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C C J BADENHORST
for Provincial Secretary

Administrator's Notices

Administrator's Notice 1149

18 July 1984

BRITS 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 Brits Municipality, adopted by the Council under Administrator's Notice 1221,

OFFISIËLE KOERANT VAN DIE TRANSVAAL (Verskyn elke Woensdag)

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

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Advertensietariew

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C C J BADENHORST
namens Proviniale Sekretaris

Administrateurskennisgewings

Administrateurskennisgewing 1149

18 Julie 1984

MUNISIPALITEIT BRITS: WYSIGING VAN ELEKTRICITEITSVERORDENINGE

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 Brits, deur die Raad aangeneem by Administrateursken-

dated 1 August 1973, as amended, are hereby further amended as follows:

1. By the insertion after the introductory paragraph of Part I of the Tariff of Charges under the Schedule of following:

"A further surcharge of 2 % will apply on the unit consumption, demand charge and service charge with effect from the January 1984 accounts".

2. By the substitution for item 11 of Part II under the Schedule of the following:

"11. Adjustment to Electricity Tariffs"

(1) Adjustment to Energy Charge

Should the energy charge of ESCOM differ from the value of 2,045c the energy charge in terms of items 1, 2, 3 and 4 of Part I shall be adjusted according to the following formula:

$$A = 1,054 C \text{ c/kW.h}$$

wherein —

A = the increase or decrease in the Council's energy charge;

V = the actual difference in c/kW.h after application of the ESCOM discount and/or surcharge applicable on the date of adjustment.

(2) Surcharge

For every 1 % increase or decrease of the supply charge from Escom in relation to the existing discount value of 20,5 % a surcharge or discount of 0,66 % will apply on the monthly account of each consumer in respect of service and demand charges as from the date of the change in the Escom tariff."

PB 2-4-2-36-10

Administrator's Notice 1150

18 July 1984

CORRECTIONNOTICE

BRITS MUNICIPALITY: DRAINAGE BY-LAWS

Administrator's Notice 942, dated 13 June 1984, is hereby corrected by the substitution for paragraphs 1 and 2 of the following:

"1. By the deletion of Appendix II.

2. By the substitution for subitem(b) of item1 of Part IV of Drainage Charges under Schedule B of Annexure V of the following:

"(b) in accordance with the following formula:

Charge in cents per kl =

$$\frac{\text{COB}}{650} \times 20 + \frac{P}{7} \times 14 + \frac{\text{EG} \times 10}{200} + 16e \quad 0,06\text{IMC}$$

Provided that the Council may in its sole discretion in any given case impose the minimum charge prescribed in terms of item 7. (COD = Chemical Oxygen Demand, P = Phosphates concentration, EC = Electrical conductivity, IMC = Individual Metal Concentration)"

PB2-4-2-34-10

nisgewing 1221 van 1 Augustus 1973, soos gewysig, word hierby verder soos volg gewysig:

1. Deur na die inleidende paragraaf van Deel I van die Tarief van Gelde onder die Bylae, die volgende in te voeg:

" 'n Verdere toeslag van 2 % sal van toepassing wees op die eenheidsverbruik, aanvraags- en diensheffings met ingang van die Januarie 1984-rekening."

2. Deur item 11 van Deel II onder die Bylae deur die volgende te vervang:

"1. Aanpassing van Elektrisiteitstariewe"

(1) Aanpassing van Energieheffing

Indien die energieheffing van Evkom verskil van die waarde van 2,045c word die energieheffings soos vervat in items 1, 2, 3 en 4 van Deel I aangepas volgens die volgende formule:

$$A = 1,054 V \text{ c/kW.h}$$

waarin —

A = die vermeerdering of vermindering in die raad se energieheffings is;

V = die werklike verskil in c/kW.h is na toepassing van die Evkom afslag en/of -toeslag van toepassing op die datum van aanpassing.

(2) Toeslag

Vir elke 1 % wat die aankoopkoste van elektrisiteit vanaf Evkom styg of daal met betrekking tot die huidige afslagwaarde van 20,5 % sal 'n toeslag of afslag van 0,66 % van toepassing wees op die maandelikse rekening van elke verbruiker ten opsigte van diens- en aanvraagheffings vanaf die datum van verandering in die Evkom-tarief."

PB 2-4-2-36-10

Administrateurskennisgewing 1150

18 Julie 1984

KENNISGEWING VAN VERBETERING

**MUNISIPALITEIT BRITS: RIOLERINGSVER-
ORDENINGE**

Administrateurskennisgewing 942 van 13 Junie 1984 word hierby verbeter deur paragrawe 1 en 2 deur die volgende te vervang:

"1. Deur Aanhangsel II te skrap.

2. Deur subitem (b) van item 1 van Deel IV van Rioleeringsgeld onder Bylae B van Aanhangsel V deur die volgende te vervang:

"(b) ooreenkomsdig die volgende formule:

Bedrag in sent per kl =

$$\frac{\text{CSB}}{650} \times 20 + \frac{F}{7} \times 14 + \frac{\text{EG} \times 10}{200} + 16e \quad 0,06\text{IMK}$$

Met dien verstande dat die Raad in enige gegewe geval na goeddunke die minimum bedrag wat by item 7 voorgeskryf word, kan hef. (CSB = Chemiese Suurstofbehoefte, F = Fosfaatkonsentrasie, EG = Elektriese geleiding en IMK = Individuale metaalkonsentrasie)"

PB2-4-2-34-10

Administrator's Notice 1151

18 July 1984

BOKSBURG 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 Boksburg Municipality, published under Administrator's Notice 120, dated 1 February 1978, as amended, are hereby further amended by the substitution for subitem (3) of item 1 under the Schedule of the following:

"(3) Bulky Refuse**(a) Hand Loaded**

(i) From premises of occupied private dwelling-houses which are used solely for residential purposes but excluding builders refuse a minimum charge of R10 be levied and R2 for every 1 m³ over 5 m³.

(b) Container Service

(ii) Where containers with a conserving capacity of more than 2,5 m³ are used:

(aa)	(bb)	(cc)
Conserving Capacity of Container	Hiring charge per Container per month or part thereof	Tariff charge per container per removal
More than	Up to and including	
		R
2,5 m ³	3 m ³	11,00
3 m ³	4 m ³	12,00
4 m ³	5 m ³	15,00
5 m ³	6 m ³	16,00
6 m ³	7 m ³	17,00
7 m ³	8 m ³	20,00
8 m ³	9 m ³	21,50
9 m ³	10 m ³	25,50
10 m ³	(compaction unit)	(Supplied by user)
30 m ³	(open unit)	50,00
		R
		17,00
		18,00
		21,00
		21,50
		29,00
		31,00
		32,50
		34,00
		60,00
		75,00

(iii) Where a container is hired for a period not exceeding 7 days the hiring charges per container shall, notwithstanding the provisions of sub-paragraph (ii)(bb) be per 7 days or part thereof: R7."

PB 2-4-2-81-8

Administrator's Notice 1152

18 July 1984

BRONKHORSTSspruit MUNICIPALITY: ADOPTION OF STANDARD ELECTRICITY BY-LAWS

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

(a) that the Bronkhortspruit Town Council has in terms of section 96(bis)(2) of the said Ordinance adopted without amendment the Standard Electricity By-laws, published under Administrator's Notice 1627, dated 24 November 1971, as by-laws made by the said Council; and

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

Administratorskennisgewing 1151

18 Julie 1984

MUNISIPALITEIT BOKSBURG: 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 Boksburg, aangekondig by Administratorskennisgewing 120 van 1 Februarie 1978, soos gewysig, word hierby verder gewysig deur subitem (3) van item 1 onder die Bylae deur die volgende te vervang:

"(3) Lywige Afval**(a) Handgelaai**

(i) Vanaf persele van bewoonde private woonhuise wat uitsluitlik vir woondoeleindes gebruik word maar uitgesonderd bouersafval, die heffing van 'n minimum bedrag van R10 met 'n verdere heffing van R2 vir elke 1 m³ bo 5 m³.

(b) Houerdienst

(ii) Waar houers met 'n opgaarinhoud van meer as 2,5 m³ gebruik word:

(aa)	(bb)	(cc)
Opgaarinhoud van houer	Huurgeld per houer, per maand of gedeelte daarvan	Gelde per houer, per verwydering
Meer as	Tot en met	
		R
2,5 m ³	3 m ³	11,00
3 m ³	4 m ³	12,00
4 m ³	5 m ³	15,00
5 m ³	6 m ³	16,00
6 m ³	7 m ³	17,00
7 m ³	8 m ³	20,00
8 m ³	9 m ³	21,50
9 m ³	10 m ³	25,50
10 m ³	(Kompakteer eenheid)	(Versaf deur gebruiker)
30 m ³	(oop eenheid)	50,00
		60,00
		75,00

(iii) Waar 'n houer vir 'n tydperk van hoogstens 7 dae gehuur word, is die huurgeld per houer, ondanks die bepalings van paragraaf (ii)(bb), per 7 dae of gedeelte daarvan: R7."

PB 2-4-2-81-8

Administratorskennisgewing 1152

18 Julie 1984

MUNISIPALITEIT BRONKHORSTSspruit: AANNAME VAN STANDAARDELEKTRISITEITSVERORDENINGE

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

(a) dat die Stadsraad van Bronkhortspruit die Standaardelektrisiteitsverordeninge, aangekondig by Administratorskennisgewing 1627 van 24 November 1971, ingevolge artikel 96(bis)(2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is;

(b) die Tarief van Gelde hierby as 'n Bylae by genoemde standaardverordeninge welke Tarief van Gelde deur hom ingevolge artikel 99 van genoemde Ordonnansie goedgekeur is.

"SCHEDULE**TARIFF OF CHARGES****(1) BRONKHORSTSPRUIT TOWN****(i) Large Power Consumers**

For consumers with a maximum demand of 25 kV.A and more, with a three phase connection at an alternating current of 50 hertz, and at an agreed voltage available in the area:

- (a) Service charges, per month: R45
- (b) Energy charges, per kW.h: 2,08c
- (c) Maximum demand, per kV.A per month: R10,55
- (d) Discount on (a), (b) and (c): 20,5%
- (e) Monthly extension charges

Minimum charge in respect of kV.A: 70% of the requested kV.A

(2) Small Power Consumers**(a) Commercial consumers**

For commercial consumers who do not exceed the maximum demand of 100 kV.A with a three phase connection at a tension of 380 V between phases or 220 V between phases and neutral:

- (a) Service charges, per month : R10
- (b) Energy charges per kW.h for the first 500 kW.h consumed: 9,64c
- (c) Thereafter, per kW.h for consumption exceeding 500 kW.h: 5,49c
- (d) Discount on (a), (b) and (c): 20,5%

(b) Domestic consumers

For the provision of electricity for domestic consumers in private dwellings, flats, churches, halls, old age homes and similar premises:

- (a) Service charge, per month: R10
- (b) Energy charges, per kW.h for the first 300 kW.h consumed: 9,64c
- (c) Thereafter, per kW.h for consumption exceeding 300 kW.h: 5,49c
- (d) Discount on (a), (b) and (c): 20,5%

2. EKANDUSTRIA INDUSTRIAL AREA**(1) Large Power Consumers**

For consumers with a maximum demand of 100 kV.A and more, the following:

- (a) Energy charges, per kW.h: 2,00c
- (b) Maximum demand, per kV.A per month: R10
- (c) Single connection fee: Actual charges of the connection including a pro-rata portion of the miniature substation based on the maximum demand.

Minimum charge in respect of kV.A: 70% of the requested kV.A

(2) Small Power Consumers:

For consumers with a maximum demand of less than 100 kV.A the following tariff applies:

- (a) Energy charges, per kW.h: 7,00c
- (b) Single connection fee: Actual charges of the connection including a pro-rate portion of the miniature substa-

"BYLAE**TARIEF VAN GELDE****1. BRONKHORSTSPRUITDORP****(1) Groot Kragverbruikers**

Vir verbruikers met 'n maksimum aanvraag van 25 kV.A en meer, met 'n driefase-aansluiting teen 'n wisselstroomfrekwensie van 50 hertz en 'n ooreengekome spanning wat in die omgewing beskikbaar is:

- (a) Diensgeld, per maand: R45
- (b) Energieprys, per kW.h: 2,08c
- (c) Maksimum aanvraag, per kV.A per maand: R10,55
- (d) Afslag op (a), (b) en (c): 20,5%
- (e) Maandelikse uitbreidingsgeld
Minimum heffing ten opsigte van kV.A: 70% van die aangevraagde KV.A

(2) Klein Kragverbruikers**(a) Kommersiële verbruikers**

Vir kommersiële verbruikers waarvan die maksimumaanvraag nie 100 kV.A oorskry nie met 'n driefase-aansluiting teen 'n spanning van 380 V tussen fases of 220 V tussen fase en neutraal:

- (a) Diensgeld, per maand: R10
- (b) Energieprys, per kW.h vir die eerste 500 kW.h verbruik: 9,64c
- (c) Daarna, per kW.h vir verbruik bo 500 kW.h: 5,49c
- (d) Afslag op (a), (b) en (c): 20,5%
- (b) Huishoudelike verbruikers

Vir die voorsiening van elektrisiteit vir huishoudelike gebruik in privaatwonings, woonstelle, kerke, sale, ouetehuise en soortgelyke persele:

- (a) Diensgeld, per maand: R10
- (b) Energieprys, per kW.h vir die eerste 300 kW.h verbruik: 9,64c
- (c) Daarna, per kW.h vir verbruik bo 300 kW.h: 5,49c
- (d) Afslag op (a), (b) en (c): 20,5%

2. EKANDUSTRIA NYWERHEIDSGBIED**(1) Groot Kragverbruikers**

Vir verbruikers met 'n maksimum aanvraag van 100 kV.A en meer, die volgende:

- (a) Energieprys, per kW.h: 2,00c
- (b) Maksimum aanvraag, per kV.A per maand: R10
- (c) Eenmalige aansluitingsfooi: Werklike koste van die aansluiting insluitende 'n pro-rata gedeelte van die miniatuursubstasie gebaseer op die maksimum aanvraag.

Minimum heffing ten opsigte van kV.A: 70% van die aangevraagde kV.A

(2) Klein Kragverbruikers

Vir verbruikers met 'n maksimum aanvraag van minder as 100 kV.A is die volgende tarief van toepassing:

- (a) Energieprys, per kW.h: 7,00c
- (b) Eenmalige aansluitingsfooi: Werklike koste van die aansluiting, insluitende 'n pro-rata gedeelte van die minia-

tion based on the maximum demand but not less than 50 kW.h

3. OUTSIDE THE JURISDICTION OF BRONKHORSTSPRUIT (PERMISSION AREA)

Versterpark Agricultural Holdings, as well as the portion of Hondsrivier 508 JR which is included in the offer made by ESCOM. Similar tariffs as in item 1 shall be applicable.

PB 2-4-2-37-50

Administrator's Notice 1153

18 July 1984

DELMAS 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 Council under Administrator's Notice 1919, dated 5 November 1975 are hereby amended by the substitution for section 49 of the following:

"49. Control of rainwater"

(1) The owner of any building shall provide and maintain in good order gutters and an approved number of down-pipes of such size and so arranged as to collect all stormwater upon any roofed area of such building: Provided that this requirement shall not apply where a paved area not less than 1 m wide is provided to surround such building which paved area shall be graded away from the external walls of such building: Provided further that the paved area contemplated in the foregoing proviso shall not include any paved area owned by or vested in the local authority.

(2) Every gutter shall be supported at a distance not exceeding 1,25 m along in length.

(3) Downpipes shall be securely fixed to the building and they shall discharge in such manner that stormwater is conveyed away from the building.

(4) The local authority may require provision to be made for stormwater from a downpipe or paved area to be conveyed to a manhole, inspection chamber, surface channel, stormwater drain, natural water course or soak pit approved by it and subject to such conditions as it may deem necessary including conditions relating to the means by which such water is to be conveyed: Provided that —

(a) all gutters, downpipes, throughs, valleys, surface channels or gullies for the disposal of stormwater and surface water shall be capable of carrying, without overflowing, a quantity of stormwater resulting from rain falling at a rate equivalent to 100 mm/h: Provided further that in respect of gutters and downpipes the requirements of this paragraph shall be deemed to be satisfied if —

(i) the size of a gutter is calculated on the basis of 140 mm² of cross-sectional area for every 1 m² of roof area served by such gutter; and

(ii) the size of a downpipe is calculated on the basis of 100 mm² of cross-sectional area for every 1 m² roof area served by such downpipe;

tuursubstasie gebaseer op die maksimum aanvraag, maar nie minder as 50 kW.h nie

3. BUISTE DIE REGSGEBIED VAN BRONKHORSTSPRUIT (TOESTEMMINGSGEBIEDE)

Versterpark Landbouhoeves, asook die gedeelte van Hondsrivier 508 JR wat by die aanbod van Evkom ingesluit is.

Dieselde tariewe as in item 1 is hier van toepassing.

PB 2-4-2-36-50

Administrator's Notice 1153

18 July 1984

Administratorkennisgewing 1153

18 Julie 1984

MUNISIPALITEIT VAN DELMAS: WYSIGING VAN BOUVERORDENINGE

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

Die Bouverordeninge deur die Raad aangeneem by Administratorkennisgewing 1919 van 5 November 1975 word hierby gewysig deur artikel 49 deur die volgende te vervang:

"49. Beheer van reënwater"

(1) Die eienaar van 'n gebou is verantwoordelik vir die voorsiening en instandhouding van geute en 'n goedgekeurde aantal geutyppe wat so geleë en so gerangskik is dat dit alle stormwater op enige dakoppervlakte van sodanige gebou sal versamel: Met dien verstande dat hierdie vereiste nie geld in gevalle waar 'n geplaveide oppervlak met 'n breedte van minstens 1 m en 'n val weg van die buitemure van die gebou rondom sodanig gebou voorsien word nie: Met dien verstande voorts dat die geplaveide oppervlak bedoel in die voorafgaande voorbehoudbepaling nie enige geplaveide oppervlak insluit wat aan die plaaslike bestuur behoort of by hom berus nie.

(2) Elke geut moet op afstande van hoogstens 1,25 m oor sy lengte gesteun word.

(3) Geutyppe moet stewig aan die gebou gevinstig wees en dit moet so afvoer dat stormwater van die gebou af weggevoer word.

(4) Die plaaslike owerheid kan vereis dat voorsiening gemaak word dat stormwater van 'n geutyp of geplaveide oppervlak na 'n mangat, inspeksiekamer, grondgeut, stormwaterriool, natuurlike waterloop of syferput weggevoer word wat deur hom goedgekeur is, of sodanige voorwaardes as wat hy nodig ag, met inbegrip van voorwaardes met betrekking tot die wyse waarop die water weggevoer word: Met dien verstande dat —

(a) alle geute, geutyppe, trogyppe, kiele, grondgeute of rioolputte vir die wegvoer van stormwater en oppervlakter dié hoeveelheid stormwater wat meegebring word deur reën wat teen 'n tempo gelyk aan 100 mm/h val, kan afvoer sonder om oor te loop: Met dien verstande voorts dat daar in die geval van geute en geutyppe geag word dat daar aan die vereistes van hierdie paragraaf voldoen is indien —

(i) die grootte van 'n geut bereken word op die grondslag van 140 mm² dwarsdeursneeoppervlakte vir elke 1 m² dakoppervlakte wat deur sodanige geut bedien word; en

(ii) die grootte van 'n geutyp bereken word op die grondslag van 100 mm² dwarsdeursneeoppervlakte vir elke 1 m² dakoppervlakte wat deur sodanige geutyp bedien word;

(b) The size of any such surface channel or stormwater drain shall not be less than that of a pipe which has a nominal internal diameter of 100 mm;

(c) (i) no such soak pit shall be closer than 4 m from any building or any boundary of the site or any servitude to which the site is subject, and

(ii) the capacity of such pit shall not be less than 1 m³ for every 40 m² of the area of the roof from which stormwater is intended to be conveyed thereto; and

(d) unless the local authority directs otherwise facilities shall be provided along the entire course of every stormwater disposal system and at distances not exceeding 25 m, for the effective cleaning of such system: Provided further that at every junction, change in direction or change in gradient there shall be installed a manhole or inspection chamber or cleaning eye approved by the local authority.

(5) No wall or fence shall be erected in such manner that it will cause the accumulation of any stormwater which may cause damage or inconvenience to an adjoining property, street or other public place.

PB 2-4-2-19-53

Administrator's Notice 1154

18 July 1984

BRAKPAN MUNICIPALITY: AMENDMENT TO THE BY-LAWS RELATING TO THE LICENSING OF ADVERTISING SIGNS AND HOARDINGS

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

The By-laws Relating to the Licensing of Advertising Signs and Hoardings of the Brakpan Municipality, published under Administrator's Notice 172, dated 11 February 1981, as amended, are hereby further amended as follows:

1. By amending section 1 —

(a) by the addition at the end of the definition of "advertising sign" after the word "Council" where it occurs for the last time of the words "or referendum or similar poll";

(b) by the deletion in the definition of "election advertisement" of the word "Council" where it appears for the last time and the insertion of the words "referendum or similar poll" after the word "by-election".

2. By the substitution for subsection (1) of section 2 of the following:

"(2)(1) No person shall in connection with any Parliamentary, Provincial, or Municipal election, referendum or similar poll display any election advertisement in or in view of any street unless he has the Council's prior consent in writing which may be granted subject to such conditions which the Council may from time to time impose."

3. By the substitution for subsection (3) of section 2 of the following:

"(3) No person shall in connection with any Parliamentary, Provincial or Municipal election or by-election, referendum or similar poll display any election advertisement on or upon any movable property of the Council or allow it to be so displayed."

(b) die grootte van enige sodanige grondgeut of stormwaterrooil nie kleiner mag wees as die van 'n pyp met 'n nominale binnendiameter van 100 mm nie;

(c) (i) geen sodanige syferput nader as 4 m aan 'n gebou of 'n grens van die terrein of 'n serwituit waaraan die terrein onderworpe is nie, en

(ii) die inhoudsvermoë van sodanige put nie minder as 1 m³ is vir elke 40 m² oppervlakte van die dak waarvandaan die stormwater daarheen afgevoer moet word nie; en

(d) tensy die plaaslike owerheid anders voorskryf, moet fasiliteite vir die doeltreffende skoonmaak van die stormwaterafvoerstelsel oor die hele loop daarvan op afstande van hoogstens 25 m voorsien word: Met dien verstande voorts dat 'n mangat of inspeksiekamer of steekoog goedkeur deur die plaaslike owerheid by elke aansluiting, verandering in rigting of verandering in helling geinstalleer moet word.

(5) Geen muur of heining mag op so 'n wyse opgerig word dat dit sal lei tot die versameling van stormwater wat skade of ongerief aan 'n aangrensende eiendom, straat of ander openbare plek kan veroorsaak nie.

PB 2-4-2-19-53

Administrateurskennisgewing 1154

18 Julie 1984

MUNISIPALITEIT BRAKPAN: WYSIGING VAN DIE VERORDENINGE INSAKE LISENSIËRING VAN ADVERTENSIEKENS EN SKUTTINGS

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 goedkeur is.

Die Verordeninge Insake die Licensiëring van Advertensietekens en Skuttings van die Munisipaliteit Brakpan, afgekondig by Administrateurskennisgewing 172 van 11 Februarie 1981, soos gewysig, word hierby verder soos volg gewysig:

1. Deur artikel 1 te wysig —

(a) deur in die woordomskrywing van "advertensietekens" voor die woord "nie" waar dit die laaste keer voor kom die woorde "of ten aansien van 'n volkstemming, referendum of soortgelyke stemming", in te voeg;

(b) deur in die woordomskrywing van "verkiesingsadvertisie" na die woord "tussenverkiesing" die woorde "of volkstemming, referendum of soortgelyke stemming" in te voeg.

2. Deur subartikel (1) van artikel 2 deur die volgende te vervang:

"(2)(1) Niemand mag in verband met 'n Parlementêre, Provinciale of Munisipale verkiesing of tussenverkiesing, volkstemming, referendum of soortgelyke stemming enige verkiesingsadvertisie in, of in sig van 'n straat vertoon nie tensy hy vooraf die skriftelike toestemming van die Raad daartoe verkry het wat verleen mag word op sodanige voorwaarde wat die Raad van tyd tot tyd mag bepaal."

3. Deur subartikel (3) van artikel 2 deur die volgende te vervang:

"(3) Niemand mag in verband met 'n Parlementêre, Provinciale of Munisipale verkiesing of tussenverkiesing, volkstemming, referendum of soortgelyke stemming 'n verkiesingsadvertisie op of teen enige roerende eiendom van die Raad vertoon of toelaat dat dit aldus vertoon word nie."

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

"Offences and Penalties"

20. Any person who contravenes or fails to comply with any of the provisions of these by-laws shall be guilty of an offence and shall on conviction be liable to a fine not exceeding R100 or, in default of payment, to imprisonment for a period not exceeding 6 months and the Council may in addition claim damages which it may legally be entitled to."

PB 2-4-2-3-9

Administrator's Notice 1155

18 July 1984

DEVON HEALTH COMMITTEE: AMENDMENT TO WATER SUPPLY REGULATIONS

The Administrator hereby, in terms of section 164(3) of the Local Government Ordinance, 1939, publishes the regulations set forth hereinafter, which have been made by him in terms of section 126(1)(a) of the said Ordinance.

The Water Supply Regulations of the Devon Health Committee, made applicable to the Committee under Administrator's Notice 644, dated 25 May 1977, are hereby amended by the addition after section 84 of the following:

**"SCHEDULE
TARIFF OF CHARGES**

1. Basic Charge

A basic charge of R3 per month shall be levied per erf, stand, lot or other area with or without improvements, except erven which are the property of the committee which is or, in the opinion of the Committee, can be connected to the main, whether water is consumed or not.

2. Charges for the Supply of Water***(i) Scale A(1): Dwelling-houses***

The tariff applicable to a consumer in respect of a dwelling-house, shall be as follows for water consumed since the previous meter reading:

	Cents per kl
(a) If the consumption since the previous meter reading is 20 kl or less	30
(b) If the consumption since the previous meter reading is more than 20 kl —	
(i) for the quantity of water in excess of 20 kl, but not more than 30 kl	33
(ii) for the quantity of water in excess of 30 kl, but not more than 40 kl	4¢
(iii) for the quantity of water in excess of 40 kl, but not more than 50 kl	60
(iv) for the quantity of water in excess of 50 kl, but not more than 60 kl	75
(c) If the consumption since the previous meter reading is more than 60 kl for all water consumed	1,00

or

(2) Scale A(2): Dwelling-houses

When water restrictions have been introduced by the Rand Water Board, the Committee may decide that the following tariff shall from a fixed date apply in respect of a

4. Deur artikel 20 deur die volgende artikel te vervang:

"Misdrywe en Strawwe"

20. Iemand wat enige bepaling van hierdie verordeninge oortree of versuim om daarvan te voldoen is skuldig aan 'n misdryf en by skuldigbevinding strafbaar met 'n boete van hoogstens R100 of, by wanbetaling, gevangenisstraf vir 'n tydperk van hoogstens 6 maande en die Raad is hierbenevens geregtig om enige skadevergoeding wat dit regtens mag eis te verhaal."

PB 2-4-2-3-9

Administrateurskennisgewing 1155

18 Julie 1984

GESONDHEIDSKOMITEE VAN DEVON: WYSIGING VAN WATERVOORSIENINGSREGULASIES

Die Administrateur publiseer hierby ingevolge artikel 164(3) van die Ordonnansie op Plaaslike Bestuur, 1939, die regulasies hierna uiteengesit, wat deur hom ingevolge artikel 126(1)(a) van genoemde Ordonnansie gemaak is.

Die Watervoorsieningsregulasies van die Gesondheidskomitee van Devon wat op die Komitee van toepassing gemaak is by Administrateurskennisgewing 644 van 25 Mei 1977, word hierby gewysig deur na artikel 84 die volgende by te voeg:

**"BYLAE
TARIEF VAN GELDE**

1. Basiese Heffing

'n Basiese heffing van R3 per maand word gehef per erf, standplaas, perseel of ander terrein, met of sonder verbeterings, uitgesonderd erwe wat die eiendom van die Komitee is, wat by die hoofwaterleiding aangesluit is of na die mening van die Komitee daarby aangesluit kan word, of waterverbruik word al dan nie.

2. Gelde vir die Lewering van Water***(1) Skaal A(1): Woonhuise***

Die tarief wat op 'n verbruiker ten opsigte van 'n woonhuis van toepassing is, is soos volg vir water wat sedert die vorige meteraflesing verbruik is:

	Sent per kl
(a) Indien die verbruik sedert die vorige meteraflesing 20 kl of minder is	30
(b) Indien die verbruik sedert die vorige meteraflesing meer as 20 kl is —	
(i) vir die hoeveelheid water meer as 20 kl, maar nie meer as 30 kl nie	33
(ii) vir die hoeveelheid water meer as 30 kl, maar nie meer as 40 kl nie	45
(iii) vir die hoeveelheid water meer as 40 kl, maar nie meer as 50 kl nie	60
(iv) vir die hoeveelheid water meer as 50 kl, maar nie meer as 60 kl nie	75
Indien die verbruik sedert die vorige meteraflesing meer as 60 kl, vir alle waterverbruik	1,00

Indien die verbruik sedert die vorige meteraflesing meer as 60 kl, vir alle waterverbruik

of

(2) Skaal A(2): Woonhuise

Wanneer waterbeperkings deur die Randwaterraad ingestel is, kan die Komitee 'n besluit neem dat die volgende tarief vanaf 'n bepaalde datum ten opsigte van 'n woonhuis

dwelling-house, for water consumed since the previous meter reading:

Cents per kl	
	(a) If the consumption since the previous meter reading is 20 kl or less
30	
	(b) If the consumption since the previous meter reading is more than 20 kl—
35	(i) for the quantity of water in excess of 20 kl, but not more than 30 kl
55	(ii) for the quantity of water in excess of 30 kl, but not more than 40 kl
75	(iii) for the quantity of water in excess of 40 kl, but not more than 50 kl
1,00	(iv) for the quantity of water in excess of 50 kl, but not more than 60 kl
	(c) If the consumption since the previous meter reading is more than 60 kl for all water consumed
2,00	

Provided that when water restrictions are lifted the Committee may by resolution determine the date from which scale A(j) shall come into effect.

(3) Scale B: Special Bulk Consumers

The tariff applicable for water consumed since the previous meter reading, shall be as follows:

Cents per kl	
	(a) If the consumption since the previous meter reading is 1 800 kl or less
30	
	(b) If the consumption since the previous meter reading is more than 1 800 kl—
33	(i) for the quantity of water in excess of 1 800 kl, but not more than 2 000 kl
40	(ii) for the quantity of water in excess of 2 000 kl, but not more than 2 200 kl
50	(c) If the consumption since the previous meter reading is more than 2 200 kl, for all water consumed

(4) Scale C: All Consumers who do not fall under Scale A(1), A(2) and B

The tariff applicable for water consumed since the previous meter reading, shall be as follows:

	(a) If the consumption since the previous meter reading does not exceed the consumer's water quota
30	
	(b) If the consumption since the previous meter reading exceeds the consumer's water quota, but not more than 15 % of the consumer's water quota
50	
	(c) If the consumption since the previous meter reading is more than 15 % of the consumer's water quota.....
1,00	

3. Outlying Areas

In cases where water is supplied outside the Committee's area of jurisdiction, the tariff of charges in terms of Scales A(1), A(2), B and C plus a surcharge of 25 % shall be payable.

van toepassing is vir water sedert die vorige meteraflesing verbruik is:

Sent per kl	
	(a) Indien die verbruik sedert die vorige meteraflesing 20 kl of minder is
30	
	(b) Indien die verbruik sedert die vorige meteraflesing meer as 20 kl is —
35	(i) vir die hoeveelheid water meer as 20 kl, maar nie meer as 30 kl nie
55	(ii) vir die hoeveelheid water meer as 30 kl, maar nie meer as 40 kl nie
75	(iii) vir die hoeveelheid water meer as 40 kl, maar nie meer as 50 kl nie
1,00	(iv) vir die hoeveelheid water meer as 50 kl, maar nie meer as 60 kl nie
	(c) Indien die verbruik sedert die vorige meteraflesing meer is as 60 kl, vir alle waterverbruik
2,00	

Met dien verstande dat wanneer waterbeperkings opgehef word, die Komitee by besluit bepaal vanaf welke datum Skaal A(4) in werking tree.

(3) Skaal B: Spesiale Grootmaatverbruikers

Die tarief wat van toepassing is vir water wat sedert die vorige meteraflesing verbruik is, is soos volg:

Sent per kl	
	(a) Indien die verbruik sedert die vorige meteraflesing 1 800 kl of minder is
30	
	(b) Indien die verbruik sedert die vorige meteraflesing meer as 1 800 kl is —
33	(i) vir die hoeveelheid water meer as 1 800 kl, maar nie meer as 2 000 kl nie
40	(ii) vir die hoeveelheid water meer as 2 000 kl, maar nie meer as 2 200 kl nie
50	(c) Indien die verbruik sedert die vorige meteraflesing meer is as 2 200 kl, vir alle waterverbruik

(4) Skaal C: Alle Ander Verbruikers wat nie onder Skaal A(1), A(2) en B sorteer nie

Die tarief wat van toepassing is vir water wat sedert die vorige meteraflesing verbruik is, is soos volg:

Sent per kl	
	(a) Indien die verbruik sedert die vorige meteraflesing nie meer is as die verbruiker se waterkwota nie
30	
	(b) Indien die verbruik sedert die vorige meteraflesing meer is as die verbruiker se waterkwota, maar nie meer as 15 % van die verbruiker se waterkwota nie
50	
	(c) Indien die verbruik sedert die vorige meteraflesing meer is as 15 % van die verbruiker se waterkwota
1,00	

3. Buitegebiede

Waar water aan gebiede buite die regsgebied van die Komitee gelewer word, is alle tariefheffings ingevolge Skaal A(1), A(2), B en C plus 'n toeslag van 25 % betaalbaar.

4. Connection Charges

(1) For the supply and fixing of a connecting pipe with meter over a distance not exceeding 18 m measured from the nearest main to the connection points:—

Cost plus 10 per cent for administration expenses.

R

(2) Where a connection of the supply is made at the request of a new consumer or where a reconnection of supply is made at the request of a consumer, or where a reconnection of the supply is made after disconnection as a result of non-payment of accounts 1,00

4. Aansluitingsgeld

(1) Vir die verskaffing en aanlê van 'n koppelpyp met meter oor 'n maksimum afstand van 18 m van die naaste hoofwaterleiding af tot by die aansluitingspunt getree:

Koste plus 10 % vir administrasiekoste.

R

(2) Waar 'n aansluiting van die toevoer op versoek van 'n nuwe verbruiker geskied of waar 'n heraan-sluiting op versoek van die verbruiker geskied, of waar 'n heraansluiting geskied nadat die toevoer af-gesluit was weens wanbetaling van rekeninge 1,00

5. Gelde vir die verskaffing en Toets van Meters

(1) For testing meters supplied by the Committee in cases where it is found that the meter does not show an error of more than 5 % (five per cent) either way 1,00

(1) Vir die toets van meters deur die Komitee ver-skaf, in gevalle waar daar gevind word dat die meter nie meer as 5 % (vyf persent) te veel of te min aanwys nie 1,00

(2) Hire of portable meter 1,00

(2) Huur van 'n verplaasbare meter 1,00

(3) Deposit for each portable meter 20,00

(3) Deposito vir elke verplaasbare meter 20,00

(4) For the special reading of a meter 50

(4) Vir die spesiale aflesing van 'n meter 50

6. Fire Extinguishing Services**(1) Sprinkler Installations**

(a) For inspection and maintenance of connecting pipe, per annum 4,00

(a) Vir ondersoek en instandhouding van koppel-pyp per jaar 4,00

(b) For each sprinkler head when brought into use, for every 30 minutes or portion of 30 minutes in use: Provided that a proportionate increase in charge shall be made for apertures exceeding 15 mm in diameter 75

(b) Vir elke sproeikop wat in gebruik gestel word, vir elke 30 minute of gedeelte van 30 minute wat dit gebruik word: Met dien verstande dat, indien die middellyn van die opening groter as 'n 15 mm is, die koste na verhouding van die grootte van die opening verhoog word 75

(2) Drencher Fire Installation

(a) For inspection and maintenance of connecting pipe, if part of general sprinkler installation Free

(a) Vir ondersoek en instandhouding van koppel-pyp indien dit 'n deel van die gewone sproeiblusstel-sel is Gratis

(b) For inspection and maintenance of connecting pipe, if not a part of general sprinkler installation, per annum 4,00

(b) Vir ondersoek en instandhouding van koppel-pyp indien dit nie 'n deel van die gewone sproeiblus-stelsel is nie, per jaar 4,00

(c) For each drencher head when brought into use for every 30 minutes or portion of each 30 minutes: Provided that a proportional increase in charge shall be made for apertures exceeding 6,35 mm in diameter 75

(c) Vir elke drinkkop wat in gebruik gestel word, vir elke 30 minute of gedeelte van 30 minute: Met dien verstande dat, indien die middellyn van die opening groter as 'n 6,35 mm is, die koste na ver-houding van die grootte van die opening verhoog word 75

(3) Private Hydrant Installations (Other than Sprinklers and Drenchers)

(a) For inspection and maintenance of connecting pipe, per annum 4,00

(3) Private brandkraantoestellie (uitgesonderd Sproei- en Drenkblustoestelle)

(a) Vir ondersoek en instandhouding van koppel-pyp, per jaar 4,00

(b) For each jet when brought into use, for every 30 minutes or portion of 30 minutes in use: Provided that a proportionate increase in charge shall be made for apertures exceeding 15,875 mm in diameter 4,00

(b) Vir elke tuit wat in gebruik gestel word, vir elke 30 minute of gedeelte van 30 minute wat dit gebruik word: Met dien verstande dat, indien die middellyn van die opening groter as 15,875 mm is, die koste na verhouding van die grootte van die opening verhoog word 4,00

(c) Vir die herseëling van elke private brandkraan 50

(c) For resealing any private fire hydrant 50

(d) Vir ondersoek en instandhouding van verbindingspyp, per jaar 4,00

(d) For inspection and maintenance of communica-tion pipe, per annum 4,00

7. The Schedule published under Administrator's Notice 662, dated 9 August 1967, is hereby repealed.

7. Die Bylae aangekondig onder Administra-teurskennisgewing 662 van 9 Augustus 1967 word hierby herroep.

Administrator's Notice 1156

18 July 1984

EVANDER 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 Evander Municipality, adopted by the Council under Administrator's Notice 775, dated 16 May 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(2)(b) for the figure "4,95c" of the figure "5,45c"
2. By the substitution in item 2(2)(b) for the figure "5,85c" of the figure "6,44c"
3. By the substitution in item 3(3) for the figure "5,18c" of the figure "5,70c"

PB 2-4-2-36-154

Administrator's Notice 1157

18 July 1984

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

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

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

(a) the substitution in item 1(1) for the figure "R3" of the figure "R4".

(b) the substitution in item 1(2) for the figure "R5,35" of the figure "R6,50".

(c) the substitution in item 1(3)(c) for the words, "The cost-price of each plastic bag, plus 50 % thereof for handling cost, rounded off to the highest full cent", of the following: "The cost-price of each plastic bag plus 10 % thereof for handling costs, rounded off to the highest full half cent."

PB 2-4-2-81-154

Administrator's Notice 1158

18 July 1984

EVANDER MUNICIPALITY: AMENDMENT TO DRAINAGE BY-LAWS

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

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

Administrateurskennisgewing 1156

18 Julie 1984

MUNISIPALITEIT EVANDER: 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 Evander, deur die Raad aangeneem by Administrateurskennisgewing 775 van 16 Mei 1973, soos gewysig, word hierby verder gewysig deur die Tarief van Gelde onder die Bylae soos volg te wysig:

1. Deur in item 1(2)(b) die syfer "4,95c" deur die syfer "5,45c" te vervang
2. Deur in item 2(2)(b) die syfer "5,85c" deur die syfer "6,44c" te vervang
3. Deur in item 3(3) die syfer "5,18c" deur die syfer "5,70c" te vervang

PB 2-4-2-36-154

Administrateurskennisgewing 1157

18 Julie 1984

MUNISIPALITEIT EVANDER: WYSIGING VAN VERORDENINGE BETREFFENDE VASTE AFVAL EN SANITEIT

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

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

(a) in item 1(1) die syfer "R3" deur die syfer "R4" te vervang.

(b) in item 1(2) die syfer "R5,35" deur die syfer "R6,50" te vervang.

(c) in item 1(3)(c) die woorde, "Die kosprys van elke plastiek sakkie, plus 50 % daarvan vir hanteringskoste, afgerond tot die hoogste volle sent.", deur die volgende te vervang:

"Die kosprys van elke plastiek sakkie plus 10 % daarvan vir hanteringskoste, afgerond tot die hoogste volle half-sent."

PB 2-4-2-81-154

Administrateurskennisgewing 1158

18 Julie 1984

MUNISIPALITEIT EVANDER: WYSIGING VAN RIOLERINGSVERORDENINGE

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

Die Riooleringsverordeninge van die Munisipaliteit Evander deur die Raad aangeneem by Administrateurskennisgewing 1908 van 21 Desember 1977, soos gewy-

amended by the substitution in items 1, 2, and 3(1) of Part III under Schedule B of the Tariff of Charges under Appendix V for the figures "R13,20", "R5,70" and "R14,40" of the figures "R18,60", "R9,90" and R20,40" respectively.

PB 2-4-2-34-154

Administrator's Notice 1159

18 July 1984

GERMISTON MUNICIPALITY: DRAINAGE AND PLUMBING BY-LAWS.**CORRECTION NOTICE**

Administrator's Notice 943, dated 13 June 1984 is hereby corrected as follows:

1. By the substitution in the second line of paragraph 2 of the Afrikaans test for the figure "1" where it occurs for the first time of the expression "(1)".

2. By the substitution for the definition of OA2 in paragraph 2(1) of the following:

"OA2 is the strength of the effluent expressed as OA for all values of OA exceeding 700 mg/l."

PB 2-4-2-34-1

Administrator's Notice 1160

18 July 1984

JOHANNESBURG MUNICIPALITY: AMENDMENT TO MEAT 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 Meat By-laws of the Johannesburg Municipality, published under Administrator's Notice 660, dated 27 June 1979, as amended, are hereby further amended as follows:

1. By the substitution in section 3 for the expressions "R3 455 dated 3 October 1969" and "R1 926 dated 25 October 1974" of the expressions "R1 571 dated 1 August 1980" of the expressions "R1 571 dated 1 August 1980" and "R346 dated 11 March 1977", respectively.

2. By the substitution in section 5(a)(i) for the expression "R3 455 dated 3 October 1969" of the expression "R1 571 dated 1 August 1980".

3. By the insertion at the end of section 11(1)(e) after the word "derived" of the following:

"and such package or wrapping shall be provided with perforations not larger than 5 mm in diameter which shall not be less than 25 mm apart."

4. By the insertion at the end of section 11(1)(f) of the following:

"Provided that if biltong is obtained in bulk quantities from such premises, it may be removed from its wrapping or package for purposes of sale and shall be placed in a removable tray of stainless steel fitted within a display cabinet of glass or similar transparent material, and a label contemplated in paragraph (e) shall be displayed on such display cabinet, and the display cabinet shall be so situated that both the biltong and label are clearly visible to any purchaser..."

PB 2-4-2-77-2

sig, word hierby verder gewysig deur in items 1, 2, en 3(1) van Deel III van Bylae B van die Tarief van Gelde onder aanhangsel V te wysig deur die syfers "R13,20" "R5,70" en "R14,40" onderskeidelik deur die syfers "R18,60", R9,90" en "R20,40" te vervang.

PB 2-4-2-34-154

Administrateurskennisgewing 1159

18 Julie 1984

MUNISIPALITEIT GERMISTON: RIOLERINGS- EN LOODGIETERSVERORDENINGE**KENNISGEWING VAN VERBETERING**

Administrateurskennisgewing 943 van 13 Junie 1984 word hierby soos volg verbeter:

1. Deur in die tweede r  el van paragraaf 2 die syfer "1" waar dit die eerste keer voorkom deur die uitdrukking "(1)" te vervang.

2. Deur die omskrywing van OA2 in paragraaf 2(1) deur die volgende te vervang:

"OA2 is die sterkte van die uitvloeisel uitgedruk as OA vir alle waardes van OA groter as 700 mg/l."

PB 2-4-2-34-1

Administrateurskennisgewing 1160

18 Julie 1984

MUNISIPALITEIT JOHANNESBURG: WYSIGING VAN VLEISVERORDENINGE

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 Vleisverordeninge van die Municipaliteit Johannesburg, aangekondig by Administrateurskennisgewing 660 van 27 Junie 1979, soos gewysig, word hiermee verder soos volg gewysig:

1. Deur in artikel 3 die uitdrukings "R3 455 van 3 Oktober 1969" en "R1 926 van 25 Oktober 1974" onderskeidelik deur die uitdrukings "R1 571 van 1 Augustus 1980" en "R346 van 11 Maart 1977" te vervang.

2. Deur in artikel 5(a)(i) die uitdrukking "R3 455 van 3 Oktober 1969" deur die uitdrukking "R1 571 van 1 Augustus 1980" te vervang.

3. Deur aan die einde van artikel 11(1)(e) na die woord "is" die volgende in te voeg:

"en sodanige pakkie of omhulsel moet voorsien wees van gaatjies met 'n diameter van hoogstens 5 mm wat minstens 25 mm uitmekaar moet wees."

4. Deur aan die einde van artikel 11(1)(f) die volgende in te voeg:

"Met dien verstande dat indien biltong by die grootmaat van sodanige persele verkry word, dit uit die omhulsel of pakkie verwyder kan word vir verkoopdoeleindes en geplaas moet word in 'n verwyderbare skinkbord van vlekvrye staal wat gehou moet word in 'n vertoonkabinet van glas of soortgelyke deursigtige materiaal, en daar moet 'n etiket, soos in paragraaf (e) beoog, op sodanige vertoonkabinet vertoon word en die vertoonkabinet moet so gele   wees dat die biltong sowel as die etiket duidelik vir enige koper sigbaar is."

PB 2-4-2-77-2

Administrator's Notice 1161

18 July 1984

KOSTER 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 Tariff of Charges for the supply of water of the Koster Municipality, published under the Schedule of Administrator's Notice 351, dated 8 March 1972 as amended, are hereby further amended by the insertion after item 2(2) of the following:

"(3) A penalty charge during water restriction in terms of section 17 of the Water Supply By-laws published under Administrator's Notice 1006, dated 19 July 1978.

(a) Dwelling-houses: For all water in excess of 20 kl consumed during a month, per kl: R2.

(b) Western Transvaal Administration Board: For all water in excess of 1 810 kl consumed during a month, per kl: R2.

PB 2-4-2-104-61

Administrator's Notice 1162

18 July 1984

MAQUASSI HEALTH COMMITTEE: AMENDMENT TO THE TARIFF OF CHARGES FOR WATER SUPPLY

The Administrator hereby, in terms of section 164(3) of the Local Government Ordinance, 1939, publishes the regulations set forth hereinafter, which have been made by him in terms of section 126(1)(a) of the said Ordinance.

The Tariff of Charges for Water Supply of the Maquassi Health Committee published under Administrator's Notice 697, dated 14 September 1966, as amended, are hereby further amended by the substitution for subitem (2) of item 2 of the Tariff of Charges of the following:

"(2) Water will be supplied at 45c per kl or part thereof, provided that while the use of water is prohibited in terms of section 17(1) of the Water Supply By-laws, the following surcharge shall be payable in respect of the use of water for domestic purposes, including the watering of domestic gardens, during a period between one reading, the period shall not exceed 35 days:

31 — 40 kl per month: 50 % surcharge

41 — 50 kl per month: 100 % surcharge

51 — 60 kl per month: 150 % surcharge

61 — 70 kl per month: 200 % surcharge

71 — 80 kl per month: 300 % surcharge"

PB 2-4-2-104-94

Administrator's Notice 1163

18 July 1984

MEYERTON MUNICIPALITY: CLEANSING SERVICE BY-LAWS

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

Administratorskennisgewing 1161

18 Julie 1984

MUNISIPALITEIT KOSTER: 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 Tarief van Gelde vir die lewering van water van die Munisipaliteit Koster, aangekondig onder die Bylae van Administratorskennisgewing 351 van 8 Maart 1972, soos gewysig, word hierby verder gewysig deur na item 2(2) die volgende in te voeg:

"(3) Boeteheffing solank waterbeperkings ingestel is ingevolge artikel 17 van die Watervoorsieningsverordeninge aangekondig by Administratorskennisgewing 1006 van 19 Julie 1978.

(a) Woonhuis: Vir elke kl bo 20 kl gedurende 'n maand verbruik per kl: R2.

(b) Wes-Transvaalse Administrasieraad: Vir elke kl bo 1 810 kl gedurende 'n maand verbruik, per kl: R2."

PB 2-4-2-104-61

Administratorskennisgewing 1162

18 Julie 1984

GESONDHEIDSKOMITEE VAN MAQUASSI: WYSIGING VAN TARIEF VAN GELDE VIR WATERVOORSIENING

Die Administrateur publiseer hierby ingevolge artikel 164(3) van die Ordonnansie op Plaaslike Bestuur, 1939, die regulasies hierna uiteengesit, wat deur hom ingevolge artikel 126(1)(a) van genoemde Ordonnansie gemaak is.

Die Tarief van Gelde vir Watervoorsiening van die Gondheidskomitee van Maquassi aangekondig by Administratorskennisgewing 697 van 14 September 1966 soos gewysig, word hierby verder gewysig deur subitem (2) van item 2 van die Tarief van Gelde deur die volgende te vervang:

(2) Water sal gelewer word teen 45c per kl of gedeelte daarvan, met dien verstaande dat terwyl 'n verbod op gebruik van water in terme van artikel 17(1) van die Watervoorsieningsverordeninge van krag is, die volgende toeslag betaalbaar sal wees ten opsigte van verbruik vir huishoudelike doeleindes met insluiting van die nat maak van huistuine, gedurende 'n tydperk tussen een lesing wat nie 35 dae te bove gaan nie:

31 — 40 kl per maand: 50 % toeslag

41 — 50 kl per maand: 100 % toeslag

51 — 60 kl per maand: 150 % toeslag

61 — 70 kl per maand: 200 % toeslag

71 — 80 kl per maand: 300 % toeslag"

PB 2-4-2-104-94

Administratorskennisgewing 1163

18 Julie 1984

MUNISIPALITEIT MEYERTON: REINIGINGSDIENSTEVERORDENINGE

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

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

CHAPTER 1

Definitions

1. For the purposes of these by-laws, unless the context otherwise indicates —

“bin liner” means a plastic bag as prescribed by the Council which may be placed inside a container with a conserving capacity not exceeding 0,1 m³;

“builders refuse” means refuse generated only by demolition, excavation or building activities on premises;

“bulky refuse” means refuse which cannot by virtue of its mass, shape, size or temporary extraordinary source be conveniently stored in or removed from an 0,1 m³ container without damaging the bin liner, but shall not include builder’s refuse, noxious refuse or special domestic refuse;

“business refuse” means refuse generated by the use of premises for hotel purposes or of premises which are not being used exclusively for residential, educational or religious purposes, but shall not include builders refuse, dry industrial refuse, domestic refuse, special domestic refuse, garden refuse or special industrial refuse;

“container” means a refuse container as prescribed and approved by the Council and which may be supplied by the Council free of charge, or at a prescribed tariff or at ruling prices or at a hiring charge;

“Council” means the Town Council of Meyerton that Council’s Management Committee acting under the powers delegated to it in terms 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 subsection (2) 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;

“domestic refuse” means refuse which can be conveniently stored in a container of 0,1 m³ and which is normally generated on premises used exclusively for residential, educational or religious purposes, and shall include private dwelling-houses, flats, homes registered as welfare organizations in terms of the National Welfare Act (Act 79 of 1965), hostels, hospitals, nursing homes, universities, schools and churches, but shall not include refuse from hotels, builders refuse, bulky refuse, garden refuse or special domestic refuse;

“dry industrial refuse” means dry refuse generated as a result of manufacturing, maintenance, fabricating and dismantling activities, but shall not include builders refuse, garden refuse, noxious refuse or domestic refuse;

“garden refuse” means refuse which is generated as a result of normal gardening activities such as grass cuttings, leaves, plants, flowers and other similar small and light matter;

“municipality” means the area or district placed under the control and jurisdiction of the Council;

“noxious refuse” means refuse which is toxic, dangerous, injurious or harmful or which may pollute the environment or which results from a manufacturing process or the pretreatment for disposal purposes of any industrial or mining liquid waste, which in terms of the Council’s Drainage By-laws may not be discharged into a drain or sewer;

“occupier” has the same meaning as defined in the Local Government Ordinance, 1939: Provided that “occupier” in respect of premises held on the Sectional Titles Act, 1971,

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

HOOFSTUK 1

Woordomskrywing

1. Vir die toepassing van hierdie verordeninge, tensy uit die sinsverband anders blyk, beteken —

“aanstootlike afval” afval wat toksies, gevaarlik, nadelig of skadelik is of wat die omgewing kan besoedel of wat ontstaan as gevolg van 'n vervaardigingsproses of die voorafbehandeling vir wegdoendoeleindes van myn- of bedryfs-vloei-afval, wat ingevolge die Raad se Rioleringsverordeninge nie in 'n perseelriool of straatriool gestort mag word nie;

“besigheidsafval” afval wat ontstaan deur die gebruik van 'n perseel vir hoteldoelendes of van 'n perseel wat nie uitsluitlik vir woon-, onderwys- of godsdienstige doeleindes gebruik word nie, maar sluit nie bouersafval, lywige afval, droë bedryfsafval, huisafval, spesiale huisafval, tuin- of aanstootlike afval, in nie;

“bouersafval” afval wat slegs weens slopings-, uitgrawings- of boubedrywighede op 'n perseel ontstaan;

“droë bedryfsafval” droë afval wat vanweë vervaardigings-, instandhoudings-, monteer- en demonteerbedrywighede ontstaan, maar sluit nie bouersafval, tuinafval, aanstootlike afval of huisafval in nie;

“eienaar” 'n eienaar soos omskryf in die Ordonnansie op Plaaslike Bestuur, 1939: Met dien verstande dat die “eienaar” van 'n perseel wat gehou word ingevolge die Deeltitelregister wat ingevolge artikel 5 van die Wet op Deeltitels, 1971, geopen is, die regspersoon is wat by dié Wet omskryf word;

“gelde” die gelde wat in die Bylae by hierdie verordeninge voorgeskryf word;

“houer” 'n vullishouer soos deur die Raad bepaal en goedgekeur en wat deur die Raad gratis, of teen 'n vasgestelde tarief, of teen heersende pryse, of 'n huurtarief, voorsien kan word;

“huisafval” afval wat maklik in 'n houer van 0,1 m³ geberg kan word en wat normaalweg op 'n perseel wat uitsluitlik vir woon-, onderwys- of godsdienstige doeleindes gebruik word, ontstaan en sluit private woonhuise, woonstelle, tehuise wat as welsynsorganisasies ingevolge die Nasionale Welsynwet, 1965 (Wet 79 van 1965) geregistreer is, hostelle, hospitale, verpleeginrigtings, universiteite, skole en kerke in, maar sluit nie afval van hotelle, bouersafval, lywige afval, tuin- of spesiale huisafval in nie;

“lywige afval” afval wat vanweë die massa, vorm, grootte of die tydelike buitengewone oorsprong daarvan nie maklik in 'n houer van 0,1 m³ geberg of daarvan verwijder kan word sonder om die plastiese voering te beskadig nie, maar sluit nie bouersafval, aanstootlike afval of spesiale huisafval in nie;

“munisipaliteit” die gebied of distrik wat onder die beheer en jurisdiksies van die Raad geplaas is;

“okkupant” 'n bewoner soos omskryf in die Ordonnansie op Plaaslike Bestuur, 1939: Met dien verstande dat die “bewoner” in die geval van 'n perseel wat gehou word ingevolge die Deeltitelregister wat ingevolge artikel 5 van die Wet op Deeltitels, 1971, geopen is, die regspersoon is wat by dié Wet omskryf word;

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

“perseel” enige grond, gebou, kamer, bouwerk, tent, vervoerwa, voertuig, stroom, meer, dam, poel, lagune,

means the body corporate, as defined in that Act, in relation to such premises;

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

"premises" includes any land, building, room, structure, tent, van, vehicle, stream, lake, dam, pool, lagoon, drain, ditch (open, covered or enclosed), whether built on or not and whether public or private;

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

"special domestic refuse" means refuse generated on premises used for residential, educational or religious purposes and which cannot by virtue of its mass, shape or size be conveniently stored in a container of 0,1 m³;

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

CHAPTER 2 REMOVAL OF REFUSE

The Council's Service

2.(1) The Council shall render a service for the collection and removal of refuse at the tariff charge prescribed in the Schedule to these by-laws: Provided that the rendering of a particular service shall be subject to the approval of the Council.

(2) If required by the Council, the occupier of premises on which refuse is generated, shall avail himself of the Council's service for the collection and removal of such refuse.

(3) The owner of the premises on which the refuse is generated, shall be liable to the Council for the payment of the tariff charges in respect of any service rendered by the Council for the collection and removal of such refuse.

Notice to Council

3.(1) The occupier or premises, or if there is more than one occupant, the owner of such premises, shall within seven days after the commencement of the generation of refuse on such premises, notify the Council —

(a) that the premises are being occupied;

(b) whether builders refuse or bulky refuse or business refuse or domestic refuse or noxious refuse is being generated on the premises;

(c) regarding the estimated volume of such refuse being generated;

(d) regarding the proposed method and frequency of removal.

(2) The owner or occupier of premises on which refuse is generated shall in a manner as determined by the Council, furnish the Council with all the particulars required by the Council in regard to the composition of the refuse.

Provision of Containers

4.(1) The Council shall determine the type and number of containers required on a premises.

(2) If a container is supplied by the Council, such container shall be supplied free of charge, or at ruling prices, or at a hiring tariff, as the Council may determine.

riool, voor (oop, oordek of ingesluit) of, daarop gebou is of nie en of publiek of privaat;

"plastiese voering" 'n plastiese sak soos deur die Raad voorgeskryf wat binne-in 'n houer met 'n opgaarinhoud van hoogstens 0,1 m³ geplaas kan word;

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

"spesiale huisafval" afval wat ontstaan op persele wat vir woon-, onderwys-, of godsdienstige doeleindeste gebruik word en wat vanweë die massa, vorm of grootte daarvan nie maklik in 'n houer van 0,1 m³ geberg kan word nie;

"tuinafval" afval wat ontstaan deur normale tuinbedrywigheede soos gesnyde gras, blare, plante, blomme en ander soortgelyke klein en ligte stowwe.

HOOFSTUK 2

VERWYDERING VAN AFVAL

Die Raad se Diens

2.(1) Die Raad lewer 'n diens vir die afhaal en verwydering van afval teen die gelde wat in die Bylae by hierdie verordeninge voorgeskryf word: Met dien verstande dat die levering van 'n bepaalde diens onderworpe aan die goedkeuring van die Raad is.

(2) As die Raad dit vereis, moet die okkupant van 'n perseel waarop afval ontstaan, van die Raad se diens vir die afhaal en verwydering van sodanige afval gebruik maak.

(3) Die eienaar van 'n perseel waarop die afval ontstaan, is teenoor die Raad aanspreeklik vir die betaling van die gelde vir enige diens wat die Raad vir die afhaal en verwydering van sodanige afval lewer.

Kennisgewing aan die Raad

3.(1) Die okkupant van 'n perseel, of as daar meer as een okkupant is, die eienaar van 'n perseel, moet binne sewe dae vanaf die dag waarop afval op sodanige perseel begin ontstaan, die Raad in kennis stel —

(a) dat die perseel geokkupeer word;

(b) dat daar óf bouers- óf lywige- óf besigheids- óf huis- óf aanstootlike afval op die perseel ontstaan;

(c) van die beraamde hoeveelheid van sodanige afval wat ontstaan;

(d) van die voorgestelde wyse van verwijdering en hoe dikwels dit moet geskied.

(2) Die eienaar of okkupant van 'n perseel waarop afval ontstaan, moet op 'n wyse soos deur die Raad bepaal, al die besonderhede wat die Raad betreffende die samestelling van die afval vereis, aan die Raad verstrek.

Verskaffing van Houers

4.(1) Die Raad bepaal die soort en aantal houers wat by 'n perseel benodig word.

(2) Indien die Raad 'n houer verskaf, word sodanige houer gratis, óf teen heersende pryse, óf 'n huurtarief, na gelang die Raad mag bepaal, verskaf.

(3) If required by the Council, the owner of a premise shall be responsible for the supply of the predetermined number and type of containers.

(4) Where a container is supplied free of charge or at a hiring tariff by the Council, such container shall remain the property of the Council and the owner of the premises shall be liable to the Council for the loss of or damage to such container.

Placing of Containers

5.(1) The owner or occupier of premises shall provide sufficient space for the storage of the containers on a place on the premises as approved by the Council.

(2) The space provided in terms of subsection (1) shall be in such a position on the premises as will allow the storage of containers without their being visible from a street or public place, unless otherwise determined by the Council.

(3) All containers with a conserving capacity not exceeding 0,1 m³ shall be equipped with bin liners as may be determined by the Council from time to time, and such bin liners shall be supplied by the occupant or owner, unless otherwise determined by the Council.

(4) Bin liners containing refuse, properly fastened, shall on the day of removal only, as determined by the Council, be placed outside the fence or boundary of the premises on the street boundary or such other position as determined by the Council.

(5) If required by the Council, the place of collection shall be so located as to permit convenient access to and egress from such place for the Council's refuse collection vehicles.

(6) A sufficient area shall be provided to keep a special container for the storage of refuse as described in section 6(1)(a)(i), apart from the space necessary for the storage of refuse not kept in a special container.

(7) The Council may at its discretion indicate a position from where the refuse may be removed more conveniently.

(8) Notwithstanding any provisions to the contrary, the Council may —

(a) in the case of buildings erected, or buildings of which the building plans have been approved prior to the coming into operation of these by-laws; and

(b) in the event of the Council, in its opinion, being unable to collect and remove refuse from the space provided in terms of subsection (1),

having regard to the avoidance of nuisance or the convenience of collection of refuse, indicate a position within or outside the premises where the container(s) shall be placed for the collection and removal of such refuse and such container(s) shall then be placed in such position at such times and for such periods as the Council may prescribe.

(9) If required by the Council, the storage area of the containers shall be provided with a surface constructed of impervious material.

Use and Care of Containers and Bin Liners

6.(1) Every occupier of premises, or in the case of premises being occupied by more than one occupant, the owner of such premises, shall ensure that —

(a) all the domestic or business refuse generated on the premises is placed and kept in bin liners for removal by the Council: Provided that the provisions of this subsection

(3) Indien die Raad dit vereis, is die eienaar van 'n perseel verantwoordelik vir die verskaffing van die voorafbepaalde soort en aantal houers.

(4) Waar 'n houer gratis of teen 'n huurtarief deur die Raad verskaf word, bly sodanige houer die eiendom van die Raad en is die eienaar van die perseel teenoor die Raad aanspreeklik vir die verlies van of skade aan sodanige houer.

Plasing van Houers

5.(1) Die eienaar of okkupant van 'n perseel moet op 'n plek op die perseel, soos deur die Raad goedgekeur, voorseening maak vir genoeg ruimte om die houers daarop te berg.

(2) Die plek waarvoor daar ingevolge subartikel (1) op die perseel voorsiening gemaak word, moet so geleë wees dat die houers wat daarop geberg word, nie van 'n straat of openbare plek af sigbaar is nie, tensy die Raad anders bepaal.

(3) Alle houers met 'n opgaarinhou van hoogstens 0,1 m³ moet met 'n plastiese voering soos van tyd tot tyd deur die Raad bepaal, toegerus word en sodanige plastiese voering word, tensy die Raad anders bepaal, deur die okkupant of eienaar voorsien.

(4) Plastiese voerings met afval daarin en behoorlik toegebied, moet slegs op die dag van verwydering, soos deur die Raad bepaal, buite die omheining of grens van die perseel op die straatgrens, of op sodanige ander plek soos deur die Raad bepaal, geplaas word.

(5) As die Raad dit vereis, moet die plek van afhaal so geleë wees dat daar 'n geriflike in- en uitgang vir die Raad se afvalverwyderingsvoertuie by so 'n plek is.

(6) 'n Groot genoeg ruimte moet voorsien word sodat 'n spesiale houer vir die opberg van afval soos beskryf in artikel 6(1)(a)(i) daar gehou kan word, benewens die ruimte benodig vir die opberging van afval wat nie in 'n spesiale houer geberg word nie.

(7) Die Raad kan ook na goeddunke 'n plek aanwys vanwaar afval met meer gerief verwijder kan word.

(8) Ondanks enige andersluidende bepalings, kan die Raad —

(a) in die geval van geboue wat opgerig is, of geboue waarvan die bouplanne goedgekeur is voordat hierdie verordening van krag geword het; en

(b) as die Raad na sy mening nie afval van die plek af, waarvoor daar ingevolge subartikel (1) voorsiening gemaak is, kan afhaal en verwijder nie,

ten einde 'n oorlaas te voorkom of die afhaal van afval te vergemaklik, 'n plek op of buitekant die perseel aanwys waar die houer(s) vir die versameling en verwijdering van sodanige afval geplaas moet word, en die houer(s) moet op daardie plek geplaas word op die tye en vir die tydperke wat die Raad voorskryf.

(9) Indien die Raad dit vereis moet die plek waar die houer(s) geplaas word van 'n oppervlak voorsien wees wat van ondeurdringbare materiaal gemaak is.

Gebruik en Versorging van Houers en Plastiese Voerings

6.(1) Die okkupant van die perseel, of as daar meer as een okkupant is, die eienaar van so 'n perseel, moet sorg dat —

(a) alle huis- of besigheidsafval wat op die perseel ontstaan, in plastiese voerings geplaas en gehou word, sodat die Raad dit kan verwijder: Met dien verstande dat die be-

shall not prevent any occupier or owner, as the case may be,—

(i) who has obtained the Council's prior written consent, from selling or otherwise disposing of any swill, corrugated cardboard, paper, glass or other waste material for recycling or, in the case of swill, for consumption.

(ii) from utilising such domestic refuse as may be suitable for making compost, provided that the refuse remains on the premises and does not cause a nuisance,

(b) not hot ash, glass fragments or other business or domestic refuse which may cause damage to bin liners or injury to the Council's employees while carrying out their duties in terms of these by-laws, is placed in bin liners before he has taken the necessary precautions to avoid such damage or injury;

(c) no material, including any liquid which, by reason of its mass or other characteristics is likely to render such bin liners too difficult for the Council's employees to handle or carry, is placed in such bin liners;

(d) every container on the premises, except where determined otherwise by the Council, is covered except when refuse is being deposited therein or discharged therefrom, and that every container is kept in a clean and hygienic condition.

(2) No container may be used for a purpose other than that for which it is supplied and no fire shall be lit therein.

(3) The bin liners containing refuse shall be removed by the Council only if such bin liners have been placed at the prescribed places, as provided for in section 5, and at such intervals as the Council may deem necessary.

(4) The Council shall not be liable for the loss of or for any damage to a container or bin liner.

