



DIE PROVINSIE TRANSVAAL Offisiële Koerant

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CC J BADENHORST
namens Provinsiale Sekretaris

Proklamasies

No 351 (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 165, 166, 180, 181, 182, 187, 188, 189 en 2466 geleë in die dorp Three Rivers, voor-

OFFICIAL GAZETTE OF THE TRANSVAAL (Published every Wednesday)

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CC J BADENHORST
for Provincial Secretary

Proclamations

No 351 (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 165, 166, 180, 181, 182, 187, 188, 189 and 2466 situated in Three Rivers Township, remove condi-

waarde C(a) in Aktes van Transport T20455/1982, T17147/1982 en T18880/1970 en voorwaarde E in Sertifikaat van Verenigde Titel T2731/1983 ophef; en

2. Vereeniging-dorpsaanlegkema 1, 1956, wysig deur die hersonering van Erwe 131, 163, 164, 187, 188, 189 en 2466, dorp Three Rivers tot Algemene Besigheid, welke wysigingskema bekend staan as Vereeniging-wysigingskema 1/211, soos aangedui op die toepaslike Kaart 3 en skema-klausules wat ter insae lê in die kantore van die Departement van Plaaslike Bestuur, Pretoria en die Stadsklerk van Vereeniging.

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

W A CRUYWAGEN
Administrateur van die Provinsie Transvaal
PB 4-14-2-1299-21

No 352 (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 147 geleë in die dorp Erasmusrand, voorwaarde 5 in Akte van Transport 31992/1972 ophef.

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

W A CRUYWAGEN
Administrateur van die Provinsie Transvaal
PB 4-14-2-2611-2

No 353 (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 Lotte 376 en 377, geleë in die dorp Parkwood, voorwaardes 1(e) en (i) in Akte van Transport T8394/1978 ophef.

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

W A CRUYWAGEN
Administrateur van die Provinsie Transvaal
PB 4-14-2-1015-33

No 354 (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 Lot 733 geleë in die dorp Forest Town, voorwaarde 3 in Akte van Transport T3692/1981 ophef; en

tion C(a) in Deeds of Transfer T20455/1982, T17147/1982 and T18880/1970 and condition E in Certificate of Consolidated Title T2731/1983; and

2. amend Vereeniging Town-planning Scheme 1, 1956, by the rezoning of Erven 131, 163, 164, 187, 188, 189 and 2466 Three Rivers Township, to General Business and which amendment scheme will be known as Vereeniging Amendment Scheme 1/211, 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 Vereeniging.

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

W A CRUYWAGEN,
Administrator of the Province Transvaal
PB 4-14-2-1299-21

No 352 (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 147 situated in Erasmusrand Township, remove condition 5 in Deed of Transfer 31992/1972.

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

W A CRUYWAGEN,
Administrator of the Province Transvaal
PB 4-14-2-2611-2

No 353 (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 Lots 376 and 377, situated in Parkwood Township, remove conditions 1(e) and (i) in Deed of Transfer T8394/1978.

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

W A CRUYWAGEN
Administrator of the Province Transvaal
PB 4-14-2-1015-33

No 354 (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 Lot 733 situated in Forest Town Township remove condition 3 in Deed of Transfer T3692/1981; and

2. Johannesburg-dorpsbeplanningskema, 1979, wysig deur die hersonering van Lot 733, dorp Forest Town tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²" welke wysigingskema bekend staan as Johannesburg-wysigingskema 800, 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 Johannesburg.

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

W A CRUYWAGEN
Administrateur van die Provinsie Transvaal
PB 4-14-2-500-25

No 355 (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 152 ('n gedeelte van Gedeelte 62) van die plaas Zandfontein 42 IR, distrik Johannesburg die voorwaardes op pagina 2 in Akte van Transport T41793/1980 wat soos volg lui, ophef:

"and specially subject to the condition that the property is sold for residential purposes only".

Gegee onder my Hand te Pretoria, op hede die 17e dag van Augustus, Eenduisend Negehoenderd Drie-en-tagtig.

W A CRUYWAGEN
Administrateur van die Provinsie Transvaal
PB 4-15-2-21-42-10

No 356 (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 93 geleë in die dorp Clubview, voorwaardes (k)(iii) en (1) in Akte van Transport T2204/1982 ophef.

Gegee onder my Hand te Pretoria, op hede die 17e dag van Augustus, Eenduisend Negehoenderd Drie-en-tagtig.

W A CRUYWAGEN
Administrateur van die Provinsie Transvaal
PB 4-14-2-271-12

No 357 (Administrateurs-), 1983

PROKLAMASIE

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

Gegee onder my Hand te Pretoria, op hede die 15e dag

2. amend Johannesburg Town-planning Scheme, 1979, by the rezoning of Lot 733, Forest Town Township to "Residential 1" with a density of "One dwelling per 1 500 m²" and which amendment scheme will be known as Johannesburg Amendment Scheme 800, 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 19th day of August, One thousand Nine hundred and Eighty-three.

W A CRUYWAGEN,
Administrator of the Province Transvaal
PB 4-14-2-500-25

No 355 (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 152 (a portion of Portion 62) of the farm Zandfontein 42 IR, district Johannesburg remove the conditions on page 2 in Deed of Transfer T41793/1980 which reads as follows:

"and specially subject to the condition that the property is sold for residential purposes only".

Given under my Hand at Pretoria, this 17th day of August, One thousand Nine hundred and Eighty-three.

W A CRUYWAGEN,
Administrator of the Province Transvaal
PB 4-15-2-21-42-10

No 356 (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 93 situated in Clubview Township remove conditions (k)(iii) and (1) in Deed of Transfer T2204/1982.

Given under my Hand at Pretoria, this 17th day of August, One thousand Nine hundred and Eighty-three.

W A CRUYWAGEN,
Administrator of the Province Transvaal
PB 4-14-2-271-12

No 357 (Administrator's), 1983

PROCLAMATION

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

Given under my Hand at Pretoria, this 15th day of August,

van Augustus, Eenduisend Negehoederd Drie-en-tagtig.

W A CRUYWAGEN
Administrateur van die Provinsie Transvaal
PB 3-6-6-2-4-18

BYLAE

'n Pad oor —

Restant van Gedeelte 153 (groot 1,1719 ha) van die plaas Klipriviersberg 106 IR soos aangedui deur die letters ABCDEFG op Kwart LG A9147/82.

No 358 (Administrateurs-), 1983

PROKLAMASIE

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

Gegee onder my Hand te Pretoria, op hede die 15e dag van Augustus, Eenduisend Negehoederd Drie-en-tagtig.

W A CRUYWAGEN
Administrateur van die Provinsie Transvaal
PB 3-6-6-2-6-10

BYLAE

'n Pad oor —

(a) Erwe 7364 en 7365, Benoni Uitbreiding 33 soos aangedui deur die letters ABCDE op Diagram LG A3613/82.

(b) Hoewe 40, Kleinfontein Landbouhoeves Nedersetting soos aangedui deur die letters ABCDEFGHIJKLMNO op Diagram LG A3848/82.

Administrateurskennisgewings

Administrateurskennisgewing 1471 31 Augustus 1983

MUNISIPALITEIT ALBERTON: 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 die genoemde Ordonnansie goedgekeur is.

Die Rioleringsverordeninge van die Munisipaliteit Alberton, deur die Raad aangeneem by Administrateurskennisgewing 1779 van 29 November 1978, soos gewysig, word hierby verder gewysig deur die Tarief van Gelde onder Aanhangsel V soos volg te wysig:

1. Deur in Bylae A —

(a) in item 3(1) die syfer "R10" deur die syfer "R20" te vervang;

(b) in item 3(2)(a) die syfer "50c" deur die syfer "R1" te vervang; en

(c) in item 3(2)(b) die syfer "R5" deur die syfer "R10" te vervang.

2. Deur in Deel-III van Bylae B —

(a) in paragrawe (a), (b), (c) en (d) die syfer "R40" deur die syfer "R44" te vervang; en

One thousand Nine hundred and Eighty-three.

W A CRUYWAGEN
Administrator of the Province Transvaal
PB 3-6-6-2-4-18

SCHEDULE

A road over —

Remainder of Portion 153 (in extent 1,1719 ha) of the farm Klipriviersberg 106 IR as indicated by the letters ABCDEFG on Diagram SG A9147/82.

No 358 (Administrator's), 1983

PROCLAMATION

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

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

W A CRUYWAGEN
Administrator of the Province Transvaal
PB 3-6-6-2-6-10

SCHEDULE

A road over —

(a) Erven 7364 and 7365, Benoni Extension 33 as indicated by the letters ABCDE on Diagram SG A3613/82.

(b) Holding 40, Kleinfontein Agricultural Holdings Settlement as indicated by the letters ABCDEFGHIJKLMNO on Diagram SG A3848/82.

Administrator's Notices

Administrator's Notice 1471 31 August 1983

ALBERTON MUNICIPALITY: AMENDMENT OF 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 Alberton Municipality, adopted by the Council under Administrator's Notice 1779, dated 29 November 1978, as amended, are hereby further amended by amending the Tariff of Charges under Annexure V as follows:

1. By the substitution in Schedule A —

(a) in item 3(1) for the figure "R10" of the figure "R20";

(b) in item 3(2)(a) for the figure "50c" of the figure "R1"; and

(c) in item 3(2)(b) for the figure "R5" of the figure "R10".

2. By the substitution in Part III of Schedule B —

(a) in paragraphs (a), (b), (c) and (d) for the figure "R40" of the figure "R44"; and

(b) in paragraaf (e)(i) en (ii) die syfer "R44" deur die syfer "R48" te vervang.

3. Deur in Deel IV van Bylae B —

(a) in item 1(2)(b) die formule "12 + (0,08 × OA) + (0,9 × Ps) + [0,04 × (E — 100)] c/k/ waar" deur die formule "13 + (0,09 × OA) + Ps + [0,045 × (E — 100)] c/k/ waar" te vervang; en

(b) in item 6 die syfers "17c" en "R27" onderskeidelik deur die syfers "19c" en "R30" te vervang.

4. Deur in Deel V die syfer "R44" deur die syfer "R48" te vervang.

PB 2-4-2-34-4

Administrateurskennisgewing 1472 31 Augustus 1983

GESONDHEIDSKOMITEE VAN BIESJESVLEI: HERROEPING VAN TARIEF VAN GELDE

Die Administrateur publiseer hierby ingevolge artikel 164(3) van die Ordonnansie op Plaaslike Bestuur, 1939, dat hy ingevolge artikel 126(1)(a) van genoemde Ordonnansie die Tarief van Gelde van die Gesondheidskomitee van Biesjesvlei, afgekondig by Administrateurskennisgewing 574 van 30 Oktober 1935, ingetrek het.

PB 2-4-2-98-77

Administrateurskennisgewing 1473 31 Augustus 1983

MUNISIPALITEIT BRAKPAN: HERROEPING VAN SANITÊRE TARIEF

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat hy ingevolge artikel 99 van genoemde Ordonnansie sy goedkeuring geheg het aan die herroeping van die Sanitêre Tarief van die Munisipaliteit Brakpan, afgekondig by Administrateurskennisgewing 1298 van 30 Julie 1975.

PB 2-4-2-81-9

Administrateurskennisgewing 1474 31 Augustus 1983

MUNISIPALITEIT BRAKPAN: WYSIGING VAN PUBLIEKE GESONDHEIDSVERORDENINGE EN REGULASIES

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

Die Publieke Gesondheidsverordeninge en Regulasies van die Munisipaliteit Brakpan, afgekondig by Administrateurskennisgewing 11 van 12 Januarie 1949, soos gewysig, word hierby verder gewysig deur in Hoofstuk 1 onder Deel IV —

(a) in artikel 19(a) die uitdrukking "voorgeskryf in die Sanitêre Tarief van die Raad," deur die uitdrukking "van tyd tot tyd deur die Raad vasgestel," te vervang;

(b) in artikel 47(b) die uitdrukking "vervat in Bylae 1 by hierdie hoofstuk," deur die uitdrukking "soos van tyd tot tyd deur die Raad vasgestel," te vervang.

PB 2-4-2-77-9

Administrateurskennisgewing 1475 31 Augustus 1983

MUNISIPALITEIT BRONKHORSTSPRUIT: WYSIGING VAN BOUVERORDENINGE

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

(b) in paragraphs (e), (i) en (ii) for the figure "R44" of the figure "R48".

3. By the substitution in Part IV of Schedule B —

(a) in item 1(2)(b) for the formula "12 + (0,08 × OA) + (0,9 × Ps) + [0,04 × (E — 100)] c/k/ where" of the formula "13 + (0,09 × OA) + Ps + [0,045 × (E — 100)] c/k/ where"; and

(b) in item 6 for the figures "17c" and "R27" of the figures "19c" and "R30" respectively.

4. By the substitution in Part V for the figure "R44" of the figure "R48".

PB 2-4-2-34-4

Administrator's Notice 1472 31 August 1983

BIESJESVLEI HEALTH COMMITTEE: REVOCATION OF TARIFF OF CHARGES

The Administrator in terms of section 164(3) of the Local Government Ordinance, 1939, publishes that he has in terms of section 126(1)(a) of the said Ordinance rescinded the Tariff of Charges of the Biesjesvlei Health Committee, published under Administrator's Notice 574, dated 30 October 1935.

PB 2-4-2-98-77

Administrator's Notice 1473 31 August 1983

BRAKPAN MUNICIPALITY: REVOCATION OF SANITARY TARIFF

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that he has in terms of section 99 of the said Ordinance approved of the revocation of the Sanitary Tariff of the Brakpan Municipality, published under Administrator's Notice 1298, dated 30 July 1975.

PB 2-4-2-81-9

Administrator's Notice 1474 31 August 1983

BRAKPAN MUNICIPALITY: AMENDMENT TO PUBLIC HEALTH BY-LAWS AND REGULATIONS

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

The Public Health By-laws and Regulations of the Brakpan Municipality, published under Administrator's Notice 11, dated 12 January 1949, as amended, are hereby further amended by the substitution in Chapter 1 under Part IV —

(a) in section 19(a) for the expression "as prescribed in the Sanitary Tariff of the Council," by the expression "from time to time fixed by the Council.";

(b) in section 47(b) for the expression "contained in Schedule 1 to this chapter," of the expression "from time to time fixed by the Council."

PB 2-4-2-77-9

Administrator's Notice 1475 31 August 1983

BRONKHORSTSPRUIT MUNICIPALITY: AMENDMENT TO BUILDING 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 Bouverordeninge van die Munisipaliteit Bronkhorst-spruit, deur die Raad aangeneem by Administrateurskennisgewing 1660 van 17 September 1975 soos gewysig word hierby verder gewysig deur Aanhangsel III, Gelde vir Goedkeuring van Bouplanne, onder Bylae 2 soos volg te wysig:

1. Deur subparagraaf (ii) van item 1(1)(b) deur die volgende te vervang:

“(ii) Vir elke m² van die area of gedeelte daarvan groter as 100 m² maar kleiner as 1 000 m² per m²..... 0,25c”.

2. Deur die volgende na item 1(1)(b)(ii) in te voeg:

“(iii) Vir elke m² van die area of gedeelte daarvan groter as 1 000 m² per m²..... 0,10c”.

PB 2-4-2-19-50

Administrateurskennisgewing 1476 31 Augustus 1983

MUNISIPALITEIT CARLETONVILLE: WYSIGING VAN VERORDENINGE VIR DIE VERHUUR VAN SALE EN TOERUSTING: BURGERSENTRUM

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 Verhuur van Sale en Toerusting: Burgersentrum, van die Munisipaliteit Carletonville, afgekondig by Administrateurskennisgewing 1470 van 12 September 1973, soos gewysig, word hierby verder gewysig deur na item 2(3) van Deel I onder die bylae die volgende by te voeg:

“(4) Alle vergaderings en afskeidsgesellighede deur die Suid-Afrikaanse Vereniging van Munisipale Werknemers (Carletonville-tak) gehou in die Sysaal (Suidvleuel): Gratis.”

PB 2-4-2-94-146

Administrateurskennisgewing 1477 31 Augustus 1983

MUNISIPALITEIT GROBLERSDAL: WYSIGING VAN WATERVOORSIENINGSVERORDENINGE

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

Die Watervoorsieningsverordeninge van die Munisipaliteit Groblersdal, deur die Raad aangeneem by Administrateurskennisgewing 654 van 1 Junie 1977, soos gewysig, word hierby verder gewysig deur in item 1 van die Tarief van Gelde onder die Bylae die syfer “R4,50” deur die syfer “R7,50” te vervang.

PB 2-4-2-104-59

Administrateurskennisgewing 1478 31 Augustus 1983

MUNISIPALITEIT GROBLERSDAL: WYSIGING VAN ELEKTRISITEITSVERORDENINGE

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

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

The Building By-laws of the Bronkhorstspruit Municipality, adopted by the Council under Administrator's Notice 1660, dated 17 September 1975, as amended, are hereby further amended by amending Appendix III, Charges for the Approval of Building Plans, under Schedule 2 as follows:

1. By the substitution for subparagraph (ii) of item 1(1)(b) of the following:

“(ii) For every m² of the area or part thereof in excess of 100 m², but smaller than 1 000 m² per m²..... 0,25c”.

2. By the insertion after item 1(1)(b)(ii) of the following:

“(iii) For every m² of the area or part thereof in excess of 1 000 m² per m²..... 0,10c”.

PB 2-4-2-19-50

Administrator's Notice 1476 31 August 1983

CARLETONVILLE MUNICIPALITY: AMENDMENT TO THE BY-LAWS FOR THE LETTING OF HALLS AND EQUIPMENT: CIVIC CENTRE

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 Letting of Halls and Equipment: Civic Centre, of the Carletonville Municipality, published under Administrator's Notice 1470, dated 12 September 1973, as amended, are hereby further amended by the addition after item 2(3) of Part I under the schedule of the following:

“(4) All meetings and farewell functions of the South African Association of Municipal Employees (Carletonville Branch) held in the Side Hall (South Wing): Free of Charge.”

PB 2-4-2-94-146

Administrator's Notice 1477 31 August 1983

GROBLERSDAL MUNICIPALITY: AMENDMENT TO WATER SUPPLY BY-LAWS

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

The Water Supply By-laws of the Groblersdal Municipality, adopted by the Council under Administrator's Notice 654, dated 1 June 1977, as amended, are hereby further amended by the substitution in item 1 of the Tariff of Charges under the Schedule for the figure “R4,50” of the figure “R7,50”.

PB 2-4-2-104-59

Administrator's Notice 1478 31 August 1983

GROBLERSDAL MUNICIPALITY: AMENDMENT TO ELECTRICITY BY-LAWS

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

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

1. Deur in item 1 die syfer "R2,50" deur die syfer "R7" te vervang.
2. Deur in item 2(1) en (2) die syfer "5c" deur die syfer "5,25c" te vervang.
3. Deur in item 2(3)(a) die syfer "R2,50" deur die syfer "R7" te vervang.
4. Deur in item 2(3)(c) die syfer "2,75c" deur die syfer "3c" te vervang.

PB 2-4-2-36-59

Administrateurskennisgewing 1479 31 Augustus 1983

MUNISIPALITEIT JOHANNESBURG: WYSIGING VAN FINANSIËLE REGULASIES

Die Administrateur publiseer hiermee 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 Finansiële Regulasies van die Munisipaliteit Johannesburg, gepubliseer by Administrateurskennisgewing 434 van 12 Junie 1957, soos gewysig, word hierby soos volg gewysig:

1. Deur die bestaande artikel 6 te hernommer na artikel 6(1).
2. Deur die volgende na artikel 6(1) in te voeg:

"(2) Enige sodanige bewilliging van 'n uitgawebedrag vir kapitaaldoeleindes maak magtiging uit om 'n voorskot uit die toepaslike raadsfondse te maak.

(3) Enige verslag waarin vereis word dat 'n uitgawebedrag bewillig word, moet die volledige finansiële implikasies van die projek ten opsigte van die bedryfs- sowel as die kapitaalrekening, aandui."

3. Deur artikel 12 te wysig deur —

(a) in die opskrif die woorde "Leningsbevoegdheid en" te skrap;

(b) deur subartikel (1) te skrap sodat die bestaande subartikel (2) artikel 12 word.

4. Deur artikel 13 te skrap. PB 2-4-2-173-2

Administrateurskennisgewing 1480 31 Augustus 1983

MUNISIPALITEIT VAN KEMPTONPARK: AANNAME EN WYSIGING VAN STANDAARDVERORDENINGE BETREFFENDE BRANDWEERDIENSTE

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Kemptonpark die Standaardverordeninge Betreffende Brandweerdienste afgekondig by Administrateurskennisgewing 1771 van 23 Desember 1981 ingevolge artikel 96bis(2) van genoemde Ordonnansie met die volgende wysigings aangeneem het as verordeninge wat deur genoemde Raad opgestel is:

1. Deur bo die opskrif "Inhoudsopgawe" die volgende in te voeg:

"HOOFSTUK I
Brandweerdienste"

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

1. By the substitution in item 1 for the figure "R2,50" of the figure "R7".
2. By the substitution in item 2(1) and (2) for the figure "5c" of the figure "5,25c".
3. By the substitution in item 2(3)(a) for the figure "R2,50" of the figure "R7".
4. By the substitution in item 2(3)(c) for the figure "2,75c" of the figure "3c".

PB 2-4-2-36-59

Administrator's Notice 1479 31 August 1983

JOHANNESBURG MUNICIPALITY: AMENDMENT TO FINANCIAL REGULATIONS

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1937, publishes the by-laws set forth hereinafter which have been approved by him in terms of section 99 of the said Ordinance.

The Financial Regulations of the Johannesburg Municipality published under Administrator's Notice 434, dated 12 June 1957, as amended, are hereby further amended as follows:

1. By re-numbering the existing section 6 to section 6(1).
2. By the addition after section 6(1) of the following:

"(2) Any such voting of expenditure for capital purposes shall constitute authority to make an advance from the appropriate Council Funds.

(3) Any report requiring expenditure to be voted shall indicate the full financial implications of the project both on operating and capital account."

3. By amending section 12 —

(a) by the deletion in the heading of the words "Borrowing Powers and";

(b) by the deletion of subsection (1), the existing subsection (2) becoming section 12.

4. By the deletion of section 13.

PB 2-4-2-173-2

Administrator's Notice 1480 31 August 1983

KEMPTON PARK MUNICIPALITY: ADOPTION OF AND AMENDMENT TO STANDARD BY-LAWS RELATING TO FIRE BRIGADE SERVICES

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Kempton Park has, in terms of section 96 bis(2) of the said Ordinance, adopted with the following amendments the Standard By-laws Relating to Fire Brigade Services, published under Administrator's Notice 1771, dated 23 December 1981, as by-laws made by the said Council:

1. By the insertion above the heading "Index" of the following:

"CHAPTER I
Fire Brigade Services"

2. Deur na die uitdrukking "20. Oortredings en Strafbepalings" in die Inhoudsopgawe die volgende in te voeg:

"HOOFSTUK II

21 — 127 Vlambare Vloeistowwe en ander stowwe.

HOOFSTUK I

Brandweerdienste"

3. Deur na artikel 20 die volgende in te voeg:

HOOFSTUK II

VLAMBARE VLOEISTOWWE EN ANDER STOWWE

Algemeen

Woordomskrywing

21. Vir die toepassing van hierdie hoofstuk, tensy uit die sinsverband anders blyk, beteken —

"beskermdende werke" enige huis of gebou of ander struktuur wat gebruik word, of bedoel is om gebruik te word, of beskikbaar is vir gebruik, vir menslike bewoning of publieke byeenkoms en dit sluit skole, klubs en soortgelyke inrigtings in en omvat ook enige stal vir diere, maar dit sluit nie enige administratiewe kantore, kleedkamers en eetlokale by magasyn in nie;

"bewoonbare vertrek" 'n vertrek wat gebou of verander is om gebruik te word as 'n woonkamer of werkkamer, en sluit winkels, werkswinkels en kantore in en die uitdrukking "bewoonbaar" het 'n ooreenstemmende betekenis;

"bogronde opgaarten" 'n tenk wat òf heeltemal òf gedeeltelik bo die grond geleë is en wat gebruik word, of bedoel is om gebruik te word, vir die opberging van vlambare vloeistof;

"droogskoonmaaklokaal" enige perseel wat gebruik word of bedoel is om gebruik te word vir wins of teen betaling, om kledingstukke of tekstielware met behulp van vlambare vloeistof, skoon te maak of te behandel;

"droogskoonmaakmasjinerie" enige masjinerie wat gebruik word, of bedoel is om gebruik te word, vir die skoonmaak of behandeling van kledingstukke of tekstielware met behulp van vlambare vloeistof;

"grootmaatdepot" enige perseel wat gebruik word, of bedoel is om gebruik te word, vir die opberging by die grootmaat van vlambare vloeistowwe en vanwaar vlambare vloeistowwe, hoofsaaklik deur middel van tenkvrugmotors of op 'n ander wyse, versprei word;

"hooffoffisier" die hooffoffisier wat deur die Raad aangestel is;

"houer" enige kis, blik, vat, trom of ander houer wat gebruik word, of bedoel is om gebruik te word, om vlambare vloeistowwe in te hou, maar dit sluit nie die brandstoftenk van 'n motorvoertuig of van 'n vaste masjien, wat normaalweg vir dié doel gebruik word, in nie;

"magasyn" enige gebou of struktuur of gedeelte van 'n gebou of struktuur, wat gebruik word, of bedoel is om gebruik te word, vir die opberging van vlambare vloeistowwe in vervoerbare houters;

"ondergrondse opgaarten" 'n tenk wat gebruik word, of bedoel is om gebruik te word, vir die opberging van vlambare vloeistof, en wat geheel ingelaat is in, of omring is met grond of vaste rots of enige sodanige tenk geleë in 'n kelder-verdieping onderkant grondhoogte en geheel ingesluit deur 'n vloeistofdigte beton- of steenstruktuur en geheel omring met sandvulling;

"padtenkvoertuig" 'n voertuig gebou en bestem vir die doel van die vervoer vir verspreiding van vlambare vloeistof;

2. By the insertion after the expression "22. Offences and Penalties" in the Index of the following:

"CHAPTER II

21 — 127. Inflammable Liquids and Substances.

CHAPTER I

Fire Brigade Services".

3. By the addition after section 20 of the following:

CHAPTER II

INFLAMMABLE LIQUIDS AND SUBSTANCES

General

Definitions

21. For the purpose of this chapter unless the context indicates otherwise —

"above ground storage tank" means a tank situated above or partly above ground and used or intended to be used for the storage of inflammable liquid;

"bulk depot" means any premises used or intended to be used for the storage in bulk of inflammable liquids, whence inflammable liquid is to be distributed mainly by road tank wagon or otherwise;

"bulk store" means any building or structure, or part of a building or structure, which is used or intended to be used for the storage of inflammable liquids in portable containers;

"certificate of registration" means a certificate issued by the Council in terms of section 25 authorising any person to use the premises therein specified for the storage, use or handling of inflammable liquids;

"chief officer" means the chief officer of the Council's fire brigade appointed by the Council;

"container" means any case, tin, barrel, drum or other vessel used or intended to be used for the holding of inflammable liquids, but does not include the fuel tank of a motor vehicle or stationary engine in normal use as such;

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

"dry-cleaning room" means any premises used or intended to be used for the cleaning or treatment for gain or reward of garments or textiles with the aid of inflammable liquid;

"habitable room" means a room constructed or adapted to be used as a living room or workroom, and includes shops, workshops and offices and the term "habitable" has a like meaning;

"inflammable liquids" means and includes all inflammable liquids or inflammable substances having a true flash point below 65° Celsius and shall be classified as follows:

Class A inflammable liquid means petrol (motor spirit);

Class B inflammable liquid means inflammable liquid other than petrol having a flash point of 21° Celsius and lower;

stowwe, hoofsaaklik of uitsluitlik in 'n tenk ingebou as deel van, en stewig vasgeheg aan so 'n voertuig;

“pakkamer” enige gebou of struktuur, uitgesonderd 'n magazyn, wat gebruik word, of bedoel is om gebruik te word vir die opberging van vlambare vloeistowwe in houers;

“persoon” ook enige individu, maatskappy, of regs persoonlikheid of vennootskap of ander vereniging van persone;

“pomp” enige pomp wat gebruik word, of bedoel is om gebruik te word, vir die verskaffing, lewering, aandrywing of pomp van vlambare vloeistowwe of ander stowwe en dit sluit in alle apparate, pype en toestelle wat daarvoor of in verband daarmee gebruik word, maar dit sluit nie pompe in grootmaatdepots in nie;

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

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

“registrasiesertifikaat” 'n sertifikaat uitgereik deur die Raad ingevolge artikel 25 wat enige persoon magtig om die perseel wat daarin beskryf word te gebruik vir die opberging, gebruik of hantering van vlambare vloeistowwe;

“rioollugpyp” 'n pyp gemaak en geïnstalleer om die uitlaat van die dampe en vlambare vloeistowwe in die vrye lug toe te laat;

“spuithokkie” enige afgeskorte gedeelte of afsonderlike hokkie van enige spuitkamer, wanneer so 'n gedeelte of hokkies gebruik word of bedoel is om gebruik te word, vir die doel om voertuie of artikels met vlambare vloeistof te bespuit en doeleindes in verband daarmee;

“spuitkamer” enige kamer, gebou of struktuur wat gebruik word, of bedoel is om gebruik te word, uitsluitlik vir die doel om voertuie of artikels met vlambare vloeistof te bespuit en doeleindes in verband daarmee;

“tenk” 'n metaaltenk van voldoende sterkte vir die beoogde doel, wat gebruik word, of bedoel is om gebruik te word, vir die opberging van vlambare vloeistof;

“verseelde oorplasing” die oorplasing van vlambare vloeistof van of na 'n padtenkvoertuig op so 'n wyse dat die ontsnapping van vlambare vloeistof of die dampe daarvan op enige punt in die oorplasingstelsel voorkom word, uitgesonderd op sodanige punt waar die dampe wat noodwendig vrygestel word, deur 'n rioollugpyp vrygestel word;

“vervoerpermit” 'n permit wat die vervoer van vlambare vloeistof per pad magtig.

“vlambare vloeistowwe” ook alle vlambare vloeistowwe of vlambare stowwe met 'n flitspunt van minder as 65° Celsius, en word soos volg ingedeel:

Klas A vlambare vloeistof beteken petrol (motorbrandstof);

Klas B vlambare vloeistof beteken enige vlambare vloeistof uitgesonderd petrol met 'n flitspunt van 21° Celsius, of minder;

Klas C vlambare vloeistof beteken enige vlambare vloeistof met 'n flitspunt bo 21° Celsius, maar minder as 65° Celsius.

Class C inflammable liquid means any inflammable liquid having a flash point of over 20° Celsius but under 65° Celsius;

“person” includes any individual, company or corporate body or partnership or other association of persons;

“protective works” means any house or building or other structure used or intended to be used or available for use for human habitation or public assembly and includes schools, clubs and similar institutions and also includes any animal stable, but does not include any administrative office, change-room or mess room in a bulk depot;

“public place” means a public place as defined in the Local Government Ordinance, 1939;

“pump” means any pump used or intended to be used for the supply, delivery, propulsion or pumping of inflammable liquid or substances and includes all apparatus, pipes and appliances used for or in connection therewith, but does not include pumps in bulk depots;

“road tank wagon” means a vehicle constructed and intended for the purpose of conveying inflammable liquid for distribution principally or solely in a tank constructed as part of and firmly attached to such vehicle;

“spray-room” means any room, building or structure used or intended to be used solely for the purpose of spraying vehicles or articles with inflammable liquid and purposes incidental thereto;

“spray-booth” means any subdivision or separate compartment of any spray-room, when such subdivision or compartment is used or intended to be used for the purpose of spraying vehicles or articles with inflammable liquid, and purposes incidental thereto;

“store” means any building or structure other than a bulk store which is used or intended to be used for the storage of inflammable liquid in containers;

“tank” means a metal tank of adequate strength for the use intended, used or intended to be used for the storage of inflammable liquid;

“transfer under seal” means the transfer of inflammable liquid from or to a road tank wagon in such a manner as to prevent the escape of inflammable liquid or its vapour at any point in the system except at such points where the vapour necessarily expelled is discharged through a vent pipe;

“transport permit” means a permit authorising the transportation by road of inflammable liquid;

“underground storage tank” means a tank used or intended to be used for the storage of inflammable liquid wholly sunk in and surrounded by earth or solid rock or any such tank situated in a basement below ground level and totally enclosed by a liquidtight concrete or brick structure, and wholly surrounded by a sand filling;

“vent pipes” means a pipe constructed and installed to allow the escape of inflammable liquid vapour into the atmosphere.

Bepalings van ander Verordeninge is van Toepassing

22. (1) Die bepalings van hierdie hoofstuk is ter aanvulling van en nie ter vervanging van enige ander verordeninge van die Raad nie.

(2) Die bepalings van die gebruikskode opgestel deur die Suid-Afrikaanse Buro vir Standaard Betreffende die Hantering, Bewaring en Distribusie van Petroleumprodukte, insluitende Petroleumgas: Kode SABS087 Deel I tot VII en Kode SABS089 Deel I en II, is binne die munisipaliteit van toepassing en word geag 'n deel van hierdie verordeninge te vorm.

Toepassing van hierdie Hoofstuk op Bestaande Persele

23. Die bepalings van artikels 53, 55, 57, 60, 61, 64, 76, 82, 85(a), 96, 101(2), 116(a), (b), (c), (e), (f) en (g), 119(a) en (d) en 123(a) en (d) is nie op enige perseel wat op die datum van inwerkingtreding van hierdie verordeninge wettiglik in gebruik is vir die opberging, gebruik of hantering van vlambare vloeistowwe en toepassing op so 'n wyse dat dit nodig is om so 'n perseel te herbou, te verander of daaraan aan te bou, sodat dit aan die bepalings van bogemelde artikels kan voldoen nie, maar waar sodanige perseel of 'n gedeelte daarvan herbou, verander of daaraan aangebou word, moet sodanige werk in ooreenstemming met die bepalings van hierdie hoofstuk uitgevoer word: Met dien verstande dat by verandering in die beheer oor of die besit van enige perseel wat wettiglik in gebruik is vir die opberging, gebruik of hantering van vlambare vloeistowwe, geen hernuwing van enige registrasiesertifikaat wat ten opsigte daarvan uitgereik is, toegestaan word nie tensy en totdat die bepalings van die artikels hierbo genoem nagekom is, en die bepalings van daardie artikels is daarna op so 'n perseel van toepassing.

Aansoek om Goedkeuring van Planne

24. (1) Elke aansoek om die goedkeuring van planne van persele ten opsigte waarvan 'n registrasiesertifikaat ingevolge artikel 25 vereis word, moet skriftelik by die Raad ingedien word.

(2) Elke aansoek ingevolge subartikel (1) wat nie betrekking het op 'n perseel ten opsigte waarvan 'n registrasiesertifikaat voorheen uitgereik is nie, moet vergesel gaan van 'n plan van so 'n perseel, geteken op 'n skaal van minstens 1 op 100 wat ook aandui —

(a) die perseel, insluitende die opstand daarvan, met betrekking tot aangrensende geboue of strukture bo of onder die grond, die binne-afmetings, aangedui in syfers, van enige kamer, gebou, struktuur of opgaartenk waarin vlambare vloeistof opgeberg, gebruik of gehanteer sal word en die materiaal, aangedui in skrif, waarvan so 'n kamer, gebou, struktuur of opgaartenk gebou is of gebou sal word;

(b) volledige besonderhede, insluitende die posisie van enige pomp, opgaartenk, pakkamer, pyplyn, droogskoonmaakmasjinerie, spuitkamer, spuithokkie of ventilasieuitlaatuitrusting.

(3) Iedere sodanige aansoek moet ook vergesel gaan van 'n blokplan van sodanige perseel geteken op 'n skaal van minstens 1 op 500 wat aandui —

(a) die perseel en alle oopruimtes met standplaasnommers daarvan en die materiaal waarvan so 'n perseel gebou is of gebou sal word;

(b) standplase met die nommers daarvan wat onmiddellik aan die perseel grens;

(c) name van enige strate waaraan die perseel grens en van die dorpsgebied waarin dit geleë is;

(d) die noordpunt.

(4) Iedere aansoek ingevolge subartikel (1) met betrekking tot 'n bestaande perseel ten opsigte waarvan 'n registra-

Provisions of other By-laws to Apply

22. (1) The provisions of this chapter shall be in addition to and not in substitution for any other by-laws of the Council.

(2) The provision of the codes of practice relating to the Handling, Storage and Distribution of Petroleum Products including Liquefied Petroleum Gas, compiled by the South African Bureau of Standards: Code SABS087 Parts I to VII and Code SABS089 Parts I and II, shall be in force within the municipality and shall be deemed to form a part of these by-laws.

Applications of this Chapter to Existing Premises

23. The provisions of sections 53, 55, 57, 60, 61, 64, 76, 82, 85(a), 96, 101(2), 116(a), (b), (c), (e), (f) and (g), 119(a) and (d) and 123(a) and (d) shall not apply to any premises in lawful use at the date of coming into operation of these by-laws for the storage, use or handling of inflammable liquids so as to require such premises to be reconstructed, altered or added to, to conform to the provisions of the said sections, but where any such premises or part thereof are reconstructed, altered or added to, such work shall be carried out in conformity with the provisions of this chapter: Provided that on change of control or ownership of any premises in lawful use for the storage, use or handling of inflammable liquids, no renewal of any certificate of registration issued in connection therewith shall be made unless and until the provisions of the sections hereinbefore mentioned have been complied with, and the provisions of such sections shall thereafter apply to such premises.

Application for the Approval of Plans

24. (1) Every application for the approval of plans of premises in respect of which a certificate of registration is required in terms of section 25 shall be made in writing to the Council.

(2) Every application in terms of subsection (1) not relating to premises in respect of which a certificate of registration has previously been issued shall be accompanied by a plan of such premises drawn to a scale of not less than 1 to 100 which shall specify —

(a) the premises including their elevation with regard to adjacent buildings or structures above or below the ground, the inside dimensions shown in figures of any room, building, structure or storage tank in which inflammable liquid is to be stored, used or handled and the material shown in writing with which such room, building, structure or storage tank is or is proposed to be constructed;

(b) full particulars, including position of any lump, storage tank, store, pipe-line, drycleaning machinery, sprayroom, spray-booth or ventilating exhaust equipment.

(3) Every such application shall also be accompanied by a block plan of such premises drawn to a scale of not less than 1 to 500 which shall specify —

(a) the premises and all open spaces with stand numbers thereof and the materials of which such premises are constructed or to be constructed;

(b) stands with numbers thereof immediately adjoining;

(c) names of any streets on which the site abuts and the township in which situated;

(d) the north point.

(4) Every application in terms of subsection (1) relating to existing premises in respect of which a certificate of registra-

siesertifikaat uitgereik is en waarop dit die voorneme is om veranderings of toevoegings te maak aan enige apparaat wat wettiglik daarop gebruik word, of bedoel is om gebruik te word, vir die opberging en hantering van vlambare vloeistof, moet slegs van 'n grondplan vergesel gaan. So 'n grondplan moet geteken word op 'n skaal van minstens 1 op 100 en moet sodanige toevoegings of veranderings toon met betrekking tot so 'n bestaande perseel of apparaat.

(5) Alle planne moet —

(a) deur die eienaar of sy agent onderteken wees;

(b) in Indiese ink op natreklynne geteken wees of moet duidelike afdrucke wees op doek met wit agtergrond;

(c) soos volg met vaste kleure gekleur wees:-

Blokplan: voorgestelde persele: rooi; ander bestaande geboue: grys of neutrale kleur; oopruimtes: ongekleurd;

ander planne: Ventilasielidings, -pype of uitlate: blou; opgaartenks, pompe, pyplyne, droogskoonmaakmasjinerie en spuithokkies: rooi;

geboue waarin vlambare vloeistowwe opgeberg, gebruik of gehanteer sal word: ongekleurd;

ander bestaande geboue, waar dit vereis word: grys of neutrale kleur.

(6) 'n Fooi van R1 moet by die voorlegging van elke aansoek om die goedkeuring van 'n plan of planne, ten opsigte van so 'n aansoek, betaal word en by goedkeuring word sodanige plan of planne die eiendom van die Raad. By goedkeuring van sodanige planne word 'n skriftelike kennisgewing uitgereik met sodanige voorwaardes as wat in ooreenstemming met hierdie verordeninge nodig geag word, daarop geëndosseer.

(7) Die goedkeuring van planne van persele dui geensins op die aanvaarding van enige verantwoordelikheid van die kant van die Raad met betrekking tot so 'n perseel nie.

Registrasiesertifikaat vir Opberging

25.(1) Niemand mag vlambare vloeistof in groter hoeveelhede as die ondergemelde op enige perseel opberg, gebruik of hanteer nie:

(a) Klas A en Klas B vlambare vloeistowwe — 'n totale hoeveelheid van 50 liters;

(b) Klas C vlambare vloeistof — 'n totale hoeveelheid van 275 liters;

tensy so iemand in besit is van 'n registrasiesertifikaat ten opsigte van sodanige perseel.

(2) Geen registrasiesertifikaat word ten opsigte van enige perseel uitgereik vir die opberging, gebruik of hantering van vlambare vloeistowwe nie, tensy 'n skriftelike aansoek by die Raad ingedien word, vergesel van die voorgeskrewe geld soos bepaal in Bylae I tot Hoofstuk II hierby en tot dat die bepalings van hierdie hoofstuk ten opsigte van so 'n perseel nagekom is.

(3) So 'n sertifikaat kan uitgereik word onderworpe aan sodanige voorwaardes as wat deur die Raad met inagneming van die omstandighede van elke aansoek, nodig geag word.

(4) So 'n sertifikaat moet die maksimum hoeveelheid van elke klas vlambare vloeistof wat opgeberg, gebruik of gehanteer mag word, asook die wyse waarop sodanige vloeistof opgeberg, gebruik of gehanteer moet word en die aantal pompe, opgaartenks en pakkamers wat op die perseel toegelaat word, vermeld.

(5) Elke sodanige sertifikaat is slegs geldig vir 'n tydperk wat op die eersvolgende 31 Desember eindig.

tion has been issued and wherein it is proposed to make alterations or additions to any apparatus lawfully used or intended to be used thereon for the storage and handling of inflammable liquid shall be accompanied by a ground plan only. Such ground plan shall be drawn to a scale of not less than 1 to 100 and shall show such additions or alterations in relation to such existing premises or apparatus.

(5) All plans shall be —

(a) signed by the owner or his agent;

(b) drawn in Indian ink on tracing linen or clear prints on cloth with white ground;

(c) coloured with fast colours as follows:-

Block Plan: proposed premises: red; other existing buildings: grey or neutral tint; open spaces: uncoloured;

other plans: Ventilation ducts, pipes or exhausts: blue; storage tanks, pumps, pipe-lines, drycleaning machinery and spray-booths: red;

buildings in which inflammable liquid is to be stored, used or handled: uncoloured;

other existing buildings where required: grey or neutral tint.

(6) A fee of R1 for every application for the approval of a plan or plans shall be paid on submission thereof and on approval, such plan or plans shall become the property of the Council. On approval of such plans written notice shall be issued with such conditions endorsed thereon as are deemed necessary in accordance with these by-laws.

(7) The approval of plans of premises shall in no way imply the acceptance of any responsibility on the part of the Council in regard to such premises.

Certificate of Registration for Storage

25.(1) No person shall store, use or handle inflammable liquid on any premises in excess of the undermentioned quantities:-

(a) Class A and Class B inflammable liquids — a total quantity of 50 litres;

(b) Class C inflammable liquid — a total quantity of 275 litres;

unless such person is in possession of a certificate of registration in respect of such premises.

(2) No certificate of registration shall be issued in respect of any premises for the storage, use or handling of inflammable liquids unless application is made in writing to the Council and accompanied by the prescribed charge as set out in Schedule 1 to Chapter II hereto, and until the provisions of this chapter have been complied with in respect of such premises.

(3) Such certificate may be issued subject to such conditions as are deemed necessary by the Council having regard to the circumstances pertaining to each application.

(4) Such certificate shall state the maximum amount of each class of inflammable liquid permitted to be stored, used or handled, the manner in which such liquid shall be stored, used or handled and the number of pumps, storage tanks and stores permitted on the premises.

(5) Every such certificate shall be valid only for the period terminating on the next succeeding 31 December.

(6) Geen registrasiesertifikaat behalwe 'n hernuwing daarvan word ten opsigte van enige perseel uitgereik nie totdat die bepalinge van artikel 23 nagekom is en die aansoek daarom deur die Raad goedgekeur is nie.

Verskaffing van Vlambare Vloeistowwe

26. Niemand mag vlambare vloeistowwe verskaf of aflewer of dit laat aflewer of verskaf of toelaat dat dit verskaf of afgelewer word nie —

(a) aan enige perseel in groter hoeveelhede as dié genoem in artikel 24 nie, as die okkupant nie in besit is van 'n registrasiesertifikaat wat ingevolge hierdie verordeninge uitgereik is ten opsigte van so 'n perseel nie;

(b) aan enige perseel in groter hoeveelhede as dié vermeld op die registrasiesertifikaat met betrekking tot so 'n perseel.

Vrystellings

27. Ondanks andersluidende bepalinge in hierdie hoofstuk vervat —

(a) word vlambare vloeistof nie geag opgeberg of vervoer te word wanneer dit in die brandstoftenk van 'n motorvoertuig of 'n vaste masjien, wat gewoonweg vir dié doel gebruik word, gehou word nie;

(b) mag enige vernis, lak, vulkaniseerement of soortgelyke stowwe wat vlambaar is op enige perseel hou waar —

(i) sodanige stowwe heeltemal in verseëlde metaalhouers gehou word;

(ii) geen houer op so 'n perseel ooggemaak word nie, behalwe in die ope lug of in 'n pakkamer soos in artikel 21 omskrywe word: Met dien verstande dat —

(a) waar 900 liters of meer van sodanige stowwe in enige kamer of gebou gehou word —

(i) so 'n kamer of gebou van nie-vlambare materiaal gebou moet wees;

(ii) blustoestelle tot bevrediging van die hoofoffisier geïnstalleer moet word;

(b) waar die totale hoeveelheid van sodanige stowwe meer as 5 kiloliters is, sodanige groter hoeveelhede in 'n afsonderlike nie-vlambare kamer of gebou of in 'n pakkamer soos in artikel 21 omskrywe word, gehou moet word: Met dien verstande dat —

(i) waar die totale hoeveelheid van sodanige stowwe meer as 23 kiloliters is, maar die hoeveelheid nie meer as 5 kiloliters bo sodanige 23 kiloliters is nie, sodanige groter hoeveelheid gehou moet word soos in voorbehoudsbepalinge (a)(i) hiervan bepaal word;

(ii) waar die totale hoeveelheid van sodanige stowwe meer as 23 kiloliters is, sodanige groter hoeveelheid onderworpe aan die bepalinge van voorbehoudsbepalinge (b)(i) hiervan in so 'n kamer of gebou gehou moet word, wat so gebou moet wees en met mure of walle van so 'n aard omring moet wees dat die stowwe wat in so 'n kamer of gebou is, nie daaruit kan ontsnap nie, sodanige mure of walle van voldoende inhoudsvermoë te wees om minstens 75 persent van die maksimum hoeveelheid wat daarin opgeberg kan word, te bevat.

Planne van Nul en Gener Waarde

28. Die goedkeuring van die Raad van enige planne ingevolge artikel 24 is van nul en gener waarde indien daar nie binne 1 jaar na die datum van so 'n goedkeuring aan die bepalinge van hierdie hoofstuk voldoen is nie.

Voorwaardes van Registrasiesertifikaat

29.(1) Niemand mag op enige perseel —

(6) No certificate of registration other than a renewal thereof shall be issued in respect of any premises until the provisions of section 23 have been complied with and the application therefor has been approved by the Council.

Supply of Inflammable Liquids

26. No person shall supply or deliver or cause or permit any inflammable liquids to be supplied or delivered —

(a) to any premises in excess of the quantities specified in section 24, the occupier of which is not in possession of a certificate of registration issued in terms of these by-laws in respect of the said premises;

(b) to any premises in excess of the amount specified on the certificate of registration relating to such premises.

Exemptions

27. Notwithstanding anything to the contrary contained in this chapter —

(a) inflammable liquid shall not be deemed to be stored or conveyed or transported when contained in the fuel tank of a motor vehicle or stationary engine in normal use as such;

(b) any person may keep varnish, lacquer, vulcanising cement or similar substances which are inflammable on any premises where —

(i) such substances are entirely contained in sealed metal containers;

(ii) no container is opened on such premises except in the open air or in a store as defined in section 21: Provided that —

(a) where 900 litres or more of such substances are kept in any room or building —

(i) such room or building shall be constructed of non-inflammable material;

(ii) fire appliances shall be installed to the satisfaction of the chief officer;

(b) where the total quantity of such substances is in excess of 5 kilolitres, such excess quantities shall be kept in a separate non-inflammable room or building or in a store as defined in section 21: Provided that —

(i) where the total quantity of such substances is greater than 23 kilolitres, but such quantity does not exceed 5 kilolitres above such 23 kilolitres, such excess quantity shall be kept as provided in proviso (a)(i) hereof;

(ii) where the total quantity of such substances is greater than 23 kilolitres, such excess quantity shall, subject to the provisions of proviso (b)(i) hereof, be kept in such room or building as shall be constructed in such a manner and surrounded by walls or bunds of such a character that the substances contained in such room or building cannot escape therefrom, such walls or bunds to be of sufficient capacity to contain not less than 75 per cent of the maximum quantity capable of being stored therein.

When Plans Null and Void

28. The approval by the Council in terms of section 24 of any plans shall be null and void if the provisions of this chapter have not been complied with within 1 year after the date of such approval.

Conditions of Certificate of Registration

29.(1) No person shall store, use or handle or cause or permit to be stored, used or handled on any premises —

(a) enige hoeveelheid vlambare vloeistof groter as die hoeveelheid vermeld op die registrasiesertifikaat wat op so 'n perseel betrekking het;

(b) enige ander vlambare vloeistowwe as die klas of klasse vermeld op die registrasiesertifikaat wat op so 'n perseel betrekking het;

(c) enige vlambare vloeistof op 'n ander wyse as dié vermeld op die registrasiesertifikaat wat op so 'n perseel betrekking het;

(d) 'n groter aantal pompe, opgaartenks of pakkamers as dié vermeld op die registrasiesertifikaat wat op so 'n perseel betrekking het;

opberg, gebruik of hanteer, of laat opberg, gebruik of hanteer, of toelaat dat dit opberg, gebruik of gehanteer word nie.

(2) Enigeen wat in wettige besit van 'n registrasiesertifikaat is, kan skriftelik by die Raad aansoek doen om 'n wysiging van die totale hoeveelheid of die klas vlambare vloeistof wat op so 'n sertifikaat vermeld word. Die Raad staan so 'n aansoek toe slegs as die voorgestelde wysiging in ooreenstemming is met die bepalings van hierdie hoofstuk. Waar die Raad so 'n aansoek toegestaan het, moet so 'n persoon die registrasiesertifikaat aan die Raad vir wysiging oorhandig.

Vertoning van Registrasiesertifikaat

30. Elkeen aan wie 'n registrasiesertifikaat uitgereik is, moet so 'n sertifikaat op 'n opvallende plek op die geregistreerde perseel laat aanbring en daar onderhou. So 'n sertifikaat moet te alle tye op so 'n plek en in 'n leesbare toestand gehou word.

Hernuwing van Registrasiesertifikaat

31. Daar moet nie later nie as die 1ste dag van Desember van die jaar wat die jaar ten opsigte waarvan hernuwing benodig word, voorafgaan, aansoek om die hernuwing van 'n registrasiesertifikaat gedoen word op 'n vorm wat deur die Raad verskaf word en so 'n aansoek moet vergesel gaan van die voorgeskrewe geld, soos in Bylae 1 tot Hoofstuk II hierby voorgeskryf. Tensy die Raad dit vereis, word geen planne van die perseel ingevolge artikel 24 benodig in die geval van 'n hernuwing van 'n registrasiesertifikaat nie.

Oordrag van Registrasiesertifikaat

32.(1) 'n Registrasiesertifikaat kan van een persoon aan 'n ander oorgedra word.

(2) Die persoon wat sodanige oordrag verlang moet skriftelik by die Raad aansoek doen op 'n vorm wat vir dié doel deur die Raad verskaf word. So 'n aansoek moet vergesel gaan van die voorgeskrewe geld soos voorgeskryf in Bylae 1 hierby, tesame met die registrasiesertifikaat met betrekking tot die perseel ten opsigte waarvan sodanige oordrag verlang word.

(3) Geen registrasiesertifikaat mag van een perseel na 'n ander oorgedra word nie.

Tydlike Opberging

33.(1) Die Raad kan, vir so 'n tydperk as wat hy nodig ag, enigeen wat verlang om hoogstens 275 liters vlambare vloeistof van òf Klas A òf Klas B, of hoogstens 450 liters vlambare vloeistof, Klas C, wat benodig word vir of in verband met enige uitgraving, bouwerk, padbouwerk of ander soortgelyke bedrywigheid van 'n tydelike aard op te berg, skriftelik vrystel van die bepalings van artikel 25: Met dien verstande dat —

(a) 'n aansoek skriftelik aan die Raad voorgelê word op 'n vorm wat van die Raad verkry moet word;

(a) any quantity of inflammable liquid in excess of the amount stated on the certificate of registration relating to such premises;

(b) any inflammable liquid other than the class or classes specified on the certificate of registration relating to such premises;

(c) any inflammable liquid in a manner other than stated on the certificate of registration relating to such premises;

(d) a greater number of pumps, store tanks or stores than specified on the certificate of registration relating to such premises.

(2) Any person in lawful possession of any certificate of registration may make written application to the Council for the amendment of the total quantity or class of inflammable liquid stated in such certificate. Such application shall only be granted by the Council when the proposed amendment is in conformity with the provisions of this chapter. Where the Council has granted any such applications, such person shall surrender the certificate of registration to the Council for amendment.

Display of Certificate of Registration

30. Every person to whom a certificate of registration has been issued shall cause such certificate to be affixed and maintained in a conspicuous position on the registered premises. Such certificate shall be maintained at all times in such position and in a legible condition.

Renewal of Certificate of Registration

31. Application for the renewal of a certificate of registration shall be made not later than the 1st day of December of the year prior to that for which such renewal is required, on a form to be provided by the Council and shall be accompanied by the prescribed charge as set out in Schedule 1 to Chapter II hereto. No plans of the premises in terms of section 24 shall be required in the case of a renewal of a certificate of registration unless called for by the Council.

Transfer of Certificate of Registration

32.(1) A certificate of registration may be transferred from one person to another.

(2) The persons desiring such transfer shall make application, in writing, to the Council on a form to be provided by it for such purpose. Such application shall be accompanied by the prescribed charge as set out in Schedule 1 hereto, together with the certificate of registration relating to the premises in respect of which such transfer is desired.

(3) No certificate of registration shall be transferable from one premises to another.

Temporary Storage

33.(1) The Council may, in writing, exempt from the provisions of section 25, for such period as it may deem necessary any person wishing to store not more than 275 litres of Class A or Class B inflammable liquid or not more than 450 litres of Class C inflammable liquid required for or in connection with any excavation, building, road making or other like operation of a temporary nature: Provided that —

(a) application is submitted, in writing, to the Council on a form to be obtained from it;

(b) geskikte voorsiening gemaak is om die houers van sodanige vlambare vloeistof met mure of walle van so 'n aard te omring, dat sodanige vlambare vloeistof nie deur sodanige mure of walle kan ontsnap nie, hetsy as gevolg van brand of op 'n ander wyse;

(c) minstens een doeltreffende chemiese brandblusser van die droë poeier tipe verskaf is soos in artikel 46 bepaal word.

(2) Enigeen aan wie 'n vrystelling ingevolge hierdie artikel toegestaan is, moet verseker dat op alle toepaslike tye —

(a) alle redelike voorsorgmaatreëls getref is om te voorkom dat enige vuur, vlam of ander iets wat moontlik vlambare vloeistof of damp van vlambare vloeistof kan laat ontbrand, in aanraking kom met sodanige vlambare vloeistof of die damp daarvan;

(b) sodanige vlambare vloeistof nie binne 5 meter van enige beskermende werke of publieke deurgang geplaas word nie;

(c) die bepalings van subartikel (1)(b) en (c) nagekom word.

Installering en Oprigting

34.(1) Onmiddellik nadat enige pomp, opgaartenk, vultoestel, droogskoonmaakvertrek, pakkamer, spuitkamer of ander perseel wat bedoel is vir die opberging, gebruik of hantering van vlambare vloeistof, voltooi is, moet die okkupant van die perseel die Raad skriftelik in kennis stel op 'n vorm wat van die Raad verkry moet word, van die datum waarop die werk gereed sal wees vir inspeksie.

(2) Niemand mag sodanige pomp, opgaartenk, vultoestel, droogskoonmaakvertrek, pakkamer, spuitkamer of ander perseel vir die opberging, gebruik of hantering van vlambare vloeistof gebruik of laat gebruik of toelaat dat dit daarvoor gebruik word nie, totdat so 'n persoon in besit is van 'n registrasiesertifikaat wat daarop betrekking het.

Toevoegings en Veranderinge aan Geregistreerde Persele

35.(1) Geen toevoegings of veranderinge mag aan enige bestaande geregistreerde perseel aangebring word nie, tensy en totdat 'n plan van die bestaande perseel, tesame met die voorgestelde werk, aan die Raad voorgelê en skriftelik deur hom goedgekeur is.

(2) So 'n plan moet aan die bepalings van artikel 24 voldoen.

Verwydering en Aftakeling

36.(1) Elkeen wat enige pomp, opgaartenk of vultoestel van enige geregistreerde perseel, uitgesonderd 'n grootmaatdepot verwyder, of laat verwyder, of toelaat dat dit verwyder word, moet aan die Raad skriftelik kennis gee van sodanige verwydering, op 'n vorm wat van die Raad verkry moet word.

(2) Die verwydering van enige sodanige pomp, opgaartenk of vultoestel kanselleer *ipso facto* die registrasiesertifikaat, vir sover dit betrekking het op sodanige pomp, tenk of vultoestel, na gelang van die geval, asook enige ander magtiging, insluitende enige vrystelling wat ingevolge hierdie hoofstuk toegestaan is en gaan sodanige pomp, opgaartenk of vultoestel mag weer op die terrein opgerig word nie, tensy en totdat 'n nuwe registrasiesertifikaat verkry is op die wyse soos voorgeskryf in hierdie hoofstuk: Met dien verstande dat die bepalings van hierdie artikel nie op enige sodanige pomp, opgaartenk of vultoestel wat tydelik verwyder word, met die doel om herstelwerk daaraan te doen, van toepassing is nie.

(b) suitable provision has been made to surround the containers of such inflammable liquid by walls or bunds of such a character that such inflammable liquid cannot escape from such walls or bunds either under the action of fire or otherwise;

(c) at least one efficient chemical fire extinguisher of the dry powder type has been provided as set out in section 46.

(2) Any person to whom an exemption has been granted in terms of this section shall ensure that at all relevant times —

(a) all reasonable precautions are taken to prevent any fire, flame or other agency likely to ignite inflammable liquid or inflammable liquid vapour being brought into contact with such inflammable liquid or its vapour;

(b) such inflammable liquid is not placed within 5 metres of any protective work or public thoroughfare;

(c) the provisions of subsection (1)(b) and (c) are observed.

Installation and Erection

34.(1) Immediately after the installation of any pump, storage tank, filling device, dry-cleaning room, store, spray-room or other premises intended for the storage, use or handling of inflammable liquid has been completed, the occupier of the premises shall notify the Council, in writing, on a form to be obtained from it of the date on which the work will be ready for inspection.

(2) No person shall use or cause or permit to be used such pump, storage tank, filling device, dry-cleaning room, store, spray-room or other premises for the storage, use or handling of inflammable liquid until such person is in possession of a certificate of registration relating thereto.

Additions and Alterations to Registered Premises

35.(1) No additions or alterations to any existing registered premises shall be made unless and until a plan of the existing premises, together with the proposed work, shall have been submitted to the Council and approved by it in writing.

(2) Such plan shall be in accordance with the provisions of section 24.

Removal and Dismantling

36.(1) Every person who removes or causes or permits to be removed any pump, storage tank or filling device from any registered premises other than a bulk depot shall give notice of such removal, in writing, to the Council on a form to be obtained from it.

(2) The removal of any such pump, storage tank or filling device shall *ipso facto* cancel the certificate of registration in so far as it refers to such pump, tank or filling device, as the case may be, together with any other authority including any exemption granted under this chapter and no such pump, storage tank or filling device shall be re-erected on such site unless and until a new certificate of registration has been obtained in the manner provided under this chapter: Provided that the provision of this section shall not apply in respect of any such pump, storage tank or filling device which is temporarily removed for the purpose of effecting repairs thereto.

Opberging, Gebruik en Hantering op Geregistreerde Persele in Sekere Omstandighede Verbied

37. Behalwe soos anders in hierdie hoofstuk bepaal word, mag niemand enige vlambare vloeistof op enige geregistreerde perseel opberg, gebruik of hanteer of laat opberg, gebruik of hanteer, of toelaat dat dit opberg, gebruik of gehanteer word nie —

(a) waar sodanige vlambare vloeistof of die damp daarvan moontlik in aanraking met enige vuur, vlam, oop lig of iets anders wat moontlik sodanige vlambare vloeistof of die damp daarvan aan die brand kan steek, kan kom;

(b) tensy so 'n perseel so geleë of so ingerig of so deur omringende mure beskerm is dat enige aangrensende perseel, vertrek of gebou of ander eiendom nie aan die gevaar van brand blootgestel is nie;

(c) wat so geleë is dat dit die ontsnapping van enige persoon of dier in geval van brand of andersins verhinder of bemoeilik;

(d) tensy alle uitrusting en apparaat wat op so 'n perseel vir die opberging, gebruik of hantering van vlambare vloeistof gebruik word in 'n goeie en behoorlike toestand gehou word en sonder dat vlambare vloeistof kan uitlek;

(e) tensy so iemand alle behoorlike voorsorgmaatreëls getref het om ongelukke as gevolg van brand of ontploffing op so 'n perseel te voorkom en om te voorkom dat ongemagtigde persone toegang tot die vlambare vloeistof wat aldaar gehou word, verkry.

Verbod op Sekere Dade

38. Niemand wat vlambare vloeistof op enige perseel opberg, gebruik of hanteer, of laat opberg, gebruik of hanteer, of toelaat dat dit opberg, gebruik of gehanteer word, mag enige daad verrig of laat verrig of toelaat dat dit verrig word wat moontlik of waarskynlik 'n brand of ontploffing kan veroorsaak nie.

Kennisgewing om Gevaarlike Metode te Staak

39.(1) Waar dit by inspeksie van enige perseel blyk dat enige metode van opberging, gebruik, vervoer of hantering van vlambare vloeistowwe strydig is met die bepalings van hierdie hoofstuk, of dit geag word dat die metode die veiligheid van die publiek of van enigeen wat op of in so 'n perseel in diens is, in gevaar stel, kan die Raad vereis dat sodanige metode onmiddellik gestaak word of dat die vlambare vloeistof na 'n plek vir veilige bewaring verwyder word.

(2) Enigeen wat in gebreke bly om aan enige opdrag van die Raad wat ingevolge hierdie artikel gegee word, te voldoen, is skuldig aan 'n oortreding van hierdie verordeninge.

Vlambare Vloeistowwe mag nie in Riole loop nie

40. Niemand mag veroorsaak of toelaat dat vlambare vloeistof enige riool of inloop- of afloopvoor wat met enige ander vuilriool of oppervlakwatervoor verbind is, binnegaan nie.

Verbod op Toestelle en Pompe in Kelderverdiepings

41. Niemand mag in enige kelderverdieping enige toestel vir die spuit van vlambare vloeistof of enige pomp of ander toestel vir die uitreiking of oorplasing van vlambare vloeistof na voertuie of houers, gebruik of laat gebruik of toelaat dat dit gebruik word nie.

Vulbedryghede

42.(1) Niemand mag, behalwe by 'n grootmaatdepot enige vlambare vloeistof van of na enige padtenkvoertuig oorplaas nie tensy sodanige oorplasing 'n verseëelde oorplasing is en in die geval van die vragmotor moet die masjien daarvan afgeskakel wees.

Storage, Use and Handling on Registered Premises Prohibited in Certain Circumstance

37. Except as otherwise provided in this chapter, no person shall store, use or handle, or permit or cause to be stored, used or handled, any inflammable liquids on any registered premises —

(a) where such inflammable liquid or its vapour comes or is likely to come into contact with any fire, flame, naked light or other agency likely to ignite such inflammable liquid or its vapour;

(b) unless such premises are so situated or constructed or so protected by surrounding walls as not to expose any adjoining premises, roof, building, or other property to the risk of danger from fire;

(c) so situated as to prevent or impede the escape of any person or animal in the case of fire or otherwise;

(d) unless all equipment and apparatus used in such premises for the storage, use or handling of inflammable liquid is maintained in good and proper order and free from leakage of inflammable liquid;

(e) unless such person has taken all due precautions for the prevention of accidents by fire or explosion on such premises and for the prevention of unauthorised persons obtaining access to the inflammable liquid kept thereon.

Prohibition of Certain Acts

38. No person who stores, uses or handles or causes or permits to be stored, used or handled, any inflammable liquid on any premises shall do or cause or permit to be done any act which tends or is likely to cause fire or explosion.

Notice to Discontinue Dangerous Method

39.(1) Where on inspection of any premises it appears that any method of storage, use, transport or handling of inflammable liquid is in conflict with the provisions of this chapter or is calculated to endanger the safety of the public or of any person employed in or on such premises, the Council may require the immediate discontinuance of such method or the removal of the inflammable liquid to a place of safekeeping.

(2) Any person failing to comply with any instruction of the Council issued in terms of this section shall be guilty of an offence under these by-laws.

Inflammable Liquid Escaping into Drains

40. No person shall cause or permit inflammable liquid to enter any sewer or inlet or drain communicating with any sewer or any surface water drain.

Prohibition Against Devices and Pumps in Basements

41. No person shall use or cause or permit to be used in any basement any device for spraying inflammable liquid or any pump or other device for the issue or transfer of inflammable liquid to vehicles or containers.

Filling Operations

42.(1) No person shall transfer, other than at a bulk depot, any inflammable liquid from or to any road tank wagon unless such transfer is carried out under seal and in the case of such wagon the engine thereof is stopped.

(2) 'n Vliegtuig mag op 'n lughawe of landingsterrein uit 'n padtenkvoertuig met 'n goedgekeurde kragpomp van brandstof voorsien word: Met dien verstande dat die masjien of masjiene van so 'n vliegtuig afgeskakel moet wees.

Vulbedrywighe op of oor Openbare Sypaadjies

43. Niemand mag —

(a) die slang van 'n pomp op of oor enige publieke sypaadjie neem of laat neem of toelaat dat dit geneem word nie, met die doel om enige voertuig of houer met vlambare vloeistof aan te vul;

(b) enige voertuig of houer wat op enige publieke sypaadjie staan so aanvul of laat aanvul of toelaat dat dit so aangevul word nie.

Vul van Brandstofienks

44. Niemand mag —

(a) op enige geregistreerde perseel 'n vuurhoutjie trek of 'n pyp, sigaar of sigaret rook of 'n petrolopsteker of iets dergelyks aansteek, of met enige vuur, vlam, oop lig of iets anders wat moontlik vlambare vloeistof of die damp daarvan kan laat ontbrand kom binne 3 meter van enige brandstof-tenk van enige motorvoertuig onderwyl so 'n brandstof-tenk aangevul word of oop is nie;

(b) enige sodanige brandstof-tenk vul of toelaat dat dit gevul word onderwyl die masjien van so 'n motorvoertuig aan die loop is nie.

Brandstofvoorsiening aan Publieke Motorbusse

45. Niemand mag die brandstof-tenk van enige motorbus aanvul of laat aanvul of toelaat dat dit aangevul word, of enige vlambare vloeistof daarin of daarop vervoer, of laat vervoer of toelaat dat dit vervoer word, behalwe in die brandstof-tenk daarvan nie, onderwyl enige ander persoon as die bestuurder of die persoon wat verantwoordelik is vir die bus daarin of daarop is.

Blustoestelle

46.(1) Behalwe waar hierdie hoofstuk anders bepaal, moet die persoon aan wie die registrasiesertifikaat ingevolge hierdie hoofstuk uitgereik is, op alle persele waarop so 'n sertifikaat betrekking het, op 'n maklik bereikbare en sigbare plek aan 'n muur of op 'n ander geskikte plek minstens 1 meter bo die hoogte van die vloer van die perseel, brandblussers soos volg installeer of laat installeer:—

(a) Ten opsigte van elke opgaartenk of pakkamer op die perseel 2 sodanige brandblussers, wat van die droë poeier tipe moet wees: Met dien verstande dat hoogstens 3 sodanige blussers op enige perseel geïnstalleer hoef te word;

(b) Ten opsigte van elke droogskoonmaaklokaal op die perseel 3 sodanige brandblussers van die droë poeier tipe;

(c) Ten opsigte van elke spuitkamer 2 sodanige brandblussers.

(2) Sodanige brandblussers moet doeltreffende chemiese brandblussers wees, elk met 'n inhoudsvermoë van 9 kilogram.

(3) Waar daar kragtens hierdie hoofstuk 'n chemiese brandblusser met 'n inhoudsvermoë van 9 kilogram geïnstalleer moet word, moet so 'n brandblusser 'n houer of apparaat wees wat as blustoestel vervaardig is, waarin die druk wat nodig is om die blusvloeistof of -middel uit te pers outomaties ontwikkel word deur chemiese werking en dit moet 'n interne hidrouliese toetsdruk van 3 000 kPa, wat vir minstens 5 minute lank volgehou word, kan weerstaan sonder dat die toestel lek of vervorm raak.

(2) The refuelling of aircraft at an aerodrome or landing ground may be performed from a road tank wagon equipped with an approved power pump: Provided that the engine or engines of such aircraft are stopped.

Filling on or Across Public Side-walks

43. No person shall —

(a) take on or across any public sidewalk, or cause or permit to be so taken the hose of a pump for the purpose of replenishing any vehicle or container with inflammable liquid;

(b) so replenish or cause or permit to be so replenished any vehicle or container which is standing on any public sidewalk.

Replenishing Fuel Tanks

44. No person shall —

(a) upon registered premises strike a match or smoke a pipe, cigar or cigarette or ignite a petrol lighter or similar contrivance or approach with any fire, flame, naked light or other agency likely to ignite inflammable liquid or its vapour within a distance of 3 metres of any fuel tank of any motor vehicle whilst such fuel tank is being replenished or is open;

(b) replenish or permit to be replenished any such fuel tank while the engine of such motor vehicle is in motion.

Replenishing of Public Omnibuses

45. No person shall replenish or cause or permit to be replenished the fuel tank of any motor omnibus or carry or cause or permit to be carried any inflammable liquid in or on any motor omnibus except in the fuel tank thereof whilst any person other than the driver or person responsible therefor is within or upon such omnibus.

Fire Appliances

46.(1) Except where otherwise provided in this chapter the person to whom the certificate of registration has been issued in terms of this chapter shall instal or cause to be installed in all premises to which such certificate refers in an easily accessible and visible position on a wall or other suitable position not less than 1 metre above the level of the floor of the premises, fire extinguishers on the following scale:—

(a) For each storage tank or store on the premises 2 such fire extinguishers, which shall be of the dry powder type: Provided that not more than 3 such extinguishers shall be required to be installed in any premises;

(b) For each dry-cleaning room on the premises 3 such fire extinguishers of the dry powder type;

(c) For each spray-room 2 such fire extinguishers.

(2) Such extinguishers shall be efficient chemical fire extinguishers, each of a capacity of 9 kilograms.

(3) Where, in terms of this chapter, any 9 kilograms chemical fire extinguisher is required to be installed, such extinguisher shall be a vessel or appliance manufactured as a fire appliance in which the pressure necessary to eject the extinguishing fluid or medium is generated automatically by chemical action and shall withstand an internal hydraulic test pressure of 3 000 kPa, which pressure shall be maintained for at least 5 minutes without leakage or distortion.

(4) Die persoon aan wie 'n registrasiesertifikaat, spuitkamerpermit of vervoerpermit ingevolge hierdie hoofstuk uitgereik is, moet te alle tye op die perseel of voertuig waarop so 'n sertifikaat of permit betrekking het —

(a) alle brandblussers, toestelle en alarms in ooreenstemming met die bepalings van hierdie hoofstuk; en

(b) al sodanige toerusting in goeie orde en gereed vir onmiddellike gebruik in stand hou.

Ondersoek van Blustoestelle

47.(1) Waar daar ingevolge hierdie hoofstuk enige chemiese brandblusser, brandblusuitrusting of brandalarm op enige perseel geïnstalleer is, moet die okkupant van so 'n perseel so 'n brandblusser, uitrusting of alarm een keer elke 12 maande deur die vervaardigers daarvan of hul behoorlik gemagtigde verteenwoordiger of ander gekwalifiseerde persoon laat ondersoek.

(2) Elke sodanige blusser, uitrusting of alarm moet 'n etiket op hê waarop die persoon wat dit ondersoek sy naam, die datum van die ondersoek en die toestand na sy mening, van die blusser, uitrusting, of alarm op daardie tydstip, moet aanteken.

Ongelukke moet aangemeld word

48. Die okkupant van enige perseel moet enige brand of ongeluk waarby vlambare vloeistof betrokke was en wat voorgekom het in verband met so 'n perseel, waar sodanige brand of ongeluk skade aan enige eiendom of besering van enige persoon tot gevolg gehad het, onmiddellik aan die Raad rapporteer.

Reëls nagekom te word op Ongeregistreerde Persele

49.(1) Niemand mag op enige ongeregisteerde perseel enige vlambare vloeistof opberg, gebruik of hanteer, of laat opberg, gebruik of hanteer of toelaat dat dit opberg, gebruik of gehanteer word nie, tensy sodanige vlambare vloeistof in so 'n posisie of op so 'n wyse opberg, gebruik of gehanteer word dat —

(a) geen vlambare vloeistof of die damp daarvan met enige vuur, vlam of oop lig of iets anders wat moontlik sodanige vlambare vloeistof of die damp daarvan kan laat ontbrand, in aanraking kom of moontlik in aanraking kan kom;

(b) die ontsnapping van persone of diere in die geval van brand verhinder of bemoeilik word.

(2) Niemand mag enige vlambare vloeistof op 'n ongeregisteerde perseel gebruik of hanteer, of laat gebruik of hanteer, of toelaat dat dit gebruik of gehanteer word nie, behalwe op 'n geskikte plek in die ope lug sodat die dampe maklik ontsnap, of in 'n vertrek wat van toereikende ventilasie voorsien is om die dampe daaruit te verwyder en om die ophoping van dampe daarin doeltreffend te voorkom.

(3) Op ongeregisteerde persele moet vlambare vloeistof slegs opberg word in 'n stewige houer wat dig toe gehou moet word wanneer dit nie daadwerklik in gebruik is nie.

Inspeksie van Persele

50.(1) Die Raad kan, vir enige doel in verband met die nakoming van die bepalings van hierdie hoofstuk, in ooreenstemming met die bepalings van artikel 72 van die Ordonnansie op Plaaslike Bestuur, 1939, enige perseel hoegenaamd betree en sodanige ondersoek en navraag daarop instel of doen as wat hy nodig ag.

(2) Die eienaar of okkupant, of in die geval van hul afwesigheid van die perseel, enige ander persoon wat aldaar in diens is, moet, wanneer hy daarom gevra word, aan die Raad mededeel dat daar vlambare vloeistof in of op so 'n perseel aanwesig is en hy moet alle navrae beantwoord wat be-

(4) The person to whom a certificate of registration, spray-room permit or transport permit has been issued in terms of this chapter, shall maintain at all times on the premises or vehicle to which such certificate or permit refers —

(a) all fire extinguishers, appliances and alarms in accordance with the provisions of this chapter;

(b) all such equipment in good order and ready for immediate use.

Examination of Fire Appliances

47.(1) Where, in terms of this chapter, any chemical fire extinguisher, fire-fighting equipment or fire alarm has been installed on any premises, the occupier of such premises shall cause such extinguisher, equipment or alarm to be examined once every 12 months by the makers thereof or their duly authorised representative or other qualified person.

(2) Every such extinguisher, equipment or alarm shall bear a label on which such person examining it shall endorse his name, the date of examination and the condition, in his opinion, of the extinguisher, equipment or alarm at that date.

Reporting Accidents

48. The occupier of any premises shall immediately report to the Council any fire or accident involving inflammable liquid that has occurred in connection with any such premises, where such fire or accident has resulted in damage to any property or injury to any person.

Rules to be Observed on Unregistered Premises

49.(1) No person shall store, use or handle or cause or permit to be stored, used or handled any inflammable liquid on any unregistered premises unless such inflammable liquid is stored, used or handled in such a position or in such a manner that —

(a) no inflammable liquid or its vapour comes or is likely to come into contact with any fire, flame or naked light or other agency likely to ignite such inflammable liquid or its vapour;

(b) in the case of fire the escape of persons or animals will not be prevented or impeded.

(2) No person shall use or handle or cause or permit to be used or handled any inflammable liquid on unregistered premises except in a suitable place in the open air so that the fumes escape easily, or in a room provided with adequate ventilation to remove the fumes therefrom and effectively prevent the accumulation of fumes therein.

(3) On unregistered premises inflammable liquid shall be stored only in a substantial container which shall be kept securely closed when not in immediate use.

Inspection of Premises

50.(1) The Council may, for any purpose connected with the carrying out of the provisions of this chapter, in accordance with the provisions of section 72 of the Local Government Ordinance, 1939, enter upon any premises whatsoever and make such examination and enquiry thereon as it may deem necessary.

(2) The owner or occupier, or failing his presence on the premises, any other person employed thereon shall upon demand disclose to the Council the presence of any inflammable liquid in or upon such premises and shall answer all enquiries relating either to the observance of this chapter,

trekking het of op die nakoming van hierdie hoofstuk of op enige toestand in verband met die registrasiesertifikaat.

Neem van Monsters

51. By inspeksie van enige perseel deur die Raad, kan hy monsters neem vir die doel van ontleding of ondersoek van enige viambare vloeistof of ander stof, of van enige vloeistof of ander stof wat gemeen word vlambaar te wees, wat op so 'n perseel gevind word: Met dien verstande dat —

(a) enige monster wat so geneem word in die teenwoordigheid van die eienaar, okkupant of ander persoon in bevel, na gelang van die geval, geneem moet word;

(b) die eienaar, okkupant of ander persoon in bevel kan vereis dat die Raad die monster in 2 dele verdeel en 1 deel merk en verseël en aan hom oorhandig.

Oortreding van Voorwaardes

52. Enigeen wat enige voorwaarde wat op 'n goedkeurings- kennisgewing uitgereik ingevolge artikel 24(6) of op 'n registrasiesertifikaat, geëndosseer is, oortree is skuldig aan 'n misdryf ingevolge hierdie verordeninge.

OPGAARTENKS, POMPE, PYPLYNE EN HOUERS

Inhoudsvermoë van Ondergrondse Opgaartenks

53. Die inhoudsvermoë van enige ondergrondse opgaartenk, as dit nie binne 'n grootmaatdepot of lughawe of landingsterrein wat deur vliegtuie gebruik word geleë is nie, mag nie 23 kiloliters oorskry nie: Met dien verstande dat 'n opgaartenk met 'n groter kapasiteit as 23 kiloliters op 'n perseel aangebring kan word indien sodanige tenk vir vervoer- doeleindes gebruik word.

Bou van Tenks

54.(1)(a) Elke opbergtenk moet van sweiskonstruksie wees en al sy nate moet deur middel van die deurloopsweisproses gesweis wees, sowel inwendig as uitwendig voordat die entplate aangebring word, die entplate word slegs aan die buitekant gesweis;

(b) Elke sodanige tenk moet van weekstaalplaat wees, vervaardig ooreenkomstig Britse Standaardspesifikasie 1500/1958;

(c) Elke sodanige tenk moet voorsien word van hake, oë of ander toestelle wat sterk genoeg is om dit moontlik te maak om dit te lig en dit moet uitwendig met korrosiewerende verf of ander samestelling bestryk word.

(2) Tenks met 'n inhoud van 14 kiloliters en meer moet versterk word deur die installering, in die middel daarvan, van een stel kruisverspanstukke vervaardig van reghoekige stroke, 50 millimeter by 50 millimeter by 6 millimeter, vertikaal en horisontaal gesweis aan knoopplate van 6 millimeter wat weer aan die tenkwandbeplating gesweis word, dreineergate met 'n straal van 15 millimeter word in die knoopplate onderkant die vertikale versterkers voorsien.

(3) Elke opening, uitgesonderd 'n lugpyp, in 'n ondergrondse opbergtenk moet behoorlik deur 'n doeltreffende en goed vasgemaakte dop, deksel, kraan of klep toegemaak word.

(4) Alle pype, uitgesonderd 'n ventilasiepyp, wat met 'n ondergrondse opbergtenk verbind is, moet tot binne 100 millimeter van die boom van die tenk afgevoer word.

(5) Elke opbergtenk moet te alle tye ooreenkomstig die betrokke bepalinge van hierdie artikel onderhou word.

Installering van Opgaartenks

55.(1) Elke ondergrondse opgaartenk sal —

(a) so geïnstalleer wees dat die bokant van die tenk min-

or to any condition in connection with the certificate of registration.

