Lo. 29° - KONST./CONST. Y ± 0,00 X + 2 900 000,00

DL 1	+22 867,81	+18 369,41	DL 29	+18 140,30	+18 912,77	DR 9	+18 222,18	+19 419,40	L 8 E	+22 860,59	+18 377,34
DL 2	+22 838,04	+18 373,41	DL 30	+18 189,19	+18 896,03	DR 10	+18 200,96	+19 372,68	L 8 F	+22 846,97	+18 380,27
DL 3	+21 815,02	+17 588,03	DL 31	+18 239,91	+18 886,13	DR 11	+18 185,81	+19 377,84	L 11 A	+21 793,99	+17 571,89
DL 4	+21 809,42	+17 567,65	DL 32	+18 291,50	+18 883,27	DR 12	+18 208,33	+19 427,42	L 13 A	+21 741,43	+17 531,53
DL 5	+19 071,75	+18 767,62	DL 33	+18 343,01	+18 887,49	DR 13	+18 240,07	+19 471,65	L 14	+21 777,97	+17 564,55
DL 6	+18 925,17	+18 856,16	DL 34	+18 628,07	+18 930,65	DR 14	+18 279,83	+19 508,85	L 69 A	+18 151,70	+19 218,72
DL 7	+18 870,65	+18 884,12	DL 35	+18 691,35	+18 935,79	DR 15	+18 348,96	+19 561,85	L 69 B	+18 130,89	+19 225,72
DL 8	+18 812,80	+18 904,28	DL 36	+18 784,73	+18 932,12	DR 16	+18 350,31	+19 570,45	R 8 E	+22 891,65	+18 414,57
DL 9	+18 752,70	+18 916,25	DL 37	+18 817,00	+18 919,72	DR 17	+17 893,60	+20 166,15	R 8 F	+22 857,12	+18 419,26
DL 10	+18 691,54	+18 919,79	DL 38	+18 876,95	+18 898,83	DR 18	+17 906,30	+20 175,89	R 73 A	+18 770,53	+19 084,55
DL 11	+18 630,47	+18 914,83	DL 39	+18 933,44	+18 869,85	DR 19	+18 089,70	+19 936,50	R 73 C	+18 704,13	+19 109,70
DL 12	+18 345,40	+18 871,67	DL 40	+19 080,02	+18 781,32	DR 20	+18 097,73	+19 932,67	R 74 A	+18 178,78	+19 299,10
DL 13	+18 291,71	+18 867,27	DL 41	+24 587,61	+17 311,59	DR 21	+18 545,79	+19 944,83	R 74 B	+18 157,92	+19 305,23
DL 14	+18 237,93	+18 870,26	DL 42	+23 049,65	+16 649,31	DR 22	+18 535,05	+19 937,36			
DL 15	+18 184,27	+18 880,78	DL 43	+22 632,30	+16 663,19	DR 23	+18 532,32	+19 936,46			
DL 16	+18 134,09	+18 888,02	DL 44	+22 632,83	+16 679,18	DR 24	+18 103,74	+19 924,83			
DL 17	+18 112,03	+18 807,31	DL 45	+23 046,61	+16 665,42	DR 25	+18 101,78	+19 920,72			
DL 18	+18 084,68	+18 925,46	DL 46	+24 576,18	+17 324,09	DR 26	+18 722,31	+19 111,39			
DL 19	+18 065,89	+18 952,36	DL 47	+24 578,47	+17 323,49	DR 27	+18 773,73	+19 091,99			
DL 20	+18 058,27	+18 984,28				DR 28	+22 203,25	+19 206,08			
DL 21	+18 062,87	+19 018,78	DR 1	+22 900,59	+18 421,43	DR 29	+20 660,97	+19 025,29			
DL 22	+18 101,24	+19 129,48	DR 2	+22 858,20	+18 427,19	DR 30	+20 636,70	+18 972,94			
DL 23	+18 128,96	+19 161,24	DR 3	+21 765,34	+17 678,98	DR 31	+20 626,14	+18 985,06			
DL 24	+18 078,01	+19 011,62	DR 4	+21 720,40	+17 515,39	DR 32	+20 623,77	+18 987,55			
DL 25	+18 074,25	+18 935,03	DR 5	+18 367,34	+19 548,23	DR 33	+20 641,79	+19 022,77			
DL 26	+18 080,49	+18 958,92	DR 6	+18 358,69	+19 549,16	DR 34	+20 642,72	+19 025,60			
DL 27	+18 095,68	+18 933,60	DR 7	+18 289,56	+19 496,13	DR 35	+20 645,92	+19 040,85			
DL 28	+18 118,24	+18 922,05	DR 8	+18 252,09	+19 461,09	DR 36	+22 207,83	+19 222,72			



DIE FIGURE : ① DL 170 - DL 173, L 168 - L 165A, DL 170
 THE FIGURES : ② R 176 A, R 177 - R 180, DR 153 -
 DR 150, R 176 A ③ DL 174 - DL 178, R 7A, R 8,
 DL 174 ④ L 178, DL 179 - DL 187, L 182 A, L 182 -
 L 178 ⑤ R 192, R 193, DR 154 - DR 158, R 192
 ⑥ R 205 A, R 205 B, DR 159 - DR 173, R 205 A ⑦ L 193 B, DL 188 - DL 192, L 197 A, L 197 - L 194, L 193 B

STEL VOOR GEDELTES VAN TOEGANGSPAARIE SOOS BEDOEL BY AFKONDIGING
 REPRESENT PORTIONS OF ACCESS ROADS AS INTENDED BY PUBLICATION

VAN HIERDIE PADREELING EN IN DETAIL GETOON OP
 OF THIS ROAD ADJUSTMENT AND DEPICTED IN DETAIL ON

PLANNE Nr PRS 79/6/42v, 43v, 45v & 47v.
 PLANS Nr

U.K Best Nr Ex Co Res. Nr 738 van of 29 - 3 - 1983
 BUNDEL Nr. FILE Nr. 10 / 4 / 1 / 2 / P109 - 1 (5)

KOORDINAATLYS / CO-ORDINATE LIST - Lo 29° - KONSTANT/CONSTANT Y±0,00 X+2900000,00

Y	X	Y	X	Y	X	Y	X	
L165A	- 8 509,36	+ 24 060,37	DL 173	- 8 836,12	+ 24 129,32	DL 192	- 13 469,79	+ 25 580,67
L166	- 8 579,80	+ 24 080,27	DL 174	- 9 089,76	+ 23 640,96	R 7A	- 9 110,80	+ 23 705,50
L 167	- 8 774,98	+ 24 125,04	DL 175	- 9 112,19	+ 23 689,43	R 8	- 9 083,15	+ 23 645,72
L 168	- 8 833,95	+ 24 137,02	DL 176	- 9 120,15	+ 23 692,36	R 176A	- 8 425,87	+ 24 120,68
L 178	- 10 451,98	+ 24 613,76	DL 177	- 9 181,64	+ 23 662,58	R 177	- 8 461,81	+ 24 130,06
L 179	- 10 504,94	+ 24 629,81	DL 178	- 9 182,80	+ 23 670,62	R 178	- 8 606,16	+ 24 170,85
L 180	- 10 601,04	+ 24 659,75	DL 179	- 10 432,15	+ 24 543,36	R 179	- 8 747,79	+ 24 221,27
L 181	- 10 741,15	+ 24 715,96	DL 180	- 10 403,59	+ 24 451,94	R 180	- 8 804,30	+ 24 241,91
L 182	- 10 973,83	+ 24 809,72	DL 181	- 10 415,65	+ 24 439,88	R 192	- 10 475,56	+ 24 716,99
L 182A	- 11 065,68	+ 24 847,66	DL 182	- 10 447,24	+ 24 538,68	R 193	- 10 510,36	+ 24 728,82
L 193B	- 12 869,37	+ 25 542,45	DL 183	- 10 463,23	+ 24 590,26	R 205A	- 13 117,30	+ 25 676,76
L 194	- 12 927,20	+ 25 557,22	DL 184	- 10 511,65	+ 24 609,91	R 205B	- 13 152,26	+ 25 682,00
L 195	- 13 121,23	+ 25 596,56	DL 185	- 10 744,66	+ 24 706,60	DR 150	- 8 418,36	+ 24 126,10
L 196	- 13 316,98	+ 25 626,16	DL 186	- 10 976,88	+ 24 802,33	DR 151	- 8 603,99	+ 24 178,55
L 197	- 13 513,37	+ 25 645,94	DL 187	- 11 089,17	+ 24 848,71	DR 152	- 8 745,61	+ 24 228,97
L 197A	- 13 544,33	+ 25 647,47	DL 188	- 12 902,26	+ 25 464,11	DR 153	- 8 802,13	+ 24 249,61
DL 170	- 8 517,63	+ 24 054,39	DL 189	- 12 920,43	+ 25 475,37	DR 154	- 10 521,27	+ 24 777,47
DL 171	- 8 581,98	+ 24 072,57	DL 190	- 13 105,41	+ 25 556,57	DR 155	- 10 565,97	+ 24 921,66
DL 172	- 8 777,16	+ 24 117,34	DL 191	- 13 315,47	+ 25 591,68	DR 156	- 10 553,14	+ 24 925,67
DR 157	- 10 551,26	+ 24 924,69	DR 158	- 10 506,69	+ 24 781,99	DR 159	- 13 157,46	+ 25 710,31
DR 160	- 13 320,89	+ 25 742,02	DR 161	- 13 345,70	+ 25 750,70	DR 162	- 13 366,21	+ 25 767,13
DR 163	- 13 380,10	+ 25 789,44	DR 164	- 13 385,79	+ 25 815,10	DR 165	- 13 386,60	+ 25 831,68
DR 166	- 13 370,41	+ 25 828,03	DR 167	- 13 369,81	+ 25 815,88	DR 168	- 13 365,28	+ 25 795,49
DR 169	- 13 354,24	+ 25 777,75	DR 170	- 13 337,94	+ 25 764,70	DR 171	- 13 318,22	+ 25 757,79
DR 172	- 13 153,46	+ 25 733,98	DR 173	- 13 124,43	+ 25 725,52			

Administrateurskennisgewing 1314

3 Augustus 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 Flamwood Uitbreiding 6 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB 4-2-2-5230

BYLAE

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR KARL JOHANNES LUBBE INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 388 VAN DIE PLAAS ELANDSHEUVEL 402 IP, PROVIN-SIE TRANSVAAL, TOEGESTAAN IS

1. STIGTINGSVOORWAARDES

(1) *Naam*

Die naam van die dorp is Flamwood Uitbreiding 6.

(2) *Ontwerp*

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan LG A7688/80.

(3) *Stormwaterdreinerings en Straatbou*

(a) Die dorpseienaar moet op versoek van die plaaslike bestuur aan sodanige 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 voorlê. Verder moet die skema die roete en helling aandui deur middel waarvan elke erf toegang tot die aangrensende straat verkry.

(b) Die dorpseienaar moet, wanneer dit vereis word deur die plaaslike bestuur, die goedgekeurde skema op eie koste namens en tot voldoening van die plaaslike bestuur onder toesig van 'n siviele ingenieur deur die plaaslike bestuur goedgekeur, uitvoer.

(c) Die dorpseienaar is verantwoordelik vir die instandhouding van die strate tot bevrediging van die plaaslike bestuur totdat die strate ooreenkomstig subklousule (b) gebou is.

(d) Indien die dorpseienaar versuim om aan die bepalings van paragrafe (a), (b) en (c) hiervan te voldoen, is die plaaslike bestuur geregtig om die werk op koste van die dorpseienaar te doen.

(4) *Begiftiging*

(a) Betaalbaar aan die plaaslike bestuur:

Die dorpseienaar moet ingevolge die bepalings van artikel 63(1)(b) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, as begiftiging aan die plaaslike bestuur 'n globale bedrag van R1 644,35 betaal vir die verkryging van grond vir 'n begraafplaas en 'n stortingsterrein.

Sodanige begiftiging is betaalbaar ooreenkomstig die bepalings van artikel 73 van genoemde Ordonnansie.

(b) Betaalbaar aan die Transvaalse Onderwysdepartement:

Die dorpseienaar moet ingevolge die bepalings van artikel 63(1)(a) van die Ordonnansie op Dorpsbeplanning en

Administrator's Notice 1314

3 August 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 Flamwood Extension 6 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB 4-2-2-5230

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY KARL JOHANNES LUBBE UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 388 OF THE FARM ELANDSHEUVEL 402 IP, PROVINCE TRANSVAAL, HAS BEEN GRANTED

1. CONDITIONS OF ESTABLISHMENT

(1) *Name*

The name of the township shall be Flamwood Extension 6.

(2) *Design*

The township shall consist of erven and streets as indicated on General Plan SG A7688/80.

(3) *Stormwater Drainage and Street Construction*

(a) The township owner shall on request by 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 approved scheme at his 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 R1 644,35 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) 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,

Dorpe, 1965, aan die Transvaalse Onderwysdepartement as begiftiging vir onderwysdoeleindes 'n globale bedrag op die grondwaarde van spesiale woongrond in die dorp betaal, waarvan die grootte bepaal word deur 48,08 m² te vermenigvuldig met die getal spesiale woonerwe in die dorp.

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

(5) Beskikking oor Bestaande Titelvoorwaardes

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

(a) die volgende reg wat nie aan die erwe in die dorp oorgedra sal word nie:

"Entitled to a servitude of right of way, measuring 2 769 square metres, over the Remaining Extent of said Portion C of the farm measuring as such 846,4363 hectares, as transferred by Partition Title No 5379/1914 as will more fully appear from the diagram framed by Surveyor H L M Leibrandt in March 1914, annexed to aforesaid Partition Title No 5379/1914.";

(b) die volgende servituut wat slegs 'n straat in die dorp raak:

"Onderworpe aan 'n reg van weg ten gunste van die Algemene Publiek welke reg van weg aangedui word deur die figuur a b c d C D E F op Kaart No A446/50 geheg aan Akte van Transport No 40950/1971 hede gedateer, soos meer ten volle sal blyk uit Notariële Akte No 530/51S."

(6) Erf vir Munisipale Doeleindes

Erf 1171 moet deur en op koste van die dorpseienaar aan die plaaslike bestuur as 'n park oorgedra word.

(7) Sloping van Geboue

Die dorpseienaar moet op eie koste alle geboue geleë binne boulynreserwes, kantruimtes of oor gemeenskaplike grense laat sloop tot bevrediging van die plaaslike bestuur wanneer die plaaslike bestuur dit vereis.

(8) Verpligtinge ten Opsigte van Noodsaaklike Dienste

Die dorpseienaar moet binne sodanige tydperk as wat die plaaslike bestuur mag bepaal, sy verpligtinge met betrekking tot die voorsiening van water, elektrisiteit en sanitêre dienste en die installering van stelsels daarvoor, soos vooraf ooreengekom tussen die dorpseienaar en die plaaslike bestuur, nakom.

2. TITELVOORWAARDES

Die erwe met uitsondering van die een genoem in Klousule 1(6) is onderworpe aan die volgende voorwaardes, opgelê deur die Administrateur ingevolge die bepalings van Ordonnansie 25 van 1965:

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

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

(3) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige rioolhoofpyleidings en

nance, 1965, pay a lump sum endowment for educational purposes to the Transvaal Education Department on the land value of special residential land in the township, the extent of which shall be determined by multiplying 48,08 m² by the number of special residential erven in the township.

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

(5) Disposal of Existing Conditions of Title

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

(a) the following right which shall not be passed on to the erven in the township:

"Entitled to a servitude of right of way, measuring 2 769 square metres, over the Remaining Extent of said Portion C of the farm measuring as such 846,4363 hectares, as transferred by Partition Title No 5379/1914 as will more fully appear from the diagram framed by Surveyor H L M Leibrandt in March 1914, annexed to aforesaid Partition Title No 5379/1914.";

(b) the following servitude which affects a street in the township only:

"Onderworpe aan 'n reg van weg ten gunste van die Algemene Publiek welke reg van weg aangedui word deur die figuur a b c d C D E F op Kaart No A446/50 geheg aan Akte van Transport No 40950/1971 hede gedateer, soos meer ten volle sal blyk uit Notariële Akte No 530/51S."

(6) Erf for Municipal Purposes

Erf 1171 shall be transferred to the local authority by and at the expense of the township owner as a park.

(7) Demolition of Buildings

The township owner shall at his own expense cause all 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.

(8) Obligations in Regard to Essential Services

The township owner shall within such period as the local authority may determine, fulfil his obligations in respect of the provision of water, electricity and sanitary services and the installation of systems therefor, as previously agreed upon between the township owner and the local authority.

2. CONDITIONS OF TITLE

The erven with the exception of the one mentioned in Clause 1(6) shall be subject to the following conditions imposed by the Administrator in terms of Ordinance 25 of 1965:

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

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

(3) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by it during the course of the

ander werke as wat hy na goeddunke noodsaaklik ag tydelik te plaas op die grond wat aan die voornoemde serwituuat grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel; onderworpe daaraan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwydering van sodanige rioolhoofpypleidings en ander werke veroorsaak word.

Administrateurskennisgewing 1316 3 Augustus 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 Rynfield Uitbreiding 13 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB 4-2-2-4202

BYLAE

VOORWAARDES WAAROP DIE AANSOEK GE-
DOEN DEUR BENONI COUNCIL FOR THE CARE OF
THE AGED INGEVOLGE DIE BEPALINGS VAN DIE
ORDONNANSIE OP DORPSBEPLANNING EN
DORPE, 1965, OM TOESTEMMING OM 'N DORP TE
STIG OP GEDEELTE 93 VAN DIE PLAAS VLAKFON-
TEIN 69 IR, PROVINSIE TRANSVAAL, TOEGESTAAN
IS

1. STIGTINGSVOORWAARDES

(1) Naam

Die naam van die dorp is Rynfield Uitbreiding 13.

(2) Ontwerp

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan LG A3587/81.

(3) Strate

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

(b) Die dorpseienaar moet op eie koste alle hindernisse in die straatreserwes tot bevrediging van die plaaslike bestuur verwyder.

(c) Indien die dorpseienaar versuim om aan die bepalings van paragrafe (a) en (b) hiervan te voldoen, is die plaaslike bestuur geregtig om die werk op koste van die dorpseienaar te doen.

(4) Begiftiging

Betaalbaar aan die plaaslike bestuur:

(a) Die dorpseienaar moet ingevolge die bepalings van artikel 63(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, as begiftiging aan die plaaslike bestuur bedrae geld betaal gelykstaande met —

(i) 15 % van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die bou van strate en/of stormwaterdreinerings in of vir die dorp.

(ii) 3 % van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging en/of ontwikkeling van parke binne sy regsgebied.

construction, maintenance or removal of such sewerage mains and other works as it in its discretion may deem necessary and shall further be entitled to reasonable access to the said land for the aforesaid purpose; subject to any damage done during the process of the construction, maintenance or removal of such sewerage mains and other works being made good by the local authority.

Administrator's Notice 1316

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

PB 4-2-2-4202

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY BENONI COUNCIL FOR THE CARE OF THE AGED UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 93 OF THE FARM VLAKFONTEIN 69 IR, PROVINCE OF TRANSVAAL, HAS BEEN GRANTED

1. CONDITIONS OF ESTABLISHMENT

(1) Name

The name of the township shall be Rynfield Extension 13.

(2) Design

The township shall consist of erven and streets as indicated on General Plan SG A3587/81.

(3) Streets

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

(b) The township owner shall, at its own expense, remove all obstacles from the street reserves to the satisfaction of the local authority.

(c) If the township owner fails to comply with the provisions of paragraphs (a) and (b) hereof, the local authority shall be entitled to do the work at the cost of the township owner.

(4) Endowment

Payable to the local authority:

(a) The township owner shall in terms of the provisions of section 63(1) of the Town-planning and Townships Ordinance, 1965, pay to the local authority as endowment sums of money equal to —

(i) 15 % of the land value of erven in the township, which amount shall be used by the local authority for the construction of streets and/or stormwater drainage in or for the township.

(ii) 3 % of the land value of erven in the township, which amount shall be used by the local authority for the acquisition and/or development of parks within its area of jurisdiction.

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

(b) Die dorpseienaar moet ingevolge die bepalings van artikel 63(1)(b) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, as begiftiging aan die plaaslike bestuur 'n globale bedrag van R9 880 betaal vir die verkryging van grond vir 'n begraafplaas en 'n stortingsterrein.

Sodanige begiftiging is betaalbaar ooreenkomstig die bepalings van artikel 73 van genoemde Ordonnansie.

(5) Beskikking oor Bestaande Titelvoorwaardes

Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en serwitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale, maar uitgesonderd die volgende serwituut wat slegs 'n straat in die dorp raak:

“Subject to a right of way depicted on the annexed diagram SG A361/78 by the figure lettered Aefgh CDE”

(6) Toegang

(a) Ingang van Provinsiale Pad P6-1 tot die dorp en uitgang tot Provinsiale Pad P6-1 uit die dorp word beperk tot die aansluiting van Lessingstraat met sodanige 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 van die 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 van die Transvaalse Paaiedepartement.

(7) Ontvangs en Versorging van Stormwater

Die dorpseienaar moet die stormwaterdreinerings van die dorp so reël dat dit inpas by die Pad P6-1 en moet die stormwater wat van die pad afloop of afgelei word, ontvang en versorg.

(8) Verpligtinge ten Opsigte van Noodsaaklike Dienste

Die dorpseienaar moet binne sodanige tydperk as wat die plaaslike bestuur mag bepaal, sy verpligtinge met betrekking tot die voorsiening van water, elektrisiteit en sanitêre dienste en die installering van stelsels daarvoor, soos vooraf ooreengekom tussen die dorpseienaar en die plaaslike bestuur, nakom.

2. TITELVOORWAARDES

Alle erwe is onderworpe aan die volgende voorwaardes, opgelê deur die Administrateur ingevolge Ordonnansie 25 van 1965.

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

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

(3) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige rioolhoofpypleidings en ander werke as wat hy na goeë dunske noodsaaklik ag tydelik te plaas op die grond wat aan die voornoemde serwituut grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel; onderworpe daaraan dat die plaaslike bestuur enige skade ver-

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

(b) The township owner shall, in terms of the provisions of section 63(1)(b) of the Town-planning and Townships Ordinance, 1965, pay a lump sum endowment of R9 880 to the local authority for the provision of land for a cemetery and a depositing site.

Such endowment shall be payable in terms of section 73 of the said Ordinance.

(5) Disposal of Existing Conditions of Title

All erven shall be made subject to existing conditions and servitudes, if any, including the reservation of rights to minerals, but excluding the following servitude which affects a street in the township only.

“Subject to a right of way depicted on the annexed Diagram SG A361/78 by the figure lettered Aefgh CDE”

(6) Access

(a) Ingress from Provincial Road P6-1 to the township and egress to Provincial Road P6-1 from the township shall be restricted to the intersection of Lessing Street with the 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.

(7) Acceptance and Disposal of Stormwater

The township owner shall arrange for the drainage of the township to fit in with the drainage of Road P6-1 and for all stormwater running off or being diverted from the road to be received and disposed of.

(8) Obligations in Regard to Essential Services

The township owner shall within such period as the local authority may determine, fulfil its obligations in respect of the provision of water, electricity and sanitary services and the installation of systems therefor, as previously agreed upon between the township owner and the local authority.

2. CONDITIONS OF TITLE

All erven shall be subject to the following conditions imposed by the Administrator in terms of Ordinance 25 of 1965.

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

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

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

goed wat gedurende die aanleg, onderhoud of verwydering van sodanige rioolhoofpypleidings en ander werke veroorsaak word.

Administrateurskennisgewing 1317 3 Augustus 1983

BENONI-WYSIGINGSKEMA 223

Die Administrateur verklaar hierby ingevolge die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Benoni-dorpsaanlegskema, 1947, wat uit dieselfde grond as die dorp Rynfield Uitbreiding 13 bestaan, goedgekeur het.

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

Hierdie wysiging staan bekend as Benoni-wysigingskema 223.

PB 4-9-2-6-223

Administrateurskennisgewing 1318 3 Augustus 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 Rooihuiskraal Uitbreiding 7 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB 4-2-2-4660

BYLAE

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR SANDRUD BELEGGINGS (EIENDOMS) BEPERK INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 28 VAN DIE PLAAS BRAKFONTTEIN 399 JR, PROVINSIE TRANSVAAL, TOEGESTAAN IS

1. STIGTINGSVOORWAARDES

(1) *Naam*

Die naam van die dorp is Rooihuiskraal Uitbreiding 7.

(2) *Ontwerp*

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan LG A1063/83.

(3) *Stormwaterdreinerings en Straatbou*

(a) Die dorpseienaar moet op versoek van die plaaslike bestuur aan sodanige 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 voorlê. Verder moet die skema die roete en helling aandui deur middel waarvan elke erf toegang tot die aangrensende straat verkry.

(b) Die dorpseienaar moet, wanneer dit vereis word deur die plaaslike bestuur, die goedgekeurde skema op eie koste namens en tot voldoening van die plaaslike bestuur onder

done during the process of the construction, maintenance or removal of such sewerage mains and other works being made good by the local authority.

Administrator's Notice 1317

3 August 1983

BENONI AMENDMENT SCHEME 223

The Administrator hereby, in terms of the provisions of section 89(1) of the Town-planning and Townships Ordinance, 1965, declares that he has approved an amendment scheme, being an amendment of Benoni Town-planning Scheme, 1947, comprising the same land as included in the township of Rynfield Extension 13.

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

This amendment is known as Benoni Amendment Scheme 223.

PB 4-9-2-6-223

Administrator's Notice 1318

3 August 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 Rooihuiskraal Extension 7 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB 4-2-2-4660

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY SANDRUD BELEGGINGS (EIENDOMS) BEPERK UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 28 OF THE FARM BRAKFONTTEIN 399 JR, PROVINCE TRANSVAAL, HAS BEEN GRANTED

1. CONDITIONS OF ESTABLISHMENT

(1) *Name*

The name of the township shall be Rooihuiskraal Extension 7.

(2) *Design*

The township shall consist of erven and streets as indicated on General Plan SG A1063/83.

(3) *Stormwater Drainage and Street Construction*

(a) The township owner shall on request by 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 approved scheme at its own expense on behalf and to the satisfaction of the local author-

toesig van 'n siviele ingenieur deur die plaaslike bestuur goedgekeur, uitvoer.

(c) Die dorpseienaar is verantwoordelik vir die instandhouding van die strate tot bevrediging van die plaaslike bestuur totdat die strate ooreenkomstig subklousule (b) gebou is.

(d) Indien die dorpseienaar 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 dorpseienaar te doen.

(4) Begiftiging:

Betaalbaar aan die plaaslike bestuur:

Die dorpseienaar moet ingevolge die bepalings van artikel 63(1)(b) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, as begiftiging aan die plaaslike bestuur 'n globale bedrag van R7 400 betaal vir die verkryging van grond vir 'n begraaftaas en 'n stortingsterrein.

Sodanige begiftiging is betaalbaar ooreenkomstig die bepalings van artikel 73 van genoemde Ordonnansie.

(5) Beskikking oor Bestaande Titellooswaardes

Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en servitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale, maar uitgesonderd die servitute en reg-van-weg ten gunste van die Stadsraad van Verwoerdburg geregistreer kragtens Notariële Aktes van Serwituut K3016/1980S en K3017/1980S, wat nie die dorpsgebied raak nie.

(6) Grond vir Staats- en Munisipale Doeleindes

Die dorpseienaar moet op eie koste die volgende erwe aan die bevoegde owerhede oordra:

(a) Vir Staatsdoeleindes: Erf 1084.

(b) Vir munisipale doeleindes: Erf 1112.

(7) Verpligtinge ten Opsigte van Noodsaaklike Dienste

Die dorpseienaar moet binne sodanige tydperk as wat die plaaslike bestuur mag bepaal, sy verpligtinge met betrekking tot die voorsiening van water, elektrisiteit en sanitêre dienste en die installering van stelsels daarvoor, soos vooraf ooreengekom tussen die dorpseienaar en die plaaslike bestuur, nakom.