CHAPTER 3

GARDEN AND BULKY REFUSE, SPECIAL DOMESTIC REFUSE AND RECYCLABLE MATERIALS

Removals and Disposal of Garden and Bulky Refuse, Special Domestic Refuse and Recyclable materials

7.(1) The occupier or, in the case of premises being occupied by more than one occupant, the owner of premises on which special domestic refuse, garden or bulky refuse, or recyclable materials is generated, shall ensure that such refuse and recyclable materials be disposed of within a reasonable time after the generation thereof: Provided that garden refuse may be retained on the premises for the making of compost if it will not cause a nuisance.

(2) Subject to the provisions of section 2(2), any person may remove and dispose of special domestic refuse, garden or bulky refuse and recyclable materials.

(3) Special domestic refuse, garden and bulky refuse and recyclable materials shall, once it has been removed from the premises on which it was generated, be taken to the refuse disposal site or refuse collection sites provided by the Council. The disposal of refuse at the refuse collection sites shall be restricted to loads of not more than 2 m³. Loads of more than 2 m³ shall be disposed of at the refuse disposal site.

(4) Special domestic refuse, garden and bulky refuse and recyclable materials shall be deposited at the refuse collection site in the relevant containers provided for that purpose.

(5) Any person who deposits refuse or recyclable materials outside the containers or contrary to any notice of the

palings van hierdie subartikel nie verhoed nie dat 'n okkupant of eienaar, na gelang van die geval—

(i) wat vooraf die Raad se skriftelike vergunning verkry het, draf, riffelkarton, papier, glas of ander afval-materiale, verkoop of vervaar sodat dit herwin kan word, of, in die geval van draf, vir verbruiksdoeleindes gebruik kan word,

(ii) van die huisafval wat vir komposdoeleindes geskik is, gebruik maak nie, mits die afval op die perseel bly en geen oorlas tot gevolg het nie,

(b) geen warm as, glasskerwe of ander besigheids- of huisafval wat die plastiese voering kan beskadig of die Raad se werknemers kan beseer terwyl hulle hul pligte ingevolge hierdie verordeninge nakom, in die voerings geplaas word voordat hy die nodige voorsorg getref het om sodanige skade of beserings te voorkom nie;

(c) geen materiaal, insluitende vloeistof, wat weens die massa of ander eienskappe daarvan, dit waarskynlik vir die Raad se werknemers te moeilik kan maak om die plastiese voerings te hanteer of te dra, in sodanige voerings geplaas word nie;

(d) elke houer op die perseel, tensy anders deur die Raad bepaal, toe is, behalwe wanneer afval daarin geplaas of daaruit verwijder word, en dat elke houer skoon en hygiénies gehou word.

(2) Geen houer mag vir 'n ander doel as die doel waarvoor dit voorsien is, gebruik word nie en geen vuur mag daarin gemaak word nie.

(3) Die Raad verwijder plastiese voerings met afval slegs indien dit op die voorgeskrewe plekke, soos in artikel 5 bepaal, geplaas is en met sodanige tussenpose as wat hy nodig ag.

(4) Die Raad aanvaar geen aanspreeklikheid vir die verlies van of skade aan 'n houer of plastiese voering nie.

HOOFSTUK 3

TUINAFVAL, LYWIGE AFVAL, SPESIALE HUISAFVAL EN HERWINBARE MATERIALE

Verwydering en Wegdoen van Tuinafval, Lywige Afval, Spesiale Huisafval en Herwinbare Materiale

7.(1) Die okkupant, of as daar meer as een okkupant is, die eienaar van 'n perseel waarop spesiale huisafval, tuinafval, lywige afval of herwinbare materiale ontstaan, moet toesien dat sodanige afval, en herwinbare materiale binne 'n redelike tydperk nadat dit ontstaan het, mee weggedoen word: Met dien verstande dat tuinafval op die perseel vir die maak van kompos gehou kan word indien dit nie 'n oorlas sal veroorsaak nie.

(2) Behoudens die bepальings van artikel 2(2), kan enigmant spesiale huisafval, tuinafval, lywige afval of herwinbare materiale verwijder en daarmee wegdoen.

(3) Spesiale huisafval, tuinafval, lywige afval en herwinbare materiale moet nadat dit van die perseel waar dit ontstaan het, verwijder is, geneem word na die vullisstortingsterrein of die afvalversamelterreine wat daarvoor deur die Raad voorsien is. Die storting van afval by die afvalversamelterreine is beperk tot vrakte van hoogstens 2 m³. Vrakte van meer as 2 m³ moet by die vullisstortingsterrein gestort word.

(4) Spesiale huisafval, tuinafval, lywige afval en herwinbare materiale moet by die afvalversamelterrein in die betrokke houers wat daarvoor voorsien word, gestort word.

(5) Iemand wat afval of herwinbare materiale buite die houers of teenstrydig met enige skriftelike kennisgewing

Council displayed at the site, or allows it to be done, shall be guilty of an offence.

The Council's Special Service

8.(1) At the request of the owner or occupier of premises and after payment of the prescribed tariff charge has been made, the Council shall, subject to the provisions of section 2(1) remove garden and bulky refuse from premises. Such refuse shall be placed on the premises in an accessible position as determined by the Council, or in a container to be retend from the Council.

(2) The Council may determine the type and quantity of the containers which shall be used for the storage and removal of such refuse.

CHAPTER 4 BUILDERS REFUSE

Responsibility for Builders Refuse

9.(1) The owner of premises on which builders refuse is generated and the person engaged in the activity which causes such refuse to be generated, shall ensure that —

(a) such refuse is disposed of within a reasonable time after the generation thereof; and

(b) until such time as it is disposed of, such refuse together with the containers used for the storing or removal thereof, is kept on the premises on which it was generated.

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

Containers

10.(1) If containers used for the removal of builders refuse from premises can in the opinion of the Council not be kept on such premises, such containers may, with the prior written consent of the Council, be placed on the sidewalk.

(2) Any consent given in terms of subsection (1) shall be subject to such conditions as the Council may deem fit: Provided that in imposing conditions the Council shall have regard to the convenience and safety of the public.

Removal of Builders Refuse

11.(1) Where requested thereto by the owner or occupier of the premises, the Council may remove builders refuse from such premises at the prescribed tariff charge, provided that the Council's refuse removal equipment is capable of handling such refuse.

(2) Subject to the provisions of subsection (3), all builders refuse which is not removed by the Council shall be deposited at the Council's refuse disposal sites: Provided that loads of builders refuse of not more than 1 m³ may be deposited at the refuse collection sites described in section 7(3).

(3) For the purpose of reclamation of land, builders refuse may with the prior written consent of the Council, be deposited at a place other than the Council's refuse disposal sites.

(4) Any consent given in terms of subsection (3) shall be subject to such conditions as the Council may deem fit: Provided that in imposing conditions, the Council shall have regard to the following:

(a) The safety of the public.

(b) The environment of the proposed disposal site.

van die Raad wat by die perseel aangebring is, stort, of toelaat dat dit gedoen word, is skuldig aan 'n misdryf.

Die Raad se Spesiale Diens

8.(1) Behoudens die bepalings van artikel 2(1), verwyder die Raad tuinafval en lywige afval op versoek van die eienaar of okkupant van 'n perseel af, nadat die eienaar of okkupant die voorgeskrewe geldte betaal het. Sodanige afval moet op 'n toeganklike plek op die perseel soos deur die Raad bepaal, geberg word of in 'n houer wat by die Raad gehuur moet word, geplaas word.

(2) Die Raad kan die soort en aantal houers wat vir die opberging en verwydering van sodanige afval gebruik moet word, bepaal.

HOOFSTUK 4

BOUERSAFVAL

Aanspreeklikheid vir Bouersafval

9.(1) Die eienaar van 'n perseel waarop bouersafval ontstaan en die persoon wat betrokke is by die bedrywigheid wat sodanige afval laat ontstaan, moet sorg dat —

(a) sodanige afval binne 'n redelike tyd nadat dit ontstaan het, verwyder word; en

(b) tot tyd en wyl dit verwyder word, sodanige afval asook die houers waarin dit gehou en verwyder word, op die perseel waarop dit ontstaan het, gehou moet word.

(2) Enigiemand kan 'n verwyderingsdiens vir bouersafval dryf. Indien so 'n diens deur die Raad gelewer word, geskied dit teen die voorgeskrewe geldte.

Houers

10.(1) Indien houers wat vir die verwydering van bouersafval vanaf 'n perseel gebruik word, na die mening van die Raad nie op sodanige perseel gehou kan word nie, kan sodanige houers met die voorafverkreeë skriftelike toestemming van die Raad op die sypaadjie geplaas word.

(2) Enige toestemming wat ingevolge subartikel (1) verleen word, is onderworpe aan sodanige voorwaardes as wat die Raad nodig mag ag: Met dien verstande dat waar die Raad voorwaardes ople, die Raad die gerief en veiligheid van die publiek in aanmerking moet neem.

Verwydering van Bouersafval

11.(1) Indien deur die eienaar of okkupant van 'n perseel daartoe versoek, kan die Raad bouersafval vanaf sodanige perseel teen die voorgeskrewe geld verwyder; mit die Raad se afvalverwyderingstoerusting in staat is om sodanige afval te hanteer.

(2) Alle bouersafval wat nie deur die Raad verwyder word nie, moet behoudens die bepalings van subartikel (3), op die Raad se stortingsterrein gestort word: Met dien verstande dat vragte van bouersafval van hoogstens 1 m³ by die afvalversamelingsterreine soos beskryf in artikel 7(3), gestort kan word.

(3) Met die voorafverkreeë skriftelike toestemming van die Raad kan bouersafval vir die doeleindes van grondherwinning op 'n ander plek as die Raad se stortingsterreine gestort word.

(4) Enige toestemming wat ingevolge subartikel (3) verleen word, is onderworpe aan sodanige voorwaardes as wat die Raad nodig mag ag:

Met dien verstande dat waar die Raad voorwaardes ople, hy die volgende in aanmerking neem:

(a) Die openbare veiligheid.

(b) Die omgewing van die beoogde stortingsterrein.

- (c) The suitability of the area including the drainage thereof.
- (d) The anticipated manner in which and times at which refuse will be deposited on the site.
- (e) The levelling of the site.
- (f) The control of dust.
- (g) Other related factors.

CHAPTER 5

NOXIOUS REFUSE

Notification of Generation of Noxious Refuse

12.(1) The owner or occupier of premises on which noxious refuse is generated, shall inform the Council of the composition thereof, the quantity generated, how it is stored and how and when it will be removed.

(2) If so required by the Council, the notification referred to in subsection (1) shall be substantiated by an analysis certified by a duly qualified industrial chemist or a person nominated by the Council.

(3) Subject to the provisions of section 72 of the Local Government Ordinance, 1939, the Council or any person duly authorized by the Council may enter premises at any reasonable time to ascertain whether noxious refuse is generated on such premises and may take samples and test any refuse found on the premises to ascertain its composition.

(4) The owner or occupier of premises on which noxious refuse is generated, shall notify the Council of any changes in the composition and quantity of the noxious refuse occurring thereafter.

Storing of Noxious Refuse

13.(1) The person referred to in section 12(1) shall ensure that the noxious refuse generated on the premises shall be kept and stored thereon in terms of subsection (2) until it is removed from the premises in terms of section 14.

(2) Noxious refuse stored on premises shall be stored in such manner that it does not cause a nuisance or pollute the environment.

(3) If noxious refuse is not stored in terms of subsection (2) on the premises on which it is generated, the Council may order the owner or occupier of the premises to remove such refuse within a reasonable time and, if thereafter the refuse is not removed within such time, the Council may by itself or through a contractor remove it at the expense of the owner or occupier.

Removal of Noxious Refuse

14.(1) No person shall remove or dispose of noxious refuse from the premises on which it was generated without, or otherwise than in terms of, the written consent of the Council.

(2) The Council may give its consent in terms of subsection (1) subject to such conditions as it may deem fit: Provided that in laying down conditions the Council shall have regard to the following:

- (a) The composition of the noxious refuse.
- (b) The suitability of the vehicle and container to be used;
- (c) The place where the refuse shall be deposited.
- (d) Proof to the Council of such depositing.

- (c) Die geskiktheid van die gebied met inbegrip van die dreinering daarvan.
- (d) Die beoogde wyse en tye waarop afval op die terreine gestort gaan word.
- (e) Die gelykmaking van die terrein.
- (f) Stofbeheer.
- (g) Ander verwante faktore.

HOOFSTUK 5

AANSTOOTLIKE AFVAL

Kennisgewing van die Ontstaan van Aanstootlike Afval

12.(1) Die eienaar of okkupant van 'n perseel waarop aanstootlike afval ontstaan, moet die Raad verwittig waaruit dit bestaan, hoeveel daarvan ontstaan, hoe dit opgeberg word en hoe en wanneer dit verwyder sal word.

(2) Die kennisgewing waarnaar in subartikel (1) verwys word, moet, as die Raad dit vereis, gestaaf word deur 'n ontleiding wat deur 'n behoorlik-gekwalifiseerde bedryfs-skeikundige of 'n persoon deur die Raad aangewys, gewaarmerk is.

(3) Die Raad of iemand wat deur die Raad behoorlik daartoe gemagtig is, kan onderworpe aan die bepalings van artikel 72 van die Ordonnansie op Plaaslike Bestuur, 1939, 'n perseel te enige redelike tyd betree ten einde vas te stel of aanstootlike afval op so 'n perseel ontstaan, om monsters te neem en om afval wat op die perseel gevind word, te toets om vas te stel waaruit dit bestaan.

(4) Die eienaar of okkupant van 'n perseel waarop aanstootlike afval ontstaan, moet die Raad verwittig van enige verandering in die samestelling en die hoeveelheid aanstootlike afval wat daarna mag ontstaan.

Opbergung van Aanstootlike Afval

13.(1) Die persoon waarnaar in artikel 12(1) verwys word, moet sorg dat die aanstootlike afval wat op die perseel ontstaan, ingevolge subartikel (2) op die perseel gehou en opgeberg word totdat dit ingevolge artikel 14 van die perseel af verwyder word.

(2) Aanstootlike afval wat op 'n perseel opgeberg word, moet op so 'n wyse opgeberg word dat dit nie 'n oorlaas veroorsaak of die omgewing besoedel nie.

(3) Indien aanstootlike afval nie ingevolge subartikel (2) op die perseel waarop dit ontstaan, opgeberg word nie, kan die Raad die eienaar of okkupant van die perseel gelas om sodanige afval binne 'n redelike tydperk te verwyder en indien die afval nie binne dié tydperk verwyder is nie, kan die Raad dit self of deur middel van 'n kontrakteur op koste van die eienaar of okkupant verwyder.

Verwydering van Aanstootlike Afval

14.(1) Niemand mag, sonder die skriftelike toestemming van die Raad of op 'n wyse anders as deur die Raad bepaal, aanstootlike afval van die perseel waarop dit ontstaan het, verwyder of wegdoen nie.

(2) Die Raad kan ingevolge subartikel (1) toestemming verleen onderworpe aan voorwaardes wat hy nodig mag ag: Met dien verstande dat wanneer die Raad voorwaardes stel, die volgende in ag geneem word:

- (a) Die samestelling van die aanstootlike afval.
- (b) Die geskiktheid van die voertuig en die houer wat gebruik sal word.
- (c) Die plek waar die afval gestort gaan word.
- (d) Bewys aan die Raad van sodanige storting.

(3) Unless it is satisfied that the person applying for consent is competent to remove the noxious refuse, has the equipment to remove it and is able to comply with the conditions laid down by the Council, the Council shall not give its consent in terms of subsection (1).

(4) The person referred to in section 12(1) shall inform the Council, at such intervals as the Council may determine, having regard to the information to be given to the Council in terms of section 12(1), of the removal of the noxious refuse, the identity of the remover, the date of such removal, and the quantity and composition of the noxious refuse removed.

(5) Should any person contravene the provisions of this section, he shall be guilty of an offence.

CHAPTER 6 DRY INDUSTRIAL REFUSE

The Council's Service

15. Subject to the provisions of section 16 the provisions of Chapter 2 shall apply *mutatis mutandis* to dry industrial refuse.

Removal of Dry Industrial Refuse by Private Persons

16.(1) Notwithstanding the provisions of Chapter 2, the owner or occupier of premises may use the services of a person authorized in writing by the Council to remove dry industrial refuse.

(2)(a) The Council may give the authorization referred to in subsection (1) subject to such conditions as it may deem fit, regard being had, *inter alia*, to the equipment which is intended to be used and the manner in which it is to be conveyed in order to prevent it from being scattered in transit.

(b) Where authorization as contemplated in subsection (1) has been given —

(i) no container or other receptacle of whatsoever nature used for the storage and removal of dry industrial refuse from premises, shall be placed on any street or public place;

(ii) the dry industrial refuse shall be dumped only at such disposal sites as the Council may from time to time determine; and

(iii) the service rendered by the person so authorized shall be in respect of dry industrial refuse only and no other type of refuse.

(3) In the event of a person authorized in terms of subsection (1) failing to observe the conditions imposed in terms of subsection (2)(a) or contravening the provisions of subsection (2)(b), the Council may cancel its authorization.

(4) Any person authorized in terms of subsection (1) shall not remove dry industrial refuse from premises, and no owner or occupier of premises shall use the services of such person, unless such owner or occupier has notified the Council in writing in advance that he had entered into a contract with such person for the removal of such refuse and that the Council's service in respect of the collection and removal of such refuse from the premises would not be required as from a date to be stipulated in such notification.

(5) In the event of the owner or occupier of premises on which dry industrial refuse is generated having notified the

(3) Tensy die Raad daarvan oortuig is dat die persoon wat om toestemming aansoek doen, bevoeg is om die aanstootlike afval te verwijder, dat hy oor die toerusting wat vir die verwijdering daarvan nodig is, beskik en dat hy aan die voorwaardes van die Raad kan voldoen, verleen die Raad nie toestemming ingevolge subartikel (1) nie.

(4) Die persoon waarna daar in artikel 12(1) verwys word, moet die Raad so dikwels as wat die Raad bepaal, met inagneming van die inligting wat ingevolge artikel 12(1) aan die Raad verstrek moet word, inlig in verband met die verwijdering van die aanstootlike afval, die identiteit van die verwyderaar, die verwijderingsdatum en die hoeveelheid en samestelling van die aanstootlike afval wat verwijder word.

(5) As iemand die bepalings van hierdie artikel oortree, begaan hy 'n misdryf.

HOOFTUK 6 DROË BEDRYFSAFVAL

Die Raad se diens

15. Die bepalings van Hoofstuk 2 is, onderworpe aan die bepalings van artikel 16 *mutatis mutandis* van toepassing op droë bedryfsafval.

Verwydering van Droë Bedryfsafval deur Private Persone

16.(1) Ondanks die bepalings van Hoofstuk 2, kan die eienaar of okkupant van 'n perseel van die dienste van 'n persoon, wat skriftelik deur die Raad daartoe gemagtig is, gebruik maak om droë bedryfsafval te verwijder.

(2)(a) Die Raad kan die magtiging waarna in subartikel (1) verwys word, onderworpe aan sodanige voorwaardes as wat die Raad nodig mag ag gee, met inagneming, onder andere, van die beoogde toerusting wat gebruik gaan word en die wyse waarop dit vervoer gaan word ten einde te verhoed dat dit onderweg rondgestrooi word.

(b) Waar magtiging soos in subartikel (1) beoog, gegee is, mag —

(i) geen houer of ander opgaarbak van watter aard ook al wat vir die beringing en verwijdering van droë bedryfsafval vanaf 'n perseel gebruik word, op enige straat of openbare plek geplaas word nie;

(ii) die droë bedryfsafval slegs op sodanige stortterreine as wat die Raad van tyd tot tyd kan bepaal, gestort word; en

(iii) die diens deur die persoon wat daartoe gemagtig is, slegs ten opsigte van droë bedryfsafval en geen ander tipe afval gelewer word nie.

(3) In die geval waar die persoon wat ingevolge subartikel (1) gemagtig is, versuim om die voorwaardes wat ingevolge subartikel (2)(a) opgelê is na te kom, of die bepalings van subartikel (2)(b) oortree, kan die Raad sy magtiging intrek.

(4) Iemand wat ingevolge subartikel (1) gemagtig is, mag nie droë bedryfsafval vanaf 'n perseel verwijder nie en geen eienaar of okkupant van 'n perseel mag van die dienste van sodanige persoon gebruik maak nie, tensy sodanige eienaar of okkupant die Raad vooraf skriftelik in kennis gestel het dat hy 'n kontrak vir die verwijdering van sodanige afval met sodanige persoon aangegaan het en dat die Raad se dienste ten opsigte van die afhaal en verwijdering van sodanige afval vanaf die perseel nie vanaf 'n datum wat in sodanige kennisgewing aangedui moet word, benodig word nie.

(5) In die geval waar die eienaar of okkupant van 'n perseel waarop droë bedryfsafval ontstaan die Raad ingevolge

Council in terms of subsection (4), such owner or occupier shall ensure that such refuse is disposed of in terms of the provisions of this Chapter within a reasonable time after the generation thereof.

Storage and Disposal of Dry Industrial Refuse

17.(1) The occupier or, in the case of premises being occupied by more than one person, the owner of such premises on which dry industrial refuse is generated, shall ensure that until such time as such refuse is removed from the premises on which it was generated, such refuse is stored in the containers or container units delivered by the Council for such purpose or, if the Council's service is not made use of in receptacles not less suitable, if such refuse can by its nature conveniently be stored in the containers or container units.

(2) The occupier, or in the case of premises being occupied by more than one person, the owner of such premises, shall ensure that no dust or other nuisance is caused by dry industrial refuse generated on the premises.

(3) The provisions of section 12 shall apply *mutatis mutandis* to the disposal of dry industrial refuse by a person authorized thereto by the Council in terms of section 16(1).

CHAPTER 7 DISPOSAL SITES

Procedure at Disposal Sites

18.(1) Any person who, for the purpose of disposing of refuse, enters a refuse disposal site controlled by the Council, shall —

(a) enter the disposal site at an authorized access point only;

(b) give the Council all the particulars required in regard to the composition of the refuse;

(c) follow all instructions given to him by the Council with regard to access to the actual disposal point, the place where and the manner in which the refuse should be deposited;

(d) pay the prescribed tariff charge, in the manner as determined by the Council from time to time, in respect of the refuse deposited.

(2) No person shall bring any intoxicating liquor into a disposal site controlled by the Council.

(3) No person shall enter a disposal site controlled by the Council for any purpose other than the depositing of refuse in terms of these by-laws and then only at such times as the Council may from time to time determine.

Ownership of Refuse

19.(1) All refuse and bin liners removed by the Council and all refuse on disposal sites controlled by the Council shall be the property of the Council and no person who is not duly authorized by the Council to do so, shall remove or interfere therewith.

(2) Unless the Council's permission thereto has been obtained, only refuse generated on premises situated within the area of jurisdiction of the Council, may be deposited on the Council's disposal sites.

subartikel (4) in kennis gestel het, moet sodanige eienaar of okkupant toesien dat die afval ooreenkomstig die bepalings van hierdie Hoofstuk, binne 'n redelike tyd nadat dit ontstaan het, verwyder word.

Bering en Verwydering van Droë Bedryfsafval

17.(1) Die okkupant van 'n perseel of, in die geval waar 'n perseel deur meer as een persoon geokkupeer word, die eienaar van sodanige perseel waarop droë bedryfsafval ontstaan, moet sorg dra dat, tot tyd en wyl sodanige afval van die perseel waarop dit ontstaan, verwyder word, sodanige afval geberg word in houers of houereenhede wat vir sodanige doel deur die Raad verskaf is of indien die diens van die Raad nie gebruik word nie, in opgaarbakke wat nie minder geskik is nie indien sodanige afval uiteraard gerieflik in sodanige houers of houereenhede geberg kan word.

(2) Die okkupant van 'n perseel, of in die geval waar 'n perseel deur meer as een persoon geokkupeer word, die eienaar van sodanige perseel, moet sorg dat geen stof of ander oorlas as gevolg van droë bedryfsafval wat op die perseel ontstaan, veroorsaak word nie.

(3) Die bepalings van artikel 12 is *mutatis mutandis* van toepassing op die verwydering van droë bedryfsafval deur 'n persoon wat ingevolge artikel 16(1) deur die Raad daar toe gemagtig is.

HOOFTUK 7 STORTTERREINE

Procedure by Stortterreine

18.(1) Iemand wat 'n stortterrein waaroer die Raad beheer uitoeft, met die doel om afval te stort, betree, moet —

(a) die stortterrein slegs by die gemagtigde ingangsplek binnegaan;

(b) al die besonderhede wat die Raad betreffende die samestelling van die afval vereis, verstrek;

(c) alle opdragte van die Raad in verband met toegang tot die werklike stortplek, die plek waar en die manier waarop die afval gestort moet word, nakom;

(d) die gelde ten opsigte van die afval wat gestort is, op die wyse soos deur die Raad van tyd tot tyd bepaal, betaal.

(2) Niemand mag sterk drank na 'n stortterrein wat onder toesig van die Raad staan, bring nie.

(3) Niemand mag 'n stortterrein waaroer die Raad beheer uitoeft, binnegaan nie, behalwe met die doel om afval ingevolge hierdie verordeninge te stort en dan slegs op die tye wat die Raad van tyd tot tyd bepaal.

Eiendomsreg op Afval

19.(1) Alle afval en plastiese voerings wat die Raad verwyder het en alle afval op afvalstortterreine waaroer die Raad beheer uitoeft, is die eiendom van die Raad en niemand wat nie behoorlik deur die Raad daartoe gemagtig is nie, mag dit verwyder of hom daar mee bemoei nie.

(2) Tensy die Raad toestemming daartoe verleen het, mag slegs afval afkomstig van persele wat binne die regsgebied van die Raad geleë is, op die Raad se stortterreine gestort word.

CHAPTER 8

LITTERING, DUMPING AND ANCILLARY MATTERS

Littering

20.(1) No person shall—

(a) throw, let fall, deposit or spill any refuse into or onto any public place, vacant stand, vacant erf, stream or water-course;

(b) sweep any refuse into a gutter on a public place;

(c) allow any person under his control to do any of the acts referred to in paragraphs (a) and (b).

(2) For the purposes of this section a person shall be deemed to have allowed the acts referred to in subsection (1) of persons under his control, unless the contrary is proved.

Dumping

21.(1) Subject to any provisions to the contrary contained in these by-laws, no person shall abandon anything or allow anything under his control to be abandoned at a place to which it has been brought with the intention of abandoning it there.

(2) Once it has been proved that such person left a thing or allowed a thing to be left at a place of which he is not the owner or occupier, he shall be deemed to have contravened the provisions of subsection (1) unless and until he proves the contrary.

(3) Any person who contravenes the provisions of subsection (1) shall be guilty of an offence and liable, on conviction, to a fine not exceeding R300 or to imprisonment for a period not exceeding 12 months or to both such fine and such imprisonment.

Abandoned Things

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

Liability of Responsible Person

23.(1) Where anything has been removed and disposed of by the Council in terms of section 22, the responsible person shall be liable to the Council for the payment of the tariff charge in respect of such removal and disposal.

(2) For the purposes of subsection (1) the responsible person shall be—

(a) the owner of the thing and shall include any person who is entitled to be in possession thereof by virtue of a hire purchase agreement or an agreement of lease at the time when it was abandoned or left in the place from which it was removed, unless he can prove that he was not concerned in and did not know of its being abandoned or left in such place; or

(b) any person by whom it was left in the place from which it was removed; or

(c) any person who knowingly permitted that the thing be left in the place from which it was removed.

HOOFTUK 8

ROMMELSTROOIERY, STORTING EN VERWANTE AANGELEENTHEDE

Rommelstrooery

20.(1) Niemand mag—

(a) afval in of op 'n openbare plek, leë standplaas, leë erf, stroom of waterloop gooi, laat val, stort of mors nie;

(b) afval in 'n straatvoor of 'n openbare plek invee nie;

(c) iemand oor wie hy beheer uitoefen, toelaat om enigets waarna daar in paragrawe (a) en (b) verwys word, te doen nie.

(2) Vir die toepassing van hierdie artikel word dit geag dat iemand die dade waarna daar in subartikel (1) verwys word, deur diegene waaroor hy beheer uitoefen, toegelaat het, tensy die teendeel bewys word.

Storting

21.(1) Behoudens enige andersluidende bepalings van hierdie verordeninge, mag niemand enigets op 'n plek laat, of toelaat dat enigets waaraan hy beheer voer, gelaat word op 'n plek waarheen dit gebring is met die doel om dit daar te laat nie.

(2) As daar bewys is dat so iemand iets gelaat het, of toegelaat het dat dit gelaat word op 'n plek waarvan hy nie die eienaar of okkupant is nie, word dit geag dat hy die bepalings van subartikel (1) oortree het, tensy en totdat hy die teendeel bewys het.

(3) Iemand wat die bepalings van subartikel (1) oortree, begaan 'n misdryf en is by skuldigbevinding strafbaar met 'n boete van hoogstens R300 of met gevangenisstraf vir 'n tydperk van hoogstens 12 maande, of beide sodanige boete en sodanige gevangenisstraf.

Goed wat Laat Vaar is

22. Enigets, behalwe 'n voertuig wat ingevolge artikel 131 van die Ordonnansie op Padverkeer, 1966, as laat vaar beskou word, wat met inagneming van faktore soos die plek waar dit gevind is, die tydperk wat dit op so 'n plek gelaat is en die aard en toestand daarvan, redelikerwys deur die Raad as laat vaar beskou word, kan na goeddunke van die Raad verwyder en weggedoen word.

Aanspreeklikheid van Verantwoordelike Persoon

23.(1) As die Raad enigets ingevolge artikel 22 verwyder en weggedoen het, is die verantwoordelike persoon teenoor die Raad aanspreeklik vir die betaling van die geldte ten opsigte van sodanige verwydering en wegdoening.

(2) Vir die toepassing van subartikel (1) is die verantwoordelike persoon—

(a) die eienaar van die goed, en dit sluit iemand in wat daarop geregtig is om dit kragtens 'n huurkoopooreenkoms of 'n huurkontrak in sy besit te hê toe dit laat vaar is of op die plek geplaas is waarvandaan dit verwyder is, tensy hy kan bewys dat hy nie daarby betrokke was nie en nie geweet het dat dit laat vaar of daar geplaas is nie; of

(b) iemand wat dit op die plek waarvan dit verwyder is, gelaat het; of

(c) iemand wat wetend toegelaat het dat dit op die plek waarvan dit verwyder is, gelaat is.

CHAPTER 9

GENERAL PROVISIONS

Access to Premises

24.(1) Where the Council provides a refuse removal service, the owner or occupier of premises shall grant the Council access to the premises and shall ensure that nothing obstructs, frustrates or hinders the Council in the rendering of such service.

(2) Where, in the opinion of the Council the rendering of a refuse collection service to a premises may cause damage to any property or injury to any person, the Council may, as a condition or rendering such service, require the owner or occupier of such premises to indemnify the Council in writing in respect of any such damage or injury or any claim which may arise in respect thereof.

Frequency of Removal and Nature of Refuse

25. Notwithstanding any provision to the contrary, the Council shall determine the frequency of the removal and the nature of any refuse.

Accumulation of Refuse

26. Where any refuse accumulates on any premises so that, in the opinion of the Council, it must be removed, the Council may remove such refuse and the owner or occupier of such premises shall be liable to the Council for the payment of the tariff charge for such removal and disposal.

Application for the Rendering or Discontinuing of a Service

27.(1) An application for the rendering or discontinuing of a service rendered in terms of these by-laws, shall be made in writing or in any other manner as determined by the Council, by the owner or occupier or their authorized agent.

(2) Notwithstanding the provisions of subsection (1), a service for the removal of domestic or business refuse shall not be discontinued unless the Council has received a written notification from the owner of a premises that no such refuse is generated on the premises or unless it is obvious to the Council that no such refuse is generated on the premises.

Tariff Charges

28.(1) Save where otherwise provided in these by-laws, the person to whom a service mentioned in these by-laws has been rendered by the Council, shall be liable to the Council for the payment of the tariff charge in respect of such service.

(2) Monthly tariff charges shall be payable until receipt by the Council of the notice mentioned in section 27 or when it has become obvious to the Council that the generation of domestic or business refuse on the premises has ceased.

(3) For the purpose of calculating the monthly tariff charges payable in terms of these by-laws, "month" means a calendar month: Provided that a portion of a month shall be regarded as a full month.

(4) The Council shall have the right at any time to levy tariff charges in respect of a service rendered to any premises in terms of these by-laws, although the Council has not received an application to render such service from the owner or occupier of such premises.

(5) Any person who fails to pay the tariff charges levied in respect of services rendered by the Council, shall be guilty of an offence.

HOOFSTUK 9

ALGEMENE BEPALINGS

Toegang tot 'n Perseel

24.(1) Waar die Raad 'n afvalverwyderingsdiens lewer, moet die eienaar of okkupant van 'n perseel aan die Raad toegang verleen en sorg dat niks die Raad in die lewering van sodanige diens dwarsboom, fnuik of hinder nie.

(2) Waar, na die mening van die Raad, die lewering van 'n afvalverwyderingsdiens aan 'n perseel skade aan enige eiendom of besering aan enige persoon kan veroorsaak, kan die Raad, as 'n voorwaarde vir die lewering van sodanige diens, vereis dat die eienaar of okkupant van sodanige perseel die Raad skriftelik vrywaar ten opsigte van sodanige skade of besering of enige eis wat daaruit mag voortspruit.

Hoe Dikwels Verwydering Geskied en Aard van Afval

25. Ondanks enige andersluidende bepalings, bepaal die Raad hoe dikwels verwydering moet geskied en wat die aard van enige afval is.

Ophoping van Afval

26. Waar enige afval op 'n perseel ophoop sodat dit, na die mening van die Raad, verwyder moet word, kan die Raad sodanige afval verwyder en is die eienaar of okkupant van sodanige perseel teenoor die Raad aanspreeklik vir die betaling van die gelde vir sodanige verwydering en wegdoening.

Aansoek om die Lewering of Staking van 'n Diens

27.(1) 'n Aansoek om die lewering of staking van 'n diens wat ingevolge hierdie verordeninge gelewer word, moet deur die eienaar of okkupant van 'n perseel of hul gevormagtigde skriftelik of op enige ander wyse soos deur die Raad bepaal, gedoen word.

(2) Ondanks die bepalings van subartikel (1), word 'n diens ten opsigte van die verwydering van huis- of besighedsafval nie gestaak nie, alvorens 'n skriftelike kennisgewing van die eienaar van 'n perseel deur die Raad ontvang is, dat sodanige afval nie meer op die perseel ontstaan nie, of indien dit vir die Raad blyk dat sodanige afval nie meer op die perseel ontstaan nie.

Gelde

28.(1) Die persoon aan wie die Raad 'n diens ingevolge hierdie verordeninge gelewer het, is behoudens andersluidende bepalings van hierdie verordeninge, teenoor die Raad aanspreeklik vir die betaling van die gelde vir sodanige diens.

(2) Die maandelikse gelde is betaalbaar totdat die Raad die kennisgewing wat in artikel 27 genoem word, ontvang of dit vir die Raad duidelik blyk dat daar nie meer huis- of besighedsafval op die perseel ontstaan nie.

(3) Vir die doeleindes van die berekening van die maandelikse gelde betaalbaar ingevolge hierdie verordeninge, beteken "maand" 'n kalendermaand: Met dien verstande dat 'n gedeelte van 'n maand as 'n volle maand beskou word.

(4) Die Raad het te eniger tyd die reg om gelde ten opsigte van 'n diens wat ingevolge hierdie verordeninge aan enige perseel gelewer word, te hef, alhoewel daar geen aansoek van die eienaar of okkupant van sodanige perseel vir die lewering van die diens, deur die Raad ontvang is nie.

(5) Iemand wat versuim om die gelde wat gehef is ten opsigte van dienste wat deur die Raad gelewer is, te betaal, begaan 'n misdryf.

Offences and Penalties

29.(1) Subject to the provisions of section 21(3), any person who contravenes or fails to comply with any provision of these by-laws shall be guilty of an offence and shall be liable, on conviction, to a fine not exceeding R200 or to imprisonment for a period not exceeding 6 months or to both such fine and imprisonment.

(2) In the event of a continuing offence, any person who contravenes or fails to comply with any provision of these by-laws, shall be deemed to be guilty of a separate offence for every 24 hours or part of such period during which the offence continues, and shall be liable as set out in subsection (1) in respect of each such separate offence.

30. The sanitary and refuse removals of the Municipality of Meyerton adopted by Council under Administrator's Notice 1545 dated 27 August 1975, as amended, are hereby revoked.

PB 2-4-2-81-97

Administrator's Notice 1164

18 July 1984

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

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

The Refuse (Solid Wastes) By-laws of the Middelburg Municipality, published under Administrator's Notice 1181, dated 24 August 1977, as amended, are hereby further amended by the deletion in section 6 of the words "in which event the Council shall provide the necessary liners which in its opinion shall be sufficient for the bins."

PB 2-4-2-81-21

Administrator's Notice 1165

18 July 1984

NYLSTROOM MUNICIPALITY: AMENDMENT TO SANITARY AND REFUSE REMOVAL BY-LAWS

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

The Sanitary and Refuse Removal By-laws of the Nylstroom Municipality, published under Administrator's Notice 1509, dated 4 November 1981, as amended, are hereby further amended, by the substitution for item 3 of the Tariff of Charges under the Schedule, of the following:

*"3. Removal of Refuse"***(1)(a) Removal of Domestic Refuse:**

For service once per week or where required by the Chief: Health Services, twice weekly, per standard container in tied up plastic bags from the sidewalk, per month or part thereof: R5,50.

(b) Removal of Business Refuse:

For daily service, or where required by the Chief: Health services, per standard container, per month or part thereof: R15.

(2) For the removal of the contents of mini bulk containers, where and as required by the Chief: Health Services,

Oortredings en Strafbepalings

29.(1) Iemand wat 'n bepaling van hierdie verordeninge oortree of versuim om daarvan te voldoen, begaan 'n misdryf en is, behoudens die bepalings van artikel 21(3), by skuldigbevinding strafbaar met 'n boete van hoogstens R200 of gevangenisstraf vir 'n tydperk van minstens 6 maande of beide sodanige boete en gevangenisstraf.

(2) Iemand wat voortgaan om 'n bepaling van hierdie verordeninge te oortree of te versuim om daarvan te voldoen, begaan ten aansien van elke tydperk van 24 uur of 'n gedeelte daarvan wat die oortreding voortduur, 'n afsonderlike misdryf en is vir elke afsonderlike misdryf strafbaar soos omskryf in subartikel (1).

30. Die Sanitäre- en Vullisverwyderingsverordeninge van die Munisipaliteit Meyerton, deur die Raad aangeneem by Administrateurskennisgewing 1545 van 27 Augustus 1975, soos gewysig, word hierby herroep.

PB 2-4-2-81-97

Administrateurskennisgewing 1164

18 Julie 1984

MUNISIPALITEIT MIDDELBURG: WYSIGING VAN VERORDENINGE BETREFFENDE VASTE AFVAL

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

Die Verordeninge Betreffende Vaste Afval van die Munisipaliteit Middelburg, aangekondig by Administrateurskennisgewing 1181 van 24 Augustus 1977, soos gewysig, word hierby verder gewysig deur in artikel 6 die woorde "en in so 'n geval verskaf die Raad die nodige voerings wat na sy mening voldoende vir die afvalblikke is", te skrap.

PB 2-4-2-81-21

Administrateurskennisgewing 1165

18 Julie 1984

MUNISIPALITEIT NYLSTROOM: WYSIGING VAN REINIGINGSDIENSVERORDENINGE

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

Die Reinigingsdiensverordeninge van die Munisipaliteit Nylstroom, aangekondig by Administrateurskennisgewing 1509 van 4 November 1981 soos gewysig, word hierby verder gewysig deur item 3 van die Tarief van Gelde onder die Bylae deur die volgende te vervang:

*"3. Verwydering van Afval"***(1)(a) Verwydering van Huishoudelike Afval:**

Vir diens eenkeer per week of waar deur die Hoof: Gesondheidsdienste voorgeskryf, tweeweek per week, per standaard houer in toegebinde plastiese sakke vanaf die sypaadjie, per maand of gedeelte daarvan: R5,50.

(b) Verwydering van Besigheidsafval:

Vir diens daagliks, of waar deur die Hoof: Gesondheidsdienste anders voorgeskryf, per standaardhouer, per maand of gedeelte daarvan: R15.

(2) Vir die verwydering van die inhoud van mini-grootmaathouers, waar en soos deur Hoof: Gesondheidsdienste

once per week, per container per month or part thereof: R30.

(3) For the removal of the contents of mini bulk containers, where necessary and as required by the Chief: Health Services five times per week, per container, per month or part thereof: R100.

(4) For the removal of garden refuse, per load of 5 m³ or part thereof: R10.

(5) For the removal of trade refuse, per load of 5 m³ or part thereof: R15.

(6) For the making available of bulk containers with a capacity of 5 m³ for a period of 24 hours or part thereof and for the removal thereof: R15.

(7) Removal of car wrecks or parts thereof: R15.

(8) Removal of refuse, long grass, weeds, shrubs and other refuse from premises: At cost plus 10 % administration fees."

The provisions in this notice contained, shall come into operation as from the first day of the month following the publication hereof.

PB 2-4-2-81-65

Administrator's Notice 1166

18 July 1984

ORKNEY MUNICIPALITY: AMENDMENT TO BY-LAWS RELATING TO DOGS

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

The By-laws Relating to Dogs of the Orkney Municipality, adopted by the Council under Administrator's Notice 899, dated 14 July 1982, as amended, are hereby further amended by the substitution for subitem (1) of item 2 of the Schedule of following:

"(1). (a) Not more than two dogs, six months old or older, shall be kept on a residential premises in an approved township and if a flat is erected on such residential premises, the occupants of such flat shall not keep a dog without the prior written consent of the owner of the residential premises and the Chief: Health Services.

(b) Not more than five dogs, six months old or older, shall be kept on land zoned for agricultural purposes.

(c) Not more than five dogs, six months old or older, shall be kept on an industrial premises or land utilized for mining purposes, without the written consent of the Council.

(d) No dog of the greyhound strain or similar kind shall be kept within the Municipality.

Provided that anyone who, on publication of this by-laws, is keeping more dogs as prescribed in paragraphs (a), (b), (c) and (d), may continue to keep such greater number of dogs, but may not replace any dog or dogs that die or are disposed of if it would result in more than the prescribed number of dogs being kept."

PB 2-4-2-33-99

voorgeskryf, een keer per week, per houer per maand of gedeelte daarvan: R30.

(3) Vir die verwydering van die inhoud van mini-grootmaathouers, waar nodig en soos deur Hoof Gesondheidsdienste voorgeskryf, vyf keer per week, per houer, per maand of gedeelte daarvan: R100.

(4) Vir die verwydering van tuinvullis per vrag van 5 m³ of gedeelte daarvan: R10.

(5) Vir die verwydering van bedryfsafval per vrag van 5 m³ of gedeelte daarvan: R15.

(6) Vir die beskikbaarstelling van massahouers met 'n inhoudsmaat van 5 m³ vir die tydperk van 24 uur of gedeelte daarvan en die verwydering daarvan: R15.

(7) Verwydering van motorwrakke of gedeeltes daarvan: R15.

(8) Verwydering van vullis, lang gras, onkruid, struikgewas en ander vullis vanaf persele: Teen koste plus 10 % administrasiekoste."

Die bepalings in hierdie kennisgewing vervat, tree in werking op die eerste dag van die maand volgende op publikasie hiervan.

PB 2-4-2-81-65

Administrateurskennisgewing 1166

18 Julie 1984

MUNISIPALITEIT ORKNEY: WYSIGING VAN VERORDENINGE BETREFFENDE HONDE

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 Honde van die Munisipaliteit van Orkney, deur die Raad aangeneem by Administrateurskennisgewing 899 van 14 Julie 1982, soos gewysig word hiermee verder gewysig deur subitem (1) van item 2 van die Bylae deur die volgende te vervang:

"(1). (a) Nie meer as twee honde, ses maande oud of ouer, mag aangehou word op 'n woonperseel in 'n goedgekeurde dorp nie en indien 'n woonstel op sodanige woonperseel opgerig is, mag die bewoners van sodanige woonstel geen hond aanhou sonder die voorafverkreeë skriftelike toestemming van die eienaar van die woonperseel en die Hoof: Gesondheidsdienste nie.

(b) Nie meer as vyf honde, ses maande oud of ouer, mag aangehou word op grond wat gesoneer is vir landboudoelendes nie.

(c) Nie meer as vyf honde, ses maande oud of ouer, mag aangehou word op 'n nywerheidspersel of grond wat vir mynboudoeleindes aangewend word nie, sonder die skriftelike toestemming van die Raad nie.

(d) Geen hond van die windhondfamilie of hond van 'n dergelike soort mag binne die Munisipaliteit aangehou word nie.

Met dien verstande dat enigeen wat op datum van afkondiging van hierdie verordeninge meer honde aanhou soos voorgeskryf in paragrawe (a), (b), (c) en (d), mag voortgaan om sodanige groter getal honde aan te hou, maar nie enige hond of honde wat doodgaan of mee weggedoen word mag vervang word nie indien dit sou veroorsaak dat meer as die voorgeskrewe aantal honde aangehou word."

PB 2-4-2-33-99

Administrator's Notice 1167 18 July 1984

POTGIETERSRUS MUNICIPALITY: AMENDMENT TO SANITARY AND REFUSE REMOVALS BY-LAWS

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

The Sanitary and Refuse Removals By-laws of the Potgietersrus Municipality published under Administrator's Notice 1610, dated 1 November 1978, as amended, are hereby further amended by amending the Tariff of Charges under the Schedule as follows:

1. By the substitution in item 2(1)(a) for the figure "R3,30" of the figure "R4" and by the insertion before the word "churches" in the first line of the following:

"municipal flats for the elderly, Goverment property,"

2. By the insertion in item 2(1)(b) before the words "boarding houses" in the introductory sentence of the following: "schools, hospitals, administration boards, sport and charitable organisations."

3. By the substitution in item 2(1)(b)(i) for the figure "R3,30" of the figure "R4".

4. By the substitution in item 2(2)(a) for the figure "R4" of the figure "R5".

PB 2-4-2-81-27

Administrator's Notice 1168 18 July 1984

SPRINGS 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 Springs Municipality, adopted by the Council under Administrator's Notice 1035, dated 28 June 1972, as amended, are hereby further amended by the substitution for the Schedule of the following:

"SCHEDULE

TARIFF OF CHARGES

1. Basic Charges

The following basic charge shall be payable, per month or part thereof, per erf, stand, lot or other area, with or without improvements, which is or, in the opinion of the Council, can be connected to the supply mains, whether electricity is consumed or not:

(1) Domestic premises:

(a) Unconnected premises: R4.50.

(b) Connected premises:

(i) Where consumption is 400 kW.h or less per month: R4.50.

(ii) Where consumption exceeds 400 kW.h per month: R5.50.

(2) Commercial premises: R25.

Administrateurskennisgewing 1167 18 Julie 1984

MUNISIPALITEIT POTGIETERSRUS: WYSIGING VAN SANITÉRE- EN VULLISVERWYDERINGS-VERORDENINGE

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

Die Sanitäre- en Vullisverwyderingsverordeninge van die Munisipaliteit van Potgietersrus, afgekondig by Administrateurskennisgewing 1610 van 1 November 1978, soos gewysig, word hierby verder gewysig deur die Tarief van Gelde soos volg te wysig:

1. Deur in item 2(1)(a) die syfer "R3,30" deur die syfer "R4" te vervang en voor die woord "kerke" in die eerste reël die volgende in te voeg: "munisipale woonstelle vir bejaardes, Staatseiendom,"

2. Deur in item 2(1)(b) voor die woord "losieshuise" in die inleidende sin die volgende in te voeg: "skole, hospitale, administrasierade, sport- en liefdadigheidsorganisasies".

3. Deur in item 2(1)(b)(i) die syfer "R3,30" deur die syfer "R4" te vervang.

4. Deur in item 2(2)(a) die syfer "R4" deur die syfer "R5" te vervang.

PB 2-4-2-81-27

Administrateurskennisgewing 1168 18 Julie 1984

MUNISIPALITEIT SPRINGS: 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 Springs, deur die Raad aangeneem by Administrateurskennisgewing 1035 van 28 Junie 1972, soos gewysig, word hierby verder gewysig deur die Bylae deur die volgende te vervang:

"BYLAE

TARIEF VAN GELDE

1. Basiese Heffing

Die volgende basiese heffing is betaalbaar per maand of gedeelte daarvan, per erf, standplaas, perseel of ander terrein, met of sonder verbeterings, wat by die hooftoevoerleiding aangesluit is, of na die mening van die Raad daarby aangesluit kan word, of elektrisiteit verbruik word al dan nie:

(1) Huishoudelike persele:

(a) Onaangeslotte persele: R4.50.

(b) Aangeslotte persele:

(i) Waar verbruik 400 kW.h of minder is per maand: R4.50.

(ii) Waar verbruik meer as 400 kW.h per maand is: R5.50.

(2) Kommersiële persele: R25.

(3) Industrial premises: R50:

Provided that where the electricity supply to a flat building or any other complex of buildings where flats or businesses are included, is metered separately or by means of one main electricity meter, a basic charge in respect of each such flat or business shall be levied.

2. Domestic Supply

For the supply of electricity to private residences, including flats, used as such and registered welfare organisations, social, athletic and sporting clubs, churches and church halls:

For a consumption in any one month:

- (a) Up to and including 400 kW.h: Per kW.h: 4,88c.
- (b) More than 400 kW.h, per kW.h: 5,12c.

3. Commercial Supply

(1) For the supply of electricity to consumers falling within the following general classification:

Banks, shops, offices, garages, regrading works, panel beating works, advertising signs, boarding-houses, private hotels, licensed hotels, restaurants, tea-rooms, residential clubs, social athletic and sporting clubs, churches, church halls, convents, libraries, museums, theatres, bioscopes, hospitals (except public hospitals as defined in the Public Hospitals Ordinance, 1946), nursing homes, schools, school hostels, hostels and all other consumers other than those to whom items 2 and 4 of this tariff relate.

(2) For all kW.h consumed in any one month, per kW.h: 7,15c.

"(3) Bulk Consumers

(a) This tariff shall apply to consumers with a maximum demand of 200 kV.A or more, per month:

(b) A monthly demand charge of R8,90 per kV.A of the maximum demand registered during intervals between readings of the demand meter and for any portion of a kV.A based upon a 30 minute time interval of the demand meter shall be payable, subject to a minimum monthly kV.A demand charge calculated on 70 % of the notified kV.A demand and further subject to six months' notice being given by the consumer where the notified kV.A demand will be decreased, and from the date of connection for an increase; plus

(c) a charge of 2,62c per kW.h for all kW.h consumed in the same month."

4. Industrial Supply

(1) A monthly demand charge of R8,00 per kV.A of the maximum demand registered during intervals between readings of the demand meter and for any portion of a kV.A based upon a 30 minute time interval of the demand meter shall be payable subject to a minimum monthly kV.A demand charge calculated on 70 % of the notified kV.A demand, and further subject to six months' notice being given by the consumer where the notified kV.A demand will be decreased and from the date of connection for an increase; plus

(2) a charge of 2,62c per kW.h for all kW.h consumed in the same month.

(3) If a maximum demand metre has not yet been in-

(3) Industriële persele: R50:

Met dien verstande dat waar die elektrisiteitstoever aan 'n woonstelgebou of enige ander kompleks van geboue waarby woonstelle of besighede ingesluit is, afsonderlik of deur een hoof-elektriese meter gemeet word, 'n basiese heffing ten opsigte van elke sodanige woonstel of besigheid gehef word.

2. Huishoudelike Toevoer

Vir die levering van elektrisiteit aan private wonings, insluitende woonstelle wat as sodanig gebruik word, en geregistreerde welsynsorganisasies, sosiale, atletiek- en sportklubs, kerke en kerksale:

Vir 'n verbruik in enige besondere maand:

- (a) Tot en met 400 kW.h: Per kW.h: 4,88c.
- (b) Meer as 400 kW.h: Per kW.h: 5,12c.

3. Komersiële Toevoer

(1) Vir die levering van elektrisiteit aan verbruikers wat binne die volgende algemene klassifikasie val:

Banke, winkels, kantore, garages, bandversoelwerke, paneelklopwerke, advertensietekens, losieshuise, private hotelle, gelisensieerde hotelle, restaurante, teekamers, woonklubs, sosiale-, atletiek- en sportklubs, kerke, kerksale, kloosters, biblioteke, museums, teaters, bioskope, hospitale (behalwe publieke hospitale soos in die Ordonnansie op Publieke Hospitale, 1946, omskryf), verpleeginrigtings, skole, skoolkoshuise, tehuise en alle ander verbruikers behalwe dié waarop items 2 en 4 van hierdie tarief betrekking het.

(2) Vir alle kW.h in enige besondere maand verbruik, per kW.h: 7,15c.

"(3) Grootmaatverbruikers

(a) Hierdie tarief is van toepassing op verbruikers met 'n maksimum-aanvraag van 200 kV.A en meer:

(b) 'n Maandelikse aanvraagheffing van R8,90 per kV.A van die maksimum-aanvraag wat gedurende tussenpose van aflesings van die aanvraagmeter geregistreer is, en vir enige gedeelte van 'n kV.A wat gebaseer is op 'n tydtussenpose van 30 minute van die aanvraagmeter is betaalbaar, onderworpe aan die bepaling van 'n minimum-maandelikse kV.A-aanvraagheffing bereken op 70 % van die verstrekte kV.A-aanvraag en verder onderworpe aan kennisgewing van ses maande deur die verbruiker waar die verstrekte kV.A-aanvraag verminder gaan word, en vanaf die datum van aansluiting vir 'n vermeerdering; plus

(c) 'n heffing van 2,62c per kW.h vir alle kW.h wat in die selfde maand verbruik is."

4. Industriële Toevoer

(1) 'n Maandelikse aanvraagheffing van R8,90 per kV.A van die maksimum-aanvraag wat gedurende tussenpose van aflesings van die aanvraagmeter geregistreer is, en vir enige gedeelte van kV.A wat gebaseer is op 'n tydtussenpose van 30 minute van die aanvraagmeter is betaalbaar, onderworpe aan die betaling van 'n minimum-maandelikse kV.A-aanvraagheffing bereken op 70 % van die verstrekte kV.A-aanvraag, en verder onderworpe aan kennisgewing van ses maande deur die verbruiker waar die verstrekte kV.A-aanvraag verminder gaan word, en vanaf die datum van aansluiting vir 'n vermeerdering; plus

(2) 'n heffing van 2,62c per kW.h vir alle kW.h wat in die selfde maand verbruik is.

(3) Indien 'n maksimum-aanvraagmeter nog nie geïnstal-

stalled, and until such metre is installed, the following charges shall be payable:

For all kW.h consumed in any one month, per kW.h: 7.15c.

Provided that electricity at the industrial tariff shall not be supplied to any consumer in respect of premises on which such consumer carries on any business for which a general dealer's licence is required, unless he used machinery for manufacturing purposes on such premises and has at least three operators who are employed exclusively for operating such machinery.

5. Temporary Electricity Supply

For the supply of electricity for temporary lighting or power purposes:

For all kW.h consumed in any one month, per kW.h: 13.86c.

6. Off-peak Periods

(1) Electricity shall be supplied on application to commercial consumers and registered welfare organisations between 21h00 and 07h00 on weekdays and 13h00 on Saturdays to 07h00 on Mondays at a charge of 2.37c per kW.h consumed in any one month.

(2) The installation of all low rate electricity metres and control equipment for supply in terms of subitem (1) shall be at the cost of the consumer.

(3) Bulk commercial consumers with a maximum demand of 200 kV.A or more per month do not qualify for this off-peak tariff.

7. Electricity Supply to the Administration Board

For the supply of electricity in bulk to the Administration Board, per month or part thereof, per kW.h: 4.31c.

8. Adjustment of kW.h Charges

The kW.h charges payable in terms of items 2, 3(2), 4(2), 4(3), 5, 6(1) and 7 shall be increased or decreased with P cent per kW.h with effect from the first day of each calendar month.

P shall be calculated to the highest second decimal as follows:

$$P = (1.07 \times \frac{100 - N}{100} \times Q) \times (1 - \frac{R}{100})$$

in the case of a general discount and

$$P = (1.07 \times \frac{100 - N}{100} \times Q) \times (1 + \frac{R}{100})$$

in the case of a general surcharge, where —

N represents the percentage discount in Escom's account;

Q represents the increase or decrease in the kW.h charge of Escom as applicable to the Council in the month preceding the month in which the adjustment is made to the Council's kW.h charge in terms of the abovementioned formula; and

R represents the percentage general surcharge or general discount in Escom's account.

For the purposes of determining Q for the first time, the Escom kW.h charge as reflected in its July 1980 account

leer is nie, en tot tyd en wyl so 'n meter geïnstalleer word, is die volgende geldie betaalbaar:

Vir alle kW.h wat in enige besondere maand verbruik is, per kW.h: 7.15c.

Met dien verstande dat elektrisiteit teen die industriële tarief nie aan 'n verbruiker gelewer mag word nie ten opsigte van 'n perseel waarop hy 'n besigheid waarvoor 'n algemene handelaarslisensie nodig is, dryf, tensy hy masjinerie vir vervaardigingsdoeleindes op sodanige perseel gebruik en minstens 3 operateurs wat net met die masjinerie sal werk, in diens het.

5. Tydelike Elektrisiteitstoeroer

Vir die lewering van elektrisiteit vir tydelike verligting of kragdooleindes:

Vir alle kW.h in enige besondere maand verbruik, per kW.h: 13.86c.

6. Buitespitstydperke

(1) Elektrisiteit word op aansoek aan kommersiële verbruikers en geregistreerde welsynorganisasies gelewer tussen 21h00 en 07h00 op weekdae en 13h00 op Saterdae tot 07h00 op Maandae teen 'n geld van 2.37c per kW.h in enige besondere maand verbruik.

(2) Die installering van alle buitespitstyd-elektrisiteitsmeters en kontrole-apparaat vir tovoer ingevolge subitem (1), geskied op koste van die verbruiker.

(3) Grootmaat-kommersiële verbruikers met 'n maksimum-aanvraag van 200 kV.A en meer per maand, kwalifiseer nie vir hierdie buitespitstydperktarief nie.

7. Elektrisiteitstoeroer aan die Administrasieraad

Vir die lewering van elektrisiteit by die grootmaat aan die Administrasieraad, per maand of gedeelte daarvan, per kW.h: 4.31c.

8. Aanpassing van kW.h-heffing

Die kW.h-heffings ingevolge items 2, 3(2), 4(2), 4(3), 5, 6(1) en 7 word met ingang van die eerste dag van elke kalendermaand vermeerder of verminder met P sent per kW.h.

P word tot die hoogste tweede desimaal soos volg bereken:

$$P = (1.07 \times \frac{100 - N}{100} \times Q) \times (1 - \frac{R}{100})$$

in die geval van 'n algemene afslag en

$$P = (1.07 \times \frac{100 - N}{100} \times Q) \times (1 + \frac{R}{100})$$

in die geval van 'n algemene toeslag, waarin —

N die afslag in persent is in Evkom se rekening:

Q die vermeerdering of vermindering in Evkom se kW.h-heffing is, soos van toepassing op die Raad, in die maand voorafgaande die maand waarin die aanpassing in die Raad se kW.h-heffing ingevolge bovermelde formule gemaak word; en

R die algemene toeslag of algemene afslag in persent is in Evkom se rekening.

Vir die doeleindes van die eerste bepalings van Q, word die kW.h-heffing van Evkom soos in sy Julie 1980-rekening

shall be taken as basis, provided that the values of N, Q and R shall be determined from the Escom account for established areas.

9. Deposits

(1) Consumers, except industrial consumers, shall pay a deposit on the basis of two months' average consumption, with the following minima:

(a) Domestic purposes:

- (i) excluding an electric stove: R3
- (ii) including an electric stove: R5.

(b) Commercial purposes: R5.

(2) Industrial consumers shall pay a deposit or provide a guarantee as follows:

(a) In the case of a cash deposit, an amount equal to 25 % of the monthly consumption.

(b) In the case of a guarantee, a guarantee equal to two months' consumption shall be furnished.

10. Charges for Re-connection of Electricity

(1) For the re-connection of the electricity supply which has been disconnected owing to the non-payment of an account, the non-compliance of any of the provisions of these by-laws or at the request of the consumer: R10.

(2) The charges in terms of subitem (1) shall be payable in advance.

11. Charges for the Testing of Meters

For the testing of a meter at the request of a consumer in terms of section 9: R15.

12. Charges for the Testing of Installations

(1) For the first test of any new installation: Free of charge.

(2) For failure to keep an appointment for the first test and for any subsequent or additional retesting of an electrical installation in terms of section 17(7), (8)(a) and (8)(b): Per test: R30.

13. Temporary Power Connections

(1) The charges for a temporary connection shall be an amount equal to the cost to the Council of the material, apparatus and equipment and of the labour which, in the reasonable estimation of the engineer, will be necessary for making a connection between the point of connection of the installation and the nearest existing supply main from which the Council can, in the opinion of the engineer, satisfactorily feed the installation, plus a surcharge of 10 %.

(2) After removal of a temporary connection, there shall be refunded to the person who paid the said charges, an amount which shall be calculated by the engineer with reference to the value of the material, apparatus and equipment recovered and the cost to the Council for the removal thereof.

14. Service Connections

(1) The charges for a service connection at a premises shall be an amount equal to the average cost to the Council of material, apparatus and equipment and of the labour which, in the estimation of the engineer, will be necessary for making such connection between the point of connection of the installation and the nearest existing supply main from which the Council can, in the opinion of the engineer, satisfactorily feed the installation, plus a surcharge of 10 %.

aangetoon as basis gebruik, onderworpe aan die voorwaarde dat die waardes van N, Q en R bepaal word uit Evkom se rekening vir gevestigde gebiede.

9. Deposito's

(1) Verbruikers, uitgesonderd industriële verbruikers, moet 'n deposito stort op die basis van die gemiddelde verbruik vir twee maande, met onderstaande minima:

(a) Huishoudelike doeleindeste:

- (i) sonder inbegrip van elektriese stoof: R3.
- (ii) met inbegrip van elektriese stoof: R5.

(b) Kommersiële doeleindeste: R5.

(2) Industriële verbruikers moet 'n deposito stort of 'n waarborg verstrek soos volg:

(a) In die geval van 'n kontant-deposito, 'n bedrag gelykstaande aan 25 % van die gemiddelde maandelikse verbruik.

(b) In die geval van 'n waarborg moet so 'n waarborg vitten minste twee maande se gemiddelde verbruik verstrek word.

10. Gelde vir Heraansluiting van Elektrisiteit

(1) Vir die heraansluiting van die elektrisiteitstoevoer wat weens die wanbetaling van 'n rekening, die nienakoming van enige van die bepalings van hierdie verordeninge of op versoek van die verbruiker afgesluit is: R10.

(2) Die gelde ingevolge subitem (1) is vooruitbetaalbaar.

11. Gelde vir die Toets van Meters

Vir die toets van 'n meter op versoek van die verbruiker ingevolge artikel 9: R15.

12. Gelde vir die Toets van Installasies

(1) Vir die eerste toets van enige nuwe installasie: Gratis.

(2) Vir nie-nakoming van 'n afspraak vir die eerste gratis toets en vir enige daaropvolgende of bykomende hertoets van 'n elektriese installasie ingevolge artikel 17(7), (8)(a), en (8)(b): Per toets: R30.

13. Tydelike Kragaansluitings

(1) Die gelde vir 'n tydelike aansluiting is 'n bedrag gelykstaande met die koste aan die Raad van materiaal, apparaat en toerusting en van die arbeid wat, volgens die redelike berekening van die ingenieur, nodig is om die aansluitingspunt van die installasie en die naaste bestaande hooftoevoerleiding vanwaar die Raad, volgens die mening van die ingenieur, aan die installasie bevredigende toevoer kan lewer, aan te sluit, plus 'n toeslag van 10 %.

(2) Nadat 'n tydelike aansluiting verwyder is, word aan die persoon wat genoemde gelde betaal het, 'n bedrag terugbetaal wat deur die ingenieur bereken word volgens die waarde van die materiaal, apparaat en toerusting wat verhaal is, asook die koste aan die Raad vir die verwydering daarvan.

14. Diensaansluitings

1. Die gelde vir 'n diensaansluiting by 'n perseel is 'n bedrag gelykstaande met die gemiddelde koste aan die Raad van die materiaal, apparaat en toerusting en van die arbeid wat, volgens die berekening van die ingenieur, nodig is om die aansluitingspunt van die installasie aan te sluit by die naaste hooftoevoerleiding vanwaar die Raad, volgens die mening van die ingenieur, aan die installasie bevredigende toevoer kan lewer, plus 'n toeslag van 10 %.

(2) For each subsequent alteration or addition to change the capacity of an existing service connection, the charges shall be the cost to the Council of material, apparatus and equipment and of the labour necessary to make such alteration or addition, plus a surcharge of 10 %.

(3)(a) Where a service connection is made, the owner shall provide the pipe or pipes or duct for the cable as required by the engineer up to such point on the premises as determined by the said engineer, and such pipe or pipes or duct shall be laid in such a manner and in such a position and shall be supported in such manner as is required by the engineer.

(b) If the engineer requires a pipe or pipes to be laid, they shall be sealed so as to prevent the entry of water and rodents.

(4)(a) In the case of a temporary service connection the point of connection of the installation shall be at such point of the installation as determined by the engineer as being the point of supply.

(b) In the case of a permanent service connection the point of connection of the installation shall be the meter board, the main switch or the isolator as the case may be.

(5)(a) If the length of the cable of a service connection, from the boundary of the owners premises and the point which will be the point of connection of the installation, is more than 30,5 m, the owner may be required by the engineer to provide a meter chamber, approved by the engineer, at a point near the boundary of the premises as the engineer may consider suitable, or alternatively the owner shall bear the total additional cost for providing the longer service connection.

(b) Where the connected load of an installation demands it, the owner may be required by the engineer to provide a switchgear, and transformer chamber free of charge in which the material, apparatus and equipment necessary to supply all the electricity required by the owner under normal condition shall be housed as well as such additional material, apparatus and equipment to supply an additional or partial electricity supply if such be possible and convenient for the Council.

(c)(i) Such chamber shall —

(aa) be of such material, construction and size and at such place on the owner's premises as determined by the engineer; and

(bb) be maintained in a proper state of repair by the owner. If such chamber falls into a state of disrepair the Council reserves to itself the right to remove it's material, apparatus and equipment or to repair such chamber and recover the cost of repair from the owner.

(ii) Officers of the Council authorized thereto by the engineer shall have free access to such chamber at all times and the Council shall have complete control over the material, apparatus and equipment in such chamber.

(d) The owner who is required to furnish the chamber referred to in paragraph (b) shall —

(i) subject to the provisions of paragraph (e) supply a transformer to supply the current required by him: Provided that if the Council has a suitable transformer available and is prepared to let it to the owner, the owner may hire it from the Council at a rental in accordance with the following scale:

(2) Vir elke daaropvolgende verandering of byvoeging om die kapasiteit van 'n bestaande diensaansluiting te wysig bedra die gelde die koste aan die arbeid wat nodig is om sodanige verandering of byvoeging te maak, plus 'n toeslag van 10 %.