Taking Samples

51. Upon inspection of any premises by the Council, it may take samples for the purpose of analysis or examination of any inflammable liquid or substance suspected of being inflammable, which is found upon such premises: Provided that —

(a) any sample so taken shall be taken in the presence of the owner, occupier or other person in charge, as the case may be;

(b) the owner, occupier or other person in charge may require the Council to divide the sample into 2 parts and to mark, seal and deliver to him 1 such part.

Breach of Conditions

52. Any person who commits any breach of any condition endorsed on an approval notice issued in terms of section 24(6) or on a certificate of registration shall be guilty of an offence under these by-laws.

STORAGE TANKS, PUMPS, PIPE-LINES AND CONTAINERS

Capacity Underground Storage Tanks

53. The capacity of any underground storage tank, if not within a bulk depot or an aerodrome or landing ground used by aircraft, shall not exceed 23 kilolitres: Provided that an underground tank of greater capacity than 23 kilolitres may be installed on any premises where such tank is to be used for manufacturing purposes.

Construction of Tanks

54.(1)(a) Every storage tank shall be of welded construction and all its seams shall have been welded by the continuous welding process, both internally and externally before the end plates are fitted, the end plates being welded only on the exterior;

(b) Every such tank shall be of mild steel plate, manufactured in accordance with British Standard Specification 1500/1958;

(c) Every such tank shall be fitted with hooks, eyes or other devices of sufficient strength to enable it to be lifted and shall be coated externally with anti-corrosive paint or other compound.

(2) Tanks of a capacity of 14 kilolitres and over shall be reinforced by the installation in the centre thereof of one set of cross bracing made of 50 millimetre by 50 millimetre by 6 millimetre right angle strips, welded vertically and horizontally to 6 millimetre gussets which in turn shall be welded to the tank shell plates, 15 millimetre radius drainholes being provided in the gussets at the bottom of the vertical stiffeners.

(3) Every opening in any underground storage tank other than a vent pipe shall be securely closed by an effective and properly secured cap, cover or valve.

(4) All pipes other than a ventilating pipe connected to an underground storage tank shall be carried down to within 100 millimetres of the bottom of the tank.

(5) Every storage tank shall be maintained at all times in accordance with the respective provisions of this section.

Installation of Storage Tanks

55.(1) Every underground storage tank shall —

(a) be so installed that the top of the tank is not less than

stens 600 millimeter laer is as die hoogte van die omringende grond, of bedek is met 'n betonblad minstens 150 millimeter dik en minstens 150 millimeter grond of sand;

(b) op vaste fondamente geplaas en geheel en al omring wees met sagte grond of sand of dit moet met beton omhul wees;

(c) met uitsondering van enige opening vir 'n mangat, bedek wees met behoorlik gewapende beton in alle gevalle waar voertuigverkeer oor so 'n tenk gaan;

(d) geleë wees binne die boulyn van die perseel;

(e) waar so 'n tenk in of binne 1,5 meter van enige kelder-verdieping geleë is in 'n kamertjie van beton met mure 150 millimeter dik of van stene met mure 225 millimeter dik wat met sement gemessel is, geïnstalleer word met die ruimte binne die kamertjie rondom die tenk heeltemal opgevol met grond of sand wat goed vasgestamp is:

Met dien verstande dat die bepalings van hierdie artikel nie op enige grootmaatdepot van toepassing is nie.

(2) Boggrondse opgaartenks moet slegs in grootmaatdepots geïnstalleer word.

Ventilasie van Ondergrondse Opgaartenks

56. Elke ondergrondse opgaartenk moet 'n lugpyp van hoogstens 50 millimeter hê met 'n binnedeursnee van minstens 25 millimeter, welke pyp—

(a) minstens 3,5 meter in die ope lug uitsteek;

(b) aan die bo-ent met gaasdraad wat teen invreting bestand is en wat minstens 28 gaatjies per 25 millimeter liniër het, bedek moet word op so 'n wyse dat die gaasdraad vir ondersoek- en skoonmaakdoeleindes verwyder kan word;

(c) minstens 6 meter van enige vuur, vlam of oop lig of iets anders wat moontlik vlambare vloeistof of die damp daarvan kan laat ontbrand, weg wees.

Installering van Opgaartenks in Geboue

57. Geen opgaartenk mag in of onder enige gebou wat meer as een verdieping hoog is, geïnstalleer word nie, tensy die plafon bo so 'n tenk van gewapende beton gebou is.

Tenks wat nie meer gebruik word nie

58. Indien enige ondergrondse opgaartenk nie meer gebruik word nie, moet die eienaar daarvan dit laat verwyder of met sand of vloeibare beton laat opvol.

Binnegaan van Opgaartenks

59. Niemand mag—

(a) enige opgaartenk wat vlambare vloeistof bevat het binnegaan, of laat binnegaan, of toelaat dat dit binnegegaan word deur enige persoon nie, totdat so 'n tenk geheel en al vry is van enige damp van vlambare vloeistof, tensy so 'n persoon 'n doeltreffende gasmasker dra;

(b) enige opgaartenk te eniger tyd binnegaan nie tensy hy vasmag is aan 'n reddingstou wat op oppervlaktehoogte onder beheer van 'n betroubare persoon is wat voortdurend verantwoordelik is vir die veiligheid van die persoon in die opgaartenk.

Posisie van Pompe

60.(1) Geen pomp of ander toestel wat gebruik word of bedoel is om gebruik te word vir die uitreiking of oorplasing van vlambare vloeistof aan of na enige voertuig, mag buite die boulyn van enige perseel of binne 3,5 meter van enige ingang, of uitgang van 'n gebou wat aan 'n publieke plek grens, opgerig word nie: Met dien verstande dat—

(a) waar so 'n ingang of uitgang op 'n afstand van so 'n pu-

600 millimetres below the surrounding ground level, or covered with not less than a 150 millimetres concrete mat and not less than 150 millimetres of earth or sand;

(b) be set in firm foundations and wholly surrounded with soft earth or sand or encased in concrete;

(c) with the exception of any opening to the manhole, be covered with concrete adequately reinforced in all cases where vehicular traffic passes over such tank;

(d) be situated within the building line of the premises;

(e) where such tank is situated in or within 1,5 metres of any basement, be installed in a chamber of concrete not less than 150 millimetres thick or brick not less than 225 millimetres thick set in cement mortar with the space within the pit surrounding the tank completely filled with closed-packed earth or sand:

Provided that the provisions of this section shall not apply to any bulk depot.

(2) Above-ground storage tanks shall only be installed within a bulk depot.

Ventilation of Underground Storage Tanks

56. Every underground storage tank shall have a ventilating pipe of not more than 50 millimetres not less than 25 millimetres internal diameter, which pipe shall—

(a) be carried up to a height of not less than 3,5 metres into the open air;

(b) have the upper end protected with a non-corrodible wire gauze of not less than 28 meshes to 25 linear millimetres secured in such a manner that such gauze may be removed for examination and cleaning;

(c) terminate at least 6 metres away from any fire, flame or naked light or other agency likely to ignite inflammable liquid or its vapour.

Installation of Storage Tanks in Buildings

57. No storage tank shall be installed in or below any building which is more than one storey high, unless the ceiling above such tank is constructed of reinforced concrete.

Abandoned Tanks

58. In the event of any underground storage tank being abandoned, the owner of such tank shall cause it to be removed or filled with sand or liquid concrete.

Entering of Storage Tanks

59. No person shall—

(a) enter or cause or permit any person to enter any storage tank which has contained inflammable liquid until such tank has been totally freed from any inflammable liquid vapour, unless such person is wearing an efficient gas mask;

(b) enter any storage tank at any time unless he is bound to a life-line which at surface level is under the control of a reliable person continuously responsible for the safety of the person in the storage tank.

Position of Pumps

60.(1) No pump or other device used or intended to be used for the issue or transfer of inflammable liquid to any vehicle shall be erected outside the building line of any premises or within 3,5 metres of any entrance, or exit of a building adjoining any public place: Provided that—

(a) where such entrance or exit is set back from such pu-

blieke plek geleë is, die pomp of toestel nie nader as 3,5 meter van so 'n publieke plek af opgerig mag word nie;

(b) geen sodanige pomp of toestel in so 'n posisie opgerig mag word dat 'n slang gebruik kan word vir die uitreiking of oorplasing van vlambare vloeistof op of oor 'n publieke plek nie.

(2) Ondanks andersluidende bepalings vervat in artikel 23 is subartikel (1) nie van toepassing op pompe of vultoeestelle wat op die tydstip wanneer hierdie verordeninge in werking tree reeds op geregistreerde persele opgerig was nie, wanneer 'n verandering van beheer oor of besit van sodanige persele plaasvind, tensy die posisie van so 'n bestaande pomp of vultoeestel 'n gevaar of hindernis vir die publiek of voertuigverkeer is of kan veroorsaak.

Pompe op Opritte

61. Pompe of ander toestelle wat gebruik word of bedoel is om gebruik te word vir die uitreiking van vlambare vloeistof aan motorvoertuie of houters mag nie op enige oprit of binne 3,5 meter van die begin daarvan af opgerig word nie.

Maatstokke

62. Maatstokke moet slegs van hout of geelkoper of 'n ander nie-ysterhoudende metaal of allooï vervaardig wees.

Pompslange

63. Lewering van vlambare vloeistof van enige pomp aan die brandstoftank van enige voertuig moet slegs geskied deur 'n heel pompslang met 'n aardingsdraad daarin wat doeltreffend vasgeheg is aan die metaal van die pomp en aan die metaaluit van die pompslang. Behalwe by 'n lughawe of landingsterrein wat deur vliegtuie gebruik word, mag geen slang wat aan so 'n pomp vas is langer as 5 meter wees nie, as dit gemeet word van die pomp af tot die voorpunt van die tuit.

Plasing van Vulpype en Pompe

64. Elke vulpypinlaat en elke pomp moet —

(a) op oppervlaktehoogte wees;

(b) in so 'n posisie geïnstalleer wees dat dit nie die ontsnapping van enige persoon of dier van die perseel af sal belemmer in geval van brand nie;

(c) so geleë wees of met omringende mure beskerm wees dat die aangrensende eiendom nie aan die gevaar van brand blootgestel word tydens vulwerkzaamhede of andersins nie.

Oop Ligte en Elektriese Apparaat

65.(1) Niemand mag enige vuur, vlam, oop lig of iets anders wat moontlik vlambare vloeistof of die damp daarvan kan laat ontbrand binne 3 meter van enige vlambare vloeistofpomp installeer of neem, of laat installeer of neem, of toelaat dat dit geïnstalleer of geneem word nie, behalwe 'n elektriese gloeilamp.

(2) Niemand mag 'n elektriese skakelaar, 'n sekering, motor of ander sodanige toestel binne 'n afstand van 3 meter van 'n pomp af plaas, of laat plaas, of toelaat dat dit daar geplaas word nie, tensy sodanige skakelaar, sekering, motor of toestel vlamdig vervaardig is.

(3) Die elektriese draadleiding tussen die verdeelbord of die aansluitkas en die pomp, moet waar moontlik, een deurlopende stuk draad wees: Met dien verstande dat, waar dit moontlik is, daar vlamdigte aansluitkaste gebruik moet word.

Onderhoud van Tenks, Pyplyne en Pompe

66.(1) Alle tenks, pyplyne, pompe masjinerie, toebehore en toestelle vir die opberging, gebruik of hantering van vlambare vloeistof moet —

blic place the pump or device shall be erected not less than 3,5 metres from such public place;

(b) no such pump or device shall be erected in such a position that a hose can be used for the issue or transfer of inflammable liquid on or across any public place.

(2) Notwithstanding anything to the contrary contained in section 23, subsection (1) shall not apply to pumps or filling devices already erected on registered premises at the time of the coming into operation of these by-laws, when a change of control or ownership of such premises occurs unless the position of such existing pump or filling device constitutes or is likely to cause a danger or obstruction to the public or vehicular traffic.

Pumps on Ramps

61. Pumps or other devices used or intended to be used or the issue of inflammable liquid to motor vehicles or containers shall not be erected on any ramp or within 3,5 metres of the beginning of the ramp.

Dipping Sticks

62. Dipping sticks shall be made only of wood or brass or other non-ferrous metal or alloy.

Pump Hoses

63. Delivery of inflammable liquid from any pump to the fuel tank of any vehicle shall be made only through sound hose having an earthing wire in its construction efficiently attached to the metal of the pump and to the metal hose nozzle. Except at an aerodrome or landing ground used by aircraft no hose attached to any such pump shall exceed 5 metres in length measured from the pump to the tip of the nozzle.

Situation of Filling Pipes and Pumps

64. Every filling pipe inlet and every pump shall be —

(a) at surface level;

(b) installed in such position that it will not impede the escape of any person or animal from the premises in the case of fire;

(c) so situated or protected by surrounding walls as not to expose adjoining property to the risk of danger from fire during any filling operations or otherwise.

Naked Lights and Electrical Apparatus

65.(1) No person shall install or take or cause or permit to be installed or taken any fire, flame, naked light or other agency likely to ignite inflammable liquid or its vapour except an incandescent electric lamp within 3 metres of any inflammable liquid pump.

(2) No person shall place or cause or permit to be placed any electrical switch, fuse, motor or other such device within a distance of 3 metres of any pump unless such switch, fuse, motor or device is of flame-proof construction.

(3) The electrical wiring between the distribution board or junction box and the pump shall, where possible, be in one continuous length or wire: Provided that where this is not possible, flame-proof junction boxes shall be used.

Maintenance of Tanks, Pipe-lines and Pumps

66.(1) All tanks, pipe-lines, pumps, machinery, fittings and appurtenances for the storage, use or handling of inflammable liquid shall be —

- (a) stewig en sterk gemaak wees;
- (b) sodanig geïnstalleer en vasgeheg word, dat dit nie moontlik beskadig kan raak nie;
- (c) doeltreffend elektries geaard wees;
- (d) nie vlambare vloeistowwe laat uitlek nie en sover redelikerwyse moontlik ook nie vlambare vloeistofdampe, behalwe deur middel van 'n rioollugpyp laat ontsnap nie;
- (e) te alle tye in 'n behoorlik en goeie toestand ooreenkomstig die bepalings van hierdie artikel in stand gehou word.

(2) Alle pyplyne moet onder die grondhoogte wees en moet publieke sypaadjies reghoekig met die boulyn kruis.

(3) Alle aardverbindinge wat ingevolge hierdie artikel vereis word, moet een keer elke 12 maande ondersoek word deur 'n gekwalifiseerde persoon, wat in 'n geskikte logboek wat deur die okkupant van die perseel verskaf en uitsluitlik vir dié doel aangehou moet word, aantekening in verband met die doeltreffendheid en toestand van sodanige aardverbindinge, benewens sy naam en adres en die datum waarop die ondersoek ingestel is, moet inskrywe. So 'n gekwalifiseerde persoon moet al die inskrywings onderteken en hulle moet geredelik ter insae van enige behoorlik gemagtigde beampte van die Raad wees.

Samestelling van Draagbare Houers

67. Niemand mag meer as 50 liters vlambare vloeistof Klas A of Klas B in 1 houer opberg of vervoer of laat opberg of vervoer of toelaat dat dit daarin opgeberg of vervoer word nie, tensy sodanige houer van metaal van minstens 1,5 millimeter dik vervaardig is.

Vul van Houers

68. Niemand mag die handel, besigheid of bedryf van die vul van houers met vlambare vloeistof, Klas A of Klas B, dryf of laat dryf of toelaat dat dit gedryf word nie behalwe in 'n vuurvaste gebou wat uitsluitlik vir dié doel gebruik word, of in die ope lug op 'n afstand van minstens 15 meter vanaf enige vuur, vlam, oop lig of iets anders of wat moontlik vlambare vloeistof of die damp daarvan kan laat ontbrand.

Hoeveelheid in Houers

69. Geen houer mag vir meer as 95 persent van sy inhoudsvermoë met vlambare vloeistof gevul word nie.

Houers na Aflewering

70. Niemand wat meer van enige vlambare vloeistof in houers as die hoeveelheid vermeld in artikel 25, of wat vlambare vloeistof vir tydelike opberging soos bepaal in artikel 33, in ontvangs neem, mag sodanige houers langer as wat redelikerwys noodsaaklik is, op enige plek, uitgesonderd in 'n pakkamer of opgaartenk, onbewaak laat bly of toelaat dat dit geskied nie en onder geen omstandighede mag dié tydperk 12 uur oorskry nie.

Opberging van Leë Houers

71.(1) Niemand mag enige leë houer in 'n ander perseel as 'n pakkamer plaas, of laat plaas of toelaat dat dit daar geplaas word nie: Met dien verstande dat —

(a) so 'n houer in die ope lug op 'n afstand van minstens 6 meter van enige vuur, vlam, oop lig of iets anders af wat moontlik vlambare vloeistof of die damp daarvan kan laat ontbrand, opgeberg kan word;

(b) niemand mag enige leë houer in of op enige publieke plek laat staan of toelaat dat dit daar laat staan word nie.

(2) Elke leë houer wat aldus opgeberg is moet te alle tye behoorlik met 'n spon of ander geskikte prop toe wees.

- (a) of sound and proper construction;
- (b) so installed and fixed as not to be liable to be damaged;
- (c) efficiently electrically earthed;
- (d) free from leakage of inflammable liquids and as far as is reasonably possible free from leakage of inflammable liquid vapour except by means of a vent pipe;
- (e) maintained in good and proper order and at all times in accordance with the provisions of this section.

(2) All pipe-lines shall be below ground level and at right angles to the building line when crossing a public footwalk.

(3) All earth connections required under this section shall be examined once every 12 months by a qualified person who shall enter in a suitable log book, supplied by the occupier of the premises and kept solely for the purpose, the efficiency and condition of such earth, his name and address and the date of the examination. All such entries shall be signed by such qualified person and shall be readily available for inspection by any duly authorised servant of the Council.

Construction of Portable Containers

67. No person shall store or convey or cause or permit to be stored or conveyed in any 1 container any Class A or Class B inflammable liquid in a quantity exceeding 50 litres unless such container is constructed of metal not less than 1,5 millimetres in thickness.

Filling of Containers

68. No person shall carry on or cause or permit to be carried on the trade, business or occupation of filling containers with Class A or Class B inflammable liquid other than in a fire-proof building used solely for such purpose, or in the open air at a distance of not less than 15 metres from any fire, flame, naked light or other agency likely to ignite inflammable liquid or its vapour.

Quantity in Containers

69. No container shall be filled with inflammable liquid to more than 95 per cent of its capacity.

Containers after Delivery

70. No person taking delivery of any inflammable liquid in containers in excess of the quantity stated in section 25 or under circumstances of temporary storage provided in section 33, shall cause or permit such containers to remain unattended in any place other than a store or storage tank for a longer period than may be reasonably necessary, which in no circumstances shall exceed a period of 12 hours.

Storage of Empty Containers

71.(1) No person shall place any empty container or cause or permit any empty container to be placed in any premises other than a store: Provided that —

(a) such a container may be stored in the open air at a distance of not less than 6 metres from any fire, flame, naked light or other agency likely to ignite inflammable liquid or its vapour;

(b) no person shall cause or allow any empty container to remain in or on any public place.

(2) Every empty container so stored shall at all times be securely closed with a bung or other suitable stopper.

Herstel van Houers

72. Niemand mag enige herstelwerk aan 'n houer verrig of toelaat dat dit verrig word alvorens alle vlambare vloeistof en vlambare vloeistofdampe uit die houer verwyder is nie.

Merk van Houers

73. Niemand mag aan enige persoon enige vlambare vloeistof, Klas A of Klas B, verskaf of lewer in enige houer wat minder as 200 liters kan hou nie, tensy sodanige houer in opvallende letters die woord "Vlambaar" in beide amptelike tale op het.

Inhoudsvermoë van Pakkamer

74. Die registrasiesertifikaat wat ten opsigte van 'n pakkamer uitgereik word, moet die klas en grootste hoeveelheid vlambare vloeistof wat op enige tydstip in sodanige pakkamer gehou mag word, vermeld.

Gevaarkennisgewing op Pakkamer

75. Niemand mag 'n pakkamer vir vlambare vloeistof vir die doel gebruik, of laat gebruik of toelaat dat dit so gebruik word nie, tensy en alvorens die woorde "Gevaar — Vlambare Vloeistof — Moenie hier Rook of Vuurhoutjies en Sigaretaanstekers saamdra nie" in letters wat minstens 75 millimeter hoog is, benewens die klas en grootste hoeveelheid vlambare vloeistof wat in sodanige pakkamer opberg mag word, leesbaar in albei die amptelike tale op die buitekant van die deur van sodanige pakkamer gevef staan. Sodanige kennisgewing moet te alle tye op dié plek in 'n leesbare toestand onderhou word.

Bou en Ligging van Pakkamer

76.(1) Elke pakkamer moet ooreenkomstig die volgende vereistes gebou word:

(a) Die mure moet van bakstene of beton, die vloer van beton of ander syferdigte materiaal en die dak van gewapende beton gemaak wees;

(b) Die pakkamer moet 'n deur van hardhout hê wat paslik met metaal van minstens 1 millimeter dikte beklee is en wat aan 'n metaalkosyn vas is, of 'n metaaldeur van minstens 3 millimeter dik, wat goed pas en vas is aan 'n hoekyster-raam met 'n oorslag van minstens 50 millimeter rondom. So 'n deur moet na buite oopmaak en moet 'n stewige slot hê;

(c) Alle vensterrame moet van metaal wees en moet ruite van draadglas in hê.

(d) Elke pakkamer moet op so 'n wyse gebou wees, of met mure of walle van so 'n aard omring wees dat die vlambare vloeistof wat daarin is, nie daaruit kan ontsnap nie. Die put wat deur sodanige mure of walle gevorm word moet groot genoeg wees om die grootste hoeveelheid vloeistof wat in die pakkamer opberg kan word, plus nog 10 persent daarvan te hou.

(e) Die pakkamer moet geventileer word deur middel van 'n ventilasiesistelsel wat sodanig ontwerp en gebou is en so groot moet wees dat dit die versameling van ontvlambare vloeistofdampe oral in die pakkamer toereikend sal verhoed en sodanige dampe in die buitelig by 'n plek of plekke waar sodanige dampe nie moontlik in aanraking met enige vuur, vlam, oop lig of iets anders wat moontlik sodanige dampe kan laat ontbrand sal kom nie, laat ontsnap: Met dien verstande dat indien sodanige ventilasie om een of ander rede slegs deur middel van 'n meganiese ventilasiesistelsel bewerkstellig kan word, sodanige stelsel aan die bepalinge van artikel 118 moet voldoen. Alle ventilasie-opeeninge wat in die mure ingebou word moet in ysterrame wees wat stewig aan die binnekant van die mure vasgeheg is. Die lae ventilasie-opeeninge moet so na aan die puthoogte as moontlik geïnstalleer word;

Repairing of Containers

72. No person shall carry out or permit to be carried out any repairing operations to any container until all inflammable liquid and inflammable liquid vapours have been removed from such container.

Marking of Containers

73. No person shall supply or deliver to any person any Class A or Class B inflammable liquid in any container of less than 200 litres capacity unless such container bears in conspicuous letter the word "Inflammable" in both official languages.

Capacity of Store

74. The certificate of registration issued in respect of any store shall state the class and maximum quantity of inflammable liquid permitted to be kept in such store at any one time.

Danger Notice on Store

75. No person shall use as such or cause or permit to be used as such any inflammable liquid store, unless and until the words "Danger — Inflammable Liquid — No Smoking or Carrying of Matches and Lighters" in letters not less than 75 millimetres in height, together with the class and maximum quantity of inflammable liquid allowed to be kept in such store is legibly painted in both official languages on the outer face of the door of such store. Such notice shall at all times be maintained in such position and in a legible condition.

Construction and Situation of Store

76.(1) Every store shall be constructed in accordance with the following requirements:

(a) The walls shall be constructed of brick or concrete, the floor of concrete or other impervious material and the roof of reinforced concrete;

(b) The store shall be fitted with a hard-wood door suitably covered with metal of not less than 1 millimetre thickness, carried on a metal frame or a close-fitting metal of not less than 3 millimetres thickness, carried on an angle frame and having an allround overlap of not less than 50 millimetres. Such door shall open outwards and be fitted with a substantial lock;

(c) All window frames shall be constructed of metal and glazed with wire woven glass;

(d) Every store shall be constructed in such manner, or surrounded by walls or bunds of such a character that the inflammable liquid contained therein cannot escape therefrom. The well formed by such walls or bunds shall be of sufficient capacity to contain the maximum liquid capacity of the store plus 10 per cent thereof;

(e) The store shall be ventilated by a system of ventilation of such design, construction and capacity as will adequately prevent the accumulation of inflammable liquid vapour within all portions of such store and discharge such vapour into the open air at a point or points where such vapour is not likely to come into contact with any fire, flame, open light or other agency likely to ignite such vapour: Provided that where for any reason such ventilation can only be secured by means of a mechanical system of ventilating, such system shall conform to the provisions of section 118. All ventilating openings which are fitted into walls shall be set in iron frames and fitted tightly to the interior faces of the walls, The low ventilating openings shall be installed as near the well level as possible;

(f) Die openinge moet deur middel van gaasdraad wat minstens 28 gaatjies per 25 millimeter liniër bevat en bestand teen invreting is, beskerm word;

(g) 'n Pakkamer mag nie so geleë wees dat dit in die geval van brand die ontsnapping van enige persoon of dier van die perseel af kan belemmer of dat dit enige kamer, gebou of perseel in gevaar stel nie;

(h) Enige pakkamer met 'n groter vloeroppervlakte as 10 vierkante meter moet minstens 2 deure in hê wat gemaak is soos beskryf in paragraaf (b) en wat sover van mekaar af is dat persone in die pakkamer in die geval van brand of ander gevaar vry en onbelemmerd deur enigeen van die deure kan ontsnap.

(2) Onderworpe aan die vereistes van artikel 24 en ondanks andersluidende bepalings in hierdie hoofstuk vervat, kan 'n pakkamer van nie-vlambare materiaal wat 'n laer brandweerstand bied, gebou wees indien —

(a) sodanige pakkamer nie nader as 30 meter van enige ander gebou af staan nie;

(b) dit omring is deur die vereiste muur of syferdigte wal soos in subartikel (1) bepaal word.

(3) Elke pakkamer moet te alle tye ooreenkomstig die bepalings van hierdie artikel onderhou word.

Verligting van Pakkamer

77. Alle ligte wat geïnstalleer word moet van die elektriese gloeilamp tipe wees wat 'n vlamdigte omhulsel buite om het en alle bedrading moet gepantserde kabel wees of moet in naatlose metaalbuise waarvan die lasse vasgeskroef is, ingesluit wees. Alle skakelaars, aansluitkassies, sekerings en ander elektriese uitrusting moet buite die pakkamer geleë wees.

Gebruik van Pakkamer

78. Niemand mag —

(a) enige pakkamer vir enige ander doel as die opberging van vlambare vloeistof, olie en die houers daarvan gebruik of laat gebruik of toelaat dat dit so gebruik word nie;

(b) iemand anders in 'n pakkamer in diens hê of veroorsaak of toelaat dat hy daar in diens is nie, tensy alle deure van die pakkamer heeltemal oop staan en geheel en al onbelemmerd is.

Ongemagtigde Persone wat Pakkamer Binnegaan

79. Niemand mag enige pakkamer binnegaan of laat binnegaan of toelaat dat dit binnegaan word nie behalwe met die uitdruklike toestemming van die okkupant of ander verantwoordelike persoon wat beheer oor die pakkamer het.

GROOTMAATDEPOTS

Gevaarkennisgewing by Ingange

80. Opvallende kennisgewingborde met die woorde "Gevaar — Vlambare Vloeistof — Moenie Hier Rook Nie" duidelik in albei die amptelike tale daarop, in letters wat minstens 150 millimeter hoog is, moet by al die ingange van die grootmaatdepots opgerig word en moet te alle tye op dié plekke in 'n leesbare toestand onderhou word.

Opberging

81.(1) Vlambare vloeistof moet soos volg in grootmaatdepots opgeberg word:

(a) In ondergrondse opgaartenks;

(b) In bogrondse opgaartenks; en

(c) In magasyn.

(f) The openings shall be protected by non-corrodible wire gauze of not less than 28 meshes to 25 linear millimetres;

(g) A store shall not be situated in such a position that it will impede the escape of any person or animal from the premises, or endanger any room, building, or premises in the case of fire;

(h) Any store with a floor area in excess of 10 square metres shall be provided with at least 2 doors, constructed as described in paragraph (b), situated at such a distance from each other as to allow the free and unimpeded escape of persons within the store from either door in case of fire or other danger.

(2) Subject to the requirements of section 24 and notwithstanding anything to the contrary contained in this chapter, a store may be constructed of non-inflammable material having a lower fire-resistance rating if —

(a) such store has no building nearer to it than 30 metres;

(b) it is surrounded by the necessary wall or impervious bund as provided for in subsection (1).

(3) Every store shall be maintained at all times in accordance with the provisions of this section.

Lighting of Store

77. All lights installed shall be of the incandescent electric type which shall be enclosed in an outer flame-proof fitting and all wiring shall be armoured cable or enclosed in seamless metal tubes, the junctions of which are screwed together. All switches, junction boxes, fuses and other electrical equipment shall be outside the store.

Use of Store

78. No person shall —

(a) use any store or cause or permit such store to be used for any purpose other than the storage of inflammable liquid, oils and their containers;

(b) engage in or cause or permit any other person to be engaged in any store unless all doors of the store are fully open and kept entirely unobstructed.

Unauthorised Persons Entering Store

79. No person shall enter any store or cause or permit any store to be entered without the express permission of the occupier or other responsible person in charge of such store.

BULK DEPOTS

Danger Notice at Entrance

80. Prominent notice boards bearing the words "Danger — Inflammable Liquid — No Smoking" in letters not less than 150 millimetres in height in both official languages shall be erected at all entrances to bulk depots and shall at all times be maintained in such position and in a legible condition.

Storage

81.(1) Inflammable liquid shall be stored in bulk depots as follows:

(a) In underground storage tanks;

(b) In above-ground storage tanks; and

(c) In bulk stores.

(2)(a) Elke sodanige bogrondse opgaartenk of groep sodanige tenks met 'n totale inhoudsvermoë van meer as 55 kiloliter, moet of met 'n wal (wat hierna 'n keerwal genoem word), of met 'n keermuur van baksteen, of van gewapende of ongewapende sementbeton (wat hierna 'n keermuur genoem word), omring wees, wat sodanig ontwerp en gebou is dat dit 'n reservoir vorm wat in staat is om die hoeveelheid vloeistof wat ooreenkomstig paragraaf (f), daarin gehou moet word, te bevat en te behou: Met dien verstande dat die kruin van sodanige keerwal of keermuur minstens 75 millimeter hoër moet wees as wat nodig is om die hoeveelheid vloeistof te bevat en te behou;

(b) Die keerwal moet bo minstens 600 millimeter dik wees met 'n skuinste aan elke kant van 1½ tot 1. So 'n keerwal moet gemaak wees met betonkern binne-in wat bo minstens 200 millimeter dik is en met 'n terughelling aan elke kant van 1 op 24 tot op die vlak van die binnekant van die ingeslote ruimte. Die kern moet met dieselfde dikte as wat dit op hierdie vlak het, al na die soort grond so diep afgevoer word dat dit doeltreffend sal voorkom dat enige vloeistof uitlek. Die grondwerk om die kern moet van materiaal wees wat deeglik natgemaak is en hard geword het;

(c) 'n Keermuur moet in ooreenstemming met die volgende vereistes gebou word:

(i) Dit moet in staat wees om die volle kantelingsmoment van die vloeistof wat in die ingeslote reservoir is, wanneer dit tot binne 75 millimeter opgevol is met 'n vloeistof met dieselfde soortlike gewig as water, te weerstaan.

(ii) Indien so 'n muur 'n afskorting tussen twee reservoirs uitmaak, moet dit in staat wees om die druk van enige kant af te weerstaan;

(iii) Elke keermuur moet al na die aard van die grond, so diep afgevoer word en sodanige fundamente hê dat dit in alles stewig sal wees en doeltreffend sal voorkom dat vloeistof sal uitlek;

(iv) Elke keermuur van gewapende beton moet bo minstens 150 millimeter dik wees en die trekkrag van die spantuig moet heeltemal deur staalstange wat minstens 50 millimeter van die oppervlakte daarvan aangebring is, opgeneem word;

(v) Die betonspanning moet hoogstens 5 000 kPa en die spanning in die staal 110 000 kPa onder toestande van volle belasting wees.

(d) Toereikende voorsiening moet gemaak word vir die afvoer van enige water dat deur enige sodanige keerwal of keermuur opgedam word. Enige afvoerpyp deur so 'n wal of muur moet toegerus wees met 'n gietysterklep aan die buitekant, wat, behalwe wanneer dit in gebruik is, toegehou en behoorlik gesluit moet word.

(e) Die inhoudsvermoë van so 'n ingeslote reservoir wat enige tenk, of 'n groep tenks omring, moet soos volg wees:

(i) Waar daar nie meer as 1 tenk in so 'n opbergruimte is nie 90 persent van die totale vermoë van die tenk;

(ii) Waar daar nie meer as 2 tenks in dieselfde ingeslote reservoir is nie — 80 persent van die totale vermoë van die tenks;

(iii) Waar daar 3 of meer tenks in dieselfde ingeslote reservoir is — 75 persent van die totale vermoë van die tenks.

(f) Die oppervlakte ingesluit deur so 'n keermuur of keerwal wat nie deur enige opgaartenk beslaan word nie moet, uitgesonderd vir die doel van die uitvoer van herstelwerk, veranderings of byvoegings by sodanige tenks, heeltemal vry en onbeset gelaat word;

(g) Die bepalinge van paragrafe (b) en (c) is nie van toe-

(2)(a) Every such above-ground storage tank, or group of such tanks, with a total capacity of over 55 kilolitres, shall be surrounded by either an embankment (hereinafter called a retaining embankment) or a retaining wall of brick or cement-concrete, either plain or reinforced (hereinafter called a retaining wall) so designed and constructed as to form a reservoir capable of containing and retaining the quantity of liquid required to be retained in accordance with paragraph (f): Provided that the top of such retaining wall shall be at least 75 millimetres higher than is necessary to contain and retain such quantity of liquid;

(b) The retaining embankment shall be at least 600 millimetres thick at the top with slopes on each side of 1½ to 1. Such embankment shall be constructed with a central core of concrete not less than 200 millimetres thick at the top with a batter on each side of 1 to 24 to the level of the interior of the area enclosed. The core of the same thickness as at this level shall be taken down to such depth, depending on the nature of the soil, as will effectually prevent any leakage of liquid. The earthwork round the core shall be composed of materials well watered and consolidated;

(c) A retaining wall shall be constructed in accordance with the following requirements:

(i) It shall be capable of resisting the full overturning momentum of the liquid in the enclosed reservoir when filled to within 75 millimetres of the top with a liquid of the same specific gravity as water;

(ii) If such wall constitutes a partition between two reservoirs it shall be capable of withstanding thrust from either side;

(iii) Every retaining wall shall be taken down to such depth and be provided with such foundations depending on the nature of the soil, as will ensure stability in all respects and effectually prevent any leakage of liquid;

(iv) Every retaining wall of reinforced concrete shall be not less than 150 millimetres in thickness at the top and the tensile force of the stresses shall be wholly taken up by steel rods placed not nearer the surface thereof than 50 millimetres;

(v) The concrete stress shall not exceed 5 000 kPa and the stress in the steel 110 000 kPa under fully loaded conditions.

(d) Adequate provisions shall be made to dispose of any water which may be retained by any such retaining embankment or wall. Any drain pipe through such embankment or wall shall be fitted with a cast-iron valve on the outside which, except when in use, shall be kept closed and adequately locked;

(e) The retaining capacity of such enclosed reservoir surrounding any tank or group of tanks shall be as follows:

(i) Where there is not more than 1 tank within such storing place, 90 per cent of the total capacity of the tank;

(ii) Where there are not more than 2 tanks within the same enclosed reservoir — 80 per cent of their total capacity;

(iii) Where there are 3 or more tanks within the same enclosed reservoir — 75 per cent of their total capacity.

(f) The area enclosed by such retaining embankment or wall not occupied by any storage tank shall, except for the purpose of carrying out repairs, alterations or additions to such tanks, be kept entirely free and unoccupied;

(g) The provisions of paragraphs (b) and (c) shall not apply

passing op enige bestaande reservoir wat in gebruik is op die datum van die afkondiging van hierdie hoofstuk nie.

(3) Elke magasyn moet —

(a) van nie-vlambare materiaal gebou word;

(b) behoorlik geventileer wees om die versameling van vlambare vloeistofdampe daarin te voorkom;

(c) so ontwerp en gebou wees dat dit in staat is om, hetsy onder die uitwerking van vuur of andersins 50 persent van die totale hoeveelheid vloeistof wat daarin is, te bevat en te behou.

Afstande van Tenks

82. Alle opgaartenks moet, met betrekking tot die groottes wat in die eerste kolom hieronder aangegee word, onderskeidelik die afstande wat in die tweede en derde kolomme hieronder aangegee word, van die grens van die grootmaatdepot en van mekaar af verwyder wees:

	<i>Inhoud van Tenk</i>	<i>Afstand van Grens</i>	<i>Afstand tussen Tenks</i>
	<i>Kilo-liter</i>	<i>Meter</i>	<i>Meter</i>
Tot	55	6	1
Tot	80	7,5	1,2
Tot	110	9	1,5
Tot	140	10,5	3
Tot	220	12	4,5
Tot	340	13,5	5,5
Tot	450	15	6
Tot	910	15	7,5
Tot	2 280	15	9
Tot	4 550	15	12
Tot	4 550	15	15

Met dien verstande dat —

(a) waar tenks van verskillende inhoudsmate saamgegroeper word die afstande van die grense af nagekom moet word, maar die afstande tussen afsonderlike tenks moet minstens gelyk wees aan die totaal van die vasgestelde afstande vir elke grootte tenk, verdeel deur 2;

(b) geen gebou of struktuur met die doel om houers met vlambare vloeistof te vul, binne 15 meter van 'n opgaartenk af, of binne 7,5 meter van die grens van 'n grootmaatdepot af, opgerig mag word nie.

Elektriese Motore

83. Niemand mag enige elektriese motor in enige posisie waar dit moontlik met enige vlambare vloeistof of die damp daarvan in aanraking kan kom plaas of laat plaas, of toelaat dat dit daar geplaas word nie, tensy so 'n motor van 'n vlamdigte konstruksie is.

Brandblustoestelle

84.(1) Elke grootmaatopgaardepot moet deur middel van 'n waterleiding van minstens 63,5 millimeter in deursnee met die Raad se of ander goedgekeurde watertoevoerstelsel verbind wees.

(2) 'n Brandspuitverbinding moet ten opsigte van elke branddiens geïnstalleer word op 'n plek wat deur die Raad goedgekeur is en wat binne maklike bereik van 'n straatbrandkraan is.

(3) 'n Terugslagklep om die toevoer van die straathoofleiding af te sluit wanneer die spuitverbinding gebruik word, moet tussen die grens van die standplaas en die spuitverbinding aangebring word.

to any existing reservoir in use at the date of promulgation of this chapter.

(3) Every bulk store shall be —

(a) constructed of non-inflammable material;

(b) adequately ventilated to prevent the accumulation of inflammable liquid vapour therein;

(c) so designed and constructed as to be capable of containing and retaining, either under the action of fire or otherwise, 50 per cent of the total quantity of liquid contained therein.

Tank Distances

82. All storage tanks shall, in regard to the sizes set out in the first column hereunder, be separated from the boundary of the bulk depot and from each other by the distances set out in the second and third columns hereunder respectively:

	<i>Capacity of Tanks</i>	<i>Distance from Boundary</i>	<i>Distance between Tanks</i>
	<i>Kilo-litre</i>	<i>Metre</i>	<i>Metre</i>
Up to	55	6	1
Up to	80	7,5	1,2
Up to	110	9	1,5
Up to	140	10,5	3
Up to	220	12	4,5
Up to	340	13,5	5,5
Up to	450	15	6
Up to	910	15	7,5
Up to	2 280	15	9
Up to	4 550	15	12
Up to	4 550	15	15

Provided that —

(a) where tanks of varying capacities are to be grouped the distances from the boundaries shall be observed but the distances between individual tanks shall be no less than the sum of the specific distances for each size of tank divided by 2;

(b) no building or structure shall be erected for the filling of containers with inflammable liquids within 15 metres of any storage tank or within 7,5 metres of the boundary of any bulk depot.

Electric Motors

83. No person shall place or cause or permit to be placed any electric motor in any position where it is likely to come into contact with any inflammable liquid or its vapour unless such motor is of flame-proof construction.

Fire Appliances

84.(1) Every bulk storage depot shall be connected to the Council's or other approved water supply system by not less than 63,5 millimetres lead.

(2) A fire pump connection for each fire service shall be installed in a position approved by the Council and within easy access of a street hydrant.

(3) A reflux valve to shut off the supply from the street mains when the pump connection is being used shall be fitted between the stand boundary and the pump connection.

(4) Standaard-wielklepbrandkrane wat voorsien is van Morris-momentaankoppeling met 63,5 millimeter in deursnee moet op plekke wat deur die Raad goedgekeur is, langs geboue en tenks wat vir die opberging van vlambare vloeistof gebruik word, aangebring word teen 1 per elke 500 vierkante meter vloeroppervlakte en 1 binne 90 meter van elke grootmaatopgaartenk.

(5) 'n 63,5 millimeter seilbrandslang en aftakpype met 'n 19 millimeter tuit en wat lank genoeg is om die aangrensende gebied wat deur die brandkraan bedien word, te bereik, moet verskaf word.

(6) Blustoestelle van die droë poeiertipe met wiele en wat 'n kapasiteit van minstens 50 kilogram het, moet waar dit nodig geag word en deur die Raad vereis word, geïnstalleer word. Elke gebou wat vir die opberging van vlambare vloeistof of vlambare stowwe gebruik word, moet voorsien word van die droë poeiertipe brandblussers van 9 kilogram teen 2 ten opsigte van elke 450 vierkante meter vloeroppervlakte.

(7) 'n Doeltreffende alarmstelsel, in die geval van brand (soos klokke, fluite of sirenes) moet geïnstalleer word.

(8) Alle persone wat in of by die grootmaatdepots in diens is, moet van tyd tot tyd onderrig word in die gebruik van alle blustoestelle.

Vul van Padtenkvoertuie

85. Die vul van 'n padtenkvoertuig met vlambare vloeistof mag nie begin of uitgevoer word by 'n grootmaatdepot nie —

(a) op 'n korter afstand as 7,5 meter van enige opgaartenk of gebou bokant die grond of grens van so 'n depot af;

(b) tensy en alvorens alle pype deeglik geaard is;

(c) tensy goeie en toereikende metaalkontak gemaak is en onderhou word tussen so 'n vragmotor en die metaalpylyn om te voorkom dat 'n statiese elektrisiteitslading in so 'n vragmotor opgebou word.

Aan die Gang sit van 'n Masjien by Vulpunt

86. Niemand mag die masjien van 'n padtenkvoertuig of enige meganies aangedrewe voertuig by 'n grootmaatdepot aan die gang sit, of laat sit, of toelaat dat dit aan die gang gesit word nie, indien so 'n padtenkvoertuig of voertuig binne 6 meter is van enige plek waar vulbedrywighede nie onder seël plaasvind nie, of in enige plek waar so 'n vragmotor of voertuig in aanraking kom of moontlik kan kom met vlambare vloeistof of die damp daarvan.

Stoomlokomobile

87.(1) Niemand mag met enige stoomlokomobiel 'n grootmaatdepot binnery of dit op 'n ander wyse daarin bring nie.

(2) Geen okkupant of iemand wat deur die okkupant gemagtig is om in beheer te wees, mag so 'n stoomlokomotief toelaat om enige grootmaatdepot binne te gaan nie.

(3) Waar dit noodsaaklik is dat stoomlokomotiewe 'n grootmaatdepot moet binnegaan, moet die okkupant 'n kennisgewing met die woorde "Lokomotiewe mag nie by hierdie punt verbygaan nie" in letters minstens 150 millimeter hoog in albei amptelike tale daarop oprig. Die kennisgewingbord moet op 'n opvallende plek op 'n afstand van minstens 15 meter van enige bedrywighede met vlambare vloeistof of die opberging daarvan af geplaas word.

Geen vlambare vloeistof of oop houer met vlambare vloeistofdamp daarin mag op 'n afstand van minder as 15 meter van enige deel van die pad waaroor 'n stoomlokomotief loop, geplaas of opgeberg word nie.

(4) Standard pattern wheel valve hydrants fitted with Morris's instantaneous 63,5 millimetres couplings shall be located in positions approved by the Council and adjacent to buildings and tanks used for inflammable liquid storage, at the rate of 1 for every 500 square metres of floor area and one within 90 metres of each bulk storage tank.

(5) 63,5 millimetres canvas fire hose and branch pipes with 19 millimetres nozzles of sufficient length for the adjacent area which is served by such hydrants shall be provided.

(6) Dry powder type extinguishers of not less than 50 kilograms capacity, shall be installed where deemed necessary and required by the Council. Every building used for the storage of inflammable liquid or inflammable substances shall be provided with 9 kilogram dry powder type fire extinguishers at the rate of 2 for every 450 square metre of floor area.

(7) An adequate system of alarm in case of fire (such as bell, whistle or siren) shall be installed.

(8) All persons employed at or in the bulk depot shall be periodically instructed in the use of all fire appliances.

Filling of Road Tank Wagons

85. The filling of a road tank wagon with inflammable liquid shall not be commenced or carried out at a bulk depot —

(a) at a lesser distance than 7,5 metres from any storage tank or building above ground or boundary of such depot;

(b) unless and until all pipes have been efficiently earthed;

(c) unless good and sufficient metallic contact has been made and is maintained between such wagon and the metal pipe-line to prevent the building up of a static charge of electricity on such wagon.

Starting of Engine at Filling Point

86. No person shall at a bulk depot start, or cause or permit to be started the engine of a road tank wagon or any mechanically propelled vehicle if such road tank wagon or vehicle is within 6 metres of any place where filling operations are taking place not under seal or in any place in which such wagon or vehicle comes or is likely to come into contact with inflammable liquid or its vapour.

Steam Engines

87.(1) No person shall drive or otherwise bring any road steam engine into any bulk depot.

(2) No occupier or person authorised by the occupier to be in charge shall permit such road steam engine to enter any bulk depot.

(3) Where it is necessary for steam locomotives to enter a bulk depot, the occupier shall erect a notice board bearing the words "Locomotives Must Not Pass This Point" in letters not less than 150 millimetres in height in both official languages. The board shall be placed in a conspicuous position at a distance of not less than 15 metres from any operation dealing with inflammable liquids or storage thereof.

No inflammable liquid or open container containing inflammable vapour shall be placed or stored at a distance of less than 15 metres from any portion of the track which may be traversed by a steam locomotive.

Toegang tot Depot

88. Niemand mag —

(a) enige grootmaatdepot sonder die uitdruklike toestemming van die okkupant of persoon wat deur die okkupant gemagtig is om in beheer te wees by so 'n depot, binnegaan nie;

(b) enige grootmaatdepot binnegaan terwyl hy in besit is van enige vuurhoutjies, sigaretaansteker of soortgelyke toestel nie;

(c) enige daad verrig wat moontlik 'n brand of ontploffing kan veroorsaak of die depot of die inhoud daarvan in gevaar kan stel, of wat bereken is om dit te doen nie.

Toesig oor Depots

89. Die okkupant van 'n grootmaatdepot moet verseker dat 'n verantwoordelike persoon, wat behoorlik daartoe gemagtig is, te alle tye, gedurende werksure voortdurend by so 'n depot in diens is, ten einde voorsorg te tref teen brandgevaar of ander gebeurlikhede wat 'n gevaar vir lede of eiendom kan wees en dat 'n betroubare nagwag altyd na normale werksure by die depot in diens is.

VERVOER VAN VLAMBARE VLOEISTOWWE

Vervoerpermit

90. Behoudens die bepalings van artikel 89, mag niemand 'n voertuig vir die aflewering van vlambare vloeistof op 'n publieke plek binne die Raad se regsgebied, gebruik, laat gebruik of toelaat dat dit gebruik word nie, tensy en alvorens hy in besit van 'n vervoerpermit is wat die Raad ten opsigte van sodanige voertuig aan hom uitgereik het of 'n permit wat deur enige ander plaaslike bestuur uitgereik is.

Uitreiking van Vervoerpermit

91.(1) Geen vervoerpermit word ten opsigte van enige voertuig uitgereik nie, tensy en alvorens so 'n voertuig —

(a) vir ondersoek op so 'n plek as wat die Raad aanwys gebring is en die ondersoekgeld soos in Bylae II hierby betaal is;

(b) voldoen aan die vereistes van geskiktheid wat op sodanige voertuie betrekking het en wat in die Ordonnansie op Padverkeer, 1966, en enige regulasies wat ingevolge daarvan afgekondig is, bepaal is;

(c) voldoen aan die vereistes van artikel 81.

(2) So 'n vervoerpermit —

(a) is vir 'n tydperk van 6 maande of sodanige korter tydperk as wat op die permit vermeld word, van krag;

(b) moet die maksimum hoeveelheid en die klas vlambare vloeistof wat so 'n voertuig toegelaat word om te vervoer, vermeld;

(c) moet vasgeheg word aan die voertuig ten opsigte waarvan so 'n vervoerpermit uitgereik is en aan geen ander voertuig nie;

(d) moet in 'n goeie en leesbare toestand op so 'n voertuig deur die eienaar of persoon wat beheer oor so 'n voertuig het in so 'n posisie onderhou word dat dit duidelik sigbaar is.

Bou en Inhoudsvermoë van Voertuie

92.(1) Elke voertuig wat gebruik word om vlambare vloeistowwe per pad te vervoer, in hierdie hoofstuk 'n padtenkvoertuig genoem, moet aan die onderstaande vereistes voldoen en die woord "tenk" beteken in hierdie hoofstuk 'n tenk wat met voornoemde doel op so 'n voertuig is:

(a) Die voertuig moet sterk gebou wees en moet so ver as wat redelik moontlik is van nie-vlambare materiaal gemaak wees;

Admission to Depots

88. No person shall —

(a) enter any bulk depot without the express permission of the occupier or the person authorised by the occupier to be in charge of such depot;

(b) enter any bulk depot in possession of any matches, cigarette lighter or similar contrivance;

(c) commit any act which is liable or calculated to cause fire or explosion or to endanger the depot or its contents.

Supervision of Depots

89. The occupier of a bulk depot shall ensure that a responsible person, duly authorised thereto, shall at all times during working hours be on constant duty at such depot to ensure against fire hazards or other contingencies which may be a danger to life or property and that a reliable watchman is always on duty at the depot after normal working hours.

TRANSPORT OF INFLAMMABLE LIQUIDS

Transport Permit

90. Save as provided in section 89 no person shall use or cause or permit to be used in any public place any vehicle for the delivery of inflammable liquid within the Council's area of jurisdiction unless and until he is in possession of a transport permit issued to him by the Council in respect of such vehicle or a permit issued by any other local authority.

Issue of Transport Permit

91.(1) No transport permit shall be granted in respect of any vehicle unless and until such vehicle —

(a) has been exhibited for examination at such place as the Council may direct and the examination charge as prescribed in Schedule II hereto has been paid;

(b) complies with the conditions of fitness relating to such vehicle as laid down by the Road Traffic Ordinance, 1966, and any regulations promulgated thereunder;

(c) complies with the requirements of section 81.

(2) Such transport permit shall —

(a) continue in force for a period of 6 months or such lesser period as may be stated in such permit;

(b) specify the maximum quantity and class of inflammable liquid which such vehicle shall be permitted to carry;

(c) be affixed to the vehicle in respect of which such transport permit was issued and to no other vehicle;

(d) be maintained on such vehicle in a good and legible condition by the owner or person in control of such vehicle in a position so as to be plainly visible.

Construction and Capacity of Vehicles

92.(1) Every vehicle used for the purpose of transporting inflammable liquids by road, in this chapter referred to as a road tank wagon, shall comply with the following requirements and the word "tank" in this chapter means a tank carried on such a vehicle for the purpose aforesaid:

(a) The vehicle shall be strongly constructed and as far as is reasonably possible shall be constructed of non-inflammable material;

(b) Waar van elektriese beligting of ander elektriese toestelle gebruik gemaak word, moet die elektriese stroombaan dik geïsoleer wees en die bedrading moet so aangebring en beskerm wees dat dit enige gevaar van beskadiging sover moontlik uitskakel. Die ontwikkelaar, battery, sekerings of skakelaars mag nie op enige plek aangebring wees waar dit moontlik met enige vlambare vloeistof of die dampe daarvan in aanraking kan kom nie;

(c) Die tenk moet van yster, staal of ander geskikte metaal vervaardig wees en moet geklink, gesweis, gesweissoldeer of andersins vloeistofdig gemaak wees. Waar van aluminium allooi gebruik gemaak word, moet die konstruksie van die tenk voldoen aan die spesifikasies soos vervat in artikel 385 van Deel I van die National Fire Codes soos deur die National Fire Protection Association uitgegee, waar van toepassing;

(d) Daar moet voorsiening daarvoor gemaak word om die elektriese stroom naby die battery deur middel van 'n tweepolige skakelaar of ander geskikte metode af te skakel;

(e) 'n Tenk wat 'n groter inhoudsvermoë as 6 kiloliter het, moet in vloeistofdigte vakke afgeskort wees en die inhoud van elke vak mag nie meer as 6 kiloliters wees nie: Met dien verstande dat die voornoemde maksimum hoeveelheid van 6 kiloliters met hoogstens vyf persent oorskry kan word mits dit vanweë die bou van die tenk noodsaaklik is. Die vloeistofinhoud van so 'n ruimte moet te gener tyd meer as 98 persent van die totale inhoudsvermoë van die vak beslaan nie;

(f) Die tenk moet stewig vas wees aan en in metaalverbinding wees met die voertuig;

(g) Die tappype van die tenk moet van binne-kleppe en van sterk krane wat stewig vas is en van geskikte doppe voorsien wees. Die krane en doppe moet deur die raamwerk van die voertuig of op 'n ander doeltreffende wyse teen beskadiging beskerm wees;

(h) Doeltreffende ventilasie-opeeninge moet in elke vak van die tenk aangebring word en al sodanige opeeninge moet bedek wees met fyn draadgaas van minstens 28 gaatjies per 25 liniëre millimeters en moet van 'n kraan of klep voorsien wees;

(i) Toereikende voorsiening moet gemaak word om so 'n voertuig doeltreffend te aard om die ophoping van 'n gevaarlike statiese lading elektrisiteit in enige gedeelte daarvan te voorkom en daarbenewens moet elke pypaansluiting by die tenk so aangebring wees dat volledig elektriese verbindings tussen die tenk en enige houër wat daaruit van vloeistof voorsien word, bewerkstellig word;

(j) Alle elektriese aardverbindings wat ingevolge hierdie artikel vereis word moet onderoek en in 'n logboek ingeskryf word soos by artikel 66 vereis word;

(k) Behoudens die bepalings van artikel 80, mag daar hoogstens 36 kiloliters vlambare vloeistof in 'n padtenkvoertuig of in 'n aantal sodanige voertuie wat een trek uitmaak, vervoer word.

(2) Elke voertuig uitgesonderd 'n padtenkvoertuig moet —

(a) groot genoeg wees en sterk genoeg gebou wees om die hoeveelheid vlambare vloeistof wat dit die voorneme is om op so 'n voertuig te laai, veilig te vervoer;

(b) toegerus wees met minstens 4 wiele: Met dien verstande dat 'n sleepwa wat deel uitmaak van 'n geartikuleerde voertuig vir die toepassing hiervan, geag word van 4 wiele voorsien te wees;

(c) so gebou en toegerus wees dat dit nie moontlik vlambare vloeistof wat in of op so 'n voertuig vervoer word, sal laat ontbrand nie.

(b) Where electric lighting or other electrical devices are employed, the electrical circuit shall be heavily insulated and the wiring so fixed and protected as to reduce as far as reasonable possible any risk of damage. The generator, battery, fuses or switches shall not be situated in any position whereby they are likely to come into contact with any inflammable liquid or its vapour;

(c) The tank shall be constructed of iron, steel or other suitable metal and riveted, welded, brazed or otherwise made liquid-tight. Where aluminium alloy is used, the tank shall be constructed in accordance with the specifications as detailed in section 385 of Volume I of the National Fire Codes published by the National Fire Protection Association, where applicable;

(d) Means of cutting off the electrical current close to the battery by a double-pole switch or other suitable method shall be provided;

(e) Any tank having a capacity exceeding 6 kilolitres shall be divided into liquid-tight compartments, each compartment to be of a capacity of not more than 6 kilolitres: Provided that the aforesaid maximum capacity of 6 kilolitres may be exceeded by not more than five percent if the exigencies of construction of the tank make such excess necessary. The liquid contents of any such compartment shall at no time exceed 98 percent of the total capacity of the compartment;

(f) The tank shall be securely attached to and in metal contact with the vehicle;

(g) The draw-off pipes of the tank shall be fitted with internal valves and with strong and secure taps and suitable caps. The taps and caps shall be protected from damage by the frame of the vehicle or other effective means;

(h) Efficient ventilating openings shall be fitted to each tank compartment and all such openings shall be covered with fine wire gauze of not less than 28 meshes to 25 lineal millimetres and provided with a cock or valve;

(i) Adequate provision shall be made to earth such vehicle efficiently so as to prevent the accumulation of a dangerous static charge of electricity in any part thereof and, in addition, each pipe connection to the tank shall be so fitted as to ensure complete electrical connection between the tank and any receptacle being supplied with liquid therefrom;

(j) All electrical earth connections required under this section shall be examined and entered in a log book as required under section 66;

(k) Subject to the provisions of section 80 of these by-laws, the total quantity of inflammable liquids conveyed by any road tank wagon or any number of such wagons constituting one haul, shall not exceed 36 kilolitres.

(2) Every vehicle other than a road tank wagon shall be —

(a) of adequate capacity and construction to convey safely the quantity of inflammable liquid which it is desired to convey on such vehicle;

(b) equipped with at least 4 wheels: Provided that a trailer forming a portion of an articulated vehicle, shall for the purpose hereof be deemed to be equipped with 4 wheels;

(c) so constructed and equipped as not to be likely to ignite any inflammable liquid which may be conveyed in or on such vehicle.

Instandhouding van Voertuie

93. Niemand mag enige voertuig vir die vervoer van vlambare vloeistof op enige publieke plek gebruik of laat gebruik, of toelaat dat dit daar gebruik word nie, tensy so 'n voertuig in 'n goeie toestand en in behoorlike werkende orde in stand gehou word.

Tenkopeninge

94. Alle openinge in die tenk van enige voertuig wat vir die vervoer van vlambare vloeistof gebruik word, moet te alle tye wanneer dit nie gebruik word nie dig en doeltreffend toegehou word.

Toesig oor Vragmotor deur Verantwoordelike Persoon

95. Elke padtenkvoertuig moet voortdurend onder die toesig van 'n verantwoordelike persoon wees gedurende die tydperk wat so 'n vragmotor as sodanig in gebruik is op enige ander plek as 'n grootmaatdepot.

Posisie van Padtenkvoertuig tydens Afleweringsbedrywighede

96. Niemand mag —

(a) 'n padtenkvoertuig op of oor enige publieke sypaadjie laat staan of toelaat dat dit daar staan tydens afleweringsbedrywighede nie;

(b) die pompslang oor so 'n sypaadjie plaas of laat plaas of toelaat dat dit daar geplaas word tydens sodanige bedrywighede nie.

Brandblussers

97.(1) Niemand mag enige padtenkvoertuig gebruik of laat gebruik of toelaat dat dit gebruik word nie tensy so 'n voertuig voorsien is van ten minste 2 doeltreffende 9 kilogram droë poeier brandblussers.

(2) Sodanige brandblussers moet op so 'n plek op die padtenkvoertuig vervoer word en so daaraan vasgeheg word dat dit geredelik en maklik bereikbaar is in die geval van brand.

Middele wat Vlambare Vloeistof moontlik kan laat Ontbrand

98. Niemand mag —

(a) enige vuur, vlam of iets anders wat moontlik vlambare vloeistof of die dampe daarvan kan laat ontbrand binne 3 meter van enige voertuig waarin vlambare vloeistof vervoer word bring of laat bring of toelaat dat dit daar gebring word nie;

(b) enige vuurhoutjies, sigaretaansteker of soortgelyke toestelle op enige voertuig wat vir die vervoer van vlambare vloeistof gebruik word, saamdra, of laat saamdra of toelaat dat dit saamgedra word nie;

(c) terwyl hy op so 'n voertuig in diens is, rook of toelaat dat iemand anders daarop rook terwyl vlambare vloeistof vervoer word, of terwyl so 'n voertuig met vlambare vloeistof gevul word of terwyl sodanige vloeistof daaruit getap word nie;

(d) binne 3 meter van so 'n voertuig rook onderwyl so 'n voertuig met vlambare vloeistof gevul word of terwyl hy op so 'n voertuig in diens is toelaat dat iemand anders aldus rook nie.

Voorsorgmaatreëls

99. Elkeen wat verantwoordelik is vir of betrokke is by die vervoer van vlambare vloeistof moet alle redelike voorsorgmaatreëls tref vir die voorkoming van ongelukke deur brand of ontploffing en vir die voorkoming van toegang deur enige ongemagtigde persoon tot enige houer onderwyl dit vervoer word.

Maintenance of Vehicles

93. No person shall use or cause or allow to be used in any public place any vehicle for the transport of inflammable liquid unless such vehicle is maintained in good condition and in proper working order.

Openings to Tank

94. All openings to the tank of any vehicle used for the transport of inflammable liquid shall be kept securely and effectively closed at all times when not in use.

Supervision of Wagon by Responsible Person

95. Every road tank wagon shall be under the constant supervision of a responsible person during the period such tank wagon is in use as such anywhere other than at a bulk depot.

Position of Road Tank Wagon during Delivery Operations

96. No person shall —

(a) cause or permit a road tank wagon to stand on or across any public footpath during delivery operations;

(b) place the hose or cause or permit the hose to be placed across such footpath during such operations.

Fire Extinguishers

97.(1) No person shall use or cause or permit to be used any road tank wagon unless such wagon is provided with at least 2 efficient 9 kilograms dry powder fire extinguishers.

(2) Such extinguishers shall be carried on the road tank wagon in such a position and shall be attached to the road tank wagon in such a manner as to be readily and easily accessible in the case of fire.

Agencies Likely to Ignite Inflammable Liquids

98. No person shall —

(a) bring or cause or permit to be brought any fire, flame or other agency likely to ignite inflammable liquid or its vapour within 3 metres of any vehicle in which inflammable liquid is transported;

(b) carry or cause or permit to be carried any matches, cigarette lighter or similar contrivance on any vehicle used for the transport of inflammable liquid;

(c) while in attendance of such vehicle smoke or permit any other person thereon to smoke during the transport of inflammable liquid or the filling of such vehicle with inflammable liquid or the discharge of such liquid therefrom;

(d) smoke within 3 metres of such vehicle during the filling of such a vehicle with inflammable liquid or the discharge of such liquid therefrom or while in attendance thereon permit any other person so to smoke.

Precautions

99. Every person responsible for or concerned in the conveyance of inflammable liquid shall take all reasonable precautions for the prevention of accident by fire or explosion and for the prevention of access by any unauthorised person to any container whilst in transit.

Beperking op Toepassing van Sekere Verordeninge

100.(1) Die bepalings van artikels 90 en 97 is nie van toepassing op die vervoer van vlambare vloeistof op 'n voertuig, wat nie 'n padtenkvoertuig is nie, indien daar—

(a) hoogstens 200 liters vlambare vloeistof Klas A of Klas B of 400 liters vlambare vloeistof Klas C in metaalhouers wat deeglik toe is en 'n inhoud van hoogstens 50 liters het; of

(b) hoogstens 500 liters vlambare vloeistof Klas A of B of hoogstens 1 000 liters vlambare vloeistof Klas C in metaalhouers wat deeglik toe is en 'n inhoud van minstens 200 liters het vervoer word.

(2) Sodanige houers moet stewig gemaak wees en so verpak wees dat dit nie lek en dat dit nie stukkend of beskadig raak of losraak solank dit vervoer word nie.

(3) Geen vlambare vloeistof mag aldus op of oor enige deurgang in of op enige stoomaangedrewe voertuig of in of op enige sleepwa of ander voertuig wat deur 'n stoomaangedrewe voertuig getrek word, vervoer word nie.

DROOGSKOONMAAKLOKALE*Algemeen**Sertifikaat vir Droogskoonmaaklokaal*

101.(1) Niemand mag enige vertrek as 'n droogskoonmaaklokaal gebruik of laat gebruik of toelaat dat dit daarvoor gebruik word nie, tensy en alvorens so 'n vertrek behoorlik as sodanig ingevolge hierdie hoofstuk geregistreer is.

(2) Geen sertifikaat word ten opsigte van enige perseel uitgereik vir die gebruik daarvan as 'n droogskoonmaaklokaal nie, tensy en alvorens sodanige perseel aan die vereistes van hierdie verordeninge voldoen.

(3) Die bepalings van artikels 25 tot en met 32 en 35 is *mutatis mutandis* van toepassing op 'n sertifikaat ingevolge hierdie artikel.

Gebruik van Droogskoonmaaklokaal

102. Geen droogskoonmaaklokaal mag vir enige ander doel as vir droogskoonmaakwerk en doeleindes wat redelikerwys daarmee in verband staan gebruik word nie.

Installering van Masjinerie

103.(1) Niemand mag enige droogskoonmaakmasjinerie soos wasmasjiene, hidro's, suiweringsstoestelle, distilleerketels of besinktenks op 'n ander plek as in die droogskoonmaaklokaal installeer, of laat installeer of toelaat dat dit geïnstalleer word nie.

(2) Alle masjinerie moet elektries doeltreffend geaard wees.

(3) Al sodanige elektriese aardverbindinge moet nagegaan en in 'n logboek soos vereis ingevolge artikel 66 aangeteken word.

Stoomketels

104. Geen stoomketel, insluitende die skoorsteen daarvan mag binne 6 meter van enige droogskoonmaaklokaal geïnstalleer word nie: Met dien verstande dat 'n stoomketel nie nader as 3 meter aan enige droogskoonmaaklokaal geïnstalleer mag word waar daar 'n ononderbroke steen- of betonmuur tussen so 'n stoomketel of die skoorsteen daarvan en die droogskoonmaaklokaal is, wat minstens 450 millimeter hoër is as die bokant van die stoomketel en die skoorsteen daarvan en minstens 1,5 meter bo die vloer van die droogskoonmaaklokaal.

Restriction on Scope of Certain By-laws

100.(1) The provisions of sections 90 and 97 inclusive shall not apply to the conveyance of inflammable liquid on a vehicle, not being a road tank wagon—

(a) of a quantity not exceeding 200 litres of Class A or Class B inflammable liquid or 400 litres of Class C inflammable liquid or 1 000 litres of Class C inflammable liquid in securely closed metal containers of a capacity not exceeding 50 litres; or

(b) of a quantity not exceeding 500 litres of Class A or B inflammable liquid or 1 000 litres of Class C inflammable liquid contained in securely closed metal containers of a capacity of not less than 200 litres.

(2) Such containers shall be substantially constructed and packed in such manner as to prevent leakage and obviate becoming broken, defective or insecure in the course of conveyance.

(3) No inflammable liquid shall be so conveyed upon or through any thoroughfare, in or on any steam-driven vehicle or in or on any trailer or other vehicle drawn by a vehicle so driven.

DRY-CLEANING ROOMS*General**Certificate of Dry-cleaning Room*

101.(1) No person shall use or cause or permit to be used any room as a dry-cleaning room unless and until such room has been duly registered as such under this chapter.

(2) No certificate shall be issued in respect of any premises for use as a dry-cleaning room unless and until such premises comply with the requirements of these by-laws.

(3) The provisions of sections 25 to 32 inclusive and 35 shall *mutatis mutandis* apply to a certificate under this section.

Use of Dry-cleaning Room

102. No dry-cleaning room shall be used for any purpose other than that of dry-cleaning and purposes reasonably incidental thereto.

Installation of Machinery

103.(1) No person shall instal or cause or permit to be installed any dry-cleaning machinery such as washing machines, hydro's, clarifiers, stills or settling tanks elsewhere than in a dry-cleaning room.

(2) All machinery shall be efficiently electrically earthed.

(3) All such electrical earth connections shall be examined and entered in a log book as required under section 66.

Boilers

104. No boiler, including the chimney thereof, shall be installed within 6 metres of any dry-cleaning room: Provided that a boiler may be installed not nearer than 3 metres to any dry-cleaning room where there is an unbroken brick or concrete wall between such boiler or its chimney and such room of a height not less than 450 millimetres above the top of the boiler and its chimney and of not less than 1,5 metres above the floor of the dry-cleaning room.

Leegtap van Masjinerie

105. Alle bogrondse houers soos wasmasjiene, suiwerings-toestelle, distilleerketels of soortgelyke toerusting moet elke dag onmiddellik na die beëindiging van skoonmaakbedrywighede leeggetap word.

Elektriese Uitrusting

106. Niemand mag in 'n droogskoonmaaklokaal of in enige posisie waar dit moontlik met vlambare vloeistof of die dampe daarvan in aanraking kom of moontlik kan kom enige elektriese masjinerie of ander elektriese apparaat installeer of laat installeer of toelaat dat dit geïnstalleer word nie, behalwe —

(a) 'n elektriese gloeilamp wat 'n vlambare omhulsel buite-om het;

(b) elektriese drade wat deurgaans deur naatlose metaalbuise waarvan die lasse aanmekaar geskroef is, beskerm word;

(c) een elektriese drukknopskakelaar van vlamdigte konstruksie wat minstens 1 meter bo die hoogte van die vloer geleë is en wat so gemaak en verbind is dat dit in noodgevallen gebruik kan word om die masjinerie tot stilstand te bring;

(d) elektriese motore van vlamdigte konstruksie.

Hantering van Vlambare Vloeistof

107. Die opgaartenk moet met die droogskoonmaakmasjinerie verbind wees en geen vlambare vloeistof mag tydens enige skoonmaakproses gehanteer word nie: Met dien verstande dat 'n totale hoeveelheid van hoogstens 20 liters op enige tydstip in 1 of meer houers gehanteer kan word vir handewas of verwydering van kolle.

Gevaarkennisgewing by Ingang

108. Die woorde "GEVAAR — MOENIE ROOK NIE" moet opvallend in albei die amptelike tale in letters van minstens 150 millimeter hoog aan die buitekant van elke toegang tot elke droogskoonmaaklokaal aangebring word en moet te alle tye in so 'n posisie en in 'n leesbare toestand onderhou word.

Verwydering van Vreemde Voorwerpe en Metaalbestanddele uit Kledingstukke

109. Niemand mag enige kledingstuk of ander tekstielware droogskoonmaak, laat droogskoonmaak of toelaat dat dit droogskoongemaak word nie, tensy en alvorens so 'n kledingstuk deeglik nagegaan is en alle materiaal soos vuurhoutjies, metaalstukkies, metaalknope en ander dinge wat moontlik vonke kan veroorsaak daarvan verwyder is.

Opdragte aan Werknemers

110. Die okkupant moet toesien dat alle persone wat in die droogskoonmaaklokaal in diens is deeglik onderrig is in die gevare verbonde aan die gebruik van vlambare vloeistowwe en in die hantering en metode van gebruik van alle blustoestelle wat by hierdie verordeninge vereis word om op die perseel te wees en hy moet sodanige opdragte kwartaal-likes herhaal.

Ongemagtigde Persone of Dade

111.(1) Niemand behalwe 'n persoon wat wettiglik op die perseel in diens is mag enige droogskoonmaaklokaal binnegaan sonder die uitdruklike toestemming van die okkupant of die persoon in beheer nie.

(2) Niemand mag enige daad verrig wat moontlik brand, ontploffing of ander gevaar vir 'n droogskoonmaaklokaal of die inhoud daarvan kan veroorsaak, of wat daarop bereken is om dit te doen nie.

Drainage of Machinery

105. All containers above ground such as washing machines, clarifiers, stills or similar appliances shall be drained immediately after the termination of cleaning operations each day.

Electrical Equipment

106. No person shall instal or cause or permit to be installed in a dry-cleaning room or in any position which comes or is likely to come into contact with inflammable liquid or its vapour, any electrical machinery or other electrical apparatus other than —

(a) an incandescent electrical lamp enclosed in an outer flame-proof fitting;

(b) electric wires protected throughout by seamless metal tubes, the joints of which are screwed together;

(c) one electrical push-button switch of flame-proof construction which shall be situated not less than 1 metre above the level of the floor and which shall be so constructed and connected as to be of use in the case of an emergency to stop the machinery;

(d) electrical motors of flame-proof construction.

Handling of Inflammable Liquid

107. The storage tank shall be connected to the dry-cleaning machinery and no inflammable liquid shall be handled during any cleaning process: Provided that a total quantity not exceeding 20 litres at any one time may be handled in 1 or more containers for the purpose of handling washing or spotting.

Danger Notice at Entrance

108. The words "DANGER — NO SMOKING" in both official languages shall be prominently displayed in letters not less than 150 millimetres high outside every entrance to every dry-cleaning room and shall at all times be maintained in such position and in a legible condition.

Removal of Foreign Matter and Metallic Substances from Garments

109. No person shall dry-clean or cause or permit to be dry-cleaned any article of clothing or other textile unless and until such article has been thoroughly examined and all materials such as matches, metallic substances, metal buttons and other matters which are liable to cause sparks have been removed therefrom.

Instructions to Employees

110. The occupier shall cause all persons employed in the dry-cleaning room to be thoroughly instructed as to the hazards involved in the use of inflammable liquids and in the handling and method of usage of all fire appliances required by these by-laws to be on the premises and shall repeat such instructions quarterly.

Unauthorised Persons or Acts

111.(1) No person other than a person lawfully employed on the premises shall enter any dry-cleaning room without the express permission of the occupier or person in charge.

(2) No person shall commit any act which is liable or calculated to cause fire, explosion or other danger to a dry-cleaning room or its contents.

Posisie van Masjinerie

112. Alle droogskoonmaakmasjinerie, soos wasmasjiene, hidro's, suiweringstoestelle, distilleerketels en besinktenks moet so na as redelikerwys moontlik is, aan die uitlaatpype wat ingevolge artikel 118 vereis word, geleë wees.

Asleidings

113. Waar enige masjinerie deur middel van asse deur dryfkrag wat van buite die droogskoonmaaklokaal af kom, aangedryf word, moet die dryfas deur 'n gasdigte muurkas gaan wat op die plek waar die dryfas so 'n droogskoonmaaklokaal binnegaan geïnstalleer moet word.

Was- of Borsel tafels

114. Elke tafel wat gebruik word vir die was of borsel van enige materiaal met vlambare vloeistof moet aan die volgende vereistes voldoen:

(1) So 'n tafel moet voorsien wees van 'n vloeistofdige blad met 'n rand van minstens 25 millimeter hoog rondom;

(2) Die blad van so 'n tafel moet skuins wees, sodat alle vloeistof behoorlik kan weglomp deur middel van 'n pyp met 'n deursnee van minstens 25 millimeter wat regstreeks met 'n ondergrondse tenk verbind is en wat 'n sperder aan het wat voorkom dat dampe kan terugkeer;

(3) Die metaalblaai moet elektries doeltreffend geaard wees;

(4) So 'n tafel moet aan die vloer of muur vasgesit wees op so 'n wyse dat die elektriese aardleiding en rioolverbinding nie versteur word nie.

Draagbare Lampe

115. Niemand mag enige flitslig of ander lig of lamp, behalwe 'n elektriese gloeilamp of 'n veiligheidslamp wat met 'n vlamdigte omhulsel buite-om toegerus is, in 'n droogskoonmaaklokaal inneem, of laat inneem of toelaat dat dit daar ingeneem word nie.

SPESIALE BEPALINGS IN GEVALLE WAAR VLAMBARE VLOEISTOWWE KLAS A EN B VIR DROOGSKOONMAAKDOELEINDES GEBRUIK WORD

Bou van Droogskoonmaaklokale

116. Elke droogskoonmaaklokaal moet ooreenkomstig die onderstaande vereistes gebou word:

(a) Die mure moet van stene of beton of soortgelyke geskikte materiaal, die vloer van beton of ander syferdigte materiaal en die dak van brandvry materiaal gemaak wees;

(b) Alle vensters moet ruite van splintervrye draadglas in hê en moet van die oopswaaitipe wees;

(c) Alle deure en deurkosyne moet van metaal wees en die deure moet rondom 'n oorslag van 25 millimeter of meer hê en moet minstens 3 millimeter dik wees;

(d) 'n Drumpel van beton minstens 150 millimeter hoog moet op grondhoogte oor alle deuropeninge aangebring word of die vloer van die lokaal moet 150 millimeter laer as die aangrensende grondhoogte wees;

(e) Die droogskoonmaaklokaal mag nie nader as 1,5 meter van enige openbare deurgang of aangrensende gebou wees nie, tensy die muur of mure wat aan sodanige deurgang of gebou front sonder openinge daarin gebou is: Met dien verstande dat hoogstens 2 kante van 'n droogskoonmaaklokaal sonder openinge moet wees;

(f) Minstens 2 deure wat na buite regstreeks in die ope lug oopmaak moet verskaf word. Sodanige deure moet so geleë wees en op so 'n afstand van mekaar dat persone binne-in

Position of Machinery

112. All dry-cleaning machinery, such as washing machines, hydro's, clarifiers, stills and settling tanks, shall be situated as near as reasonably possible to the exhaust ducts required in terms of section 118.

Shafting

113. Where any machinery is driven by means of shafting from motive power outside the dry-cleaning room, the driving shaft shall pass through a gas-proof wall box which shall be installed at the point where such shafting enters such dry-cleaning room.

Scouring or Brushing Table

114. Every table used for washing or brushing any material with inflammable liquid shall comply with the following requirements:

(1) Such table shall be provided with a liquid-tight top with a curb on all sides not less than 25 millimetres high;

(2) The top of such table shall be so pitched as to ensure thorough draining by a pipe of not less than 25 millimetres diameter directly connected to an underground tank through a trap which shall prevent the return of vapour;

(3) Metal tops shall be effectively electrically earthed;

(4) Such table shall be so secured to the floor or wall as not to disturb the electrical earth lead and drain connections.

Portable Lamps

115. No person shall take or cause or permit to be taken any flash lamp or any other light or lamp into any dry-cleaning room except an incandescent electric lamp or safety lamp which has been fitted with an outer flame-proof fitting.

SPECIAL PROVISIONS WHERE CLASS A AND B INFLAMMABLE LIQUIDS ARE USED FOR DRY-CLEANING

Construction of Dry-cleaning Rooms

116. Every dry-cleaning room shall be constructed in accordance with the following requirements:

(a) The walls shall be constructed of brick or concrete or similar suitable material, the floor of concrete or other impervious material and the roof of fire-proof material;

(b) All windows shall be glazed with wire woven shatter-proof glass and shall be of the opening type;

(c) All doors and door frames shall be of metal and the doors shall have an all-round overlap of 25 millimetres or more and shall not be less than 3 millimetres in thickness;

(d) A still of concrete at least 150 millimetres in height shall be erected across all door openings at surface level or the floor of the room shall be 150 millimetres below the adjacent surface level;

(e) The dry-cleaning room shall be situated not closer than 1,5 metres to any public thoroughfare or adjacent building unless the wall or walls which are exposed to such thoroughfare or building are constructed without openings: Provided that not more than 2 sides of any dry-cleaning room shall be without openings;

(f) There shall be provided at least 2 doors opening outwards directly into the open air. Such doors shall be so

die droogskoonmaaklokaal in die geval van brand of ander gevaar ongehinderd deur enige deur kan ontsnap;

(g) Geen droogskoonmaaklokaal mag enige opening na 'n ander vertrek of gebou hê nie: Met dien verstande dat mits die voorwaardes wat hieronder uiteengesit is, nagekom word, enige vertrek wat uitsluitlik gebruik word of bedoel is om gebruik te word vir die droog van materiaal wat skoongemaak is of met vlambare vloeistof behandel is, onder dieselfde dak as die droogskoonmaaklokaal gebou kan word —

(i) so 'n droogvertrek van die droogskoonmaaklokaal geskei moet word deur 'n muur wat van nie-vlambare materiaal gebou is; en

(ii) die ingang van so 'n droogvertrek toegerus moet wees met 'n metaaldeur en -kosyn.

(h) Geen droogskoonmaaklokaal mag onder of bo enige ander vertrek of gebou geleë wees nie;

(i) Elke droogskoonmaaklokaal moet te alle tye in ooreenstemming met die bepalings van hierdie artikel onderhou word.

Stoompype

117.(1) Elke droogskoonmaaklokaal moet voorsien wees van minstens 1 stoompyp minstens 25 millimeter in deursnee.

Elke sodanige pyp moet voorsien wees van —

(a) gaatjies of sproeiers van minstens 6 millimeter in deursnee en so versprei dat sover doenlik 'n gelyke verspreiding van stoom op so 'n wyse plaasvind dat so 'n vertrek in die geval van 'n brand onmiddellik met stoom gevul kan word;

(b) 'n kondenseerpot of ander doeltreffende middel om die versameling van water in so 'n pyp te voorkom.