(8) Beperking op die Vervreemding van Erf.

Die dorpseienaar mag nie Erf 1083 binne 'n tydperk van ses maande na die verklaring van die dorp aan enige persoon of liggaam met regspersoonlikheid anders as die Staat te koop aanbied of vervreem nie tensy die Direkteur, Transvaalse Werkedepartement, binne sodanige tydperk skriftelik aangedui het dat die Staat nie die erf wil aanskaf nie.

2. TITELVOORWAARDES

Die erwe met uitsondering van die genoem in klousule 1(6) is onderworpe aan die volgende voorwaardes opgelê deur die Administrateur ingevolge die bepalings van Ordonnansie 25 van 1965.

(1) Die erf is onderworpe aan 'n serwituut 2 m breed, vir riolerings- en ander munisipale doeleindes, ten gunste van die plaaslike bestuur, langs enige twee grense uitgesonderd 'n straatgrens en, in die geval van 'n pypsteel-erf, 'n addisionele serwituut vir munisipale doeleindes, 2 m breed, oor die toegangsgedeelte van die erf, indien en wanneer deur die plaaslike bestuur verlang: Met dien verstande dat die plaaslike bestuur van enige sodanige serwituut mag afsien.

(2) Geen gebou of ander struktuur mag binne die genoemde serwituutgebied opgerig word nie en geen groot-

ity 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) thereof the local authority shall be entitled to do the work at the cost of the township owner.

(4) Endowment

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 R7 400 to the local authority for the provision of land for a cemetery and a depositing site.

Such endowment shall be payable in terms of the provisions of section 73 of the said Ordinance.

(5) Disposal of Conditions of Title

All erven shall be made subject to existing conditions and servitudes, if any, including the reservation of rights to minerals, but excluding the servitudes and right-of-way in favour of the Town Council of Verwoerdburg registered in terms of Notarial Deeds of Servitude K3016/1980S and K3017/1980S, which do not affect the township area.

(6) Land for State and Municipal Purposes

The township owner shall at its own expense transfer the following erven to the proper authorities:

(a) For State purposes: Erf 1084.

(b) For municipal purposes: Erf 1112.

(7) Obligations in Regard to Essential Services

The township owner shall within such period as the local authority may determine, fulfil its obligations in respect of the provision of water, electricity and sanitary services and the installation of systems therefor, as previously agreed upon between the township owner and the local authority.

(8) Restriction on the Disposal of Erf

The township owner shall not offer for sale or alienate Erf 1083 to any person or corporate body other than the State within a period of six months after declaration of the township unless the Director, Transvaal Works Department, has indicated in writing within such period that the State does not wish to acquire the erf.

2. CONDITIONS OF TITLE

All erven with the exception of those mentioned in clause 1(6) shall be subject to the following conditions imposed by the Administrator in terms of the provisions of Ordinance 25 of 1965:

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

(2) No building or other structure shall be erected within the aforesaid servitude area and no large-rooted trees shall

wortelbome mag binne die gebied van sodanige serwituut of binne 'n afstand van 2 m daarvan geplant word nie.

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

Administrateurskennisgewing 1319 3 Augustus 1983

PRETORIASTREEK-WYSIGINGSKEMA 630

Die Administrateur verklaar hierby ingevolge die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Pretoriastreek-dorpsaanlegskema, 1960, wat uit dieselfde grond as die dorp Rooihuiskraal Uitbreiding 7 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, Verwoerdburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Pretoriastreek-wysigingskema 630. PB 4-9-2-93-630

Administrateurskennisgewing 1321 3 Augustus 1983

BEDFORDVIEW-WYSIGINGSKEMA 1/298

Die Administrateur verklaar hierby ingevolge die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Bedfordview-dorpsaanlegskema 1, 1948, wat uit dieselfde grond as die dorp Bedfordview Uitbreiding 302 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, Bedfordview en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Bedfordview-wysigingskema 1/298. PB 4-9-2-46-1/298

Administrateurskennisgewing 1313 3 Augustus 1983

VERKLARING VAN 'N OPENBARE PROVINSIALE PAD PWV 16 DISTRIK JOHANNESBURG

Ingevolge die bepalings van artikel 5 en artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), verklaar die Administrateur hierby dat 'n Openbare Provinsiale Pad PWV 16 met wisselende breedtes, waarvan die algemene rigting en ligging op die bygaande sketsplanne met toepaslike koördinate van grensbakens aangedui word, bestaan oor die eiendomme soos aangetoon op gemelde sketsplanne.

Ooreenkomstig die bepalings van subartikels (2) en (3) van artikel 5A van voormelde Ordonnansie word hierby verklaar dat grensbakens van die vermeldde openbare provinsiale pad op die grond opgerig is. UKB 785 van 10 Mei 1982
Verwysing: 10/4/1/4/PWV 16(1)

be planted within the area of such servitude or within 2 m thereof.

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

Administrator's Notice 1319 3 August 1983

PRETORIA REGION AMENDMENT SCHEME 630

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 Pretoria Region Town-planning Scheme, 1960, comprising the same land as included in the township of Rooihuiskraal Extension 7.

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

This amendment is known as Pretoria Region Amendment Scheme 630. PB 4-9-2-93-630

Administrator's Notice 1321 3 August 1983

BEDFORDVIEW AMENDMENT SCHEME 1/298

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 Bedfordview Town-planning Scheme 1, 1948, comprising the same land as included in the township of Bedfordview Extension 302.

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

This amendment is known as Bedfordview Amendment Scheme 1/298. PB 4-9-2-46-1/298

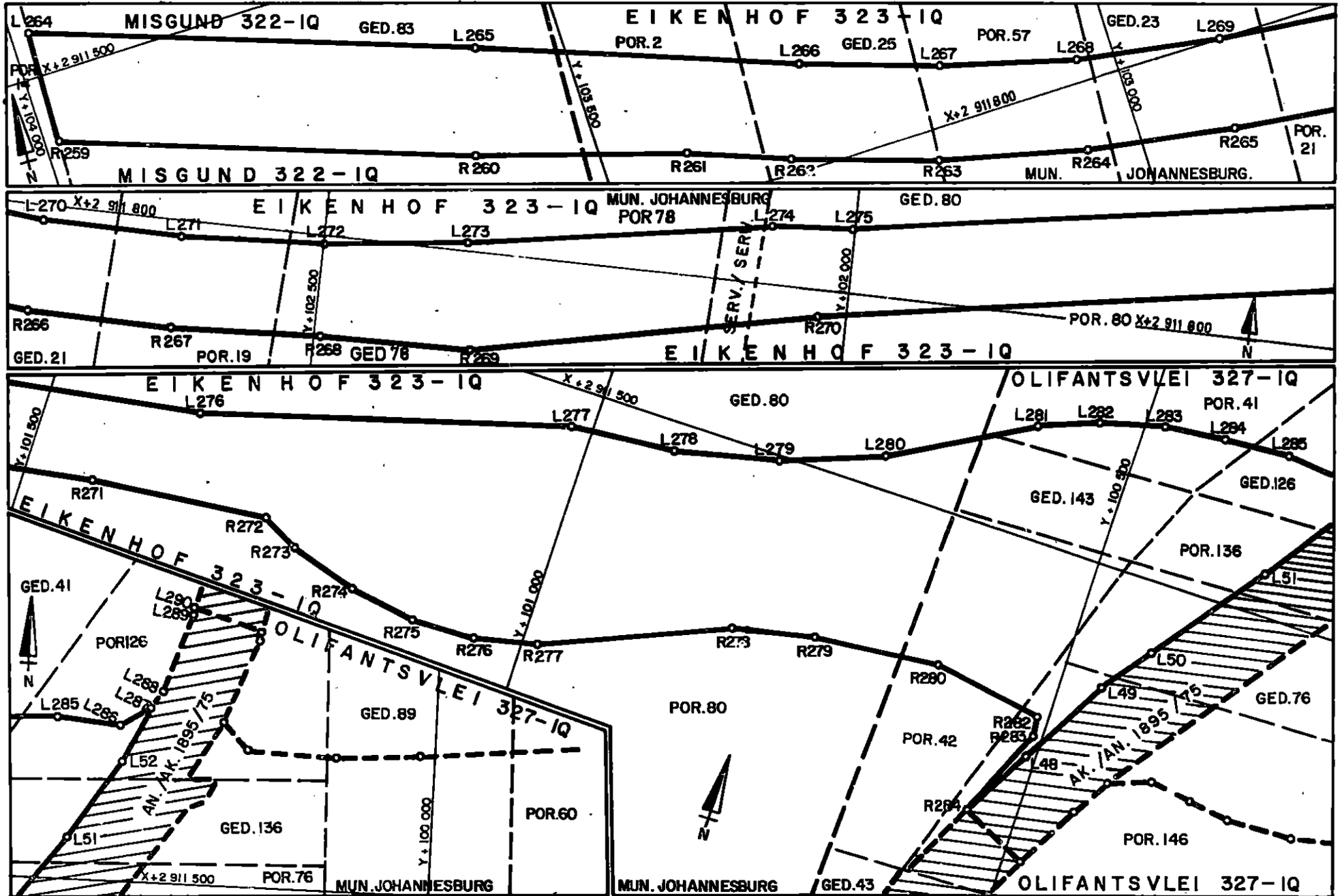
Administrator's Notice 1313 3 August 1983

DECLARATION OF A PUBLIC PROVINCIAL ROAD PWV 16 DISTRICT OF JOHANNESBURG

In terms of the provisions of section 5 and section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957), the administrator hereby declares that a Public Provincial Road PWV 16 with varying widths, the general direction and situation of which is shown on the appended sketch plans with appropriate co-ordinates of the boundary beacons exists over the properties as indicated on the said sketch plans.

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 said public provincial road have been erected on the land.

ECR 785 dated 10 May 1982
Reference: 10/4/1/4/PWV 16(1)





BEST. PAD
EXIST. ROAD

DIE FIGUUR: L 264 - L 287, L 52 - L 48, R 284 - R 282, R 280 - R 259, L 264
THE FIGURE: L 264 - L 287, L 52 - L 48, R 284 - R 282, R 280 - R 259, L 264

STEL VOOR 'N GEDEELTE VAN OPENBARE PAD PWV.16 OP VOLLE BREEDTE SOOS BEDOEL BY
REPRESENTS A PORTION OF PUBLIC ROAD IN TOTAL WIDTH AS INTENDED BY

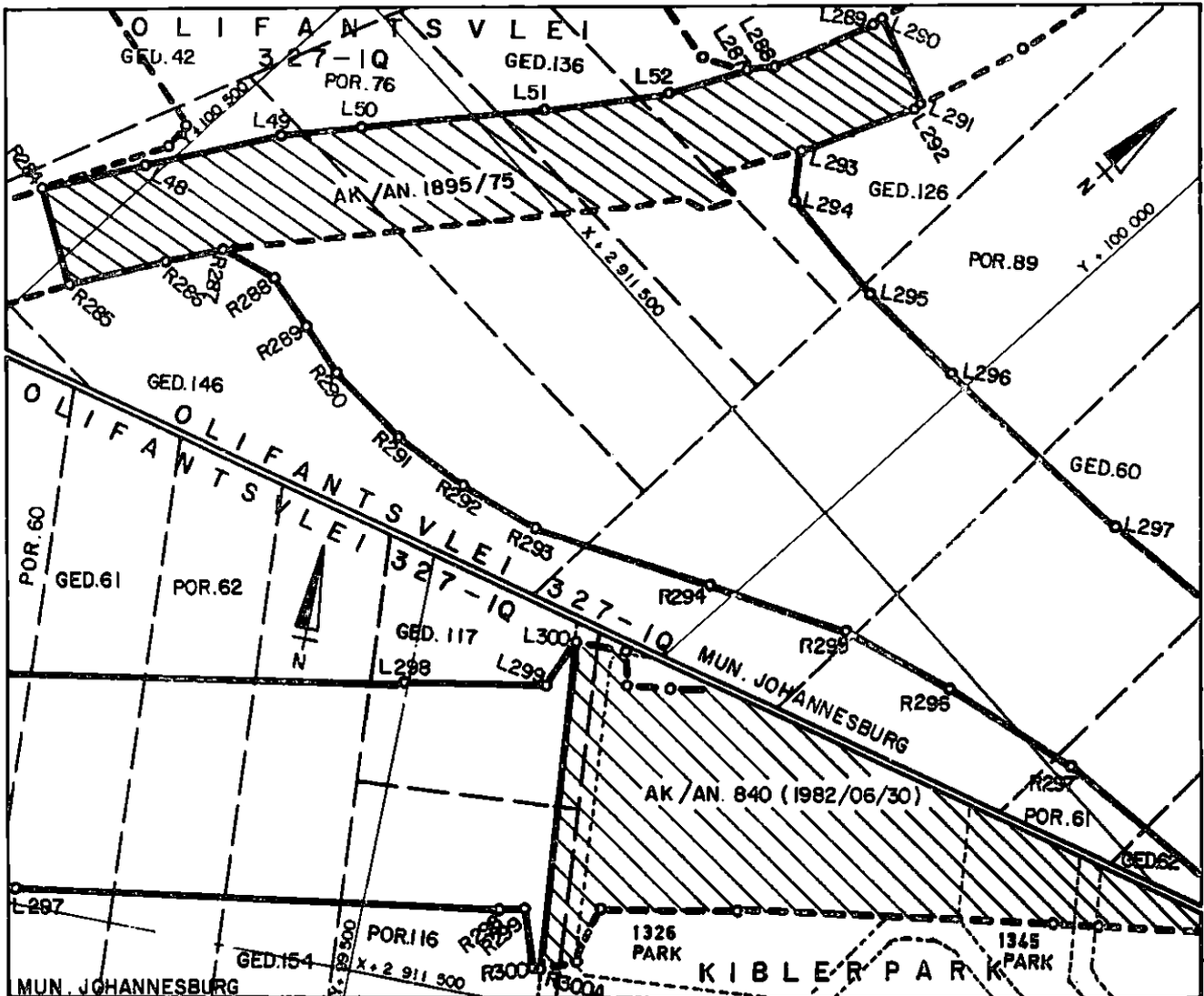
AFKONDIGING VAN HIERDIE PADREËLING EN IN DETAIL GETOON OP PLANNE PRS 80/112/IV-3V
PUBLICATION OF THIS ROAD ADJUSTMENT AND DEPICTED IN DETAIL ON PLANS

U.K. BESLUIT 785 ged. 1982-05-10
EXCO RES. d.d.

BUNDEL NO. 10/4/1/4 / PWV.16 (1)
FILE NO.

COORDINAATLYS STELSEL Lo 29° SYSTEM CO-ORDINATE LIST
KONSTANTE Y+ 90 000,00 X+ 2 900 000,00 CONSTANTS

L264	+13 981,20	+11 458,88	L281	+10 598,21	+11 395,34	R268	+12 492,10	+11 896,88
L265	+13 580,47	+11 602,91	L282	+10 541,10	+11 372,82	R269	+12 351,92	+11 879,11
L266	+13 297,47	+11 708,88	L283	+10 482,70	+11 358,19	R270	+12 027,41	+11 825,97
L267	+13 168,79	+11 749,93	L284	+10 423,32	+11 349,48	R271	+11 435,29	+11 729,01
L268	+13 037,48	+11 781,55	L285	+10 363,14	+11 345,70	R272	+11 266,07	+11 710,42
L269	+12 904,22	+11 803,59	L286	+10 301,51	+11 350,81	R273	+11 232,43	+11 730,24
L270	+12 769,72	+11 815,91	L287	+10 271,24	+11 332,90	R274	+11 168,37	+11 750,15
L271	+12 634,68	+11 818,46	R259	+13 985,13	+11 563,73	R275	+11 105,92	+11 760,19
L272	+12 499,81	+11 811,22	R260	+13 614,29	+11 697,02	R276	+11 045,58	+11 757,40
L273	+12 365,82	+11 794,24	R261	+13 422,70	+11 755,26	R277	+10 986,85	+11 744,74
L274	+12 080,78	+11 747,56	R262	+13 326,55	+11 789,81	R278	+10 816,49	+11 671,25
L275	+12 000,86	+11 740,56	R263	+13 191,94	+11 832,75	R279	+10 738,19	+11 654,37
L276	+11 357,43	+11 635,19	R264	+13 054,57	+11 865,84	R280	+10 618,64	+11 641,89
L277	+11 021,44	+11 533,56	R265	+12 915,17	+11 888,89	R282	+10 514,46	+11 659,28
L278	+10 921,14	+11 527,27	R266	+12 774,46	+11 901,78	R283	+10 509,76	+11 677,85
L279	+10 823,42	+11 505,18	R267	+12 633,19	+11 904,45	R284	+10 547,53	+11 764,80
L280	+10 728,13	+11 468,30	L48	+10 510,88	+11 697,44	L49	+10 456,26	+11 611,02
L50	+10 424,88	+11 566,99	L51	+10 347,24	+11 462,37	L52	+10 296,74	+11 384,46



 BEST. PAD
EXIST. ROAD

DIE FIGUUR: L 287 - L 300, R300A, R300 - R284, L48 - L52, L287
THE FIGURE: L 287 - L 300, R300A, R300 - R284, L48 - L52, L287

STEL VOOR 'N GEDEELTE VAN OPENBARE PAD P.W.V.16 OP VOLLE BREEDTE SOOS BEDOEL BY
REPRESENTS A PORTION OF PUBLIC ROAD P.W.V.16 IN TOTAL WIDTH AS INTENDED BY

AFKONDIGING VAN HIERDIE PADREËLING EN IN DETAIL GETOON OP PLANNE. PRS 80/112/3V-4V
PUBLICATION OF THIS ROAD ADJUSTMENT AND DEPICTED IN DETAIL ON PLANS.

U.K. BESLUIT 785 ged. 1982-05-10
EXCO RES. d.d.

BUNDEL NO. 10/4/1/4/PWV.16 (1)
FILE NO.

KOORDINAATLYS STELSEL Lo 29° SYSTEM CO-ORDINATE LIST
KONSTANTE Y + 90 000,00 X + 2 900 000,00 CONSTANTS

L 287	+ 10 271,24	+ 11 332,90	L 298	+ 9 500,23	+ 11 293,57	R292	+ 10 186,70	+ 11 680,59
L 288	+ 10 262,73	+ 11 315,70	L 299	+ 9 402,02	+ 11 274,45	R293	+ 10 128,95	+ 11 662,02
L 289	+ 10 236,09	+ 11 243,75	L 300	+ 9 387,50	+ 11 240,99	R294	+ 10 018,12	+ 11 596,24
L 290	+ 10 234,34	+ 11 236,76	R284	+ 10 547,53	+ 11 764,80	R295	+ 9 924,93	+ 11 546,53
L 291	+ 10 172,13	+ 11 255,49	R285	+ 10 483,42	+ 11 797,58	R296	+ 9 848,89	+ 11 515,84
L 292	+ 10 174,03	+ 11 263,10	R286	+ 10 448,66	+ 11 733,67	R297	+ 9 751,66	+ 11 490,79
L 293	+ 10 201,20	+ 11 342,22	R287	+ 10 425,34	+ 11 696,77	R298	+ 9 416,13	+ 11 435,85
L 294	+ 10 177,27	+ 11 366,95	R288	+ 10 388,60	+ 11 685,28	R299	+ 9 386,04	+ 11 433,96
L 295	+ 10 094,92	+ 11 374,74	R289	+ 10 347,02	+ 11 691,65	R300	+ 9 371,47	+ 11 473,47
L 296	+ 10 014,68	+ 11 369,71	R290	+ 10 305,93	+ 11 695,05	R300A	+ 9 368,28	+ 11 472,51
L 297	+ 9 855,49	+ 11 351,75	R291	+ 10 245,75	+ 11 691,28	L48	+ 10 510,88	+ 11 697,44
L49	+ 10 456,26	+ 11 611,02	L50	+ 10 424,88	+ 11 566,99	L51	+ 10 347,24	+ 11 462,37

Administrateurskennisgewing 1320

3 Augustus 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 Bedfordview Uitbreiding 302 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB 4-2-2-6250

BYLAE

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR LOUIE FRED A LIPA (BUITE GEMEENSKAP VAN GOEDERE GETROUD MET MAURICE LIPA) INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 916 VAN DIE PLAAS ELANDSFONTEIN 90 IR PROVINSIE TRANSVAAL, TOEGESTAAN IS.

1. STIGTINGSVOORWAARDES

(1) *Naam*

Die naam van die dorp is Bedfordview Uitbreiding 302.

(2) *Ontwerp*

Die dorp bestaan uit erwe en 'n straat soos aangedui op Algemene Plan LG A6742/82.

(3) *Straat*

(a) Die dorpseienaar moet die straat in die dorp vorm, skraap en in stand hou tot bevrediging van die plaaslike bestuur totdat dié aanspreeklikheid deur die plaaslike bestuur oorgeneem word: Met dien verstande dat die Administrateur geregtig is om die dorpseienaar van tyd tot tyd gedeeltelik of geheel van die aanspreeklikheid te onthef na raadpleging met die plaaslike bestuur.

(b) Die dorpseienaar moet op eie koste alle hindernisse in die straatreserwe tot bevrediging van die plaaslike bestuur verwyder.

(c) Indien die dorpseienaar versuim om aan die bepalings van paragrawe (a) en (b) te voldoen, is die plaaslike bestuur geregtig om die werk op koste van die dorpseienaar te doen.

(4) *Begiftiging*

(a) Betaalbaar aan die plaaslike bestuur:

(i) Die dorpseienaar moet ingevolge die bepalings van artikel 63(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, as begiftiging aan die plaaslike bestuur bedrae geld betaal gelykstaande met 15 % van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die bou van strate en/of stormwaterdreinerings in of vir die dorp.

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

(ii) Die dorpseienaar moet ingevolge die bepalings van artikel 63(1)(b) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, as begiftiging aan die plaaslike bestuur 'n globale bedrag van R1 748,00 betaal vir die verkryging van grond vir 'n begraafplaas en 'n stortingsterrein.

Sodanige begiftiging is betaalbaar ooreenkomstig die bepalings van artikel 73 van genoemde Ordonnansie.

Die dorpseienaar moet kragtens die bepalings van artikel 63(1)(b) van die Ordonnansie op Dorpsbeplanning en

Administrator's Notice 1320

3 August 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 Bedfordview Extension 302 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB 4-2-2-6250

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY LOUIE FRED A LIPA (MARRIED OUT OF COMMUNITY OF PROPERTY TO MAURICE LIPA) UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 916 OF THE FARM ELANDSFONTEIN 90 IR PROVINCE TRANSVAAL, HAS BEEN GRANTED

1. CONDITIONS OF ESTABLISHMENT

(1) *Name*

The name of the township shall be Bedfordview Extension 302.

(2) *Design*

The township shall consist of erven and a street as indicated on General Plan SG A6742/82.

(3) *Street*

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

(b) The township owner shall, at her own expense, remove all obstacles from the street reserve to the satisfaction of the local authority.

(c) If the township owner fails to comply with the provisions of paragraphs (a) and (b) 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:

(i) The township owner shall in terms of the provisions of section 63(1) of the Town-planning and Townships Ordinance, 1965, pay to the local authority as endowment sums of money equal to 15 % of the land value of erven in the township, which amount shall be used by the local authority for the construction of streets and/or stormwater drainage in or for the township.

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

(ii) 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 R1 748,00 to the local authority for the provision of land for a cemetery and a depositing site.

Such endowment shall be payable in terms of the provisions of section 73 of the said Ordinance.

(iii) The township owner shall, in terms of the provisions of section 63(1)(b) of the Town-planning and Townships Or-

Dorpe, 1965, aan die plaaslike bestuur as begiftiging 'n globale bedrag betaal op die grondwaarde van spesiale woongrond in die dorp, die grootte waarvan bepaal word deur 52 m² te vermenigvuldig met die getal spesiale woonerwe in die dorp.

Die waarde van die grond word bepaal kragtens die bepalinge van artikel 74(3) en sodanige begiftiging is betaalbaar kragtens die bepalinge van artikel 73 van genoemde Ordonnansie en die plaaslike bestuur moet sodanige begiftiging gebruik vir die verkryging van parke binne die munisipale gebied.

(b) Betaalbaar aan die Transvaalse Onderwysdepartement:

Die dorpseienaar moet ingevolge die bepalinge van artikel 63(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, aan die Transvaalse Onderwysdepartement as begiftiging vir onderwysdoeleindes 'n globale bedrag op die grondwaarde van spesiale woongrond in die dorp betaal, waarvan die grootte bepaal word deur 48,08 m² te vermenigvuldig met die getal spesiale woonerwe in die dorp.

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

(5) Beskikking oor Bestaande Titellovoorwaardes

Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en serwitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale, maar uitgesonderd die serwituut ten gunste van die algemene publiek geregistreer kragtens Notariële Akte van Serwituut K1871/1980S wat slegs 'n straat in die dorp raak.

2. TITELVOORWAARDES

Die erwe is onderworpe aan die volgende voorwaardes, opgelê deur die Administrateur ingevolge Ordonnansie 25 van 1965:

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

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

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

Algemene Kennisgewings

KENNISGEWING 504 VAN 1981

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalinge van artikel 58(8)(a) van die Ordonnansie

dinance, 1965, pay a lump sum endowment to the local authority on land value of special residential land in the township, the extent of which shall be determined by multiplying 52 m² by the number of special residential erven in the township.

The value of the land shall be determined in terms of the provisions of section 74(3) and such endowment shall be payable in terms of the provisions of section 73 of the said Ordinance and the local authority shall use such endowment for the purpose of acquiring parks within the municipal area.

(b) Payable to the Transvaal Education Department:

The township owner shall, in terms of the provisions of section 63(1)(a) of the Town-planning and Townships Ordinance, 1965, pay a lump sum endowment for educational purposes to the Transvaal Education Department on the land value of special residential land in the township, the extent of which shall be determined by multiplying 48,08 m² by the number of special residential erven in the township.

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

(5) Disposal of Existing Conditions of Title

All erven shall be made subject to existing conditions and servitudes, if any, including the reservation of rights to minerals, but excluding the servitude in favour of the general public registered in terms of Notarial Deed of Servitude K1871/1980S which affects a street in the township only.

2. CONDITIONS OF TITLE

The erven shall be subject to the following conditions imposed by the Administrator in terms of Ordinance 25 of 1965:

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

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

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

General Notices

NOTICE 504 OF 1981

The Director of Local Government hereby gives notice in terms of section 58(8)(a) of the Town-planning and Town-

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, Provinsiale Gebou, Pretoriusstraat, 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 verhoë 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.

Ligging: 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

KENNISGEWING 505 VAN 1981

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 58(8)(a) van die Ordinance 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, Provinsiale Gebou, Pretoriusstraat, 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 verhoë 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.

Ligging: Oos van en grens aan Barbaraweg, wes van en grens aan Hattingheweg.

Verwysingsnommer: PB 4-2-2-6916

Naam van dorp: Randjespark Uitbreiding 25.

Naam van aansoekdoener: Concivil Property Holdings (Pty) Ltd.

ships Ordinance, 1965, that applications to establish the township(s) mentioned in the annexure hereto, have been received.

The applications, together with the relevant plans, documents and information are open for inspection at the office of the Director of Local Government, Room B206(a), Second Floor, Block B, Provincial Building, Pretorius Street, Pretoria for a period of 8 weeks from 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

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.

Aantal erwe: Nywerheid: 2.

Beskrywing van grond: Hoewe 3, Halfway House Estate Landbouhoewes.

Ligging: 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.

Ligging: 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 gebruike: 2.

Beskrywing van grond: Gedeelte 127 van die plaas Vogelfontein 84 JR.

Ligging: 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

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 ooreenkomstig 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-dorpsaanlegkema 1, 1979, te wysig deur die hersonering van Erf 88 geleë aan Jamesonlaan, dorp Melrose van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" na "Residensieel 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 Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg 2000 skriftelik voorgelê word.