(3)(a) Waar 'n diensaansluiting aangebring word moet die eienaar die pyp of pype of kanaal vir die kabel soos deur die ingenieur vereis, tot by 'n punt op die perseel soos deur genoemde ingenieur bepaal verskaf en sodanige pyp of pype of kanaal moet op so 'n wyse en in so 'n posisie geleë word en op so 'n wyse gestut word soos deur die ingenieur vereis.

(b) Indien die ingenieur vereis dat 'n pyp of pype geleë word, moet dit so dig gemaak word dat dit die toegang van water en knaagdiere sal verhoed.

(4)(a) In die geval van 'n tydelike diensaansluiting is die aansluitingspunt van die installasie op 'n plek van sodanige installasie as wat die ingenieur bepaal as synde sodanige leveringspunt te wees.

(b) In die geval van 'n permanente diensaansluiting, is die aansluitingspunt van die installasie die meterbord, die hoofskakelaar of die skeiskakelaar al na die geval.

(5)(a) Indien die lengte van die kabel vir 'n diensaansluiting vanaf die grens van die eienaar se perseel en die aansluitingspunt van die installasie meer as 30,5 m is, kan die ingenieur van die eienaar vereis dat hy 'n meterkamer, goedgekeur deur die ingenieur, op 'n plek naby die grens van die perseel verskaf soos wat die ingenieur geskik ag, of andersins dat die eienaar die totale bykomende koste dra vir die verskaffing van die langer diensaansluiting.

(b) Waar die aangeslotte las van 'n installasie dit vereis, kan die ingenieur van die eienaar vereis om 'n skakel- en transformatorkamer kosteloos te verskaf waarin die materiaal, apparaat en toerusting wat nodig is om al die elektrisiteit wat deur die eienaar onder normale omstandighede benodig word te lewer, bewaar word en ook sodanige addisionele materiaal, apparaat en toerusting om 'n alternatiewe of gedeeltelike voorraad elektrisiteit te lewer indien dit vir die Raad moontlik en gerieflik is.

(c)(i) Sodanige kamer moet —

(aa) van sodanige materiaal, bou en grootte wees en op sodanige plek op die eienaar se perseel wees as wat die ingenieur bepaal; en

(bb) deur die eienaar in 'n behoorlike toestand gehou word. Indien sodanige kamer in 'n vervalle toestand raak behou die Raad hom die reg voor om sy materiaal, apparaat en toerusting te verwyder of om sodanige kamer te herstel en die reparasiekoste op die eienaar te verhaal.

(ii) Beampies van die Raad wat deur die ingenieur daar toe gemagtig is, het te alle tye vrye toegang tot sodanige kamer, en die Raad het algemele beheer oor sodanige materiaal, apparaat en toerusting in sodanige kamer.

(d) Die eienaar van wie vereis word om die kamer waarna in paragraaf (b) verwys word, te verskaf moet —

(i) onderworpe aan die bepalings van paragraaf (e) 'n transformator verskaf om die stroom wat hy nodig het, te lewer: Met dien verstaande dat indien die Raad 'n geskikte transformator beskikbaar het en bereid is om dit aan die eienaar te verhuur, die eienaar dit van die Raad kan huur teen 'n huurgeld ooreenkomsdig die volgende skaal:

	<i>Per Month R</i>
(aa) 50 kV.A.....	3,00
(bb) 100 kV.A.....	6,00
(cc) 150 kV.A	9,00
(dd) 200 kV.A.....	12,00
(ee) Other sizes	pro rata;

(ii) if such transformer is hired from the Council, pay to the Council the cost of transport of such transformer between the Council's depot and the owner's premises:

(iii) subject to the provisions of paragraph (e) pay to the Council in advance the charges equal to the cost to the Council of material, apparatus and equipment required in such room in addition to a transformer.

(e) The provisions of paragraph (d)(i) and (ii) shall not be applicable to an owner who has erected on his premises a chamber which in the opinion of the engineer complies with the provisions of paragraph (c) and which can be used with convenience to store the material, apparatus and equipment necessary to supply other owners in the vicinity in such chamber.

15. Charges for No-power Complaints

For paying attention to complaints of no-power on any premises: R10 where the interruption in the supply is due to a fault in the consumers' installation.".

16. Supplying of Additional Meters

The charge for the supply of an additional meter to register current on another tariff or for separate installation, shall be an amount equal to the cost to the Council of the material, apparatus and equipment and of the labour, which, in the opinion of the engineer, will be necessary for the supply and installing of such additional meter, plus a surcharge of 10 %.

17. General

(1) Material, apparatus and equipment used by the Council for an installation in terms of item 14 or for a temporary power connection in terms of item 13 shall remain the property of the Council and shall be maintained by the Council: Provided that the cost of repairing any damage to such material, apparatus and equipment shall be borne by the owner except where such damage is caused by the Council's employees.

(2) The charges in terms of items 13 and 14(1) and (2) shall be payable at least four days before the connection is desired: Provided that the payment of such charges shall not place the Council under obligation to supply electricity or to supply it within four days after such payment.

(3) No electricity shall be supplied to an installation unless the power factor of the consuming installation is better than 0,75 lagging.

(4) Notwithstanding anything to the contrary contained in these by-laws a permanent or temporary power connection shall only be by means of an underground cable."

	<i>Per Maand R</i>
(aa) 50 kV.A.....	3,00
(bb) 100 kV.A.....	6,00
(cc) 150 kV.A	9,00
(dd) 200 kV.A.....	12,00
(ee) Ander groottes	pro rata;

(ii) Indien sodanige transformator van die Raad gehuur word aan die Raad die koste van vervoer van sodanige transformator tussen die Raad se opslagplek en die eienaars se perseel betaal;

(iii) behoudens die bepalings van paragraaf (e) aan die Raad die geldige gelykstaande met die koste aan die Raad van materiaal, apparaat en toerusting as wat benewens 'n transformator in sodanige kamer vereis word, vooruit betaal.

(e) Die bepalings van paragraaf (d)(i) en (ii) is nie van toepassing nie op 'n eienaar wat op sy perseel 'n kamer opgerig het wat, na die mening van die ingenieur aan die bepalings van paragraaf (c) voldoen en met gerief gebruik kan word om daarin die materiaal, apparaat en toerusting wat in sodanige kamer nodig is ten einde ander eienaars in die buurt te voorsien te bewaar.

15. Gelde vir Geen-krag-klagtes

Vir aandag geskenk aan klagtes van geen krag op enige perseel: R10, waar die onderbreking in die tovoer te wyte is aan 'n fout in die verbruiker se installasie."

16. Verskaffing van Addisionele Meters

Die gelde vir verskaffing van 'n addisionele meter om stroom volgens 'n ander tarief te registreer of vir 'n afsonderlike installasie is 'n bedrag gelykstaande met die koste aan die Raad van die materiaal, apparaat en toerusting en van die arbeid wat, volgens die berekening van die ingenieur, nodig sal wees om sodanige addisionele meter te verskaf en te installeer plus 'n toeslag van 10 %.

17. Algemeen

(1) Materiaal, apparaat en toerusting wat deur die Raad vir 'n diensaansluiting ingevolge item 14 of vir 'n tydelike kraagaansluiting ingevolge item 13 gebruik word, bly die eiendom van die Raad en moet deur die Raad in stand gehou word: Met dien verstande dat die koste van reparasie van enige skade aan sodanige materiaal, apparaat en toerusting deur die eienaar gedra word, behalwe waar sodanige skade deur die Raad se werknemers veroorsaak is.

(2) Die gelde ingevolge items 13 en 14(1) en (2) moet minstens vier dae voor die aansluiting verlang word, betaal word: Met dien verstande dat die betaling van sodanige gelde nie die Raad verplig om elektrisiteit te lever of dit binne vier dae na die betaling van sodanige gelde te lever nie.

(3) Geen elektrisiteit word aan 'n installasie gelewer, tensy die arbeidsfaktor van die verbruikinstallasie beter as 'n nayling van 0,75 is nie.

(4) Ondanks enige ander bepalings in hierdie verordeninge vervat, geskied 'n permanente of tydelike kraagaansluiting slegs deur middel van 'n ondergrondse kabel."

Administrator's Notice 1169

18 July 1984

VERWOERDBURG MUNICIPALITY: BY-LAWS RELATING TO PARKS, GARDENS, OPEN SPACES AND THE LAKE

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 the said Ordinance.

Definitions

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

“boat” means any vessel, punt, raft, canoe, windsurfer moved or propelled by oars, poles or sails or any combination thereof and used to carry persons;

“Council” means the Town Council of Verwoerdburg, that Council’s Management Committee acting under the powers delegated to it in terms of section 58 of the Local Government (Administration and Elections) Ordinance, 1960, any officer to whom that Committee has been empowered by the Council in terms 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;

“lake” means the lake or dam situated on Erf 53 in the township Verwoerburgstad which is generally known as the Verwoerburg Lake;

“notice” means a clearly visible notice in both official languages exhibited by, or under the authority of, the Town Clerk;

“parks, gardens and open spaces” mean parks, gardens and open spaces within the Municipality of Verwoerdburg and being under control of the Council and shall include all buildings, ground and spaces comprised in such areas as well as the lake;

“river” means the Hennops River or the Rietspruit or any branching thereof within the Municipality.

Hours During which Accessible to the Public

2. The Council shall, by notices posted at or near the entrance gates or public landing places, indicate the hours during which any park, garden or open space is open to the public.

Persons to Leave Parks at Closing Time

3. All persons shall leave the parks, gardens or enclosed open spaces at the time of closing of the gates thereto and no person shall enter or remain therein after such gates have been closed, or climb on or over the gates or fences enclosing them or enter or leave otherwise than through an authorized entrance or exit.

Dogs in Parks

4. No person shall take any dog or permit any dog to be taken onto a public place, or into any park, garden or open space, unless such a dog is secured to a leash and under control of its owner. The said owner shall be obliged to promptly remove all excreta of a dog under his control from the park, garden or open space.

Use of the Play Apparatus

5. No person above the age of 14 years shall climb onto

Administratorskennisgewing 1169

18 Julie 1984

MUNISIPALITEIT VAN VERWOERDBURG: VERORDENINGE BETREFFENDE PARKE, TUINE, OOPRUIMTES EN DIE MEER

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.

Woordomskrywing

1. Vir die toepassing van hierdie verordeninge tensy uit die sinverband anders blyk, beteken—

“kennisgewing” ‘n duidelike sigbare kennisgewing in albei amptelike tale wat deur, of op gesag van, die Stads-klerk vertoon word;

“meer” die meer of dam geleë op Erf 53 in die dorp Verwoerburgstad, wat algemeen bekend staan as Verwoerburgmeer; en beslaan die meer, die walle van die meer en die grond in die nabye omgewing waartoe die algemene publiek ‘n reg van toegang het; “parke, tuine en opruimtes” die parke, tuine en opruimtes in die Munisipaliteit Verwoerdburg onder beheer van die Stadsraad en sluit in alle geboue, grond en ruimtes wat sodanige gebiede beslaan asook die meer

“Raad” die Stadsraad van Verwoerdburg, die Raad se Bestuurskomitee wat handel kragtens die bevoegdhede wat ingevolge artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960, aan hom ge-delegeer is, en enige beampete aan wie die Bestuurskomitee ingevolge 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;

“rivier” die Hennopsrivier of die Rietspruit en enige vertakking daarvan binne die munisipaliteit;

“skuit” ‘n skip, boot, pont, vlot, seilplanke of enige ander soortgelyke vaarmiddel wat voortbeweeg word deur middel van roeiers, pale of seile of enige kombinasie daarvan, en wat gebruik word om ‘n persoon of persone te ver-voer.

Ure waartydens vir die Publiek Toeganklik

2. Die Raad gee die ure aan waartydens enige park, tuin of opruimte vir die publiek oop is deur middel van kennisgewings by of naby die ingangshekke of openbare landingsplekke.

Persone moet Parke by Sluitingstyd verlaat

3. Alle persone moet die parke, tuine of ander omheinde oop ruimtes verlaat wanneer dit tyd is om die hekke daarvan te sluit en niemand mag, nadat sodanige hekke gesluit is, daar binnegaan of bly nie, of op of oor die hekke of omheinings daarvan klim nie, of sodanige plekke binnegaan of verlaat behalwe deur ‘n goedgekeurde in- of uitgang nie.

Honde in Parke

4. Niemand mag ‘n hond op ‘n openbare plek of in ‘n park, tuin of opruimte bring of toelaat dat dit daarop of daarin kom nie, tensy sodanige hond aan ‘n leiband vas is en onder beheer is van sy eienaar. Sodanige eienaar is verplig om enige ontlasting deur ‘n hond onder sy beheer op ‘n park, tuin of opruimte gelaat, onmiddellik te verwijder.

Gebruik van Speelapparaat

5. Niemand bo die ouderdom van 14 jaar mag op enige

any play apparatus supplied by the Council or use it in any way whatsoever.

Persons may be Excluded from or Ordered to Leave Parks

6. Any duly authorized officer of the Council or Police Officer may order from any square, open space, park, garden or enclosed open space any person committing any breach or any provision of these by-laws, and any person who, after being ordered to leave by any such officer of the Council or Police Officer to leave such place, fails or refuses to do so or, having left in accordance with such order, returns thereto within 24 hours, shall be guilty of an offence.

Prohibited Actions

7. No person shall in any park, garden, open space or lake —

(a) remove, damage or injure any fountain, statue, monument, bust, post, chain, railing, fence, seat, barrier, gate, lamp-post, electrical appliance, notice-board or -plate, house, building, shed, urinal, closet, flag, mark or other article or thing which is the Council's property; and no person shall disfigure or deface the same by pasting thereon or affixing thereto in any way any bills, papers, placards or notices or by cutting, writing, stamping, painting, drawing or marking thereon or interfere therewith in any other manner whatsoever;

(b) saw, cut, gather, remove, dig up, fill in, burn, pick or break any timber, tree, shrub, brushwood, fencing pole, lawn, plant, fruit, flower or equipment or climb thereup or thereupon or do any damage thereto;

(c) enter or attempt to enter into any enclosure, plantation, garden or temporary enclosure, which is the property of the Council, or walk over, stand or recline in any flower bed;

(d) hawk or display for sale any goods whatever, without the written consent of the Council first being obtained;

(e) erect, or cause to be erected, any post, rail, fence, tent, screen, stand, swing or building or construction of whatever nature, without the written consent of the Council;

(f) or in the river place or leave any bottles, glass, paper or any litter, refuse, waste-paper or substance or any matter except in containers provided for the purpose;

(g) subject to the provisions of section 4, turn any animal out to graze or feed or bring into or allow any cat, dog, fowl or other animal or bird to stray or remain therein;

(h) ride a bicycle or an animal, drive, draw or propel a vehicle except a wheel chair or perambulator drawn or propelled by hand, and which is used exclusively for the conveyance of an invalid or a child, in any foot-path, except in foot-paths or places defined by notices at the various entrances;

(i) drive, park or place a vehicle upon or over any part of a flower bed or lawn, except such spaces specially reserved for such purpose;

(j) or in the river or a pond or fountain in a park wash any clothes or other articles or otherwise pollute the water therein;

(k) or in the river, bathe or wash himself or any other

speelapparaat wat deur die Raad voorsien is, klim of dit gebruik of op enige ander wyse daarmee handel nie.

Personen kan Uitgesluit of Gelas word om Parke te verlaat

6. 'n Behoorlike gemagtigde beampie van die Raad of 'n Polisieman kan iemand wat enige bepaling van hierdie verordeninge oortree, by sodanige plein, oop ruimte, park, tuin of omheinde ruimte uitsit of hom beveel om dit te verlaat en enigiemand wat, nadat hy deur sodanige beampie van die Raad of Polisieman beveel is om die plek te verlaat, dit nie doen nie of weier om dit te doen of wat, nadat hy dit verlaat het, soos hy gelas is, binne 24 uur weer daarheen terugkeer, begaan 'n misdryf.

Verbode Handelinge

7. Niemand mag in enige park, tuin, oopruimte of meer —

(a) enige fontein, standbeeld, monument, borsbeeld, paal, ketting, reling, heining, sitplek, versperring, hek, lamppaal, elektriese toerusting, aanplakbord of -plaat, huis, gebou, skuur, urinaal, gemakhuisie, vlag, merk of ander artikel of ding, wat die eiendom van die Raad is, verwyder, beskadig of breek of dit ontsier of skend deur enige biljette, papiere, plakkate of kennisgewings op enige wyse daarop te plak of daaraan te heg, of om daar-aan of daarop te sny, te skryf, te stempel, te verf, te teken of om merke daarop te maak of op enige ander wyse hoe-genaamd daarmee te peuter nie;

(b) enige hout, boom, struik, kreupelhout, heiningpaal, grasveld, plant, vrugte, blom of uitrusting saag, sny, vergaar, verwyder, uitgrawe, ovpul, brand, pluk, breek of daarin of daarop klim of enige skade daaraan verrig nie;

(c) enige omslotte ruimte, plantasie, tuin of tydelike af-gekampte plek wat die eiendom van die Raad is, binne-gaan of poog om dit te doen of oor enige, blombedding loop, daarin staan of daarop lê nie;

(d) enige goedere hoegenaamd vent of te koop uitsta-nie, tensy hy vooraf die skriftelike toestemming daartoe van die Raad verkry het;

(e) enige paal, reling, heining, tent, skerm, kraampie, skopelmaai, gebou of bouwerk van watter aard ook al sonder die skriftelike toestemming van die Raad oprig of daarstel nie;

(f) of in die rivier enige bottels, glas, papier of enige rommel, vullis afval, of stof of ander ding plaas of laat nie, of toelaat dat dit daar geplaas of gelaat word nie, behalwe in die houers vir dié doel verskaf;

(g) behoudens die bepalings van artikel 4, enige dier los-laat om te wei of te eet of enige kat, hond, hoender of ander dier of voël inbring of toelaat dat dit daar ingaan, rondloop of vertoef nie;

(h) in enige voetpad, uitgesonderd in die voetpaaie en plekke wat deur kennisgewings naby die verskillende ingange aangedui word, op 'n fiets of op 'n dier ry of enige kar of voertuig dryf of dit sleep of voortbeweeg nie, behalwe 'n stoelstoel of kinderwaentjie wat met die hand getrek of voortbeweeg word en wat uitsluitend vir die ver-voer van 'n invalide of 'n kind gebruik word;

(i) met die uitsondering van sulke ruimtes wat daarvoor gereserveer is, 'n voertuig op of oor enige deel van 'n blombedding of grasperk dryf, parkeer of plaas nie;

(j) of in die rivier of 'n dammetjie of 'n fontein in 'n park enige klerasie of ander artikels was of die water daarin andersins besoedel nie;

(k) of in die rivier homself of iemand anders of enige dier in die rivier of meer bad of was of enige dier wat aan

person or any animal, or allow any animal belonging to him or under his control to be therein;

(l) use or try to use or enter or try to enter into any watercloset, urinal, bathing booth, change-room or other place of convenience provided for the opposite sex, indicated by means of a notice erected in a conspicuous place. This restriction shall not apply to children under the age of five years;

(m) play any musical instrument, except with the prior written consent of the Council;

(n) deliver, utter or read aloud any public address, prayer or speech of whatever nature or sing any song or hold or participate in any public meeting or function except with the prior written consent of the Council;

(o) assault, resist or aid or incite any person to assault or resist any servant of the Council or other person in the execution of his duty or the lawful exercise of any authority in terms of these by-laws;

(p) refuse to leave any park, garden or any other enclosed space at, or after the time of closing the gates, when requested to do so by any servant of the Council or member of the police force or unlawfully remain therein after the gates are closed or climb on or over the gates, fences or railings, or enter or leave otherwise than through one of the authorized means of ingress or egress;

(q) take any dog into or have any dog in any park, garden or other enclosed public place in contravention of a notice exhibited in such park, garden or other enclosed public place, prohibiting the admission of dogs or prohibiting the admission of dogs not lead by a leash or other sufficient fastening;

(r) smoke in any place or building in which it is forbidden by notice affixed in a conspicuous place at or near the entrance to such place or building bearing the words "Moenie Hier Rook Nie/Do Not Smoke";

(s) obstruct, disturb, interrupt or annoy any person in the proper use of any park, garden, open space or the lake;

(t) brawl, fight, use profane, indecent or improper language, be intoxicated, bet, gamble, beg, lie on any seat or behave in an indecent or offensive manner, or commit any nuisance;

(u) contravene or act contrary to any notice by or by order of the Town Clerk;

(v) catch, or snare birds or lay or place any net, snare or trap for the taking of birds, take birds eggs or nests or shoot or chase or attempt to shoot any bird or animal or throw any stone or stick or other missile, with intent to injure or catch any bird or animal, or in any other way interfere with any fish, waterfowl or other animal;

(w) play or make preparation to play any game, except at the places and at the times indicated and set apart for such games by the Council;

(x) fire any firearm, discharge any firework catapult or sling, throw any stone, stick or other missile, use any squirt, syringe or other instrument, or do anything which

hom behoort of onder sy beheer is, toelaat om daarin te wees nie;

(l) gebruik maak of poog om gebruik te maak van of in dring of poog om in te dring in 'n spoekloset, urinaal, was vertrek, kleedkamer, of 'n dergelike gerief nie wat verskaf en afgesonder is vir die teenoorgestelde geslag by wyse van 'n kennisgewing wat op 'n opvallende plek aangebring is. Hierdie verbod is nie van toepassing op kinders onder die ouderdom van vyf jaar nie;

(m) sonder die voorafverkreeë skriftelike toestemming van die Raad, op enige musiekinstrument speel nie;

(n) enige openbare rede, gebed of toespraak van watter aard ookal lewer, uitspraak of hardop voorlees of enige lied sing of enige openbare vergadering of byeenkoms hou of daaraan deelneem nie, uitgesonderd met die voorafverkreeë toestemming van die Raad;

(o) enige werknemer van die Raad of enigiemand anders in die uitvoering van sy pligte of die wetlike uitoefening van enige gesag kragtens hierdie verordeninge aanval, weerstaan, of enige persoon help of aanhits om sodanige beampete aan te val of te weerstaan nie;

(p) weier om enige park, tuin of ander afgekampte ruimte te verlaat nie, ten tyde van of na die sluiting van die hekke of wanneer hy te enigertyd daartoe versoek word deur 'n werknemer van die Raad of lid van die polisiemag, en niemand mag onwettiglik daarin bly nadat die hekke gesluit is, of op of oor die hekke, heinings of relings klim of op 'n ander wyse as deur een van die gemagtigde in- of uitgange in- of uitgaan nie;

(q) enige hond inneem of hê nie in stryd met 'n kennisgewing wat in sodanige park, tuin of ander afgekampte publieke ruimte vertoon word, waarby 'n verbod geplaas word op die toelating van honde of die toelating van honde wat nie aan 'n leiband of ander voldoende vasmaakkappa raat vas is nie;

(r) in enige plek of gebou rook nie, waarin dit verbied word deur middel van 'n kennisgewing wat op 'n opvallende plek by of naby die ingang van sodanige plek of gebou aangebring is met die woorde daarop "Do Not Smoke/Moenie Hier Rook nie";

(s) enige persoon in die behoorlike gebruik van enige park, tuin, oopruimte of die meer verhinder, versteur, hinder of lastig val nie;

(t) lawaai, baklei, profane, aanstootlike of onbetaamlike taal gebruik, onder die invloed van drank wees, weddenskappe aangaan, dobbel, bedel, op enige sitplek lê of homself op 'n aanstootlike of beleidende wyse gedra of enige oorlas veroorsaak nie;

(u) enige kennisgewing wat deur of op gesag van die Stadsklerk vertoon word oortree of in stryd daarmee oortree nie;

(v) voëls vang of strik of enige net, strik of lokval vir die vang van voëls lê of stel, voëleiers of nesse neem of enige voël of dier skiet of verjaag of poog om enige voël of dier te skiet, of enige klip of stok of ander werptuig gooi met die doel om enige voël of dier te beser of te vang, of hom op watter wyse ook al met enige vis, waterhoender of ander dier bemoei nie;

(w) enige spel speel of voorbereidings tref om enige spel te speel nie, behalwe op die tye en plekke wat vir sodanige spele deur die Raad aangedui en afgesonder is;

(x) enige vuurwapen afskiet, enige vuurwerk, rekker of slingervel afskiet, enige klip, stok of ander werptuig gooi, enige spuit of ander instrument gebruik, of enigets doen

may endanger or be deemed a nuisance, obstruction or annoyance to the public.

Furnish Name and Address

8. No person shall in a park, garden or open space, when requested to do so, refuse to furnish his correct name and address to an authorized officer of the Council.

Boats

9.(1) No person shall place or use or cause or permit to be placed or used on the river or lake a boat unless a permit therefor has been obtained from the Council and the fees determined by the Council, have been paid.

(2) Such permit shall clearly specify the number of persons that may at any one time be conveyed on the boat, and the person taking out such permit shall retain the permit and present it to an authorized officer of the Council when requested to do so.

(3) The Council may at any time suspend a permit issued in accordance with these by-laws and the Council shall not be obliged to refund the fees paid.

(4) The Council has the right to refuse to issue such permit in respect of any boat if the Council, or its duly authorized officer or representative is of the opinion that such boat is not sound in construction and is not in a proper and suitable condition. The Council may through its duly authorized officer or representative both before and after the issue of any boat permit, enter into any boat and take any other steps which such officer or representative may consider necessary for the purpose of inspecting any boat.

10. No person shall place, use or cause to be placed or used on the lake or river a boat propelled by an engine of any sort and only boats propelled by oarsmen or the wind shall be allowed. The Council reserves the right to prescribe and limit the number and type of boats that will at any stage be allowed on the lake.

11. No person being the owner of a boat, or having the use or control or being in possession or charge of any boat, shall at any one time permit the use of a boat by a number of persons in excess of the number stipulated on the permit.

12. No person shall, without the written permission of the Council, ply boats for hire from the public piers or transport any persons at a fee on a boat. The Council may, at the granting of such permission—

(a) impose any condition that it deems fit and such person shall be compelled to comply with such condition;

(b) determine the charges payable by such person.

13. No person under the influence of intoxicating liquor or a narcotic drug shall enter, remain in or occupy any boat on the lake, nor shall any person allow or suffer any person under the influence of intoxicating liquor or a narcotic drug to enter, remain in or occupy any boat. No person under the influence of intoxicating liquor or a narcotic drug shall enter at any time any landing stage at the lake.

14. No person shall, between the hours from half an hour after sunset until sunrise, use any boat on the lake unless such boat is fitted with at least one lamp and be so lighted and placed as to show a bright light which can continuously be seen from the shore. Any owner or occupant of a boat

wat gevaelik kan wees of as 'n oorlaas, belemmering of ergenis vir die publiek beskou kan word nie;

Naam en Adres verstrek

8. Niemand mag in 'n park, tuin of oopruimte weier nie om sy korrekte naam en woonadres te verstrek wanneer hy deur enige gemagtigde beampete van die Raad daar toe versoek word.

Skuite

9.(1) Niemand mag 'n skuit op die rivier of die meer plaas of gebruik of veroorsaak dat dit daar geplaas of gebruik word nie, tensy 'n permit van die Raad vooraf daar toe verkry en die geldie deur die Raad vasgestel, betaal is.

(2) In sodanige permit word die aantal persone wat te eniger tyd in sodanige skuit vervoer kan word, duidelik gespesifieer en die persoon wat sodanige permit uitneem moet die permit bewaar en op aanvraag aan 'n gemagtigde beampete van die Raad kan toon.

(3) Die Raad kan 'n permit ingevolge hierdie verordeninge uitgereik te eniger tyd intrek en is die Raad nie verplig om die geldie wat betaal is, te vergoed nie.

(4) Die Raad kan die uitreiking van sodanige permit ten opsigte van enige skuit weier indien die Raad of sy behoorlik-gemagtigde beampete of verteenwoordiger, van mening is dat sodanige skuit nie sterk gebou of in 'n goeie en geskikte toestand is nie. Die Raad kan, deur middel van sy behoorlik-gemagtigde beampete of verteenwoordiger, beide voor en na die uitreiking van enige permit enige skuit betree en enige ander stappe doen wat sodanige beampete of verteenwoordiger vir die doel van die onderzoek van die skuit, nodig ag.

10. Niemand mag 'n skuit wat deur 'n enjin van enige aard voortgedryf word op die meer of die rivier plaas of gebruik of toelaat dat dit daar geplaas of gebruik word nie en slegs skuite wat deur middel van roeiers, of wind aangedryf word, word toegelaat. Die Raad behou hom die reig voor om die aantal en tipe skuite wat op enige stadium op die meer toegelaat word, voor te skryf en te beperk.

11. Niemand wat die eienaar van 'n skuit is of die gebruik daarvan of beheer daaroor het, of in besit van enige skuit is of toesig daaroor hou, mag te eniger tyd toelaat dat die skuit deur meer persone as die aantal op die lisensie vermeld, gebruik word nie.

12. Niemand mag skuite by die openbare landingsplekke te huur aanbied of persone teen vergoeding op 'n skuit vervoer sonder die skriftelike toestemming van die Raad nie. Die Raad kan, by die verlening van sodanige toestemming—

(a) enige voorwaarde wat hy goed ag ople en sodanige persoon is verplig om daaraan te voldoen;

(b) die geldie vasstel wat deur sodanige persoon betaal moet word;

13. Niemand onder die invloed van sterk drank of 'n verdowingsmiddel mag in 'n skuit op die meer gaan, bly of wees nie, en niemand mag enigiemand onder die invloed van sterk drank of 'n verdowingsmiddel toelaat om in 'n skuit te gaan, te bly of te wees nie. Ook mag niemand onder die invloed van sterk drank of 'n verdowingsmiddel te eniger tyd 'n landingsplek by die meer binne gaan of daar wees nie.

14. Niemand mag tussen die ure van 'n halfuur na sononder tot sonop 'n skuit op die meer gebruik nie, tensy sodanige skuit voorsien is van minstens een lamp, wat so 'n lig afgee en so geplaas is dat dit 'n helder lig vertoon wat voortdurend van die oewer af gesien kan word. Enige eienaar of insittende van 'n skuit wat nie van so 'n lig voorsien

which is not so provided with a light, shall be guilty of an offence under these by-laws.

15. No person in charge of any boat or having supervision thereof, or being an occupant thereof, shall use such boat in a negligent manner or due to negligence or misconduct, injure or damage any person, animal or thing, or shall be guilty of any negligence or misconduct whatsoever that will damage or be likely to injure or damage or endanger any other boat or any person, animal or thing on the lake and the Council may cancel a permit or refuse the renewal thereof due to such behaviour.

16. No person shall paint, repair, dry or beach any boat or cause or allow such painting, repairing, drying or beaching to be done, except in such places as shall have been provided or indicated for that purpose by the Council. The appearance of any boat shall at all times be neat and to the satisfaction of the Council, failing which, it shall be removed from the shore.

17. No sports or games shall take place in or upon the lake without the consent of the Council, nor shall any person take part in or assist at any sports or games on the lake which has not been approved by the Council.

18. No person shall enter or land upon any of the islands in the lake which are not connected by bridge with the main land without the consent of the Council.

19. No person shall dive from a boat or swim in the lake.

20. No person shall board or moor a boat at any place other than the duly authorized mooring places, nor shall any person having the charge, care or control of a boat or an occupant thereof, permit or allow any of the other occupants to do so.

21. No person shall board a boat if he is not supplied with a safety belt by the owner thereof, and any person allowing another person without a safety belt on to board a boat under his control shall be guilty of an offence.

22. Children under the age of 17 years shall not embark upon a boat, except under the supervision of an adult.

23. Permits are issued in terms of section 9 without the Council incurring any liability whatsoever for any claim for damages that may result from the activities of the holder of the permit on the lake. Any person who sets foot on the lake or lakeshore, does so at his own risk.

Angling at the Lake

24.(1) Angling shall be permitted only from the shore of the lake and only at times and places determined by these by-laws or by notices affixed or erected on the shores of the lake.

(2) Angling shall not be permitted during the hours of darkness, unless an angling permit has been obtained from the Council and the prescribed fees have been paid.

(3) Persons who are not in possession of a Provincial Angling Licence shall not be permitted to angle at the lake or in the river.

(4) An angling permit shall only be issued after payment of the prescribed fees.

(5) Angling competitions shall be permitted only with the consent of the Council and after the prescribed fees have been paid.

is nie, is skuldig aan 'n misdryf kragtens hierdie verordeninge.

15. Niemand onder wie se sorg 'n skuit is of wat toesig daaroor hou of wat 'n insittende daarvan is, mag sodanige skuit op 'n nalatige wyse gebruik of weens nalatigheid of wangedrag enigiemand, dier of ding beseer of beskadig, of skuldig wees aan enige nalatigheid of wangedrag hoegeenaamd wat enige ander skuit of enigiemand of 'n dier of ding op die meer beseer of beskadig, of moontlik kan beseer of beskadig of in gevaar stel nie, die Raad kan vir sodanige gedrag die permit kanselleer of die hernuwing daarvan weier.

16. Niemand mag 'n skuit skilder, herstel, droogmaak of op die oewer sleep of toelaat dit dit geskilder, herstel, drooggemaak of op die oewer gesleep word nie, behalwe op sodanige plekke as wat vir dié doel deur die Raad voorseen of aangedui is. Die voorkoms van enige skuit moet te alle tye netjies wees tot voldoening van die Raad, by gebreke waarvan dit van die oewer verwijder moet word.

17. Geen sport of spele mag sonder die toestemming van die Raad in of op die meer plaasvind nie, en niemand mag deelneem aan of hulp verleen by enige sport of spele op die meer, wat nie deur die Raad goedgekeur is nie.

18. Niemand mag sonder die toestemming van die Raad aan wal gaan of land op enige van die eilande in die meer wat nie by wyse van 'n brug aan die vasteland verbind is nie.

19. Niemand mag vanaf 'n skuit in die meer duik of swem nie.

20. Niemand mag aan boord van 'n skuit gaan of land by enige plek nie, behalwe by die behoorlik gemagtigde landingsplekke en niemand wat toesig oor 'n skuit hou, onder wie se sorg dit is, wat beheer daaroor het of wat 'n insittende daarvan is, mag enige van die ander insittendes daarvan toelaat om dit te doen nie.

21. Niemand mag aan boord van 'n skuit gaan tensy hy voorsien is, deur die eienaar daarvan, van 'n lewensgordel nie en enigiemand wat toelaat dat iemand sonder 'n lewensgordel aan boord van 'n skuit gaan waarvan hy die beheer het, is skuldig aan 'n misdryf.

22. Kinders onder die ouderdom van 17 jaar mag nie aan boord van 'n skuit op die meer gaan nie, tensy onder toesig van 'n volwassene.

23. Permitte word ingevolge artikel 9 uitgereik sonder aanvaarding deur die Raad van enige aanspreeklikheid hoegenaamd vir enige eise om skadevergoeding wat mag ontstaan uit die bedrywigheede van die permithouer op die meer. Enigiemand wat op die meer of meeroewer kom, doen dit op eie risiko.

Hengel by die Meer

24.(1) Hengel word slegs toegelaat van die oewer van die meer af en slegs op die tye en plekke by hierdie verordeninge bepaal of deur kennisgewings aangeplak of opgerig op die oewers van die meer.

(2) Hengel word nie gedurende die donker toegelaat nie, tensy 'n hengelpermit van die Raad daartoe verkry en die voorgeskrewe geldte betaal is.

(3) Persone wat nie 'n Provinciale Hengellisensie besit nie word nie toegelaat om in die meer of die rivier te hengel nie.

(4) 'n Hengelpermit word deur die Raad uitgereik slegs nadat die voorgeskrewe geldte betaal is.

(5) Hengelkompetisies word slegs toegelaat met die goedkeuring van die Raad en nadat die voorgeskrewe geldte betaal is.

25. No person shall be permitted to feed any fish in the lake without the prior approval of the Council.

26. No person shall be permitted to introduce or release into the lake any kind of fish without the prior approval of the Council.

27. No person shall in a park, garden, open space or at the lake light a fire other than the places indicated in a notice for this purpose.

Penalty Clause

28. Any person contravening any provision of these by-laws or any provision, notice or condition which is applicable, shall be guilty of an offence and liable on conviction to a fine not exceeding R300, or, in default of payment, to imprisonment for a period not exceeding six months or to both such fine and imprisonment.

PB 2-4-2-69-93

Administrator's Notice 1170

18 July 1984

RANDBURG AMENDMENT SCHEME 638

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Randburg Town-planning Scheme, 1976, by the rezoning of part of Erf 111, Kensington B to "Business 2" Height Zone 2.

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

This amendment is known as Randburg Amendment Scheme 638.

PB 4-9-2-132H-638

Administrator's Notice 1171

18 July 1984

RANDBURG AMENDMENT SCHEME 714

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Randburg Town-planning Scheme, 1976, by the rezoning of Lot 166, Ferndale to "Residential 1" with a density of "One dwelling per 1 500 m²".

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

This amendment is known as Randburg Amendment Scheme 714.

PB 4-9-2-132H-714

Administrator's Notice 1172

18 July 1984

RANDBURG AMENDMENT SCHEME 697

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

25. Niemand word sonder die voorafverkreeë toestemming van die Raad toegelaat om enige vis in die meer te voer nie.

26. Niemand mag sonder die voorafverkreeë skriftelike toestemming van die Raad enige vissoort van 'n enige aard in die meer inbring of loslaat nie.

27. Niemand mag in 'n park, tuin oop ruimte of by die meer vuur maak behalwe op sodanige plekke wat deur die Raad by kennisgewing daarvoor aangewys is.

Strafbepaling

28. Iemand wat enige bepaling van hierdie verordeninge of enige bepaling, kennisgewing of voorwaarde wat van toepassing is, oortree, is skuldig aan 'n misdryf en by skuldigbevinding strafbaar met 'n boete van hoogstens R300 of, by wanbetaling, met gevangenisstraf vir 'n tydperk van hoogstens ses maande of met beide sodanige boete en gevangenisstraf.

PB 2-4-2-69-93

Administrateurskennisgewing 1170

18 Julie 1984

RANDBURG-WYSIGINGSKEMA 638

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976, gewysig word deur die hersonering van deel van Erf 111, Kensington B tot "Besigheid 2" Hoogtesone 2.

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

Hierdie wysiging staan bekend as Randburg-wysigingskema 638.

PB 4-9-2-132H-638

Administrateurskennisgewing 1171

18 Julie 1984

RANDBURG-WYSIGINGSKEMA 714

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976, gewysig word deur die hersonering van Lot 166, Ferndale tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²".

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

Hierdie wysiging staan bekend as Randburg-wysigingskema 714.

PB 4-9-2-132H-714

Administrateurskennisgewing 1172

18 Julie 1984

RANDBURG-WYSIGINGSKEMA 697

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

Town-planning Scheme, 1976, by the rezoning of Erf 409, Fontainebleau to "Residential 1" with a density of "One dwelling per 1 000 m²".

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

This amendment is known as Randburg Amendment Scheme 697.

PB 4-9-2-132H-697

Administrator's Notice 1173

18 July 1984

SANDTON AMENDMENT SCHEME 665

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Sandton Town-planning Scheme, 1980, by the rezoning of Remainder of Lot 34, Sandhurst to "Residential 1" with a density of "One dwelling per 4 000 m²".

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

This amendment is known as Sandton Amendment Scheme 665.

PB 4-9-2-116H-665

Administrator's Notice 1174

18 July 1984

RANDBURG AMENDMENT SCHEME 701

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Randburg Town-planning Scheme, 1976, by the rezoning of Lot 422, Ferndale, to "Residential 1" with a density of "One dwelling per 1 500 m²".

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

This amendment is known as Randburg Amendment Scheme 701.

PB 4-9-2-132H-701

Administrator's Notice 1175

18 July 1984

SANDTON AMENDMENT SCHEME 612

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Sandton Town-planning Scheme, 1980, by the rezoning of Lot 530, Sandown, to "Residential 3" Height Zone 5.

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 612.

PB 4-9-2-116H-612

het dat Randburg-dorpsbeplanningskema, 1976, gewysig word deur die hersonering van Erf 409, Fontainebleau tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 000 m²".

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

Hierdie wysiging staan bekend as Randburg-wysigingskema 697.

PB 4-9-2-132H-697

Administrateurskennisgewing 1173

18 Julie 1984

SANDTON-WYSIGINGSKEMA 665

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Sandton-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Restant van Lot 34, Sandhurst tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 4 000 m²".

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

Hierdie wysiging staan bekend as Sandton-wysigingskema 665.

PB 4-9-2-116H-665

Administrateurskennisgewing 1174

18 Julie 1984

RANDBURG-WYSIGINGSKEM 701

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsaanlegskema, 1976, gewysig word deur die hersonering van Lot 422, Ferndale, tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²".

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

Hierdie wysiging staan bekend as Randburg-wysigingskema 701.

PB 4-9-2-132H-701

Administrateurskennisgewing 1175

18 Julie 1984

SANDTON-WYSIGINGSKEMA 612

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Sandton-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Lot 530, Sandown, tot "Residensieel 3" Hoogtesone 5.

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 612.

PB 4-9-2-116H-612

Administrator's Notice 1176

18 July 1984

RANDBURG AMENDMENT SCHEME 677

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Randburg Town-planning Scheme, 1976, by the rezoning of Lot 240, Ferndale, to "Residential 1" with a density of "One dwelling per 1 500 m²".

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

This amendment is known as Randburg Amendment Scheme 677.

PB 4-9-2-132H-677

Administrator's Notice 1177

18 July 1984

BOKSBURG AMENDMENT SCHEME 1/327

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 Boksburg Town-planning Scheme, 1946, comprising the same land as included in the township of Dawn Park Extension 30.

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

This amendment is known as Boksburg Amendment Scheme 327.

PB 4-9-2-8-327

Administrator's Notice 1178

18 July 1984

RANDBURG AMENDMENT SCHEME 489

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 Randburg Town-planning Scheme, 1976, comprising the same land as included in the township of Randparkrif Extension 34.

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

This amendment is known as Randburg Amendment Scheme 489.

PB 4-9-2-132H-489

Administrator's Notice 1179

18 July 1984

DECLARATION AS APPROVED TOWNSHIP

In terms of section 69 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), the Administrator hereby declares Randparkrif Extension 34 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB 4-2-2-5247

Administratorskennisgewing 1176

18 Julie 1984

RANDBURG-WYSIGINGSKEMA 677

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976, gewysig word deur die hersonering van Lot 240, Ferndale, tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²".

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

Hierdie wysiging staan bekend as Randburg-wysigingskema 677.

PB 4-9-2-132H-677

Administratorskennisgewing 1177

18 Julie 1984

BOKSBURG-WYSIGINGSKEMA 1/327

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 Boksburg-dorpsbeplanningskema, 1946, wat uit dieselfde grond as die dorp Dawn Park Uitbreiding 30 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, Boksburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Boksburg-wysigingskema 327.

PB 4-9-2-8-327

Administratorskennisgewing 1178

18 Julie 1984

RANDBURG-WYSIGINGSKEMA 489

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 Randburg-dorpsbeplanningskema, 1976, wat uit dieselfde grond as die dorp Randparkrif Uitbreiding 34 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, Randburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Randburg-wysigingskema 489.

PB 4-9-2-132H-489

Administratorskennisgewing 1179

18 Julie 1984

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 Randparkrif Uitbreiding 34 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB 4-2-2-5247

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY CONRYK BELEGGINGS (PROPRIETARY) LIMITED UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 198 OF THE FARM BOSCHKOP 199 IQ, PROVINCE OF TRANSVAAL, HAS BEEN GRANTED

1. CONDITIONS OF ESTABLISHMENT

(1) Name

The name of the township shall be Randparkrif Extension 34.

(2) Design

The township shall consist of erven and streets as indicated on Plan SG A2271/82.

(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 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 by the local authority to do so, carry out the approved scheme at his own expense on behalf and to the satisfaction of the local authority under the supervision of a civil engineer approved by the local authority.

(c) The township owner shall be responsible for the maintenance of the streets to the satisfaction of the local authority until the streets have been constructed as set out in subclause (b).

(d) If the township owner fails to comply with the provisions of paragraphs (a), (b) and (c) hereof the local authority shall be entitled to do the work at the cost of the township owner.

(4) Endowment

(a) Payable to the local authority:

The township owner shall, in terms of the provisions of section 63(1)(b) of the Town-planning and Townships Ordinance, 1965, pay a lump sum endowment of R3 833,37 to the local authority for the provision of land for a cemetery and a depositing site.

Such endowment shall be payable in terms of section 73 of the said Ordinance.

(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.

BYLAE

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR CONRYK BELEGGINGS (PROPRIETARY) LIMITED INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 198 VAN DIE PLAAS BOSCH-KOP 199 IQ, PROVINSIE TRANSVAAL, TOEGE-STAAAN IS

1. STIGTINGSVOORWAARDES

(1) Naam

Die naam van die dorp is Randparkrif Uitbreiding 34.

(2) Ontwerp

Die dorp bestaan uit erwe en strate soos aangedui op Plan LG A2271/82.

(3) Stormwaterdreinering en Straatbou

(a) Die dorpsienaar 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 het, 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 dorpsienaar moet wanneer, die plaaslike bestuur dit vereis, die goedgekeurde skema op eie koste namens en tot bevrediging van die plaaslike bestuur, onder toesig van 'n siviele ingenieur deur die plaaslike bestuur goedgekeur, uitvoer.

(c) Die dorpsienaar is verantwoordelik vir die instandhouding van die strate tot bevrediging van die plaaslike bestuur totdat die strate ooreenkomsdig subklousule (b) gebou is.

(d) Indien die dorpsienaar 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 dorpsienaar te doen.

(4) Begiftiging

(a) Betaalbaar aan die plaaslike bestuur:

Die dorpsienaar 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 van R3 833,37 betaal welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging van 'n stortingsterrein en 'n begraafplaas.

Sodanige begiftiging is betaalbaar kragtens die bepalings van artikel 73 van genoemde Ordonnansie.

(b) Betaalbaar aan die Transvaalse Onderwysdepartement:

Die dorpsienaar moet ingevolge die bepalings van artikel 63(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, aan die Transvaalse Onderwysdepartement as begiftiging vir onderwysdoeleindes 'n globale bedrag op die grondwaarde van spesiale woongrond in die dorp betaal, waarvan die grootte bepaal word deur 48,08 m² te vermengvuldig met die getal spesiale woonerwe in die dorp.

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

(5) Disposal of Existing Conditions of Title

All erven shall be made subject to existing conditions and servitudes, if any, including the reservation of rights to minerals, but excluding the following right which will not be passed on to the erven in the township:

"The Remaining Extent of Portion 48 of the farm Boschkop No 199, Registration Division IQ, Transvaal, measuring as such 1201,4089 hectares (which forms a portion of the Remaining southern Portion of the said farm, measuring 1583,2109 hectares, transferred by Deed of Transfer No 2452/1894) a portion whereof is hereby transferred, is entitled to certain rights to water and a water furrow (1) over Portion No 3 of Portion marked B.1 of the north-western Portion of the freehold farm Weltevreden No 78 situate in the district of Krugersdorp, measuring as such 145,8945 hectares as held by Anne Sophia van der Linder (minor spinster) under Certificate of Partition Title No 7959/1924 dated the 5th op September 1924, as will more fully appear from Notarial Deed of Servitude No 135/1895 dated 5th March 1895."

(6) Land for Municipal Purposes

Erf 2629 shall be transferred to the local authority by and at the expense of the township owner as a park.

(7) Obligations in Regard to Essential Services

The township owner shall within such period as the local authority may determine, fulfil his obligations in respect of the provision of water, electricity and sanitary services and the installation of systems therefor, as previously agreed upon between the township owner and the local authority.

2. CONDITIONS OF TITLE

The erven mentioned hereunder shall be subject to the conditions as indicated imposed by the Administrator in terms of the provisions of the Town-planning and Townships Ordinance, 1965.

(1) All Erven with the Exception of the Erf Mentioned in Clause 2(6)

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

(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.

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 Titelvoorraades

Alle erwe moet onderworpe gemaak word aan bestaande voorraades en servitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale, maar uitgesonderd die volgende reg wat nie aan die erwe in die dorp oorgedra sal word nie:

"The Remaining Extent of Portion 48 of the farm Boschkop No 199, Registration Division IQ, Transvaal, measuring as such 1201,4089 hectares (which forms a portion of the Remaining southern Portion of the said farm, measuring 1583,2109 hectares, transferred by Deed of Transfer No 2452/1894) a portion whereof is hereby transferred, is entitled to certain rights to water and a water furrow (1) over Portion No 3 of Portion marked B.1 of the north-western Portion of the freehold farm Weltevreden No 78 situate in the district of Krugersdorp, measuring as such 145,8945 hectares as held by Anne Sophia van der Linde (minor spinster) under Certificate of Partition Title No 7959/1924 dated the 5th op September 1924, as will more fully appear from Notarial Deed of Servitude No 135/1895 dated 5th March 1895."

(6) Grond vir Munisipale Doeleindes

Erf 2629 moet deur en op koste van die dorpseienaar aan die plaaslike bestuur as 'n park oorgedra word.

(7) Verpligte ten opsigte van Noodsaaklike Dienste

Die dorpseienaar moet binne sodanige tydperk as wat die plaaslike bestuur mag bepaal, sy verpligte met betrekking tot die voorsiening van water, elektrisiteit en sanitêre dienste en die installering van stelsels daarvoor, soos vooraf ooreengekom tussen die dorpseienaar en die plaaslike bestuur, nakom.

2. TITELVOORWAARDES

Die erwe hieronder genoem is onderworpe aan die voorwaardes soos aangedui, opgelê deur die Administrateur ingevolge die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965.

(1) Alle Erwe met Uitsondering van die Erf Genoem in Klousule 2(6)

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

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

(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 wat hy volgens goeddunke noodsaaklik ag, tydelik te plaas op die grond wat aan die voorname servituut grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voorname doel, onderworpe daaraan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwyderings van sodanige rioolhoofpypleidings en ander werke veroorsaak word.

(2) Erven 2616 and 2623

The erf is subject to a servitude for municipal purposes in favour of the local authority, as indicated on the general plan.

(3) Erven 2619 to 2621

The erf is subject to a servitude for road purposes in favour of the local authority, as indicated on the general plan. On submission of a certificate from the local authority to the Registrar of Deeds stating that the servitude is no longer required, this condition shall lapse.

Administrator's Notice 1180

18 July 1984

RANDBURG AMENDMENT SCHEME 577

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 Randburg Town-planning Scheme, 1976, comprising the same land as included in the township of Sharonlea Extension 10.

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

This amendment is known as Randburg Amendment Scheme 577.

PB 4-9-2-132H-577

Administrator's Notice 1181

18 July 1984

DECLARATION AS APPROVED TOWNSHIP

In terms of section 69 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), the Administrator hereby declares Sharonlea Extension 10 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB 4-2-2-4582

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY UNITED BUILDING SOCIETY UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 262 OF THE FARM BOSCHKOP 199 IQ, PROVINCE OF TRANSVAAL, HAS BEEN GRANTED

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

The name of the township shall be Sharonlea Extension 10.

(2) Design

The township shall consist of erven and streets as indicated on Plan SG A705/83.

(3) Stormwater Drainage and Street Construction

(a) The township owner shall on request by the local authority submit to such authority for its approval a detailed scheme complete with plans, sections and specifications, prepared by a civil engineer approved by the local authority, for the collection and disposal of stormwater throughout the township by means of properly constructed works and for the construction, tarmacadamising, kerbing and

(2) Erwe 2616 en 2623

Die erf is onderworpe aan 'n serwituut vir munisipale doeleinades ten gunste van die plaaslike bestuur, soos op die algemene plan aangedui.

(3) Erwe 2619 tot 2621

Die erf is onderworpe aan 'n serwituut vir paddoel-eindes ten gunste van die plaaslike bestuur, soos op die algemene plan aangedui. By die indiening van 'n sertifikaat deur die plaaslike bestuur aan die Registrateur van Aktes waarin vermeld word dat sodanige serwituut nie meer benodig word nie, verval die voorwaarde.

Administrateurskennisgewing 1180

18 Julie 1984

RANDBURG-WYSIGINGSKEMA 577

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 Randburg-dorpsbeplanningskema, 1976, wat uit dieselfde grond as die dorp Sharonlea Uitbreiding 10 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, Randburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Randburg-wysigingskema 577.

PB 4-9-2-132H-577

Administrateurskennisgewing 1181

18 Julie 1984

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 Sharonlea Uitbreiding 10 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB 4-2-2-4582

BYLAE

VOORWAARDEN WAAROP DIE AANSOEK GEDOEEN DEUR UNITED BUILDING SOCIETY INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 262 VAN DIE PLAAS BOSCHKOP 199 IQ, PROVINSIE TRANSVAAL, TOEGESTAAN IS

1. STIGTINGSVOORWAARDEN**(1) Naam**

Die naam van die dorp is Sharonlea Uitbreiding 10.

(2) Ontwerp

Die dorp bestaan uit erwe en strate soos aangedui op Plan LG A705/83.

(3) Stormwaterdreibining en Straatbou

(a) Die dorpsienaar moet op versoek van die plaaslike bestuur aan sodanige bestuur 'n gedetailleerde skema, volledig met planne, deursneë en spesifikasies, opgestel deur 'n siviele ingenieur wat deur die plaaslike bestuur goedgekeur is, vir die opgaard en afvoer van stormwater deur die hele dorp deur middel van behoorlike aangelegde werke en vir die aanlê, teermacadamisering, beranding en kana-

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 by the local authority to do so, carry out the approved scheme at his own expense on behalf and to the satisfaction of the local authority under the supervision of a civil engineer approved by the local authority.

(c) The township owner shall be responsible for the maintenance of the streets to the satisfaction of the local authority until the streets have been constructed as set out in subclause (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 to the local authority for the provision of land for a cemetery and a depositing site.

Such endowment shall be payable in terms of section 73 of the said Ordinance.

(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 value of special residential land in the township, the extent of which shall be determined by multiplying 52 m² by the number of special residential erven in the township.

The value of the land shall be determined in terms of the provisions of section 74(3) and such endowment shall be payable in terms of the provisions of section 73 of the said Ordinance and the local authority shall use such endowment for the purpose of acquiring parks within the municipal area.

(b) Payable to the Transvaal Education Department:

The township owner shall, in terms of the provisions of section 63(1)(a) of the Town-planning and Townships Ordinance, 1965, pay a lump sum endowment for educational purposes to the Transvaal Education Department on the land value of special residential land in the township, the extent of which shall be determined by multiplying 48,08 m² by the number of special residential erven in the township.

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

(5) Disposal of Existing Conditions of Title

All erven shall be made subject to existing conditions and servitudes, if any, including the reservation of rights to minerals, but excluding the following right in respect of Portion 104 which shall not be passed on to the erven in the township:

"The property held hereunder, as a portion of the former Remaining Extent, measuring 37,6644 hectares, is

lisering 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, die plaaslike bestuur dit vereis, die goedgekeurde skema op eie koste namens en tot bevrediging 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 ooreenkomsdig subklousule (b) gebou is.

(d) Indien die dorpseienaar versium om aan die bepalings van paragrawe (a), (b) en (c) hiervan te voldoen, is die plaaslike bestuur geregtig om die werk op koste van die dorpseienaar te doen.

(4) Begiftiging

(a) Betaalbaar aan die plaaslike bestuur:

(i) 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 welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging van 'n stortingsterrein en 'n begraafplaas.

Sodanige begiftiging is betaalbaar kragtens 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 waarde van spesiale woongrond in die dorp, die grootte waarvan bepaal word deur 52 m² te vermengvuldig 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 op die grondwaarde van spesiale woongrond in die dorp betaal, waarvan die grootte bepaal word deur 48,08 m² te vermengvuldig 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 Titelvoorraad

Alle erwe moet onderworpe gemaak word aan bestaande voorraad en servitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale, maar uitgesonderd die volgende reg ten opsigte van Gedeelte 104 wat nie aan die erwe in die dorp oorgedra moet word nie:

"The property held hereunder, as a portion of the former Remaining Extent, measuring 37,6644 hectares, is

entitled to a servitude of right-of-way 15,74 metres wide over Portion 88 (a portion of Portion B) known as Thornbush of portion (known as The Poplars) of the said farm Boschkop No 199 (formerly No 2), district Roodepoort, measuring 6,5302 hectares and held under Deed of Transfer No 33770/1958 dated the 30th October 1958."

(6) Access

No ingress from Provincial Road P103-1 to the township and no egress to Provincial Road P103-1 from the township shall be allowed.

(7) Acceptance and Disposal of Stormwater

The township owner shall arrange for the drainage of the township to fit in with that of Road P103-1 and for all stormwater running off or being diverted from the road to be received and disposed of.

(8) Obligations in Regard to Essential Services

The township owner shall within such period as the local authority may determine, fulfil his obligations in respect of the provision of water, electricity and sanitary services and the installation of systems therefor, as previously agreed upon between the township owner and the local authority.

2. CONDITIONS OF TITLE

The erven mentioned hereunder shall be subject to the conditions as indicated imposed by the Administrator in terms of the provisions of the Town-planning and Townships Ordinance, 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 and in the case of a panhandle erf, an additional servitude for municipal purposes 2 m wide across the access portion of the erf, if and when required by the local authority: Provided that the local authority may dispense with any such servitude.

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

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

(2) Erven 393, 395, 396 and 482 to 508

The erven is subject to a servitude for municipal purposes in favour of the local authority, as indicated on the general plan.

(3) Erven 398, 429, 430, 464 and 465

The erven is subject to a servitude for transformer/substation purposes in favour of the local authority, as indicated on the general plan.

entitled to a servitude of right-of-way 15,74 metres wide over Portion 88 (a portion of Portion B) known as Thornbush of portion (known as The Poplars) of the said farm Boschkop No 199 (formerly No 2), district Roodepoort, measuring 6,5302 hectares and held under Deed of Transfer No 33770/1958 dated the 30th October 1958."

(6) Toegang

Geen ingang van Provinciale Pad P103-1 tot die dorp en geen uitgang tot Provinciale Pad P103-1 uit die dorp word toegelaat nie.

(7) Ontvangs en Versorging van Stormwater

Die dorpseienaar moet die stormwaterreinering van die dorp so reël dat dit inpas by dié van Pad P103-1 en moet die stormwater wat van die pad afloop of afgelui word, ontvang en versorg.

(8) Verpligtinge ten Opsigte van Noodsaaklike Dienste

Die dorpseienaar moet binne sodanige tydperk as wat die plaaslike bestuur mag bepaal, sy verpligtinge met betrekking tot die voorsiening van water, elektrisiteit en sanitêre dienste en die installering van stelsels daarvoor, soos vooraf ooreengekom tussen die dorpseienaar en die plaaslike bestuur, nakom.

2. TITELVOORWAARDES

Die erwe hieronder genoem is onderworpe aan die voorwaardes soos aangedui, opgelê deur die Administrateur ingevolge die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965.

(1) Alle Erwe

(a) Die erf is onderworpe aan 'n serwituit 2 m breed, vir riolerings- en ander munisipale doeleinades, ten gunste van die plaaslike bestuur, langs enige twee grense, uitgesonderd 'n straatgrens en, in die geval van 'n pypstelerf, 'n addisionele serwituit vir munisipale doeleinades 2 m breed oor die toegangsgedeelte van die erf, indien en wanneer verlang deur die plaaslike bestuur: Met dien verstande dat die plaaslike bestuur van enige sodanige serwituit mag afsien.

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

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

(2) Erwe 393, 395, 396 en 482 tot 508

Die erwe is onderworpe aan 'n serwituit vir munisipale doeleinades ten gunste van die plaaslike bestuur, soos op die algemene plan aangedui.

(3) Erwe 398, 429, 430, 464 en 465

Die erwe is onderworpe aan 'n serwituit vir transformator-/substasiedoeleinades ten gunste van die plaaslike bestuur, soos op die algemene plan aangedui.

Administrator's Notice 1182

18 July 1984

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 482: VANDERBIJLPARK CE 1 TOWNSHIP

It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Administrator has approved that conditions C(a), (b) and (d) in Certificate of Consolidated Title T43387/1983 be removed.

PB 4-14-2-1343-2

Administrator's Notice 1183

18 July 1984

REMOVAL OF RESTRICTIONS ACT, 1967: ERVEN 35, 36, 37, 60, 61 AND 62: OBSERVATORY TOWNSHIP

It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Administrator has approved that —

1. Conditions First, Fourth, Fifth, Sixth and Seventh in Deed of Transfer F816/1940 be removed and condition Second be altered to read as follows: "The Transferee shall have no right to open or allow or cause to be opened upon the said lot any place for the sale of wines or spirituous liquors"

2. the Johannesburg Town-planning Scheme, 1979, be amended by the rezoning of Erven 35, 36, 37, 60, 61 and 62, Observatory Township, to "Institutional" and which amendment scheme will be known as Johannesburg Amendment Scheme 1089 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.

PB 4-14-2-976-14

Administrator's Notice 1184

18 July 1984

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 365: BUCCLEUCH TOWNSHIP

It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Administrator has approved that condition 3(a) in Deed of Transfer T34264/1979 be removed.

PB 4-14-2-217-25

Administrator's Notice 1185

18 July 1984

REMOVAL OF RESTRICTIONS ACT, 1967: PORTION 11 OF ERF 29: KELVIN TOWNSHIP

It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Administrator has approved that condition j(iv) in Deed of Transfer T33898/1983 be removed.

PB 4-14-2-664-24

Administrator's Notice 1186

18 July 1984

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 1135: FERNDALE TOWNSHIP

It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Administrator has approved that condition (f) in Deed of Transfer

Administrateurskennisgewing 1182

18 Julie 1984

WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 482: DORP VANDERBIJLPARK SO 1

Hierby word ooreenkomstig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat voorwaardes C(a), (b) en (d) in Sertifikaat van Gekonsolideerde Titel T43387/1983 opgehef word.

PB 4-14-2-1343-2

Administrateurskennisgewing 1183

18 Julie 1984

WET OP OPHEFFING VAN BEPERKINGS, 1967: ERWE 35, 36, 37, 60, 61 EN 62: DORP OBSERVATORY

Hierby word ooreenkomstig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat —

1. Voorwaardes First, Fourth, Fifth, Sixth and Seventh in Akte van Transport F816/1940 opgehef word en voorwaarde Second gewysig word om soos volg te lees: "The Transferee shall have no right to open, or allow or cause to be opened upon the said lot any place for the sale of wines or spirituous liquors".

2. Johannesburg-dorpsbeplanningskema, 1979, gewysig word deur die hersonering van Erwe 35, 36, 37, 60, 61 en 62, dorp Observatory, tot "Inrigting" welke wysigingskema bekend staan as Johannesburg-wysigingskema 1089, soos aangedui op die toepaslike Kaart 3 en skemaklousules wat ter insae lê in die kantore van die Departement van Plaaslike Bestuur, Pretoria en die Stadsklerk van Johannesburg.

PB 4-14-2-976-14

Administrateurskennisgewing 1184

18 Julie 1984

WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 365: DORP BUCCLEUCH

Hierby word ooreenkomstig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat voorwaarde 3(a) in Akte van Transport T34264/1979 opgehef word.

PB 4-14-2-217-25

Administrateurskennisgewing 1185

18 Julie 1984

WET OP OPHEFFING VAN BEPERKINGS, 1967: GEDEELTE 11 VAN ERF 29: DORP KELVIN

Hierby word ooreenkomstig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat voorwaarde j(iv) in Akte van Transport T33898/1983 opgehef word.

PB 4-14-2-664-24

Administrateurskennisgewing 1186

18 Julie 1984

WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 1135: DORP FERNDALE

Hierby word ooreenkomstig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat voorwaarde (f) in Akte van Transport T43850/1983 gewysig

T43850/1983 be altered by the removal of the words "Not more than one private dwelling-house with the necessary outbuildings shall be erected on the lot".

PB 4-14-2-465-60

Administrator's Notice 1187

18 July 1984

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 108: MORNINGSIDE EXTENSION 22 TOWNSHIP

It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Administrator has approved that condition 2(s) in Deed of Transfer T10426/1983 be removed.

PB 4-14-2-2409-1

Administrator's Notice 1188

18 July 1984

JOHANNESBURG AMENDMENT SCHEME 212

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Johannesburg Town-planning Scheme, 1979, by the rezoning of Portion 1 of Erf 58 and Part of the Remainder of Lot 58, Westcliff to "Residential 1" with a density of "One dwelling per 2 000 m²".

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

This amendment is known as Johannesburg Amendment Scheme 212.

PB 4-9-2-2H-212

Administrator's Notice 1189

18 July 1984

BAK PAN AMENDMENT SCHEME 14

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Brakpan Town-planning Scheme, 1980, by the rezoning of Portions 13, 14 and 15 of Erf 130 to "Industrial 2".

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

This amendment is known as Brakpan Amendment Scheme 14.

PB 4-9-2-9H-14

Administrator's Notice 1190

18 July 1984

BOKSBURG AMENDMENT SCHEME 241

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Boksburg Town-planning Scheme, 1946, by the rezoning of Portion 140 (a portion of Portion 132) of the farm Vogelfontein 84 IR to "General" with a density of "One dwelling per 5 000 sq ft".

word deur die opheffing van die woorde "Not more than one private dwelling-house with the necessary outbuildings shall be erected on the lot".

PB 4-14-2-465-60

Administrateurskennisgewing 1187

18 Julie 1984

WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 108: DORP MORNINGSIDE UITBREIDING 22

Hierby word ooreenkomstig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat voorwaarde 2(s) in Akte van Transport T10426/1983 opgehef word.

PB 4-14-2-2409-1

Administrateurskennisgewing 1188

18 Julie 1984

JOHANNESBURG-WYSIGINGSKEMA 212

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsbeplanningskema, 1979, gewysig word deur die hersonering van Gedeelte 1 van Erf 58 en Gedeelte van die Restant van Lot 58, Westcliff tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 2 000 m²".

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

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 212.

PB 4-9-2-2H-212

Administrateurskennisgewing 1189

18 Julie 1984

BAK PAN-WYSIGINGSKEMA 14

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Brakpan-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Gedeeltes 13, 14 en 15 van Erf 130 tot "Nywerheid 2".

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

Hierdie wysiging staan bekend as Brakpan-wysigingskema 14.

PB 4-9-2-9H-14

Administrateurskennisgewing 1190

18 Julie 1984

BOKSBURG-WYSIGINGSKEMA 241

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Boksburg-dorpsaanlegskema, 1946, gewysig word deur die hersonering van Gedeelte 140 ('n gedeelte van Gedeelte 132) van die plaas Vogelfontein 84 IR tot "Algemeen" met 'n digtheid van "Een woonhuis per 5 000 vk vt".

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

This amendment is known as Boksburg Amendment Scheme 241.

PB 4-9-2-8-241

Administrator's Notice 1191

18 July 1984

ROAD TRAFFIC REGULATIONS: AMENDMENT OF REGULATION 14

In terms of the provisions of section 165 and Item 9 of Part IV of Schedule 2 to the Road Traffic Ordinance, 1966 (Ordinance 21 of 1966), the Administrator hereby amends Regulation 14 of the Road Traffic Regulations published under Administrator's Notice 1052 of 28 December 1966, as amended, by the addition thereto of the following item with effect from 1 June 1978:

"(179) 'The Epworth Children's Homes'.".

