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OFFISIELLE KOERANT VAN DIE TRANSVAAL
(Verskyn elke Woensdag)

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C G D GROVE
Proviniale Sekretaris

Proklamasies

No 3 (Administrateurs-), 1986

PROKLAMASIE

Ingevolge artikel 49(1) van die Registrasie van Aktes Wet, 1937 (Wet 47 van 1937), gelees met artikel 82 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), brei ek hiermee die grense van die dorp Louis Trichardt Uitbreiding 7 uit deur Gedeelte 35 ('n gedeelte van Gedeelte 7) van die plaas Bergvliet No 288

OFFICIAL GAZETTE OF THE TRANSVAAL
(Published every Wednesday)

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C G D GROVE
Provincial Secretary

Proclamations

No 3 (Administrator's), 1986

PROCLAMATION

In terms of section 49(1) of the Deeds Registries Act, 1937 (Act 47 of 1937), read with section 82 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), I hereby extend the boundaries of Louis Trichardt Extension 7 Township to include Portion 35 (a portion of Portion 7) of the farm Bergvliet No 288 LS, district of Sout-

LS. distrik Soutpansberg, daarin op te neem onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

Gegee onder my Hand te Pretoria, op hede die 26e dag van November, Eenduisend Negehonderd Vyf-en-tagtig.

W A CRUYWAGEN
Administrateur van die Provincie Transvaal
PB 4-8-2-4666-1

BYLAE

STAAT VAN VOORWAARDES WAAROP DIE AANSOEK GEDOEN DEUR DIE STADSRAAD VAN LOUIS TRICHARDT (HIERNA DIE ERFEIENAAR GENOEM) INGEVOLGE DIE BEPALINGS VAN ARTIKEL 82 VAN DIE ORDONNANSIE OF DORPSBEPLANNING EN DORPE, 1965 (ORDONNANSIE 25 VAN 1965), OM TOESTEMMING OM DIE GRENSE VAN DIE DORP LOUIS TRICHARDT UITBREIDING 7 UIT TE BREI OM GEDEELTE 35 ('N GEDEELTE VAN GEDEELTE 7) VAN DIE PLAAS BERGVLIET NO 288 LS IN TE SLUIT, TOEGESTAAN IS

1. VOORWAARDES VAN UITBREIDING

Beskikking oor Bestaande Titelvoorwaardes

Die erf moet onderworpe gemaak word aan bestaande voorwaardes en servitute, as daar is, met inbegrip van die voorbehou van die regte op minerale, maar uitgesondert —

(1) die volgende servituut wat nie die erf raak nie:

"Specially subject to the servitude in favour of the Republic of South Africa, of Storage and Aqueduct, to take water for Railway purposes by means of a weir in the Dorps River, and pipes leading therefrom to the Railway Station on the farm Ledig 946, district Zoutpansberg, the storage aforesaid to take place in a or reservoir on portion of the said farm Bergvliet 288, Registration Division LS, in extent 3312 square metres, as represented and described in the Diagram SG A3301/13 annexed to the said Deed of Grant 204/1917, and the water to be led by means of pipes along the pipeline marked EF, FG, GH, JK, KL on the said Diagram SG A 3301/13, and across the farm Rietvly 276, Registration Division LS, district Zoutpansberg, along the pipeline marked CBA on the Diagram SG A3300/13 annexed to Deed of Grant 204/1917, together with the undermentioned rights ancillary thereto, in favour of the Republic or its servants, viz:

(a) The right to take from the site of the dam as much water as may be required for the purposes aforesaid.

(b) The right to erect and maintain at around the site of the said dam or reservoir all such fences and such other means of protection as are necessary.

(c) The right to erect and maintain either now or at any future period upon the said land a pumping station with all the necessary requisites for such station.

(d) The right to lay and maintain a line or lines of pipes, for the purpose of conveying the water from the site of the dam as aforesaid, at a sufficient distance beneath the surface of the ground as not to interfere with ploughing operations.

(e) The right to lay and maintain a tram track from the Railway Station as aforesaid to the site of the said dam for the purposes of conveying coal and stores.

(f) The right to enter upon the said farm Bergvliet and to execute all the necessary works in connection with the said water supply.

(g) The right to remove the pipeline or lines, fences,

pansberg, subject to the conditions set out in the Schedule hereto.

Given under my Hand at Pretoria, on this 26th day of November, One thousand Nine hundred and Eighty-five.

W A CRUYWAGEN
Administrator of the Province Transvaal
PB 4-8-2-4666-1

SCHEDULE

STATEMENT OF THE CONDITIONS UNDER WHICH THE APPLICATION MADE BY THE TOWN COUNCIL OF LOUIS TRICHARDT (HEREINAFTER REFERRED TO AS THE ERF OWNER) UNDER THE PROVISIONS OF SECTION 82 OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965 (ORDINANCE 25 OF 1965), FOR PERMISSION TO EXTEND THE BOUNDARIES OF LOUIS TRICHARDT EXTENSION 7 TO INCLUDE PORTION 35 (A PORTION OF PORTION 7) OF THE FARM BERGVLIET NO 288 LS, HAS BEEN GRANTED

1. CONDITIONS OF EXTENSION

Disposal of Existing Conditions of Title

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

(1) the following servitude which does not affect the erf:

"Specially subject to the servitude in favour of the Republic of South Africa, of Storage and Aqueduct, to take water for Railway purposes by means of a weir in the Dorps River, and pipes leading therefrom to the Railway Station on the farm Ledig 946, district Zoutpansberg, the storage aforesaid to take place in a or reservoir on portion of the said farm Bergvliet 288, Registration Division LS, in extent 3312 square metres, as represented and described in the Diagram SG A3301/13 annexed to the said Deed of Grant 204/1917, and the water to be led by means of pipes along the pipeline marked EF, FG, GH, JK, KL on the said Diagram SG A 3301/13, and across the farm Rietvly 276, Registration Division LS, district Zoutpansberg, along the pipeline marked CBA on the Diagram SG A3300/13 annexed to Deed of Grant 204/1917, together with the undermentioned rights ancillary thereto, in favour of the Republic or its servants, viz:

(a) The right to take from the site of the dam as much water as may be required for the purposes aforesaid.

(b) The right to erect and maintain at around the site of the said dam or reservoir all such fences and such other means of protection as are necessary.

(c) The right to erect and maintain either now or at any future period upon the said land a pumping station with all the necessary requisites for such station.

(d) The right to lay and maintain a line or lines of pipes, for the purpose of conveying the water from the site of the dam as aforesaid, at a sufficient distance beneath the surface of the ground as not to interfere with ploughing operations.

(e) The right to lay and maintain a tram track from the Railway Station as aforesaid to the site of the said dam for the purposes of conveying coal and stores.

(f) The right to enter upon the said farm Bergvliet and to execute all the necessary works in connection with the said water supply.

(g) The right to remove the pipeline or lines, fences,

errections, pumping plant with buildings, erections and re quisites appertaining to such a station tram track or tracks, coal and accessories, or any part thereof, at any time, free from any restriction or stipulations.

(h) The said Council of the municipality of Louis Trichardt shall not do or cause to be done anything that may interfere with the full enjoyment of the said Republic's use of the water as aforesaid."

(2) die volgende reg wat nie aan die erf oorgedra sal word nie:

"The Remaining Extent of Portion 7 measuring as such 1920,7046 hectares (a portion whereof is hereby transferred) is entitled to a Servitude of Water Furrow over Portion 16 (a portion of Portion 7) of the said farm Bergvliet 288, Registration Division LS, measuring 2855 square metres, held by Deed of Transfer T32523/1946."

2. TITELVOORWAARDES

Die erf is onderworpe aan die volgende voorwaardes opgelê deur die Administrateur ingevolge die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965.

(1) Die erf is onderworpe aan 'n servituit 2 m breed, vir riolerings- en ander munisipale doeleinades, ten gunste van die plaaslike bestuur, langs enige twee grense, uitgesond 'n straatgrens en, in die geval van 'n pypsteelerf, 'n addisionele servituit 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 servituit mag afsien.

(2) Geen geboue of ander struktuur mag binne die voor noemde servituitgebied opgerig word nie en geen groot wortelbome mag binne die gebied van sodanige servituit of binne 'n afstand van 2 m daarvan geplant word nie.

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

errections, pumping plant with buildings, erections and re quisites appertaining to such a station tram track or tracks, coal and accessories, or any part thereof, at any time, free from any restriction or stipulations.

(h) The said Council of the municipality of Louis Trichardt shall not do or cause to be done anything that may interfere with the full enjoyment of the said Republic's use of the water as aforesaid."

(2) the following right which shall not be transferred to the erf:

"The Remaining Extent of Portion 7 measuring as such 1920,7046 hectares (a portion whereof is hereby transferred) is entitled to a Servitude of Water Furrow over Portion 16 (a portion of Portion 7) of the said farm Bergvliet 288, Registration Division LS, measuring 2855 square metres, held by Deed of Transfer T32523/1946."

2. CONDITIONS OF TITLE

The erf shall be subject to the following conditions imposed by the Administrator in terms of the provisions of the Town-planning and Townships Ordinance, 1965.

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

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

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

Administrateurskennisgewings

Administrateurskennisgewing 71

15 Januarie 1986

MUNISIPALITEIT EDENVALE: VÉRODENINGE BETREFFENDE LISENSIES, DIE BEHEER OOR BE-SIGHEDEN EN DIE OPRIGTING VAN PLAKKATE

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit.

INHOUDSOPGAWE

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15 January 1986

EDENVALE MUNICIPALITY: BY-LAWS RELATING TO LICENCES, BUSINESS CONTROL AND THE ERECTION OF POSTERS

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

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HOOFSTUK 1**ALGEMENE BEPALINGS***Algemene Woordomskrywing*

2. In hierdie verordeninge, tensy uit die samehang anders blyk, beteken — “beampte” ’n werknemer van die Raad wat gemagtig is om die bepalings van hierdie verordeninge toe te pas, en dit sluit ’n lid van die Suid-Afrikaanse Polisie in;

“Hoof: Gesondheidsdienste” die Hoof: Gesondheidsdienste van die Raad, enige persoon wat in sy plek waarnem, en enige persoon wat deur die Raad gemagtig is om namens hom op te tree;

“lisenzie” ’n lisenzie wat ingevalge die Ordonnansie op Lisenzie 1974 (Ordonnansie 19 van 1974), toegestaan is of ’n lisenzie wat die Raad ingevalge hierdie verordeninge toestaan, na gelang van die geval, en “gelisensteer” het ’n ooreenstemmende betekenis;

“Lisensteerhoof” die hoof van die Raad se Lisenzie-afdeling, enige persoon wat deur die Raad gemagtig is om namens hom op te tree, enige persoon wat in sy plek waarnem en enige persoon wat deur die Raad aangewys is om die bepalings van hierdie verordeninge toe te pas;

“motorvoertuig” enige selfaangedrewe voertuig;

“munisipaliteit” die gebied of distrik geplaas onder die beheer en regsbevoegdheid van die Raad;

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CHAPTER 1**GENERAL PROVISIONS***General Definitions*

2. In these by-laws, unless the context otherwise indicates — “Chief: Health Services” means the Chief: Health Services of the Council, any person acting in his stead, and any person authorised by the Council to act on his behalf.