Pretoria, 27 Julie 1983

PB 4-9-2-2H-942

KENNISGEWING 508 VAN 1983

SANDTON-WYSIGINGSKEMA 639

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op

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 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, 27 July 1983

PB 4-9-2-2H-942

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 Ordin-

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 "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" na "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 250 m²" onderhewig aan voorwaardes.

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 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, 27 Julie 1983

PB 4-9-2-116H-639

KENNISGEWING 509 VAN 1983

GERMISTON-WYSIGINGSKEMA 327

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Astra Property Holdings (Pty) Ltd, aansoek gedoen het om Germiston-dorpsaanlegskema 1, 1945, te wysig deur die hersonering van Gedeelte 2 van Erf 480, geleë aan Leipoldtstraat en Georgestraat van "Spesiaal" vir behuising vir bejaardes, en Gedeelte 3 van Erf 480 geleë aan Leipoldtstraat van "Spesiaal" vir groepsbehuising en duplex woon alleenlik en Gedeelte 4 van Erf 480 geleë aan Oosthuizenstraat en Georgestraat van "Spesiaal" vir kantore en stoorgeriewe en die Restant Gedeelte van Erf 484, geleë aan Sangirostraat van "Spesiaal" vir groepsbehuising, duplex woon en woonstelle en Erf 487 geleë aan 2de Laan van "Spesiaal" vir duplex woon en groepbehuising en Erf 488 geleë aan Cecilstraat van "Spesiaal" vir woonstelle alleenlik en Erf 489 geleë op die h/v Cecilstraat en Plantationweg van "Spesiaal" vir duplex woon alleenlik en die Restant Gedeelte van Erf 1490 geleë aan Sangirostraat van "Spesiaal" vir duplex woon en die Restant Gedeelte van Erf 491 geleë aan Plantationweg van "Spesiaal" vir winkels en woonstelle alleenlik en Gedeelte 1 van Erf 492 geleë op die h/v Oosthuizenstraat en Sangirostraat van "Spesiaal" vir duplex woon en woonstelle en die Restant Gedeelte van Erf 492 geleë aan Oosthuizenstraat, dorp Georgetown van "Spesiaal" vir duplex woon en/of woonstelle, almal na "Spesiaal" vir die gebruik van: woongeboue, winkels, kantore, restaurante, spyseniers, kafee's, haarkappers, skoenmakers, kleremakers, parkering en parkeergarages, openbare garage, hotele onder die Drankwet 1982 gelisensieër, percholethylene proses droogskoonmaakeenhede, (onderworpe aan enige voorwaardes as wat die Raad mag goed ag), geselligheidsale, onderrigplekke, vermaaklikheidsplekke, mediese spreekkamers en klinieke, banke, bougenootskappe, almal onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Germiston-wysigingskema 327 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 Germiston ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by

ance, 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

NOTICE 509 OF 1983

GERMISTON AMENDMENT SCHEME 327

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, Astra Property Holdings (Pty) Ltd, for the amendment of Germiston Town-planning Scheme 1, 1945, by rezoning Portion 2 of Erf 480 situated on Leipoldt Street and George Street from "Special" for housing for the aged and Portion 3 of Erf 480 situated on Leipoldt Street from "Special" for cluster housing and duplex dwellings only and Portion 4 of Erf 480 situated on Oosthuizen Street and George Street from "Special" for offices and storage purposes and the Remainder Portion of Erf 484 situated on Sangiro Street from "Special" for cluster housing, duplex dwellings and flats and Erf 487 situated on 2nd Avenue from "Special" for duplex dwellings and cluster housing and Erf 488 situated on Cecil Street from "Special" for flats only and Erf 489 situated on the c/o Cecil Street and Plantation Road from "Special" for duplex dwellings only and the Remainder Portion of Erf 490 situated on Sangiro Street from "Special" for duplex dwellings and the Remainder Portion of Erf 491 situated on Plantation Road from "Special" for shops and flats only and Portion 1 of Erf 492 situated on the c/o Oosthuizen Street and Sangiro Street from "Special" for duplex dwellings and flats and the Remainder Portion of Erf 492 situated on Oosthuizen Street Georgetown Township from "Special" for duplex dwellings and/or flats, all of them to "Special" for the purposes of Residential buildings, shops, offices, restaurants, caterers, cafe's, hair salons, cobblers, tailors, parking and parking garages, public garages, hotels licensed under the Liquor Act 1982, per chlorethylene process dry cleaning units (subject to such conditions as the Council considers fit), social halls, places of instruction, places of amusement, medical suites and clinics, banks, building societies, all subjected to certain conditions.

The amendment will be known as Germiston Amendment Scheme. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Germiston and at the office of the Director of Local Government, 11th Floor, Merino Building, cor Bosman and Pretorius Streets, Pretoria.

Any objections 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,

bovermelde adres of Privaatsak X437, Pretoria en die Stads-
klerk, Posbus 145, Germiston, 1400 skriftelik voorgelê
word.

Pretoria, 3 Augustus 1983.

PB 4-9-2-1-327

KENNISGEWING 510 VAN 1983

PRETORIA-WYSIGINGSKEMA 1088

Die Direkteur van Plaaslike Bestuur gee hierby ooreen-
komstig die bepalings van artikel 46 van die Ordonnansie op
Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van
1965), kennis dat die eienaar, Max Schoeman and Company
(Proprietary) Limited, aansoek gedoen het om Pretoria-
dorpsbeplanningeskema, 1974, te wysig deur die hersonering
van Erf 161, geleë aan Parkstraat, dorp Hatfield vanaf "Spe-
siale Woon" met 'n digtheid van "Een woonhuis per 1 000
m²" na "Algemene Besigheid".

Verdere besonderhede van hierdie wysigingskema (wat
Pretoria-wysigingskema 1088 genoem sal word) lê in die
kantoor van die Direkteur van Plaaslike Bestuur, 11de
Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Preto-
ria en in die kantoor van die Stadsklerk van Pretoria ter
insae.

Enige beswaar of verhoë teen die aansoek kan te eniger
tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie
kennisgewing aan die Direkteur van Plaaslike Bestuur by
bovermelde adres of Privaatsak X437, Pretoria en die Stads-
klerk, Posbus 440, Pretoria 0001 skriftelik voorgelê word.

Pretoria, 3 Augustus 1983

PB 4-9-2-3H-1088

KENNISGEWING 511 VAN 1983

NELSPRUIT-WYSIGINGSKEMA 1/114

Die Direkteur van Plaaslike Bestuur gee hierby ooreen-
komstig die bepalings van artikel 46 van die Ordonnansie op
Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van
1965), kennis dat die eienaar, Lenticular (Edms) Beperk,
aansoek gedoen het om Nelspruit-dorpsaanlegskema 1,
1949, te wysig deur die hersonering van Erwe 1346 en 1347
geleë aan Sitrusringel, dorp Nelspruit Uitbreiding 7 van
"Staat" na "Spesiaal" vir besigheidsdoeleindes.

Verdere besonderhede van hierdie wysigingskema (wat
Nelspruit-wysigingskema 1/114 genoem sal word) lê in die
kantoor van die Direkteur van Plaaslike Bestuur, 11de
Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Preto-
ria en in die kantoor van die Stadsklerk van Nelspruit ter
insae.

Enige beswaar of verhoë teen die aansoek kan te eniger
tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie
kennisgewing aan die Direkteur van Plaaslike Bestuur by
bovermelde adres of Privaatsak X437, Pretoria en die Stads-
klerk, Posbus 45, Nelspruit 1200 skriftelik voorgelê word.

Pretoria, 3 Augustus 1983

PB 4-9-2-22-114

KENNISGEWING 512 VAN 1983

KRUGERSDORP-WYSIGINGSKEMA 35

Die Direkteur van Plaaslike Bestuur gee hierby ooreen-
komstig die bepalings van artikel 46 van die Ordonnansie op

Pretoria and the Town Clerk, PO Box 145, Germiston, 1400
at any time within a period of 4 weeks from the date of this
notice.

Pretoria, 3 August 1983.

PB 4-9-2-1-327

NOTICE 510 OF 1983

PRETORIA AMENDMENT SCHEME 1088

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, Max Schoeman and Company (Proprietary)
Limited, for the amendment of Pretoria Town-planning
Scheme, 1974, by rezoning Erf 161, situated on Park
Street, 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 1088. 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, Preto-
ria.

Any objection or representations in regard to the applica-
tion shall be submitted to the Director of Local Govern-
ment, in writing at the above address or Private Bag X437,
Pretoria and the Town Clerk, P.O. Box 440, Pretoria 0001 at
any time within a period of 4 weeks from the date of this no-
tice.

Pretoria, 3 August 1983

PB 4-9-2-3H-1088

NOTICE 511 OF 1983

NELSPRUIT AMENDMENT SCHEME 1/114

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, Lenticular (Pty) Limited, for the
amendment of Nelspruit Town-planning Scheme 1, 1949, by
rezoning Erven 1346 and 1347 situated on Citrus Crescent,
Nelspruit Extension 7 Township from "Government" to
"Special" for business purposes.

The amendment will be known as Nelspruit Amendment
Scheme 1/114. 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 applica-
tion shall be submitted to the Director of Local Govern-
ment, in writing at the above address or Private Bag X437,
Pretoria and the Town Clerk, P.O. Box 45, Nelspruit 1200 at
any time within a period of 4 weeks from the date of this no-
tice.

Pretoria, 3 August 1983

PB 4-9-2-22-114

NOTICE 512 OF 1983

KRUGERSDORP AMENDMENT SCHEME 35

The Director of Local Government gives notice in terms
of section 46 of the Town-planning and Townships Ordin-

Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Nearchos Panteli Hadjizacharia, aansoek gedoen het om Krugersdorp-dorpsbeplanning-skema, 1980, te wysig deur die hersonering van Erf 128 geleë aan Sivewrightstraat, dorp Luipaardsvlei vanaf "Residensieel 3" na "Besigheid 2".

Verdere besonderhede van hierdie wysigingskema (wat Krugersdorp-wysigingskema 35 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 Krugersdorp ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 94, Krugersdorp 1740 skriftelik voorgelê word.

Pretoria, 3 Augustus 1983

PB 4-9-2-18H-35

KENNISGEWING 513 VAN 1983

ALBERTON-WYSIGINGSKEMA 102

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Stand 47 Alrode Extension 2 (Pty) Ltd, aansoek gedoen het om Alberton-dorpsaanleg-skema, 1979, te wysig deur die hersonering van Erf 47 geleë aan Van der Bijlstraat, dorp Alrode South Uitbreiding 2 van "Kommersieel" tot "Nywerheid 1".

Verdere besonderhede van hierdie wysigingskema (wat Alberton-wysigingskema 102 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Alberton ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 4, Alberton 1450 skriftelik voorgelê word.

Pretoria, 3 Augustus 1983

PB 4-9-2-4H-102

KENNISGEWING 514 VAN 1983

PRETORIA-WYSIGINGSKEMA 1098

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaars, Hode Ostrofsky, Rose Esther Goldberg en Jonathan Herbert Braude, aansoek gedoen het om Pretoria-dorpsbeplanning-skema, 1974, te wysig deur die hersonering van Gedeelte 1 en Restant van Erf 79 en Erf 78 geleë aan Hamiltonstraat, dorp Arcadia vanaf "Algemene Woon" na "Spesiaal" vir kantore.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1098 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.

ance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Nearchos Panteli Hadjizacharia, for the amendment of Krugersdorp Town-planning Scheme, 1980, by rezoning Erf 128 situated on Sivewright Street, Luipaardsvlei Township from "Residential 3" to "Business 2".

The amendment will be known as Krugersdorp Amendment Scheme 35. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Krugersdorp and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, P.O. Box 94, Krugersdorp 1740 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 3 August 1983

PB 4-9-2-18H-35

NOTICE 513 OF 1983

ALBERTON AMENDMENT SCHEME 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 owners, Stand 47 Alrode Extension 2 (Pty) Ltd, for the amendment of Krugersdorp Town-planning Scheme, 1979, by rezoning Erf 47 situated on Van der Bijl Street, Alrode South Extension 2 Township, from "Commercial" to "Industrial 1".

The amendment will be known as Alberton Amendment Scheme 102. 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, 3 August 1983

PB 4-9-2-4H-102

NOTICE 514 OF 1983

PRETORIA AMENDMENT SCHEME 1098

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, Hode Ostrofsky, Rose Esther Goldberg and Jonathan Herbert Braude for the amendment of the Pretoria Town-planning Scheme, 1974, by rezoning Portion 1 and the Remaining Extent of Erf 79 and Erf 78 situated on Hamilton Street, Arcadia Township from "General Residential" to "Special" for offices.

The amendment will be known as Pretoria Amendment Scheme 1098. 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 verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440 Pretoria 0001 skriftelik voorgelê word.

Pretoria, 3 Augustus 1983

PB 4-9-2-3H-1098

KENNISGEWING 515 VAN 1983

PRETORIA-WYSIGINGSKEMA 1122

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Zalmx Eiendomme (Edms) Beperk, aansoek gedoen het om Pretoria-dorpsbeplanning-skema, 1974, te wysig deur die hersonering van die Restant van Gedeeltes 4 en 5 van Erf 573 geleë op die h/v Edmondstraat en De Veerlaan, dorp Pretoria vanaf "Algemene Woon" na "Spesiaal" vir kantore onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1122 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria 0001, skriftelik voorgelê word.

Pretoria, 3 Augustus 1983

PB 4-9-2-3H-1122

KENNISGEWING 516 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 10de Vloer, Merinogebou, Pretoriusstraat, Pretoria en in die kantoor van die betrokke plaaslike bestuur.

Enige beswaar, met volle redes daarvoor, moet skriftelik by die Direkteur van Plaaslike Bestuur, by bovermelde adres of Privaatsak X437, Pretoria ingedien word op of voor 31 Augustus 1983.

Pretoria, 3 Augustus 1983.

Archibald William Alison, vir —

(1) die wysiging van titelvoorwaardes van Lot 1776, Houghton ten einde dit moontlik te maak om genoemde Lot onder te verdeel; en

(2) die wysiging van Johannesburg-dorpsbeplanning-skema, 1979, deur die hersonering van genoemde Lot van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 2" onderworpe aan sekere voorwaardes.

Die wysigingskema sal bekend staan as Johannesburg-wysigingskema 1002.

PB 4-14-2-619-40

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address of 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, 3 August 1983

PB 4-9-2-3H-1098

NOTICE 515 OF 1983

PRETORIA AMENDMENT SCHEME 1122

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, Zalmx Eiendomme (Pty) Ltd, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning of the Remaining Extent 4 and 5 of Erf 573 situated on the c/o Edmond Street and De Veer Avenue, Pretoria Township from "General Residential" to "Special" for offices subjected to certain conditions.

The amendment will be known as Pretoria Amendment Scheme 1122. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Pretoria and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 440, Pretoria 0001, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 3 August 1983

PB 4-9-2-3H-1122

NOTICE 516 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, Pretorius Street, Pretoria and at the office of the relevant local authority.

Any objections, with full reasons therefor, should be lodged in writing with the Director of Local Government, at the above address or Private Bag X437, Pretoria on or before 31 August 1983.

Pretoria, 3 August 1983

Archibald William Alison, for —

(1) the amendment of the conditions of title of Lot 1776, Houghton in order to permit the said Lot being subdivided; and

(2) the amendment of Johannesburg Town-planning Scheme, 1979, by rezoning the said Lot from "Residential 1" with a density of "One dwelling per erf" to "Residential 2" subject to certain conditions.

This amendment scheme will be known as Johannesburg Amendment Scheme 1002.

PB 4-14-2-619-40

Mary McCall Gibson, vir —

(1) die wysiging van titelvoorwaardes van Gedeelte 2 van Erf 30, Kilfenora ten einde dit moontlik te maak om die erf onder te verdeel; en

(2) die wysiging van Benoni-dorpsbeplanningskema 1, 1947, deur die hersonering van gemelde 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 Benoni-wysigingskema 1/268.

PB 4-14-2-686-3

George Agridiotes en Kyriakos Kassianides, vir —

(1) die wysiging van titelvoorwaardes van Erf 6, dorp Halfway House ten einde die eiendom te gebruik vir Besigheid 1 doeleindes; en

(2) die wysiging van Halfway House en Clayville-dorpsbeplanningskema, 1976, deur die hersonering van die eiendom van "Besigheid 2" tot "Besigheid 1".

Die wysigingskema sal bekend staan as Halfway House en Clayville-wysigingskema 105.

PB 4-14-2-571-2

Nicolaas Schryvershof, vir die wysiging van die titelvoorwaardes van Erf 881, Westonaria ten einde dit moontlik te maak dat die erf vir besigheidsdoeleindes gebruik kan word.

PB 4-14-2-1437-24

Christiaan Arnoldus Gouws, vir die wysiging van die titelvoorwaardes van Gedeelte 25 ('n gedeelte van Gedeelte 3) van die plaas Zeekoewater 311 JS ten einde dit moontlik te maak dat die plaas vir dorpstigting gebruik kan word.

PB 4-15-2-52-311-8

Jaap Robert Fortuin, vir —

(1) die wysiging van titelvoorwaardes van Erf 58, Kilnerpark ten einde dit moontlik te maak om genoemde erf onder te verdeel; en

(2) die wysiging van Pretoria-dorpsbeplanningskema, 1974, deur die hersonering van genoemde 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 Pretoria-wysigingskema 1135.

PB 4-14-2-1896-4

Mattheus Johannes Posthumus, vir —

(1) die wysiging van titelvoorwaardes van Erf 1098, Queenswood Uitbreiding 2 ten einde dit moontlik te maak om die boulyn te verslap; en

(2) die wysiging van Pretoria-dorpsbeplanningskema, 1974, deur die boulyn te wysig van 13 m (langs Mullerweg) tot 7,5 m.

Die wysigingskema sal bekend staan as Pretoria-wysigingskema 1136.

PB 4-14-2-1671-2

Highveld Financial Centre (Proprietary) Limited, vir —

(1) die wysiging van titelvoorwaardes van Erwe 1872, 1873 en 1874, Evander Uitbreiding 2 ten einde dit moontlik te maak om genoemde erwe te gebruik vir "Besigheid 1" doeleindes; en

(2) die wysiging van Evander-dorpsbeplanningskema,

Mary McCall Gibson, for —

(1) the amendment of the conditions of title of Portion 2 of Erf 30, Kilfenora in order to permit the subdivision of the erf; and

(2) the amendment of Benoni Town-planning Scheme 1, 1947, by 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 Benoni Amendment Scheme 1/268.

PB 4-14-2-686-3

George Agridiotes and Kyriakos Kassianides, for —

(1) the amendment of the conditions of title of Erf 6, Halfway House Township and in order to permit the property to be used for Business 1 purposes; and

(2) the amendment of Halfway House and Clayville Town-planning Scheme, 1976, by the rezoning of the property from "Business 2" to "Business 1".

This amendment scheme will be known as Halfway House and Clayville Amendment Scheme 105.

PB 4-14-2-571-2

Nicolaas Schryvershof, for the amendment of the conditions of title of Erf 881, Westonaria to permit the erf being used for business purposes.

PB 4-14-2-1437-24

Christiaan Arnoldus Gouws, for the amendment of the conditions of title of Portion 25 (a portion of Portion 3) of the farm Zeekoewater 311 JS to permit the farm being used for the establishment of a township.

PB 4-15-2-52-311-8

Jaap Robert Fortuin, for —

(1) the amendment of the conditions of title of Erf 58, Kilnerpark in order to permit the said erf being subdivided; and

(2) the amendment of Pretoria Town-planning Scheme, 1974, by rezoning 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 Pretoria Amendment Scheme 1135.

PB 4-14-2-1896-4

Mattheus Johannes Posthumus, for —

(1) the amendment of the conditions of title of Erf 1098, Queenswood Extension 2 in order to permit the building line being relaxed; and

(2) the amendment of Pretoria Town-planning Scheme, 1974, in order to amend the building from 13 m (next to Muller Road) to 7,5 m.

This amendment scheme will be known as Pretoria Amendment Scheme 1136.

PB 4-14-2-1671-2

Highveld Financial Centre (Proprietary) Limited, for —

(1) the amendment of the conditions of title of Erven 1872, 1873 and 1874, Evander Extension 2 in order to permit the said erven to be used for "Business 1" purposes; and

(2) the amendment of Evander Town-planning Scheme,

1980, deur die hersonering van die genoemde erwe van "Besigheid 4" tot "Besigheid 1".

Die wysigingskema sal bekend staan as Evander-wysigingskema 11.

PB 4-14-2-2311-3

1980, by rezoning the said erven from "Business 4" to "Business 1".

This amendment scheme will be known as Evander Amendment Scheme 11.

PB 4-14-2-2311-3

KONTRAK RFT 29/83

TRANSVAALSE PROVINSIALE ADMINISTRASIE
KENNISGEWING AAN TENDERAARS
TENDER RFT 29 VAN 1983

DIE VERSKUIWING VAN DIE RANDWATERRAAD SE HOOFPIPE WAT DEUR DIE HERBOU VAN 'N GEDEELTE VAN DIE HOOFRIEWEG P59/1, RAND-FONTEIN NA KRUGERSDORP GERAAK WORD

Tenders word hiermee van ervare kontrakteurs vir bogenoemde diens gevra.

Tenderdokumente, met inbegrip van 'n stel tekening, is by die Direkteur, Transvaalse Paaiedepartement, Kamer D 307, Provinsiale Gebou, Kerkstraat, Privaatsak X197, Pretoria, verkrygbaar teen die betaling van 'n tydelike deposito van R100,00 (eenhonderd rand). Hierdie bedrag sal terugbetaal word, mits 'n *bona fide*-tender ontvang word of alle sodanige tenderdokumente binne 14 dae na die sluitingsdatum van die tender aan die uitreikingskantoor teruggestuur word.

'n Bykomende afskrif van die hoeveelheidspryslyste sal gratis verskaf word.

'n Ingenieur sal voornemende tenderaars op 10 Augustus 1983 om 9h00 by die aansluiting van Paaie P42/1 en P59/1 by Uncle Harry's-padkafee ontmoet om saam met hulle die terrein te gaan besigtig. Die ingenieur sal by geen ander geleentheid vir besigtigingsdoeleindes beskikbaar wees nie, en tenderaars word derhalwe versoek om op gemelde datum teenwoordig te wees.

Tenders, ooreenkomstig die voorwaardes in die tenderdokumente ingevul, in verseelde koeverte waarop "Tender RFT 29/83" geëndosseer is, moet die Voorsitter, Transvaalse Provinsiale Tenderraad, Posbus 1040, Pretoria, voor 11h00 op Vrydag, 9 September 1983 bereik wanneer die tenders in die openbaar oopgemaak sal word.

Tenders wat per bode/persoonlik afgelewer word, moet voor 11h00 in die Formele Tenderraadbus by die navraagkantoor in die voorportaal van die Provinsiale Gebou by die hoofingang, Pretoriusstraat, (naby die hoek van Bosmanstraat), Pretoria, geplaas word.

Die Transvaalse Provinsiale Administrasie verbind hom nie om die laagste of enige tender aan te neem of om enige rede vir die afwysing van 'n tender te verstrek nie.

Tenders is vir negentig (90) dae bindend.

G J DU PLESSIS
Voorsitter: Transvaalse Provinsiale Tenderraad

CONTRACT RFT 29/83

TRANSVAAL PROVINCIAL ADMINISTRATION
NOTICE TO TENDERERS

TENDER RFT 29 OF 1983

THE RELOCATION ON THE RAND WATER BOARD MAINS AFFECTED BY THE RECONSTRUCTION OF A PORTION OF THE MAIN REEF ROAD P59/1, RAND-FONTEIN TO KRUGERSDORP

Tenders are hereby invited from experienced contractors for the abovementioned service.

Tender documents, including a set of drawings, may be obtained from the Director, Transvaal Roads Department, Room D 307, Provincial Buildings, Church Street, Private Bag X197, Pretoria, on payment of a temporary deposit of R100,00 (one hundred rand). This amount will be refunded provided a *bona fide* tender is received or all such tender documents are returned to the office of issue within 14 days after the closing date of the tender.

An additional copy of the schedule of quantities will be provided free of charge.

An engineer will meet intending tenderers on 10 August 1983 at 9h00 at the junction of Roads P42/1 and P59/1 at Uncle Harry's Roadhouse to inspect the site with them. The engineer will not be available for inspection purposes on any other occasion and tenderers are, therefore, requested to be present on the said date.

Tenders, completed in accordance with the conditions in the tender documents, in sealed envelopes endorsed "Tender RFT 29/83" should reach the Chairman, Transvaal Provincial Tender Board, PO Box 1040, Pretoria, before 11h00 on Friday, 9 September 1983 when the tenders will be opened in public.

Should the tender documents be delivered by messenger/personally, they should be placed in the Formal Tender Box at the enquiry office in the foyer of the Provincial Building at the Pretorius Street main public entrance (near Bosman Street corner), Pretoria, before 11h00.

The Transvaal Provincial Administration shall not bind itself to accept the lowest or any tender or to furnish any reason for the rejection of a tender.

Tenders shall be binding for ninety (90) days.

G J DU PLESSIS
Chairman: Transvaal Provincial Tender Board

TENDERS.

L.W. — Tenders wat voorheen gepubliseer is en waarvan die sluitingsdatum nog nie verstreke is nie, word nie in hierdie kennisgewing herhaal nie. Tenders word normaalweg 3-5 weke voor die sluitingsdatum gepubliseer.

**TRANSVAALSE PROVINSIALE
ADMINISTRASIE**

TENDERS.

Tenders vir die volgende dienste / voorrade / verkope word ingewag. (Tensy dit in die uiteensetting anders aangegee word, word tenders vir voorrade bedoel): —

TENDERS.

N.B. — Tenders previously published and where the closing dates have not yet passed, have not been repeated in this notice. Tenders are normally published 3-5 weeks before the closing date.

**TRANSVAAL PROVINCIAL
ADMINISTRATION**

TENDERS.