TW 2/8/4/2/2/66

Administrator's Notice 1192

18 July 1984

NOTICE OF REDISTRIBUTION OF SCHOOL BOARD DISTRICTS

In terms of section 8(1) of the Education Ordinance, 1953, (Ordinance 29 of 1953), the Administrator hereby gives notice that he alters Administrator's Notice 1327 of 22 August 1973 by the substitution of paragraphs 32, 33 and 41 by the following paragraphs:

32. School Board District for the School Board, Roodepoort East (Centre: Krugersdorp).

The school board district for the School Board, Roodepoort East is bounded as follows:

Starting at a point where the south-western corner of the municipal boundary of Roodepoort joins Christiaan de Wet Road, eastwards along the municipal boundary up to the Western Bypass (municipal boundary). South-west along the Western Bypass up to the north-eastern corner beacon of the township of Fairlands; thence generally southwards along the eastern boundary of the township of Fairlands and the western boundary of Northcliff Extension 6; then eastwards along the southern boundary of last-mentioned township and further eastwards along the southern boundary of Northcliff Extension 15 to a point where it meets the southern boundary of the township of Greymont; then generally northwards; generally eastwards and generally southwards along the eastern township boundaries of Greymont, Albertskroon and Albertville; from the south-eastern corner of Albertville along an imaginary straight line up to the northern end of Herman Street in the township of Triomf; thence generally southwards along Herman Street up to Tobie Street, Triomf; then south-westwards along Tobie Street and its imaginary extension up to the northern boundary of Coronation Township; then further generally southwards along the north-western boundary of last-mentioned township up to where it joins Kommando Road, Industria, and further southwards along Kommando Road and its imaginary extension up to where it crosses the "Rand Mineral Railway Line"; then along the said railway line up to the eastern boundary of the farm Paardekraal 226 IQ, thence southwards along the eastern boundary of the farm Paardekraal 226 IQ along the said farm boundary generally southwards

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

Hierdie wysiging staan bekend as Boksburg-wysigingskema 241.

PB 4-9-2-8-241

Administrateurskennisgewing 1191

18 Julie 1984

PADVERKEERSREGULASIES: WYSIGING VAN REGULASIE 14

Ingevolge die bepalings van artikel 165 en Item 9 van Deel IV van Bylae 2 by die Ordonnansie op Padverkeer, 1966 (Ordonnansie 21 van 1966), wysig die Administrateur hierby Regulasie 14 van die Padverkeersregulasies, aangekondig by Administrateurskennisgewing 1052 van 28 Desember 1966, soos gewysig, deur die volgende item daar-aan toe voeg met ingang van 1 Junie 1978:

"(179) 'The Epworth Children's Homes'.".

TW 2/8/4/2/2/66

Administrateurskennisgewing 1192

18 Julie 1984

KENNISGEWING VAN HERINDELING VAN SKOOLRAADSDISTRIKTE

Ingevolge artikel 8(1) van die Onderwysordonnansie, 1953, (Ordonnansie 29 van 1953), gee die Administrateur hierby kennis dat hy Administrateurskennisgewing 1327 van 22 Augustus 1973 wysig deur paragrawe 32, 33 en 41 deur die volgende paragrawe te vervang:

32. Skoolraadsdistrik vir die Skoolraad Roodepoort-Oos (Setel: Krugersdorp)

Die skoolraadsdistrik vir die Skoolraad, Roodepoort-Oos word soos volg begrens:

Beginnende by 'n punt waar die suidwestelike hoek van die munisipale grens van Roodepoort by Christiaan de Wetweg aansluit, met die munisipale grens ooswaarts tot by die westelike verbypad (munisipale grens). Met die westelike verbypad suidwes tot by die noord-oostelike hoekbaken van die dorpsgebied van Fairlands; vandaar algemeen suidwaarts met die oostelike grens van die dorpsgebied Fairlands en die westelike grens van Northcliff Uitbreiding 6; dan ooswaarts met die suidelike grens van laasgenoemde dorpsgebied en verder ooswaarts met die suidelike grens van Northcliff Uitbreiding 15 tot 'n punt waar dit die suidelike grens van die dorpsgebied Greymont raak; dan algemeen noordwaarts, algemeen ooswaarts en algemeen suidwaarts met die oostelike dorpsgrense van Greymont, Albertskroon en Albertville; vanaf die suidoostelike hoek van Albertville met 'n denkbeeldige reguit lyn tot by Hermanstraat se noordelike end in die dorpsgebied Triomf; vandaar algemeen suidwaarts met Hermanstraat tot by Tobiestraat, Triomf; dan suidweswaarts met Tobiestraat en sy denkbeeldige verlenging tot by die noordelike dorpsgrens van Coronation dorpsgebied; dan verder algemeen suidwaarts langs die noordwestelike dorpsgrens van laasgenoemde dorpsgebied tot waar dit aansluit by Kommandoweg, Industria, en verder suidwaarts met Kommandoweg en sy denkbeeldige verlenging tot waar dit die "Rand Mineral Railway Line" kruis; genoemde spoorlyn tot by die oostelike grens van die plaas Paardekraal 226 IQ, vandaar suidwaarts met die oostelike grens van die plaas Paardekraal 226 IQ met genoemde plaasgrens algemeen suidwaarts en weswaarts tot by die noordoostelike

and westwards up to the northern beacon of the farm Klipspruit 298 IQ, thence northwards along the municipal boundary and generally northwards along the eastern boundary of Dobsonville, Lyon Street, Du Toit Street up to Ontdekkers Road, Eastwards along last-mentioned up to Christiaan de Wet Road; along last-mentioned in a general northerly direction up to where last-mentioned intersects the northern municipal boundary, the starting point.

32A. School Board District for the School Board, Roodepoort West (Centre: Krugersdorp)

The school board district for the School Board, Roodepoort West is bounded as follows:

Starting at the south-eastern beacon of the farm Zandspruit 191 IQ all along the south-western boundary of the farm Olievenhout 196 up to the intersection of Christiaan de Wet Road and D F Malan Drive; generally southwards along Christiaan de Wet Road up to Discoverers Road; eastwards along last-mentioned up to Du Toit Street; southwards along last-mentioned and generally southwards along Lyon Street; eastern boundary of Dobsonville; generally southwards along the municipal border up to the northern beacon of the farm Klipspruit 298 IQ. With the inclusion of the farms Klipspruit 298 IQ, Vogelstruisfontein 233, Doornkop 239 and Zuurbult 240 northwards along the western boundary of the last-mentioned up to the south-western beacon of the farm Vlakfontein 238 IQ; along the farm's western boundary generally northwards up to the southern boundary of the Krugersdorp municipal area (municipal boundary between Roodepoort and Krugersdorp); thence northwards along the western boundary of the Krugersdorp municipal area up to the southern boundary of the farm Witpoortjie 245; thence generally eastwards and north-westwards along the Krugersdorp municipal boundary up to the southern boundary of the farm Roodekranz 183; thence along the Krugersdorp and Roodepoort municipal boundary up to the eastern boundary of the farm Wilgespruit 190, thence along the boundary of the said farm up to the south-eastern beacon of the farm Zandspruit 191 IQ, the starting point.

33. School Board District for the School Board, Rustenburg (Centre: Rustenburg).

The school board district for the School Board, Rustenburg is bounded as follows:

Starting at the south-eastern beacon of the farm Groenkloof 464, to the west of the Hartbeespoort Dam; thence generally westwards, southwards, westwards, northwards, eastwards, again northwards and westwards along the boundaries of and including the following farms: Buffelsfontein 465, Elandskraal 470, Buffelshoek 468, Buffelsfontein 344, Grootfontein 346, Kromrivier 347, Roodekranz 349, Rietfontein 350, Wagenpadspruit 354, Buffelsfontein 382, Cyferfontein 35, Vlakfontein 37, Rietfontein 33, Goedgedacht 27, Klipgat 18, Morgenzon 9, Rooibees 8, Morgenzon 9, Krugersdal 5, Amalia 6, Dwarsfontein 1, Bultfontein 15, Syferfontein 19, Booyskraal 20, Freddie 378, Rali 377, Basfontein 363, Middelfontein 361, Buffelshoek 325, Doornlaagte 318, Selonskraal 317, Koedoes Fontein 432, Hartbeestfontein 431, Waterval 428, Waterkloof 423 up to the south-western beacon of the farm Woodstock 397, thence generally north-westwards along the boundaries of and including the following farms: Woodstock 397, Bokfontein 396, Waterval 386, Bestershoek 227, Rietfontein 230, Kromdraai 229, Vlaklaagte 215 up to the north-western boundary of the farm Vlaklaagte. Eastwards including Zwartdoorns 213 JP, Zwartkoppies 212 JP, Ondersteport 98 JQ, Frischgewaagd 96 JQ, Elandsfontein 102 JQ, Boschhoek 103 JQ, Bultfontein 259 JQ, Stellite 255 JQ, Boekenhoutfontein 260 JQ, Shylock 256 JQ, Rietvlei 271 JQ. Daarna ingesluit die dorp Rustenburg 272 JQ, Paardekraal 297 JQ, Boschpoort 284 JQ, terug na Waterval 303 JQ, Kroondal 304 JQ, Rietfontein 338 JQ, Brakspruit 299 JQ, Hoedspruit 298 JQ, Zwartkoppies 296 JQ, Middelkraal 466 JQ, Buffelsfontein 465 JQ en

baken van die plaas Klipspruit 298 IQ vandaar noordwaarts met die munisipale grens en algemeen noordwaarts met die oostelike grens van Dobsonville Lyonstraat, Du Toitstraat tot in Ontdekkersweg. Met laasgenoemde ooswaarts tot by Christiaan de Wetweg; met laasgenoemde 'n algemene noordelike rigting tot waar laasgenoemde die noordelike munisipale grens kruis, die beginpunt.

32A. Skoolraadsdistrik vir die Skoolraad, Roodepoort-Wes (Setel: Krugersdorp)

Die skoolraadsdistrik vir die Skoolraad, Roodepoort-Wes word soos volg begrens:

Beginnende by die suidoostelike baken van die plaas Zandspruit 191 IQ al langs die suidwestelike grens van die plaas Olieenhout 196 tot waar Christiaan de Wetweg en D F Malan Rylaan kruis; met Christiaan De Wetweg algemeen suidwaarts tot in Ontdekkersweg; met laasgenoemde ooswaarts tot in Du Toitstraat; met laasgenoemde suidwaarts en algemeen suidwaarts met Lyonstraat; oostelike grens van Dobsonville; algemeen suidwaarts met die munisipale grens tot by die noordelike baken van die plaas Klipspruit 298 IQ. Die plase Klipspruit 298, Vogelstruisfontein 233, Doornkop 239 en Zuurbult 240 ingesluit noordwaarts met die westelike grens van laasgenoemde tot by die suidwestelike baken van die plaas Vlakfontein 238 IQ; langs die plaas se westelike grens algemeen noordwaarts tot by die suidelike grens van die Krugersdorp munisipale gebied (munisipale grens tussen Roodepoort en Krugersdorp); vandaar noordwaarts met die westelike Krugersdorp munisipale grens tot by die suidelike grens van die plaas Witpoortjie 245, vandaar algemeen oos en noordwes met die Krugersdorpse munisipale grens tot by die suidelike grens van die plaas Roodekranz 183; vandaar met die Krugersdorp en Roodepoort munisipale grens tot by die oostelike grens van die plaas Wilgespruit 190; vandaar met die grens van genoemde plaas tot by die suidoostelike baken van die plaas Zandspruit 191, die beginpunt.

33. Skoolraadsdistrik vir die Skoolraad, Rustenburg (Setel: Rustenburg)

Die skoolraadsdistrik vir die Skoolraad, Rustenburg word soos volg begrens:

Beginnende by die suidoostelike baken van die plaas Groenkloof 464 wes van die Hartbeespoortdam; vandaar algemeen wes-, suid-, wes-, noord-, oos, weer noord-, en weswaarts met die grense van en insluitende die volgende plase: Buffelsfontein 465, Elandskraal 470, Buffelshoek 468, Buffelsfontein 344, Grootfontein 346, Kromrivier 347, Roodekranz 349, Rietfontein 350, Wagenpadspruit 354, Buffelsfontein 382, Cyferfontein 35, Vlakfontein 37, Rietfontein 33, Goedgedacht 27, Klipgat 18, Morgenzon 9, Rooibees 8, Morgenzon 9, Krugersdal 5, Amalia 6, Dwarsfontein 1, Bultfontein 15, Syferfontein 19, Booyskraal 20, Freddie 378, Rali 377, Basfontein 363, Middelfontein 361, Buffelshoek 325, Doornlaagte 318, Selonskraal 317, Koedoes Fontein 432, Hartbeestfontein 431, Waterval 428, Waterkloof 423 tot by die suidwestelike baken van die plaas Woodstock 397, vandaar algemeen noordweswaarts met die grense van en insluitende die volgende plase: Woodstock 397, Bokfontein 396, Waterval 386, Bestershoek 227, Rietfontein 230, Kromdraai 229, Vlaklaagte 215 tot by die noordwestelike grens van die plaas Vlaklaagte. Ooswaarts insluitend Zwartdoorns 213 JP, Zwartkoppies 212 JP, Ondersteport 98 JQ, Frischgewaagd 96 JQ, Elandsfontein 102 JQ, Boschhoek 103 JQ, Bultfontein 259 JQ, Stellite 255 JQ, Boekenhoutfontein 260 JQ, Shylock 256 JQ, Rietvlei 271 JQ. Daarna ingesluit die dorp Rustenburg 272 JQ, Paardekraal 297 JQ, Boschpoort 284 JQ, terug na Waterval 303 JQ, Kroondal 304 JQ, Rietfontein 338 JQ, Brakspruit 299 JQ, Hoedspruit 298 JQ, Zwartkoppies 296 JQ, Middelkraal 466 JQ, Buffelsfontein 465 JQ en

of Rustenburg 272 JQ, Paardekraal 297 JQ, Boschpoort 284 JQ, back to Waterval 303 JQ, Kroondal 304 JQ, Rietfontein 338 JQ, Brakspruit 299 JQ, Hoedspruit 298 JQ, Zwartkoppies 296 JQ, Middelkraal 466 JQ, Buffelsfontein 465 JQ, and Groenkloof 464 JQ up to a point on the south-eastern beacon of the farm Groenkloof, where the description of the Rustenburg School Board started.

41. School Board District for the School Board, Waterberg (Centre: Nylstroom)

The school board district for the School Board, Waterberg is bounded as follows:

From the farm Laastepoort of Marico 86 KP, District of Thabazimbi, in a general north-easterly direction all along the border of Botswana up to the farm Bievack 14 MR, District of Potgietersrus, and thence in a general southerly direction all along the Mogala Kwenarivier up to the farm Plattekop 346 KR, District of Potgietersrus, and thence all along the western border of Lebowa in a general southerly direction up to the farm Voorwaarts 209 KR.

From the farm Voorwaarts 209 KR in a general north-easterly direction up to the farm Bellevue 808 LR and thence in a general south-easterly direction up to the farm Zandspruit 287 KR.

From the farm Zandspruit 287 KR in a general north-easterly direction, including the following farms: Lisbon 288 KR, Uitloop 3 KS, Bloemhof 4 KS, Holmesleigh 1 KS, Riet Vale 5 KS, Helderfontein 6 KS, Lunsklip 7 KS.

From the farm Lunsklip 7 KS in a general southerly direction, including the following farms: Driefontein 9 KS, De Berg 35 KS, Zwartkrans 38 KS, Makapansgat 29 KS, De Hoop 54 KS, Buffelshoek 53 KS, Belgie 52 KS, Nederland 57 KS, Duitschland 95 KS, Grootshoek 99 KS, Roodebult 128 KS.

From the farm Roodebult in a general easterly direction, including the following farms: Kalkpoort 126 KS, Zuikerboslaagte 125 KS, Cadelin 157 KS, Uitzicht 156 KS, Die Dam 158 KS.

From the farm Die Dam 158 KS in a general south-easterly direction along the south-eastern border of Lebowa up to the farm Krokodilkop 643 KS. From the farm Krokodilkop 643 KS in a general southerly and south-westerly direction, including the following farms: Elandskraal 642 KS, Roodewal 678 KS, Tambotieboom 686 KS, Schuinsdraai 711 KS, Wegdraai 716 KS, Saliesloot 718 KS, Swartkop 720 KS, Roodeboschplaat 721 KS, Kwaggafontein 722 KS, Boschhoek 703 KS, Rietfontein 736 KS, Claremont 734 KS, Rhenosterfontein 731 KS.

From the farm Rhenosterfontein 731 KS in a general northerly direction, including the following farms: Spoedwel 701 KS, Horingbult 699 KS, Bultfontein 697 KS.

Thence in a general westerly direction, including the following farms: Rustig 696 KS, Bekend 690 KR, Vlakplaats 689 KR (Portion north of the Nylstroom/Marble Hall tarred road), Zoetfontein 630 KR, Kalkpan 683 KR, Roodevlakte 632 KR, Gegund 679 KR, Tuinplaats 678 KR, Gemoed 676 KR, Hopefield 675 KR, Darling 672 KR, Petersburg 671 KR.

Thence in a general southerly direction, including the following farms: Exeter 699 KR, Ashton 138 JR, Afzet 140 JR, Kalkbult 139 JR, Biesjeskuil 134 JR, De Kuil 28 JR, Palmietgat 34 JR, Matsole 40 JR, Kalkfontein 42 JR, Klipplaatdrift 43 JR, Wolfhuiskraal 45 JR, Zaagkuildrift 46 JR.

From the farm Zaagkuildrift in a general northerly direction, including the following farms and portions of farms: Haakdoornbult 49 JR, Uitval 48 JR, Rhenosterville 47 JR, Gruispan 16 JR, Welgegund 17 JR.

Groenkloof 464 JQ tot by 'n punt op die suidoostelike baken van die plaas Groenkloof, waar die omskrywing van skoolraad Rustenburg begin het.

41. Skoolraadsdistrik vir die Skoolraad, Waterberg (Setel: Nylstroom)

Die skoolraadsdistrik vir die skoolraad, Waterberg word soos volg begrens:

Vanaf die plaas Laastepoort van Marico 86 KP distrik Thabazimbi in 'n algemene noordoostelike rigting al langs die grens van Botswana tot by die plaas Bievack 14 MR distrik Potgietersrus en van daar in 'n algemene suidelike rigting al langs die Mogala Kwenarivier tot by die plaas Plattekop 346 KR distrik Potgietersrus en van daar al langs die westelike grens van Lebowa in 'n algemene suidelike rigting tot by die plaas Voorwaarts 209 KR.

Vanaf die plaas Voorwaarts 209 KR in 'n algemene noordoostelike rigting tot by die plaas Bellevue 808 LR en van daar in 'n algemene suidoostelike rigting tot by die plaas Zandspruit 287 KR.

Vanaf die plaas Zandspruit 287 KR in 'n algemene noordoosteike rigting en sluit die volgende plase in: Lisbon 288 KR, Uitloop 3 KS, Bloemhof 4 KS, Holmesleigh 1 KS, Riet Vale 5 KS, Helderfontein 6 KS, Lunsklip 7 KS.

Vanaf die plaas Lunsklip 7 KS in 'n algemene suidelike rigting en sluit die volgende plase in: Driefontein 9 KS, De Berg 35 KS, Zwartkrans 38 KS, Makapansgat 29 KS, De Hoop 54 KS, Buffelshoek 53 KS, Belgie 52 KS, Nederland 57 KS, Duitschland 95 KS, Grootshoek 99 KS, Roodebult 128 KS.

Vanaf die plaas Roodebult in 'n algemene oostelike rigting en sluit die volgende plase in: Kalkpoort 126 KS, Zuikerboslaagte 125 KS, Cadelin 157 KS, Uitzicht 156 KS, Die Dam 158 KS.

Vanaf die plaas Die Dam 158 KS in 'n algemene suidoestelike rigting langs die suidoestelike grens van Lebowa tot by die plaas Krokodilkop 643 KS. Vanaf die plaas Krokodilkop 643 KS in 'n algemene suidelike en suidwestelike rigting en sluit die volgende plase in: Elandskraal 642 KS, Roodewal 678 KS, Tambotieboom 686 KS, Schuinsdraai 711 KS, Wegdraai 716 KS, Saliesloot 718 KS, Swartkop 720 KS, Roodeboschplaat 721 KS, Kwaggafontein 722 KS, Boschhoek 703 KS, Rietfontein 736 KS, Claremont 734 KS, Rhenosterfontein 731 KS.

Vanaf die plaas Rhenosterfontein 731 KS in 'n algemene noordelike rigting en sluit die volgende plase in: Spoedwel 701 KS, Horingbult 699 KS, Bultfontein 697 KS.

Vandaar in 'n algemene westelike rigting en sluit in die volgende plase: Rustig 696 KS, Bekend 690 KR, Vlakplaats 689 KR (Gedeelte noord van die Nylstroom/Marble Hall teerpad), Zoetfontein 630 KR, Kalkpan 683 KR, Roodevlakte 632 KR, Gegund 679 KR, Tuinplaats 678 KR, Gemoed 676 KR, Hopefield 675 KR, Darling 672 KR, Petersburg 671 KR.

Vandaar in 'n algemene suidelike rigting en sluit die volgende plase in: Exeter 699 KR, Ashton 138 JR, Afzet 140 JR, Kalkbult 139 JR, Biesjeskuil 134 JR, De Kuil 28 JR, Palmietgat 34 JR, Matsole 40 JR, Kalkfontein 42 JR, Klipplaatdrift 43 JR, Wolfhuiskraal 45 JR, Zaagkuildrift 46 JR.

Vanaf die plaas Zaagkuildrift in 'n algemene noordelike rigting en sluit in die volgende plase en gedeeltes van plase: Haakdoornbult 49 JR, Uitval 48 JR, Rhenosterville 47 JR, Gruispan 16 JR, Welgegund 17 JR.

From the farm Welgegund 17 JR in a general westerly direction along the northern border of Bophuthatswana up to the farm Driefontein 553 KQ. Thence in a general westerly and south-westerly direction, including the following farms: Koperfontein 550 KQ, Loskop 549 KQ, Knoppieskop 547 KQ, Karoobult 144 JQ, Nooitgedacht 22 JQ.

Thence in a general westerly and north-westerly direction all along the northern border of Bophuthatswana up to the farm Kromdraai 144 KP. Thence in a general northerly direction, including the farms Middelpoort 93 KP, Nooitgedacht 90 KP and Krokodildrift 87 KP, up to the farm Laaste Poort of Marico 86 KP, the starting point; as well as the following farms in the Magisterial districts of Warmbaths and Cullinan: Melkhoutfontein 183 JR, Leewkraal 184 JR, Rooikop 181 JR, Rust de Winter 180 JR, La Rochelle 177 JR, Tambotiepan 175 JR, De langesdam 176 JR, Rust de Winter 178 JR, Buffelsdrift 179 JR, Kameelrivier 77 JR, Uitvlugt 79 JR, Kliprant 76 JR.

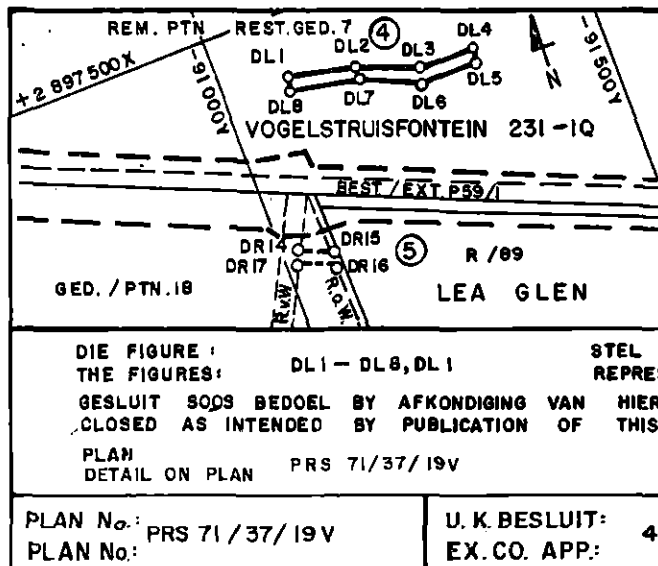
Administrator's Notice 1194

18 July 1984

CLOSURE OF PUBLIC ROAD: DISTRICT OF ROODE-POORT

In terms of the provisions of section 5(2)(c) of the Roads Ordinance, 1957 (Ordinance 22 of 1957), the Administrator hereby closes the public road as indicated on the appended sketch plan.

ECR 413(16) dated 21 February 1984
Reference: 10/4/12/2/P59-1



Administrator's Notice 1193

18 July 1984

DECLARATION OF PUBLIC ROADS, TERRITORY THABAZIMBI

In terms of the provisions of sections 5(1)(b), 5(1)(c), or 5(3)(b) and section 3 and 5A of the Roads Ordinance, 1957 (Ordinance 22 of 1957) the Administrator hereby declares that Public Roads 2460 and 184, both 30 metre wide and of which the general direction and situation is shown on Plan RMT R34/83 which is filed in the office of the Mining Commissioner, Johannesburg and copies of which are held in the office of the Director of Roads shall exist over the farm Batavia 176 KP.

In terms of the provisions of subsections (2) and (3) of the said section 5A it is hereby declared that co-ordinates have been established to demarcate the land taken up by the said public road.

UCR 1581(11) dated 11 September 1979
Reference: DP 08-086-23/22/2460 Vol 3

Vanaf die plaas Welgegund 17 JR in 'n algemene westerlike rigting langs die noordelike grens van Bophuthatswana tot by die plaas Driefontein 553 KQ. Vandaar in 'n algemene westelike en suidwestlike rigting en sluit die volgende plase in: Koperfontein 550 KQ, Loskop 549 KQ, Knoppieskop 547 KQ, Karoobult 144 JQ, Nooitgedacht 22 JQ.

Vandaar in 'n algemene westelike en noordwestelike rigting al langs die noordelike grens van Bophuthatswana tot by die plaas Kromdraai 144 KP. Vandaar in 'n algemene noordelike rigting en sluit in die plase Middelpoort 93 KP, Nooitgedacht 90 KP en Krokodildrift 87 KP tot by die plaas Laaste Poort van Marico 86 KP die beginpunt; asook die volgende plase in Landdrostdistrikte Wafmbad en Cullinan: Melkhoutfontein 183 JR, Leewkraal 184 JR, Rooikop 181 JR, Rust de Winter 180 JR, La Rochelle 177 JR, Tambotiepan 175 JR, De Langesdam 176 JR, Rust de Winter 178 JR, Buffelsdrift 179 JR, Kameelrivier 77 JR, Uitvlugt 79 JR, Kliprant 76 JR.

Administrateurskennisgewing 1194

18 Julie 1984

SLUITING VAN OPENBARE PAD: DISTRIK ROODE-POORT

Ingevolge die bepalings van artikel 5(2)(c) van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), sluit die Administrateur hierby die openbare pad soos op die bygaande sketsplan aangetoon.

UKB 413(16) gedateer 21 Februarie 1984
Verwysing: 10/4/12/2/P59-1

KOÖRDINATE CO-ORDINATES		STELSEL SYSTEM		Lo27° Lo27°	
KONSTANTE / CONSTANTS Y - 80 000,00		X + 2 890 000,00 (int)			
Y	X			Y	X
DL1 - II 085,52	+7 577,03	DL5 - II 322,32	+7 648,70		
DL2 - II 177,48	+7 596,70	DL6 - II 250,75	+7 643,26		
DL3 - II 254,00	+7 624,96	DL7 - II 171,92	+7 610,47		
DL4 - II 328,91	+7 626,30	DL8 - II 082,52	+7 591,53		

Administrateurskennisgewing 1193

18 Julie 1984

VERKLARING VAN OPENBARE PAAIE: GEBIED THABAZIMBI

Ingevolge die bepalings van artikels 5(1)(b), 5(1)(c), of 5(3)(b) en artikels 3 en 5A van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) verklaar die Administrateur hierby dat Openbare Paaie 2460 en 184, beide 30 meter breed en waarvan die algemene rigting en ligging op Plan RMT R34/83, wat gelasieer is in die kantoor van die Mynekommissaris, Johannesburg en waarvan afskrifte bewaar word in die kantoor van die Direkteur van Paaie aangedui word, bestaan oor die plaas Batavia 176 KP.

Ooreenkomsdig die bepalings van subartikels (2) en (3) van genoemde artikel 5A word hierby verklaar dat koördinate aangebring is om die grond wat deur genoemde openbare paaie in beslag geneem word, af te merk.

UKB 1581(11) gedateer 11 September 1979
Verwysing: DP 08-086-23/22/2460 Vol 3

COORDINATES				Metres	
	X Constant	Y	System Lo 27°	X	Y
L1	• 4 736,74	• 3 039,02	R26	• 4 000,00	X - 2 730 000,00
L2	• 4 642,52	• 2911,13	R25	• 4 046,64	Y • 977,93
L3	• 4 531,09	• 2746,51	R24	• 4 042,74	• 2 002,26
L4	• 4 426,30	• 2577,59	R23	• 4 017,41	• 2 046,83
L5	• 4 328,34	• 2404,62	R22	• 4 008,38	• 2 055,37
L6	• 4 146,18	• 2067,49	R21	• 3 985,17	• 2 081,15
L7	• 4 136,08	• 2017,24	R20	• 3 966,42	• 2 110,33
L8	• 4 139,98	• 1992,91	R19	• 3 734,23	• 2 432,66
L9	• 4 165,30	• 1948,34	R18	• 3 568,47	• 2 755,00
L10	• 4 150,54	• 1921,01	R17	• 3 561,38	• 2 850,20
L11	• 4 110,45	• 1938,26	3	• 3 555,34	• 2 872,87
L12	• 4 091,79	• 1935,26	R16	• 3 586,93	• 2 877,31
L13	• 4 058,70	• 1914,83	R15	• 3 594,29	• 2 865,49
R27	• 4 043,43	• 1961,95	R14	• 2 648,51	• 2 769,13

RMT NO R34/83

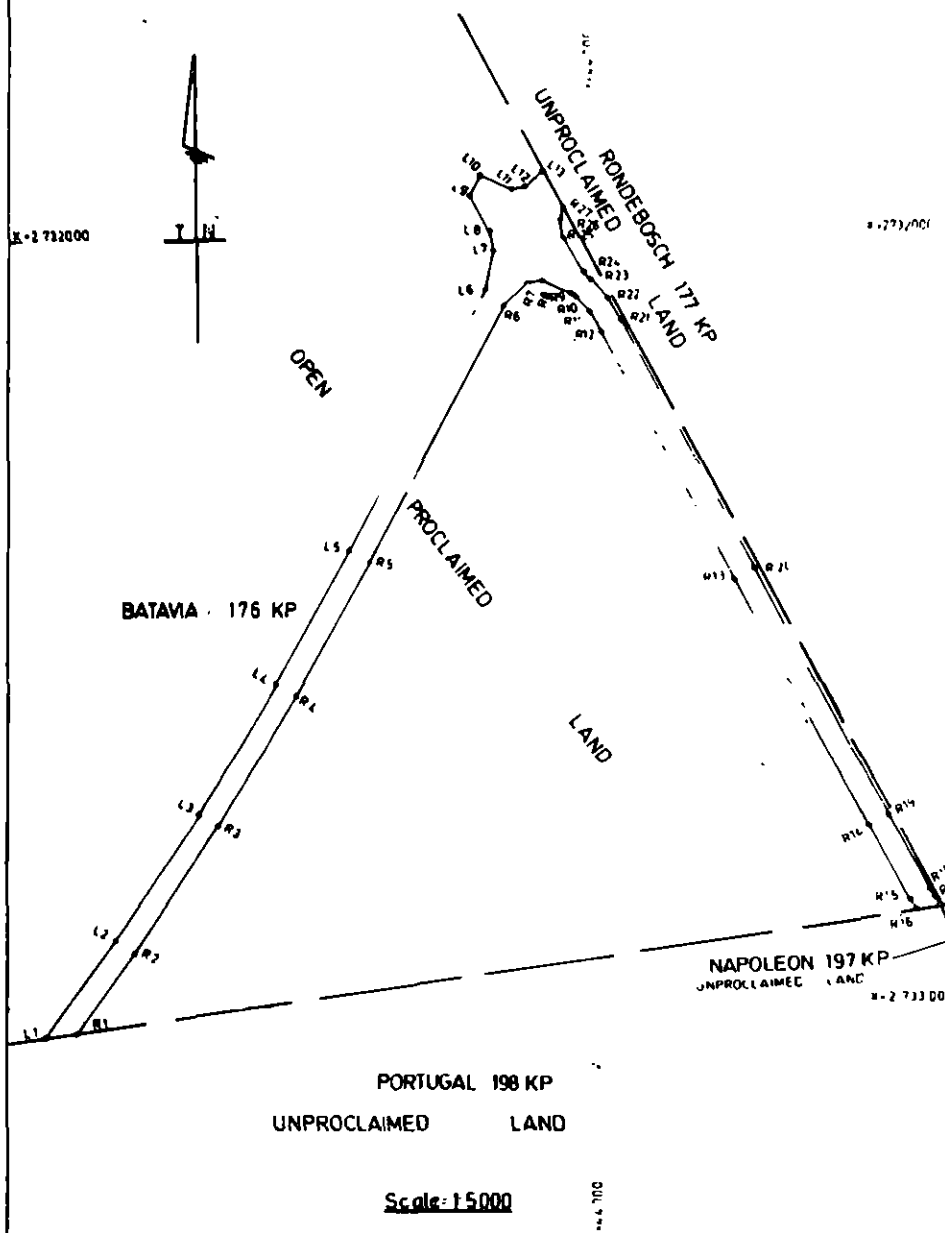
UITGENOU VIR PADDOELEINDES BY AALGEMEEN
RESERVED FOR ROAD PURPOSES BY GENERAL
KENNISGEWING NO
NOTICE NO
GEPOUBLIEER IN STAATSKOERANT NO
PUBLISHED IN GOVERNMENT GAZETTE NO
GODAARER BLADGY NO
DATED PAGE NO

MCH 141-53
MTC 217/722

JOBURG MINING TITLES OFFICE,
JOHANNESBURG
MININGWEKANTOR,
JOHANNESBURG

WAK van Wk.

1193



DIE FIGUUR GENOMMER THE FIGURE NUMBERED L1-L13,R27-R17,3,R16-R1,11

GELIEE OF DIE PLAASIE)

SITUATED ON THE FARM(S) BATAVIA No 176 KP

TRANSVAAL PROVINSIE. UITGENOU VIR PADDOELEINDES KRAGTENS ARTIKEL 179(1)(b) VAN DIE wet OP MYNREGTE 1887 (WET NO 20 VAN 1887)
PROVINCE OF TRANSVAAL. RESERVED FOR ROAD PURPOSES IN TERMS OF SECTION 179(1)(b) OF THE MINING RIGHTS ACT 1887 (ACT NO. 20 OF 1887)

[Signature]
DIRECTEUR VAN PAAIE
DIRECTOR OF ROADS
DATUM/DATE 1982 05 28

STEL VOOR GROND. GROOT ONGEVEER
REPRESENTS LAND IN EXTENT APPROX 7,68 79 Ha

MYNDISTRIK VAN
MINING DISTRICT OF PRETORIA

MINING COMMISSIONER
MINING COMMISSIONER
DATUM/DATE 17-11-83

General Notices

NOTICE 567 OF 1984

NELSPRUIT AMENDMENT SCHEME 1/144

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, Maurice Andrea Bruno, for the amendment of Nelspruit Town-planning Scheme 1, 1949, by rezoning Erf 1417 situated on Lost Trail Street, Nelspruit Extension 5 from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 1 250 m²".

The amendment will be known as Nelspruit Amendment Scheme 1/144. 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, Provincial Building, Room B206A, cnr Pretorius and Bosman 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, 11 July 1984

PB 4-9-2-22-144

NOTICE 568 OF 1984

JOHANNESBURG AMENDMENT SCHEME 646

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, City Council of Johannesburg, for the amendment of Johannesburg Town-planning Scheme 1, 1979, by rezoning Erven 236, 237, 239 and 402 and a portion of Market Street, Fairview to partly "Commercial 2" and partly proposed new roads.

The amendment will be known as Johannesburg Amendment Scheme 646. 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, Room B506A, Provincial Building, Pretorius Street, 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 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 11 July 1984

PB 4-9-2-2H-646

Algemene Kennisgewings

KENNISGEWING 567 VAN 1984

NELSPRUIT-WYSIGINGSKEMA 1/144

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Maurice Andrea Bruno, aansoek gedoen het om Nelspruit-dorpsaanlegskema 1, 1949 te wysig deur die hersonering van Erf 1417, geleë aan Lost Trailstraat, Nelspruit Uitbreiding 5 van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 250 m²".

Verdere besonderhede van hierdie wysigingskema (wat Nelspruit-wysigingskema 1/144 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B206A, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Nelspruit ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 45, Nelspruit 1200 skriftelik voorgelê word.

Pretoria, 11 Julie 1984

PB 4-9-2-22-144

KENNISGEWING 568 VAN 1984

JOHANNESBURG-WYSIGINGSKEMA 646

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Stadsraad van Johannesburg, aansoek gedoen het om Johannesburg-dorpsbeplanningskema 1, 1979, te wysig deur die hersonering van Erwe 236, 237, 239 en 402 en 'n gedeelte van Marketstraat, Fairview tot gedeeltelike "Kommersiel 2" en gedeeltelike voorgestelde nuwe strate.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 646 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B506A, Provinciale Gebou, 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 bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg skriftelik voorgelê word.

Pretoria, 11 Julie 1984

PB 4-9-2-2H-646

NOTICE 569 OF 1984

GERMISTON AMENDMENT SCHEME 2

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, Joseph Hermanus Mays and Fernando de Oliveira Almeida, for the amendment of Germiston Town-planning Scheme, 1948, by rezoning Erven 65 and 66, Sunnyridge situated in Wesel Road from "Special Residential" to "Special Residential" with a density of "One dwelling per 8 000 square feet".

The amendment will be known as Germiston Amendment Scheme 2. 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, Room B506A, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 145, Germiston 1400 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 11 July 1984

PB 4-9-2-1-113-2

NOTICE 570 OF 1984

NORTHERN JOHANNESBURG AMENDMENT SCHEME 858

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, Dulce Erene Durand, for the amendment of Northern Johannesburg Town-planning Scheme, 1958, by rezoning Erf 45, Essexwold situated on Rotherfield Ave from "Special Residential" to "Special Residential" with a density of "One dwelling per 15 000 square feet".

The amendment will be known as Northern Johannesburg Amendment Scheme 858. 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, Room B506A, Provincial Building, Pretorius Street, 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, 11 July 1984

PB 4-9-2-212-858

KENNISGEWING 569 VAN 1984

GERMISTON-WYSIGINGSKEMA 2

Die Direkteur van Plaaslike Bestuur gee hereby ooreenkomstig die bepaling van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Joseph Hermanus Mays en Fernando de Oliveira Almeida, aansoek gedoen het om Germiston-dorpsbeplanningskema, 1948, te wysig deur die hersonering van Erwe 65 en 66, Sunnyridge geleë in Weselweg van "Spesiaal Residensieel" tot "Spesiaal Residensieel" met 'n digtheid van "Een woonhuis per 8 000 vierkante voet."

Verdere besonderhede van hierdie wysigingskema (wat Germiston-wysigingskema 2 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B506A, Proviniale Gebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Germiston ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 145, Germiston 1400 skriftelik voorgelê word.

Pretoria, 11 Julie 1984

PB 4-9-2-1-113-2

KENNISGEWING 570 VAN 1984

NOORDELIKE JOHANNESBURG-WYSIGINGSKEMA 858

Die Direkteur van Plaaslike Bestuur gee hereby ooreenkomstig die bepaling van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Dulce Erene Durand, aansoek gedoen het om Noordelike Johannesburg-dorpsaanlegskema, 1958, te wysig deur die hersonering van Erf 45, Essexwold geleë in Rotherfieldlaan van "Spesiaal Residensieel" tot "Spesiaal Residensieel" met 'n digtheid van "Een woonhuis per 15 000 vierkante voet."

Verdere besonderhede van hierdie wysigingskema (wat Noordelike Johannesburg-wysigingskema 858 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B506A, Proviniale Gebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg 2000 skriftelik voorgelê word.

Pretoria, 11 Julie 1984

PB 4-9-2-212-858

NOTICE 571 OF 1984

JOHANNESBURG AMENDMENT SCHEME 784

The Director of Local Government hereby gives notice in terms of section 31(1) of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that the City Council of Johannesburg has submitted an interim scheme, which is an amendment scheme, to wit, the Johannesburg Amendment Scheme 784 to amend the relevant town-planning scheme in operation, to wit, the Johannesburg Town-planning Scheme 1979.

The aforesaid interim scheme is as follows:

1. To rezone the following erven and portions of streets in Newclare Township:

(1) Erf 52 and Portions 2 and 3 of Erf 580 from Residential 4 to Public Open Space.

(2) Erven 255, 280, 281, 337, 338, 371, 372, 373, 374 and 375 from Residential 4 to Educational.

(3) Erven 254, 335, 336, 433, 434 and 435 from Residential 1 to Educational.

(4) Erven 400 and 401 from Residential 4 to Institutional.

(5) Erven 431 and 432 from Residential 1 to Institutional.

(6) Erven 370 and 483 from Residential 4 to Business plus cinema.

(7) Erven 507 and 572 from Residential 4 to Business 1.

(8) Erf 99 from Educational to Institutional.

(9) Erven 399, 430, 459, 484, 506, 525, 526, part of 574 and Portions 1 and 2 of 540 from Residential 4, one dwelling per erf to Residential 4, one dwelling per 200 m².

(10) Erven 485, 486, 499, 500, 501, 502, 503, 504, 505, 508, 509, 521, 522, 523, 524, 527, 528, 541, 542, 554 and part of 574 from Residential 1 to Residential 4.

(11) Part of Erf 498 from Residential 1, one dwelling per erf to Residential 4, one dwelling per 200 m².

(12) Part of Erf 498 from Residential 1 to Proposed New Roads and Widenings.

(13) Part of Bevan Avenue, between Price Street and Davy Road; and part of Russell Avenue, between Bevan and Wanderers Avenues, from Existing Public Roads to Public Open Space.

(14) Part of Welman Avenue, between Steytler Road and Hamilton Street, from Existing Public Roads to Educational.

(15) Part of Hamilton Street, between Polack and Croesus Avenues, from Existing Public Roads to Institutional.

KENNISGEWING 571 VAN 1984

JOHANNESBURG-WYSIGINGSKEMA 784

Die Direkteur van Plaaslike Bestuur gee hierby kennis kragtens artikel 31(1) 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 784 voorgelê het om die betrokke dorpsbeplanningskema in werking te wette, die Johannesburg-dorpsaanlegskema 1979 te wysig.

Die voorlopige skema is soos volg:

1. Om hersonering van die volgende erwe en straatgedeentes in Newclare:

(1) Erf 52 en Gedeeltes 2 en 3 van Erf 580 van Residensieel 4 na Openbare Oop Ruimte.

(2) Erve 255, 280, 281, 337, 338, 371, 372, 373, 374 en 375 van Residensieel 4 na Opvoekundig.

(3) Erve 254, 335, 336, 433, 434 en 435 van Residensieel 1 na Opvoekundig.

(4) Erve 400 en 401 van Residensieel 4 na Inrigting.

(5) Erve 431 en 432 van Residensieel 1 na Inrigting.

(6) Erve 370 en 483 van Residensieel 4 na Besigheid en 'n bioskoop.

(7) Erve 507 en 572 van Residensieel 4 na Besigheid 1.

(8) Erf 99 van Opvoekundig na Inrigting.

(9) Erve 399, 430, 459, 484, 506, 525, 526, deel van 574 en Gedeeltes 1 en 2 van 540 van Residensieel 4, een woonhuis per erf na Residensieel 4, een woonhuis per 200 m².

(10) Erve 485, 486, 499, 500, 501, 502, 503, 504, 505, 508, 509, 521, 522, 523, 524, 527, 528, 541, 542, 554 en deel van 574 van Residensieel 1 na Residensieel 4.

(11) Deel van Erf 498 van Residensieel 1, een woonhuis per erf na Residensieel 4, een woonhuis per 200 m².

(12) Deel van Erf 498 van Residensieel 1 na Voorgeselde Nuwe Paaie en Verbredings.

(13) Deel van Bevanaan, tussen Pricestraat en Davyweg, en deel van Russell-laan, tussen Bevan- en Wandererslaan, van Bestaande Openbare Paaie na Openbare Oop Ruimte.

(14) Deel van Welmanlaan, tussen Steytlerweg en Hamiltonstraat, van Bestaande Openbare Paaie en Opvoekundig.

(15) Deel van Hamiltonstraat, tussen Polack- en Croesuslaan, van Bestaande Openbare Paaie na Inrigting.

(16) Part of Ruben Avenue, between Hoy and Hamilton Streets, from Existing Public Roads to Residential 4, one dwelling per 200 m².

2. Clause 11.(1), Table A, by the deletion of the existing building lines in respect of Newclare Township and the substitution therefor of a new Table A.

3. Clause 70, Table N, Column 2, by the deletion of the following erven from the Schedule in respect of Newclare Township:

Erven 52, 255, 280, 281, 337, 338, 370, 371, 372, 373, 374, 375, 399, 400, 401, 430, 459, 483, 506, 507, 525, 526, Portion 1 and Remaining Extent of 540 and part of 574.

The effect of this scheme is to improve housing conditions, community facilities and the physical environment within the township.

The aforesaid interim scheme is open for inspection at the office of the Director of Local Government, Room B306, Provincial Building, Pretorius Street, Pretoria and at the office of the Town Clerk of the City 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, 11 July 1984

PB 4-9-2-2H-784

NOTICE 572 OF 1984

JOHANNESBURG AMENDMENT SCHEME 1219

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, Mobil Oil Southern Africa (Proprietary) Limited, for the amendment of Johannesburg Town-planning Scheme 1, 1979, by rezoning Erf 46, Malvern East, situated on the corner of Geldenhuis Street and Mullins Road, from "General Business" to "Special" to permit in addition a public garage and purposes incidental thereto including the sale of used and new motor vehicles.

The amendment will be known as Johannesburg Amendment Scheme 1219. 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, Room B506A, Provincial Building, Pretorius Street, 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, 11 July 1984

PB 4-9-2-2H-1219

(16) Deel van Rubenlaan, tussen Hoy- en Hamiltonstraat, van Bestaande Openbare Paaie na Residensieel 4, een woonhuis per 200 m².

2. Klousule 11.(1), Tabel A, die bestaande boulynbepalings ten opsigte van Newclare word geskrap en deur 'n nuwe Tabel A vervang.

3. Klousule 70, Tabel N, Kolom 2; die volgende erwe word ten opsigte van Newclare in die Bylae geskrap:

Erwe 52, 255, 280, 281, 337, 338, 370, 371, 372, 373, 374, 375, 399, 400, 401, 430, 459, 483, 506, 507, 525, 526, Gedeelte 1 en Resterende Gedeelte van 540 en deel van 574.

Die uitwerking van hierdie skema is om behuisingstoestande, gemeenskapsgeriewe en die fisiese omgewing binne die voorstad te verbeter.

Die voorlopige skema is vir inspeksie beskikbaar in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinciale Gebou, Pretoriusstraat, Pretoria en van die Stadsklerk van die Stadsraad van Johannesburg.

Waar, kragtens die bepalings van artikel 32 van voor-nemde Ordonnansie, enige eienaar of besitter van onroerende eiendom en enige plaaslike bestuur die reg het om 'n beswaar in te dien of vertoë te rig in verband met sodanige voorlopige skema, moet sodanige beswaar of sodanige vertoë binne vier weke vanaf die eerste publikasie van hierdie kennisgewing in die *Provinciale Koerant* skriftelik aan die Direkteur van Plaaslike Bestuur by bovengenoemde adres of Privaatsak X437, Pretoria, voorgelê word.

Pretoria, 11 Julie 1984

PB 4-9-2-2H-784

KENNISGEWING 572 VAN 1984

JOHANNESBURG-WYSIGINGSKEMA 1219

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Mobil Oil Southern Africa (Proprietary) Limited, aansoek gedoen het om Johannesburg-dorpsbeplanningskema 1, 1979, te wysig deur Erf 46, Malvern East, geleë op die hoek van Geldenhuisstraat en Mullinsweg, van "Algemeen Besigheid" tot "Spesiaal" vir die gebruik van 'n motorhawe en addisioneel die verkoop van gebruikte en nuwe motorvoertuie.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 1219 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B506A, Provinciale Gebou, 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 bovengenoemde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg 2000, skriftelik voorgelê word.

Pretoria, 11 Julie 1984

PB 4-9-2-2H-1219

NOTICE 573 OF 1984

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 B306, Third Floor, Block B, Provincial Building, Pretorius Street, Pretoria for a period of 8 weeks from 11 July 1984.

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, 11 July 1984

ANNEXURE

Name of Township: Roodekop Extension 12.

Name of applicant: Nampak Pension Fund.

Number of erven: Commercial: 2; Special for: Industrial use and Glass Bottle Manufacture: 1.

Description of land: Remaining Extent of Portion 1, known as Plot 1, Kate Hamel Settlement, of the farm Rondebult 136 IR; Tvl and Portion 50 (a portion of Portion 40) of the farm Rooikop 140 IR.

Situation: North-west of and abuts Emmanuel Road, Roodekop Township and south of Portion 65 of the farm Rondebult 136 IR.

Reference No: PB 4-2-2-6731.

Name of township: Morningside Extension 130.

Name of applicant: Duncan Asken.

Number of erven: Residential 2: 2.

Description of land: Remaining Extent of Holding 71, Morningside Agricultural Holdings.

Situation: North of and abuts South Road and east of and abuts Huntingdon Road in Morningside Extension 49.

Reference No: PB 4-2-2-7492.

Name of township: Ennerdale Extension 7.

Name of applicant: (1) Beverley Fine Investments (Pty) Ltd; (2) J and KF Holdings (Pty) Ltd; (3) Peri-Urban; (4) The National Transport Commission; (5) The Community Development Board.

Number of erven: Residential 1: 288; Residential 3: 7; Business: 2; Special for Institutions: 2; Public Open Space: 7.

Description of land: Holdings 5, 8, 9, 12, 13, 16, 17, 21 and 47 — Geluksdal Agricultural Holdings. Portion 41 of the farm Hartebeestfontein 312 1Q and the Remainder of Portions 2 and 3 of the farm Fonteine 313 1Q.

Situation: South-west of and abuts Provincial Road P162-1. North-east of and abuts Provincial Road P73-1 and south-west of and abuts P73-1.

Reference No: PB 4-2-2-7532.

KENNISGEWING 573 VAN 1984

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 aansoek om die dorpe in die bylae hierby gemeld te stig, ontvang is.

Die aansoek tesame met die tersaaklike planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, 3de Vloer, B Blok, Provinciale Gebou, Pretoriussstraat, Pretoria vir 'n tydperk van 8 weke vanaf 11 Julie 1984.

Iederen wat beswaar teen die toestaan van 'n aansoek wil maak of begerig is om enige vervoer in verband daarvan 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. 11 Julie 1984, skriftelik en in duplikaat van sy redes in kennis stel.

Pretoria, 11 Julie 1984

BYLAE

Naam van dorp: Roodekop Uitbreiding 12.

Naam van aansoekdoener: Nampak Pension Fund.

Aantal erwe: Komersieel: 2; Spesiaal vir: Nywerheid en Glasbottelvervaardiging: 1.

Beskrywing van grond: Resterende Gedeelte van Gedeelte 1, bekend as Plot 1, Kate Hamel Settlement, van die plaas Rondebult 136 IR. Tvl en Gedeelte 50 ('n gedeelte van Gedeelte 40) van die plaas Rooikop 140 IR.

Ligging: Noordwes van en grens aan Emmanuelweg, Roodekop Dorp en suid van Gedeelte 65 van die plaas Rondebult 136 IR.

Verwysingsnommer: PB 4-2-2-6731.

Naam van dorp: Morningside Uitbreiding 130.

Naam van aansoekdoener: Duncan Asken.

Aantal erwe: Residensieel 2: 2.

Beskrywing van grond: Resterende Gedeelte van Hoewe 71, Morningside Landbouhoeves.

Ligging: Noord van en grens aan Suidweg en oos van en grens aan Huntingdonweg in Morningside Uitbreiding 49.

Verwysingsnommer: PB 4-2-2-7492.

Naam van dorp: Ennerdale Uitbreiding 7.

Naam van aansoekdoener: (1) Beverley Fine Investments (Pty) Ltd; (2) J en KF Holdings (Pty) Ltd; (3) Buitestedelik; (4) Die Nasionale Vervoerkommissie; (5) Die Gemeenskapsontwikkelingsraad.

Aantal erwe: Residensieel 1: 288; Residensieel 3: 7; Besigheid: 2; Spesiaal vir Inrigtings: 2; Openbare Oop Ruimte: 7.

Beskrywing van grond: Hoeves 5, 8, 9, 12, 13, 16, 17, 21 en 47 — Geluksdal Landbouhoeves. Gedeelte 41 van die plaas Hartebeestfontein 312 1Q en die Restant van Gedeeltes 2 en 3 van die plaas Fonteine 313 1Q.

Ligging: Suidwes van en grens aan Provinciale Pad P162-1. Noordoos van en grens aan Provinciale Pad P73-1 en suidwes van en grens aan P73-1.

Verwysingsnommer: PB 4-2-2-7532.

NOTICE 574 OF 1984

PRETORIA AMENDMENT SCHEME 1354

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Cornelius Johannes van Rooyen, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning Portion 6 of Erf 2052 Villieria from "Special Residential" with a density of "One dwelling per 1 000 m²" to "Duplex residential" subject to certain conditions (the erf is situated on Twenty-eighth Avenue).

The amendment will be known as Pretoria Amendment Scheme 1354. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Pretoria and the office of the Director of Local Government, Provincial Building, Room B306A, cor Pretorius and Bosman 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, 11 July 1984

PB 4-9-2-3H-1354

NOTICE 575 OF 1984

PRETORIA AMENDMENT SCHEME 1426

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, Cronje en Hooneberg (Eindoms) Beperk, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning the Remainder of Erf 46, situated on Van Rensburg Street, Parktown Estate from "Special Residential" — "One dwelling per 1 000 m²" to "Duplex Residential".

The amendment will be known as Pretoria Amendment Scheme 1426. 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, Provincial Building, Room B306A, cor Pretorius and Bosman 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, 11 July 1984

PB 4-9-2-3H-1426

NOTICE 576 OF 1984

PRETORIA AMENDMENT SCHEME 1423

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, Petrus Jacobus Rossouw and Cornelia Petronella Rossouw and Lowrens Christiaan van der Merwe, for the amendment of Pretoria Town-planning

KENNISGEWING 574 VAN 1984

PRETORIA-WYSIGINGSKEMA 1354

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Cornelius Johannes van Rooyen, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974 te wysig deur die hersonering van Geeldeelte 6 van Erf 2052 Villieria van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m²" tot "Dupleks Woon" onderworpe aan sekere voorwaardes (die erf is geleë aan Agt-en-twintigste Laan).

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1354 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B306A, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440 Pretoria 0001 skriftelik voorgelê word.

Pretoria, 11 Julie 1984

PB 4-9-2-3H-1354

KENNISGEWING 575 VAN 1984

PRETORIA-WYSIGINGSKEMA 1426

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Cronje en Hooneberg (Eindoms) Beperk, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974 te wysig deur die hersonering van Restant van Erf 46, geleë aan Van Rensburgstraat, Parktown van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m²" tot "Dupleks Woon".

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1426 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B306A, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria 0001 skriftelik voorgelê word.

Pretoria, 11 Julie 1984

PB 4-9-2-3H-1426

KENNISGEWING 576 VAN 1984

PRETORIA-WYSIGINGSKEMA 1423

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Petrus Jacobus Rossouw en Cornelia Petronella Rossouw en Lowrens Christiaan van der Merwe, aansoek gedoen het om Pretoria-dorpsbeplan-

Scheme, 1974, by rezoning Erven R/608 and 4/608 from "Special Residential" to "General Residential" Subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme 1423. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Pretoria and the office of the Director of Local Government, Provincial Building, Room B306A, c/o Pretorius and Bosman 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, 11 July 1984

PB 4-9-2-3H-1423

NOTICE 577 OF 1984

PRETORIA AMENDMENT SCHEME 1427

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, Elsie Adriana van der Westhuizen, for the amendment of Pretoria Town-planning Scheme 1, 1974, by rezoning of Portion 1 of Erf 508, Gezina 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 1427. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Pretoria and the office of the Director of Local Government, Provincial Building, Room B306A, c/o Pretorius and Bosman 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, 11 July 1984

PB 4-9-2-3H-1427

NOTICE 578 OF 1984

PRETORIA AMENDMENT SCHEME 1349

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, Sam Piek Motors (Edms) Bpk, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning Erf 529 Silverton, situated on Pretoria Street from "Special Residential" to "General Residential" subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme 1349. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Pretoria and the office of the Director of Local Government, Provincial Building, Room B306A, cor Pretorius and Bosman Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Govern-

ningskema, 1974 te wysig deur die hersonering van Erve R/608 en 4/608 van "Spesiale Woon" tot "Algemene Woon" onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1423 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinsiale Gebou, Kamer B306A, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440 Pretoria 0001 skriftelik voorgelê word.

Pretoria, 11 Julie 1984

PB 4-9-2-3H-1423

KENNISGEWING 577 VAN 1984

PRETORIA-WYSIGINGSKEMA 1427

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Elsie Adriana van der Westhuizen, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Gedeelte 1 van Erf 508, Gezina van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m²" tot "Algemene Woon".

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1427 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinsiale Gebou, Kamer B306A, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440 Pretoria 0001 skriftelik voorgelê word.

Pretoria, 11 Julie 1984

PB 4-9-2-3H-1427

KENNISGEWING 578 VAN 1984

PRETORIA-WYSIGINGSKEMA 1349

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Sam Piek Motors (Edms) Bpk, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Erf 529 Silverton geleë aan Pretoriastraat van "Spesiale Woon" tot "Algemene Woon" onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1349 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinsiale Gebou, Kamer B306A, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hier-

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 notice.

Pretoria, 11 July 1984

PB 4-9-2-3H-1349

NOTICE 579 OF 1984

PRETORIA AMENDMENT SCHEME 1424

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, Myrtle Antoinette Koetje, for the amendment of Pretoria 1424 Town-planning Scheme, 1974, by rezoning Erf 593 Gezina from use Zone I — "Special Residential" to Use Zone IV — "General Residential".

The amendment will be known as Pretoria Amendment Scheme 1424. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Pretoria and the office of the Director of Local Government, Room B306A, TPA 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, 11 July 1984

PB 4-9-2-3H-1424

NOTICE 580 OF 1984

PRETORIA AMENDMENT SCHEME 1425

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, Adleen Investments Limited, for the amendment of Pretoria Town-planning Scheme 1, 1974, by rezoning of Erf 398 from "Special Residential" with a density of "One dwelling per 1 000 sq m" to "Special" for erection of dwelling-units (attached or detached).

The amendment will be known as Pretoria Amendment Scheme 1425. 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, Provincial Building, Room B206A, cor Pretorius and Bosman 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, 11 July 1984

PB 4-9-2-3H-1425

NOTICE 581 OF 1984

REMOVAL OF RESTRICTIONS ACT, 1967

It is hereby notified in terms of section 3(6) of the above-mentioned Act that the undermentioned application have

die kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria 0001 skriftelik voorgelê word.

Pretoria, 11 Julie 1984

PB 4-9-2-3H-1349

KENNISGEWING 579 VAN 1984

PRETORIA-WYSIGINGSKEMA 1424

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Myrtle Antoinette Koetje, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Erf 593, Gezina vanaf Gebruiksone 1 — "Spesiale Woon" tot Gebruiksone IV — "Algemene Woon".

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1424 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306A, TPA-gebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440 Pretoria 0001 skriftelik voorgelê word.

Pretoria, 11 Julie 1984

PB 4-9-2-3H-1424

KENNISGEWING 580 VAN 1984

PRETORIA-WYSIGINGSKEMA 1425

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Adleen Investments Limited, aansoek gedoen het om Pretoria-dorpsbeplanningskema 1, 1974, te wysig deur die hersonering van Erf 398 van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 vk m" na "Spesiaal" vir die oprigting van woon-eenhede (aanmekaar of losstaande).

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1425 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B206A, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria 0001 skriftelik voorgelê word.

Pretoria, 11 Julie 1984

PB 4-9-2-3H-1425

KENNISGEWING 581 VAN 1984

WET OP OPHEFFING VAN BEPERKINGS, 1967

Ingevolge artikel 3(6) van bogenoemde Wet word hiermee kennis gegee dat onderstaande aansoek deur die Di-

been received by the Director of Local Government and are open for inspection at Room B506, Transvaal Provincial Administration Building, Pretorius Street, Pretoria, and at the offices 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 8 August 1984.

Pretoria, 11 July 1984

Lower Rosebank Properties (Proprietary) Limited, for—

1. the amendment, suspension or removal of the conditions of title of Portion 1 of Lot 476, Parktown North Township in order to permit the lot being used for offices;

2. the amendment of the Johannesburg Town-planning Scheme, 1979, by the rezoning of the lot from "Residential 1" to "Special" for offices subject to certain conditions.

This amendment scheme will be known as Johannesburg Amendment Scheme 859.

PB 4-14-2-1012-1

Linda Elizabeth Galliard, for the amendment, suspension or removal of the conditions of title of Erf 1062, Kibler Park Township in order to permit the relaxation of the building line.

PB 4-14-2-685-8

Barry Ferdinand Berrange and John Kurt Jensen, for—

1. the amendment of the conditions of title of Erf 963, Ferndale Township in order to permit offices;

2. the amendment of the Randburg Town-planning Scheme, 1976, by the rezoning of the said lot from "Residential 1" Height Zone 0 to "Special" for offices, subject to certain conditions.

This amendment scheme will be known as Randburg Amendment Scheme 778.

PB 4-14-2-465-62

Pieter Willem Jordaan, for the amendment, suspension or removal of the conditions of title of Erf 540, Waterkloof Township in order to permit the erf being subdivided.

PB 4-14-2-1404-209

Dawid Gerhardus Cornelius Du Plessis, for the amendment, suspension or removal of the conditions of title of Erf 528, Waterkloof Ridge Township in order to permit the erf being subdivided.

PB 4-14-2-1406-19

NOTICE 582 OF 1984

JOHANNESBURG AMENDMENT SCHEME 905

The Director of Local Government hereby gives notice in terms of section 31(1) 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 905 to amend the relevant town-planning scheme in operation, to wit, the Johannesburg Town-planning Scheme 1979.

The aforesaid interim scheme is as follows: the rezoning of Erf 201, Benrose Extension 5, situated on Barney Road from "Municipal" to "Commercial 2".

rekteur van Plaaslike Bestuur ontvang is en ter insae lê by Kamer B506, Transvaalse Proviniale Administrasie Gebou, Pretoriussstraat, Pretoria, en in die kantoor van die betrokke plaaslike bestuur.

Enige beswaar, met volle redes daarvoor, moet skriftelik by die Direkteur van Plaaslike Bestuur, by bovemelde adres of Privaatsak X437, Pretoria, ingedien word op of voor 8 Augustus 1984.

Lower Rosebank Properties (Proprietary) Limited, vir—

1. die wysiging, opskorting of opheffing van die titelvoorraadse van Gedeelte 1 van Lot 476, dorp Parktown-Noord ten einde dit moontlik te maak dat die lot gebruik kan word vir kantore;

2. die wysiging van die Johannesburg-dorpsbeplanningskema, 1979, deur die hersonering van die lot van "Residensieel 1" tot "Spesiaal" vir kantore onderworpe aan sekere voorwaardes.

Die wysigingskema sal bekend staan as Johannesburg-wysigingskema 859.

PB 4-14-2-1012-1

Linda Elizabeth Galliard, vir die wysiging, opskorting of opheffing van die titelvoorraadse van Erf 1062, dorp Kiblerpark ten einde dit moontlik te maak vir die verslapping van die boulyn.

PB 4-14-2-685-8

Barry Ferdinand Berrange en John Kurt Jensen, vir—

1. die wysiging van titelvoorraadse van Erf 963, Ferndale ten einde kantore toe te laat.

2. die wysiging van die Randburg-dorpsbeplanningskema, 1976, deur die hersonering van gemelde lot van "Residensieel 1" Hoogtesone 0 na "Spesiaal" vir kantore onderworpe aan sekere voorwaardes.

Die wysigingskema sal bekend staan as Randburg-wysigingskema 778.

PB 4-14-2-465-62

Pieter Willem Jordaan, vir die wysiging, opskorting of opheffing van die titelvoorraadse van Erf 540, dorp Waterkloof ten einde dit moontlik te maak dat die erf onderverdeel kan word.

PB 4-14-2-1404-209

Dawid Gerhardus Cornelius du Plessis, vir die wysiging, opskorting of opheffing van die titelvoorraadse van Erf 528, dorp Waterkloof Ridge, ten einde dit moontlik te maak dat die erf onderverdeel kan word.

PB 4-14-2-1406-19

KENNISGEWING 582 VAN 1984

JOHANNESBURG-WYSIGINGSKEMA 905

Die Direkteur van Plaaslike Bestuur gee hierby kennis kragtens artikel 31(1) 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 905 voorgelê het om die betrokke dorpsbeplanningskema in werking, te wete, die Johannesburg-dorpsaanlegskema 1979 te wysig.

Die voorlopige skema is soos volg: die hersonering van Erf 201, Benrose Uitbreiding 5, geleë aan Barneyweg van "Munisipaal" tot "Kommersieel 2".

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, 11 July 1984

PB 4-9-2-2H-905

NOTICE 583 OF 1984

POTCHEFSTROOM AMENDMENT SCHEME 100

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Johannes Gerhardus Uys van Wyk, for the amendment of Potchefstroom Town-planning Scheme 1, 1980, by rezoning of the Remaining Extent of Erf 1051, Potchefstroom, situated on Hendrik Street and Dwar Street 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 100. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Potchefstroom and the office of the Director of Local Government, Provincial Building, Room B306, Pretorius Street, 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, 11 July 1984

PB 4-9-2-26H-100

NOTICE 584 OF 1984

PRETORIA REGION AMENDMENT SCHEME 762

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Edward William Hacquebord, for the amendment of Pretoria Region Town-planning Scheme 1, 1960, by rezoning of Erf 520, Theresa Park Extension 1, situated on Lucas Meyer Street from "Special Residential" with a density of "One dwelling per 9 000 sq ft" to "Special" with a density of "20 units per ha".

The amendment will be known as Pretoria Region Amendment Scheme 762. Further particulars of the scheme are open for inspection at the office of the Secretary, Transvaal Board for the Development of Peri-Urban Areas and the office of the Director of Local Government, Provincial Building, Room B306, cor Pretorius and Bosman Streets, Pretoria.

Die voorlopige skema is vir inspeksie beskikbaar op die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriussstraat, Pretoria en van die Stadsklerk van die Stadsraad van Johannesburg.

Waar, kragtens die bepalings van artikel 32 van voorname Ordonnansie, enige eienaar of besitter van onroerende eiendom en enige eienaar of besitter van onroerende eiendom en enige plaaslike bestuur die reg het om 'n beswaar in te dien of vertoë te rig in verband met sodanige voorlopige skema, moet sodanige beswaar of sodanige vertoë binne vier weke vanaf die eerste publikasie van hierdie kennisgewing in die *Provinsiale Koerant* skriftelik aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria, voorgelê word.