(2) 'n Toereikende voorraad stoom vir so 'n pyp of pype moet voortdurend beskikbaar gehou word solank enige vlambare vloeistof in enige wasmasjiene, suiweringstoestelle, distilleerketels, of soortgelyke toestelle gehou word.

(3) So 'n stoomtoevoerstelsel moet toegerus wees met 'n klep wat buite die gebou in die diensleiding aangebring is op 'n plek wat in die geval van brand maklik bereikbaar is.

Ventilasie van Droogskoonmaaklokaal

118.(1) Elke droogskoonmaaklokaal moet geventileer word deur middel van 'n meganiese stelsel van uit- en inlaatventilasie van sodanige ontwerp, konstruksie en kapasiteit dat dit die dampe van die vlambare vloeistof doeltreffend uit sodanige lokaal sal verwyder en dié dampe in die buitelug uitlaat op 'n plek bokant die dak van sodanige lokaal wat minstens 5 meter van enige opening van so 'n gebou af geleë is.

(2) So 'n ventilasiestelsel moet in die lug in die droogskoonmaaklokaal minstens 30 keer elke uur laat wissel.

(3) Die wieke van alle ventilasiewaaiers moet van nie-ysterhoudende metaal vervaardig wees.

(4) Alle ventilasie-uitlaatpype moet —

(a) so na aan die grondhoogte as doenlik geïnstalleer word: Met dien verstande dat, waar sodanige pyp of enige gedeelte daarvan minder as 150 millimeter bokant die hoogte van die droogskoonmaaklokaal se vloer geleë is, daar doeltreffend voorsorg getref moet word om te voorkom dat vlambare vloeistof, in die geval van brand andersins daardeur ontsnap;

(b) so na as doenlik aan die plekke geïnstalleer word waar vlambare vloeistofdamp in die droogskoonmaakmasjinerie, soos wasmasjiene, hidro's, suiweringstoestelle, distilleerketels, besinktenks en dergelyke toestelle ontstaan.

situated and at such a distance from each other as to allow the free and unimpeded escape of persons within the dry-cleaning room through either door in the case of fire or other danger;

(g) No dry-cleaning room shall have any opening into any other room or building: Provided that subject to compliance with the conditions hereunder set out any room used or intended to be used solely for the purpose of drying materials which have been cleaned or treated with inflammable liquid may be constructed under the same roof as the dry-cleaning room —

(i) such drying room shall be separated from the dry-cleaning room by a wall constructed of non-inflammable material; and

(ii) the entrance to such drying room shall be provided with a metal door and frame.

(h) No dry-cleaning room shall be situated below or above any other room or building;

(i) Every dry-cleaning room shall be maintained at all times in accordance with the provisions of this section.

Steam Pipes

117.(1) Every dry-cleaning room shall be fitted with at least 1 steam pipe not less than 25 millimetres in diameter.

Every such pipe shall be provided with —

(a) perforation or jets of at least 6 millimetres diameter and so spaced as to give as near as practicable an equal distribution of steam in such a manner that such room can be immediately flooded with steam in case of fire;

(b) a steam trap or other effective means of preventing the accumulation of water within such pipe.

(2) An adequate steam supply for such pipe or pipes shall be maintained continuously while any inflammable liquid is contained in any washing machines, clarifiers, stills or similar appliances.

(3) Such steam supply system shall be provided with a valve placed in the service line and situated outside the building in an easily accessible position in the case of fire.

Ventilation of Dry-cleaning Rooms

118.(1) Every dry-cleaning room shall be ventilated with a mechanical system of exhaust and inlet ventilation of such design, construction and capacity as will adequately remove inflammable liquid vapour from such room and discharge such vapour into the open air at a point above the roof of such room and not within 5 metres of any opening to any building.

(2) Such system of ventilation shall cause the air in the dry-cleaning room to be changed at least 30 times in every hour.

(3) The blades of all ventilating fans shall be made of non-ferrous metal.

(4) All exhaust ventilation ducts shall be installed —

(a) as near ground level as practicable: Provided that where any such duct or any portion thereof is situated at a level which is less than 150 millimetres above the level of the dry-cleaning room floor, adequate provision shall be made to prevent the escape of inflammable liquid therefrom in the case of fire or otherwise;

(b) as near as practicable to the points of origin of inflammable liquid vapour of the dry-cleaning machinery such as washing machines, hydro's, clarifiers, stills, settling tanks and such like.

(5) Enigeen wat 'n brand in 'n droogskoonmaaklokaal ontdek, moet onmiddellik alle moontlike stappe doen om die ventilasie-uitlaatstelsel af te sluit.

SPESIALE BEPALINGS IN GEVALLE WAAR VLAMBARE VLOEISTOF KLAS C VIR DROOGSKOON-MAAKDOELEINDES GEBRUIK WORD

Bou van Droogskoonmaaklokaal

119. Elke droogskoonmaaklokaal moet ooreenkomstig die volgende vereistes gebou en onderhou word:

(a) Die mure moet van stene of beton of ander soortge-lyke geskikte materiaal, die vloer van beton of ander syfer-digte materiaal en die dak van brandvrye materiaal wees;

(b) 'n Drumpel van beton minstens 150 millimeter hoog moet op grondhoogte oor alle deuropeninge aangebring word of die vloer van die lokaal moet 150 millimeter laer as die aangrensende grondhoogte wees;

(c) Minstens 2 deure wat na buite regstreeks in die ope lug oopmaak moet verskaf word. Sodanige deure moet so geleë wees en op so 'n afstand van mekaar dat persone binne in die droogskoonmaaklokaal in die geval van brand of ander gevaar ongehinderd deur enige deur kan ontsnap;

(d) Geen droogskoonmaaklokaal mag onder of bo enige ander vertrek of gebou geleë wees nie: Met dien verstande dat 'n vertrek of gebou bo 'n droogskoonmaaklokaal gebou kan word indien so 'n vertrek of gebou nie as 'n bewoonbare kamer gebruik word nie en voorsien is van toereikende ontsappingsplekke tot bevrediging van die hoofoffisier.

Ventilasie van Droogskoonmaaklokaal

120. Elke droogskoonmaaklokaal moet geventileer word deur middel van 'n ventilasiestelsel van sodanige ontwerp, konstruksie en kapasiteit dat dit die versameling van die dampe van vlambare vloeistof in enige gedeelte van so 'n lokaal doeltreffend sal voorkom en die dampe in die buitelig uitlaat op 'n punt waar sodanige dampe nie moontlik met enige vuur, vlam, oop lig of iets anders wat moontlik sodanige dampe kan laat ontbrand, in aanraking kan kom nie: Met dien verstande dat, waar sodanige ventilasie om welke rede ook al slegs deur 'n meganiese ventilasiestelsel bewerkstellig kan word, so 'n meganiese stelsel moet ooreenstem met en voldoen aan die vereistes van artikel 118.

Toepassing van Sekere Artikels

121.(1) Die bepalinge van artikel 119 en artikel 120 is van toepassing op droogskoonmaaklokale slegs waar vlambare vloeistof Klas C gebruik word.

(2) Die bepalinge van artikels 116, 117 en 118 is van toepassing op droogskoonmaaklokale waar vlambare vloeistowwe Klas A en Klas B vir droogskoonmaakwerk gebruik word.

SPUITKAMERS

Registrasie van Spuutlokaal

122.(1) Niemand mag enige voertuig of artikel met enige vlambare vloeistof in 'n spuitkamer bespuit, of laat bespuit of toelaat dat dit so bespuit word nie, tensy so iemand in besit is van 'n permit vir 'n spuitkamer ten opsigte van so 'n kamer. So 'n permit is slegs geldig vir die tydperk wat op die eersvolgende 31 Desember eindig.

(2) Die bepalinge van artikels 24 tot en met 32 en 35 is *mutatis mutandis* van toepassing op 'n permit ingevolge hierdie artikel.

Uitreiking van Spuitkamerpermit

123. Geen spuitkamerpermit word ten opsigte van enige

(5) Any person discovering a fire in any dry-cleaning room shall immediately take all possible steps to shut down the exhaust ventilating system.

SPECIAL PROVISION WHERE CLASS C INFLAMMABLE LIQUID IS USED FOR DRY-CLEANING

Construction of Dry-cleaning Room

119. Every dry-cleaning room shall be constructed and maintained in accordance with the following requirements:

(a) The walls shall be constructed of brick or concrete or other similar suitable material and the floor of concrete or other impervious material and the roof of fire-proof material;

(b) A sill of concrete at least 150 millimetres in height shall be erected across all door openings at surface level or the floor of the room shall be 150 millimetres below the adjacent surface level;

(c) There shall be provided at least 2 doors opening outwards directly into the open air. Such doors shall be so situated and at such a distance from each other as to allow free and unimpeded escape of persons within the dry-cleaning room through either door in the case of fire or other danger;

(d) No dry-cleaning room shall be situated below or above any other room or building: Provided that a room or building may be constructed above a dry-cleaning room, if such room or building is not used as a habitable room and is provided with adequate means of escape to the satisfaction of the chief officer.

Ventilation of Dry-cleaning Rooms

120. Every dry-cleaning room shall be ventilated by a system of ventilation of such design, construction and capacity as will adequately prevent the accumulation of inflammable liquid vapours within any portion of such room and discharge such vapour into the open air at a point where such vapour is not likely to come into contact with any fire, flame, open light or other agency likely to ignite such vapour: Provided that where for any reason such ventilation can only be secured by means of a mechanical system shall conform to and comply with the provisions of section 118.

Applicability of Certain Sections

121.(1) The provisions of section 119 and section 120 shall apply to dry-cleaning rooms only where Class C inflammable liquids are used.

(2) The provisions of sections 116, 117 and 118 shall apply to dry-cleaning rooms where Class A and Class B inflammable liquids are used for dry-cleaning.

SPRAY ROOMS

Registration of Spray-room

122.(1) No person shall spray or cause or permit to be sprayed any vehicle or article with any inflammable liquid in any spray-room unless such person is in possession of a spray-room permit in respect of such room. Such permit shall only be valid for the period terminating on the next succeeding 31 December.

(2) The provisions of sections 24 to 32 inclusive and 35 shall *mutatis mutandis* apply to a permit under this section.

Issue of Spray-room Permit

123. No spray-room permit shall be granted in respect of

sputkamer uitgereik nie, tensy en alvorens so 'n kamer aan die vereistes van hierdie verordeninge voldoen.

Bou van Sputkamers

124. Elke spuitkamer moet ooreenkomstig die volgende vereistes gebou wees:

(a) Slegs nie-vlambare materiaal moet vir die bou daarvan gebruik word;

(b) 'n Uitlaatstelsel van ventilasie moet geïnstalleer word wat dampe uit die kamer doeltreffend sal verwyder en wat in staat is om die lug in die spuitkamer minstens 30 keer per uur te laat wissel;

(c) Waar 'n spuitkamer in spuithokkies verdeel is soos in paragraaf (d) beskryf word, moet elke sodanige hokkie in ooreenstemming met paragraaf (b) geventileer word;

(d) Waar die geheel of gedeelte van enige spuitkamer deur afskortings in afsonderlike kompartemente of hokkies (hierna genoem spuithokkies) verdeel is, moet elke sodanige spuithokkie van metaal of 'n ander nie-vlambare materiaal gemaak wees;

(e) Alle uitlaatgate uit spuitkamers of spuithokkies moet so ontwerp en gebou wees dat alle dampe in die ope lug uitgelaat word op 'n punt minstens 3,5 meter bo die hoogte van die grond en op 'n afstand van minstens 5 meter van die opening af na enige gebou en so 'n uitlaatgat moet van nie-vlambare materiaal gemaak wees;

(f) Alle ventilasie-inlate en -uitlate moet so geplaas wees dat 'n voortdurende en volledige wisseling van die lug binne enige sodanige spuitkamer of spuithokkie bewerkstellig word. Die ventilasie-inlate moet ongeveer gelykstaande wees met die uitlaatkapasiteit wat ingevolge hierdie hoofstuk verskaf word. Die ventilasie of spuitwerk moet so gereël word dat alle vlambare vloeistofdampe so na as wat redelik moontlik is regstreeks in die ventilasie-uitlaat sal gaan;

(g) Die wieke van enige waaier wat in die spuitkamer gebruik word moet van nie-ysterhoudende metaal wees;

(h) Geen elektriese uitrusting mag in die spuitkamer geïnstalleer word nie, behalwe —

(i) elektriese gloeilampe wat 'n vlamdigte omhulsel buite-om het;

(ii) elektriese drade wat heeltemal met naatlose metaalbuise waarvan die lasse vasgeskroef is, beskerm is;

(iii) elektriese apparaat wat vlamdig gebou is en vir ventilasiedoeleindes gebruik word.

Gevaarkennisgewings by Ingange

125. Die woorde "GEVAAR — MOENIE ROOK NIE" moet opvallend in albei die amptelike tale en in letters wat minstens 150 millimeters hoog is, aan die buitekant van die ingang van elke spuitkamer aangebring word en moet te alle tye op dié plek in 'n duidelike leesbare toestand onderhou word.

Wanneer Permit nie Vereis word nie

126. Geen bepalings wat in artikels 122 tot en met 125 vervat is, verbied dat 'n voertuig of artikel in die buitelug met vlambare vloeistof bespuit word nie, indien sodanige bespuiting nie binne 15 meter van 'n vuur, vlam, oop lig of iets anders wat moontlik vlambare vloeistof of die dampe daarvan kan laat ontbrand, verrig word nie.

Strawwe vir Oortreding van Verordeninge

127. Enigeen wat enige van hierdie verordeninge oortree,

any spray-room unless and until such room complies with the requirements of these by-laws.

Construction of Spray-room

124. Every spray-room shall be constructed in accordance with the following requirements:

(a) Non-inflammable materials only shall be used in the construction thereof;

(b) There shall be installed an exhaust method of ventilation such as will adequately remove vapours from and be capable of changing the air in the spray-room at least 30 times in every hour;

(c) Where a spray-room is subdivided into spray-booths as described in paragraph (d), each such booth shall be ventilated in accordance with paragraph (b);

(d) Where a part or whole of any spray-room is subdivided by partitions into separate compartments or booths (hereinafter described as spray-booths) every such spray-booth shall be constructed of metal or other non-inflammable material;

(e) All exhaust vents leading from spray-rooms or spray-booths shall be so designed and constructed that all vapours are expelled in to the open air at a point not less than 3,5 metres above the level of the ground and at a distance of not less than 5 metres from the opening to any building and such vent shall be constructed of non-inflammable material;

(f) All ventilation inlets and outlets shall be so placed as to effect a continuous and complete change of air within any such spray-room or spray-booth. The ventilation inlets shall be substantially equivalent to the exhaust capacity provided in terms of this chapter. The ventilation or spraying shall be so arranged that all inflammable liquid vapours shall pass as near as reasonably possible directly into the ventilation outlets;

(g) The blades of any fan used in the spray-room shall be of non-ferrous metal;

(h) No electrical equipment shall be installed in the spray-room other than —

(i) incandescent electric lamps enclosed in outer flame-proof fittings;

(ii) electric wires protected throughout by seamless metal tubes, the joints of which are screwed together;

(iii) electrical apparatus of flame-proof construction used for ventilating purposes.

Danger Notices at Entrance

125. The words "DANGER — NO SMOKING" in both official languages shall be prominently displayed in letters not less than 150 millimetres high outside the entrance to every spray-room and shall at all times be maintained in such position and in a clearly legible condition.

When Permit is Not Required

126. Nothing contained in sections 122 to 125 inclusive shall prohibit the spraying with inflammable liquid of any vehicle or article in the open air if such spraying is not within a distance of 15 metres from any fire, flame, open light or other agency likely to ignite such inflammable liquid or its vapour.

Penalty for Breach of By-laws

127. Any person contravening any of these by-laws shall

is skuldig aan 'n misdryf en by skuldigbevinding strafbaar met —

(a) 'n boete van hoogstens R100, of by wanbetaling van dié boete, met gevangenisstraf vir 'n tydperk van hoogstens 6 maande, of met gevangenisstraf vir 'n tydperk van hoogstens 6 maande sonder die keuse van 'n boete; en

(b) in die geval van 'n volgende of voortdurende misdryf, met 'n boete van hoogstens R10 vir elke dag wat sodanige misdryf voortduur, of by wanbetaling van sodanige boete, met gevangenisstraf vir 'n tydperk van hoogstens 1 maand.

BYLAE I TOT HOOFSTUK II

TARIEF VAN GELDE WAT KRAGTENS ARTIKELS 25, 31, 32(2) EN 122 TEN OPSIGTE VAN REGISTRASIESERTIFIKATE, PERMITTE EN OORDRAGTE BE-TAALBAAR IS

Beskrywing van Perseel	Half- Jaarliks	
	R	R
1. Grootmaatdepot	25,00	50,00
2. Droogskoonmaaklokaal	5,00	10,00
3. Sruikamer	5,00	10,00
4. Registrasiesertifikaat wat ten opsigte van persele uitgesonderd die bogenoemde uitgerek is	5,00	10,00
5. Oordrag van Registrasiesertifikaat	1,00	2,00

Die bedrag wat jaarliks ten opsigte van elke registrasiesertifikaat betaal moet word, is soos voorgeskryf in hierdie Bylae: Met dien verstande dat indien die verpligting om die gelde te betaal op of na die 1ste dag van Julie van enige jaar ontstaan, slegs die helfte van die jaarlikse gelde betaal moet word.

BYLAE II TOT HOOFSTUK II

Gelde ten Opsigte van die Ondersoek van 'n Voertuig vir 'n Vervoerpermit

Beskrywing van Voertuig	Halfjaarliks R
1. Padtenkvoertuig	5,00
2. Motorvoertuig uitgesonderd 'n padtenkvoertuig wat ontwerp is om meer vlambare vloeistof te vervoer as die hoeveelheid wat ingevolge artikel 100(1)(a) en (b) toegelaat word	4,00
3. Enige voertuig uitgesonderd 'n motorvoertuig of 'n padtenkvoertuig wat ontwerp is om meer vlambare vloeistof te vervoer as die hoeveelheid wat ingevolge artikel 100(1)(a) en (b) toegelaat word	2,00

BYLAE III TOT HOOFSTUK II

GELDE VIR DIE LEWERING VAN DIENSTE BUITE DIE GEBIEDE WAARVOOR 'N BRANDWEERDIENS INGESTEL IS EN IN STAND GEHOU WORD

Per brandweervoertuig: R100,00 per uur of gedeelte daarvan, plus 50c per kilometer deur die brandweer afgelê, plus sodanige werklike uitgawe deur die Raad aangegaan.

be guilty of an offence and liable on conviction —

(a) to a fine not exceeding R100 or, in default of payment of such fine, to imprisonment for a period not exceeding 6 months, or to imprisonment for a period not exceeding 6 months without the option of a fine; and

(b) in the case of a successive or continuing offence, to a fine not exceeding R10 for every day such offence continues, or in default of payment of such fine, to imprisonment for a period not exceeding 1 month.

SCHEDULE I TO CHAPTER II

TARIFF OF CHARGES PAYABLE FOR CERTIFICATES OF REGISTRATION, PERMITS AND TRANSFERS IN TERMS OF SECTIONS 25, 31, 32(2) AND 122

Description of Premises	Half- Yearly	Yearly
	R	R
1. Bulk depot	25,00	50,00
2. Dry-cleaning room	5,00	10,00
3. Spray-room	5,00	10,00
4. Certificate of Registration issued to premises other than the above	5,00	10,00
5. Transfer of a Certificate of Registration	1,00	2,00

For every Certificate of Registration the annual charge shall be as prescribed in this Schedule: Provided that if liability to pay the charges arises on or after the first day of July in any year the charges payable shall be half of the annual amount.

SCHEDULE II TO CHAPTER II

CHARGES FOR EXAMINING VEHICLES FOR TRANSPORT PERMIT

Description of Vehicle	Half-yearly R
1. Road tank wagon	5,00
2. Motor vehicle other than a road tank wagon, designed to be used for the delivery of inflammable liquids in excess of the amount permitted in terms of section 100(1)(a) and (b)	4,00
3. Any vehicle other than a motor vehicle or road tank wagon, designed to be used for the delivery of inflammable liquids in excess of the amount permitted in terms of section 100(1)(a) and (b)	2,00

SCHEDULE III TO CHAPTER II

CHARGES FOR THE RENDERING OF SERVICES OUTSIDE THE AREAS FOR WHICH A FIRE BRIGADE SERVICE HAS BEEN PROVIDED AND IS MAINTAINED

Per fire brigade vehicle: R100,00 per hour or part thereof, plus 50c per kilometre travelled by the fire brigade, plus the actual costs incurred by the Council.

BYLAE IV TOT HOOFSTUK II

Gelde vir die Lewering van Spesiale Dienste

- 1. Lewering van spesiale dienste per uur of deel daarvan:R15,00
- 2. Spesiale pompdienste per uur of deel daarvan... :R50,00

Die Verordeninge Betreffende die Voorkoming en Blus van Brande en die Opberging, Gebruik en Hantering van Vlambare Vloeistowwe en Ander Stowwe, afgekondig by Administrateurskennisgewing 502 van 14 Junie 1967, soos gewysig word hierby herroep.

Die bepalings in hierdie kennisgewing vervat, word geag in werking te tree op 1 September 1983.

PB 2-4-2-41-16

Administrateurskennisgewing 1481 31 Augustus 1983

KENNISGEWING VAN VERBETERING

MUNISIPALITEIT KEMPTONPARK: WYSIGING VAN REINIGINGSDIENSTEVERORDENINGE

Administrateurskennisgewing 1130 van 13 Julie 1983 word hierby soos volg verbeter:

- 1. Deur item 26 deur die volgende te vervang:
"26. Deur in item 4(1)(a)(i) die syfer "R1,20" deur die syfer "R2" te vervang."
- 2. Deur die volgende item na item 26 in te voeg:
"27. Deur in item 4(1)(b) beide die syfers "R6" deur die syfer "R7,50" te vervang."

PB 2-4-2-81-16

Administrateurskennisgewing 1482 31 Augustus 1983

MUNISIPALITEIT MIDRAND: WYSIGING VAN BOU-VERORDENINGE

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

Die Bouverordeninge, deur die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede aangeneem by Administrateurskennisgewing 1364 van 14 September 1977 en wat ingevolge artikel 159(bis)(1)(c) van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge van die Stadsraad van Midrand geword het, word hierby gewysig deur item 1(c) van Aanhangsel VII van die Gelde Betaalbaar ingevolge hierdie Verordeninge onder Bylae 2 deur die volgende te vervang:

"(c) Vir die volgende 1 000 m² van die totale vloeroppervlakte: per 10 m² of gedeelte daarvan: R3."

PB 2-4-2-19-70

Administrateurskennisgewing 1483 31 Augustus 1983

MUNISIPALITEIT MIDRAND: WYSIGING VAN WAT-TERVOORSIENINGSVERORDENINGE

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

SCHEDULE IV TO CHAPTER II

Charges for the Rendering of Special Services

- 1. Rendering of special services per hour or part thereof:R15,00
- 2. Special pumping services per hour or part thereof:R50,00

The By-laws Relating to the Prevention and Extinction of Fires and the Storing, Use and Handling of Inflammable Liquids and Substances, published under Administrator's Notice 502, dated 14 June 1967, as amended, are hereby re-voked.

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

PB 2-4-2-41-16

Administrator's Notice 1481 31 August 1983

CORRECTION NOTICE

KEMPTON PARK MUNICIPALITY: AMENDMENT TO CLEANSING SERVICES BY-LAWS

Administrator's Notice 1130, dated 13 July 1983, is hereby corrected as follows:

- 1. By the substitution of item 26 of the following:
"26. By the substitution in item 4(1)(a)(i) for the figure "R1,20" of the figure "R2".
- 2. By the addition of the following item after item 26:
"27. By the substitution in item 4(1)(b) for both the figures "R6" of the figure "R7,50"."

PB 2-4-2-81-16

Administrator's Notice 1482 31 August 1983

MIDRAND MUNICIPALITY: AMENDMENT TO BUILDING BY-LAWS

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

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

"(c) For the next 1 000 m² of the total area: per 10 m² or part thereof: R3."

PB 2-4-2-19-70

Administrator's Notice 1483 31 August 1983

MIDRAND MUNICIPALITY: AMENDMENT OF 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 Midrand afgekondig by Administrateurskennisgewing 1089 van 18 Augustus 1982, word hierby soos volg gewysig:

1. Deur item 1 van die "Tarief van Gelde" onder die Bylae deur die volgende te vervang:

"1. Basiese Gelde

Waar 'n erf, standplaas, perseel, ander terrein of enige verdeling daarvan, met of sonder verbeterings, by die Raad se hoofwaterpypleiding aangesluit is, of na mening van die Raad, daarby aangesluit kan word of water verbruik word al dan nie, word die volgende basiese gelde gehef per maand of gedeelte daarvan:

- (1) Clayville-gebied: Huishoudelik: R6.
- (2) Alle ander geproklameerde woongebiede: Huishoudelik: R9.
- (3) Alle landbouhoewes met 'n oppervlakte van —
 - (a) 1,2 hektaar en minder: R12
 - (b) Bo 1,2 hektaar: R15
 - (4) Besighede: R15.
 - (5) Nywerhede: R74".

2. Deur item 2 van die "Tarief van Gelde" onder die Bylae deur die volgende te vervang:

"2. Heffings vir die Lewering van Water

Vir die lewering van water per woonhuis, woonstel, besigheid, winkel of kantoor, ongeag of sodanige gebou, eenheid of perseel geokkupeer is al dan nie, of per verbruiker: bykomend tot die basiese gelde in 1 hierbo.

Alle Waterverbruik:

- (1) Vir die eerste 25 kl per maand: 30c per kl
 - (2) Vir alle verbruik meer as 25 kl tot en met 50 kl per maand: 40c per kl, en daarna
 - (3) Vir alle verbruik meer as 50 kl per maand: 50c per kl."
3. Deur item 3 van die "Tarief van Gelde" onder die Bylae deur die volgende te vervang:

"3. Diensaansluiting

Die heffing vir diensaansluitings word bereken teen werklike koste plus 'n toeslag van 15 % soos van tyd tot tyd deur die Raad bepaal."

PB 2-4-2-104-70

Administrateurskennisgewing 1484

31 Augustus 1983

**MUNISIPALITEIT MIDRAND: 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 Midrand afgekondig by Administrateurskennisgewing 1090 van 18 Augustus 1982, word hierby soos volg gewysig:

1. Deur item 2 van Deel I van die "Tarief van Gelde van Toepassing op alle skemas binne die Raad se Regsgebied" onder die Bylae deur die volgende te vervang:

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

The Water Supply By-laws of Midrand Municipality published under Administrator's Notice 1089, dated 18 August 1982, are hereby amended as follows:

1. By the substitution for item 1 of the "Tariff of Charges" under the Schedule of the following:

"1. Basic Charges

Where any erf, stand, lot or other area or any sub-division thereof, without improvements is or, in the opinion of the Council, can be connected to the Council's main whether water is consumed or not, the following basic charges shall be levied per month or part thereof:

- (1) Clayville area: Domestic: R6.
- (2) All other proclaimed residential area: Domestic: R9.
- (3) All agricultural holdings in extent —
 - (a) 1,2 hectare and less: R12
 - (b) Above 1,2 hectare: R15
- (4) Businesses: R15.
- (5) Industries: R75."

2. By the substitution for item 2 of the "Tariff of Charges" under the Schedule of the following:

2. Charges for the Supply of Water

For the supply of water per dwelling, flat, business, shop or office irrespective of whether such building, unit or premises is occupied or not, or per consumer additional to the basic charges in 1 above.

All Water Consumption:

1. For the first 25 kl per month: 30c per kl.
 2. For all consumption more than 25 kl up to and including 50 kl per month: 40c per kl and thereafter
 3. For all consumption more than 50 kl per month: 50c per kl."
3. By the substitution for item 3 of the "Tariff of Charges" under the Schedule of the following:

"3. Service Connection

The charge for service connections shall be determined at actual cost plus a surcharge of 15 % as determined by the Council for time to time."

PB 2-4-2-104-70

Administrator's Notice 1484

31 August 1983

**MIDRAND MUNICIPALITY: AMENDMENT OF
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 Midrand Municipality published under Administrator's Notice 1090, dated 18 August 1982, are hereby amended as follows:

1. By the substitution for item 2 of Part I of the Tariff of Charges applicable to all schemes within the Board's area of Jurisdiction under the Schedule of the following:

"2. Gelde vir werk

Die volgende gelde is betaalbaar vir werk uitgevoer deur die Raad ingevolge hierdie verordeninge:

(1) Verseël van aansluitings (artikel 9(4)): per aansluiting: R75.

(2) Verwydering van verstoppings (artikel 13(4)): R40 vir die eerste uur en daarna R15 per halfuur.

(3) Verskaffing van aansluitings (artikel 7(4)):

(a) 100 mm-aansluitings: R250

(b) 150 mm-aansluitings: R300

(4)(a) Waar die Raad 'n rioolskema installeer, word elke erf, hetsy daar enige verbeterings is, al dan nie, van 'n riool-aansluiting voorsien en is hierdie koste ingesluit by die tenderbedrag en sodoende vorm dit deel van die kontrak. In sulke gevalle is die eerste aansluiting gratis maar indien 'n tweede aansluiting of 'n aansluiting op 'n ander posisie verlang word, is die gelde ingevolge subitem (3) van toepassing.

(b) In gevalle waar die Raad 'n rioolskema van 'n privaat dorpsontwikkelaar oorneem en daar nie aansluitings by alle erwe gemaak is nie, is die tarief ingevolge subitem (3) van toepassing."

2. Deur subitem (i) van item 2 van Deel II van die Tarief van Gelde van Toepassing op alle skemas binne die Raad se Regsgebied onder die Bylae deur die volgende te vervang:

"(1) Alle nywerhede, besighede, woonstelerwe, woonerwe en kerkpersele in geproklameerde dorpsgebiede en hotelle, klubs, skole, hostelle, opleidingsentrums en enkelkwartiere.

Oppervlakte van perseel in m²:

(a) Tot en met 1 000: R9,40

(b) Bo 1 000 tot en met 1 500: R10,35

(c) Bo 1 500 tot en met 2 000: R11,65

(d) Bo 2 000 tot en met 2 500: R12,70

(e) Bo 2 500 tot en met 3 500: R13,80

(f) Bo 3 500 — 7 000: R50,35, daarna

(g) R50,35 vir elke bykomende 7 000 m² of gedeelte daarvan met 'n maksimum van R604,20."

3. Deur subitem (2) van item 2 van Deel II van die Tarief van Gelde van Toepassing op alle skemas binne die Raad se Regsgebied onder die Bylae deur die volgende te vervang:

"(2) Landbouhoeves en alle ander persele wat by die skema kan aansluit.

Oppervlakte van perseel in m²:

(a) Tot en met 3 000: R20,55

(b) Bo 3 000 tot en met 6 000: R26,05

(c) Bo 6 000: R29,80"

4. Deur items 3 en 4 van Deel II van die Tarief van Gelde van Toepassing op alle skemas binne die Raad se Regsgebied onder die Bylae deur die volgende te vervang:

"3. Bykomende Heffings

Onderstaande heffings is bykomend tot die beskikbaarheidsgelde in 2(1) en 2(2) hierbo.

(1) Private woonhuis, per woonhuis: R5,65

"2. Charges for Work

The following charges shall be payable for work carried out by the Council in terms of these by-laws:

(1) Sealing of connections (section 9(4)), per connection: R75.

(2) Removing of blockages (section 13(4)): R40 for the first hour and thereafter R15 per half hour.

(3) Providing of connections (section 7(4)):

(a) 100 mm connections: R250

(b) 150 mm connections: R300

(4)(a) Where the Council installs a sewage scheme, every erf whether or not there are any improvements on it, shall be provided with a connection and the charges thereof shall be included in the tender amount and form part of the contract. In such cases the first connection shall be free of charge, but should a second connection or a connection in a different position be requested, the charges in terms of subitem (3) shall be applicable.

(b) Where the Council takes over a sewerage scheme from a township developer connections shall not necessarily be made to the erven and in such cases the charges in terms of subitem (3) shall be applicable."

2. By the substitution for subitem (1) of item 2 of Part II of the Tariff of Charges applicable to all schemes within the Board's Area of Jurisdiction under the Schedule of the following:

"(1) All industries, businesses, flat erven, residential erven and church erven, in proclaimed townships and hotels, clubs, schools, hostels, train-centres and single quarters.

Area of premises in m²:

(a) Up to and including 1 000: R9,40

(b) Over 1 000 up to and including 1 500: R10,35

(c) Over 1 500 up to and including 2 000: R11,65

(d) Over 2 000 up to and including 2 500: R12,70

(e) Over 2 500 up to and including 3 500: R13,80

(f) Over 3 500 — 7 000: R50,35, and thereafter

(g) R50,35 for every additional 7 000 m² or part thereof with a maximum of R604,20."

3. By the substitution for subitem (2) of item 2 of Part II of the Tariff of Charges applicable to all schemes within the Board's Area of Jurisdiction under the Schedule of the following:

"(2) Agricultural holdings and all other premises which can be connected to the scheme.

Area of premises in m²:

(a) Up to and including 3 000: R20,55

(b) Over 3 000 up to and including 6 000: R26,05

(c) Over 6 000: R29,80"

4. By the substitution for items 3 and 4 of Part II of the Tariff of Charges applicable to all schemes within the Board's Area of Jurisdiction under the Schedule of the following:

"3. Additional Charges

The undermentioned charges are additional to the availability charges in 2(1) and 2(2) above.

(1) Private residences, per residence: R5,65

- (2) Woonstelblokke, per woonstel: R5,65
- (3) Kerkgeboue, per gebou, per erf: R5,65
- (4) Besigheidspersele: Vir elke 120 m² of gedeelte daarvan van die totale vloeroppervlaktes van die gebou, met inbegrip van kelder verdiepinge: R29,80.
- (5) Hotelle en klubs gelisensieer kragtens die Drankwet, 1977:
- (a) Per toilet: R3,90 (met 'n minimum van R29,80)
- (b) Per urinaal, per meter of gedeelte daarvan: R3,90 (met 'n minimum van R29,80)
- (6) Skole, hostelle, opleidingsentrums en enkelkwartiere:
- (a) Per toilet: R3,90 (met 'n minimum van R29,80)
- (b) Per urinaal, per meter of gedeelte daarvan R3,90 (met 'n minimum van R29,80)
- (7) Nywerhede, uitgesonderd fabriekuitvloei:
- (a) Per toilet: R3,90 (met 'n minimum van R29,80)
- (b) Per urinaal, per meter of gedeelte daarvan: R3,90 (met 'n minimum van R29,80)
- (8) Enige ander perseel:
- (a) Per toilet: R3,90 (met 'n minimum van R29,80)
- (b) Per urinaal, per meter of gedeelte daarvan R3,90 (met 'n minimum van R29,80)

4. Fabriekuitvloei

Die minimum bedrag wat vir die ontlading van fabrieksvloei in die Stadsraad se straatrool gehef word, is 20c per kl.

PB 2-4-2-34-70

Administrateurskennisgewing 1485 31 Augustus 1983

MUNISIPALITEIT POTCHEFSTROOM: 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 Potchefstroom deur die Raad aangeneem by Administrateurskennisgewing 600 van 20 Junie 1979, soos gewysig, word hierby verder gewysig deur DEEL I van die TARIFF VAN GELDE onder die Bylae deur die volgende te vervang:

"DEEL I: WATER

1. Basiese Heffing

'n Basiese heffing word gevorder per erf, standplaas, perseel of ander terrein, met of sonder verbeterings, wat by die hoofwaterpyp aangesluit is of, na die mening van die Raad daarby aangesluit kan word, of water verbruik word al dan nie, per maand R1,25.

2. Vorderings vir die Lowering van Water, per Maand of Gedeelte Daarvan

- (1) Vir alle verbruik, per kl: 24c.
- (2) Verbruik op nie-belasbare en vrygestelde persele, met uitsondering van gebruiksone Residensieel 1: 'n Toeslag van 25 % op die berekende tarief.

- (2) Block of flats, per flat: R5,65
- (3) Church buildings, per building, per erf: R5,65
- (4) Business premises: For every 120 m² or part thereof of the total of the floor areas including basements: R29,80
- (5) Hotels and clubs licenced in terms of the Liquor Act, 1977:
- (a) Per toilet: R3,90 (with a minimum of R29,80)
- (b) Per urinal per meter or part thereof: R3,90 (with a minimum of R29,80)
- (6) Schools, hostels, training centres and single quarters:
- (a) Per toilet: R3,90 (with a minimum of R29,80)
- (b) Per urinal per meter or part thereof: R3,90 (with a minimum of R29,80)
- (7) Industries, excluding industrial effluents:
- (a) Per toilet: R3,90 (with a minimum of R29,80)
- (b) Per urinal per meter of part thereof: R3,90 (with a minimum of R29,80)
- (8) Any other premises
- (a) Per toilet: R3,90 (with a minimum of R29,80)
- (b) Per urinal: per meter or part thereof: R3,90 (with a minimum of R29,80)

4. Industrial Effluents

The minimum charge for the discharge of industrial effluent into Council's sewer is 20c per kl.

PB 2-4-2-34-70

Administrator's Notice 1485 31 August 1983

POTCHEFSTROOM 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 Potchefstroom Municipality adopted by the Council under Administrator's Notice 600 dated 20 June 1979, as amended, are hereby further amended by the substitution for PART I of the TARIFF OF CHARGES under the Schedule of the following:

"PART I: WATER

1. Basic Charge

A basic charge shall be levied per erf, stand, lot or other area, with or without improvements, which is, or in the opinion of the Council, can be connected to the main, whether water is consumed or not, per month: R1,25.

2. Charges for the Supply of Water, per Month or Part Thereof

- (1) For all consumption, per kl: 24c.
- (2) Consumption on non-rateable and exempted premises with the exception of use zone Residential 1: A surcharge of 25 % on the calculated tariff.

3. Heffing vir Heraansluiting van Watertoevoer

Die gelde wat gehef word per meter vir die heraansluiting van die watertoevoer op enige perseel na die afsluiting daarvan, is vooruitbetaalbaar teen die volgende tariewe:

(1) Waar die heraansluiting van die toevoer na die afsluiting daarvan op versoek van die verbruiker geskied: R6.

(2) Waar die heraansluiting van die toevoer geskied na afsluiting daarvan as gevolg van die nie-betaling van rekenings of die nie-nakoming van die vereistes van hierdie verordeninge: R7,50.

4. Vorderings in Verband met Meters en Afsluitkrane

(1) Die geld van R4 vir 'n spesiale aflesing van 'n meter op versoek van 'n verbruiker is vooruitbetaalbaar, voordat die aflesing geskied. Geen geld word gehef as die verbruiker die perseel verlaat nie.

(2) Die geld vir die toets van 'n meter op versoek van 'n verbruiker is R12,50 betaalbaar alvorens die toets uitgevoer word. In enige geval waar dit uit die toets blyk dat 'n meter 'n gemiddelde van meer as 5 % meer of minder registreer as die hoeveelheid water wat in werklikheid daar deurgaan, word die geld terugbetaal en 'n aansuiwering van die rekening vir waterverbruik gemaak soos voorgeskryf in artikel 38(3) van hierdie verordeninge.

5. Aansluitingsgelde (insluitende 'n private afsluitkraan)

(1) Vir die verskaffing en aanleë van verbindingspype van die volgende groottes:

(a) 20 mm: R150

(b) 25 mm: R170

(c) Groter as 25 mm: Op grondslag van 'n vaste kwotasie gebaseer op koste plus 20 %: Met dien verstande dat waar 'n bestaande verbindingspyp deur 'n groter verbindingspyp vervang word, slegs die verskil in tarief tussen die twee verbindingspype betaalbaar is.

(2) Vir die verskuiwing van 'n watermeter op versoek van 'n verbruiker, word 'n vaste bedrag van R75 vooruitbetaalbaar, aan die Raad betaal.

(3) Vir die aanbring van private afsluitkrane op persele wat nie daarvoor beskik nie —

(a) Wanneer werk aan die watermeter op die betrokke perseel verrig moet word: R10.

(b) Op enige ander tyd op versoek van 'n verbruiker, vooruitbetaalbaar: R40.

6. Deposito's

Minimum deposito betaalbaar ingevolge artikel 12(1)(a): R7,50."

PB 2-4-2-104-26

Administrateurskennisgewing 1486

31 Augustus 1983

MUNISIPALITEIT POTCHEFSTROOM: 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 Potchefstroom, deur die Raad aangeneem by Administrateurskennisgewing 2017 van 19 Desember 1973 soos gewy-

3. Charges for Re-connection of Water Supply

The charge per meter for the re-connection of the water supply on any site after disconnection shall be payable in advance at the following tariffs:

(1) Where a re-connection of the supply is made after disconnection at the request of a consumer: R6.

(2) Where a re-connection of the supply is made after disconnection as a result of non-payment of accounts or non-compliance with the requirements of these by-laws: R7,50.

4. Charges in Connection with Meters and Stop Cocks

(1) A charge of R4 for a special reading of a meter at the request of a consumer shall be payable in advance prior to the reading. No charge shall be made when a consumer vacates the premises.

(2) The charge for the testing of a meter at the request of a consumer shall be R12,50 and shall be payable before the test is done. In any case where the test proves that the meter has been registering an average of 5 % more or less than the actual quantity of water passing through the meter, the money shall be refunded and the amount for water consumption shall be adjusted as prescribed in item 38(3) of these by-laws.

5. Connection Charges (including a private stop cock)

(1) For the supply and laying of communication pipes of the following sizes:

(a) 20 mm: R150

(b) 25 mm: R170

(c) Larger than 25 mm: On a fixed quotation based on cost plus 20 %: Provided that where an existing communication pipe is replaced by a larger communication pipe, only the difference in tariff between the two communication pipes shall be payable.

(2) For the shifting of a water meter at the request of a consumer, a fixed amount of R75, payable in advance, shall be paid to the Council.

(3) For the installation of private stop cocks on premises which do not have any —

(a) When work has to be done to the water meter on the premises concerned: R10.

(b) At any other time at the request of a consumer, payable in advance: R40.

6. Deposits

Minimum deposit payable in terms of section 12(1)(a): R7,50."

PB 2-4-2-104-26

Administrator's Notice 1486

31 August 1983

POTCHEFSTROOM 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 Potchefstroom Municipality, adopted by the Council under Administrator's Notice 2017, dated 19 December 1973, as amended, are hereby

sig, word hierby verder gewysig deur Deel I van die Tarief van Gelde onder die Bylae soos volg te wysig:

1. Deur in subitem (a), (b), (c), (d), (e), (f) en (g) van item 1 van Tarief B die syfers "R4,77", "R9,54", "R14,31", "R17,49", "R19,08", "R25,44" en "R28,62" onderskeidelik deur die syfers "R5,02", "R10,04", "R15,06", "R18,41", "R20,08", "R26,77" en "R30,12" te vervang.

2. Deur in subitem (a), (b), (c) en (d) van item 1 van Tarief C, die syfers "R45,58", "R55,12", "R91,16" en "R151,58" onderskeidelik deur die syfers "R47,97", "R58,01", "R95,94" en "R159,52" te vervang.

3. Deur in item 2 van Tarief D die syfers "R7,21" en "R6,63" onderskeidelik deur die syfers "R7,59" en "R6,98" te vervang.

4. Deur in item 2 van Tarief E die syfer "R6,10" deur die syfer "R6,42" te vervang.

PB 2-4-2-36-26

Administrateurskennisgewing 1487

31 Augustus 1983

MUNISIPALITEIT POTCHEFSTROOM: 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 Potchefstroom, afgekondig by Administrateurskennisgewing 1361 van 14 September 1977, 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. Huisafval:

Hoogstens twee verwyderings per week met 'n maksimum van 3 plastiese voerings per houer van 85 liter, of gedeelte van 3 per verwydering: Per houer, per maand of gedeelte van 'n maand: R3,65.

2. Besigheidsafval:

(1) Hoogstens twee verwyderings per week met 'n maksimum van 2 plastiese voerings per houer van 85 liter per verwydering: Per houer, per maand of gedeelte van 'n maand: R6,65.

(2) Daaglikse verwyderings met 'n maksimum van 2 plastiese voerings per houer van 85 liter per verwydering: Per houer, per maand of gedeelte van 'n maand: R12.

3. Lywige Afval:

Per vrag van een m³ of gedeelte daarvan: R2,80 met 'n minimum van R5,60 per verwydering."

PB 2-4-2-81-26

Administrateurskennisgewing 1488

31 Augustus 1983

MUNISIPALITEIT PRETORIA: ELEKTRISITEITSTARIEF

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.

further amended by amending Part I of the Tariff of Charges under the Schedule as follows:

1. By the substitution in subitems (a), (b), (c), (d), (e), (f) and (g) of item 1 of Tariff B for the figures "R4,77", "R9,54", "R14,31", "R17,49", "R19,08", "R25,44" and "R28,62" of the figures "R5,02", "R10,04", "R15,06", "R18,41", "R20,08", "R26,77" and "R30,12" respectively.

2. By the substitution in subitems (a), (b), (c) and (d) of item 1 of Tariff C for the figures "R45,58", "R55,12", "R91,16" and "R151,58" of the figures "R47,97", "R58,01", "R95,94" and "R159,52" respectively.

3. By the substitution in item 2 of Tariff D for the figures "R7,21" and "R6,63" of the figures "R7,59" and "R6,98" respectively.

4. By the substitution in item 2 of Tariff E for the figure "R6,10" of the figure "R6,42".

PB 2-4-2-36-26

Administrator's Notice 1487

31 August 1983

POTCHEFSTROOM 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 Potchefstroom Municipality, published under Administrator's Notice 1361, dated 14 September 1977, as amended, are hereby further amended by the substitution for the Schedule of the following:

"SCHEDULE

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

1. Domestic Refuse:

Not exceeding two removals per week with a maximum of 3 bin liners per 85 litre container, or part of 3 per removal: Per container, per month or portion of a month: R3,65.

2. Business Refuse:

(1) Not exceeding two removals per week with a maximum of 2 bin liners per 85 litre container per removal: Per container, per month or portion of a month: R6,65.

(2) Daily removal with a maximum of 2 bin liners per 85 litre container per removal: Per container, per month or portion of a month: R12.

3. Bulky Refuse:

Per load of one m³ or part thereof: R2,80 with a minimum of R5,60 per removal."

PB 2-4-2-81-26

Administrator's Notice 1488

31 August 1983

PRETORIA MUNICIPALITY: ELECTRICITY 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.

ELEKTRISITEITSTARIEF

DEEL A

SKALE VAN TOEPASSING OP DIE TOEVOER VAN ELEKTRISITEIT AAN PERSELE GELEË BINNE DIE GEBIED WAT DEUR DIE ELEKTRISITEITSAFDELING VAN DIE STADSRAAD VAN PRETORIA BE-DIEN WORD

Huishoudelike Blokskaal

Behoudens enige bykomende heffings wat in die tarief vervat is en behoudens die uitsonderings wat onder klas (k) uiteengesit is, is hierdie skaal van toepassing ten opsigte van persele wat binne wetlik gestigte dorpe binne en buite die munisipaliteit geleë is.

Vir elektriese krag wat teen lae spanning gelewer of beskikbaar gestel word aan —

- (a) 'n private huis;
- (b) 'n losieshuis of hotel, uitgesonderd 'n hotel wat ingevolge 'n drankwet gelisensieer is;
- (c) 'n woonstel;
- (d) 'n verpleeginrigting of hospitaal;
- (e) 'n tehuis van 'n liefdadigheidsinrigting;
- (f) 'n koshuis;
- (g) 'n klub, uitgesonderd 'n klub wat ingevolge 'n drankwet gelisensieer is;
- (h) 'n kerk of kerksaal wat uitsluitlik vir openbare aanbidding gebruik word;
- (i) 'n pomptoestel waar die water wat gepomp word uitsluitlik vir huishoudelike doeleindes gebruik word op 'n perseel wat ingevolge hierdie skaal van die tarief toevoer ontvang;
- (j) 'n gebou of afsonderlike gedeelte van 'n gebou wat 'n aantal van die voorgaande klasse of ander uitsluitlik vir woondoeleindes gebruikte eenhede omvat ten opsigte waarvan die verbruik vir die vasstelling van heffings ingevolge hierdie skaal afsonderlik deur die Raad gemeet word;
- (k) klasse (d), (e) en (h) geleë buite wetlik gestigte dorpe; is die volgende heffings betaalbaar:

Waar die Perseel deur Middel van 'n Enkelfasige aansluiting van Elektriese Krag voorsien word

1.(1) 'n Heffing per maand per metingspunt wat betaalbaar is, hetsy elektriesiteit verbruik word of nie, volgens die vermoë van die verbruiker se inkomende stroombreker ooreenkomstig die volgende skaal:

- (a) Waar die vermoë van die stroombreker 40 ampère of minder is: R2,64.
- (b) Waar die vermoë van die stroombreker meer is as 40 ampère maar nie meer is as 60 ampère nie: R6,76.
- (c) Waar die vermoë van die stroombreker meer is as 60 ampère: R6,76 plus 45c per ampère bo 60 ampère:

Met dien verstande dat waar 'n verbruiker nie 'n inkomende stroombreker het nie, 'n heffing betaalbaar is asof die verbruiker 'n inkomende stroombreker met 'n vermoë van 60 ampère het, tensy die Stadselektrisiteitsingenieur of 'n gemagtigde beampte na 'n inspeksie van die perseel vind dat die totale stroom van alle elektriese apparaat van die verbruiker wat by die Raad se elektriese toevoer aangesluit is of aangesluit kan word meer is as 60 ampère, in welke geval die Stadselektrisiteitsingenieur of gemagtigde beampte die toepaslike stroombrekervermoë bepaal.

ELECTRICITY TARIFF

PART A

SCALES APPLICABLE TO SUPPLIES OF ELECTRICITY TO PREMISES SITUATED WITHIN THE AREA SERVED BY THE ELECTRICITY DEPARTMENT OF THE CITY COUNCIL OF PRETORIA

Domestic Block Scale

Subject to any additional charges contained in the tariff and to the exceptions set out in class (k), this scale shall apply in respect of premises situated within legally established townships inside and outside the municipality.

For electrical energy supplied or made available at low voltage to

- (a) a private house;
- (b) a boarding-house or hotel, other than a hotel licensed under any liquor act;
- (c) a flat;
- (d) a nursing home or hospital;
- (e) a charitable institution home;
- (f) a hostel;
- (g) a club, other than a club licensed under any liquor act;
- (h) a church or church hall used exclusively for public worship;
- (i) a pumping plant where the water pumped is used exclusively for domestic purposes on premises receiving a supply under this scale of the tariff;
- (j) a building or separate section of a building comprising a number of the above classes or other units used exclusively for residential purposes, the consumption of which are separately metered by the Council for assessment of charges due under this scale;
- (k) classes (d), (e) and (h) situated outside legally established townships; the following charges shall be payable:

Where the Premises are provided with Electricity by means of a Single-phase Connection:

1.(1) A charge per month per metering point payable whether electricity is consumed or not, according to the rating of the consumer's incoming circuit breaker in accordance with the following scale:

- (a) Where the rating of the circuit breaker is 40 ampère or less: R2,64.
- (b) Where the rating of the circuit breaker is more than 40 ampère but not more than 60 ampère: R6,76.
- (c) Where the rating of the circuit breaker is more than 60 ampère: R6,76 plus 45c per ampère above 60 ampère:

Provided that where a consumer has no incoming circuit breaker, a charge shall be payable as if the consumer has an incoming circuit breaker with a rating of 60 ampère, unless the City Electrical Engineer or an authorized official after an inspection of the premises finds that the total current of all electrical apparatus of the consumer connected to or which can be connected to the Council's electricity supply, is more than 60 ampère, in which case the City Electrical Engineer or authorized official shall determine the applicable circuit breaker rating.

(2) Waar die Stadslektriseitsingenieur of gemagtigde beampte ooreenkomstig die voorbehoudsbepaling van subitem (1) die toepaslike vermoë bepaal het, word die verbruiker onmiddellik skriftelik daarvan in kennis gestel, in welke geval die verbruiker aanspreeklik is vir die hoër heffing vanaf die eerste dag van die maand wat volg op die maand waarin die inspeksie plaasgevind het.

(3) Waar 'n verbruiker 'n stroombreker installeer, word die heffing ooreenkomstig subitem (1) vanaf die eerste dag van die maand wat volg op die maand waarin die installasie plaasgevind het, aangepas.

(4) Vir die doeleindes van hierdie item beteken 'n "stroombreker", 'n dubbelpoolstroombreker of 'n neutraal-skakelaar/stroombrekerkombinasie; plus

(5) 'n energieheffing wat betaalbaar is vir alle kW.h wat sedert die vorige meteraflesing verbruik is, ooreenkomstig die volgende skaal:

(a) Vir die eerste 1 100 kW.h, 5,3c per kW.h.

(b) Vir alle ander kW.h, 1,9c per kW.h; plus

8. waar dit van toepassing is, 'n vaste heffing per maand.

Waar die Perseel deur Middel van 'n Driefasige Aansluiting van Elektriese Krag voorsien word

11.(1) 'n Heffing per maand per metingspunt wat betaalbaar is hetsy elektrisiteit verbruik word of nie, volgens die vermoë van die verbruiker se inkomende stroombreker ooreenkomstig die volgende skaal:

(a) Waar die vermoë van die stroombreker 20 ampère of minder is: R7,32.

(b) Waar die vermoë van die stroombreker meer is as 20 ampère: R7,32 plus R1,35 per ampère bo 20 ampère:

Met dien verstande dat waar 'n verbruiker nie 'n inkomende stroombreker het nie, 'n heffing betaalbaar is asof die verbruiker 'n inkomende stroombreker met 'n vermoë van 35 ampère per fase het, tensy die Stadslektriseitsingenieur of 'n gemagtigde beampte na 'n inspeksie van die perseel vind dat die totale stroom van alle elektriese apparaat van die verbruiker wat by die Raad se elektriese toevoer aangesluit is of aangesluit kan word, meer is as 35 ampère per enige fase, in welke geval die Stadslektriseitsingenieur of gemagtigde beampte die toepaslike stroombrekervermoë bepaal.

(2) Waar die Stadslektriseitsingenieur of gemagtigde beampte ooreenkomstig die voorbehoudsbepaling van subitem (1) die toepaslike vermoë bepaal het, word die verbruiker onmiddellik skriftelik daarvan in kennis gestel, in welke geval die verbruiker aanspreeklik is vir die hoër heffing vanaf die eerste dag van die maand wat volg op die maand waarin die inspeksie plaasgevind het.

(3) Waar 'n verbruiker 'n stroombreker installeer, word die heffing ooreenkomstig subitem (1) vanaf die eerste dag van die maand wat volg op die maand waarin die installasie plaasgevind het, aangepas.

(4) Vir die doeleindes van hierdie item beteken 'n "stroombreker" 'n driepoolstroombreker; plus

15. 'n energieheffing wat betaalbaar is vir alle kW.h wat sedert die vorige meteraflesing verbruik is, ooreenkomstig die volgende skaal:

(a) Vir die eerste 1 100 kW.h: 5,3c per kW.h.

(b) Vir alle ander kW.h: 1,9c per kW.h; plus

18. waar dit van toepassing is, 'n vaste heffing per maand.

(2) Where the City Electrical Engineer or authorized official has, in terms of the proviso to subsection (1), determined the applicable rating, the consumer shall immediately be notified thereof in writing, in which event the consumer shall be liable for the higher charge as from the first day of the month following the month in which the inspection took place.

(3) Where a consumer installs a circuit breaker, the charge shall be adjusted in accordance with subitem (1) as from the first day of the month following the month in which the installation took place.

(4) For the purpose of this item "circuit breaker" shall mean a double-pole circuit breaker or a neutral switch/circuit breaker combination; plus

5. an energy charge which shall be payable for all kW.h consumed since the previous meter reading, in accordance with the following scale:

(a) For the first 1 100 kW.h, 5,3c per kW.h.

(b) For all other kW.h, 1,9c per kW.h; plus

8. where applicable, a fixed charge per month.

Where the Premises are provided with Electricity by means of a Three-phase Connection

11.(1) A charge per month per metering point payable whether electricity is consumed or not, according to the rating of the consumer's incoming circuit breaker in accordance with the following scale;

(a) Where the rating of the circuit breaker is 20 ampère or less: R7,32.

(b) Where the rating of the circuit breaker is more than 20 ampère: R7,32 plus R1,35 per ampère above 20 ampère:

Provided that where a consumer has no incoming circuit breaker, a charge shall be payable as if the consumer has an incoming circuit breaker with a rating of 35 ampère per phase, unless the City Electrical Engineer or an authorized official after an inspection of the premises, finds that the total current of all electrical apparatus of the consumer connected to or which can be connected to the Council's electricity supply, is more than 35 ampère per phase, in which case the City Electrical Engineer or authorized official shall determine the applicable circuit breaker rating.

(2) Where the City Electrical Engineer or authorized official has, in terms of the proviso to subitem (1), determined the applicable rating, the consumer shall immediately be notified thereof in writing, in which event the consumer shall be liable for the higher charge as from the first day of the month following the month in which the inspection took place.

(3) Where a consumer installs a circuit breaker, the charge shall be adjusted in accordance with subitem (1) as from the first day of the month following the month in which the installation took place.

(4) For the purpose of this item "circuit breaker" shall mean a triple-pole circuit breaker; plus

15. an energy charge which shall be payable for all kW.h consumed since the previous meter reading, in accordance with the following scale:

(a) For the first 1 100 kW.h, 5,3c per kW.h.

(b) For all other kW.h, 1,9c per kW.h; plus

18. where applicable, a fixed charge per month.

Laespanningaanvraagskaal

Behoudens enige bykomende heffings wat in die tarief vervat is, is hierdie skaal van toepassing ten opsigte van persele wat binne en buite die munisipaliteit geleë is vir elektriese krag wat teen lae spanning gelewer of beskikbaar gestel word aan —

- (a) 'n winkel of handelshuis;
- (b) 'n kantoorgebou;
- (c) 'n hotel wat ingevolge 'n drankwet gelisensieer is;
- (d) 'n kroeg;
- (e) 'n kafee, teekamer of restaurant;
- (f) 'n gekombineerde winkel en teekamer;
- (g) 'n openbare saal;
- (h) 'n klub wat ingevolge 'n drankwet gelisensieer is;
- (i) 'n nywerheids- of fabriekonderneming;
- (j) 'n onderwysinrigting met uitsondering van 'n koshuis indien van 'n afsonderlike meter voorsien;
- (k) 'n gebou of deel van 'n gebou wat 'n aantal van bogenoemde klasse omvat;
- (l) alle verbruikers wat nie ingevolge ander skale van die tarief omskryf word nie.

Hierdie skaal is nie beskikbaar ten opsigte van persele wat 'n beraamde las van 20 kW of minder het nie, welke persele ressorteer of onder die Nie-huishoudelike Blokskaal of onder die Plaasskaal na gelang daarvan of die perseel onderskeidelik binne of buite 'n wetlik gestigte dorp geleë is.

Die volgende heffings is betaalbaar:

- 21. 'n Diensheffing van R20 per maand per metingspunt wat betaalbaar is hetsy elektrisiteit verbruik word of nie; plus
- 24. 'n aanvraagheffing van R6,54 per maand per kV.A van halfuurlikse maksimum aanvraag onderworpe aan 'n minimum van R98 per maand hetsy elektrisiteit verbruik word of nie: Met dien verstande dat die bedrag wat betaalbaar is ten opsigte van die maksimum aanvraag in enige maand nie minder is nie as die produk van die heersende tarief en 45 persent van die hoogste aanvraag wat gedurende die voorafgaande maande Mei, Junie, Julie of Augustus aangeteken is; plus
- 25. 'n energieheffing van 1,88c per kW.h vir alle kW.h wat sedert die vorige meteraflesing verbruik is; plus
- 28. waar dit van toepassing is, 'n vaste heffing per maand.

Nie-huishoudelike Blokskaal

Behoudens enige bykomende heffings wat in die tarief vervat is, is hierdie skaal van toepassing ten opsigte van persele wat binne en buite die munisipaliteit geleë is.

Vir elektriese krag wat teen laespanning gelewer of beskikbaar gestel word aan 'n gebou of afsonderlike gedeelte van 'n gebou wat gebruik word vir doeleindes wat gelys is as paragrawe (a) tot en met (l) in die aanhef van die Laespanningaanvraagskaal waarvan die beraamde las nie meer as 20 kW is nie.

Waar die Perseel deur Middel van 'n Enkelfasige Aansluiting van Elektriese Krag voorsien word

31.(1) 'n Heffing per maand per metingspunt wat betaalbaar is, hetsy elektrisiteit verbruik word of nie, volgens die

Low Voltage Demand Scale

Subject to any additional charges contained in the tariff, this scale shall apply in respect of premises situated inside and outside the municipality for electrical energy supplied or made available at low voltage to —

- (a) a shop or store;
- (b) a block of offices;
- (c) a hotel licensed under any liquor act;
- (d) a bar;
- (e) a cafe, tearoom or restaurant;
- (f) a combined shop and tearoom;
- (g) a public hall;
- (h) a club licensed under any liquor act;
- (i) an industrial or manufacturing concern;
- (j) an educational institution, but excluding any hostel if metered separately;
- (k) a building or portion of a building comprising a number of the above classes;
- (l) all consumers not defined under other scales of the tariff.

This scale shall not be available in respect of premises with an estimated load of 20 kW or less, which premises shall be classified under either the Non-Domestic Block Scale or under the Farm Scale depending on whether the premises are respectively situated inside or outside a legally established township.

The following charges shall be payable:

- 21. A service charge, payable whether electricity is consumed or not, of R20 per month per metering point; plus
- 24. a demand charge of R6,54 per month per kV.A of half-hourly maximum demand subject to a minimum of R98 per month whether electricity is consumed or not: Provided that the amount payable in respect of maximum demand in any month shall not be less than the product of the prevailing tariff and 45 per cent of the highest demand recorded during the preceding months of May, June, July or August; plus
- 25. an energy charge of 1,88c per kW.h for all kW.h consumed since the previous meter reading; plus
- 28. where applicable, a fixed charge per month.

Non-domestic Block Scale

Subject to any additional charges contained in the tariff, this scale shall apply in respect of premises situated inside and outside the municipality.

For electrical energy supplied or made available at low voltage to a building or separate part of a building used for purposes listed as paragraphs (a) to (l) inclusive in the preamble to the Low Voltage Demand Scale of which the estimated load does not exceed 20 kW.

Where the Premises are provided with Electricity by means of a Single-phase Connection:

31.(1) A charge per month per metering point payable whether electricity is consumed or not, according to the rat-

vermoë van die verbruiker se inkomende stroombreker ooreenkomstig die volgende skaal:

(a) Waar die vermoë van die stroombreker 40 ampère of minder is: R2,64.

(b) Waar die vermoë van die stroombreker meer is as 40 ampère maar nie meer is as 60 ampère nie: R6,76.

(c) Waar die vermoë van die stroombreker meer is as 60 ampère: R6,76 plus 45c per ampère bo 60 ampère:

Met dien verstande dat waar 'n verbruiker nie 'n inkomende stroombreker het nie, 'n heffing betaalbaar is asof die verbruiker 'n inkomende stroombreker met 'n vermoë van 60 ampère het, tensy die Stadslektrisietsingenieur of 'n gemagtigde beampte na 'n inspeksie van die perseel vind dat die totale stroom van alle elektriese apparaat van die verbruiker wat by die Raad se elektriese toevoer aangesluit is of aangesluit kan word meer is as 60 ampère, in welke geval die Stadslektrisietsingenieur of gemagtigde beampte die toepaslike stroombrekervermoë bepaal: Voorts met dien verstande dat in die geval waar 'n tydelike aansluiting aan 'n perseel voorsien word, die stroombrekervermoë nie minder as 80 ampère gereken word nie.

(2) Waar die Stadslektrisietsingenieur of gemagtigde beampte ooreenkomstig die voorbehoudsbepaling van subitem (1) die toepaslike vermoë bepaal het, word die verbruiker onmiddellik skriftelik daarvan in kennis gestel, in welke geval die verbruiker aanspreeklik is vir die hoër heffing vanaf die eerste dag van die maand wat volg op die maand waarin die inspeksie plaasgevind het.

(3) Waar 'n verbruiker 'n stroombreker installeer, word die heffing ooreenkomstig subitem (1) vanaf die eerste dag van die maand wat volg op die maand waarin die installasie plaasgevind het, aangepas.

(4) Vir die doeleindes van hierdie item beteken 'n "stroombreker" 'n dubbelpoolstroombreker of 'n neutraalskakelaar/stroombrekerkombinasie; plus

35. 'n energieheffing wat betaalbaar is vir alle kW.h wat sedert die vorige meteraflesing verbruik is, ooreenkomstig die volgende skaal:

(a) Vir die eerste 5 400 kW.h: 5,3c per kW.h.

(b) Vir alle ander kW.h: 1,9c per kW.h; plus

38. waar dit van toepassing is, 'n vaste heffing per maand.

Waar die Perseel deur Middel van 'n Driefasige Aansluiting van Elektriese Krag voorsien word

71.(1) 'n Heffing per maand per metingspunt wat betaalbaar is hetsy elektrisiteit verbruik word of nie, volgens die vermoë van die verbruiker se inkomende stroombreker ooreenkomstig die volgende skaal:

(a) Waar die vermoë van die stroombreker 20 ampère of minder is: R7,32.

(b) Waar die vermoë van die stroombreker meer is as 20 ampère: R7,32 plus R1,35 per ampère bo 20 ampère:

Met dien verstande dat waar 'n verbruiker nie 'n inkomende stroombreker het nie, 'n heffing betaalbaar is asof die verbruiker 'n inkomende stroombreker met 'n vermoë van 35 ampère per fase het, tensy die Stadslektrisietsingenieur of 'n gemagtigde beampte na 'n inspeksie van die perseel vind dat die totale stroom van alle elektriese apparaat van die verbruiker wat by die Raad se elektriese toevoer aangesluit is of aangesluit kan word meer is as 35 ampère per enige fase, in welke geval die Stadslektrisietsingenieur of gemagtigde beampte die toepaslike stroombrekervermoë bepaal: Voorts met dien verstande dat in die geval waar 'n tydelike aansluiting aan 'n perseel voorsien word, die stroombrekervermoë nie minder as 35 ampère per fase gereken word nie.

ing of the consumer's incoming circuit breaker in accordance with the following scale:

(a) Where the rating of the circuit breaker is 40 ampère or less: R2,64.

(b) Where the rating of the circuit breaker is more than 40 ampère but not more than 60 ampère: R6,76.

(c) Where the rating of the circuit breaker is more than 60 ampère: R6,76 plus 45c per ampère above 60 ampère:

Provided that where a consumer has no incoming circuit breaker, a charge shall be payable as if the consumer has an incoming circuit breaker with a rating of 60 ampère, unless the City Electrical Engineer or an authorized official after an inspection of the premises finds that the total current of all electrical apparatus of the consumer connected to or which can be connected to the Council's electricity supply, is more than 60 ampère, in which case the City Electrical Engineer or authorized official shall determine the applicable circuit breaker rating: Provided further, that where premises are provided with a temporary connection, the circuit breaker rating shall be calculated as being not less than 80 ampère.

(2) Where the City Electrical Engineer or authorized official has, in terms of the proviso to subitem (1), determined the applicable rating, the consumer shall immediately be notified thereof in writing, in which event the consumer shall be liable for the higher charge as from the first day of the month following the month in which the inspection took place.

(3) Where a consumer installs a circuit breaker, the charge shall be adjusted in accordance with subitem (1) as from the first day of the month following the month in which the installation took place.

(4) For the purpose of this item "circuit breaker" shall mean a double-pole circuit breaker or a neutral switch/circuit breaker combination; plus

35. an energy charge which shall be payable for all kW.h consumed since the previous meter reading, in accordance with the following scale:

(a) For the first 5 400 kW.h: 5,3c per kW.h.

(b) For all other kW.h: 1,9c per kW.h; plus

38. where applicable, a fixed charge per month.

Where the Premises are provided with Electricity by means of a Three-phase Connection:

71.(1) A charge per month per metering point payable whether electricity is consumed or not, according to the rating of the consumer's incoming circuit breaker in accordance with the following scale:

(a) Where the rating of the circuit breaker is 20 ampère or less: R7,32.

(b) Where the rating of the circuit breaker is more than 20 ampère: R7,32 plus R1,35 per ampère above 20 ampère:

Provided that where a consumer has no incoming circuit breaker, a charge shall be payable as if the consumer has an incoming circuit breaker with a rating of 35 ampère per phase, unless the City Electrical Engineer or an authorized official after an inspection of the premises, finds that the total current of all electrical apparatus of the consumer connected to or which can be connected to the Council's electricity supply, is more than 35 ampère per phase, in which case the City Electrical Engineer or authorized official shall determine the applicable circuit breaker rating: Provided further that, where premises are provided with a temporary connection, the circuit breaker rating shall be calculated as being not less than 35 ampère per phase.

(2) Waar die Stadslektriseiteitsingenieur of gemagtigde beampte ooreenkomstig die voorbehoudsbepaling van subitem (1) die toepaslike vermoë bepaal het, word die verbruiker onmiddellik skriftelik daarvan in kennis gestel, in welke geval die verbruiker aanspreeklik is vir die hoër heffing vanaf die eerste dag van die maand wat volg op die maand waarin die inspeksie plaasgevind het.

(3) Waar 'n verbruiker 'n stroombreker installeer, word die heffing ooreenkomstig subitem (1) vanaf die eerste dag van die maand wat volg op die maand waarin die installasie plaasgevind het, aangepas.

(4) Vir die doeleindes van hierdie artikel beteken 'n "stroombreker" 'n driepoolstroombreker; plus

75. 'n energieheffing wat betaalbaar is vir alle kW.h wat sedert die vorige meteraflesing verbruik is, ooreenkomstig die volgende skaal:

(a) Vir die eerste 5 400 kW.h: 5,3c per kW.h.

(b) Vir alle ander kW.h: 1,9c per kW.h; plus

78. waar dit van toepassing is, 'n vaste heffing per maand.

Hoëspanning- en Geleistamtoevoerskaal

Behoudens enige bykomende heffings wat in die tarief vervat is, is hierdie skaal van toepassing ten opsigte van die persele wat binne of buite die munisipaliteit geleë is.

Vir elektriese krag wat teen hoë spanning gelewer of beskikbaar gestel word, is die volgende heffings betaalbaar:

41. 'n Diensheffing van R30 per maand per metingspunt wat betaalbaar is hetsy elektrisiteit verbruik word of nie; plus

44. 'n aanvraagheffing van R6,24 per maand per kV.A van halfuurlikse maksimum aanvraag, onderworpe aan 'n minimum heffing van R900 per maand hetsy elektrisiteit verbruik word of nie: Met dien verstande dat, in die geval van 'n verbruiker wat elektrisiteitstoever regstreeks van die kragentralegeleistamme neem en wie se verbruik by hierdie punt gemeet word, die aanvraagheffing R6,20 per maand per kV.A van halfuurlikse maksimum aanvraag is, onderworpe aan 'n minimum heffing van R62 000 per maand: Voorts met dien verstande dat die bedrag wat betaalbaar is ten opsigte van maksimum aanvraag in enige maand nie minder is as die produk van die heersende tarief en 70 persent van die hoogste aanvraag wat gedurende die voorafgaande maande Mei, Junie, Julie of Augustus aangeteken is; plus

45. 'n energieheffing van 1,772c per kW.h vir alle kW.h wat sedert die vorige meteraflesing verbruik is: Met dien verstande dat in die geval van 'n verbruiker wie se rekening R9 400 per maand sou oorskry en aan wie nie ook elektrisiteit ingevolge die Buitespitstydtoevoerskaal voorsien word nie, die gemelde energieheffing na 1,766c per kW.h verminder word as die gemiddelde daaglikse verbruik in enige maand gelyk is aan of meer is as 18 kW.h per kV.A van die maksimum aanvraagheffing in daardie maand: Voorts met dien verstande dat, in die geval van verbruikers wat elektrisiteitstoever regstreeks van die kragentralegeleistamme neem en wie se verbruik by hierdie punt gemeet word en aan wie nie ook elektrisiteit ingevolge die Buitespitstydtoevoerskaal voorsien word nie, die gemelde energieheffing 1,732c per kW.h is; plus

48. waar dit van toepassing is, 'n vaste heffing per maand.

Buitespitstydtoevoerskaal

Behoudens enige bykomende heffings wat in die tarief vervat is, is hierdie skaal van toepassing op persele wat binne en buite die munisipaliteit geleë is.

(2) Where the City Electrical Engineer or authorized official has, in terms of the proviso to subitem (1) determined the applicable rating, the consumer shall immediately be notified thereof in writing, in which event the consumer shall be liable for the higher charge as from the first day of the month following the month in which the inspection took place.

(3) Where a consumer installs a circuit breaker, the charge shall be adjusted in accordance with subitem (1) as from the first day of the month following the month in which the installation took place.

(4) For the purpose of this item "circuit breaker" shall mean a triple-pole circuit breaker; plus

75. an energy charge which shall be payable for all kW.h consumed since the previous meter reading, in accordance with the following scale:

(a) For the first 5 400 kW.h: 5,3c per kW.h.

(b) For all other kW.h: 1,9c per kW.h; plus

78. where applicable, a fixed charge per month.

High Voltage and Busbar Supply Scale

Subject to any additional charges contained in the tariff, this scale shall apply in respect of premises situated inside and outside the municipality. For electrical energy supplied or made available at high voltage the following charges shall be payable:

41. A service charge, payable whether electricity is consumed or not, of R30 per month per metering point; plus

44. a demand charge of R6,24 per month per kV.A of half-hourly maximum demand subject to a minimum of R900 per month whether electricity is consumed or not: Provided that in the case of a consumer who takes a supply of electricity direct from the power station busbars and whose consumption is metered at this point, the demand charge shall be R6,20 per month per kV.A of half-hourly maximum demand and be subject to a minimum charge of R62 000 per month: Provided further that the amount payable in respect of maximum demand in any month shall not be less than the product of the prevailing tariff and 70 per cent of the highest demand recorded during the preceding months of May, June, July or August; plus

45. an energy charge of 1,772c per kW.h for all kW.h consumed since the previous meter reading: Provided that, in the case of a consumer whose account would exceed R9 400 per month and who is not also supplied under the Off-peak Scale, the said energy charge shall be reduced to 1,766c per kW.h if the average daily consumption in any month is equal to or greater than 18 kW.h per kV.A of the maximum demand charged in that month: Provided further that in the case of consumers who take a supply of electricity direct from the power station busbars and whose consumption is metered at this point and who are not also supplied under the Off-peak Scale, the said energy charge shall be 1,732c per kW.h; plus

48. where applicable, a fixed charge per month.

Off-peak Supply Scale

Subject to any additional charges contained in the tariff this scale shall apply in respect of premises situated inside and outside the municipality.

Vir elektriese krag wat gedurende die buitespitstyd van 20h00 tot 07h00 of op tye waarop ooreengekom word aan persele voorsien of beskikbaar gestel word ingevolge òf die Hoëspanningtoevoerskaal òf die Laespanningaanvraag-skaal, is die volgende heffing betaalbaar: Met dien verstande dat die verbruiker skriftelik aansoek gedoen het om so 'n buitespitstydtoevoer en onderneem om sy elektriese installasie so in te rig dat die buitespitstydtoevoer slegs gedurende die tye in hierdie aanhef uiteengesit gebruik kan word en onderneem om die beperking van so 'n toevoer tot die vermoë van die bestaande toevoerhoofleidings en toerusting of, in die geval van 'n nuwe toevoer, tot die vermoë van die hoofleidings en toerusting wat normaalweg vir die hooftoevoer na die perseel verskaf sou word en enige ander beperkings ten opsigte van die aanvraag of aard van die stroombelasting wat die Elektrisiteitsingenieur kan opleë, te aanvaar: Voorts met dien verstande dat die buitespitstydtoevoer slegs voorsien sal word waar die normale toevoer 'n aanvraag van 500 kV.A of meer het.

55. 'n Energieheffing vir alle kW.h wat gedurende die buitespitstyd sedert die vorige meteraflesing verbruik is teen die tarief per kW.h wat bepaal is ingevolge die tariefskaal waarvolgens die hoofelektrisiteitstoevoer aan die perseel voorsien word; plus

58. waar dit van toepassing is, 'n vaste heffing per maand.

Plaasskaal

Behoudens enige bykomende heffings wat in die tarief vervat is en uitgesonderd die persele wat onder klas (k) van die Huishoudelike Blokskaal of onder die Laespanningaanvraag-skaal ressorteer, is hierdie skaal van toepassing op persele wat buite wetlik gestigte dorpe binne of buite die munisipaliteit geleë is en waaraan elektriese krag teen lae spanning voorsien of beskikbaar gestel word: Met dien verstande dat die Stadselektrisiteitsingenieur in die geval waar die beraamde las 40 kW of meer is kan bepaal dat die Laespanningaanvraag-skaal van toepassing is.

Die volgende heffings is betaalbaar:

61. 'n Diensheffing van R20 per maand per metingspunt, wat betaalbaar is hetsy elektrisiteit verbruik word of nie; plus

63. 'n heffing van R4 per maand per kW aangeslane geïnstalleerde vermoë van elektriese motore met individuele aanslae van 1 kW of meer, wat betaalbaar is hetsy elektrisiteit verbruik word of nie; plus

65. 'n energieheffing van 4,0c per kW.h vir alle kW.h wat sedert die vorige meteraflesing verbruik is.

Algemene Skaal

Waar abnormale omstandighede, lasvereistes en kombinasies van persele volgens die Huishoudelike Blokskaal, die Nie-huishoudelike Blokskaal en die Laespanningaanvraag-skaal van die tarief geld, kan die Raad een toevoerpunt teen hoë of lae spanning aan die perseel verskaf en is die toepaslike skaal van die tarief dan op sodanige perseel van toepassing.

DEEL B — ALGEMEEN

I. Bykomende Heffings

(a) Uitbreidingsheffing en/of Waarborg

Die skale van die tarief vir die lewering van elektrisiteit soos dit in Deel A uiteengesit is, is gebaseer op die koste wat meegebring word deur die verskaffing van die toevoer aan die verskeie klasse verbruikers in die gewone elektrisiteitsontwikkelde gebiede binne die munisipaliteit. Waar die toevoer aan 'n nuwe verbruiker of groep verbruikers verskaf word en die koste van die uitbreiding van die transmissie-

For electrical energy supplied or made available during the off-peak hours of 20h00 till 07h00, or at times to be agreed upon, to premises receiving a supply under either the High Voltage Scale or the Low Voltage Demand Scale, the following charge shall be payable: Provided that the consumer has made written application for such off-peak supply and undertakes to arrange his electrical installation in such a way that the off-peak supply can only be used during the times set out in this preamble and undertakes to accept the limitation of such supply to the capacity of the existing supply mains and equipment or, in the case of a new supply, to the capacity of the mains and equipment which would normally be provided for the principal supply to the premises, and any other limitations in regard to the demand or nature of loading which the Electrical Engineer may impose: Provided further, that the off-peak will only be provided where the normal supply has a demand of 500 kV.A or more.

55. An energy charge for all kW.h consumed during the off-peak hours since the previous meter reading at the rate per kW.h provided under the tariff scale under which the principal supply of electricity is furnished to the premises; plus

58. where applicable, a fixed charge per month.

Farm Scale

Subject to any additional charges contained in the tariff and excepting the premises falling under class (k) of the Domestic Block Scale or under the Low Voltage Demand Scale, this scale shall apply to premises situated outside legally established townships, inside or outside the municipality, and to which an electricity supply is supplied or made available at low voltage: Provided that the City Electrical Engineer may determine that the Low Voltage Demand Scale applies where the estimated load is 40 kW or more.

The following charges shall be payable:

61. A service charge, payable whether electricity is consumed or not, of R20 per month per metering point; plus

63. a charge, payable whether electricity is consumed or not, of R4 per month per kW of rated installed capacity of electric motors having individual ratings of 1 kW or more; plus

65. an energy charge of 4,0c per kW.h for all kW.h consumed since the previous meter reading.

General Scale

Where abnormal circumstances, load requirements and combinations of premises as listed under the Domestic Block Scale, the Non-Domestic Block Scale and the Low Voltage Demand Scale of the tariff apply, the Council may provide one point of supply at high or low voltage to the premises and the applicable scale of the tariff shall apply to such premises.

PART B — GENERAL

I. Additional Charges

(a) Extension Charges and/or Guarantee

The scales of the tariff for the supply of electricity as detailed in Part A are based on the costs associated with the supply to the various classes of consumers in the normal electrically developed areas within the municipality. Where supply is provided to a new consumer or group of consumers and the cost of extending the transmission lines and the local distribution system are abnormally high in relation to the ini-

leidings en die plaaslike distribusiestelsel in verhouding tot die aanvanklike elektrisiteitsbehoefte van die verbruiker of groep verbruikers buitengewoon hoog is, pas die Raad bykomende heffings toe, hetsy deur middel van waarborge wat deur die dorpseienaar in die geval van 'n wetlik gestigte dorp verskaf moet word of, in ander gevalle, deur middel van 'n stelsel van uitbreidingsheffings of waarborge wat deur die individuele verbruiker/s betaalbaar is. Dié uitbreidingsheffings en/of waarborge moet sodanig wees dat dit die kapitaalverpligtinge dek wat aangegaan word om die transmissie- en/of distribusiestelsel uit te brei om krag aan die gemelde verbruiker/s te verskaf en 'n toegelate bedrag wat na die mening van die Raad voldoende is om die bykomende bedryfs- en onderhoudskoste van sodanige uitbreidings te dek.