Tenders are invited for the following services / supplies / sales. (Unless otherwise indicated in the description tenders are for supplies): —

Tender No	Beskrywing van Tender Description of Tender	Sluitingsdatum Closing Date
RFT 33/83P	Lugkompressoreenhede/Air-compressor units.....	30/09/1983
WFT 22/83	Verskaffing en aflewering van isolasietoetsers vir die tydperk eindigende 30 September 1984/Supply and delivery of insulation testers for the period ending 30 September 1984.....	02/09/1983
WFT 23/83	Verskaffing en aflewering van elektriese stooftplate soos per SABS-spesifikasie 154 — 1955 vir die tydperk eindigende 30 September 1984/Supply and delivery of electric stove-plates as per SABS specification 154 — 1955 for the period ending 30 September 1984.....	02/09/1983
WFT 24/83	Verskaffing en aflewering van elektriese handbore vir die tydperk eindigende 30 September 1984/Supply and delivery of electric hand-drills for the period ending 30 September 1984.....	02/09/1983
WFT 25/83	Verskaffing en aflewering van gaschloroerders vir swembaddens en aanjapompe vir die tydperk eindigende 30 September 1984/Supply and delivery of gas chlorinators for swimming-baths and booster pumps for the period ending 30 September 1984.....	02/09/1983
WFT 31/83	Verskaffing en aflewering van gassteriliseerders en belugtingskabinette/Supply and delivery of gas sterilisers and aeration cabinets.....	19/08/1983
WFTB 240/83	Hoërskool Edenvale: Opknapping/Renovation. Diens/Service 31/420/1.....	09/09/1983
WFTB 241/83	F H Odendaal-hospitaal, Nylstroom: Opknapping/F H Odendaal Hospital, Nylstroom: Renovation. Item 32/1/3/032/001.....	09/09/1983
WFTB 242/83	Grenville High School, Rustenburg: Oprigting van biologieselaboratorium/Erection of biology laboratory. Item 1139/8104.....	09/09/1983
WFTB 243/83	Onderwys hulpsentrum, Johannesburg: Opknapping met inbegrip van elektriese werk/Educational Aid Centre, Johannesburg: Renovation including electrical work. Diens/Service 31/21/1.....	09/09/1983
WFTB 244/83	Johannesburgse Hospitaal, Provinsiale Magasyn: Herlê van plaveisel/Johannesburg Hospital, Provincial Stores: Relaying of paving. Item 32/8/3/064/010.....	09/09/1983
WFTB 245/83	Provinsiale inrigtings, South Hills, Johannesburg: Onderhoudskontrak vir brandbestrydingstoerusting/Provincial Institutions, South Hills, Johannesburg: Maintenance contract for firefighting equipment.....	09/09/1983
WFTB 246/83	Kalie de Haas-hospitaal, Potchefstroom: Oprigting van voorafvervaardigde geboue/ Kalie de Haas Hospital, Potchefstroom: Erection of prefabricated buildings. Item 2028/7801.....	09/09/1983
WFTB 247/83	Mondeor Primary School, Johannesburg: Bou van 'n spuitsementswembad/Construction of a gunite swimming-pool.....	09/09/1983
WFTB 248/83	Pretoria-Wes-hospitaal: Elektriese installasie in woongeriewe vir Blankes/Pretoria West Hospital: Electrical installation in residential facilities for Whites. Item 2008/8000.....	26/08/1983
WFTB 249/83	Rockland Primary School, Blyvooruitsig: Opknapping/Renovation. Diens/Service 31/2/34.....	09/09/1983
WFTB 250/83	Baragwanath-hospitaal, nuwe wassery: Elektriese installasie/Baragwanath Hospital, new laundry: Electrical installation. Item 2020/7700.....	26/08/1983
TOD 5B/83	Kombuisware, tekstielware en skoonmaakmateriaal/Kitchenware, textiles and cleansing materials.....	02/09/1983
TED 5B/83		

**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 verkrygbaar. Sodanige dokumente as mede enige tender kontrakvoorwaardes wat nie in die tenderdokumente opgeneem is nie, is ook by die genoemde adres vir inspeksie verkrygbaar:

Tender verwysing	Posadres te Pretoria	Kantoor in Nuwe Provinsiale Gebou, Pretoria			
		Kamer No.	Blok	Verdieping	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	Provinsiale Sekretaris (Aankope en Voorrade), Privaatsak X64.	A1020	A	10	280-2441
RFT	Direkteur Transvaalse Paaidepartement, Privaatsak X197.	D307	D	3	280-2530
TOD 1-100 TOD 100-	Direkteur, Transvaalse Onderwysdepartement, Privaatsak X76.	A489 A491	A A	4 4	280-3612 280-3500
WFT	Direkteur, Transvaalse Werkedepartement, Privaatsak X228.	C119	C	1	280-3254
WFTB	Direkteur, Transvaalse Werkedepartement, Privaatsak 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. Alle tenders moet op die amptelike tendervorm van die Administrasie voorgelê word.

4. Iedere inskrywing moet in 'n afsonderlike verseëelde koewert ingedien word, geadresseer aan die Voorsitter, Die Transvaalse Provinsiale Tenderraad, Posbus 1040, Pretoria, en moet duidelik van die opskrif voorsien wees ten einde die tenderaar se naam en adres aan te toon, asook die nommer, beskrywing en sluitingsdatum van die tender. Inskrywings moet teen 11h00 op die sluitingsdatum hierbo aangetoon, in die Voorsitter se hande wees.

5. Indien inskrywings per hand ingedien word, moet hulle teen 11h00 op die sluitingsdatum in die Formele Tenderbus geplaas wees by die navraagkantoor in die voortoel van die nuwe Provinsiale Gebou by die hoofingang aan Pretoriusstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

J. F. Viljoen, Voorsitter, Transvaalse Provinsiale Tenderraad.
Pretoria, 20 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	Phone Pretoria
HA 1 & HA 2	Director of Hospital Services, Private Bag X221.	A900	A	9	280-2654
HB en HC	Director of Hospital Services, Private Bag X221.	A819	A	8	280-3367
HD	Director of Hospital Services, Private Bag X221.	A823	A	8	280-3351
PFT	Provincial Secretary (Purchases and Supplies), Private Bag X64.	A1020	A	10	280-2441
RFT	Director, Transvaal Roads Department, Private Bag X197.	D307	D	3	280-2530
TED 1-100 TED 100-	Director, Transvaal Education Department, Private Bag X76.	A489 A491	A A	4 4	280-3612 280-3500
WFT	Director, Transvaal Department of Works, Private Bag X228.	C119	C	1	280-3254
WFTB	Director, Transvaal Department of Works, Private Bag X228.	E103	E	1	280-2306

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. All tenders must be submitted on the Administration's official tender forms.

4. Each tender must be submitted in a separate sealed envelope addressed to the Chairman, Transvaal Provincial Tender Board, PO 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.

5. 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, 20 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 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, 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, eit 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, Sandown.

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

837-20-27-3

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 Administrateur 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 paaië 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 Stadsekretaris

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

STADSRAAD VAN PRETORIA

VOORGESTELDE WYSIGING VAN DIE PRETORIA-DORPSBEPLANNINGSKEMA, 1974: DORPSBEPLANNINGSWYSIGINGSKEMA 564

Die Stadsraad van Pretoria het 'n ontwerp-wysiging van die Pretoria-dorpsbeplanning-

skema, 1974, wat as Dorpsbeplanningswysigingskema 564 bekend sal staan, opgestel.

Hierdie ontwerp-skema bevat die volgende voorstel:

Die hersonering van Erf 164, Erasmia, van "Munisipaal" tot "Spesiale Woon" met 'n digtheid 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 eiendom binne die gebied van die Pretoria-dorpsbeplanningskema, 1974, of binne twee kilometer van die grens daarvan af, het die reg om teen die skema beswaar te maak of om verhoë 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 verhoog 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 representa-

tion, 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: DORPSBEPLANNINGSWYSIGINGSKEMA 973

Die Stadsraad van Pretoria het 'n ontwerp-wysiging van die Pretoria-dorpsbeplanningskema, 1974, wat as dorpsbeplanningswysigingskema 973 bekend sal staan, opgestel.

Hierdie ontwerp-skema bevat die volgende voorstel:

Die hersonering van Gedeelte 57 van die plaas Koedoespoort 325 JR van "Bestaande Private-oopruimte" tot "Spesiaal" 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 okkupeerder van vaste eiendom binne die gebied van die Pretoria-dorpsbeplanningskema, 1974, of binne twee kilometer van die grens daarvan af, het die reg om teen die skema beswaar te maak of om vertoë 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 POTCHEFSTROOM

VOORGESTELDE DORPSBEPLANNINGSWYSIGINGSKEMA NO 78

Die Stadsraad van Potchefstroom het 'n Ontwerpdorpsbeplanningskema 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 Cronjestradaat) geleë in die dorp Baillie Park — vir straatdoeleindes.

Hersonering

"Spesiaal" — erf mag slegs gebruik word vir Openbare Godsdiens.

Huidige Sonering

B. Gedeelte 1 Erf 834 geleë in die dorp Baillie Park — vir straatdoeleindes.

Hersonering

"Spesiaal" — erf mag slegs gebruik word vir Openbare Godsdiens;

onderworpe aan sekere voorwaardes.

Besonderhede van hierdie skema lê ter insae by die Kantoor van die Stadsekretaris, Kamer 310, Munisipale 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

Munisipale 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

STADSRAAD VAN RUSTENBURG

RUSTENBURG-WYSIGINGSKEMA 37

Hiermee word ooreenkomstig die bepalings van artikel 18 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Rustenburg van voorneme 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 klousule 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 gebruiksone Residensieel 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 vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van vier weke vanaf datum van publikasie van hierdie kennisgewing in die Provinsiale 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 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

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

STADSRAAD VAN SPRINGS

KENNISGEWING VAN ONTWERPSKEMA: SPRINGS WYSIGINGSKEMA

Die Stadsraad van Springs het 'n ontwerp-dorpsbeplanningskema opgestel wat bekend sal staan as Springs-wysigingskema 1/241. Hierdie skema sal 'n wysigingskema wees en bevat die volgende voorstelle:

Die herosnering van Erwe 81 en 87-New Era vanaf substasie- na nywerheidsdoeleindes.

Besonderhede van hierdie skema lê ter insae by die Kantoor van die Stadsekretaris, Burgersentrum, Springs vir 'n tydperk van vier weke vanaf datum van die eerste publikasie van hierdie kennisgewing.

Enige eienaar of besitter van onroerende eiendom geleë binne 'n gebied waarop bogenoemde ontwerp-skema 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 ontwerp-skema binne vier weke vanaf die eerste publikasie van hierdie kennisgewing en wanneer hy enige sodanige beswaar indien of vertoë rig, kan hy skriftelik versoek dat hy deur die plaaslike bestuur aangehoor word.

T KIKILLUS
Waarnemende Stadsekretaris

Burgersentrum
Springs
27 Julie 1983
Kennisgewing 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 1/241. 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 ontwerp-dorpsbeplanningskema opgestel wat bekend sal staan as Springs-wysigingskema 1/239. Hierdie skema sal 'n wysigingskema wees en bevat die volgende voorstelle:

Die herosnering 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 Stadsekretaris, Burgersentrum, Springs vir 'n tydperk van vier weke vanaf datum van die eerste publikasie van hierdie kennisgewing.

Enige eienaar of besitter van onroerende eiendom geleë binne 'n gebied waarop bogenoemde ontwerp-skema 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 ontwerp-skema binne vier weke vanaf die eerste publikasie van hierdie kennisgewing 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 Stadsekretaris

Burgersentrum
Springs
27 Julie 1983
Kennisgewing 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

DORPSRAAD WATERVAL BOVEN

WYSIGING VAN VERORDENINGE

Kennis geskied hiermee ingevolge die bepalinge 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 BARBERTON

VOORGESTELDE PERMANENTE SLUITING EN VERVREEMDING VAN STRAATGEDEELTE AAN MNRE ONSCOR (EDMS) BEPERK

Kennis geskied hiermee ingevolge die bepalinge van artikel 67 en 79(18) van die Ordonnansie op Plaaslike Bestuur No 17 van 1939, soos gewysig, dat die Stadsraad van Barberton

voornemens is om onderworpe aan die goedkeuring van die Administrateur die volgende straatgedeelte permanent te sluit en sodanige gedeelte aan mnr Onscor (Edms) Beperk te vervreem:

'n Gedeelte van Peacockstraat tussen Generaal- en Presidentstraat.

'n Plan waarop die straatgedeelte wat gesluit en vervreem staan te word, lê vanaf 4 Augustus 1983 tot 4 Oktober 1983 gedurende normale kantoorure in die Kantoor van die Stadsekretaris, Munisipale Kantore Barberton ter insae.

Iedereen wat enige beswaar teen die voorgestelde sluiting en/of vervreemding van die gemelde straatgedeelte het, of wat enige eis tot skadevergoeding sal hê indien voormelde sluiting uitgevoer word, moet sy beswaar of eis skriftelik by die ondergetekende indien nie later nie as 4 Oktober 1983.

A A STEENKAMP
Stadsklerk

Munisipale Kantore
Posbus 33
Barberton
1300
3 Augustus 1983
Kenningsgewing No 44/1983

TOWN COUNCIL OF BARBERTON

PROPOSED PERMANENT CLOSING AND ALIENATION OF STREET PORTION TO MESSRS ONSCOR (PTY) LTD

Notice is hereby given in terms of the provisions of section 67 and 79(18) of the Local Government Ordinance No 17 of 1939, as amended, that the Town Council of Barberton, subject to the approval of the Administrator intends to close permanently the following street portion and to alienate such portion to Messrs Onscor (Pty) Limited:

A portion of Peacock Street between General and President Street.

A plan showing the street portion to be closed and alienated, is open for inspection in the Office of the Town Secretary, Municipal Offices Barberton from 4 August 1983 to 4 October 1983 during normal office hours.

Any person who has any objection to the proposed closing and/or alienation of the said street portion, or who will have any claim for compensation if the aforesaid closing is carried out, shall lodge his objection or claim in writing with the undersigned, by not later than 4 October 1983.

A A STEENKAMP
Town Clerk

Municipal Offices
PO Box 33
Barberton
1300
3 August 1983
Notice No 44/1983

919-3

STADSRAAD VAN BELFAST

EIENDOMSBELASTING: 1983/84

Kennis geskied hiermee ingevolge die bepalinge van artikel 26(2) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), dat die Stadsraad van Belfast die ondervermelde belasting op die waarde van alle belasbare eiendom binne die Munisipaliteit soos dit voorkom op die Waarderingslys gehê het vir die boekjaar 1 Julie 1983 tot 30 Junie 1984.

a. 'n Oorspronklike belasting van 'n halwe sent in die Rand op die terreinwaarde van grond;

b. 'n Bykomende belasting van twee en 'n halwe sent in die Rand op die terreinwaarde van grond;

c. 'n Verdere bykomende belasting van sewe sent in die Rand op die terreinwaarde van grond.

Die bogenoemde belasting is verskuldig op 1 Julie 1983 en is ten volle betaalbaar nie later dan 30 November 1983. Alle rekenings uitstaande na 30 November 1983 is onderworpe aan rente teen 'n koers van agt persent per jaar en geregtelike stappe sal teen wanbetalers ingestel word sonder verdere kennisgewing.

Belastingbetalers wat nie rekenings ten opsigte van verskuldigde belasting ontvang nie, moet onverwyld met die Stadstoesourier in verbinding tree daar rekenings volgens adresse beskikbaar, wat as juis beskou word, gelewer word en niemand dus van die aanspreeklikheid van die betaling van belasting onthef word weens die geen ontvangs van rekeninge nie.

P H T STRYDOM
Stadsklerk

Stadhuis
Belfast
1100
3 Augustus 1983
Kenningsgewing No 16/1983

TOWN COUNCIL OF BELFAST

ASSESSMENT RATES: 1983/84

Notice is hereby given in terms of section 26(2) of the Local Government Rating Ordinance, 1977, (Ordinance 11 of 1977), that the Town Council of Belfast has imposed the undermentioned rates on the value of all rateable property within the Municipality as appearing on the Valuation Roll for the financial year 1st July 1983 to 30th June 1984.

a. A original rate of one-half cent in the Rand on the site value of land;

b. an additional rate of two and a half cent in the Rand on the site value of land;

c. a further additional rate of seven cents in the Rand on the site value of land.

The above rates become due on the 1st July 1982 and are payable not later than 30th November, 1983 after which date outstanding accounts will be subject to interest at the rate of eight percent per annum and legal proceedings will be instituted against defaulters without further notice.

Ratepayers who do not receive accounts must contact the Town Treasurer without delay as accounts are submitted to available addresses which will be considered as correct and thus the non-receipt of accounts will not exempt anybody from the payment of such rates.

P H T STRYDOM
Town Clerk

Town Hall
Belfast
3 August 1983
Notice No 16/1983

920-3

PLAASLIKE BESTUUR VAN BOKSBURG:

KENNISGEWING VAN EERSTE SITTING VAN WAARDERINGSRAAD OM BESWARE TEN OPSIGTE VAN VOORLOPIGE WAARDERINGSLYS VIR DIE BOEKJARE 1 JULIE 1983 — 30 JUNIE 1985 EN VOORLOPIGE AANVULLENDE WAARDERINGSLYS VIR DIE BOEKJAAR 1 JULIE 1981 — 30 JUNIE 1982 AAN TE HOOR (Regulasie 9)

Kennis word hierby ingevolge artikel 15(3)(b) van die Ordonnansie op Eiendomsbelasting van

Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die eerste sitting van die waarderingsraad op 22 Augustus 1983 om 09h00 sal plaasvind en gehou sal word by die volgende adres:

Raadsaal
Eerstevloer
Burgersentrum
Trichardtsweg
Boksburg

om enige beswaar tot die voorlopige waarderingslys vir die boekjare 1 Julie 1983 — 30 Junie 1985 en voorlopige aanvullende waarderingslys vir die boekjaar 1 Julie 1981 — 30 Junie 1982 te oorweeg.

J J COETZEE
Sekretaris: Waarderingsraad
L FERREIRA
STADSKLERK: Boksburg

3 Augustus 1983
Kenningsgewing No 37/1983

LOCAL AUTHORITY OF BOKSBURG:

NOTICE OF FIRST SITTING OF VALUATION BOARD TO HEAR OBJECTIONS IN RESPECT OF PROVISIONAL VALUATION ROLL FOR THE FINANCIAL YEARS: 1 JULY 1983 — 30 JUNE 1985 AND PROVISIONAL SUPPLEMENTARY VALUATION ROLL FOR THE FINANCIAL YEAR 1 JULY 1981 — 30 JUNE 1982

(Regulation 9)

Notice is hereby given in terms of section 15(3)(b) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the first sitting of the valuation board will take place on 22 August 1983 at 09h00 and will be held at the following address:

Council Chamber
First Floor
Civic Centre
Trichardts Road
Boksburg

to consider any objection to the provisional valuation roll for the financial years 1 July 1983 — 30 June 1985 and provisional supplementary valuation roll for the financial year 1 July 1981 — 30 June 1982.

J J COETZEE
Secretary: Valuation Board
L FERREIRA
Town Clerk: Boksburg

3 August 1983
Notice No 37/1983

921-3

DORPSRAAD VAN BREYTEN

KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING EN VAN VOORGESTELDE 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) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture 1977 (Ordonnansie 11 van 1977), die volgende algemene eiendomsbelasting ten opsigte van die bogenoemde boekjaar gehê is op belasbare eiendom in die waarderingslys opgeteken:

1. Op die terreinwaarde van enige grond of reg in grond sestien (16) sent.

2. Ingevolge artikel 21(4) van genoemde Ordonnansie word 'n korting van vyf- en dertig (35) persent op die algemene eiendomsbelasting gehê op die terreinwaarde van grond of enige reg in grond toegestaan ten opsigte van alle beboude woonerwe en woonstelerwe waarop

een woonhuis opgerig is wat binne die geproklameerde dorpsgebied geleë is.

3. 'n Kwytskelding van veertig (40) persent kragtens die bepaling van artikel 32(b) van genoemde Ordonnansie aan sekere klasse of kategorië persone deur die raad bepaal en deur die Administrateur goedgekeur.

Die belasting soos hierbo hef is betaal in gelyke paaimeente met effekte vanaf 1 Julie 1983 maar voor of op 31 Oktober 1983.

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 regsproes vir die invordering van sodanige agterstallige bedrae.

H S ROELOFFZE
Stadsklerk

Munisipale Kantore
Posbus 45
Breyten
3 Augustus 1983

VILLAGE COUNCIL OF BREYTEN

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) 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:

1. On the site value of any land or right in land sixteen (16) cent.

2. 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, of thirty-five (35) per cent is granted in respect of all built up residential erven and erven zoned for flats on which a dwelling house has been erected situated within the proclaimed township.

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 Council and approved by the Administrator.

The rates imposed as set out shall be payable in equal instalments as from the 1st July 1983, but on or before the 31st October 1983.

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.

H S ROELOFFZE
Town Clerk

Municipal Offices
PO Box 45
Breyten
3 August 1983

922-3

STADSRAAD VAN BENONI

KENNISGEWING VAN EERSTE SITTING VAN WAARDERINGSRAAD OM BESWARE TEN OPSIGTE VAN VOORLOPIGE WAARDERINGSGLYS VIR DIE BOEKJARE 1 JULIE 1983 TOT 30 JUNIE 1985, AAN TE HOOR

(Regulasie 9)

Kennis word hierby ingevolge artikel 15(3)(b) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die eerste sitting van die

Waarderingsraad op 20 September 1983 om 08h30 sal plaasvind en gehou sal word by die volgende adres:

Die Raadsaal
Administratiewe Gebou
Munisipale Kantore
Elstonlaan
Benoni
1500

om enige beswaar tot die voorlopige waardeeringsglys vir die boekjare 1 Julie 1983 tot 30 Junie 1985, te oorweeg.

R R VAN DER MERWE
Sekretaris: Waarderingsraad

Kamer 129, Administratiewe Gebou
Munisipale Kantore
Benoni
3 Augustus 1983
Kenningsgewing No 143/1983

TOWN COUNCIL OF BENONI

NOTICE OF FIRST SITTING OF VALUATION BOARD TO HEAR OBJECTIONS IN RESPECT OF PROVISIONAL VALUATION ROLL FOR THE FINANCIAL YEARS 1ST JULY, 1983 TO 30TH JUNE, 1985

(Regulation 9)

Notice is hereby given in terms of section 15(3)(b) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the first sitting of the valuation board will take place on the 20th September 1983, at 08h30 and will be held at the following address:

The Council Chamber
Administrative Building
Municipal Offices
Elston Avenue
Benoni
1500

to consider any objection to the provisional valuation roll for the financial years 1st July, 1983 to 30th June, 1985.

R R VAN DER MERWE
Secretary: Valuation Board

Room 129, Administrative Building
Municipal Offices
Benoni
3 August 1983
Notice No 143/1983

923-3

STADSRAAD VAN BENONI

PROKLAMERING VAN 'N TOEGANGSPAD TOT DIE VOORGESTELDE DORP RYNFIELD UITBREIDING 11

Hierby word ingevolge artikel 5 van die "Local Authorities Roads Ordinance, 1904," (Ordonnansie 44 van 1904), soos gewysig, bekendgemaak dat die Stadsraad van Benoni ingevolge die bepaling van artikel 4 van die genoemde Ordonnansie 'n versoekskrif tot Sy Edele die Administrateur van Transvaal gerig het om die pad in die Bylae hiervan beskryf vir publieke padoeïendes te proklameer.

'n Afskrif van die versoekskrif en die diagram wat daaraan geheg is, lê gedurende gewone kantoorure ter insae in die kantoor van die Stadsekretaris, Administratiewe Gebou, Munisipale Kantore Elstonlaan, Benoni.

Enige belanghebbende persoon wat teen die proklamering van die betrokke pad beswaar wil opper, moet sy beswaar in tweevoud by die Administrateur, Privaatsak X437, Pretoria,

0001, en by die Stadsklerk voor of op 19 September 1983 indien.

STADSKLERK

Administratiewe Gebou
Munisipale Kantore
Benoni
3 Augustus 1983
Kenningsgewing No 139/1983
BYLAE

'n Pad, deurgaans 16 meter wyd, beginnende by 'n punt op die westelike grens van Vleiweg; vandaar in 'n westelike rigting vir 'n afstand van ongeveer 40 meter oor Gedeelte 18 van die Plaas Vlaktefontein 69 I.R., Distrik Benoni, en vandaar in 'n noordwestelike rigting vir 'n afstand van 72 meter tot by die gemeenskaplike grens van voormelde Gedeelte 18 en Gedeelte 98 van die Plaas Vlaktefontein 30 I.R., Distrik Benoni (Voorgestelde Dorp Rynfield Uitbreiding 11) soos aangedui word op goedgekeurde diagram SG No A829/83.

TOWN COUNCIL OF BENONI

PROCLAMATION OF ACCESS ROAD TO PROPOSED RYNFIELD EXTENSION 11 TOWNSHIP

Notice is hereby given in terms of section 5 of the Local Authorities Roads Ordinance, 1904, (Ordinance 44 of 1904), as amended, that the Town Council of Benoni has in terms of section 4 of the said Ordinance petitioned the Honourable the Administrator of Transvaal to proclaim the road described in the Schedule hereto for public road purposes.

A copy of the petition and of the diagram attached thereto may be inspected during ordinary office hours in the office of the Town Secretary, Administrative Building, Municipal Offices, Elston Avenue, Benoni.

Any interested person who is desirous of lodging an objection to the proclamation of the road in question, must lodge such objection in writing, in duplicate, with the Administrator, Private Bag X437, Pretoria, 0001, and the Town Clerk on or before 19th September 1983.

TOWN CLERK

Administrative Building
Municipal Offices
Benoni

3 August 1983
Notice No 139/1983

SCHEDULE

A road, 16 meters wide throughout, commencing at a point on the western boundary of Vlei Road; thence in a westerly direction for a distance of approximately 40 metres over Portion 18 of the Farm Vlaktefontein 69 I.R., District Benoni, and thence in a northwesterly direction for a distance of 72 metres to the common boundary of the aforesaid Portion 18 and Portion 98 of the Farm Vlaktefontein 30 I.R., District Benoni (Proposed Rynfield Extension 11 Township), as shown on approved diagram SG No A829/83.

924-3-10-17

STADSRAAD VAN CARLETONVILLE

VASTELLING VAN GELDE: ELEKTRISITEITSVERORDENINGE

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekendgemaak dat die Stadsraad van Carletonville by spesiale besluit die gelde vir die verskaffing van elektrisiteit soos in die onderstaande Bylae uiteengesit met ingang 1 Julie 1983 vasgestel het:

BYLAE

GELDE BETAALBAAR INGEVOLGE DIE ELEKTRISITEITSVERORDENINGE DEUR DIE RAAD AANGENEEM BY ADMINISTRATEURSKENNISGEWING 1564 VAN 26 SEPTEMBER 1973, SOOS GEWYSIG

1. *Basiese Heffing.*

(1) Uitgesonderd soos in subitem (4) bepaal, word 'n basiese heffing van R6.50 per maand of

gedeelte daarvan gehêf per erf, standplaas, perseel of ander terrein, met of sonder verbeterings, wat by die hooftoevoerleiding aangesluit is of, na die mening van die Raad, daarby aangesluit kan word, ongeag of elektrisiteit verbruik word al dan nie: Met dien verstande dat waar sodanige erf, standplaas, perseel of ander terrein geokkuper word deur meer as een verbruiker aan wie die Raad elektrisiteit lewer, die basiese heffing ten opsigte van elke sodanige verbruiker gehêf word: Voorts met dien verstande dat waar die elektrisiteitstoevoer aan 'n woonstelgebou of enige ander kompleks van geboue waarby woonhuise, woonstelle of besighede ingesluit is, deur een of meer hoofelektrisiteitmeters gemeet word, die basiese heffing ten opsigte van elke sodanige woonhuis, woonstel of besigheid gehêf word.

(2) Die heffing ingevolge subitem (1) is deur die eienaar of okkupant, wie se aanspreeklikheid gesamentlik en afsonderlik is, van sodanige erf, standplaas, perseel of ander terrein betaalbaar.

(3) Die heffing ingevolge subitem (1) is betaalbaar op 'n wyse soos van tyd tot tyd deur die Raad bepaal.

(4) Die heffing ingevolge subitem (1) is nie betaalbaar nie in daardie gevalle waar die eienaar van 'n erf, standplaas, perseel of ander terrein bevredigende bewys aan die Raad lewer dat sodanige erf, standplaas, perseel of ander terrein ongeskik vir ontwikkeling verklaar is.

2. Grootmaatvoorsiening.

(i) (a) 'n Basiese heffing ingevolge item 1.

(b) 'n Aanvraagheffing van R8,25 per maand ten opsigte van verbruikers voorsien vanaf Blybank subentrale en R6,60 per maand vir alle ander verbruikers per kW van maksimum aanvraag gemeet oor enige periode van 30 minute gedurende die maand.

(c) Per kW.h verbruik: 3,00c.

(2) Indien van toepassing word 'n maandelikse heffing van 35c per kW van aangemelde maksimum aanvraag vir transformatorhuur gehêf.

(3) Die minimum maandelikse heffing ingevolge subitem (1)(b) is R1,45 per kW van aangemelde maksimum aanvraag.

(4) As die maksimum aanvraag soos op die meter geregistreer tydens enige maandelikse aflesing van die meter, hoër is as die aangemelde maksimum aanvraag van die verbruiker, word hierdie hoër syfer beskou as die nuwe aangemelde maksimum aanvraag van die verbruiker met ingang van die datum van sodanige meteraflesing.

3. Wooninrigtings, Besighede en Klein Kragverbruikers.

Vir die lewering van elektrisiteit aan bioskope, gelisensieerde hotelle, privaathotelle, losieshuise, woonklubs, koshuise, eetlokale, kantiene, kafees, winkels, pakhuse, kantore, kerke, motorhawens, sale, ontspanningsoorde en -lokale, skole, woonstelle en kamerwonings wat as 'n groep gemeet word, enige ander besighede en dergelike klein kragverbruikers en industrieë, per maand:

(1) 'n Basiese heffing ingevolge item 1.