“Chief Licence Officer” means the head of the Council’s Licensing Department, any person authorised by the Council to act on his behalf, any person acting in his stead and any person designated by the Council to enforce these by-laws:

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

“form” means a form prescribed by the Council and supplied by the Chief Licence Officer;

“licence” means a licence granted in terms of the Licences Ordinance 1974 (Ordinance 19 of 1974), or a licence granted by the Council in terms of these by-laws as the case may be, and “licensed” has a corresponding meaning;

“motor vehicle” means any self propelled vehicle;

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

"openbare motorvoertuig" enige motorvoertuig —

(a) wat teen betaling vir die vervoer daarop van mense of goedere of albei gebruik word; of

(b) wat vir gebruik soos hierbo genoem, te huur aangebied word; of

(c) wat gebruik word om 'n ander openbare voertuig te trek soos hierin omskryf, en sluit 'n sleepwa in maar omvat nie —

(i) 'n ambulans;

(iv) enige motorvoertuig wat ontwerp of aangepas is vir die insleep van ander voertuie, wat algemeen bekend staan as 'n "teëspoedwa"; of

(iii) 'n lykswa;

(iv) enigmotorvoertuig wat ontwerp of aangepas is vir die insleep van ander voertuie, wat algemeen bekend staan as 'n "teëspoedwa"; of

(v) enige ander klas motorvoertuig wat volgens die Raad se voorskrif nie 'n openbare voertuig is nie.

"Ordonnansie" die Ordonnansie op Licensies, 1974 (Ordonnansie 19 van 1974);

"perseel" 'n perseel wat gebruik word vir of in verband met die dryf van 'n besigheid wat gelisensieer moet word, maar as sodanige perseel deel van 'n gebou uitmaak, sluit dit geen deel van sodanige gebou in wat nie vir of in verband met die betrokke besigheid gebruik word nie "Raad" die Stadsraad van Edenvale, dié Raad se bestuurskomitee wat handel kragtens die bevoegdhede wat ingevolge die bepalings van artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960, aan hom gedelegeer is, en enige beampete aan wie dié Komitee ingevolge die bepalings van subartikel (3) van genoemde artikel, op gesag van die Raad, die bevoegdhede, funksies en pligte wat ten opsigte van hierdie verordeninge by die Raad berus, kan deleger, en dit inderdaad gedelegeer het;

"sleepwa" 'n voertuig wat nie selfaangedrewe is nie en wat ontwerp of aangepas is om deur 'n motorvoertuig getrek te word, maar omvat nie 'n syspan wat aan 'n motorfiets vas is nie;

"vorm" 'n vorm wat deur die Raad voorgeskryf word en deur die Licensiehoof verskaf word.

Betaling van Licensiegeld

3. (1) Alle licensiegeld moet aan die Raad betaal word wanneer daar om die licensie of die hernuwing van die licensie aansoek gedoen word.

(2) Die licensiegeld wat in elke item van Bylae 1 aangegee word, is betaalbaar ten opsigte van die licensie wat op elke sodanige item betrekking het: Met dien verstande dat indien die aanspreeklikheid om 'n jaarlike licensie uit te neem na 30 Junie van enige jaar ontstaan, die licensiegeld vir sodanige jaar met die helfte verminder word.

(3) Enige geld wat ingevolge subartikel (1) betaal word, moet aan die aansoeker terugbetaal word indien die aansoek om die licensie of om die hernuwing van die licensie geweier of teruggetrek word, mits die aansoeker die Licensiehoof daarvan oortuig het dat hy nie die besigheid of onderneming waarvoor die licensie nodig was, bedryf het, of die voertuig waarvoor die licensie nodig was, as openbare voertuig gebruik het, vir enige tydperk gedurende die jaar ten opsigte waarvan die aansoek gedoen is nie.

(4) Enige persoon wat versuim om aansoek te doen om 'n licensie binne een maand na die datum waarop hy aanspreeklik word om 'n licensie ingevolge hierdie verordeninge uit te neem; en wat enige besigheid of onderneming sonder 'n li-

"official" means an employee of the Council authorised to enforce the provisions of these by-laws, and includes a member of the South African Police;

"Ordinance" means the Licences Ordinance, 1974 (Ordinance 19 of 1974);

"Premises" means premises used for or in connection with the carrying on of a business required to be licensed but, when such premises consists of part of a building, shall not include any part of such building which is not used for or in connection with the business concerned;

"public motor vehicle" means any motor vehicle —

(a) used for the conveyance thereon of persons or goods or both for reward; or

(b) plying for hire for use as aforesaid; or

(c) used to draw another public vehicle as herein defined and includes a trailer but does not include —

(i) an ambulance;

(ii) any motor vehicle owned by any local authority or by the State including the South African Transport Services and the Provincial Administration;

(iii) a hearse;

(iv) any motor vehicle designed or adapted for salvaging other vehicles, commonly known as a "breakdown vehicle"; or

(v) any other class of motor vehicle which the Council may prescribe as not being a public vehicle;

"trailer" means a vehicle which is not self-propelled and which is designed or adapted to be drawn by a motor vehicle, but does not include a side car attached to a motor cycle.

Payment of Licence Fees

3.(1) All licence fees shall be paid to the Council at the time the application for the licence, or for the renewal of the licence, is made.

(2) The licence fee specified in each item of Schedule 1 shall be payable in respect of the licence to which every such item relates: Provided that if the liability to take out an annual licence arises after 30 June in any year, the licence fee for such year shall be reduced by one-half.

(3) Any fee paid in terms of subsection (1), shall be refunded to the applicant if the application for the licence or for the renewal of the licence is refused or withdrawn, provided the applicant satisfies the Chief Licence Officer that he has not carried on the business or undertaking for which the licence was required or used the vehicle for which the licence was required as a public vehicle, for any period during the year in respect of which the application was made.

(4) Any person who fails to apply for a licence within one month after the date upon which he becomes liable to take out a licence in terms of these by-laws, and who carries on any business or undertaking without a licence in contraven-

sensie strydig met hierdie verordeninge dryf, moet, voordat 'n licensie toegestaan word, al die agterstallige licensiegelde wat betaalbaar is ten opsigte van die tydperk waartydens hy sodanige besigheid of onderneming sonder die nodige licensie bedryf het, betaal.

(5) Die betaling van enige bedrag ingevolge subartikel (4) onthet geen persoon van strafregtelike aanspreeklikheid wat voortspruit uit sy versuum om 'n licensie uit te neem nie, en die feit dat 'n persoon skuldig bevind is aan 'n misdryf ingevolge hierdie verordeninge onthet hom ook nie van die aanspreeklikheid om enige bedrag ingevolge hierdie artikel te betaal nie.

(6) 'n Bedrag wat deur 'n persoon ingevolge die bepalings van hierdie verordeninge verskuldig is, uitgenome 'n boete by skuldigbevinding, is 'n skuld wat aan die Raad betaalbaar is en kan deur die Raad in enige bevoegde hof verhaal word.

Gedishonoreerde Tjeks

4. Waar enige aansoeker om 'n licensie of skriftelike magtiging, die verskuldigde bedrag per tjek betaal en die tjek by aanbieding gedishonoreer word, is sodanige licensie of skriftelike magtiging vanaf die dag waarop dit uitgereik is, ongeldig en die aansoeker moet op aandrang van die Raad sodanige licensie of skriftelike magtiging onverwyld aan die Raad terugbesorg.

Geldigheidsduur van Licensies of Skriftelike Magtigings

5. Enige licensie of skriftelike magtiging wat toegestaan is ingevolge hierdie verordeninge, is geldig tot en met 31 Desember van die jaar ten opsigte waarvan dit toegestaan of uitgereik is: Met dien verstande dat 'n licensie vir 'n tydelike bouerskutting wat gebruik of beoog word vir advertensiedoeleindes, die licensie geldig is vir die tydperk waarvoor dit toegestaan is.

Oordraagbaarheid van Licensie

6. Geen licensie wat ingevolge hierdie verordeninge toegestaan word, mag van die licensiehouer aan iemand anders oorgedra word nie: Met dien verstande dat, onderworpe aan die bepalings van artikel 35, waar 'n licensiehouer te sterwe kom, of waar sy boedel voorlopig of finaal gesekwestreer word, of as die licensiehouer 'n maatskappy is wat gelikwi-deer word, of as die licensiehouer op enige wyse regtens on-bevoegd raak om sy besigheid of onderneming te dryf, sy weduwee, eksekuteur, trustee, likwidator of enige *curator bonis* wat deur die hof aangestel is, na gelang van die geval, by betaling van die oordraggeld wat by Bylae 1 voorgeskryf word, die besigheid of onderneming vir die onverstreke tydperk van die licensie kan dryf.

Vennootskapslicensie

7. (1) Enige licensie wat aan 'n vennootskap toegestaan word, moet die volle name van elke vennoot en die firmaam waaronder die besigheid bedryf gaan word, bevat.

(2) Waar enige lid van 'n vennootskap om watter rede ook al gedurende die jaar ten opsigte waarvan die licensie aan die vennootskap toegestaan is, ophou om 'n vennoot te wees, kan die oorblywende vennoot of vennote, by betaling van die oordraggeld wat by Bylae 1 voorgeskryf word, die besigheid of onderneming gedurende die onverstreke licensietermyn dryf.

(3) Waar die samestelling van 'n vennootskap gewysig word deurdat 'n nuwe vennoot toegelaat word, word die geldende licensie wat aan sodanige vennootskap uitgereik is, nietig en moet die vennootskap om 'n nuwe licensie aansoek doen.

Dokument wat Verlore Raak of Vernietig is

8. Indien die Raad oortuig is dat enige licensie, of skriftelike magtiging wat ingevolge hierdie verordeninge toegestaan of uitgereik is, verlore geraak het of vernietig is, moet dit by ontvangs van 'n skriftelike versoek om 'n duplikaat van enige sodanige dokument deur die houer daarvan en by betaling

tion of these by-laws, shall, before a licence is granted, pay all arrear licence fees due in respect of the period during which he carried on such business or undertaking without the necessary licence.

(5) The payment of any amount in terms of subsection (4) shall not relieve any person of criminal liability arising from his failure to take out a licence nor shall the fact that a person has been convicted of an offence under these by-laws relieve him from the liability to pay any amount in terms of this section.

(6) An amount due by a person in terms of the provisions of these by-laws, except a fine upon conviction, shall be a debt payable to the Council and may be recovered by the Council in any competent court.

Dishonoured Cheques

4. Where an applicant for a licence or written authority pays the charge due by cheque and the cheque is dishonoured on presentation, such licence or written authority shall be null and void as from the date on which it was issued and the applicant shall on demand by the council forthwith deliver such licence, or written authority to the council.

Period of Validity of Licences or Written Authorities

5. Any licence, or written authority granted in terms of these by-laws, shall be valid up to and including 31 December of the year in respect of which it was granted or issued: Provided that in respect of a licence for a temporary builder's hoarding used or intended to be used for advertising purposes the licence shall be valid for the period for which it was granted.

Transferability of Licence

6. No licence granted in terms of these by-laws shall be transferable from the licensee to another person: Provided that, subject to the provisions of section 35, if a licensee dies, or if his estate is provisionally or finally sequestrated, or if the licensee, being a company, is in the course of liquidation, or if the licensee becomes in any way incapable in law of carrying on his business or undertaking, then his widow, executor, trustee, liquidator or any *curator bonis* appointed by the court, as the case may be, may on payment of the transfer fee prescribed in Schedule 1, carry on the business or undertaking for the unexpired period of the licence.

7. (1) Any licence granted to a partnership shall specify the full names of each of the partners and the name of the firm under which the business shall be carried on.

(2) Where any member of a partnership for any reason ceases to be a partner during the year for which a licence has been granted to the partnership, the remaining partner or partners may on payment of the transfer fee prescribed in Schedule 1, carry on the business or undertaking for the unexpired period of the licence.

(3) If a change in the composition of a partnership is occasioned by the admission of a new partner, the current licence granted to such partnership shall become null and void and the partnership shall apply for a new licence.

Document Lost or Destroyed

8. If the council is satisfied that any licence or written authority granted or issued in terms of these by-laws, has been lost or destroyed it shall on receipt of a written request for a duplicate of any such document by the holder thereof, and

van die toepaslike geld wat in Bylae 1 voorgeskryf word, 'n duplikaat daarvan uitrek.