(b) *Toeslae*

Indien die gelewerde elektrisiteit gebruik word op persele wat buite die munisipaliteit geleë is, is —

(i) al dié in Deel A genoemde heffings en gelde uitgesonderd dié in items 8, 18, 28, 38, 48, 58 en 78 daarvan, en

(ii) al dié in items 4, 6, 7, 8, 9, 10 en 11 van Deel B II genoemde heffings en gelde,

onderworpe aan 'n toeslag van 25 %.

Vir die doel van die toepassing van die toeslag word —

(1) enige buitegebied soos bepaal in artikel 7(b) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), en

(2) enige goedgekeurde dorp soos omskryf in artikel 1 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), waarvan die erwe hoofsaaklik vir nywerheidsdoeleindes gesoneer is, geag binne die munisipaliteit te wees.

II. *Algemene Heffings*

Aansluitingsgelde

1. Die Raad verskaf die volgende standaard aansluitings tussen sy hooftoevoerleidings en die elektriese installasie van die perseel en normaalweg word slegs een sodanige aansluiting by 'n enkele perseel verskaf:

(a) By 'n private huis wat toevoer teen lae spanning ontvang, 'n eenfasige ondergrondse kabel-aansluiting of, na goeddunke van die Raad, 'n enkelfasige boleiding.

(b) By enige ander perseel wat 'n toevoer teen lae spanning ontvang, 'n eenfasige of driefasige ondergrondse kabel-aansluiting, of na goeddunke van die Raad, 'n ekwivalente boleiding.

(c) By enige perseel wat 'n toevoer teen hoë spanning ontvang, 'n driefasige ondergrondse aansluiting.

2.(a) Gelde is vooruitbetaalbaar ten opsigte van 'n eerste aansluiting by 'n perseel of 'n nuwe aansluiting by 'n perseel ter vervanging van ander wat gesloop is.

(b) In gevalle waar die aansluiting 'n bykomende aansluiting by die perseel is of 'n verandering van die bestaande aansluiting of die vervanging van 'n aansluiting wat voorheen op versoek van die eienaar of bewoner verwyder is, of 'n nie-standaard of tydelike aansluiting is, is die geraamde koste van so 'n bykomende veranderde, vervangde, nie-standaard of tydelike aansluiting vooruitbetaalbaar: Met dien verstande dat, in die geval van 'n verandering van die bestaande aansluiting, 'n verbruiker sodanige verandering slegs een maal per jaar van die Raad mag aanvra: Voorts met dien verstande dat in die geval van plase wat teen lae spanning 'n elektrisiteitstoevoer ontvang, bykomende aansluitings verskaf kan word na goeddunke van die ingenieur, waar oorwegings van afstand of spanningsreëlins van so 'n

tial electrical requirements of the consumer or group of consumers, the Council shall apply additional charges either by means of guarantees furnished by the township owner in the case of a legally established township, or in all other cases by means of a system of extension charges of guarantees payable by the individual consumer/s. These extension charges and/or guarantees shall be such as to cover the capital liabilities incurred in extending the transmission and/or distribution system for providing power to the said consumer/s and an allowance sufficient, in the opinion of the Council, to cover the additional operating and maintenance costs of such extensions.

(b) *Surcharges*

If the electricity supplied is used on premises situated outside the municipality —

(i) all the charges and fees mentioned in Part A other than those in clauses 8, 18, 28, 38, 48, 58 and 78 thereof, and

(ii) all the charges and fees mentioned in clauses 4, 6, 7, 8, 9, 10 and 11 of Part B II,

shall be subject to a surcharge of 25 %.

For the purpose of application of the surcharge —

(1) any outside area as determined in section 7(b) of the Local Government Ordinance, 1939, (Ordinance 17 of 1939), and

(2) any approved township as defined in section 1 of the Town-planning and Townships Ordinance, 1965, (Ordinance 25 of 1965), the erven of which are zoned mainly for industrial purposes, are considered to be within the municipality.

II. *General Charges*

Connection Fees

1. The Council shall provide the following standard connections between its supply mains and the electrical installation of the premises and only one such connection shall normally be made to any one premises:

(a) To a private house receiving a supply at low voltage, a single-phase underground cable connection or, at the discretion of the Council, a single-phase overhead connection.

(b) To any other premises receiving a supply at low voltage, a single-phase or three-phase underground cable connection, or, at the discretion of the Council, an equivalent overhead connection.

(c) To any premises receiving a supply at high voltage, a three-phase underground connection.

2.(a) Fees shall be payable in advance in respect of a first connection to premises or a new connection to premises replacing other which have been demolished.

(b) Where the connection is an additional connection to the premises or an alteration to the existing connection or the replacement of a connection previously removed at the request of the owner or occupier, or is a non-standard or temporary connection, the estimated cost of such additional, altered, replaced, non-standard or temporary connection shall be payable in advance: Provided that, in the case of an alteration to the existing connection, a consumer may request such alteration from the Council once a year only: Provided further that in the case of farms receiving a supply of electricity at low voltage, additional connections may be provided at the discretion of the engineer, where distance or

aard is dat sodanige bykomende aansluitings geregverdig geag word.

(c) Geen aansluitingsgelde is betaalbaar ten opsigte van die eerste aansluiting by persele waar voorsiening gemaak is vir ruimte vir die transformatorinstallasie en/of skakeltuiginstallasie van die Raad wat nodig is om die betrokke perseel sowel as aangrensende persele van toevoer te voorsien nie.

3.(a) Die aansluiting word op die eienaar of die verbruiker se koste geïnstalleer en die koste daarvan word deur die Raad bereken.

(b) In die geval van 'n kabelaansluiting moet die eienaar of die verbruiker 'n goedgekeurde leipyp of voor oor die volle roete op sy eiendom verskaf.

Heraansluitingsgelde

4.(i) Geen heffing word van 'n nuwe verbruiker gevra vir die heraansluiting van 'n perseel wat voorheen aangesluit was en ook nie vir die heraansluiting van 'n perseel wat op versoek van die verbruiker tydelik afgesluit is nie: Met dien verstande dat so 'n afsluiting 'n tydperk van minstens 14 dae lank duur.

(ii) Wanneer 'n perseel weens die nie-betaling van rekenings of die nie-nakoming van enigeen van die Raad se Elektrisiteitsverordeninge of -regulasies tydelik afgesluit is, moet 'n bedrag van R24 aan die Raad betaal word voordat heraansluiting van die perseel geskied.

(iii) Wanneer 'n perseel op versoek van die verbruiker vir 'n tydperk van minder as 14 dae afgesluit word, moet 'n bedrag van R15 aan die Raad betaal word voordat heraansluiting van die perseel geskied.

Gelde vir die Herstel van Defekte waarvoor die Verbruiker Verantwoordelik is

5. Wanneer die Elektrisiteitsafdeling gevra word om 'n onderbreking van toevoer te herstel en wanneer bevind word dat sodanige onderbreking te wyte is aan 'n fout in die installasie of aan foutiewe werking van die apparaat wat in verband daarmee gebruik word, moet die verbruiker 'n bedrag betaal vir elke sodanige herstelling wat bepaal word as die geraamde koste wat die Elektrisiteitsafdeling aangegaan het vir die herstel van sodanige onderbreking.

Gelde vir Spesiale Meteraflesing

6. Sover dit redelik moontlik is, word verbruikers se meters met 'n tussenpose van een maand afgelees. Wanneer die verbruiker verlang dat sy meters, wat die watermeters insluit, op enige ander tyd as die vasgestelde datum afgelees word, is 'n bedrag van R11,50 ten opsigte van sodanige aflesings betaalbaar.

Wanneer 'n verbruiker die aflesing van sy meters, wat die watermeters insluit, in twyfel trek en verlang dat die meters ter bevestiging weer afgelees word, is 'n bedrag van R11,50 betaalbaar indien die heraflesings toon dat die oorspronklike lesings reg was.

Gelde vir Toets van Elektrisiteitsmeters

7. As 'n verbruiker rede het om te vermoed dat 'n elektrisiteitsmeter nie in orde is nie of verkeerd registreer, word die meter deur die Raad getoets mits die verbruiker 'n bedrag van R24,50 per meter betaal, welke bedrag terugbetaal word indien bevind word dat die meter meer as 5 persent te vinnig of te stadig registreer, in welke geval die verbruiker se rekening kragtens artikel 14 van die Elektrisiteitsverordeninge aangesuiwer word.

Gelde vir Inspeksie en Toets van Installasie

8. By ontvangs van 'n kennisgewing kragtens die Raad se Elektrisiteitsverordeninge dat 'n installasie of 'n uitbreiding

voltage regulation considerations are deemed to justify such additional connections.

(c) No connection fees shall be payable in respect of the first connection made to premises in which provision has been made for the accommodation of the Council's transformer plant and/or switchgear plant necessary to supply the premises and others adjacent to such premises.

3.(a) The connection shall be installed at the expense of the owner or the consumer and the costs thereof shall be as calculated by the Council.

(b) In the case of cable connections, the owner or consumer shall provide an approved duct or trench over the entire route across his property.

Reconnection Fees

4.(i) No charge shall be made to a new consumer for the reconnection of premises which have been connected previously, nor for the reconnection of premises which have been disconnected temporarily at the request of the consumer: Provided that such disconnection shall be for a period of not less than 14 days.

(ii) Where premises have been disconnected temporarily because of non-payment of accounts or non-compliance with any of the Council's Electricity By-laws or Regulations, a fee of R24 shall be paid to the Council before reconnection of the premises shall be effected.

(iii) Where premises have been disconnected temporarily for a period of less than 14 days at the request of the consumer, a fee of R15 shall be paid to the Council before reconnection of the premises shall be effected.

Fee for Repair of Defects for which Consumer is Responsible

5. When the Electricity Department is called upon to attend to a failure of supply and when such failure of supply is found to be due to a fault in the installation or due to faulty operation of apparatus used in connection therewith, a fee shall be paid by the consumer for each such attendance which shall be determined as the estimated cost incurred by the Electricity Department in attending to such failure.

Fee for Special Reading of Meter

6. Consumer's meters will be read, as near as is reasonably possible, at intervals of one month. Where the consumer requires his meters, which include the water meters, to be read by the Council at any time other than the appointed date, a fee of R11,50 shall be payable for such readings.

Where a consumer disputes the readings of his meters, which include the water meters, and requires the meters, to be reread for verification of the readings, a fee of R11,50 shall be payable if such readings show that the original readings were correct.

Fee for Testing of Electricity Meters

7. If a consumer has reason to suppose that an electricity meter is out of order or is registering incorrectly, the meter shall be tested by the Council on payment by the consumer of a fee of R24,50 per meter, which amount shall be refunded if the meter is found to be registering more than 5 per cent fast or slow, in which case the consumer's account shall be adjusted in terms of section 14 of the Electricity By-laws.

Fee for Inspection and Testing of Installation

8. Upon receipt of notification, in terms of the Council's Electricity By-laws, that an installation or an addition to an

van 'n installasie voltooi is en gereed is om geïnspekteer en getoets te word, word so 'n toets en inspeksie kosteloos uitgevoer.

Indien bevind word dat die installasie onvolledig of gebrekkig is of in enige opsig nie aan die Raad se Elektrisiteitsverordeninge en Bedradingsregulasie voldoen nie, sluit die Raad die installasie nie aan voordat so 'n gebrek of tekortkoming deur die aannemer reggemaak en 'n verdere toets en inspeksie uitgevoer is nie. 'n Bedrag van R54 word vir elke sodanige bykomende toets en inspeksie gevra en dit is vooruitbetaalbaar.

Huur van Meters

9. Geen huurgeld is betaalbaar ten opsigte van meters wat vereis word om die elektrisiteitsverbruik volgens die verskillende skale van die tarief te meet nie.

Waar bykomende meters deur die verbruiker vir sy eie grierief verlang en deur die Raad verskaf word, is 'n huurgeld van 82c per meter, per maand, betaalbaar.

Deposito's

10. Die minimum bedrag wat deur 'n verbruiker ten opsigte van die verbruik van elektrisiteit ingevolge artikel 11(1) van die Raad se Elektrisiteitsverordeninge en -regulasies by die Stadstoesourier gedeponeer moet word, is R100 welke bedrag in gevalle waar ook 'n waterdeposito betaalbaar is, sodanige waterdeposito insluit: Met dien verstande dat die genoemde deposito's slegs betaalbaar is deur verbruikers wat vanaf datum van inwerkingtreding van hierdie verordeninge by die Raad se elektrisiteitstoevoer aangesluit word en deur verbruikers wie se elektrisiteitstoevoer weens wanbetaling afgesluit word.

Ongemete Toevoer

11. In gevalle waar elektrisiteit teen lae spanning voorsien word en dit onprakties is om die verbruik te meet, word die vooruitbetaalbare bedrag bereken teen 'n energieheffing van 6,3c per kW.h op die beraamde verbruik op grond van die aanslag van die apparaat en die ure van gebruik.

Straatverligting

12. In gevalle waar die Raad straatverligting in dorpe buite die munisipaliteit voorsien, word 'n heffing opgelê wat deur die Raad bepaal word om die kapitaalkoste, oprigkoste, die energieverbruik en die instandhoudingskoste van sodanige straatverligting te dek.

III. Algemeen

1. Vertolkings

“per maand” beteken per maand of deel daarvan;

“metingspunt” beteken elke afsonderlike stel meteruitrusting wat vir die meting van elektrisiteitsvoorsiening op die perseel aangebring is, waar “stel meteruitrusting” die minimum getal meters beteken wat nodig is om die toevoer ingevolge een skaal van die tarief en op grond van een aansluiting by die perseel te meet;

“vaste heffing” beteken enige maandelikse bedrag wat bedoel is om die jaarlikse onkoste ten opsigte van kapitaaluitgawe en die instandhouding van uitrusting wat die Raad by die perseel geïnstalleer het vir die uitsluitlike gebruik aan die verbruiker te dek en is nie betaalbaar nie in gevalle waar die toevoer deur die gewone hoofdistribusieleidings gelewer word of waar die uitrusting wat by die perseel geïnstalleer is, gebruik word om toevoer ook aan ander persele beneuens die betrokke perseel te lewer;

“wetlik gestigte dorp” beteken 'n goedgekeurde dorp soos dit omskryf is in artikel 1 van die Ordonnansie op

installation has been completed and is ready for testing and inspection, such test and inspection shall be carried out free of charge.

If the installation is found to be incomplete or defective or fails in any way to comply with the Council's Electricity By-laws and Wiring Regulations, the Council shall not connect the installation until such defect or failure shall have been remedied by the contractor and a further test and inspection carried out. The fee chargeable for each such additional test and inspection shall be R54 payable in advance.

Meter Rentals

9. No rental shall be charged in respect of meters required to measure the consumption of electricity under the various scales of the tariff.

Where additional meters are required by the consumer for his own convenience and such meters are provided by the Council, a rental of 82c per meter per month shall be payable.

Deposits

10. The minimum amount to be deposited by a consumer with the City Treasurer in respect of electricity consumption in terms of section 11(1) of the Council's Electricity By-laws and Regulations, shall be R100 which amount in cases where a water deposit is also payable, shall include such water deposit: Provided that the said deposits shall only be payable by consumers connected to the Council's electricity supply as from the date of commencement of these by-laws and by consumers whose supply of electricity is disconnected as a result of default of payment.

Unmetered Supplies

11. Where supplies of electricity are furnished at low voltage and it is impractical to meter the consumption, the charge payable in advance shall be calculated at an energy rate of 6,3c per kW.h on the estimated consumption on the basis of the rating of the appliance and the hours of use.

Street Lighting

12. Where street lighting is provided by the Council in townships outside the municipality, a charge to be determined by the Council shall be levied to cover the capital costs, erection costs, energy consumption and maintenance costs of such street lighting.

III. General

1. Interpretations

“per month” shall mean per month or part thereof.

“metering point” shall mean each separate set of metering equipment installed on the premises for measuring the supply of electricity made available, where “set of metering equipment” shall mean the minimum number of meters necessary for measuring the supply under any one scale of the tariff and on the basis of one connection to the premises.

“fixed charge” shall mean any monthly charge calculated to cover the annual charges in respect of capital expenditure and the maintenance of equipment installed on the premises by the Council for the sole use of the consumer, and shall not be payable where the supply is furnished through the normal distribution mains or where the equipment installed on the premises is used to furnish supplies to other premises as well as the premises concerned.

“legally established township” means an approved township as defined in section 1 of the Town-planning and Town-

Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965); en omvat —

(a) enige perseel buite 'n dorp ten opsigte waarvan die Raad weens so 'n perseel se ligging en grootte en die doel waarvoor dit gebruik word, meen dat dit as 'n deel van so 'n dorp beskou moet word; en

(b) enige stuk grond wat verdeel is in of uitgelê of ontwikkel is as terreine vir woon- en besigheidsdoeleindes ten opsigte waarvan die Raad weens sodanige uitleg, verdeling of ontwikkeling meen dat dit as 'n goedgekeurde dorp beskou moet word.

Elektrisiteitsverordeninge en Bedradingsregulasies

2. Die Raad se Elektrisiteitstarief moet saam met die Raad se Elektrisiteitsverordeninge en Bedradingsregulasies gelees word en maak deel daarvan uit.

Herroeping van Bestaande Tariewe

3. Die Elektrisiteitstarief van die Munisipaliteit Pretoria, afgekondig by Administrateurskennisgewing 1095 van 18 Augustus 1982 word hierby herroep.

Die bepalings wat in hierdie kennisgewing vervat is, tree op 31 Augustus 1983 in werking.

PB 2-4-2-36-3

Administrateurskennisgewing 1489 31 Augustus 1983

MUNISIPALITEIT PRETORIA: WYSIGING VAN VERORDENINGE BETREFFENDE OPENBARE GESONDHEID

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 Openbare Gesondheid van die Munisipaliteit Pretoria, afgekondig by Goewermentskennisgewing 958 van 1903, soos gewysig, waarvan 'n Afrikaanse vertaling by Administrateurskennisgewing 572 van 18 Julie 1956 afgekondig is, word hierby verder gewysig deur Bylae A van Deel III A van Hoofstuk II deur die volgende te vervang:

"BYLAE A

1. Nagvuilverwyderingsdiens

(1) Gewone diens (al om die ander nag), per jaar:	R
(a) Per emmer	396,00
(b) Net vir 'n tweede emmer en net in die geval van 'n woonhuis	198,00

(2) *Toevallige diens*: Hierdie diens word net vir gebruik van tydelike inrigtings verskaf. Die gelde moet in kontant vooruitbetaal word:

Gewone diens (al om die ander nag):

(a) Per emmer, per week of gedeelte daarvan	8,80
(b) Per emmer, per maand of gedeelte daarvan	33,00

2. Latrines

(1) *Huur van Latrines*:

(a) Per latrine, per week of gedeelte daarvan	7,00
(b) Per latrine, per maand of gedeelte daarvan	28,00

ships Ordinance, 1965 (Ordinance 25 of 1965), and includes —

(a) any premises outside a township in respect of which the Council is by reason of the location and extent of such premises and the purpose for which it is used, of the opinion that it should be deemed to be part of such a township; and

(b) any area of land laid out or divided into or developed as sites for residential or business purposes in respect of which the Council is, by reason of such lay-out, division or development, of the opinion that it should be deemed to be an approved township.

Electricity By-laws and Wiring Regulations

2. The Council's Electricity Tariff shall be read in conjunction with and shall form part of the Council's Electricity By-laws and Wiring Regulations.

3. Revocation of Existing Tariffs

The Electricity Tariff of the Pretoria Municipality, published under Administrator's Notice 1095 dated, 18 August 1982, is hereby revoked.

The provisions in this notice contained shall come into operation on 31 August 1983.

PB 2-4-2-36-3

Administrator's Notice 1489 31 August 1983

PRETORIA MUNICIPALITY: AMENDMENT TO PUBLIC HEALTH BY-LAWS

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

The Public Health By-laws of the Pretoria Municipality, published under Government Notice 958 of 1903, as amended, an Afrikaans translation of which was published under Administrator's Notice 572, dated 18 July 1956, are hereby amended further by the substitution for Schedule A of section III A of Chapter II of the following:

"SCHEDULE A

1. Night-soil Removal Service

(1) Ordinary service (alternate nights), per annum:	R
(a) Per rail	396,00
(b) For a second pail only and only in the case of a dwelling	198,00

(2) *Casual service*: This service is provided for the use of temporary establishments only. The charges shall be paid in cash in advance:

Ordinary service (alternate nights):

(a) Per rail, per week or part thereof	8,80
(b) Per rail, per month or part thereof	33,00

2. Latrines

(1) *Hire of Latrines*:

(a) Per latrine, per week or part thereof	7,00
(b) Per latrine, per month or part thereof	28,00

(2) *Vervoer van Latrines:*
 Verskaffing en verwydering van elke vier latrines of gedeelte daarvan 25,00

3. *Suigtenkdien*

Per 500 l of gedeelte daarvan 2,30
 Minimum heffing per diens..... 44,50

Met dien verstande, dat in die geval van persele wat, na die mening van die Raad, nie by 'n munisipale riool aangesluit kan word nie, die tarief met 50 % verminder word.

4. *Vuilgoedverwyderingsdiens*

(1) *Vuilgoed Klas A (tarief per vuilgoedhouer):*

(a) Gewone verwyderingsdiens (twee keer per week), per jaar 48,00
 (b) Daaglikse verwyderingsdiens (Sondae uitgesluit), per jaar 144,00

(c) *Toevallige vuilgoedverwyderingsdiens:*

Hierdie diens word net vir die gebruik van tydelike inrigtings voorsien. Die gelde moet in kontant vooruitbetaal word:

(i) Gewone diens (twee keer per week) per week 1,60
 (ii) Daaglikse diens, per week 4,80

(d) Meganies gekompakteerde vuilgoed in bale van nie meer as 0,15 m³, omhul met plastieksakke met 'n dikte van nie minder as 38 mikrometer nie.

<i>Massa van baal</i>	<i>Tarief per baal per verwydering</i>
	R
(i) Nie meer as 30 kg (minimum 10 bale)	1,00
(ii) Nie meer as 50 kg (minimum 8 bale).....	1,20
(e) Mobiele grootmaathouers:	
(i) Vir verwydering twee keer per week, per jaar:	
(aa) Nominale 0,6 m ³ -houer.....	342,00
(bb) Nominale 0,75 m ³ -houer	426,00
(cc) Nominale 0,9 m ³ -houer	510,00
(dd) Nominale 1,1 m ³ -houer.....	624,00
(ii) Per daaglikse verwydering (Sondae uitgesluit), per jaar:	
(aa) Nominale 0,6 m ³ -houer.....	1 026,00
(bb) Nominale 0,75 m ³ -houer	1 278,00
(cc) Nominale 0,9 m ³ -houer	1 530,00
(dd) Nominale 1,1 m ³ -houer.....	1 872,00

(2) *Vuilgoed Klas B:*

(a) Koste volgens ruimte wat die vuilgoed in beslag neem in die voertuig wat vir die vervoer daarvan verskaf word, per m³..... 8,00

(b) Indien die voertuig nie by die vuilgoed kan stilhou nie, word 'n bykomende bedrag vir hantering gevra, per m³ 2,00

(2) *Transport of Latrines:*

Supply and removal of every four latrines or part thereof 25,00

3. *Vacuum Tank Service*

Per 500 l or part thereof..... 2,30
 Minimum charge per service..... 44,50

Provided that in the case of premises which, in the opinion of the Council, cannot be connected to a municipal sewer, the tariff shall be reduced by 50 %.

4. *Refuse Removal Service*

(1) *Class A Refuse (tariff per receptacle):*

(a) Ordinary removal service (twice per week), per annum 48,00
 (b) Daily removal service (excluding Sundays), per annum 144,00

(c) *Casual refuse removal service:*

This service is provided for the use of temporary establishments only. The charges shall be paid in cash in advance:

(i) Ordinary service (twice per week) per week 1,60
 (ii) Daily service, per week 4,80

(d) Mechanically compacted refuse in bales of not more than 0,15 m³, covered with plastic bags of a thickness of not less than 38 micrometers.

<i>Mass of bale</i>	<i>Tariff per bale removal</i>
	R
(i) Not more than 30 kg (10 bales minimum)	1,00
(ii) Not more than 50 kg (8 bales minimum).....	1,20
(e) Mobile bulk containers:	
(i) For a twice weekly removal per annum:	
(aa) Nominal 0,6 m ³ container.....	342,00
(bb) Nominal 0,75 m ³ container	426,00
(cc) Nominal 0,9 m ³ container.....	510,00
(dd) Nominal 1,1 m ³ container	624,00
(ii) For a daily removal (Sundays excluded) per annum:	
(aa) Nominal 0,6 m ³ container.....	1 026,00
(bb) Nominal 0,75 m ³ container	1 278,00
(cc) Nominal 0,9 m ³ container.....	1 530,00
(dd) Nominal 1,1 m ³ container	1 872,00

(2) *Class B refuse:*

(a) Charge per volume occupied in the vehicle provided for the transport thereof, per m³..... 8,00

(b) If the vehicle cannot draw up alongside the refuse, an extra amount shall be charged for handling, per m³ 2,00

(c) Indien die eienaar of die okkupant vuilgoed na die vuilgoedterrein verwyder:	
(i) Indien die hoeveelheid nie 1 m ³ oorskry nie	Gratis
(ii) Indien die hoeveelheid 1 m ³ oorskry, per 1 m ³	0,40
(iii) Indien die Stadsingenieur van oordeel is dat die materiaal vir bedekkingsdoeleindes gebruik kan word	Gratis
(3) Verwydering van Grootmaatvullishouers	
(Vuilgoed Klas A en Klas B):	
(a) In nie-mobiele grootmaathouers:	
(i) Toevallige Diens:	
(aa) Verwydering van 'n nominale 6 m ³ -houer	50,00
(bb) Verwydering van 'n nominale 9 m ³ -houer	53,00
(ii) Vaste Diens:	
(aa) Die huur van 'n nominale 6 m ³ -houer, per maand	17,00
(bb) Die huur van 'n nominale 9 m ³ -houer, per maand	17,00
	<i>Tarief per week</i>
(cc) Verwydering van 'n nominale 6 m ³ -houer (ongegag of houer vol is, al dan nie):	
(Vuilgoed Klas A en Klas B)	
Een keer per week	50,00
Twee keer per week	100,00
Drie keer per week	150,00
Vier keer per week	200,00
Vyf keer per week	250,00
Ses keer per week	300,00
(dd) Verwydering van 'n nominale 9 m ³ -houer (ongegag of houer vol is, al dan nie):	
(Vuilgoed Klas A en Klas B)	
Een keer per week	53,00
Twee keer per week	106,00
Drie keer per week	159,00
Vier keer per week	212,00
Vyf keer per week	265,00
Ses keer per week	318,00
(b) In grootmaatkompakteerhouers:	
(i) Per verwydering van 'n nominale 6 m ³ -houer	70,00
(ii) Vir elke m ³ wat houer groter as 6 m ³ is, 'n verdere	2,50
(4) Vuilgoed Klas D:	
(a) Vir elke kat of dier van soortgelyke grootte	2,00
(b)(i) Vir elke hond	4,00
(ii) Vir enige ander dier van soortgelyke grootte	6,00

(c) If the owner or occupier removes refuse to the disposal site:	
(i) If the volume does not exceed 1 m ³	Free of Charge
(ii) If the volume exceeds 1 m ³ , per 1 m ³	0,40
(iii) If in the opinion of the City Engineer the material can be used for covering purposes	Free of Charge
(3) Removal of Bulk Refuse Containers	
(Class A and Class B Refuse):	
(a) In non-mobile bulk containers:	
(i) Casual service:	
(aa) Removal of a nominal 6 m ³ container	50,00
(bb) Removal of a nominal 9 m ³ container	53,00
(ii) Regular service:	
(aa) Renting of a nominal 6 m ³ container, per month	17,00
(bb) Renting of a nominal 9 m ³ container, per month	17,00
	<i>Tariff per week</i>
(cc) Removal of a nominal 6 m ³ container (irrespective of whether or not container is full):	
(Class A and Class B Refuse)	
Once per week	50,00
Twice per week	100,00
Three times per week	150,00
Four times per week	200,00
Five times per week	250,00
Six times per week	300,00
(dd) Removal of a nominal 9 m ³ container (irrespective of whether or not container is full):	
(Class A and Class B Refuse)	
Once per week	53,00
Twice per week	106,00
Three times per week	159,00
Four times per week	212,00
Five times per week	265,00
Six times per week	318,00
(b) In bulk compacting containers:	
(i) For each removal of a nominal 6 m ³ container	70,00
(ii) For each m ³ by which the container exceeds 6 m ³ , an additional	2,50
(4) Class D Refuse:	
(a) For each cat or animal of similar size	2,00
(b)(i) For each dog	4,00
(ii) For any other animal of similar size	6,00

(c) Vir elke kalf onder een jaar oud, donkie, perd, mui, bees of dier van soortgelyke grootte 15,00”.

Die bepalings wat in hierdie kennisgewing vervat is, tree op 1 Oktober 1983 in werking.

PB 2-4-2-77-3

Administrateurskennisgewing 1490 31 Augustus 1983

MUNISIPALITEIT RANDBURG: 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 Randburg, deur die Raad aangeneem by Administrateurskennisgewing 1692 van 8 November 1978, soos gewysig, word hierby verder gewysig deur die Tabel in Deel III van die Rioleringsgelde onder Bylae B soos volg te wysig:

1. Deur in Kategorieë 1, 2, 3, 5, 6 en 7 die syfer “R40,20” deur die syfer “R45,50” te vervang.
2. Deur in Kategorie 8 die syfers “R91,00”, “R182,00” en “R18,20” onderskeidelik deur die syfers “R102,50”, “R205,00” en “R20,50” te vervang.

PB 2-4-2-34-132

Administrateurskennisgewing 1491 31 Augustus 1983

MUNISIPALITEIT RANDBURG: WYSIGING VAN ELEKTRISITEITSVERORDENINGE

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

Die Elektrisiteitsverordeninge van die Munisipaliteit Randburg, deur die Raad aangeneem by Administrateurskennisgewing 433 van 25 April 1979, soos gewysig, word hierby verder gewysig deur in subitem (d) van Tarief (A) van Deel I van die Tarief van Gelde onder die Bylae die uitdrukking “228 %” deur die uitdrukking “240 %” te vervang.

Die bepalings in hierdie kennisgewing vervat, tree op 15 September 1983 in werking.

PB 2-4-2-36-132

Administrateurskennisgewing 1492 31 Augustus 1983

MUNISIPALITEIT STANDERTON: WYSIGING VAN RIOLERINGS- EN LOODGIETERYVERORDENINGE

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

Die Riolerings- en Loodgietryverordeninge van die Munisipaliteit Standerton, afgekondig by Administrateurskennisgewing 843 van 10 Augustus 1970, soos gewysig, word hierby verder gewysig deur in item 2 van Deel II van Bylae B onder Aanhangsel V, die gedeelte beginnende met die woorde, “n basiese vordering per maand of gedeelte daarvan vooruitbetaal,” tot aan die einde van die artikel te skrap en deur die volgende te vervang:

“n vordering van R14 per maand of gedeelte daarvan betaal.” te vervang.

PB 2-4-2-34-33

(c) For each calf under one year of age, donkey, horse, mule, head of cattle or animal of similar size 15,00”.

The provisions contained in this notice, shall come into operation on 1 October 1983.

PB 2-4-2-77-3

Administrator’s Notice 1490 31 August 1983

RANDBURG 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 Randburg Municipality, adopted by the Council under Administrator’s Notice 1692, dated 8 November 1978, as amended, are hereby further amended by amending the Table in Part III of the Drainage Charges under Schedule B as follows:

1. By the substitution in Categories 1, 2, 3, 5, 6 and 7 for the figure “R40,20” of the figure “R45,50”.
2. By the substitution in Category 8 for the figures “R91,00”, “R182,00” and “R18,20” of the figures “R102,50”, “R205,00” and “R20,50” respectively.

PB 2-4-2-34-132

Administrator’s Notice 1491 31 August 1983

RANDBURG MUNICIPALITY: AMENDMENT TO ELECTRICITY BY-LAWS

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

The Electricity By-laws of the Randburg Municipality adopted by the Council under Administrator’s Notice 433, dated 25 April 1979, as amended, are hereby further amended by the substitution in subitem (d) of Tariff (A) of Part I of the Tariff of Charges under the Schedule for the expression “228 %” of the expression “240 %”.

The provisions in this notice contained will come into operation on 15 September 1983.

PB 2-4-2-36-132

Administrator’s Notice 1492 31 August 1983

STANDERTON MUNICIPALITY: AMENDMENT TO DRAINAGE AND PLUMBING BY-LAWS

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

The Drainage and Plumbing By-laws of the Standerton Municipality, published under Administrator’s Notice 843, dated 10 August 1970, as amended, are hereby further amended by the deletion in item 2 of Part II of Schedule B under Annexure V for the part starting with the words, “a basic charge per month or part thereof payable in advance,” up to the end of the section and the substitution thereof by the following:

“a charge of R14 per month or part thereof.”

PB 2-4-2-34-33

Administrateurskennisgewing 1493 31 Augustus 1983

MUNISIPALITEIT WITBANK: 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 die genoemde Ordonnansie goedgekeur is.

Die Rioleringsverordeninge van die Munisipaliteit Witbank, deur die Raad aangeneem by Administrateurskennisgewing 1139 van 23 Augustus 1978, soos gewysig, word hierby verder gewysig deur in item 4 van die Tabel onder Bylae C die uitdrukking "Koste plus 10 %" deur die uitdrukking "Koste plus 12,5 %" te vervang.

PB 2-4-2-34-39

Administrateurskennisgewing 1494 31 Augustus 1983

MUNISIPALITEIT WITBANK: 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 die genoemde Ordonnansie goedgekeur is.

Die Verordeninge betreffende Vaste Afval en Saniteit van die Munisipaliteit Witbank, afgekondig by Administrateurskennisgewing 527 van 13 Mei 1981, soos gewysig, word hierby verder gewysig deur in item (1) onder Algemeen onder die Bylae die syfer "10 %" deur die syfer "12,5 %" te vervang.

PB 2-4-2-81-39

Administrateurskennisgewing 1495 31 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 Douglasdale Uitbreiding 27 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB 4-2-2-6404

BYLAE

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR GREEN GIBSON INVESTMENTS (PROPRIETARY) LIMITED INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 101 VAN DIE PLAAS WITKOPPEN 194 IQ, PROVINSIE TRANSVAAL, TOEGESTAAN IS

1. STIGTINGSVOORWAARDES

(1) Naam

Die naam van die dorp is Douglasdale Uitbreiding 27.

(2) Ontwerp

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan LG A4704/82.

(3) Stormwaterdreinerings en Straatbou

(a) Die dorpsreienaar moet op versoek van die plaaslike bestuur aan sodanige bestuur 'n gedetailleerde skema volle-

Administrator's Notice 1493 31 August 1983

WITBANK 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 Witbank Municipality adopted by the Council under Administrator's Notice 1139 dated 23 August 1978, as amended, are hereby further amended by the substitution in item 4 of the Table under Schedule C for the expression "Cost plus 10 %" of the expression "Cost plus 12,5 %."

PB 2-4-2-34-39

Administrator's Notice 1494 31 August 1983

WITBANK 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 Witbank Municipality, published under Administrator's Notice 527, dated 13 May 1981, as amended, are hereby further amended by the substitution in item (1) under General under the Schedule for the figure "10 %" of the figure "12,5 %".

PB 2-4-2-81-39

Administrator's Notice 1495 31 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 Douglasdale Extension 27 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB 4-2-2-6404

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY GREEN GIBSON INVESTMENTS (PROPRIETARY) LIMITED UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 101 OF THE FARM WITKOPPEN 194 IQ, PROVINCE TRANSVAAL, HAS BEEN GRANTED

1. CONDITIONS OF ESTABLISHMENT

(1) Name

The name of the township shall be Douglasdale Extension 27.

(2) Design

The township shall consist of erven and streets as indicated on General Plan SG A4704/82.

(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

dig 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 bevreëding 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:

(i) 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 R2 983 betaal vir die verkryging van grond vir 'n begraaftplaas en 'n stortingsterrein.

Sodanige begiftiging is betaalbaar ooreenkomstig die bepalings van artikel 73 van genoemde Ordonnansie.

(ii) Die dorpseienaar moet kragtens die bepalings van artikel 63(1)(b) van die Ordonnansie op Dorpsbeplanning en 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 bepalings van artikel 74(3) en sodanige begiftiging is betaalbaar kragtens die bepalings 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 bepalings van artikel 63(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, aan die Transvaalse Onderwysdepartement as begiftiging vir onderwysdoeleindes 'n globale bedrag betaal op die grondwaarde van spesiale woongrond in die dorp, 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 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

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 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:

(i) 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 R2 983 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.

(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 to the local authority on the 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

die volgende reg wat nie aan die erwe in die dorp oorgedra sal word nie:

"This portion, together with the Remaining Extent of portion of a portion of the said farm "Witkoppen" No 36, measuring as such 10,1284 hectares held under Deed of Transfer No 314/1941 dated 11 January 1941, are entitled to a right of way of 15,74 metres wide along the boundaries AB and BC of Portion 100 of the said farm "Witkoppen" No 36, measuring 7,4309 hectares held under Deed of Transfer No 4398/1941 dated 25 March 1941, as indicated on Diagram No A285/41 attached thereto."

2. TITELVOORWAARDES

Die erwe hieronder genoem, is onderworpe aan die voorwaardes soos aangedui, opgelê deur die Administrateur in-gevolge Ordonnansie 25 van 1965:

(1) *Alle Erwe*

(a) 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.

(b) Geen gebou of ander struktuur mag binne die voornoemde serwituutgebied opgerig word nie en geen groot-wortelbome mag binne die gebied van sodanige serwituut of binne 'n afstand van 2 m daarvan geplant word nie.

(c) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige rioolhoofpyleidings en ander werke as wat hy na goeëdunke 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 rioolhoofpyleidings en ander werke veroorsaak word.

(2) *Erf 473*

Die erf is onderworpe aan 'n serwituut vir transformator-doeleindes ten gunste van die plaaslike bestuur, soos op die algemene plan aangedui.

Administrateurskennisgewing 1496

31 Augustus 1983

SANDTON-WYSIGINGSKEMA 556

Die Administrateur verklaar hierby ingevolge die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Sandton-dorpsaanlegskema, 1980, wat uit dieselfde grond as die dorp Douglasdale, Uitbreiding 27 bestaan, goedgekeur het.

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

Hierdie wysiging staan bekend as Sandton-wysigingskema 556.

PB 4-9-2-116H-556

Administrateurskennisgewing 1497

31 Augustus 1983

GERMISTON-WYSIGINGSKEMA 1/299

Hierby word ooreenkomstig die bepalings van artikel 38 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965,

minerals, but excluding the following right which will not be passed on to the erven in the township:

"This portion, together with the Remaining Extent of portion of a portion of the said farm "Witkoppen" No 36, measuring as such 10,1284 hectares held under Deed of Transfer No 314/1941 dated 11 January 1941, are entitled to a right of way of 15,74 metres wide along the boundaries AB and BC of Portion 100 of the said farm "Witkoppen" No 36, measuring 7,4309 hectares held under Deed of Transfer No 4398/1941 dated 25 March 1941, as indicated on Diagram No A285/41 attached thereto."

2. CONDITIONS OF TITLE

The erven mentioned hereunder shall be subject to the conditions indicated, imposed by the Administrator in terms of Ordinance 25 of 1965:

(1) *All Erven*

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

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

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

(2) *Erf 473*

The erf is subject to a servitude for transformer purposes in favour of the local authority, as indicated on the general plan.

Administrator's Notice 1496

31 August 1983

SANDTON AMENDMENT SCHEME 556

The Administrator hereby, in terms of the provisions of section 89(1) of the Town-planning and Townships Ordinance, 1965, declares that he has approved an amendment scheme, being an amendment of Sandton Town-planning Scheme, 1980, comprising the same land as included in the township of Douglasdale, Extension 27.

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 556.

PB 4-9-2-116H-556

Administrator's Notice 1497

31 August 1983

GERMISTON AMENDMENT SCHEME 1/299

It is hereby notified in terms of section 38 of the Town-planning and Townships Ordinance, 1965, that whereas an

bekend gemaak dat nademaal 'n fout in Germiston-wysigingskema 1, 299, ontstaan het, het die Administrateur goedgekeur dat die bogenoemde skema gewysig word deur die vervanging van die woorde "die dorp" voor die uitdrukking "Germiston Uitbreiding 4" waar dit in die eerste paragraaf van Administrateurskennisgewing 1168 gedateer 13 Julie 1983 voorkom, met die uitdrukking "Erf 1340".

PB 4-9-2-1-299
50/830525R

Administrateurskennisgewing 1498 31 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 Kirkney Uitbreiding 5 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB 4-2-2-5903

BYLAE

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR CORLETT DRIVE ESTATES LIMITED INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 152 VAN DIE PLAAS ZANDFONTEIN 317 JR, PROVINSIE TRANSVAAL, TOEGESTAAN IS

1. STIGTINGSVOORWAARDES

(1) Naam

Die naam van die dorp is Kirkney Uitbreiding 5.

(2) Ontwerp

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan LG A1103/81.

(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 paragrawe (a), (b) en (c) hiervan te voldoen, is die plaaslike bestuur geregtig om die werk op koste van die dorpseienaar te doen.

error occurred in Germiston Amendment Scheme 1, 299, the Administrator has approved the correction of the scheme by the substitution for the words "included in the township of" before the expression "Germiston Extension 4" where it appears in the first paragraph of Administrators Notice 1168 dated 13 July 1983 of the expression "Erf 1340".

PB 4-9-2-1-299
50/830525R

Administrator's Notice 1498 31 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 Kirkney Extension 5 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB 4-2-2-5903

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY CORLETT DRIVE ESTATES LIMITED UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 152 OF THE FARM ZANDFONTEIN 317 JR, PROVINCE TRANSVAAL, HAS BEEN GRANTED

1. CONDITIONS OF ESTABLISHMENT

(1) Name

The name of the township shall be Kirkney Extension 5.

(2) Design

The township shall consist of erven and streets as indicated on General Plan SG A1103/81.

(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 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) 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 1 % van die grondwaarde van nywerheidserwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging van 'n stortingsterrein.

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

(ii) Die dorpseienaar moet kragtens die bepalings van artikel 63(1)(b) van die Ordonnansie op Dorpsbeplanning en 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 bepalings van artikel 74(3) en sodanige begiftiging is betaalbaar kragtens die bepalings van artikel 73 van genoemde Ordonnansie en die plaaslike bestuur moet sodanige begiftiging gebruik vir die verkryging van parke binne die munisipale gebied.

(iii) 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 R10 400,00 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.

(b) Betaalbaar aan die betrokke Administrasieraad:

Die dorpseienaar moet kragtens die bepalings van artikel 63 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, 'n globale bedrag as begiftiging aan die betrokke Administrasieraad betaal vir die verkryging van grond vir woon-doeleindes vir Swartes. Die bedrag van sodanige begiftiging moet gelykstaande wees aan 1 % van die grondwaarde van die erwe in die dorp soos bepaal ingevolge artikel 74(3) van die genoemde Ordonnansie en is ingevolge die bepalings van artikel 73 van genoemde Ordonnansie betaalbaar.

(c) Betaalbaar aan die Transvaalse Onderwysdepartement:

Die dorpseienaar moet ingevolge die bepalings van artikel 63(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, aan die Transvaalse Onderwysdepartement as begiftiging vir onderwysdoelindes 'n globale bedrag op die grondwaarde van spesiale woongrond in die omgewing van 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 kragtens die bepalings van artikel 73 van genoemde Ordonnansie.

(5) Beskikking oor Bestaande Titellovoorwaardes

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

(6) Toegang

(a) Ingang van Provinsiale Pad 30 tot die dorp en uitgang tot Provinsiale Pad 30 uit die dorp word beperk tot die aansluiting van die straat tussen Erwe 125 en 137 met sodanige pad.

(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 2 % of the land value of industrial erven in the township, which amount shall be used by the local authority for the acquisition of land for a depositing site.

Such endowment shall be paid in accordance with the provisions of section 74 of the 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 to the local authority on the 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.

(iii) 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 R10 400,00 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.

(b) Payable to the relevant Administration Board:

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

(c) 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.

(6) Access

(a) Ingress from Provincial Road 30 to the township and egress to Provincial Road 30 from the township shall be restricted to the junction of the street between Erven 125 and 137 with the said road.

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

(7) Oprigting van Heining of ander Fisiese Versperring

Die dorpseienaar moet op eie koste 'n heining of ander fisiese versperring oprig tot bevrediging van die Direkteur, Transvaalse Paaiedepartement, soos en wanneer deur hom versoek om dit te doen, en die dorpseienaar moet sodanige heining of fisiese versperring in 'n goeie toestand hou tot tyd en wyl hierdie verantwoordelikheid deur die plaaslike bestuur oorgeneem word: Met dien verstande dat die dorpseienaar se verantwoordelikheid vir die instandhouding daarvan verval sodra die plaaslike bestuur die verantwoordelikheid vir die instandhouding van die strate in die dorp oorneem.

(8) Ontvangs en Versorging van Stormwater

Die dorpseienaar moet die stormwaterdreinerings van die dorp so reël dat dit inpas by dié van Pad 30 en moet die stormwater wat van die pad afloop of afgelei word, ontvang en versorg.

(9) 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.

(10) Verwydering of Vervanging van Munisipale Dienste

Indien dit as gevolg van die stigting van die dorp nodig word om enige bestaande munisipale dienste te verwyder of te vervang, moet die koste daarvan deur die dorpseienaar gedra word.

2. TITELVOORWAARDES

Die erwe 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, 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 rioolhoofpyleidings en ander werke as wat hy na goeie oordeel 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 rioolhoofpyleidings en ander werke veroorsaak word.

(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) Erection of Fence or other Physical Barrier

The township owner shall at its own expense, erect a fence or other physical barrier to the satisfaction of the Director, Transvaal Roads Department, as and when required by him to do so and the township owner shall maintain such fence or physical barrier in good order and repair until such time as this responsibility is taken over by the local authority: Provided that the township owner's responsibility for the maintenance thereof shall cease when the local authority takes over the responsibility for the maintenance of the streets in the township.

(8) Acceptance and Disposal of Stormwater

The township owner shall arrange for the drainage of the township to fit in with that of Road 30 and for all stormwater running off or being diverted from the road to be received and disposed of.

(9) Obligations in Regard to Essential Services

The township owner shall within such period as the local authority may determine, fulfil its obligations in respect of the provision of water, electricity and sanitary services and the installation of systems therefor, as previously agreed upon between the township owner and the local authority.

(10) Removal or Replacement of Municipal Services

If by reason of the establishment of the township it should become necessary to remove or replace any existing municipal services the cost thereof shall be borne by the township owner.

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.

Administrateurskennisgewing 1499

31 Augustus 1983

PRETORIA-WYSIGINGSKEMA 670

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 Pretoria-dorpsaanlegskema, 1974, wat uit dieselfde grond as die dorp Kirkney, Uitbreiding 5 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, Pretoria en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Pretoria-wysigingskema 670.

PB 4-9-2-3H-670

Administrateurskennisgewing 1500

31 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 Morningside Uitbreiding 105 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB 4-2-2-5528

BYLAE

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR FOUR-SEVEN MORNINGSIDE AGRICULTURAL HOLDINGS (PROPRIETARY) LIMITED INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 624 ('N GEDEELTE VAN GEDEELTE 119) VAN DIE PLAAS ZANDFONTEIN 42 IR, PROVINSIE TRANSVAAL, TOEGESTAAN IS

1. STIGTINGSVOORWAARDES

(1) *Naam*

Die naam van die dorp is Morningside Uitbreiding 105.

(2) *Ontwerp*

Die dorp bestaan uit erwe soos aangedui op Algemene Plan LG A7550/80.

(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 paragrawe (a) en (b) te voldoen, is die plaaslike bestuur geregtig om die werk op koste van die dorpseienaar te doen.

Administrator's Notice 1499

31 August 1983

PRETORIA AMENDMENT SCHEME 670

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 Town-planning Scheme, 1974, comprising the same land as included in the township of Kirkney, Extension 5.

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 670.

PB 4-9-2-3H-670

Administrator's Notice 1500

31 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 Morningside Extension 105 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB 4-2-2-5528

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY FOUR-SEVEN MORNINGSIDE AGRICULTURAL HOLDINGS (PROPRIETARY) LIMITED UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 624 (A PORTION OF PORTION 119) OF THE FARM ZANDFONTEIN 42 IR, PROVINCE OF TRANSVAAL, HAS BEEN GRANTED

1. CONDITIONS OF ESTABLISHMENT

(1) *Name*

The name of the township shall be Morningside Extension 105.

(2) *Design*

The township shall consist of erven as indicated on General Plan SG A7550/80.

(3) *Streets*

(a) The township owner shall form, grade and maintain the streets in the township to the satisfaction of the local authority until such time as this responsibility is taken over by the local authority: Provided that the Administrator shall be entitled from time to time to relieve the township owner wholly or partially from this obligation after reference to the local authority.

(b) The township owner shall, at its own expense, remove all obstacles from the street reserves to the satisfaction of the local authority.

(c) If the township owner fails to comply with the provisions of paragraphs (a) and (b) the local authority shall be entitled to do the work at the cost of the township owner.

(4) *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 R8 189,00 betaal vir die verkryging van grond vir 'n begraafplaas en 'n stortingssterrein.

Sodanige begiftiging is betaalbaar ooreenkomstig die bepalings van artikel 73 van genoemde Ordonnansie.

(iii) Die dorpseienaar moet kragtens die bepalings van artikel 63(1)(b) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, aan die plaaslike bestuur as begiftiging 'n globale bedrag betaal op die grondwaarde van spesiale woongrond in die omgewing van die dorp, die grootte waarvan bepaal word deur 52 m² te vermenigvuldig met die getal wooneenhede wat in die dorp opgerig kan word.

Die waarde van die grond word bepaal kragtens die bepalings van artikel 74(3) van sodanige begiftiging en is betaalbaar kragtens die bepalings 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 bepalings van artikel 63(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, aan die Transvaalse Onderwysdepartement as begiftiging vir onderwysdoeleindes 'n globale bedrag op die grondwaarde van spesiale woongrond in die omgewing van die dorp betaal, waarvan die grootte bepaal word deur 48,08 m² te vermenigvuldig met die getal wooneenhede wat in die dorp opgerig kan word.

Die waarde van die grond word bepaal ingevolge die bepalings van artikel 74(3) en sodanige begiftiging is betaalbaar 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.

(6) *Sloping van Geboue*

Die dorpseienaar moet op eie koste alle bestaande geboue geleë binne boulynreserwes, kantruimtes of oor gemeenskaplike grense laat sloop tot bevrediging van die plaaslike bestuur wanneer die plaaslike bestuur dit vereis.

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 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 be-

(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 R8 189,00 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 Ordinance, 1965, pay a lump sum endowment to the local authority on the land value of special residential land in the vicinity of the township, the extent of which shall be determined by multiplying 52 m² by the number of dwelling units which can be erected in the township.

The value of the land shall be determined in terms of the provisions of section 74(3) and such endowment shall be payable in terms of the provisions of section 73 of the said Ordinance 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 vicinity of the township, the extent of which shall be determined by multiplying 48,08 m² by the number of dwelling units which can be erected in the township.

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

(5) *Disposal of Existing Conditions of Title*

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

(6) *Demolition of Buildings*

The township owner shall at its own expense cause all existing buildings situated within the building line reserves, side spaces or over common boundaries to be demolished to the satisfaction of the local authority, when required by the local authority to do so.

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

stuur 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 rioolhoofpyleidings 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 rioolhoofpyleidings en ander werke veroorsaak word.

Administrateurskennisgewing 1501 31 Augustus 1983

SANDTON-WYSIGINGSKEMA 192

Die Administrateur verklaar hierby ingevolge die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Sandton-dorpsaanlegskema, 1980, wat uit dieselfde grond as die dorp Morningside, Uitbreiding 105 bestaan, goedgekeur het.

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

Hierdie wysiging staan bekend as Sandton-wysigingskema 192.

PB 4-9-2-116H-192

Administrateurskennisgewing 1502 31 Augustus 1983

KENNISGEWING VAN VERBETERING

DORP STORMILL UITBREIDING 3

Die Bylae tot Administrateurskennisgewing 1025 van 22 Junie 1983 word hierby verbeter deur in Klousule 1(8) die uitdrukking "Erf 122" met die uitdrukking "Erf 112" te vervang.

PB 4-2-2-6281

Administrateurskennisgewing 1503 31 Augustus 1983

VERLEGGING EN VERBREDING VAN DISTRIKSPAD 11: INSPEKTORAAT TZANEEN

Die Administrateur verlê en vermeerder hiermee, ingevolge die bepalings van artikel 5(1)(d) en artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) die reserwebreedte van Distrikspad 11 oor die plase Gemsbokspruit 349 LT, Dieplaagte 348 LT, Grootrivier 369 LT, en Matomahoek 371 LT na wisselende breedtes van 25 meter tot 115 meter.

Die algemene rigting en ligging van die verlegging en die omvang van die reserwebreedte van genoemde pad, word op bygaande sketsplan aangetoon.

Ooreenkomstig die bepalings van subartikel (3) van artikel 5A van gemelde Ordonnansie, word hiermee verklaar

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.

Administrator's Notice 1501 31 August 1983

SANDTON AMENDMENT SCHEME 192

The Administrator hereby, in terms of the provisions of section 89(1) of the Town-planning and Townships Ordinance, 1965, declares that he has approved an amendment scheme, being an amendment of Sandton Town-planning Scheme, 1980, comprising the same land as included in the township of Morningside, Extension 105.

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 192.

PB 4-9-2-116H-192

Administrator's Notice 1502 31 August 1983

CORRECTION NOTICE

STORMILL EXTENSION 3 TOWNSHIP

The Schedule to Administrator's Notice 1025 dated 22 June 1983 is hereby corrected by the substitution in Clause 1(8) of the Afrikaans text for the expression "Erf 122" of the expression "Erf 112".

PB 4-2-2-6281

Administrator's Notice 1503 31 August 1983

DEVIATION AND WIDENING OF DISTRICT ROAD 11: INSPECTORATE OF TZANEEN

The Administrator hereby deviates and increases, in terms of the provision of section 5(1)(d) and section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957), the reserve width of District Road 11 over the farms Gemsbokspruit 349 LT, Dieplaagte 348 LT, Grootrivier 369 LT, and Matomahoek 371 LT to varying widths of 25 metres to 115 metres.

The general direction and situation of the deviation and the extent of the reserve width of the said road, is shown on the subjoined sketch plan.

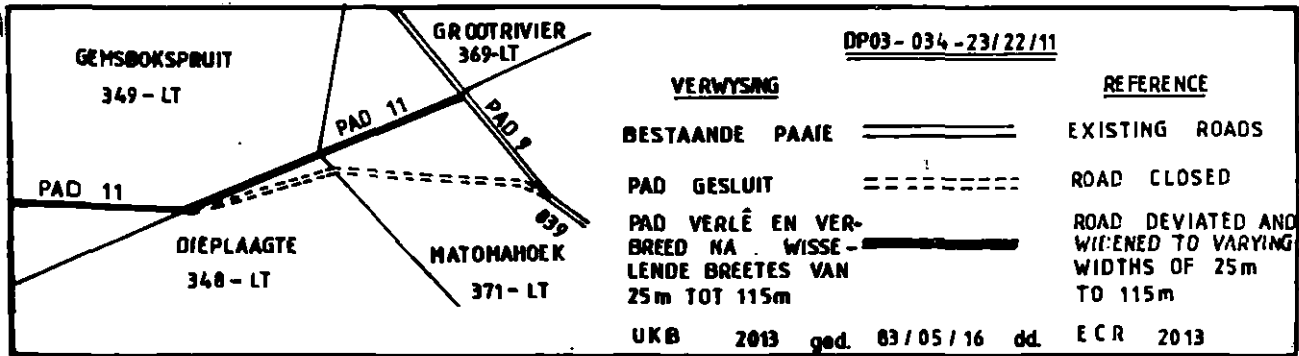
In terms of the provisions of subsection (3) of section 5A of the said Ordinance, it is hereby declared that the land

dat die grond wat genoemde pad in beslag neem met klipstapels afgemerk is.

UKB 2013 gedateer 16 Mei 1983
DP 03-034-23/22/11

taken up by the said road, has been demarcated by means of cairns.

ECR 2013 dated 16 May 1983
DP 03-034-23/22/11



Administrateurskennisgewing 1504 31 Augustus 1983

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE: VERANDERING VAN GRENSE

Ingevolge artikel 14(2) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943, (Ordonnansie 20 van 1943) verander die Administrateur hierby die grense van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede deur die inlywing in sy regsgebied van Gedeelte 5 ('n gedeelte van Gedeelte 3) van die plaas Lisbon 297 KU groot 90,7861 hektaar volgens Kaart A1992/82.

PB 3-2-3-111-191

Administrator's Notice 1504 31 August 1983

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS: ALTERATION OF BOUNDARIES

In terms of section 14(2) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943 (Ordinance 20 of 1943) the Administrator hereby alters the boundaries of the Transvaal Board for the Development of Peri-Urban Areas by the inclusion in its area of jurisdiction of Portion 5 (a portion of Portion 3) of the farm Lisbon 297 KU in extent 90,7861 hectares vide Diagram A1992/82.

PB 3-2-3-111-191

Administrateurskennisgewing 1505 31 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 Laudium Uitbreiding 3 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB 4-2-2-5931

BYLAE

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR DIE STADSRAAD VAN PRETORIA INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 349 VAN DIE PLAAS PRETORIA TOWN AND TOWNLANDS 351 JR PROVINSIE TRANSVAAL, TOEGESTAAN IS

1. STIGTINGSVOORWAARDES

(1) *Naam*

Die naam van die dorp is Laudium Uitbreiding 3.

(2) *Ontwerp*

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan LG A5182/80.

(3) *Beskikking oor Bestaande Titellovoorwaardes*

Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en serwitute, as daar is, met inbegrip van die

Administrator's Notice 1505 31 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 Laudium Extension 3 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB 4-2-2-5931

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY THE CITY COUNCIL OF PRETORIA UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 349 OF THE FARM PRETORIA TOWN AND TOWNLANDS 351 JR PROVINCE TRANSVAAL, HAS BEEN GRANTED

1. CONDITIONS OF ESTABLISHMENT

(1) *Name*

The name of the township shall be Laudium Extension 3.

(2) *Design*

The township shall consist of erven and streets as indicated on General Plan SG A5182/80.

(3) *Disposal of Existing Conditions of Title*

All erven shall be made subject to existing conditions and servitudes, if any, including the reservation of rights to mi-

voorbewoud van die regte op minerale, maar uitgesonderd die serwituut vir 'n kraglyn ten gunste van die Elektriesiteitsvoorsieningskommissie geregistreer kragtens Notariële Akte van Serwituut K1386/83S wat slegs Erwe 2798 en 2799 en strate in die dorp raak.

(4) *Erwe vir Munisipale Doeleindes*

Die dorpseienaar moet op eie koste die volgende erwe voorbewou:

(a) As park — Erf 2799.

(b) Vir algemene munisipale doeleindes — Erwe 2506 en 2798.

(5) *Toegang*

(a) Ingang van voorgestelde Pad K38 tot die dorp en uitgang tot voorgestelde Pad K38 uit die dorp moet beperk word tot —

(i) die aansluiting van die straat tussen Erwe 2633 en 2764 met gemelde pad; en

(ii) die aansluiting van die straat tussen Erwe 2569 en 2799 met gemelde pad.

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

(6) *Oprigting van Heining of Ander Fisiese Versperring*

Die dorpseienaar moet op eie koste 'n heining of ander fisiese versperring oprig tot bevrediging van die Direkteur, Transvaalse Paaiedepartement, soos en wanneer deur hom versoek om dit te doen, en die dorpseienaar moet sodanige heining of fisiese versperring in 'n goeie toestand hou.

(7) *Beperking op die Vervreemding van Erwe*

Die dorpseienaar mag nie Erwe 2569, 2577 en 2578 verveem sonder die toestemming van die Administrateur nie en sodanige toestemming mag slegs verleen word nadat hy tevrede gestel is dat die erwe geologies geskik is vir ontwikkeling.

2. TITELVOORWAARDES

Die erwe hieronder genoem, is onderworpe aan die voorwaardes soos aangedui, opgelê deur die Administrateur in gevolge Ordonnansie 25 van 1965.

(1) *Alle Erwe met Uitsondering van dié genoem in Klousule 1(4)*

(a) 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.

(b) Behalwe met die toestemming van die plaaslike bestuur, mag geen gebou of ander struktuur binne die genoemde 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.

(c) 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 goeddunke noodsaaklik ag tydelik

nerals, but excluding the servitude for a power line in favour of the Electricity Supply Commission registered under Notarial Deed of Servitude K1386/83S which affects Erven 2798 and 2799 and streets in the township.

(4) *Erven for Municipal Purposes*

The township owner shall on its own expense have the following erven reserved:

(a) As park — Erf 2799.

(b) For general municipal purposes — Erven 2506 and 2798.

(5) *Access*

(a) Ingress from proposed Road K38 to the township and egress to proposed Road K38 from the township shall be restricted to —

(i) the junction of the street between Erven 2633 and 2764 with the mentioned road; and

(ii) the junction of the street between Erven 2569 and 2799 with the mentioned 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.

(6) *Erection of Fence or other Physical Barrier*

The township owner shall at its own expense, erect a fence or other physical barrier to the satisfaction of the Director, Transvaal Roads Department, as and when required by him to do so and the township owner shall maintain such fence or physical barrier in good order and repair.

(7) *Restriction on the Alienation of Erven*

The township owner shall not alienate Erven 2569, 2577 and 2578 without the approval of the Administrator and such approval shall only be granted after he has been satisfied that the erven shall be geologically suitable for development.

2. CONDITIONS OF TITLE

The erven mentioned hereunder shall be subject to the conditions indicated, imposed by the Administrator in terms of Ordinance 25 of 1965:

(1) *All Erven with the Exception of Those Mentioned in Clause 1(4)*

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

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

(c) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by it during the course of the construction, maintenance or removal of such sewerage

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 voornoemde doel; onderworpe daaraan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwydering van sodanige rioolhoofpypleidings en ander werke veroorsaak word.

(2) *Erwe 2477, 2485, 2505, 2515, 2541, 2577, 2596, 2633, 2766 en 2769 tot 2797*

Die erf is onderworpe aan 'n serwituut vir munisipale doeleindes ten gunste van die plaaslike bestuur, soos op die algemene plan aangedui.

Administrateurskennisgewing 1506 31 Augustus 1983

PRETORIA-WYSIGINGSKEMA 647

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 Pretoria-dorpsaanlegskema, 1974, wat uit dieselfde grond as die dorp Laudium Uitbreiding 3 bestaan, goedgekeur het.

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

Hierdie wysiging staan bekend as Pretoria-wysigingskema 647.

PB 4-9-2-3H-647

Algemene Kennisgewings

KENNISGEWING 530 VAN 1983

PRETORIA-WYSIGINGSKEMA 1125

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, Regina Catharina du Toit (gebore Prinsloo), aansoek gedoen het om Pretoria-dorpsaanlegskema 1, 1974, te wysig deur die hersonerig van die Restant van Erf 1456, Pretoria-Noord Dorp, geleë aan Berglaan en Abercrombieweg vanaf "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" na "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 500 vierkante meter."

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1125 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 vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria 0001, skriftelik voorgelê word.

Pretoria, 10 Augustus 1983

PB 4-9-2-3H-1125

KENNISGEWING 534 VAN 1983

PRETORIA-WYSIGINGSKEMA 921

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op

mains and other works as it in its discretion may deem necessary and shall further be entitled to reasonable access to the said land for the aforesaid purpose; subject to any damage done during the process of the construction, maintenance or removal of such sewerage mains and other works being made good by the local authority.

(2) *Erven 2477, 2485, 2505, 2515, 2541, 2577, 2596, 2633, 2766 and 2769 to 2797*

The erf is subject to a servitude for municipal purposes in favour of the local authority, as indicated on the general plan.

Administrator's Notice 1506

31 August 1983

PRETORIA AMENDMENT SCHEME 647

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 Town-planning Scheme, 1974, comprising the same land as included in the township of Laudium Extension 3.

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

This amendment is known as Pretoria Amendment Scheme 647.

PB 4-9-2-3H-647

General Notices

NOTICE 530 OF 1983

PRETORIA AMENDMENT SCHEME 1125

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, Regina Catharina du Toit (nee Prinsloo), for the amendment of Pretoria Town-planning Scheme 1, 1974, by rezoning the Remainder of Erf 1456, Pretoria North Township, situate on Berg Avenue and Abercrombie Road from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 1 500 square metres".

The amendment will be known as Pretoria Amendment Scheme 1125. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Pretoria and at the office of the Director of Local Government, 11th Floor, Merino Building, cor Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 440, Pretoria 0001, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 10 August 1983

PB 4-9-2-3H-1125

NOTICE 534 OF 1983

PRETORIA AMENDMENT SCHEME 921

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 Daniël Pieter Jacobus de Waal, aansoek gedoen het om Pretoria-dorpsbeplanning-skema, 1974, te wysig deur die hersonering van Erwe 95, 96 en 97, geleë aan Robertsstraat, Bellview van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiaal" vir besigheidsgeboue en pakkamers, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 921 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, 10 Augustus 1983

PB 4-9-2-3H-921

KENNISGEWING 558 VAN 1983

SANDTON-WYSIGINGSKEMA 653

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, Inanda Park Share Block (Proprietary) Limited, aansoek gedoen het om Sandton-dorpsaanlegskema, 1980, te wysig deur die hersonering van Erf 104 geleë aan 4de Laan en 3de Laan, dorp Inanda, van gedeeltelik "Besigheid 1" en gedeeltelik "Residensieel 1" na "Residensieel 3" met 'n maksimum hoogte van 6 verdiepings, onderhewig aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Sandton-wysigingskema 653 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11e Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Sandton 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 78001, Sandton 2146, skriftelik voorgelê word.

Pretoria, 24 Augustus 1983

PB 4-9-2-116H-653

KENNISGEWING 559 VAN 1983

SANDTON-WYSIGINGSKEMA 656

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, Hign Yip Investments (Edms) Bpk, aansoek gedoen het om Sandton-dorpsbeplanning-skema, 1980, te wysig deur die hersonering van die Resterende Gedeelte van Erf 171 geleë aan Rietfonteinweg, Edenburg, vanaf "Residensieel 1" met 'n digtheid van "Een woonhuis per 2 000 m²" na "Residensieel 3", onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Sandton-wysigingskema 656 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11e Vloer,

ance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Daniël Pieter Jacobus de Waal, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning Erven 95, 96 and 97, situated on Roberts Street, Bellview from "Special Residential" with a density of "One dwelling per erf" to "Special" for business buildings and warehouses, subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme 621. 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, 10 August 1983

PB 4-9-2-3H-921

NOTICE 558 OF 1983

SANDTON AMENDMENT SCHEME 653

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, Inanda Park Share Block (Proprietary) Limited, for the amendment of Sandton Town-planning Scheme, 1980, by rezoning Erf 104 situated on 4th Avenue and 3rd Avenue, Inanda Township, from partly "Business 1" and partly "Residential 1" to "Residential 3" with a maximum height of 6 storeys, subject to certain conditions.

The amendment will be known as Sandton Amendment Scheme 653. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Sandton and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 78001, Sandton 2146, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 24 August 1983

PB 4-9-2-116-653

NOTICE 559 OF 1983

SANDTON AMENDMENT SCHEME 656

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, Hign Yip Investments (Pty) Ltd, for the amendment of Sandton Town-planning Scheme, 1980, by rezoning the Remaining Extent of Erf 171 situated on Rietfontein Road, Edenburg, from "Residential 1" with a density of "One dwelling per 2 000 m²" to "Residential 3", subject to certain conditions.

The amendment will be known as Sandton Amendment Scheme 656. 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,

Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Sandton 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 78001, Sandton 2146, skriftelik voorgelê word.

Pretoria, 24 Augustus 1983

PB 4-9-2-116H-656

KENNISGEWING 560 VAN 1983

GROBLERSDAL-WYSIGINGSKEMA 6

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, Dal-Ma Groothandelaars (Eiendoms) Beperk, aansoek gedoen het om Groblersdal-dorpsbeplanningskema, 1981, te wysig deur die hersonering van Erf 22, geleë aan Markstraat, dorp Groblersdal, vanaf "Residensieel 4" na "Algemene Besigheid".

Verdere besonderhede van hierdie wysigingskema (wat Groblersdal-wysigingskema 6 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11e Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Groblersdal 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 48, Groblersdal 0470, skriftelik voorgelê word.

Pretoria, 24 Augustus 1983

PB 4-9-2-59H-6

KENNISGEWING 561 VAN 1983

KRUGERSDORP-WYSIGINGSKEMA 36

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, Frederik Christoffel van Heerden, aansoek gedoen het om Krugersdorp-dorpsbeplanningskema, 1980, te wysig deur die hersonering van Erwe 906 en 907, geleë aan Monumentstraat en Erwe 908 en 909, geleë aan Eloffstraat, dorp Krugersdorp, vanaf "Residensieel 4" tot "Besigheid 1".

Verdere besonderhede van hierdie wysigingskema (wat Krugersdorp-wysigingskema 36 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11e 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, 24 Augustus 1983

PB 4-9-2-18H-36

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 78001, Sandton 2146, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 24 August 1983

PB 4-9-2-116H-656

NOTICE 560 OF 1983

GROBLERSDAL AMENDMENT SCHEME 6

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, Dal-Ma Groothandelaars (Pty) Ltd, for the amendment of Groblersdal Town-planning Scheme, 1981, by rezoning Erf 22, situated on Mark Street, Groblersdal Township, from "Residential 4" to "General Business".

The amendment will be known as Groblersdal Amendment Scheme 6. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Groblersdal 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 48, Groblersdal 0470, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 24 August 1983

PB 4-9-2-59H-6

NOTICE 561 OF 1983

KRUGERSDORP AMENDMENT SCHEME 36

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, Frederick Christoffel van Heerden, for the amendment of Krugersdorp Town-planning Scheme, 1980, by rezoning Erven 906 and 907, situated on Monument Street and Erven 908 and 909, situated on Eloff Street, Krugersdorp Township, from "Residential 4" to "Business 1".

The amendment will be known as Krugersdorp Amendment Scheme 36. 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, 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 94, Krugersdorp 1740, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 24 August 1983

PB 4-9-2-18H-36

KENNISGEWING 562 VAN 1983

JOHANNESBURG-WYSIGINGSKEMA 973

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, Frank William Thompson, aansoek gedoen het om Johannesburg-dorpsbeplanning-skema, 1979, te wysig deur die hersonering van Erf 143, geleë aan St Andrewstraat, dorp Melrose, vanaf "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" na "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 250 m²".

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 973 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11e Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsclerk 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 Posbus 1049, Johannesburg 2000, skriftelik voorgelê word.

Pretoria, 24 Augustus 1983

PB 4-9-2-2H-973

KENNISGEWING 563 VAN 1983

BEDFORDVIEW-WYSIGINGSKEMA 1/318

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, John Whitworth Bowman, aansoek gedoen het om Bedfordview-dorpsbeplanning-skema, 1948, te wysig deur die hersonering van Erf 147, geleë aan Allenweg, dorp Bedfordview, vanaf "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" na "Spesiale Woon" met 'n digtheid van "Een woonhuis per 2 000 m²".

Verdere besonderhede van hierdie wysigingskema (wat Bedfordview-wysigingskema 1/318 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11e Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsclerk van Bedfordview 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 Stadsclerk, Posbus 3, Bedfordview 2008, skriftelik voorgelê word.

Pretoria, 24 Augustus 1983

PB 4-9-2-46-318

KENNISGEWING 564 VAN 1983

KLERKSDORP-WYSIGINGSKEMA 114

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, Mulbro Properties (Edms) Bpk, aansoek gedoen het om Klerksdorp-dorpsbeplanning-skema, 1980, te wysig deur die hersonering van Erf 679,

NOTICE 562 OF 1983

JOHANNESBURG AMENDMENT SCHEME 973

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, Frank William Thompson, for the amendment of Johannesburg Town-planning Scheme, 1979, by rezoning Erf 143, situated on St Andrew Street, 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".

The amendment will be known as Johannesburg Amendment Scheme 973. 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, 24 August 1983

PB 4-9-2-2H-973

NOTICE 563 OF 1983

BEDFORDVIEW AMENDMENT SCHEME 1/318

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, John Whitworth Bowman, for the amendment of Bedfordview Town-planning Scheme, 1948, by rezoning Erf 147, situated on Allen Road, Bedfordview Township, from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 2 000 m²".

The amendment will be known as Bedfordview Amendment Scheme 1/318. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Bedfordview and at the office of the Director of Local Government, 11th Floor, Merino Building, cor Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 3, Bedfordview 2008, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 24 August 1983

PB 4-9-2-46-318

NOTICE 564 OF 1983

KLERKSDORP AMENDMENT SCHEME 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, Mulbro Properties (Pty) Ltd, for the amendment of Klerksdorp Town-planning Scheme, 1980, by rezoning Erven 679, 680, 681 and 682, situated on Boom

680, 681 en 682 geleë aan Boomstraat, dorp Nuwe Dorp, vanaf "Residensieel 4" na "Besigheid 1".

Verdere besonderhede van hierdie wysigingskema (wat Klerksdorp-wysigingskema 114 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11e Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Klerksdorp 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 99, Klerksdorp 2570, skriftelik voorgelê word.

Pretoria, 24^a Augustus 1983

PB 4-9-2-17H-114

KENNISGEWING 565 VAN 1983

POTCHEFSTROOM-WYSIGINGSKEMA 79

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, mnr M.J. Human, aansoek gedoen het om Potchefstroom-dorpsbeplanningkema, 1980, te wysig deur die hersonering van Erf 664, geleë aan Kockstraat, dorp Potchefstroom, vanaf "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 000 m²" na "Residensieel 1" met 'n digtheid van "Een woonhuis per 500 m²".

Verdere besonderhede van hierdie wysigingskema (wat Potchefstroom-wysigingskema 79 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11e Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Potchefstroom 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 113, Potchefstroom 2520, skriftelik voorgelê word.

Pretoria, 24 Augustus 1983

PB 4-9-2-26H-79

KENNISGEWING 566 VAN 1983

KEMPTONPARK-WYSIGINGSKEMA 278

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, Praeter Faktors (Edms) Bpk, aansoek gedoen het om Kemptonpark-dorpsaanlegkema 1, 1952, te wysig deur die hersonering van Erf 634, geleë op die hoek van Matumilaan en Kafferboomsingel, dorp Birchleigh, vanaf "Besigheid 2" na "Besigheid 2" om die dekking en vloer ruimteverhouding te verhoog.

Verdere besonderhede van hierdie wysigingskema (wat Kemptonpark-wysigingskema 278 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11e Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Kemptonpark ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie

Street, new Town Township, from "Residential 4" to "Business 1".

The amendment will be known as Klerksdorp Amendment Scheme 114. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Klerksdorp and at the office of the Director of Local Government, 11th Floor, Merino Building, 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 99, Klerksdorp 2570, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 24 August 1983

PB 4-9-2-17H-114

NOTICE 565 OF 1983

POTCHEFSTROOM AMENDMENT SCHEME 79

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, Mr M.J. Human, for the amendment of Potchefstroom Town-planning Scheme, 1980, by rezoning Erf 664, situated on Kock Street, Potchefstroom Township, from "Residential 1" with a density of "One dwelling per 1 000 m²" to "Residential 1" with a density of "One dwelling per 500 m²".

The amendment will be known as Potchefstroom Amendment Scheme 79. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Potchefstroom 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 113, Potchefstroom 2520, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 24 August 1983

PB 4-9-2-26H-79

NOTICE 566 OF 1983

KEMPTON PARK AMENDMENT SCHEME 278

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, Praeter Faktors (Pty) Ltd, for the amendment of Kempton Park Town-planning Scheme 1, 1952, by rezoning of Erf 634, situated on the corner of Matumi Avenue and Kafferboom Crescent, Birchleigh Township, from "Business 2" to "Business 2" to increase the coverage and the floor area ratio.

The amendment will be known as Kempton Park Amendment Scheme 278. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Kempton Park 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 Govern-

kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 13, Kemptonpark 1620, skriftelik voorgelê word.

Pretoria, 24 Augustus 1983

PB 4-9-2-16-278

KENNISGEWING 567 VAN 1983

PRETORIA-WYSIGINGSKEMA 1101

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, mev Aida Idonie Layzell, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Erf 34, geleë aan Duxburyweg, dorp Hillcrest, vanaf "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m²" na "Duplekswoon".

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1101 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11e 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, 24 Augustus 1983

PB 4-9-2-3H-1101

KENNISGEWING 568 VAN 1983

PRETORIA-WYSIGINGSKEMA 1118

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, Vittoria Tamma, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Erf 370, geleë op die h/v Woodystraat en Dennilstraat, dorp Wingatepark, vanaf "Spesiaal" vir winkels, kantore en professionele kamers na "Algemene Besigheid" onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1118 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, 24 Augustus 1983

PB 4-9-2-3H-1118

KENNISGEWING 569 VAN 1983

PRETORIA-WYSIGINGSKEMA 1113

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op

ment, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 13, Kempton Park 1620, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 24 August 1983

PB 4-9-2-16-278

NOTICE 567 OF 1983

PRETORIA AMENDMENT SCHEME 1101

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, Mrs Aida Idonie Layzell, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning Erf 34, situated on Duxbury Road, Hillcrest Township, from "Special Residential" with a density of "One dwelling per 1 000 m²" to "Duplex Residential".

The amendment will be known as Pretoria Amendment Scheme 1101. 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, 24 August 1983

PB 4-9-2-3H-1101

NOTICE 568 OF 1983

PRETORIA AMENDMENT SCHEME 1118

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, Vittoria Tamma, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning Erf 370, situated on the c/o Woody Street and Dennil Street, Wingate Park Township, from "Special" for shops, offices and professional suites to "General Business" subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme 1118. 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, 24 August 1983

PB 4-9-2-3H-1118

NOTICE 569 OF 1983

PRETORIA AMENDMENT SCHEME 1113

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, Mnr Devbou Konstruksie (Edms) Bpk, aansoek gedoen het om Pretoria-dorpsbeplanning-skema, 1974, te wysig deur die hersonering van Erwe 2583 en 2584, geleë aan Steekbaardstraat, dorp Garsfontein Uitbreiding 10, vanaf "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" na "Spesiaal" vir woonhuise en/of wooneenhede aanmekeer of losstaande.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1113 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, 24 Augustus 1983

PB 4-9-2-3H-1113

KENNISGEWING 570 VAN 1983

JOHANNESBURG-WYSIGINGSKEMA 380

Die Direkteur van Plaaslike Bestuur gee hierby kennis kragtens artikel 31 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), dat die Stadsraad van Johannesburg 'n voorlopige skema, wat 'n wysigingskema is, te wete die Johannesburg-wysigingskema 380, voorgelê het om die betrokke dorpsbeplanning-skema in werking, te wete, die Johannesburg-dorpsbeplanning-skema, 1979, te wysig.

Die grond wat in voornoemde voorlopige skema ingesluit is, is die volgende:

1. Die boulynbeplanning in Albertville word gewysig.
2. Die volgende erwe en straatgedeeltes in Albertville word hersonereer:

Erwe 1 tot 13, 15 tot 23, 25 tot 33, 46 tot 65, 107 tot 116, 165 tot 168, 170, 217 tot 221, 269 tot 274, 320 tot 326, 371 tot 377, 428, 430 tot 443, 493 tot 507, 556, 558 tot 571, 620 tot 633, 680 tot 689, 741 tot 749, 802 tot 810, 860 tot 869, 923 tot 931, 979, 981 tot 988, 1014 tot 1022, 1048 tot 1055, 1081 tot 1088, 1096, 1103 tot 1106, 1131 tot 1134 en 1181 tot 1184 van Residensieel 1 na Openbare Oopruimte.

Erwe 24, 34, Gedeelte 1 van Erf 95, Erwe 96, 139, 140, 193, 194, 169, 222, 327, 370, 429, 462, 463, 492, 526, 527, 535, 557, 722, 740, 776, 811, 922, 980, 1013 en 1080, deel van Erwe 148, 149, 150, 203, 204, 1531 en 1556 van Residensieel 1 na Nuwe Paaie en Padverbredings.

Erwe 898 en 899 van deels Nuwe Paaie en Padverbredings en deels Residensieel 1 na Nuwe Paaie en Padverbredings.

Deel van Grens-, Aldred-, Von Brandis-, Rorich-, Tucker-, Du Preez-, Morkel, Tram- en Longstraat en twee dele van Minnaarstraat van bestaande Openbare Paaie na Openbare Oopruimte.

Deel van Erwe 127 en 1556 van Residensieel 1 na Munisipaal.

Deel van Erwe 1520, 1531, 1556 en 1828 van Residensieel 1 met 'n digtheid van een woonhuis per 400 m² na Residensieel 1 met 'n digtheid van een woonhuis per erf, onderworpe aan sekere voorwaardes.

ance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Mnr Devbou Konstruksie (Edms) Bpk, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning Erven 2583 and 2584, situated on Steekbaard Street, Garsfontein Extension 10, from "Special Residential" with a density of "One dwelling per erf" to "Special" for dwelling-houses and/or dwelling-units attached or detached.