Pretoria, 11 Julie 1984

PB 4-9-2-2H-905

KENNISGEWING 583 VAN 1984

POTCHEFSTROOM-WYSIGINGSKEMA 100

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Johannes Gerhardus Uys van Wyk, aansoek gedoen het om Potchefstroom-dorpsbeplanningskema 1, 1980, te wysig deur die hersonering van die Resterende Gedeelte van Erf 1051, Potchefstroom, geleë aan Hendrikstraat en Dwarstraat van "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 000 m²" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 500 m²".

Verdere besonderhede van hierdie wysigingskema (wat Potchefstroom-wysigingskema 100 genoem sal word) lê in die kantoor van die direkteur van Plaaslike Bestuur, 3e Vloer, Provinciale Gebou, h/v Bosman- en Pretoriussstraat, 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 bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 113, Potchefstroom 2520, skriftelik voorgelê word.

Pretoria, 11 Julie 1984

PB 4-9-2-26H-100

KENNISGEWING 584 VAN 1984

PRETORIASTREEK-WYSIGINGSKEMA 762

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Edward William Hacquebord, aansoek gedoen het om Pretoriastreek-dorpsaanlegskema 1, 1960, te wysig deur die hersonering van Erf 520, Theresa Park Uitbreiding 1, geleë aan Lucas Meyerstraat van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 9 000 vk vt" tot "Spesiaal" met 'n digtheid van "20 eenhede per hektaar".

Verdere besonderhede van hierdie wysigingskema (wat Pretoriastreek-wysigingskema 762 genoem sal word) lê in die kantoor van die direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B306, h/v Pretoriuss- en Bosmanstraat, Pretoria en in die kantoor van die Sekretaris, Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, ter insae.

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 Secretary, Transvaal Board for the Development of Peri-Urban Areas at any time within a period of 4 weeks from the date of this notice.

Pretoria, 11 July 1984

PB 4-9-2-217-762

NOTICE 585 OF 1984

ROODEPOORT-MARAISBURG AMENDMENT SCHEME 566

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, Gert Nicolaas Christiaan du Randt, for the amendment of Roodepoort-Maraisburg Town-planning Scheme 1, 1946, by rezoning Erf 1124, Florida Extension, situated on Ninth Avenue 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 Roodepoort-Maraisburg Amendment Scheme 566. 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, Room B506A, Provincial Building, Pretorius Street, 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, 11 July 1984

PB 4-9-2-30H-566

NOTICE 586 OF 1984

SANDTON AMENDMENT SCHEME 749

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, Mavis Estelle Pollock, previously Lamont, for the amendment of Sandton Town-planning Scheme, 1980, by rezoning Holding 79, Sunninghill Park, situated on Kikuyu Road from "Agricultural" to "Special" for a dwelling-house, restaurant and outbuildings which includes a caretakers lodge.

The amendment will be known as Sandton Amendment Scheme 749. 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, Room B306, Provincial Building, Pretorius Street, 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, 11 July 1984

PB 4-9-2-116H-749

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Sekretaris, Posbus 1341, Pretoria, skriftelik voorgelê word.

Pretoria, 11 Julie 1984

PB 4-9-2-217-762

KENNISGEWING 585 VAN 1984

ROODEPOORT-MARAISBURG-WYSIGINGSKEMA 566

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Gert Nicolaas Christiaan du Randt, aansoek gedoen het om Roodepoort-Maraisburg-dorpsaanlegskema 1, 1946, te wysig deur die hersonering van Erf 1124, Florida Uitbreiding, geleë aan Negende Laan van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 250 m²".

Verdere besonderhede van hierdie wysigingskema (wat Roodepoort-Maraisburg-wysigingskema 566 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11e Vloer, Merinogebou, h/v Bosman- en Pretoriussstraat, Pretoria en in die kantoor van die 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 bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak X30, Roodepoort 1725, skriftelik voorgelê word.

Pretoria, 11 Julie 1984

PB 4-9-2-30H-566

KENNISGEWING 586 VAN 1984

SANDTON-WYSIGINGSKEMA 749

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Mavis Estelle Pollock, voorheen Lamont, aansoek gedoen het om Sandton-dorpsbeplanningskema, 1980, te wysig deur die hersonering van Hoewe 79, Sunninghill Park geleë aan Kikuyuweg van "Landbou" tot "Spesiaal" vir 'n woonhuis, restaurant en buitegeboue, wat 'n opsigterswoning insluit.

Verdere besonderhede van hierdie wysigingskema (wat Sandton-wysigingskema 749 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinciale Gebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Sandton ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 78001, Sandton 2146 skriftelik voorgelê word.

Pretoria, 11 Julie 1984

PB 4-9-2-116H-749

NOTICE 587 OF 1984

RANDBURG AMENDMENT SCHEME 767

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, Denise Ann Lawson, for the amendment of Randburg Town-planning Scheme, 1976, by rezoning Lot RE/695, Ferndale situated on Kent Avenue from "Residential 1" to "Special" for offices, subject to certain conditions.

The amendment will be known as Randburg Amendment Scheme 767. 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, Room B306, Provincial Building, Pretorius Street, 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, 11 July 1984

PB 4-9-2-132H-767

NOTICE 588 OF 1984

RANDBURG AMENDMENT SCHEME 766

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, Octrooi Property Holdings (Proprietary) Limited, for the amendment of Randburg Town-planning Scheme, 1976, by rezoning Lot 709, Ferndale situated on Oak Avenue from "Residential 1" to "Special" for offices, subject to certain conditions.

The amendment will be known as Randburg Amendment Scheme 766. 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, Room B306, Provincial Building, Pretorius Street, 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, 11 July 1984

PB 4-9-2-132H-766

NOTICE 589 OF 1984

ROODEPOORT-MARAISBURG AMENDMENT SCHEME 565

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, Jannie Jonker Builders (Proprietary) Limited, for the amendment of Roodepoort-Maraisburg Town-planning Scheme 2, 1954, by rezoning Erf 304, Florida North Extension 5 situated on Chrichton Street from "General Residential" with a density of "One dwel-

KENNISGEWING 587 VAN 1984

RANDBURG-WYSIGINGSKEMA 767

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Denise Ann Lawson, aansoek gedoen het om Randburg-dorpsbeplanningskema, 1976, te wysig deur die hersonering van Lot RE/695, Ferndale geleë aan Kentlaan van "Residensieel 1" tot "Spesiaal" vir kantore, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 767 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinciale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Randburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak 1, Randburg 2125 skriftelik voorgelê word.

Pretoria, 11 Julie 1984

PB 4-9-2-132H-767

KENNISGEWING 588 VAN 1984

RANDBURG-WYSIGINGSKEMA 766

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Octrooi Property Holdings (Proprietary) Limited, aansoek gedoen het om Randburg-dorpsbeplanningskema, 1976, te wysig deur die hersonering van Lot 709, Ferndale geleë aan Oaklaan van "Residensieel 1" tot "Spesiaal" vir kantore onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 766 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinciale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Randburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak 1, Randburg 2125 skriftelik voorgelê word.

Pretoria, 11 Julie 1984

PB 4-9-2-132H-766

KENNISGEWING 589 VAN 1984

ROODEPOORT-MARAISBURG-WYSIGINGSKEMA 565

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Jannie Jonker Bouers (Eendoms) Beperk, aansoek gedoen het om Roodepoort-Maraisburg-dorpsaanlegskema 2, 1954, te wysig deur die hersonering van Erf 304, Florida-Noord Uitbreiding 5 geleë aan Chrichtonstraat van "Algemene Woon" met 'n digtheid van "Een woonhuis per erf" tot "Algemene Woon"

ling per erf" to "General Residential" with a density of "One dwelling per 20 000 square feet".

The amendment will be known as Roodepoort-Maraisburg Amendment Scheme 565. 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, Room B306, Provincial Building, Pretorius Street, 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, 11 July 1984

PB 4-9-2-30H-565

NOTICE 590 OF 1984

SANDTON AMENDMENT SCHEME 745

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 Horace Grey Cochran, for the amendment of Sandton Town-planning Scheme, 1980, by rezoning Erven 495, 504 and 505, River Club Extension 16 situated on Majuba Avenue from "Residential 1" to "Residential 2" Height Zone 5.

The amendment will be known as Sandton Amendment Scheme 745. 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, Room B306, Provincial Building, Pretorius Street, 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 2146, Sandton 2146 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 11 July 1984

PB 4-9-2-116H-745

NOTICE 591 OF 1984

RANDBURG AMENDMENT SCHEME 768

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Allan Stewart Dickie, for the amendment of Randburg Town-planning Scheme, 1976, by rezoning Lot 672, Fontainebleau situated on Gertrude Street and River Road from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 1 000 m²" subject to certain conditions.

The amendment will be known as Randburg Amendment Scheme 768. 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, Room B306, Provincial Building, Pretorius Street, 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,

met 'n digtheid van "Een woonhuis per 20 000 vierkante voet".

Verdere besonderhede van hierdie wysigingskema (wat Roodepoort-Maraisburg-wysigingskema 565 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinciale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Roodepoort ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak X30, Roodepoort 1725 skriftelik voorgelê word.

Pretoria, 11 Julie 1984

PB 4-9-2-30H-565

KENNISGEWING 590 VAN 1984

SANDTON-WYSIGINGSKEMA 745

Die Direkteur van Plaaslike Bestuur gee hereby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Frank Horace Grey Cochran, aansoek gedoen het om Sandton-dorpsbeplanningskema, 1980, te wysig deur die hersonering van Erwe 495, 504 en 505, River Club Uitbreiding 16 geleë aan Majuba-laan van "Residensieel 1" tot "Residensieel 2" Hoogtesone 5.

Verdere besonderhede van hierdie wysigingskema (wat Sandton-wysigingskema 745 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinciale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Sandton ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 2146, Sandton 2146 skriftelik voorgelê word.

Pretoria, 11 Julie 1984

PB 4-9-2-116H-745

KENNISGEWING 591 VAN 1984

RANDBURG-WYSIGINGSKEMA 768

Die Direkteur van Plaaslike Bestuur gee hereby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Allan Stewart Dickie, aansoek gedoen het om Randburg-dorpsbeplanningskema, 1976, te wysig deur die hersonering van Lot 672, Fontainebleau geleë aan Gertrudestraat en Riverweg van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 000 m²" onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 768 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinciale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Randburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur

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, 11 July 1984

PB 4-9-2-132H-768

NOTICE 592 OF 1984

RANDBURG AMENDMENT SCHEME 765

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, Leonard du Plooy, for the amendment of Randburg Town-planning Scheme, 1976, by rezoning Lot 469, Ferndale 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 765. 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, Room B306, Provincial Building, Pretorius Street, 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, 11 July 1984

PB 4-9-2-132H-765

NOTICE 593 OF 1984

RANDBURG AMENDMENT SCHEME 763

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, Dimitrios Economou, for the amendment of Randburg Town-planning Scheme, 1976, by rezoning Lot 61, Ferndale situated on West Street from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 1 500 square metres".

The amendment will be known as Randburg Amendment Scheme 763. 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, Room B306, Provincial Building, Pretorius Street, 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, 11 July 1984

PB 4-9-2-132H-763

NOTICE 594 OF 1984

SANDTON AMENDMENT SCHEME 762

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has

by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak 1, Randburg 2125 skriftelik voor-gelê word.

Pretoria, 11 Julie 1984

PB 4-9-2-132H-768

KENNISGEWING 592 VAN 1984

RANDBURG-WYSIGINGSKEMA 765

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, Leonard du Plooy, aansoek gedoen het om Randburg-dorpsbeplanningskema, 1976, te wysig deur die hersonering van Lot 469, Ferndale geleë aan Yorklaan van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digt-heid van "Een woonhuis per 1 500 m²".

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 765 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Proviniale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Randburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak 1, Randburg 2125 skriftelik voor-gelê word.

Pretoria, 11 Julie 1984

PB 4-9-2-132H-765

KENNISGEWING 593 VAN 1984

RANDBURG-WYSIGINGSKEMA 763

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, Dimitrios Economou, aan-soek gedoen het om Randburg-dorpsaanlegskema, 1976, te wysig deur die hersonering van Lot 61, Ferndale geleë aan Weststraat van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 vierkante meter".

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 763 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Proviniale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Randburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak 1, Randburg 2125 skriftelik voor-gelê word.

Pretoria, 11 Julie 1984

PB 4-9-2-132H-763

KENNISGEWING 594 VAN 1984

SANDTON-WYSIGINGSKEMA 762

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

been made by the owner, Company One (Proprietary) Limited, c/o Rosmarin & Associates, PO Box 32004, Braamfontein 2017, for the amendment of Sandton Town-planning Scheme 1, 1980, by rezoning Portion 14 of Lot 116, Edenburg, situated on Wessels Road from "Residential 1" to "Business 4" including a dwelling unit for a caretaker.

The amendment will be known as Sandton Amendment Scheme 762. 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, Room B306, 3rd Floor, Provincial 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, 11 July 1984

PB 4-9-2-116H-762

NOTICE 595 OF 1984

RANDBURG AMENDMENT SCHEME 777

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, Mainstep Holdings Number Nine (Proprietary) Limited, for the amendment of Randburg Town-planning Scheme, 1976, by rezoning Erf 718, Ferndale, situated on Pretoria Avenue from "Residential 1" with a density of "One dwelling per erf" to "Special" for offices subject to certain conditions.

The amendment will be known as Randburg Amendment Scheme 777. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Randburg and the office of the Director of Local Government, Room B306, Provincial Building, Pretorius Street, 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, 11 July 1984

PB 4-9-2-132H-777

NOTICE 596 OF 1984

RANDFONTEIN AMENDMENT SCHEME 1/75

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, Deil (Eiendoms) Beperk, for the amendment of Randfontein Town-planning Scheme 1, 1948, to amend Clause 15(a) Table C, the unnumbered proviso B 4(k), by amending the building line from 8 metres from the street boundary to 3 metres from the street boundary.

The amendment will be known as Randfontein Amendment Scheme 1/75. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Rand-

1965), kennis dat die eienaar, Company One (Proprietary) Limited, c/o Rosmarin en Medewerkers, Posbus 32004, Braamfontein 2017, aansoek gedoen het om Randfontein-dorpsaanlegskema 1, 1948, te wysig deur die hersoening van Gedeelte 14 van Erf 116, Edenburg, geleë aan Wesselsweg van "Residensieel 1" tot "Besigheid 4" insluitende 'n wooneenheid vir 'n opsigter.

Verdere besonderhede van hierdie wysigingskema (wat Randfontein-wysigingskema 1/75 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer 306, 3e Vloer, Provinciale Gebou, h/v Bosman- en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Randfontein ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 78001, Sandton 2146, skriftelik voorgelê word.

Pretoria, 11 Julie 1984

PB 4-9-2-116H-762

KENNISGEWING 595 VAN 1984

RANDBURG-WYSIGINGSKEMA 777

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Mainstep Holdings Number Nine (Proprietary) Limited, aansoek gedoen het om Randburg-dorpsbeplanningskema, 1976, te wysig deur die hersoening van Erf 718, Ferndale, geleë aan Pretoriuslaan van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Spesiaal" vir kantore onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 777 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 3e Vloer, Kamer B306, Provinciale Gebou, h/v Bosman- en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Randburg ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak 1, Randburg 2125, skriftelik voorgelê word.

Pretoria, 11 Julie 1984

PB 4-9-2-132H-777

KENNISGEWING 596 VAN 1984

RANDFONTEIN-WYSIGINGSKEMA 1/75

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar Deil (Eiendoms) Beperk, aansoek gedoen het om Randfontein-dorpsaanlegskema 1, 1948, te wysig deur Klousule 15(a) Tabel C, die ongenommerde voorbehoudsbepalings B 4(k), te wysig sodat die boulyn vanaf 8 meter van die straatgrens tot 3 meter van die straatgrens verslaap kan word.

Verdere besonderhede van hierdie wysigingskema (wat Randfontein-wysigingskema 1/75 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur,

fontein and at the office of the Director of Local Government, Room B306, Provincial 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 218, Randfontein 1760, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 11 July 1984

PB 4-9-2-29-1/75

NOTICE 597 OF 1984

FOCHVILLE AMENDMENT SCHEME 21

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, Petrus Johannes Kilian Jansen van Vuuren, Dirk Cornelius Petrus Badenhorst, Charl du Pleix Conradie and Gustav Conradie, for the amendment of Fochville Town-planning Scheme, 1980, by rezoning of Portion 2 and Portion 3 of Erf 809 and Erf 1074, situated on the corner of Losberg Avenue and Munt Street, Fochville, from "Residential 4" to "Business 1" with Height Zone 8.

The amendment will be known as Fochville Amendment Scheme 21. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Fochville and at the office of the Director of Local Government, Room B306, Provincial 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 1, Fochville 2515, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 11 July 1984

PB 4-9-2-57-21

NOTICE 598 OF 1984

VEREENIGING AMENDMENT SCHEME 1/256

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, Adriaan Jonker, for the amendment of Vereeniging Town-planning Scheme 1, 1956, by rezoning of Erf 1625, situated on the corner of Blackwood Street and Chestnut Street, Drie Riviere Extension 2, Vereeniging from "Residential 1" with a density of "One dwelling per 3 160 m²" to "Residential 1" with a density of "One dwelling per 991 m²".

The amendment will be known as Vereeniging Amendment Scheme 1/256. 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, Room B306, Provincial 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 338, Vereeniging 1930 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 11 July 1984

PB 4-9-2-36-1/256

Kamer B306, Provinciale Gebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Randfontein ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 218, Randfontein 1760, skriftelik voorgelê word.

Pretoria, 11 Julie 1984

PB 4-9-2-29-1/75

KENNISGEWING 597 VAN 1984

FOCHVILLE-WYSIGINGSKEMA 21

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaars, Petrus Johannes Kilian Jansen van Vuuren, Dirk Cornelius Petrus Badenhorst, Charl du Pleix Conradie en Gustav Conradie, aansoek gedoen het om Fochville-dorpsbeplanningskema, 1980, te wysig deur die hersonering van Gedeelte 2 en Gedeelte 3 van Erf 809 en Erf 1074, geleë op die hoek van Losberglaan en Muntstraat, Fochville, vanaf "Residensieel 4" tot "Besigheid 1" met Hoogtesone 8.

Verdere besonderhede van hierdie wysigingskema (wat Fochville-wysigingskema 21 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinciale Gebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Fochville ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1, Fochville 2515, skriftelik voorgelê word.

Pretoria, 11 Julie 1984

PB 4-9-2-57-21

KENNISGEWING 598 VAN 1984

VEREENIGING-WYSIGINGSKEMA 1/256

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Adriaan Jonker, aansoek gedoen het om Vereeniging-dorpsaanlegskema 1, 1956, te wysig deur die hersonering van Erf 1625, geleë op die hoek van Blackwoodstraat en Chestnutstraat, Drie Riviere Uitbreiding 2, Vereeniging vanaf "Residensieel 1" met 'n digtheid van "Een woonhuis per 3 160 m²" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 991 m²".

Verdere besonderhede van hierdie wysigingskema (wat Vereeniging-wysigingskema 1/256 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinciale Gebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Vereeniging ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 338, Vereeniging 1930 skriftelik voorgelê word.

Pretoria, 11 Julie 1984

PB 4-9-2-36-1/256

NOTICE 599 OF 1984

FOCHVILLE 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, H P L Ontwikkelingsmaatskappy (Eiendoms) Beperk, for the amendment of Fochville Town-planning Scheme, 1980, by rezoning Portion 2 of Erf 1020, situated on Pretorius Street, Fochville Township from "Residential 4" to "Business 1".

The amendment will be known as Fochville Amendment Scheme 20. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Fochville and at the office of the Director of Local Government, Room B306, Provincial 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 1, Fochville 2515 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 11 July 1984

PB 4-9-2-57-20

NOTICE 600 OF 1984

WESTONARIA AMENDMENT SCHEME 13

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, Town Council of Westonaria, for the amendment of the Westonaria Town-planning Scheme, 1981, by rezoning Erf 685, situated on De Villierskloof Street and Erf 1280, situated next to Erf 685, Glenharvie Extension 2 from "Municipal" and "Public Open Space" to "Residential 4" subject to certain conditions.

The amendment will be known as Westonaria Amendment Scheme 13. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Westonaria 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 19, Westonaria 1780 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 11 July 1984

PB 4-9-2-38-13

NOTICE 602 OF 1984

TZANEEN AMENDMENT SCHEME 14

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, Tzaneen Village Council, for the amendment of Tzaneen Town-planning Scheme, 1980, by

KENNISGEWING 599 VAN 1984

FOCHVILLE-WYSIGINGSKEMA 20

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, H P L Ontwikkelingsmaatskappy (Eiendoms) Beperk, aansoek gedoen het om Fochville-dorpsbeplanningskema, 1980, te wysig deur die hersonering van Gedeelte 2 van Erf 1020, geleë aan Pretoriusstraat, dorp Fochville van "Residensieel 4" tot "Besigheid 1".

Verdere besonderhede van hierdie wysigingskema (wat Fochville-wysigingskema 20 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinciale Gebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Fochville ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1, Fochville 2515 skriftelik voorgelê word.

Pretoria, 11 Julie 1984

PB 4-9-2-57-20

KENNISGEWING 600 VAN 1984

WESTONARIA-WYSIGINGSKEMA 13

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Stadsraad van Westonaria, aansoek gedoen het om die Westonaria-dorpsbeplanningskema, 1981, te wysig deur hersonering van Erf 685, geleë aan De Villierskloofstraat en Erf 1280 grensend aan Erf 685, Glenharvie Uitbreiding 2 van "Munisipaal" en "Openbare Oopruimte" tot "Residensieel 4" onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Westonaria-wysigingskema 13 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 Westonaria ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 19, Westonaria 1780 skriftelik voorgelê word.

Pretoria, 11 Julie 1984

PB 4-9-2-38-13

KENNISGEWING 602 VAN 1984

TZANEEN-WYSIGINGSKEMA 14

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Tzaneen Village Council, aansoek gedoen het om Tzaneen-dorpsbeplanningskema, 1980, te wysig deur die hersonering van Erf 719, geleë aan

rezoning Erf 719, situated on Duiker Avenue, Tzaneen from "Public Open Space" to "Industrial 1".

The amendment will be known as Tzaneen Amendment Scheme 14. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Tzaneen and at the office of the Director of Local Government, Room B306, Provincial Building, cor Pretorius and Bosman 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 2912, Pietersburg 0700 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 18 July 1984

PB 4-9-2-71H-14

NOTICE 603 OF 1984

RANDFONTEIN AMENDMENT SCHEME 1/74

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, Randfontein Townships (Proprietary) Limited, for the amendment of Randfontein-Town-planning Scheme 1, 1948, by rezoning Erf 182, situated on Van der Stel Road and Leerdam Street, Randfontein from "Special" for a Place of Entertainment subject to certain conditions to "Special" for dwelling-units attached or detached subject to certain conditions.

The amendment will be known as Randfontein Amendment Scheme 1/74. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Randfontein and at the office of the Director of Local Government, Room B306, Provincial Building, cor Pretorius and Bosman 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 218; Randfontein 1760 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 18 July 1984

PB 4-9-2-29-74

NOTICE 604 OF 1984

ERMELO AMENDMENT SCHEME 11

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Jacobus Johannes Rudolph van der Merwe, Johannes Jacobus van der Merwe and Hendrik Jacobus Johannes van der Merwe, for the amendment of Ermelo Town-planning Scheme, 1982, to abolish the 6 metre buildingline restriction on Karle Street of Erf 1943, situated on Voortrekker Avenue and Karle Street, Ermelo Extension 10.

The amendment will be known as Ermelo Amendment Scheme 11. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Ermelo and at the office of the Director of Local Government, Room

Duikerlaan 1, Tzaneen, vanaf "Openbare Oopruimte" tot "Nywerheid 1".

Verdere besonderhede van hierdie wysigingskema (wat Tzaneen-wysigingskema 14 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinciale Gebou, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Tzaneen ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 2912, Pietersburg 0700 skriftelik voorgelê word.

Pretoria, 18 Julie 1984

PB 4-9-2-71H-14

KENNISGEWING 603 VAN 1984

RANDFONTEIN-WYSIGINGSKEMA 1/74

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Randfontein Townships (Proprietary) Limited, aansoek gedoen het om Randfontein-dorpsaanlegskema 1, 1948, te wysig deur die hersenering van Erf 182, geleë aan Van Der Stelweg en Leerdamstraat, Randfontein, van "Spesiaal" vir 'n Vermaaklikheidsplek onderworpe aan sekere voorwaardes tot "Spesiaal" vir wooneenhede aanmekaar geskakel of losstaande onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Randfontein-wysigingskema 1/74 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinciale Gebou, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Randfontein ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 218, Randfontein 1760 skriftelik voorgelê word.

Pretoria, 18 Julie 1984

PB 4-9-2-29-74

KENNISGEWING 604 VAN 1984

ERMELO-WYSIGINGSKEMA 11

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Jacobus Johannes Rudolph van der Merwe, Johannes Jacobus van der Merwe en Hendrik Jacobus Johannes van der Merwe, aansoek gedoen het om Ermelo-dorpsaanlegskema, 1982, te wysig deur die 6 meter boulyn beperking langs Karlestraat van Erf 1943, geleë aan Voortrekkerlaan en Karlestraat, Ermelo Uitbreiding 10, op te hef.

Verdere besonderhede van hierdie wysigingskema (wat Ermelo-wysigingskema 11 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer 306, Provinciale Gebou, h/v Pretorius- en Bosmanstraat, Pret-

B306, Provincial Building, cor Pretorius and Bosman 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, Ermelo 2350 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 18 July 1984

PB 4-9-2-14H-11

NOTICE 605 OF 1984

ALBERTON AMENDMENT SCHEME 154

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, Ian Lamb, for the amendment of Alberton Town-planning Scheme, 1979, by rezoning of Erf 607, Alrode Extension 7, situated on Boron Street from "Commercial" to "Industrial 1".

The amendment will be known as Alberton Amendment Scheme 154. 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, Room B506A, Provincial Building, cor Pretorius and Bosman 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 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 18 July 1984

PB 4-9-2-4H-154

NOTICE 606 OF 1984

JOHANNESBURG AMENDMENT SCHEME 1225

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, Errol James McGregor, for the amendment of Johannesburg Town-planning Scheme, 1979, by rezoning Portion 1 of Erf 489, Kew Township situated on Tenth Road from "Residential 1" to "Commercial 2" Height Zone 8.

The amendment will be known as Johannesburg Amendment Scheme 1225. 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, Room B506A, Provincial Building, Pretorius Street, 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, 18 July 1984

PB 4-9-2-2H-1225

ria en in die kantoor van die Stadsklerk van Ermelo 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 48, Ermelo 2350 skriftelik voorgelê word.

Pretoria, 18 Julie 1984

PB 4-9-2-14H-11

KENNISGEWING 605 VAN 1984

ALBERTON-WYSIGINGSKEMA 154

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Ian Lamb, aansoek gedoen het om Alberton-dorpsbeplanningskema, 1979, te wysig deur die hersonering van Erf 607, Alrode Uitbreiding 7 geleë aan Boronstraat van "Kommersieel" tot "Nywerheid 1".

Verdere besonderhede van hierdie wysigingskema (wat Alberton-wysigingskema 154 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B506A, Provinciale Gebou, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Alberton ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 4, Alberton skriftelik voorgelê word.

Pretoria, 18 Julie 1984

PB 4-9-2-4H-154

KENNISGEWING 606 VAN 1984

JOHANNESBURG-WYSIGINGSKEMA 1225

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Errol James McGregor, aansoek gedoen het om Johannesburg-dorpsbeplanningskema, 1979, te wysig deur die hersonering van Gedeelte 1 van Erf 489, dorp Kew geleë aan Tiende Weg van "Residensieel 1" tot "Kommersieel 2" Hoogtesone 8.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 1225 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B506A, Provinciale Gebou, 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, 18 Julie 1984

PB 4-9-2-2H-1225

NOTICE 607 OF 1984

BEDFORDVIEW AMENDMENT SCHEME 346

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, Corinne Gane Thirlwell, for the amendment of Bedfordview Town-planning Scheme 1, 1948, by rezoning Erf 20, Oriel Township situated on Nettleton Road from "Special Residential" to "Special Residential" with a density of "One dwelling per 20 000 square feet".

The amendment will be known as Bedfordview Amendment Scheme 346. 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, Room B506A, Provincial Building, Pretorius Street, 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 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 18 July 1984

PB 4-9-2-46-346

NOTICE 608 OF 1984

JOHANNESBURG AMENDMENT SCHEME 1226

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, Darryl John Gunther, for the amendment of Johannesburg Town-planning Scheme, 1979, by rezoning Lot 15 situated on Osborne Road, Victoria Township from "Residential 1" with a density of "One dwelling per 1 500 m²" to "Residential 1" with a density of "One dwelling per 700 m²" subject to conditions.

The amendment will be known as Johannesburg Amendment Scheme 1226. 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, Room B506A, Provincial Building, Pretorius Street, 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, 18 July 1984

PB 4-9-2-2H-1226

NOTICE 609 OF 1984

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME 861

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, Sheila Miriam Levenberg, for the amendment of Northern Johannesburg Region Town-

KENNISGEWING 607 VAN 1984

BEDFORDVIEW-WYSIGINGSKEMA 346

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Corinne Gane Thirlwell, aansoek gedoen het om Bedfordview-dorpsaanlegskema 1, 1948, te wysig deur die hersonering van Erf 20, dorp Oriel geleë aan Nettletonweg van "Spesiaal Residensieel" tot "Spesiaal Residensieel" met 'n digtheid van "Een woonhuis per 20 000 vierkante voet".

Verdere besonderhede van hierdie wysigingskema (wat Bedfordview-wysigingskema 346 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B506A, Proviniale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Bedfordview ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 3, Bedfordview skriftelik voorgelê word.

Pretoria, 18 Julie 1984

PB 4-9-2-46-346

KENNISGEWING 608 VAN 1984

JOHANNESBURG-WYSIGINGSKEMA 1226

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Darryl John Gunther, aansoek gedoen het om Johannesburg-dorpsaanlegskema, 1979, te wysig deur die hersonering van Lot 15 geleë op Osborneweg, dorp Victoria van "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 700 m²" onderworpe aan voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 1226 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B506A, Proviniale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg 2000 skriftelik voorgelê word.

Pretoria, 18 Julie 1984

PB 4-9-2-2H-1226

KENNISGEWING 609 VAN 1984

NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA 861

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Sheila Miriam Levenberg, aansoek gedoen het om Noordelike Johannesburgstreek-

planning Scheme 1, 1958, by rezoning Erf 41 situated on Shakespeare Avenue, Senderwood from "Special Residential" to "Special Residential" with a density of "One dwelling per 15 000 square feet".

The amendment will be known as Northern Johannesburg Region Amendment Scheme 861. 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, Room B506A, Provincial Building, Pretorius Street, 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 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 18 July 1984

PB 4-9-2-212-861

NOTICE 610 OF 1984

JOHANNESBURG AMENDMENT SCHEME 1228

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, of Lot 550 namely D.J. Morais and of Lot 562 namely D.J. Morais and Alfred Morais, for the amendment of Johannesburg Town-planning Scheme, 1979, by rezoning Lots 550 and 562 situated between Ruben Avenue and Adler Street, Newclare from "Residential 1" to Lot 550 "Residential 4" and Lot 562 "Parking" plus 36 m² of storage space.

The amendment will be known as Johannesburg Amendment Scheme 1228. 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, Room B506A, Provincial Building, Pretorius Street, 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, 18 July 1984

PB 4-9-2-2H-1228

NOTICE 611 OF 1984.

ALBERTON AMENDMENT SCHEME 155

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, Gelfo Beleggings (Eiendoms) Beperk, for the amendment of Alberton Town-planning Scheme, 1979, by rezoning Erf 24, New Redruth situated on Truro Road from "Residential 1" to "Business 1".

The amendment will be known as Alberton Amendment Scheme 155. 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, Room B506A, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Govern-

dorsaanlegskema 1, 1958, te wysig deur die hersonering van Erf 41 geleë aan Shakespearelaan, Senderwood van "Spesiaal Residensieel" tot "Spesiaal Residensieel" met 'n digtheid van "Een woonhuis per 15 000 vierkante voet".

Verdere besonderhede van hierdie wysigingskema (wat Noordelike Johannesburgstreek-wysigingskema 861 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B506A, Provinciale Gebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Bedfordview ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 3, Bedfordview skriftelik voorgelê word.

Pretoria, 18 Julie 1984

PB 4-9-2-212-861

KENNISGEWING 610 VAN 1984

JOHANNESBURG-WYSIGINGSKEMA 1228

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, van Lot 550 naamlik D.J. Morais en van Lot 562 naamlik D.J. Morais en Alfred Morais, aansoek gedoen het om Johannesburg-dorpsbeplanningskema, 1979, te wysig deur die hersonering van Lot 550 en Lot 562 geleë tussen Rubenlaan en Adlerstraat, Newclare vanaf "Residensieel 1" tot Lot 550 "Residensieel 4" en Lot 562 "Parkerig" plus 36 m² stooplek.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 1228 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B506A, Provinciale Gebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg 2000 skriftelik voorgelê word.

Pretoria, 18 Julie 1984

PB 4-9-2-2H-1228

KENNISGEWING 611 VAN 1984

ALBERTON-WYSIGINGSKEMA 155

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Gelfo Beleggings (Eiendoms) Beperk, aansoek gedoen het om Alberton-dorpsbeplanningskema, 1979, te wysig deur die hersonering van Erf 24 geleë aan Truoweg, New Redruth vanaf "Residensieel 1" tot "Besigheid 1".

Verdere besonderhede van hierdie wysigingskema (wat Alberton-wysigingskema 155 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B506A, Provinciale Gebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Alberton ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hier-

ment, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 4, Alberton at any time within a period of 4 weeks from the date of this notice.

Pretoria, 18 July 1984

PB 4-9-2-4H-155

NOTICE 612 OF 1984

SPRINGS AMENDMENT SCHEME 291

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, Jacobus Andries Barnard, Henry Arden Ford and Frederick Jacob Ford, for the amendment of Springs Town-planning Scheme 1, 1948, by the addition of the following sub-clause to Clause 15(a) Table "C" Proviso 15(B)(1)(k) applicable only to Erf 436, Dersley:

"Provided that buildings including outbuildings on Erf 436, Dersley may be erected 4,4 m from the boundary along Safier Street."

The amendment will be known as Springs Amendment Scheme 291. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Springs and at the office of the Director of Local Government, Provincial Building, Room B206A, cor Pretorius and Bosman 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, Springs 1560 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 18 July 1984

PB 4-9-2-32-291

NOTICE 613 OF 1984

NABOOMSPRUIT AMENDMENT SCHEME 11

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, Herbert McGeer, for the amendment of Naboomspruit Town-planning Scheme, 1980, by rezoning Erf 521, situated on Louis Trichardt Avenue, Naboomspruit from "Residential 1" with a density of "One dwelling per erf" to "Residential 4".

The amendment will be known as Naboomspruit Amendment Scheme 11. 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, Provincial Building, Room B206A, cor Pretorius and Bosman 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 X340, Naboomspruit 0560 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 18 July 1984

PB 4-9-2-64H-11

die kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 4, Alberton skriftelik voorgelê word.

Pretoria, 18 Julie 1984

PB 4-9-2-4H-155

KENNISGEWING 612 VAN 1984

SPRINGS-WYSIGINGSKEMA 291

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaars, Jacobus Andries Barnard, Henry Arden Ford en Frederick Jacob Ford, aansoek gedoen het om Springs-dorpsaanlegskema 1, 1948, te wysig deur die byvoeging van die volgende subklousule tot Kiousule 15(a) Tabel "C" Voorbehoudsbepaling 15(B)(1)(k) van toepassing slegs op Erf 436, Dersley:

"Met dien verstande dat geboue, insluitende buitegeboue op Erf 436, Dersley 4,4 m van die grens langs Safierstraat opgerig mag word."

Verdere besonderhede van hierdie wysigingskema (wat Springs-wysigingskema 291 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B206A, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Springs ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 45, Springs 1560 skriftelik voorgelê word.

Pretoria, 18 Julie 1984

PB 4-9-2-32-291

KENNISGEWING 613 VAN 1984

NABOOMSPRUIT-WYSIGINGSKEMA 11

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Herbert McGeer, aansoek gedoen het om Naboomspruit-dorpsbeplanningskema, 1980, te wysig deur die hersonering van Erf 521, geleë aan Louis Trichardtlaan, Naboomspruit van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 4".

Verdere besonderhede van hierdie wysigingskema (wat Naboomspruit-wysigingskema 11 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B206A, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Naboomspruit ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak X340, Naboomspruit 0560 skriftelik voorgelê word.

Pretoria, 18 Julie 1984

PB 4-9-2-64H-11

NOTICE 614 OF 1984

BARBERTON AMENDMENT SCHEME 21

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, Barberton Town Council, for the amendment of Barberton Town-planning Scheme, 1974; by rezoning Erf 3809, situated on Henry Nettmann Street, Barberton from "Special Residential" with a density of "One dwelling per erf" to "General Residential 2".

The amendment will be known as Barberton Amendment Scheme 21. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Barberton and at the office of the Director of Local Government, Provincial Building, Room B206A, cor Pretorius and Bosman 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 33, Barberton 1300 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 18 July 1984

PB 4-9-2-5-21

NOTICE 615 OF 1984

LYDENBURG AMENDMENT SCHEME 8

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Willem Johannes Landsberg, for the amendment of Lydenburg Town-planning Scheme, 1980, by rezoning Erf 134, situated on Lange Street and Kantoor Street, Lydenburg from "Residential 1" to "Residential 4".

The amendment will be known as Lydenburg Amendment Scheme 8. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Lydenburg and at the office of the Director of Local Government, Provincial Building, Room B206A, cor Pretorius and Bosman 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 61, Lydenburg 1120 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 18 July 1984

PB 4-9-2-42H-8

NOTICE 616 OF 1984

BOKSBURG AMENDMENT SCHEME 1/385

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, Groenkloof Land (Proprietary) Limited, for the amendment of Boksburg Town-planning Scheme 1, 1946, by rezoning a portion of Erf 11, situated on Tunney Street and Nolloth Road Groenewiede from

KENNISGEWING 614 VAN 1984

BARBERTON-WYSIGINGSKEMA 21

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Die Stadsraad van Barberton, aansoek gedoen het om Barberton-dorpsaanlegskema, 1974, te wysig deur die hersonering van Erf 3809, geleë aan Shebastraat en Henry Nettmannstraat Barberton van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Algemene Woon 2."

Verdere besonderhede van hierdie wysigingskema (wat Barberton-wysigingskema 21 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B206A, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Barberton ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 33, Barberton 1300 skriftelik voorgelê word.

Pretoria, 18 Julie 1984

PB 4-9-2-5-21

KENNISGEWING 615 VAN 1984

LYDENBURG-WYSIGINGSKEMA 8

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Willem Johannes Landsberg, aansoek gedoen het om Lydenburg-dorpsbeplanning-skema, 1980, te wysig deur die hersonering van Erf 134, geleë aan Langestraat en Kantoorstraat, Lydenburg van "Residensieel 1" tot "Residensieel 4".

Verdere besonderhede van hierdie wysigingskema (wat Lydenburg-wysigingskema 8 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B206A, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Lydenburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 61, Lydenburg 1120 skriftelik voorgelê word.

Pretoria, 18 Julie 1984

PB 4-9-2-42H-8

KENNISGEWING 616 VAN 1984

BOKSBURG-WYSIGINGSKEMA 1/385

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Groenkloof Land (Proprietary) Limited, aansoek gedoen het om Boksburg-dorpsaanlegskema 1, 1946, te wysig deur die hersonering van 'n deel van Erf 11, geleë aan Tunneystraat en Nollothweg,

"Special" for shops, offices and professional suites to "Special" for attached or detached dwelling-units.

The amendment will be known as Boksburg Amendment Scheme 1/385. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Boksburg and at the office of the Director of Local Government, Provincial Building, Room B206A, cor Pretorius and Bosman 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 215, Boksburg 1460 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 18 July 1984

PB 4-9-2-8-385

NOTICE 617 OF 1984

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 18 July 1984.

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, 18 July 1984

ANNEXURE

Name of township: Ellisras Extension 15.

Name of applicant: Piet Hendrik Behrens Janse van Rensburg.

Number of erven: Residential 1: 58; Residential 2: 1; Residential 3: 1; Business: 6; Public Open Space: 1.

Description of land: Remaining Extent of Portion 14 of the farm Waterkloof 502 LQ.

Situation: West of and abuts Provincial Road P84/1 and, south of and abuts Ellisras Extension 7.

Remarks: This advertisement supersedes all previous advertisements for the township Ellisras Extension 15.

Reference No: PB 4-2-2-6855.

NOTICE 618 OF 1984

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 18 July 1984.

Groeneweide van "Spesiaal" vir winkels, kantore en professionele kamers tot "Spesiaal" vir aaneengeskakelde of losstaande wooneenhede.

Verdere besonderhede van hierdie wysigingskema (wat Boksburg-wysigingskema 1/385 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B206A, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Boksburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 215, Boksburg 1460 skriftelik voorgelê word.

Pretoria, 18 Julie 1984

PB 4-9-2-8-385

KENNISGEWING 617 VAN 1984

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), 2e Vloer, B Blok, Provinciale Gebou, Pretoriusstraat, Pretoria, vir 'n tydperk van 8 weke vanaf 18 Julie 1984.

Iedereen wat beswaar teen die toestaan van 'n aansoek wil maak of begerig is om enige vertoe 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 18 Julie 1984 skriftelik en in duplikaat van sy redes in kennis stel.

Pretoria, 18 Julie 1984

BYLAE

Naam van dorp: Ellisras Uitbreiding 15.

Naam van aansoekdoener: Piet Hendrik Behrens Janse van Rensburg.

Aantal erwe: Residensieel 1: 58; Residensieel 2: 1; Residensieel 3: 1; Besigheid: 6; Openbare Oopruimte: 1.

Beskrywing van grond: Resterende Gedeelte van Gedeelte 14 van die plaas Waterkloof 502 LQ.

Ligging: Wes van en grens aan Provinciale Pad P84/1 en suid van en grens aan Ellisras Uitbreiding 7.

Opmerkings: Hierdie advertensie vervang alle vorige advertensies van die dorp Ellisras Uitbreiding 15.

Verwysingsnommer: PB 4-2-2-6855.

KENNISGEWING 618 VAN 1984

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), 2e Vloer, B Blok, Provinciale Gebou, Pretoriusstraat, Pretoria vir 'n tydperk van 8 weke vanaf 18 Julie 1984.

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, 18 July 1984.

ANNEXURE

Name of township: Hughes Extension 8.

Name of applicant: Heinz Gerhard Max Goebel.

Number of erven: Commercial: 5; Special for: 1 (Public Garage).

Description of land: Situate on Portion 156 (a portion of Portion 5) of the farm Driefontein No 85 IR.

Situation: North-west of and abuts North Rand Road. North-east of and abuts Portion 155 of the farm Driefontein No 85 IR.

Reference No: PB 4-2-2-7186.

Name of township: Terenure Extension 21.

Name of applicant: "Restvier Eiendomme (Edms) Bpk".

Number of erven: Residential 1: 4; Residential 3: 1.

Description of land: Holding 12, Restonvale Agricultural Holdings Kempton Park.

Situation: North-west of and abuts to Provincial Road P91/1. North-east of and abuts to Terenure Extension 13.

Reference No: PB 4-2-2-7254.

Name of township: Moreletapark Extension 21.

Name of applicant: Nestel Holdings (Proprietary) Limited.

Number of erven: Residential 1: 78 erven.

Description of land: Portion 112 (a portion of Portion 54) of the farm Garstfontein 374 JR.

Situation: South-east of and abuts Portions 110 and 113 and north-east of and abuts Portion 241 of the farm Garstfontein 374 JR.

Reference No: PB 4-2-2-7336.

Name of township: Malvern-east Extension 14.

Name of applicant: Milk Enterprises (Proprietary) Limited.

Number of erven: Special for the receipt distribution and sale of dairy products and purposes incidental thereto: 2 erven.

Description of land: Portion 128 of the farm Elandsfontein 90 IR.

Situation: North of and abuts Gedenhuis Road and east of and abuts Portion 143 of the farm Elandsfontein 90 IR.

Reference No: PB 4-2-2-7342.

Name of township: Randjespark Extension 39.

Name of applicant: S P B Two Three Two (Proprietary) Limited.

Number of erven: Industrial 1: 2.

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, P rivaaatsak X437, Pretoria 0001 binne 'n tydperk van 8 weke van die datum af van eerste publikasie hiervan, nl 18 Julie 1984 skriftelik en in duplikaat van sy redes in kennis stel.

Pretoria, 18 Julie 1984.

BYLAE

Naam van dorp: Hughes Uitbreiding 8.

Naam van aansoekdoener: Heinz Gerhard Max Goebel.

Aantal erwe: Kommersiel: 5; Spesiaal vir: 1 (Publieke Garage).

Beskrywing van grond: Geleë op Gedeelte 156 ('n gedeelte van Gedeelte 5) van die plaas Driefontein No 85 IR.

Ligging: Noordwes van en grens aan North Randstraat. Noordoos van en grens aan Gedeelte 155 van die plaas Driefontein No 85 IR.

Verwysingsnommer: PB 4-2-2-7186.

Naam van dorp: Terenure Uitbreiding 21.

Naam van aansoekdoener: Restvier Eiendomme (Edms) Bpk.

Aantal erwe: Residensieel 1: 4; Residensieel 3: 1.

Beskrywing van grond: Geleë op Hoewe 12, Restonvale Landbouhoeves, Kemptonpark.

Ligging: Noordwes van en grens aan Provinciale Pad P91/1. Noordoos van en grens aan Terenure Uitbreiding 13.

Verwysingsnommer: PB 4-2-2-7254.

Naam van dorp: Moreletapark Uitbreiding 21.

Naam van aansoekdoener: Nestel Holdings (Proprietary) Limited.

Aantal erwe: Residensieel 1: 78 erwe.

Beskrywing van grond: Gedeelte 112 ('n gedeelte van Gedeelte 54) van die plaas Garstfontein 374 JR.

Ligging: Suidoos van en grens aan Gedeeltes 110 en 113 en noordoos van en grens aan Gedeelte 241 van die plaas Garstfontein 374 JR.

Verwysingsnommer: PB 4-2-2-7336.

Naam van dorp: Malvern Oos Uitbreiding 14.

Naam van aansoekdoener: Milk Enterprises (Proprietary) Limited.

Aantal erwe: Spesiaal vir die ontvangs, verspreiding en verkoop van suiwelprodukte en doeleinies in verband daarmee: 2 erwe.

Beskrywing van grond: Gedeelte 128 van die plaas Elandsfontein 90 IR.

Ligging: Noord van en grens aan Gedenhuisweg en oos van en grens aan Gedeelte 143 van die plaas Elandsfontein 90 IR.

Verwysingsnommer: PB 4-2-2-7342.

Naam van dorp: Randjespark Uitbreiding 39.

Naam van aansoekdoener: S P B Two Three Two (Proprietary) Limited.

Aantal erwe: Nywerheid 1: 2.

Description of land: Holding 255, Erand Agricultural Holdings.

Situation: South-east of and abuts 15th Road and south-west of and abuts Holding 254.

Reference No: PB 4-2-2-7391.

Name of township: Lakefield Extension 36.

Name of applicant: Kew Investments (Pty) Ltd.

Number of erven: Residential 1: 22; Residential 2: 1.

Description of land: Situated on the Remaining Extent of Holdings 25 and 27, Kleinfontein Agricultural Holdings.

Situation: East of and abuts to Atlas Road. South of and abuts to Lakefield Avenue.

Reference No: PB 4-2-2-7410.

Name of township: Randjespark Extension 40.

Name of applicant: The Southern Life Assosiation.

Number of erven: Industrial 1: 2.

Description of land: Holding 235, Glen Austin Agricultural Holdings.

Situation: North-west of and abuts Provincial Road P1/2. North-east of and abuts Holding 236.

Reference No: PB 4-2-2-7442.

Name of township: River Club Extension 25.

Name of applicant: Little Fillan View (Pty) Ltd.

Number of erven: Residential 3: 2.

Description of land: Remainder of Portion 87 of the farm Zandfontein 42 IR.

Situation: North-east of and abuts Fifteenth Street and south-east of and abuts Shiel Avenue.

Reference No: PB 4-2-2-7472.

Name of township: Schoemansville Extension 3.

Name of applicant: Thomas Walter Williams and Petrus Johannes Fourie.

Number of erven: Residential 1: 34; Residential 2: 7; Public Open Space: 2.

Description of land: Holdings 84 and 85, Melodie Agricultural Holdings.

Situation: South-west of and abuts to Schubert Road in the town Melodie. North-west of and abuts to Holding 86, Melodie Agricultural Holdings.

Reference No: PB 4-2-2-7474.

Name of township: Anderbolt Extension 60.

Name of applicant: Emargee Estates (Pty) Ltd.

Number of erven: Industrial: 4.

Description of land: Situated on part of Portion 183 (portion of Portion 103), farm Klipfontein No 83 IR.

Situation: East of and abuts Fourteenth Avenue and south of and abuts of Anderbolt Extension 10.

Reference No: PB 4-2-2-7505.

Name of township: Benoni Extension 46.

Beskrywing van grond: Hoewe 255, Erand Landbouhoeves.

Ligging: Suidoos van en langs 15e Weg en suidwes van en langs Hoewe 254.

Verwysingsnommer: PB 4-2-2-7391.

Naam van dorp: Lakefield Uitbreiding 36.

Naam van aansoekdoener: "Kew Investments" (Edms) Bpk.

Aantal erwe: Residensieel 1: 22; Residensieel 2: 1.

Beskrywing van grond: Geleë op Resterende Gedeelte van Hoeve 25 en 27, Kleinfontein Landbouhoeves.

Ligging: Oos van en grens aan Atlasweg. Suid van en grens aan Lakefieldlaan.

Verwysingsnommer: PB 4-2-2-7410.

Naam van dorp: Randjespark Uitbreiding 40.

Naam van aansoekdoener: The Southern Life Association.

Aantal erwe: Nywerheid 1: 2.

Beskrywing van grond: Hoewe 235, Glen Austin Landbouhoeves.

Ligging: Noordwes van en langs Provinciale Pad P1/2. Noordoos van en langs Hoewe 236.

Verwysingsnommer: PB 4-2-2-7442.

Naam van dorp: River Club Uitbreiding 25.

Naam van aansoekdoener: Little Fillan View (Pty) Ltd.

Aantal erwe: Residensieel 3: 2.

Beskrywing van grond: Restant van Gedeelte 87 van die plaas Zandfontein 42 IR.

Ligging: Noordoos van en grens aan Vyftiende Straat en suidoos van en grens aan Shiellaan.

Verwysingsnommer: PB 4-2-2-7472.

Naam van dorp: Schoemansville Uitbreiding 3.

Naam van aansoekdoener: Thomas Walter Williams en Petrus Johannes Fourie.

Aantal erwe: Residensieel 1: 34; Residensieel 2: 7; Openbare Oopruimte: 2.

Beskrywing van grond: Hoewe 84 en 85, Melodie Landbouhoeves.

Ligging: Suidwes van en grens aan Schubertweg in die dorp Melodie. Noordwes van en grens aan Hoewe 86, Melodie Landbouhoeves.

Verwysingsnommer: PB 4-2-2-7474.

Naam van dorp: Anderbolt Uitbreiding 60.

Naam van aansoekdoener: Emargee Estates (Pty) Ltd.

Aantal erwe: Nywerheid: 4.

Beskrywing van grond: Geleë op gedeelte van Gedeelte 182 (gedeelte van Gedeelte 103), plaas Klipfontein No 83 IR.

Ligging: Oos van en grens aan Veertiende Laan en suid van en grens aan Anderbolt Uitbreiding 10.

Verwysingsnommer: PB 4-2-2-7505.

Naam van dorp: Benoni Uitbreiding 46.

<p>Name of applicant: Alec Peter Zakey.</p> <p>Number of erven: Residential 1: 9; Residential 2: 1.</p> <p>Description of land: Portion "A" of Holding 80, Kleinfontein Agricultural Holdings.</p> <p>Situation: South-west of and abuts to North Road. North-west of and abuts to Benoni Extension 35.</p> <p>Reference No: PB 4-2-2-7521.</p>	<p>Naam van aansoekdoener: Alec Peter Zakey.</p> <p>Aantal erwe: Residensieel 1: 9; Residensieel 2: 1.</p> <p>Beskrywing van grond: Gedeelte "A" van Hoewe 80, Kleinfontein Landbouhoeves.</p> <p>Ligging: Suidwes van en grens aan North-weg. Noordwes van en grens aan Benoni Uitbreiding 35.</p> <p>Verwysingsnommer: PB 4-2-2-7521.</p>
<p>Name of township: Sunward Park Extension 10.</p> <p>Name of applicant: Johannesburg Consolidated Investment Company Limited.</p> <p>Number of erven: Residential 1: 119; Public Open Space: 1.</p> <p>Description of land: Situated on Remainder of the farm Leeupoort No 113 IR.</p> <p>Situation: East of and abuts of Sunward Park Extension 5. North of and abuts Kingfisher Avenue.</p> <p>Reference No: PB 4-2-2-7524.</p>	<p>Naam van dorp: Sunward Park Uitbreiding 10.</p> <p>Naam van aansoekdoener: Johannesburg Consolidated Investment Company Limited.</p> <p>Aantal erwe 1: 119; Openbare Oopruimte: 1.</p> <p>Beskrywing van grond: Geleë op die oorblywende gedeelte van die plaas Leeupoort No 113 IR.</p> <p>Ligging: Oos van en grens aan Sunward Park Uitbreiding 5. Noord van en grens aan Kingfisherlaan.</p> <p>Verwysingsnommer: PB 4-2-2-7524.</p>
<p>Name of township: West Acres Extension 17.</p> <p>Name of applicant: Jacobus Frederik Barnard.</p> <p>Number of erven: Residential 1: 1; Residential 2: 2; Business: 1.</p> <p>Description of land: Situated on Holding 20, Pumalanga Agricultural Holdings.</p> <p>Situation: North-east of and abuts Bauhumalaan. Southwest of and abuts the Machada Town Nelspruit Road.</p> <p>Reference No: PB 4-2-2-7530.</p>	<p>Naam van dorp: West Acres Uitbreiding 17.</p> <p>Naam van aansoekdoener: Jacobus Frederik Barnard.</p> <p>Aantal erwe: Residensieel 1: 1; Residensieel 2: 2; Besigheid: 1.</p> <p>Beskrywing van grond: Hoewe 20, Pumalanga Lanbouhoeves.</p> <p>Ligging: Noordoos van en grens aan Bauhumalaan. Suidwes van en grens aan die Machadadorp, Nelspruit Pad.</p> <p>Verwysingsnommer: PB 4-2-2-7530.</p>
<p>Name of township: Vorsterkroon Extension 5.</p> <p>Name of applicant: Town Council of Nigel.</p> <p>Number of erven: Municipal: 1; Business 3: 1; Industrial 3: 62; Special for Railway: 1; Public Open Space: 4.</p> <p>Description of land: Situated on Portion 66 (a portion of Portion 29) and RE/16 of the farm Varkensfontein 169 IR.</p> <p>Situation: West of and abuts the Marievale-Nigel Road. North of and abuts the Vorsterkroon Extensions 2 and 3.</p> <p>Reference No: PB 4-2-2-7565.</p>	<p>Naam van dorp: Vorsterkroon Uitbreiding 5.</p> <p>Naam van aansoekdoener: Stadsraad van Nigel.</p> <p>Aantal erwe: Munisipaal: 1; Besigheid 3: 1; Nywerheid 3: 62. Spesiaal vir Spoerlyn Reserwe: 1; Openbare Oopruimte: 4.</p> <p>Beskrywing van grond: Geleë op Gedeelte 66 ('n gedeelte van Gedeelte 29) en RE/16 van die plaas Varkensfontein 169 IR.</p> <p>Ligging: Wes van en grens aan die Marievale-Nigel-pad. Noord van en grens aan Vorsterkroon Uitbreiding 2 en 3.</p> <p>Verwysingsnommer: PB 4-2-2-7565.</p>
<p>Name of township: Braampark.</p> <p>Name of applicant: City Council of Johannesburg.</p> <p>Number of erven: Special for offices, institutions, municipal purposes, dwelling-units.</p> <p>Description of land: Portions 113 and 114 of the farm Braamfontein 53 IR.</p> <p>Situation: North of and abuts Hoofd Street and west of and abuts Joubert Street Extension, Johannesburg.</p> <p>Reference No: PB 4-2-2-7577.</p> <p>Name of township: Jurgenspark Extension 1.</p> <p>Name of applicant: "Jurgens Landgoed (Edms) Bpk".</p> <p>Number of erven: Business: 20; Special for hotel and/or offices: 2.</p> <p>Description of land: Situated on the portion of Portion 210 of the farm Witkopie No 64 IR, Kempton Park.</p>	<p>Naam van dorp: Braampark.</p> <p>Naam van aansoekdoener: Stadsraad van Johannesburg.</p> <p>Aantal erwe: Spesiaal vir kantore, inrigtings, munisipale doeleinades, wooneenhede.</p> <p>Beskrywing van grond: Gedeeltes 113 en 114 van die plaas Braamfontein 53 IR.</p> <p>Ligging: Noord van en grens aan Hoofdstraat en wes van en grens aan Joubertstraat-verlenging, Johannesburg.</p> <p>Verwysingsnommer: PB 4-2-2-7577.</p> <p>Naam van dorp: Jurgenspark Uitbreiding 1.</p> <p>Naam van aansoekdoener: Jurgens Landgoed (Edms) Bpk.</p> <p>Aantal erwe: Besigheid: 20; Spesiaal vir hotel en/of kantore: 2.</p> <p>Beskrywing van grond: Geleë op die Restant van Gedeelte 210 van die plaas Witkopie No 64 IR, Kempton Park.</p>

Situation: East of and abuts to Isando Extension 5 and Road P157-2. North of and abuts to Portion 95 of the farm Witkoppie No 64 IR, Kempton Park.

Reference No: PB 4-2-2-7580.

Name of township: West Acres Extension 18.

Name of applicant: Godfrey Topham.

Number of erven: Residential 1: 6; Residential 2: 4; Public Open Space: 1.

Description of land: Holding 2; Pumalanga Agricultural Holdings JT, Nelspruit.

Situation: South-east of and abuts to Kaapsche Hoop Road. North-east of and abuts to Holding 3, Pumalanga Agricultural Holdings JT, Nelspruit.

Reference No: PB 4-2-2-7592.

NOTICE 619 OF 1984

RANDBURG AMENDMENT SCHEME 774

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, Manuel Pereira Pequeno, for the amendment of Randburg Town-planning Scheme, 1976, by rezoning Lot 1100, Ferndale Township, situated on Pretoria Avenue from "Residential 1" to "Special" for offices professional suites and/or flats subject to certain conditions.

The amendment will be known as Randburg Amendment Scheme 774. 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, Room B306, Provincial 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, Private Bag 1, Randburg 2125, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 18 July 1984

PB 4-9-2-132H-774

NOTICE 620 OF 1984

SANDTON AMENDMENT SCHEME 748

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, Schalk Willem Visser, for the amendment of Sandton Town-planning Scheme, 1980, by rezoning the Remainder of Portion 4 of Lot 20, Sandhurst, situated on Cleveland Road from "Residential 1" with a density of "One dwelling per 8 000 m²" to "Residential 1" with a density of "One dwelling per 3 000 m²" provided that on subdivision no portion shall be less than 3 600 m² in extent.

The amendment will be known as Sandton Amendment Scheme 748. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Sandton and the office of the Director of Local Government, Room B306, Provincial Building, Pretorius Street, Pretoria.

Ligging: Oos van en grens aan Isando Uitbreiding 5 en Pad P157-2. Noord van en grens aan Gedeelte 95 van die plaas Witkoppie No 64 IR, Kemptonpark.

Verwysingsnommer: PB 4-2-2-7580.

Naam van dorp: West Acres Uitbreiding 18.

Naam van aansoekdoender: Godfrey Topham.

Aantal erwe: Residensieel 1: 6; Residensieel 2: 4; Openbare Oopruimte: 1.

Beskrywing van grond: Hoewe 2, Pumalanga Landbouhoeves JT, Nelspruit.

Ligging: Suidoos van en grens aan Kaapsche Hoopweg. Noordoos van en grens aan Hoewe 3, Pumalanga Lanbouhoeves JT, Nelspruit.

Verwysingsnommer: PB 4-2-2-7592.

KENNISGEWING 619 VAN 1984

RANDBURG-WYSIGINGSKEMA 774

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Manuel Pereira Pequeno, aansoek gedoen het om Randburg-dorpsaanlegskema, 1976, te wysig deur Lot 1100, dorp Ferndale, geleë aan Pretoriaalaan te hersoneer van "Residensieel 1" tot "Spesiaal" vir kantore professionele kamers en/of woonstelle onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 774 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinciale Gebou, h/v Bosman- en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Randburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak 1, Randburg 2125, skriftelik voorgelê word.

Pretoria, 18 Julie 1984

PB 4-9-2-132H-774

KENNISGEWING 620 VAN 1984

SANDTON-WYSIGINGSKEMA 748

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Schalk Willem Visser, aansoek gedoen het om Sandton-dorpsbeplanningskema, 1980, te wysig deur die hersoneering van die Restant van Gedeelte 4 van Lot 20, Sandhurst, geleë aan clevelandweg van "Residensieel 1" met 'n digtheid van "Een woonhuis per 8 000 m²" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 3 000 m²" met dien verstande dat by onderververdeling, dat geen gedeelte kleiner as 3 600 m² mag wees nie.

Verdere besonderhede van hierdie wysigingskema (wat Sandton-wysigingskema 748 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinciale gebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Sandton ter insae.

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, 18 July 1984

PB 4-9-2-116H-748

NOTICE 621 OF 1984

REMOVAL OF RESTRICTIONS ACT, 1967

It is hereby notified in terms of section 3(6) of the above-mentioned Act that the undermentioned application have been received by the Director of Local Government and are open for inspection at Room B306, Transvaal Provincial Building, Pretorius Street, Pretoria and at the offices 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 15 August 1984.

Pretoria, 18 July 1984

Audrey Moira Culverwell, for the amendment, suspension or removal of the conditions of title of Erf 41, Dunkeld West Township, in order to permit the erf being used in accordance with Clause 29 of the Johannesburg Town-planning Scheme, 1979.

PB 4-14-2-370-8

Roy Row Investments (Pty) Ltd, for

(1) the amendment, suspension or removal of the conditions of title of Lot 1224, Yeoville Township, in order to permit the lot being used for the extension of the building thereon; and

(2) the amendment of the Johannesburg Town-planning Scheme, 1979, by the rezoning of the lot from "Business 1" and parking to "Business 1" and "Parking" subject to certain new conditions.

This amendment scheme will be known as Johannesburg Amendment Scheme 1231.

PB 4-14-2-1501-10

Umberto Bondio, for

(1) the amendment, suspension or removal of the conditions of title of Erf 93, Senderwood Extension 1 Township, in order to permit the erf being subdivided and the building line altered;

(2) the amendment of the Northern Johannesburg Region Town-planning Scheme 1, 1958, by the rezoning of the erf from "One dwelling per erf" to "One dwelling per 15 000 sq ft".

This amendment scheme will be known as Northern Johannesburg Region Amendment Scheme 1234.

PB 4-14-2-1227-7

Stephen David Abelkop, for —

(1) the amendment of the conditions of title of Erf 1, Melrose North Township, in order to permit subdivision;

(2) the amendment of the Johannesburg Town-planning Scheme, 1979, by the rezoning of the said erf from "Residential 1" with a density of "One dwelling per erf" to "Re-

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 78001, Sandton 2146, skriftelik voorgelê word.

Pretoria, 18 Julie 1984

PB 4-9-2-116H-748

KENNISGEWING 620 VAN 1984

WET OP OPHEFFING VAN BEPERKINGS, 1967

Ingevolge artikel 3(6) van bogenoemde Wet word hiermee kennis gegee dat onderstaande aansoek deur die Direkteur van Plaaslike Bestuur ontvang is en ter insae lê by Kamer B306, Transvaalse Provinciale Administrasie Gebou, Pretoriussstraat, Pretoria en in die kantoor van die betrokke plaaslike bestuur.

Enige beswaar, met volle redes daarvoor, moet skriftelik by die Direkteur van Plaaslike Bestuur, by bovemelde adres of Privaatsak X437, Pretoria, ingedien word op of voor 15 Augustus 1984.

Pretoria, 18 Julie 1984

Audrey Moira Culverwell, vir die wysiging, opskorting of opheffing van die titelvooraardes van Erf 41, dorp Dunkeld West, ten einde dit moontlik te maak dat die erf gebruik kan word in ooreenstemming met Klousule 29 van die Johannesburg-dorpsbeplanningskema, 1979.

PB 4-14-2-370-8

Roy Row Investments (Pty) Ltd, vir —

(1) die wysiging, opskorting of opheffing van die titelvooraardes van Lot 1224, dorp Yeoville, ten einde dit moontlik te maak dat dit gebruik kan word om die vergroting van die gebou toe te laat;

(2) die wysiging van die Johannesburg-dorpsbeplanningskema, 1979, deur die hersonering van die terrein van "Besigheid 1" en "Parking" tot "Besigheid 1" en "Parkeing" onderworpe aan sekere nuwe voorwaardes.

Die wysigingskema sal bekend staan as Johannesburg-wysigingskema 1231.

PB 4-14-2-1501-10

Umberto Bondio, vir —

(1) die wysiging, opskorting of opheffing van die titelvooraardes van Erf 93, dorp Senderwood Uitbreiding 1, ten einde dit moontlik te maak dat die erf onderverdeel en die boulyn verslap kan word;

(2) die wysiging van die noordelike Johannesburg-dorpsbeplanningskema 1, 1958, deur die hersonering van die erf van "Een woonhuis per erf" tot "Een woonhuis per 15 000 vk vt".

Die wysigingskema sal bekend staan as Noordelike Johannesburg-wysigingskema 1234.

PB 4-14-2-1227-7

Stephen David Abelkop, vir —

(1) die wysiging van titelvooraardes van Erf 1, dorp Melrose North, ten einde onderverdeling van die erf toe te laat;

(2) die wysiging van die Johannesburg-dorpsbeplanningskema, 1979, deur die hersonering van gemelde lot van "Residensieel 1" met 'n digtheid van "Een woonhuis per

sidential 1" with a density of "One dwelling per 2 000 m²" subject to conditions.

Max David Peter Blieden, for the amendment, suspension or removal of the conditions of title of Erven 422 and 423, Sydenham Township, in order to permit the erven being used and developed in accordance with the Johannesburg Town-planning Scheme, 1979, by the removal of Conditions (a), (b), (c), (d) and (e) from the Deed of Transfer.

PB 4-14-2-2103-6

Stephanie Ann Keegan, for—

(1) the amendment, suspension or removal of the conditions of title of Erf 587, Craighall Township, in order to permit the erf being used for a second dwelling;

(2) the amendment of the Johannesburg Town-planning Scheme, 1979, by the rezoning of the erf from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "Two dwelling units per erf".

This amendment scheme will be known as Johannesburg Amendment Scheme 1235.