(2) 'n Diensheffing van R7,70.

(3) Vir die eerste 500 kW.h, per kW.h: 8,50c.

(4) Vir die volgende 3 500 kW.h, per kW.h: 5,75c.

(5) Vir verbruik bo 4 000 kW.h, per kW.h: 5,25c.

(4) *Openbare Sportklubs.*

(1) 'n Basiese heffing ingevolge item 1.

(2) per kW.h verbruik: 4,40c.

5. Huishoudelike Verbruikers.

Vir die lewering van elektrisiteit aan privaat woonhuise en aan woonstelle en kamerwonings wat individueel gemeet word en uitsluitend vir woondoeloeindes gebruik word, en aan woonhuise wat deur die Raad verhuur word ongeag die ligging daarvan:

(1) 'n Basiese heffing ingevolge item 1.

(2) Per kW.h verbruik: 4,35c.

6. Verbruikers buite Opgemete Dorpsgebiede.

Vir die lewering van elektrisiteit vir huishoudelike- en boerderydoeloeindes aan verbruikers wat buite die opgemete dorpsgebiede woonagtig is:

(1) Diensheffing, per maand: R23,20.

(2) Per kW.h verbruik: 5,75c.

7. Tydelike en -gemeterde Kragvoorsiening.

(1) Vir die lewering van elektrisiteit binne die munisipale gebied van rondreisende vertonings, buitefunksies en -vergaderings, en ander doeleindes waarvoor daar nie in enige ander item van hierdie Tarief voorsiening gemaak is nie:

(a) Diensheffing, per geleentheid: R11,55.

(b) Per kW.h verbruik: 8,50c.

(2) Vir die lewering van elektrisiteit aan telefoonhuise, buitepilaarligte, verligte uithangborden en dergelike installasies, waar dit, na die mening van die ingenieur onprakties is om 'n meter te installeer:

Vir elke toevospunt, 'n maandelikse heffing van R3,50 per 100 watt of gedeelte daarvan van aangeslote belasting, tot en met 500 watt en daarbo R1,75 vir elke bykomende 100 watt of gedeelte daarvan van aangeslote belasting, met 'n minimum heffing van R4,65 per maand, of gedeelte daarvan.

8. Munisipale Verbruik.

Vorderings vir elektrisiteitsverbruik word teen koste gehêf.

9. Aanpassing van Tariewe wanneer Evkom-tariewe Verhoog of Verlaag word.

Wanneer die tariewe vervat in EVKOM se grootmaattarief aan die Raad, verhoog of verlaag word, word die kW.h-heffing ingevolge items 2 tot en met 7 vermeerder of verminder met T sent per kW.h, waar —

T tot die vierde desimaal, soos volg bereken word:

$$T = 0.7350 (A-B) \left(1 + \text{of} - \frac{P}{100}\right)$$

Waarin —

A = EVKOM se kW.h-heffing soos van toepassing op die Raad in die maand voorafgaande die maand waarin die aanpassing in die Raad se kW.h-heffing ingevolge bogemelde formule gemaak word;

B = 0,8319 en

P = die persentasie algemene toeslag of afslag in EVKOM se tarief.

10. Algemene Vorderings.

(1) Vir 'n buitengewone aflesing van die meter op versoek van die verbruiker: R3,50.

(2) Vir die heraansluiting van 'n installasie nadat dit afgesluit is op versoek van die verbruiker of as gevolg van 'n verandering van verbruikers: R3,50.

(3) Vir die heraansluiting van enige installasie nadat dit afgesluit is as gevolg van gelde

verskuldig aan die Raad of nie-voldoening aan enige vereistes van hierdie verordeninge:

(a) Gedurende kantoorure: R10.

(b) Enige ander tyd: R15.

(4) Vir herinspeksie en toets van 'n installasie, per inspeksie en toets: R25.

(5) Die heffings vir die skenking van aandag aan 'n klage deur 'n verbruiker in verband met die lewering van elektrisiteit aan sy perseel, waar 'n gebrek gevind word aan die verbruiker se kant van die Raad se aansluitingspunt, is soos volg:

(a) Weeksdag van 07h00 tot 17h00: R10.

(b) Weeksdag na 17h00 asook gedurende Saterdag, Sondag en openbare vakansiedae: R15.

(6) Vir die toets van 'n meter op versoek van die verbruiker, in gevalle waar bevind word dat die meter nie 'n fout van meer as 5% aan weerskante aandui nie:

(a) Enkelfase kW.h meters, per meter: R10.

(b) Meerfase kW.h meters, per meter: R15.

(c) Maksimum aanvraag meters, per meter: R20.

(7) Vir die uitreiking van 'n aansluitingslisensie, per lisensie, per jaar: R10.

11. Waarborgdeposito's.

(1) Die verbruiker moet, wanneer hy om die lewering van elektrisiteit aansoek doen 'n kontantbedrag as deposito stort wat toereikend is om die geld vir twee maande se verbruik te dek.

Die minimum deposito's is soos volg:

(a) Vir verbruikers onder item 2: R300.

(b) Vir verbruikers onder item 3 en 4: R75.

(c) Vir verbruikers onder item 5: R60.

(d) Vir verbruikers onder items 6 en 7: R50.

Die tesourier moet in beraadslaging met die ingenieur, die bedrag van die nodige deposito vasstel. In gevalle waar ander waarborge bestaan, kan die bedrag van die deposito verminder of daarvan afgesien word, na gelang die Raad goed ag.

(2) Die tesourier kan te eniger tyd wanneer daar bevind word dat die deposito of waarborg vir die toepassing van subitem (1) ontoereikend is, van 'n verbruiker vereis dat hy die deposito of waarborg deur hom verskaf verhoog, in welke geval die verbruiker binne 30 dae nadat dit van hom vereis is, by die Raad sodanige bykomende bedrag moet stort of sodanige bykomende waarborg moet verskaf as wat die tesourier vereis, by gebreke waarvan die Raad die toevoer kan staak.

(3) Enige bedrag wat deur of namens 'n verbruiker gestort is word, wanneer dit opgeëis word, binne 30 dae na die beëindiging van die verbruikersooreenkoms terugbetaal, nadat enige bedrag afgetrek is wat die verbruiker aan die Raad verskuldig is.

(4) (a) Behoudens die bepalinge van subitem (3), moet enige persoon wat 'n terugbetaling van 'n deposito of gedeelte daarvan eis, of —

(i) die kwitansie wat vir betaling van die deposito uitgereik is, oorhandig; of

(ii) indien sodanige kwitansie nie beskikbaar is nie, 'n kwitansie deur die Raad voorgeskryf teken vir die terugbetaling aan hom van sodanige deposito of 'n gedeelte daarvan.

en hy moet die tesourier tevrede stel dat hy die persoon is wat tot sodanige terugbetaling geregtig is.

(b) Indien 'n deposito of gedeelte daarvan ooreenkomstig paragraaf (a) terugbetaal is, is die Raad gevrywaar van enige verdere aanspreeklikheid ten opsigte daarvan.

(5) Die verbruikersooreenkoms kan 'n bepaling bevat dat enige bedrag deur die verbruiker gestort, waarvoor geen terugbetaling aldus geëis is nie, binne 1 jaar nadat sodanige ooreenkoms beëindig is of nadat die verbruiker om enige rede opgehou het om 'n toevoer ingevolge sodanige ooreenkoms te ontvang, by verstryking van daardie tydperk deur die verbruiker verbeur word tot voordeel van die Raad.

(6) Ondanks die bepalings van subartikel (5) moet die Raad te eniger tyd —

(a) aan die persoon wat die deposito betaal het wanneer hy die Raad tevrede stel ten opsigte van sy identiteit en die bedrag; of

(b) aan enige ander persoon wat die Raad tevrede gestel het dat hy daarop geregtig is dat die betaling aan hom gemaak word, 'n bedrag betaal gelykstaande met die verbeurde deposito.

(7) Indien 'n verbruiker by die Raad aansoek doen om 'n toevoer van hoër kapasiteit as wat hy ontvang, kan die tesourier vereis dat die verbruiker 'n hoër deposito betaal of 'n groter waarborg ingevolge subitems (1) en (2) verskaf voordat sodanige toevoer toegestaan word.

(8) Geen rente is deur die Raad betaalbaar op enige bedrae wat as deposito's gestort is nie.

12. Aansluitingsvelde.

Die gelde betaalbaar vir die aansluiting van persele by die Raad se hoofleiding is soos volg:

(1) Grootmaatvoorsiening en alle twee- en driefase aansluitings:

(a) Die totale koste om die aansluiting te maak, insluitende arbeid, vervoer, materiaal, appaarte en toerusting plus die installiekoste van hoog- en laagspanningskabel, waar nodig, gemeet vanaf die punt van die ingang by die perseelgrens tot by die meterbord, hoofskakelbord of ander aansluitingspunt van die installasie, plus 'n algehele heffing van 15 % met 'n minimum van R600 vir sodanige aansluiting.

(b) Die verbruiker moet die nodige bedrag soos geraam en deur die ingenieur aan hom kennis gegee, vooruit deponeer en die werklike koste word vasgestel na voltooiing van die werk. As daar bevind word, nadat 'n aanvang met die installasie gemaak is, dat daar addisionele koste bo en behalwe die waarvoor in die oorspronklike raming voorsiening gemaak is betrokke sal wees, kan die ingenieur verlang dat die oorspronklike deposito verhoog word voordat daar met die werk voortgegaan word.

(2) Enkelfase Laagspanningsbogrondse Diensaansluitings.

Die volgende gelde is vooruitbetaalbaar:

(a) 'n Vaste heffing van R45.

(b) Plus 'n addisionele heffing van 35c vir elke meter of gedeelte daarvan, van spanlengte van diensdrade langer as 23 m.

(c) Plus 'n addisionele heffing van R30 vir elke addisionele paal benodig.

(3) Enkelfase Laagspannings Ondergrondse Kabelaansluitings.

Die volgende gelde is vooruitbetaalbaar:

Die totale beraamde koste van alle materiaal, arbeid en vervoerkoste, plus 'n toeslag van 15 % op sodanige bedrag bereken op 'n gemiddelde basis.

(4) Tydelike Enkel- en Driefase Aansluitings.

Die volgende gelde is vooruitbetaalbaar:

(a) (i) Enkelfase aansluiting met 'n aanvraag van minder as 30 ampere. Die werklike koste van sodanige aansluiting plus 15 % met 'n minimum heffing van R20.

(ii) Verbruikers met 'n aanvraag van 30 ampere en meer moet gebruik maak van 'n driefase aansluiting ingevolge paragraaf (b).

(b) Driefase aansluiting: Die werklike koste van sodanige aansluiting plus 15 % met 'n minimum heffing van R45.

(c) Na opsegging van die voormelde tydelike aansluitings kan die ingenieur krediete toestaan vir herwinde materiaal op die basis soos uiteengesit in subitem (5).

(5) Toevoegings en Veranderings:

Die verbruiker is aanspreeklik vir koste van toevoegings en veranderings aan die diensaansluiting wat noodsaak word vanweë toevoegings en veranderings aan sy installasie. Die heffing, vooruitbetaalbaar op raming, is die totale koste plus 15 persent. Die ingenieur kan met oorleg krediete vir oortollige bruikbare materiaal en toerusting toelaat, met inagneming van waardevermindering as gevolg van ouderdom en gebruik; die krediete mag egter in geen geval hoër wees nie as 80 % van die Raad se heersende magasynpryse vir gelyke materiaal en toerusting.

LET WEL: Bogrondse diensaansluitings word alleentlig in buitengewone omstandighede toegestaan.

13. Verlenging van Hooftoevoerleidings.

(1) Waar 'n verbruiker se perseel met betrekking tot die hooftoevoerleidings, so geleë is dat 'n verlenging van die hooftoevoerleidings verlang word, is sodanige verbruiker, bo en behalwe die heffings in item 12. uiteengesit, aanspreeklik vir die betaling van die koste van enige verlenging van die bestaande hooftoevoerleidings af wat nodig mag wees om toevoer aan sodanige perseel beskikbaar te stel, naamlik:

(a) Die kapitaalkoste van aanleg van die verlenging.

Die verbruiker moet —

(i) die volle kapitaalkoste as aansluitingsgeld betaal soos in item 12 uiteengesit; of

(ii) 'n bykomende maandelikse heffing van 3/4 % van die kapitaalkoste.

(b) Instandhoudingskoste.

Die verbruiker betaal 'n bykomende maandelikse heffing van 1/4 % van die kapitaalkoste om instandhouding van die verlenging te dek.

(c) Waarborgdeposito.

'n Bykomende waarborgdeposito, bereken om die Raad se onverhaalbare koste te dek ingeval die verbruiker binne 10 jaar na aansluiting die lewering van elektrisiteit nie meer verlang nie, is in kontant vooruitbetaalbaar. Die bedrag van die deposito word deur die ingenieur vasgestel met inagneming van hergebruikwaarde van materiaal, toerusting en aftakelingskoste. Die bedrag van die waarborgdeposito word in 10 gelyke jaarlikse paaientente aan die einde van elke 12 maande, van die datum van aansluiting af, aan die verbruiker terugbetaal.

(2) Indien 'n bykomende aansluiting aan die bestaande verlenging verlang word, moet die verbruiker wat sodanige aansluiting verlang, gedeeltelik bydra tot die koste ingevolge subitem (1) in verhouding tot die afstand van sy aansluiting van die aansluitingspunt of aan die hooftoevoerleiding en sy kW aanvraag. Die bydraes van die oorspronklike verbruiker (of verbruikers) word dienooreenkomstig verminder.

Woordomskrywing.

Vir die toepassing van hierdie Tarief van Gelde beteken "maand" die tydperk tussen twee agtereenvolgende meteraflesings.

C J DE BEER
Stadsklerk

Munisipale Kantore

Posbus 3

Carletonville

2500

3 Augustus 1983

Kenningsgewing No 44/1983

TOWN COUNCIL OF CARLETONVILLE DETERMINATION OF CHARGES: ELECTRICITY BY-LAWS

In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Carletonville has by special resolution determined the charges for the supply of electricity as set out in the undermentioned Schedule with effect from 1 July 1983.

SCHEDULE

CHARGES PAYABLE IN TERMS OF THE ELECTRICITY BY-LAWS ADOPTED BY THE COUNCIL UNDER ADMINISTRATOR'S NOTICE 1564 OF 26 SEPTEMBER 1973, AS AMENDED

1. Basic Charge.

(1) Except as provided in subitem (4), a basic charge of R6.50 per month or part thereof shall be levied per erf, stand, lot or other area with or without improvements which is or, in the opinion of the Council, can be connected to the supply main, whether electricity is consumed or not: Provided that where any such erf, stand, lot or other area is occupied by more than one consumer to whom the Council supplies electricity, the basic charge shall be payable in respect of each such consumer: Provided further that where electricity supply to a block of flats or any other complex of buildings where dwellings, flats or businesses are included and-metered by more than one main electricity meter, the basic charge shall be levied in respect of each such dwelling, flat or business.

(2) The charge in terms of subitem (1) shall be payable by the owner or occupant of any such erf, stand, lot or other area, who shall be jointly and severally liable.

(3) The charge in terms of subitem (1) shall be payable in the manner determined by the Council from time to time.

(4) The charge in terms of subitem (1) shall not be payable in respect of those cases where the owner of an erf, stand, lot or other area has submitted satisfactory proof to the Council that such erf, stand, lot or other area has been declared unsuitable for development.

2. Bulk Supply.

(1)(a) A basic charge in terms of item 1.

(b) A demand charge of R8.25 per month in respect of consumers supplied from the Blybank substation and R6.60 per month in respect of all other consumers per kW of maximum demand measured over any 30 minute period during the month.

(c) Per kW.h consumed: 3,00c.

(2) Where applicable, a monthly charge of 35c per kW of notified maximum demand for transformer rental shall be levied.

(3) The minimum monthly charge in terms of subitem (1)(b) shall be R1.45 per kW of notified maximum demand.

(4) Should the maximum demand as registered on the meter at any monthly reading of the meter exceed the notified maximum demand of the consumer, this higher figure shall be deemed as the new notified maximum demand of the consumer as from the date of such meter reading.

3. Residential Institutions, Businesses and Small Power Consumers.

For the supply of electricity to bioscopes, licensed hotels, private hotels, boarding-houses, residential clubs, hostels, restaurants, bars, tearooms, shops, warehouses, offices, churches, garages, halls, stores and play centres, schools,

flats and residential rooms metered collectively, any other businesses and similar small power consumers and industries, per month:

- (1) A basic charge in terms of item 1.
- (2) A service charge of R7,70.
- (3) For the first 500 kW.h, per kW.h: 8,50c.
- (4) For the next 3 500 kW.h, per kW.h: 5,75c.
- (5) For consumption above 4 000 kW.h, per kW.h: 5,25c.

4. Public Sports Clubs.

- (1) A basic charge in terms of item 1.
- (2) Per kW.h consumed: 4,40c.

5. Domestic Consumers.

For the supply of electricity to private dwellings and to flats and residential rooms metered individually and used solely for residential purposes and to dwellings let by the Council irrespective of the situation thereof:

- (1) A basic charge in terms of item 1.
- (2) Per kW.h consumed: 4,35c.

6. Consumers Outside Surveyed Townships.

For the supply of electricity to consumers for domestic and farming purposes who reside outside the surveyed township area:

- (1) A service charge, per month: R23,20.
- (2) Per kW.h consumed: 5,75c.

7. Temporary and Unmetered Supply Installations.

(1) For the supply of electricity within the municipal area to itinerant shows, outdoor functions and meetings and other purposes not provided for in any item of this Tariff:

- (a) A service charge, per occasion: R11,55.
- (b) Per kW.h consumed: 8,50c.

(2) For the supply of electricity to telephone booths, outdoor pillar lights, luminous signs and similar installations where, in the opinion of the engineer, it is impracticable to install a meter:

For each supply point a monthly charge of R3,50 per 100 watts or part thereof, of connected load, up to and including 500 watts and thereafter R1,75 for every additional 100 watts, or part thereof, of connected load, with a minimum charge of R4,65 per month, or part thereof.

8. Municipal Consumption.

Electricity shall be levied at cost.

9. Adjustment to Tariffs when Eskom Tariffs are increased or decreased.

When the tariffs contained in the ESCOM bulk supply tariff to the Council, are increased or decreased, the kW.h charge in terms of items 2 and 7 inclusive, shall be increased or decreased by T cent per kW.h, where —

T shall be calculated to the fourth decimal as follows:

$$T = 0,7350 (A-B) \left(1 + \text{or} - \frac{P}{100} \right)$$

Wherein —

A = the ESCOM kW.h charge applicable to the Council in the month preceding the month in which the adjustment in the Council's kW.h charge is made in accordance with the abovementioned formula;

B = 0,8319 and

P = the percentage general surcharge or rebate in the ESCOM Tariff.

10. General Charges.

(1) For a special reading of the meter at the consumer's request: R3,50.

(2) For the reconnection of any installation after it has been disconnected at the request of the consumer or as a result of a change of consumers: R3,50.

(3) For reconnection of any installation after it has been disconnected due to non-payment by the consumer of money due to the Council or non-compliance with any requirements of these by-laws:

- (a) During office hours: R10.
- (b) Any other time: R15.

(4) For the re-inspection and test of an installation, per inspection and test: R25.

(5) The charges for attendance to a complaint by a consumer in connection with the supply of electricity to his premises, where a defect is found at the consumer's side of the Council's point of connection, shall be as follows:

- (a) Weekdays from 07h00 to 17h00: R10.
- (b) Weekdays after 17h00 and Saturdays, Sundays and public holidays: R15.

(6) For the testing of a meter at the consumer's request, in cases where it is found that the meter does not show any error of more than 5 % each way:

- (a) Single-phase kW.h meters, per meter: R10.
- (b) Poly-phase kW.h meters, per meter: R15.
- (c) Maximum demand meters, per meter: R20.

(7) For issue of a contractor's licence, per licence, per annum: R10.

11. Guarantee Deposits.

(1) The consumer shall, when making application for the supply of electricity, deposit in cash such sum as is sufficient to cover the charge for two months' consumption.

The minimum deposits shall be —

- (a) For consumers under item 2: R300.
- (b) For consumers under items 3 and 4: R75.
- (c) For consumers under item 5: R60.
- (d) For consumers under items 6 and 7: R50.

The treasurer shall, in consultation with the engineer, determine the amount of the deposit required. In cases where other security exists the amount of the deposit may, in the discretion of the Council be decreased or waived.

(2) The treasurer may at any time when the deposit or guarantee is found to be inadequate for the purposes of subitem (1), require a consumer to increase the deposit made or guarantee furnished by him in which event the consumer shall within 30 days after being so required, deposit with the Council such additional sum or furnish such additional guarantee as the treasurer may require, failing which the Council may discontinue the supply.

(3) Any amount deposited by or on behalf of a consumer shall, on being claimed, be refunded within 30 days after the termination of the consumer's agreement, after deducting any amount due by the consumer to the Council.

(4)(a) Subject to the provisions of subitem (3), any person claiming a refund of a deposit or part thereof shall either —

- (i) surrender the receipt which was issued for the payment of the deposit; or
- (ii) if such receipt is not available, sign a receipt prescribed by the Council for the refund

to him of such deposit or part thereof, and satisfy the treasurer that he is the person entitled to such refund.

(b) If a deposit or part thereof has been refunded in accordance with paragraph (a), the Council shall be indemnified from any further liability in respect thereof.

(5) The consumer's agreement may contain a provision that any amount deposited by the consumer a refund of which has not been claimed within 1 year after either such agreement has been terminated or he has ceased for any reason to receive a supply in terms of such agreement, shall at the expiration of that period become forfeited to the Council.

(6) Notwithstanding the provisions of subitem (5), the Council shall at any time pay —

- (a) to the person who paid the deposit on his satisfying the Council of his identity and the amount; or
- (b) to any other person who has satisfied the Council that he is entitled to have the payment made to him an amount equal to the forfeited deposit.

(7) Should a consumer apply to the Council for a supply of higher capacity than that which he receives, the treasurer may require the consumer to pay a higher deposit or furnish a higher guarantee in terms of subitems (1) and (2) before such supply shall be granted.

(8) No interest shall be payable by the Council on any amounts paid as deposits.

12. Connection Charges.

The charges for connecting premises to the Council's mains shall be as follows:

(1) Bulk supplies and all two and three-phase connections.

(a) The total cost of making the connection, including labour, transport, materials, apparatus and equipment plus the cost of installation, of low and high-tension cable, where necessary, measured from the point of entrance at the erf boundary to the metre board, main switchboard or other connection point of the installation, plus an overall surcharge of 15 % with a minimum of R600 for such connection.

(b) The consumer shall deposit such amount in advance on an estimated total cost as notified by the engineer, the final cost being adjusted after completion of the work. If, after commencing the installation, it is found that additional costs, over and above that allowed for in the original estimate, will become involved, the engineer may require the original deposit to be supplemented before continuing with the work.

(2) Single-phase low-tension overhead service connections.

The following charges shall be payable in advance:

- (a) A fixed charge of R45.

(b) Plus an additional charge of 35c for every metre or portion thereof of span length of service wires in excess of 23 m.

(c) Plus an additional charge of R30 for each additional pole that may be necessary.

(3) Single-phase low-tension underground cable service connections.

The following charges shall be payable in advance:

The total estimated costs of all material, labour and transport costs, plus a surcharge of 15 % on such amount calculated on an average basis.

(4) Temporary single and three-phase connections.

The following charges are payable in advance:

(a)(i) Single-phase connection with a demand of less than 30 amps: the actual cost of such connection plus 15 % with a minimum charge of R20.

(ii) Consumers with a demand of 30 amps or more shall make use of a three-phase connection in terms of paragraph (b).

(b) Three-phase connection: The actual cost of such connection plus 15 % with a minimum charge of R45.

(c) After termination of the aforementioned temporary connection the engineer may allow credits for recovered material on the basis set out in subitem (5).

(5) Additions and alterations.

The consumer shall be liable for costs of additions and alterations to the service connection which are necessitated by additions and alterations to his installation. The charge payable in advance on estimate, shall be the total cost plus 15 %. At the discretion of the engineer, credits may be allowed for useable redundant materials and equipment with due regard to devaluation as a result of age and service, the credits however shall in no instance be greater than 80 % of the Council's current stores prices for equivalent materials and equipment.

N.B. Overhead service connections shall only be allowed in special circumstances.

13. Extension to Supply Mains.

(1) Where a consumer's premises are so located in relation to the supply mains as to require an extension of the supply mains, such consumer shall, in addition to the charges detailed in item 12, be liable to pay the cost of any extension to the existing supply mains which may be necessary to make the supply available to such premises, namely:

(a) The capital costs of the construction of the extension.

The consumer shall pay —

(i) the full capital cost as connection charge as set out in item 12; or

(ii) an additional monthly charge of 3/4 % of the capital cost.

(b) Maintenance costs.

The consumer shall pay an additional monthly charge of 1/4 % of the capital cost to cover maintenance of the extension.

(c) Guarantee deposit.

An additional guarantee deposit, calculated to cover the Council's irrecoverable costs in the event of the consumer no longer requiring the supply of electricity within 10 years after connection, shall be payable in advance. The amount of the deposit shall be fixed by the engineer with due consideration of re-use value of materials, equipment and costs of dismantling. The amount of the guarantee deposit shall be reimbursed to the consumer in 10 equal annual instalments at the end of every 12 months, from the date of connection.

(2) Should it be required to make an additional connection to the existing extension, the consumer requiring the connection shall contribute a portion of the costs in terms of subitem (1) in proportion to the distance of his connection from the point of connection to the supply mains and his kW demand. The contributions of the original consumer (or consumers) shall be reduced accordingly.

14. Definition.

For the purposes of this Tariff of Charges 'month' means the period between two consecutive metre readings.

C J DE BEER
Town Clerk

Municipal Offices
PO Box 3
Carletonville
2500
3 August 1983
Notice No 44/1983

925-3

STADSRAAD VAN CARLETONVILLE
RIOLERINGSVORORDENINGE: VAS-
STELLING VAN GELDE

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Carletonville by spesiale besluit die gelde betaalbaar ingevolge die Rioleringsverordeninge soos in die onderstaande Bylaes A, B en C uiteengesit met ingang 1 Julie 1983 vasgestel het:

BYLAE A

TARIEF VAN GELDE

DEEL I

AANSOEGELDE

1. Die gelde wat in items 3 tot 5 van hierdie Bylae aangegee word, is ingevolge artikel 23(1) van hierdie verordeninge betaalbaar ten opsigte van elke aansoek wat ingevolge artikel 20 van hierdie verordeninge ingedien word en moet betaal word deur die persoon deur wie of namens wie die aansoek gedoen word.

2. Die ingenieur moet die gelde wat betaalbaar is ten opsigte van aansoeke wat ingevolge artikel 20 van hierdie verordeninge ontvang word, ooreenkomstig items 3 tot 5 hiervan bereken: Met dien verstande dat iemand wat voel dat hy deur so 'n berekening benadeel is, daarteen appèl kan aanteken op die wyse wat by artikel 3 tot 5 van hierdie verordeninge voorgeskryf word.

3. Gelde ten opsigte van rioolplanne vir nuwe geboue:

(1) Minimum geld: R15.

(2) Vir alle kelder- en grondvloer-verdiepings:

(a) Vir die eerste 500 m² of gedeelte daarvan van die vloerruimte van die kelder- en grondvloerverdieping van enige gebou wat bedien gaan word deur of waarvan die gebruik regstreeks of onregstreeks verbonde sal wees met die gebruik van die rioolstelsel: R15.

(b) Daarna vir elke 100 m² of gedeelte daarvan: R3.

(3) Vir alle bykomende verdiepings: Vir elke 100 m² of gedeelte daarvan: R1,50.