Dokument Moet op Aanvraag Getoon word

9. Enige persoon aan wie 'n lisensie of skriftelike magtiging toegestaan of uitgereik is, moet sodanige dokument of 'n duplikaat daarvan op aanvraag aan enige beampte toon binne sodanige redelike tydperk wat die Raad bepaal.

Die Reg om Persele te Betree en te Inspekteer

10. Enige beampte kan vir enige doel in verband met die toepassing van hierdie verordeninge, te enige redelike tyd en sonder om vooraf kennis te gee, enige perseel betree, of sodanige perseel gebruik word vir of in verband met 'n besigheid of onderneming wat gelisensieer moet wees of nie, en sodanige inspeksie en navraag daar doen as wat hy nodig ag.

Vrystelling

11. Hierdie verordeninge is nie van toepassing ten opsigte van enige besigheid of onderneming wat deur of namens die Raad bedryf word nie.

HOOFSTUK 2 ADVERTENSIE TEKENS EN SKUTTINGS *Woordomskrywings*

12. In hierdie Hoofstuk, tensy uit die samehang anders blyk beteken — "advertensieteken" enige advertensie of advertensiestoel van enige aard in, of in sig van, enige straat, en sluit 'n lugteken en 'n advertensie op enige openbare motorvoertuig in, maar sluit nie die volgende in nie:

(i) enige vensteruitstalling om handelsware te adverteer op 'n perseel waar daar wettig handel gedryf word; en

(ii) enige advertensie of advertensiestoel soos omskryf in Hoofstuk 8 van hierdie verordeninge;

"lugteken" enige woord, letter, naam, model, simbool, toestel of voorstelling in die vorm van 'n advertensie, aankondiging of aanwysing wat gestut word deur, bevestig is aan, of deel uitmaak van enige styl, paal, ysterpaal, raamwerk of 'n ander stut wat geheel en al of gedeeltelik op, oor of bokant enige gebou, struktuur, straat of plein is, of op enige balkon, ballon, vlieëer, vliegtuig, valskeerm of iets dergeliks wat heeltemal of gedeeltelik van enige plek in 'n openbare pad, straat of ander openbare plek teen die lug sigbaar is;

"skutting" enige struktuur, skerm of heining wat gebruik word of bedoel is om gebruik te word om enige advertensie in, of in sig van, enige straat te vertoon.

DEEL 1 LISENSIËRING *Wanneer 'n Licensie Vereis word*

13. (1) Niemand mag —

(a) 'n advertensieteken of skutting oprig, vertoon of behou daaroor hê tensy 'n lisensie ingevolge hierdie hoofstuk vir sodanige teken of skutting uitgereik is nie: Met dien verstaande dat slegs een lisensie ten opsigte van een of meer advertensietekens wat op dieselfde openbare motorvoertuig vertoon word;

(b) 'n advertensieteken of skutting oprig of vertoon behalwe op 'n perseel, of die plek, wat in sodanige lisensie aangegee word nie, of 'n advertensieteken vertoon op enige openbare motorvoertuig behalwe die voertuig wat in sodanige lisensie aangegee word nie;

(c) 'n advertensieteken of skuttingstrydig met enige voorwaarde, beperking of vereiste wat op die betrokke lisensie geëndosseer is, oprig of vertoon nie.

(2) Ondanks die bepalings van subartikel 91), word geen lisensie vereis nie, van enige persoon wat —

upon payment of the appropriate fee prescribed in Schedule 1, issue a duplicate thereof.

Production of Document on Demand

9. Any person to whom a licence or written authority has been granted or issued shall produce such document or a duplicate thereof on demand to any official within such reasonable time as the Council may determine.

Right of Entry and Inspection of Premises

10. Any official may, for any purpose connected with the carrying out of these by-laws, at all reasonable times and without previous notice, enter upon any premises, whether or not such premises are used for or in connection with a business or undertaking required to be licensed, and make such inspection and enquiry as he may deem necessary.

Exemption

11. These by-laws shall not apply in respect of any business or undertaking which is carried on by or on behalf of the Council.

CHAPTER 2 ADVERTISING SIGNS AND HOARDINGS

Definitions

12. In this Chapter, unless the context otherwise indicates — "advertising sign" means any advertisement or advertising device of any kind in or in view of any street and includes a sky sign and an advertisement on any public motor vehicle, but does not include any of the following:

(i) Any window display, advertising merchandize on premises where lawful trading is being carried on; and

(ii) any advertisement or advertising device as defined in Chapter 8 of these by-laws;

"hoarding" means any structure, screen or fence which is used or intended to be used for the display of any advertisement in or in view of any street;

"sky sign" means any word, letter, name, model, symbol, device or representation in the nature of an advertisement, announcement or direction, supported on or attached to or forming part of any post, pole, standard, framework or other support wholly or in part upon, over or above any building, structure, street or square, or on any balcony, balloon, kite, aircraft, parachute or similar device which, or any part of which, is visible against the sky from any point in a public road, street or other public place.

PART 1 LICENSING

When a Licence is Required

13. (1) No person shall —

(a) erect, display or have under his control an advertising sign or hoarding unless a licence has been issued in terms of this chapter in respect of such sign or hoarding: Provided that only one licence shall be required in respect of one or more advertising signs being displayed on the same public motor vehicle;

(b) erect or display an advertising sign or hoarding except on premises, or in the place, specified in such licence or display an advertising sign on any public motor vehicle other than the vehicle specified in such licence;

(c) erect or display an advertising sign or hoarding contrary to any condition, restriction or requirement endorsed on the licence concerned.

(2) Notwithstanding the provisions of subsection (1), no licence shall be required from any person who —

(a) ingevolge 'n reeling of ooreenkoms met die Raad, 'n advertensieteken of skutting op enige terrein sypaadjie, gebou, struktuur, paal, openbare motorvoertuig, toebehore of ander struktuur wat aan die Raad behoort, of deur hom gehuur word of wat by hom berus, oprig of vertoon; of

(b) op die perseel waarop 'n besigheid, beroep of bedrywigheid beoefen word, of sodanige besigheid, beroep of bedrywigheid nou al gelisensieer moet word of nie, 'n advertensieteken of skutting, uitgesonderd 'n lugteken of 'n handelsmerk, met die naam en aard van sodanige besigheid, beroep of bedrywigheid wat hy op die perseel beoefen, of met die naam of die aard van enige artikel wat aldaar verkoop, gemaak of vervaardig word, oprig of vertoon; of

(c) as 'n eienaar van vaste eiendom of 'n agent wat namens sodanige persoon optree, die feit dat sodanige eiendom, of enige huisraad of huishoudelike goedere of sodanige eiendom, te koop of te huur is, adverteer; of

(d) as 'n eienaar of persoon in beheer van die perseel van 'n teater of bioskoop, 'n vertoning wat in daardie of enige ander teater of bioskoop gehou gaan word, op daardie perseel adverteer deur middel van 'n advertensieteken, uitgesonderd 'n lugteken.

Aansoek om 'n Licensie

14. (1) Elke anssoek om 'n licensie moet gedoen word deur 'n anssoekvorm te voltooi en sodanige vorm by die Raad in te dien tesame met die bedrag wat in Byle 1 voorgeskryf word.

(2) Elke anssoekvorm wat ingevolge subartikel (1) ingedien word, moet deur die Raad met die datum waarop dit ingedien is, gestempel word.

(3) (a) Behoudens die bepalings van subartikel (4), moet die anssoeker 'n kennisgiving van die Raad verkry, waarin daar gemeld word dat 'n anssoek om die betrokke licensie ingedien is en waarop die datum waarop die kennisgiving uitgereik is by wyse van 'n amptelike stempel geëndoseer is, en die anssoeker moet binne drie dae van sodanige datum af sodanige kennisgiving wat behoorlik voltooi is, buite- of binnekant die perseel waarop die anssoek betrekking het, of op 'n bord wat aan 'n paal vas is wat stewig in die grond ingeplant is, op of so naby as moontlik aan sodanige perseel vasheg.

(b) Sodaanige kennisgiving moet op 'n opvallende plek vertoon word waar dit maklik van 'n openbare pad of straat of ander openbare plek af gesien en gelees kan word en die anssoeker moet sodaanige kennisgiving vir 'n aaneenlopende tydperk van een en twintig dae na die datum van uitreiking in 'n goeie en duidelike leesbare toestand in stand hou: Met dien verstande dat indien die perseel so geleë is dat die kennisgiving nie van 'n openbare pad of straat of ander openbare plek sigbaar sal wees nie, sodaanige kennisgiving ooreenkomsdig die bepalings van hierdie artikel vertoon moet word by enige private ingang na die perseel op die plek waar sodaanige ingang toegang tot 'n openbare pad of straat of ander openbare plek verleen.

(4) Die bepalings van subartikel (3) en artikels 16, 17 en 18 is nie van toepassing ten opsigte van 'n anssoek om 'n licensie vir een of meer advertensietekens op 'n openbare motorvoertuig nie.

Bevoegdheid van Raad waar geen Besware Ingedien of Aangevra is nie

15. Wanneer geen beswaar met betrekking tot 'n anssoek om 'n licensie ingedien word nie, en in die geval van 'n anssoek ten opsigte van 'n advertensieteken op 'n openbare motorvoertuig, kan die Raad —

(a) sodaanige anssoek onvoorwaardelik toestaan;

(b) sodaanige anssoek weier;

(a) in terms of an arrangement or agreement with the Council, erects or displays an advertising sign or hoarding on any area, sidewalk, building, structure, pole, public motor vehicle, fitting or other structure owned, hired by or vested in the Council; or

(b) erects or displays upon the premises in which a business, profession or activity is carried on, whether or not such business, profession or activity requires to be licensed, an advertising sign or hoarding, other than a sky-sign or a trade mark, bearing the name and nature of such business, profession or activity which is conducted by him on the premises, or bearing the name and nature of any article which is sold, made or manufactured there; or

(c) as an owner of immovable property or as agent acting for such person, advertises on the property the fact that such property, or any household furniture or effects on such property, are for sale or for hire; or

(d) as an owner or person in control of the premises of a theatre or cinematograph theatre, advertises on that premises a performance to be held at that or any other theatre or cinematograph theatre by means of an advertising sign other than a sky-sign.

Application for Licence

14. (1) Every application for a licence shall be made by completing an application form and lodging such form with the Council together with the amount prescribed in Schedule I.

(2) Every application form lodged in terms of subsection (1), shall be stamped by the Council with the date on which it was lodged.

(3) (a) Subject to the provisions of subsection (4), the applicant shall obtain from the Council a notice stating that an application for the licence concerned has been lodged, and on which the date of issue of the notice has been endorsed by means of an official stamp, and the applicant shall within three days of such date affix such notice duly completed outside or inside the premises to which the applicant indicates or on a board affixed to a pole firmly-planted in the ground, on or as near as possible to such premises.

(b) Such notice shall be displayed in a conspicuous place where it is visible and easily legible from a public road or street or other public place, and the applicant shall maintain such notice in a sound and clearly legible condition for a continuous period of twenty-one days after the date of issue: Provided that if the premises are so situated that the notice will not be visible from a public road or street or other public place, such notice shall be displayed in accordance with the provisions of this section at any private entrance to the premises at the place where such entrance gives access to a public road or street or other public place.

(4) The provisions of subsection (3) and of sections 16, 17 and 18 shall not apply in respect of an application for a licence for one or more advertising signs on a public motor vehicle.

Power of Council where No Objection is Lodged or Called for

15. When no objection is lodged in respect of an application for a licence and in the case of an application in respect of an advertising sign on a public motor vehicle, the Council may —

(a) grant such application unconditionally;

(b) refuse such application;

(c) sodanige aansoek uitstel vir sodanige tydperk wat nodig mag wees om tot 'n besluit te kan geraak; of

(d) sodanige aansoek toestaan onderworpe aan enige voorwaarde, beperking, of vereiste wat hy dienlik ag met betrekking tot die konstruksie, inhoud, ligging of vertoonwyse van sodanige advertensieteken of skutting of onderworpe aan enige voorwaarde, beperking of vereiste wat by enige ander verordening van die Raad voorgeskryf word: Met dien verstande dat geen lisensie toegestaan word vir 'n advertensieteken of skutting op enige perseel wat kragtens 'n konsep-, tussentydse of goedgekeurde dorpsbeplanningskema vir woondoeleindes gesoneer is nie.