PB 4-14-2-290-17

John and Linda Houston, for the amendment, suspension or removal of the conditions of title of Portion 1 of Erf 50, Athol Extension 4 Township, in order to permit the building line to be relaxed.

PB 4-14-2-56-1

Leslie Pitcher, for the amendment, suspension or removal of the conditions of title of Erf 1411, Ferndale Extension 3 Township, in order to permit the erf being used for residential purposes.

PB 4-14-2-2705-4

The Town Council of Sandton, for—

(1) the amendment, suspension or removal of the conditions of title of Holdings 5, 6 and 7, Paulshof Agricultural Holdings Extension 3 Township, in order to permit the properties being used for recreational purposes;

(2) the amendment of the Sandton Town-planning Scheme, 1980, by the rezoning of the properties from "Agricultural" to "Public Open Space".

This amendment scheme will be known as Sandton Amendment Scheme 771.

PB 4-16-2-489-1

James Robert William Lindsay, for the amendment, suspension or removal of the conditions of title of Lot 963, Waterkloof Township, in order to permit the lot being subdivided for the erection of a second dwelling-house.

PB 4-14-2-1404-203

Rosemarie Jonck, for the amendment, suspension or removal of the conditions of title of Lot 962, Waterkloof Township, in order to permit the lot being subdivided for the erection of a second dwelling-house.

PB 4-14-2-1404-204

erf" na "Residensieel 1" met 'n digtheid van "Een woonhuis per 2 000 m²" onderhewig aan voorwaardes.

Die wysigingskema sal bekend staan as Johannesburg-wysigingskema 1232.

PB 4-14-2-851-6

Max David Peter Blieden, vir die wysiging, opskorting of opheffing van die titelvoorraadse van Erwe 422 en 423, dorp Sydenham, ten einde dit moontlik te maak dat die erwe vir ontwikkeling ingevolge die Johannesburg-dorpsbeplanningskema, 1979, deur die Opheffing van Voorwaardes (a), (b), (c), (d) en (e) van die Titel Akte.

PB 4-14-2-2103-6

Stephanie Ann Keegan, vir—

(1) die wysiging, opskorting of opheffing van die titelvoorraadse van Erf 587, dorp Craighall, ten einde dit moontlik te maak dat die erf gebruik kan word vir 'n tweede woonhuis;

(2) die wysiging van die Johannesburg-dorpsbeplanningskema, 1979, deur die hersonering van die erf van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Twee wooneenhede per erf".

Die wysigingskema sal bekend staan as Johannesburg-wysigingskema 1235.

PB 4-14-2-290-17

John en Linda Houston, vir die wysiging, opskorting of opheffing van die titelvoorraadse van Gedeelte 1 van Erf 50, dorp Athol Uitbreiding 4, ten einde dit moontlik te maak dat die boulyn verslap kan word.

PB 4-14-2-56-1

Leslie Pitcher, vir die wysiging, opskorting of opheffing van die titelvoorraadse van Erf 1411, Ferndale Uitbreiding 3, ten einde dit moontlik te maak dat die erf vir residensiële doeleindes te gebruik.

PB 4-14-2-2705-4

Die Stadsraad van Sandton, vir—

(1) die wysiging, opskorting of opheffing van die titelvoorraadse van Hoewes 5, 6 en 7, Paulshof Landbouhoeves Uitbreiding 3, ten einde dit moontlik te maak dat die eiendom gebruik kan word vir ontspanningsdoeleindes;

(2) die wysiging van die Sandton-dorpsbeplanningskema, 1980, deur die hersonering van die hoeves van "Landbou" tot "Openbare Oopruimte".

Die wysigingskema sal bekend staan as Sandton-wysigingskema 771.

PB 4-16-2-489-1

James Robert William Lindsay, vir die wysiging, opskorting of opheffing van die titelvoorraadse van Lot 963, dorp Waterkloof, ten einde dit moontlik te maak dat die lot onderverdeel word om sodoende 'n tweede woonhuis op te rig.

PB 4-14-2-1404-203

Rosemarie Jonck, vir die wysiging, opskorting of opheffing van die titelvoorraadse van Lot 962, dorp Waterkloof, ten einde dit moontlik te maak dat die lot onderverdeel word om sodoende 'n tweede woonhuis op te rig.

PB 4-14-2-1404-204

NOTICE 622 OF 1984

The following notice is published for general information:

Surveyor-General
Surveyor-General's Office
Pretoria

Notice is hereby given in terms of section 26bis(1)(d) of the Land Survey Act (Act 9 of 1927) that reference marks have been officially established in terms of that subsection in the undermentioned portions of Daspoort Extension 3 Township.

Town where reference marks have been established:

Daspoort Extension 3 Township. (General Plan SG No A466/84).

Pretoria, 18 July 1984

D J GRUNDLINGH
Surveyor-general

KENNISGEWING 622 VAN 1984

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal
Kantoor van die Landmeter-generaal
Pretoria

Kragtens die vereistes van artikel 26(bis)(1)(d) van die Opmetingswet (Wet 9 van 1927) word hiermee bekendgemaak dat versekeringsmerke in die ondergenoemde deel van Daspoort Uitbreiding 3 Dorp amptelike opgerig is in gevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

Daspoort Uitbreiding 3 Dorp. (Algemene Plan LG No A466/84).

Pretoria, 18 Julie 1984

D J GRUNDLINGH
Landmeter-General

TENDERS.

N.B. — Tenders previously published and where the closing dates have not yet passed, have not been repeated in this notice. Tenders are normally published 3-5 weeks before the closing date.

TRANSVAAL PROVINCIAL ADMINISTRATION**TENDERS.**

Tenders are invited for the following services / supplies / sales. (Unless otherwise indicated in the description tenders are for supplies): —

Tender No	Description of Service Beskrywing van Diens	Closing Date Sluitingsdatum
RFT 54/84P	Steel guard-rails/Staalskutrelings.....	17/08/1984
WFTB 334/84	Makwassie Primary School: Transferring of toilet facilities/Laerskool Makwassie: Verskuiwing van toiletgeriewe. Item 11/4/4/0981/01.....	10/08/1984
WFTB 335/84	Roads Department, Lydenburg: Various minor works/Paaiedepartment, Lydenburg: Verskeie kleinwerke. Item 13/2/4/0512/02	10/08/1984
WFTB 336/84	Laerskool Danie Malan, Pretoria: Renovation including electrical work/Opknapping met inbegrip van elektriese werk. Item 13/5/2/0314/01	10/08/1984
WFTB 337/84	Laerskool Totius, Vanderbijlpark: Addition of two grade-rooms and toilet block/Aanbou van twee grade-kamers en toiletblok. Item 1826/7906.....	10/08/1984
WFTB 338/84	Hoërskool Pietersburg: Erection of a covered travelling-way/Oprigting van 'n onderdaklooppang. Item 11/1/4/1242/01	10/08/1984
WFTB 339/84	Marble Hall Primary School: Renovation including electrical work/Laerskool Marble Hall: Opknapping met inbegrip van elektriese werk. Item 31/2/4/0995/01	10/08/1984
WFTB 340/84	Hoërskool Hoogenhout, Fernandi-koshuis, Bethal: Renovation/Opknapping. Item 31/3/4/0693/01	10/08/1984
WFTB 341/84	Hoërskool Hoëveld, Morgenzon: Renovation/Opknapping. Item 31/3/4/0335/03	10/08/1984
WFTB 342/84	Hoërskool Staatspresident C R Swart, Pretoria: Renovation/Opknapping. Item 31/5/4/1553/01	10/08/1984
WFTB 343/84	Christiania Hospital: Erection of two dwellings/Christiana-hospitaal: Oprigting van twee wonings.....	10/08/1984
WFTB 344/84	Onderwyskollege Pretoria, Huis van Heerden: Renovation including electrical work/Opknapping met inbegrip van elektriese werk. Item 31/5/4/1315/01.....	10/08/1984
WFTB 345/84	TED Stores, Hercules: Renovation including electrical work/TOD Magasyn, Hercules: Opknapping met inbegrip van elektriese werk. Item 34/5/4/0067/01	10/08/1984
WFTB 346/84	Various hospitals, Westhoven: Maintenance of diesel and electric generators/Verskeie hospitale, Westhoven: Instandhouding van diesel- en elektriese kragopwekkers	10/08/1984

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): —

**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 and HC	Director of Hospital Services, Private Bag X221.	A819	A	8	280-3367
HD	Director of Hospital Services, Private Bag X221.	A821	A	8	280-3368
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.	625 633	Sentra-kor-Bldg.	6 6	280-4217 280-4212
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

**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 kontrakvoorraad wat nie in die tenderdokumente opgeneem is nie, is ook by die genoemde adres vir inspeksie verkrybaar:

Tender verwysing	Posadres te Pretoria	Kantoor in Nuwe Provinciale Gebou, Pretoria			
		Kamer No.	Blok	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.	A821	A	8	280-3368
PFT	Provinsiale Sekretaris (Aankope en Voorrade), Pri-vaatsak X64.	A1020	A	10	280-2441
RFT	Direkteur Transvaalse Paaidepartement, Pri-vaatsak X197.	D307	D	3	280-2530
TOD 1-100 TOD 100-	Direkteur, Transvaalse Onderwysdepartement, Privaatsak X76.	625 633	Sentra-kor gebou	6 6	280-4217 280-4212
WFT	Direkteur, Transvaalse Werkedepartement, Pri-vaatsak X228.	C119	C	1	280-3254
WFTB	Direkteur, Transvaalse Werkedepartement, Pri-vaatsak X228.	E103	E	1	280-2306

2. The Administration is not bound to accept the lowest or any tender and reserves the right to accept a portion of a tender.

3. All tenders must be submitted on the Administration's official tender forms.

4. Each tender must be submitted in a separate sealed envelope addressed to the Chairman, Transvaal Provincial Tender Board, P.O. Box 1040, Pretoria, and must be clearly superscribed to show the tenderer's name and address, as well as the number, description and closing date of the tender. Tenders must be in the hands of the Chairman by 11h00 on the closing date indicated above.

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.

4 July 1984

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 verseëlde koevert ingedien word, geadresseer aan die Voorsitter, Die Transvaalse Provinciale Tenderraad, Posbus 1040, Pretoria, en moet duidelik van die opskrif voorsien wees ten einde die tenderaar se naam en adres aan te toon, asook die nommer, beskrywing en sluitingsdatum van die tender. Inskrywings moet teen 11h00 op die sluitingsdatum hierbo aangevoeg, 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 Provinciale Gebou by die hoofingang aan Pretoriusstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

J.F. Viljoen Voorsitter, Transvaalse Provinciale Tenderraad.

4 Julie 1984

Notices By Local Authorities

Plaaslike Bestuurskennisgewings

TOWN COUNCIL OF ALBERTON

PROPOSED AMENDMENT TO ALBERTON TOWN-PLANNING SCHEME, 1979

ADVERTISEMENT IN TERMS OF SECTION 26(1)(a) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965

The Town Council of Alberton has prepared a draft town-planning scheme, to be known as Alberton Amendment Scheme 118.

This scheme will be an amendment scheme and contains the following proposals:

Those erven in New Redruth mentioned hereunder, may be subdivided provided that the subdivided portions have a minimum street-front of 25 metres and are not smaller than 900 m².

ERVEN

2	60	119	159	200	297	379	531
39	80	120	160	202	298	471	598
40	81	139	161	219	300	510	616
41	82	140	162	239	318	512	617
42	99	141	181	279	377	530	591

Particulars of this scheme are open for inspection at the office of the Town Secretary, Municipal Offices, Alberton for a period of four weeks from the date of the first publication of this notice, which is 11 July 1984.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Clerk, PO Box 4, Alberton within a period of four weeks from the abovementioned date.

J J PRINSLOO
Town Clerk

Civic Centre
Municipal Offices
Alberton
11 July 1984
Notice No 32/1984

STADSRAAD VAN ALBERTON

VOORGESTELDE WYSIGING VAN ALBERTON-DORPSBEPLANNING-SCHEMA, 1979

ADVERTENSIE INGEVOLGE ARTIKEL 26(1)(a) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965

Die Stadsraad van Alberton het 'n ontwerp-dorpsbeplanningskema opgestel wat bekend sal staan as Alberton-wysigingskema 118.

Hierdie skema sal 'n wysigingskema wees en bevat die volgende voorstelle:

Die erwe in New Redruth hieronder vermeld, mag onderdeel word met dié voorbehoud dat die onderverdeelde gedeeltes oor 'n straatfront van minstens 25 meter beskik en nie kleiner as 900 m² is nie:

ERWE

2	60	119	159	200	297	379	531
39	80	120	160	202	298	471	598
40	81	139	161	219	300	510	616
41	82	140	162	239	318	512	617
42	99	141	181	279	377	530	591

Besonderhede van hierdie skema lê ter insae by die kantoor van die Stadssekretaris, Municipale Kantoor, Alberton vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 11 Julie 1984.

Enige beswaar of vertoë in verband met hierdie skema moet skriftelik aan die Stadsklerk, Posbus 4, Alberton binne 'n tydperk van vier weke vanaf bogenoemde datum voorgeleë word.

J J PRINSLOO
Stadsklerk

Munisipale Kantoor
Burgersentrum
Alberton
11 Julie 1984
Kennisgewing No 32/1984 861-11-18

TOWN COUNCIL OF CARLETONVILLE

CARLETONVILLE AMENDMENT SCHEME 1/85

The Town Council of Carletonville has prepared a draft town-planning scheme to be known as Carletonville Amendment Scheme 1/85.

The scheme will be an amendment scheme and contains the following proposals:

"The rezoning of Erf 1243 Carletonville Extension 2 from 'Municipal' to 'Special' for the use of dwelling-units, a bus stop, shops, business premises, service trade building Group 1, hotel, place of amusement and social halls."

Particulars of this scheme are open for inspection at the office of the Town Secretary, Room 217, Municipal Offices, Halite Street, Carletonville for a period of four weeks from the date of the first publication of this notice which is 1984-07-11.

Any objection or representations in connection with this scheme should be submitted in writing to the office of the undersigned within a period of four weeks from the abovementioned date.

CJ DE BEER
Town Clerk

PO Box 3
Carletonville
2500
11 July 1984
Notice No 54/1984

STADSRAAD VAN CARLETONVILLE

CARLETONVILLE-WYSIGINGSKEMA 1/85

Die Stadsraad van Carletonville het 'n ontwerp-dorpsbeplanningskema opgestel wat bekend staan as Carletonville-wysigingskema 1/85.

Hierdie skema sal 'n wysigingskema wees en bevat die volgende besonderhede:

"Die hersonering van Erf 1243, Carletonville Uitbreiding 2 vanaf "Munisipaal" na "Spesiaal" vir die gebruik van woonenhede, 'n busdepot, winkels, besigheidspersonele, diensnywerheidsgeboue Groep 1, hotel, plekke van vermaaklikheid en geselligheidsale."

Besonderhede van hierdie skema lê ter insae by die kantoor van die Stadssekretaris, Kamer 217, Municipale Kantore, Halitestraat, Carletonville vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 11 Julie 1984.

Enige beswaar of vertoë in verband met hierdie skema moet skriftelik ingehandig word by die kantoor van die ondergetekende binne 'n tydperk van vier weke vanaf bogenoemde datum.

CJ DE BEER
Stadsklerk

Munisipaliteit
Posbus 3
Carletonville
2500
11 Julie 1984
Kennisgewing No 54/1984

867-11-18

EDENVALE TOWN COUNCIL

PROPOSED AMENDMENT OF THE EDENVALE TOWN-PLANNING SCHEME 1980: AMENDMENT SCHEME 71

The Town Council of Edenvale has prepared a draft amendment town-planning scheme to be known as Amendment Scheme 71.

This draft scheme contains proposals to further amend Edenvale Town-planning Scheme, 1980, approved by virtue of Administrator's Notice 562 dated 14 May 1980, as follows:

1. By the addition in Clause 2.0 in the definition of "Business Premises" after the words "as an office" the word "totalisator".

2. By the substitution in Clause 12.4.0 Table "C" under use Zones 5, 6, 7, 10, 12 and 13 under column (3) of the expression "Business Premises" for the expression "business premises and with the written approval of the local authority a totalisator".

Particulars of this scheme are open for inspection at the Council's Office Building, Room 341, Municipal Building, Van Riebeeck Avenue, Edenvale, during normal office hours for a period of six (6) weeks from the date of the first publication of this notice, which is 11 July 1984.

Any owner or occupier of immovable property situated within the area to which the above-named draft scheme applies or within 2 kilometres of the boundary thereof may in writing lodge any objection with or may make any representations to the above-named local authority in respect of such draft scheme within six (6) weeks of the first publication of this notice, which is 11 July 1984, and he may when lodging any such objection or making such representations, request in writing that he be heard by the local authority.

F J MÜLDER
Town Clerk

Municipal Offices
PO Box 25
Edenvale
1610
11 July 1984
Notice No 51/1984

STADSRAAD VAN EDENVALE
VOORGESTELDE WYSIGING VAN DIE EDENVALESE DORPSBEPLANNINGSKEMA 1980: WYSIGINGSKEMA 71

Die Stadsraad van Edenvale het 'n wysigingsontwerpdsorpsbeplanningskema opgestel wat bekend sal staan as Wysigingskema No 71.

Hierdie ontwerpksema bevat voorstelle om Edenvale-dorpsbeplanningskema, 1980, goedgekeur kragtens Administrateurskennisgewing 562 van 14 Mei 1980, soos volg verder te wysig:

1. Deur in Klousule 2.0 onder die woordskrywing "Besigheidsgebou" na die woord "kantoor" die woord "totalisator" in te voeg.

2. Deur in Klousule 12.4.0 Tabel "C" onder Gebruiksones 5, 6, 7, 10, 12 en 13 onder kolom (3) die uitdrukking "besigheidsgebou" deur die uitdrukking "besigheidsgebou en met die skriftelike goedkeuring van die plaaslike bestuur 'n totalisator" te vervang.

Besonderhede van hierdie skema lê ter insae by die Raad se kantore, Kamer 341, Municipale Gebou, Van Riebeecklaan, Edenvale, gedurende gewone kantoorure vir 'n tydperk van ses (6) weke van die datum van die eerste publikasie hiervan, naamlik 11 Julie 1984.

Enige eienaar of besitter van onroerende eiendom geleë binne 'n gebied waarop bogenoemde ontwerpksema van toepassing is of binne 2 kilometer van die grens daarvan, kan skriftelik enige beswaar indien by of vertoe tot bogenoemde plaaslike bestuur rig ten opsigte van sodanige ontwerpksema binne ses (6) weke vanaf die eerste publikasie van hierdie kennisgewing naamlik 11 Julie 1984 en wanneer hy enige sodanige beswaar indien of sodanige vertoe rig, kan hy skriftelik versoek dat hy deur die plaaslike bestuur aangehoor word.

F J MÜLDER
Stadsklerk

Municipale Kantore
Posbus 25
Edenvale
1610
11 Julie 1984
Kennisgewing No 51/1984 872-11-18

TOWN COUNCIL OF MIDDELBURG TRANSVAAL

ADVERTISEMENT IN TERMS OF SECTION 26(1)(a) OF THE TOWN PLANNING AND TOWNSHIPS ORDINANCE 1965

The Town Council of Middelburg has prepared a draft Town-Planning Scheme to be known as Middelburg Amendment Scheme 98.

This scheme will be an amendment scheme and affects a portion of Erf 3853, which will, after sub-division, be known as portion 1 of Erf 3853, Middelburg, Extension 10. The portion is situated on the corner of Dahlia Avenue and Kameeldoring Street. The amendment scheme entails the amendment of the zoning of the said portion from "Existing Public Open Space" to "Special: Place of Public Worship".

Particulars of this scheme are open for inspection at the office of the Town Secretary, Municipal Building, Wanderers Avenue Middelburg for a period of four (4) weeks from the date of the first publication of this notice in the Provincial Gazette, that is until August 8, 1984.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Clerk, Municipal Buildings, Wanderers Avenue (PO Box 14) Middelburg, on or before August 8, 1984.

TOWN CLERK

PO Box 14
Middelburg
1050
11 July 1984

STADSRAAD VAN MIDDELBURG TRANSVAAL

ADVERTENSIE INGEVOLGE ARTIKEL 26(1)(a) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORP, 1965

Die Stadsraad van Middelburg het 'n ontwerpdsorpsbeplanningskema opgestel wat bekend sal staan as Middelburg-wysigingskema 98.

Hierdie sal 'n wysigingskema wees en raak 'n gedeelte van Erf 3853 wat na onderverseteling as Gedeelte 1 van Erf 3853 Middelburg Uitbreiding 10 bekend sal staan. Die gedeelte is geleë op die hoek van Dahliaan en Kameeldoringstraat en die wysigingskema behels die wysiging van die indeling van die gedeelte vanaf "Bestaande Openbare Oopruimte" na "Spesiale: Plek van Openbare Godsdienstoefening".

Besonderhede van hierdie skema lê ter insae by die kantoor van die Stadssekretaris, Municipale Gebou, Wandererslaan, Middelburg, vir 'n tydperk van vier (4) weke vanaf die datum van die eerste publikasie van hierdie kennisgewing in die Provinciale Koerant, naamlik tot 8 Augustus 1984.

Enige beswaar of vertoe in verband met hierdie skema moet skriftelik aan die Stadsklerk, Municipale Gebou, Wandererslaan (Posbus 14) Middelburg, voor of op 8 Augustus 1984, voorgele word.

STADSKLERK

Posbus 14 Middelburg 1050 11 Julie 1984	878-11-18
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LOCAL AUTHORITY OF ROODEPOORT NOTICE OF GENERAL RATE OR RATES AND OF FIXED DAY FOR PAYMENT IN RESPECT OF FINANCIAL YEAR 1 JULY 1984 TO 30 JUNE 1985

(Regulation 17)

Notice is hereby given that in terms of section 26(2)(a) and (b) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), the following general rates have been levied in respect of the abovementioned financial year on rateable property recorded in the valuation roll and supplementary valuation rolls —

(a) on the site value of any land or right in land at 6,5 cents in the rand;

(b) on the value of improvements situate upon land held under mining title (not being land in a lawfully established township) where such land is used for residential purposes or for purposes not incidental to mining operations by persons or companies engaged in mining operations in terms of section 23 of the Ordinance at 1,67 cents in the rand;

(c) in respect of free-holder's licence interest payable in terms of the provisions of section 25 of the said Ordinance a sum equal to 20 percent of the gross amount of monies or rents received.

In terms of section 21(4)/39/40 of the said Ordinance a rebate on the general rate levied on the site value of land or any right in land referred to in paragraph (a) above —

(i) of 40 percent is granted in respect of all rateable property zoned in the Roodepoort Town-planning Scheme or Interim Scheme as "Special Residential" or "Residential I" or used as a dwelling on a proclaimed erf within a proclaimed township;

(ii) of 20 percent is granted in respect of all rateable property zoned in the Roodepoort Town-planning Scheme or Interim Scheme as agricultural land as defined in section 7 of the Agricultural Holdings (Transvaal) Registration Act, 1919 (Act 22 of 1919), which is included in agricultural holdings for which a certificate referred to in section 1 of that act has been issued — and thus qualifying for the

"Sliding Scale" tariff in terms of section 22(i) of the Local Authorities Rating Ordinance, 1977.

(iii) of 20 percent is granted in respect of rateable property zoned in the Roodepoort Town-planning Scheme or Interim Scheme as farm land including the farming areas known as the "Honeydew" and "Vlakfontein" areas and qualifies for the "Sliding Scale" tariff in terms of section 22(1) of the Local Authorities Rating Ordinance, 1977.

One sixth of the amount due for rates as contemplated in section 27 of the said Ordinance shall be payable on 1st August 1984 (the fixed day) and the balance in ten consecutive equal monthly payments. Payments must be made before or on the due date as indicated on the monthly account;

Ratepayers who fail to pay any of their monthly instalments shall be liable to pay the full amount outstanding in respect of the financial year's assessment rate levy within 30 days without further notice;

Interest of 13,3 percent per annum is chargeable on all amounts in arrear after the fixed day and defaulters are liable to legal proceedings for recovery of such arrear amounts.

TOWN CLERK

City Roodepoort
Private Bag X30
Roodepoort
1725
11 July 1984
Notice No 35/1984

PLAASLIKE BESTUUR VAN ROODEPOORT

KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING OF EIENDOMSBELASTINGS EN VAN VASGETELDE DAG VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1984 TOT 30 JUNIE 1985

(Regulasie 17)

Kennis word hierby gegee dat ingevolge artikel 26(2)(a) en (b) van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuure, 1977, (Ordonnansie 11 van 1977), die volgende algemene eiendomsbelastings ten opsigte van die bogenoemde boekjaar gehef is op belasbare eiendom in die waarderingslys en aanvullende waarderingslys opgeteken —

(a) op die terreinwaarde van enige grond of reg in grond teen 6,5 sent in die rand;

(b) op die waarde van verbeterings geleë op grond kragtens myntitel gehou wat nie grond in 'n goedgekeurde dorp is nie, waar sodanige grond vir woondoeleindes of vir doeleindes wat nie tot mynbedrywigheid bykomstig is nie, gebruik word, ingevolge artikel 33 van die genoemde Ordonnansie teen 1,67 sent in die rand;

(c) ten opsigte van grondejenaarslisensiebelange betaalbaar ingevolge die bepalings van artikel 25 van die genoemde Ordonnansie 'n bedrag wat gelykstaande is aan 20 percent van die bruto bedrag van geldie of huurgelde ontvang.

Ingevolge artikel 21(4)/39/40 van die genoemde Ordonnansie word 'n korting toegestaan —

(i) van 40 percent op die algemene eiendomsbelasting gehef op die terreinwaarde van grond of enige reg in grond, genoem in paraagraaf (a) hierbo, ten opsigte van alle eiendomme, soos genoem of aangetoon, in Roodepoort se dorpsbeplanningskema of skeemas as "Spesiale Woon" of "Woon Een", of wat as woonhuis gebruik word op 'n geproklameerde erf binne 'n dorpsgebied;

(ii) van 20 percent op die algemene eiendomsbelasting gehef op die terreinwaarde van grond of enige reg in grond, genoem in paraagraaf (a) hierbo ten opsigte van landbou-

hoeves soos omskryf is in artikel 7 van die Landbouhoewe (Transvaal) Registrasie Wet, 1919 (Wet 22 van 1919), wat ingesluit is in landbouhoewe waarvoor 'n sertifikaat genoem in artikel 1 van daardie Wet, uitgereik is en ook ingesluit is in die Roodepoortse-dorpsbeplanningskema of Interimskema en wat kwalifiseer vir die "Glyskaal" tarief ingevolge artikel 22(1) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977;

(iii) van 20 persent op die algemene eiendomsbelasting gehef op die terreinwaarde van grond of enige reg in grond, genoem in paraaf (a) hierbo ten opsigte van plaasgedeeltes wat ingesluit is in die Roodepoortse-dorpsbeplanningskema of Interimskema insluitend die plaasgedeeltes in die gebiede bekend as die "Honeydew" en "Vlakfontein" gebiede en wat vir die "Glyskaal" tarief ingevolge artikel 22(i) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977, kwalifiseer.

Een-sesde van die bedrag verskuldig vir eiendomsbelasting soos in artikel 27 van genoemde Ordonnansie beoog, is op 1 Augustus 1984 (vasgestelde dag) en die saldo in tien agtereenvolgende gelyke maandelike paaiemende betaalbaar. Betalings moet voor of op die vervaldatum soos maandeliks op die rekeningstaat aangedui, gemaak word.

Belastingbetalers wat in gebreke bly om enige van hulle paaiemende te betaal, moet die volle bedrag wat nog verskuldig is ten opsigte van die finansiële jaar se belastingheffing binne 30 dae betaal sonder verdere kennisgeving.

Rente teen 13,3 persent per jaar is op alle agterstallige bedrae na die vasgestelde dag hetbaar en wanbetalers is onderhewig aan regsproses vir die invordering van sodanige agterstallige bedrae.

STADSKLERK

Stadsraad van Roodepoort
Privaatsak X30
Roodepoort
1725
11 Julie 1984
Kennisgewing No 35/1984

887—11—18

LOCAL AUTHORITY OF RUSTENBURG VALUATION ROLL FOR THE FINANCIAL YEARS 1984/87 (Regulation 12)

Notice is hereby given in terms of section 16(4)(a) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the valuation roll for the financial years 1984/87 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 16(3) of that Ordinance.

However, attention is directed to section 17 of the said Ordinance, which provides as follows:

"Right of appeal against decision of valuation board.

17.(1) An objector who has appeared or has been represented before a valuation board, including an objector who has lodged or presented a reply contemplated in section 15(4), may appeal against the decision of such board in respect of which he is an objector within thirty days from the date of the publication in the Provincial Gazette of the notice referred to in section 16(4) 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.

J LOMBARD
Secretary: Valuation Board

Municipal Offices
PO Box 16
Rustenburg
0300
11 July 1984
Notice No 58/1984

PLAASLIKE BESTUUR VAN RUSTENBURG

WAARDERINGSLYS VIR DIE BOEKJARE 1984/87

(Regulasie 12)

Kennis word hierby ingevolge artikel 16(4)(a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die waarderingslys vir die boekjare 1984/87 van alle beslabare eiendom binne die munisipaliteit deur die voorsitter van die waarderingsraad gesertifiseer en geteken is en gevoldiglik finaal en bindend geword het op alle betrokke persone soos in artikel 16(3) van daardie Ordonnansie beoog.

Die aandag word egter gevvestig op artikel 17 van die gemeide Ordonnansie wat soos volg bepaal:

"Reg van appèl teen beslissing van waarderingsraad.

17.(1) 'n Beswaarmaker wat voor 'n waarderingsraad verskyn het of verteenwoordig was, met inbegrip van 'n beswaarmaker wat 'n antwoord soos in artikel 15(4) beoog, ingedien of voorgelê het, kan teen die beslissing van sodanige raad ten opsigte waarvan hy 'n beswaarmaker is, binne dertig dae vanaf die datum van die publikasie in die Provinciale Koerant van die kennisgewing in artikel 16(4)(a) genoem of, waar die 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 voorgeskryf en in ooreenstemming met die prosedure soos voorgeskryf in te dien en sodanige sekretaris stuur onverwyld 'n afskrif van sodanige kennisgewing van appèl aan die waardeerdeer en aan die betrokke plaaslike bestuur.

(2) 'n Plaaslike bestuur wat nie 'n beswaarmaker is nie, kan teen enige beslissing van 'n waarderingsraad appèl aanteken op die wyse in subartikel (1) beoog en enige ander persoon wat nie 'n beswaarmaker is nie maar wat regstreeks deur 'n beslissing van 'n waarderingsraad geraak word, kan op dergelike wyse, teen sodanige beslissing appèl aanteken."

'n Vorm vir kennisgeving van appèl kan van die sekretaris van die waarderingsraad verkry word.

J LOMBARD
Sekretaris: Waarderingsraad

Stadskantore
Posbus 16
Rustenburg
0300
11 Julie 1984
Kennisgewing No 58/1984

888—11—18

TOWN COUNCIL OF VEREENIGING

VEREENIGING DRAFT TOWN-PLANNING AMENDMENT SCHEME 1/204

ADVERTISEMENT IN TERMS OF SECTION 26(1)(a) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965

The Town Council of Vereeniging has prepared a draft town-planning scheme, to be known as Vereeniging Amendment Scheme 1/204.

This scheme will be an amendment scheme and contains a proposal for the rezoning of the Remainder of Parkers 26, Powerville, from "public open space" to "institution".

The purpose of the rezoning is to alienate a piece of land, ± 2 858 m² in extent, to S M S Timber Products (Pty) Ltd, for industrial purposes.

Particulars of this amendment scheme are open for inspection at the office of the Town Secretary, Room 1, Municipal Offices, Vereeniging, for a period of four weeks from the date of first publication of this notice, which is 11 July 1984.

Any objections or representations in connection with this scheme, shall be submitted in writing to the Town Council of Vereeniging within a period of four weeks from the above-mentioned date.

J J ROODT
Town Clerk

Municipal Offices
PO Box 35
Vereeniging
11 July 1984
Notice No 78/1984

STADSRAAD VAN VEREENIGING

VEREENIGING ONTWERP-DORPSBEPLANNINGWYSIGINGSKEMA 1/204

KENNISGEWING INGEVOLGE ARTIKEL 26(1)(a) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965

Die Stadsraad van Vereeniging het 'n ontwerp-dorpsbeplanningwysigingskema opgestel wat bekend sal staan as Vereeniging-wysigingskema 1/204.

Hierdie sal 'n wysigingskema wees, en bevat 'n voorstel vir die hersonering van die Restant van Parkers 26, Powerville, vanaf "openbare oop ruimte" na "nywerheid".

Die doel van die hersonering is om 'n gedeelte grond, ongeveer 2 858 m² in omvang, aan S M S Timber Products (Edms) Bpk te vervreem vir mywerheidsdoeleindes.

Besonderhede van hierdie skema lê ter insae in die kantoor van die Stadsekretaris, Kamer 1, Municipale Kantoor, Vereeniging, vir 'n tydperk van vier weke vanaf die datum van die eerste

publikasie van hierdie kennisgewing, naamlik 11 Julie 1984.

Enige beswaar of vertoe in verband met hierdie skema moet skriftelik aan die Stadsraad van Vereeniging binne 'n tydperk van vier weke vanaf bogenoemde datum voorgelê word.

J J ROODT
Stadsklerk

Munisipale Kantoor
Postbus 35
Vereeenging
11 Julie 1984
Kennisgewing No 78/1984

899-11-18

TOWN COUNCIL OF MIDDELBURG TRANSVAAL

ADVERTISEMENT IN TERMS OF SECTION 26(1)(a) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE 1965

The Town Council of Middelburg has prepared a draft town-planning scheme to be known as Middelburg Amendment Scheme 99.

This scheme will be an amendment scheme and entails the amendment of the Hight Zone of Erven. 37, 38, 6/42, 7/42, 8/42, R/43, 1/43, 44, 5089 and 5156 from Zone IV to Zone II (that is 6 storeys). The erven are situated in the block formed by Jan van Riebeeck, Hendrik Potgieter, Coetzee and Lang Street.

Particulars of this scheme are open for inspection at the office of the Town Secretary, Municipal Buildings, Wanderers Avenue, Middelburg for a period of four (4) weeks from the date of first publication of this notice in the Provincial Gazette, that is until August 8, 1984.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Clerk, Municipal Buildings, Wanderers Avenue (PO Box 14), Middelburg, on or before August 8, 1984.

TOWN CLERK

PO Box 14
Middelburg
1050
11 July 1984

STADSRAAD VAN MIDDELBURG TRANSVAAL

ADVERTENSIE INGEVOLGE ARTIKEL 26(1)(a) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965

Die Stadsraad van Middelburg het 'n ontwerp dorpsbeplanningskema opgestel wat bekend sal staan as Middelburg-wysigingskema 99.

Hierdie sal 'n wysigingskema wees en behels die wysiging van die Hoogtesone van Erwe 37, 38, 6/42, 7/42, 8/42, R/43, 1/43, 44, 5089 en 5156 vanaf Sone IV na Sone II (dit is 6 verdiepings). Die erwe is geleë in die blok wat gevorm word deur Jan van Riebeeck-, Hendrik Potgieter-, Coetzee- en Langstraat.

Besonderhede van hierdie skema lê ter insae by die kantoor van die Stadssekretaris, Munisipale Gebou, Wandererslaan, Middelburg vir 'n tydperk van vier (4) weke vanaf die datum van die eerste publikasie van hierdie kennisgewing in die Proviniale Koerant, naamlik tot 8 Augustus 1984.

Enige beswaar of vertoe in verband met hierdie skema moet skriftelik aan die Stadssekretaris, Munisipale Gebou, Wandererslaan (Postbus 14), Middelburg, voor of op 8 Augustus 1984 voorgelê word.

STADSKLERK

Postbus 14
Middelburg
1050
11 Julie 1984

923-11-18

LOCAL AUTHORITY OF ALBERTON

NOTICE CALLING FOR OBJECTIONS TO PROVISIONAL SUPPLEMENTARY VALUATION ROLL

Notice is hereby given in terms of section 36 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the provisional supplementary valuation roll for the financial year 1 July 1983 to 30 June 1984 is open for inspection at the office of the local authority of Alberton from 18 July 1984 to 20 August 1984 and any owner of rateable property or other person who desires to lodge an objection with the Town Clerk in respect of any matter recorded in the provisional supplementary valuation roll as contemplated in section 34 of the said Ordinance including the question whether or not such property or portion thereof is subject to the payment of rates or is exempt therefrom or in respect of any omission of any matter from such roll shall do so within the said period.

The form prescribed for the lodging of an objection is obtainable at the address indicated below and attention is specifically directed to the fact that no person is entitled to urge any objection before the valuation board unless he has timeously lodge an objection in the prescribed form.

J J PRINSLOO
Town Clerk

Room 317
Alberton Civic Centre
Voortrekker Road
Alberton
18 July 1984
Notice No 35/1984

PLAASLIKE BESTUUR VAN ALBERTON

KENNISGEWING WAT BESWARE TEEN VOORLOPIGE AANVULLENDE WAARDERINGSLYS AANVRA

Kennis word hierby ingevolge artikel 36 van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), gegee dat die voorlopige aanvullende waarderingslys vir die boekjaar 1 Julie 1983 tot 30 Junie 1984 oop is vir inspeksie by die kantoor van die plaaslike bestuur van Alberton vanaf 18 Julie 1984 tot 20 Augustus 1984 en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleenthed in die voorlopige aanvullende waarderingslys opgeteken, soos in artikel 34 van die genoemde Ordonnansie beoog, in te dien, insluitende die vraag of sodanige eiendom of 'n gedeelte daarvan onderworpe is aan die betaling van eiendomsbelasting of daarvan vrygestel is, of ten opsigte van enige weglatting van enige aangeleenthed uit sodanige lys, doen so binne 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 ingediend het nie.

J J PRINSLOO
Stadsklerk

Kamer 317
Alberton Burgersentrum
Voortrekkerweg
Alberton
18 Julie 1984
Kennisgewing No 35/1984

TOWN COUNCIL OF BETHAL

AMENDMENT TO BY-LAWS

It is hereby notified, in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council intends to revoke the Tariff of Charges under the Schedule of the Parks and Gardens By-laws published under the Administrators Notice 144 of 22 January 1975, as amended.

The general purport of these amendments is:

1. To amend or revoke the abovementioned by-laws in terms of section 96 of the Local Government Ordinance, 1939, to provide for the determination of charges in terms of section 80B of the said Ordinance.

2. To determine increased charges by special resolution with effect from 1st August 1984.

Notice is further given, in terms of section 80B of the Local Government Ordinance, 1939, that the Town Council has, by special resolution, dated 21 June 1984 determined charges for the undermentioned by-laws:

Parks and Gardens By-laws — Administrators Notice 144 dated 22 January 1975, as amended.

The general purport is to determine increased charges with effect from 1st August 1984.

Particulars of the charges as well as the amendments to the by-laws concerned, determined are open for inspection at the office of the Town Secretary for a period of 14 days from publication of this notice in the Provincial Gazette and any objections must be lodged with the undersigned, in writing, within 14 days from the date of publication hereof.

L M BRITS
Town Clerk

Municipal Offices
PO Box 3
Bethal
2310
18 July 1984
Notice No 31/7/1984

STADSRAAD VAN BETHAL

WYSIGING VAN VERORDENINGE

Kennis geskied hiermee ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Bethal van voorneme is om die Tarief van Gelde onder die Bylae van die Parke en Tuine verordeninge afgekondig by Administrateurskennisgewing 144 van 22 Januarie 1975, soos gewysig, te herroep.

Die algemene strekking van hierdie wysigings is om:

1. Die bovermelde verordeninge ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur te wysig of te herroep om voorsiening te maak vir die vasstelling van gelde ingevolge artikel 80B van genoemde Ordonnansie.

2. Om verhoogde gelde by spesiale besluit met ingang 1 Augustus 1984 vas te stel.

Kennis geskied verder, ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Bethal by spesiale besluit, geneem op 21 Junie 1984 die tariewe van die ondervermelde verordeninge vasgestel het, naamlik:

924-18

Parke en Tuine verordeninge afgekondig by Administrateurskennisgewing 144 van 22 Januarie 1975, soos gewysig.

Die algemene strekking is om verhoogde gelde met ingang 1 Augustus 1984 vas te stel.

Besonderhede van die gelde vasgestel sowel as die wysigings aan die betrokke verordeninge lê gedurende kantoorure vir 'n tydperk van 14 dae vanaf die datum van publikasie hiervan in die Provinciale Koerant by die kantoor van die Stadsekretaris Munisipalekantore, Bethal, ter insae.

Enige persoon wat beswaar teen die voorgestelde vasstelling wil aanteken moet dit binne 14 dae na publikasie hiervan skriftelik by die ondergetekende indien.

L M BRITS
Stadsklerk

Munisipale Kantore
Posbus 3
Bethal
2310
18 Julie 1984
Kennisgewing No 31/7/1984

925—18

TOWN COUNCIL OF BRAKPAN AMENDMENT OF TARIFF OF CHARGES FOR THE SUPPLY OF WATER

Notice is hereby given in terms of section 80B(3) of the Local Government Ordinance, 1939, that the Town Council of Brakpan by special resolution amended the tariff of charges for the supply of water, promulgated under notice 182/1984 dated 21 March 1984, with effect from 1 July 1984.

Full particulars of the proposed amendment lie open for inspection during ordinary office hours at Room 12, Town Hall Building, Brakpan, until 1 August 1984.

Any person who desires to object to the amendment must do so in writing to the undersigned not later than 1 August 1984.

G E SWART
Town Clerk

18 July 1984
Notice No 280/1984

STADSRAAD VAN BRAKPAN WYSIGING VAN TARIEF VAN GELDE VIR DIE LEWERING VAN WATER

Hiermee word kragtens artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van Brakpan by spesiale besluit die tarief van gelde vir die levering van water, afgekondig by kennisgewing 182/1984 gedateer 21 Maart 1984, gewysig het met ingang 1 Julie 1984.

Besonderhede van die wysiging is gedurende gewone kantoorure ter insae by Kamer 12, Stadhuis, Brakpan, tot 1 Augustus 1984.

Iemand wat beswaar wil maak teen die wysiging moet dit skriftelik rig aan die ondergetekende nie later nie as 1 Augustus 1984.

G E SWART
Stadsklerk

18 Julie 1984
Kennisgewing No 280/1984

926—18

TOWN COUNCIL OF CAROLINA BY-LAWS FOR MIDNIGHT PRIVILEGES

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance, 17 of 1939, that the Town Council of Carolina has adopted new by-laws in terms of which monies may be levied for midnight privileges for certain shops.

Further particulars of the proposed by-laws lie for inspection at the office of the Town Clerk for a period of 14 days following upon the date of publication of this notice.

Objections to or representations concerning the proposed by-laws must be lodged in writing with the undersigned within the period of 14 days following upon the date of publication of this notice.

F J CILLIERS
Town Clerk

18 July 1984
Municipal Notice No 1/2/3/59/1984

STADSRAAD VAN CAROLINA VERORDENINGE VIR MIDDERNAGTE- LIKEVOORREGTE

Kennis geskied hiermee ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, dat die Stadsraad van Carolina nuwe verordeninge aangeneem het ingevolge waarvan sekere gelde gehef word vir die toestaan van middernagvoordekte van sekere winkels.

Verdere besonderhede van die voorgestelde nuwe verordeninge lê ter insae in die kantoor van die Stadsklerk vir die tydperk van 14 dae wat volg op die publikasie van hierdie kennisgewing.

Besware teen of vertoe aangaande die bovenoemde voorgestelde verordeninge moet skriftelik by die ondergetekende ingedien word binne die tydperk van 14 dae wat onmiddellik volg op die publikasie van hierdie kennisgewing.

F J CILLIERS
Stadsklerk

18 Julie 1984
Munisipale Kennisgewing No 1/2/3/59/1984

927—18

LOCAL AUTHORITY OF CHRISTIANA SUPPLEMENTARY VALUATION ROLL FOR THE FINANCIAL YEAR 1982/83

(Regulation 12)

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 1982/83 of all rateable property within the municipality has been certified and signed by the chairman of the valuation board and has therefore become fixed and binding upon all persons concerned as contemplated in section 37 of that Ordinance.

However, attention is directed to section 17 or 38 of the said Ordinance, which provides as follows:

"Right of appeal against decision of valuation board."

17.(1) An objector who has appeared or has been represented before a valuation board, including an objector who has lodged or presented a reply contemplated in section 15(4), may appeal against the decision of such board in respect of which he is an objector within thirty

days from the date of the publication in the Provincial Gazette of the notice referred to in section 16(4)(a) or, where the provisions of section 16(5) are applicable, within twenty-one days after the day on which the reasons referred to therein, were forwarded to such objector, by lodging with the secretary of such board a notice of appeal in the manner and in accordance with the procedure prescribed and such secretary shall forward forthwith a copy of such notice of appeal to the valuer and to the local authority concerned.

(2) A local authority which is not an objector may appeal against any decision of a valuation board in the manner contemplated in subsection (1) and any other person who is not an objector but who is directly affected by a decision of a valuation board may, in like manner, appeal against such decision."

A notice of appeal form may be obtained from the secretary of the valuation board.

L C BOTHA
Secretary: Valuation Board

PO Box 13
Christiana
2680
18 July 1984
Notice No 13/1984

PLAASLIKE BESTUUR VAN CHRISTIANA AANVULLENDE WAARDERINGSLYS VIR DIE BOEKJAAR 1982/83

(Regulasie 12)

Kennis word hierby ingevolge artikel 37 van die Ordonnansie op Elendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977) gegee dat die aanvullende waarderingslys vir die boekjaar 1982/83 van alle belasbare eiendom binne die munisipaliteit deur die voorzitter van die waarderingsraad gesertifiseer en getekken is en gevolelik 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 voorgele het, kan teen die beslissing van sodanige raad ten opsigte waarvan hy 'n beswaarmaker is, binne dertig dae vanaf die datum van die publikasie in die Provinciale Koerant van die kennisgewing in artikel 16(4)(a) genoem of, waar die bepaling van artikel 16(5) van toepassing is, binne een-en-twintig dae na die dag waarop die redes daarin genoem, aan sodanige beswaarmaker gestuur is, appèl aanteken deur by die sekretaris van sodanige raad 'n kennisgewing van appèl op die wyse soos voorgeskryf en in ooreenstemming met die prosedure soos voorgeskryf in te dien en sodanige sekretaris stuur onverwyd 'n afskrif van sodanige kennisgewing van appèl aan die waarderingsraad 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 dergelyke wyse, teen sodanige beslissing appèl aanteken."

'n Vorm vir kennisgewing van appèl kan van die sekretaris van die waarderingsraad verkry word.

L C BOTHA
Sekretaris: Waarderingsraad

Posbus 13
Christiana
2680
18 Julie 1984
Kennisgewing No 13/1984

928-18

sires to lodge an objection with the Secretary in respect of any matter recorded in the provisional valuation roll as contemplated in section 10 of the said Ordinance including the question whether or not such property or portion thereof is subject to the payment of rates or is exempt therefrom or in respect of any omission of any matter from such roll shall do so within the said period.

The form prescribed for the lodging of an objection is obtainable at the address indicated below and attention is specifically directed to the fact that no person is entitled to urge any objection before the valuation board unless he has timeously lodged an objection in the prescribed form.

L J VERMEULEN
Secretary

Schuurman Street
Devon
18 July 1984

LOCAL AUTHORITY OF COLIGNY

NOTICE OF FIRST SITTING OF VALUATION BOARD TO HEAR OBJECTIONS IN RESPECT OF PROVISIONAL VALUATION ROLL FOR THE FINANCIAL YEARS 1984/88

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 8 August, 1984 at 09h00 and will be held at the following address:

Council Chamber
Municipal Offices
67 Voortrekker Street
Coligny

to consider any objection to the provisional valuation roll for the financial years 1984/88.

H A LAMBRECHTS
Secretary: Valuation Board

18 July 1984

PLAASLIKE BESTUUR VAN COLIGNY

KENNISGEWING VAN EERSTE SITTING VAN WAARDERINGSRAAD OM BEWARE TEN OPSIGTE VAN VOORLOPIGE WAARDERINGSLYS VIR DIE BOEKJARE 1984/88 AAN TE HOOR

Kennis word hiermee 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 8 Augustus 1984 om 09h00 sal plaasvind en gehou sal word by die volgende adres:

Raadsaal
Munisipale Kantore
Voortrekkerstraat 67
Coligny

om enige beswaar tot die voorlopige waarderingslys vir die boekjare 1984/88 te oorweeg.

H A LAMBRECHTS
Sekretaris: Waarderingsraad

18 Julie 1984

929-18

LOCAL AUTHORITY OF DEVON

NOTICE CALLING FOR OBJECTIONS TO PROVISIONAL VALUATION ROLL

(Regulation 5)

Notice is hereby given in terms of section 12(1)(a) of the Local Authorities Rating Ordinance, 1977, (Ordinance 11 of 1977) that the provisional valuation roll for the financial years 1984/87 is open for inspection at the office of the local authority of Devon from 14th July to the 15th August 1984 and any owner of rateable property or other person who so de-

Particulars of these amendments are open for inspection during office hours at the office of the Town Secretary, Municipal Office, Fochville for a period of 14 days from the date of publication hereof.

Any person desiring to object to the proposed amendments must do so in writing to the undersigned within 14 days of publication of this notice in the Provincial Gazette, however not later than on or before 26 July 1984.

D J VERMEULEN
Town Clerk

Municipal Office
PO Box 1
Fochville
2515
18 July 1984
Notice No 26/1984

STADSRAAD VAN FOCHVILLE

WYSIGING VAN VERORDENINGE

Ooreenkomsdig artikel 80b(3) van die Ordonnansie op Plaaslike Bestuur, 1939, word hiermee bekend gemaak dat die Stadsraad by Spesiale Besluit, besluit het om tariewe ten opsigte van die volgende vas te stel met krag vanaf 1 Julie 1984.

1. Verordeninge Betreffende Vaste Afval en Saniteit.
2. Elektrisiteitsverordeninge.
3. Rioleringsverordeninge.

Die algemene strekking van die voorgenome wysigings is om die dienste op 'n meer koste-effektiewe basis te lewer,

Afskrifte van hierdie wysigings lê gedurende gewone kantoorure ter insae by die kantoor van die Stadssekretaris, Munisipale Kantoer, Fochville, vir 'n tydperk van 14 dae vanaf die publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysigings wens aan te teken moet dit skriftelik binne 14 dae na datum van publikasie van hierdie kennisgewing in die Provinciale Koerant, maar in elk geval nie later nie as voor of op 26 Julie 1984 by die ondergetekende doen.

D J VERMEULEN
Stadsklerk

Munisipale Kantoer
Posbus 1
Fochville
2515
18 Julie 1984
Kennisgewing No 26/1984

931-18

VILLAGE COUNCIL OF GROBLERSDAL

ASSESSMENT RATES 1984/85

Notice is hereby given in terms of section 21 of the Local Authorities Rating Ordinance, 1977, as amended, that the following assessment rates are levied on the site value of all rateable properties within the municipal area of Groblersdal, for the financial year 1 July 1984 to 30 June 1985 as appearing on the Valuation Roll:

- i) A General rate of three cent (3 cent) in the rand on the site value of land or a right in land.
- ii) Subject to the approval of the Administrator in terms of section 21(3) a further rate of two cent (2 cent) in the rand on the site value of land or a right in land.
- iii) In terms of section 21(4) a rebate of

FOCHVILLE TOWN COUNCIL

AMENDMENT TO BY-LAWS

In accordance with section 80b(3) of the Local Government Ordinance, 1939, notice is hereby given that the Council has resolved by Special Resolution to amend tariffs in respect of the following with effect from 1 July 1984.

1. Refuse (Solid Wastes) and Sanitary by-Laws.
2. Electricity by-Laws.
3. Drainage by-laws.

The general purport of these proposed amendments is to render the services on a more cost effective basis.

fifteen per cent (15 %) is granted on the rates imposed on all properties zoned for "Special Residential" and "General Residential" provided that these stands are used for special residential purposes. Further a rebate of 25 % on special residential erven occupied by pensioners subject to a qualification policy to be complied with.

The rates imposed as set out above shall become due and payable as follows:

50 % on 15 September 1984

50 % on 15 March 1985

If the rates hereby imposed are not paid on the dates specified above, penalty interest per annum will be charged at a rate published from time to time by the Administrator in terms of section 27(7).

Ratepayers who do not receive accounts in respect of the assessment rates referred to above, are requested to communicate with the Town Treasurer as the non-receipt of accounts shall not exempt any person from liability for payment of such rates.

PCF VAN ANTWERPEN Town Clerk

Municipal Offices
PO Box 48
Groblersdal
0470
18 July 1984
Notice No 16/1984

DORPSRAAD VAN GROBLERSDAL

EIENDOMSBELASTING 1984/85

Kennis word hierby gegee, ingevolge die bepalings van artikel 21 van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 11 van 1977, soos gewysig, dat die volgende eiendomsbelasting gehef word op die terreinwaarde van alle belasbare eiendom geleë binne die munisipale gebied van Groblersdal vir die boekjaar 1 Julie 1984 tot 30 Junie 1985 soos op die Waarderingslys aangetoon.

i) 'n Algemene eiendomsbelasting van drie sent (3 sent) in die rand op die terreinwaarde van grond of 'n reg in grond.

ii) Onderhewig aan die goedkeuring van die Administrateur ingevolge artikel 21(3), 'n verdere belasting van twee sent (2 sent) in die rand op die terreinwaarde van grond of 'n reg in grond.

iii) Ingevolge artikel 21(4) word 'n rabat van vyftien persent (15 %) toegestaan op die belasting gehef op alle eiendom gesoneer vir "Spesiale Woon" en "Algemene Woon" indien laasgenoemde erwe benut word vir spesiale woondoeleindes. Voorts 'n verdere rabat van 25 % op woonerwe wat deur pensioenarissoe bewoon word, onderhewig aan 'n kwalifikasiebeleid waaraan hulle moet voldoen.

Die belasting soos hierbo gehef, is soos volg verskuldig en betaalbaar:

50 % op 15 September 1984

50 % op 15 Maart 1985

Indien die belasting hierby gehef, nie op die betaaldatums soos hierbo genoem, betaal word nie, word 'n boete rente per jaar gehef soos van tyd tot tyd deur die Administrateur ingevolge die bepalings van artikel 27(7) bepaal.

Belastingbetaalers wat nie rekenings ten opsigte van die belasting hierbo genoem, ontvang nie, word versoek om met die Stadsseourier in verbanding te tree aangesien die

nie-ontvangs van 'n rekening niemand van die aanspreeklikheid vir die betaling van sodanige belasting, onthef nie.

PCF VAN ANTWERPEN Stadsklerk

Munisipale Kantore
Posbus 48
Groblersdal
0470
18 Julie 1984
Kennisgewing No 16/1984

932-18

MUNICIPALITY OR GROBLERSDAL

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 undermentioned by-laws. The general purport of the amendments are to increase the tariffs.

1. Drainage By-Laws
2. By-Laws for fixing fees for the issue of certificates and information
3. Water supply By-Laws
4. Electricity By-Laws
5. Refuse and Sanitary By-Laws
6. Building By-Laws

Copies of the amendments are open to inspection at the office of the Town Secretary for a period of 14 days from the date of publication hereof.

Any person who desires to record his objection to the said amendments must do so in writing with the undersigned within 14 days after the date of publication of this notice in the Provincial Gazette.

PCF VAN ANTWERPEN Town Clerk

Municipal Offices
PO Box 48
Groblersdal
0470
18 July 1984
Notice No 15/1984

MUNISIPALITEIT GROBLERSDAL

WYSIGING VAN VERORDENINGE

Kennis geskied hiermee ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Raad van voorneme is om die ondergemelde verordeninge te wysig. Die strekking van die wysigings is om die tariewe te verhoog.

1. Rioleringsverordeninge
2. Verordeninge vir die vasstelling van geldte
3. Watervoorsieningsverordeninge
4. Elektrisiteitsverordeninge
5. Verordeninge Vaste afval en Saniteit
6. Bouverordeninge

Afskrifte van die wysigings lê ter insae by die kantoor van die Stadsekretaris vir 'n tydperk van 14 dae vanaf datum van publikasie hiervan.

Enige persoon wat beswaar teen die bogemelde wysigings wens aan te teken moet dit skriftelik binne 14 dae na datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende doen.

PCF VAN ANTWERPEN Stadsklerk

Munisipale Kantore
Posbus 48
Groblersdal
0470
18 Julie 1984
Kennisgewing No 15/1984

933-18

TOWN COUNCIL OF HEIDELBERG

AMENDMENTS TO BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Heidelberg intends amending the Drainage By-laws.

The general purport of the amendments is to increase the drainage tariffs.

The general purport of the amendments is to increase the drainage tariffs.

Copies of these amendments will be available for inspection at the office of the Town Secretary for a period of 14 days from the publication of this notice.

Any person wishing to lodge a complaint against the said amendments must do so in writing to the undersigned within 14 days of publication of this notice in the Provincial Gazette.

C P DE WITT
Town Clerk

Municipal Offices
PO Box 201
Heidelberg
2400
18 July 1984
Notice No 32/1984

STADSRAAD VAN HEIDELBERG

WYSIGING VAN VERORDENINGE

Kennis geskied hiermee kragtens artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Heidelberg van voorneme is om die Rioleringsverordeninge te wysig.

Die algemene strekking van hierdie wysiging is om die riooltarieue te verhoog.

Afskrifte van hierdie wysigings lê ter insae gedurende kantoorture by die kantoor van die Stadsekretaris vir 'n tydperk van 14 dae vanaf die datum van publikasie van hierdie kennisgewing.

Enige persoon wat beswaar teen die genoemde wysigings wens aan te teken moet dit skriftelik binne 14 dae van die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende doen.

C P DE WITT
Stadsklerk

Munisipale Kantore
Posbus 201
Heidelberg
2400
18 Julie 1984
Kennisgewing No 32 van 1984

934-18

TOWN COUNCIL OF KLERKS DOP

NOTICE OF GENERAL RATE AND OF FIXED DAY FOR PAYMENT IN RESPECT OF FINANCIAL YEAR 1st JULY 1984 TO

30th JUNE 1985

(Regulation 17)

Notice is hereby given that in terms of section 26(2)(a) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), the following general rate has been levied in respect of the abovementioned financial year on rateable property recorded in the valuation roll —

on the site value of any land or right in land.
4.1c in the Rand.

In terms of section 26(1) of the said Ordinance the rates imposed as set out above, shall become due on the 1st July, 1984, but shall be payable in two equal instalments as follows:-

One half of the total amount on the 31st

October, 1984, and the remaining half on the 31st March, 1985.

In terms of section 32(b) of the said Ordinance and subject to the approval of the Administrator a rebate of 40 % on the general rate levied on the site value of land or any right in land as mentioned above, will be granted to owners of residential stands and/or business stands (which are being used for residential purposes only), provided such owners are older than 63 years (male) and 60 years (females) or receive a disability grant and comply with certain requirements.

Interest at the maximum rate as approved by the Administrator in terms of the provisions of section 50A of the Local Government Ordinance, 1939, is chargeable on all amounts in arrear after the fixed day and defaulters are liable to legal proceedings for recovery of such arrear amounts.

J C LOUW
Town Clerk

PO Box 99
Klerksdorp
2570
18 July 1984
Notice No 73/1984

STADSRAAD VAN KLERKS DORP

KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING EN VAN VASGETELDE DAG VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1984 TOT 30 JUNIE 1985

(Regulasie 17)

Kennis word hiermee gegee dat ingevolge artikel 26(2)(a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), die volgende algemene eiendomsbelasting ten opsigte van die bogenoemde boekjaar gehef is op belasbare eiendom in die waarderingslys opgeteken —

op die terreinwaarde van enige grond of reg in grond, 4.1c in die rand.

Ingevolge artikel 26(1) van genoemde Ordonnansie is die belasting gehef soos hierbo vermeld, verskuldig op 1 Julie 1984, maar in twee gelyke paaiemende betaalbaar, naamlik soos volg:

Een helfte van die totale bedrag op 31 Oktober 1984 en die ander helfte op 31 Maart 1985.

Onderworpe aan die goedkeuring van die Administrateur word ingevolge die bepalings van artikel 32(b) van genoemde Ordonnansie, 'n korting van 40 % op die algemene eiendomsbelasting gehef op die terreinwaarde van grond of enige reg in grond soos hierbo vermeld, toegestaan aan eienaars wat residensiële erwe en/of besigheidserwe (wat in elke geval uitsluitlik vir residensiële 1-doeleindes gebruik word) self bewoon indien sodanige eienaar minstens 63 jaar (mans) en 60 jaar (vrouens) oud is of 'n ongesiktheidspensioen ontvang en aan sekere vereistes voldoen.

Rente teen die maksimum koers soos goedkeur deur die Administrateur ingevolge die bepalings van artikel 50A van die Ordonnansie op Plaaslike Bestuur, 1939, is op alle agterstallige bedrae na die vasgestelde dag hefsbaar en wanbetafers is onderhewig aan geregtelike stappe vir die invordering van sodanige agterstallige bedrae.

J C LOUW
Town Clerk

Posbus 99
Klerksdorp
2570
18 Julie 1984
Kennisgewing No 73/1984

TOWN COUNCIL OF KRUGERSDORP PROPOSED AMENDMENTS TO BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, No 17 of 1939, that the Town Council of Krugersdorp intends amending the following by-laws:

1. Water Supply By-Laws.
2. Drainage By-laws.
3. Refuse (Solid Wastes) and Sanitary By-laws.
4. Electricity By-laws.
5. By-laws relating to Licences and Business Control.

The general purport of these amendments are as follows:

1. to amend the surcharge;
- 2 - 4. amendment of tariffs;
5. the deletion of certain chapters.

Copies of these amendments are open to inspection at the office of the Town Secretary, Room 29, Town Hall, Krugersdorp during normal office hours for a period of fourteen days from the date of publication hereof.

Any person desirous to lodge an objection to the said amendments must do so in writing to the undermentioned within fourteen days after the date of publication of this notice in the Provincial Gazette.

J J L NIEUWOUDT
Town Clerk

Municipal Offices
PO Box 94
Krugersdorp
1740
18 July 1984
Notice No 70/1984

STADSRAAD VAN KRUGERSDORP

VOORGENOME WYSIGING VAN VERORDENINGE

Kennisgewing geskied hierby ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, nommer 17 van 1939, dat die Stadsraad van Krugersdorp van voorneme is om die volgende verordeninge te wysig:

1. Watervoorsieningsverordeninge.
2. Rioleringsverordeninge.
3. Verordeninge betreffende Vaste Afval en Saniteit.
4. Elektrisiteitsverordeninge.
5. Verordeninge betreffende Licensies en Beheer oor Besighede.

Die algemene strekking van die wysigings is soos volg:

1. Wysiging van toeslag.
- 2 - 4. Wysiging van tariewe.
5. Om sekere hoofstukke te skrap.

Afskrifte van hierdie wysigings lê gedurende gewone kantoorure vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan by die kantoor van die Stadssekretaris, Kamer 29, Stadhuis, Krugersdorp ter insae.

Enige persoon wat beswaar teen genoemde wysigings wil aanteken, moet dit skriftelik binne veertien dae na die datum van publikasie van

hierdie kennisgewing in die Provinciale Koerant by die ondergetekende indien.

J J L NIEUWOUDT
Stadsklerk

Munisipale Kantoor
Posbus 94
Krugersdorp
1740
18 Julie 1984
Kennisgewing No 70/1984

936-18

LOCAL AUTHORITY OF LEANDRA

NOTICE OF GENERAL RATES AND FIXED DAY FOR PAYMENT IN RESPECT OF FINANCIAL YEAR 1 JULY 1984 TO 30 JUNE 1985

Notice is hereby given that in terms of section 26(2)(a) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977) the following general rates will be levied in respect of the abovementioned financial year on rateable property recorded in the valuation roll.

(a) A general rate of 3 cents (three cents) in the Rand on the site value of land or right in land; and

(b) A further additional rate of 5 (five) cents in the Rand on the site value of the land or right in land.

In terms of section 32(b) of the said Ordinance, a 25 % be remitted to pensioners who qualify on the conditions as laid down by Council and approved by the Administrator.

The rates became due on 1st July 1984 and shall be payable in two equal instalments, the first half on or before 30 September 1984 and the second half on or before 31 March 1985.

If the rates hereby imposed are not paid on the due dates, interest at a rate of 11,25 % per annum will be levied calculated from the due dates to date of payment.

G M VAN NIEKERK
Town Clerk

Municipal Offices
Private Bag XS
Leslie
2265
18 July 1984
Notice No 8/1984

PLAASLIKE BESTUUR VAN LEANDRA

KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING EN VAN VASGETELDE DAG VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1984 TOT 30 JUNIE 1985

Kennis word hiermee ingevolge artikel 26(2)(a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), gegee dat die volgende algemene eiendomsbelasting ten opsigte van bogenoemde boekjaar gehef sal word op alle belasbare eiendomme soos aangeteken in die waarderingslys.

(a) 'n Algemene eiendomsbelasting van 3 (drie) sent in die Rand op die terreinwaarde van grond of op die terreinwaarde van 'n reg in grond- en

(b) 'n Bykomende algemene belasting van 5 (vyf) sent in die Rand op die terreinwaarde van grond of op die terreinwaarde van 'n reg in grond.

Ingevolge artikel 32(b) van die genoemde Ordonnansie word 'n 25 % kwytskelding aan pensioenarissoe toegestaan wat kwalificeer onder

die voorwaardes soos neergelê deur die Raad goedgekeur deur die Administrateur.

Die belasting is verskuldig op 1 Julie 1984 en is betaalbaar in twee gelyke paaiemente, waarvan die eerste betaalbaar is voor of op 30 September 1984 en die tweede helfte voor of op 31 Maart 1985.

Indien die verskuldigde belasting nie op die vervaldatum betaal word nie, sal rente teen 11,25 % per jaar gehef word bereken vanaf die vervaldag tot datum van betaling.

G M VAN NIEKERK
Stadsklerk

Munisipale Kantore
Privaatsak X5
Leslie
2265
18 Julie 1984
Kennisgewing No 8/1984

937-18

VILLAGE COUNCIL LEEUDORINGSTAD

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 1983/84 is available for inspection at the office of the Town Treasurer, Leeudoringstad from 13th July 1984 to 13th August 1984, 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 raise any objection before the valuation board unless he has timeously lodged an objection in the prescribed form.

W G OLIVIER
Town Clerk

Municipality
Leeudoringstad
18 July 1984

DORPSRAAD VAN LEEUDORINGSTAD

KENNISGEWING WAT BESWARE TEEN VOORLOPIGE AANVULLENDE WAARDERINGSLYS AANVRA

Kennis word hierby ingevolge artikel 36 van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die voorlopige aanvullende waarderingslys vir die boekjaar 1983/84 oop is vir inspeksie by die kantoor van die Stadsstourier, Leeudoringstad vanaf 13 Julie 1984 tot 13 Augustus 1984 en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleenthed in die voorlopige aanvullende waarderingslys, opgeteken, soos in artikel 34 van die genoemde Ordonnansie 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 aangeleenthed uit sodanige lys, doen so binne die vermelde tyd.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by die adres hieronder aangedui, beskikbaar en aandag word spesifiek gevëstig op die feit dat geen persoon geregtig is om enige beswaar voor die waarderingsraad te oppertensy hy 'n beswaar op die voorgeskrewe vorm betyds ingediend het nie.