4. Gelde, ten opsigte van rioolplanne vir uitbreidings aan bestaande rirole (wat saamval met aanbouings of veranderinge aan geboue): 'n vaste bedrag van R10.

DEEL II

AANSLUITINGSGELDE

Die volgende gelde is betaalbaar vir 'n perseelrioolstelsel tussen die Raad se straatriool en die aansluitriool soos voorgeskryf in artikel 7 van hierdie verordeninge:

Vir die verskaffing van enige grootte aansluiting, is die totale beraamde koste plus 'n toeslag van 15 % op sodanige bedrag betaalbaar.

ting, is die totale beraamde koste plus 'n toeslag van 15 % op sodanige bedrag betaalbaar.

BYLAE B

RIOLERINGSGELDE

DEEL I

ALGEMENE REÛLS BETREFFENDE GELDE

1. Die gelde wat in hierdie Bylae aangegee word, is ingevolge die bepalings van artikel 5 van hierdie verordeninge ten opsigte van die Raad se straatriole en rioolvuilwerke betaalbaar en waar die eiendom waarop die gelde betrekking het, geokkupeer word deur 'n ander persoon as die eienaar, is die eienaar en die okkupant gesamentlik en afsonderlik daarvoor aanspreeklik.

2. Waar die woord 'halfjaar' in hierdie Bylae voorkom, beteken dit die tydperk van 6 maande wat op 1 Januarie of op 1 Julie, na gelang van die geval begin en die gelde wat gedurende en ten opsigte van elke sodanige halfjaar ooploop, is verskuldig en betaalbaar op dieselfde datum as die algemene eiendomsbelasting vir die halfjaar: Met dien verstande dat die gelde wat ingevolge Deel IV van hierdie Bylae gehef word, halfjaarliks agteruitbetaal moet word.

3. Iemand wat gelas word om ingevolge hierdie Bylae 'n opname in te dien of ander inligting te verstrek wat die Raad nodig het om die gelde ingevolge hierdie Bylae te kan bereken en wat versum om dit te doen binne 30 dae nadat hy skriftelik kennis ontvang het om dit te doen, moet die gelde betaal wat die Raad met die beste inligting tot sy beskikking bereken.

4. In alle geskille wat ontstaan oor die deel of kategorie van hierdie Bylae wat 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: Met dien verstande dat die eienaar in so 'n geval by die Raad teen sodanige beslissing appèl kan aanteken.

5. In die geval van 'n perseel wat nie met 'n straatriool verbind is nie, word die gelde wat by Dele III, IV, V, VI en VII gehef word, van krag op die datum waarop 'n perseel in opdrag van die Raad met 'n straatriool verbind moet word, of waarop die perseel inderdaad met 'n straatriool verbind word, watter datum ook al die vroegste is.

6. Indien 'n gebou gedeeltelik geokkupeer word voordat dit voltooi is, word die helfte van die gelde wat ingevolge Deel III van hierdie Bylae daarop van toepassing is, vir 'n tydperk van 3 kalendermaande vanaf die datum waarop dit die eerste geokkupeer is, gehef, maar daarna moet genoemde gelde ten volle betaal word.

7. Die gelde wat by Dele III, IV en V van hierdie Bylae gehef word, bly in die geval van geboue wat heeltemal leeg staan of gesloop word, van krag tot op die datum waarop die Raad gevra word om die betrokke opening in die Raad se straatriool te verseël.

8. Ingeval daar 'n verandering, uitgesonderd 'n verandering soos die waarna in reël 7 van hierdie reëls verwys word, plaasvind in die aard van die okkupasie of die gebruik van 'n perseel en so 'n verandering meebring dat 'n ander tarief ingevolge hierdie Bylae daarop van toepassing gemaak moet word, oorweeg die Raad geen eis vir die verandering van 'n rekening wat reeds gelewer is of vir die terugbetaling van gelde wat betaal is ingevolge hierdie Bylae nie, tensy die Raad binne 30 dae nadat so 'n verandering plaasgevind het, skriftelik daarvan in kennis gestel is.

9. In die geval van perseel of plekke wat met die Raad se straatrioolstelsel verbind is en wat nie ressorteer onder enigeen van die kategorieë wat in hierdie Bylae uiteengesit word nie, moet

die geld wat die Raad vorder, met inagneming van die aard van die perseel, so na as moontlik ooreenstem met die bepalings van hierdie Bylae.

10. Die eienaar of okkupant van enige perseel wat buite die munisipaliteit geleë is en regstreeks met 'n straatriool van die Raad verbind is en nie deur middel van die straatriool van 'n ander plaaslike bestuur nie, moet al die toepaslike gelde wat in hierdie Bylae uiteengesit of aangegee word, benewens 'n toeslag van 25 % daarop betaal.

DEEL II

GELDE TEN OPSIGTE VAN BESKIKBARE VUILRIOLE

1. 'n Basiese heffing van R6 per maand of gedeelte daarvan word gehef per erf, standplaas, perseel of ander terrein, met of sonder verbeterings, wat by die straatriool aangesluit is of, na die mening van die Raad, daarby aangesluit kan word.

Die heffing ingevolge subitem (1) is deur die eienaar of okkupant van sodanige erf, standplaas, perseel of ander terrein betaalbaar.

Die heffing ingevolge subitem (1) is betaalbaar op 'n wyse soos van tyd tot tyd deur die Raad bepaal.

Die heffing ingevolge subitem (1) is nie betaalbaar nie in daardie gevalle waar die eienaar van 'n erf, standplaas, perseel of ander terrein bevredigende bewys aan die Raad lewer dat sodanige erf, standplaas, perseel of ander terrein ongeskik vir ontwikkeling verklaar is.

DEEL III

HUISHOUDELIKE RIOOLVUIL

Die eienaar van grond waarop, of geboue waarin daar rioolstelsels is wat met die Raad se straatriole verbind is, of volgens die Raad se opinie, verbind kan word, moet benewens die gelde wat ingevolge ander dele van hierdie Bylae gevorder word, ook die volgende gelde betaal:

Per maand of gedeelte daarvan

R

(1) Woonhuise, woonstelle, enkelkwartiere, huurkamers, kerke en kerksale (elk)..... 5,00

(2) Hotelle, klubs, sale, losieshuise, besighede en nywerhede — vir elke 200 m² of gedeelte daarvan van die totale vloeroppervlakte, insluitende enige tussen- of kelderverdieping 5,20

(3) Liefdadigheidsinrigtings, opvoekkundige inrigtings, koshuise, kampongs, sportterreine en openbare latrines:

1. Per spoelkloset of -pan..... 5,00

2. Per urinaalvlak of -kompartement..... 4,60

(4) Hospitale, verpleeginrigtings en hersteloorde: Vir elke 10 persone, of gedeelte van die getal, insluitende pasiënte, lede van die inwonende personeel en inwonende bediendes..... 5,00

(5) Opelug-motorparkeerterreine, hout-, steenkool, tweede-handse materiaal-, rommelware en ander dergelike persele: Vir elke 500 m² of 'n gedeelte daarvan van die totale oppervlakte van die terrein..... 5,20

DEEL IV

FABRIEKSUITVLOEISEL

Onderstaande reëls geld vir die toepassing van artikel 77(3) van hierdie verordeninge in verband met en vir die berekening van gelde, wat vir die wegvoer en behandel van fabrieksuitvloeiisel betaalbaar is:

1. Die eienaar of okkupant van persele waarop daar 'n bedryf of nywerheid gedryf word en waarvandaan daar, ten gevolge van so 'n bedryf of nywerheid of van 'n proses wat daarmee gepaard gaan, uitvloeiisel in die Raad se straatriool ontlast word, benewens die ander gelde waaroor hy ingevolge hierdie Bylae aanspreeklik mag wees, aan die Raad 'n fabrieksuitvloeiisel betaal wat bereken word:

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

(b) ooreenkomstig die volgende formule:

Bedrag in sent per kl = 5 + 0,02 x OA.

waar OA die rekenkundige gemiddelde is van die sterktes, ooreenkomstig reël 3 van hierdie deel, van minstens vier blinde monsters van uitvloeiisel wat te eniger tyd gedurende die halfjaar geneem is: Met dien verstande dat die Raad in 'n gegewe geval volkome na goeddunke die minimum bedrag wat by reël 8 voorgeskryf word, kan hef sonder om die uitvloeiisel te bemonster.

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

3. Die sterkte waarna in reël 1 verwys word, word volgens die skeikundige metodes waarvolgens rioolvuil en riooluitvloeiisel ontleed word, soos dit in Aanhangsel II by genoemde verordeninge omskryf word, bepaal ooreenkomstig die hoeveelheid suurstof wat 'n deelvolume van 'n goed gemengde monster in vier uur uit 'n aangesuurde N/80 kaliumpermanganaatoplossing absorbeer.

4. Indien daar geen regstreekse afmeting plaasvind nie, bepaal die Raad die hoeveelheid fabrieksuitvloeiisel wat gedurende 'n halfjaar ontlast 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 verbruik 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 okkupant skriftelik ooreenkom, 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 betreffende 'n halfjaarlikse heffingstydperk voor die einde van die tydperk plaasvind, die res van die tydperk vir heffingsdoeleindes as deel van die daaropvolgende halfjaarlikse heffingstydperk geag word;

(b) waar die laaste maandelikse meteraflesing betreffende die halfjaarlikse heffingstydperk na die einde van die tydperk plaasvind, die gedeelte van die daaropvolgende tydperk wat reeds verstryk was toe die meteraflesing plaasgevind het, as deel van die heffingstydperk waarop die lesing betrekking het geag word; en

(c) waar die ontlasting van uitvloeiisel in 'n straatriool op 'n datum gedurende 'n halfjaar, soos voornoem, begin, die geld ten opsigte van die halfjaar vanaf genoemde datum 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 fabrieksuitvloeiisel wat ontlast is, bereken ooreenkomstig reël 4, dienooreenkomstig aangepas word.

7.(1) Waar fabrieksuitvloeiisel op meer as een plek in 'n straatriool ontlast word, hetsy op dieselfde verdieping hetsy op verskillende verdiepings van 'n perseel, kan die Raad na goeddunke vir alle doeleindes om 'n geld ingevolge hierdie Bylae te kan hef, met inbegrip van die neem van toetsmonsters elke sodanige ontlastplek as 'n afsonderlike plek vir die ontlasting van fabrieksuitvloeiisel in die straatriool beskou.

(2) Met die doel om die hoeveelheid uitvloeiisel wat by elke ontlastplek, soos voornoem, ontlast 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 ooregpleging tussen die ingenieur en die okkupant, aan die verskillende ontlastplekke toegewys.

8. Die minimum bedrag wat vir die ontlasting van fabrieksuitvloeiisel in die straatriool gehef word is of:

(a) 0,06c per kl; of

(b) R21 ← vir die halfjaar,

watter bedrag ook al die grootste is.

DEEL V

PRIVATE SWEMBADDENS

Die volgende gelde is ten opsigte van swembaddens betaalbaar en word bereken volgens die inhoudsvermoë daarvan soos dit hieronder aangegee word:

Per 100 kl of gedeelte daarvan, per halfjaar: R6.

DEEL VI

TOESTELLE VIR DIE WEGDOENING VAN AFVALVOEDSEL

Vir elke toestel vir die wegdoening van afvalvoedsel of vir elke afvalmeul wat ingevolge artikel 71 aangebring is, is die bedrag wat betaalbaar is R21 ← per halfjaar.

DEEL VII

STALLE

Vir elke vyf diere, of 'n gedeelte van die getal, wat redelikerwys in die stal gehuisves kan word, is die bedrag wat betaalbaar is R9 ← per halfjaar.3

BYLAE C

GELDE VIR WERK

1. Verseëling van openinge ingevolge artikel 9(4), per verbinding: R6.

2. Oopmaak van verstopte rirole ingevolge artikel 13(4):

(1) *Op weeksdag:*

(a) Vir die eerste halfuur vandat daar met die werk begin is: R5.

(b) Vir elke halfuur wat daarna daaraan gewerk word: R2.

(2) *Op Sondag en openbare vakansiedae:*

(a) Vir die eerste halfuur vandat daar met die werk begin is: R6; en

(b) Vir elke halfuur wat daarna daaraan gewerk word: R5.

3. Die eienaar en die okkupant is gesamentlik en afsonderlik aanspreeklik vir die gelde betaalbaar ingevolge items 1 en 2 vir werk wat die

Raad ingevolge genoemde bepalings uitgevoer het.

C J DE BEER
Stadsklerk

Munisipale Kantore
Posbus 3
Carletonville
2500
3 Augustus 1983
Kennisgewing No 45/1983

TOWN COUNCIL OF CARLETONVILLE
DRAINAGE BY-LAWS; DETERMINATION
OF CHARGES

In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Carletonville has by special resolution determined the charges payable in terms of the Drainage By-laws as set out in the undermentioned Schedules A, B and C with effect from 1 July, 1983:

SCHEDULE A

TARIFF OF CHARGES

PART I

APPLICATION FEES

1. The fees set out in items 3 to 5 of this Schedule shall be payable in terms of section 23(1) of these by-laws in respect of every application made in terms of section 20 thereof, and shall be paid by the person by or on whose behalf the application is made.

2. The engineer shall assess the fees payable in respect of applications received in terms of section 20 of these by-laws in accordance with items 3 to 5 hereof: *Provided that any person aggrieved by any such assessment shall have the right to appeal in the manner prescribed by sections 3 to 5 of these by-laws.*

3. Fees in respect of drainage plans for new buildings:

(1) Minimum fees: R15.

(2) For all basement and ground-floor storeys:

(a) For the first 500 m² or part thereof 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 directly or indirectly be associated with the use of the drainage installation: R15.

(b) Thereafter for every additional 100 m² or part thereof: R3.

(3) For all additional storeys: For every 100 m² or part thereof: R1,50.

4. Fees in respect of drainage plans for extensions to existing drainage installations (which coincides with additions or alterations to buildings): R10 per storey, with a minimum fee of R10.

5. Fees in respect of drainage plans, for alterations or reconstructions to drainage installations, (without any simultaneous alterations to buildings): a fixed amount of R10.

PART II

CONNECTION CHARGES

The following charges shall be payable for a drainage installation between the Council's sewer and the connection sewer as prescribed in section 7 of these by-laws:

For the provision of any size connection, the total estimated cost plus a surcharge of 15 % on such amount, shall be payable.

SCHEDULE B
DRAINAGE CHARGES

PART I

GENERAL RULES REGARDING
CHARGES

1. The charges set out in this Schedule shall in terms of section 5 of these by-laws be payable in respect of the Council's sewers and sewage-purification works and where the property to which the charges relate to is occupied by a person other than the owner thereof, the owner and the occupier shall be jointly and severally liable therefor.

2. The expression 'half year' in this Schedule shall mean the period of 6 months beginning on the 1st January or the 1st July, as the case may be, and the charges accruing during and in respect of each such half-year shall become due and payable on the same date as the general rate assessed in respect of that half-year: *Provided that the charges imposed in terms of Part IV of this Schedule shall be payable half-yearly in arrear.*

3. 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 in terms of this Schedule who fails to do so within 30 days after having been called upon to do so by notice in writing, 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: *Provided that the owner has the right to appeal against his decision to the Council.*

In the case of premises not connected to a sewer, the charges imposed in Parts III, IV, V, VI and VII shall come into operation on the date on which the Council requires that a connection shall be made to a sewer or from the date when the premises are in fact connected to a sewer, whichever is the earlier.

6. Where any building is partially occupied before completion, charges shall be levied in respect of it at half the rates appropriate to in terms of Part III of this Schedule, for a period of 3 calendar months after the date of the first occupation after which the said charges shall be paid in full.

7. The charges imposed under Parts III, IV and V of this Schedule shall remain effective in the case of buildings wholly unoccupied or in the course of demolition until the date on which the Council is asked to seal the relative opening to the Council's sewer.

8. Where any change, other than a change as referred to in rule 7 of these rules, is made in the nature of the occupation or the use of any premises which requires the application of a different charge 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 its occurrence.

9. 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 charges 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.

10. The owner or occupier of any premises situated outside the municipality which are connected to the Council's sewer directly and not through the sewer of any other local

authority, shall be liable to pay all the appropriate charges set out or referred to in this Schedule and, in addition, a surcharge of 25 % thereon.

PART II

CHARGES IN RESPECT OF SEWERS
WHICH ARE AVAILABLE

1. A basic charge of R6 per month or part thereof shall be levied in respect of each erf, stand, lot or other area of land, with or without improvements, which is connected to any sewer or, in the opinion of the Council, can be connected thereto.

2. The charge in terms of subitem (1) shall be payable by the owner or occupier of such erf, stand, lot or other area of land.

3. The charge in terms of subitem (1) shall be payable in the manner prescribed by the Council from time to time.

4. The charge in terms of subitem (1) shall not be payable in those cases where the owner of an erf, stand, lot or other area of land, has submitted satisfactory proof to the Council that such erf, lot or other area of land has been declared unsuitable for development.

PART III

DOMESTIC SEWAGE

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

*Per month or
part thereof*

R

1. Dwelling-houses, flats, single quarters, rooms separately let as lodging, churches and church halls (each) 5,00

2. Hotels, clubs, halls, boarding-houses, businesses and industries — for every 200 m² or part thereof of the total floor space, including mezzanine or basement floor 5,20

3. Charitable institutions, education institutions, hostels, compounds, sports grounds and public toilets:

1. Per water closet or pan 5,00

2. Per urinal stall or compartment 4,60

4. Hospitals, nursing homes and convalescent homes: For every 10 or part of the number of persons, including patients, members of resident staff and resident servants 5,00

5. Open-air motor car parking grounds, timber, coal, second hand material, scrap yards and other similar premises: For every 500 m² or part thereof of the total area of the ground 5,20

PART IV

INDUSTRIAL EFFLUENTS

The following rules shall be applicable for the purposes of section 77(3) of these by-laws 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 the water consumed during the half-year forming the period of the charge; and

(b) in accordance with the following formula:

Charge in cents per *kl* = $5 + 0,02 \times OA$,

where OA is the arithmetic average of the strengths determined as specified in rule 3 of this part of not less than four grab samples of effluent taken at any time during the half-year: Provided that the Council may in its sole discretion in any given case impose the minimum charge prescribed in terms of rule 8 without taking any samples of the 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 and 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 Appendix II of these by-laws.

4. In the absence of any direct measurement the quantity of the 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, or 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 1 July and 1 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 that period shall be deemed to belong for charging purposes to the next succeeding half-yearly charging period;

(b) where the last monthly meter reading 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 by 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 industrial effluent into the sewer.

(2) For the purpose of calculating, as prescribed by 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) 0,06c per *kl*, or

(b) R21 for the half-year;

whichever is the greater.

PART V

PRIVATE SWIMMING BATHS

The following charges shall be payable in respect of swimming baths according to their capacity as specified below:

Per 100 *kl* or part thereof, per half-year: R6.

PART VI

WASTE-FOOD DISPOSAL UNITS

For each waste-food disposal unit or garbage grinder installed in terms of section 71, the charge payable shall be R21 per half-year.

PART VII

STABLES

For every five, or part of the number of animals which the stable is reasonably capable of accommodating, the charge payable shall be R9 per half-year.

SCHEDULE C

WORK CHARGES

1. Sealing openings in terms of section 9(4), per connection: R6.

2. Removing blockages in terms of section 13(4):

(1) *On Weekdays*:

(a) For the first half-hour after beginning of the work: R5.

(b) For every half-hour of work thereafter: R2.

(2) *Sundays and Public Holidays*:

(a) For the first half-hour after beginning of the work: R6; and

(b) For every half-hour of work thereafter: R5.

3. The owner and the occupier shall be jointly and severally liable for the charges payable in terms of items 1 and 2 for work carried out by the Council in terms of the said provisions.

C J DE BEER
Town Clerk

Municipal Offices
PO Box 3
Carletonville
2500
3 August 1983
Notice No 45/1983

926-3

STADSRAAD VAN CARLETONVILLE

REINIGINGSDIENSTEVERORDENINGE: VASTELLING VAN GELDE

Ingevolge artikel 80B(8), van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby

bekend gemaak dat die Stadsraad van Carletonville by spesiale besluit die gelde betaalbaar ingevolge die Reinigingsdiensverordeninge soos in die onderstaande Bylae uiteengesit met ingang 1 Julie 1983 vasgestel het:

BYLAE

GELDE BETAALBAAR INGEVOLGE DIE REINIGINGSDIENSTEVERORDENINGE VAN DIE STADSRAAD VAN CARLETONVILLE AFGEKONDIG BY ADMINISTRATEURSKENNISGEWING 331 VAN 28 MAART 1979, SOOS GEWYSIG.

R

1. Verwydering van Vuilgoed, per blik, per maand of gedeelte daarvan:

(1) Verwydering twee keer per week:

(a) Waar die gebruik van plastiese sakke nie verpligtend is nie 3,00

(b) Waar die gebruik van plastiese sakke verpligtend is 4,50

(2) Verwydering drie keer per week 4,50

(3) Daaglikse verwydering, uitgesonderd Saterdag en Sondag 7,50

2. Verwydering van Vuilgoed, per 1,75 m³ mini-grootmaathouer, ongeag die hoeveelheid vullis wat dit by verwydering bevat, per maand of gedeelte daarvan:

(1) Verwydering twee keer per week 60,00

(2) Verwydering drie keer per week 90,00

(3) Daaglikse verwydering, uitgesonderd Saterdag en Sondag 150,00

3. Tydelike Dienste:

Vir die verwydering van vuilgoed, per blik, per dag 8,50

4. Verwydering van Tuinvullis:

Vir roetineverwyderings of verwydering op aanvraag deur die bewoner, van tuinvullis vanaf elke woonperseel ten opsigte waarvan 'n vuilgoedverwyderingsdiens ingevolge item 1 gelever word, per maand of gedeelte daarvan... 3,25

5. Spesiale Verwydering van Vuilgoed:

Per m³ of gedeelte daarvan 12,50

6. Lewering van Reinigingsdienste buite Munisipaliteit:

Vir die lewering van reinigingsdienste buite die munisipaliteit:

Teen koste, plus 15 %.

7. Storting by die Raad se vullisstortingsterrein van Besigheidsafval

waar spesiale vrystelling verleen word:

Per maand of gedeelte daarvan, ongeag die hoeveelheid 8,00

8. Verwydering van en Beskikking oor Dooie Diere:

(1) Grootvee, perde, muile of donkies, elk 19,50

(2) Kalwers, vullens, skape, bokke, varke, honde, katte of pluimvee; elk 9,75

9. Verkoop van Kompos:

(1) Per m³ 6,50

(2) Per mudsak 1,50

10. Verhuur van Sanitêre Emmers:
Per emmer, per geleentheid 6,00
C J DE BEER
Stadsklerk
Munisipale Kantoor
Posbus 3
Carletonville
2500
3 Augustus 1983
Kennisgewing No 46/1983

TOWN COUNCIL OF CARLETONVILLE
CLEANSING SERVICES BY-LAWS: DE-
TERMINATION OF CHARGES

In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Carletonville has by special resolution determined the charges payable in terms of the Cleansing Services By-Laws as set out in the undermentioned Schedule with effect from 1 July 1983:

SCHEDULE

CHARGES PAYABLE IN TERMS OF THE
CLEANSING SERVICES BY-LAWS OF THE
TOWN COUNCIL OF CARLETONVILLE
PUBLISHED UNDER ADMINISTRATOR'S
NOTICE 331 OF 28 MARCH 1979, AS
AMENDED.

1. Removal of Refuse, per bin, per month or part thereof:
 - (1) Removal twice weekly:
 - (a) Where the use of plastic bags is not compulsory 3,00
 - (b) Where the use of plastic bags is compulsory 4,50
 - (2) Removal three times per week 4,50
 - (3) Daily removal, except Saturdays and Sundays 7,50
2. Removal of Refuse, per 1,75 m³ mini bulk container, irrespective of the quantity of refuse it contains at the time of removal, per month or part thereof:
 - (1) Removal twice weekly 60,00
 - (2) Removal three times per week 90,00
 - (3) Daily removal, except Saturdays and Sundays 150,00
3. Temporary Services:
For the removal of refuse, per bin, per day 8,50
4. Removal of Garden Refuse:
For routine removals or removal at the request of the occupant, of garden refuse from every residential premises in respect of which refuse removal services in terms of item 1 are rendered, per month or part thereof 3,25
5. Special Removal of Refuse:
Per m³ or part thereof 12,50
6. Rendering of Cleansing Services outside the Municipality:
For the rendering of cleansing services outside the Municipality:
At cost, plus 15 %.
7. Dumping of business refuse at the Council's Disposal Sites where special exemption has been obtained:

Per month or part thereof, irrespective of the quantity 8,00

8. Removal and Disposal of Dead Animals:

- (1) Large stock, horses, mules or donkeys; each 19,50
- (2) Calves, foals, sheep, goats, pigs, dogs, cats or poultry, each 9,75

9. Sale of Compost:

- (1) Per m³ 6,50
- (2) Per grain bag 1,50

10. Rental of Sanitary Pails:

Per pail, per occasion 6,00

C J DE BEER
Town Clerk
Municipal Offices
PO Box 3
Carletonville
2500
3 August 1983
Notice No 46/1983

927-3

DORPSRAAD VAN COLIGNY

WYSIGING VAN VERORDENINGE

Daar word ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekendgemaak dat die Dorpsraad van voorneme is om die watervoorsieningsverordeninge soos volg te wysig:

(1)(a) Verhoging van die Basiese Heffing betaalbaar.

(b) Wysiging van die tariewe betaalbaar.

Afskrifte van die voorgestelde wysigings lê ter insae by die Kantoor van die Raad vir 'n tydperk van 14 dae met ingang van publikasie hiervan.

Enige persoon wat teen die wysiging van die verordeninge beswaar wens aan te teken moet dit skriftelik by die Stadsklerk doen binne 14 dae na die datum van publikasie hiervan in die Provinsiale Koerant.

H A LAMBRECHTS
Stadsklerk

Munisipale Kantoor
Posbus 31
Coligny
2725
3 Augustus 1983
Kennisgewing No 12/1983

VILLAGE COUNCIL OF COLIGNY
AMENDMENT TO BY-LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Village Council intends to amend the Water Supply By-laws as follows:

- (1)(a) To increase the Basic Charge payable.
- (b) To amend the tariff payable.

Copies of the proposed amendments are open to inspection at the office of the Council for a period of 14 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 Town Clerk within 14 days after

the date of publication of this notice in the Provincial Gazette.

H A LAMBRECHTS
Town Clerk

Municipal Offices
PO Box 31
Coligny
2725
3 August 1983
Notice No 12/1983

928-3

PLAASLIKE BESTUUR VAN GERMISTON

KENNISGEWING WAT BESWARE TEEN
DIE 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 1982/1983 oop is vir inspeksie by die kantoor van die Plaaslike Bestuur van Germiston vanaf 3 Augustus 1983 tot 9 September 1983 en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleentheid in die voorlopige aanvullende waarderingslys opgeteken, soos in artikel 34 van die genoemde Ordonnansie beoog, in te dien, insluitende die vraag of sodanige eiendom of 'n gedeelte daarvan onderworpe is aan die betaling van eiendomsbelasting of daarvan vrygestel is, of ten opsigte van enige weglating van enige aangeleentheid uit sodanige lys, doen so binne gemelde tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by die adres hieronder aangedui beskikbaar en aandag word spesifiek gevestig op die feit dat geen persoon geregtig is om enige beswaar voor die waarderingsraad te opper tensy hy 'n beswaar op die voorgeskrewe vorm betyds ingedien het nie.

J A DU PLESSIS
Stadsklerk

Stadswaardeerder
Sewende Vloer
Samiegebou
h/v Queen- en Spilsburystraat
Germiston
Stadskantoor
Germiston
3 Augustus 1983
Kennisgewing No 83/1983

LOCAL AUTHORITY OF GERMISTON

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 years 1982/1983 is open for inspection at the office of the Local Authority of Germiston from 3 August 1983 to 9 September 1983 and any owner of property or other person who so desires to lodge an objection with the Town Clerk in respect of any matter recorded in the Provisional supplementary valuation roll as contemplated in section 34 of the said Ordinance including the question whether or not such property or portion thereof is subject to the payment of rates or is exempt therefrom or in respect of any omission of any matter from such roll shall do so within the said period.