Besware teen die Toestaan van 'n Licensie

16. (1) Elke persoon wat beswaar teen die toestaan van 'n lisensie wil opper, moet sy beswaar binne een en twintig dae vanaf die datum wat op die kennisgewing wat by artikel 14 (3) beoog word, gestempel is, skriftelik by die Raad en die aansoeker indien.

(2) In elke beswaar wat ingevolge subartikel (1) ingedien word, moet —

- (a) daar gemeld word op watter aansoek dit betrekking het;
- (b) die redes vir die beswaar uiteengesit word; en
- (c) 'n adres verstrek word waarheen kennisgewings en ander dokumente wat vir die beswaarmaker bedoel is, gestuur kan word.

(3) Daar word geag dat 'n kennisgewing van beswaar aan die aansoeker en aan die Raad beteken is indien die aansoeker bewys dat hy sodanige kennisgewing per vooruitbetaalde geregistreerde pos aan elk van hulle gestuur het of dit persoonlik by elk van hulle of aan hulle agent wat daartoe gemagtig is, afgelewer het.

Aanhoor van Besware

17. (1) Elke aansoek om 'n lisensie waarteen daar 'n beswaar ingedien is, moet in die openbaar deur die Raad aangehoor word: met dien verstande dat die Raad kan verdaag om die saak agter geslotte deure te oorweeg ten einde uitsluitsel te bereik.

(2) Die Raad kan na eie goeddunke bepaal in watter volgorde aansoeke aangehoor moet word.

(3) Elke aansoeker en elke beswaarmaker wat 'n beswaar ooreenkomsdig artikel 16 ingedien het, kan ter ondersteuning van sy aansoek of beswaar sy saak self stel of laat stel deur 'n advokaat of 'n prokureur, of deur enige ander persoon wat skriftelik daartoe gemagtig is deur die aansoeker of beswaarmaker na gelang van die geval.

(4) (a) Enige aansoeker of beswaarmaker kan getuies roep.

(b) Voordat enige persoon getuienis aflê moet by 'n eed aflê of 'n bevestiging doen wat deur die voorsitter van die Raad geneem moet word.

(c) Enige persoon wat getuienis aflê, met inbegrip van 'n aansoeker en 'n beswaarmaker, kan aan kruisondervraging onderwerp word.

(5) Die prosedure by die aanhoor van 'n aansoek waarteen 'n beswaar ingedien is, is soos volg:

(a) Die aansoeker word eerste aangehoor en kan daarna getuies ter ondersteuning van sy aansoek roep;

(b) die beswaarmaker word vervolgens aangehoor en hy kan daarna getuies ter ondersteuning van sy beswaar roep;

(c) postpone such application for such period as may be necessary to enable it to reach a decision; or

(d) grant such application subject to any condition, restriction or requirement as it deems fit in regard to the construction, content, location or manner of display of such advertising sign or hoarding or subject to any condition, restriction or requirement prescribed by any other by-law of the Council: Provided that no licence shall be granted for an advertising sign or hoarding on any premises zoned for residential purposes under a draft, interim or approved town-planning scheme.

Objections to the grating of a licence

16. (1) Every person wishing to object to the granting of a licence shall lodge his objection in writing with the Council and the applicant within twenty-one days of the date stamped on the notice contemplated in section 14 (3).

(2) Every objection lodged in terms of subsection (1) shall

- (a) specify the application to which it relates;
- (b) state the reasons for the objection; and
- (c) give an address to which notices and other documents, intended for the objector, may be sent.

(3) A notice of objection shall be deemed to have been served on the applicant and on the Council if the objector proves that he forwarded such notice to each of them by pre-paid registered post, or delivered it to each of them personally, or to their authorised agent.

Hearing of Objections

17. (1) Every application for a licence to which an objection has been lodged, shall be heard by the Council in public: Provided that the Council may adjourn to consider the matter in private in order to reach a decision.

(2) The Council may determine the order in which applications shall be heard.

(3) Every applicant and every objector who has lodged an objection in accordance with section 16 may be heard in support of his application or objection either personally or represented by counsel or an attorney or by any other person authorised in writing by the applicant or objector, as the case may be.

(4) (a) Any applicant or objector may call witnesses.

(b) Before any person gives evidence, he shall take an oath or make an affirmation which shall be administered by the chairman of the Council.

(c) Any person, including an applicant and objector, giving evidence, may be subjected to cross-examination.

(5) The procedure for hearing an application to which an objection has been lodged, shall be as follows:

(a) The applicant shall be heard first and may thereafter call witnesses in support of his application;

(b) the objector shall then be heard and may thereafter call witnesses in support of his objection;

(c) nadat daar aan paragrawe (a) en (b) voldoen is, kan die aansoeker sy saak ter ondersteuning van die aansoek stel en daarna kan die beswaarmaker sy saak stel ter ondersteuning van sy beswaar;

(d) die aansoeker kan op die betoog van die beswaarmaker repliek lewer.

Bevoegdhede van Raad waar Besware Ingедien is

18. Met betrekking tot enige aansoek om 'n lisenzie waar teen 'n beswaar ingedien is, het die Raad, mits daar aan artikel 17 voldoen word, die bevoegdhede wat in artikel 15 uitgegesit word.

Hernuwing van Lisenzie

19. (1) 'n Aansoek om die hernuwing van 'n lisenzie kan gedoen word vanaf die eerste dag van Oktober van die jaar waarvoor die lisenzie uitgereik is, tot op die 31ste dag van Januarie van die volgende jaar op die wyse wat in subartikel (2) bepaal word; Met dien verstande dat in die geval van 'n lisenzie ten opsigte van 'n tydelike bouerskutting, sodanige aansoek minstens 30 dae voor dat die geldende lisenzie verval, gedoen moet word.

(2) Die houer van 'n lisenzie wat voornemens is om sodanige lisenzie te hernieu, moet 'n voltooide aansoekvorm by die Raad indien, en by betaling van die toepaslike lisenziegeld moet die Raad sodanige lisenzie hernieu.

DEEL 2

BEHEER, INSPEKSIE EN TOESIGHOUING

Verandering aan Advertensietekens of Skutting

20. Niemand wat die houer van 'n lisenzie vir 'n advertensieteken of skutting is, mag sonder voorafverkreeë skriftelike toestemming van die Raad enige verandering aan of toevoeging tot sodanige advertensieteken of skutting aanbring of laat aanbring of toelaat dat dit aangebring word nie.

Advertensies moet Netjies op Panele Aangeheg word

21. (1) Geen lisenzie word toegestaan of hernieu vir enige skutting nie, tensy sodanige skutting so gebou is dat dit uit 'n paneel of panele bestaan waarop en waarbinne elke advertensie aangeheg moet word.

(2) Elke advertensie wat aan 'n skutting geheg word, moet netjies, goed en stewig aangeheg word en moet, terwyl genoemde skutting bestaan, aldus in stand gehou word.

Verbod op Sekere Advertensietekens of Skutting

22. Geen advertensieteken of skutting mag enige stof wat, na die mening van die Raad, onbetaamlik is of iets onbetaamlik suggereer, of wat andersins tot nadeel van die openbare sedes strek, bevat nie.

Verwydering van Advertensietekens en Skutting wanneer die Lisenzie Verval

23. Binne veertien dae na die finale hernuwendatum van die lisenzie vir enige advertensieteken of skutting, moet die persoon wie se lisenzie aldus verval het, sodanige advertensieteken of alle advertensies op sodanige skutting, na gelang van die geval, verwyder.

Bevoegdheid van die Raad om 'n Advertensieteken of Skutting te Verwyder

24. (1) Indien enige persoon enige advertensieteken of skutting instryd met enige bepaling van hierdie verordeninge vertoon, kan die Raad sodanige persoon te eniger tyd skriftelik gelas om sodanige advertensieteken of skutting te verweder of te laat verwyder.

(2) Indien enige persoon versuim om te voldoen aan enige lasgewing uitgereik ingevolge subartikel (1), kan die Raad onverwyd enige advertensieteken of skutting waarna verwys

(c) after compliance with paragraphs (a) and (b), the applicant shall be entitled to be heard in argument in support of the application and thereafter the objector shall be entitled to be heard in support of this objection;

(d) the applicant may reply to the argument of the objector.

Powers of Council where objections have been lodged.

18. With regard to any application for a licence against which an objection has been lodged the Council has the powers stipulated in section 15, provided that section 17 is complied with.

Renewal of Licence

19. (1) An application for the renewal of a licence may be made from the first day of October of the year for which the licence was issued, until the 31st day of January of the following year in the manner provided for in subsection (2): Provided that in the case of a licence in respect of a temporary builder's hoarding, such application shall be lodged at least 30 days before expiry of the current licence.

(2) The holder of a licence who intends renewing such licence shall submit a completed application form to the Council and upon payment of the appropriate licence fee, the Council shall renew such licence.

PART 2

CONTROL, INSPECTION AND SUPERVISION

Alterations to Advertising Signs or Hoardings

20. No person who is the holder of a licence for an advertising sign or hoarding shall make or cause or permit to be made, any alteration or addition to such advertising sign or hoarding without the Council's prior written approval.

Advertisements to be Posted Neatly on Panels

21. (1) No licence or renewal of a licence shall be granted for any hoardings unless such hoarding is so constructed as to consist of one or more panels on and within which any advertisement shall be posted.

(2) Every advertisement posted on a hoarding shall be neatly posted in a good and proper manner, and shall, while the said hoarding is in existence, be so maintained.

Prohibition of Certain Advertising Signs or Hoardings

22. No advertising sign or hoarding shall contain any matter which, in the opinion of the Council, is indecent or suggestive of indecency or otherwise prejudicial to public morals.

Removal of Advertising Signs and Hoardings on Expiry of Licence

23. Within fourteen days after the final date for renewal of a licence for any advertising sign or hoarding the person whose licence has thus expired shall remove such advertising sign or all advertisements on such hoarding, as the case may be.

Power of the Council to Remove Advertising Sign or Hoarding

24. (1) If any person displays any advertising sign or hoarding in contravention of any of the provisions of these by-laws, the Council may at any time by notice in writing instruct such person at this own expense to remove or cause to be removed such advertising sign or hoarding, within 14 days from the date of such instruction.

(2) If any person fails to comply with any mandate issued in terms of subsection (1), the Council may forthwith let any

word in die kennisgewing wat ingevolge daardie subartikel uitgereik is, laat verwyder.

(3) Enige uitgawe wat die Raad aangaan met sodanige verwydering, moet betaal word deur die persoon aan wie daar ingevolge subartikel (1) kennis gegee is.

Vermoede ten Opsigte van Regsproses

25. (1) Enige advertensieteken of skutting wat die naam van enige adverteerde of 'n verwysing na enige funksie, bedrywigheid of onderneming daarop het, sal in enige proses wat betrekking het op enige advertensieteken of skutting geag word opgerig of vertoon te wees deur die persoon, as daar is, wat op sodanige advertensieteken of skutting as die adverteerde of as die persoon wat verantwoordelik is vir die funksie, bedrywigheid of onderneming geïdentifiseer word, totdat die teendeel bewys word.

(2) Daar word geag dat enige persoon wat die eienaar of bewoner van grond of 'n perseel is waarop daar 'n advertensieteken of skutting opgerig of vertoon is, sodanige advertensieteken of skutting opgerig of vertoon het of dit laat oprig of vertoon het of toegelaat het dat dit opgerig of vertoon word, totdat die teendeel bewys word.