The amendment will be known as Pretoria Amendment Scheme 1113. 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, 24 August 1983

PB 4-9-2-3H-1113

NOTICE 570 OF 1983

JOHANNESBURG AMENDMENT SCHEME 380

The Director of Local Government hereby gives notice in terms of section 31 of the Town-planning and Townships ordinance, 1965 (Ordinance 25 of 1965), that the Town Council of Johannesburg has submitted an interim scheme, which is an amendment scheme, to wit, the Johannesburg Amendment Scheme 380 to amend the relevant town-planning scheme in operation, to wit, the Johannesburg Town-planning Scheme, 1979.

The land included in the aforesaid interim scheme is the following:

1. To amend the building line restriction in Albertville Township.
2. To rezone the following erven and parts of streets in Albertville Township:

Erven 1 to 13, 15 to 23, 25 to 33, 46 to 65, 107 to 116, 165 to 168, 170, 217 to 221, 269 to 274, 320 to 326, 371 to 377, 428, 430 to 443, 493 to 507, 556, 558 to 571, 620 to 633, 680 to 689, 741 to 749, 802 to 810, 860 to 869, 923 to 931, 979, 981 to 988, 1014 to 1022, 1048 to 1055, 1081 to 1088, 1096, 1103 to 1106, 1131 to 1134 and 1181 to 1184 from Residential 1 to Public Open Space.

Erven 24, 34, Portion 1 of Erf 95, Erven 96, 139, 140, 193, 194, 169, 222, 327, 370, 429, 462, 463, 492, 526, 527, 535, 557, 722, 740, 776, 811, 922, 980, 1013 and 1080, Part of Erven 148, 149, 150, 203, 204, 1531 and 1556 from Residential 1 to New Roads and Widenings.

Erven 898 and 899 from part New Roads and Widenings and part Residential 1 to New Roads and Widenings.

Part of Grens, Aldred, Von Brandis, Rorich, Tucker, Du Preez, Morkel, Tram and Long Streets and two parts of Minnaar Street from Existing Public Roads to Public Open Space.

Part of Erven 127 and 1556 from Residential 1 to Municipal.

Part of Erven 1520, 1531, 1556 and 1828 from Residential 1 with a density of one dwelling per 400 m² to Residential 1 with a density of one dwelling per erf, subject to certain conditions.

Erwe 534, 782 en 783, deel van Erwe 532, 780 en 781 van Residensieel 1 met 'n digtheid van een woonhuis per 400 m² na Residensieel 1 met 'n digtheid van een woonhuis per erf.

Erwe 128 tot 132, 394 tot 401, 452 tot 461, 538 tot 547, 634 tot 639, 644 tot 653, 660 tot 667, 673 tot 675, 733, 735 en deel van Erwe 127 en 672 van Residensieel 1 met 'n digtheid van een woonhuis per 400 m² na Residensieel 1 met 'n digtheid van een woonhuis per 500 m².

Erwe 135 tot 138, 189 tot 192 en 195 tot 202 van Residensieel 1 met 'n digtheid van een woonhuis per 400 m² na Residensieel 1 met 'n digtheid van een woonhuis per 700 m².

Erwe 1135 tot 1148, 1185 tot 1198 en deel van Erf 1828 van Residensieel 1 na Inrigting, onderworpe aan sekere voorwaardes.

Erf 1498 van Munisipaal na Parkering.

Deel van Tyzack-plein van Openbare Oopruimte na 'n deel vir Besigheid 1 en deels Parkering onderworpe aan sekere voorwaardes.

Erwe 1219 tot 1230, 1275 tot 1286, 1331 tot 1342 en 1385 tot 1396 van Residensieel 1 na Private Oopruimtes.

Deel van Van Zylstraat van bestaande Openbare Pad na Private Oopruimte.

Deel van Rorichstraat van bestaande Openbare Pad na Residensieel 1 met 'n digtheid van een woonhuis per erf.

Deel van Rorich-, Twist-, Von Brandis-, Grens- en Endstraat van bestaande Openbare Pad na Opvoedkundig.

Erwe 378 tot 385 en 1439 tot 1495 van Residensieel 1 na Opvoedkundig.

Erwe 1231 tot 1234 van Residensieel 1 onderworpe aan voorwaardes, met 'n digtheid van een woonhuis per 400 m² na Residensieel 1, onderworpe aan sekere voorwaardes, met 'n digtheid van een woonhuis per erf.

Erwe 1235 tot 1256 en 1287 tot 1312 van Residensieel 1 met 'n digtheid van een woonhuis per 400 m² na Residensieel 1 met 'n digtheid van een woonhuis per erf onderworpe aan sekere voorwaardes.

Erwe 690 tot 719, 750 tot 775, 777 tot 779, 812 tot 839, 870 tot 897, 932 tot 955 en 1832 van Residensieel 1, Hoogtesone 0, na Residensieel 2, Hoogtesone 8, onderworpe aan sekere voorwaardes.

Deel van Erf 672 van Residensieel 1 na Munisipaal.

Die voornoemde voorlopige skema is vir inspeksie beskikbaar op die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinsiale Gebou, Pretoriusstraat, Pretoria en van die Stadsklerk van die Stadsraad van Johannesburg.

Waar, kragtens die bepalings van artikel 32 van voornoemde Ordonnansie, enige eienaar of besitter van onroerende eiendom en enige plaaslike bestuur die reg het om 'n beswaar in te dien of verhoë te rig in verband met sodanige voorlopige skema, moet sodanige beswaar of sodanige verhoë binne vier weke vanaf die eerste publikasie van hierdie kennisgewing in die *Provinsiale Koerant* skriftelik aan die Direkteur van Plaaslike Bestuur by bogemelde adres of Priwaatsak X437, Pretoria, voorgelê word.

Pretoria, 24 Augustus 1983

PB 4-9-2-2H-380

KENNISGEWING 574 VAN 1983

PRETORIA-WYSIGINGSKEMA 1084

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op

Erven 534, 782 and 783, part of Erven 532, 780 and 781 from Residential 1 with a density of one dwelling per 400 m² to Residential 1 with a density of one dwelling per erf.

Erven 128 to 132, 394 to 401, 452 to 461, 538 to 547, 634 to 639, 644 to 653, 660 to 667, 673 to 675, 733, 735 and part of Erven 127 and 672 from Residential 1 with a density of one dwelling per 400 m² to Residential 1 with a density of one dwelling per 500 m².

Erven 135 to 138, 189 to 192 and 195 to 202 from Residential 1 with a density of one dwelling per 400 m² to Residential 1 with a density of one dwelling per 700 m².

Erven 1135 to 1148, 1185 to 1198 and part of Erf 1828 from Residential 1 to Institutional, subject to certain conditions.

Erf 1498 from Municipal to Parking.

Part of Tyzack Square from Public Open Space to part Business 1 and Part Parking, subject to certain conditions.

Erven 1219 to 1230, 1275 to 1286, 1331 to 1342 and 1385 to 1396 from Residential 1 to Private Open Space.

Part of Van Zyl Street from Existing Public Road to Private Open Space.

Part of Rorich Street from Existing Public Road to Residential 1 with a density of one dwelling per erf.

Part of Rorich, Twist, Von Brandis, Grens and End Streets from Existing Public Road to Educational.

Erven 378 to 385 and 1439 to 1495 from Residential 1 to Educational.

Erven 1231 to 1234 from Residential 1, subject to conditions, with a density of one dwelling per 400 m² to Residential 1, subject to certain conditions, with a density of one dwelling per erf.

Erven 1235 to 1256 and 1287 to 1312 from Residential 1 with a density of one dwelling per 400 m² to Residential 1 with a density of one dwelling per erf, subject to certain conditions.

Erven 690 to 719, 750 to 775, 777 to 779, 812 to 839, 870 to 897, 932 to 955 and 1832 from Residential 1 Height Zone 0 to Residential 2, Height Zone 8, subject to certain conditions.

Part of Erf 672 from Residential 1 to Municipal.

The aforesaid interim scheme is open for inspection at the office of the Director of Local Government, Room B206A, Provincial Building, Pretorius Street, Pretoria and at the office of the Town Clerk of the Town Council of Johannesburg.

Where in terms of section 32 of the aforesaid Ordinance, any owner or occupier of immovable property and any local authority have the right to lodge an objection or to make representations in respect of the said interim scheme, such owner or occupier or local authority shall submit such objection or may make such representations in writing to the Director of Local Government, at the above address or Private Bag X437, Pretoria within a period of four weeks from the date of the first publication of this notice in the *Provincial Gazette*.

Pretoria, 24 August 1983

PB 4-9-2-2H-380

NOTICE 574 OF 1983

PRETORIA AMENDMENT SCHEME 1084

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 Abel Jacobus de Bruyn aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Lot 114 geleë aan Krigestraat en die Restant van Erf 116 geleë aan Brandwagstraat, dorp Silverton vanaf "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" en "Spesiale Woon" met 'n digtheid van "Een woonhuis per 750 m²" onderskeidelik, beide na "Duplex Woon", onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1084 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 Stadsklerek 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 Stadsklerek, Posbus 440, Pretoria 0001 skriftelik voorgelê word.

Pretoria 24 Augustus 1983

PB 4-9-2-3H-1084

KENNISGEWING 573 VAN 1981

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 58(8)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, kennis dat aansoeke om die dorpe in die bylae hierby gemeld te stig, ontvang is.

Die aansoeke tesame met die tersaaklike planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206(a), 2de Vloer, B Blok, Provinsiale Gebou, Pretoriusstraat, Pretoria vir 'n tydperk van 8 weke vanaf 24 Augustus 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 van eerste publikasie hiervan, nl 24 Augustus 1983 skriftelik en in duplikaat van sy redes in kennis stel.

Pretoria, 24 Augustus 1983

BYLAE

Naam van dorp: Ormonde Uitbreiding 12.

Naam van aansoekdoener: Crown Mines Ltd.

Aantal erwe: Besigheid 4: 16.

Beskrywing van grond: Resterende Gedeelte van die plaas Ormonde 99 IR.

Ligging: Noordoos van en grens aan Ormonde Uitbreiding 8, noordwes van en grens aan M1 Motorweg.

Verwysingsnommer: PB 4-2-2-6893

Naam van dorp: Northmead Uitbreiding 10.

Naam van aansoekdoener: S & M Coutsides Enterprises (Pty) Ltd.

Aantal erwe: Residensieel 2: 5; Spesiaal vir: Kafee en Vrugtehandelaar of Residensieel 2: 1.

Beskrywing van grond: Gedeelte 190 ('n gedeelte van Gedeelte 124) van die plaas Kleinfontein 67 IR.

Ligging: Noord van en grens aan Veertiende Laan, Northmead, suidwes van en grens aan O'Reilly Merrystraat.

Verwysingsnommer: PB 4-2-2-7056

Naam van dorp: West Acres Uitbreiding 15.

ance, 1965 (Ordinance 25 of 1965), that application has been made by the owner Abel Jacobus de Bruyn, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning Lot 114 situated on Krige Street and the Remainder of Lot 116 situated on Brandwag Street, Silverton Township from "Special Residential" with a density of "One dwelling per erf" and "Special Residential" with a density of "One dwelling per 750 m²", respectively, both to "Duplex Residential", subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme 1084. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Pretoria and at the office of the Director of Local Government, 11th Floor, Merino Building, cor Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 440, Pretoria 0001 at any time within a period of 4 weeks from the date of this notice.

Pretoria 24 August 1983

PB 4-9-2-3H-1084

NOTICE 573 OF 1981

The Director of Local Government hereby gives notice in terms of section 58(8)(a) of the Town-planning and Townships Ordinance, 1965, that applications to establish the township(s) mentioned in the annexure hereto, have been received.

The applications, together with the relevant plans, documents and information are open for inspection at the office of the Director of Local Government, Room B206(a), Second Floor, Block B, Provincial Building, Pretorius Street, Pretoria for a period of 8 weeks from 24th August 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, 24 August 1983

SCHEDULE

Name of township: Ormonde Extension 12.

Name of applicant: Crown Mines Ltd.

Number of erven: Business 4: 16.

Description of land: Remaining Portion of the farm Ormonde 99 IR.

Situation: North-east of and abuts Ormonde Extension 8, north-west of and abuts M1 Motorway.

Reference No: PB 4-2-2-6893

Name of township: Northmead Extension 10.

Name of applicant: S & M Coutsides Enterprises (Pty) Ltd.

Number of erven: Residential 2: 5; Special for Cafe and Fruiterer or Residential 2: 1.

Description of land: Portion 190 (a portion of Portion 124) of the farm Kleinfontein 67 IR.

Situation: North of and abuts Fourteenth Avenue, Northmead, south-west of and abuts O'Reilly Merry Street.

Reference No: PB 4-2-2-7056

Name of township: West Acres Extension 15.

Naam van aansoekdoener: Johan Frederik Otto Kriel.

Aantal erwe: Residensieel 1: 1; Residensieel 2: 3.

Beskrywing van grond: Hoewe 17, Pumalanga Landbouhoeves JT Tvl.

Ligging: Noord van en grens aan Flamboyantstraat, wes van en grens aan Bauminialaan.

Verwysingsnommer: PB 4-2-2-7087

Naam van dorp: Andeon Uitbreiding 2.

Naam van aansoekdoener: Ignatius Massyn, Dinah Johanna Christina Massyn, Johannes Joachimus Massyn.

Aantal erwe: Residensieel 1: 148; Residensieel 2: 9; Besigheid: 2; Spesiaal vir Garage: 1; Openbare Oop Ruimte: 2.

Beskrywing van grond: (i) Restant van Gedeelte 60 (gedeelte van Gedeelte 17); (ii) Gedeelte 113 (gedeelte van Gedeelte 55); (iii) Gedeelte 114 (gedeelte van Gedeelte 55) almal van die plaas Zandfontein 317 JR.

Ligging: Suid van en grens aan Kennethstraat, oos van en grens aan Restant van Gedeelte 55 van die plaas Zandfontein 317 JR.

Verwysingsnommer: PB 4-2-2-7114

KENNISGEWING 575 VAN 1983

PRETORIA-WYSIGINGSKEMA 1166

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, Dawid Petrus Burger, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Gedeelte 6 van Erf 77 geleë op die hoek van Swaanstraat en Kantoorlaan, East Lynne vanaf "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m²" na "Spesiale Woon" met 'n digtheid van "Een woonhuis per 750 m²" met 'n verslapping van 20 %.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1166 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 Stadsclerk 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 Stadsclerk, Posbus 440, Pretoria 0001 skriftelik voorgelê word.

Pretoria, 31 Augustus 1983

PB 4-9-2-3H-1166

KENNISGEWING 576 VAN 1983

VEREENIGING-WYSIGINGSKEMA 214

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 mnr R.H.N. Botha, aansoek gedoen het om Vereeniging-dorpsaanlegskema 1, 1956, te wysig deur die hersonering van Erf 349, geleë aan Speyrylaan, dorp Three Rivers, vanaf "Spesiaal Residensieel" met 'n digtheid van "Een woonhuis per erf" na "Spesiaal Residensieel" met 'n digtheid van "Een woonhuis per 20 000 vk vt".

Name of applicant: Johan Frederik Otto Kriel.

Number of erven: Residential 1: 1; Residential 2: 3.

Description of land: Holding 17, Pumalanga Agricultural Holdings JT Tvl.

Situation: North of and abuts Flamboyant Street, west of and abuts Bauminia Avenue.

Reference No: PB 4-2-2-7087

Name of township: Andeon Extension 2.

Name of applicant: Ignatius Massyn, Dinah Johanna Christina Massyn, Johannes Joachimus Massyn.

Number of erven: Residential 1: 148; Residential 2: 9; Business: 2; Special for Garage: 1; Public Open Space: 2.

Description of land: (i) Remainder of Portion 60 (portion of Portion 17); (ii) Portion 113 (portion of Portion 55); (iii) Portion 114 (portion of Portion 55) all of the farm Zandfontein 317 JR.

Situation: South of and abuts Kenneth Street, east of and abuts the Remainder of Portion 55 of the farm Zandfontein 317 JR.

Reference No: PB 4-2-2-7114

NOTICE 575 OF 1983

PRETORIA AMENDMENT SCHEME 1166

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Dawid Petrus Burger, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning Portion 6 of Erf 77 situated on the corner of Swaan Street and Kantoor Avenue, East Lynne from "Special Residential" with a density of "One dwelling per 1 000 m²" to "Special Residential" with a density of "One dwelling per 750 m²" with a relaxation of 20 %.

The amendment will be known as Pretoria Amendment Scheme 1166. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Pretoria and at the office of the Director of Local Government, 11th Floor, Merino Building, cor Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 440, Pretoria 0001 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 31 August 1983

PB 4-9-2-3H-1166

NOTICE 576 OF 1983

VEREENIGING AMENDMENT SCHEME 214

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, Mr R.H.N. Botha, for the amendment of Vereeniging Town-planning Scheme 1, 1956, by rezoning of the Erf 349 situated on Spey Drive, Three Rivers Township, from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 20 000 sq ft."

Verdere besonderhede van hierdie wysigingskema (wat Vereeniging-wysigingskema 214 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 Vereeniging 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 35, Vereeniging 1930, skriftelik voorgelê word.

Pretoria, 31 Augustus 1983

PB 4-9-2-36-214

KENNISGEWING 577 VAN 1983

PIETERSBURG-WYSIGINGSKEMA 20

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 Alverna Helena Cawood, aansoek gedoen het om Pietersburg-dorpsaanlegskema, 1981, te wysig deur die hersonering van Gedeelte 1 van Erf 290 geleë aan Kerkstraat, dorp Pietersburg, vanaf "Residensieel 2" na "Besigheid 2".

Verdere besonderhede van hierdie wysigingskema (wat Pietersburg-wysigingskema 20 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 Pietersburg 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 111, Pietersburg 0700, skriftelik voorgelê word.

Pretoria, 31 Augustus 1983

PB 4-9-2-24H-20

KENNISGEWING 578 VAN 1983

KEMPTONPARK-WYSIGINGSKEMA 280

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, Noordrand Beleggings Beherend (Edms) Bpk, aansoek gedoen het om Kemptonpark-dorpsaanlegskema 1, 1952, te wysig deur die hersonering van Erwe 1560, 1561 en 1562 geleë op die hoek van Dewiekusweg en Black Thornlaan, dorp Van Riebeeckpark Uitbreiding 12 van "Spesiale Woon" na "Spesiaal" vir die doeleindes van 'n openbare garage en verwante doeleindes.

Verdere besonderhede van hierdie wysigingskema (wat Kemptonpark-wysigingskema 280 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 Kemptonpark 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 13, Kemptonpark 1620 skriftelik voorgelê word.

Pretoria, 31 Augustus 1983

PB 4-9-2-16-280

The amendment will be known as Vereeniging Amendment Scheme 214. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Vereeniging 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 35, Vereeniging 1930, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 31 August 1983

PB 4-9-2-36-214

NOTICE 577 OF 1983

PIETERSBURG AMENDMENT SCHEME 20

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, Alverna Helena Cawood, for the amendment of Pietersburg Town-planning Scheme, 1981, by rezoning Portion 1 of Erf 290 situated on Church Street, Pietersburg Township, from "Residential 2" to "Business 2".

The amendment will be known as Pietersburg Amendment Scheme 20. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Pietersburg 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 111, Pietersburg 0700, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 31 August 1983

PB 4-9-2-24H-20

NOTICE 578 OF 1983

KEMPTON PARK AMENDMENT SCHEME 280

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, Noordrand Beleggings Beherend (Edms) Bpk, for the amendment of Kempton Park Town-planning Scheme 1, 1952, by rezoning Erven 1560, 1561 and 1562 situated on the corner of Dewiekus Road and Black Thorn Avenue, Van Riebeeckpark Extension 12 Township from "Special Residential" to "Special" for the purposes of a public garage and purposes incidental thereto.

The amendment will be known as Kempton Park Amendment Scheme 280. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Kempton Park 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 13, Kempton Park 1620 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 31 August 1983

PB 4-9-2-16-280

KENNISGEWING 579 VAN 1983

RANDBURG-WYSIGINGSKEMA 625

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, Christian Casparus van Dalen, aansoek gedoen het om Randburg-dorpsaanlegskema 1976, te wysig deur Erf 402, dorp Ferndale, geleë aan Fleetstraat en Rugbylaan te hersoneer van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²".

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 625 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11e Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stads-klerk van Randburg 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, Privaatsak 1, Randburg 2125, skriftelik voorgelê word.

Pretoria, 31 Augustus 1983

PB 4-9-2-132H-625

KENNISGEWING 580 VAN 1983

ALBERTON-WYSIGINGSKEMA 109

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 26 Alrode South Ext 2 (Pty) Ltd, George Shawn Hockley en Stand 34 Alrode South Ext 2 (Pty) Ltd, aansoek gedoen het om Alberton-dorpsaanlegskema, 1979, te wysig deur die hersonering van Erwe 26 geleë aan Statlerstraat, 32 geleë aan Coppelweg en 34 geleë aan Ellisweg, dorp Alrode South Uitbreiding 2 van "Kommersieël" tot "Nywerheid I".

Verdere besonderhede van hierdie wysigingskema (wat Alberton-wysigingskema 109 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 Stads-klerk 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 Stads-klerk, Posbus 4, Alberton 1450 skriftelik voorgelê word.

Pretoria, 31 Augustus 1983

PB 4-9-2-4H-109

NOTICE 581 OF 1983

BEDFORDVIEW AMENDMENT SCHEME 321

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, Gertraude Martha Dora Behrens, for the amendment of Bedfordview Town-planning Scheme 1, 1948, by rezoning Erf 157 situated on Allen Road Bedfordview Extension 40 Township from "Special Residential" with a density of "One dwelling per erf" to "Special Resi-

NOTICE 579 OF 1983

RANDBURG AMENDMENT SCHEME 625

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, Christian Casparus van Dalen, for the amendment of Randburg Town-planning Scheme, 1976 by rezoning Erf 402 Ferndale Township, situated on Fleet Street and Rugby Avenue from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 1 500 m²".

The amendment will be known as Randburg Amendment Scheme 625. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Randburg and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, Private Bag 1, Randburg 2125, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 31 August 1983

PB 4-9-2-132H-625

NOTICE 580 OF 1983

ALBERTON AMENDMENT SCHEME 109

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 26 Alrode South Ext 2 (Pty) Ltd, George Shawn Hockley, and Stand 34 Alrode South Ext 2 (Pty) Ltd, for the amendment of Alberton Town-planning Scheme, 1979, by rezoning of Erven 26, situated on Statler Street, 32 situated on Coppel Road and 34 situated on Ellis Road Alrode South Extension 2 Township, from "Commercial" to "Industrial 1".

The amendment will be known as Alberton amendment Scheme 109. 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, 31 August 1983

PB 4-9-2-4H-109

KENNISGEWING 581 VAN 1983

BEDFORDVIEW-WYSIGINGSKEMA 321

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, Gertraude Martha Dora Behrens, aansoek gedoen het om Bedfordview-dorpsaanlegskema 1, 1948, te wysig deur die hersonering van Erf 157 geleë aan Allenweg, dorp Bedfordview Uitbreiding 40 vanaf "Spesiale Woon" met 'n digtheid van "Een woonhuis per

dential" with a density of "One dwelling per 20 000 square feet".

The amendment will be known as Bedfordview Amendment Scheme 321. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Germiston and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 3, Bedfordview, 2008 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 31 August 1983

PB 4-9-2-46-321

KENNISGEWING 582 VAN 1983

PRETORIA-WYSIGINGSKEMA 1127

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, George Thomas Investments (Pty) Ltd, aansoek gedoen het om Pretoria-dorpsaanlegskema, 1974, te wysig deur die hersonering van Erf 1161 geleë op die hoek van Rissik- en Mearsstraat, dorp Sunnyside, van "Spesiale Besigheid" na "Algemene Besigheid".

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1127 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 vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria 0001 skriftelik voorgelê word.

Pretoria, 31 Augustus 1983

PB 4-9-2-3H-1127

KENNISGEWING 583 VAN 1983

NABOOMSPRUIT-WYSIGINGSKEMA 7

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, Hermanus Jacobus Joubert, aansoek gedoen het om Naboomspruit-dorpsbeplanning-skema 1, 1980, te wysig deur die hersonering van Gedeelte 1 van Erf 156 geleë aan Hans van Rensburgstraat, dorp Naboomspruit vanaf "Besigheid 2" na "Besigheid 1".

Verdere besonderhede van hierdie wysigingskema (wat Naboomspruit-wysigingskema 7 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 Naboomspruit ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stads-

erf" na "Spesiale Woon" met 'n digtheid van "Een woonhuis per 20 000 vierkante voet".

Verdere besonderhede van hierdie wysigingskema (wat Bedfordview-wysigingskema 321 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 bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 3, Bedfordview, 2008 skriftelik voorgelê word.

Pretoria, 31 Augustus 1983

PB 4-9-2-46-321

NOTICE 582 OF 1983

PRETORIA AMENDMENT SCHEME 1127

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, George Thomas Investments (Pty) Ltd, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning Erf 1161 situated on the corner of Rissik and Mears Streets, Sunnyside Township from "Special Business" to "General Business".

The amendment will be known as Pretoria Amendment Scheme 1127. 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, 31 August 1983

PB 4-9-2-3H-1127

NOTICE 583 OF 1983

NABOOMSPRUIT AMENDMENT SCHEME 7

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Hermanus Jacobus Joubert, for the amendment of Naboomspruit Town-planning Scheme 1, 1980, by rezoning Portion 1 of Erf 156 situated on Hans van Rensburg Street, Naboomspruit Township from "Business 2" to "Business 1".

The amendment will be known as Naboomspruit Amendment Scheme 7. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Naboomspruit 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 34, Naboomspruit,

klerk, Posbus 34, Naboomspruit, 0560 skriftelik voorgelê word.

Pretoria, 31 Augustus 1983

PB 4-9-2-64-7

KENNISGEWING 584 VAN 1983

NELSPRUIT-WYSIGINGSKEMA 117

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, Robert Ellis Williamson, aansoek gedoen het om Nelspruit-dorpsaanlegskema, 1949, te wysig deur hersonering van Erwe 1793 tot 1796 geleë aan Vikingstraat, dorp Nelspruit, Uitbreiding 10, vanaf "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" na "Algemene Woon" met 'n digtheid van "20 wooneenhede per hektaar".

Verdere besonderhede van hierdie wysigingskema (wat Nelspruit-wysigingskema 117 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 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 Stadsklerk, Posbus 45, Nelspruit 1200 skriftelik voorgelê word.

Pretoria, 31 Augustus 1983

PB 4-9-2-22-117

KENNISGEWING 585 VAN 1983

PIETERSBURG-WYSIGINGSKEMA 24

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 mnre Erf 295, Pietersburg (Edms) Bpk, aansoek gedoen het om Pietersburg-dorpsaanlegskema, 1981, te wysig deur die hersonering van 'n Resterende Gedeelte van Erf 295 en Gedeelte 1 van Erf 295 geleë aan Rissikstraat en Bokstraat, dorp Pietersburg, vanaf "Residensieel 4" na "Besigheid 2".

Verdere besonderhede van hierdie wysigingskema (wat Pietersburg-wysigingskema 24 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 Pietersburg 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 111, Pietersburg 0700, skriftelik voorgelê word.

Pretoria, 31 Augustus 1983

PB 4-9-2-24H-24

KENNISGEWING 586 VAN 1983

ROODEPOORT-MARAISBURG-WYSIGINGSKEMA 496

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op

0560 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 31 August 1983

PB 4-9-2-64-7

NOTICE 584 OF 1983

NELSPRUIT AMENDMENT SCHEME 117

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, Robert Ellis Williamson, for the amendment of Nelspruit Town-planning Scheme, 1949, by rezoning Erven 1793 to 1796 situated on Viking Street, Nelspruit, Extension 10 Township from "Special Residential" with a density of "One dwelling per erf" to "General Residential" with a density of "20 dwelling-units per hectare".

The amendment will be known as Nelspruit Amendment Scheme 117. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Nelspruit and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 45, Nelspruit, 1200 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 31 August 1983

PB 4-9-2-22-117

NOTICE 585 OF 1983

PIETERSBURG AMENDMENT SCHEME 24

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, Mnre Erf 295, Pietersburg (Pty) Ltd, for the amendment of Pietersburg Town-planning Scheme, 1981, by rezoning Remaining Extent of Erf 295 and Portion 1 of Erf 295 situated on Rissik Street and Bok Street, Pietersburg Township, from "Residential 4" to "Business 2".

The amendment will be known as Pietersburg Amendment Scheme 24. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Pietersburg 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 111, Pietersburg 0700, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 31 August 1983

PB 4-9-2-24H-24

NOTICE 586 OF 1983

ROODEPOORT-MARAISBURG AMENDMENT SCHEME 496

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance,

Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Dr L. Botha, aansoek gedoen het om Roodepoort-Maraisburg-dorpsaanlegkema 1, 1946, te wysig deur die hersonering van Erf 994 geleë aan Ontdekkersweg Floridapark Uitbreiding 3 van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" na "Spesiaal" vir 'n woonhuis en mediese spreekkamers.

Verdere besonderhede van hierdie wysigingskema (wat Roodepoort-Maraisburg-wysigingskema 496 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11e Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Roodepoort ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak X30, Roodepoort 1725 skriftelik voorgelê word.

Pretoria, 31 Augustus 1983

PB 4-9-2-30-496

KENNISGEWING 587 VAN 1983

POTCHEFSTROOM-WYSIGINGSKEMA 74

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, Pieter Andries Kotzee, aansoek gedoen het om Potchefstroom-dorpsbeplanningkema, 1980 te wysig deur die hersonering van Gedeelte 9 van Erf 2641 geleë aan Kerkstraat, dorp Potchefstroom vanaf "Residensieel 4" na "Residensieel 1".

Verdere besonderhede van hierdie wysigingskema (wat Potchefstroom-wysigingskema 74 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11e Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Potchefstroom 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 113, Potchefstroom 2520 skriftelik voorgelê word.

Pretoria, 31 Augustus 1983

PB 4-9-2-26H-74

KENNISGEWING 588 VAN 1983

RANDBURG-WYSIGINGSKEMA 628

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, Jozua Johannes Coetzer, aansoek gedoen het om Randburg-dorpsaanlegkema, 1976, te wysig deur Erf 1027, dorp Ferndale, geleë aan Yorklaan te hersoneer van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²".

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 628 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11e Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Randburg ter insae.

nance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Dr L. Botha, for the amendment of Roodepoort-Maraisburg Town-planning Scheme 1, 1946 by rezoning of Erf 994 situated on Ontdekkers Road, Floridapark Extension 3 from "Special Residential" with a density of "One dwelling house per erf" to "Special" for a dwelling house and consulting rooms.

The amendment will be known as Roodepoort-Maraisburg Amendment Scheme 496. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Roodepoort and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, Private Bag X30, Roodepoort 1725 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 31 August 1983

PB 4-9-2-30-496

NOTICE 587 OF 1983

POTCHEFSTROOM AMENDMENT SCHEME 74

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Pieter Andries Kotzee, for the amendment of Potchefstroom Town-planning Scheme, 1980 by rezoning Portion 9 of Erf 2641 situated on Kerk Street, Potchefstroom Township from "Residential 4" to "Residential 1".

The amendment will be known as Potchefstroom Amendment Scheme 74. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Potchefstroom 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 113, Potchefstroom 2520 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 31 August 1983

PB 4-9-2-26H-74

NOTICE 588 OF 1983

RANDBURG AMENDMENT SCHEME 628

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, Jozua Johannes Coetzer, for the amendment of Randburg Town-planning Scheme, 1976 by rezoning Erf 1027 Ferndale Township, situated on York Avenue from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 1 500 m²".

The amendment will be known as Randburg Amendment Scheme 628. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Randburg and at the office of the Director of Local Government, 11th Floor, Merino Building, cor Bosman and Pretorius Streets, Pretoria.

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, Privaatsak 1, Randburg 2125, skriftelik voorgelê word.

Pretoria, 31 Augustus 1983

PB 4-9-2-132H-628

KENNISGEWING 589 VAN 1983

JOHANNESBURG-WYSIGINGSKEMA 984

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, Karin Petra Charlotte Scott Lyon, aansoek gedoen het om Johannesburg-dorpsaanleg-skema, 1979, te wysig deur die hersonering van Erf 274 geleë op die hoek van Clarence- en Buckingham laan, Craighall Park vanaf "Residensieel 1" wat veeartsenykundige geboue toelaat, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 984 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, 31 Augustus 1983

PB 4-9-2-2H-984

KENNISGEWING 590 VAN 1983

RANDBURG-WYSIGINGSKEMA 630

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, mev A E Hattingh, aansoek gedoen het om Randburg-dorpsaanlegskema 1, 1976, te wysig deur die hersonering van Erf 167, geleë aan Longlaan dorp Ferndale, van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²".

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 630 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11e Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Randburg 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, Privaatsak 1, Randburg 2125, skriftelik voorgelê word.

Pretoria, 31 Augustus 1983

PB 4-9-2-132H-630

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, Private Bag 1, Randburg 2125, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 31 August 1983

PB 4-9-2-132H-628

NOTICE 589 OF 1983

JOHANNESBURG AMENDMENT SCHEME 984

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, Karin Petra Charlotte Scott Lyon, for the amendment of Johannesburg Town-planning Scheme, 1979, by rezoning Erf 274 situated on the corner of Clarence and Buckingham Avenue, Craighall Park from "Residential 1" permitting veterinary buildings, dwelling-house and out-buildings to "Residential 1" permitting veterinary buildings subject to certain conditions.

The amendment will be known as Johannesburg Amendment Scheme 984. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Johannesburg and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 1049, Johannesburg 2000 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 31 August 1983

PB 4-9-2-2H-984

NOTICE 590 OF 1983

RANDBURG AMENDMENT SCHEME 630

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, Mrs A E Hattingh, for the amendment of Randburg Town-planning Scheme, 1976, by rezoning of Erf 167, situated on Long Avenue, Ferndale Township, from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 1 500 m²".

The amendment will be known as Randburg Amendment Scheme 630. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Randburg and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, Private Bag 1, Randburg 2125, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 31 August 1983

PB 4-9-2-132H-630

KENNISGEWING 591 VAN 1983

SANDTON-WYSIGINGSKEMA 634

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, Angela Sacks, aansoek gedoen het om die Sandton-dorpsbeplanningskema, 1980, te wysig deur die hersonering van Gedeelte 7 ('n gedeelte van Gedeelte 6) van Erf 61 geleë aan Mainstraat, dorp Sandown van "Residensieel 1" tot "Spesiaal" vir 'n museum, 'n kunsgalery, 'n vertoosentrum wat die uitstalling en verkoop van oudhede, kunswerke en aanverwante artikels insluit, 4 wooneenhede en aanverwante buitegeboue en met die toestemming van die Raad 'n restaurant, onderrigplekke en inrigtings.

Verdere besonderhede van hierdie wysigingskema (wat Sandton-wysigingskema 634 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11e Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stads-klerk van Sandton 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 78001, Sandton 2146 skriftelik voorgelê word.

Pretoria, 31 Augustus 1983

PB 4-9-2-116H-634

KENNISGEWING 592 VAN 1983

JOHANNESBURG-WYSIGINGSKEMA 974

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, C.H. Donaldson, M.C. Benton, S. Gaynot en P.D. Ray, aansoek gedoen het om Johannesburg-dorpsaanlegskema, 1979, te wysig deur die hersonering van 'n gedeelte van Erf 2834 (suidelike gedeelte) op die h/v Jules- en Stonestraat, dorp Jeppetown van "Residensieel 4" na "Besigheid 1".

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 974 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 Stads-klerk 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 Stads-klerk, Posbus 1049, Johannesburg 2000 skriftelik voorgelê word.

Pretoria, 31 Augustus 1983

PB 4-9-2-2H-974

KENNISGEWING 593 VAN 1983

JOHANNESBURG-WYSIGINGSKEMA 998

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, Esselen Street Property Trust (Pty) Ltd, Kapteijn Street Investments (Pty) Ltd en

NOTICE 591 OF 1983

SANDTON AMENDMENT SCHEME 634

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, Angela Sacks, for the amendment of Sandton Town-planning Scheme, 1980, by rezoning Portion 7 (a portion of Portion 6) Erf 31 situated on Main Street, Sandown Township from "Residential 1" to "Special" for a museum, an art gallery, an exhibition centre, which includes the display and sale of antiques, art and related goods, 4 dwelling units and associated outbuildings, and with the consent of the Council, a restaurant, places of instruction and institutions.

The amendment will be known as Sandton Amendment Scheme 634. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Sandton and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 78001, Sandton 2146 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 31 August 1983

PB 4-9-2-116H-634

NOTICE 592 OF 1983

JOHANNESBURG AMENDMENT SCHEME 974

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, C.H. Donaldson, M.C. Benton, S. Gaynot and P.D. Ray, for the amendment of Johannesburg Town-planning Scheme, 1979, by rezoning a portion of Erf 2834 (southern portion) situated on the corner of Jules and Stone Streets, Jeppetown Township, from "Residential 4" to "Business 1".

The amendment will be known as Johannesburg Amendment Scheme 974. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Johannesburg and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 1049, Johannesburg 2000 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 31 August 1983

PB 4-9-2-2H-974

NOTICE 593 OF 1983

JOHANNESBURG AMENDMENT SCHEME 998

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, Esselen Street Property Trust (Pty) Ltd, Kapteijn Street Investments (Pty) Ltd and Old Eltonian

Old Eltonian Investments (Pty) Ltd, aansoek gedoen het om Johannesburg-dorpsaanlegkema, 1979, te wysig deur die hersonering van Standplase 3137/8/9 en 3140 geleë op die hoek van Banket- en Kapteijnstraat en Standplaas 4617 geleë op Esselenstraat, dorp Johannesburg van "Residensiële 4" met 'n digtheid van "Een woonhuis per 200 m²" tot "Residensiële 4" met 'n digtheid van "Een woonhuis per 200 m²" onderworpe aan sekere voorwaardes (Standplaas 4617 meer mediese spreekkamers; Standplase 3137/8/9/40 privaat parkeer garage).

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 998 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 vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg 2000 skriftelik voorgelê word.

Pretoria, 31 Augustus 1983

PB 4-9-2-2H-998

KENNISGEWING 594 VAN 1983

JOHANNESBURG-WYSIGINGSKEMA 999

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, Ottawa House (Edms) Bpk, aansoek gedoen het om Johannesburg-dorpsbeplanningkema, 1979, te wysig deur Standplase 406 en 407 geleë aan Presidentstraat, Johannesburg te hersoneer vanaf "Algemeen" in Hoogtesone 1 tot "Algemeen" in Hoogtesone 1, onderworpe aan sekere voorwaardes om die omskepping van die bestaande gebou vir kantoorgebruik toe te laat.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 999 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 vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg 2000 skriftelik voorgelê word.

Pretoria, 31 Augustus 1983

PB 4-9-2-2H-999

KENNISGEWING 595 VAN 1983

KLERKSDORP-WYSIGINGSKEMA 119

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, mnre De Winter's Garages (Edms) Bpk, aansoek gedoen het om Klerksdorp-dorpsbeplanningkema, 1980, te wysig deur die hersonering van Erf 351 geleë aan Leaskstraat Nuwedorp vanaf "Residensiële 4" na "Besigheid 1".

Verdere besonderhede van hierdie wysigingskema (wat Klerksdorp-wysigingskema 119 genoem sal word) lê in die

Investments (Pty) Ltd, for the amendment of Johannesburg Town-planning Scheme, 1979, by rezoning Stands 3137/8/9 and 3140 situated on the corner of Banket and Kapteijn Streets and Stand 4617 situated on Esselen Street, Johannesburg Township from "Residential 4" with a density of "One dwelling per 200 m²" to "Residential 4" with a density of "One dwelling per 200 m²" subject to certain conditions (Stand 4617 more medical suites; Stands 3137/8/9/40 private parking garage).

The amendment will be known as Johannesburg Amendment Scheme 998. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Johannesburg and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 1049, Johannesburg 2000 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 31 August 1983

PB 4-9-2-2H-998

NOTICE 594 OF 1983

JOHANNESBURG AMENDMENT SCHEME 999

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, Ottawa House (Pty) Ltd, for the amendment of Johannesburg Town-planning Scheme, 1979, by rezoning Stands 406 and 407 situated on President Street, Johannesburg Township from "General" in Height Zone 1 to "General" in Height Zone 1, subject to certain conditions to permit the existing building to be refurbished for office use.

The amendment will be known as Johannesburg Amendment Scheme 999. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Johannesburg and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 1049, Johannesburg 2000 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 31 August 1983

PB 4-9-2-2H-999

NOTICE 595 OF 1983

KLERKSDORP AMENDMENT SCHEME 119

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, mnre De Winter's Garage (Pty) Ltd, for the amendment of Klerksdorp Town-planning Scheme, 1980, by rezoning Erf 351 situated on Leask Street Nuwedorp, from "Residential 4" to "Business 1".

The amendment will be known as Klerksdorp Amendment Scheme 119. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Klerks-

kantoor van die Direkteur van Plaaslike Bestuur, 11e Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Klerksdorp ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 99, Klerksdorp 2570 skriftelik voorgelê word.

Pretoria, 31 Augustus 1983

PB 4-9-2-17H-119

KENNISGEWING 596 VAN 1983

SANDTON-WYSIGINGSKEMA 651

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, Hi-Boven (Proprietary) Limited, aansoek gedoen het om die Sandton-dorpsbeplanningskema, 1980, te wysig deur die pypsteelgedeelte van Gedeelte 40 van Erf 252, Edenburg te hersoneer van Besigheid 2 onderworpe aan sekere voorwaardes na Residensieel 3, die oorblywende gedeelte van Gedeelte 40 van Erf 252, Edenburg (uitgesonder die gedeelte wat tans as "voorgestelde nuwe paaie en verbredings" gesoneer is) van Besigheid 2 onderworpe aan sekere voorwaardes na Residensieel 3 onderworpe aan sekere voorwaardes na Besigheid 3 onderworpe aan sekere voorwaardes na Besigheid 41 van Erf 252 Edenburg (uitgesonder die gedeelte wat tans as "voorgestelde nuwe paaie en verbredings" gesoneer is) van Besigheid 2 onderworpe aan sekere voorwaardes na Residensieel 3.

Verdere besonderhede van hierdie wysigingskema (wat Sandton-wysigingskema 651 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11e 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, 31 Augustus 1983

PB 4-9-2-116H-651

KENNISGEWING 597 VAN 1983

PRETORIA-WYSIGINGSKEMA 786

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, Daniël Stephanus de Kock, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Erf 549 geleë aan Verdoornstraat, Sunnyside vanaf "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m²" na "Algemene Woon" met 'n digtheid van "Een woonhuis per 1 000 m²" met die byvoeging, deur middel van 'n bylae tot die skema, die primêre reg van professionele kantore (uitgesluit die mediese en regsberoep) vir 'n tydperk van vyf (5) jaar na goedkeuring van sodanige aansoek.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 786 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.

dorp and the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 99, Klerksdorp 2570 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 31 August 1983

PB 4-9-2-17H-119

NOTICE 596 OF 1983

SANDTON AMENDMENT SCHEME 651

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, Hi-Boven (Proprietary) Limited, for the amendment of Sandton Town-planning Scheme, 1980, by rezoning the pan handle part of Portion 40 of Erf 252, Edenburg from Business 2 subject to certain conditions to Residential 3, the remaining part of Portion 40 of Erf 252, (excluding the part already zoned for "proposed new roads and widenings") from Business 2 subject to certain conditions to Business 3, subject to certain conditions and Portion 41 of Erf 252 (excluding the part already zoned for "proposed new roads and widenings") from Business 2 subject to certain conditions to Residential 3.

The amendment will be known as Sandton Amendment Scheme 651. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Sandton and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 78001, Sandton 2146 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 31 August 1983

PB 4-9-2-116H-651

NOTICE 597 OF 1983

PRETORIA AMENDMENT SCHEME 786

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, Daniël Stephanus de Kock, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning Erf 549 situated on Verdoorn Street, Sunnyside from "Special Residential" with a density of "One dwelling per 1 000 m²" to "General Residential" with a density of "One dwelling per 1 000 m²" by the addition by means of an annexure to the scheme, the primary use of professional suites (excluding the medical and legal professions) for a period of five (5) years after approval of such application.

The amendment will be known as Pretoria Amendment Scheme 786. Further particulars of the scheme are open for inspection at the office of the Town Clerk Pretoria and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stads-klerk, Posbus 440, Pretoria 0001 skriftelik voorgelê word.

Pretoria, 31 Augustus 1983

PB 4-9-2-3H-786

KENNISGEWING 598 VAN 1983

PIETERSBURG-WYSIGINGSKEMA 21

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, Heinz Jakob Karl Hermann Betz en Margot Anna Charlotte Betz, aansoek gedoen het om Pietersburg-dorpsaanlegkema 1, 1981, te wysig deur die hersonering van Gedeelte 1 en die Restante Gedeelte van Erf 289 geleë aan Rissikstraat, dorp Pietersburg, vanaf "Residensieel 2" na "Besigheid 2".

Verdere besonderhede van hierdie wysigingskema (wat Pietersburg-wysigingskema 21 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11e Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Pietersburg ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stads-klerk, Posbus 111, Pietersburg 0700 skriftelik voorgelê word.

Pretoria, 31 Augustus 1983

PB 4-9-2-24H-21

KENNISGEWING 599 VAN 1983

Die Direkteur van Plaaslike Bestuur gee hiermee inge-
volg die bepalings van artikel 58(8)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, kennis dat aansoeke om die dorpe in die bylae hierby gemeld te stig, ontvang is.

Die aansoeke tesame met die tersaaklike planne, doku-
mente en inligting lê ter insae by die kantoor van die Direk-
teur van Plaaslike Bestuur, Kamer B206(a), 2de Vloer, B
Blok, Provinsiale Gebou, Pretoriusstraat, Pretoria vir 'n tyd-
perk van 8 weke vanaf 31 Augustus 1983.

Iedereen wat beswaar teen die toestaan van 'n aansoek
wil maak of begerig is om enige vertoë in verband daarmee
te rig, moet die Direkteur van Plaaslike Bestuur, Privaatsak
X437, Pretoria, 0001 binne 'n tydperk van 8 weke van die
datum af van eerste publikasie hiervan, nl 31 Augustus
1983 skriftelik en in duplikaat van sy redes in kennis stel.

Pretoria, 31 Augustus 1983.

BYLAE

Naam van dorp: Geelhoutpark Uitbreiding 1.

Naam van aansoekdoener: Rustenburg Diesel (Edms)
Bpk.

Aantal erwe: Residensieel 1: 9; Residensieel 3: 4; Spe-
siaal vir motel: 1; Spesiaal vir garage: 1; Spesiaal vir kwe-
kery: 1.

Beskrywing van grond: Gedeelte 57 van die plaas Town
and Townland of Rustenburg 272 IQ.

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, PO Box 440, Pretoria 0001 at
any time within a period of 4 weeks from the date of this no-
tice.

Pretoria, 31 August 1983

PB 4-9-2-3H-786

NOTICE 598 OF 1983

PIETERSBURG AMENDMENT SCHEME 21

The Director of Local Government gives notice in terms
of section 46 of the Town-planning and Townships Ord-
nance, 1965 (Ordinance 25 of 1965), that application has
been made by the owner, Heinz Jacob Karl Hermann Betz
and Margot Anna Charlotte Betz, for the amendment of
Pietersburg Town-planning Scheme 1, 1981, by rezoning
Portion 1 and the Remaining Extent of Erf 289, situated on
Rissik Street, Pietersburg Township, from "Residential 2"
to "Business 2".

The amendment will be known as Pietersburg Amend-
ment Scheme 21. Further particulars of the scheme are open
for inspection at the office of the Town Clerk, Pietersburg
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, PO Box 111, Pietersburg 0700
at any time within a period of 4 weeks from the date of this
notice.

Pretoria, 31 August 1983

PB 4-9-2-24H-21

NOTICE 599 OF 1983

The Director of Local Government hereby gives notice in
terms of section 58(8)(a) of the Town-planning and Town-
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, docu-
ments and information are open for inspection at the office
of the Director of Local Government, Room B206(a), Se-
cond Floor, Block B, Provincial Building, Pretorius Street,
Pretoria for a period of 8 weeks from 31 August 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 Govern-
ment, 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, 31 August 1983

ANNEXURE

Name of township: Geelhout Park Extension 1.

Name of applicant: Rustenburg Diesel (Edms) Bpk.

Number of erven: Residential 1: 9; Residential 3: 4; Spe-
cial for motel: 1; Special for garage: 1; Special for nursery: 1.

Description of land: Portion 57 of the farm Town and
Townlands of Rustenburg 272 IQ.

Ligging: Suid van en grens aan Geelhoutpark, Uitbreiding 2. Noord van en grens aan Geelhoutpark.

Verwysingsnommer: PB 4-2-2-4605.

Naam van dorp: Sunninghill Uitbreiding 32.

Naam van aansoekdoener: Heidi-Lee Robertson.

Aantal erwe: Residensieel 2: 4; Openbare Oopruimte: 1.

Beskrywing van grond: Hoewe 16, Sunninghillpark-landbouhoewes.

Ligging: Oos van en grens aan Naivashaweg. Noord van en grens aan Sunninghill Uitbreiding 17.

Verwysingsnommer: PB 4-2-2-6909.

Naam van dorp: Wilropark Uitbreiding 15.

Naam van aansoekdoener: Stadsraad van Roodepoort.

Aantal erwe: Spesiaal vir: Behuising vir bejaardes: 2.

Beskrywing van grond: Hoewes 6 en 7, Princess-landbouhoewes JQ Transvaal.

Ligging: Noordoos van en grens aan Ontdekkersweg en suidwes van en grens aan Wilropark.

Verwysingsnommer: PB 4-2-2-7005.

Naam van dorp: Hughes Uitbreiding 4.

Naam van aansoekdoener: Beryl Thompson en Clifford Bruce Alexander.

Aantal erwe: Kommersieel: 6.

Beskrywing van grond: Gedeelte 113 (gedeelte van Gedeelte 5) van die plaas Driefontein No 85 IR.

Ligging: Suidoos van en grens aan Yaldwinweg. Suidwes van en grens aan Kellyweg.

Verwysingsnommer: PB 4-2-2-7049.

Naam van dorp: Garsfontein Uitbreiding 16.

Naam van aansoekdoener: Denmar Verpleeginrigting (Edms) Bpk.

Aantal erwe: Residensieel 3: 3; Residensieel 4: 1; Spesiaal vir Kliniek: 1; Spesiaal vir Mediese Sentrum: 1; Openbare Oopruimte: 1.

Beskrywing van grond: Gedeelte 186 (gedeelte van Gedeelte 185) van die plaas Garsfontein 374 JR.

Ligging: Noord van en grens aan Provinsiale Pad K69. Oos van en grens aan Garsfontein Uitbreiding 2.

Verwysingsnommer: PB 4-2-2-7060.

Naam van dorp: Alberton Uitbreiding 37.

Naam van aansoekdoener: "The Old Apostolic Church of Africa".

Aantal erwe: Residensieel 4: 1; Spesiaal vir kerk: 1.

Beskrywing van grond: Gedeelte 118 (gedeelte van Gedeelte 64) van die plaas Elandsfontein No 108 IR Transvaal.

Ligging: Suidoos van en grens aan Parklandsiaan en suidwes en grens aan Gedeelte 142 van die plaas Elandsfontein No 108 IR Transvaal.

Verwysingsnommer: PB 4-2-2-7065.

Naam van dorp: Nelspruit Uitbreiding 15.

Naam van aansoekdoener: Stadsraad van Nelspruit.

Aantal erwe: Nywerheid: 2.

Situation: South of and abuts Geelhout Park Extension 2. North of and abuts Geelhout Park.

Reference No: PB 4-2-2-4605.

Name of township: Sunninghill Extension 32.

Name of applicant: Heidi-Lee Robertson.

Number of erven: Residential 2: 4; Public Open Space: 1.

Description of land: Holding 16 Sunninghill Park Agricultural Holdings.

Situation: East of and abuts Naivasha Road. North of and abuts Sunninghill Extension 17.

Reference No: PB 4-2-2-6909.

Name of township: Wilro Park Extension 15.

Name of applicant: City Council of Roodepoort.

Number of erven: Special for: Housing for the aged.

Description of land: Holdings 6 and 7 Princess Agricultural Holdings JQ Transvaal.

Situation: North-east of and abuts Ontdekkers Road and South-west of and abuts Wilro Park.

Reference No: PB 4-2-2-7005.

Name of township: Hughes Extension 4.

Name of applicant: Beryl Thompson and Clifford Bruce Alexander.

Number of erven: Commercial: 6.

Description of land: Portion 113 (portion of Portion 5) of the farm Driefontein No 85 IR.

Situation: South-east of and abuts Yaldwin Road. South-west of and abuts Kelly Road.

Reference No: PB 4-2-2-7049.

Name of township: Garsfontein Extension 16.

Name of applicant: Denmar Verpleeginrigting (Edms) Bpk.

Number of erven: Residential 3: 3; Residential 4: 1; Special for Clinic: 1; Special for Medical Centre: 1; Public Open Space: 1.

Description of land: Portion 186 (portion of Portion 185) of the farm Garsfontein 374 JR.

Situation: North of and abuts Provincial Road K69. East of and abuts Garsfontein Extension 2.

Reference No: PB 4-2-2-7060.

Name of township: Alberton Extension 37.

Name of applicant: "The Old Apostolic Church of Africa".

Number of erven: Residential 4: 1; Special for: Church: 1.

Description of land: Portion 118 (portion of Portion 64) of the farm Elandsfontein No 108 IR Transvaal.

Situation: South-east of and abuts Parklands Avenue and south-west of and abuts Portion 142 of the farm Elandsfontein No 108 IR Transvaal.

Reference No: PB 4-2-2-7065.

Name of township: Nelspruit Extension 15.

Name of applicant: Town Council of Nelspruit.

Number of erven: Industrial: 2.

Beskrywing van grond: Gedeelte 56 (gedeelte van Gedeelte 35) en Gedeelte 84 (gedeelte van Gedeelte 26) van die plaas Nelspruit JT Transvaal.

Ligging: Suidwes van en grens aan Nelspruit Uitbreiding 3 en noordwes van en grens aan Boschstraat.

Verwysingsnommer: PB 4-2-2-7091.

Naam van dorp: Davidsonville Uitbreiding 2.

Naam van aansoekdoener: Stadsraad van Roodepoort.

Aantal erwe: Residensieel 1: 71; Residensieel 2: 8; Municipaal: 2; Openbare Oopruimte: 3.

Beskrywing van grond: Gedeelte 85 (gedeelte van Gedeelte 19) en Gedeelte 130 (gedeelte van Gedeelte 85) van die plaas Roodepoort No 237 IQ.

Ligging: Noordwes van en grens aan Davidsonville en noordoos van en grens aan Gedeeltes 125 en 126 van die plaas Roodepoort 237 IQ.

Verwysingsnommer: PB 4-2-2-7107.

Naam van dorp: Roshnee Uitbreiding 2.

Naam van aansoekdoener: Abdul Huq Mohamed Saley.

Aantal erwe: Residensieel 2: 7; Spesiaal vir Onderwys: 1.

Beskrywing van grond: Gedeelte 26 (gedeelte van Gedeelte 9) van die plaas Vlakfontein No 546 IQ.

Ligging: Oos van en grens aan die Provinsiale Pad P1/1. Noordwes van en grens aan Roshnee Dorp.

Verwysingsnommer: PB 4-2-2-7109.

Naam van dorp: Hughes Uitbreiding 5.

Naam van aansoekdoener: Dirk Petrus van Rensburg.

Aantal erwe: Kommersieel: 14.

Beskrywing van grond: Gedeelte 123 (gedeelte van Gedeelte 5) van die plaas Driefontein 85 IR.

Ligging: Noordwes van en grens aan Provinsiale Pad R22 en suidoos van en grens aan Rudo Nelweg.

Verwysingsnommer: PB 4-2-2-7115.

Naam van dorp: Montana Uitbreiding 7.

Naam van aansoekdoener: Hendrina Maria Willemse.

Aantal erwe: Residensieel 1: 34; Residensieel 2: 2; Residensieel 3: 3.

Beskrywing van grond: Gedeelte 2 van die plaas Derdepoort 327 JR Transvaal.

Ligging: Suid van en grens aan Montana-landbouhoewes 258 en 257 en oos van en grens aan Gedeelte 1 van die plaas Derdepoort 327 JR.

Verwysingsnommer: PB 4-2-2-7119.

Naam van dorp: Douglasdale Uitbreiding 38.

Naam van aansoekdoener: Gordick (Pty) Ltd.

Aantal erwe: Residensieel 2: 2.

Beskrywing van grond: Hoewe 19 Douglasdale-landbouhoewes.

Ligging: Wes van en grens aan Glenlucelaan. Suid van en grens aan Hoewe 18.

Verwysingsnommer: PB 4-2-2-7121.

Description of land: Portion 56 (portion of Portion 35) and Portion 84 (portion of Portion 26) of the farm Nelspruit JT Transvaal.

Situation: South-west of and abuts Nelspruit Extension 3 and north-west of and abuts Bosch Street.

Reference No: PB 4-2-2-7091.

Name of township: Davidsonville Extension 2.

Name of applicant: Roodepoort City Council.

Number of erven: Residential 1: 71; Residential 2: 8; Municipal: 2; Public Open Space: 3.

Description of land: Portion 85 (a portion of Portion 19) and Portion 130 (a portion of Portion 85) of the farm Roodepoort 237 IQ.

Situation: North-west of and abuts Davidsonville and north-east of and abuts Portions 125 and 126 of the farm Roodepoort 237 IQ.

Reference No: PB 4-2-2-7107.

Name of township: Roshnee Extension 2.

Name of applicant: Abdul Huq Mohamed Saley.

Number of erven: Residential 2: 7; Special for Educational: 1.

Description of land: Portion 26 (portion of Portion 9) of the farm Vlakfontein No 546 IQ.

Situation: North-west of and abuts Roshnee Township. East of and abuts Provincial Road P1/1.

Reference No: PB 4-2-2-7109.

Name of township: Hughes Extension 5.

Name of applicant: Dirk Petrus van Rensburg.

Number of erven: Commercial: 14.

Description of land: Portion 123 (portion of Portion 5) of the farm Driefontein 85 IR.

Situation: North-west of and abuts Provincial Road R22 and south-east of and abuts Rudo Nel Road.

Reference No: PB 4-2-2-7115.

Name of township: Montana Extension 7.

Name of applicant: Hendrina Maria Willemse.

Number of erven: Residential 1: 34; Residential 3: 3.

Description of land: Portion 2 of the farm Derdepoort 327 JR Transvaal.

Situation: South of and abuts Montana Agricultural Holdings 258 and 257 and east of and abuts Portion 1 of the farm Derdepoort 327 JR Transvaal.

Reference No: PB 4-2-2-7119.

Name of township: Douglasdale Extension 38.

Name of applicant: Gordick (Pty) Ltd.

Number of erven: Residential 2: 2.

Description of land: Holding 19 Douglasdale Agricultural Holdings.

Situation: West of and abuts Glenluce Avenue. South of and abuts Holding 18.

Reference No: PB 4-2-2-7121.

KENNISGEWING 600 VAN 1983

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 58(8)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, kennis dat aansoeke om die dorpe in die bylae hierby gemeld te stig, ontvang is.

Die aansoeke tesame met die tersaaklike planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206(a), 2de Vloer, B Blok, Provinsiale Gebou, Pretoriusstraat, Pretoria vir 'n tydperk van 8 weke vanaf 31 Augustus 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 vanaf die datum van eerste publikasie hiervan, nl 31 Augustus 1983, skriftelik en in duplikaat van sy redes in kennis stel.

Pretoria, 31 Augustus 1983.

BYLAE

Naam van dorp: Eldoraigue Uitbreiding 12.

Naam van aansoekdoener: Administratrise van die boedel van Johannes Christiaan Smal.

Aantal erwe: Residensieel 1: 25; Residensieel 2: 4.

Beskrywing van grond: Restant van Gedeelte 210 (geedeelte van Gedeelte 202) van die plaas Zwartkop 356 JR.

Ligging: Wes van en grens aan Gedeelte 201 van die plaas en noord van die grens aan Gedeelte 212 van die plaas.

Opmerkings: Hierdie advertensie vervang alle vorige advertensies vir die dorp Eldoraigue Uitbreiding 12.

Verwysingsnommer: PB 4-2-2-6433.

KENNISGEWING 601 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 28 September 1983.

Pretoria, 31 Augustus 1983

Dorothy Grant en Derek Weldon-Ming, vir —

(1) die wysiging van titelvoorwaardes van Lotte 4 en 5, dorp Craighall ten einde die lotte te gebruik vir mediese spreekkamers; en

(2) die wysiging van die Johannesburg-dorpsbeplanning-skema, 1979, deur die hersonering van gemelde lotte van "Residensieel 1" tot "Spesiaal" vir mediese spreekkamers onderhewig aan voorwaardes.

Die wysigingskema sal bekend staan as Johannesburg-wysigingskema 1018.

PB 4-14-2-288-65

Cleatormoor Properties (Pty) Ltd vir —

(1) die wysiging van titelvoorwaardes van Gedeelte 13 van Erf 121, East Lynne, ten einde dit moontlik te maak om die

NOTICE 600 OF 1983

The Director of Local Government hereby gives notice in terms of section 58(8)(a) of the Town-planning and Townships Ordinance, 1965, that applications to establish the 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 31st August 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 the reasons therefor within a period of 8 weeks from the date of first publication hereof.

Pretoria, 31 August 1983

ANNEXURE

Name of township: Eldoraigue Extension 12.

Name of applicant: Executress of the estate of Johannes Christiaan Smal.

Number of erven: Residential 1: 25; Residential 2: 4.

Description of land: Remainder of Portion 210 (portion of Portion 202) of the farm Zwartkop 356 JR.

Situation: West of and abuts Portion 201 of the farm and north of and abuts Portion 212 of the farm.

Remarks: This advertisement supersedes all previous advertisements for township Eldoraigue Extension 12.

Reference No: PB 4-2-2-6433.

NOTICE 601 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, cor Bosman and Pretorius Streets, 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 28 September 1983.

Pretoria, 31 August 1983

Dorothy Grant and Derek Weldon-Ming for —

(1) the amendment of the conditions of title of Lots 4 and 5, Craighall Township in order to permit the lots being used for medical purposes; and

(2) the amendment of Johannesburg Town-planning Scheme, 1979, by the rezoning of the said lots from "Residential 1" to "Special" for medical suites subject to certain conditions.

This amendment scheme will be known as Johannesburg Amendment Scheme 1018.

PB 4-14-2-288-65

Cleatormoor Properties (Pty) Ltd for —

(1) the amendment of the conditions of title of Portion 13

genoemde erf aan te wend vir algemene besigheid- en parkeerdoeleindes; en

(2) die wysiging van Pretoria-dorpsbeplanningskema, 1974, deur die hersonering van genoemde erf van "Spesiale Woon" tot "Spesiaal" vir parkeerdoeleindes.

Die wysigingskema sal bekend staan as Pretoria-wysigingskema 1167.

PB 4-14-2-390-4

Barnard Vyf Trust vir die wysiging van die titelvoorwaardes van Erf 684, Brooklyn ten einde dit moontlik te maak dat die erf onderverdeel kan word.

PB 4-14-2-206-84

Lourens Abraham van Wyngaard vir —

(1) die wysiging van titelvoorwaardes van Erf 385, Maraisburg Uitbreiding 8 ten einde dit moontlik te maak om woonstelle op die genoemde erf op te rig; en

(2) die wysiging van Roodepoort-Maraisburg-dorpsaanlegskema 1, 1946, deur die hersonering van genoemde erf van "Spesiale Woon" tot "Spesiaal" vir die doel van enkel en/of losstaande wooneenhede (Residensieel 3).

Die wysigingskema sal bekend staan as Roodepoort-Maraisburg-wysigingskema 1/507.

PB 4-14-2-835-4

Shirley Crossey vir —

(1) die wysiging van titelvoorwaardes van Erf 168, Lakefield Uitbreiding 8 ten einde dit moontlik te maak om die genoemde erf onder te verdeel en woonhuise op die onderverdeelde gedeeltes op te rig; en

(2) die wysiging van Benoni-dorpsbeplanningskema 1, 1947, 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 Benoni-wysigingskema 1/269.

PB 4-14-2-1924-1

Die Stadsraad van Johannesburg vir die wysiging van die titelvoorwaardes van Erwe 185, 186, 187 en 188, Parktown ten einde dit moontlik te maak dat die erwe vir kantore- en woondoeleindes gebruik kan word.

PB 4-14-2-1990-75

Haigolan Investments (Edms) Bpk vir —

(1) die wysiging van titelvoorwaardes van Erf 99, Witbank ten einde dit moontlik te maak om die genoemde erf vir Algemene Besigheidsdoeleindes aan te wend; en

(2) die wysiging van Witbank-dorpsaanlegskema 1, 1948, deur die hersonering van die genoemde erf van "Algemene Woon" tot "Algemene Besigheid".

Die wysigingskema sal bekend staan as Witbank-wysigingskema 1/147.

PB 4-14-2-1470-13

Theodore George Pistorius vir die wysiging van die titelvoorwaardes van Erf 47, Ellisras ten einde dit moontlik te maak dat die erf vir kommersiële en diensnywerheidsgebruik, sowel as 'n openbare garage, saam met die gebruikte soos reeds uiteengesit in voorwaarde B(h) gebruik kan word.

PB 4-14-2-1794-2 (Vol. 2)

of Erf 121, East Lynne in order to permit the said erf being used for general business and parking purposes; and

(2) the amendment of Pretoria Town-planning Scheme, 1974, by rezoning the said erf from "Special Residential" to "Special" for parking purposes.

This amendment scheme will be known as Pretoria Amendment Scheme 1167.

PB 4-14-2-390-4

Barnard Vyf Trust for the amendment of the condition of title of Erf 684, Brooklyn to permit the erf being subdivided.

PB 4-14-2-206-84

Lourens Abraham van Wyngaard for —

(1) the amendment of the conditions of title of Erf 385, Maraisburg Extension in order to permit the erection of flats on the said erf; and

(2) the amendment of Roodepoort-Maraisburg Town-planning Scheme 1, 1946, for the rezoning of the said erf from "Special Residential" to "Special" for the purpose of single and/or detached dwelling-units (Residential 3).

This amendment scheme will be known as Roodepoort-Maraisburg Amendment Scheme 1/507.

PB 4-14-2-835-4

Shirley Crossey for —

(1) the amendment of the conditions of title of Erf 168, Lakefield Extension 8 in order to permit the subdivision of the said erf and the erection of dwellings on the subdivided portions; and

(2) the amendment of Benoni Town-planning Scheme 1, 1947, by the rezoning of the said erf from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 1 000 m²".

This amendment scheme will be known as Benoni Amendment Scheme 1/269.

PB 4-14-2-1924-1

The City Council of Johannesburg for the amendment of the conditions of title of Erven 185, 186, 187 and 188, Parktown to permit the erven being used for offices and residential purposes.

PB 4-14-2-1990-75

Haigolan Investments (Pty) Ltd for —

(1) the amendment of the conditions of title of Erf 99, Witbank in order to permit the said erf being used for General Business purposes; and

(2) the amendment of Witbank Town-planning Scheme 1, 1948, by the rezoning of the said erf from "General Residential" to "General Business".

This amendment scheme will be known as Witbank Amendment Scheme 1/147.

PB 4-14-2-1470-13

Theodore George Pistorius for the amendment of the conditions of title of Erf 47, Ellisras in order to permit the erf being used for commercial and industrial purposes, as well as a public garage together with the uses, stipulated in condition B(h).

PB 4-14-2-1794-2 (Vol 2)

Cora Barbara Hugo vir —

(1) die wysiging van titelvoorwaardes van Lot 2292, Houghton Estate ten einde dit moontlik te maak om die erf onder te verdeel; en

(2) die wysiging van Johannesburg-dorpsbeplanning-skema, 1979, deur die hersonering van genoemde erf, vanaf "Residensieel 1" met 'n digtheid van een woonhuis per erf, tot "Residensieel 2".

Die wysigingskema sal bekend staan as Johannesburg-wysigingskema 1008.

PB 4-14-2-619-42

KENNISGEWING 602 VAN 1983

RANDBURG-WYSIGINGSKEMA 639

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepaling van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, David Jacob Kahts, aansoek gedoen het om Randburg-dorpsbeplanning-skema, 1976, te wysig deur die hersonering van Erf 478 geleë aan Kingstraat, Kensington B, vanaf "Residensieel 1" na "Spesiaal" onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Randburg-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 Stads-klerk van Randburg 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, Privaatsak 1, Randburg 2125, skriftelik voorgelê word.

Pretoria, 31 Augustus 1983

PB 4-9-2-132H-639

KENNISGEWING 603 VAN 1983

PRETORIA-WYSIGINGSKEMA 1128

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepaling van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Geoffrey William Hands, aansoek gedoen het om Pretoria-dorpsbeplanning-skema, 1974, te wysig deur die hersonering van Erf 140, Hatfield vanaf "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m²" na "Algemene Woon".

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1128 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 Stads-klerk 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, 31 Augustus 1983

PB 4-9-2-3H-1128

Cora Barbara Hugo for —

(1) the amendment of the conditions of title of Lot 2292, Houghton Estate in order to permit the erf being subdivided; and

(2) the amendment of Johannesburg Town-planning Scheme, 1979, by rezoning the said erf from "Residential 1" with a density of one dwelling per erf, to "Residential 2".

This amendment scheme will be known as Johannesburg Amendment Scheme 1008.

PB 4-14-2-619-42

NOTICE 602 OF 1983

RANDBURG AMENDMENT SCHEME 639

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, David Jacob Kahts, for the amendment of Randburg Town-planning Scheme, 1976, by rezoning Erf 478, situated on King Street, Kensington B, from "Residential 1" to "Special" subject to certain conditions.

The amendment will be known as Randburg Amendment Scheme 639. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Randburg and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, Private Bag 1, Randburg 2125, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 31 August 1983

PB 4-9-2-132H-639

NOTICE 603 OF 1983

PRETORIA AMENDMENT SCHEME 1128

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, Geoffrey William Hands, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning Erf 140, Hatfield from "Special Residential" with a density of "One dwelling per 1 000 m²" to "General Residential".

The amendment will be known as Pretoria Amendment Scheme 1128. Further particulars of the scheme are open for inspection at the office of the Town Clerk Pretoria and at the office of the Director of Local Government, 11th Floor, Merino Building, cor Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 440, Pretoria 0001 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 31 August 1983

PB 4-9-2-3H-1128

KENNISGEWING 604 VAN 1983

PRETORIA-WYSIGINGSKEMA 1132

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, East Lynne One Two Four (Pty) Ltd, aansoek gedoen het om Pretoria-dorpsaanlegskema, 1974, te wysig deur die hersonering van Erf 227 geleë aan Lanhamstraat, Dorp Eastlynne van "Spesiaal" vir besigheidsgeboue en winkels met 'n "Dekking van 20 %" na "Spesiaal" vir besigheidsdoeleines en winkels met 'n "Dekking van 40 %".

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1132 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, 31 Augustus 1983

PB 4-9-2-3H-1132

KENNISGEWING 605 VAN 1983

JOHANNESBURG-WYSIGINGSKEMA 1001

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, Cecil Stanley Margo, aansoek gedoen het om Johannesburg-dorpsaanlegskema, 1979, te wysig deur die hersonering van Lot 63, dorpe Oaklands geleë op die hoek van Stella- en Curriestraat, Oaklands van "Residensiële 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensiële 1" met 'n digtheid van "Een woonhuis per 1 500 m²" om die onderverdeling van die erf in 2 verdelings toe te laat.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 1001 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, 31 Augustus 1983

PB 4-9-2-2H-1001

KENNISGEWING 606 VAN 1983

RANDBURG-WYSIGINGSKEMA 632

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, Julia Louise Haller — Gedeelte 1, Phyllis Jane Jullien — Gedeelte 2, aansoek gedoen het om Randburg-dorpsaanlegskema 1, 1976, te wysig deur die hersonering van Gedeeltes 1 en 2 van Erf 732, geleë aan

NOTICE 604 OF 1983

PRETORIA AMENDMENT SCHEME 1132

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, East Lynne One Two Four (Pty) Ltd, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning Erf 227 situated on Lanham Street, Eastlynne Township from "Special" for business buildings and shops with a "Coverage of 20 %" to "Special" for business buildings and shops with a "Coverage of 40 %".

The amendment will be known as Pretoria Amendment Scheme 1132. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Pretoria and at the office of the Director of Local Government, 11th Floor, Merino Building, cor Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 440, Pretoria 0001 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 31 August 1983

PB 4-9-2-3H-1132

NOTICE 605 OF 1983

JOHANNESBURG AMENDMENT SCHEME 1001

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, Cecil Stanley Margo, for the amendment of Johannesburg Town-planning Scheme, 1979, by rezoning Lot 63, Oaklands Township situated on the corner of Stella and Currie Streets, Oaklands from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 1 500 m²" to permit the subdivision of the erf into 2 portions.

The amendment will be known as Johannesburg Amendment Scheme 1001. 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, 31 August 1983

PB 4-9-2-2H-1001

NOTICE 606 OF 1983

RANDBURG AMENDMENT SCHEME 632

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, Julia Louise Haller — Portion 1, Phyllis Jane Jullien — Portion 2, for the amendment of Randburg Town-planning Scheme 1, 1976, by rezoning Portions 1 and 2 of Erf 732 situated on Dover Street, Ferndale, from

Doverstraat, Ferndale, van "Residensieel 1" na "Spesiaal" vir kantore en/of woonstelle.

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 632 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 Stadsklere van Randburg 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 Stadsklere, Privaatsak 1, Randburg 2125, skriftelik voorgelê word.

Pretoria, 31 Augustus 1983

PB 4-9-2-132H-632

KENNISGEWING 607 VAN 1983

ROODEPOORT-WYSIGINGSKEMA 498

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, Holiday Hipermart (Edms) Bpk, aansoek gedoen het om Roodepoort-Maraisburg-dorpsaanlegskema 1, 1946 te wysig deur die hersonering van Erf 1981 geleë tussen Kingfisher-, Pheasantstraat en Ontdekkersweg, Helderkruin Uitbreiding 9 vanaf "Spesiaal" vir die doeleindes van 'n motorgarage en doeleindes in verband daarmee, die verkoop en herstel van bote en aanverwante marine-produkte sowel as kamptoerusting en aanverwante produkte en vir doeleindes van 'n restaurant en/of snelwegneemsentrus na "Spesiaal" vir die doeleindes van 'n motorgarage en doeleindes in verband daarmee, die verkoop en herstel van bote en aanverwante marine-produkte sowel as kamptoerusting en aanverwante produkte en vir doeleindes van 'n restaurant en/of snelwegneemsentrus en/of kafee, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Roodepoort-wysigingskema 498 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11e Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklere van Roodepoort 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 Stadsklere, Privaatsak X30, Roodepoort 1725 skriftelik voorgelê word.

Pretoria, 31 Augustus 1983

PB 4-9-2-30-498

KENNISGEWING 608 VAN 1983

KEMPTONPARK-WYSIGINGSKEMA 282

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, Danezio Holdings 533 (Pty) Ltd, aansoek gedoen het om Kemptonpark-dorpsaanlegskema 1, 1952, te wysig deur die hersonering van 'n deel van Erf 626 (voorheen Erf 553), Isando Uitbreiding 3 van "Spesiaal" vir kommersiële doeleindes na "Spesiaal" vir kommersiële doeleindes en 'n opleidingsentrum.

Verdere besonderhede van hierdie wysigingskema (wat Kemptonpark-wysigingskema 282 genoem sal word) lê in die

"Residential 1" with a density of "One dwelling per erf" to "Special" for offices and/or flats.

The amendment will be known as Randburg Amendment Scheme 632. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Randburg and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, Private Bag 1, Randburg 2125, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 31 August 1983

PB 4-9-2-132H-632

NOTICE 607 OF 1983

ROODEPOORT AMENDMENT SCHEME 498

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, Holiday Hipermart (Pty) Ltd, for the amendment of Roodepoort-Maraisburg Town-planning Scheme 1, 1946, by rezoning Erf 1981 situated between Kingfisher Street, Pheasant Street and Ontdekkers Road, Helderkruin Extension 9 Township from "Special" for the purposes of a motor garage and purposes incidental thereto, for the repair of boats and allied marine products as well as camping equipment and allied uses and for purposes of a restaurant and/or take aways centres to "Special" for the purposes of a motor garage and purposes incidental thereto, for the repair of boats and allied marine products as well as camping equipment and allied uses and for purposes of a restaurant and/or take away centres, and/or cafe subject to certain conditions.

The amendment will be known as Roodepoort Amendment Scheme 498. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Roodepoort and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, Private Bag X30, Roodepoort 1725 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 31 August 1983

PB 4-9-2-30-498

NOTICE 608 OF 1983

KEMPTON PARK AMENDMENT SCHEME 282

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, Danezio Holdings 533 (Pty) Ltd, for the amendment of Kempton Park Town-planning Scheme 1, 1952, by rezoning of part of Erf 626 (previously Erf 553), Isando Extension 3 from "Special" for commercial purposes to "Special" for commercial purposes and a training centre.

The amendment will be known as Kempton Park Amendment Scheme 282. Further particulars of the scheme are

kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Kemptonpark 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 13, Kemptonpark 1620 skriftelik voorgelê word.

Pretoria, 31 Augustus 1983

PB 4-9-2-16-282

KENNISGEWING 609 VAN 1983

RANDBURG-WYSIGINGSKEMA 631

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 Magdalena Johanna Potgieter, aansoek gedoen het om Randburg-dorpsaanlegskema, 1976, te wysig deur Erf 931, Ferndale, geleë aan Pinelaan te hersoneer van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" na "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²".

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 631 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Randburg ter insae.

Enige beswaar of 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, Privaatsak 1, Randburg 2125, skriftelik voorgelê word.

Pretoria, 31 Augustus 1983

PB 4-9-2-132H-631

KENNISGEWING 610 VAN 1983

POTGIETERSRUS-WYSIGINGSKEMA 1/34

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 18 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Jo-Ann Phia Gebhardt, aansoek gedoen het om Potgietersrus-dorpsaanlegskema 1, 1962 te wysig deur die hersoneering van Erf 193 geleë aan Van Riebeeckweg, Potgietersrus vanaf "Algemene Woon" met 'n digtheid van "Een woonhuis per 15 000 vk vt" na "Spesiale Woon" met 'n digtheid van "Een woonhuis per 15 000 vk vt".

Verdere besonderhede van hierdie wysigingskema (wat Potgietersrus-wysigingskema 1/34 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 Potgietersrus 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 34, Potgietersrus 0600 skriftelik voorgelê word.

Pretoria, 31 Augustus 1983

PB 4-9-2-27-34

open for inspection at the office of the Town Clerk, Kempton Park 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 13, Kempton Park 1620 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 31 August 1983

PB 4-9-2-16-282

NOTICE 609 OF 1983

RANDBURG AMENDMENT SCHEME 631

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, Magdalena Johanna Potgieter, for the amendment of Randburg Town-planning Scheme, 1976, by rezoning of Erf 931, Ferndale, situated on Pine Avenue from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 1 500 m²".

The amendment will be known as Randburg Amendment Scheme 631. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Randburg and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, Private Bag 1, Randburg 2125, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 31 Augustus 1983

PB 4-9-2-132H-631

NOTICE 610 OF 1983

POTGIETERSRUS AMENDMENT SCHEME 1/34

The Director of Local Government gives notice in terms of section 18 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Jo-Ann Phia Gebhardt, for the amendment of Potgietersrus Town-planning Scheme 1, 1962 by rezoning Erf 193 situated on Van Riebeeck Road, Potgietersrus from "General Residential" with a density of "One dwelling per 15 000 sq ft" to "Special Residential" with a density of "One dwelling per 15 000 sq ft".

The amendment will be known as Potgietersrus Amendment Scheme 1/34. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Potgietersrus 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 34, Potgietersrus 0600 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 31 August 1983

PB 4-9-2-27-34

KENNISGESING 611 VAN 1983

RANDBURG-WYSIGINGSKEMA 629

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalinge van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Joseph Johannes Horn, aansoek gedoen het om Randburg-dorpsaanlegkema, 1976, te wysig deur Erf 228, Ferndale Dorp, geleë aan Corklaan te hersoneer van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²".

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 629 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Randburg ter insae.

Enige beswaar of 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, Privaatsak 1, Randburg 2125, skriftelik voorgelê word.

Pretoria, 31 Augustus 1983

PB 4-9-2-132H-629

NOTICE 611 OF 1983

RANDBURG AMENDMENT SCHEME 629

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 Joseph Johannes Horn, for the amendment of Randburg Town-planning Scheme, 1976, by rezoning Erf 228, Ferndale Township, situated on Cork Avenue from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 1 500 m²".