The form prescribed for the lodging of an objection is obtainable at the address indicated below and attention is specifically directed to the fact that no person is entitled to urge any

objection before the valuation board unless he has timeously lodged an objection in the prescribed form.

J A DU PLESSIS
Town Clerk

City Valuer
7th Floor
Samie Building
Cor. Queen- and Spilsbury Street
Germiston
Municipal Offices
Germiston
3 August 1983
Notice No 83/1983

929-3-10

STAD JOHANNESBURG

PERMANENTE SLUITING EN VERKOOP VAN LINTONSTEEG, MARSHALLS-UITBREIDING 1

(Kennisgewing ingevolge artikels 67(3) en 79(18)(b) van die Ordonnansie op Plaaslike Bestuur, 1939.)

Die Raad is voornemens om Lintonsteeg, Marshalls-uitbreiding 1, op sekere voorwaardes permanent te sluit en om die standplaas wat daardeur gevorm word, onderworpe aan die goedkeuring van die Administrateur, aan die Standard Bank van Suid-Afrika Beperk te verkoop.

'n Plan waarop die straat wat dit die voorneme is om te sluit, aangedui word, is gedurende gewone kantoorure in Kamer 237, Blok A, Burgersentrum, Braamfontein, ter insae.

Iemand wat teen die voorgestelde sluiting en verkoop beswaar het, of wat 'n eis om skadevergoeding sal kan instel as die sluiting plaasvind, moet sy beswaar of eis uiters op 4 Oktober 1983 skriftelik by my indien.

S' D MARSHALL
Stadsekretaris

Burgersentrum
Braamfontein
3 Augustus 1983

CITY OF JOHANNESBURG

PERMANENT CLOSING AND SALE OF LINTON LANE, MARSHALLS EXTENSION 1

(Notice in terms of sections 67(3) and 79(18)(b) of the Local Government Ordinance, 1939.)

The Council intends, subject to certain conditions, to close permanently Linton Lane, Marshalls Extension 1 and to sell the stand formed thereby, subject to the consent of the Administrator, to the Standard Bank of South Africa Limited.

A plan showing the street it is proposed to close may be inspected during office hours at Room 237, Block A, Civic Centre, Braamfontein.

Any person who objects to the proposed closing and sale or who will have any claim for compensation if the closing is effected must lodge his objection or claim in writing with me on or before 4 October 1983.

S D MARSHALL
City Secretary

Civic Centre
Braamfontein
3 August 1983

930-3

STADSRAAD VAN LOUIS TRICHARDT AANNAME EN HERROEPING VAN VERORDENINGE

Kennis geskied hiermee ingevolge die bepalinge van artikel 96 van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, soos gewysig, dat die Stadsraad van Louis Trichardt van voorneme is om onderworpe aan die goedkeuring van die Administrateur, die Brandweerverordeninge van die Stadsraad van Louis Trichardt afgekondig by Administrateurskennisgewing 1165 van 9 Julie 1975 soos gewysig te herroep en om die Standaardverordeninge betreffende Brandweerdienste afgekondig by Administrateurskennisgewing 1771 van 23 Desember 1981 aan te neem en 'n Tarief van Gelde daartoe by te voeg.

Afskrifte van die voorgestelde verordeninge lê ter insae gedurende kantoorure by die kantoor van die Raad vir 'n tydperk van veertien dae vanaf die datum van publikasie van hierdie kennisgewing in die Offisiële Koerant van die Provinsie Transvaal.

Besware teen die voorgestelde verordeninge, indien enige, moet skriftelik by ondergetekende ingedien word nie later nie as 17 Augustus 1983.

C J VAN ROOYEN
Stadsklerk

Munisipale Kantore
Posbus 96
Louis Trichardt
0920
3 Augustus 1983
Kennisgewing No 26/1983

LOUIS TRICHARDT TOWN COUNCIL

ADOPTING AND REVOKING OF BY-LAWS

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance, No 17 of 1939, as amended, that it is the intention of the Louis Trichardt Town Council, subject to the approval of the Administrator, to revoke the Louis Trichardt Municipality Fire Brigade By-laws published under Administrator's Notice 1165 dated 9th July 1975 as amended and to adopt Standard By-laws Relating to Fire Brigade Services published under Administrator's Notice 1771 dated 23rd December 1981, and to add a Tariff of Charges thereto.

Copies of the proposed by-laws are open to inspection at the office of the Council during office hours for a period of fourteen days from the date of publication of this notice in the Official Gazette of the Province of Transvaal.

Objections to the proposed by-laws, if any, must be lodged in writing with the undersigned not later than 17th August 1983.

C J VAN ROOYEN
Town Clerk

Municipal Offices
PO Box 96
Louis Trichardt
0920
3 August 1983
Notice No 26/1983

931-3

PLAASLIKE BESTUUR VAN NIGEL

KENNISGEWING WAT BESWARE TEEN VOORLOPIGE AANVULLENDE WAARDERINGSGLYS AANVRA

Kennis word hierby ingevolge artikel 12 (1)(a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977) gegee dat die voorlopige aanvullende waarderingsglys vir die boekjaar geëindig op 30 Junie 1983 oop is vir inspeksie by die kantoor

van die Plaaslike Bestuur van Nigel vanaf 3 Augustus 1983 tot 5 September 1983, en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleentheid in die voorlopige aanvullende waarderingsglys opgeteken, soos in artikel 10 van die genoemde Ordonnansie beoog, in te dien, insluitende die vraag of sodanige eiendom of 'n gedeelte daarvan onderworpe is aan die betaling van eiendomsbelasting of daarvan vrygestel is of ten opsigte van enige weglating van enige aangeleentheid uit sodanige glys, doen so binne gemelde tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by die adres hieronder aangedui beskikbaar en aandag word spesifiek gevestig op die feit dat geen persoon geregtig is om enige beswaar voor die waarderingsraad te opper tensy hy 'n beswaar op die voorgeskrewe vorm betyds ingedien het nie.

P M WAGENER
Stadsklerk

Munisipale Kantore
Hendrik Verwoerdstraat
Nigel
3 Augustus 1983
Kennisgewing No 79/1983

LOCAL AUTHORITY OF NIGEL

NOTICE CALLING FOR OBJECTIONS TO PROVISIONAL SUPPLEMENTARY VALUATION ROLL

Notice is hereby given in terms of section 12 (1)(a) of the Local Authorities Rating Ordinance 1977 (Ordinance 11/1977) that the provisional supplementary valuation roll for the financial year ended 30 June 1983 is open for inspection at the office of the Local Authority of Nigel from 3 August 1983 to 5 September 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 10 of the said Ordinance including the question whether or not such property or portion thereof is subject to the payment of rates or is exempt therefrom or in respect of any omission of any matter from such roll shall do so within the said period.

The form prescribed for the lodging of an objection is obtainable at the address indicated below and attention is specifically directed to the fact that no person is entitled to urge any objection before the valuation board unless he has timeously lodged an objection in the prescribed form.

P M WAGENER
Town Clerk

Municipal Offices
Hendrik Verwoerd Street
Nigel
3 August 1983
Notice No 79/1983

932-3-10

PONGOLA GESONDHEIDSKOMITEE

PERMANENTE SLUITING VAN ERF 166 (PARK), PONGOLA

Kennis geskied hiermee ingevolge die bepalinge van artikel 68 gelees met artikel 67 van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, soos gewysig dat die Pongola Gesondheidskomitee van voorneme is om Erf 166, (Park), Pongola permanent te sluit.

'n Sketsplan wat die betrokke erf aantoon, sal gedurende kantoorure ter insae lê by die Kan-

toor van die Sekretaris, Munisipale Kantore, Nuwe Republiekstraat, Pongola, vir 'n tydperk van 60 dae vanaf die datum van hierdie kennisgewing.

Enige persoon wat teen die voorgename sluiting beswaar wil maak, of wat 'n eis om vergoeding sal lê indien die voorgestelde sluiting uitgevoer sal word, moet sy beswaar of eis, na gelang van die geval, skriftelik by die ondergetekende indien nie later nie as 3 Oktober 1983.

J R SWANTON
Sekretaris/Tesourier

Munisipale Kantore
Posbus 191
Pongola
3170
3 Augustus 1983

PONGOLA HEALTH COMMITTEE

PERMANENT CLOSING OF ERF 166 (PARK), PONGOLA

Notice is hereby given in terms of the provisions of section 68 read with section 67 of the Local Government Ordinance, No 17 of 1939, as amended, that it is the intention of the Pongola Health Committee to close Erf 166 (park), Pongola permanently.

A sketchplan indicating the erf concerned, is open for inspection during normal office hours at the Office of the Secretary, Municipal Offices, New Republic Street, Pongola, for a period of 60 days from date of publication of this notice.

Any person who wishes to object to the proposed closing or who will have a claim for compensation if such a closing is carried out, must lodge his claim or objection, as the case may be, in writing with the undersigned not later than 3 October 1983.

J R SWANTON
Secretary/Treasurer

Municipal Offices
PO Box 191
Pongola
3170
3 August 1983

933-3

MUNISIPALITEIT RANDFONTEIN

PERMANENTE SLUITING VAN GEDEELTE VAN NORTHSTRAAT, WEST PORGES, UITBREIDING 1, RANDFONTEIN

Kennis geskied hiermee kragtens die bepaling van artikel 67 van die Ordonnansie op Plaaslike Bestuur No 17 van 1939, soos gewysig, dat die Stadsraad van Randfontein van voorneme is om 'n gedeelte van Northstraat in West Porges, Uitbreiding 1, Randfontein, permanent te sluit.

Enige persoon wat enige beswaar teen bogenoemde voorneme het of wat enige eis vir skadevergoeding mag lê indien die voorneme uitgevoer word, word versoek om sy beswaar of eis, na gelang van die geval, skriftelik by die raad in te dien voor of op 5 Oktober 1983.

'n Kaart wat die betrokke straatgedeelte aantoon kan gedurende gewone kantoorure in die kantoor van die stadsekretaris (Kamer C) Stadsaalgebou, besigtig word.

C A DE BRUYN
Stadsklerk

Posbus 218
Randfontein
1760
Tel. 693-2271 x 285
3 Augustus 1983
Kennisgewing No 49/1983

MUNICIPALITY OF RANDFONTEIN

PERMANENT CLOSING OF A PORTION OF NORTH STREET, WEST PORGES, EXTENSION 1, RANDFONTEIN

Notice is hereby given in accordance with the provisions of section 67 of the Local Government Ordinance, No 17 of 1939, as amended, that it is the intention of the Town Council of Randfontein to close permanently a portion of North Street, West Porges, Extension 1, Randfontein.

Any person who has any objection to the above intention or who may have any claim for compensation should the intention be carried out, is requested to lodge his objection or claim, as the case may be, with the council in writing on or before 5 October 1983.

Sketch plans, showing the relevant street portion may be inspected during normal office hours at the office of the town secretary (Room C), Town Hall Building.

C A DE BRUYN
Town Clerk

PO Box 218
Randfontein
1760
Tel. 693-2271 x 285
3 August 1983
Notice No 49/1983

934-3

MUNISIPALITEIT VAN SCHWEIZER-RENEKE

WYSIGING VAN VERORDENINGE

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, bekend gemaak dat die Dorpsraad van voornemens is om die verordeninge vir die Lisensiering en Regulering van Loodgieters en Rioolaanleërs gepubliseer onder Administrateurskennisgewing 1960 gedateer 15 November 1972 te wysig deur die wyse, tye, plekke en betaling van sodanige gelde as wat die Raad van tyd tot tyd bepaal.

Afskrifte van die wysiging lê ter insae op kantoor van die Stadsklerk, Munisipale Kantoor, Schweizer-Reneke, gedurende normale kantoorure vir 'n tydperk van 14 dae vanaf datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysigings wens aan te teken moet dit skriftelik binne 14 dae na datum van die publikasie van hierdie kennisgewing in die Provinsiale Koerant by die ondergetekende doen.

N T P VAN ZYL
Stadsklerk

Munisipale Kantoor
Posbus 5
Schweizer-Reneke
2780
3 Augustus 1983
Kennisgewing No 21/1983

**SCHWEIZER-RENEKE MUNICIPALITY
AMENDMENT OF BY-LAWS**

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 17 of 1939, that the Village Council of Schweizer-Reneke intends to amend the by-laws for the Licensing and Regulating of Plumbers and Drainlayers published under Administrator's Notice 1960 dated 15 November 1972 to determine the manner, time, places and payment of such fees as the Council determine from time to time.

Copies of the amendment will be open for inspection at the office of the Town Clerk,

Municipal Office, Schweizer-Reneke, during normal office hours for a period of 14 days from date of publication hereof.

Any person who wishes to object to the proposed amendments must lodge his objection in writing with the undersigned within 14 days of the publication hereof in the Provincial Gazette.

N T P VAN ZYL
Town Clerk

Municipal Offices
PO Box 5
Schweizer-Reneke
2780
3 August 1983
Notice No 21/1983

935-3

STADSRAAD VAN STANDERTON

KENNISGEWING VAN EIENDOMS-BELASTING EN VAN VASGESTELDE DAG VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1983 TOT 30 JUNIE 1984

Kennis word hierby gegee ingevolge artikel 26(2)(a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), dat die volgende eiendomsbelastinge ten opsigte van die bogenoemde boekjaar gehê is op belasbare eiendom in die waarderingslys opgeteken, naamlik:

(a) 'n Algemene eiendomsbelasting ingevolge artikel 21(3)(a) van die genoemde Ordonnansie van 3 sent in die Rand op die terreinwaarde van enige grond of reg in grond;

(b) 'n Verdere algemene eiendomsbelasting ingevolge artikel 21(3)(a) van die genoemde Ordonnansie van 6,0 sent in die Rand op die terreinwaarde van enige grond of reg in grond;

(c) 'n Verdere spesiale eiendomsbelasting ingevolge artikel 24 van die genoemde Ordonnansie van 2,75 sent in die Rand op die terreinwaarde van enige grond of reg in grond geleë in die Kleurlinggebied;

(d) 'n Verdere spesiale eiendomsbelasting ingevolge artikel 24 van die genoemde Ordonnansie van 3,50 sent in die Rand op die terreinwaarde van enige grond of reg in grond geleë in die Indiëgebied.

Die onderstaande kortings word ingevolge artikel 21(4) van die genoemde Ordonnansie op die totale algemene belasting op die terreinwaarde van grond soos gemeld in paragrawe (a) en (b) hierbo toegestaan:

(i) 40,00 % ten opsigte van erwe wat as Residensieel 1 ingevolge die Raad se dorpsaanlegskema gesoneer is;

(ii) 28,9 % ten opsigte van erwe wat as Residensieel 2, 3 en 4 ingevolge die Raad se dorpsaanlegskema gesoneer is.

Bogenoemde eiendomsbelasting is verskuldig en betaalbaar in tien (10) gelyke paaiemente op die laaste dag van elke maand vanaf Augustus 1983 tot en met Mei 1984.

Rente teen 8 % per jaar is op alle agterstallige bedrae na die vasgestelde datums hefbaar en wanbetalers is onderhewig aan regsproses vir die invordering van sodanige agterstallige bedrae.

G B HEUNIS
Stadsklerk

Munisipale Kantore
Posbus 66
Standerton
2430
3 Augustus 1983
Kennisgewing No 37/1983

TOWN COUNCIL OF STANDERTON

NOTICE OF RATES AND OF FIXED DAY FOR PAYMENT IN RESPECT OF FINANCIAL YEAR 1 JULY 1983 TO 30 JUNE 1984

Notice is hereby given in terms of section 26(2)(a) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the following rates have been levied in respect of the abovementioned financial year on rateable property recorded in the valuation roll, viz:

(a) In terms of section 21(3)(a) of the said Ordinance a general rate of 3 cents in the Rand on the site value of any land or right in land;

(b) In terms of section 21(3)(a) of the said Ordinance an additional general rate of 6,0 cents in the Rand on the site value of any land or right in land;

(c) In terms of section 24 of the said Ordinance an additional special rate of 2,75 cents in the Rand on the site value of any land or right in land situated in the Coloured area;

(d) In terms of section 24 of the said Ordinance an additional special rate of 3,50 cents in the Rand on the site value of any land or right in land situated in the Indian area;

The undermentioned rebates are granted in terms of section 21(4) of the said Ordinance on the total general rate on the value of land as stipulated in paragraphs (a) and (b), viz:

(i) 40,00 % in respect of erven which are zoned Residential 1 in terms of the Council's Town-planning Scheme;

(ii) 28,9 % in respect of erven which are zoned Residential 2, 3 and 4 in terms of the Council's Town-planning Scheme.

The aforesaid rates is due and payable in ten (10) equal payments on the last day of each month from August 1983, up to and including May 1984.

Interest at 8 % per annum is chargeable on all amounts in arrear after the fixed dates and defaulters are liable to proceedings for recovery of such arrear amounts.

G B HEUNIS
Town Clerk

Municipal Offices
PO Box 66
Standerton
2430
3 August 1983
Notice No 37/1983

936-3

STADSRAAD VAN THABAZIMBI

BOUGELDE

VASSTELLING VAN GELDE

Ingevolge die bepalinge van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur (Ordonnansie 17 van 1939), word hierby bekend gemaak dat die Stadsraad van Thabazimbi by spesiale besluit die gelde in die Bylae hieronder uiteengesit, met ingang 1 Julie 1983 vasgestel het.

AANHANGSEL 1 - GELD VIR TOETS VAN BRANDSLANG

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

Per brandslanglengte: R1.

Deur die eienaar van die gebou betaalbaar onmiddellik na toetsing.

AANHANGSEL II - GELDE VIR STRAATUITSTEKKE

Die bedrag jaarliks betaalbaar ten opsigte van elke straatuitstek ingevolge artikel 206 van

hierdie verordeninge, word jaarliks vooruit aan die begin van elke kalenderjaar aan die raad betaal deur die eienaar van die gebou of uitstek, al na die geval en word soos volg bereken:

(a) Verandapale op straathoogte, elk: 40c.

(b) Grondvloerverandas, per m² of gedeelte daarvan: 10c.

(c) Eerste verdieping balkonne, per m² of gedeelte daarvan: 50c.

(d) Tweede verdieping en elke hoër verdieping, per m² of gedeelte daarvan: 40c.

(e) Uitbouvensters, per m² of gedeelte daarvan van die plattegrond: R4.

(f) Syppadligte, per m² of gedeelte daarvan: R1.

(g) Uitstalkaste, per m² of gedeelte daarvan van die plattegrond: R1.

(h) Alle ander uitstekte onder, by of bo sypadhoogte insluitend fondamentgrondmure per m² of gedeelte daarvan van die plattegrond: R1.

AANHANGSEL III - GELDE VIR AANPLANTING VAN GRAS OP LOOPPAATJE OF SYPAADJIES

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

Koste + 20 %.

AANHANGSEL IV - GELDE VIR PLAKKATE EN ADVERTENSIES

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

(a) Vir elke plakkaat of ander advertensie wat op enige byeenkoms uitgesonderd 'n verkiesing betrekking het: R1.

(b) Vir elke plakkaat of ander advertensie wat op elke afsonderlike kandidaat in 'n verkiesing betrekking het (onderworpe aan 'n maksimum deposito van R40): R1.

(c) Vir elke banier:

(i) as dit betrekking het op 'n munisipale verkiesing: R10.

(ii) as dit betrekking het op 'n Provinsiale of Parlementsverkiesing: R20.

AANHANGSEL V - GELDE VIR OPENBARE GEBOUSERTIFIKATE

Die jaarlikse heffing betaalbaar ten opsigte van elke openbare gebouesertifikaat uitgereik ingevolge artikel 264 van hierdie verordeninge is aan die raad jaarliks vooruitbetaalbaar aan die begin van elke kalenderjaar deur die eienaar van die openbare gebou en bedra R1.

AANHANGSEL VI - GELDE VIR OORWEGING VAN TEKENS EN SKUTTINGS

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

Vir elke teken of skutting: R10.

AANHANGSEL VII - GELDE VIR GOEDKEURING VAN BOUPLANNE

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

(a) Die minimum geld betaalbaar vir enige bouplan is R10.

(b) Die gelde betaalbaar vir enige bouplan word volgens die volgende skaal bereken:

Vir elke 10 m² of gedeelte daarvan van die area van die gebou by die vlak van elke vloer.

(i) Vir die eerste 1000 m² van die area: R3.

(ii) Vir die volgende 1000 m² van die area: R2.

(iii) Vir enige gedeelte van die area bo die eerste 2000 m²: R1.

(2) Vir die toepassing van hierdie item beteken "area" die totale oppervlakte van enige nuwe gebou op elke vloerhoogte op dieselfde werf en sluit verandas en balkonne oor openbare strate en kelderverdiepings in. Tussenverdiepings en galerye word as afsonderlike verdiepinge opgemeet.

2. Benewens die gelde betaalbaar ingevolge item 1, is 'n geld van 10c per m² van area soos in item 1 omskryf, betaalbaar ten opsigte van elke nuwe gebou waarin struktuurstaalwerk of gewapende beton of struktuurhoutwerk vir die hoofraamwerk of as hoofstruktuur-onderdele van die gebou gebruik word.

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

4. Gelde ten opsigte van verbouings aan bestaande geboue word bereken volgens die waarde van werk wat verrig moet word, teen 'n skaal van R2 ten opsigte van elke R200 of gedeelte daarvan met 'n minimumgeld van R10.

5. Gelde vir planne van geboue van 'n spesiale aard, byvoorbeeld fabriekskoorstene, toringspitse en soortgelyke oprigtings, word bereken volgens die beraamde waarde daarvan teen 'n skaal van R2 ten opsigte vir elke R200 of gedeelte daarvan van die koste met 'n minimumgeld van R10.

D W VAN ROOYEN
Stadsklerk

Munisipale Kantore
Posbus 90
Thabazimbi
0380
3 Augustus 1983
Kenningsgewing No 44/1983

TOWN COUNCIL OF THABAZIMBI

DETERMINATION OF BUILDING CHARGES

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, (Ordinance 17 of 1939), notice is hereby given that the Town Council of Thabazimbi has by special resolution determined the charges as set out hereunder with effect from July 1, 1983.

APPENDIX I - CHARGE FOR TESTING OF FIRE-HOSE

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

Per fire-hose length: R1.

Payable by the owner of the building immediately after testing.

APPENDIX II - ANNUAL CHARGES FOR STREET PROJECTIONS

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

(a) Verandah posts at street level, each: 40c.

- (b) Ground floor verandahs, per m² or part thereof: 10c.
- (c) First floor balconies, per m² or part thereof: 50c.
- (d) Second and each higher floor balconies, per m² or part thereof: 40c.
- (e) Bay windows, per m² or part thereof of plan area of projection: R4.
- (f) Pavement lights, per m² or part thereof: R1.
- (g) Showcases, per m² or part thereof of plan area: R1.
- (h) All other projections below, at or above pavement level including foundation footings, per m² or part thereof of plan area: R1.

APPENDIX III - CHARGES FOR THE GRASSING OF FOOTWAYS OR SIDEWALKS

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

Actual cost plus 20 %.

APPENDIX IV - CHARGES FOR POSTERS AND ADVERTISEMENTS

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

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

APPENDIX V - CHARGE FOR PUBLIC BUILDING CERTIFICATES

The annual charge payable in respect of each public building certificate issued in terms of section 264 of these by-laws shall be paid to the council annually in advance at the beginning of each calendar year by the owner or the public building and shall be R1.

APPENDIX VI - CHARGES FOR CONSIDERING OF SIGNS AND HOARDINGS

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

For each sign or hoarding: R10.

APPENDIX VII - CHARGES FOR THE APPROVAL OF BUILDING PLANS

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

- (a) The minimum charge payable in respect of any building plan shall be R10.
- (b) The charges payable for any building plan shall be calculated according to the following scale.

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

- (i) For the first 1000 m² of the area: R3.
- (ii) For the next 1000 m² of the area: R2.

(iii) For any portion of the area in excess of the first 2000 m²: R1.

(2) For the purpose of this item, "area" means the overall superficial area of any new building at each floor level within the same curtilage and includes the area of verandahs and balconies over public streets and basement floors. Mezzanine floors and galleries shall be measured as separate storeys.

2. In addition to the charges payable in terms of item 1, a charge of 10c per m² of area as defined in item 1 shall be payable for any new building in which structural steelwork or reinforced-concrete or structural timber is used for the main framework or as main structural components of the building.

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

4. Charges for alterations to existing buildings shall be calculated on the estimated value of the work to be performed at the rate of R2 for every R200 or part thereof with a maximum charge of R10.

5. Charges for plans of buildings of a special character such as factory chimneys, spires and similar erections shall be calculated on the estimated value thereof at the rate of R2 for every R200 or part thereof with a minimum charge of R10.

D W VAN ROOYEN
Town Clerk

Municipal Offices
PO Box 90
Thabazimbi
0380
3 August 1983
Notice No 44/1983

937-27

**STADSRAAD VAN THABAZIMBI
VASSTELLING VAN KLINIEKGELDE VIR
SEKERE INWONERS VAN SWART
WOONGEBIED**

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur 1939, No 17 van 1939, word hierby bekend gemaak dat die Stadsraad van Thabazimbi by spesiale besluit die ondergenoemde tariewe met ingang 1 Julie 1983 vasgestel het.

KLINIEKDIENTE

Per kraamgeval wat deur 'n munisipale geneesheer of verpleegster behandel word, met nasorg ingeslote, vooruitbetaalbaar: R6.

D W VAN ROOYEN
Stadsklerk

Munisipale Kantore
Posbus 90
Thabazimbi
0380
3 Augustus 1983
Kennissgewing No 45/1983

**TOWN COUNCIL OF THABAZIMBI
DETERMINATION OF CLINIC FEES TO
BE PAID BY CERTAIN RESIDENTS OF
BLACK RESIDENTIAL AREA**

In terms of the provisions of section 80B(8) of the Local Government Ordinance 1939, No 17 of 1939, notice is hereby given that the Town Council of Thabazimbi has by special resolution determined the undermentioned charges with effect from July 1, 1983.

CLINIC SERVICES

Per maternity case treated by a municipal physician or nurse including aftercare, payable in advance: R6.

D W VAN ROOYEN
Town Clerk

Municipal Offices
PO Box 90
Thabazimbi
0380
3 August 1983
Notice No 45/1983

938-3

STADSRAAD VAN THABAZIMBI

**BEGRAAFPLAAS: VASSTELLING VAN
TARIEWE**

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), word hierby bekend gemaak dat die Stadsraad van Thabazimbi by spesiale besluit die gelde, afgekondig by Kennisgewing 1973/80 in die Provinsiale Koerant van 3 Desember 1980 ingetrek het en die gelde soos hieronder uiteengesit, met ingang van 1 Julie 1983 vasgestel het.

BEGRAAFPLAAS

	Woonagtig binne Munisipaliteit R	Woonagtig buite Munisipaliteit R
1. Grawe en opvul van graf:		
(a) Volwassene	40	75
(b) Kind	25	45
2. Bespreking van hoogstens een graf:		
(a) Volwassene	40	75
(b) Kind	25	45
3. Vir die oopmaak van bespreekte graf:		
(a) Volwassene	40	40
(b) Kind	25	25

DIRK W VAN ROOYEN
Stadsklerk

Munisipale Kantore
Posbus 90
Thabazimbi
0380
3 Augustus 1983
Kennissgewing No 42/83

TOWN COUNCIL OF THABAZIMBI

DETERMINATION OF CHARGES: CEMETERY

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, (Ordinance 17 of 1939), notice is hereby given that the Town Council of Thabazimbi has by special resolution withdrawn the charges published under Notice 1973/80 in the Provincial Gazette of December 3 1980, and determined the charges as set out hereunder with effect from July 1 1983.