(3) In enige proses wat betrekking het op 'n advertensieteken wat op 'n openbare motorvoertuig vertoon word, word dit geag dat enige geregistreerde eienaar van sodanige openbare motorvoertuig sodanige advertensieteken vertoon het of veroorsaak of toegelaat het dat dit vertoon word, totdat die teendeel bewys word.

HOOFSTUK 3 OPENBARE MOTORVOERTUIE EN TAXIBESTUURDERS

Woordomskrywing

26. In hierdie Hoofstuk, tensy uit die samehang anders blyk, beteken —

"goedgekeurde tarief", die tarief wat op 'n taxi van toepassing is, soos voorgeskryf ingevolge die Wet op Padvervoer, 1977 (Wet 74 van 1977), ten tye van die uitreiking van 'n openbare padvervoerpermit ten opsigte van sodanige taxi;

"openbare pad" enige pad, straat of deurgang of enige ander plek hetsy 'n deurgang of nie, wat gewoonweg deur die publiek of deel daarvan gebruik word of waartoe die publiek of deel daarvan die reg van toegang het en ook —

- (a) die som van enige sodanige pad, straat of deurgang;
- (b) enige brug, pont of drift waарoor of waardeur enige sodanige pad, straat of deurgang loop; en
- (c) enige ander werk of ding wat deel uitmaak van of verbind is met, of behoort tot, sodanige pad, straat of deurgang;

"taxi" 'n openbare motorvoertuig wat ontwerp of aangepas is om hoogstens nege persone, met inbegrip van die bestuurder, te vervoer;

"juiste reisgeld", die totale reisgeld wat bereken is ooreenkomsdig die goedgekeurde tarief.

DEEL 1 LISENSIÉRING

Openbare Motorvoertuie moet Gelisensieer word

27. (1) Niemand mag 'n openbare motorvoertuig op enige openbare pad binne die munisipaliteit gebruik of dit laat gebruik, of toelaat dat dit gebruik word nie, tensy sodanige voertuig as 'n openbare motorvoertuig gelisensieer is: Met dien verstande dat geen lisensie nodig is vir enige openbare motorvoertuig wat deur die munisipaliteit na of van 'n plek buite die munisipale grense ry nie.

advertising sign or hoarding referred to in the notice issued in terms of that subsection to be removed.

(3) Any expense incurred by the Council in effecting such removal shall be paid by the person to whom the notice in terms of subsection (1) was given.

Presumption in regard to Legal Proceedings

25. (1) Any advertising sign or hoarding bearing the name of any advertiser or referring to any function, activity or undertaking, shall, in any proceedings relating to such advertising sign or hoarding, be deemed to have been erected or displayed by the person, if any, identifiable on such advertising sign or hoarding as the advertiser or as the person in charge of the function, activity or undertaking to which such advertising sign or hoarding relates, unless the contrary has been proved.

(2) Any person who owns or occupies land or premises on which an advertising sign or hoarding has been erected or displayed, shall, be deemed to have erected or displayed such advertising sign or hoarding or to have caused or permitted its erection or display until the contrary has been proved.

(3) Any registered owner of a public motor vehicle on which an advertising sign is displayed shall, in any proceedings relating to such advertising sign, be deemed to have displayed or to have caused or to have permitted to be displayed such advertising sign to be displayed until the contrary has been proved.

CHAPTER 3 PUBLIC MOTOR VEHICLES AND TAXI DRIVERS

Definitions

26. In this Chapter, unless the context otherwise indicates —

"approved rate" means the rate applicable to a taxi, prescribed in terms of the Road Transportation Act, 1977 (Act 74 of 1977), at the time the public road carrier permit in respect of such taxi was issued;

"public road" means any road, street or thoroughfare or any other place, whether a thoroughfare or not, which is commonly used by the public or section thereof or to which the public or a section thereof have a right of access and includes —

- (a) the verge of any such road, street or thoroughfare;
- (b) Any bridge, ferry or drift traversed by any such road, street or thoroughfare; and
- (c) any other work or thing forming part of or connected with, or belonging to such road, street or thoroughfare.

"taxi" means a public motor vehicle which is designed or adapted for the conveyance of not more than 9 persons, including the driver;

"true fare" means the total fare calculated in accordance with the approved rate.

PART 1

LICENSING

Public Motor Vehicles shall be Licensed

27. (1) No person shall use or cause or permit to be used, a public motor vehicle on any public road within the municipality unless such vehicle has been licensed as a public motor vehicle: Provided that no licence shall be required in respect of any public motor vehicle passing through the municipality to or from a point beyond the municipal boundaries.

(2) Niemand mag enige voertuig waarvan die lisenzie ingevolge artikel 116 opgeskort of gekanselleer is, gebruik of dit laat gebruik of toelaat dat dit gebruik word as 'n openbare motorvoertuig nie.

.Vermoede Betreffende Vervoer teen Vergoeding

28. In enige regsproses wat betrekking het op die vervoer van passasiers of goedere of beide, word daar geag dat, die persoon wat met behulp van 'n voertuig enige passasiers of goedere of beide op enige openbare pad binne die munisipaliteit vervoer, sodanige passasiers of goedere of beide teen vergoeding vervoer het, totdat die teendeel bewys word.

Vereistes vir Nuwe Licensie vir 'n Openbare Motorvoertuig

29. 'n Licensie vir 'n openbare motorvoertuig word aan iemand wat vir die eerste keer aansoek doen toegestaan wanneer hy 'n voltooide aansoekvorm saam met die volgende ten opsigte van die betrokke voertuig by die Raad ingedien het:

(a) 'n Geskiktheidserifikaat ingevolge die Ordonnansie op Padverkeer, 1966 (Ordonnansie 21 van 1966);

(b) 'n geldige motorvoertuiglicensie wat ingevolge die Ordonnansie op Padverkeer, 1966, uitgereik is;

(c) 'n geldige openbare padvervoerpermit wat ingevolge die Wet op Padvervoer, 1977 (Wet 74 van 1977), uitgereik is, en

(d) die toepaslike bedrag wat in Bylae 1 voorgeskryf word, betaal het.

Hernuwing van Licensie vir 'n Openbare Motorvoertuig

30. (1) 'n Aansoek om die hernuwing van 'n lisenzie vir 'n openbare motorvoertuig moet nie later nie as 31 Januarie van die jaar ten opsigte waarvan sodanige lisenzie vereis word, gedoen word op die wyse wat in subartikel (2) bepaal word.

(2) Die houer van 'n lisenzie soos in subartikel (1) beoog en, wat van voorname is om sodanige lisenzie te hernieu, moet 'n voltooide aansoekvorm, tesame met 'n geldige padvervoerpermit, uitgereik ingevolge die Wet op Padvervoer, 1977, ten opsigte van sodanige voertuig by die Raad indien en by betaling van die toepaslike lisenziegeld moet die Raad sodanige lisenzie hernieu.

Oordrag van 'n Licensie vir 'n Openbare Voertuig

31. Waar die houer van 'n lisenzie vir 'n openbare motorvoertuig die voertuig ten opsigte waarvan sodanige lisenzie uitgereik is, deur 'n ander voertuig vervang wat hy van voorname is om as 'n openbare motorvoertuig te gebruik, moet hy binne 21 dae na sodanige vervanging die lisenzie aan die Raad voorlê sodat dit gewysig kan word deur die besonderhede van die vervangende voertuig daarop aan te bring.

Taxibestuurders moet Gelinessie wees

32. (1) Niemand mag 'n taxi as 'n openbare motorvoertuig bestuur of in diens geneem word om 'n taxi te bestuur nie, tensy hy van die Raad 'n taxibestuurderslicensie verkry het wat 'n swart-en-wit foto van homself bevat wat —

(i) onlangs geneem is;

(ii) duidelik en sonder skaduwees is;

(iii) van 'n grootte is wat gewoonweg bekend staan as die paspoortgrootte en minstens 40 mm x 42 mm is;

(iv) net sy kop en skouers toon;

(v) sy volle gesig sonder hooftooisel toon, en wat deur homself voorsien is.

(2) Die Raad kan weier om 'n taxibestuurderslicensie toe te staan indien die Raad van mening is dat daar genoeg bestuurders van taxis in die munisipaliteit is of waar die aansoeker nie binne die munisipaliteit woon nie.

(2) No person shall use or cause or permit any vehicle to be used as a public motor vehicle, of which the license has been suspended or cancelled in terms of section 116.

Presumption as to Conveyance for Reward

28. Any person who, by means of any vehicle conveys any passengers or goods or both on any public road within the municipality shall, in any proceedings relating to the conveyance of the passengers or goods or both, be deemed to have conveyed such passengers or goods or both for reward, until the contrary has been proved.

Requirements for New Public Motor Vehicle Licence

29. A public motor vehicle licence shall be granted to a person applying for the first time when he has lodged with the Council a completed application form together with the following relating to the vehicle concerned:

(a) a certificate of fitness in terms of the Road Traffic Ordinance, 1966, (Ordinance 21 of 1966);

(b) a current motor vehicle licence issued in terms of the Road Traffic Ordinance, 1966;

(c) a current public road carrier permit issued in terms of the Road Transportation Act, 1977 (Act 74 of 1977), and

(d) has paid the appropriate amount prescribed in Schedule 1.

Renewal of Public Motor Vehicle Licence

30. (1) An application for the renewal of a public motor vehicle licence shall be made not later than 31 January of the year in respect of which such licence is required in the manner provided for in subsection (2).

(2) The holder of a licence contemplated in subsection (1) who intends renewing such licence shall submit a completed application form to the Council together with a current public road carrier permit issued in terms of the Road Transportation Act, 1977, in respect of such vehicle and upon payment of the appropriate licence fee the Council shall renew such licence.

Transfer of Public Motor Vehicle Licence

31. Where the holder of a public motor vehicle licence substitutes the vehicle in respect of which such licence has been issued with another vehicle which he intends to use as a public motor vehicle, he shall, within 21 days after such substitution, submit the licence to the Council to be amended by the endorsement of the details of the substituting vehicle thereon.

Taxi Drivers to be Licensed

32. (1) No person shall drive or be employed to drive a taxi as a public motor vehicle unless he has obtained from the Council a taxi driver's licence which licence shall contain a black and white photograph of himself and which —

(i) have recently been taken;

(ii) shall be clear-cut and without shadows;

(iii) shall be of the size commonly known as passport size and not less than 40 mm x 42 mm;

(iv) depict only his head and shoulders;

(v) shown his full face without headgear, and which has been supplied by him.

(2) The Council may refuse to grant a taxi driver's licence where the Council is of the opinion that there is a sufficient number of drivers of taxis in the municipality or where the applicant does not reside in the municipality.

(3) Die gelde betaalbaar vir 'n taxibestuurderslisensie ingevolge hierdie verordeninge toegestaan, is soos in Bylae 1 voorgeskryf.

(4) Ondanks die bepalings van artikel 9, moet die houer van 'n taxibestuurdersliensie die lisensie te alle tye wat hy sodanige taxi as 'n openbare motorvoertuig bestuur aan die passasierskant van die instrumentepaneel van die taxi ten toon stel.

Vereistes vir die Toestaan van 'n Taxibestuurderslisensie

33. (1) Onderworpe aan die bepalings van artikel 32 (2) word 'n taxibestuurderslisensie aan enige persoon toegestaan wat die Raad daarvan oortuig dat —

(a) hy bevoeg is om sodanige voertuig te bestuur en te beheer;

(b) hy deeglik vertroud is met die verkeersreëls;

(c) hy nie aan enige liggaamlike of ander gebrek ly wat hom ongesik maak om sodanige voertuig doeltreffend te bestuur en te beheer sonder om die publiek in gevaar te stel nie;

(d) hy van goeie karakter is en 'n gewenste persoon is om 'n openbare voertuig te bestuur;

(e) hy vertroud is met die topografie van daardie deel van die munisipaliteit waar hy voornemens is om 'n taxi te bestuur soos bepaal deur middel van 'n toets wat voorgeskryf is deur die Raad;

(f) hy 'n openbare bestuurspermit besit wat ingevolge die Ordonnansie op Padverkeer, 1966, uitgereik is.