The amendment will be known as Randburg Amendment Scheme 629. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Randburg and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the applications shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, Private Bag 1, Randburg 2125, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 31 August 1983

PB 4-9-2-132H-629

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): —

Tender No	Beskrywing van Tender Description of Tender	Sluitingsdatum Closing Date
HA 1/51/83	Vloeibare suurstof vir geneeskundige gebruik en installering van dampgeïsoleerde vloeistofverdamper: Leratong-hospitaal, Krugersdorp/Liquid oxygen for medical purposes and installation of vapour insulated liquid evaporator: Leratong Hospital, Krugersdorp	30/09/1983
HA 1/52/83	Vloeibare suurstof vir geneeskundige gebruik en installering van dampgeïsoleerde vloeistofverdamper: H.F. Verwoerd-hospitaal/Liquid oxygen for medical purposes and installation of vapour insulated liquid evaporator: H.F. Verwoerd Hospital	30/09/1983
HA 1/53/83	Vloeibare suurstof vir geneeskundige gebruik en installering van dampgeïsoleerde vloeistofverdamper: Hillbrow Hospitaal/Liquid oxygen for medical purposes and installation of vapour insulated liquid evaporator: Hillbrow Hospital	30/09/1983
HA 1/54/83	Vloeibare suurstof vir geneeskundige gebruik en installering van dampgeïsoleerde vloeistofverdamper: A.G. Visser-hospitaal, Heidelberg/Liquid oxygen for medical purposes and installation of vapour insulated liquid evaporator: A.G. Visser Hospital, Heidelberg	30/09/1983
HA 1/55/83	Vloeibare suurstof vir geneeskundige gebruik en installering van dampgeïsoleerde vloeistofverdamper: Bethalse Hospitaal/Liquid oxygen for medical purposes and installation of vapour insulated liquid evaporator: Bethal Hospital	30/09/1983
HA 2/21/83	Drukmonitor: H.F. Verwoerd-hospitaal/Pressure monitor: H.F. Verwoerd Hospital	30/09/1983
HA 2/22/83	Fetale hartmonitor: Kalafong-hospitaal/Foetal heart monitor: Kalafong Hospital	30/09/1983
WFT 35/83	Verskaffing en aflewering van huishoudelike koperpype en -toebehoere vir die tydperk eindigende 30 September 1985/Supply and delivery of domestic copper tubes and fittings for the period ending 30 September 1985	30/09/1983
WFT 34/83	Verskaffing en aflewering van outomatiese dubbelsnelwasserypers vir platwerk (stoomverhit)/Supply and delivery of automatic twin rapid laundry press for flatwork (steam heated)	30/09/1983
WFT 33/83	Verskaffing en aflewering van gassteriliseerder met belugtingsfasiliteite volledig met lugkompressor/Supply and delivery of gas steriliser with aeration facilities complete with air compressor	30/09/1983
WFT 32/83	Verskaffing en aflewering van konveksiestoomkookoonde vir die tydperk eindigende 30 September 1985/Supply and delivery of convection steam cooking ovens for the period ending 30 September 1985	30/09/1983
WFTB 283/83	Laerskool Aucklandpark: Opknapping met inbegrip van elektriese werk/Renovation including electrical work. Item 31/7/3/0048/01	07/10/1983
WFTB 284/83	Geslote Spesiale Skool Bellevue, Pretoria: Gedeeltelike opknapping en omskepping in 'n crèche en streekkantoor/Closed-down Bellevue Special School. Pretoria: Partial renovation and conversion into a crèche and regional offices. Item 1043/8208	07/10/1983
WFTB 285/83	Bethalse Hospitaal: Oprigting van voorafvervaardigde toiletblokke/Bethal Hospital: Erection of prefabricated toilet blocks. Item 2025/7812	07/10/1983
WFTB 286/83	Boksburg-Benoni-hospitaal: Verwarming, stoom en kondensaat/Boksburg-Benoni Hospital: Heating, steam and condensate. Item 2005/7709	07/10/1983
WFTB 287/83	Christiana-hospitaal: Opknapping/Christiana Hospital: Renovation. Item 32/4/3/185/001	07/10/1983
WFTB 288/83	Colin Mann Primary School, Germiston: Opknapping/Renovation. Diens/Service 31/283/1	07/10/1983
WFTB 289/83	Laerskool Dr. Verwoerd, Meyerton: Opknapping/Renovation. Diens/Service 31/1035/1	07/10/1983
WFTB 290/83	H.F. Verwoerd-hospitaal, verpleegsterstehuis: Opknapping met inbegrip van elektriese werk/H.F. Verwoerd Hospital, nurses' home: Renovation including electrical work. Diens/Service 32/73/3	07/10/1983
WFTB 291/83	Jeppe Boys' High School, Johannesburg: Oorplasing van voorafvervaardigde laboratorium/Transfer of prefabricated laboratory. Item 10/6/3/0733/01	07/10/1983
WFTB 292/83	Kenilworth Junior School, Johannesburg: Opknapping/Renovation. Item 31/6/3/0793/01	07/10/1983
WFTB 293/83	Leratong-hospitaal, Krugersdorp: Installasie van mediese gas- en vakuümstelsel/Leratong Hospital, Krugersdorp: Installation of medical gas and vacuum system. Item 2010/80	07/10/1983
WFTB 294/83	Nic Bodenstein-hospitaal, Wolmaransstad en Delareyville Hospitaal: Oprigting en oorplasing van een 125 kVA- en een 75 kVA-kragopwekker/Nic Bodenstein Hospital, Wolmaransstad and Delareyville Hospital: Erection and transfer of one 125 kVA and one 75 kVA generating set. Item 32/4/2/112/001	07/10/1983
WFTB 295/83	Queens High School, Johannesburg: Oorplasing van voorafvervaardigde sentrum/Transfer of prefabricated centre. Item 10/6/3/2101/01	07/10/1983
WFTB 296/83	Laerskool Duhvapark, Witbank: Terreinuitleg/Site layout. Item 1268/8107	07/10/1983

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): —

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 Paaie-departement, 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

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. 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 verseëde kovert 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 voorportaal 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, 10 Augustus 1983

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, 10 August 1983

Plaaslike Bestuurskennisgewings

Notices By Local Authorities

T129/4

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE

KENNISGEWING AANGAANDE ALGEMENE EIENDOMSBE- LASTING, GRONDBELASTING EN DIENSTEHEFFINGS

Kennis word hierby gegee dat die Raad vir die boekjaar 1 Julie 1983 tot 30 Junie 1984 die volgende gehef het:

A. 'N ALGEMENE EIENDOMSBE- LASTING OP BELASBARE PERSELE GELEË BINNE PLAASLIKE GEBIEDSKOMITEE- GEBIED

'n Algemene eiendomsbelasting is gehef ingevolge die bepalings van artikel 21 van die Plaaslike Besture Ordonnansie No 11 van 1977.

Algemene eiendomsbelasting word gehef teen die tariewe soos aangetoon op die onderstaande skedule, op die terreinwaardes van belasbare grond soos dit in die Waarderingslys of die voorlopige waarderingslys ten opsigte van Dorpe, landbouhoewes en Plaasgedeeltes gemeld in genoemde skedule, voorkom.

Die Landbouhoewes soos in die onderstaande skedule uiteengesit, sluit vir die doel hiervan alle grond in wat in die oorspronklike aanleg van genoemde Hoewes waarvoor 'n sertifikaat uitgereik is ten opsigte van enige gedeelte van sodanige grond en nietaanstaande enige daaropvolgende verandering in die beskrywing daarvan, tensy 'n dorp op so 'n gedeelte gestig is ooreenkomstig die Dorpe- en Dorpsaanlegordonnansie No 11 van 1931, soos gewysig, of die Dorpsbeplanning en Dorpe-ordonnansie No 25 van 1965 of tensy dit gelyktydig met uitsnyding gekonsolideer is met 'n ander grondgedeelte waarop geen belasting gehef is nie.

'n Algemene eiendomsbelasting op plase word gehef op die gedeeltes van Gedeeltes van die plase geleë in 'n Plaaslike Gebiedskomitee-gebied wat vir sakedoeleindes gebruik word.

Waar plase anders belas word as hierbo genoem, word dit in die opmerkingskolom van die skedule aangedui.

Die bedrag betaalbaar soos beoog in artikel 27 en 41 van Ordonnansie 11 van 1977, sal verskuldig en betaalbaar wees op 31 Oktober 1983 maar belastingbetalers mag die bedrag verskuldig aan belasting in twee gelyke paaiemente betaal op 31 Oktober 1983 en 28 Februarie 1984, of belastingbetalers kan skriftelik aansoek doen om die bedrag verskuldig aan belastings in agt paaiemente te betaal met aanvangsdatum 31 Julie 1983 en 'n finale paaiement op 28 Februarie 1984. Indien 'n eiendom gedurende die finansiële jaar verkoop word sal die bedrag verskuldig ten volle betaalbaar wees en verval paaiemente dus. (Sien Skedule A).

B. EIENDOMSBE- LASTING OP PERSELE GELEË BINNE DIE GEBIEDE IN DIE RAAD SE ALGEMENE REGSGEBIED

'n Algemene eiendomsbelasting teen 1,8c/R is ingevolge die bepalings van artikel 29/6 van Ordonnansie No 20 van 1943 op die terreinwaardes van die gedeeltes van erwe, landbouhoewes en plaasgedeeltes, wat vir sakedoeleindes gebruik word, in die gebiede in Skedule B, D en E genoem, gehef. Die bedrag verskuldig sal betaalbaar wees op 31 Oktober 1983 maar belastingbetalers mag die

bedrag verskuldig aan belasting in twee gelyke paaiemente betaal op 31 Oktober 1983 en 28 Februarie 1984 of belastingbetalers kan skriftelik aansoek doen om die bedrag verskuldig in agt paaiemente te betaal met aanvangsdatum 31 Julie 1983 en 'n finale paaiement op 28 Februarie 1984. Indien 'n eiendom gedurende 'n finansiële jaar verkoop word sal die bedrag verskuldig ten volle betaalbaar wees en verval paaiemente dus. (Sien Skedule B).

C. GRONDBELASTING

Ingevolge die bepalings van artikel 29(2) van Ordonnansie No 20 van 1943 is 'n Grondbelasting van R30,00 per erf per jaar vir die boekjaar 1 Julie 1983 tot 30 Julie 1984 in Badplaas Dorp, op Bethalrand-Dorp, Marlothpark Dorp en Sorrentopark-Dorp, geleë in die Raad se Algemene Regsgebied, gehef.

Die bedrag verskuldig aan belasting sal betaalbaar wees op 31 Oktober 1983 maar belastingbetalers mag die bedrag verskuldig in twee gelyke paaiemente betaal op 31 Oktober 1983 en 28 Februarie 1984, of belastingbetalers kan skriftelik aansoek doen om die bedrag verskuldig in agt paaiemente te betaal met aanvangsdatum 31 Julie 1983 en 'n finale paaiement op 28 Februarie 1984. Indien 'n eiendom gedurende die finansiële jaar verkoop word sal die bedrag verskuldig ten volle betaalbaar wees en verval paaiemente dus. (Sien Skedule C).

D. DIENSTEHEFFINGS

Die heffings in verband met riool, nagvuil- en vuilgoedverwyderingsdienste, basiese waterheffings en basiese elektrisiteitsheffing is verskuldig en betaalbaar op 31 Oktober 1983 ten opsigte van die finansiële jaar eindigende 30 Junie 1984 met dien verstande dat daar in alle gevalle waar nuwe dienste geïnstalleer word, die heffings verskuldig en betaalbaar sal wees op die dag van ingebruikneming of installering van die diens en bereken vanaf sodanige datum tot en met die laaste dag van die finansiële jaar.

GEREGTELIKE STAPPE SAL TEEN WANBETALERS INGESTEL WORD VIR DIE INVORDERING VAN AGTERSTALLIGE BELASTING EN ANDER HEFFINGS EN RENTE TEEN 'N KOERS VAN 13,30 % PER JAAR KAN GEHEF WORD OM DIE BEDRAE WAT NIE OP OF VOOR DIE VERVALDATUM BETAAL IS NIE.

L.W.

Alle eienaars van belasbare eiendomme wat hierby belang het en op 31 Oktober 1983 nog nie 'n rekening ontvang het nie, word versoek om so gou moontlik na genoemde datum, met die Tesourier by die ondergenoemde adres in verbinding te tree en alle besonderhede aangaande die betrokke grond te verstrek, sodat 'n rekening gestuur kan word.

'n Bedrag verskuldig aan belasting op enige grond is wettiglik verskuldig en verhaalbaar en die feit dat die eienaar nie 'n kennisgewing of 'n maandelikse rekening ontvang het nie, nie die vasgestelde dag of aanspreeklikheid van die eienaar om sodanige bedrag te betaal, ongeldig maak nie.

B G E R O U X
Sekretaris

Bosmanstraat 320
Posbus 1775
Pretoria
0001
Kennisgewing No 80/1983

SKEDULE A

PLAASLIKE GEBIEDSKOMITEE	DORP/LANDBOUHOEWES/ PLAAS	LANDDROSDISTRIK	OORSPRONKLIKE EN ADDISIONELE BELASTING OP TERREINWAARDES VAN GROND IN TO- TAAL PER RAND 1983/84	OPMERKINGS
Akasia/Rosslyn	Amandasig Hesteapark Uitbreiding 5 Karenpark Dorp Ninapark Dorp Ninapark Uitbreiding 3 Rosslyn Dorp Rosslyn Dorp Uitbreiding 1 The Orchards Dorp	Pretoria	1,8 1,8 1,8 1,8 1,1 1,1 1,8	Op die toegedeelde waardasies van alle landbouhoewes of plaasgedeeltes wat vir sakedoeleindes gebruik word — 1,4c/R en Op die terreinwaardes van alle plaasgedeeltes wat by die waterskema kan aansluit — 1,4c/R

PLAASLIKE GEBIEDSKOMITEE	DORP/LANDBOUHOEWE/ PLAAS	LANDDROSDISTRIK	OORSPRONKLIKE EN ADDISIONELE BELASTING OP TERREINWAARDES VAN GROND IN TO- TAAL PER RAND 1983/84	OPMERKINGS
	The Orchards Dorp Erwe 1-12		1,1	
	The Orchards Uitbreiding 3 & 5		1,8	
	Theresapark Uitbreiding 1		1,8	
	Doreg Landbouhoewes		1,8	
			1,4	
	Heatherdale Landbouhoewes		1,8	
			1,4	
	Klerksoord Landbouhoewes		1,8	
			1,4	
	Klerksoord Landbouhoewes		1,8	
	Uitbreiding 1 en 2		1,4	
	Wintersnest landbouhoewes		1,8	
			1,4	
	Beetgesberg 279 JR		1,4	
	Eldorette 311 JR		1,4	
	Hartebeeshoek 251 JR		1,4	
	Hartebeeshoek 303 JR		1,4	
	Hartebeeshoek 312 JR		1,4	
	Hartebeeshoek 449 JR		1,4	
	Hermon 289 JR		1,4	
	Klipfontein 268 JR		1,4	
	Triangle 264 JR		1,4	
	Witfontein 301 JR		1,4	
	Witfontein 305 JR		1,4	
	Alle nuwe dorpe (Residensieel) wat gedurende die finansiële jaar geproklameer word.		1,8	
	Alle nuwe industriële Dorpe wat gedurende die finansiële jaar geproklameer word		1,1	
Amsterdam	Amsterdam Dorp Amsterdam 408-IT Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Ermelo	13,0 13,0 13,0	
Burgersfort	Burgersfort Dorp Mooifontein 313 KT Alle nuwe dorpe geproklameer gedurende die finansiële jaar.	Lydenburg	5,0 5,0 5,0	
Charl Cilliers	Charl Cilliers 332 IS Charl Cilliers Dorp Van Tondershoek 317 IS Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Standerton	5,5 5,5 5,5 5,5	
Chrissiesmeer	Lake Chrissie Dorp Bothwell 90 IT Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Ermelo	18,0 18,0 18,0	
Davel	Davel Dorp Davelfontein 267 IS Hamelfontein 269 IS Uitzicht 266 IS Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Ermelo	8,5 8,5 8,5 8,5 8,5	
De Deur	Dreamlands Evaton Estates Dorp (Erwe 1-38) Evaton Dorp (Erwe 2446-2533 en 2847) Ironsyde Dorp The Balmoral Estate Dorp The Balmoral Estate Uit- breiding Dorp The De Deur Estates Ltd Dorp Driemoeg 537 IQ Alle nuwe dorpe geproklameer gedurende die finansiële jaar	Vereeniging	9,0 9,0 9,0 9,0 9,0 9,0 9,0 9,0 9,0	
Ellisras	Ellisras Dorp en Uitbrei- dings 1, 2 & 6 Ellisras Dorp en Uitbrei- ding 1, 2 & 6 (Besighede) Ellisras Uitbreiding 7	Waterberg	11,0 17,0 7,0	Op alle gedeeltes van plaasge- deeltes van die plaas Waterkloof 502 LQ geleë binne die regsge- bied van Ellisras Plaaslike Ge- biedskomitee.

PLAASLIKE GEBIEDSKOMITEE	DORP/LANDBOUHOEWES/ PLAAS	LANDDROSDISTRIK	OORSPRONKLIKE EN ADDISIONELE BELASTING OP TERREINWAARDES VAN GROND IN TO- TAAL PER RAND 1983/84	OPMERKINGS
	Grootfontein 501 LQ		12,2	
	Waterkloof 502 LQ		12,2	
	Onverwacht 503 LQ		5,2	
	Schaapplaats 524 LQ		12,2	
	Alle nuwe dorpe geproklameer gedurende die finansiële jaar		12,2	
Eloff	Eloff Dorp	Delmas	4,5	Dat 40 % korting aan alle perseel- eienaars wie se eiendom met 'n goedgekeurde woonhuis verbeter is en bewoonbaar is soos op 1 Julie 1983, toegestaan word, bo en behalwe landboubelastingkor- ting.
	Middelbult 235 IR		4,5	
	Eloff Kleinhoewes en Uitbreiding		4,5	
	Eloff Landbouhoewes en Uit- breiding 2 en 3		4,5	
	Alle nuwe dorpe geproklameer gedurende die finansiële jaar		4,5	
Ennerdale Bestuurs- komitee	Ennerdale Dorp (Behalwe Erwe 497, 499, 499/1, 499/2 en Reserwe 2)	Johannesburg	2,7	
	Ennerdale Noord Dorp (Erwe 188 — 386)	Randfontein en Roodepoort	2,7	
	Ennerdale Uitbreiding 1 en 3		2,7	
	Ennerdale Suid Dorp (Erwe 288 — 296 RG 328-345, 361-373, 384- 411, 429-468, 476-487, 493-513-C Reserwe 2 en 1064)		2,7	
	Ennerdale Suid Uitbreiding 1 Dorp		2,7	
	Finetown Dorp (Erwe 131 A, 131/B, 151/E, 151 RG-185, 220-237)		2,7	
	Grasmere Dorp		2,7	
	Hopefield Dorp		2,7	
	Lawley Estates Dorp (Behalwe Erwe 1-47, 50-60, 71-72, 75-83)		2,7	
	Lawley Suid Dorp		2,7	
	Mid-Ennerdale Dorp (Behalwe Erwe 168/1, 168/2, 171, 467 en 470)		2,7	
	Hiltonia Landbouhoewes		2,7	
	Elandsfontein 308 IQ		2,7	
	Hartebeestfontein 312 IQ		2,7	
	Ontevreden 309 IQ		2,7	
	Roodepoort 302 IQ		2,7	
	Alle nuwe dorpe geproklameer gedurende die finansiële jaar		2,7	
Glaudina	Glaudina Dorp	Schweizer Reneke	6,1	
	Vleeschkraal 145 HQ		6,1	
Gravelotte	Gravelotte Dorp	Letaba	12,5	Op Farrel 781 LT word belasting gehef op al die gedeeltes van die plaas en alle oppervlakregper- mitte wat vir woon- en/of ander doeleindes gebruik word en wat geleë is binne daardie gedeelte van Farrel 781 LT wat by Goewer- mentskennisgewing No 2455 van 24 Oktober 1952 van die afpen- ning van kleims onttrek is.
	Farrel 781 LT		12,5	
	Gravelotte Siding 785 LT		12,5	
	Alle nuwe dorpe geproklameer gedurende die finansiële jaar		12,5	
Groot Marico	Groot Marico Dorp	Marico	10,5	Op Wonderfontein 258 JP word belasting gehef op die terrein- waardes van alle gedeeltes van die plaas van 3 ha en kleiner en verder soos hierbo aangedui.
	Wonderfontein 258 JP		10,5	
	Alle nuwe dorpe geproklameer gedurende die finansiële jaar		10,5	
Haenertsburg	Haenertsburg Dorp	Pietersburg	7,25	
	Haenertsburg Town and Townlands 1103 LS		7,25	
	Alle nuwe dorpe geproklameer gedurende die finansiële jaar		7,25	
Hammanskraal	Hammanskraal Uitbreiding 1	Wonderboom	2,1	
	Hammanskraal Dorp		2,1	
	Hammanskraal 112 JR		2,1	
	Alle nuwe dorpe geproklameer gedurende die finansiële jaar		2,1	

PLAASLIKE GEBIEDSKOMITEE	DORP/LANDBOUHOEWES/PLAAS	LANDDROSDISTRIK	OORSPRONKLIKE EN ADDISIONELE BELASTING OP TERREINWAARDES VAN GROND IN TOTAAL PER RAND 1983/84	OPMERKINGS
Hazyview	Numbipark Dorp	Nelspruit	0,7	
	De Rust 12 JU		0,7	
	Perry's Farm 9 JU		0,7	
	Hazyview Vakansiedorp		0,7	
	Hazyview Uitbreiding 1		0,7	
	Alle nuwe dorpe geproklameer gedurende die finansiële jaar		0,7	
Hectorspruit	Hectorspruit Dorp en Uitbreiding 1	Barberton	10,5	Slegs Ged 16 ('n gedeelte van Gedeelte 6) Thankerton 175 JU. Ingelyf 9 Mei 1979. AK 92/1979
	Hectorspruit 164 JU		10,5	
	Symington 167 JU		10,5	
	Thankerton 175 JU		10,5	
	Alle nuwe dorpe geproklameer gedurende die finansiële jaar		10,5	
Hillside	Hartebeesfontein 258 IQ	Randfontein	8,8	
	Hillside Landbouhoewes en Uitbreiding 1		8,8	
	Alle nuwe dorpe geproklameer gedurende die finansiële jaar		8,8	
Hoedspruit	Hoedspruit Dorp	Pelgrimsrust	3,0	
	Amsterdam 208 KT		3,0	
	Berlin 209 KT		3,0	
	Happyland 241 KT		3,0	
	Welverdiend 243 KT		3,0	
	Alle nuwe dorpe geproklameer gedurende die finansiële jaar		3,0	
Klipriviervallei	Keytersrus 380 IR	Vereeniging	5,0	Dat 'n korting van 20 % op alle residensiële gedeeltes toegestaan word wat verbeter is met 'n woonhuis soos op 1 Julie 1983.
	Nooitgedacht 176 IR		5,0	
	Henley-On-Klip Dorp		4,0	
	Highbury Dorp en Uitbreiding 1		4,0	
	Klipwater Dorp		4,0	
	Witkop Dorp		4,0	
	Blesboklaagte 181 IR		5,0	
	Droooggrond 377 IR		5,0	
	Green Valley 154 IR		5,0	
	Klipview 175 IR		5,0	
	Klipriviersval 371 IR		5,0	
	Langkuil 363 IR		5,0	
	Nooitgedacht 177 IR		5,0	
	Rietfontein 364 IR		5,0	
	Slangfontein 372 IR		5,0	
	Slangfontein 374 IR		5,0	
	Vlaklaagte 178 IR		5,0	
	Vogelfontein 376 IR		5,0	
	Waterval 150 IR		5,0	
	Witkop 180 IR		5,0	
	Witkoppie 373 IR		5,0	
	Zwartkoppies 143 IR		5,0	
	Gardenvale Landbouhoewes		5,0	
	Garthdale Landbouhoewes		5,0	
	New Kentucky Landbouhoewes		5,0	
	Ophir Uitbreiding 1 Landbouhoewes		5,0	
	Pendale Landbouhoewes		5,0	
	Schoongezicht Landbouhoewes		5,0	
	Sherman Park Landbouhoewes		5,0	
	Valley Settlements Landbouhoewes No 1, 2, 3 en 4		5,0	
	Rietspruit 152 IR		5,0	
	Rodneath Dorp		5,0	
	Alle nuwe dorpe geproklameer gedurende die finansiële jaar		3,5	
Kosmos	Kosmos Dorp en Uitbreiding 1	Brits	5,0	
	De Rust 478 JQ		5,0	
	Alle nuwe dorpe geproklameer gedurende die finansiële jaar		5,0	
Letsitele	Letsitele Dorp	Letaba	5,2	
	Letsitele Dorp Uitbreiding 1		7,5	
	Novengilla 562 LT		7,5	
	Alle nuwe dorpe wat geproklameer word gedurende die finansiële jaar		7,5	

PLAASLIKE GEBIEDSKOMITEE	DORP/LANDBOUHOEWES/ PLAAS	LANDDROSDISTRIK	OORSPRONKLIKE EN ADDISIONELE BELASTING OP TERREINWAARDES VAN GROND IN TO- TAAL PER RAND 1983/84	OPMERKINGS
Lothair	Bloemkrans 121 IT	Ermelo	2,0	
	Edenvale 100 IT		2,0	
	Lothair 124 IT		2,0	
	Ompilusi 98 IT		2,0	
	Alle nuwe dorpe wat geproklameer word gedurende die finansiële jaar		2,0	
Magaliesburg	Magaliesburg Dorp	Krugersdorp	6,0	
	Blaauwbank 505 JQ		6,0	
	Kruitfontein 511 JQ		6,0	
	Onrus 516 JQ		6,0	
	Steenekoppie 153 JQ		6,0	
	Vaalbank 512 JQ		6,0	
	Zeekoehoek 509 JQ		6,0	
	Alle nuwe dorpe wat geproklameer word gedurende die finansiële jaar		6,0	
Malelane	M'Hlatikop Dorp	Barberton	7,0	
	Impala Boerdery 231 JQ		7,0	
	Malelane Dorp		7,0	
	Malelane Dorp Uitbreiding 1 & 2		7,0	
	Malelane Estates A140 JU		7,0	
	Malelane 389 JU		7,0	
	M'Hlali 169 JU		7,0	
	M'Hlali 170 JU		7,0	
	Afdeling B Kaap Blok		7,0	
	Alle nuwe dorpe wat geproklameer word gedurende die finansiële jaar		7,0	
	Marikana		Roodekopjes 297 JQ	
Alle nuwe dorpe wat geproklameer word gedurende die finansiële jaar		4,25		
Migdol	Rietpan 225 JQ	Schweizer Reneke	14,0	
	Poortjie 248 IQ		14,0	
	Lot 43 — 250 IQ		14,0	
	Alle nuwe dorpe wat geproklameer word gedurende die finansiële jaar		14,0	
Muldersdrift	Driefontein 179 IQ	Krugersdorp	4,5	Geproklameer — Ak 90 van 1 Julie 1977 Die eerste tarief by die plaas- gedeeltes en landbougedeeltes gehef op die Gedeeltes van die plase en landbouhoewes wat vir sakedoeleindes gebruik word, tot voordeel van die inwoners van die gebied en die tweede tarief op die terreinwaardes van die plaasge- deeldes en landbouhoewes wat vir sake- en nywerheidsdoeleindes gebruik word wat nie onder tarief een ressorteer nie — 6c/R. Die derde tarief van 1c/R is vir plaasgedeeltes van 22 ha en kleiner wat vir landboudoeleindes gebruik word.
			6,0	
			1,0	
	Rietfontein 189 IQ		4,5	
			6,0	
			1,0	
	Rietvallei 180 IQ		4,5	
			6,0	
			1,0	
	Van Wyks Restant 182 IQ		4,5	
			6,0	
			1,0	
	Vlachfontein 181 IQ	4,5		
		6,0		
		1,0		
	Honingklip 178 IQ	4,5		
		6,0		
		1,0		
	Roodekrans 183 IQ	4,5		
		6,0		
		1,0		
	Diswilmar Landbouhoewes	4,5		
		6,0		
	1,0			
Heuningklip Landbouhoewes	4,5	Krugersdorp		
	6,0			
	1,0			
Northvale Landbouhoewes	4,5			
	6,0			
	1,0			
Steynsvlei Landbouhoewes	4,5			
	6,0			
	1,0			
Alle nuwe dorpe wat geprokla- meer word gedurende die finansiële jaar	4,5			
	6,0			
	1,0			

PLAASLIKE GEBIEDSKOMITEE	DORP/LANDBOUHOEWELAAS	LANDDROSDISTRIK	OORSPRONKLIKE EN ADDISIONELE BELASTING OP TERREINWAARDES VAN GROND IN TOTAAL PER RAND 1983/84	OPMERKINGS
Noordvaal	Nanescol 582 IQ Rietspruit 583 IQ Gladwood Landbouhoewes Mullerstuine Landbouhoewes Nanescol Landbouhoewes Rosashof Landbouhoewes en Uitbreidings 1 en 2 Alle nuwe dorpe wat geproklameer word gedurende die finansiële jaar	Vanderbijlpark	3,0 3,0 3,0 3,0 3,0 3,0 3,0	
Northam	Northam Dorp en Uitbreiding 1 & 2 De Put 412 KO Koedoosdoorns 414 KO Leeuwkopje 415 KO Wildebeestlaagte 411 KG Alle nuwe dorpe wat geproklameer word gedurende die finansiële jaar	Rustenburg	4,0 4,0 4,0 4,0 4,0 4,0	Op dié plase word belasting gehef op al die terreinwaardes van al die gedeeltes wat 2,5 ha en kleiner is en verder soos hierbo aangedui.
Ogies	Ogies Dorp Ogies Dorp Uitbreiding 1 Grootpan 7 IS Kleinsuikerboschplaats 5 IS Klipfontein 3 IS Ogiesfontein 4 IS Alle nuwe dorpe wat geproklameer word gedurende die finansiële jaar	Witbank	6,5 6,5 6,5 6,5 6,5 6,5	Belasting word gehef op die terreinwaardes van al die gedeeltes van die plase wat 0,8565318 ha en kleiner is en verder soos hierbo aangedui.
Ohrigstad	Grootboom 485 KT Ohrigstad Dorp Ohrigstad 443 KT Alle nuwe dorpe wat geproklameer word gedurende die finansiële jaar	Lydenburg	19,5 19,5 19,5 19,5	
Paardekop	Paardekop Dorp Kopje Alleen 75 HS Paardekop 76 HS Alle nuwe dorpe wat geproklameer word gedurende die finansiële jaar	Volkswrust	15,5 15,5 15,5 15,5	Dat 30 % korting aan perseel-eienaars toegestaan word wie se eiendom met 'n woonhuis verbeter is en bewoonbaar is soos op 1 Julie 1983.
Pienaarsrivier	Elandskraal 71 JR Ruimte 74 JR Vaalboschbult 66 JR Alle nuwe dorpe wat geproklameer word gedurende die finansiële jaar	Warmbad	8,0 8,0 8,0	Belastings word gehef op alle plaasgedeeltes wat vir residensiële doeleindes gebruik word en verder soos bo vermeld.
Rayton	Rayton Dorp Alle nuwe dorpe wat geproklameer word gedurende die finansiële jaar	Bronkhorstspuit	4,3 4,3	
Roosenekal	Roosenekal Dorp Mapochsgronde 543, 544, 558 en 911 JS Vlaklaagte 146 JS Alle nuwe dorpe wat geproklameer word gedurende die finansiële jaar	Middelburg	5,0 5,0 5,0 5,0	
Schoemansville	Ifafi Dorp Meerhof Dorp Schoemansville Dorp en Uitbr Harbeespoort 482 JQ Syferfontein 483 JQ Ifafi 457 JQ Alle nuwe persele wat geregistreer word soos in die skedule teen die toepaslike tarief aangedui in Bylae	Brits	Sien bylae	Eiendomsbelasting vir die 1983/84 boekjaar word gehef ooreenkomstig die aangehegte Skedules op 1. die terreinwaardes van alle persele op alle dorpe/landbouhoewes/plaasgedeeltes binne die Plaaslike Gebiedskomitee van Schoemansville 2. Die terreinwaardes van gedeeltes van die plase Hartbeespoort 482 JQ en Ifafi 457 JQ wat vir sakedoeleindes gebruik word.

PLAASLIKE GEBIEDSKOMITEE	DORP/LANDBOUHOEWE/ PLAAS	LANDDROSDISTRIK	OORSPRONKLIKE EN ADDISIONELE BELASTING OP TERREINWAARDES VAN GROND IN TO- TAAL PER RAND 1983/84	OPMERKINGS
BYLAE				
SCHOEMANSVILLE PLAASLIKE GEBIEDSKOMITEE-GEBIED				
		A	B	
		WAARDASIEGROEPE	TARIEF PER RAND	
		R	c/R	
		2 500	6 999	6,4
		7 000	8 999	6c
		9 000	10 999	5,5
		11 000	12 500	5c
		12 501	14 999	4,6
		15 000	16 999	4,3
		17 000	18 999	4,1
		19 000	20 999	3,85
		21 000	22 999	3,7
		23 000	24 999	3,5
		25 000	en meer	3,4
Soekmekaar	Soekmekaar Dorp Soekmekaar 778 LS Alle nuwe dorpe wat geproklameer word gedurende die finansiële jaar	Zoutpansberg Zoutpansberg	35,0 35,0	
Suidwes-Pretoria	Knoppieslaagte 335 JR Hoekplaats 384 JR Mooiplaats 355 JR Schurveberg 488 JR Viakplaats 354 JR Gerhardsville Landbouhoewes en Uitbreiding 1 Mnandi Landbouhoewes en Uitbreiding 1 Schurveplaas 353 JR Alle nuwe dorpe wat geproklameer word gedurende die finansiële jaar	Pretoria	4,7 4,7 4,7 4,7 4,7 4,7 4,7 4,7 4,7 4,7	Dat 'n 25 % korting bo- en be- halwe Landboukorting aan hoewe-eienaars wie se eiendom verbeter en bewoonbaar is soos op 1 Julie 1983, toegestaan word.
Sundra	Bouwershoek Dorp Droogefontein 242 IR Geigerle 238 IR Rietkol 237 IR Rietkol Landbouhoewes Springs Landbouhoewes en Uitbreiding 1 Sundale Landbouhoewes Sundra Landbouhoewes en Uitbreiding 1 en 2 Alle nuwe dorpe wat geproklameer word gedurende die finansiële jaar	Delmas	3,1 3,1 3,1 3,1 3,1 3,1 3,1 3,1 3,1	
Vaalwater	Vaalwater Dorp Hartebeespoort 84 KR Vaalwater 137 KR Alle nuwe dorpe wat geproklameer word gedurende die finansiële jaar	Waterberg	5,0 5,0 5,0	
Van Dyksdrift	Vaalkrans 29 IS Van Dyksdrift 19 IS Alle nuwe dorpe wat geproklameer word gedurende die finansiële jaar	Witbank Verbeterings Grondwaarde Verbeterings Grondwaarde Verbeterings Grondwaarde	0,5 4,0 0,5 4,0 0,5 4,0	Belasting word gehef op die ter- reinwaardes van spoorwegeien- dom soos hierbo genoem — waarde R100 800 asook op verbe- terings op spoorwegeiendom — waarde R774 200.
Vischkuil	Vischkuil 274 IR Endicott Landbouhoewes Vischkuil Landbouhoewes en Uitbreiding 1 Alle nuwe dorpe wat geproklameer word gedurende die finansiële jaar	Springs	3,6 3,6 3,6 3,6	
Walkerville	Ohenimuri Dorp Cyferfontein 333 IQ Elandsfontein 334 IQ	Vereeniging	5,0 12,3 12,3	Dat 'n 20 % korting bo en be- halwe landboubelasting afslag aan hoewe-eienaars wie se eiendom met 'n woonhuis verbeter en be- woonbaar is soos op 01/07/83 toe- gestaan word.

PLAASLIKE GEBIEDSKOMITEE	DORP/LANDBOUHOEWEL PLAAS	LANDDROSDISTRIK	OORSPRONKLIKE EN ADDISIONELE BELASTING OP TERREINWAARDES VAN GROND IN TOTAAL PER RAND 1983/84	OPMERKINGS
	Faroasfontein 372 IQ		12,3	
	Hartzenbergfontein 332 IQ		12,3	
	Nooitgedacht 177 IR		12,3	
	Nooitgedacht 176 IR		12,3	
	Varkensfontein 373 IQ		12,3	
	Althea Landbouhoewes		12,3	
	Blygnautrus Landbouhoewes		12,3	
	Drumblade Landbouhoewes		12,3	
	Golfview Landbouhoewes		12,3	
	Hartzenbergfontein Landbouhoewes		12,3	
	Ironsye Landbouhoewes		12,3	
	The Homestead Apple Orchards Landbouhoewes		12,3	
	Walkers Fruit Farms Landbouhoewes en Uitbreiding 1		12,3	
	Walkerville Landbouhoewes		12,3	
	Alle nuwe dorpe wat geproklameer word gedurende die finansiële jaar		12,3	
Wes Rand	Elandsfontein 346 IQ	Johannesburg	3,7	Alle plaasgedeeltes van die plaas Waterpan 292 IQ is belasbaar.
	Panvlakte 291 IQ	Roodepoort en Randfontein	3,7	
	Rietfontein 301 IQ		3,7	
	Syferfontein 293 IQ		3,7	
	Waterpan 292 IQ		3,7	
	Zuurbekom 297 IQ		3,7	
	Waterpan Landbouhoewes		3,7	
	Wes-Rand Landbouhoewes en Uitbreiding 1		3,7	
	Alle nuwe dorpe wat geproklameer word gedurende die finansiële jaar		3,7	
Witpoort	Witpoort Dorp	Wolmaransstad	3,6	
	Leeuwfontein 29 HP		3,6	
	Alle nuwe dorpe wat geproklameer word gedurende die finansiële jaar		3,6	

AAK/gvr
06/83.07.07

SKEDULE B

EIENDOMSBELASTING IN DIE RAAD SE ALGEMENE REGSGEBIED

EIENDOMSBELASTING

(i) Ingevolge die bepalings van artikel 29(6) van Ordonnansie Nr 20 van 1943 word 'n eiendomsbelasting op die terreinwaardes van erwe, geleë in die ondergenoemde gebied in die Raad se Algemene Regsgebied vir die boekjaar 1 Julie 1983 tot 30 Junie 1984 gehêf.

Lenasia Uitbreiding 8	5c/R (vyf sent in die Rand)
Lenasia Uitbreiding 9	1,3c/R (Een komma drie sent in die Rand)
Lenasia uitbreiding 10	1,3c/R (Een komma drie sent in die Rand)
Lenasia Uitbreiding 11 (Ge-deeltelik)	1,3c/R (Een komma drie sent in die Rand)
Lenasia Suid	1,3c/R (Een komma drie sent in die Rand)

(ii) Ingevolge die bepalings van artikel 29(6) van Ordonnansie No 20 van 1943 word 'n eiendomsbelasting van Een komma agt (1,8c/R) sent in die Rand op die terreinwaardes van die gedeeltes van erwe, landbouhoewes en plaasgedeeltes wat vir „Sakedoel-eindes” gebruik word, geleë in die ondergenoemde gebied in die Raad se Algemene Regsgebied vir die finansiële jaar 1 Julie 1983 tot 30 Junie 1984 gehêf, uitgesonderd eiendomme in 2(i) hierbo genoem.

LYS VAN DORPE GELEË BINNE DIE ALGEMENE REGSGEBIED VAN DIE RAAD

Aston Lake
Bronkhorstbaai

Derby

Dirkies Dorp

Dominium Reefs

Ennerdale Dorp: Erwe 497, 499, 499/1, 491/2 en Reserwe 2 van Ennerdale Dorp.

Ennerdale Noord Dorp: Erwe 1 tot 187

Ennerdale Suid Dorp: Behalwe Erwe 288 tot 295 RG, 296 RG, 328, 329 RG, 330 RG, 331 RG, 331/1 RG, 332 tot 334 RG, 334/1, 335 tot 344 RG, 344/1, 345, 361 tot 372 RG, 372/1, 373, 384 tot 405 RG, 405/A tot 411, 429 tot 468, 476 tot 487, 493 tot 513/A, 513/B, 513/C, Reserwe 2 van Ennerdale Suid Dorp en Erf 1064.

Finetown Dorp: Behalwe Erwe 131/A, 131/B tot 151/A, 151/B 151/C, 151/D, 151/E, 151 RG tot 175/A, 175/B, 175/C tot 185 en 220 tot 237.

Jamesonpark

Jordaanpark

Kampersrus

Kaydale

Keerom Settlements

Laersdrift

Lawley Estates Dorp: Erwe 1 tot 47, 50 tot 60, 71 en 72, 75 tot 83 en 90.

Leeuwpoort Vakansie Dorp

Leydsdorp

Lochvaal

Mooiooi

Olifantsnek
 Pelindaba
 Presidentsrus
 Producta
 Sabiepark
 Sheepmoor
 Simondsville
 Sorrentopark
 Spaarwater
 Vaalmarina Vakansie dorp
 Vaaloewer

**LANDBOUHOEWES BINNE DIE ALGEMENE REGSGEBIED
 VAN DIE RAAD**

ABMARIE
 ANA
 ANDEON (138 TOT 160)
 ARDENWOLD
 AVALONIA

BAPSFONTEIN
 BASHEWA
 BECKEDAN
 BECKEDAN UITB 1
 BECKEDAN UITB 2
 BLOEMPARK
 BLUE HILLS
 BLUE VALLEY
 BOLTONWOLD SMALL HOLDINGS
 BOLTONWOLD
 BON ACCORD
 BOTHASGELUK
 BRESWOL
 BROADACRES
 BROADACRES UITB 1
 BUYSCELIA

CHARTWELL
 CILVALE
 COOPERVILLE
 CYNTHIA VALE

DANCORDIA
 DENNYDALE
 DE WILDT
 DIEPSLOOT
 DROOGGEFONTEIN
 DURLEY
 DWARSKLOOF

EBNER-ON-VAAL
 ELDORADO
 ELDORADO UITB 1
 ELJEESEE
 ENORMWATER

FARMALL
 FARMALL UITB 1
 FLORA PARK
 FUNDUS

GEESTVELD
 GELUKSDAL

HALLGATE
 HALLGATE UITB 1
 HELDERSTROME
 HEGELAARSHOEK
 HILLRISE
 HOMELANDS
 HORNSOORD
 HORNSRUS

JOHANDEO

KAMMALAND
 KAYDALE
 KENDAL FOREST
 KENGIES

KLEVE
 KOKSRUS
 KOKSRUS UITB 1
 KRAUSEVILLE

LAEZONIA
 LAMMERSMOOR
 KEOKA VILLA
 LEWZENE ESTATE
 LINDEQUESDRIFT (HOEWE 34)

MAGALIESMOOT
 MARABETH
 MARISTER
 MARLBANK RIVER ESTATE
 MEADOWLAND KLEINHOEWES
 MELODIE
 MELODIE UITB 1
 MILLGATE PLAAS
 MIRAVAAI
 MODDER EAST ORCHARDS
 MONT LORRAINE
 MOOILANDE
 MOSTYNPARK
 MULDERIA
 MULDERIA UITB 1

NELSONIA
 NEST PARK
 NEST PARK UITB 1
 NOORDLOCH
 NORMAN
 NORTH CHAMPAGNE EST.
 NORTHDENE
 NORTHDENE UITB 1

OAKMERE
 OAKTREE
 OLYMPUS
 ONDERSTEPOORT
 ONDERSTEPOORT UITB 1
 ONDERSTEPOORT UITB 2
 ONDERSTEPOORT UITB 3
 ONDERSTEPOORT UITB 4

PATRYSHOEK
 PETROGRAAF
 PHIANA
 PROSPERITY
 PUMULANI
 PYRAMID ESTATE

RANDRIDGE
 RIKASRUST
 RIVERPARK
 RUSTICANA
 RYKOES
 RYNOUE

SANDPARK
 SASSOBYL
 SHERE
 SONNEDAL
 SONSTRAAL
 SPAARWATER
 STESA
 SUNRELLA
 SUNSET VIEW
 SWACINAPARK

TIMSRAND
 TREESBANK
 THEOVILLE
 TEDDERFIELD

UNAVILLE

VAALVIEW
 VALTAKI
 VANDERWESTHUIZENSHOOGTE

VENTERSHOF
 VLEIKOP
 VERSTERPARK
 VONGEUSAUSPARK
 VONGEUSAUSPARK UITB
 VONTINA
 VORSTERS PARK

WALLMANNSTHAL
 WALLMANNSTHAL UITB 1
 WALLMANNSTHAL UITB 2
 WALLMANNSTHAL UITB 3

WALLMANNSTHAL UITB 4
WINDSOR-ON-VAAL
WINDSOR-ON-VAAL UITB 1
WINFORD
WINFORD UITB 1
WISSINGDAL

4.3 FARMS/PLASE

AANGEWYS 81 IS
AASVOGELKRANS 275 JS
ABEK 6 JU Ged. 12, 15
ABERDEEN 158 IS
ALLEWYNPOORT 145 IR
ALEXANDER 102 IS
ALEXANDRIA 707 JT
ALKMAAR 286 JT Ged. 3, 13, 14,
15, 31, 46, 54,
56, 74

ALPHA 114 JS
AMSTERDAM 489 JS
AMSTERDAM 208 KT
ANNEX 110 JR
ANNEX GROOTBOOM 335 KT
ANTIOCH 240 KT Ged. 8
APPAM 382 IR
ARENA 54 IQ
ARENSFONTEIN 464 JS
ARGYLE 46 KU Ged. RG/3,
RG/8, 19, 20, 21,
26

ARM 161 IS
ARMOED 462 JR
ASPERSE 553 IQ
AVALON 159 IQ
AVONTUUR 195 JS
AVONTUUR 725 JT

BADFONTEIN 438 IR
BAKENLAAGTE 84 IS
BANKFONTEIN 216 IR
BANKFONTEIN 264 JS
BANKFONTEIN 340 JS
BANKHOEK 464 IS
BANKLAAGTE 254 IS
BANKPAN 225 IS
BANKPLAATS 239 JS
BANKSLOOT 147 JS
BAVIAANSPOORT 330 JR Ged.
BEERS RUST 53 JU Ged. 7
BEDFORD 419 KT Ged. 15
BEGINSEL 260 IS
BEKKERSRUST 423 IS
BETA 116 JS
BELLA VISTA 545 JS
BELLA VISTA 560 JR
BERLIN 209 KT
BERLYN 506 KT Ged. 1
BEYNESPOORT 335 JR
BEZUIDENHOUTSHOEK 274 JS
BIEVACK 14 MR
BIRMINGHAM 197 IS
BLAAUWBANK 125 IQ
BLAAUWBANK 179 JS
BLAAUWBANK 278 IQ
BLAAUWKRANS 323 JS
BLESBOKFONTEIN 580 IQ
BLESBOKFONTEIN 31 IS
BLESBOKFONTEIN 38 IS
BLESBOKFONTEIN 487 JS
BLESBOKFONTEIN 558 JR
BLESBOKLAAGTE 296 JS Ged.
BLESBOKLAAGTE 181 IR
BLESBOKLAAGTE 488 JS
BLESBOKSPRUIT 82 IS
BLESBOKSPRUIT 90 IS
BLESBOKSPRUIT 465 IR
BLESBOKSPRUIT 150 IS Ged.
BLESBOKVLAKTE 24 IS
BLIKSEM 461 JS
BLINKPOORT 394 IR
BLINKPOORT 396 IR
BLINKWATER 101 JU Ged.
BLINKWATER 213 JS
BLOEMENDAL 283 IR
BLOEMFONTEIN 196 IS
BLOEMHOF 4 KS Ged. RG/Plaaas
BLOEMHOF 200 IS
BLUE HILLS 397 JR
BOEKENHOUTHOEK 61 JS Ged. 5
BOEKENHOUTKLOOF 315 JR
BOKFONTEIN 448 JQ
BORSBRAND 265 JR

BOSCHDRAAI 575 IQ
BOSCHFONTEIN 330 JQ
BOSCHFONTEIN 485 JQ Ged. 22, 23
BOSCHFONTEIN 447 JS
BOSCHFONTEIN 386 IR Ged.
BOSCHHOEK 393 IQ
BOSCHHOEK 385 IR
BOSCHKLOOF 251 JS
BOSCHKLOOF 138 JQ Ged. RG/12
BOSCHKOP 426 IR
BOSCHKOP 369 JR
BOSCHKOP 543 JR
BOSCHKOP 482 IR
BOSCHKRANS 53 IS
BOSCHMANSFONTEIN 12 IS Ged.
BOSCHMANSFONTEIN 182 IS
BOSCHMANSKOP 154 IS
BOSCHMANSKRAAL 113 IS
BOSCHMANSKRAAL 184 IS
BOSCHMANSKRANS 22 IS
BOSCHMANSPOORT 159 IS
BOSCHPOORT 211 IR
BOSCHMANSKOP 293 IR
BOSMANSLAAGTE 181 IS
BOSMANSPAN 180 IS
BOSMANSPRUIT 459 JS
BOSEMANSKRAAL 538 JR
BOTESDAL 529 JQ
BOTHASHOEK 475 JS
BOTHASKRAAL 393 IR
BOTHASKRAAL 643 IR
BRAKFONTEIN 310 IR Ged.
BRAKFONTEIN 264 IR
BRAKFONTEIN 425 IR
BRAKFONTEIN 399 JR
BRAKFONTEIN 117 IS
BRAKFONTEIN 476 IQ
BRAKFONTEIN 559 IQ
BRAKPAN 163 IS
BRANDVLEI 261 IQ
BRITSVILLE 483 IR
BROEDERSTROOM 481 JQ
BROKKIE 243 JS
BROODSNEYDERSPLAATS 25 IS
BUFFELSDOORN 143 IQ Ged.
BUFFELSDOORN 315 KR Ged. 2
BUFFELSDRIFT 281 JR
BUFFELSHOEK 446 KQ Ged. 27/3
BUFFELSKLOOF 514 KR Ged. RG/4
BUFFELSKLOOF 511 IQ RG/Plaaas
BUFFELSKLOOF 342 JS
BUFFELSPOORT 343 JQ Ged. 42
BUFFELSPRUIT 443 KR Ged. RG/3
BUFFELSVLEI 383 IQ Ged.
BUIFONTEIN 451 KR Ged. 28, 31
BUITENSORG 202 IS
BUIKOP 464 KR Ged. 8, 13
BULTFONTEIN 201 IR
BULTFONTEIN 912 IR Ged.
BULTFONTEIN 533 JQ
BULTFONTEIN 475 JQ
BULTFONTEIN 107 JR
BULTFONTEIN 187 IS
BURGERS HALL 21 JU Ged. 77

CAIRN 306 JT
CALEY 77 IS
CARDOVILLE 364 IQ
CAROL 362 IQ
CEYLON 53 KU Ged. RG/1 (Ta-
hiti)
Ged.

CHRISSIESFONTEIN 365 IR
CLAIMLAND 780 LT
COLOGNE 34 IS
CORONATION 280 JS
COUWENBURG 300 IR
CYFERPAN 549 IQ Ged.

DANIELSRUST 518 JQ
DA SILVA 528 IQ
DAVONIA 363 IQ
DEELKRAAL 142 IQ
DE DENNE 256 IR
DE GROOTE RIETPAN 479 JS
DE HOEK 411 IR
DE KRANS VAN
BLESBOKSPRUIT 305 IS
DE KROON 444 JQ
DE KROON 442 JQ
DE KUILEN 460 IR
DE LAGERSDRIFT 177 JS
DE LAGERSDRIFT 178 JS

DELAREY	164 IQ		EIEGENDOM	266 IQ	
DE ONDERSTEPSPOORT	300 JR	Ged.	EIKEBOOM	466 JS	
DE PAN	51 IQ		ELANDSDRIFT	527 JQ	
DERDEPOORT	326 JR	Ged.	ELANDSFONTEIN	412 JR	
DE ROODEKOP	350 JS		ELANDSFONTEIN	309 JS	Ged.
DE RUST	478 JQ		ELANDSFONTEIN	75 IS	
DE TOREN	150 JS		ELANDSFONTEIN	277 IQ	
DE UITVALGROND	449 JQ		ELANDSFONTEIN	352 JR	
DE VOETPADKLOOF	113 JS		ELANDSFONTEIN	440 JQ	Ged.
DIE BANKE	245 JS		ELANDSFONTEIN	102 JQ	RG/2
DIEPKLOOF	496 JQ		ELANDSFONTEIN	147 IS	
DIEPKLOOF	592 LT	Ged. 5, 30, 31, 32, 33, 34	ELANDSFONTEIN	115 IQ	
			ELANDSFONTEIN	480 JR	
DIEPKLOOF	182 IR		ELANDSFONTEIN	493 JR	
DIEPLAAGTE	262 IR		ELANDSFONTEIN	433 JS	
DIEPLAAGTE	123 IS		ELANDSFONTEIN	412 IR	
DIEPSLOOT	388 JR	Ged.	ELANDSHOEK	337 JR	Ged.
DIEPSPRUIT	41 IS		ELANDSLAAGTE	368 JS	
DIKKOP	300 IS		ELANDSLAAGTE	155 JS	
DOLTON	213 JU		ELANDSPRUIT	291 JS	
DONKERHOEK	103 JS		ELANDSVALLEI	414 JR	
DONKERHOEK	312 JQ	Ged. 27	ELANDSVLEI	249 IQ	Ged.
DONKERHOEK	370 JR		ENGLEFIELD	474 JR	
DONKERHOEK	365 JR		ENKELDEBOSCH	301 IR	
DONRATH	463 JQ		ENKELDEBOSCH	20 IS	
DOORNBOOM	248 JS		ENKELDOORN	214 JS	
DOORNBOSCH	508 JQ		ERFDEEL	446 JS	
DOORNBOSCHFONTEIN	513 JQ		ETNA	26 JU	Ged. 2, 10, 16
DOORNFONTEIN	47 IQ		EUCALYPTUS	158 IQ	
DOORNFONTEIN	50 IQ		EUREKA	564 LT	Ged. 10
DOORNFONTEIN	98 JS		EXCELSIOR	211 JU	
DOORNHOEK	341 JT	Ged. 4, 5, 9, 10, 16, 17, 18	FENTONIA	54 IS	
		Ged. 7, 18	FIROLAZ	485 JR	
		Ged. 7, 18	FONTEIN	344 JS	
DOORNHOEK	545 KT		FONTEINE	313 IQ	
DOORNHOEK	545 KT		FONTEIN ZONDER END	104 JS	
DOORNHOEK	392 JQ		FOURIESRUST	474 JQ	
DOORNKRAAL	420 JR		FRANSPPOORT	332 JR	Ged.
DOORNKLOOF	206 JS		FRISCHGEWAAGD	142 IS	
DOORNKLOOF	393 JQ		FRISCHGEWAAGD	87 IS	
DOORNKLOOF	350 IQ	Ged.	FRISCHGEWAAGD	60 IS	
DOORNKLOOF	481 JR		FRISCHGEWAAGD	294 IS	
DOORNKLOOF	202 JS				
DOORNKOP	239 IQ		GAMMA	117 JS	
DOORNKOP	246 JS		GEIGERLE	238 IR	Ged.
DOORNKOP	273 JS		GELUK	998 IR	Ged. 3,4
DOORNKRAAL	420 JR	Ged. 162, 163	GELUK	234 IR	
DOORNKUIL	369 IQ		GELUK	226 IS	
DOORNPOORT	347 IQ		GELUK	276 JS	
DOORNPOORT	312 JS	Ged.	GELUKPLAATS	264 IS	
DOORNPOORT	724 JT		GEMSBOKFONTEIN	411 JS	
DOORNRANDJE	386 JR		GEMSBOKSPRUIT	229 JS	
DOORNRUG	302 JS		GERHARDMINNEBRON	139 IQ	
DOORNSPRUIT	502 JQ		GLENCOE	210 KT	Ged. 31
DORSTFONTEIN	553 JR		GLENOGLE	487 JQ	
DORSTFONTEIN	71 IS		GLORIA	186 IS	
DOWNBERN	594 JR		GOEDEHOOP	8 LT	Ged. 8, RG/10
DRAAIFONTEIN	489 IR		GOEDEHOOP	290 IR	
DRAAIHOEK	271 JS		GOEDEHOOP	308 IR	Ged.
DRIEFONTEIN	69 IS		GOEDEHOOP	244 JS	
DRIEFONTEIN	317 KR	Ged. 7, 10, RG/1, 19	GOEDEHOOP	301 IS	
			GOEDEHOOP	46 IS	
DRIEFONTEIN	297 JS		GOEDEHOOP	315 JS	
DRIEFONTEIN	581 IQ		GOEDEHOOP	302 IS	
DRIEFONTEIN	146 IR	Ged.	GOEDGEDACHT	228 IR	
DRIEFONTEIN	137 IS		GOEDGEDACHT	458 IS	
DRIEFONTEIN	153 IS		GOEDGEDACHT	443 IR	
DRIEFONTEIN	338 JS		GOEDGEDACHT	419 IR	
DRIEFONTEIN	372 JS		GOEDGEVONDEN	10 IS	
DRIEFONTEIN	240 JS		GOEDVERTROUWD	499 JR	
DRIEFONTEIN	398 JS		GOEDVERWACHT	354 JS	
DRIEFONTEIN	349 JS		GOEDVERWACHTING	334 JT	Ged. 2
DRIEHOEK	343 IQ		GOEDVERWACHTING	287 IS	
DRIEHOEK	295 IS		GOEDVERWACHTING	422 IR	
DRIEHOEK	472 JS		GOLDEN VALLEY	621 IQ	
DRIEPAN	156 IS		GOUDMYN	337 KT	
DRIEPAN	432 IT	Ged.	GOUDVLAKTE OOS	106 IQ	
DRIEZIEK	368 IQ		GOUDVLAKTE WES	102 IQ	
DROOGE BULT	460 IR		GOUVERNEMENTS GROND	557 IQ	
DROOGE FONTEIN	242 IR	Ged.	GRASFONTEIN	199 IS	Ged.
DROOGEVELD	438 JR		GREENBUSHES	100 JS	
DUIKERSKRANS	173 JS		GROENFONTEIN	120 JR	Ged. 3
DUNBAR	189 IS		GROENFONTEIN	206 IR	
DURABEL	548 IS		GROENFONTEIN	331 JS	
DUVHA KRAGSTASIE	337 IS		GROENFONTEIN	395 IR	
DWARFONTEIN	209 IR		GROENFONTEIN	440 JS	
DWARSVLEI	503 JQ		GROENFONTEIN	266 JS	
			GROENFONTEIN	526 JR	
EDE	463 JS		GROENKRAALFONTEIN	369 JS	
EENDRACHT	185 IR		GROENKUIL	321 IR	
EENZAAMHEID	534 JR		GROENKUIL	318 IR	
EERSTEGELUK	258 IS				

GROENPLAATS	157 IQ		HONINGNESTKRANS	269 JR	
GROOTBOOM	336 KT		HOOGKRAAL	446 IP	Ged. 14
GROOTPAN	86 IS		HOOGGENOEGD	205 JS	
GROOTPAN DISTRI- BUTION STATION	6 IS		HOUTKOP	43 IQ	
GROOT DRAKENSTEIN	157 IS		HOUTPOORT	391 IR	
GROOTFONTEIN	346 IQ	Ged. RG/2, 22, 24, 38	HOUTPOORT	392 IR	Ged.
			HUMBURG	514 JQ	
GROOTFONTEIN	394 JR		INDERMINNE	113 JR	
GROOTFONTEINBERG	561 KT	Ged. RG/Plaas	INJAKA	267 KU	Ged. 26
GROOTLAAGTE	311 IR		JACHTFONTEIN	344 IQ	
GROOTLAAGTE	449 JS		JAKHALSFONTEIN	528 JR	
GROOTPAN	7 IS		JAKKALSFONTEIN	531 JR	
GROOTRIETVLEY	210 JS		JANPIETA	51 IS	
GROOTSPRUIT	262 JS		JOSEPHINE	777 LT	
GROOTSPRUIT	444 IR				
GROOTSPRUIT	455 JR		KAALFONTEIN	513 JR	
GROOTVALLEI	258 JS		KAALFONTEIN	44 IQ	
GROOTVLEI	293 IS		KAALFONTEIN	529 IQ	
GROOTVLEI	272 JR		KAALFONTEIN	13 IR	Ged.
GROOTVLEI	604 IR		KAALLAAGTE	255 IS	
GROOTVLEI	453 IR		KAALPLAATS	577 IQ	Ged.
GUERNYSY	81 KU	Ged. 41, 54, 77, 78, 102, 157, 16, 87	KAAPMUIDEN	212 JR	
			KAFFERSKRAAL	289 IS	
			KAFFERSKRAAL	464 IR	
			KAFFERSKRAAL	475 JR	
			KAFFERSKRAAL	501 JQ	
			KAFFERSKRAAL	381 IR	
			KAFFERSDRAAL	308 JR	
			KAFFIRSTAD	79 IS	
			KAFFIRSTAD	195 IS	
			KAFFIRSKRAAL	148 IS	
			KALABASFONTEIN	232 IS	
			KALBASFONTEIN	365 IQ	
			KALBASFONTEIN	284 JS	
			KALKHEUVEL	493 JQ	
			KAMEELDRAAI	294 JR	
			KAMEELDRIFT	313 JR	
			KAMEELDRIFT	298 JR	
			KAMEELFONTEIN	297 JR	
			KAMEEL ZYN KRAAL	547 JR	
			KANAAN	441 JQ	
			KAP	111 JR	
			KARINO FARM	134 JT	Ged. 35
			KATBOSCHFONTEIN	22 IR	
			KATBOSLAAGTE	532 IQ	
			KEEROM	374 JS	
			KEES ZYN DOORNS	708 JT	
			KEYTERSUS	382 IR	Ged.
			KINROSS	133 IS	
			KLEINFONTEIN	141 IQ	
			KLEINFONTEIN	203 JS	
			KLEINFONTEIN	296 IS	
			KLEINFONTEIN	368 JR	
			KLEINFONTEIN	432 JS	
			KLEINFONTEIN	49 IS	
			KLEINFONTEIN	446 IR	
			KLEINFONTEINTJIE	263 JR	
			KLEINFONTEINTJIE	322 JR	
			KLEINKOPJE	15 IS	
			KLEINWATER	301 JS	
			KLEIN ZONDER HOUT	519 JR	
			KLEINZUIKERBOSCHPLAATS	5 IS	Ged.
			KLIPBANK	467 JS	
			KLIPDRIFT	116 JR	
			KLIPDRIFT	62 JS	Ged. 10
			KLIPDRIFT	121 JR	Ged. 18
			KLIPPEILAND	524 JR	Ged.
			KLIPFONTEIN	12 IR	Ged.
			KLIPFONTEIN	3 IS	Ged.
			KLIPFONTEIN	568 JR	
			KLIPFONTEIN	322 JS	
			KLIPFONTEIN	422 IS	
			KLIPFONTEIN	238 JS	
			KLIPFONTEIN	566 JR	
			KLIPFONTEIN	498 JR	
			KLIPFONTEIN	470 JS	
			KLIPFONTEIN	316 JS	
			KLIPFONTEIN	268 JR	Ged.
			KLIPFONTEINHOEK	407 KT	Ged. 7
			KLIPKOP	530 IQ	
			KLIPKOP	396 JR	
			KLIPKOPJE	288 JT	
			KLIPKRAAL	114 IS	
			KLIPNEK	199 JS	
			KLIPPAN	324 IR	
			KLIPPAN	332 JS	
			KLIPPLAAT	14 IS	
			KLIPPLAATDRIFT	343 JS	
			KLIPPOORT	277 JS	
			KLIPPOORTJE	187 IR	
HAAKDOORNBOOM	267 JR				
HAAKDOORNFONTEIN	119 JR	Ged. RG/5, 37			
HAAKDOORNLAAGTE	277 JR				
HAASFONTEIN	85 IS				
HAASFONTEIN	28 IS				
HALVEPAN	286 IS				
HAMMANSKRAAL	112 JR	Ged.			
HAMMELFONTEIN	462 JS				
HAPPYLAND	241 KT				
HARBOROUGH	593 JT				
HARMONIE	486 JQ				
HARMONY	140 KT	Ged. 24			
HARTBEEFONTEIN	329 IR				
HARTBEESTFONTEIN	537 JR				
HARTBEESTFONTEIN	339 JS				
HARTBEESTFONTEIN	241 JS				
HARTBEESTFONTEIN	39 IS				
HARTBEESTHOEK	393 JS				
HARTBEESTHOEK	498 JQ				
HARTBEESTHOEK	325 JS				
HARTBEESTLAAGTE	482 JQ	Ged.			
HARTBEESTPOORT	281 JS				
HARTBEESTSPRUIT	17 IR				
HARTBEESTFONTEIN	445 JQ				
HARTBEESTFONTEIN	366 IQ				
HARTBEESTFONTEIN	258 IQ	Ged.			
HARTBEESTFONTEIN	473 IR				
HARTBEESTFONTEIN	472 JQ				
HARTBEESTFONTEIN	473 JQ				
HARTBEESTFONTEIN	484 JR				
HARTEBEESTFONTEIN	312 IQ	Ged.			
HARTEBEESTHOEK	502 JQ				
HARTEBEESTHOEK	303 JR	Ged.			
HARTEBEESTKUIL	185 IS				
HARTEBEESTLAAGTE	325 JS				
HARTEBEESTPLAAT	105 JS				
HARTEBEESTPOORT C.	419 JQ	Ged.			
HARTLEY HILL	506 JQ				
HARTOGSHOF	413 JS				
HARTOGSHOOP	410 JS				
HAVERKLIP	265 IR				
HEKPOORT	207 IR				
HEKPOORT	504 JR				
HEKPOORT	526 JQ				
HEKPOORT	500 JQ				
HENDRIKSPAN	459 IS				
HENDRIKSPAN SETTLEMENT	460 IS				
HENDRIKSPAN SETTLEMENT	463 IS				
HENNOPSRIVIER	489 IR				
HET BLOCK	287 IR				
HEUNINGNES	517 JR				
HEUVELFONTEIN	215 IR				
HILLSIDE	170 IQ				
HOEDSPRUIT	346 JS				
HOEFONTEIN	432 JQ				
HOLFONTEIN	49 IQ				
HOLFONTEIN	556 IQ				
HOLFONTEIN	138 IS				
HOLFONTEIN	111 IS				
HOLGATFONTEIN	326 IR				
HOLSPRUIT	303 IR				
HONDSRIVIER	508 JR	Ged.			
HONINGFONTEIN	339 IR				
HONINGKLOOF	218 JS				
HONINGKRANTZ	536 JR				

KLIPPOORTJE	32 IS		MAMGALIESKRAAL	420 JQ	Ged.
KLIPRIVIER	341 JS		MAPOCHS GRONDE	500-934 JS	
KLIPSPRUIT	199 IR		MARAISDRIFT	190 IR	
KLIPSPRUIT	209 JS		MARLOO	522 JR	
KLIPSTAPEL	384 IR		MIDDELBULT	235 IR	
KLUITJESFONTEIN	196 JS		MIDDELBURG	231 IR	Ged.
KNOPPIESLAAGTE	385 JR	Ged.	MIDDELBURG	266 IR	
KNOPPIESFONTEIN	23 IR		MIDDELDRIFT	42 IS	
KNOPPIESFONTEIN	549 JR		MIDDELFONTEIN	391 KR	Ged. 20, 21
KOCHELMANDERSKOP	219 JS		MIDDELKRAAL	50 IS	
KOELENHOF	268 JS		MIDDELKRAAL	221 JS	
KOESTERFONTEIN	45 IQ		MIGALSOORD	152 IQ	
KNOFFELSPRUIT	197 IR		MINNAAR	292 JR	
KOOLFONTEIN	431 IR		MISGUND	322 IQ	Ged.
KOORNFONTEIN	27 IS		MOABSVELDEN	248 IR	
KOPERMYN	435 JS		MODDERBULT	332 IR	
KOPJE	228 IS		MODDERBULT	511 IR	
KOPJE ALLEEN	726 JT		MODDERFONTEIN	345 IQ	
KOPJESKRAAL	517 IQ	Ged. RG/37	MODDERFONTEIN	35 IR	Ged.
KOPPIESFONTEIN	478 IR		MODDERFONTEIN	236 IR	
KOPPIESFONTEIN	422 IR		MODDERFONTEIN	410 JR	
KNOPPIESKRAAL	157 IR		MODDERFONTEIN	490 JR	
KNOPPIESKRAAL	162 IQ		MODDERSPRUIT	448 KR	RG/Plaas
KORTFONTEIN	530 JR		MOEDVERLOREN	88 IS	
KORTLAAGTE	67 IS		MOOIFONTEIN	14 IR	Ged.
KOSMOS	282 JS		MOOIFONTEIN	285 JS	
KRAALHOEK	269 JQ	Ged. 2	MOOIFONTEIN	313 KT	Ged.
KRANSPOORT	448 JR	Ged. 25, 37	MOOIFONTEIN	108 IS	
KREMETARTBOOM	64 KU		MOOIFONTEIN	448 JS	
KROKODILDRIFT	446 JQ		MOOIKOPJE	237 JS	
KROMDRAAI	520 JQ		MOOIPAATS	242 JS	
KROMDRAAI	420 IP	Ged. 21	MOOIPAATS	367 JR	
KROMDRAAI	279 JS		MOOIPAATS	165 IS	
KROMDRAAI	486 JS		MOOIWATER	247 JS	
KROMDRAAI	263 IR		MOREA	331 IR	
KROMDRAAI	115 JR		MOUNT ARABEL	383 IR	
KROMFONTEIN	30 IS		MUISKRAAL	127 IQ	
KROMRIVIER	347 JQ	Ged. 3	MULLERSHOOP	544 JR	
KROMVLEI	142 IR	Ged.	MYBURGH	404 JS	
KRUISEMENFONTEIN	95 IS				
KRUISFONTEIN	262 JR	Ged.	NAAUWPOORT	335 JS	
KRUITFONTEIN	511 JQ	Ged.	NAAUWPOORT	200 JS	
KUILFONTEIN	234 IS		NABOOMSPRUIT	348 KR	Ged. 11, RG/35
KWAGGAFONTEIN	460 JS		NANTES	311 IS	
KWAGGAFONTEIN	166 IQ		NATIONAL	29 KT	Ged. 11
KWAGGASLAAGTE	91 IS		NAUDESFONTEIN	261 IS	
KWARSSPRUIT	261 JS		NEW THORNDALE	394 JQ	
			NIETGEDACHT	535 JQ	
LAGERSPOORT	406 IR		NOODHULP	492 KR	Ged. 133
LANGKLOOF	229 JS		NOODHULP	474 JS	
LANGKLOOF	265 JS		NOOITGEDACHT	406 KQ	Ged. RG/3
LANG MAAR SMAL	353 JS		NOOITGEDACHT	37 IS	
LANGSLOOT	99 IS		NOOITGEDACHT	208 JS	
LANGZEEKOEGAT	323 IR		NOOITGEDACHT	300 JS	
LANGZEEKOEGAT	325 IR		NOOITGEDACHT	94 IS	
LANQUEDOC	563 LT		NOOITGEDACHT	286 IR	
LEEUWDRAAI	211 JR	Ged. 6	NOOITGEDACHT	59 IS	
LEEUWFONTEIN	495 IR		NOOITGEDACHT	294 IR	Ged.
LEEUWFONTEIN	284 IR		NOOITGEDACHT	345 JS	
LEEUWFONTEIN	480 JQ		NOOITGEDACHT	534 JQ	
LEEUWFONTEIN	456 JP	Ged. 13	NOOITGEDACHT	471 JQ	
LEEUWFONTEIN	219 IR		NOOITGEDACHT	525 JR	
LEEUWFONTEIN	48 IS		NORTHdene	589 IQ	
LEEUWFONTEIN	466 IR		NOVENGILLA	462 LT	Ged.
LEEUWFONTEIN	492 JR		NOYCEDALE	191 IR	Ged.
LEEUWFONTEIN	487 JR				
LEEUWFONTEIN	299 JR		OLGA	35 IS	
LEEUWKLIP	363 JS		OLIFANTSFONTEIN	403 JR	
LEEUWKOP	299 IR	Ged.	OLIFANTSFONTEIN	196 IR	
LEEUWPAN	246 IR		OLIFANTSLAAGTE	378 JS	
LEEUWPOORT	256 IQ		OLIFANTSPOORTJE	319 KT	
LEEUWPOORT	205 IR	Ged.	OLIFANTSVLEI	327 IQ	Ged.
LEEUWPOORT	283 JS	Ged.	OLIFANTSVLEI	316 IQ	Ged.
LEEUWPOORTJE	267 JS		ONBEKEND	398 JR	
LEEUWSPRUIT	134 IS		ONDERSTEPOORT	266 JR	
LEEUWSPRUIT	601 IR	Ged.	ONGEZIEN	105 IS	
LEEUWVALLEI	297 KT	Ged.	ONGEZIEN	365 JS	
LEGDAAR	78 IS		ONSPOED	500 JR	
LEMOENFONTEIN	436 JS		ONVERWACHT	70 IS	
LEYSDORP TOWNLANDS	779 LT	Ged.	ONVERWACHT	97 IS	
LINDLEY	528 JQ		ONVERWACHT	66 IS	
LISBON	531 KT	Ged. RG/Plaas	ONVERWACHT	509 JR	
LOOPSPRUIT	435 JR	Ged. RG/4	ONVERWACHT	532 JR	
LOUISRUST	586 IQ	Ged.	ONVERWACHT	198 JS	
LOUWSBAKEN	476 JR		ONVERWACHT	148 JS	
LUIPAARDFONTEIN	444 JS		OGIESFONTEIN	4 IS	Ged.
LUIPAARDSVLEI	243 IQ	Ged.	OOG VAN BOEKENHOUTSKLOOF	288 JR	
LUIPERDSHOEK	149 JS		OOG VAN WONDERFONTEIN	110 IQ	Ged.
LUSTHOF	114 JR		OORLOGSFONTEIN	45 KS	Ged. RG/3
MAMGALIESKRAAL	419 JQ	Ged.	OOSTEND	230 IS	

OPTIMUS	480 JS		RIETKUIL	224 IS	
ORANGE FARM	371 IQ		RIETKUIL	491 JS	
ORANGE VALLEY	201 IS		RIETPAN	263 IS	
OUDE ZWAANS KRAAL	542 JR		RIETPAN	408 JS	
OXFORD	183 KT	Ged. 2	RIETPOORT	193 IR	
			RIETPOORT	395 IQ	Ged.
PAARDEKLOOF	176 JS		RIETSPRUIT	535 IQ	Ged.
PALM	681 LS	Ged. 1, 19	RIETSPRUIT	583 IQ	Ged. 3
PALMIET FONTEIN	316 IR		RIETSPRUIT	412 KR	
PALMIET FONTEIN	110 IS		RIETSPRUIT	152 IR	
PALMIET FONTEIN	337 IR		RIETSPRUIT	445 IR	
PALMIET FONTEIN	307 IS		RIETSPRUIT	417 IR	
PALMIETKUIL	322 IR		RIETSPRUIT	402 JS	
PALMIETKUILEN	241 IR		RIETVALEI	241 IQ	Ged.
PANFONTEIN	452 IR	Ged.	RIETVALEI	195 IR	
PANFONTEIN	437 IR	Ged.	RIETVALEI	172 IR	
PANPLAATS	395 JS		RIETVALLEI	299 IT	Ged.
PANVALLEI	469 IR		RIETVALLEI	288 JP	Ged. 46
PATATTA FONTEIN	412 JS		RIETVALLEI	78 JS	Ged. 10
PATRIOTS FONTEIN	558 IQ		RIETVLEI	62 IS	
PETIT MONT ROUGE	479 JQ		RIETVLEI	64 IS	
PETRUS VLEI	144 IR		RIETVLEI	287 KQ	Ged. 14
PIEKSDAL	298 IS		RIETVLEI	518 JR	
PIENAARSPOORT	339 JR	Ged.	RIETVLEI	397 JS	
PIENAARSPOORT	338 JR		RIETVLY	295 JT	Ged. RG/6
PLATFONTEIN	406 JS		RIVERSDALE	119 IS	
PLATKLIP	40 IQ		RIVERSIDE ESTATE	497 JQ	
PLATKOPPIE	420 IR		RIEVIERSDRAAI	416 IR	
POLFONTEIN	118 JS		ROCKDALE	442 IS	
POORTJE	338 IQ		ROLSPRUIT	127 IS	
POORTJE	340 IQ		RONDAVEL	109 JR	
POORTJE	389 IR		RONDEBOSCH	403 JS	
POTFONTEIN	285 IR		RONDEBOSCHJE	468 JS	
POTJAM	224 JS		RONDEBULT	303 JS	
PRINSHOF	2 IS		RONDEVALLEY	482 JS	
PULLENS HOPE	155 IS		RONDEFONTEIN	485 JS	
PUNTLYF	520 JS		RONDEVLY	208 IR	
PUNTSTAAN	289 IR		ROODEBLOEM	58 IS	
PYLPUNT	276 JR		ROODEKOPJES	427 JQ	Ged.
			ROODEKOPJES	417 IQ	
			ROODEKOPJES	546 JR	
			ROODEKRANS	457 IS	
RAATSKRAAL	524 IQ		ROODEKRANS	183 IQ	Ged.
REMHOOGTE	476 JQ		ROODEKRANS	492 JQ	
RENSBURGHOOPE	74 IS		ROODEPLAAT	293 JR	
RESURGAM	515 JR		ROODEPOORT	302 IQ	Ged.
REYDAL	165 IQ		ROODEPOORT	151 IS	
RHENOSTERFONTEIN	318 JS		ROODEPOORT	40 IS	
RHENOSTERFONTEIN	514 JR		ROODEPOORT	149 IR	
RHENOSTERHOEK	180 JS		ROODEPOORT	259 JS	
RHENOSTERHOEK	213 JT	Ged. 11	ROODEPOORT	418 JS	
RHENOSTERKOP	195 JU	Ged. 17	ROODEPOORT	504 JR	Ged.
RHENOSTERSPRUIT	326 IP		ROODEPOORTJE	326 JS	
RHENOSTERSPRUIT	495 JQ		ROOIKOP	347 JS	
RIANEL	98 IS		ROOIKOPPIES	297 JQ	Ged.
RICKALETTA	387 JR		ROOIKOPJES	483 JR	
RIETFONTEIN	301 IQ	Ged.	ROOIPOORT	109 IQ	Ged.
RIETFONTEIN	639 IR		ROOIPOORT	143 IS	
RIETFONTEIN	313 IR	Ged.	ROOIPOORT	144 IS	
RIETFONTEIN	645 IR		ROOIPOORT	555 IR	
RIETFONTEIN	276 IR		ROOIWAL	270 JR	
RIETFONTEIN	534 IQ		RUIGTEKUILEN	129 IS	
RIETFONTEIN	43 IS		RUST	522 LT	
RIETFONTEIN	314 IS		RUSTFONTEIN	109 IS	
RIETFONTEIN	485 JQ		RUSTFONTEIN	488 JR	
RIETFONTEIN	256 IQ	Ged.	RUSTPLAATS	494 IT	Ged.
RIETFONTEIN	349 IQ	Ged.	RYKDOM	276 IQ	
RIETFONTEIN	101 IS		SABIEHOEK	200 JT	Ged. RG/Plaas
RIETFONTEIN	336 IQ		SCHAAPKRAAL	93 IS	
RIETFONTEIN	100 IS		SCHAAPKRAAL	304 IS	
RIETFONTEIN	146 IS		SCHIEERPOORT	477 JQ	
RIETFONTEIN	420 IS		SCHIETFONTEIN	437 JQ	
RIETFONTEIN	470 JR		SCHIETPAN	212 JS	
RIETFONTEIN	349 IQ	Ged.	SCHIETPOORT	507 JR	
RIETFONTEIN	486 JR		SCHIKFONTEIN	421 IR	
RIETFONTEIN	461 IR		SCHOON DER ZICHT	68 HT	Ged.
RIETFONTEIN	366 JR		SCHOONGEZICHT	218 IR	
RIETFONTEIN	286 JS		SCHOONGEZICHT	308 JS	
RIETFONTEIN	395 JR		SCHOONGEZICHT	465 JR	
RIETFONTEIN	21 IR		SCHOONOORD	164 IS	
RIETFONTEIN	532 JQ		SCHOON VLEI	52 IS	
RIETFONTEIN	153 IR	Ged.	SCHURVEBERG	488 JQ	Ged.
RIETFONTEIN	596 JR		SCHURVEKOP	227 IS	
RIETFONTEIN	345 KR	Ged. 10, 15, 16 21	SIMONSVIEW	490 JQ	
			SLAGTHOEK	250 JS	
			SLAGVELD	512 JR	
RIETFONTEIN	327 JQ		SLOOTKOPPIE	167 IQ	
RIETFONTEIN	375 JR		SLUIS	46 IQ	
RIETGAT	105 JR		SMITHFIELD	44 IS	
RIETKUIL	554 IQ	Ged.	SORIA MORIA	501 JR	
RIETKUIL	57 IS		SPAARWATER	171 IR	Ged.
RIETKUIL	249 IR				