W G OLIVIER
Stadsklerk

Munisipaliteit
Leeudoringstad
18 Julie 1984

938-18

TOWN COUNCIL OF LEEUDORINGSTAD

NOTICE OF GENERAL RATE AND OF FIXED DAY FOR PAYMENT IN RESPECT OF FINANCIAL YEAR 1 JULY 1983 TO 30 JUNE 1984

Notice is hereby given that in terms of section 26(2) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), the following rate has been levied in respect of the abovementioned financial year on rateable property recorded in the valuation roll:

(a) On the site value of any land or right in land; three cent (3c) in the rand (R1); and

(b) subject to the approval of the Administrator in terms of section 21(3) of the Local Authorities Rating Ordinance, No 11 of 1977, an additional rate of two cent (2c) in the rand (R1) on the site value of any land or right in land; and in addition on the value of the improvements on such land or pertaining to such right in land 0,3c in the rand (R1).

The amount due for assessment rates as set out in section 27 of the said Ordinance is payable in ten (10) equal instalments on or before the twelfth day of August 1984, up to May 1985.

Interest of 8 % per annum is chargeable on all amounts in arrear on the fixed day.

J F EVERSON
for Town Clerk

Municipal Offices
Leeudoringstad
18 July 1984

STADSRAAD VAN LEEUDORINGSTAD

KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING EN VASGETELDE DAG VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1983 TOT 30 JUNIE 1984

Kennis word hierby gegee dat ingevolge artikel 26(2) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), die volgende algemene eiendomsbelasting ten opsigte van bogennome boekjaar gehef is op belasbare eiendom in die waarderingslys opgeteken:

(a) Op die terreinwaarde van enige grond of reg in grond: drie sent (3c) in die rand (R1); en

(b) onderhewig aan die goedkeuring van die Administrator ingevolge artikel 21(3) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture No 11 van 1977, 'n verdere belasting van twee sent (2c) in die rand (R1) op die terreinwaarde van enige grond of reg vir grond; en daarbenewens op die waarde van die verbeterings op sodanige grond of behorende by sodanige reg in grond 0,3c in die rand (R1).

Die bedrag verskuldig vir eiendomsbelasting soos in artikel 27 van genoemde Ordonnansie beoog is in tien (10) gelyke maandelikse paaiemente betaalbaar, voor of op die twaalfde dag van Augustus 1984 tot Mei 1985. Rente teen agt persent (8 %) per jaar is op alle agterstallige bedrae na die vasgestelde dag hefbaar.

J F EVERSON
Vir Stadsklerk

Munisipale Kantore
Leeudoringstad
18 Julie 1984

939-18

TOWN COUNCIL OF LICHTENBURG

NOTICE OF ASSESSMENT RATES AND OF FIXED DATE FOR PAYMENT FOR FINANCIAL YEAR 1 JULY 1984 TO 30 JUNE 1985:

Notice is hereby given in terms of section 26(2)(a) of the Local Authorities Rating Ordinance, 1977 (No 11 of 1977), that the following Council of Lichtenburg has fixed the following assessment rate levy for the financial year 1 July 1984 to 30 June 1985 on rateable property recorded in the Valuation Roll, subject to approval by the Administrator:

(a) A Rate of 4,5c (four comma five cent) in the Rand on the value of land.

(b) A Rate of 0,75 (decimal seven five cent in the Rand on the value of improvements on land as described in (a) above.

A rebate of 30 % (thirty per centum) will be granted on rates on all properties which on 1 July 1984 are used exclusively for individual residential purposes, with the exclusion of flats, which do not qualify for such a rebate.

These rates are due on 1 July 1984 and payable on or before 30 November 1984. Interest of 12 % (twelve per centum) will be charged on all amounts paid after 30 November 1984 and defaulters are liable to legal proceedings for recovery of arrear amounts.

G F DU TOIT
Town Clerk

Civic Centre
Lichtenburg
18 July 1984
Notice No 19/1984

STADSRAAD VAN LICHTENBURG

KENNISGEWING VAN EIENDOMSBELASTING EN VAN VASGETELDE DAG VIR BETALING VIR BOEKJAAR 1 JULIE 1984 TOT 30 JUNIE 1985:

Kennis geskied hiermee ingevolge artikel 26(2)(a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture 1977 (No 11 van 1977), dat die Stadsraad van Lichtenburg, onderworpe aan Administrateursgoedkeuring die volgende eiendomsbelastingheffing vir die boekjaar 1 Julie 1984 tot 30 Junie 1985 vasgestel het op belasbare eiendom opgeteken in die waarderingslys:

(a) 'n Belasting van 4,5c (vier komma vyf sent) in die Rand op grondwaardasie.

(b) 'n Belastingtarief van 0,75c (nul komma sewe vyf sent) in die Rand op die waarde van verbeterings op grond soos in (a) hierbo genoem.

'n Korting van 30 % (dertig persent) op die belastings word toegestaan op alle eiendomme wat op 1 Julie 1984 uitsluitlik vir individuele woningdoeleindes gebruik word met uitsondering van woonstelblokke, wat nie vir sodanige korting sal kwalifiseer nie.

Hierdie belastings is verskuldig op 1 Julie 1984 en betaalbaar voor of op 30 November 1984. Rente teen 12% (twaalf persent) sal gevorder word op alle bedrae betaal na 30 November 1984 en wanbetalers is onderworpe aanregsproses vir invordering van agterstallige bedrae.

G F DU TOIT
Stadsklerk

Burgersentrum
Lichtenburg
18 Julie 1984
Kennisgewing No 19/1984

940-18

following rates have been levied in respect of the abovementioned financial year on rateable property recorded in the valuation roll or provisional supplementary valuation roll:

(a) On the site value of any land or right in land:

(i) A general rate of five (5) cents in the rand; and

(ii) an additional general rate of six (6) cents in the rand.

The amount due for rates as contemplated in sections 27 and 41 of the said Ordinance shall be payable in twelve equal instalments. The first instalment shall be payable on the last day of July 1984 and the remaining instalments on the last day of each and every succeeding month.

Interest of 13,30 per cent per annum is chargeable on all amounts in arrear after the fixed dates and defaulters are liable to legal proceedings for recovery of such arrear amounts.

A D NORVAL
Town Clerk

Municipal Offices
PO Box 9
Meyerton
1960
18 July 1984

PLAASLIKE BESTUUR VAN MEYERTON

KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING EN VAN VASGETELDE DATUMS VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1984 TOT 30 JUNIE 1985

Kennis word hierby gegee dat ingevolge artikel 26 en 41 van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), die volgende eiendomsbelasting ten opsigte van bovenoemde boekjaar gehef is op lesbare eiendom in die waarderingslys of voorlopige aanvullende waarderingslys opgeteken:

(a) Op die terreinwaarde van enige grond of reg in grond:

(i) 'n Algemene eiendomsbelasting van vyf (5) sent in die rand; en

(ii) 'n verdere algemene eiendomsbelasting van ses (6) sent in die rand.

Die bedrag verskuldig vir eiendomsbelasting soos in artikel 27 en 41 van genoemde Ordonnansie beoog, is betaalbaar in twaalf gelijke paaiemente. Die eerste paaiement sal op die laaste dag van Julie 1984 betaalbaar wees en die daaropvolgende paaiement sal op die laaste dag van elke en iedere maande betaalbaar wees.

Rente teen 13,30 persent per jaar is op alle agterstallige bedrae na die vasgestelde datums hefsbaar en wanbetalers is onderhewig aanregsproses vir die invordering van sodanige agterstallige bedrae.

A D NORVAL
Stadsklerk

Munisipale Kantore
Posbus 9
Meyerton
1960
18 Julie 1984

942-18

Ordinance, 1939, as amended, that the Town Council intends to amend the Drainage By-laws published under Administrator's Notice 665 of June 8, 1977, and adopted by the Council under Administrator's Notice 1179 of August 24, 1977, as amended, in order to make provision for an increase in the Tariff of Charges under the schedule for the metered sewerage effluent of Mhluzi Township.

Copies of these amendments are lying for inspection at the offices of the Council until 3 August 1984.

Any person who wishes to object to the proposed amendments must lodge his objection in writing with the Town Clerk, Municipal Offices, Wanderers Avenue (PO Box 14), Middelburg, on or before 3 August 1984.

18 July 1984

STADSRAAD VAN MIDDELBURG, TRANSVAAL

WYSIGING VAN VERORDENINGE

Daar word hierby ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, bekend gemaak dat die Raad van voornemens is om die Standaard Rioleringsverordeninge, afgekondig by Administrateurskennisgewing 665 van 8 Junie 1977, soos gewysig en deur die Raad aangeneem by Administrateurskennisgewing 1179 van 24 Augustus 1977, te wysig, ten einde die tarief van gemeterde rioolwateruitvlloei vir Mhluzi woongebied, onder die bylae van Tarief van Gelde te verhoog.

Afskrifte van hierdie wysiging lê ter insaaien kantore van die Stadsraad tot 3 Augustus 1984.

Enige persoon wat beswaar teen die voorgestelde wysiging wens aan te teken, moet sy beswaar skriftelik voor of op 3 Augustus 1984 by die Stadsklerk, Municipale Gebou, Wandererslaan (Posbus 14), Middelburg, Transvaal, indien.

18 Julie 1984

943-18

TOWN COUNCIL OF NIGEL

AMENDMENT AND DETERMINATION OF TARIFFS

Notice is hereby given in terms of section 80B(3) of the Local Government Ordinance, 1939, that the Town Council of Nigel intends to amend its water, electricity, sewerage as well as sanitary and refuse removal tariffs.

The purport of the amendments is to increase the tariffs in respect of electricity, sewerage and sanitary and refuse removal as well as to fix a charge for the supply of water to the South African Transport Services.

Copies of the proposed amendments and determination of tariffs are open for inspection at the office of the Town Secretary, Municipal Offices, Nigel for a period of fourteen (14) days from the publication of this notice and any objections must be lodged with the undersigned in writing on or before August 1, 1984.

The new tariffs in respect of water will come into operation on May 1, 1984 while the tariffs in respect of electricity, sewerage and sanitary

TOWN COUNCIL OF LICHTENBURG

DETERMINATION OF CHARGES

Notice is hereby given in terms of section 80(B) of the Local Government Ordinance, No 17 of 1939, as amended, that the Council has by special resolution dated 25 June 1984 determined to increase the present water consumer charge of 13c per kilolitre to 17c per kilolitre as from 1 July 1984.

Copies of the resolution and further details are open for inspection at the office of the Town Secretary for a period of fourteen days from date of publication of this notice in the Provincial Gazette.

Anyone wishing to object to the increase must lodge such objection in writing with the undersigned within fourteen days from the date of publication of this notice in the Provincial Gazette, i.e. 2 August 1984.

G F DU TOIT
Town Clerk

Civic Centre
Lichtenburg
18 July 1984
Notice No 18/1984

STADSRAAD VAN LICHTENBURG

VASSTELLING VAN GELDE

Ingevolge artikel 80(B) van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, soos gewysig, word hiermee bekend gemaak dat die Raad by spesiale besluit gedateer 25 Junie 1984 die huidige verbruikerstarief van 13c per kiloliter vir water verhoog het na 17c per kiloliter, met inwerkingtreding op 1 Julie 1984.

Afskrifte van die besluit en verdere besonderhede lê ter insaai in die kantoor van die Stadssekretaris vir 'n periode van veertien dae vanaf verskyning hiervan in die Provinciale Koerant by ondertekende indien, te wete 2 Augustus 1984.

G F DU TOIT
Stadsklerk

Burgersentrum
Lichtenburg
18 Julie 1984
Kennisgewing No 18/1984

941-18

LOCAL AUTHORITY OF MEYERTON

NOTICE OF GENERAL RATE AND FIXED DATES FOR PAYMENT IN RESPECT OF FINANCIAL YEAR 1 JULY 1984 TO 30 JUNE 1985

Notice is hereby given that in terms of sections 26 and 41 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), the

TOWN COUNCIL OF MIDDELBURG, TRANSVAAL

AMENDMENT OF BY-LAWS

Notice is hereby given in terms of the provisions of section 96 of the Local Government

and refuse removal will come into operation on July 1, 1984.

P M WAGENER
Town Clerk

Municipal Offices
PO Box 23
Nigel
1490
18 July 1984
Notice No 73/1984

STADSRAAD VAN NIGEL

WYSIGING EN VASSTELLING VAN TARIEWE

Kennis word hiermee gegee ingevolge die bepalings van artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Nigel voornemens is om die tarief van geldte ten opsigte van water, elektrisiteit, riolering asook sanitêre- en vullisverwydering te wysig.

Die algemene strekking van die voorgenoemde wysigings is om die tariewe ten opsigte van elektrisiteit, riolering en sanitêre- en vullisverwyderings te verhoog asook om voorsiening te maak vir 'n tarief vir die levering van water aan die S.A. Vervoerdienste.

Afskrifte van die voorgenome wysigings en vasstelling van tariewe is ter insae by die kantoor van die Stadssekretaris, Municipale Kantore, Nigel vir 'n tydperk van 14 dae vanaf die publikasie van hierdie kennisgewing en enige besware moet voor of op 1 Augustus 1984 skriftelik by die ondergetekende ingedien word.

Die tariewe ten opsigte van water sal op 1 Mei 1984 en die ten opsigte van elektrisiteit, riolering asook sanitêre- en vullisverwydering op 1 Julie 1984 in werking tree.

P M WAGENER
Stadsklerk

Municipal Kantore
Postbus 23
Nigel
1490
18 Julie 1984
Kennisgewing No 73/1984

944-18

TOWN COUNCIL OF NIGEL

AMENDMENT TO THE DETERMINATION OF CHARGES FOR THE SUPPLY OF WATER

It is hereby notified in terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, that the Nigel Town Council has by special resolution amended the charges payable for the supply of water published in Provincial Gazette 4153 dated 1 July 1981, under Municipal Notice 94/1981 as amended, with effect from 1 May 1984 by the addition after item 1(4)(b) of Schedule B of the following:

"(c) S.A. Transport Services."

P M WAGENER
Stadsklerk

Municipal Offices
PO Box 23
Nigel
1490
18 July 1984
Notice No 74/1984

STADSRAAD VAN NIGEL

WYSIGING VAN VASSTELLING VAN GELDE VIR DIE LEWERING VAN WATER

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Nigel by spesiale besluit die geldte betaalbaar vir die levering van water soos gepubliseer in Provinciale Koerant 4153 gedateer 1 Julie 1981 onder Municipale Kennisgewing 94/1981 soos gewysig, met ingang 1 Mei 1984 gewysig het deur na item 1(4)(b) van Bylae B die volgende by te voeg:

"(c) S.A. Vervoerdienste."

P M WAGENER
Stadsklerk

Municipal Kantore
Postbus 23
Nigel
1490
18 Julie 1984
Kennisgewing No 74/1984

945-18

TOWN COUNCIL OF NELSPRUIT

AMENDMENT OF PARKING AREA BY-LAWS

Notice is hereby given in terms of the provisions of section 80B(3) of the Local Government Ordinance, 1939, as amended, that the Town Council of Nelspruit has by special resolution, resolved to amend the Parking Area By-Laws published under Administrator's Notice 47 of 18th January, 1978, as amended.

The general purport of the amendment is to increase the parking tariffs with effect from 1st July, 1984, and to levy a parking tariff on parking areas where no parking meters are installed.

Copies of these amendments are open for inspection during normal office hours at the office of the Town Secretary, Municipal Offices, Nelspruit, for a period of fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

Any person who desires to lodge an objection to the proposed amendment must do so, in writing, to the Town Clerk, within fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

H J K MÜLLER
Town Clerk

Town Hall
PO Box 45
Nelspruit
1200
18 July 1984
Notice No 49/1984

STADSRAAD VAN NELSPRUIT

WYSIGING VAN PARKEERTERREIN-VERORDENINGE

Daar word hierby ingevolge artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, bekend gemaak dat die stadsraad van Nelspruit by spesiale besluit, besluit het om die Parkeerterreinverordeninge afgekondig by Administrateurskennisgewing 47 van 18 Januarie 1978, soos gewysig, verder te wysig.

Die algemene strekking van die wysiging is om die parkeertarief met ingang 1 Julie 1984 te verhoog en om 'n parkeertarief te hef op

parkeerterreine waar geen parkeermeters geïnstalleer is nie.

Afskrifte van hierdie wysiging lê ter insae gedurende gewone kantoorure by die kantoor van die Stadssekretaris, Municipale Kantore, Nelspruit, vir 'n tydperk van veertien (14) dae na vanaf datum van publikasie van hierdie kennisgewing in die Provinciale Koerant.

Enige persoon wat beswaar teen die voorgestelde wysigings wil maak, moet dit skriftelik by die Stadsklerk indien binne veertien (14) dae na datum van publikasie van hierdie kennisgewing in die Provinciale Koerant.

H J K MÜLLER
Stadsklerk

Stadhuis
Postbus 45
Nelspruit
1200
18 Julie 1984
Kennisgewing No 50/1984

946-18

TOWN COUNCIL OF NELSPRUIT

AMENDMENT TO STANDARD BUILDING BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, as amended, that the Town Council intends further amending the Standard Building By-laws promulgated under Administrator's Notice 1993 dated 7th November, 1974, as amended.

The general purport of this amendment is to compel a builder to erect a notice containing his personal particulars on the building site.

Copies of the proposed amendment will be open for inspection at the office of the Town Secretary, Municipal Offices, Nelspruit, for a period of fourteen days from the date of publication of this notice in the Provincial Gazette. Any person who desires to lodge an objection to the proposed amendment must do so, in writing, to the Town Clerk within fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

H J K MÜLLER
Town Clerk

Town Hall
PO Box 45
Nelspruit
1200
18 July 1984
Notice No 49/1984

STADSRAAD VAN NELSPRUIT

WYSIGING VAN STANDAARD BOUVERORDENINGE

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, bekend gemaak dat die Stadsraad voornemens is om die Standaard Bouverordeninge, afgekondig by Administrateurskennisgewing 1993 van 7 November 1974, soos gewysig, verder te wysig.

Die algemene strekking van hierdie wysiging is om 'n bouer te verplig om 'n kennisgewing waarop sy persoonlike besonderhede verskyn op die bouperseel aan te bring.

Afskrifte van die voorgestelde wysiging sal vir 'n tydperk van veertien dae vanaf datum van publikasie van hierdie kennisgewing in die Provinciale Koerant gedurende gewone kantoorure by die kantoor van die Stadssekretaris, Municipale Kantore, Nelspruit, ter insae lê en enige persoon wat beswaar teen sodanige wysiging wil aanteken moet dit skriftelik by die

Stadsklerk indien binne veertien (14) dae na datum van publikasie van hierdie kennisgewing in die Provinciale Koerant.

H J K MÜLLER
Stadsklerk

Stadhuis
Posbus 45
Nelspruit
1200
18 Julie 1984
Kennisgewing No 49/1984

947-18

(d) Die Rioleringsverordeninge om voorsiening te maak vir 'n verhoging van ongeveer 10 % in die rioleringstariewe.

Die verhoging is genoodsaak vanweë kostestygings.

Afskrifte van die wysigings lê ter insae by die kantoor van die Stadssekretaris vir 'n tydperk van 14 dae na datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken, moet dit skriftelik binne 14 dae vanaf die datum van publikasie hiervan in die Provinciale Koerant by ondergetekende indien.

J C BUYS
Stadsklerk

NYLSTROOM MUNICIPALITY

AMENDMENT OF BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance 1939, as amended, that the Town Council of Nylstroom intends to amend the following by-laws:

(a) The Standard Electricity By-Laws to make provision for a increase in the tariff by increasing the surcharge on the total electricity account from 67 % to 75 %.

(b) The Standard Water Supply By-laws to make provision for an increase in the surcharge on water accounts from 120 % to 230 %.

(c) The Sanitary and Refuse Removal By-laws to make provision for an increase of approximately 10 % in the tariffs for the removal of refuse.

(d) The Drainage By-laws to make provision for an increase of approximately 10 % in the existing tariffs.

The increase is necessary to make provision for an increase in cost.

Copies of the amendments will be open for inspection at the office of the Town Secretary for a period of 14 days from date of publication hereof.

Objections against the proposed amendment must be lodged with the undersigned within 14 days of the publication of this notice in the Provincial Gazette.

J C BUYS
Town Clerk

Municipal Offices
Private Bag X1008
Nylstroom
0510
18 July 1984
Notice No 1/1984

MUNISIPALITEIT NYLSTROOM

WYSIGING VAN VERORDENINGE

Kennis geskied hiermee ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad van Nylstroom van voorname is om onderstaande verordeninge te wysig:

(a) Die Standaard Elektrisiteitsverordeninge om voorsiening te maak vir 'n verhoging in die elektrisiteitstariewe deur die toeslag op die totaal van alle elektrisiteitsrekenings vanaf 67 % na 75 % te verhoog.

(b) Die Standaard Watervoorsieningsverordeninge om voorsiening te maak vir die verhoging van die toeslag op waterrekeninge vanaf 120 % na 230 %.

(c) Die Reinigingsdiensverordeninge, ten einde voorsiening te maak vir 'n verhoging van ongeveer 10 % in die tarief vir vullisverwydering.

(d) Die Rioleringsverordeninge om voorsiening te maak vir 'n verhoging van ongeveer 10 % in die rioleringstariewe.

Die verhoging is genoodsaak vanweë kostestygings.

Afskrifte van die wysigings lê ter insae by die kantoor van die Stadssekretaris vir 'n tydperk van 14 dae na datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken, moet dit skriftelik binne 14 dae vanaf die datum van publikasie hiervan in die Provinciale Koerant by ondergetekende indien.

J C BUYS
Stadsklerk

Munisipale Kantore

Privaatsak X1008

Nylstroom

0510

18 Julie 1984

Kennisgewing No 1/1984

948-18

CITY COUNCIL OF PRETORIA

PROPOSED AMENDMENT TO THE PRETORIA TOWN-PLANNING SCHEME, 1974: TOWN-PLANNING AMENDMENT SCHEME 1369

The city council of Pretoria has prepared a draft amendment to the Pretoria Town-planning Scheme, 1974, to be known as Town-planning Amendment Scheme 1369.

This draft scheme contains the following proposal:

The rezoning of Erf 3417, Portion 100 of Erf 3418 and Portion 101 of Erf 3418, Eersterust Extension 5, to "Special" for the uses as set out in full in the annexure B of the scheme concerned.

The properties are registered in the name of the City Council of Pretoria.

Particulars of this scheme are open to inspection at Rooms 6056 and 3024, Munitoria, van der Walt Street, Pretoria, for a period of four weeks from the date of the first publication of this Notice, which is 18 July 1984.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the Pretoria Town-planning Scheme, 1974, or within two Kilometres of the Boundary thereof, has the right to object to the scheme or to make representations in respect thereof and, if he wishes to do so, he shall within four weeks of the first publication of this notice, which is 18 July 1984, inform the Town Clerk, PO Box 440, Pretoria 0001, in writing of such objection or representation and shall state whether or not he wishes to be heard by the Local Authority.

H W SCHOEMAN
Acting Town Clerk

18 July 1984
Notice No 207/1984

STADSRAAD VAN PRETORIA

VOORGESTELDE WYSIGING VAN DIE PRETORIA-DORPSBEPLANNINGSKEMA, 1974: DORPSBEPLANNINGSWYSIGINGSKEMA 1369

Die Stadsraad van Pretoria het 'n ontwerp-wysiging van die Pretoria-dorpsbeplanningskema, 1974, opgestel wat bekend sal staan as dorpsbeplanningswysigingskema 1369.

Hierdie ontwerpskema bevat die volgende voorstel:

Die hersonering van Erf 3417, gedeelte 100 van Erf 3418 en Gedeelte 101 van Erf 3418, Eersterust-uitbreiding 5, na "Spesial" vir die gebruik soos volledig uiteengesit is in die bylae B van die Betrokke skema.

Die eiendomme is op naam van die Stadsraad van Pretoria geregistreer.

Besonderhede van hierdie skema lê ter insae in Kamers 6056 en 3024, Munitoria, van der Waltstraat, Pretoria, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 18 Julie 1984.

Die raad sal die skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperdeer van vaste eiendom binne die gebied van die Pretoria-dorpsbeplanningskema, 1974, of binne twee kilometer van die grens daarvan, het die reg om teen die skema beswaar te maak of om vertoë ten opsigte daarvan te rig, en indien hy dit wil doen, moet hy die Stadsklerk, Posbus 440, Pretoria 0001, binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 18 Julie 1984, skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

H W SCHOEMAN
Waarnemende Stadsklerk

18 Julie 1984
Kennisgewing No 207/1984

949-18-25

TOWN COUNCIL OF POTCHEFSTROOM

AMENDMENT TO TARIFFS

It is hereby notified in terms of section 80B of the Local Government Ordinance, 1939, that the Council has by special resolutions dated 19th June, 1984, amended the following tariffs with effect from 1 July, 1984:

1. Charges for the supply of Electricity
2. Charges for the supply of Water
3. Charges for Drainage services
4. Charges for Refuse (solid wastes) removal and Sanitary.

The general purport of these amendments is as follows:

1. Adjustment of certain tariffs
2. Rectification on account of amended legislation.
3. Adjustment of certain tariffs and rectification on account of amended legislation
4. Adjustment of certain tariffs.

Copies of the said resolutions and particulars of the amendments are open for inspection at the office of the Town Secretary, Room 311, Municipal Offices, Potchefstroom, for a period of 14 days from date of publication hereof in the Provincial Gazette, viz. 18 July, 1984.

Any person who wishes to object to the said amendments, must lodge such objection in writing with the undersigned within 14 days of publication hereof in the Provincial Gazette.

C J F DU PLESSIS
Act Town Clerk

Municipal Offices
Potchefstroom
18 July 1984
Notice No 82/1984

STADSRAAD VAN POTCHEFSTROOM

WYSIGING VAN TARIEWE

Daar word hierby ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad by spesiale besluite van 19 Junie 1984 die volgende tariewe gewysig het, met ingang van 1 Julie 1984:

1. Gelde vir Elektrisiteitsvoorsiening
2. Gelde vir die voorsiening van Water
3. Gelde vir Rioleringsdienste
4. Gelde vir verwydering van Vaste Afval en Saniteit

Die algemene strekking van hierdie besluite is soos volg:

1. Aanpassing van sekere tariewe
2. Rektifikasie na aanleiding van gewysigde wetgewing
3. Aanpassing van sekere tariewe en rektifikasie na aanleiding van gewysigde wetgewing
4. Aanpassing van sekere tariewe.

Afskrifte van genoemde besluite en besonderhede van die wysigings lê ter insae by die kantoor van die Stadssekretaris, Kamer 311, Municipale Kantore, Potchefstroom, vir 'n tydperk van 14 dae met ingang van datum van publikasie hiervan in die Provinciale Koerant, naamlik 18 Julie 1984.

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 Provinciale Koerant, by ondergetekende doen.

C J F DU PLESSIS

Wnd Stadsklerk

Municipale Kantore
Potchefstroom
18 Julie 1984

Kennisgewing No 82/1984

950-18

LOCAL AUTHORITY OF POTCHEFSTROOM

NOTICE OF GENERAL RATE OR RATES AND OF FIXED DAY FOR PAYMENT IN RESPECT OF FINANCIAL YEAR 1 JULY 1984 TO 30 JUNE 1985

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 rate has been levied in respect of the abovementioned financial year on rateable property recorded in the valuation roll:

(a) On the site value of any land or right in land: 4,2c in the Rand.

In terms of section 21(4) of the said Ordinance, a rebate on the general rate levied on the site value of land or any right in land referred to in paragraph (a) above, of 20 per cent is granted in respect of the following classes of land, namely:

Residential 4 and Annexures 2, 6, 8, 18, 38 and 60 of the Potchefstroom Town-planning Scheme, 1980.

In terms of section 21(4) of the said Ordinance, a rebate on the general rate levied on the site value of land or any right in land referred to in paragraph (a) above, of 30 per cent is granted in respect of the following classes of land, namely:

Residential 3 and Annexures 28, 29, 34, 40,

43, 48, 62, 66 and 75 of the Potchefstroom Town-planning Scheme, 1980.

In terms of section 21(4) of the said Ordinance, a rebate on the general rate levied on the site value of land or any right in land referred to in paragraph (a) above, of 25 per cent is granted in respect of the following classes of land, namely:

1. Industrial 1.
2. Industrial 2.
3. Industrial 3.
4. Industrial 4.

5. Annexure 9 of the Potchefstroom Town-planning Scheme, 1980.

In terms of section 21(4) of the said Ordinance, a rebate on the general rate levied on the site value of land or any right in land referred to in paragraph (a) above, of 40 per cent is granted in respect of the following classes of land, namely:

1. Residential 1.
2. Residential 2.
3. Public Open Space.
4. Existing and proposed Streets.
5. Agriculture.

6. Annexures 4, 15, 27 and 50 of the Potchefstroom Town-planning Scheme 1980.

The amount owing for rates as contemplated in section 27 of the said Ordinance is due on 1 July 1984 and shall be payable in twelve equal monthly instalments on the tenth day of the month following the month in which the account is rendered.

Interest of 13,3 % per annum is chargeable on all amounts in arrear after the fixed days and defaulters are liable to legal proceedings for recovery of such arrear amounts.

C J F DU PLESSIS
Act Town Clerk

Municipal Offices
Wolmarans Street
Potchefstroom
18 July 1984
Notice No 84/1984

PLAASLIKE BESTUUR VAN POTCHEFSTROOM

KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING OF EIENDOMSBELASTINGS EN VAN VASGETELDE DAG VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1984 TOT 30 JUNIE 1985

Kennis word hierby gegee dat ingevolge artikel 26(2)(a) of (b) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), die volgende algemene eiendomsbelasting ten opsigte van die bogenoemde boekjaar gehef is op belasbare eiendom in die waarderingslys opgeteken:

(a) Op die terreinwaarde van enige grond of reg in grond: 4,2c in die Rand.

Ingevolge artikel 21(4) van die genoemde Ordonnansie word 'n korting van 20 persent op die algemene eiendomsbelasting gehef op die terreinwaarde van grond of enige reg in grond, genoem in paragraaf (a) hierbo, toegestaan ten opsigte van die volgende klasse van grond, naamlik:

Residensieel 4 en Bylaes 2, 6, 8, 18, 38 en 60

van die Potchefstroom-dorpsbeplanningskema, 1980.

Ingevolge artikel 21(4) van die genoemde Ordonnansie word 'n korting van 30 persent op die algemene eiendomsbelasting gehef op die terreinwaarde van grond of enige reg in grond, genoem in paragraaf (a) hierbo, toegestaan ten opsigte van die volgende klasse van grond, naamlik:

Residensieel 3 en Bylaes 28, 29, 34, 40, 43, 48, 62, 66 en 75 van die Potchefstroom Dorpsbeplanningskema 1980.

Ingevolge artikel 21(4) van die genoemde Ordonnansie word 'n korting van 25 persent op die algemene eiendomsbelasting gehef op die terreinwaarde van grond of enige reg in grond, genoem in paragraaf (a) hierbo, toegestaan ten opsigte van die volgende klasse van grond, naamlik:

1. Nywerheid 1.
2. Nywerheid 2.
3. Nywerheid 3.
4. Nywerheid 4.
5. Bylae 9 van die Potchefstroom-dorpsbeplanningskema 1980.

Ingevolge artikel 21(4) van die genoemde Ordonnansie word 'n korting van 40 persent op die algemene eiendomsbelasting gehef op die terreinwaarde van grond of enige reg in grond, genoem in paragraaf (a) hierbo, toegestaan ten opsigte van die volgende klasse van grond, naamlik:-

1. Residensieel 1.
2. Residensieel 2.
3. Openbare Oopruimte.
4. Bestaande en voorgestelde strate.
5. Landbou.
6. Bylae 4, 15, 27 en 50 van die Potchefstroom-dorpsbeplanningskema 1980.

Die bedrag verskuldig vir eiendomsbelasting, soos in artikel 27 van genoemde Ordonnansie beoog, is verskuldig op 1 Julie 1984 en betaalbaar in twaalf gelyke maandelike paaiemente op die tiende dag van die maand wat volg op die maand waarin die rekening gelever word.

Rente teen 13,3 % per jaar is op alle agterstallige bedrae na die vasgestelde dae hefbaar en wanbetalers is onderhewig aan regsproses vir die invordering van sodanige agterstallige bedrae.

C J F DU PLESSIS
Wnd Stadsklerk

Municipale Kantore
Wolmaransstraat
Potchefstroom
18 Julie 1984
Kennisgewing No 84/1984

951-18

CITY COUNCIL OF ROODEPOORT

AMENDMENT TO DRAINAGE BY-LAWS

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance, 1939, as amended, that the City Council of Roodepoort intends to amend the Drainage By-laws published under Administrator's Notice 509 of 1 August 1962, as amended.

The general purport of the amendment is to increase some of the connection charges to the Council's sewer.

Copies of the amendments are open for inspection at the office of the City Secretary for a period of 14 days from the date of publication hereof.

Any person who wishes to lodge an objection to the said amendments shall do so in writing to the undersigned within 14 days after publication of this notice in the Provincial Gazette.

W J ZYBRANDS
Town Clerk

Civic Centre
Roodepoort
18 July 1984
Notice No 33/1984

STADSRAAD VAN ROODEPOORT

WYSIGING VAN RIOLERINGSVERORDENINGE

Kennis geskied hiermee ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, soos gewysig, dat die Stadsraad van Roodepoort van voorname is om die Rioleringsverordeninge soos aangekondig by Administrateurskennisgewing 509 van 1 Augustus 1962, soos gewysig, verder te wysig.

Die algemene strekking van die wysigings is om sommige van die aansluitingstariewe by die Raad se rioolskema, te verhoog. Afskrifte van hierdie wysiging lê ter insae by die Kantoor van die Stadssekretaris vir 'n tydperk van 14 dae vanaf die plasing hiervan.

Enige persoon wat beswaar teen die gewysiging wens aan te teken moet dit skriftelik binne 14 dae na die publikasie van hierdie kennisgewing in die Proviniale Koerant, by die ondergetekende, indien.

W J ZYBRANDS
Stadsklerk

Burgersentrum
Roodepoort
18 Julie 1984
Kennisgewing No 33/1984

952—18

TOWN COUNCIL OF RUSTENBURG

AMENDMENT OF BY-LAWS RELATING TO THE STORAGE, USE AND HANDLING OF FLAMMABLE LIQUIDS AND SUBSTANCES

It is hereby notified in terms of the provisions of section 96 of Ordinance 17 of 1939, that the Town Council of Rustenburg intend amending the By-laws Relating to the Storage, Use and Handling of Flammable Liquids and Substances.

The general purport of the amendment is to increase the tariffs for the supply of the services.

A copy of the amendment of the by-laws lie for inspection during office hours at Room 704, Municipal Offices, Burger Street, Rustenburg, for a period of fourteen (14) days from the date of publication of this notice in the Provincial Gazette namely 18 July 1984.

Any person desirous of objecting to the amendment should do so in writing to the Town Clerk within fourteen (14) days from the date of publication of this notice in the Provincial Gazette namely 18 July 1984.

TOWN CLERK

Municipal Offices
PO Box 16
Rustenburg
0300
18 July 1984
Notice No 60/1984

STADSRAAD VAN RUSTENBURG

WYSIGING VAN VERORDENINGE BETREFFENDE DIE OPBERGING, GEBRUIK EN HANTERING VAN VLAMBARE VLOEISTOWWE EN STOWWE

Daar word hierby kennis gegee ingevolge die bepaling van artikel 96 van Ordonnansie 17 van 1939, dat die Stadsraad van Rustenburg van voorname is om die Verordeninge Betreffende die Opberging, Gebruik en Hantering van Vlambare Vloeistowwe en Stowwe te wysig.

Die algemene strekking van die wysiging is om die tariewe vir die levering van die dienste te verhoog.

'n Afskrif van die wysiging van die verordeninge lê vir insae gedurende kantoorure by Kamer 704, Stadskantore, Burgerstraat, Rustenburg, vir 'n tydperk van veertien (14) dae vanaf datum van publikasie van hierdie kennisgewing in die Proviniale Koerant naamlik 18 Julie 1984.

Enige persoon wat beswaar teen die wysiging wil maak, moet dit skriftelik by die Stadsklerk doen binne veertien (14) dae na datum van publikasie van hierdie kennisgewing in die Proviniale Koerant naamlik 18 Julie 1984.

STADSKLERK

Stadskantore
Posbus 16
Rustenburg
0300
18 Julie 1984
Kennisgewing No 60/1984

953—18

MUNICIPALITY OF SCHWEIZER-RENEKE

CORRECTION NOTICE

Municipal Notice 4/83 dated 7 April 1983 is hereby corrected by inserting the figure "15" in the English text before the word "minutes" and the said item 3 be published as follows:

3. Business Tariff, per month or part thereof. All customers whose maximum demand does not exceed 50 kV.A for 15 minutes continuously per month, or not mentioned in any other tariff:

- (a) Fixed charge R8; plus
- (b) for the first 600 kW.h, per kW.h 7c;
- (c) thereafter, per kW.h: 5,4c.

NTP VAN ZYL
Town Clerk

Municipal Office
Schweizer-Reneke
18 July 1984
Notice No 21/1984

MUNISIPALITEIT SCHWEIZER-RENEKE

VERBETERINGSKENNISGEWING

Munisipale kennisgewing 4/83 van 7 April 1983 word hierby verbeter deur in artikel 3 van die Engelse teks van die Bylae van die Tarief van Gelde van die Elektrisiteitsverordeninge die syfer "15" voor die woord "minutes" in te voeg en genoemde item 3 as volg te publiseer:

3. Besigheidstarief, per maand of gedeelte daarvan. Alle verbruikers wie se maksimum aanvraag vir 15 aanenlopende minute per

maand nie 50 kV.A oorskry nie of wat nie onder enige ander tarief genoem word nie:

- (a) Vaste heffing R8; plus
- (b) vir die eerste 600 kW.h, 7c per kW.h;
- (c) daarna, per kW.h: 5,4c.

NTP VAN ZYL
Stadsklerk

Munisipale Kantoor
Schweizer-Reneke
18 Julie 1984
Kennisgewing No 21/1984

954—18

TOWN COUNCIL OF STANDERTON

NOTICE OF FIRST SITTING OF VALUATION BOARD TO HEAR OBJECTIONS IN RESPECT OF PROVISIONAL VALUATION ROLL FOR THE FINANCIAL YEARS 1984/1987

(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 6 August 1984 at 09h00 and will be held at the following address: Council Chamber, Municipal Administrative Building, Andries Pretorius Street, Standerton to consider any objection to the provisional roll for the financial years 1984/87.

P J S HOLDER
Secretary: Valuation Board

Municipal Offices
PO Box 66
Standerton
2430
18 July 1984
Notice No 35/1984

STADSRAAD VAN STANDERTON

KENNISGEWING VAN EERSTE SITTING VAN WAARDERINGSRAAD OM BEWARE TEN OPSIGTE VAN VOORLOPIGE WAARDERINGSLYS VIR DIE BOEKJAAR 1984/87 AAN TE HOOR

(Regulasie 9)

Kennis geskied hiermee ingevolge artikel 15(3)(b) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), dat die eerste sitting van die Waarderingsraad op 6 Augustus 1984 om 09h00 sal plaasvind en gehou sal word by die volgende adres: Raadsaal, Municipale Administratiewe Gebou, Andries Pretoriusstraat, Standerton, om enige beswaar tot die voorlopige waarderingslys vir die boekjare 1984/87 te oorweeg.

P J S HOLDER
Sekretaris: Waarderingsraad

Munisipale Kantore
Posbus 66
Standerton
2430
18 Julie 1984
Kennisgewing No 35/1984

955—18

TOWN COUNCIL OF SPRINGS

NOTICE OF DRAFT SCHEME: SPRINGS AMENDMENT SCHEME 1/288

The Town Council of Springs has prepared a draft town-planning scheme, to be known as Springs Amendment Scheme 1/288. This scheme will be an amendment scheme and contains the following proposals:—

The rezoning of Erf 96, Presidentsdam Extension 1 from "Street Reserve" to "Special Residential".

Particulars of this scheme are open for inspection at the office of the Town Secretary, Civic Centre, Springs for a period of four weeks from the date of first publication of this notice, which will be 18 July 1984.

Any owner or occupier of immovable property situated within the area to which the abovenamed draft scheme applies or within two km of the boundary thereof, may in writing lodge any objection with or may make any representations to the abovenamed local authority in respect of such draft scheme within four weeks of the first publication of this notice and he may when lodging any such objection or making such representations request in writing that he be heard by the local authority. —

D J VAN DEN BERG
Acting Town Secretary

Civic Centre
Springs
18 July 1984
Notice No 67/1984

STADSRAAD VAN SPRINGS

KENNISGEWING VAN ONTWERPSKEMA: SPRINGS-WYSIGINGSKEMA 1/288

Die Stadsraad van Springs het 'n ontwerpsbeplanningskema opgestel wat bekend sal staan as Springs-wysigingskema 1/288. Hierdie skema sal 'n wysigingskema wees en bevat die volgende voorstelle:

Die hersonering van Erf 961, Presidentsdam Uitbreiding 1 van "Straatreserwe" na "Speiale Woon".

Besonderhede van hierdie skema lê ter insae by die kantoor van die Stadsekretaris, Burgersentrum, Springs vir 'n tydperk van vier weke vanaf datum van die eerste publikasie van hierdie kennisgewing, wat 18 Julie 1984 sal wees.

Enige eienaar of besitter van onroerende eiendom geleë binne 'n gebied waarop bogenoemde ontwerpskema van toepassing is of binne twee km van die grens daarvan, kan skriftelik enige beswaar indien by of vertoe tot bogenoemde plaaslike bestuur rig ten opsigte van sodanige ontwerpskema binne vier weke vanaf die eerste publikasie van hierdie kennisgewing en wanneer hy enige sodanige beswaar indien of vertoe rig, kan hy skriftelik versoek dat hy deur die plaaslike bestuur aangehoor word.

D J VAN DEN BERG
Waarnemende Stadsekretaris

Burgersentrum
Springs
18 Julie 1984
Kennisgewing No 67/1984

TOWN COUNCIL OF STILFONTEIN

NOTICE OF GENERAL RATES 1984/85

CORRECTION NOTICE

The fixed day for payment of General Rates in terms of the provisions of the Local Authorities Rating Ordinance, 1977, must be 2 January 1985 and not 2 January 1984 as mentioned in Notice 16/1984.

J H KOTZE
Town Clerk

Municipal Offices
PO Box 20
Stilfontein
2550
18 July 1984
Notice No 18/1984

STADSRAAD VAN STILFONTEIN

HEFFING VAN EIENDOMSBELASTING 1984/85

REGSTELLINGSKENNISGEWING

Die vasgestelde dag vir die betaling van Eiendomsbelasting ingevolge die bepalings van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977, moet 2 Januarie 1985 wees en nie 2 Januarie 1984 soos in Kennisgewing 16/1984 gemeld nie.

J H KOTZE
Stadsklerk

Munisipale Kantore
Posbus 20
Stilfontein
2550
18 Julie 1984
Kennisgewing No 18/1984

957—18

LOCAL AUTHORITY OF TRICHARDT

NOTICE OF GENERAL RATE OR RATES AND OF FIXED DAY FOR PAYMENT IN RESPECT OF FINANCIAL YEAR 1 JULY 1984 TO 30 JUNE 1985

(Regulation 17)

Notice is hereby given that in terms of section 26(2)(a) or (b) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), the following general rate has been levied in respect of the abovementioned financial year on rateable property recorded in the valuation roll:

(a) On the site value of any land or right in land: 5.5c in the rand per year with the approval of the Administrator.

In terms of article 32(b) of the said Ordinance a rebate of 40 % on general rates are allowed to that category persons who are pensioners with regard to rateable property owned by them subject to the following conditions:

(i) Applicants must, on 1st July 1984, in either case of men or women, be at least 60 years of age.

(ii) Applicants must be the registered owner and occupier of such property exceptionally used for the accommodation of one house, which houses used for living purposes.

(iii) The average monthly income of the applicant and his/her spouse for the financial

year 1984/85 from all sources not to exceed R500.00.

(iv) The aforesaid details must be confirmed by a sworn statement.

Interest of 15 % per annum is chargeable on all amounts in arrear after the fixed day and defaulters are liable to legal proceedings for recovery of such arrear amounts.

Ratepayers who do not receive an account in respect of the assessment rates referred to above, are requested to communicate with the Town Clerk as the non receipt of account shall not exempt any person from liability for payment of such rates.

M J VAN DER MERWE
Town Clerk

PO Box 52
Trichardt
18 July 1984

PLAASLIKE BESTUUR VAN TRICHARDT
KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING EN VAN VASGETELDE DAG VAN BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1984 TOT 30 JUNIE 1985

(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 die bogenoemde boekjaar gehef is op belasbare eiendom in die waarderingslys opgeteken:

(a) Op die terreinwaarde van enige grond of reg in grond: 5.5c in die rand per jaar met die goedkeuring van die Administrateur.

Die bedrag verskuldig vir eiendomsbelasting soos in artikel 27 van die genoemde Ordonnansie beoog is op 31 Desember 1984 (vasgestelde dag) betaalbaar.

Ingevolge artikel 32(b) van die betrokke Ordonnansie, word 'n korting van 40 % op die algemene belasting toegestaan aan daardie kategorie persone wat pensioentrekkers is, ten opsigte van belasbare eiendom wat deur hulle besit word, onderworpe aan die volgende voorwaarde:

(i) Applikante moet op 1 Julie 1984 in enige geval van mans en vrouens minstens 60 jaar oud wees.

(ii) Applikante moet die geregistreerde eienaar en bewoner van die betrokke eiendom wees wat uitsluitlik gebruik word vir die akkommodering van een woonhuis, welke woonhuis slegs vir woondoeleindes gebruik word.

(iii) Die gemiddelde maandelikse inkomste van die applikant en sy/haar gade vir die boekjaar 1984/85 uit alle bronne, moet nie R500.00 oorskry nie.

(iv) Die voorafgaande besonderhede moet deur 'n beëdigde/plegtige verklaring bevestig word.

Rente teen 15 % per jaar is op alle agterstallige bedrae na die vasgestelde dag hefbaar en wanbetalers is onderhewig aan regsproses vir die invordering van sodanige agterstallige bedrae.

Belastingbetalers wie nie rekeninge van die belasting hierbo genoem ontvang het nie word versoek om met die Stadsklerk in verbinding te tree aangesien die nie-ontvangs van rekenings niemand aanspreeklik vir die betaling van sodanige belasting vrywaar nie.

M J VAN DER MERWE
Stadsklerk

Posbus 52
Trichardt
18 Julie 1984

958—18

TOWN COUNCIL OF VANDERBIJLPARK

DETERMINATION OF CHARGES: SWIMMING BATHS

It is hereby notified in terms of section 80B(8) of the Local Government Ordinance, No 17 of 1939, that the Town Council of Vanderbijlpark has by Special Resolution, amended the charges payable at the Council's swimming baths determined by Municipal Notice 74 of 1983 as from 1 September 1984 as follows:

1. By the substitution in items 1(1)(a), 1(1)(b) and 1(1)(c) for the figures "R16", "R8" and "R45" of the figures "R18", "R9" and "R50" respectively.

2. By the insertion after the heading in item 1(2) of the expression "(Valid for one calendar month)".

3. By the substitution in items 1(3)(a) and 1(3)(b) for the figures "R0,60" and "R0,25" of the figures "R0,65" and "R0,30" respectively.

4. By the deletion of item 1(4).

5. By the substitution in item 3(2) for the figures "R40" and "R20" respectively of the figures "R45" and "R22,50".

6. By the substitution in item 3(3) for the figure "R3" of the figure "R4".

7. By the substitution in item 3(4) for the figures "R5" and "R10" respectively of the figures "R10" and "R20".

8. By the substitution in item 3(5) for the figures "R15" of the figure "R16".

C BEUKES
Town Clerk

PO Box 3
Vanderbijlpark
1900
18 July 1984
Notice No 41/1984

STADSRAAD VAN VANDERBIJLPARK

VASSTELLING VAN GELDE: SWEMBADENS

Daar word hierby ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, bekend gemaak dat die Stadsraad van Vanderbijlpark by Spesiale Besluit die tariewe betaalbaar by die Raad se swembaddens deur die Raad vasgestel deur Municipale Kennisgewing nommer 74 van 1983 met ingang 1 September 1984 soos volg gewysig het:

1. Deur in items 1(1)(a), 1(1)(b) en 1(1)(c) die syfers "R16", "R8" en "R45" onderskeidelik deur die syfers "R18", "R9" en "R50" te vervang.

2. Deur na die oopskrif in item 1(2) die uitdrukking "(Geldig vir een kalendermaand)" in te voeg.

3. Deur in items 1(3)(a) en 1(3)(b) die syfers "R0,60" en "R0,25" onderskeidelik deur die syfers "R0,65" en "R0,30" te vervang.

4. Deur item 1(4) te skrap.

5. Deur in item 3(2) die syfers "R40" en "R20" onderskeidelik deur die syfers "R45" en "R22,50" te vervang.

6. Deur in item 3(3) die syfer "R3" deur die syfer "R4" te vervang.

7. Deur in item 3(4) die syfers "R5" en "R10" onderskeidelik deur die syfers "R10" en "R20" te vervang.

8. Deur in item 3(5) die syfer "R15" deur die syfer "R16" te vervang.

C BEUKES
Stadsklerk

Posbus 3
Vanderbijlpark
1900
18 Julie 1984
Kennisgewing No 41/1984

959—18

TOWN COUNCIL OF VENTERSDORP

AMENDMENT TO DRAINAGE BY-LAWS

In terms of section 80B(8) of the Local Government Ordinance, No 17 of 1939, as amended, it is hereby notified that the Town Council of Ventersdorp has by special resolution, further amended the charges for the Drainage Removal previously determined by the council and published, by the amendment of the Schedule Tariff of Charges with effect from 1 July 1984.

Copies of these amendments are open for inspection at the office of the Town Clerk, Municipal Offices, Ventersdorp for a period of fourteen days from date of this publication in the Provincial Gazette.

Any person who desires to record his objection to the said amendment must do so in writing to the undersigned within fourteen days after date of publication of this notice in the Provincial Gazette.

A E SNYMAN
Town Clerk

Municipal Offices
PO Box 15
Ventersdorp
18 July 1984
Notice No 4/1984

STADSRAAD VAN VENTERSDORP

WYSIGING VAN RIOOLVERORDENINGE

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur No 17 van 1939, soos gewysig, word hierby bekend gemaak dat die Stadsraad van Ventersdorp, by spesiale besluit die Gelde vir die Verwydering van Riool wat voorheen deur die stadsraad vasgestel en afgekondig is, verder te wysig en tree in werking vanaf 1 Julie 1984.

Afskrifte van hierdie wysiging lê ter insae in die kantoor van die Stadsklerk, Municipale Kantore, Ventersdorp vir 'n tydperk van veertien dae na datum van publikasie van die Proviniale Koerant.

Enige persoon wat beswaar teen genoemde wysiging wil aanteken moet dit skriftelik binne veertien dae na datum van publikasie van hierdie kennisgewing in die Proviniale Koerant by die ondergetekende doen.

A E SNYMAN
Stadsklerk

Municipale Kantore
Posbus 15
Ventersdorp
18 Julie 1984
Kennisgewing No 4/1984

961—18

TOWN COUNCIL OF VENTERSDORP

AMENDMENT TO SANITARY AND REFUSE REMOVAL TARIFF

In terms of section 80B(8) of the Local Government Ordinance No 17 of 1939, as amended, it is hereby notified that the Town Council of Ventersdorp has by special resolution, further amended the charges for the Sanitary and Refuse Removal previously determined by the council and published, by the amendment of the Schedule Tariff of Charges with effect from 1 July 1984.

A E SNYMAN
Stadsklerk

Municipale Kantore
Posbus 15
Ventersdorp
18 Julie 1984
Kennisgewing No 6/1984

960—18

Copies of these amendments are open for inspection at the office of the Town Clerk, Municipal Offices, Ventersdorp for a period of fourteen days from date of this publication in the Provincial Gazette.

Any person who desires to record his objection to the said amendment must do so in writing to the undersigned within fourteen days after date of publication of this notice in the Provincial Gazette.

A E SNYMAN
Town Clerk

Municipal Offices
PO Box 15
Ventersdorp
18 July 1984
Notice No 5/1984

STADSRAAD VAN VENTERSDORP

WYSIGING VAN SANITÈRE EN VULLIS-VERWYDERINGSTARIEWE

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, soos gewysig, word hierby bekend gemaak dat die Stadsraad van Ventersdorp, by spesiale besluit die Gelde vir die Sanitäre en Vullisverwydering wat voorheen deur die stadsraad vasgestel en afgekondig is, verder te wysig deur die Bylae Tarief van Gelde te wysig en tree in werking vanaf 1 Julie 1984.

Afskrifte van hierdie wysiging lê ter insae in die kantoor van die Stadsklerk, Municipale Kantore, Ventersdorp vir 'n tydperk van veertien dae na datum van publikasie hiervan in die Provinciale Koerant.

Enige persoon wat beswaar teen genoemde wysiging wil aanteken moet dit skriftelik binne veertien dae na datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende doen.

A E SNYMAN
Stadsklerk

Municipale Kantore
Posbus 15
Ventersdorp
18 Julie 1984
Kennisgewing No 5/1984

962—18

STADSRAAD VAN VENTERSDORP

WYSIGING VAN WATERVERORDENINGE

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur No 17 van 1939, soos gewysig, word hierby bekend gemaak dat die Stadsraad van Ventersdorp, by spesiale besluit die Gelde vir die Waterverskaffing wat voorheen deur die stadsraad vasgestel en afgekondig is, verder te wysig deur die Bylae Tarief van Gelde te wysig en tree in werking vanaf 1 Julie 1984.

Afskrifte van hierdie wysiging lê ter insae in die kantoor van die Stadsklerk, Municipale Kantore, Ventersdorp vir 'n tydperk van veertien dae na datum van publikasie hiervan in die Provinciale Koerant.

Enige persoon wat beswaar teen genoemde wysiging wil aanteken moet dit skriftelik binne veertien dae na datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende doen.

A E SNYMAN
Stadsklerk

Municipale Kantore
Posbus 15
Ventersdorp
18 Julie 1984
Kennisgewing No 6/1984

963—18

TOWN COUNCIL OF VEREENIGING

WITHDRAWAL OF CHARGES

It is hereby notified in terms of section 80B of the Local Government Ordinance, 1939, that the Council intends withdrawing, by special resolution, the determination of certain charges payable in terms of the Parks By-laws.

The general purport of this amendment is to delete, with effect from 1 September 1984, the admission charges to the Dickinson Park Children's Zoo.

A copy of this amendment is open for inspection during office hours at the office of the Town Secretary for a period of fourteen days as 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 Town Clerk, Municipal Offices, Vereeniging, by not later than 2 August 1984.

J J J COETZEE
Town Secretary

Municipal Offices
PO Box 35
Vereeniging
1930
18 July 1984
Notice No 90/1984

STADSRAAD VAN VEREENIGING

INTREKKING VAN GELDE

Daar word hierby ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad voornemens is om by spesiale besluit die vasstelling van sekere gelde betaalbaar ingevolge die Parkeverordeninge te trek.

Die algemene strekking van hierdie wysiging is om met ingang 1 September 1984 die toegangsgelde tot die Dickinsonpark Kinderdieretuyn te skrap.

A E SNYMAN
Town Clerk

Municipal Offices
PO Box 15
Ventersdorp
18 July 1984
Notice No 6/1984

'n Afskrif van hierdie wysiging lê ter insae gedurende kantoorure by die kantoor van die Stadssekretaris 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 by die Stadsklerk, Municipale Kantoor, Vereeniging, nie later nie as 2 Augustus 1984 doen.

J J J COETZEE
Stadssekretaris

Municipale Kantoor
Posbus 35
Vereeniging
1930
18 Julie 1984
Kennisgewing No 91/1984

964—18

TOWN COUNCIL OF VEREENIGING

AMENDMENT TO BY-LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends amending the Swimming Bath By-laws.

The general purport of this amendment is to increase the admission fees and to delete the provision relating to the hire of deck chairs and sun umbrellas.

A copy of this amendment is open for inspection during office hours at the office of the Town Secretary for a period of fourteen days as 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 Town Clerk, Municipal Offices, Vereeniging, by not later than 2 August 1984.

J J J COETZEE
Town Secretary

Municipal Offices
PO Box 35
Vereeniging
18 July 1984
Notice No 90/1984

STADSRAAD VAN VEREENIGING

WYSIGING VAN VERORDENINGE

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad voornemens is om die Swembadverordeninge te wysig.

Die algemene strekking van hierdie wysiging is om die toegangsgelde te verhoog en om die voorsiening ten opsigte van die huur van sonstoele en sonsambrele te skrap.

'n Afskrif van hierdie wysiging lê ter insae gedurende kantoorure by die kantoor van die Stadssekretaris 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 by die Stadsklerk, Municipale Kantoor, Vereeniging, nie later nie as 2 Augustus 1984 doen.

J J J COETZEE
Stadssekretaris

Municipal Kantoor
Posbus 35
Vereeniging
18 Julie 1984
Kennisgewing No 90/1984

965—18

TOWN COUNCIL OF VEREENIGING

VEREENIGING DRAFT TOWN-PLANNING AMENDMENT SCHEME 1/245

ADVERTISEMENT IN TERMS OF SECTION 26(1)(a) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965

The Town Council of Vereeniging has prepared a draft town-planning scheme to be known as Vereeniging Amendment Scheme 1/245.

This scheme will be an amendment scheme and contains a proposal for the amendment of the development proviso regarding the parking on Erf 1454 (previously Erf 1442), Vereeniging.

The purpose of the amendment scheme is to amend Development Proviso 5, Annexure A69, as contained in Vereeniging Amendment Scheme 1/176, by removing the word "free".

Particulars of this amendment scheme are open for inspection at the office of the Town Secretary, Room 1, Municipal Offices, Vereeniging, for a period of four weeks from the date of first publication of this notice, which is 18 July 1984.

Any objection of representations in connection with this scheme shall be submitted in writing to the Town Council of Vereeniging within a period of four weeks from the above-mentioned date.

J J ROODT
Town Clerk

Municipal Offices
PO Box 35
Vereeniging
18 July 1984
Notice No 88/1984

STADSRAAD VAN VEREENIGING

VEREENIGING ONTWERP-DORPSBEPLANNINGWYSIGINGSKEMA 1/245

KENNISGEWING INGEVOLGE ARTIKEL 26(1)(a) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965

Die Stadsraad van Vereeniging het 'n ontwerp-dorpsbeplanningskema opgestel wat bekend sal staan as Vereeniging-wysigingskema 1/245.

Hierdie skema sal 'n wysigingskema wees en bevat 'n voorstel vir die wysiging van die parkeringsontwikkelingsvoorraarde van Erf 1454 (voorheen Erf 1442) Vereeniging.

Die doel van die wysigingskema is om Ontwikkelingsvoorraarde 5, Bylae A69, soos vervat in Vereeniging-wysigingskema 1/176, te wysig deur die woord "gratis" uit te laat.

Besonderhede van hierdie skema lê ter insae in die kantoor van die Stadssekretaris, Kamer 1, Municipale Kantoor, Vereeniging vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 18 Julie 1984.

Enige beswaar of vertoë in verband met hierdie skema moet skriftelik aan die Stadsraad van Vereeniging binne 'n tydperk van

vier weke vanaf bogenoemde datum voorgele word.

J J. ROODT
Stadsklerk

Munisipale Kantoor
Posbus 35
Vereeniging
18 Julie 1984
Kennisgewing No 88/1984

966—18—25

TOWN COUNCIL OF VEREENIGING

NOTICE OF GENERAL RATE AND FIXED DAY FOR PAYMENT IN RESPECT OF FINANCIAL YEAR 1 JULY 1984 TO 30 JUNE 1985

Notice is hereby given that, in terms of section 26(2) of the Local Authorities Rating Ordinance, 1977, the following general rate has been levied in respect of the above-mentioned financial year on rateable property recorded in the valuation roll —

On the site value of any land or right in land, a rate of seven and a half cents (7,5c) in the rand (R).

In terms of section 21(4) of the said Ordinance, a rebate on the general rate levied on the site value of land or any right in land referred to above, of two and a half cents (2,5c) is granted in respect of —

1. land which, in terms of the Vereeniging Town-planning Scheme, 1956, is zoned "special residential";

2. land which is zoned as "agricultural" and which is solely used for residential and bona fide agricultural purposes;

3. land which has, in terms of the Sectional Titles Acts, 1971, been registered as sectional title schemes.

The amount due for rates as contemplated in section 27 of the said Ordinance, is payable in two equal payments, during July 1984 for six months in advance and during January 1985, for six months in advance.

The amount owing may also be paid in equal monthly payments without incurring the interest payable on the date when rates become due, with the proviso that, should the monthly payments not be paid promptly, the full outstanding amount will be recovered with effect from 1 October 1984 by means of legal process.

Interest at 8 % per year will be levied monthly on any arrear payments.

J J J COETZEE
Town Secretary

Municipal Offices
PO Box 35
Vereeniging
18 July 1984
Notice No 89/1984

STADSRAAD VAN VEREENIGING

KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING EN VAN VASGETELDE DAG VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1984 TOT 30 JUNIE 1985

Kennis word hierby gegee, dat ingevolge artikel 26(2) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977, die volgende algemene eiendomsbelasting ten opsigte van die bogenoemde boekjaar gehef op belasbare eiendom in die waarderingslys opgeteken —

Op die terreinwaarde van enige grond of reg in grond, 'n belasting van sewe-en-'n-half sent (7,5c) in die rand (R).

Ingevolge artikel 21(4) van genoemde Ordonnansie, word 'n korting van twee-en-'n-half sent (2,5c) op die algemene eiendomsbelasting gehef op die terreinwaarde van grond of enige reg in grond soos hierbo genoem, toegestaan op —

1. persele wat ingevolge die Vereenigingse Dorpsbeplanningskema, 1956, as "spesiale woon" gesoneer is;

2. persele wat as "landbou" gesoneer is en wat uitsluitlik vir bona fide woon- of landboudoeleindes gebruik word;

3. persele wat ingevolge die Wet op Deeltitels, 1971, as deeltitelskemas geregistreer is.

Die bedrag verskuldig vir eiendomsbelasting, soos in artikel 27 van genoemde Ordonnansie beoog, is in twee gelyke paaiemende betaalbaar, synde gedurende Julie 1984 vir ses maande vooruit en gedurende Januarie 1985 vir ses maande vooruit.

Die belasting verskuldig kan ook in gelyke maandelikse paaiemende betaalbaar word sonder dat die rente wat betaalbaar is op die datum waarop die belastings betaalbaar is, gehef word, met die voorbehoud dat, indien die maandelikse paaiemende nie stiptelik vereffen word nie, die volle belasting met ingang 1 Oktober 1984 by wyse van geregtelike stappe ingevorder sal word.

Rente teen 8 % per jaar sal maandeliks op alle agterstallige paaiemende gehef word.

J J J COETZEE
Stadssekretaris

Munisipale Kantoor
Posbus 35
Vereeniging
18 Julie 1984
Kennisgewing No 89/1984

967—18

LOCAL AUTHORITY OF WARMBATHS

VALUATION ROLL FOR THE FINANCIAL YEARS 1984/85

(Regulation 12)

Notice is hereby given in terms of section 16(4)(a) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the valuation roll for the financial years 1984/85 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 16(3) of that Ordinance.

However, attention is directed to section 17 or 38 of the said Ordinance, which provides as follows:

'Right of appeal against decision of Valuation Board.'

17.(1) An objector who has appeared or has been represented before a Valuation Board, including an objector who has lodged or presented a reply contemplated in section 15(4), may appeal against the decision of such board in respect of which he is an objector within thirty days from the date of the publication in the Provincial Gazette of the notice referred to in section 16(4)(a) or, where the provisions of section 16(5) are applicable, within twenty one days after the day on which the reasons referred to therein, were forwarded to such objector, by lodging with the secretary of such board a notice of appeal in the manner and in

accordance with the procedure prescribed and such secretary shall forward forthwith a copy of such notice of appeal to the valuer and to the local authority concerned.

(2) A local authority which is not an objector may appeal against any decision of a Valuation Board in the manner contemplated in subsection (1) and any other person who is not an objector but who is directly affected by a decision of a Valuation Board may, in like manner, appeal against such decision.

A notice of appeal form may be obtained from the secretary of the Valuation Board.

J P DU PLESSIS
Secretary: Valuation Board

Municipal Offices
Private Bag X1609
Warmbaths
0480
18 July 1984
Notice No 29/1984

PLAASLIKE BESTUUR VAN WARMBAD

WAARDERINGSLYS VIR DIE BOEKJARE 1984/87

(Regulasie 12)

Kennis word hierby ingevolge artikel 16(4)(a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die waarderingslys vir die boekjare 1984/87 van alle belasbare eiendom binne die munisipaliteit deur die voorsteler van die Waarderingsraad gesertifiseer en geteken is en gevoleklik finaal en bindend geword het op alle betrokke persone soos in artikel 16(3) van daardie Ordonnansie beoog.

Die aandag word egter gevvestig 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 datum van die publikasie in die Provinciale Koerant van die kennigewing in artikel 16(4)(a) genoem, 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 aan teken deur die sekretaris van sodanige raad 'n kennigewing van appèl op die wyse soos voorgeskryf en in ooreenstemming met die prosedure soos voorgeskryf in te dien en sodanige sekretaris stuur onverwyd 'n afskrif van sodanige kennigewing 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 sub-artikel (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 kennigewing van appèl kan van die sekretaris van die Waarderingsraad verkry word.

J P DU PLESSIS
Sekretaris: Waarderingsraad
Munisipale Kantore
Privaatsak X1609
Warmbad
0480
18 Julie 1984
Kennisgewing No 29/1984

968—18

TOWN COUNCIL OF WARMBATHS

NOTICE OF GENERAL RATE FOR PAYMENT OF THE FINANCIAL YEAR 1 JULY 1984 TO 30 JUNE 1985

Notice is hereby given in terms of section 26(2)(a) or (b) of the Local Authorities Rating Ordinance, 1977 (Ord 11/1977), that the following general rates have been levied in respect of the abovementioned financial year on rateable property recorded in the valuation roll —

On site value of any land or right in land, 5 cents in the R1.

In terms of section 21(5) read with section 32(b) of the said Ordinance, a rebate as set out below, is levied on the site value of land or any right in land referred to above is granted in respect of —

(1) section 21(5), a rebate of 40 % on all land zoned "Residential 1";

(2) section 32(b) an additional rebate of 40 % to pensioners in terms of the policy of the Council.

The amount due for rates as contemplated in section 27 of the said Ordinance, shall be payable on or before the 15th day of each month in twelve (12) equal payments.

Interest of 11,25 % (eleven comma two five percent) per annum is chargeable on all amounts in arrear after the fixed date and defaulters are liable to legal proceedings for recovery of such arrear amounts.