(2) Elke aansoeker wat vir die eerste keer aansoek doen om 'n taxibestuurderslisensie in subartikel (1) moet 'n voltooide aansoekvorm saam met die toets- en lisensiegeld wat in Bylae 1 voorgeskryf word, by die Raad indien.

(3) Daar kan te eniger tyd van 'n taxibestuurder vereis word om die Raad te oortuig dat sy huidige kennis van die topografie van die munisipaliteit toereikend is, ondanks die feit dat hy 'n toets wat in subartikel (1)(e) genoem word, geslaag het.

Hernuwing van Taxibestuurderslisensie

34.(1) Aansoek om die hernuwing van 'n taxibestuurderslisensie moet op of voor 31 Januarie van die jaar ten opsigte waarvan sodanige lisensie vereis word, gedoen word deur die toepaslike vorm in te vul en die toepaslike tarief wat in Bylae 1 voorgeskryf word, te betaal.

(2) Indien 'n taxibestuurder aansoek doen om sy taxibestuurderslisensie te hernieu, kan daar van hom vereis word om die toets waarna daar in artikel 33(1)(e) verwys word, af te lê indien die Raad dit nodig ag.

Nie-oordraagbaarheid van Taxibestuurderslisensie

35. 'n Taxibestuurderslisensie is nie oordraagbaar nie en geen houer van 'n taxibestuurderslisensie mag sodanige lisensie verkoop, verhuur, uitleen of dit op enige ander wyse oordra of vervreem nie.

Voordoen as 'n Taxibestuurder

36. Niemand wat nie 'n gelisensieerde taxibestuurder is nie, mag hom deur sy woorde of gedrag as 'n gelisensieerde taxibestuurder voordoen nie.

(3) The charges payable for a taxi driver's licence granted in terms of these by-laws, shall be as prescribed in Schedule 1.

(4) Notwithstanding the provisions of section 9 the holder of a taxi driver's licence shall display the licence on the passenger side of the dashboard of the taxi at all times while driving such a taxi as a public motor vehicle.

Requirements for the Grant of a Taxi Driver's Licence

33. (1) Subject to the provisions of section 32 (2), a taxi driver's licence shall be granted to any person who satisfies the Council that —

(a) he is competent to drive and control such vehicle;

(b) he has a good and sufficient knowledge of the rules of the road;

(c) he is not suffering from any physical or other defect which would render him incapable of effectively driving and controlling such vehicle without endangering public safety.

(d) he is of good character and a fit and proper person to act as driver of a public motor vehicle;

(e) he has a thorough knowledge of the topography of that part of the municipality in which he intends to drive a taxi, as ascertained by a test prescribed by the Council;

(f) he is in possession of a public driving permit issued in terms of the Road Traffic Ordinance, 1966.

(2) Every applicant applying for the first time for a taxi driver's licence contemplated in subsection (1), shall lodge with the Council a completed application form together with the test and licence fees prescribed in Schedule 1.

(3) A taxi driver may at any time be required to satisfy the Council that his current knowledge of the topography of the municipality is adequate, notwithstanding the fact that he has passed a test referred to in subsection (1)(e).

Renewal of Taxi Driver's Licence

34. (1) Application for the renewal of a taxi driver's licence shall be made on or before 31 January of the year in respect of which such licence is required, by completing the appropriate form and by paying the appropriate tariff prescribed in Schedule 1.

(2) If a taxi driver applies for the renewal of his taxi driver's licence, he may be required to undergo the test referred to in section 33 (1) (e) if the Council deems it necessary.

Non-transferability of Taxi Driver's Licence

35. A taxi driver's licence shall not be transferable and no holder of a taxi driver's licence shall sell, hire out, lend or in any other way transfer or dispose of such licence.

Impersonation of a Taxi Driver

36. No person, not being a licenced taxi driver, shall pretend by word or conduct to be one.

DEEL 2

BEHEER, INSPEKSIE EN TOESIGHOUING

Lisensie moet in die Openbare Motorvoertuig gGehou word

37. Ondanks die bepalings van artikel 9, moet 'n lisensie vir 'n openbare motorvoertuig te alle tye terwyl sodanige voertuig as 'n openbare motorvoertuig op 'n openbare pad gebruik word, in of aan die openbare motorvoertuig waarvoor sodanige lisensie uitgereik is, gehou word en dit moet op aanvraag aan enige beampte, huurder of ander persoon wat daarin vervoer word, getoon word.

Reisgeld wat vir Vervoer Betaal moet word

38.(1) Behalwe in die geval van die vervoer van passasiers of goedere of albei in of op 'n openbare motorvoertuig ten opsigte waarvan daar 'n goedgekeurde tarief is, word daar onderling tussen die huurder en die eienaar, bestuurder of persoon in beheer van sodanige openbare motorvoertuig, oor die reisgeld wat vir sodanige vervoer betaalbaar is, ooreengekom.

(2) Daar word geag dat die reisgeld wat betaalbaar is vir die vervoer van passasiers of bagasie of albei in of op 'n taxi ten opsigte waarvan daar 'n goedgekeurde tarief is, die reisgeld is wat op die tariefmeter in sodanige taxi aangegee word, totdat die teendeel bewys word.

Versuim of Weiering om die Verskuldigde Huurgeld te Betaal of Poging om die Betaling Daarvan te Ontduik

39. Geen huurder van of passasier in of op 'n openbare motorvoertuig mag versuim of weier om enige reisgeld wat hy wettiglik skuld, te betaal of poog om die betaling daarvan te ontduik nie.

Die Persoon wat in of op 'n Openbare Motorvoertuig Vervoer word, moet sy Naam en Adres Verstrek

40. Enige persoon wat enige openbare motorvoertuig huur, of daarin of daarop vervoer word en versuim of weier om enige reisgeld wat hy wettiglik skuld, te betaal, of poog om die betaling daarvan te ontduik, moet, wanneer die bestuurder hom daarom vra, sy juiste naam en adres verstrek.

Nakoming van Afsprake

41. Geen bestuurder van 'n openbare motorvoertuig, wat 'n afspraak gemaak het om 'n passasier of goedere op 'n bepaalde tydstip te vervoer, mag versuim of nalaat om dit te doen nie.

Vervoer van Gevaarlike of Aanstootlike Artikels, of van Vuil of Siek Persone of Lyke

42.(1) Behoudens die bepalings van regulasies 114 en 115 van die Padverkeerregulasies, gepubliseer by Administrateurskennisgewing 1052 van 28 Desember 1966, mag geen bestuurder van 'n openbare motorvoertuig wetend die volgende daarin vervoer of daarmee karwei nie:

(a) enige goedere, artikel of saak van 'n gevaarlike of aanstootlike aard;

(b) iemand wat smerig vuil is, of wat aan 'n besmetlike of aansteeklike siekte ly;

(c) 'n lyk of karkas, uitgesonderd karkasse van diere of pluimvee wat vir menslike verbruik bedoel is: Met dien verstande dat sodanige diere- of pluimveekarkas behoorlik toegedraai is.

(2) Niemand in beheer van enige persoon of ding waarvan die vervoer ingevolge subartikel (1) verbode is, of enigets wat na sy wete blootgestel is aan of besmet is met enige besmetlike of aansteeklike siekte beheer, mag enige sodanige persoon of ding in enige openbare motorvoertuig plaas nie.

PART 2

CONTROL, INSPECTION AND SUPERVISION

Licence to be Carried in Public Motor Vehicle

37. Notwithstanding the provisions of section 9, a public motor vehicle licence shall be carried in or on the public motor vehicle in respect of which such licence was issued, at all times while such public motor vehicle is being used as a public motor vehicle on a public road, and shall be produced on demand to any official hirer or other person conveyed therein.

Fares Payable for Conveyance

38. (1) Save in the case of the conveyance of passengers or goods or both in or upon a public motor vehicle in respect of which there is an approved rate, the fare payable for such conveyance shall be mutually agreed upon between the hirer and the owner, driver or person in charge of such public motor vehicle.

(2) The fare payable for the conveyance of passengers or luggage or both in or upon a taxi in respect of which there is an approved rate shall be deemed to be the fare reflected on the taximeter fitted in such taxi until the contrary has been proved.

Failing or Refusing to Pay or Attempting to Evade Payment of the Fare Due

39. No hirer of, or passenger in or upon a public motor vehicle shall fail or refuse to pay, or attempt to evade payment of any fare lawfully due by him.

Furnishing of Name and Address by Person Conveyed in or on Public Motor Vehicle

40. Any person hiring, or conveyed in or upon, any public motor vehicle who, having failed or refused to pay or having attempted to evade payment of any fare lawfully due by him, shall when requested to do so by the driver, state his correct name and address.

Fulfillment of Engagements

41. No driver of a public motor vehicle, having made an engagement to convey a passenger or goods at a given time, shall fail or neglect to do so.

Conveyance of Dangerous or Offensive Articles or Filthy or Diseased Persons or Bodies

42. (1) Subject to the provisions of regulations 114 and 115 of the Road Traffic Regulations, published under Administrator's Notice 1052, dated 28 December 1966, no driver of a public motor vehicle shall knowingly convey or carry therein the following:

a) any goods, article or thing of a dangerous or offensive nature;

b) any person in a state of filth or suffering from any infectious or contagious disease;

c) the body of any person or animal except animals or poultry for human consumption: Provided that such animal or poultry is properly wrapped.

(2) No person in control of any person or thing, the conveyance of which is prohibited in terms of subsection (1) or in control of anything which to his knowledge has been exposed to, or contaminated with, any infectious or contagious disease, shall place in any public motor vehicle any such person or thing.

(3) Niemand wat smerig vuil is of wat aan enige besmetlike of aansteeklike siekte ly, mag in enige openbare motorvoertuig klim nie, of indien hy reeds daarin is, daarin bly nadat die bestuurder of kondukteur daarvan hom versoek het om daaruit te klim nie.

Ontsmetting van Openbare Motorvoertuig

43.(1) Die eienaar, bestuurder, kondukteur of enige ander persoon wat beheer oor 'n openbare motorvoertuig het, moet onmiddellik stappe doen om sodanige voertuig te laat ontsmet sodra hy te wete kom dat —

(a) enige persoon wat aan 'n besmetlike of aansteeklike siekte ly;

(b) die lyk van enige persoon wat aan sodanige siekte oorlede is; of

(c) enigets wat aan sodanige siekte blootgestel of daarmee besmet is; in of op sodanige voertuig vervoer is, en moet die saak onmiddellik by die Hoof: Gesondheidssdienste aanmeld.

(2) Sodanige eienaar, bestuurder, kondukteur of ander persoon moet elke opdrag uitvoer wat die Hoof: Gesondheidssdienste in verband met die ontsmetting van enige voertuig uitreik.

Bestuurder kan weier om Passasiers te Vervoer

44.(1) 'n Bestuurder van 'n openbare voertuig kan, en moet op versoek van enige passasier, weier om enige persoon te vervoer wat onder die invloed van sterk drank verkeer, of wat luidrugtig of rumoerig is of wat hom op enige ander manier misdra.

(2) Geen sodanige persoon mag in of op sodanige voertuig bly nadat hy deur die bestuurder of kondukteur daarvan versoek is om uit te klim nie.

Verhindering om enige Openbare Motorvoertuig te Huur

45. Niemand mag met geweld of dreigemente of op 'n heimlike of ander wederregtelike wyse verhinder of probeer verbinder dat enige persoon enige openbare motorvoertuig huur of dat die bestuurder daarvan passasiers of goedere teen beloning vervoer nie.