SPANDOW	121 IS		UITKYK	364 JS	
SPECULATI	483 JS		UITKYK	136 IS	
SPEEKFONTEIN	336 JS		UITKYK	290 JS	
SPITSKOP	502 JR		UITMALKAAR	126 IS	
SPITSKOP	533 JR		UITSCHOT	233 IP	
SPRINGBOKLAAGTE	306 IR		UITSPAN	98 JR	
SPRINGBOKLAAGTE	33 IS		UITSPANNING	104 IQ	Ged.
SPRINGBOKLAAGTE	416 JS		UITVAL	280 IQ	Ged.
STEENEKOPPIE	153 IQ	Ged.	UITVAL	287 IQ	
STEENKOOLSPRUIT	302 IR		UITVAL	484 IQ	
STEENKOOLSPRUIT	18 IS		UITVALGROND	267 IQ	
STERKFONTAIN	173 IQ	Ged.			
STERKFONTAIN	519 JQ		UITVALGROND	267 IQ	
STERKFONTAIN	424 IR		UITVALGROND	416 JQ	
STERKFONTAIN	299 IS		UITVALGROND	434 JQ	
STERKFONTAIN	270 JS		UITVLUGT	434 IR	Ged.
STERKFONTAIN	401 JR	Ged.	UITVLUGT	255 IR	
STERKLOOP	352 JS		UITZICHT	314 JR	
STERKSTROOM	400 JS		UMKONTA	150 HT	Ged. 4
STERKWATER	106 JR				
STERKWATER	317 JS		VAALBANK	96 IS	
STEYNSKRAAL	399 IR		VAALBANK	233 IS	
STINKHOUTBOOM	101 IQ		VAALBANK	512 JQ	Ged.
STOMPIESFONTEIN	273 IR		VAALBANK	476 IR	
STONEHENGE	527 JR		VAALBANK	289 JS	
STRAFFONTEIN	252 IR		VAALBANK	511 JR	
STREHLA	261 IR		VAALBANK	177 IS	
STRYDFONTEIN	307 JR		VAALFONTEIN	579 IQ	
STRYDFONTEIN	306 JR		VAALKOP	104 IS	
STRYDPAN	243 IR		VAALKOP	405 KR	Ged. 3
STRYDFONTEIN	477 IR		VAALKRANS	29 IS	Ged.
SUDWALASKRAAL	271 JT	Ged. 9	VAALPAN	68 IS	
SUIKERBOSCHFONTEIN	529 JR		VAALPLAATS	463 JR	
SUIKERBOSCHKOP	278 JS		VAALRIVIERSDRAAI	479 IR	
SUIKERBOSCHPLAAT	263 JS		VALSCHSPRUIT	458 JR	
SUIKERBOSCHPLAAT	252 JS		VALSFONTEIN	183 IR	
SUKKELAAR	421 IS		VAN DYKSDRIFT	19 IS	Ged.
SWAGERSHOEK	453 IQ		VAN DYKSPUT	214 IR	
SWARTKOPPIES	217 JS		VANGGATFONTEIN	250 IR	
SYFERFONTEIN	483 JQ		VANGGATFONTEIN	251 IR	
SYFERFONTEIN	288 IR		VAN SCHALKWYKSRUST	118 IS	
SYFERFONTEIN	115 IS		VAN WYK	584 IQ	
SYFERWATER	371 JQ		VARKFONTEIN	25 IR	
			VASTFONTEIN	271 JR	
TAMBOEKIESFONTEIN	173 IR		VENTERSPOST	284 IQ	Ged.
TEN BOSCH	162 JU	Ged. 20	VERBRICK	118 JR	
TERRA MENA	432 IQ	Ged. 1	VEREENIG	262 IS	
TEUTFONTEIN	407 JS		VERGELEGEN	80 JS	
TEVREDE	178 JT	Ged. 15	VERGENOEG	177 JT	Ged. 1
THE JUNCTION	521 LT		VIERFONTEIN	61 IS	
THE WEDGE	175 JS		VISCHGAT	467 IR	Ged.
THORNDALE	391 JQ		VISCHKUIL	274 IR	Ged.
THORNYBUSH	78 KU	Ged. 4, RG/ Plaas	VISSERSHOEK	435 JQ	
			VITOWN	511 KT	
TIEGERPOORT	371 JR		VLAKDRIFT	163 IQ	
TIVIOTDALE	420 IQ	Ged. 1	VLAKFONTEIN	303 IQ	
TOEVLUGT	269 JS		VLAKFONTEIN	238 IQ	Ged.
TOK	315 JQ		VLAKFONTEIN	281 IR	Ged.
TOPFONTEIN	309 IS		VLAKFONTEIN	72 IS	
TRICHARDSFONTEIN	140 IS	Ged.	VALKFONTEIN	569 JR	
TSHIPISE	105 MT	Ged. 14	VLAKFONTEIN	176 IS	
TULIPVALE	188 IR		VLAKFONTEIN	494 JQ	
TWEEDRAAI	139 IS		VLAKFONTEIN	373 JQ	
TWEEDRACHT	516 JR		VLAKFONTEIN	448 IR	Ged.
TWEEFONTEIN	19 IR		VLAKFONTEIN	466 IR	
TWEEFONTEIN	357 JT	Ged. 37	VLAKFONTEIN	457 JR	
TWEEFONTEIN	370 JS		VLAKFONTEIN	523 JR	
TWEEFONTEIN	413 JR		VLAKFONTEIN	548 JR	
TWEEFONTEIN	523 IQ		VLAKFONTEIN	179 IS	
TWEEFONTEIN	328 JS		VLAKFONTEIN	166 IS	
TWEEFONTEIN	523 JQ		VLAKKUILEN	76 IS	
TWEEFONTEIN	491 JR		VLAKLAAGTE	92 IS	
TWEEFONTEIN	106 JS		VLAKLAAGTE	83 IS	
TWEEFONTEIN	458 JS		VLAKLAAGTE	45 IS	
TWEEFONTEIN	552 JR		VLAKLAAGTE	223 IS	
TWEEFONTEIN	541 JR		VLAKLAAGTE	107 IS	
TWEEFONTEIN	236 JS		VLAKLAAGTE	330 JS	
TWEEFONTEIN	531 IQ		VLAKLAAGTE	21 IS	
TWEEFONTEIN	372 JR		VLAKPAN	89 IS	
TWEEFONTEIN	203 IS		VLAKPLAATS	160 IQ	
TYGERFONTEIN	488 IQ	Ged. RG/31	VLAKPLAATS	555 IQ	
			VLAKPLAATS	268 IR	
UITGEDACHT	229 IS		VLAKSPRUIT	292 IS	
UITGEVALLEN	432 IR		VLAKSPRUIT	308 IS	
UITGEZOCHT	194 IS		VLAKVARKFONTEIN	213 IQ	
UITKOMS	443 JQ		VOGELFONTEIN	222 IR	
UITKOMST	499 JQ		VOGELSTRUISFONTEIN	263 IQ	
UITKYK	159 IR		VOORUITSIG	48 IQ	
UITKYK	327 IR		VOORUITZICHT	437 JS	
UITKYK	172 JS		VREDE	257 IS	

VREDE	304 JR		WITPOORT	551 JR	
VRISCHGEWAAGD	198 IS		WITPOORT	563 JR	
VRISCHGEWAAGD	501 IR		WITPOORT	406 JR	
VROEGEVELD	509 IT	Ged.	WITRAND	103 IS	
WAAIKRAAL	556 JR		WITSTINKHOUTBOOM	155 IQ	
WACHTEENBIETJESDRAAI	350 KQ	Ged. RG/1	WOEST ALLEEN	477 JS	
WACHTEENBIETJESKOP	503 JR		WOLHUTERSKOP	452 JQ	
WACHTEENBIETJESKOP	506 JR	Ged.	WOLVEKRANS	17 IS	
WALES	250 KU	Ged. 54	WOLVEKRANS	156 IQ	
WALLIS HAVON	154 IQ		WOLVEBANK	338 IR	
WALHMANSTHAL	278 JR		WOLVENFONTEIN	244 IR	
WANHOOP	443 JS		WOLVENFONTEIN	471 JS	
WASCHBANK	497 JR		WONDERBOOM	249 JS	
WATERFALL WEST	510 JQ		WONDERFONTEIN	342 IR	
WATERKLOOF	305 IQ	Ged. 214, 288	WONDERFONTEIN	103 IQ	Ged.
WATERKLOOF	423 JP	Ged.	WONDERHOEK	376 JS	
WATERKLOOF	515 JQ		YSTERVARKFONTEIN	194 IR	
WATERPAN	8 IS		YSTERVARKFONTEIN	106 IS	
WATERPAN	292 IQ	Ged.	ZAAIHOEK	260 JS	
WATERVAL	273 JR		ZAAIPLAATS	439 JS	
WATERVAL	109 JS		ZAAIWATER	11 IS	
WATERVALSHOEK	350 IR	Ged. 47	ZANDFONTEIN	481 IR	
WATERVALWEST	510 JQ		ZANDFONTEIN	447 JQ	
WEILAAAGTE	271 IR		ZANDFONTEIN	484 IR	
WEIMERSHOEK	81 JT	RG/11 en 12	ZANDFONTEIN	585 IQ	
WELGEGUND	491 JQ		ZANDFONTEIN	485 IR	
WELGELEGEN	221 IR		ZANDFONTEIN	317 JR	Ged.
WELGEVONDEN	367 IQ		ZANDFONTEIN	500 IR	
WELGEVONDEN	343 KR	Ged. 7, 11, 19, 27, 32	ZANDSPRUIT	191 IQ	
WELGEVONDEN	272 IR		ZEEKOEFONTEIN	573 IQ	
WELGEVONDEN	215 JS		ZEEKOEFONTEIN	576 IQ	
WELGEVONDEN	108 JS		ZEEKOEGAT	115 JS	
WELSTAND	55 IS		ZEEKOEGAT	145 IS	
WELTEVREDEN	455 JT	Ged. 25	ZEEKOEGAT	296 JR	
WELTEVREDEN	307 IR		ZEEKOEIGAT	331 JP	Ged. RG/Plaas
WELTEVREDEN	227 IR		ZEEKOEHOEK	509 JQ	Ged.
WELTEVREDEN	517 JQ		ZEERKRY	292 IR	
WELTEVREDEN	324 JS		ZESFONTEIN	27 IR	
WELTEVREDEN	116 IS		ZEVENFONTEIN	415 JS	
WELTEVREDEN	367 JS		ZEVENFONTEIN	484 JS	
WELTEVREDEN	193 IS		ZEVENFONTEIN	407 JR	Ged.
WELVERDIEND	97 IQ	Ged.	ZILKAATSNEK	439 JQ	
WELVERDIEND	379 IR		ZOEK FONTEIN	468 IR	
WELVERDIEND	201 JS		ZONDAGSFONTEIN	124 IS	Ged.
WELVERDIEND	243 KT		ZONDAGSFONTEIN	253 IR	
WELVERDIEND	23 IS		ZONDAGSKRAAL	125 IS	Ged.
WHEATLANDS	260 IQ	Ged.	ZONDAGSVLEI	9 IS	
WHITESTONES	188 IQ		ZONDERFOUT	226 IR	
WILDEBEESTFONTEIN	536 IQ	Ged.	ZONDERWATER	482 JR	
WILDEBEESTFONTEIN	327 JS		ZONKOLOL	473 JR	
WILDEBEESTFONTEIN	122 IS		ZONNEBLUM	396 JS	
WILDEBEESTHOEK	309 JR		ZONNESTRAAL	163 IR	
WILDEBEESTHOEK	310 JR		ZONNESTRAAL	158 IR	
WILDFONTEIN	52 IQ		ZORGVLIET	557 JR	
WILMANSRUST	47 IS		ZOUTPAN	104 JR	
WINKELHAAK	723 JT		ZUIKERBOSCHFONTEIN	151 IQ	
WINTERSHOEK	314 IR	Ged.	ZUURBULT	240 IQ	
WITBANK	80 IS		ZUURFONTEIN	591 IQ	
WITBANK	303 IS		ZUURPLAAT	337 JQ	Ged. RG/19
WITBOS	409 JR		ZWAARD	472 JR	
WITBOSPOORT	540 JR		ZWAARKRY	351 JS	
WITFONTEIN	15 IR	Ged.	ZWAKFONTEIN	120 IS	
WITFONTEIN	16 IR	Ged.	ZWARTFONTEIN	312 IS	
WITFONTEIN	262 IQ		ZWARTKOP	525 JQ	
WITFONTEIN	510 JR		ZWARTKOP	530 JQ	
WITBANK	521 JR		ZWARTKOPJES	143 IR	Ged.
WITKLEIGAT	283 IQ	Ged.	ZWARTKOPPIES	364 JR	
WITKLIP	229 IR	Ged.	ZWARTKRANS	172 IQ	
WITKLIP	232 IR	Ged.	ZWAVELPOORT	373 JR	
WITKLIP	539 JR				
WITKLIPBANK	202 IR				
WITKOP	330 IR				
WITKOPPIES	393 JR				
WITPOORT	216 JR				
WITPOORT	550 JR				

SKEDULE C

GRONDBELASTING IN DIE RAAD SE ALGEMENE REGSGEBIED

Ingevolge die bepalings van artikel 29(2) van Ordonnansie No 20 van 1943 word 'n Grondbelasting van R30 per erf per jaar, vir die boekjaar 1 Julie 1983 tot 30 Junie 1984 in Badplaas Dorp, Bethalrand Dorp en Sorrentopark Dorp geleë in die Raad se Algemene Regsgebied, gehef.

TI29/4

A. A GENERAL RATE ON RATEABLE PROPERTY SITUATED WITHIN THE AREA OF A LOCAL AREA COMMITTEE

A general rate is levied in terms of Section 21 of the Local Authorities Rating Ordinance No 11 of 1977.

The general rate reflected in the undermentioned schedules has been levied on the site value of rateable land as recorded in the valuation roll or provisional valuation roll i.e. townships, agricultural holdings and farm portions mentioned in the said schedules.

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS

NOTICE OF GENERAL RATE, LAND RATES AND SERVICE CHARGES

NOTICE is hereby given that for the Financial Year 1st July 1983 to 30th June 1984 the Board has levied the following:

The Agricultural Holdings specified in the undermentioned schedule include, for the purposes hereof, all land included in the original layout of the said Holdings (in respect of which a certificate was issued in terms of Section 1 of the Agricultural Holdings (Transvaal) Registration Act 1919), irrespective of whether the certificate has been cancelled in respect of any portion of such land and notwithstanding any subsequent change in the description thereof, unless a Township has been established thereon in terms of the Townships and Town-planning Ordinance No 11 of 1931, as amended, or the Town-planning and Townships Ordinance No. 25 of 1965, or unless it has, simultaneously with excision, been consolidated in the Deeds Office with another portion of land upon which no rates are levied.

A general rate is levied on those portions of farm portions used for business purposes where such farms are situated within the area of a Local Area Committee. Where rates on farms, other than the above have been levied, they are shown in the remarks column of the schedule.

The amount due for rates, as contemplated in section 27 and 41 of Ordinance 11 of 1977, shall become due and payable on 31 October 1983, but ratepayers may pay the amount due for rates in two equal instalments — i.e. on 31 October 1983 and 28 February 1984, or ratepayers can apply in writing to pay the amount due in eight instalments commencing on 31 July 1983 and a final payment on 28th February 1984. In the event of a property being sold during the financial year the payment of the amount due in instalments lapses. (Schedule A).

B. A GENERAL RATE ON RATEABLE PROPERTY SITUATED WITHIN THE BOARD'S GENERAL AREA OF JURISDICTION

A general rate of 1,8c/R has been levied in terms of Section 29(6) of Ordinance No. 20 of 1943, on the site values of those portions of erven, agricultural holdings and farm portions used for business purposes in the areas mentioned in Schedules B, D and E. The amount due for rates shall become due and payable on 31 October 1983 but ratepayers may pay the amount due for rates in two equal instalments — i.e. on 31 October 1983 and 28 February 1984 or ratepayers can apply in writing to pay the amount due in eight instalments commencing on 31 July 1983 and a final payment on 28 February 1984. In the event of a property being sold during the financial year the payment of amount due in instalments lapses. (See Schedule B).

C. LAND RATES

A land rate of R30,00 per erf per year has been levied in terms of Section 29(2) of Ordinance No 20 of 1943, in Badplaas Township, Bethalrand Township, Sorrentopark Township and Marloth Park Township for the financial year 1 July 1983 to 30 June 1984.

The amount due for rates shall become due and payable on 31 October 1983 but ratepayers may pay the amount due for rates in two equal instalments — i.e. on 31 October 1983 and 28 February 1984, or ratepayers can apply in writing to pay the amount due in eight instalments commencing on 31 July 1983 and a final payment on 28 February 1984. In the event of a property being sold during the financial year the payment of the amount due for rates in instalments lapses. (See Schedule C).

D. SERVICE CHARGES

The charges in respect of sewerage, nightsoil and refuse removal services, basic water and basic electricity shall become due and payable on 31 October 1983 in respect of the financial year ending 30 June 1984, provided that in all instances where new services are instituted, the charges shall become due and payable on the day of inauguration or installation of such service, calculated from such date up to and including the end of the financial year.

LEGAL PROCEEDINGS FOR THE RECOVERY OF ARREAR RATES AND OTHER CHARGES WILL BE INSTITUTED AGAINST DEFAULTERS AND INTEREST AT THE RATE OF 13,3% PER ANNUM MAY BE CHARGED ON THOSE AMOUNTS NOT PAID ON OR BEFORE THE DUE DATE.

N.B. All owners of rateable property concerned, who have not received an account on 31 October 1983 are kindly requested to contact the Treasurer at the undermentioned address as soon as possible after the said date and to furnish particulars of the rateable property in question, in order that an account may be rendered.

An amount due for rates is legally due and recoverable and the fact that an owner has not received a notice of account or monthly statement shall not invalidate the fixed day for payment or the liability of the owner to pay such amount.

**B GEROUX
SECRETARY**

320 Bosman Street
PO Box 1775
Pretoria
Notice No 80/1983

SCHEDULE A

LOCAL AREA COMMITTEE	TOWNSHIPS, AGRICULTURAL HOLDINGS AND FARMS	MAGISTERIAL AREA	ORIGINAL AND ADDITIONAL RATE ON SITE VALUES OF LAND IN TOTAL PER RAND 1983/84	REMARKS
Akasia/Rosslyn	Amandasig	Pretoria	1,8	On site values of all erven, agricultural holdings or farm portions used for business purposes, 1,4c/R
	Hestepark Ext. 5		1,8	
	Karenpark Township		1,8	
	Ninapark Township		1,8	
	Ninapark Ext 3		1,8	
	Rosslyn Township		1,1	
	Rosslyn Township Ext 1		1,1	
	The Orchards Township		1,8	
	The Orchards Township Erven 1-12		1,1	
	The Orchards Ext 3 and 5		1,8	
	Theresapark Ext 1		1,8	
	Doreg Agricultural Holdings		1,8	
			1,4	
	Heatherdale Agricultural Holdings		1,8	
			1,4	
	Klerksoord Agricultural Holdings		1,8	
			1,4	
	Klerksoord Agricultural Holdings Ext 1 and 2		1,8	
			1,4	
	Winternest Agricultural Holdings		1,8	
			1,4	
	Beetgesberg 279 JR		1,4	
	Eldorette 311 JR		1,4	
Hartebeeshoek 251 JR	1,4			
Hartebeeshoek 303 JR	1,4			
Hartebeeshoek 312 JR	1,4			
Hartebeeshoek 449 JR	1,4			
Herman 289 JR	1,4			
Klipfontein 268 JR	1,4			
Triangle 264 JR	1,4			

LOCAL AREA COMMITTEE	TOWNSHIPS, AGRICULTURAL HOLDINGS AND FARMS	MAGISTERIAL AREA	ORIGINAL AND ADDITIONAL RATE ON SITE VALUES OF LAND IN TOTAL PER RAND 1983/84	REMARKS
	Witfontein 301 JR		1,4	
	Witfontein 305 JR		1,4	
	All new townships (residential) proclaimed during this financial year		1,8	
	All new industrial townships in Rosslyn proclaimed during this financial year		1,1	
Davel	Davel Township	Ermelo	8,5	
	Davelfontein 267 IS		8,5	
	Hamelfontein 269 IS		8,5	
	Uitzicht 266 IS		8,5	
	All new townships that will be proclaimed during this financial year		8,5	
De Deur	Dreamlands	Vereeniging	9,0	
	Evaton Estates Township (Erven 1-38 and 350)		9,0	
	Evaton Township (Erven 2446 - 2533 and 2847)		9,0	
	Ironsyde Township		9,0	
	The Balmoral Estate Township		9,0	
	The Balmoral Estate Extension Townships		9,0	
	The De Deur Estates Ltd. Township		9,0	
	Driemoeg 537 IQ		9,0	
	All new townships that will be proclaimed during this financial year		9,0	
Ellisras	Ellisras & Ext 1, 2 and 6 Townships	Waterberg	11,0	All farm portions of the farm Waterkloof 502 LQ, situated in the jurisdiction of Ellisras Local Area Committee
	Ellisras and Ext. 1, 2 & 6 Townships (Business)		17,0	
	Ellisras Township Ext 7		7,0	
	Grootfontein 501 LQ		12,2	
	Waterkloof 502 LQ		12,2	
	Onverwacht 503 LQ		5,2	
	Schaapplaats 524 LQ		12,2	
	All new townships that will be proclaimed during this financial year		12,2	
Eloff	Eloff Township	Delmas	4,5	A rebate of 40% in addition to Agricultural rebate is granted on all improved properties with an approved dwelling and occupied as at 1 July 1983 in the Eloff Local Area Committee Area.
	Middelbult 235 IR		4,5	
	Eloff Small Holdings and Extension		4,5	
	Eloff Agricultural Holdings Ext 2 and 3		4,5	
	All new townships that will be proclaimed during this financial year		4,5	
Ennerdale	Ennerdale Ext 1 and 3	Johannesburg	2,7	
	Ennerdale Township (except Erven 497, 499, 499/1, 499/2 and Reserve 2)		2,7	
	Ennerdale North Township (Erven 188 - 386)	Randfontein and Roodepoort	2,7	
	Ennerdale South Township (Erven 288 - 296 - RE, 328 - 345, 361 - 373, 384 - 411, 429 - 468, 476 - 487, 493 - 513/C Reserve 2 and 1064)		2,7	
	Ennerdale South Ext 1 Township		2,7	
	Finetown Township (Erven 131/A, 131/B, 151/E, 151RE - 185, 220 - 237)		2,7	
	Grasmere Township		2,7	
	Hopefield Township		2,7	
	Lawley Estates Township (except Erven 1-47, 50-60, 71-72, 75-83)		2,7	
	Lawley South Township		2,7	
	Mid-Ennerdale Township (except Erven 168/1, 168/2, 171, 467 and 470)		2,7	
	Hiltonia Agricultural Holdings		2,7	
	Elandsfontein 308 IQ		2,7	
	Hartebeestfontein 312 IQ		2,7	
	Ontevedren 309 IQ		2,7	
	Roodepoort 302 IQ		2,7	
	All new townships that will be proclaimed during this financial year		2,7	
Glaudina	Glaudina Township	Schweizer-Reneke	6,1	
	Vleeschkraal 145 HQ		6,1	
	All new townships that will be proclaimed during this financial year		6,1	

LOCAL AREA COMMITTEE	TOWNSHIPS, AGRICULTURAL HOLDINGS AND FARMS	MAGISTERIAL AREA	ORIGINAL AND ADDITIONAL RATE ON SITE VALUES OF LAND IN TOTAL PER RAND 1983/84	REMARKS
Gravelotte	Gravelotte Township Farrel 781 LT Gravelotte Siding 785 LT All new townships that will be proclaimed during this financial year	Letaba	12,5 12,5 12,5 12,5	On Farrel 781 LT assessment rates are levied on the value of all these portions of the farm and all surface right servitudes, used for residential and/or other purposes situated on these portions of Farrel 781 LT, withdrawn by Government Notice No 2455 of 24 October 1952, from pegging of claims purposes.
Groot Marico	Groot Marico Township Wonderfontein 258 JP	Marico	10,5 10,5	On Wonderfontein 258 JP assessment rates are levied on the site values of all those portions of the farm of 3 ha and smaller.
Haenertsburg	Haenertsburg Township Haenertsburg Town and Townlands 1103 LS All new townships that will be proclaimed during this financial year	Pietersburg	7,25 7,25 7,25	
Hammanskraal	Hammanskraal Extension 1 Hammanskraal Township Hammanskraal 112 JR All new townships that will be proclaimed during this financial year	Wonderboom	2,1 2,1 2,1 2,1	
Hazyview	Numbipark Township De Rust 12 JU Perry's Farm 9 JU Hazyview Holiday Township Hazyview Ext 1 All new townships that will be proclaimed during this financial year	Nelspruit	0,7 0,7 0,7 0,7 0,7 0,7	
Hectorspruit	Hectorspruit Township and Ext 1 Hectorspruit 164 JU Symington 167 JU Thankerton 175 JU All new townships that will be proclaimed during this financial year	Barberton	10,5 10,5 10,5 10,5 10,5	Only Portion 16 (a portion of Portion 6) Thankerton 175 JU Proclaimed 9/5/79 AN 92/1979
Hillside	Hartebeesfontein 258 IQ Hillside Agricultural Holdings and Ext 1 All new townships that will be proclaimed during this financial year	Randfontein	8,8 8,8 8,8	
Hoedspruit	Hoedspruit Township Amsterdam 208 KT Berlin 209 KT Happyland 241 KT Weilverdiend 243 KT All new townships that will be proclaimed during this financial year	Pelgrimsrust	3,0 3,0 3,0 3,0 3,0 3,0	
Klipriviervallei	Keytersrus 380 IR Nooitgedacht 176 IR Henley-on-Klip Township Highbury Township and Ext 1 Klipwater Township Witkop Township Blesboklaagte 181 IR Drooogegrond 377 IR Green Valley 154 IR Klipview 175 IR Klipriviervallei 371 IR Langkuil 363 IR Nooitgedacht 177 IR Rietfontein 364 IR Slangfontein 373 IR Slangfontein 374 IR Vlaklaagte 178 IR Vogelfontein 376 IR Waternal 150 IR	Vereeniging	5,0 5,0 4,0 4,0 4,0 4,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0 5,0	A rebate of 20 % is granted on all improved residential portions as at 1 July 1983.

LOCAL AREA COMMITTEE	TOWNSHIPS, AGRICULTURAL HOLDINGS AND FARMS	MAGISTERIAL AREA	ORIGINAL AND ADDITIONAL RATE ON SITE VALUES OF LAND IN TOTAL PER RAND 1983/84	REMARKS
	Witkop 180 IR		5,0	
	Witkoppie 373 IR		5,0	
	Zwartkoppies 143 IR		5,0	
	Gardenvale Agricultural Holdings		5,0	
	Garthdale Agricultural Holdings		5,0	
	New Kentucky Agricultural Holdings		5,0	
	Ophir Ext 1 Agricultural Holdings		5,0	
	Pendale Agricultural Holdings		5,0	
	Schoongezicht Agricultural Holdings		5,0	
	Sherman Park Agricultural Holdings		5,0	
	Valley Settlements Agricultural Holdings No. 1, 2, 3 & 4		5,0	
	Rietspruit 152 IR		5,0	
	Rodneath Township		5,0	
	All new townships that will be proclaimed during this financial year		3,5	
Kosmos	Kosmos Township and Ext 1	Brits	5,0	
	De Rust 478 JQ		5,0	
	All new townships that will be proclaimed during this financial year		5,0	
Letsitele	Letsitele Township	Letaba	5,2	
	Letsitele Township Ext 1		7,5	
	Novengilla 562 LT		7,5	
	All new townships that will be proclaimed during this financial year		7,5	
Lothair	Bloemkrans 121 IT	Ermelo	2,0	
	Edenvale 100 IT		2,0	
	Lothair 124 IT		2,0	
	Umpilusi 98 IT		2,0	
	All new townships that will be proclaimed during this financial year		2,0	
Magaliesburg	Magaliesburg Township	Krugersdorp	6,0	
	Blaauwbank 505 JQ		6,0	
	Kruitfontein 511 JQ		6,0	
	Onrus 516 JQ		6,0	
	Steenekoppie 153 JQ		6,0	
	Vaalbank 512 JQ		6,0	
	Zeekoehoek 509 JQ		6,0	
	All new townships that will be proclaimed during this financial year		6,0	
Malelane	Impala Boerdery 231 JQ	Barberton	7,0	
	Malelane Township		7,0	
	Malelane Township Ext 1 and 2		7,0	
	Malelane Estates A140 JU		7,0	
	Malelane 389 JU		7,0	
	M'Hlati 169 JU		7,0	
	M'Hlati 170 JU		7,0	
	Afdeling B Kaap Block		7,0	
	M'Hlatikop Township		7,0	
	All new townships that will be proclaimed during this financial year		7,0	
Marikana	Roodekopjes 297 JQ	Rustenburg	4,25	
	All new townships that will be proclaimed during this financial year		4,25	
Migdol	Rietpan 225 IQ	Schweizer-Reneke	14,0	
	Poortjie 248 IQ		14,0	
	Lot 43 250 IQ		14,0	
	All new townships that will be proclaimed during this financial year		14,0	
Muldersdrift	Driefontein 179 IQ	Krugersdorp	4,5	
			6,0	
			1,0	
Muldersdrift	Rietfontein 189 IQ		4,5	
			6,0	
			1,0	
	Rietvallei 180 IQ		4,5	
			6,0	
			1,0	
	Van Wyks Restant 182 IQ		4,5	
			6,0	
			1,0	

Proclaimed AN 90 of 1 June 1977. The first tariff for the farm portions and agricultural holdings is levied on the portions of the farms and agricultural holdings used for business purposes beneficial to the inhabitants of the area.

The second tariff of 6c/R is on the

LOCAL AREA COMMITTEE	TOWNSHIPS, AGRICULTURAL HOLDINGS AND FARMS	MAGISTERIAL AREA	ORIGINAL AND ADDITIONAL RATE ON SITE VALUES OF LAND IN TOTAL PER RAND 1983/84	REMARKS
	Vlachfontein 181 IQ		4,5	site values of those portions of farms and agricultural holdings used for business purposes other than in tariff one. The third tariff of 1c/R is on those portions of the farms smaller than 22 ha used for agricultural purposes.
	Honingklip 178 IQ	Krugersdorp	6,0	
			1,0	
			4,5	
	Roodekrans 183 IQ		6,0	
			1,0	
	Diswalmar Agricultural Holding		4,5	
			6,0	
	Heuningklip Agricultural Holdings		1,0	
			4,5	
	Northvale Agricultural Holdings		6,0	
			1,0	
	Steynsvlei Agricultural Holdings		4,5	
			6,0	
			1,0	
	All new townships/farms/Agricultural Holdings that will be proclaimed during this financial year		4,5	
			6,0	
			1,0	
Noordvaal	Nanescol 582 IQ	Vanderbijlpark	3,0	
	Rietspruit 583 IQ		3,0	
	Gladwood Agricultural Holdings		3,0	
	Mullerstuine Agricultural Holdings		3,0	
	Nanescol Agricultural Holdings		3,0	
	Rosashof Agricultural Holdings and Ext 1 and 2		3,0	
	All new townships that will be proclaimed during this financial year		3,0	
Northam	Northam Township and Ext 1 and 2	Rustenburg	4,0	Assessment Rates are levied on the site values of all portions of being 2,5 ha and smaller and further as indicated above.
	De Puf 412 KQ		4,0	
	Koedoesdoorns 414 KQ		4,0	
	Leeukopje 415 KQ		4,0	
	Wildebeestlaagte 411 KQ		4,0	
	All new townships that will be proclaimed during this financial year		4,0	
Ogies	Ogies Township	Witbank	6,5	Assessment rates are levied on the site values of all those portions of the farms being 0,8565318 ha and smaller and further as indicated above.
	Ogies Township Ext 1		6,5	
	Grootpan 7 IS		6,5	
	Kleinsuikerboschplaat 5 JS		6,5	
	Klipfontein 3 IS		6,5	
	Ogiesfontein 4 IS		6,5	
	All new townships that will be proclaimed during this financial year		6,5	
Ohrigstad	Grootboom 485 KT	Lydenburg	19,5	
	Ohrigstad Township		19,5	
	Ohrigstad 443 KT		19,5	
	All new townships that will be proclaimed during this financial year		19,5	
Paardekop	Paardekop Township	Volksrust	15,5	^ rebate of 30% is granted on all occupied improved properties within the township as on 1 July 1983.
	Kopje Alleen 75 HS		15,5	
	Paardekop 76 HS		15,5	
	All new townships that will be proclaimed during this financial year		15,5	
Piensaarsrivier	Elandsdraal 71 JR	Warmbad	8,0	Assessment rates are levied on site values of all farm portions used for residential purposes.
	Ruimte 74 JR		8,0	
	Vaalboschbult 66 JR		8,0	
	All new townships that will be proclaimed during this financial year		8,0	
Rayton	Rayton Township	Bronkhorstspruit	4,3	
	All new townships that will be proclaimed during this financial year		4,3	
Roosenekal	Roosenekal Township	Middelburg	5,0	
	Mapochsgronde 543, 544, 558 en 911 JS		5,0	
	Vlaklaagte 146 JS		5,0	
	All new townships that will be proclaimed during this financial year		5,0	

LOCAL AREA COMMITTEE	TOWNSHIPS, AGRICULTURAL HOLDINGS AND FARMS	MAGISTERIAL AREA	ORIGINAL AND ADDITIONAL RATE ON SITE VALUES OF LAND IN TOTAL PER RAND 1983/84	REMARKS
Schoemansville	Ifafi Township Meerhof Township Schoemansville Township and Ext Hartebeespoort 482 - JQ Syferfontein 483 JQ Ifafi 457 JQ All new properties registered as per the schedules	Brits	See Annexure	Assessment rates for the 1983/84 financial year are levied in accordance with the attached schedules on 1. the site value of all properties on Townships/Agricultural Holdings/farm portions in the Local Area Committee Area of Schoemansville. 2. the site values of portion of the farms Hartebeespoort 482 JQ and Ifafi 457 that are being used for business purposes.

ANNEXURE

SCHOEMANSVILLE LOCAL AREA COMMITTEE AREA

A		B		
VALUATION GROUPS		TARIFF PER RAND		
R		c/R		
2 500	6 999	6,4		
7 000	8 999	6c		
9 000	10 999	5,5c		
11 000	12 500	5c		
12 501	14 999	4,6c		
15 000	16 999	4,3		
17 000	18 999	4,1		
19 000	20 999	3,85		
21 000	22 999	3,7		
23 000	24 999	3,5		
25 000 and above		3,4		

Soekmekaar	Zoekmekaar Township Zoekmekaar 778 LS All new townships that will be proclaimed during this financial year	Zoutpansberg	35,0 35,0 35,0	
Suidwes-Pretoria	Knoppieslaagte 335 JR Hoekplaats 384 JR Mooiplaats 355 JR Schurveberg 488 JR Vlakplaats 354 JR Gerhardsville Agricultural Holdings and Ext 1 Mnandi Agricultural Holdings and Extension Schurveplaats 353 JR All new townships that will be proclaimed during this financial year	Pretoria	4,7 4,7 4,7 4,7 4,7 4,7 4,7 4,7 4,7	A rebate of 25% is granted on all occupied improved properties within the Local Area Committee Area as on 1 July 1983
Sundra	Bouwershoek Township Droogfontein 242 IR Geigerle 238 IR Rietkol 237 IR Rietkol Agricultural Holdings Springs Agricultural Holdings and Ext 1 Sundale Sundra Agricultural Holdings and Ext 1 and 2 All new townships that will be proclaimed during this financial year	Delmas	3,1 3,1 3,1 3,1 3,1 3,1 3,1 3,1	
Vaalwater	Vaalwater Township Hartebeespoort 84 KR Vaalwater 137 KR All new townships that will be proclaimed during this financial year	Waterberg	5,0 5,0 5,0 5,0	
Van Dyksdrift	Vaalkrans 29 IS Van Dyksdrift 19 IS All new townships that will be proclaimed during this financial year	Witbank Improvements Site Values Improvements Site Values	0,5 4,0 0,5 4,0 4,0	Assessment rates are levied on the site values of Railway Property site value R100 800 and on improvements on Railway property value R744 200.

LOCAL AREA COMMITTEE	TOWNSHIPS, AGRICULTURAL HOLDINGS AND FARMS	MAGISTERIAL AREA	ORIGINAL AND ADDITIONAL RATE ON SITE VALUES OF LAND IN TOTAL PER RAND 1983/84	REMARKS
Vischkuil	Vischkuil 274 IR	Springs	3,6	
	Endicott Agricultural Holdings		3,6	
	Vischkuil Agricultural Holdings and Extension 1		3,6	
	All new townships that will be proclaimed during this financial year		3,6	
Walkerville	Ohenimuri Township	Vereeniging	5,0	A rebate of 20% in addition to the agricultural rebate, is granted on all agricultural holdings improved with a completed dwelling as on 1 July 1983.
	Cyferfontein 333 IQ		12,3	
	Elandsfontein 334 IQ		12,3	
	Faroasfontein 372 IQ		12,3	
	Hartzenbergfontein 332 IQ		12,3	
	Nooitgedacht 177 IR		12,3	
	Nooitgedacht 176 IR		12,3	
	Varkensfontein 373 IQ		12,3	
	Althea Agricultural Holdings		12,3	
	Blignautsrust Agricultural Holdings		12,3	
	Drumblade Agricultural Holdings		12,3	
	Golfview Agricultural Holdings		12,3	
	Hartzenbergfontein Agricultural Holdings		12,3	
	Ironsyde Agricultural Holdings		12,3	
	The Homestead Apple Orchards Agricultural Holdings		12,3	
	Walkers Fruit Farms Agricultural Holdings and Ext 1		12,3	
	Walkerville Agricultural Holdings		12,3	
All new townships that will be proclaimed during this financial year	12,3			
West Rand	Elandsfontein 346 IQ	Johannesburg Roodepoort and Randfontein	3,7	All farm portions of the farm Waterpan 292 IQ are rateable
	Panvlakte 291 IQ		3,7	
	Rietfontein 301 IQ		3,7	
	Syferfontein 293 IQ		3,7	
	Waterpan 292 IQ		3,7	
	Zuurbekom 297 IQ		3,7	
	Waterpan Agricultural Holdings		3,7	
	West Rand Agricultural Holdings and Ext 1		3,7	
	All new townships that will be proclaimed during this financial year		3,7	
Witpoort	Witpoort Township	Wolmaransstad	3,6	
	Leeuwfontein 29 HP		3,6	
	All new townships that will be proclaimed during this financial year		3,6	

SCHEDULE B

ASSESSMENT RATES ON PROPERTIES SITUATED WITHIN THE BOARD'S GENERAL AREA OF JURISDICTION

- (i) Assessment rates in the area mentioned hereunder have been levied in terms of section 29(2) of Ordinance No 20 of 1943, on the site values of erven in the undermentioned areas situated in the Board's General Area of Jurisdiction for the 1983/84 financial year from 1 July 1983 to 30 June 1984.

Lenasia Extension 8	5c/R (five cents in the Rand)
Lenasia Extension 9	1,3c/R (one comma three cents in the Rand)
Lenasia Extension 10	1,3c/R (one comma three cents in the Rand)
Lenasia Extension 11 (Portion)	1,3c/R (one comma three cents in the Rand)
Lenasia South	1,3c/R (one comma three cents in the Rand)

- (ii) Assessment rates in the area mentioned hereunder have been levied in terms of section 29(6) of Ordinance 20 of 1943, on the site values of those portions of erven, agricultural holdings and farm portions used for business purposes @ 1,8c/R with the exception of (i) mentioned above.

TOWNSHIPS:

Aston Lake
Bronkhorstbaai
Derby

Dirkies Dorp

Dominium Reefs

Ennerdale Township: Erven 497, 499, 499/1, 491/2 and Reserve 2 of Ennerdale Township.

Ennerdale North Township: Erven 1 to 187

Ennerdale South Township: Except Erven 288 to 295 RE, 296 RE, 328, 329 RE, 330 RE, 331 RE, 331/1 RE, 332 to 334 RE, 334A, 335 to 344 RE, 344/1, 345, 361 to 372 RE, 372/1, 373, 384 to 405 RE, 405/A to 411, 429 to 468, 476 to 487, 493 to 513/A, 513/B, 513/C, Reserve 2 of Ennerdale South Township and Erf 1064.

Finetown Township: Except Erven 131/A, 131/B to 151/A, 151/B, 151/C, 151/D, 151/E, 151 RE to 175/A, 175/B, 175/C to 185 and 220 to 237.

Jameson Park

Jordaan Park

Kampersrus

Kaydale

Keerom Settlements

Laersdrift

Lawley Estates Township: Erven 1 to 47, 50 to 60, 71 and 72, 75 to 83 and 90

Leeuwoort Holiday Township

Leydsdorp

Lochvaal
 Mooinooi
 Olifantsnek
 Pelindaba
 Presidentsrus
 Producta
 Sabie Park
 Sheepmoor
 Simondsville
 Sorrento Park
 Spaarwater
 Vaalmarina Holiday Township
 Vaaloewer

AGRICULTURAL HOLDINGS SITUATED WITHIN THE BOARD'S GENERAL AREA OF JURISDICTION

ABMARIE
 ANA
 ANDEON (138 TO 160)
 ARDENWOLD
 AVALONIA

 BAPSFONTEIN
 BASHEWA
 BECKEDAN
 BECKEDAN EXT 1
 BECKEDAN EXT 2
 BLOEMPARK
 BLUE HILLS
 BLUE VALLEY
 BOLTONWOLD SMALL HOLDINGS
 BOLTONWOLD
 BON ACCORD
 BOTHASGELUK
 BRESWOL
 BROADACRES
 BROADACRES EXT 1
 BUYSCELIA

 CHARTWELL
 CILVALE
 COOPERVILLE
 CYNTHIA VALE

 DANCORDIA
 DENNYDALE
 DE WILDT
 DIEPSLOOT
 DROOGGEFONTEIN
 DURLEY
 DWARSKLOOF

 EBNER-ON-VAAL
 ELDORADO
 ELDORADO EXT 1
 ELJEESEE
 ENORMWATER

 FARMALL
 FARMALL EXT 1
 FLORA PARK
 FUNDUS

 GEESTVELD
 GELUKSDAL

 HALLGATE
 HALLGATE EXT 1
 HELDERSTROME
 HEGELAARSHOEK
 HILLRISE
 HOMELANDS
 HORNHOORD
 HORNSRUS

 JOHANDEO

KAMMALAND
 KAYDALE
 KENDAL FOREST
 KENGIES
 KLEVE
 KOKSRUS
 KOKSRUS EXT 1
 KRAUSEVILLE

 LAEZONIA
 LAMMERSMOOR
 KEOKA VILLA
 LEWZENE ESTATE
 LINDEQUESDRIFT (HOLDING 34)

 MAGALIESMOOT
 MARABETH
 MARISTER
 MARLBANK RIVER ESTATE
 MEADOWLAND SMALL HOLDINGS
 MELODIE
 MELODIE EXT 1
 MILLGATE FARM
 MIRAVAAL
 MODDER EAST ORCHARDS
 MONT LORRAINE
 MOOILANDE
 MOSTYN PARK
 MULDERIA
 MULDERIA EXT 1

 NELSONIA
 NEST PARK
 NEST PARK EXT 1
 NOORDLOCH
 NORMAN
 NORTH CHAMPAGNE EST
 NORTHDENE
 NORTHDENE EXT 1

 OAKMERE
 OAKTREE
 OLYMPUS
 ONDERSTEPOORT
 ONDERSTEPOORT EXT 1
 ONDERSTEPOORT EXT 2
 ONDERSTEPOORT EXT 3
 ONDERSTEPOORT EXT 4

 PATRYSHOEK
 PETROGRAAF
 PHIANA
 PROSPERITY
 PUMULANI
 PYRAMID ESTATE

 RANDRIDGE
 RIKASRUST
 RIVER PARK
 RUSTICANA
 RYKOEES
 RYNOUE

 SANDPARK
 SASSOBYL
 SHERE
 SONNEDAL
 SONSTRAAL
 SPAARWATER
 STESA
 SUNRELLA
 SUNSET VIEW
 SWACINA PARK

 TIMSRAND
 TREESBANK
 THEOVILLE
 TEDDERFIELD

 UNAVILLE

 VAALVIEW
 VALTAKI
 VANDERWESTHUIZENSHOOGTE
 VENTERSHOF
 VLEIKOP
 VERSTERPARK
 VONGEUSAUSPARK
 VONGEUSAUSPARK EXT
 VONTINA
 VORSTERS PARK

 WALLMANNSTHAL

DE LAGERSDRIFT	178 JS		EERSTEGELUK	258 IS	
DELAREY	164 IQ		EIEGENDOM	266 IQ	
DE ONDERSTEOPOORT	300 JR	Ptn	EIKEBOOM	466 JS	
DE PAN	51 IQ		ELANDSDRIFT	527 JQ	
DERDEPOORT	326 JR	Ptn	ELANDSFONTEIN	412 JR	
DE ROODEKOP	350 JS		ELANDSFONTEIN	309 IS	Ptn
DE RUST	478 JQ		ELANDSFONTEIN	75 IS	
DE TOREN	150 JS		ELANDSFONTEIN	277 IQ	
DE UITVALGROND	449 JQ		ELANDSFONTEIN	352 JR	
DE VOETPADKLOOF	113 JS		ELANDSFONTEIN	440 JQ	Ptn
DIE BANKE	245 JS		ELANDSFONTEIN	102 JQ	RE/2
DIEPKLOOF	496 JQ		ELANDSFONTEIN	147 IS	
DIEPKLOOF	592 LT	Ptn 5, 30, 31, 32, 33, 34	ELANDSFONTEIN	115 IQ	
			ELANDSFONTEIN	480 JR	
DIEPKLOOF	182 IR		ELANDSFONTEIN	493 JR	
DIEPLAAGTE	262 IR		ELANDSFONTEIN	433 JS	
DIEPLAAGTE	123 IS		ELANDSFONTEIN	412 IR	
DIEPSLOOT	388 JR	Ptn	ELANDSHOEK	337 JR	Ptn
DIEPSPRUIT	41 IS		ELANDSLAAGTE	368 JS	
DIKKOP	300 IS		ELANDSLAAGTE	155 JS	
DOLTON	213 JU		ELANDSPRUIT	291 JS	
DONKERHOEK	103 JS		ELANDSVALLEI	414 JR	
DONKERHOEK	312 JQ	Ptn 27	ELANDSVLEI	249 IQ	Ptn
DONKERHOEK	370 JR		ENGLEFIELD	474 JR	
DONKERHOEK	365 JR		ENKELDEBOSCH	301 IR	
DONRATH	463 JQ		ENKELDEBOSCH	20 IS	
DOORNBOOM	248 JS		ENKELDOORN	214 JS	
DOORNBOSCH	508 JQ		ERFDEEL	446 JS	
DOORNBOSCHFONTEIN	513 JQ		ETNA	26 JU	Ptn 2, 10, 16
DOORNFONTEIN	47 IQ		EUCALYPTUS	158 IQ	
DOORNFONTEIN	50 IQ		EUREKA	564 LT	Ptn 10
DOORNFONTEIN	98 JS		EXCELSIOR	211 JU	
DOORNHOK	341 JT	Ptn 4, 5, 9, 10, 16, 17, 18	FENTONIA	54 IS	
			FIROLAZ	485 JR	
DOORNHOK	545 KT	Ptn 7, 18	FONTEIN	344 JS	
DOORNHOK	392 JQ	Ptn 7, 18	FONTEINE	313 IQ	
DOORNKRAAL	420 JR		FONTEIN ZONDER END	104 JS	
DOORNKLOOF	206 JS		FOURIESRUST	474 JQ	
DOORNKLOOF	393 JQ		FRANSPOORT	332 JR	Ptn
DOORNKLOOF	350 IQ	Ptn	FRISCHGEWAAGD	142 IS	
DOORNKLOOF	481 JR		FRISCHGEWAAGD	87 IS	
DOORNKLOOF	202 JS		FRISCHGEWAAGD	60 IS	
DOORNKOP	239 IQ		FRISCHGEWAAGD	294 IS	
DOORNKOP	246 JS		GAMMA	117 JS	
DOORNKOP	273 JS		GEIGERLE	238 IR	Ptn
DOORNKRAAL	420 JR	Ptn 162, 163	GELUK	998 IR	Ptn 3, 4
DOORNKUIL	369 IQ		GELUK	234 IR	
DOORNPOORT	347 IQ		GELUK	226 IS	
DOORNPOORT	312 JS	Ptn	GELUK	276 JS	
DOORNPOORT	724 JT		GELUKPLAATS	264 IS	
DOORNRANDJE	386 JR		GEMSBOKFONTEIN	411 JS	
DOORNUG	302 JS		GEMSBOKSPRUIT	229 JS	
DOORNSPRUIT	502 JQ		GERHARDMINNEBRON	139 IQ	
DORSTFONTEIN	553 JR		GLENCOE	210 KT	Ptn 31
DORSTFONTEIN	71 IS		GLENOGLE	487 JQ	
DOWNBERN	594 JR		GLORIA	186 IS	
DRAAIFONTEIN	489 IR		GOEDEHOOP	8 LT	Ptn 8, RE/10
DRAAIHOK	271 JS		GOEDEHOOP	290 IR	
DRIEFONTEIN	69 IS		GOEDEHOOP	308 IR	Ptn
DRIEFONTEIN	317 KR	Ptn 7, 10, RE/1, 19	GOEDEHOOP	244 JS	
			GOEDEHOOP	301 IS	
DRIEFONTEIN	297 JS		GOEDEHOOP	46 IS	
DRIEFONTEIN	581 IQ		GOEDEHOOP	315 JS	
DRIEFONTEIN	146 IR		GOEDEHOOP	302 IS	
DRIEFONTEIN	137 IS	Ptn	GOEDGEDACHT	228 IR	
DRIEFONTEIN	153 IS		GOEDGEDACHT	458 IS	
DRIEFONTEIN	338 JS		GOEDGEDACHT	443 IR	
DRIEFONTEIN	372 JS		GOEDGEDACHT	419 IR	
DRIEFONTEIN	240 JS		GOEDGEVONDEN	10 IS	
DRIEFONTEIN	398 JS		GOEDVERTROUWD	499 JR	
DRIEFONTEIN	349 JS		GOEDVERWACHT	354 JS	
DRIEHOEK	343 IQ		GOEDVERWACHTING	334 JT	Ptn 2
DRIEHOEK	295 IS		GOEDVERWACHTING	287 IS	
DRIEHOEK	472 JS		GOEDVERWACHTING	442 IR	
DRIEPAN	156 IS		GOLDEN VALLEY	621 IQ	
DRIEPAN	432 IT	Ptn	GOUDMYN	337 KT	
DRIEZIEK	368 IQ		GOUDVLAKTE OOS	106 IQ	
DROOGE BULT	460 IR		GOUDVLAKTE WES	102 IQ	
DROOGE FONTEIN	242 IR	Ptn	GOUVERNMENTS GROND	557 IQ	
DROOGEVELD	438 JR		GRASFONTEIN	199 IS	Ptn
DUIKERSKRANS	173 JS		GREENBUSHES	100 JS	
DUNBAR	189 IS		GROENFONTEIN	120 JR	Ptn 3
DURABEL	548 IS		GROENFONTEIN	206 IR	
DUVHA KRAGSTASIE	337 IS		GROENFONTEIN	331 JS	
DWARSFONTEIN	209 IR		GROENFONTEIN	395 IR	
DWARSVLEI	503 JQ		GROENFONTEIN	440 JS	
			GROENFONTEIN	266 JS	
EDE	463 JS		GROENFONTEIN	526 JR	
EENDRACHT	185 IR		GROENKRAALFONTEIN	369 JS	
EENZAAMHEID	534 JR		GROENKUIL	321 IR	

GROENKUIL	318 IR		HONINGKRANTZ	536 JR	
GROENPLAATS	157 IQ		HONINGNESTKRANS	269 JR	
GROOTBOOM	336 KT		HOOGKRAAL	446 IP	Ptn 14
GROOTPAN	86 IS		HOOGGENOEGD	205 JS	
GROOTPAN DISTRIBUTION STATION	6 IS		HOUTKOP	43 IQ	
GROOT DRAKENSTEIN	157 IS		HOUTPOORT	391 IR	
GROOTFONTEIN	346 JQ	Ptn RE/2, 22, 24, 38	HOUTPOORT	392 IR	Ptn
			HUMBURG	514 JQ	
GROOTFONTEIN	394 JR		INDERMINNE	113 JR	
GROOTFONTEINBERG	561 KT	Ptn RE/Plaas	INJAKA	267 KU	Ptn 26
GROOTLAAGTE	311 IR		JACHTFONTEIN	344 IQ	
GROOTLAAGTE	449 JS		JAKHALSFONTEIN	528 JR	
GROOTPAN	7 IS		JAKKALSFONTEIN	531 JR	
GROOTRIETVLEY	210 JS		JANPIETA	51 IS	
GROOTSPRUIT	262 JS		JOSEPHINE	777 LT	
GROOTSPRUIT	444 IR		KAALFONTEIN	513 JR	
GROOTSPRUIT	455 JR		KAALFONTEIN	44 IQ	
GROOTVALLEI	258 JS		KAALFONTEIN	529 IQ	
GROOTVLEI	293 IS		KAALFONTEIN	13 IR	Ptn
GROOTVLEI	272 JR		KAALLAAGTE	255 IS	
GROOTVLEI	604 IR		KAALPLAATS	577 IQ	Ptn
GROOTVLEI	453 IR		KAAPMUIDEN	212 JR	
GUERNYSY	81 KU	Ptn 41, 54, 77, 78, 102, 157, 16, 87	KAFFERSKRAAL	289 IS	
			KAFFERSKRAAL	464 IR	
HAAKDOORNBOOM	267 JR		KAFFERSKRAAL	475 JR	
HAAKDOORNFONTEIN	119 JR	Ptn RE/5, 37	KAFFERSKRAAL	501 JQ	
HAAKDOORNLAAGTE	277 JR		KAFFERSKRAAL	381 IR	
HAASFONTEIN	85 IS		KAFFERSKRAAL	308 JR	
HAASFONTEIN	28 IS		KAFFIRSTAD	79 IS	
HALVEPAN	286 IS		KAFFIRSTAD	195 IS	
HAMMANSKRAAL	112 JR	Ptn	KAFFIRSKRAAL	148 IS	
HAMMELFONTEIN	462 JS		KALABASFONTEIN	232 IS	
HAPPYLAND	241 KT		KALBASFONTEIN	365 IQ	
HARBOROUGH	593 JT		KALBASFONTEIN	284 JS	
HARMONIE	486 JQ		KALKHEUVEL	493 JQ	
HARMONY	140 KT	Ptn 24	KAMEELDRAAI	294 JR	
HARTBEESFONTEIN	329 IR		KAMEELDRIFT	313 JR	
HARTBEESTFONTEIN	537 JR		KAMEELDRIFT	298 JR	
HARTBEESTFONTEIN	339 JS		KAMEELFONTEIN	297 JR	
HARTBEESTFONTEIN	241 JS		KAMEEL ZYN KRAAL	547 JR	
HARTBEESTFONTEIN	39 IS		KANAAN	441 JQ	
HARTBEESTHOEK	393 JS		KAP	111 JR	
HARTBEESTHOEK	498 JQ		KARINO FARM	134 JT	Ptn 35
HARTBEESLAAGTE	325 JS		KATBOSCHFONTEIN	22 IR	
HARTBEESTPOORT	482 JQ	Ptn	KATBOSLAAGTE	532 IQ	
HARTBEESTSPRUIT	281 JS		KEEROM	374 JS	
HARTBEESTFONTEIN	17 IR		KEES ZYN DOORNS	708 JT	
HARTBEESTFONTEIN	445 JQ		KEYTERSUS	382 IR	Ptn
HARTBEESTFONTEIN	366 IQ		KINROSS	133 IS	
HARTBEESTFONTEIN	258 IQ	Ptn	KLEINFONTEIN	141 IQ	
HARTBEESTFONTEIN	473 IR		KLEINFONTEIN	203 JS	
HARTBEESTFONTEIN	472 IQ		KLEINFONTEIN	296 IS	
HARTBEESTFONTEIN	473 JQ		KLEINFONTEIN	368 JR	
HARTBEESTFONTEIN	484 JR		KLEINFONTEIN	432 JS	
HARTEBEESTFONTEIN	312 IQ	Ptn	KLEINFONTEIN	49 IS	
HARTEBEESTHOEK	502 JQ		KLEINFONTEIN	446 IR	
HARTEBEESTHOEK	303 JR	Ptn	KLEINFONTEINTJIE	263 JR	
HARTEBEESTKUIL	185 IS		KLEINFONTEINTJIE	322 JR	
HARTEBEESTLAAGTE	325 JS		KLEINKOPIE	15 IS	
HARTEBEESTPLAAT	105 JS		KLEINWATER	301 JS	
HARTEBEESTPOORT C.	419 JQ	Ptn	KLEIN ZONDER HOUT	519 JR	
HARTLEY HILL	506 JQ		KLEINZUIKERBOSCHPLAATS	5 IS	Ptn
HARTOGSHOF	413 JS		KLIPBANK	467 JS	
HARTOGSHOOP	410 JS		KLIPDRIFT	116 JR	
HAVERKLIP	265 IR		KLIPDRIFT	62 JS	Ptn 10
HEKPOORT	207 IR		KLIPDRIFT	121 JR	Ptn 18
HEKPOORT	504 JR		KLIPEILAND	524 JR	Ptn
HEKPOORT	526 JQ		KLIPFONTEIN	12 IR	Ptn
HEKPOORT	500 JQ		KLIPFONTEIN	3 IS	Ptn
HENDRIKSPAN	459 IS		KLIPFONTEIN	568 JR	
HENDRIKSPAN SETTLEMENT	460 IS		KLIPFONTEIN	322 JS	
HENDRIKSPAN SETTLEMENT	463 IS		KLIPFONTEIN	422 IS	
HENNOPSRIVIER	489 IR		KLIPFONTEIN	238 JS	
HET BLOCK	287 IR		KLIPFONTEIN	566 JR	
HEUNINGNES	517 JR		KLIPFONTEIN	498 JR	
HEUVELFONTEIN	215 IR		KLIPFONTEIN	470 JS	
HILLSIDE	170 IQ		KLIPFONTEIN	316 JS	
HOEDSPRUIT	346 JS		KLIPFONTEIN	268 JR	Ptn
HOEKFONTEIN	432 JQ		KLIPFONTEINHOEK	407 KT	Ptn 7
HOLFONTEIN	49 IQ		KLIPKOP	530 IQ	
HOLFONTEIN	556 IQ		KLIPKOP	396 JR	
HOLFONTEIN	138 IS		KLIPKOPJE	228 JT	
HOLFONTEIN	111 IS		KLIPKRAAL	114 IS	
HOLGATFONTEIN	326 IR		KLIPNEK	199 JS	
HOLSPRUIT	303 JR		KLIPPAN	324 IR	
HONDSRIVIER	508 JR	Ptn	KLIPPAN	332 JS	
HONINGFONTEIN	339 IR		KLIPPLAAT	14 IS	
HONINGKLOOF	218 JS		KLIPPLAATDRIFT	343 JS	
			KLIPPOORT	277 JS	

KILPPOORTJE	187 IR		MAMGALIESKRAAL	420 JQ	Ptn
KLIPPOORTJE	32 IS		MAPOCHS GRONDE	500-934 JS	
KLIPRIVIER	341 JS		MARAISDRIFT	190 IR	
KLIPSPRUIT	199 IR		MARLOO	522 JR	
KLIPSPRUIT	209 JS		MIDDELBULT	235 IR	
KLIPSTAPEL	384 IR		MIDDELBURG	231 IR	Ptn
KLUITJESFONTEIN	196 JS		MIDDELBURG	266 IR	
KNOPPIESLAAGTE	385 JR	Ptn	MIDDELDRIFT	42 IS	
KNOPPIESFONTEIN	23 IR		MIDDELFONTEIN	391 KR	Ptn 20, 21
KNOPPIESFONTEIN	549 JR		MIDDELKRAAL	50 IS	
KOCHELMANDERSKOP	219 JS		MIDDELKRAAL	221 JS	
KOELENHOF	268 JS		MIGALSOORD	152 IO	
KOESTERFONTEIN	45 IQ		MINNAAR	292 JR	
KNOFFELSPRUIT	197 IR		MISGUND	322 IQ	Ptn
KOOLFONTEIN	431 IR		MOABVELDEN	248 IR	
KOORNFONTEIN	27 IS		MODDERBULT	332 IR	
KOPERMYN	435 JS		MODDERBULT	511 IR	
KOPJE	228 IS		MODDERFONTEIN	345 IO	
KOPJE ALLEEN	726 JT		MODDERFONTEIN	35 IR	Ptn
KOPJESKRAAL	517 IQ	Ptn RE/37	MODDERFONTEIN	236 IR	
KOPPIESFONTEIN	478 IR		MODDERFONTEIN	410 JR	
KOPPIESFONTEIN	422 IR		MODDERFONTEIN	490 JR	
KNOPPIESKRAAL	157 IR		MODDERSPRUIT	448 KR	RE/Farm
KNOPPIESKRAAL	162 IQ		MOEDVERLOREN	88 IS	
KORTFONTEIN	530 JR		MOOIFONTEIN	14 IR	Ptn
KORTLAAGTE	67 IS		MOOIFONTEIN	285 JS	
KOSMOS	282 JS		MOOIFONTEIN	313 KT	Ptn
KRAALHOEK	269 JQ	Ptn 2	MOOIFONTEIN	108 IS	
KRANSPOORT	448 JR	Ptn 25, 37	MOOIFONTEIN	448 JS	
KREMERTARTBOOM	64 KU		MOOIFONTEIN	237 JS	
KROKODILDRIFT	446 JQ		MOOIPLAATS	242 JS	
KROMDRAAI	520 JQ		MOOIPLAATS	367 JR	
KROMDRAAI	420 IP	Ptn 21	MOOIPLAATS	165 IS	
KROMDRAAI	279 JS		MOOIWATER	247 JS	
KROMDRAAI	486 JS		MOREA	331 IR	
KROMDRAAI	263 IR		MOUNT ARABEL	383 IR	
KROMDRAAI	115 JR		MUISKRAAL	127 IQ	
KROMFONTEIN	30 IS		MULLERSHOOP	544 JR	
KROMRIVIER	347 JQ	Ptn 3	MYBURGH	404 JS	
KROMVLEI	142 IR	Ptn			
KRUISEMENTFONTEIN	95 IS		NAAUWPOORT	335 JS	
KRUISFONTEIN	262 JR	Ptn	NAAUWPOORT	200 JS	
KRUIFFONTEIN	511 JQ	Ptn	NABOOMSPRUIT	348 KR	Ptn 11, RE/35
KUILFONTEIN	234 IS		NANTES	311 IS	
KWAGGAFONTEIN	460 JS		NATIONAL	29 KT	Ptn 11
KWAGGAFONTEIN	166 IQ		NAUDESFONTEIN	261 IS	
KWAGGASLAAGTE	91 IS		NEW THORNDALE	394 JQ	
KWARSSPRUIT	261 JS		NIETGEDACHT	535 JQ	
			NOODHULP	492 KR	Ptn 133
LAGERSPOORT	406 IR		NOODHULP	474 JS	
LANGKLOOF	229 JS		NOOITGEDACHT	406 KQ	Ptn RE/3
LANGKLOOF	265 JS		NOOITGEDACHT	37 IS	
LANG MAAR SMAL	353 JS		NOOITGEDACHT	208 JS	
LANGSLOOT	99 IS		NOOITGEDACHT	300 JS	
LANGZEEKOEGAT	323 IR		NOOITGEDACHT	94 IS	
LANGZEEKOEGAT	325 IR		NOOITGEDACHT	286 IR	
LANQUEDOC	563 LT		NOOITGEDACHT	59 IS	
LEEUWDRAAI	211 JR	Ptn 6	NOOITGEDACHT	294 IR	Ptn
LEEUWFONTEIN	495 IR		NOOITGEDACHT	345 JS	
LEEUWFONTEIN	284 IR		NOOITGEDACHT	534 JQ	
LEEUWFONTEIN	480 JQ		NOOITGEDACHT	471 JQ	
LEEUWFONTEIN	456 JP	Ptn 13	NOOITGEDACHT	525 JR	
LEEUWFONTEIN	219 IR		NORTHDENE	589 IO	
LEEUWFONTEIN	48 IS		NOVENGILLA	462 LT	Ptn
LEEUWFONTEIN	466 IR		NOYCEDALE	191 IR	Ptn
LEEUWFONTEIN	492 JR				
LEEUWFONTEIN	487 JR		OLGA	35 IS	
LEEUWFONTEIN	299 JR		OLIFANTSFONTEIN	403 JR	
LEEUWKOP	299 IR	Ptn	OLIFANTSFONTEIN	196 IR	
LEEUWPAN	246 IR		OLIFANTSLAAGTE	378 JS	
LEEUWPOORT	256 IQ		OLIFANTSPOORTJE	319 KT	
LEEUWPOORT	205 IR	Ptn	OLIFANTSVLEI	327 IQ	Ptn
LEEUWPOORT	283 JS	Ptn	OLIFANTSVLEI	316 IQ	Ptn
LEEUWPOORTJE	267 JS		ONBEKEND	398 JR	
LEEUWSPRUIT	134 IS		ONDERSTEPOORT	266 JR	
LEEUWSPRUIT	601 IR	Ptn	ONGEZIEN	105 IS	
LEEUWVALLEI	297 KT	Ptn	ONGEZIEN	365 JS	
LEGDAAR	78 IS		ONSPOED	500 JR	
LEMOENFONTEIN	436 JS		ONVERWACHT	70 IS	
LEYDSDORP TOWNLANDS	779 LT	Ptn	ONVERWACHT	97 IS	
LINDLEY	528 JQ		ONVERWACHT	66 IS	
LISBON	531 KT	Ptn RE/Farm	ONVERWACHT	509 JR	
LOOPSPRUIT	435 JR	Ptn RE/4	ONVERWACHT	532 JR	
LOUISRUST	586 IQ	Ptn	ONVERWACHT	198 JS	
LOUWSBAKEN	476 JR		ONVERWACHT	148 JS	
LUIPAARDFONTEIN	444 JS		OOGIESFONTEIN	4 IS	Ptn
LUIPAARDSVLEI	243 IQ	Ptn	OOG VAN BOEKEN-		
LUIPERDSHOEK	149 JS		HOUTSKLOOF	288 JR	
LUSTHOF	114 JR		OOG VAN WONDERFONTEIN	110 IQ	Ptn
			OORLOGSFONTEIN	45 KS	Ptn RE/3
MAMGALIESKRAAL	419 JQ	Ptn	OOSTEND	230 IS	

OPTIMUS	480 JS		RIETPAN	408 JS	
ORANGE FARM	371 IQ		RIETPOORT	193 IR	
ORANGE VALLEY	201 IS		RIETPOORT	395 JQ	
OUDE ZWAANS KRAAL	542 JR		RIETSPRUIT	535 IQ	Ptn
OXFORD	183 KT	Ptn 2	RIETSPRUIT	583 IQ	Ptn
			RIETSPRUIT	412 KR	Ptn 3
PAARDEKLOOF	176 JS		RIETSPRUIT	152 IR	
PALM	681 IS	Ptn 1, 19	RIETSPRUIT	445 IR	
PALMIETFONTEIN	316 IR		RIETSPRUIT	417 IR	
PALMIETFONTEIN	110 IS		RIETSPRUIT	402 JS	
PALMIETFONTEIN	337 IR		RIETVALEI	241 IQ	Ptn
PALMIETFONTEIN	307 IS		RIETVALEI	195 IR	
PALMIETKUIL	322 IR		RIETVALEI	172 IR	
PALMIETKUILEN	241 IR		RIETVALLEI	299 IT	Ptn
PANFONTEIN	452 IR	Ptn	RIETVALLEI	288 JP	Ptn 46
PANFONTEIN	437 IR	Ptn	RIETVALLEI	78 JS	Ptn 10
PANPLAATS	395 JS		RIETVLEI	62 IS	
PANVALLEI	469 IR		RIETVLEI	64 IS	
PATATTAFFONTEIN	412 JS		RIETVLEI	287 KQ	Ptn 14
PATRIOTSFONTEIN	558 IQ		RIETVLEI	518 JR	
PETIT MONT ROUGE	479 JQ		RIETVLEI	397 JS	
PETRUS VLEI	144 IR		RIETVLY	295 JT	Ptn RE/6
PIEKSDAL	298 IS		RIVERSDALE	119 IS	
PIENAARSPOORT	339 JR	Ptn	RIVERSIDE ESTATE	497 JQ	
PIENAARSPOORT	338 JR		RIEVIERSDRAAI	416 IR	
PLATFONTEIN	406 JS		ROCKDALE	442 JS	
PLATKLIP	40 IQ		ROLSPRUIT	127 IS	
PLATKOPPIE	420 IR		RONDAVEL	109 JR	
POLFONTEIN	118 JS		RONDEBOSCH	403 JS	
POORTJE	338 IQ		RONDEBOSCHJE	468 JS	
POORTJE	340 IQ		RONDEBULT	303 JS	
POORTJE	389 IR		RONDEVALLEY	482 JS	
POTFONTEIN	285 IR		RONDEFONTEIN	485 JS	
POT JAM	224 JS		RONDEVLY	208 IR	
PRINSHOF	2 IS		ROODEBLOEM	58 IS	
PULLENS HOPE	155 IS		ROODEKOPJES	427 JQ	Ptn
PUNTLYF	520 JS		ROODEKOPJES	417 JQ	
PUNTSTAAN	289 IR		ROODEKOPJES	546 JR	
PYLPUNT	276 JR		ROODEKRANS	457 IS	
			ROODEKRANS	183 IQ	Ptn
RAATSKRAAL	524 IQ		ROODEKRANS	492 JQ	
REMHOOGTE	476 JQ		ROODEPLAAT	293 JR	
RENSBURGHOOPE	74 IS		ROODEPOORT	302 IQ	Ptn
RESURGAM	515 JR		ROODEPOORT	151 IS	
REYDAL	165 IQ		ROODEPOORT	40 IS	
RHENOSTERFONTEIN	318 JS		ROODEPOORT	149 IR	
RHENOSTERFONTEIN	514 JR		ROODEPOORT	259 JS	
RHENOSTERHOEK	180 JS		ROODEPOORT	418 JS	Ptn
RHENOSTERHOEK	213 JT	Ptn 11	ROODEPOORT	504 JR	Ptn
RHENOSTERKOP	195 JU	Ptn 17	ROODEPOORTJE	326 JS	
RHENOSTERSPRUIT	326 IP		ROOIKOP	347 JS	
RHENOSTERSPRUIT	495 JQ		ROOIKOPPIES	297 JQ	Ptn
RIANEL	98 IS		ROOIKOPJES	483 JR	
RICKALETTA	387 JR		ROOIPOORT	109 IQ	Ptn
RIETFONTEIN	301 IQ	Ptn	ROOIPOORT	143 IS	
RIETFONTEIN	639 IR		ROOIPOORT	144 IS	
RIETFONTEIN	313 IR	Ptn	ROOIPOORT	555 JR	
RIETFONTEIN	645 IR		ROOIWAL	270 JR	
RIETFONTEIN	276 IR		RUIGTEKUILEN	129 IS	
RIETFONTEIN	534 IQ		RUST	522 LT	
RIETFONTEIN	43 IS		RUSTFONTEIN	109 IS	
RIETFONTEIN	314 IS		RUSTFONTEIN	488 JR	
RIETFONTEIN	485 JQ		RUSTPLAATS	494 IT	Ptn
RIETFONTEIN	256 IQ	Ptn	RYKDOM	276 IQ	
RIETFONTEIN	349 IQ	Ptn			
RIETFONTEIN	101 IS		SABIEHOEK	200 JT	Ptn RE/Farm
RIETFONTEIN	336 IQ		SCHAAPKRAAL	93 IS	
RIETFONTEIN	100 IS		SCHAAPKRAAL	304 IS	
RIETFONTEIN	146 IS		SCHIEERPOORT	477 JQ	
RIETFONTEIN	420 IS		SCHIETFONTEIN	437 JQ	
RIETFONTEIN	470 JR		SCHIETPAN	212 JS	
RIETFONTEIN	349 IQ	Ptn	SCHIETPOORT	507 JR	
RIETFONTEIN	486 JR		SCHIKFONTEIN	421 IR	
RIETFONTEIN	461 IR		SCHOON DER ZICHT	68 HT	Ptn
RIETFONTEIN	366 JR		SCHOONGEZICHT	218 IR	
RIETFONTEIN	286 JS		SCHOONGEZICHT	308 JS	
RIETFONTEIN	395 JR		SCHOONGEZICHT	465 JR	
RIETFONTEIN	21 IR		SCHOONOORD	164 IS	
RIETFONTEIN	532 JQ		SCHOON VLEI	52 IS	
RIETFONTEIN	153 IR	Ptn	SCHURVEBERG	488 JQ	Ptn
RIETFONTEIN	596 JR		SCHURVEKOP	227 IS	
RIETFONTEIN	345 KR	Ptn 10, 15, 16, 21	SIMONSVIEW	490 JQ	
RIETFONTEIN	327 JQ		SLAGTHOEK	250 JS	
RIETFONTEIN	375 JR		SLAGVELD	512 JR	
RIETGAT	105 JR		SLOOTKOPPIE	167 IQ	
RIETKUIL	554 IQ	Ptn	SLUIS	46 IQ	
RIETKUIL	57 IS		SMITHFIELD	44 IS	
RIETKUIL	249 IR		SORIA MORIA	501 JR	
RIETKUIL	224 IS		SPAARWATER	171 IR	Ptn
RIETKUIL	491 JS		SPANDOW	121 IS	
RIETPAN	263 IS		SPECULATI	483 JS	

SPEEKFONTEIN	336 JS		UITSPAN	98 JR	
SPITSKOP	502 JR		UITSPANNING	104 IQ	Ptn
SPITSKOP	533 JR		UITVAL	280 IQ	Ptn
SPRINGBOKLAAGTE	306 IR		UITVAL	287 IQ	
SPRINGBOKLAAGTE	33 IS		UITVAL	484 JQ	
SPRINGBOKLAAGTE	416 JS		UITVALGROND	267 IQ	
STEENEKOPPIE	153 IQ	Ptn	UITVALGROND	416 JQ	
STEENKOOLSPRUIT	302 IR		UITVALGROND	434 JQ	
STEENKOOLSPRUIT	18 IS		UITVLUGT	434 IR	Ptn
STERKFONTEIN	173 IQ	Ptn	UITVLUGT	255 IR	
STERKFONTEIN	519 IQ		UITZICHT	314 JR	
STERKFONTEIN	424 IR		UMKONTA	150 HT	Ptn 4
STERKFONTEIN	299 IS				
STERKFONTEIN	270 JS		VAALBANK	96 IS	
STERKFONTEIN	401 JR	Ptn	VAALBANK	233 IS	
STERKLOOP	352 JS		VAALBANK	512 JQ	Ptn
STERKSTROOM	400 JS		VAALBANK	476 IR	
STERKWATER	106 JR		VAALBANK	289 JS	
STERKWATER	317 JS		VAALBANK	511 JR	
STEYNSKRAAL	399 IR		VAALBANK	177 IS	
STINKHOUTBOOM	101 IQ		VAALFONTEIN	579 IQ	
STOMPIESFONTEIN	273 IR		VAALKOP	104 IS	
STONEHENGE	527 JR		VAALKOP	405 KR	Ptn 3
STRAFFONTEIN	252 IR		VAALKRANS	29 IS	Ptn
STREHLA	261 IR		VAALPAN	68 IS	
STRYDFONTEIN	307 JR		VAALPLAATS	463 JR	
STRYDFONTEIN	306 JR		VAALRIVIERSDRAAI	479 IR	
STRYDPAN	243 IR		VALSCHSPRUIT	458 JR	
STRYDFONTEIN	477 IR		VALSFONTEIN	183 IR	
SUDWALASKRAAL	271 JT	Ptn 9	VAN DYKSDRIFT	19 IS	Ptn
SUIKERBOSCHFONTEIN	529 JR		VAN DYKSPUT	214 IR	
SUIKERBOSCHKOP	278 JS		VANGGATFONTEIN	250 IR	
SUIKERBOSCHPLAAT	263 JS		VANGGATFONTEIN	251 IR	
SUIKERBOSCHPLAAT	252 JS		VAN SCHALKWYKSRUST	118 IS	
SUKKELAAR	421 IS		VAN WYK	584 IQ	
SWAGERSHOEK	453 IQ		VARKFONTEIN	25 IR	
SWARTKOPPIES	217 JS		VASTFONTEIN	271 JR	
SYFERFONTEIN	483 JQ		VENTERSPOST	284 IQ	Ptn
SYFERFONTEIN	288 IR		VERBRICK	118 JR	
SYFERFONTEIN	115 IS		VEREENIG	262 IS	
SYFERWATER	371 JQ		VERGELEGEN	80 JS	
			VERGENOEG	177 JT	Ptn 1
TAMBOEKIESFONTEIN	173 IR		VIERFONTEIN	61 IS	
TEN BOSCH	162 JU	Ptn 20	VISCHGAT	467 IR	
TERRA MENA	432 IQ	Ptn 1	VISCHKUIL	274 IR	Ptn
TEUTFONTEIN	407 IS		VISSERSHOEK	435 JQ	
TEVREDE	178 JT	Ptn 15	VITOWN	511 KT	
THE JUNCTION	521 LT		VLAKDRIFT	163 IQ	
THE WEDGE	175 JS		VLAKFONTEIN	303 IQ	
THORNDALE	391 JQ		VLAKFONTEIN	238 IQ	Ptn
THORNYBUSH	78 KU	Ptn 4, RE/Farm	VLAKFONTEIN	281 IR	Ptn
TIEGERPOORT	371 JR		VLAKFONTEIN	72 IS	
TIVIOTDALE	420 IQ	Ptn 1	VLAKFONTEIN	569 JR	
TOEVLUGT	269 JS		VLAKFONTEIN	176 IS	
TOK	315 JQ		VLAKFONTEIN	494 JQ	
TOPFONTEIN	309 IS		VLAKFONTEIN	373 JQ	
TRICHARDSFONTEIN	140 IS	Ptn	VLAKFONTEIN	448 IR	Ptn
TSHIPISE	105 MT	Ptn 14	VLAKFONTEIN	466 IR	
TULIPVALE	188 IR		VLAKFONTEIN	457 JR	
TWEEDRAAI	139 IS		VLAKFONTEIN	523 JR	
TWEEDRACHT	516 JR		VLAKFONTEIN	548 JR	
TWEEFONTEIN	19 IR		VLAKFONTEIN	179 IS	
TWEEFONTEIN	357 JT	Ptn 37	VLAKFONTEIN	166 IS	
TWEEFONTEIN	370 JS		VLAKKUILEN	76 IS	
TWEEFONTEIN	413 JR		VLAKLAAGTE	92 IS	
TWEEFONTEIN	523 IQ		VLAKLAAGTE	83 IS	
TWEEFONTEIN	328 JS		VLAKLAAGTE	45 IS	
TWEEFONTEIN	523 JQ		VLAKLAAGTE	223 IS	
TWEEFONTEIN	491 JR		VLAKLAAGTE	107 IS	
TWEEFONTEIN	106 JS		VLAKLAAGTE	330 JS	
TWEEFONTEIN	458 JS		VLAKLAAGTE	21 IS	
TWEEFONTEIN	552 JR		VLAKPAN	89 IS	
TWEEFONTEIN	541 JR		VLAKPLAATS	160 IQ	
TWEEFONTEIN	236 JS		VLAKPLAATS	555 IQ	
TWEEFONTEIN	531 IQ		VLAKPLAATS	268 IR	
TWEEFONTEIN	372 JR		VLAKSPRUIT	292 IS	
TWEEFONTEIN	203 IS		VLAKSPRUIT	308 IS	
TYGERFONTEIN	488 IQ	Ptn RE/31	VLAKVARKFONTEIN	213 IQ	
			VOGELFONTEIN	222 IR	
UITGEDACHT	229 IS		VOGELSTRUISFONTEIN	263 IQ	
UITGEVALLEN	432 IR		VOORUITSIG	48 IQ	
UITGEZOCHT	194 IS		VOORUITZICHT	437 JS	
UITKOMS	443 JQ		VREDE	257 IS	
UITKOMST	499 JQ		VREDE	304 JR	
UITKYK	159 IR		VRISCHGEWAAGD	198 IS	
UITKYK	327 IR		VRISCHGEWAAGD	501 IR	
UITKYK	172 JS		VROEGEVELD	509 IT	Ptn
UITKYK	364 JS				
UITKYK	136 IS		WAAIKRAAL	556 JR	
UITKYK	290 JS		WACHTENBIETJESDRAAI	350 KQ	Ptn RE/1
UITMALKAAR	126 IS		WACHTENBIETJESKOP	503 JR	
UITSCHOT	233 IP				

WACHTENBIETJESKOP	506 JR	Ptn	WOLHUTERSKOP	452 JQ	
WALES	250 KU	Ptn 54	WOLVEKRANS	17 IS	
WALLIS HAVON	154 IQ		WOLVEKRANS	156 IQ	
WALHMANSTHAL	278 JR		WOLVEBANK	338 IR	
WANHOOP	443 JS		WOLVENFONTEIN	244 IR	
WASCHBANK	497 JR		WOLVENFONTEIN	471 JS	
WATERFALL WEST	510 JQ		WONDERBOOM	249 JS	
WATERKLOOF	305 IQ	Ptn 214, 288	WONDERFONTEIN	342 IR	
WATERKLOOF	423 JP	Ptn	WONDERFONTEIN	103 IQ	Ptn
WATERKLOOF	515 JQ		WONDERHOEK	376 JS	
WATERPAN	8 IS				
WATERPAN	292 IQ	Ptn	YSTERVARKFONTEIN	194 IR	
WATERVAL	273 JR		YSTERVARKFONTEIN	106 IS	
WATERVAL	109 JS				
WATERVALSHOEK	350 IR	Ptn 47	ZAAIHOEK	260 JS	
WATERVALWEST	510 JQ		ZAAIPLAATS	439 JS	
WEILAAGTE	271 IR		ZAAIWATER	11 IS	
WEIMERSHOEK	81 JT	RE/11 en 12	ZANDFONTEIN	481 IR	
WELGEGUND	491 JQ		ZANDFONTEIN	447 IQ	
WELGELEGEN	221 IR		ZANDFONTEIN	484 IR	
WELGEVONDEN	367 IQ		ZANDFONTEIN	585 IQ	
WELGEVONDEN	343 KR	Ptn 7, 11, 19, 27, 32	ZANDFONTEIN	485 IR	
			ZANDFONTEIN	317 JR	Ptn
WELGEVONDEN	272 IR		ZANDFONTEIN	500 IR	
WELGEVONDEN	215 JS		ZANSPRUIT	191 IQ	
WELGEVONDEN	108 JS		ZEEKOEFONTEIN	573 IQ	
WELSTAND	55 IS		ZEEKOEFONTEIN	576 IQ	
WELTEVREDEN	455 JT	Ptn 25	ZEEKOEGAT	115 JS	
WELTEVREDEN	307 IR		ZEEKOEGAT	145 IS	
WELTEVREDEN	227 IR		ZEEKOEGAT	296 JR	
WELTEVREDEN	517 JQ		ZEEKOEIGAT	331 JP	Ptn RE/Farm
WELTEVREDEN	324 JS		ZEEKOEHOEK	509 JQ	Ptn
WELTEVREDEN	116 IS		ZEERKRY	292 IR	
WELTEVREDEN	367 JS		ZESFONTEIN	27 IR	
WELTEVREDEN	193 IS		ZEVENFONTEIN	415 JS	
WELVERDIEND	97 IQ	Ptn	ZEVENFONTEIN	484 JS	
WELVERDIEND	379 IR		ZEVENFONTEIN	407 JR	Ptn
WELVERDIEND	201 JS		ZILKAATSNEK	439 JQ	
WELVERDIEND	243 KT		ZOEK FONTEIN	468 IR	
WELVERDIEND	23 IS		ZONDAGSFONTEIN	124 IS	Ptn
WHEATLANDS	260 IQ	Ptn	ZONDAGSFONTEIN	253 IR	
WHITESTONES	188 IQ		ZONDAGSKRAAL	125 IS	Ptn
WILDEBEESTFONTEIN	536 IQ	Ptn	ZONDAGSVLEI	9 IS	
WILDEBEESTFONTEIN	327 JS		ZONDERFOOT	226 IR	
WILDEBEESTFONTEIN	122 IS		ZONDERWATER	482 JR	
WILDEBEESTHOEK	309 JR		ZONKOLOL	473 JR	
WILDEBEESTHOEK	310 JR		ZONNEBLOM	396 JS	
WILDFONTEIN	52 IQ		ZONNESTRAAL	163 IR	
WILMANSRUST	47 IS		ZONNESTRAAL	158 IR	
WINKELHAAK	723 JT		ZORGVLIET	557 JR	
WINTERSHOEK	314 IR	Ptn	ZOUTPAN	104 JR	
WITBANK	80 IS		ZUIKERBOSCHFONTEIN	151 IQ	
WITBANK	303 IS		ZUURBULT	240 IQ	
WITBANK	521 JR		ZUURFONTEIN	591 IQ	
WITBOS	409 JR		ZUURPLAAT	337 JQ	Ptn RE/19
WITBOSPOORT	540 JR		ZWAARD	472 JR	
WITFONTEIN	15 IR	Ptn	ZWAARKRY	351 JS	
WITFONTEIN	16 IR	Ptn	ZWAKFONTEIN	120 IS	
WITFONTEIN	262 IQ		ZWARTFONTEIN	312 IS	
WITFONTEIN	510 JR		ZWARTKOP	525 JQ	
WITKLEIGAT	283 IQ	Ptn	ZWARTKOP	530 JQ	
WITKLIP	229 IR	Ptn	ZWARTKOPJES	143 IR	Ptn
WITKLIP	232 IR	Ptn	ZWARTKOPPIES	364 JR	
WITKLIP	539 JR		ZWARTKRANS	172 IQ	
WITKLIPBANK	202 IR		ZWAVELPOORT	373 JR	
WITKOP	330 IR				
WITKOPPIES	393 JR				
WITPOORT	216 JR				
WITPOORT	550 JR				
WITPOORT	551 JR				
WITPOORT	563 JR				
WITPOORT	406 JR				
WITRAND	103 IS				
WITSTINKHOUTBOOM	155 IQ				
WOEST ALLEEN	477 JS				

SCHEDULE C

LAND RATE ON PROPERTIES SITUATED WITHIN THE BOARD'S GENERAL AREA OF JURISDICTION

A land rate of R30,00 per erf per year has been levied in Badplaas Township, Bethalrand Township, Sorrentopark Township and Marloth Park Township for the financial year 1 July 1983 to 30 June 1984, in terms of section 29(2) of Ordinance No 20 of 1943.