EUROPEAN CEMETERY

	Resident within the Municipality R	Resident outside the Municipality R
1. Digging and filling up of grave:		
(a) Adult	40	75
(b) Child	25	45

2. Reservation of not more than one grave:		
(a) Adult	40	75
(b) Child	25	45
3. For the opening of a reserved grave:		
(a) Adult	40	40
(b) Child	25	25

DIRK W VAN ROOYEN
Town Clerk

Municipal Offices
PO Box 90
Thabazimbi
0380
3 August 1983
Notice No 42/83

939-3

STADSRaad VAN THABAZIMBI

VASSTELLING VAN GELDE VIR DIE UITREIKING VAN SERTIFIKATE, DIE VERSKAFFING VAN INLIGTING EN AFDRUKKE VAN PLANNE, DIE HUUR VAN TOERUSTING EN ALLERLEI AANGELEENTHEDE

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, Ordonnansie 17 van 1939, word hierby bekend gemaak dat die Stadsraad van Thabazimbi by spesiale besluit die gelde soos hieronder uiteengesit, met ingang van 1 Julie 1983 vasgestel het.

AFDRUKKE VAN PLANNE

Vir afdrucke van enige plan, kaart of tekening, per afdruck soos volg:

1. Papier — R5
2. Linne — R15
3. Deurskynend — R20

DIVERSE

1. Uitklarings — R5
2. Waardasie Endossemente — R2
3. Rente op agterstallige gelde 11 %
4. Fotostate — R0,25

5. Vir die verskaffing van inligting en die lewering van diens nie in hierdie of enige ander tariefstruktuur vermeld nie, werklike koste plus 20 %.

DIRK W VAN ROOYEN
Stadsklerk

Munisipale Kantore
Posbus 90
Thabazimbi
0380
3 Augustus 1983
Kenningsgewing No 40/1983

TOWN COUNCIL OF THABAZIMBI

DETERMINING OF CHARGES FOR THE ISSUING OF CERTIFICATES, THE FURNISHING OF INFORMATION AND COPIES OF PLANS, THE HIRING OF EQUIPMENT AND SUNDRY MATTERS

In terms of the provisions of section 80B(8) of the Local Government Ordinance 1939 (Ordinance 17 of 1939), notice is hereby given that the Town Council of Thabazimbi has by special resolution, determined the undermentioned charges with effect from July 1, 1983.

PRINTS OF PLANS

For prints of any plan, map or drawing, per print as follows:

1. Paper — R5
2. Linen — R15.

3. Translucent — R20

MISCELLANEOUS

1. Clearance certificates — R5
2. Valuation endorsements — R2
3. Interest on outstanding payments 11 %
4. Photostatic Copies R0,25
5. For the issuing of information and the rendering of any service not mentioned in this or any other tariff, actual cost plus 20 %.

DIRK W VAN ROOYEN
Town Clerk

Municipal Offices
PO Box 90
Thabazimbi
0380
3 August 1983
Notice No 40/1983

940-3

MUNISIPALITEIT TZANEEN

VERVREEMDING VAN GROND

Kennis geskied hiermee ingevolge die bepalings van artikel 79(18) van die Ordonnansie op Plaaslike Bestuur, No 17, van 1939, soos gewysig, dat die Stadsraad van voorneme is om, onderhewig aan die goedkeuring van die Administrateur, Erf 875 Tzaneen Uitbreiding 12, aan mnr. J. F. Viljoen te verkoop.

'n Skets wat die ligging van die grond aandui lê ter insae by die kantoor van die ondergetekende gedurende normale kantoorure vir 'n tydperk van veertien (14) dae vanaf datum van publikasie van hierdie kennisgewing.

Skriftelike besware teen die voorgestelde vervreemding moet by die ondergetekende ingedien word voor of op 17 Augustus 1983.

L POTGIETER
Stadsklerk

Munisipale Kantore
Posbus 24
Tzaneen
0850
3 Augustus 1983
Kenningsgewing No 25/1983

TZANEEN MUNICIPALITY

ALIENATION OF LAND

Notice is hereby given in terms of section 79(18) of the Local Government Ordinance, No 17 of 1939, as amended, that it is the intention of the Council to alienate, subject to the approval of the Administrator, and certain conditions, Stand 875, Tzaneen Extension 12, to Mr. J F Viljoen.

A map indicating the situation of the relevant property is open for inspection at the office of the undersigned during normal office hours for a period of (14) fourteen days from the date of publication of this notice.

Objections against the proposed alienation must be lodged in writing with the undersigned before or on the 17th August 1983.

L POTGIETER
Town Clerk

Municipal Offices
PO Box 24
Tzaneen
0850
3 August 1983
Notice No 25/1983

941-3

MUNISIPALTEIT VERWOERDBURG

WYSIGING VAN VASSTELLING VAN GELDE VIR DIE VERHURING VAN DIE STADSAAL, KLAVIER EN ANDER GERIEWE

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), word hierby bekend gemaak dat die Stadsraad van Verwoerdburg by spesiale besluit die gelde afgekondig by Munisipale Kenningsgewing No 40 van 1980 gewysig het soos in die bylae hierby uiteengesit met ingang 1 Julie 1983.

P J GEERS
Stadsklerk

3 Augustus 1983
Kenningsgewing No 71/1983

BYLAE

Deur item 1(3) te vervang met die volgende:

"1(3) Funksies ten behoeve van kerkfondse en inrigtings, organisasies, verenigings en klubs genoem in artikel 79(16)(a) van die Ordonnansie op Plaaslike Bestuur, 1939, per geleentheid: R5.

VERWOERDBURG MUNICIPALITY

AMENDMENT OF DETERMINATION OF CHARGES IN RESPECT OF LETTING OF TOWN HALL, PIANO AND OTHER AMENITIES

In terms of the provision of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby notified that the Town Council of Verwoerdburg has by special resolution determined the charges as set out in the Schedule below with 1 July 1983 is the date of coming into operation thereof.

P J GEERS
Town Clerk

3 August 1983
Notice No 71/1983

SCHEDULE

By the substitution for item 1(3) of the following:

"1(3) Functions in aid of church funds and institutions, organisations, societies or clubs referred to in section 79(16)(a) of the Local Government Ordinance, 1939 Per occasion: R5."

942-3

STADSRaad VAN VEREENIGING

VASSTELLING VAN GELDE BETAALBAAR INGEVOLGE DIE BEGRAAFPLAASVERORDENINGE: WYSIGING

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Vereeniging by spesiale besluit die wysiging soos in die onderstaande Bylae uiteengesit, met ingang 3 Augustus 1983 vasgestel het.

J J ROODT
Stadsklerk

Munisipale Kantoor
Posbus 35
Vereeniging
1930
3 Augustus 1983

BYLAE

Die Vasstelling van Gelde betaalbaar ingevolge die Begraafplaasverordeninge, soos vasgestel deur die Raad op 27 November 1980 en afgekondig op 17 Desember 1980, word hierby soos volg gewysig:

Deur die gelde betaalbaar ingevolge die Begraafplaasverordeninge deur die volgende te vervang:

1. Begrafnisgelde.

1.1 Begraafplaas vir Blankes;

1.1.1. Oop- en toemaak van graf insluitend aankoop van private grafperseel vir

(i) 'n volwasse persoon woonagtig in die munisipale gebied of in 'n stadsgebied of landbou-eiendom waarna in die voorbehoud tot artikel 35 verwys word R65,00

(ii) 'n kind woonagtig in die munisipale gebied of in 'n stadsgebied of landbou-eiendom waarna in die voorbehoud tot artikel 35 verwys R45,00

(iii) enige ander volwasse persoon..... R250,00

(iv) enige ander kind..... R150,00

1.1.2 Oop- en toemaak van private grafpersele aangekoop voor 31 Julie 1974, asook opening van graf vir tweede begrafnis per graf R50,00

1.2 Begraafplaas vir Kleurlinge en Asiërs;

1.2.1 Oop- en toemaak van graf insluitend aankoop van private grafperseel vir

(i) 'n volwasse persoon woonagtig in die munisipale gebied of stadsgebied of landbou-eiendom waarna in die voorbehoudsbepalings van artikel 35 verwys word R35,00

(ii) 'n kind woonagtig in die munisipale gebied of stadsgebied of landbou-eiendom waarna in die voorbehoudsbepalings van artikel 35 verwys word R20,00

(iii) enige ander volwasse persoon..... R200,00

(iv) enige ander kind..... R50,00

1.2.2 Oop- en toemaak van private grafpersele aangekoop voor 31 Julie 1974, per graf R20,00

2. Onderhoud van Grafte:

Begraafplaas vir Blankes, Kleurlinge en Asiërs, per graf per jaar..... R20,00

3. Gelde vir gebruik van die Rushuis en Kapel in die Joodse Kerkhof:

Vir elke teraardebestelling..... R30,00

Vasstelling by spesiale besluit van die Stadsraad van Vereeniging van 26 Mei 1983 ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939.

TOWN COUNCIL OF VEREENIGING

DETERMINATION OF CHARGES PAYABLE IN TERMS OF THE CEMETERY BY-LAWS: AMENDMENT

In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Vereeniging has, by special resolution, determined the amendment as set out in the Schedule below with effect from 3 August 1983.

J J ROODT
Town Clerk

Municipal Offices
PO Box 35
Vereeniging
1930
3 August 1983

943-3

SCHEDULE

The Determination of Charges payable in terms of the Cemetery By-laws, as determined

by the Council on 27 November 1980 and published on 17 December 1980, are hereby amended as follows:

By the substitution for the charges payable in terms of the Cemetery By-laws of the following:

1. Burial Fees

1.1 Cemetery for Whites:

1.1.1. Opening and closing of grave including purchase of private grave plot for —

(i) an adult resident in the municipality or in a township or agricultural holdings referred to in the proviso to section 35 R65,00

(ii) a child resident in the municipality or in a township or agricultural holdings referred to in the proviso to section 35 R45,00

(iii) any other adult person R250,00

(iv) any other child R150,00

1.1.2. Opening and closing of private grave plots purchased before 31 July 1974, and opening of a grave for a second burial, per grave R50,00

1.2 Coloured and Asiatic Cemeteries:

1.2.1 Opening and closing of grave including purchase of private grave plot for —

(i) an adult resident in the municipality or in a township or agricultural holdings referred to in the proviso to section 35 R35,00

(ii) a child resident in the municipality or in a township or agricultural holdings referred to in the proviso to section 35 R20,00

(iii) any other adult person R200,00

(iv) any other child R50,00

1.2.2. Opening and closing of private grave plots purchased before 31 July 1974, per grave R20,00

2. Maintenance of Graves:

White, Coloured and Asiatic Cemeteries, per grave, per year R20,00

3. Fees for the use of the Rest House and Chapel in the Jewish Cemetery:

For each burial R30,00

Determination by special resolution of the Town Council of Vereeniging dated 26 May 1983 in terms of section 80B of the Local Government Ordinance, 1939.

WATERVAL-BOVEN DORPSRAAD

EIENDOMSBELASTING 1983/84

Daar word ooreenkomstig die bepalinge van artikel 26 van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, No 11 van 1977, soos gewysig, kennis gegee dat die ondergenoemde algemene eiendomsbelasting deur die Dorpsraad van Waterval-Boven gehief is op die waarde van belasbare eiendomme binne die regsgebied van die Dorpsraad soos dit in die waarderingslys vir 1981/1985 voorkom vir die finansiële jaar 1 Julie 1983 tot 30 Junie 1984.

(a) 'n Belasting van 3,0 sent in die Rand (R1,00) op die terreinwaarde van grond.

(b) Onderhewig aan goedkeuring van die Administrateur ingevolge artikel 21(3) van die Ordonnansie op Eiendomsbelasting van 3,5 sent in die Rand (R1,00) op die terreinwaarde van grond.

Die belasting gehief, soos hierbo vermeld, is verskuldig op 1 Julie 1983 en betaalbaar in elf gelyke paaiemente op die laaste dag van die maand vanaf 1 Julie 1983 tensy skriftelik voor 30 November 1983 aansoek gedoen word vir betaling in een globale bedrag.

Op alle belastinge wat nie op datums waarop die belasting betaalbaar is, betaal word nie, sal rente teen 11,5 % per jaar gehief word en die rente word bereken vanaf die datum waarop die betaling verskuldig geword het.

Belastingbetalers wat nie rekenings vir bovermelde belasting ontvang het nie word nie van verantwoordelik vir betaling onthef nie en moet by die Stadstoesourier se afdeling navraag aangaande die bedrag deur hulle verskuldig doen.

A J SNYMAN
Stadsklerk

Dorpsraad
Parklaan
Waterval-Boven
1195
3 Augustus 1983

VILLAGE COUNCIL OF WATERVAL-BOVEN

ASSESSMENT RATES 1983/84

Notice is hereby given in terms of section 26 of the Local Authorities Rating Ordinance, No 11 of 1977, as amended, that the following general assessment rate has been imposed by the Village Council of Waterval-Boven on the value of all rateable properties within the municipal areas of the Council as it appears in the Valuation Roll of 1981/85 for the financial year 1 July 1983 to 30 June 1984.

(a) A rate of 3,0 cent in the Rand (R1,00) on the site value of land.

(b) Subject to the approval of the Administrator in terms of section 21(3) of the Local Authorities Rating Ordinance 1977, as amended, a further rate of 3,5 cent in the Rand (R1,00) on the site value of land.

The rates imposed as set out above shall become due and payable on 1 July 1983 unless application is made in writing to pay the full amount before 30 November 1983.

All assessment rates remaining unpaid after the date when paying shall be subject to interest at the rate of 11,5 % per annum calculated from the due date.

Ratepayers who do not receive accounts for the abovementioned rates are not relieved from liability for payment and should request details of amounts due by them to the Town Treasurer's Department.

A J SNYMAN
Town Clerk

Village Council
Park Avenue
Waterval-Boven
1195
3 August 1983

944-3

STADSRAAD VAN WITBANK

PERMANENTE SLUITING VAN STRATE EN STRAATGEDEELTES HOËVELD-PARK UITBREIDING I. KONSOLIDASIE EN HERONDERVERDELING

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 strate en

gedeeltes van strate in Hoëveldpark Uitbreiding I permanent te sluit, met die aangrensende erwe te konsolideer en heronder te verdeel:

- a) Natuslaan
- b) Flamingolaan
- c) Bokkiestraat
- d) Pompomstraat
- e) Gedeeltes van Trudenweg, Prinsberglaan, Alphinstraat en Skystraat.

Besonderhede van die voorgestelde sluiting, konsolidasie en heronderverdeling sal ter insae lê gedurende gewone kantoorure in die Kantoor van die Stadsekretaris, Administratiewe Sentrum, Presidentlaan, Witbank vir 'n tydperk van sestig (60) dae van datum van hierdie kennisgewing.

Enige besware teen hierdie voorneme van die Raad moet skriftelik binne sestig dae vanaf datum van publikasie van hierdie kennisgewing by die Stadsklerk van Witbank ingedien word.

J D B STEYN
Stadsklerk

Stadsraad van Witbank
Posbus 3
Witbank
1035
3 Augustus 1983
Kennisgewing No 73/1983

TOWN COUNCIL OF WITBANK

Permanent closing of certain streets and portions of streets, consolidation and re-sub-division.

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:

1. Permanently close the following street and portions of streets situated in Hoëveldpark Extension 1.

- a) Natus Avenue
- b) Flamingo Avenue
- c) Bokkie Street
- d) Pompom Street
- e) Portions of Truden Road, Prinsberg Avenue, Alpine Street and Sky Street.

2. Consolidate the closed streets and portions of streets with the adjacent erven and re-sub-divide.

Particulars of the proposed closing, consolidation and re-sub-division will be open to inspection in the Office of the Town Secretary, Administrative Centre, President Avenue, Witbank during office hours for a period of sixty days from date hereof.

Any objections against the proposed closing, consolidation and re-sub-division 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
Town Clerk

Town Council of Witbank
PO Box 3
Witbank
1035
3 August 1983
Notice No 73/1983

945-3

STADSRAAD VAN WITRIVIER

1. VASSTELLING VAN GELDE

Daar word hierby ingevolgt artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, bekend gemaak dat die Raad by spesiale besluit van 28 Junie 1983 gelde vasgestel het ten opsigte van die volgende:

1. Rioleringsverordeninge.

2. Watervoorsieningsverordeninge.

3. Elektrisiteitsverordeninge.

4. Sanitêre en Vullisverwyderingsverordeninge.

5. Begraafplaastariewe.

6. Woonwaparktariewe.

Die algemene strekking van die vasstelling van gelde is om die tariewe te verhoog met ingang 1 Julie 1983 om die steeds stygende kostes te absorbeer.

2. HERROEPING VAN VERORDENINGE

Kennis geskied hiermee ingevolgt die bepalinge van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Witrivier van voorneme is om die ondervermelde verordeninge te herroep:

Die Kapitaalontwikkelingsfondsverordeninge afgekondig by Administrateurskennisgewing No 342 van 4 Mei 1960 soos gewysig.

Die Ambulansverordeninge gekondig by Administrateurskennisgewing No 1720 van 29 Oktober 1980.

Die algemene strekking van hierdie wysiging is om die Kapitaalontwikkelingsfondsverordeninge te herroep omrede dit nie meer van toepassing is nie en die Ambulansverordeninge ook in onbruik verval het as gevolg van die oordrag van die Ambulansdiens aan die Transvaalse Departement van Hospitaaldienste.

Afskrifte van hierdie wysigings lê ter insae by die Kantoor van die Stadsekretaris, Munisipale Kantore, Witrivier vir 'n tydperk van 14 dae met ingang van datum van publikasie hiervan in die Provinsiale Koerant, naamlik 27 Julie 1983.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken, moet dit skriftelik binne 14 dae na die datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant by die ondergetekende doen.

A F VAN HEERDEN
Stadsklerk

Munisipale Kantore
Posbus 2
Witrivier
1240
3 Augustus 1983
Kennisgewing No 14/1983

WHITE RIVER TOWN COUNCIL

1. DETERMINATION OF CHARGES

Notice is hereby given in terms of section 80B(3) of the Local Government Ordinance, 1939, as amended, that the Council has by special resolution dated 28 June 1983 determined charges with respect to the following:

1. Drainage By-laws.
2. Water supply By-laws.
3. Electricity By-laws.
4. Sanitary and Refuse Removals By-laws.
5. Cemetery Tariffs.
6. Caravan Park Tariffs.

The general purport of the determination of charges is to increase the tariffs in order to absorb the ever rising costs with effect from 1 July 1983.

2. REVOCATION OF BY-LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance 1939, that the Council intends revocating the following by-laws:

The Capital Development Fund By-Laws published under Administrators Notice 342 dated 4 May 1960 as amended.

The Ambulance By-Laws published under Administrators Notice No 1720 dated 29 October 1980.

The general purport of these amendments is to revoke the Capital Development Fund By-laws as they are no longer applicable and the Ambulance By-laws which come into disuse due to the transfer of the Ambulance services to the Transvaal Department of Hospital Services.

A copy of the said resolution and particulars of the determination are open for inspection at the Office of the Town Secretary, Municipal Offices, White River for a period of 14 (fourteen) days from date of publication hereof in the Provincial Gazette viz: 27 July 1983.

Any person who wishes to object to the amendment must lodge such objection in writing with the undersigned within 14 (fourteen) days of publication hereof in the Provincial Gazette.

A F VAN HEERDEN
Town Clerk

Municipal Offices
PO Box 2
White River
1240
3 August 1983
Notice No 14/1983

946-3

STADSRAAD VAN PRETORIA

MUNISIPALITEIT PRETORIA: WYSIGING VAN VERORDENINGE

Ooreenkomstig artikel 96 van die Ordonnansie op Plaaslike Bestuur (No 17 van 1939), word hiermee kennis gegee dat die Stadsraad van Pretoria voornemens is om die Watervoorsieningsverordeninge te wysig.

Die strekking van die wysiging is die neerlegging van 'n stygende glyskaaltarief ten einde waterbesparing aan die hand te werk, en die instelling van waterkwotas.

Eksemplare van die wysiging lê ter insae by die Kantoor van die Raad (Kamer 4032, Wes-blok, Munitoria, Van der Waltstraat, Pretoria) vir 'n tydperk van veertien (14) dae vanaf die publikasiedatum van hierdie kennisgewing in die Offisiële Koerant van die Provinsie Transvaal (3 Augustus 1983).

Enige persoon wat beswaar teen hierdie wysiging wil aanteken, moet dit skriftelik binne veertien (14) dae na die publikasiedatum van die onmiddellik voorafgaande paragraaf gemeld is, by die ondergetekende doen.

P DELPORT,
Stadsklerk

Munisipale Kantore
Posbus 440
Pretoria
0001
3 Augustus 1983
Kennisgewing No 173/1983

CITY COUNCIL OF PRETORIA

PRETORIA MUNICIPALITY: AMENDMENT OF BY-LAWS

Notice is hereby given in accordance with section 96 of the Local Government Ordinance (No 17 of 1939), that the City Council of Pretoria intends amending the Water Supply By-laws.

The purport of the amendment is the laying down of a rising sliding scale tariff in order to bring about saving of water, and the introduction of water quotas.

Copies of the amendment will be open to inspection at the office of the Council (Room 4032, West Block, Munitoria, Van der Walt Street, Pretoria) for a period of fourteen (14) days from the date of publication of this notice in the Transvaal Provincial Gazette (3 August 1983).

Any person who wishes to object to this amendment must do so in writing to the undersigned within fourteen (14) days after the date of publication referred to in the immediately preceding paragraph.

P DELPORT
Town Clerk

Municipal Offices
PO Box 440
Pretoria
0001
3 August 1983
Notice No 173/1983

947-3

**PLAASLIKE BESTUUR VAN ROODE-
POORT**

**KENNISGEWING VAN ALGEMENE EIENDOMS-
BELASTING OF EIENDOMS-
BELASTINGS EN VAN VASGESTELDE
DAG VIR BETALING TEN OPSIGTE VAN
DIE BOEKJAAR 1 JULIE 1983 TOT 30
JUNIE 1984**

(Regulasie 7)

Kennis word hierby gegee dat ingevolge artikel 26(2)(a) en (b) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), die volgende algemene eiendomsbelasting ten opsigte van die bogenoemde boekjaar gehê is op belastbare eiendom in die voorlopige waarderingstelsel en voorlopige aanvullende waarderingstelsel opgeteken —

(a) op die terreinwaarde van enige grond of reg in grond teen 5,0 sent in die Rand;

(b) Op die waarde van verbeterings geleë op grond kragtens myntitel gehou wat nie grond in 'n goedgekeurde dorp is nie, waar sodanige grond vir woondoeleindes of vir doeleindes wat nie tot mynbedrywighede bykomstig is nie, gebruik word, ingevolge artikel 33 van die genoemde Ordonnansie teen 1,67 sent in die Rand;

(c) ten opsigte van grondeienaarslisensiebelasting betaalbaar ingevolge die bepaling van artikel 25 van die genoemde Ordonnansie.

'n Bedrag wat gelykstaande is aan 20 persent van die bruto bedrag van gelde of huurgelde ontvang.

Ingevolge artikel 21(4)/39/40 van die genoemde Ordonnansie word 'n korting toegestaan —

(i) van 40 persent op die algemene eiendomsbelasting gehê op die terreinwaarde van grond of enige reg in grond, genoem in paragraaf (a) hierbo, ten opsigte van alle eiendomme, soos genoem of aangetoon, in Roodepoort se dorpsbeplanningskema of skemas as "Spesiale Woon" of "Woon Een", of wat as woonhuis gebruik word op 'n geproklameerde erf binne 'n dorpsgebied;

(ii) van 20 persent op die algemene eiendomsbelasting gehê op die terreinwaarde van grond of enige reg in grond, genoem in paragraaf (a) hierbo ten opsigte van landbouhoeves soos omskryf is in artikel 7 van die Landbouhoeven (Transvaal Registrasie Wet 1919 (Wet 22 van 1919) wat ingesluit is in landbouhoeves waarvoor 'n sertifikaat genoem in artikel 1 van daardie Wet, uitgereik is en ook ingesluit is in die Rôodepoortse-dorpsbeplanningskema of interimskema en wat kwalifiseer vir die "Glykskaal" tarief ingevolge artikel 22(1) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977;

(iii) van 20 persent op die algemene eiendomsbelasting gehê op die terreinwaarde van grond of enige reg in grond, genoem in paragraaf (a) hierbo ten opsigte van plaasgedeeltes wat ingesluit is in die Roodepoortse-dorpsbeplanningskema of interimskema insluitend die plaasgedeeltes in die gebiede bekend as die "Honeydew" en "Vlaktfontein" gebiede en wat vir die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977, kwalifiseer.

Een-sesde van die bedrag verskuldig vir eiendomsbelasting soos in artikel 27 van genoemde Ordonnansie beoog, is op 1 Augustus 1983 (vasgestelde dag) en die saldo in tien agtereenvolgende gelyke maandelikse paaiemente betaalbaar. Betalings moet voor of op die vervaldatum soos maandeliks op die rekeningstaat aangedui, gemaak word.

Belastingbetalers wat in gebreke bly om enige van hulle paaiemente te betaal, moet die volle bedrag wat nog verskuldig is ten opsigte van die finansiële jaar se belastingheffing binne 30 dae betaal sonder verdere kennisgewing.

Rente teen 13,3 persent per jaar is op alle agterstallige bedrae na die vasgestelde dag hefbaar en wanbetalers is onderhewig aan regsprosedes vir die invordering van sodanige agterstallige bedrae.

C J VOIGT
Stadsklerk

Stadsraad van Roodepoort
Privaatsak X30
Roodepoort
1725
3 Augustus 1983
Kennisgewing No 35/1983

**LOCAL AUTHORITY OF ROODEPOORT
NOTICE OF GENERAL RATE OR RATES
AND OF FIXED DAY 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) and (b) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), the following general rates have been levied in respect of the abovementioned financial year on rateable property recorded in the provisional valuation roll and provisional supplementary valuation rolls —

(a) on the site of any land or right in land at 5,0 cents in the Rand

(b) on the value of improvements situate upon land held under mining title (not being land in a lawfully established township) where such land is used for residential purposes or for

purposes not incidental to mining operations by persons or companies engaged in mining operations in terms of section 23 of the Ordinance, at 1,67 cents in the Rand;

(c) in respect of free-holders licence interest payable in terms of the provisions of section 25 of the said Ordinance.

A sum equal to 20 percent of the gross amount of monies or rents received.

In terms of section 21(4)/39/40 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) above —

(i) of 40 percent is granted in respect of all rateable property zoned in the Roodepoort Town-planning Scheme or interim scheme as "Special Residential" or "Residential One" or used as a dwelling on a proclaimed erf within a proclaimed township;

(ii) of 20 percent is granted in respect of all rateable property zoned in the Roodepoort Town-planning Scheme or interim scheme as Agricultural land as defined in section 7 of the Agricultural Holdings (Transvaal) Registration Act 1919 (Article 22 of 1919) which is included in agricultural holdings for which a certificate referred to in section 1 of that Act has been issued — and thus qualifying for the "Sliding Scale" tariff in terms of section 22(i) of the Local Authorities Rating Ordinance 1977;

(iii) of 20 percent is granted in respect of rateable property zoned in the Roodepoort Town-planning Scheme or interim Scheme as Farm land including the farming areas known as the "Honeydew" and "Vlaktfontein" areas and qualifies for the "Sliding Scale" tariff in terms of section 22(i) of the Local Authorities Rating Ordinance 1977.

One sixth of the amount due for rates as contemplated in section 27 of the said Ordinance shall be payable on 1st August 1983 (the fixed day) and the balance in ten consecutive equal monthly payments. Payments must be made before or on the due date as indicated on the monthly account.

Ratepayers who fail to pay any of their monthly instalments shall be liable to pay the full amount outstanding in respect of the financial year's assessment rate levy within 30 days without further notice.

Interest of 13,3 percent 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.

C J VOIGT
Town Clerk

City Roodepoort
Private Bag X30
Roodepoort
1725
3 August 1983
Notice No 35/1983

948-3

INHOUD

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