Ongeoorloofde Oorhandiging van 'n Openbare Voertuig deur 'n Bestuurder

46. Geen bestuurder van 'n openbare motorvoertuig mag sy voertuig verlaat of iemand anders toelaat om 'n openbare motorvoertuig wat aan hom toevertrou is, te bestuur sonder die toestemming van die houer van die openbare padvervoer-permit wat ten opsigte van sodanige voertuig uitgereik is nie.

Gedrag en Kleredrag van Bestuurders

47. Enige bestuurder van 'n openbare motorvoertuig moet skoon en fatsoenlik geklee en geskoei wees en moet hom betaamlik, beleef en welvoeglik gedra.

Goedere wat in Openbare Motorvoertuie Agtergelaat word

48. Indien enige goedere wat in 'n openbare motorvoertuig agtergelaat word nie binne twaalf uur nadat dit in sodanige voertuig ontdek is, opgeëis word nie, moet die bestuurder of kondukteur sodanige goedere na die naaste polisiestasie of na die kantoor van die Licensiehoof toe neem en dit daar afgee aan die diensdoenende beampete wat 'n kwitansie vir sodanige goedere aan die persoon wat dit afgee, moet uitreik.

Pligte in Verband met Verlore Goedere

49. Indien enige verlore goedere aan die Raad afgegee

(3) No person in a state of filth or suffering from any infectious or contagious disease shall enter any public motor vehicle or, having entered, remain upon such vehicle after being requested by the driver or conductor thereof to leave.

Disinfection of Public Motor Vehicle

43. (1) The owner, driver, conductor or any other person in charge of a public motor vehicle shall take immediate steps to provide for the disinfecting of such vehicle as soon as it comes to his knowledge that —

(a) any person suffering from an infectious or contagious disease;

(b) the body of any person who has died of such disease; or

(c) anything which has been exposed to or contaminated with such disease,

has been conveyed in or upon such vehicle, and shall forthwith report the matter to the Chief: Health Services.

(2) Such owner, driver, conductor or other person shall carry out every instruction issued by the Chief: Health Services in regard to the disinfection of such vehicle.

Drivers may Refuse to Convey Passengers

44. (1) A driver of a public motor vehicle may, and at the request of any passenger shall, refuse to convey any person who is in a state of intoxication or who is noisy or rowdy or misbehaves himself in any other way.

(2) No such person shall remain in or upon such vehicle after having been requested by the driver or conductor thereof to leave.

Preventing Engagement of any Public Motor Vehicle

45. No person shall, by using force or threats or in a clandestine manner or by any other unlawful means, prevent or seek to prevent any person from engaging any public motor vehicle, or the driver thereof from conveying passengers or goods for reward.

Unauthorised Handing Over of a Public Motor Vehicle by Driver

46. No driver of a public motor vehicle shall abandon his vehicle or allow any other person to drive a public motor vehicle which has been entrusted to him without the consent of the holder of the public road carrier permit issued in respect of such vehicle.

Behaviour and Clothing of Drivers

47. Any driver of a public motor vehicle shall be cleanly and decently clothed and shod and shall conduct himself in a proper, civil and decorous manner.

Property Left in Public Motor Vehicles

48. If any property left in a public motor vehicle is not claimed within twelve hours after it is discovered in such vehicle, the driver or conductor shall take such property to the nearest police station or to the office of the Chief Licence Officer and there deposit it with the officer on duty, who shall issue a receipt for such property to the person depositing it.

Duties in Connection with Lost Property

49. If any lost property is deposited with the Council the

word, moet die volgende onverwyld aangeteken word in 'n boek wat vir dié doel aangehou word:

- (a) 'n beskrywing van die goedere;
- (b) die naam en adres van die persoon wat dit afgegee het; en
- (c) die datum en tyd waarop dit ontvang is.

Kantoor vir Verlore Goedere

50. Alle verlore goedere wat by die kantoor van die Lisen-siehoof afgegee is en wat nie binne sewe dae opgeëis word nie, moet by die Raad se Kantoor vir Verlore Goedere, 'n aanklagkantoor van die Suid-Afrikaanse Polisie, of sodanige ander plek wat die Raad van tyd tot tyd bepaal, ingedien word.

Openbare Motorvoertuie moet Gebring word om Ondersoek te word

51. Enige beampete kan die eienaar van 'n openbare motorvoertuig, of enige persoon wat beheer het oor 'n openbare motorvoertuig, aansê om sodanige voertuig op enige bepaalde tyd en plek te bring sodat dit nagegaan, ondersoek en, indien dit nodig geag word, aan 'n padtoets onderwerp kan word.

Besonderhede van Woonplek moet verstrek word

Elke eienaar van 'n taxi en elke taxibestuurder wat ingevolge hierdie verordeninge gelisansieer is, moet sy woon-adres by die Raad regstreer en moet die Raad binne sewe dae na enige adresverandering daarvan in kennis stel.

Taxis wat Ontbied word, maar nie Gebruik word nie

53.(1) Enige persoon wat 'n taxi ontbied of laat ontbied en dit dan nie verder gebruik nie, moet die juiste reisgeld van die staanplek af of van die plek af waar die taxi gehuur is, tot by die plek waarheen sodanige taxi as gevolg van sodanige ontbieding moet ry, betaal.

(2) Indien 'n taxi ontbied of laat ontbied word en sodanige taxi sonder die toedoen van die bestuurder moet wag voordat sodanige bestuurder verwittig word dat sy dienste nie meer nodig is nie, moet die persoon wat sodanige taxi ontbied of laat ontbied het, benewens die bedrag wat in subartikel (1) beoog word, 'n bedrag vir wagtyd aan die bestuurder betaal wat bereken word volgens die goedgekeurde tarief.

Voorwaardes Waarop daar op Passasiers Gewag moet word

54.(1) Indien enige taxi gehuur is, kan die bestuurder, indien daar van hom verlang word om te wag, weier om dit te doen, tensy die huurder —

(a) die juiste reisgeld vir die rit tot by die plek waar hy moet wag, betaal; en

(b) 'n bedrag, bereken volgens die goedgekeurde tarief vir wagtyd, ten opsigte van die tydperk wat die huurder verlang dat sodanige taxi moet wag, deponeer.

(2) Daar moet van sodanige deposito rekenskap gegee word wanneer die taxi finaal weggestuur word en daar moet volgens die goedgekeurde tarief vir die hele wagtyd betaal word.

(3) Geen bestuurder wat sodanige deposito ontvang het, mag vertrek voordat die tyd ten opsigte waarvan sodanige deposito betaal is, verstryk het, of nalaat of weier om rekenskap van sodanige deposito te gee wanneer die taxi finaal weggestuur word nie.

Die Bestuurder Moet die Kortste Roete volg

55. Die bestuurder van enige taxi moet, terwyl die taxi

following shall forthwith be entered in a book to be kept for the purpose:

- (a) a description of the property;
- (b) the name and address of the person who deposited it; and
- (c) the date and time of receipt thereof.

Lost Property Office

50. All property deposited at the office at the Chief Licence Officer and not claimed within seven days shall be forwarded to the Council's Lost Property Office, a Charge Office of the South African Police, or such other place as the Council may from time to time direct.

Production of Public Motor Vehicles for Inspection

51. Any official may call upon the owner of a public motor vehicle, or upon any person in charge of a public motor vehicle, to produce such vehicle at any stated time and place for inspection, examination and if considered necessary, for a road test.

Particulars of Place of Residence to be Furnished

52. Every owner of a taxi and every taxi driver licensed in terms of these by-laws shall register his residential address at the Council and shall notify the Council of any change of address within seven days thereof.

Taxi Called but not Used

53. (1) Any person calling or sending for a taxi and not further employing it shall pay the true fare from the stand or place where such taxi was engaged to the place to which such taxi has proceeded as result of such calling or sending.

(2) If a taxi is called or sent for and is kept waiting through no fault of the driver before such driver is informed that his services are no longer required, the person calling or sending for such taxi shall, in addition to the amount contemplated in subsection (1), pay the driver a fare for waiting time calculated according to the approved rate.

Conditions for Waiting for Passenger

54(1) If any taxi is under hire the driver may, if required to wait, decline to do so unless the hirer —

(a) pays the true fare for driving to the place where he is required to wait; and

(b) deposits an amount calculated at the approved rate for waiting time for the period the hirer may desire to keep such taxi waiting.

(2) Such deposit shall be accounted for when such taxi is finally discharged, and payment for the total time of waiting shall be made at the approved rate.

(3) No driver shall, having received such deposit, depart before the expiry of the time for which such deposit is paid, or neglect or refuse to account for such deposit on the final discharge of the taxi.

Driver to Take the Shortest Route

55. The driver of any taxi whilst under hire shall follow the

genuur is, die kortste roete na die bestemming van die huurder volg, tensy die huurder 'n ander opdrag aan hom gee.

Geen Betaling vir Terugreis nadat Taxi Weggestuur is nie

56. Geen bestuurder van 'n taxi is geregtig op enige reisgeld ten opsigte van die terugreis van die plek af waar die taxi weggestuur is nie.

Rook

57. Geen bestuurder van 'n taxi wat in huur is, mag sonder die toestemming van elke persoon wat daarin vervoer word, enige tabak of iets anders rook nie.

Klassifikasie en Identifikasie van Taxi's

58. (1) Geen taxi mag gelisensieer word om passasiers en bagasie te vervoer behalwe ooreenkomsdig die magtiging wat uiteengesit word in die openbare padvervoerpermit wat ten opsigte van sodanige taxi uitgereik is nie.

(2) Benewens enige vereiste wat vervat is in die Wet op Padvervoer, 1977, en die regulasies wat daarkragtens uitgevaardig is, moet elke taxi 'n teken op die dak vertoon waarop die woorde "Taxi for Hire/te Huur" verskyn in letters wat minstens 35 mm groot is en op sodanige wyse dat die woorde na die voorkant van die voertuig wys, en sodanige teken moet, behalwe gedurende enige tydperk waartydens die taxi in huur is, so verlig wees dat dit duidelik aandui dat sodanige taxi te huur is.

Aanbring van Tariefmeters aan Taxi's

59.(1) Niemand mag 'n taxi bestuur wat ingevolge die openbare padvervoerpermit wat ten opsigte daarvan uitgereik is, reisgeld moet vra volgens 'n goedgekeurde tarief nie, tensy 'n tariefmeter in sodanige taxi aangebring is.

(2) Ondanks die bepalings van subartikel (1), kan 'n tariefmeter in enige ander taxi aangebring word.

(3) Geen tariefmeter mag gebruik word alvorens 'n beamppte dit getoets en verseël het nie.

(4) Elke tariefmeter moet so gestel word dat dit 'n reisgeld wat kragtens die goedgekeurde tarief bereken is, aangegee.

(5) Die gebruik van 'n toestel om bykomende koste aan te du, is opsioneel: Met dien verstande dat indien sodanige toestel gebruik word, die tariefmeter 'n afsonderlike aanwyser moet hê wat die bykomende koste afsonderlik aan die passasiers wat in die taxi vervoer word, toon.

Plek waar Tariefmeter Aangebring moet word

60.(1) Die tariefmeter moet aangebring word op 'n plek wat die Raad goedkeur, en meer bepaald binne in die taxi op sodanige plek dat die vlak daarvan waarop die bedrag wat die passasier moet betaal, verskyn, duidelik van die agterste sitplek van die taxi af sigbaar is.

(2) Sodanige vlak moet snags verlig word sodat die passasiers dit te alle tye duidelik kan sien.

Kaart met Goedgekeurde Tarief en ander Inligting

61.(1) Die bestuurder van enige taxi wat met 'n tariefmeter toegerus is, moet 'n kaart by die Raad kry met die volgende in leesbare karakters daarop:

(a) die goedgekeurde tarief;

(b) Die getal passasiers wat ingevolge die lisensie in die taxi vervoer mag word;

(c) die grootte van die buitebande aan die wiele van die taxi;

shortest route to the destination of the hirer unless otherwise directed by the hirer.