1095—31

STADSRAAD VAN ERMELO

PROKLAMASIE VAN 'N PAD OOR GEDEELTE 8 VAN ERF 4888 ERMELO DORP

Kennisgewing ingevolge artikel 5 van die Local Authorities Roads Ordinance 1904.

Die Stadsraad van Ermelo het 'n petisie tot Sy Edele, die Administrateur van Transvaal gerig

om die pad soos hieronder beskryf word, te proklameer.

'n Afskrif van die petisie en die diagram wat daarin genoem word kan gedurende gewone kantoorure by die kantoor van die Stadsklerk, Burgersentrum, Tautéstraat, Ermelo, besigtig word.

Besware teen die proklamasie van die voorgestelde pad moet uiters om 12h00 op 30 September 1983 skriftelik in duplo, by Sy Edele,

die Administrateur, P/a die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria, en by die Stadsklerk, Posbus 48, Ermelo ingedien word.

BESKRYWING VAN PAD WAARNA DAAR IN DIE BOGENOEMDE KENNISGEWING VERWYS WORD

Die petisie is ten opsigte van:

'n Pad oor Gedeelte 8 van Erf 4888 Ermelo

Dorp, groot 1889 m² soos volledig uiteengesit op Landmeters-generaalkaart LG No A3615/83.

STADSKLERK

Ermelo
17 Augustus 1983
Kennisgewing No 49/1983

TOWN COUNCIL OF ERMELO

PROCLAMATION OF A ROAD OVER PORTION 8 OF ERF 4888 ERMELO

Notice in terms of section 5 of the Local Authorities Roads Ordinance, 1904.

The Town Council of Ermelo has petitioned the Honourable the Administrator of Transvaal to proclaim the road described hereunder.

A copy of the petition and the diagram referred to therein may be inspected during ordinary office hours at the office of the Town Clerk, Civic Centre, Tauté Street, Ermelo.

Objections to the proclamation of the proposed road must be lodged in writing in duplicate with the Honourable the Administrator, c/o the Director of Local Government, Private Bag X437, Pretoria, and with the Town Clerk, PO Box 48, Ermelo not later than 12h00 on 30 September 1983.

DESCRIPTION OF THE ROAD REFERRED TO IN THE ABOVE NOTICE

The petition is for:

A road measuring 1889 m² over Portion 8 of Erf 4888 Ermelo.

TOWN CLERK

Ermelo
17 August 1983
Notice No 49/1983

1040-17-24-31

STADSRAAD VAN ALBERTON

KENNISGEWING INGEVOLGE ARTIKEL 26(1)(a) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965: ALBERTON-WYSIGINGSKEMA 106

Die Stadsraad van Alberton het 'n ontwerp-dorpsbeplanningskema opgestel, wat 'n wysigingskema is, wat bekend sal staan as Alberton-wysigingskema No 106 en wat daarvoor voorsiening maak dat in geval van erwe in Alrode en Alrode Uitb. 2 Dorpsgebiede, gesoneer vir nywerheidsdoeleindes, parkeerruimte voorsien moet word tot bevrediging van die Raad in die verhouding van 27 m² per 100 m² nywerheidsvloeroppervlakte en 54 m² per 100 m² kantoorvloeroppervlakte.

Besonderhede van hierdie skema lê ter insae in die Munisipale Kantoor, Alberton vir 'n tydperk van vier weke vanaf die datum van eerste publikasie van hierdie kennisgewing in die Provinsiale Koerant, naamlik 24 Augustus 1983.

Enige beswaar of vertoë in verband met hierdie ontwerpskema moet skriftelik aan die Stadsraad van Alberton binne 'n tydperk van vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 24 Augustus 1983 voorgelê word.

J J PRINSLOO
Stadsklerk

Munisipale Kantoor
Alberton
24 Augustus 1983
Kennisgewing No 54/1983

TOWN COUNCIL OF ALBERTON

NOTICE IN TERMS OF SECTION 26(1)(a) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965: ALBERTON AMENDMENT SCHEME NO 106

The Town Council of Alberton has prepared a draft town-planning scheme, which is an amendment scheme to be known as Alberton Amendment Scheme No 106 and which makes provision that in respect of erven in Alrode and Alrode Extension 2 Townships, zoned for industrial purposes, parking areas shall be provided to the satisfaction of the Council in the ratio of 27 m² per 100 m² industrial floor area and 54 m² per 100 m² office floor area.

Particulars of this scheme are open for inspection at the Council's Offices, Alberton for a period of four weeks from the date of the first publication of this notice in the Provincial Gazette, which is 24 August 1983.

Any objections or representations in connection with the draft scheme shall be submitted in writing to the Town Council of Alberton within four weeks of the first publication of this notice, which is 24 August 1983.

J J PRINSLOO
Town Clerk

Municipal Offices
Alberton
24 August 1983
Notice No 54/1983

1045-24-31

STAD JOHANNESBURG

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSBEPLANNINGSKEMA, 1979 (WYSIGINGSKEMA 993)

Kennis word hiermee ingevolge die bepaling van artikel 26 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, gegee dat die Stadsraad van Johannesburg 'n Ontwerpdorpsbeplanningskema opgestel het wat as Johannesburg se Wysigingskema 993 bekend sal staan.

Hierdie skema is 'n wysigingskema en dit bevat die volgende voorstel:

Om Erf 6, Theta van Munisipaal na Nywerheid 2 te hersoneer.

Die uitwerking van hierdie skema is om hierdie erf met die aangrensende Erf 7 te konsolideer.

Besonderhede van hierdie skema lê ter insae in Kamer 721, Sewende Verdieping, Burgersentrum, Braamfontein, Johannesburg, vir 'n tydperk van vier weke vanaf die datum waarop hierdie kennisgewing die eerste keer gepubliseer word, naamlik 24 Augustus 1983.

Enige beswaar of vertoë in verband met hierdie skema moet binne 'n tydperk van vier weke vanaf bogenoemde datum skriftelik aan die Stadsklerk, Posbus 1049, Johannesburg, 2000, gerig word.

S D MARSHALL
Stadsekretaris

Burgersentrum
Braamfontein
Johannesburg
24 Augustus 1983

CITY OF JOHANNESBURG

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME, 1979 (AMENDMENT SCHEME 993)

Notice is hereby given in terms of section 26 of the Town-planning and Townships Ordinance, 1965, that the City Council of Johannesburg has

prepared a draft town-planning scheme, to be known as Johannesburg Amendment Scheme 993.

This scheme will be an Amendment Scheme and contains the following proposal:

To rezone Erf 6 Theta Township, from Municipal to Industrial 2.

The effect of this scheme is to consolidate this erf with adjoining Erf 7.

Particulars of this scheme are open for inspection at Room 721, Seventh Floor, Civic Centre, Braamfontein, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is 24 August 1983.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Clerk, PO Box 1049, Johannesburg, 2000, within a period of four weeks from the abovementioned date.

S D MARSHALL
City Secretary

Civic Centre
Braamfontein
Johannesburg
24 August 1983

1063-24-31

STADSRAAD VAN RUSTENBURG

RUSTENBURG-WYSIGINGSKEMA 44

Hiermee word ooreenkomstig die bepaling 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, deur Erf 256, Safarituine Uitbreiding 1, te hersoneer vanaf "Besigheid 3" tot "Residensieel 3".

Die wysigingskema behels die wysiging van die sonering van Erf 257, Safarituine, sodat die erf vir woonstelontwikkeling aangewend kan word.

Verdere besonderhede van hierdie wysigingskema (wat Rustenburg-wysigingskema 44 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 24 Augustus 1983, skriftelik aan die Stadsklerk, Posbus 16, Rustenburg, voorgelê word.

STADSKLERK

Stadskantore
Posbus 16
Rustenburg
0300
24 Augustus 1983
Kennisgewing No 103/1983

TOWN COUNCIL OF RUSTENBURG

RUSTENBURG AMENDMENT SCHEME 44

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, by rezoning Erf 257, Safarituine Extension 1 from "Business 3" to "Residential 3".

The amendment scheme provides for the amendment of the zoning of Erf 257, Safarituine Extension 1, in order to allow for the erection of flats on the Erf.

The amendment will be known as Rustenburg Amendment Scheme 44. 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 24 August 1983.

TOWN CLERK

Municipal Offices
PO Box 16
Rustenburg
0300
24 August 1983
Notice No 103/1983

1079-24-31

STADSRAAD VAN BRAKPAN

VASSTELLING VAN PARKEERTERRIEN-TARIEWE

Hiermee word ooreenkomstig artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad by spesiale besluit die parkeerterreintariewe vasgestel het soos uiteengesit in die Bylae met ingang 1 Augustus 1983.

G E SWART
Stadsklerk

31 Augustus 1983
Kennissgewing No 113/1983

BYLAE

PARKEERTERRIEN-TARIEWE

1.(a) Maandag tot Donderdag en Sondag —
Gratis.

(b) Vrydag tussen die ure 07h00 en 18h00 en
Saterdag tussen die ure 07h00 en 13h00 —

1 uur of gedeelte daarvan — R0,20

2 ure of gedeelte daarvan — R0,50

3 ure of gedeelte daarvan — R1,00

4 ure of gedeelte daarvan — R2,00.

2. Dakparkering by die Brakpan Plaza —
Gratis.

TOWN COUNCIL OF BRAKPAN

DETERMINATION OF PARKING AREA TARIFFS

Notice is hereby given in terms of section 80B(8) of the Local Government Ordinance, 1939, that the Council determined by special resolution the parking area tariffs as set out in the Schedule hereto with effect from 1 August 1983.

G E SWART
Town Clerk

31 August 1983
Notice No 113/1983

SCHEDULE

PARKING AREA TARIFFS

1.(a) Monday to Thursday and Sunday —
Free.

(b) Friday between the hours 07h00 and
18h00 and Saturday between the hours 07h00
and 13h00 —

1 hour or part thereof — R0,20

2 hours or part thereof — R0,50

3 hours or part thereof — R1,00

4 hours or part thereof — R2,00.

2. Roof parking at the Brakpan Plaza —
Free.

1096-31

STAD JOHANNESBURG

BEOOGDE SLUITING EN VERKOOP VAN GEDEELTE VAN AMBROSESTRAAT EN GEDEELTES VAN STANDPLASE 862 EN 864, CITY AND SUBURBAN

Kennissgewing ingevolge artikel 67(3) en 79(18)(b) van die Ordonnansie op Plaaslike Bestuur, 1939.

Die Raad is voornemens om 'n gedeelte van Ambrosestraat aangrensend aan Standplase 847 en 849, City and Suburban, permanent te sluit en die standplaas wat deur die geslote gedeelte gevorm word, asook gedeeltes van Standplase 862 en 864, City and Suburban, aan Milclif Investments (Pty) Ltd te verkoop.

'n Plan waarop die gedeeltes van die standplase en die straatgedeelte wat dit die voorneme is om te sluit en te verkoop, aangetoon word, kan tydens kantoore in Kamer 0237, Blok A, Burgersentrum, Braamfontein, besigtig word.

Iemand wat teen die voorgestelde sluiting en verkoop beswaar het of wat na die sluiting enige eis om vergoeding sal hê, moet sy beswaar of eis uiters op 1 November 1983 skriftelik by my indien.

S D MARSHALL
Stadsekretaris

Burgersentrum
Braamfontein
31 Augustus 1983

CITY OF JOHANNESBURG

PROPOSED CLOSING AND SALE OF PORTION OF AMBROSE STREET AND PORTIONS OF STANDS 862 AND 864 CITY AND SUBURBAN

Notice in terms of section 67(3) and 79(18)(b) of the Local Government Ordinance, 1939.

The Council intends to close permanently the portion of Ambrose Street adjoining Stands 847 and 849 City and Suburban and to sell the stand formed by the closed street portion as well as portions of Stands 862 and 864 City and Suburban to Milclif Investments (Pty) Ltd.

A plan showing the portions of the stands and the portion of the street it is proposed to close and sell may be inspected during office hours at Room 0237, 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 and sale is effected must lodge his objection or claim in writing with me on or before 1 November 1983.

S D MARSHALL
City Secretary

Civic Centre
Braamfontein
31 August 1983

1097-31

STAD JOHANNESBURG

BEOOGDE PERMANENTE SLUITING EN VERKOOP VAN GEDEELTE VAN SANITASIESTEEG WAT AAN STANDPLASE 9 EN 10, VILLAGE MAIN, GRENS.

Kennissgewing ingevolge artikels 67(3) en 79(18)(b) van die Ordonnansie op Plaaslike Bestuur, 1939.

Die Raad is voornemens om op sekere voorwaardes en onderworpe aan die goedkeuring van die Administrateur die gedeelte van die sanitasiesteeg wat aan die noordelike grens van Standplase 9 en 10, Village Main, grens, permanent te sluit en aan die eienaar van Standplase 9 en 10 te verkoop.

'n Plan waarop die steeggedeelte wat die Raad voornemens is om te sluit en te verkoop aangetoon word, kan gedurende gewone kantoore in Kamer 237, Blok A, Burgersentrum, Braamfontein, besigtig word.

Iemand wat teen die beoogde sluiting en verkoop beswaar wil opper of wat 'n eis om skadevergoeding sal hê as die sluiting bewerkstellig word, moet sy beswaar of eis op of voor 1 November 1983 skriftelik by my indien.

S D MARSHALL
Stadsekretaris

Burgersentrum
Braamfontein
31 Augustus 1983

CITY OF JOHANNESBURG

PROPOSED PERMANENT CLOSING AND SALE OF PORTION OF SANITARY LANE ABUTTING STANDS 9 AND 10 VILLAGE MAIN

Notice in terms of sections 67(3) and 79(18)(b) of the Local Government Ordinance, 1939.

The Council intends, subject to certain conditions and to the approval of the Administrator, to close permanently and to sell the portion of the sanitary lane adjoining the northern boundary of Stands 9 and 10 Village Main to the owner of Stands 9 and 10.

A plan showing the portion of lane the Council proposes to close and sell may be inspected during ordinary 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 1 November 1983.

S D MARSHALL
City Secretary

Civic Centre
Braamfontein
31 August 1983

1098-31

STAD JOHANNESBURG

BEOOGDE SLUITING EN VERKOOP VAN STRAAT SONDER NAAM: STEELEDALE-UITBREIDING 1

Kennissgewing ingevolge artikel 67(3) en 79(18)(b) van die Ordonnansie op Plaaslike Bestuur, 1939.

Die Raad is voornemens om die driehoekige gedeelte van 'n straat sonder naam sowat 25 m² groot, langs die noordwestelike hoek van Erf 18, Steeledale-uitbreiding 1, permanent te sluit en die standplaas wat deur die geslote straatgedeelte gevorm word, aan die eienaar van Erf 18 te verkoop.

'n Plan waarop die straatgedeelte wat die Raad wil sluit en verkoop aangedui word, is tydens gewone kantoore in Kamer 0237, Blok A, Burgersentrum, Braamfontein, verkrygbaar.

Iemand wat teen die beoogde sluiting en verkoop beswaar het of wat na die sluiting 'n eis om vergoeding sal hê, moet sy beswaar uiters op 1 November 1983 skriftelik by my indien.

S D MARSHALL
Stadsekretaris

Burgersentrum
Braamfontein
31 Augustus 1983

CITY OF JOHANNESBURG

PROPOSED CLOSING AND SALE OF UN-NAMED ROAD: STEELEDALE EXTENSION 1

Notice in terms of sections 67(3) and 79(18)(b) of the Local Government Ordinance, 1939.

The Council intends to close permanently and to sell the triangular portion of an unnamed road about 25 m² in extent, adjoining the north-western corner of Erf 18, Steeledale Extension 1, and to sell the stand formed by the closed street portion to the owner of Erf 18.

A plan showing the portion of the street the Council proposes to close and sell may be inspected during office hours at Room 0237, 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 1 November 1983.

S D MARSHALL
City Secretary

Civic Centre
Braamfontein
31 August 1983

1099-31

STAD JOHANNESBURG

WYSIGING VAN VERORDENINGE BETREFFENDE LISENSIES EN DIE BEHEER OOR BESIGHEDE

Hierby word ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, kennis gegee dat die Raad voornemens is om die Verordeninge Betreffende Lisensies en die Beheer oor Besighede, gepubliseer by Administrateurskennisgewing 1034 gedateer 4 Augustus 1982, soos gewysig, te wysig.

Die algemene doel met die wysiging is om die opskrif in die Engelse teks met die Afrikaanse teks te laat strook en om voorsiening te maak vir die wysiging van die tydperke van aanhouding voordat 'n geskutte hond verkoop mag word, van sewe dae na vier dae; die afmaak van 'n geskutte hond wat in sodanige fisiese toestand is dat dit onmenslik sou wees om dit aan die lewe te hou; en die skraping van die vereiste in artikel 145 dat 'n geldige belastingkwitansie vertoon moet word voordat 'n geskutte hond aan die persoon wat die eis, vrygelaat word.

'n Afskrif van die beoogde wysiging van die verordeninge lê gedurende gewone kantoorure in Kamer 0207, Blok A, Burgersentrum, Braamfontein, Johannesburg ter insae vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan in die Provinsiale Koerant, dit wil sê vanaf 31 Augustus 1983.

Iemand wat teen sodanige wysiging beswaar wil aanteken, moet dit binne veertien dae na die datum van die publikasie van hierdie kennisgewing in die Provinsiale Koerant, skriftelik aan ondergemelde voorlê.

ALEWYN P BURGER
Stadsklerk

Burgersentrum
Braamfontein
Johannesburg
31 Augustus 1983

CITY OF JOHANNESBURG

AMENDMENT TO BY-LAWS RELATING TO LICENCES AND BUSINESS CONTROL

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends to amend by the By-laws relating to Licences and Business Control pub-

lished under Administrator's Notice 1034 dated 4 August 1982, as amended.

The general purport of the amendment is to bring the heading in the English text into line with the Afrikaans text, and to provide for the amendment of the period of detention before an impounded dog may be sold from seven days to four days; the destruction of an impounded dog which is in such a physical condition that it would be inhuman to keep it alive; and the deletion of the requirement in section 145 that a current tax receipt be produced before an impounded dog would be released to a person claiming it.

A copy of the proposed amendment to the by-law is open for inspection during office hours at Room 0207, Block A, Civic Centre, Braamfontein, Johannesburg for a period of fourteen days from the date of publication hereof in the Provincial Gazette, i.e. from 31 August 1983.

Any person who desires to record his objection to such amendment shall do so in writing to the undermentioned within fourteen days after the date of publication of this notice in the Provincial Gazette.

ALEWYN P BURGER
Town Clerk

Civic Centre
Braamfontein
Johannesburg
31 August 1983

1100-31

STADSRAAD VAN KEMPTONPARK

WYSIGING VAN RIOLERINGSVERORDENINGE

Hiermee word ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad voornemens is om die volgende Verordeninge te wysig:

RIOLERINGSVERORDENINGE

Die algemene strekking van hierdie wysiging is soos volg:

Om die tariefvasstellings soos afgekondig by Administrateurskennisgewing 514 van 7 Mei 1980, Algemene Kennisgewing 4089 van 25 Junie 1980 ingevolge die bepalings van artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, Administrateurskennisgewing 1722 van 24 November 1982, Administrateurskennisgewing 344 van 9 Maart 1983 en die verhoging van sekere tariewe waarvan op 29 Junie 1983 kennis gegee is, te konsolideer.

Afskrifte van hierdie wysiging lê ter insae by die kantoor van die Raad vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken, moet dit skriftelik voor of op 15 September by die ondergetekende doen.

Q W VAN DER WALT
Stadsklerk

Stadhuis
Margarettlaan
Posbus 13
Kemptonpark
31 Augustus 1983
Kennisgewing No 75/1983

TOWN COUNCIL OF KEMPTON PARK

AMENDMENT TO DRAINAGE BY-LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that

the Council proposes to amend the following by-laws:

DRAINAGE BY-LAWS

The general purport of this amendment is as follows:

To consolidate the determination of charges promulgated under Administrator's Notice 514 of 7 May, 1980, General Notice 4089 of 25 June, 1980 in terms of the provisions of section 80B of the Local Government Ordinance, 1939, Administrator's Notice 1722 of 24 November 1982, Administrator's Notice 344 of 9 March, 1983 and the increase of certain tariffs of which notice was given on 29 June 1983.

Copies of this amendment will be open for inspection at the office of the Council for a period of fourteen (14) days from the date of publication hereof.

Any person who wishes to object to the proposed amendment, must lodge a written objection with the undersigned on or before 15 September 1983.

Q W VAN DER WALT
Town Clerk

Town Hall
Margaret Avenue
PO Box 13
Kempton Park
31 August 1983
Notice No 57/1983

1101-31

PLAASLIKE BESTUUR VAN LYDENBURG

KENNISGEWING VAN ALGEMENE EIENDOMS-BELASTING OF EIENDOMS-BELASTING EN VAN VASGESTELDE DAG VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1983 TOT 30 JUNIE 1984

(Regulasie 17)

Kennis word hierby gegee dat ingevolge artikel 26(2)(a) of (b) van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977, (Ordonnansie 11 van 1977), die volgende algemene eiendomsbelasting ten opsigte van bogenoemde boekjaar gehê is op belasbare eiendom in die waarderingslys opgeteken:

(a) op die terreinwaarde van enige grond of op die terreinwaarde van 'n reg in enige grond: 9,5 sent in die Rand.

Ingevolge artikel 21(4) van die genoemde Ordonnansie word 'n korting van 10 persent op die algemene eiendomsbelasting gehê op die terreinwaarde van enige grond of op die terreinwaarde van 'n reg in enige grond, genoem in paragraaf (a) hierbo, toegestaan ten opsigte van sodanige belasbare eiendomme wat as Residensieel I en Opvoedkundig ingevolge die Raad se Dorpsbeplanningskema gesoneer is, asook ander eiendomme wat vir ander gebruike gesoneer is, behalwe Besigheid of Nywerheid en waarop 'n enkel wooneenheid opgerig is wat bewoon word en 30 persent ten opsigte van eiendomme wat ingevolge die Raad se Dorpsbeplanningskema gesoneer is as Besigheid of Nywerheid en waarop 'n enkel wooneenheid opgerig is wat bewoon word.

Dat ingevolge artikel 32(b) van Plaaslike Bestuur Belasting Ordonnansie 'n korting van 40 % van die balans nadat die korting ingevolge artikel 21(4) van genoemde Ordonnansie van die bedrag van eiendomsbelasting verskuldig, afgetrek is, toegestaan word aan die kategorie eienaars wat die Raad bepaal het en reeds deur die Administrateur goedgekeur is.

Die bedrag verskuldig vir eiendomsbelasting, soos in artikel 27 van genoemde Ordonnansie

beoog, is in 12 (twaalf) gelyke maandelikse paaitemente betaalbaar; die eerste op 15 Julie 1983 en daarna op die vyftiende dag van elke maand tot 15 Junie 1984.

Rente teen 13,30 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.

J M A DE BEER
Stadsklerk

Posbus 61
Lydenburg
31 Augustus 1983
Kenningsgewing No 33/1983

LOCAL AUTHORITY OF LYDENBURG

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 in terms of section 26(2)(a) or (b) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), the following general rates has been levied in respect of the abovementioned financial year on rateable property recorded in the valuation roll:

(a) on the site value of any land or on the site value of a right in any land: 9,5 cent in the Rand.

In terms of section 21(4) of the said Ordinance, a rebate on the general rate levied on the site value of any land or on the site value of a right in any land referred to in paragraph (a) above, of 10 per cent is granted in respect of such rateable properties which are zoned as Residential I and Educational purposes in terms of the Council's Town-planning Scheme as well as all other properties which are zoned for other uses except Business and Industrial and on which a single dwelling-unit has been erected and which is occupied as such and 30 percent on property zoned as Business or Industrial in terms of the Council's Town-planning Scheme and on which a single dwelling-unit has been erected and which is occupied as such.

In terms of section 32(b) of the Local Authorities Rating Ordinance, 1977 a rebate of 40 percent on the balance, after the rebate in terms of section 21(4) has been deducted from the amount of rates payable, is granted to the category of property owners determined by the Council and which has already been approved by the Administrator.

The amount due for rates as contemplated in section 27 of the said Ordinance shall be payable in 12 (twelve) equal instalments, the first being payable on 15 July 1983 and thereafter on the 15th day of each month up to the 15th June 1984.

Interest of 13,30 per cent per annum is chargeable on all amounts in arrear after the fixed day and defaulters are liable to legal proceedings for recovery of such arrear amounts.

J M A DE BEER
Town Clerk

PO Box 61
Lydenburg
31 August 1983
Notice No 33/1983

1102-31

STADSRAAD VAN LICHTENBURG

KENNISGEWING WAT BESWAAR TEEN TUSSENTYDSE WAARDERINGSGLYS AANVRA

Kennis word hiermee ingevolge artikel 12(1)(a)/36 van die Ordonnansie op Eiendoms-

belasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die tussentydse waarderingslys vir die boekjaar 1982 tot 1985 oop is vir inspeksie by die kantoor van die Stadstoesourier, Kamer 5, h/v Melville- en Transvaalstraat vanaf 31 Augustus 1983 tot 30 September 1983 en enige eienaar van belasbare eiendom of persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleentheid in die tussentydse waarderingslys, opgeteken, soos in artikel 10(3)(4) van genoemde Ordonnansie beoog, in te dien, insluitende die vraag of sodanige eiendom of 'n gedeelte daarvan vrygestel is, of ten opsigte van enige weplating van enige aangeleentheid uit sodanige lys, doen so binne gemelde tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by die adres hierbo aangedui beskikbaar en die 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.

C A VAN DER WALT
Wnde Stadsklerk

Posbus 7
Lichtenburg
2740
31 Augustus 1983
Kenningsgewing No 23/1983

TOWN COUNCIL OF LICHTENBURG

NOTICE CALLING FOR OBJECTIONS TO INTERIM VALUATION ROLL

Notice is hereby given in terms of section 12(1)(a)/36 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the interim valuation roll for the year 1982 to 1985, is open for inspection at the office of the Town Treasurer, Room 5, c/o Melville and Transvaal Streets from 31 August 1983 to 30 September 1983, and any owner or person who so desires to lodge an objection with the Town Clerk in respect of any matter recorded in the interim valuation roll, as contemplated in section 10(3)(4) of the said Ordinance including the question whether or not such property or portion thereof is subject to the payment of rates or in 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 above 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 lodge an objection on the prescribed form.

C A VAN DER WALT
Acting Town Clerk

PO Box 7
Lichtenburg
2740
31 August 1983
Notice No 23/1983

1103-31

STADSRAAD VAN MEYERTON

VASSTELLING VAN GELDE

Daar word hierby ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, bekend gemaak dat die Raad by spesiale besluit van 28 April 1983 gelde vasgestel het ten opsigte van watervoorsiening met ingang 29 April 1983.

Die algemene strekking van die vasstelling van gelde is om die tariewe te verhoog om die verhoogde verkoopprijs van die Randwaterraad te absorbeer.

Afskrifte van hierdie wysigings lê ter insae by die kantoor van die Stadsekretaris, Munisipale

Kantore, Meyerton, vir 'n tydperk van 14 dae met ingang van datum van publikasie hiervan in die Provinsiale Koerant, naamlik 31 Augustus 1983.

Enige persoon wat beswaar teen genoemde wysigings 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.

STADSKLERK

Munisipale Kantore
Posbus 9
Meyerton
1960
31 Augustus 1983
Kenningsgewing No 445/1983

MEYERTON TOWN COUNCIL

DETERMINATION OF CHARGES

Notice is hereby given in terms of section 80B of the Local Government Ordinance, 1939, as amended, that the Council has by special resolution dated 28 April 1983 determined charges with respect to the water supply by-laws with effect from 29 April 1983.

The general purport of the determination of charges is to increase the tariffs in order to absorb the increased selling price of the Rand Water Board.

A copy of the said resolution and particulars of the determination are open for inspection at the office of the Town Secretary, Municipal Offices, Meyerton, for a period of 14 days from date of publication hereof in the Provincial Gazette viz 31 August 1983.

Any person who wishes to object to the amendment must lodge such objection in writing with the undersigned within 14 days of publication hereof in the Provincial Gazette.

TOWN CLERK

Municipal Offices
PO Box 9
Meyerton
1960
31 August 1983
Notice No 445/1983

1104-31

DORPSRAAD VAN MACHADODORP

KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING EN VAN VASGESTELDE DAG VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1983 TOT 30 JUNIE 1984

(Regulasie 17)

Kennis word hierby gegee ingevolge artikel 26(2) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), dat die volgende algemene eiendomsbelasting ten opsigte van die bogenoemde boekjaar gehê is op belasbare eiendom in die waarderingslys opgeteken:

Op die terreinwaarde van enige grond of reg in grond: 8 sent in die Rand.

Die bedrag verskuldig vir eiendomsbelasting soos in artikel 27 van genoemde Ordonnansie beoog, is op 31 Oktober 1983 betaalbaar.

Rente teen 13,30 % 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.

D E ERASMUS
Stadsklerk

Munisipale Kantore
Potgieterstraat
Posbus 9
Machadodorp
1170
31 Augustus 1983
Kenningsgewing No 7/1983

LOCAL AUTHORITY OF MACHADO-DORP

NOTICE OF GENERAL RATE AND FIXED DAY FOR PAYMENT IN RESPECT OF FINANCIAL YEAR JULY 1, 1983 TO JUNE 30, 1984

(Regulation 17)

Notice is hereby given that in terms of section 26(2) of the Local Authorities Rating Ordinance, 1977, (Ordinance 11 of 1977), the following general rate has been levied in respect of the abovementioned financial year on rateable property recorded in the valuation roll:

On the site value of any land or right in land: 8 cent in the Rand.

The amount due for rates as contemplated in section 27 of the said Ordinance shall be payable on October 31, 1983.

Interest of 13,30 % 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.

D E ERASMUS
Town Clerk

Municipal Offices
Potgieter Street
PO Box 9
Machadodorp
1170
31 August 1983
Notice No 7/1983

1105-31

STADSRAAD VAN MIDDELBURG, TRANSVAAL

KENNISGEWING VAN EERSTE SITTING VAN WAARDERINGSRAAD OM BESWARE TEN OPSIGTE VAN VOORLOPIGE AANVULLENDE WAARDERINGS- LYS VIR DIE BOEKJAAR 1980 AAN TE HOOR

(Regulasie 9)

Kennis word hierby ingevolge artikel 37 van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die eerste sitting van die waarderingsraad op 22 September 1983 om 09h00 sal plaasvind en gehou sal word by die volgende adres:

Munisipale Kantore (Raadsaal)
Wandererslaan
Middelburg, Transvaal;

om enige beswaar tot die voorlopige aanvul- lende waarderingslys vir die boekjaar 1980 te oorweeg.

I DU TOIT BURGER
Sekretaris: Waarderingsraad

31 Augustus 1983

TOWN COUNCIL OF MIDDELBURG, TRANSVAAL

NOTICE OF FIRST SITTING OF VALUA- TION BOARD TO HEAR OBJECTIONS IN RESPECT OF PROVISIONAL SUP- PLEMENTARY VALUATION ROLL FOR THE FINANCIAL YEAR 1980

(Regulation 9)

Notice is hereby given in terms of section 37 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the first sitting of the valuation board will take place on 22

September 1983 at 09h00 and will be held at the following address:

Municipal Offices (Council Chamber)
Wanderers Avenue
Middelburg, Transvaal;

to consider any objection to the provisional supplementary valuation roll for the financial year 1980.

I DU TOIT BURGER
Secretary: Valuation Board

31 August 1983 1106-31

STADSRAAD VAN MIDDELBURG, TRANSVAAL

KENNISGEWING VAN EERSTE SITTING VAN WAARDERINGSRAAD OM BESWARE TEN OPSIGTE VAN VOORLOPIGE WAARDERINGS- LYS VIR DIE BOEKJARE 1983/87 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 September 1983 om 09h00 sal plaasvind en gehou sal word by die volgende adres:

Munisipale Kantore (Raadsaal)
Wandererslaan
Middelburg, Transvaal;

om enige beswaar tot die voorlopige waarde- ringslys vir die boekjare 1983/87 te oorweeg.

I DU TOIT BURGER
Sekretaris: Waarderingsraad

31 Augustus 1983

TOWN COUNCIL OF MIDDELBURG, TRANSVAAL

NOTICE OF FIRST SITTING OF VALUA- TION BOARD TO HEAR OBJECTIONS IN RESPECT OF PROVISIONAL VALUATION ROLL FOR THE FINANCIAL YEARS 1983/87

(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 September 1983 at 09h00 and will be held at the following address:

Municipal Offices (Council Chamber)
Wanderers Avenue
Middelburg, Transvaal;

to consider any objection to the provisional valuation roll for the financial years 1983/87.

I DU TOIT BURGER
Secretary: Valuation Board

31 August 1983 1107-31

STADSRAAD VAN MIDRAND

KENNISGEWING VAN ALGEMENE EIEN- DOMSBELASTING EN VAN VASGE- STELDE DAG VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1983 TOT 30 JUNIE 1984

(Regulasie 17)

Kennis word hierby gegee dat ingevolge artikel 26(2)(a) of (b) artikel 41 van die Ordon- nansie op Eiendomsbelasting van Plaaslike Be- sture, 1977 (Ordonnansie 11 van 1977), die volgende algemene eiendomsbelasting ten opsigte van die bogenoemde boekjaar gehief is

op belasbare eiendom in die voorlopige waarderingslys of voorlopige aanvullende waarderingslys opgeteken op die terreinwaarde van grond of reg in grond 6,5 sent in die Rand.

Ingevolge artikel 21(4) 39/40 van die genoemde Ordonnansie word die volgende kort- ings toegestaan op eiendomme gesoneer as:

(a) "Spesiale Woon" of "Residensieel een" = 55 %

(b) "Spesiale woon" of "Residensieel een" verbeter met net een woning = 68 %

(c) Landbouhoewes en Plaasgedeeltes verbe- ter met net een woning = 30 %

(d) Alle ander sonerings of gebruike uitge- sonderd Landbouhoewes en Plaasgedeeltes = 37,5 %

Op die algemene eiendomsbelasting gehief op die terreinwaarde van grond of enige reg in grond.

Die bedrae verskuldig vir eiendomsbelasting soos in artikel 27/41 van genoemde Ordonnansie beoog is op 1 Julie 1983 (vasgestelde dag) en sal ingevolge artikel 26 van genoemde Ordonnansie betaalbaar wees in twaalf gelyke maandelikse paaieente. Betalings moet vóór of op die vervaldatum soos maandeliks op die rekening- staat aangedui, gemaak word.

Rente teen die maksimum koers soos van tyd tot tyd deur die Administrateur vasgestel, is op alle agterstallige bedrae ná die vasgestelde dag hefbaar en wanbetalers is onderhewig aan regs- proses vir die invordering van sodanige agter- stallige bedrae.

P L BOTHA
Wnde. Stadsklerk

Stadsraad van Midrand
Posbus 121
Olifantsfontein
1665
31 Augustus 1983
Kennisgewing No 7/1983

TOWN COUNCIL OF MIDRAND

NOTICE OF GENERAL RATE 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) or (b) section 41 of the Local Author- ities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the following general rate has been levied in respect of the abovementioned financial year on rateable property recorded in the provisional valuation roll or provisional sup- plementary valuation roll on the site value of any land or right in land at 6,5 cents in the Rand.

In terms of section 21(4) 39/40 of the said Ordinance the following rebates will be granted on properties zoned:

(a) "Special residential" or "Residential one" = 55 %

(b) "Special residential" or "Residential one" improved with only one dwelling = 68 %

(c) Agricultural Holdings and Farm Portions improved with only one dwelling = 30 %

(d) All other zonings or uses, except Agri- cultural Holdings and Farm Portions = 37,5 %

On the general rate levied on the site value of land or any right in land.

The amount due for rates as contemplated in section 27/41 of the said Ordinance shall be payable on 1 July 1983 (the fixed day) and will be, in terms of section 26 of the said Ordinance,

be payable in the twelve equal monthly payments. Payments must be made before or on the due date as indicated on the monthly account.

Interest at the maximum rate, as fixed by the Administrator from time to time is chargeable on all amount in arrear after the fixed day and defaulters are liable to legal proceedings for recovery of such arrear amounts.

P L BOTHA
Acting Town Clerk

Town Council of Midrand
PO Box 121
Olifantsfontein
31 August 1983
Notice No 7/1983

1108-31

STADSRAAD VAN NIGEL

VOORGESTELDE WYSIGING VAN NIGEL DORPSBEPLANNINGSKEMA, 1981

Die Stadsraad van Nigel het 'n ontwerp-wysigingsdorpsbeplanningskema opgestel wat bekend sal staan as wysigingskema No 19.

Hierdie ontwerp-skema bevat die volgende voorstel:

Die hersonering van

(a) 'n Gedeelte van Gedeelte 1 van Erf 912, Alrapark van "Spesiaal" na "Openbare garage".

(b) 'n Gedeelte van Gedeelte 2 van Erf 912, Alrapark van "Openbare Garage" en "Spesiaal" na "munisipaal".

(c) Resterende gedeelte van Erf 912, Alrapark van "Spesiaal" na "R.S.A.".

Besonderhede van hierdie skema is ter insae in die kantoor van die Stadsekretaris Nigel, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing, naamlik 31 Augustus 1983.

Enige eienaar of besitter van onroerende eiendom geleë binne die gebied waarop bogenoemde ontwerp-skema van toepassing is, of binne 2 km van die grens daarvan, kan skriftelik enige beswaar indien by of vertoë tot die raad rig ten opsigte van sodanige ontwerp-skema binne vier weke vanaf die eerste publikasie van hierdie kennisgewing naamlik 31 Augustus 1983 en wanneer sodanige beswaar ingedien of vertoë gerig word skriftelik vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

P M WAGENER
Stadsklerk

Munisipale Kantore
Posbus 23
Nigel
1490
31 Augustus 1983
Kennisgewing No 110/1983

TOWN COUNCIL OF NIGEL

PROPOSED AMENDMENT OF NIGEL TOWN-PLANNING SCHEME, 1981

The Town Council of Nigel has prepared a draft amendment town-planning scheme, to be known as Amendment Scheme No 19.

This draft scheme contains the following proposal:

The rezoning of

(a) A portion of Portion 1 of Erf 912, Alra Park from "Special" to "Public Garage".

(b) A portion of Portion 2 of Erf 912, Alra Park, from "Special" to "R.S.A.".

Particulars of this scheme are open for inspection at the office of the Town Secretary, Nigel,

for a period of four weeks from the date of the first publication of this notice which is 31 August 1983.

Any owner or occupier of immovable property situated within the area to which the abovementioned draft scheme applies or within 2 km of the boundary thereof may in writing lodge any objection with or make any representations to the Council in respect of such draft scheme within four weeks of the publication of this notice, which is 31 August 1983, and when lodging such objection or making such representations state in writing, whether or not, he wishes to be heard by the Council.

P M WAGENER
Town Clerk

Municipal Offices
PO Box 23
Nigel
1490
31 August 1983
Notice No 110/1983

1109-31-7

MUNISIPALITEIT PIETERSBURG

WYSIGING VAN VASSTELLING VAN GELDE VIR SANITÊRE- EN VULLIS-VERWYDERING

Die vasstelling van gelde ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, vir Sanitêre- en Vullisverwydering van die Munisipaliteit van Pietersburg, afgekondig in Offisiële Koerant 4105 van 24 September 1980, word hierby gewysig deur die Bylae soos volg te wysig met ingang 1 September 1983:

1. Deur in item 1(1)(a), (b) en (c) die syfers "R2,80", "R1" en "R15" onderskeidelik deur die syfers "R3,75", "R1,35" en "R25" te vervang.

2. Deur in item 1(2)(a), (b) en (c) die syfers "R16,50", "R1,25" en "R250" onderskeidelik deur die syfers "R22", "R1,75" en "R350" te vervang.

3. Deur in item 1(3) die syfer "R30" deur die syfer "R50" te vervang.

4. Deur in item 1(6) die syfer "R15" deur die syfer "R20" te vervang.

5. Deur item 2(1) deur die volgende te vervang:

"2(1) Vir die Verwydering van nagvuil, met die uitsondering van persele onder beheer van die Administrasieraad Noord-Transvaal en munisipale persele, per emmer: R25".

6. Deur item 2(2) te skrap.

7. Deur item 2(3) te hernoem na 2(2).

8. Deur in item 3(1), (2) en (3) die syfers "R2", "R5" en "R10" onderskeidelik deur die syfers "R3", "R10" en "R15" te vervang.

J A BOTES
Stadsklerk

Burgersentrum
Pietersburg
31 Augustus 1983
Kennisgewing No 16-9-1983

PIETERSBURG MUNICIPALITY

AMENDMENT TO DETERMINATION OF CHARGES FOR SANITARY AND REFUSE REMOVAL

The determination of charges in terms of section 80B(8) of the Local Government Ordinance, 1939, for Sanitary and Refuse Removal of the Pietersburg Municipality, published in Provincial Gazette 4105, dated 24 September 1980, is hereby amended by amending the Schedule as follows as from 1 September 1983:

1. By the substitution in item 1(1)(a), (b) and (c) for the figures "R2,80", "R1" and "R15" of the figures "R3,75", "R1,35" and "R25" respectively.

2. By the substitution in item 1(2)(a), (b) and (c) for the figures "R16,50", "R1,25" and "R250" of the figures "R22", "R1,75" and "R350" respectively.

3. By the substitution in item 1(3) for the figure "R30" of the figure "R50".

4. By the substitution in item 1(6) for the figure "R15" of the figure "R20".

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

"2(1) For the removal of night soil, with the exclusion of premises under control of Northern Transvaal Administration Board and municipal premises, per pail: R25".

6. By the deletion of item 2(2).

7. By renumbering item 2(3) to 2(2).

8. By the substitution in item 3(1), (2) and (3) for the figures "R2", "R5" and "R10" of the figures "R3", "R10" and "R15" respectively.

J A BOTES
Town Clerk

Civic Centre
Pietersburg
31 August 1983
Notice No 16/9/1983

1110-31

MUNISIPALITEIT PIETERSBURG

WYSIGING VAN VASSTELLING VAN GELDE VIR DIE VOORSIENING VAN WATER

Die vasstelling van gelde ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, vir die Voorsiening van Water van die Munisipaliteit van Pietersburg, afgekondig in Offisiële Koerant 4105 van 24 September 1980, word hierby gewysig deur die Bylae soos volg te wysig met ingang 1 September 1983:

DEEL I — LEWERING VAN WATER

1. Deur in item 2(1)(b)(i), (ii) en (iii) die syfers "15c", "21c" en "35c" onderskeidelik deur die syfers "16c", "25c" en "42c" te vervang.

2. Deur in item 2(2)(b)(i), (ii) en (iii) die syfers "15c", "21c" en "35c" onderskeidelik deur die syfers "16c", "25c" en "42c" te vervang.

3. Deur in item 2(3)(a) en (b) die syfers "30c" en "R10" onderskeidelik deur die syfers "35c" en "R12" te vervang.

4. Deur in item 2(4)(a)(i) en (ii) die syfers "35c" en "R37 500" onderskeidelik deur die syfers "42c" en "R45 000" te vervang.

5. Deur in item 2(4)(b)(i), (ii) en (iii) die syfers "R2 000", "35c" en "R6 500" onderskeidelik deur die syfers "R2 500", "42c" en "R8 000" te vervang.

6. Deur in item 2(4)(c)(i) en (ii) die syfers "35c" en "R8 000" onderskeidelik deur die syfers "42c" en "R10 000" te vervang.

DEEL II — ALGEMENE VORDERINGS

1. Deur in item 2(1)(i) en (ii) die syfers "R15" en "R20", onderskeidelik deur die syfers "R20" en "R30", te vervang.

2. Deur in item 2(2)(i) en (ii) die syfers "R5" en "R10" onderskeidelik deur die syfers "R10" en "R15" te vervang.

3. Deur in items 4 en 5(1) die syfers "R5" en "R10" onderskeidelik deur die syfers "R10" en "R15" te vervang.

J A BOTES
Stadsklerk

Burgersentrum
Pietersburg
31 Augustus 1983
Kennisgewing No 16/25

PIETERSBURG MUNICIPALITY

AMENDMENT TO DETERMINATION OF CHARGES FOR SUPPLY OF WATER

The determination of charges in terms of section 80B(8) of the Local Government Ordinance, 1939, for the Supply of Water of the Pietersburg Municipality, published in Provincial Gazette 4105, dated 24 September 1980, is hereby amended by amending the Schedule as follows as from 1 September 1983:

PART I — WATER SUPPLY

1. By the substitution in item 2(1)(b)(i), (ii) and (iii) for the figures "15c", "21c" and "35c" of the figures "16c", "25c" and "42c" respectively.

2. By the substitution in item 2(2)(b)(i), (ii) and (iii) for the figures "15c", "21c" and "35c" of the figures "16c", "25c" and "42c" respectively.

3. By the substitution in item 2(3)(a) and (b) for the figures "30c" and "R10" of the figures "35c" and "R12" respectively.

4. By the substitution in item 2(4)(a)(i) and (ii) for the figures "35c" and "R37 500" of the figures "42c" and "R45 000" respectively.

5. By the substitution in item 2(4)(b)(i), (ii) and (iii) for the figures "R2 000", "35c" and "R6 500" of the figures "R2 500", "42c" and "R8 000".

6. By the substitution in item 2(4)(c)(i) and (ii) for the figures "35c" and "R8 000" of the figures "42c" and "R10 000" respectively.

PART II — GENERAL CHARGES

1. By the substitution in item 2(1)(i) and 2(1)(ii) for the figures "R15" and "R20", of the figures "R20" and "R30" respectively.

2. By the substitution in item 2(2)(i) and (ii) for the figures "R5" and "R10" of the figures "R10" and "R15" respectively.

3. By the substitution in items 4 and 5(1) of the figures "R5" and "R10" of the figures "R10" and "R15" respectively.

J A BOTES
Town Clerk

Civic Centre
Pietersburg
31 August 1983
Notice No 16/25

1111-31

MUNISIPALITEIT PIETERSBURG

WYSIGING VAN VASSTELLING VAN GELDE VIR RIOLERING

Die vasstelling van gelde ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, vir Riolerings van die Munisipaliteit Pietersburg, afgekondig in Offisiële Koerant 4105 van 24 September 1980, soos gewysig, word hierby verder gewysig deur die Bylae te wysig met ingang 1 September 1983:

1. Deur in item 1 die syfers "50c" en "R5" onderskeidelik deur die syfers "R1,50" en "R10" te vervang.

2. Deur in item 2(1)(a) en (b) die syfer "R2,70" en "R0,35" onderskeidelik deur die syfers "R3,50" en "R0,50" te vervang.

3. Deur in item 2(2)(a)(i) en (ii) die syfers "R0,55" en "R3,30" onderskeidelik deur die syfers "R0,75" en "R4,25" te vervang.

4. Deur in item 2(2)(b) en (c) die syfers "R3,30" en "R7,00" onderskeidelik deur die syfers "R4,25" en "R9,00" te vervang.

5. Deur in item 2(2)(d)(i) en (ii) die syfer "R3,30" waar dit voorkom deur die syfer "R4,25" te vervang.

6. Deur in item 2(2)(d)(iii)(aa), (bb), (cc) en (dd) die syfers "R3,30", "R4,15", "R6,35" en "R8,80" onderskeidelik deur die syfers "R4,25", "R5,50", "R8,25" en "R11,50" te vervang.

7. Deur in item 2(3) die syfer "15c" deur die syfer "20c" te vervang.

8. Deur in item 5(a) en (b) die syfer "R20" en "R30" onderskeidelik deur die syfers "R25" en "R40" te vervang.

9. Deur item 5(a) en (b) te hernoem na 5(1) en (2).

J A BOTES
Stadsklerk

Burgersentrum
Pietersburg
31 Augustus 1983
Kennisgewing No 16/7

PIETERSBURG MUNICIPALITY

AMENDMENT TO DETERMINATION OF CHARGES FOR DRAINAGE

The determination of charges in terms of section 80B(8) of the Local Government Ordinance, 1939, for Drainage of Pietersburg Municipality, published in Provincial Gazette 4105, dated 24 September 1980, is hereby amended by amending the Schedule as follows as from 1 September 1983:

1. By the substitution in item 1 for the figures "50c" and "R5" of the figures "R1,50" and "R10" respectively.

2. By the substitution in item 2(1)(a) and (b) for the figures "R2,70" and "R0,35" of the figures "R3,50" and "R0,50" respectively.

3. By the substitution in item 2(2)(a)(i) and (ii) for the figures "R0,55" and "R3,30" of the figures "R0,75" and "R4,25" respectively.

4. By the substitution in item 2(2)(b) and (c) for the figures "R3,30" and "R7,00" of the figures "R4,25" and "R9,00" respectively.

5. By the substitution in item 2(2)(d)(i) and (ii) for the figure "R3,30" of the figure "R4,25".

6. By the substitution in item 2(2)(d)(iii)(aa), (bb), (cc) and (dd) for the figures "R3,30", "R4,15", "R6,35" and "R8,80" of the figures "R4,25", "R5,50", "R8,25" and "R11,50" respectively.

7. By the substitution in item 2(3) for the figure "15c" of the figure "20c".

8. By the substitution in item 5(a) and (b) for the figures "R20" and "R30" of the figures "R25" and "R40" respectively.

9. By re-numbering item 5(a) and (b) to 5(1) and (2).

J A BOTES
Town Clerk

Burgersentrum
Pietersburg
31 August 1983
Notice No 16/7

1112-31

STADSRAAD VAN PRETORIA

VOORGENOME SLUITING VAN 'N GEDEELTE VAN MUNDTSTRAAT, WALTLOO

Hiermee word ingevolge artikel 67 van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, soos gewysig, kennis gegee dat die Raad voornemens is om 'n gedeelte van Mundtstraat, Waltloo, van die suidelike grens van Maggsstraat tot by die noordelike grens van Haakstraat, groot ongeveer 5 760 m², permanent te sluit.

Die Raad is voornemens om die gedeelte, na die sluiting daarvan, aan Siemens (Eiendoms) Beperk te vervoer.

'n Plan waarop die voorgename sluiting aangetoon word, asook die betrokke Raadsbesluit, is gedurende gewone kantoorure in Kamer 3059, Derde Verdieping, Wesblok, Munitoria, Van der Waltstraat, Pretoria, ter insae.

Enigiemand wat beswaar teen die voorgename sluiting wil maak of wat 'n eis om vergoeding kan hê indien die sluiting plaasvind, moet sy beswaar of eis, al na die geval, skriftelik voor of op Vrydag, 4 November 1983, by die ondergetekende indien.

P DELPORT
Stadsklerk

31 Augustus 1983
Kennisgewing No 193/1983

CITY COUNCIL OF PRETORIA

PROPOSED CLOSING OF A PORTION OF MUNDT STREET, WALTLOO

Notice is hereby given in terms of section 67 of the Local Government Ordinance, No 17 of 1939, as amended, that it is the intention of the Council to close permanently a portion of Mundt Street, Waltloo, from the southern boundary of Maggs Street to the northern boundary of Haak Street, in extent approximately 5 760 m².

The Council intends alienating the portion, after the closure thereof, to Siemens (Proprietary) Limited.

A plan showing the proposed closing, as well as the relative Council resolution, may be inspected during normal office hours at Room 3059, Third Floor, West Block, Munitoria, Van der Walt Street, Pretoria.

Any person who has any objection to the proposed closing or who may have any claim to compensation if such closing is carried out, must lodge his objection or claim, as the case may be, in writing with the undersigned not later than Friday, 4 November 1983.

P DELPORT
Town Clerk

31 August 1983
Notice No 193/1983

1113-31

STADSRAAD VAN POTCHEFSTROOM

WYSIGING VAN VERORDENINGE

Daar word ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad voornemens is om die Elektrisiteitsverordeninge te wysig.

Die algemene strekking van hierdie wysiging is om die tarief vir die voorsiening van elektrisiteit aan sportliggame waarby die Potchefstroomse Buiteklub ingesluit is, te verlaag.

Afskrifte van hierdie wysiging lê ter insae by die kantoor van die Stadsekretaris, Kamer 310, Munisipale Kantore, Potchefstroom, vir 'n tyd-

perk van 14 dae met ingang van die datum van publikasie hiervan in die Provinsiale Koerant, naamlik 31 Augustus 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.

S H OLIVIER
Stadsklerk

Munisipale Kantore
Potchefstroom
31 Augustus 1983
Kennisgewing No 78/1983

TOWN COUNCIL OF POTCHEFSTROOM AMENDMENT TO BY-LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends to amend the Electricity by-laws.

The general purport of this amendment is to reduce the tariff for the supply of electricity to sporting bodies including the Potchefstroom Country Club.

Copies of the proposed amendment are open for inspection at the office of the Town Secretary, Room 310, Municipal Offices, Potchefstroom, for a period of 14 days from date of publication hereof in the Provinciale Gazette, viz 31 August 1983.

Any person who wishes to object to the amendment of the said by-laws, must lodge such objection in writing with the undersigned within 14 days of publication hereof in the Provincial Gazette.

S H OLIVIER
Town Clerk

Municipal Offices
Potchefstroom
31 August 1983
Notice No 78/1983

1114-31

PLAASLIKE BESTUUR VAN POTCHEFSTROOM

AANVULLENDE WAARDERINGSLYS VIR DIE BOEKJAAR 1 JULIE 1981 TOT 30 JUNIE 1982

Kennis word hierby ingeolge artikel 37 van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die aanvullende waarderingslys vir die boekjaar 1 Julie 1981 tot 30 Junie 1982 van alle belasbare eiendom binne die munisipaliteit deur die voorsitter van die waarderingsraad gesertifiseer en geteken is en gevolglik finaal en bindend geword het op alle betrokke persone soos in artikel 37 van daardie Ordonnansie beoog.

Die aandag word egter gevestig op artikel 17 of 38 van die gemelde Ordonnansie wat soos volg bepaal:

"Reg van appèl teen beslissing van waarderingsraad.

17.(1) 'n Beswaarmaker wat voor 'n waarderingsraad verskyn het of verteenwoordig was, met inbegrip van 'n beswaarmaker wat 'n antwoord soos in artikel 15(4) beoog, ingedien of voorgelê het, kan teen die beslissing van sodanige raad ten opsigte waarvan hy 'n beswaarmaker is, binne dertig dae vanaf die datum van die publikasie in die Provinsiale Koerant van die kennisgewing in artikel 16(4)(a) genoem of, waar die bepalings van artikel 16(5) van toepassing is, binne een-en-twintig dae na die dag waarop die redes daarin genoem, aan sodanige beswaarmaker gestuur is, appèl aanteken deur by die sekretaris van sodanige raad 'n

kennisgewing van appèl op die wyse soos voorgeskryf en in ooreenstemming met die prosedure soos voorgeskryf in te dien en sodanige sekretaris stuur onverwylde 'n afskrif van sodanige kennisgewing van appèl aan die waarderder en aan die betrokke plaaslike bestuur.

(2) 'n Plaaslike bestuur wat nie 'n beswaarmaker is nie, kan teen enige beslissing van 'n waarderingsraad appèl aanteken op die wyse in subartikel (1) beoog en enige ander persoon wat nie 'n beswaarmaker is nie, maar wat regstreeks deur 'n beslissing van 'n waarderingsraad geraak word, kan op dergelike wyse, teen sodanige beslissing appèl aanteken."

'n Vorm vir kennisgewing van appèl kan van die sekretaris van die waarderingsraad verkry word.

H F GROBLER
Sekretaris: Waarderingsraad

Munisipale Kantore
Posbus 113
Potchefstroom
2520
31 Augustus 1983
Kennisgewing No 76/1983

LOCAL AUTHORITY OF POTCHEFSTROOM

SUPPLEMENTARY VALUATION ROLL FOR THE FINANCIAL YEAR 1 JULY 1981 TO 30 JUNE 1982

Notice is hereby given in terms of section 37 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the supplementary valuation roll for the financial year 1 July 1981 to 30 June 1982 of all rateable property within the municipality has been certified and signed by the chairman of the valuation board and has therefore become fixed and binding upon all persons concerned as contemplated in section 37 of that Ordinance.

However, attention is directed to section 17 or 38 of the said Ordinance, which provides as follows:

"Right of appeal against decision of valuation board.

17.(1) An objector who has appeared or has been represented before a valuation board, including an objector who has lodged or presented a reply contemplated in section 15(4), may appeal against the decision of such board in respect of which he is an objector within thirty days from the date of the publication in the *Provinciale Gazette* of the notice referred to in section 16(4)(a) or, where the provisions of section 16(5) are applicable, within twenty-one days after the day on which the reasons referred to therein, were forwarded to such objector, by lodging with the secretary of such board a notice of appeal in the manner and in accordance with the procedure prescribed and such secretary shall forward forthwith a copy of such notice of appeal to the valuer and to the local authority concerned.

(2) A local authority which is not an objector may appeal against any decision of a valuation board in the manner contemplated in subsection (1) and any other person who is not an objector but who is directly affected by a decision of a valuation board may, in like manner, appeal against such decision."

A notice of appeal form may be obtained from the secretary of the valuation board.

H F GROBLER
Secretary: Valuation Board

Municipal Offices
PO Box 113
Potchefstroom
2520
31 August 1983
Notice No 76/1983

1115-31

PLAASLIKE BESTUUR VAN RANDFONTEIN

KENNISGEWING WAT BESWARE TEEN VOORLOPIGE AANVULLENDE WAARDERINGSLYS AANVRA

(Regulasie 5)

Kennis word hierby ingeolge artikel 36 van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), gegee dat die voorlopige aanvullende waarderingslys vir die boekjare 1982/85 oop is vir inspeksie by die kantoor van die Plaaslike Bestuur van Randfontein, Kamer 4, Stadste-souriersafdeling, vanaf 31 Augustus 1983 tot 3 Oktober 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 of 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

C A DE BRUYN
Stadsklerk

Stadsraad van Randfontein
Sutherlandlaan
Randfontein
31 Augustus 1983
Kennisgewing No 53/1983

LOCAL AUTHORITY OF RANDFONTEIN

NOTICE CALLING FOR OBJECTIONS TO PROVISIONAL SUPPLEMENTARY VALUATION ROLL

(Regulation 5)

Notice is hereby given in terms of section 36 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the provisional supplementary valuation roll for the financial years 1982/85 is open for inspection at the office of the Local Authority of Randfontein, Room 4, Town Treasurer's department, from 31 August 1983 to 3 October 1983 and any owner of rateable property or other person who so desires to lodge an objection with the Town Clerk in respect of any matter recorded in the provisional supplementary valuation roll as contemplated in section 34 of the said Ordinance including the question whether or not such property or portion thereof is subject to the payment of rates or is exempt therefrom or in respect of any omission of any matter from such roll shall do so within the said period.

The form prescribed for the lodging of an objection is obtainable at the address indicated below and attention is specifically directed to the fact that no person is entitled to urge any objection before the valuation board unless he has timeously lodged an objection on the prescribed form.

C A DE BRUYN
Town Clerk

Town Council of Randfontein
Sutherland Avenue
Randfontein
31 August 1983
Notice No 53/1983

1116-31

STADSRAAD VAN SANDTON

BEPALING VAN BUSROETE EN STILHOUPLEKKE

Hiermee word ingevolge artikel 65bis(2) van die Ordonnansie op Plaaslike Bestuur, 1939, kennis gegee dat die Raad 'n busroete bepaal het vanaf Alexandra na Strydom Park en Ferndale, Randburg via die Westelike Verbypad (Snelweg N1-20).

'n Afskrif van die besluit dienaangaande en volle besonderhede van die roete sal gedurende kantoorure ter insae lê te Kamer 503, Burgersentrum, Wesstraat, Sandton tot en met 22 September 1983.

Enigiemand wat beswaar wil maak teen die busroete moet die beswaar skriftelik by die ondergenoemde indien voor of op die laaste dag waarop die besluit ter insae sal lê.

P P DE JAGER
Waarnemende Stadsklerk

Posbus 78001
Sandton
2146
31 Augustus 1983
Kennisgewing No 156/1983

TOWN COUNCIL OF SANDTON

DETERMINING OF BUS ROUTE AND STOPPING PLACES

It is hereby notified in terms of section 65bis(2) of the Local Government Ordinance, 1939, that the Council has determined a bus route and stopping places from Alexandra to Strydom Park and Ferndale, Randburg via the Western By-pass (Highway N1-20).

A copy of the resolution thereanent and full particulars of the route will lie for inspection during office hours at Room 503, Civic Centre, West Street (corner Rivonia Road), Sandton until 22 September 1983.

Any person who desires to lodge an objection against the above-mentioned determination of the route must do so in writing to the undersigned not later than the last day on which the resolution will lie for inspection.

P P DE JAGER
Acting Town Clerk

PO Box 78001
Sandton
2146
31 August 1983
Notice No 156/1983

1117-31

STADSRAAD VAN SANDTON

BEPALING VAN BUSROETES EN STILHOUPLEKKE

Hiermee word ingevolge artikel 65bis(2) van die Ordonnansie op Plaaslike Bestuur, 1939, kennis gegee dat die Raad sekere alternatiewe busroetes en stilhouplekke bepaal het vanaf die Johannesburg grens na gebiede in Sandton.

'n Afskrif van die besluit dienaangaande en volle besonderhede van die roetes en stilhouplekke sal gedurende kantoorure ter insae lê te Kamer 503, Burgersentrum, Wesstraat, Sandton tot en met 22 September 1983.

Enigiemand wat beswaar wil maak teen die busroetes en stilhouplekke moet die beswaar skriftelik by die ondergenoemde indien voor of op die laaste dag waarop die besluit ter insae sal lê.

P P DE JAGER
Waarnemende Stadsklerk

Posbus 78001
Sandton
2146
31 Augustus 1983
Kennisgewing No 158/83

TOWN COUNCIL OF SANDTON

DETERMINING OF BUS ROUTES AND STOPPING PLACES

It is hereby notified in terms of section 65bis(2) of the Local Government Ordinance, 1939, that the Council has determined certain alternative routes and stopping places from the Johannesburg boundary to destinations in Sandton.

A copy of the resolution thereanent and full particulars of the routes and stopping places will lie for inspection during office hours at Room 503, Civic Centre, West Street (corner Rivonia Road) Sandton until 22 September 1983.

Any person who desires to lodge an objection against the above-mentioned determination of the routes and stopping places must do so in writing to the undersigned not later than the last day on which the resolution will lie for inspection.

P P DE JAGER
Acting Town Clerk

PO Box 78001
Sandton
2146
31 August 1983
Notice No 158/83

1118-31

STADSRAAD VAN SANDTON

BEPALING VAN BUSROETE EN STILHOUPLEKKE

Hiermee word ingevolge artikel 65bis(2) van die Ordonnansie op Plaaslike Bestuur, 1939, kennis gegee dat die Raad 'n busroete en stilhouplekke bepaal het vanaf Gallo Manor Uitbreiding 2 verby Woodmead na Ged. 77 van Rietfontein 2 IR.

'n Afskrif van die besluit dienaangaande en volle besonderhede van die roete en stilhouplekke sal gedurende kantoorure ter insae lê te Kamer 503, Burgersentrum, Wesstraat, Sandton tot en met 22 September 1983.

Enigiemand wat beswaar wil maak teen die busroete en stilhouplekke moet die beswaar skriftelik by die ondergenoemde indien voor of op die laaste dag waarop die besluit ter insae sal lê.

P P DE JAGER
Waarnemende Stadsklerk

Posbus 78001
Sandton
2146
31 Augustus 1983
Kennisgewing No 157/83

TOWN COUNCIL OF SANDTON

DETERMINING OF BUS ROUTE AND STOPPING PLACES

It is hereby notified in terms of section 65bis(2) of the Local Government Ordinance, 1939, that the Council has determined an amended bus route and stopping places from Gallo Manor Extension 2 past Woodmead to Portion 77 of Rietfontein 2 IR.

A copy of the resolution thereanent and full particulars of the route and stopping places will lie for inspection during office hours at Room 503, Civic Centre, West Street (corner Rivonia Road), Sandton until 22 September 1983.

Any person who desires to lodge an objection against the above-mentioned determination of the route and stopping places must do so in writing to the undersigned not later than the last

day on which the resolution will lie for inspection.

P P DE JAGER
Acting Town Clerk

PO Box 78001
Sandton
2146
31 August 1983
Notice No 157/83

1119-31

MUNISIPALITEIT TRICHARDT

VOORGENOME WYSIGINGS VAN VERORDENINGE

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur No 17 van 1939, soos gewysig, bekend gemaak dat die Raad van voorneme is om die Stadsraad Elektriesiteitsverordeninge afgekondig by Administrateurskennisgewing No 651 van 10 Mei 1978 soos gewysig, verder te wysig.

Die algemene strekking van die verdere wysiging is om die Tarief van Gelde te verhoog om vir die styging van Evkom tariewe en ander verhoogde kostes voorsiening te maak.

Afskrifte van hierdie wysiging lê ter insae by Kamer No 2 van die Raad se kantore vir 'n tydperk van 14 dae vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen die genoemde wysiging wens aan te teken moet dit skriftelik binne 14 dae na die datum van die publikasie van hierdie kennisgewing in die Provinsiale Koerant by die ondergetekende doen.

M J VAN DER MERWE
Stadsklerk

Munisipale Kantore
Posbus 52
Trichardt
2300
31 Augustus 1983

TRICHARDT MUNICIPALITY

PROPOSED AMENDMENTS TO BY-LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance No 17 of 1939, as amended, that the Council intends to amend further the standard Electricity By-laws published under Administrator's Notice No 651 of 10 May 1978 as amended.

The general purport of this further amendment is to increase and amend the Tariff of Charges to provide for the increase of the Escrom tariffs and other increased costs.

Copies of this amendment are open for inspection at Room 2 of the Council's offices for a period of fourteen days from the date of publication hereof.

Any person who desires to record his objection to the said amendment must do so in writing to the undersigned within 14 days after the date of publication of this notice in the Provincial Gazette.

M J VAN DER MERWE
Town Clerk

Municipal Offices
PO Box 52
Trichardt
2300
31 August 1983

1120-31

DORPSRAAD VAN TRICHARDT

WYSIGING VAN WATERVOORSIENINGS-
VERORDENINGE

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur No 17 van 1939, soos gewysig, bekend gemaak dat die Raad van voorneme is om die Standaard Watervoorsieningsverordeninge afgekondig by Administrateurskennisgewing No 627 van 3 Mei 1978, soos gewysig, verder te wysig.

WATERVOORSIENINGSVERORDE-
NINGE

Die algemene strekking van die wysiging is soos volg:

Om die tarief vir die lewering van water te verhoog ten einde die addisionele uitgawe wat deur die verhoging van watertariewe deur die Randwaterraad veroorsaak is, te bestry.

Afskrifte van hierdie wysigings lê ter insae by die kantoor van die Raad vir 'n tydperk van veertien (14) dae vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysigings wens aan te teken, moet dit skriftelik binne veertien (14) dae na die datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant, by die ondergetekende doen.

M J VAN DER MERWE
Stadsklerk

Munisipale Kantore
Posbus 52
Trichardt
2300
31 Augustus 1983

TOWN COUNCIL OF TRICHARDT

AMENDMENT TO WATER SUPPLY BY-
LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance No 17 of 1939, as amended, that the Council intends to further amend the standard Water Supply By-law published under Administrator's Notice No 627, of 3 May 1978, as amended.

WATER SUPPLY BY-LAWS

The general purport of this amendment is as follows:

To increase the tariff for the supply of water in order to defray the additional expenses caused by the increase of water tariffs by the Rand Water Board.

Copies of the amendment will be open for inspection at the office of the Council for a period of fourteen (14) days from the date of publication hereof.

Any person who wishes to object to the proposed amendments, must lodge his objection in writing with the undersigned within fourteen (14) days after the date of publication of this notice in the Provincial Gazette.

M J VAN DER MERWE
Town Clerk

Municipal Offices
PO Box 52
Trichardt
2300
31 August 1983

1121-31

STADSRAAD VAN VANDERBIJLPARK

TYDELIKE ALTERNATIEWE BUS-
ROETES VIR MNRE. VAAL TRANSPORT
(EDMS) BEPERK

Kennis word hiermee ingevolge die bepalings van artikel 65bis van die Ordonnansie op Plaaslike Bestuur No 17 van 1939, soos gewysig, gegee dat die Stadsraad besluit het om tydelike

alternatiewe busroetes aan mnre. Vaal Transport (Edms) Beperk toe te ken.

Die oorspronklike roete word as gevolg van konstruksiewerk verander. Daarom sal dit nodig wees om die roete aan te pas na gelang die konstruksiewerke vorder.

Fase van
Konstruksiewerke

Busroetes

Fase 1

Die bushalte word na 'n punt in Cartwrightstraat ongeveer 100 m noord van die bestaande halte verskuif. Die roete gaan vandaar deur Du Toit-, Mollier-, en Ahrbeckstraat tot in Edisonboulevard.

Fase 2
(tydens konstruksie van
Petter- en Ahrbeckstraat)

Die roete gaan vanaf die bushalte in Cartwrightstraat deur Du Toit-, Mollier-, en Fraserstraat tot in Edisonboulevard.

Fase 3
(Nadat bogemelde kon-
struksies voltooi is)

Die bushalte word na Ahrbeckstraat, net suid van Mollierstraat, verskuif. Die busroete voer vanaf Petterstraat in Ahrbeckstraat en deur tot in Edisonboulevard.

Die bogenoemde besluit lê tot 21 September 1983 gedurende normale kantoorure by die kantoor van die Stadsekretaris, Kamer 202, Tweede Vloer, Munisipale Kantoorgebou, Vanderbijlpark, ter insae. Enige persoon wat be-

swaar teen bogemelde besluit van die Stadsraad van Vanderbijlpark wil aanteken, moet sodanige beswaar skriftelik by die ondergetekende voor of op 15 September 1983 indien.

C BEUKES
Stadsklerk

Posbus 3
Vanderbijlpark
1900
31 Augustus 1983
Kennisgewing No 64/1983

TOWN COUNCIL OF VANDERBIJLPARK

TEMPORARY ALTERNATIVE BUS
ROUTES FOR MESSRS VAAL TRANSPORT (PTY) LTD

Notice is hereby given in terms of section 65bis of the Local Government Ordinance No 17 of 1939, as amended, that the Town Council of Vanderbijlpark resolved to allocate temporary alternative bus routes to Messrs Vaal Transport

(Pty) Ltd.

The original route is being altered because of construction work. Therefore it will be necessary to adjust the route according to the progression of the construction work.

Phase 1 of
Construction work

Bus route

Phase 1

The bus stop will be moved to a point in Cartwright Street approximately 100 m north of the existing stop. From there the route will lead through Du Toit, Mollier and Ahrbeck Street into Edison Boulevard.

Phase 2
(while construction is in operation in Petter and Ahrbeck Streets)

The route leads from the bus stop in Cartwright Street through Du Toit, Mollier and Fraser Streets into Edison Boulevard.

Phase 3
(when the above-mentioned constructions are completed)

The bus stop will be moved to Ahrbeck Street to a point a few metres south of Mollier Street. The bus route leads in from Petter Street through Ahrbeck Street and into Edison Boulevard.

The above-mentioned resolution is open for inspection until 21 September 1983 at the office of the Town Secretary, Room 202, Second

Floor, Municipal Office Building, Vanderbijlpark. Any person who has any objection against the said resolution of the Town Council of Vanderbijlpark, must lodge his objection in

writing with the undersigned on or before 15 September 1983.

C BEUKES
Town Clerk

PO Box 3
Vanderbijlpark
1900
31 August 1983
Notice No 64/1983

1122-31

**STADSRAAD VAN WESTONARIA
WYSIGING VAN VERORDENINGE**

Daar word hierby, ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van Westonaria voornemens is om die Straat- en Diverse Verordeninge, afgekondig by Administrateurskennisgewing 1433 van 5 September 1973, verder te wysig.

Die algemene strekking van die wysiging is om voorsiening te maak vir die skut van kruidenierswaentjies wat in strate en ander publieke plekke gelaat word.

Afskrifte van hierdie wysiging lê ter insae by die Kantoor van die Stadsekretaris vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken, moet dit skriftelik binne veertien dae na die datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant, by die ondergetekende doen.

J H VAN NIEKERK
Stadsklerk

Munisipale Kantoor
Posbus 19
Westonaria
1780
31 Augustus 1983
Kennisgewing No 40/1983

**TOWN COUNCIL OF WESTONARIA
AMENDMENT TO BY-LAWS**

It is hereby notified, in terms of the provisions of section 96 of the Local Government Ordinance, 1939, that it is the intention of the Town Council of Westonaria to further amend the Street and Miscellaneous By-laws, promulgated under Administrator's Notice 1433 dated 5 September 1973.

The general purport of the amendment is to provide for the impoundment of grocery trollies left in streets and other public places.

Copies of the amendment are open for inspection at the Office of the Town Secretary for a period of fourteen days from the date of publication hereof.

Any person who desires to record his objection to the said amendment must do so in writing to the undersigned within fourteen days after the date of publication of this notice in the Provincial Gazette.

J H VAN NIEKERK
Town Clerk

Municipal Offices
PO Box 19
Westonaria
1780
31 August 1983
Notice No 40/1983

1123-31

STADSRAAD VAN WITBANK

**KENNISGEWING: WYSIGING VAN
VERORDENING OM DIE TOEKENNING
VAN BEURSE TE REËL EN TE BEHEER**

Kennis geskied hiermee ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Witbank van voorneme is om die bovermelde verordeninge soos afgekondig onder Administrateurskennisgewing van 12 Januarie 1972, soos gewysig, verder te wysig.

Die algemene strekking van die wysiging is om voorsiening te maak vir die aanpassing van beurse soos van tyd tot tyd deur die Raad bepaal.

Afskrifte van die voorgestelde wysiging lê ter insae by die kantoor van die Stadsekretaris gedurende normale kantoorure vir 'n tydperk van veertien (14) dae vanaf datum van publikasie van hierdie kennisgewing. Enige persoon wat beswaar teen die voorgestelde wysiging van die verordeninge wil aanteken moet sodanige beswaar skriftelik binne veertien dae vanaf datum van publikasie by die Stadsklerk, Munisipale Kantore, Witbank indien.

J D B STEYN
Stadsklerk

Munisipale Kantore
Posbus 3
Witbank
1035
31 Augustus 1983
Kennisgewing No 82/1983

TOWN COUNCIL OF WITBANK

**NOTICE: AMENDMENT TO BY-LAWS
FOR REGULATING AND CONTROLLING
THE GRANT OF BURSARIES**

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Witbank intends to amend the abovementioned by-laws as promulgated under Administrator's Notice 39 dated 12 January 1972.

The general purport of the amendment is to provide for the adjustment of bursaries as from time to time determined by the Council.

Copies of the proposed amendment will be open to inspection at the office of the Town Secretary during normal office hours for a period of fourteen (14) days from date of this notice.

Any person who desires to record his objection to the proposed amendment of the By-laws must do so in writing to the Town Clerk, Municipal Office, Witbank within fourteen (14) days from date of publication thereof.

J D B STEYN
Town Clerk

Municipal Offices
PO Box 3
Witbank
1035
31 August 1983
Notice No 82/1983

1124-31

STADSRAAD VAN SPRINGS

**KENNISGEWING WAT BESWARE TEEN
VOORLOPIGE AANVULLENDE
WAARDERINGSLYS AANVRA**

Kennis word hierby ingevolge artikel 36 van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), gegee dat die voorlopige aanvullende waarderingslys vir die boekjaar 1982/83 oop is vir inspeksie by die kantoor van die plaaslike bestuur van Springs vanaf 31 Augustus 1983 tot 30 September 1983 en enige eienaar van belastbare 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 F VAN LOGGERENBERG
Stadsklerk

Burgersentrum
h/v Suid-Hoofrifweg
en Plantasieweg
Springs
31 Augustus 1983
Kennisgewing No 101/1983

TOWN COUNCIL OF SPRINGS

**NOTICE CALLING FOR OBJECTIONS TO
PROVISIONAL SUPPLEMENTARY
VALUATION ROLL**

Notice is hereby given in terms of section 36 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the provisional supplementary valuation roll for the financial year 1982/83 is open for inspection at the office of the local authority of Springs from 31 August 1983 to 30 September 1983 and any owner of rateable property or other person who so desires to lodge an objection with the Town Clerk in respect of any matter recorded in the provisional supplementary valuation roll as contemplated in section 34 of the said Ordinance including the question whether or not such property or portion thereof is subject to the payment of rates or is exempt therefrom or in respect of any omission or 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 F VAN LOGGERENBERG
Town Clerk

Civic Centre
c/o South Main Reef Road
and Plantation Road
Springs
31 August 1983
Notice No 101/1983

1125-31-7

INHOUD

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