H J PIENAAR
Town Clerk

Municipal Offices
Private Bag X1609
Warmbaths
0480
18 July 1984
Notice No 28/1984

STADSRAAD VAN WARMBAD

KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1984 TOT 30 JUNIE 1985

Kennis word hiermee ingevolge artikel 26(2)(a) of (b) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ord 11/1977), gegee dat die Algemene Eiendomsbelasting ten opsigte van die bogenoende boekjaar gehef is op belasbare eiendom in die waarderingslys —

Op die terreinwaarde van enige grond of reg in grond, 5 cent in die R1.

Ingevolge artikel 21(5) gelees met artikel 32(b) van die genoemde Ordonnansie, word 'n korting soos hieronder uitgeset op die algemene eiendomsbelasting gehef op die terreinwaarde van grond of enige reg in grond hierbo genoem, toegestaan —

(1) ingevolge artikel 21(b), 'n korting van 40 % op alle erwe gesoneer vir "Residensiel 1";

(2) ingevolge artikel 32(b), 'n korting van 'n verdere 40 % van pensionaris ooreenkomsdig die beleid van die Raad.

Die bedrag verkuldig vir eiendomsbelasting, soos in artikel 27 van die genoemde Ordonnansie beoog, is voor of op die 15de dag van elke maand, en teen twaalf (12) gelyke paaiemente, betaalbaar.

Rente teen 11,25 % (elf komma twee vyf persent) per jaar is op alle agterstallige bedrae, na die vasgestelde dag, betaalbaar en wanbetaalers is onderhewig aan regssproses vir die invordering van sodanige bedrae.

H J PIENAAR
Stadsklerk

Munisipale Kantore
Privaatsak X1609
Warmbad
0480
18 Julie 1984
Kennisgewing No 28/1984

969—18

WITBANK MUNICIPALITY

DETERMINATION OF CHARGES IN RESPECT OF WITBANK RECREATION RESORT

In terms of the provision of section 80(B) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby notified that the Town Council of Witbank has by special resolution amended the charges published under Administrator's Notice 780 dated 25 July 1979, as amended, as set out in the Schedule below and shall be deemed to have come into operation on 1 July 1984.

J D B STEYN
Town Clerk

Administrative Centre
PO Box 3
Witbank
1035
18 July 1984
Notice No 84/1984

SCHEDULE

1. Admission Charges

(1) Per motor car..... R2

(2) For every person:

(a) Adult R1

(b) Child up to the age of 12 years and younger 50c

(3) Pedestrians:

(a) Adult R1.60

(b) Child up to the age of 12 years and younger 50c

(4) Admission to visitors as determined from time to time by the Council by the display of a yearly season ticket..... Free

(5) Groups of school children under supervision, each 10c

(6) Season tickets in respect of motor cars:

(a) Per year (beginning 1 July)..... R20

(b) Per half-year (beginning 1 July or 1 January) R15

(7) Per motorboat..... R2

(8) Season tickets in respect of motorboats (October to April)	R20
2. Camping Charges for Caravans and Tents	
(1)(a) For the first 8 weeks, per completed week of 7 days:	
(i) First 5 persons per week.....	R40
(ii) Per person thereafter, per day	R1
(b) In respect of an incomplete week in terms of sub-item (1)(a):	
(i) First 5 persons per day	R6
(ii) Per person thereafter, per day	R1
(2) For the following 4 weeks, per completed week of 7 days:	
(a) First 5 persons, per week	R45
(b) Per persons thereafter, per day	R1
(3) For the purpose of sub-items (1) to (2) inclusive deemed to be an interruption of the camping period.	
(4) 50 % of the fees payable in terms of sub-items 2(1) and 2(2) will be payable on reservation with the understanding that the deposit will be confiscated on failing to take up the booking.	
3. Tariffs in Respect of Chalets	
(1) First 4 persons per day	R30
(2) Per person thereafter, per day an interim period of 30 days or longer be deemed to be an interruption of the camping period	R1
(3) A breakage deposit, as determined by the Council from time to time, shall be payable in addition to the charges in terms of sub-items 3(1) to (4).	
4. Sale of Firewood	
Per bundle.....	R1
5. Admission to the Rollerskating Course	
Per half an hour	30c
6. Admission to the Mini-golfcourse	
Per round	R1

MUNISIPALITEIT WITBANK**VASSTELLING VAN GELDE TEN OPSIGTE VAN WITBANK ONTSPANNINGS-OORD**

Ingevolge artikel 80(B) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), word hierby bekend gemaak dat die Stadsraad van Witbank by spesiale besluit die gelde afgekondig by Administrateurskennisgewing 780 van 25 Julie 1979, soos gewysig, verder gewysig het soos in die Bylae hierby uiteengesit en word hierdie wysiging geag in werking te getree het op 1 Julie 1984.

J D B STEYN
Stadsklerk

Administratiewe Sentrum
Posbus 3
Witbank
1035
18 Julie 1984
Kennisgewing No 84/1984

BYLAE**1. Toegangsgelde**

(1) Per voertuig..... R2

(2) Vir elke persoon	
(a) Volwassene	R1
(b) Kind tot en met die ouderdom van 12 jaar.....	50c
(3) Voetgangers:	
(a) Volwassene	R1,60
(b) Kind tot en met die ouderdom van 12 jaar.....	50c
Toegang deur besoekers soos van tyd tot tyd deur die Raad bepaal by die toon van 'n jaar seisoenkaartjie.	
(4) Pensionarisse woonagtig in Witbank by die toon van jaar-seisoenkaartjie	Gratis
(5) Groep skoolgaande kinders onder toesig	10c elk
(6) Seisoenkaartjies ten opsigte van voertuie:	
(a) Per jaar (beginnende 1 Julie)	R20
(b) Per halfjaar (beginnende 1 Julie of 1 Januarie)	R15
(7) Per motorboot	R2
(8) Seisoenkaartjies ten opsigte van motorbote (Oktober tot 30 April).....	R20
2. Kampeergelde vir Karavane en Tense	
(1)(a) Vir die eerste 8 weke, per voltooide week van 7 dae:	
(i) Eerste 5 persone, per week	R40
(ii) Per persoon daarna, per dag.....	R1
(b) Ten opsigte van 'n onvoltooide week ingevolge paraagraaf (1)(a):	
(i) Eerste 5 persone, per dag	R6
(ii) Per persoon daarna, per dag.....	R1
(2) Vir die daaropvolgende 4 weke, per voltooide week van 7 dae:	
(a) Eerste 5 persone, per week	R45
(b) Per persoon daarna, per dag.....	R1
(3) Vir die toepassing van subitems (a) tot en met (b) word 'n tussentydperk van 30 dae of langer geag 'n onderbreking van parkeertydperk te wees.	
(4) 50 % van die gelde betaalbaar ingevolge subitems (a) en (b) moet by bespreking betaal word as deposito, en sodanige deposito word by die nie-nakoming van die bespreking verbeur.	
3. Tariewe ten Opsigte van Chalets	
(1) Eerste 4 persone per dag.....	R30
(2) Per persoon daarna, per dag.....	R1
(3) 'n Breekskade-deposito, soos van tyd tot tyd deur die Raad bepaal, is betaalbaar benevens die gelde ingevolge subitems (a) tot en met (d).	
4. Verkoop van Vuurmaakkhou	
Per bondel.....	R1
5. Toegang tot Rolskaatsbaan	
Per halfuur	30c
6. Toegang tot Mini-golfbaan	
Per rondte	R1

TOWN COUNCIL OF WITBANK**PETITION FOR THE PROCLAMATION OF THE WIDENING OF A PUBLIC ROAD OVER THE REMAINING PORTION OF PORTION 21, PORTION 36 AND PORTION 120, OF THE FARM KLIPFONTEIN 322 JS, AND ERF 2818 WITBANK EXTENSION 16**

Notice is hereby given in terms of the provisions of section 5 of the Local Authorities Road Ordinance, No 44 of 1904, as amended, that the Town Council of Witbank petitioned the Administrator of the Transvaal to proclaim the widening of a public road over the Remaining Portion of Portion 21, Portion 36 and Portion 120, of the farm Klipfontein 322 JS and Erf 2818 Witbank Extension 16.

Copies of the petition and accompanying plan will be open to inspection at the office of the Town Secretary, Municipal Offices, Administrative Centre, Witbank, during office hours for a period of sixty (60) days from date of this notice.

Interested parties who wishes to object against the proclamation of the road, must submit such objections in writing in duplicate, to the Director of Local Government, Private Bag X437, Pretoria 0001, and to the undersigned not later than Monday 24 September 1984.

J D B STEYN
Town Clerk

Administrative Centre
PO Box 3
Witbank
1035
18 July 1984
Notice No 81/1984

ANNEXURE**PROCLAMATION OF THE WIDENING OF A PUBLIC ROAD OVER THE REMAINING PORTION OF PORTION 21, PORTION 36 AND PORTION 120 OF THE FARM KLIPFONTEIN 322 JS AND ERF 2818 WITBANK EXTENSION 16**

The road measuring 2 225 square meters over the Remaining Portion of Portion 21, Portion 36 and Portion 120 of the farm Klipfontein 322 JS and Erf 2818 Witbank Extension 16, as per LG Diagrammes A4514/83, A4511/83 and A4505/83.

STADSRAAD VAN WITBANK**VERSOEKSKRIF VIR DIE PROKLAMERING VAN DIE VERBREDING VAN 'N OPENBARE PAD OOR DIE RESTANT VAN GEDEELTE 21, GEDEELTE 36 EN GEDEELTE 120 VAN DIE PLAAS KLIPFONTEIN 322 JR EN ERF 2818 WITBANK UITBREIDING 16**

Kennis geskied hiermee ingevolge die bepalings van artikel 5 van die "Local Authorities Road Ordinance, No 44 of 1904", soos gewysig, dat die Stadsraad van Witbank, sy Edele die Administrateur van Transvaal versoek om die verbreding wat in die bylae omskryf word tot openbare pad te proklameer.

Afskrifte van die versoekskrif en die plan wat daarby aangeheg is, lê ter insae gedurende gewone kantoorure in die kantoor van die Stadssekretaris, Administratiewe Sentrum, Witbank, vir 'n tydperk van sesig (60) dae vanaf datum van kennisgewing.

Enige belanghebbende wat teen die prokla-

mering van dié voorgestelde pad beswaar wil opper, moet sy beswaar skriftelik in tweevoud by die Direkteur van Plaaslike Bestuur, Privatek X437, Pretoria 0001, en by die ondergetekende indien, nie later nie as Maandag 24 September 1984.

J D B STEYN
Stadsklerk

Administratiewe Sentrum
Postbus 3
Witbank
1035
18 Julie 1984
Kennisgewing No 81/1984

BYLAAG

DIE PROKLAMASIE VAN DIE VERBREDING VAN 'N OPENBARE PAD OOR DIE RESTANT VAN GEDEELTE 21, GEDEELTE 36 EN GEDEELTE 120 VAN DIE PLAAS KLIPFONTEIN 322 JS EN ERF 2818 WITBANK UITBREIDING 16

Die pad is 2 225 vierkante meter groot en loop oor die Restant van Gedelte 21, Gedelte 36 en Gedelte 120 van die plaas Klipfontein 322 JS en Erf 2818 Witbank Uitbreiding 16 soos per Diagramme LG A4514/83, A4511/83 en A4505/83.

971—18—28

WHITE RIVER TOWN COUNCIL
DETERMINATION OF CHARGES

Notice is hereby given in terms of section 80B(3) of the Local Government Ordinance, 1939, as amended, that the Council has by special resolution dated 26 June 1984 determined charges in respect of the following:

1. Drainage
2. Electricity
3. Sanitary and Refuse Removals
4. Cemetery
5. Caravan Park
6. Swimming-bath

The general purport of the determination of charges is to increase the tariffs in order to absorb the ever rising costs with effect from 1 July 1984.

A copy of the said resolution and particulars of the determination are open for inspection at the office of the Town Secretary, Municipal Offices, White River for a period of 14 (fourteen) days from date of publication hereof in the Provincial Gazette.

A F VAN HEERDEN
Town Clerk

Municipal Offices
PO Box 2
White River
1240
18 July 1984
Notice No 15/1984

STADSRAAD VAN WITRIVIER
VASSTELLING VAN GELDE

Daar word hierby ingevolge artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, bekend gemaak dat die Raad by spesiale besluit van 26 Junie 1984 gelde vasgestel het ten opsigte van die volgende:

1. Riolering

2. Elektrisiteit
3. Saniteit en Vullisverwydering
4. Begraafplaas
5. Woonwapark
6. Swembad

Die algemene strekking van die vasstelling van geldie is om die tariewe te verhoog met ingang 1 Julie 1984 om die steeds stygende kostes te absorber.

Afskrifte van hierdie wysiging lê ter insae by die kantoor van die Stadssekretaris, Municipale Kantore, Witrivier vir 'n typerk van 14 dae met ingang van datum van publikasie hiervan in die Provinciale Koerant.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken, moet dit skriftelik binne 14 dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende doen.

A F VAN HEERDEN
Stadsklerk

Municipale Kantore
Postbus 2
Witrivier
1240
18 Julie 1984
Kennisgewing No 15/1984

972—18

MUNICIPALITY OF WOLMARANSSTAD**NOTICE OF GENERAL RATES AND OF FIXED DAY FOR PAYMENT IN RESPECT OF FINANCIAL YEAR 1 JULY 1984 TO 30 JUNE 1985**

Notice is hereby given in terms of section 26(2)(a) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the following general rates will be levied in respect of the abovementioned financial year on rateable property recorded in the valuation roll:

- (a) A general rate of 3 cents (three cents) in the rand on the site value of land or right in land; and
- (b) Subject to the approval of the Administrator a further additional general rate of 2,15 cents (two comma one five cents) in the rand on the site value of the land or right in land.

The rate shall become due on 1st July 1984 but shall be payable in two equal instalments, the first half on or before 15th September 1984, and the second half on or before 15th March 1985.

If the rates hereby imposed are not paid on the dates specified, interest at the rate of 11,25 % per annum will be charged calculated from the 1st July 1984 and 1st January 1985 on outstanding amounts after 15th September 1984 and 15th March 1985 respectively and defaulters are liable to legal proceedings for recovery of such arrear amounts.

H O SCHREUDER
Town Clerk

PO Box 17
Wolmaransstad
2630
18 July 1984

MUNISIPALITEIT WOLMARANSSTAD**KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING EN VAN VASGETELDE DAG VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1984 TOT 30 JUNIE 1985**

Kennis word hierby gegee ingevolge artikel 26(2)(a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), dat die volgende algemene eiendomsbelasting ten opsigte van die bovenoemde boekjaar gehef sal word op belasbare eiendom in die waarderingslys opgeteken:

(a) 'n Algemene eiendomsbelasting van 3 sent (drie sent) in die rand op die terreinwaarde van grond of op die terreinwaarde van 'n reg in grond; en

(b) onderhewig aan die goedkeuring van die Administrateur 'n bykomende algemene eiendomsbelasting van 2,15 sent (twee komma een vyf sent) in die rand op die terreinwaarde van grond of op die terreinwaarde van 'n reg in grond.

Die betaling is verskuldig op 1 Julie 1984, maar is betaalbaar in twee gelyke paaiemente, die eerste helfte betaalbaar voor of op 15 September 1984 en die tweede helfte betaalbaar voor of op 15 Maart 1985.

Indien die belasting soos gehef nie op genoemde betaaldatums betaal word nie, sal rente teen 11,25 % per jaar gehef word bereken vanaf 1 Julie 1984 en 1 Januarie 1985 op uitstaande bedrae na 15 September 1984 en 15 Maart 1985 respektiewelik en wanbetalers is onderhewig aan regsproses vir die invordering van sodanige agterstallige bedrae.

H O SCHREUDER
Stadsklerk

Postbus 17
Wolmaransstad
2630
18 Julie 1984

973—18

TOWN COUNCIL OF SANDTON
AMENDMENT TO ELECTRICITY BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Sandton proposes to further amend the Electricity By-laws adopted by the Council under Administrator's Notice 425 of 31 March 1976, as amended.

The general purport of the proposed amendment is to increase the charges for electricity payable for domestic, business, industrial and general supply.

Copies of the proposed amendment are lying for inspection during office hours at the offices of the Council for a period of fourteen days from the date of publication of this notice in the Provincial Gazette.

Any person who desires to object to the said amendment shall do so in writing to the Town Clerk within fourteen days after the date of publication of this notice in the Provincial Gazette, viz. 18 July 1984.

P P DE JAGER
Town Clerk

Civic Centre
Cnr West Street & Rivonia Road
Sandown/Sandton
PO Box 78001
Sandton
2146
18 July 1984
Notice No 74/1984

STADSRAAD VAN SANDTON
WYSIGING VAN ELEKTRISITEITS-VERORDENINGE

Kennis geskied hiermee ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Sandton van voorneem is om die Elektrisiteitsverordeninge deur die Raad aangeneem by Administrateurskennisgewing 425 van 31 Maart 1976, soos gewysig, verder te wysig.

Die algemene strekking van die voorgestelde wysiging is om die elektrisiteitsgelde betaalbaar vir huishoudelike-, handels-, nywerheids- en algemene toevoer te verhoog.

Afskrifte van die voorgestelde wysiging lê gedurende kantoorure by die kantoor van die Raad vir 'n tydperk van veertien dae vanaf datum van publikasie van hierdie kennisgewing in die Provinciale Koerant, ter insae.

Enige persoon wat beswaar teen die voormelde wysiging wil maak, moet dit skriftelik by die Stadsklerk doen binne veertien dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant, naamlik 18 Julie 1984.

P P DE JAGER
Stadsklerk

Burgersentrum
h/v Wesstraat & Rivoniaweg
Sandown/Sandton
Postbus 7801
Sandton
2146
18 Julie 1984
Kennisgewing No 74/1984

974-18

BEDFORDVIEW VILLAGE COUNCIL

AMENDMENT TO DETERMINATION OF CHARGES FOR ELECTRICITY SUPPLY

In terms of the provisions of section 80(B)(8) of the Local Government Ordinance, 1939, it is hereby notified that the Bedfordview Village Council has, by special resolution, further amended, with effect from 1 March 1984, the determination of the Tariff of Charges under the Schedule for Electricity Supply, published in Official Gazette 4114 of 19 November 1980 by amending item 2 as follows:

1. By the substitution in subitem (1)(b)(ii) for the figure "4,54c" of the figure "5,07c".
2. By the substitution in subitem (1)(c)(ii) for the figure "3,26c" of the figure "3,70c".
3. By the substitution in subitem (1)(c)(iii) for the figure "54,1c" of the figure "50,3c".
4. By the substitution in subitem (2)(b)(ii) for the figure "7,76c" of the figure "8,53c".
5. By the substitution in subitem (2)(d)(ii) for the figure "1,6c" of the figure "3,83c".
6. By the substitution in subitem (2)(d)(iii) for the figure "R4,50" of the figure "R9,40".
7. By the substitution in subitem (3)(a) for the figure "3,38c" of the figure "3,83c".
8. By the substitution in subitem (4)(a) for the figure "13,57c" of the figure "14,76c".
9. By the substitution in subitem (2)(2)(d) for the figure "5,25c" of the figure "6,27c".
10. By the substitution for subitem 7 of the following:

"(7) Adjustment of Tariffs when Escom Charges are Increased"

(a) Energy Charge

(i) In the event of the Escom energy charge being increased above 2,045c per kW.h, the energy charges contained in subitems (1) to (4) inclusive shall be adjusted by "0,3c" per kW.h, for every "0,1c" or part thereof of the increase in the Escom energy charge.

(ii) In the event of the Escom tariff discount of 20,5% being reduced to less than 20,5% discount effective from 1 January 1984, the tariff charges contained in subitems (1) to (4) inclusive shall be surcharged by 7,5% for every 10% or part thereof of the decrease in the Escom discount.

(b) Surcharge

In the event of Escom introducing a surcharge, the tariff of charges contained in subitems (1) to (4) inclusive shall be surcharged by 6,5% for every 10% or part thereof of the Escom surcharge.

J J VAN L SADIE
Town Clerk

Civic Centre
Bedfordview
18 July 1984
Notice No 5/1984

DORPSRAAD VAN BEDFORDVIEW

WYSIGING VAN VASSTELLING VAN GELDE VIR ELEKTRISITEITSVOORSIENING

Ingevolge die bepalings van artikel 80(B)(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Dorpsraad van Bedfordview, by spesiale besluit, die vasstelling van die Tarief van Gelde onder die Bylae vir Elektrisiteitsvoorsiening, aangekondig in Offisiële Koerant 4114 van 19 November 1980, met ingang Maart 1984 verder gewysig het deur item 2 soos volg te wysig:

1. Deur in subitem (1)(b)(ii) die syfer "4,54c" deur die syfer "5,07c" te vervang.
2. Deur in subitem (1)(c)(ii) die syfer "3,26c" deur die syfer "3,70c" te vervang.
3. Deur in subitem (1)(c)(iii) die syfer "54,1c" deur die syfer "50,3c" te vervang.
4. Deur in subitem (2)(b)(ii) die syfer "7,76c" deur die syfer "8,53c" te vervang.
5. Deur in subitem (2)(d)(ii) die syfer "1,6c" deur die syfer "3,83c" te vervang.
6. Deur in subitem (2)(d)(iii) die syfer "R4,50" deur die syfer "R9,40" te vervang.
7. Deur in subitem (3)(a) die syfer "3,38c" deur die syfer "3,83c" te vervang.
8. Deur in subitem (4)(a) die syfer "13,57c" deur die syfer "14,76c" te vervang.
9. Deur in subitem (2)(2)(d) die syfer "5,25c" deur die syfer "6,27c" te vervang.
10. Deur subitem 7 deur die volgende te vervang:

"(7) Aanpassing van Tariewe waarneer Evkom Tariewe verhoog word"

(a) Energieheffing

(i) Indien die Evkom energieheffing hoër as "2,045c" per kW.h styg, sal die energieheffing vervat in subitems 1 tot 4 aangepas word met "0,3c" per kW.h vir elke "0,1c" of gedeelte daarvan, van die verhoging in die Evkom energieheffing.

(ii) Indien die Evkom energieafslag van 20,5% verlaag word na laer as 20,5% met ingang 1 Januarie 1984 sal die Tarief van Gelde vervat in subitems 1 tot 4 bobelas word met 7,5% vir elke 10% of gedeelte daarvan in die afname van die Evkom energieafslag.

(b) Toeslag

Indien Evkom 'n toeslag hef, sal die tarief van gelde vervat in subitems 1 tot 4 met 6,5% aangeslaan word vir elke 10% of gedeelte daarvan van die toeslag gehef deur Evkom."

J J VAN L SADIE
Stadsklerk

Burgersentrum
Bedfordview
18 Julie 1984
Kennisgewing No 5/1984

975-18

BENONI TOWN COUNCIL

AMENDMENT OF CHARGES DETERMINED FOR THE SUPPLY OF WATER

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Benoni Town Council has, by special resolution, amended the charges for the supply of water published under Municipal Notice 88 of 1980 in Official Gazette 4093, dated 16 July 1980, with effect from 1 April 1984 by the substitution for paragraphs (2) and (3) of item 1 under the Schedule of the following:

"(2) All Consumers with the exception of Council Departments and Bulk Supply to the Indian Account, Wattville and Daveyton:

Kilolitres per day	Price per kilolitre
0,00-0,66	43,23
0,67-0,99	44,46
1,00-1,32	45,70
1,33-1,64	46,93
1,65-2,47	48,17
2,48-9,86	49,40
9,87 and above	49,40

(3) Minimum Charge: R1,93."

N BOTHA
Town Clerk

Administrative Building
Municipal Offices
Benoni
1500
18 July 1984
Notice No 76/1984

STADSRAAD VAN BENONI

WYSIGING VAN GELDE VASGETEL VIR DIE VOORSIENING VAN WATER

Kennis geskied hierby ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Benoni by spesiale besluit die gelde vir die voorsiening van water gepubliseer by Municipale Kennisgewing 88 van 1980 in Offisiële Koerant 4093 van 16 Julie 1980, gewysig het met ingang 1 April 1984, deur paragrawe (2) en (3) van item 1 onder die Bylae deur die volgende te vervang:

"(2) Alle verbruikers uitgesonderd Raadsdepartemente en massavoorsiening aan Indierrekening, Wattville en Daveyton:

Kiloliter per dag	Koste per kiloliter
0,00-0,66	43,23
0,67-0,99	44,46
1,00-1,32	45,70
1,33-1,64	46,93
1,65-2,47	48,17
2,48-9,86	49,40
9,87 en hoër	49,40

(3) Minimum heffing: R1,93."	N BOTHA Stadsklerk Administratiewegebou Munisipale Kantore Benoni 1500 18 Julie 1984 Kennisgewing No 76/1984	van Deel II die woord "of" deur die woord "en" te vervang.	CJ DE BEER Stadsklerk Munisipale Kantoor Posbus 3 Carletonville 2500 18 Julie 1984	in the opinion of the Council can be connected to the main, whether water is consumed or not:
	976-18		977-18	(a) Consumers as contemplated in item 1 (1) of Part B: R3,70
CORRECTION NOTICE				(b) Consumers as contemplated in item 1(2) of Part B: R10".
CARLETONVILLE TOWN COUNCIL				2. By amending Part B as follows:
DETERMINATION OF CHARGES: WATER SUPPLY BY-LAWS				(1) By the substitution in item 1(1)(c) for the expression "per kl: 39c" of the following:
Municipal Notice 88/1984 dated 21 March 1984 is hereby corrected as follows:				(a) "When water restrictions are not applicable, per kl: 48c
1. By the insertion in item 1(1) of Part I —				(b) During water restrictions:
(a) In the third sentence of the word "lot" after the word "stand";				1 to 15 kl, per kl: 48c
(b) in the seventh sentence of the word "other" after the word "or".				16 to 20 kl, per kl: 55c
2. By the insertion in item 1(4) of Part I in the fifth sentence of the word "other" after the word "or".				21 to 40 kl, per kl: 75c
3. By the substitution after item 1(4) of Part I for the expression "(2)" of the figure "2".				41 to 60 kl, per kl: 90c
4. By the substitution in item 4(3) of Part I for the word "charge" of the word "charges".				More than 61 kl, per kl: R1
5. By the substitution in the introductory sentence of item 3 of Part II in the Afrikaans text for the word "of" of the word "en".				For the application of these tariffs flat consumers will be considered to be separate domestic consumers."
CJ DE BEER Town Clerk				By the substitution in item 1(2)(1) for the expression "per kl: 36c" of the following:
Municipal Offices PO Box 3 Carletonville 2500 18 July 1984				(i) When water restrictions are not applicable, per kl: 44c,
DORPSRAAD VAN MARBLE HALL				(ii) During water restrictions:
WYSIGING VAN VASSTELLING VAN GELDE VIR ELEKTRISITEITSVOORSIENING				(aa) 1 to 5 000 kl, per kl: 46c
Ingevolge die bepaling van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Dorpsraad van Marble Hall by spesiale besluit die gelde vir elektrisiteitsvoorsiening, gepubliseer onder Munisipale Kennisgewing 20/1983, gewysig het deur paragraaf (c) van item 5(1) met ingang vanaf 7 Mei 1984 in te trek.				(bb) More than 5 000 kl, per kl: 42c "
F H SCHOLTZ Town Clerk				By the substitution in item 1(3)(b) for the figure "32c" of the figure "40c".
Municipal Offices PO Box 111 Marble Hall 0450 18 July 1984				(d) By the substitution in item 1(4)(b) for the figure "17,86c" of the figure "21,96c".
NIGEL MUNICIPALITY				(e) By the substitution in item 1(5)(b) for the figure "25c" of the figure "29c".
AMENDMENT TO THE DETERMINATION OF CHARGES FOR THE SUPPLY OF WATER				P M WAGENER Town Clerk
In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Nigel Town Council has, by special resolution, amended the charges for the supply of water, published under Municipal Notice 94/1981 in Official Gazette 4153, dated 1 July 1984, with effect from 1 April 1984, as follows:				Municipal Offices PO Box 23 Nigel 1490 18 July 1984 Notice No 49/1984
1. Deur in item 1(1) van Deel I —				
(a) In die derde reël van die Engelse teks na die woord "stand" die woord "lot" in te voeg;				MUNISIPALITEIT NIGEL
(b) in die sewende reël van die Engelse teks die woord "other" na die woord "or" in te voeg.				WYSIGING VAN VASSTELLING VAN GELDE VIR DIE LEWERING VAN WATER
2. Deur in item 1(4) van Deel I in die vyfde reël van die Engelse teks die woord "other" na die woord "or" in te voeg.				Ingevolge die bepaling van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hiermee bekend gemaak dat die Stadsraad van Nigel by spesiale besluit die gelde vir die lewering van water, gepubliseer onder Munisipale Kennisgewing 94/1981 in Offisiële Koerant 4153 van 1 Julie 1981, met ingang 1 April 1984 soos volg gewysig het:
3. Deur na item 1(4) van Deel I in die Engelse teks die uitdrukking "(2)" deur die syfer "2" te vervang.				1. Deur item 1 van Deel A onder die Bylae deur die volgende te vervang:
4. Deur in item 4(3) van Deel I in die Engelse teks die woord "charge" deur die woord "charges" te vervang.				"1(1) Uitgesonderd soos in subitem (2) bepaal word die volgende bedrae per maand of gedeelte daarvan gehef 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:
5. Deur in die inleidende reël van item 3				(a) Verbruikers in item 1(1) van Deel B vermeld: R3,70
				(b) Verbruikers in item 1 (2) van Deel B vermeld: R10".
				2. Deur Deel B soos volg te wysig:

(1) Deur in item 1(1)(c) die uitdrukking "per kl: 39c" deur die volgende te vervang.

"(a) Wanneer waterbeperkings nie van toepassing is nie, per kl: 48c

(b) Gedurende waterbeperkings:

(i) 1 tot 15 kl, per kl: 48c

(ii) 16 tot 20 kl, per kl: 55c

(iii) 21 tot 40 kl, per kl: 75c

(iv) 41 tot 60 kl, per kl: 90c

(v) Meer as 61 kl, per kl: R1

Vir die toepassing van hierdie tariewe sal woonstelverbruikers beskou word as aparte huishoudelike verbruikers."

(2) Deur in item 1(2)(1) die uitdrukking "per kl: 36c" deur die volgende uitdrukking te vervang:

"(i) Wanneer waterbeperkings nie van toepassing is nie, per kl: 44c

(ii) Gedurende waterbeperkings:

(aa) 1 tot 5 000 kl, per kl: 46c

(bb) Meer dan 5 000 kl, per kl: 42c"

Deur in item 1(3)(b) die syfer "32c" deur die syfer "40c" te vervang.

(d) Deur in item 1(4)(b) die syfer "17.86c" deur die syfer "21.96c" te vervang.

(e) Deur in item 1(5)(b) die syfer "25c" deur die syfer "29c" te vervang.

P M WAGENER
Stadsklerk

Munisipale Kantore
Posbus 23
Nigel
1490
18 Julie 1984
Kennisgiving No 49/1984

979-18

PHALABORWA TOWN COUNCIL

WITHDRAWAL AND DETERMINATION OF CHARGES FOR THE SUPPLY OF WATER

In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Phalaborwa Town Council has by special resolution withdrawn the charges for the supply of water, published under Municipal Notice 15/83 in the Provincial Gazette 4271, dated 6 July 1983, and determined the charges as set out below with effect from 1 February 1984.

1. Basic Charge

A basic charge of R5 per month per erf, stand, lot or other area or any portion of an erf, stand, lot or other area, with or without improvements, which is or, in the opinion of the Council, can be connected to the main, whether water is consumed or not, shall be payable by the registered owner or consumer.

2. Charges for the Supply of Water

(1) To any consumer, except as provided in subitem (2), per month, per kl or part thereof: 25,6c.

(2) Municipal Departments

Charges for the consumption of water shall be levied at cost.

3. Charges in Respect of Water Meters

(1) For the rental of a meter supplied by the Council per month: 30c.

(2) For testing a meter supplied by the Council in cases where it is found that the meter does not show an error of more than 5% either way: R5.

(3) For the rental of a portable meter, per month: R1.

(4) Deposit for one portable meter: R20.

4. Connection Charges

(1) The charges payable per residential site for a permanent connection for the supply of water in all future townships: R200.

(2) The charges payable for any other permanent connection for the supply of water shall be calculated at the actual cost of all materials and labour used for such connection, plus a surcharge of ten per cent on such amount.

5. Notice- and Reconnection Charges

(1) Notice Charges

Notice to a consumer that an account was not paid on due date and that the supply is to be disconnected, per such notice: R2.

(2) Reconnection Charges

Charges payable for reconnection after disconnection of the supply for non-payment of an account or for non-compliance with any of the regulations or by-laws of the Council:

(a) When connection is performed during office hours: R7.

(b) When connection is performed after office hours: R10.

6. Deposits for the Supply of Water

Minimum deposit payable in terms of section 12(1)(a) of the Council's Water Supply By-laws promulgated by Administrator's Notice 82 of 25 January 1978.

7. For all work for which the Council is responsible and for which no charges have been fixed in this tariff, the charges shall be the cost of all materials and labour, plus a surcharge of 10% on such amount.

B J VANDER VYVER
Town Clerk

Municipal Offices
PO Box 67
Phalaborwa
1390
18 July 1984
Notice 9/1984

STADSRAAD VAN PHALABORWA

INTREKKING EN VASSTELLING VAN GELDE VIR DIE LEWERING VAN WATER

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Phalaborwa by spesiale besluit die gelde vir die lewering van water, afgekondig by Munisipale Kennisgiving 15/1983 in Proviniale Koerant 4271 van 6 Julie 1983, ingetrek het en die gelde soos hieronder uiteengesit met ingang 1 Februarie 1984, vasgestel het.

1. Basiese Heffing

'n Basiese heffing van R5 per maand per erf, standplaas, perseel of ander terrein of enige gedeelte van 'n 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, is betaalbaar deur die geregistreerde eienaar of verbruiker.

2. Vorderings vir die Lewering van Water

(1) Aan enige verbruiker, uitgesonderd dié wat onder subitem (2) ingedeel is, per maand, per kl of gedeelte daarvan: 25,6c.

(2) Municipale Departemente

Vorderings vir die gebruik van water word teen koste gehef.

3. Vorderings ten Opsigte van Watermeters

(1) Vir die huur van 'n meter deur die Raad verskaf, per maand: 30c.

(2) Vir die toets van 'n meter deur die Raad verskaf in gevalle waar bevind word dat die meter nie meer as 5% te min of te veel aanwys nie: R5.

(3) Vir die huur van 'n draagbare meter, per maand: R1.

(4) Deposito vir een draagbare meter: R20.

4. Aansluitingsgelde

(1) Die gelde betaalbaar per woonerf vir 'n permanente aansluiting vir die lewering van water in alle toekomstige dorpe: R200.

(2) Die gelde betaalbaar vir enige permanente aansluiting vir die voorsiening van water word bereken teen die werklike koste van al die materiaal en arbeid gebruik vir sodanige aansluiting, plus 'n toeslag van 10% op sodanige bedrag.

5. Kennisgewings- en Heraansluitingsgelde

(1) Kennisgewingsgelde

Kennisgiving aan 'n verbruiker dat 'n rekening nie op die verval datum betaal is nie en dat toevoer afgesluit gaan word, per sodanige kennisgiving: 2.

(2) Heraansluitingsgelde

Gelde betaalbaar vir heraansluitings na afsluiting van die toevoer weens nie-betaling van 'n rekening of die nie-nakoming van enige van die regulasies of verordeninge van die Raad:

(a) Wanneer die aansluiting gedurende kantooreure geskied: R7.

(b) Wanneer die aansluitings na kantooreure geskied: R10.

6. Deposito's vir die Lewering van Water

Minimum deposito betaalbaar ingevolge artikel 12(1)(a) van die Stadsraad se Watervoorsieningsverordeninge afgekondig by Administrateurskennisgiving 82 van 25 Januarie 1978.

Die vorderings vir alle werk waarvoor die Raad aanspreeklik is en waarvoor geen gelde in hierdie tariewe vasgestel is nie, word bereken teen die werklike koste van alle materiaal en arbeid plus 'n toeslag van 10% op sodanige bedrag.

B J VANDER VYVER
Stadsklerk

Munisipale Kantore
Posbus 67
Phalaborwa
1390
18 Julie 1984
Kennisgiving No 9/1984

980-18

PHALABORWA TOWN COUNCIL

ELECTRICITY SUPPLY: RESCISSION AND DETERMINATION OF CHARGES

In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Phalaborwa Town Council has by

special resolution rescinded the charges for the supply of electricity, published under Municipal Notice 15/83 in the Provincial Gazette No 4263, dated 11 May 1983, and determined the charges set out below with effect from 1 February 1984.

1. Basic charge

A basic charge of R7,50 per month per erf, stand, lot or other area or any portion of an erf, stand, lot or other area, with or without improvements, which is or, in the opinion of the Council, can be connected to the supply main, whether electricity is consumed or not, shall be payable by the registered owner or consumer.

2. Domestic supply

(1) This tariff shall apply to electricity supplied to:

- (a) dwelling-houses
- (b) flats
- (c) churches
- (d) church halls
- (e) social clubs
- (f) hospitals

(2) Consumption charge, per month, per kW.h: 5,17c.

3. Commercial supply

(1) This tariff shall apply to electricity supplied to:

- (a) offices
- (b) shops
- (c) garages
- (d) boarding-houses
- (e) hotels
- (f) theatres
- (g) nursing homes
- (h) schools
- (i) Provincial and State Buildings.

(2) (a) Service charge, per month: R3 plus:

(b) For the first 100 kW.h consumed during any one month, per kW.h: 23,64c

(c) Thereafter, for the next 300 kW.h consumed during the same month, per kW.h: 10,46

(d) For all kW.h over and above 400 kW.h consumed during the same month per kW.h: 7,13c.

4. Industrial supply

This tariff shall apply to electricity supplied to all premises falling within the definition of a factory in terms of the Factories, Machinery and Building Works Act 1941.

(2)(a) 0-50 amperes, single-phase, per month:

(i) Service charge: R7,95 plus:

(ii) Per kW.h consumed: 7,13c

(b) 0-50 amperes, three-phase, per month:

(i) Service charge: R41,70 plus:

(ii) per kW.h consumed: 7,13c

5. Bulk supply

(1) This tariff shall apply to supplies made at a nominal voltage of 400 Volts, per month:

(a) Service charge: R30 plus

(b) Maximum demand, per kW.A: R4,87

(c) For the first 10 000 kW.h consumed, per kW.h: 4,30c

(d) For all kW.h over and above 10 000 kW.h consumed per kW.h: 4,06c

(2) This tariff shall apply to supplies made at a nominal voltage of 11 kV, per month:

(a) Service charge: R30 plus

(b) Maximum demand, per kW.A: R4,77

(c) Per kW.h consumed: 4,06c.

(3) The charge for maximum demand shall be calculated on the actual maximum demand measured monthly, subject to the right to charge 70 % of the declared maximum demand when the actual maximum demand is less.

(4) The engineer shall determine the tariff of which charges for electricity consumed shall be levied.

7. Temporary power supply

(1) Service charge, per month: R37,50 plus:

(2) Per kW.h consumed: 18,34c

9. Testing of Meter: R10

10. Re-testing of Installation: R10

11. Deposits for supply of electricity

Minimum deposit payable in terms of section 6 of the Council's Electricity By-laws published under Administrator's Notice 549, dated 4 April 1973.

13. Notice charge

Notice to a consumer that an account was not paid on due date and that the supply is to be disconnected, per such notice: R2

14. Reconnection charges

Charges payable for reconnection after disconnection for non-payment of account or for non-compliance with any of the regulations of by-laws of the Council:

(a) When connection is performed during office hours: R7

(b) When connection is performed after office hours: R10.

B J VAN DER VYVER
Town Clerk

Municipal Offices
PO Box 67
Phalaborwa
1390
18 July 1984
Notice No 8/1984

STADSRAAD VAN PHALABORWA

ELEKTRISITEITSVOORSIENING: INTREKKING EN VASSTELLING VAN GELDE

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Phalaborwa by spesiale besluit die gelde vir die levering van elektrisiteit, aangekondig by Municipale Kennisgewing 15/83 in Provinciale Koerant No 4263 van 11 Mei 1983, ingetrek het en die gelde soos hieronder uiteengesit, met ingang 1 Februarie 1984 vasgestel het.

1. Basiese heffing

'n Basiese heffing van R7,50 per maand per erf, standplaas, perseel of ander terrein of enige gedeelte van 'n erf, standplaas, perseel of ander terrein, met of sonder verbeterings

wat by die hooftoevoerleiding aangesluit is, of na die mening van die Raad daarby aangesluit kan word, of elektrisiteit verbruik word, al dan nie, is betaalbaar deur die geregistreerde eienaar of verbruiker.

2. Huishoudelike toevoer

(1) Hierdie tarief is van toepassing op elektrisiteit gelewer aan:

- (a) woonhuise
- (b) woonstelle
- (c) kerke
- (d) kerksale
- (e) sosiale klubs
- (f) hospitale

(2) Verbruikersheffing, per maand, per kW.h: 5,17c.

3. Komersiële toevoer

(1) Hierdie tarief is van toepassing op elektrisiteit gelewer aan:

- (a) kantore
- (b) winkels
- (c) motorhawens
- (d) losieshuise
- (e) hotelle
- (f) bioskope
- (g) teaters
- (h) verpleeginrigtings
- (i) skole
- (j) Provinsiale- en Staatsgeboue

(2) (a) Diensheffing, per maand: R3 plus:
(b) Vir die eerste 100 kW.h gedurende enige besondere maand verbruik, per kW.h: 23,64c.

(c) Daarna, vir die volgende 300 kW.h gedurende dieselfde maand verbruik, per kW.h: 10,46c

(d) Vir alle kW.h bo 400 kW.h: gedurende dieselfde maand verbruik, per kW.h: 7,13c.

4. Nywerheidstoewer

(1) Hierdie tarief is van toepassing op elektrisiteit gelewer aan alle persele wat binne die definisie van 'n fabriek ingevolge die Wet op Fabriek, Masjinerie en Bouwerk, 1941, val.

(2)(a) 0-50 ampère, enkelfase, per maand:

(i) Diensheffing: R7,95 plus:

(ii) Per kW.h verbruik: 7,13c.

(b) 0-50 ampère, driefase, per maand:

(i) Diensheffing: R41,70 plus:

(ii) Per kW.h verbruik: 7,13c.

5. Grootmaattoewer

(1) Hierdie tarief is van toepassing op toevoere wat gelewer word teen 'n nominale stroomspanning van 400 Volt, per maand:

(a) Diensheffing: R30 plus

(b) Maksimum aanvraag per kW.A: R4,87

(c) Per kW.h verbruik: 4,06c.

(3) Die vordering vir maksimum aanvraag word bereken volgens die die werklike maksimum aanvraag maandeliks gemeet, onderworpe aan die reg om 70 % van verklaarde maksimum aanvraag te hef indien die werklike maksimum aanvraag minder is.

(4) Die ingenieur bepaal volgens welke tafel daar vir elektrisiteitsverbruik gehef moet word.

7. Tydelike kragvoorsiening

(1) Diensheffing per maand: R37,50 plus:

(2) Per kW.h verbruik: 18,34c

9. Toets van Meter: R10

10. Hertoets van Installasie: R10

11. Deposito's vir die levering van elektrisiteit

Minimum deposito betaalbaar ingevolge artikel 6 van die Raad se Elektrisiteitsverordeninge afgekondig by Administrateurskennisgewing 549 van 4 April 1973.

13. Kennisgewingsgelde

Kennisgewing van 'n verbruiker dat 'n rekening nie op verval datum betaal is nie en dat toevoer afgesluit gaan word, per sodanige kennisgewing: R2.

14. Heraansluitingsgelde

Gelde betaalbaar vir heraansluiting van afsluiting weens nie-betaling van die rekening of die nie-nakoming van enige van die regulasies of verordeninge van die Raad:

(1) Wanneer die aansluiting gedurende kantoorure geskied: R7.

(2) Wanneer aansluiting na kantoorure geskied: R10.

BJ VANDER VYVER
Stadsklerk

Munisipale Kantore
Posbus 67
Phalaborwa
1390
18 Julie 1984
Kennisgewing 8/1984

981-18

VERWOERDBURG MUNICIPALITY

AMENDMENT TO DETERMINATION OF CHARGES IN RESPECT OF WATER

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby notified that the Town Council of Verwoerdburg has by special resolution further amended the charges published in Municipal Notice No 6 of 1980, as amended, as set out in the Schedule below and shall be deemed to have come into operation on 1 April 1984.

P J GEERS
Town Clerk

18 July 1984
Notice No 31/1984

SCHEDULE

By amending item 2 by the substitution —

(a) in paragraphs (a)(i)(aa), (bb), (cc), (dd) and (ee) of sub-item (2) for the figures "27c", "29,7c", "32,4c", "37,8c" and "48,6c" of the figures "31,5c", "34,7c", "37,8c", "44,1c" and "56,7c" respectively.

(b) In paragraphs (a)(ii)(aa), (bb), (cc), (dd) and (ee) of sub-item (2) for the figures "27c", "29,7c", "32,4c", "37,8c" and "48,6c" of the figures "31,5c", "34,7c", "37,8c", "44,1c" and "56,7c" respectively.

(c) In paragraphs (a)(iii)(aa), (bb), (cc), (dd)

and (ee) of sub-item (2) for the figures "27c", "29,7c", "32,4c", "37,8c" and "48,6c" of the figures "31,5c", "34,7c", "37,8c", "44,1c" and "56,7c" respectively.

(d) In paragraph (b)(i), (ii), (iii), (iv) and (v) of sub-item (2) for the figures "27c", "29,7c", "32,4c", "37,8c" and "48,6c" of the figures "31,5c", "34,7c", "37,8c", "44,1c" and "56,7c" respectively.

(e) In paragraph (c)(ii) of sub-item (2) for the figure "27c" of the figure "31,5c".

MUNISIPALITEIT VERWOERDBURG

WYSIGING VAN VASSTELLING VAN GELDE TEN OPSIGTE VAN WATER

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), word hierby bekend gemaak dat die Stadsraad van Verwoerdburg by spesiale besluit die gelde afgekondig by Munisipale Kennisgewing No 6 van 1980, soos gewysig, verder gewysig het soos in die Bylae hierby uitengesit en word hierdie wysiging geag in werking te getree het op 1 April 1984.

P J GEERS
Stadsklerk

18 Julie 1984
Kennisgewing No 31/1984

BYLAE

Deur item 2 te wysig deur —

(a) in paragraue (a)(i)(aa), (bb), (cc), (dd) en (ee) van subitem (2) die syfers "27c", "29,7c", "32,4c", "37,8c" en "48,6c" onderskeidelik deur die syfers "31,5c", "34,7c", "37,8c", "44,1c" en "56,7c" te vervang.

(b) In paragraue (a)(ii)(aa), (bb), (cc), (dd) en (ee) van subitem (2) die syfers "27c", "29,7c", "32,4c", "37,8c" en "48,6c" onderskeidelik deur die syfers "31,5c", "34,7c", "37,8c", "44,1c" en "56,7c" te vervang.

(c) In paragraue (a)(iii)(aa), (bb), (cc), (dd) en (ee) van subitem (2) die syfers "27c", "29,7c", "32,4c", "37,8c" en "48,6c" onderskeidelik deur die syfers "31,5c", "34,7c", "37,8c", "44,1c" en "56,7c" te vervang.

(d) In paragraue (b)(i), (ii), (iii), (iv) en (v) van subitem (2) die syfers "27c", "29,7c", "32,4c", "37,8c" en "48,6c" deur die syfers "31,5c", "34,7c", "37,8c", "44,1c" en "56,7c" te vervang.

(e) In paragraaf (c)(ii) van subitem (2) die syfer "27c" deur die syfer "31,5c" te vervang.

982—18

SWARTRUGGENS MUNICIPALITY

WATER SUPPLY: AMENDMENT TO DETERMINATION OF CHARGES

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Swartruggens has by special resolution amended the charges published under Municipal Notice 6, dated 30 May 1984, with effect from 31 January 1984, by the substitution for item 2 of the following:

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

(1) Domestic Consumers

(a) For the first 20 kl, per kl or part thereof: 26,5c.

(b) Above 20 kl, per kl or part thereof: R2.

(c) Above 40 kl, an additional charge: R50.

(d) Minimum charge per month: R5,30.

(2) Water supplied to the Western-Transvaal Administration Board for the black township: At cost.

(3) Other Consumers

(a) For the first 200 kl, per kl or part thereof: 26,5c.

(b) Above 200 kl, per kl or part thereof: R2.

(c) Above 400 kl, an additional charge: R50.

(d) Minimum charge per month: R5,30.

(4) Government and semi-government Institutions

(a) Per kl or part thereof: 26,5c.

(b) Minimum charge per month: R5,30."

P J GROENEWALD
Town Clerk

Municipal Offices
PO Box 1
Swartruggens
2835
18 July 1984
Notice No 7/1984

MUNISIPALITEIT SWARTRUGGENS

WATERVOORSIENING: WYSIGING VAN DIE VASSTELLING VAN TARIEWE

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Dorpsraad van Swartruggens by spesiale besluit die gelde afgekondig by Munisipale Kennisgewing 6 van 30 Mei 1984, met ingang 31 Januarie 1984, gewysig het deur item 2 deur die volgende te vervang:

"2. Vordering vir die Lewering van Water, per maand

(1) Huishoudelike verbruikers

(a) Vir die eerste 20 kl, per kl of gedeelte daarvan: 26,5c.

(b) Bo 20 kl, per kl of gedeelte daarvan: R2.

(c) Bo 40 kl 'n addisionele heffing: R50.

(d) Minimum heffing: R5,30.

(2) Water gelewer aan die Wes-Transvaalse Administrasieraad vir die Swardorp: Teen kosprys.

(3) Ander verbruikers

(a) Vir die eerste 200 kl, per kl of gedeelte daarvan: 26,5c.

(b) Bo 200 kl, per kl of gedeelte daarvan: R2.

(c) Bo 400 kl 'n addisionele heffing: R50.

(d) Minimum heffing: R5,30.

(4) Staats- en Semi-staatsinstellings

(a) Per kl of gedeelte daarvan: 26,5c.

(b) Minimum heffing per maand: R5,30."

P J GROENEWALD
Stadsklerk

Munisipale Kantore
Posbus 1
Swartruggens
2835
18 Julie 1984
Kennisgewing No 7/1984

983—18

TOWN COUNCIL OF SANDTON

NOTICE OF ASSESSMENT RATES: 1984/1985

Notice is hereby given that the Town Council has, in terms of section 21 of the Local Authorities Rating Ordinance, 1977, imposed the following general rate on rateable property within the Municipality recorded in the Valuation Roll and any provisional supplementary valuation roll or supplementary valuation roll, for the financial year 1 July 1984 to 30 June 1985, namely one comma five five cents (1,55c) in the rand on the site value of land or the site value of a right in land: Provided that the following rebates be granted —

(a) 45 % on such rate levied on the site value of land or on the site value of a right in land zoned Residential 1 in terms of the Sandton Town-planning Scheme, 1980, and used solely for the purpose of accommodation a single dwelling unit which is used for residential purposes only; and

(b) 40 % on such rate levied on the site value of land or on the site value of a right in land zoned Residential 2 or Special, in terms of the Sandton Town-planning Scheme, 1980, and used solely for the purpose of accommodating a single dwelling unit which is used for residential purposes only: Provided that, in the case of the erection of a group of dwelling units, such rebate shall apply only from the date on which the portion of land on which a dwelling unit has been erected is registered in the Deeds Office as a separate erf, subject to such dwelling unit being used for residential purposes only.

(c) 15 % on such rate levied on the site value of land or on the site value of a right in land zoned Residential 3 or Residential 4 or Special in terms of the Sandton Town-planning Scheme, 1980, and used solely for the purpose of accommodating dwelling-units which are used for residential purposes only.

The rates as set out above shall, in terms of section 26(1) of the Local Authorities Rating Ordinance, 1977, be paid in twelve equal monthly instalments, namely the first instalment in respect of July 1984 on or before 31 August 1984 and all subsequent instalments on or before the last day of each succeeding month.

In terms of section 27(2) of the Local Authorities Rating Ordinance, 1977, and section 50A of the Local Government Ordinance, 1939, interest at such rate per annum as may be determined by the Administrator from time to time, shall be charged and collected per month on all arrear monies, rates and charges calculated —

(a) in respect of arrear rates from 31 August 1984; and

(b) in respect of arrear monies and charges from the date upon which such monies and

charges become due and payable to the Council.

P P DE JAGER
Town Clerk

Civic Centre
Cor West Street & Rivonia Road
PO Box 78001
Sandown
Sandton
2146
18 July 1984
Notice No 75/1984

gelde en heffings aan die Raad betaalbaar gevord het.

P P DE JAGER
Stadsklerk

Burgersentrum
H/v Weststraat en Rivoniaweg
Posbus 78001
Sandown
Sandton
2146
18 Julie 1984
Kennisgewing No 75/1984

984—18

STADSRAAD VAN SANDTON

KENNISGEWING VAN EIENDOMSBE- LASTING: 1984/1985

Kennis word hiermee gegee dat die Stadsraad, ingevolge artikel 21 van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture 1977, die volgende belasting opgelê het op belasbare eiendom binne die Munisipaliteit soos aangetoon word in die waarderingslys en in enige voorlopige aanvullende of aanvullende waarderingslys vir die boekjaar 1 Julie 1984 tot 30 Junie 1985 naamlik een komma vyf vyf sent (1,55c) in die rand op die terreinwaarde van grond of op die terreinwaarde van enige reg in grond: Met dien verstande dat die volgende kortings toegestaan sal word —

(a) 45 % op die eiendomsbelasting gehef op die terreinwaarde van grond of op die terreinwaarde van 'n reg in grond gesoneer Residensiell 1 ingevolge die Sandton-dorpsbeplanningskema, 1980, en wat verbeter is met 'n enkel wooneenheid wat net vir woondoeleindes gebruik word; en

(b) 40 % op die eiendomsbelasting gehef op die terreinwaarde van grond of op die terreinwaarde van 'n reg in grond gesoneer Residensiell 2 of Spesiaal ingevolge die Sandton-dorpsbeplanningskema, 1980, en wat verbeter is met 'n enkel wooneenheid wat net vir woondoeleindes gebruik word: Met dien verstande dat in geval van die oprigting van 'n groep wooneenhede die korting slegs van toepassing sal wees vanaf die datum waarop die gedeelte van die grond wat met 'n wooneenheid verbeter is, geregistreer is in die Akte Kantoor as 'n aparte erf, mits die wooneenheid net vir woondoeleindes gebruik word.

(c) 15 % op die eiendomsbelasting gehef op die terreinwaarde van grond of op die terreinwaarde van 'n reg in grond gesoneer Residensiell 3 of Residensiell 4 of Spesiaal ingevolge die Sandton-dorpsbeplanningskema, 1980, en wat verbeter is met wooneenhede wat uitsluitlik net vir woondoeleindes gebruik word.

Die belasting soos hierbo uiteengesit, is ingevolge artikel 26(1) van die ordonnansie op Eiendomsbelasting van Plaaslike Besture 1977, betaalbaar in twaalf gelyke paalemente soos volg: naamlik die eerste paalement ten opsigte van Julie 1984 voor of op 31 Augustus 1984, en alle verdere paalemente voor of op die laaste dag van elke daarop volgende maand.

Ingevolge artikel 27(2) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture 1977, en artikel 50A van die Plaaslike Bestuur-Ordonnansie 1939, sal rente per maand teen die koers wat van tyd tot tyd deur die Administrateur bepaal word gehef en gevorder word op alle agterstallige bedrae, belastings en heffings bereken —

(a) ten opsigte van agterstallige belastings vanaf 31 Augustus 1984; en

(b) ten opsigte van agterstallige gelde en heffings vanaf die datum waarop sodanige

TOWN COUNCIL OF BENONI

AMENDMENT OF CHARGES FOR THE LETTING OF PUTFONTEIN HALL

In terms of section 80B(8) of the Local Government Ordinance (Ordinance 17 of 1939), as amended, it is hereby notified that the Town Council of Benoni has, by special resolution, amended the charges for the letting of the Putfontein Hall previously determined by the Council and published in Official Gazette No 4271 of 6 July 1983 by inserting between the words "Sports clubs" and "from", where they appear in tariff (e) the words "and church youth activities". The amended charges came into effect on 30 May 1984.

C H BOSHOFF
Acting Town Clerk

Administrative Building
Municipal Offices
Benoni
18 July 1984
Notice No 103/1984

STADSRAAD VAN BENONI

WYSIGING VAN GELDE VIR DIE VER- HUUR VAN DIE PUTFONTEIN SAAL

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur (Ordonnansie 17 van 1939), soos gewysig, word hierby bekend gemaak dat die Stadsraad van Benoni by spesiale besluit, die gelde vir die verhuur van die Putfontein Saal wat voorheen deur die Stadsraad vasgestel en in Offisiële Koerant No 4271 van 6 Julie 1983 gepubliseer is, gewysig het deur in tarief (e) tussen die woorde "Sportklubs" en "vanaf" die woorde "en kerk jeugaktiwiteite", in te voeg. Die wysiging het op 30 Mei 1984 in werking getree.

C H BOSHOFF
Waarnemende Stadsklerk

Administratiewegebou
Munisipale Kantore
Benoni
18 Julie 1984
Kennisgewing No 103/1984

985—18

WITBANK MUNICIPALITY

AMENDMENT OF THE BY-LAWS FOR FIXING FEES FOR THE ISSUE OF CERTI- FICATES AND THE FURNISHING OF IN- FORMATION

In terms of section 80B of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby notified that the Town Council of Witbank has by special resolution repealed the tariffs published in Administrator's Notice No

35 dated 10 January 1968, as amended, with effect of 1 July 1984 and that the tariffs as set out in the schedule hereto shall be deemed to have come into operation on 1 July 1984.

J D B STEYN
Town Clerk

Administrative Centre
PO Box 3
Witbank
1035
18 July 1984
Notice No 86/1984

SCHEDULE

1.(a) For any certificate under article 50 of the Local Government Ordinance, 1939: The maximum as prescribed in article 50(2).

(b) For the furnishing of information in the acquiring of a certificate under article 50 of the Local Government Ordinance, 1939: R5.00.

(c) For any certificate under the Local Government Ordinance, 1939, or under any other Ordinance applicable to the Council, each: R2.00.

2. For copies of or extracts from any minutes, records or proceedings of the Council, per folio of 150 words or part thereof: The maximum as prescribed in article 33(4) of the Local Government Ordinance, 1939, subject to a maximum of R5.00 in respect of the minutes of the Council, copies of which are already available.

3.(a) For any certificate, any information, a extract from, or inspection into any deed, document or diagram or any particular for which no explicit provision is made in these by-laws, for any such certificate, information or inspection: R1.00.

(b) For written information, other than that mentioned in item 2, in addition to the fees in item 3(a), per folio of 150 words or part thereof: R1.00

4. For any continuous search for information: per hour or part thereof: R5.00.

5. For copies produced by means of copying machines of any documents, pages of books or illustrations by:

(a) members of the public:

(i) per copy sheet A4: R0.20

(ii) per copy sheet A3: R0.30

(iii) per copy sheet B3: R0.40

(b) the South African Association of Municipal Employees: Cost per copy sheet, plus 10 %.

(c) students in the Council's service: Cost per copy sheet, plus 10 %.

6. For the issue of computer print-outs: R1.00 per page with a minimum of R5.00 subject to a maximum of R100.00.

7.(a) For the issue of any certificate of valuation: each R2.00.

(b) For endorsement on "Declaration by Purchaser" forms: R2.00.

(c) But for the provisions of item 2, the issue of any information regarding properties situated within the municipality: each R1.00.

8.(a) For the issue of information regarding the Town-planning Scheme of the Council: R2.00

(b) For inspection into approved building plans: R1.00

(c) For monthly building statistics and schedule of approved building plans: Per copy R4.00.

9. Copies of plans:

(a) Linen copies, per m² or portion thereof: cost plus 12½ %.

(b) Polyester copies, per m² or portion thereof: cost plus 12½ %.

(c) Paper copies, per m² or portion thereof: cost plus 12½ %.

10. For the issue of a weigh-bridge certificate: R5.00.

11. For each copy of an accident report compiled by a member of the Traffic Department of the Council: R10.00.

12. For the issue of street maps: cost plus 12½ %.

WITBANK MUNISIPALITEIT

WYSIGING VAN VERORDENINGE VIR DIE VASSTELLING VAN GELDE VIR DIE UITREIKING VAN SERTIFIKAATE EN VERSKAFFING VAN INLIGTING

Ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, (Ordonnansie 17 van 1939), word hierby bekend gemaak dat die Stadsraad van Witbank by spesiale besluit die tariewe aangekondig deur Administrateursknisgewing 35 van 10 Januarie 1968, soos gewysig, met ingang van 1 Julie 1984 herroep en dat die tariewe soos in die bylae hierby uiteengesit geag in werking te getree het op 1 Julie 1984.

J D B STEYN
Stadsklerk

Administratiewe Sentrum
Posbus 3
Witbank
1035
18 Julie 1984
Kennisgewing No 86/1984

BYLAE

1.(a) Enige sertifikaat ingevolge artikel 50 van die Ordonnansie op Plaaslike Bestuur, 1939: Die maksimum soos voorgeskryf in artikel 50(2).

(b) Vir die verskaffing van inligting ter verkrywing van 'n sertifikaat uitgereik ingevolge artikel 50 van die Ordonnansie op Plaaslike Bestuur, 1939: R5.00.

(c) Enige ander sertifikaat ingevolge die Ordonnansie op Plaaslike Bestuur, 1939 of enige Ordonnansie wat op die Raad van toepassing is, elk: R2.00.

2. Afskrifte van of uittreksels uit enige noule, rekord of verrigtinge van die Raad, per bladsy van 150 woorde of gedeelte daarvan: Maksimum soos voorgeskryf deur artikel 33(4) van die Ordonnansie op Plaaslike Bestuur, 1939, tot 'n maksimum van R5.00 ten opsigte van die Notule van die Raad waarvan afskrifte reeds beskikbaar is.

3.(a) Vir 'n sertifikaat, enige inligting, 'n uittreksel uit of insae in enige akte, dokument of diagram of enige besonderhede waarvoor nie uitdruklik in hierdie verordeninge voorseenig gemaak word nie: Vir elke sodanige sertifikaat, inligting, uittreksel of insae: R1.00.

(b) Skriftelike inligting, uitgesonderd die genoem in item 2, benewens die gelde in item 3(a), per bladsy van 150 woorde of gedeelte daarvan: R1.00.

4. Vir enige voortdurende opsoek van inligting: per uur of gedeelte van 'n uur: R5.00.

5. Afskrifte gemaak deur middel van ko-

pieermasjiene van enige dokumente, bladsye van boeke of illustrasies deur:

(a) Lede van die publiek:

(i) per kopievel A4: R0.20

(ii) per kopievel A3: R0.30

(iii) per kopievel B3: R0.40

(b) Suid-Afrikaanse Vereniging van Municipale Werknemersvereniging per kopievel: Koste per kopievel plus 10 %.

(c) Studente in diens van die Raad: Koste per kopievel plus 10 %.

6. Vir die uitreiking van rekenaaruitdrukke: R1.00 per bladsy, met 'n minimum van R5.00 tot 'n maksimum van R100.00.

7.(a) Die uitreiking van enige taksasie-sertifikaat, elk R2.00.

(b) Endossement op "Verklaring deur Koper" vorms: elk R2.00.

(c) Behoudens die bepalings van item 2, die verstrekking van enige inligting wat betrekking het op eiendomme geleë binne die munisipaliteit: elk R1.00.

8.(a) Vir die verstrekking van inligting ten opsigte van die Raad se Dorpsbeplanningskema: R2.00.

(b) Vir die insae in goedgekeurde bouplanne: R1.00.

(c) Vir maandelikse boustatistieke en skeule van goedgekeurde bouplanne: per afskrif R4.00.

9. Afdrukke van planne:

(a) Linne-afdrukke, per m² of gedeelte daarvan: Koste plus 12½ %.

(b) Polyesterafdrukke, per m² of gedeelte daarvan: Koste plus 12½ %.

(c) Papierafdrukke, per m² of gedeelte daarvan: Koste plus 12½ %.

10. Vir die uitreiking van 'n weegbrugsertifikaat: R5.00

11. Vir elke afskrif van 'n ongeluksverslag wat deur 'n lid van die Raad se Verkeersafdeling opgestel is: R10.00.

12. Vir die uitreiking van straatkaarte: Koste plus 12½ %.

986—18

TOWN COUNCIL OF KEMPTON PARK

AMENDMENT TO STREET AND MISCELLANEOUS BY-LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council proposes to amend the Street and Miscellaneous By-laws.

The general purport of this amendment is to control the erection of route indicators to property which is for sale.

A copy 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 his objection in

writing with the undersigned on or before Thursday, 2 August 1984.

Q W VAN DER WALT
Town Clerk

Town Hall
Margaret Avenue
PO Box 13
Kempton Park
18 July 1984
Notice No 38/1984

STADSRAAD VAN KEMPTONPARK

WYSIGING VAN STRAAT- EN DIVERSE VERORDENINGE

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad van voornemens is om die Straat- en Diverse Verordeninge te wysig.

Die algemene strekking van hierdie wysiging is om die oprigting van roete-aanwystekens na eiendom wat te koop is, te beheer.

'n Afskrif van hierdie wysiging 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 wysiging wens aan te teken, moet dit skriftelik voor of op Donderdag, 2 Augustus 1984 by die ondergetekende doen.

Q W VAN DER WALT
Stadsklerk

Stadhuis
Margaretlaan
Posbus 13
Kemptonpark
18 Julie 1984
Kennisgwing No 38/1984

987—18

VILLAGE COUNCIL OF SABIE

ADOPTION OF STANDARD BY-LAWS RELATING TO DOGS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, No 17 of 1939, that the Village Council of Sabie intends adopting the Standard By-laws Relating to Dogs published under Administrator's Notice 1387 dated 14 October 1981, together with a tariff charge as schedule.

The general purport for the adoption of these by-laws, is to make provision for Dog By-laws and attended tariffs.

Copies of these by-laws are open for inspection at the office of the Town Clerk for a period of fourteen (14) days as from the date of publication hereof.

Any person who desires to lodge objection to the said by-laws, must do so in writing to the undersigned within fourteen (14) days after the date of publication of this notice in the Provincial Gazette.

W H GELDENHUYSEN
Town Clerk

Municipal Offices
PO Box 61
Sabie
1260
18 July 1984
Notice No 16/1984

DORPSRAAD VAN SABIE

AANNAME VAN STANDAARDVERORDENINGE RAKENDE HONDE

Daar word ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, bekend gemaak dat die Dorpsraad van Sabie van voornemens is om die Standaardverordeninge rakende honde soos aangekondig by Administrateurskennisgwing 1387 van 14 Oktober 1981 aan te neem, tesame met 'n tarief van geldte soos daartoe hoort.

Die algemene strekking vir die aanname van hierdie verordeninge, is om voorseening te maak vir verordeninge van toepassing op honde en die nodige bygaande tariewe.

Afskrifte van hierdie verordeninge lê ter insae by die kantoor van die Stadsklerk vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde verordeninge wens aan te teken, moet dit skriftelik binne veertien (14) dae vanaf publikasie van hierdie kennisgwing in die Provinciale Koerant by die ondergetekende doen.

W H GELDENHUYSEN
Stadsklerk

Munisipale Kantore
Posbus 61
Sabie
1260
18 Julie 1984
Kennisgwing No 16/1984

988—18

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