No Payment for Return Journey after Discharge of Taxi

56. No driver of a taxi shall be entitled to any fare in respect of the return journey from the place at which he has been discharged.

Smoking

57. No driver of a taxi under hire shall smoke any tobacco or other substance without the consent of every person conveyed therein.

Classification and Identification of Taxis

58(1) No taxi shall be licensed to convey passengers and luggage other than in accordance with the authorisation set out in the public road carrier permit issued in respect of such taxi.

(2) In addition to any requirement contained in the Road Transportation Act, 1977, and the regulations promulgated thereunder, every taxi shall bear a sign displayed on the roof bearing the words, "Taxi for Hire/te Huur" in letters at least 35 mm in size and in such manner that the words face the front of the vehicle and except during any period when the taxi is under hire, such sign shall be so illuminated as to indicate adequately that such taxi is for hire.

Fitting of Taxi meters to Taxis

59(1) No person shall drive a taxi which, in terms of the public road carrier permit issued in respect thereof, is required to charge a fare according to an approved rate, unless a taxi meter has been fitted to such taxi.

(2) Notwithstanding the provisions of subsection (1), a taxi meter may be fitted to any other taxi.

(3) No taxi meter shall be used until it has been tested and sealed by an official.

(4) Every taxi meter shall be set to indicate a fare calculated according to the approved rate.

(5) The use of an indicator to indicate the charge for extras shall be optional: Provided that if such indicator is used, the taxi meter shall be fitted with a separate indicator to enable the charge for extras to be separately shown to the passengers conveyed in the taxi.

Position of Taxi Meter

60(1) The taxi meter shall be fitted in a position approved by the Council and more particularly shall be fitted on the inside of the taxi in such a position that the face upon which the charges to be paid by the passenger appear, are plainly visible from the rear seat of the taxi.

(2) Such face shall be lighted at night so as to be plainly visible to the passengers at all times.

Card Showing Approved Rates and other Information

61(1) The driver of any taxi fitted with a taxi meter shall obtain from the council a card showing the following in legible characters:

(a) the approved rate;

(b) the number of passengers the taxi is licensed to carry;

(c) the size of the tyres on the wheels of the taxi;

- (d) die registrasienommer van die taxi; en
- (e) die nommer van die tariefmeter wat in die taxi aangebring is.

(2) Sodanige kaart moet op 'n opvallende plek in sodanige taxi vertoon word sodat die passasiers wat in so 'n taxi vervoer word terwyl dit as 'n openbare motorvoertuig gebruik word, dit duidelik sal kan sien.

(3) Geen tarief behalwe die goedgekeurde tarief wat op die kaart verskyn wat in subartikel (1) genoem word, mag op enige plek in of aan die taxi vertoon word nie.

Toelaatbare Afwykings by Tariefmeters

62. Ten opsigte van enige tariefmeter is —

- (a) 'n oorregistrasie van hoogstens 9 m per 1 km en 'n onderregistrasie van hoogstens 45 m per 1 km; en
- (b) 'n overregistrasie van hoogstens drie sekondes per minuut en 'n onderregistrasie hoogstens van ses sekondes per minuut, toelaatbaar.

Aandrywing van Tariefmeter

63. Elke tariefmeter moet vanaf die ratkas of vanaf sodanige ander deel van die meganisme van die taxi wat die Raad goedkeur, aangedryf word.

Tariefmetervlaggies

64.(1) Elke tariefmeter wat met 'n vlaggie toegerus is, moet die woorde "Te Huur" of "For Hire" op sodanige vlaggie vertoon wanneer die taxi te huur is en die bestuurder moet dit met die hand werk.

(2) Sodanige vlaggie, en indien daar 'n toestel aangebring is wat die bykomende koste aanwys, sodanige toestel, moet die enigste gedeeltes van die tariefmeter wees wat met die hand gewerk kan word.

(3) Sodanige vlaggie moet so aangebring word dat dit die volgende aantoon:

- (a) "Te Huur" en "For Hire" wanneer die meter nie loop nie;
- (b) "Verhuur" of "Registreer" of "Hire" of "Recording" wanneer die meter die reisgeld regstreer;
- (c) "Registreer nie Wagtyd nie" of "Time not Recording" wanneer die meter nie wagtyd regstreer nie.

(4) Elke bestuurder van 'n taxi wat met 'n vlaggie toegerus is soos in subartikel (1) beoog, moet toesien dat, behalwe vir die tydperk waartydens sodanige taxi in huur is, sodanige vlaggie so gestel is dat dit aantoon dat sodanige taxi "Te Huur" of "For Hire" is.

Gebruik van Tariefmeter

65. (1) Die bestuurder van 'n taxi wat met 'n tariefmeter toegerus is, moet, sodra hy by die plek aankom waar die huurrit begin, en nie eerder nie, die tariefmeter aan die gang sit, en sodra die huurrit eindig die tariefmeter dadelik afskakel sodat dit nie meer regstreer nie.

(2) Indien daar 'n oponthoud ontstaan wat nie deur 'n verkeersopeenhoping of deur enige handeling of versoek van enige passasier veroorsaak is nie, moet genoemde bestuurder die tariefmeter afskakel sodat dit nie regstreer terwyl die oponthoud voortduur nie.

Seël van Tariefmeter moet Ongeskonde bly

66 (1) Enige seël wat ingevolge artikel 59 (3) aan 'n tariefmeter bevestig is, moet te alle tye ongeskonde en onbeschadig bly.

- (d) the registration number of the taxi; and
- (e) the number of the taxi meter installed in the taxi.

(2) Such card shall be displayed in a conspicuous place in such taxi so as to be visible to the passengers carried in such taxi, while it is being used as a public motor vehicle.

(3) No rate other than the approved rate appearing on the card referred to in subsection (1), shall be displayed anywhere in or on the taxi.

Tolerance of Taxi Meter

62. In respect of any taxi meter —

- (a) over-registration of not more than 9 m per 1 km and under-registration of not more than 45 m per 1 km; and

(b) over-registration of three seconds per minute and under-registration of six seconds per minute, is permissible.

Taxi Meter Mechanism

63. Every taxi meter shall be operated from the gearbox or from such other part of the mechanism of the taxi as may be approved by the Council.

Taxi Meter Flags

64(1) Every taxi meter fitted with a flag, shall indicate on such flag the words "For Hire" or "Te Huur" when the taxi is available for hire and shall be operated by the drive by hand.

(2) Such flag, and if an indicator for extra charges is fitted, such indicator, shall be the only portions of the taxi meter which may be hand operated.

(3) Such flag shall be so fitted as to indicate the following:

(a) "For Hire" and "Te Huur" when the meter is not working;

(b) "Hire" or "Recording" or "Verhuur" or "Registreer" when the meter is recording the fare;

(c) "time not Recording" or "Registreer nie Wagtyd nie" when the meter is not recording waiting time.

(4) Every driver of a taxi fitted with a flag as contemplated in subsection (1), shall ensure that, except for the period during which such taxi is under hire, such flag shall be so set as to indicate that such taxi is "For Hire" or "Te Huur".

Operation of Taxi Meter

65(1) The driver of a taxi fitted with a taxi meter shall, as soon as he arrives at the point where his hiring commences and not sooner, set the taxi meter in motion, and shall upon the termination of hiring immediately stop the taxi meter from recording.

(2) Upon the occurrence of any delay not caused by traffic congestion or by the action or request of any passenger, the said driver shall for the duration of such delay stop the taxi meter from recording.

Taxi Meter Seals to be Kept Intact

66(1) Any seal affixed to a taxi meter in terms of section 59(3), shall at all times be kept intact and undamaged.

(2) Indien enige sodanige seël gebreek word of beskadig raak, moet die bestuurder van die taxi onmiddellik, en voordat nog passasiers vervoer word, by die Raad aansoek doen om sodanige seël te vervang.

(3) Die Raad moet na sodanige aansoek, en as daar bevind word dat die tariefmeter behoorlik werk en 'n reisgeld wat bereken is volgens die goedgekeurde tarief, regstreer, en na betaling van 'n bedrag van R5 vir die toets van die tariefmeter, sodanige seël vervang.

Toets van Tariefmeter

67. (1) Enige beampete kan te eniger tyd in enige taxi klim wat met 'n tariefmeter toegerus is en die bestuurder aansê om ver genoeg te ry sodat hy die tariefmeter kan toets.

(2) Enige bestuurder wat so 'n opdrag ontvang, moet onmiddellik aan sodanige opdrag gevolg gee en daar word nie vir sodanige rit betaal nie: Met dien verstande dat geen bestuurder van 'n taxi aangesê mag word om verder as die grense van die munisipaliteit te ry nie.

(3) Indien daar op grond van enige toets bevind word dat 'n tariefmeter nie 'n reisgeld, bereken volgens die goedgekeurde tarief, regstreer nie kan sodanige beampete sodanige tariefmeter afkeur en die seël wat ingevolge artikel 59(3) daaraan geheg is, verwijder, en sodanige tariefmeter mag dan nie in enige taxi gebruik word alvorens die Raad dit weer getoets, goedgekeur en verseël het nie.

Geld vir die Toets van Tariefmeters

68. Die eienaar van 'n taxi moet die tarief soos in Bylae 1 uiteengesit, betaal vir elke tariefmeter deur die Raad getoets.

Peuter met Tariefmeter en Juiste Aflesing Daarvan

69. (1) Niemand mag —

(a) die seël wat die Raad aan enige tariefmeter bevestig het, vernietig, breek of daaraan peuter nie;

(b) enige tariefmeter of enige verbinding daarvan, of enige buiteband of toebehore van 'n taxi verstel, hom daarmee bemoei of daaraan peuter sodat die tariefmeter enige reisgeld behalwe 'n riesgeld wat ingevolge die goedgekeurde tarief, bereken word regstreer nie.

(2) Geen bestuurder of eienaar van 'n taxi wat 'n tariefmeter aan sy voertuig het wat nie 'n reisgeld, bereken volgens die goedgekeurde tarief, regstreer nie, of wat buitebande aan die voertuig aangesit het wat van 'n ander grootte is as dié wat die voertuig aangehad het toe die tariefmeter getoets en verseël is, mag sodanige voertuig as 'n openbare motorvoertuig gebruik of dit aldus laat gebruik of toelaat dat dit aldus gebruik word nie.

Vereistes vir Openbare Motorvoertuig wat gebruik word om Goedere te Vervoer

70. (1) Geen lisensie mag uitgereik word vir die gebruik en niemand mag gebruik maak van enige openbare motorvoertuig vir die vervoer van goedere nie, tensy die eienaar sy naam en adres duidelik leesbaar en opvallend aan weerskante van die voertuig laat skilder of aangebring het.

(2) Sodanige naam en adres moet in blokletters, minstens 40 mm groot wees en die kleur van die letters moet 'n kontras met die kleur van die voertuig vorm.

HOOFTUK 4

PLEKKE VAN VERMAAKLIKHEID, PRET OF ONTSPANNING

Woordomskrywings

71. (1) In Deel 1 van hierdie Hoofstuk, tensy uit die samehang anders blyk, beteken —

(2) If any such seal becomes broken or damaged, the driver of the taxi shall forthwith, before further conveying passengers, apply to the Council to replace such seal.

(3) The Council shall on such application when it is found that the taxi meter is functioning properly and is registering a fare according to the approved rate and after payment of an amount of R5 for the testing of the taxi meter replace such seal.

Testing of Taxi Meter

67(1) Any official may at any time enter any taxi fitted with a taxi meter and order the driver to drive a distance sufficient to test the taxi meter.

(2) Any driver so ordered, shall immediately comply with such order and no payment shall be due for such drive: Provided that no driver of a taxi shall be ordered to proceed beyond the boundaries of the municipality.

(3) Where, as the result of any test, a taxi meter is found to be not registering a fare calculated according to the approved rate, such official may reject such taxi meter and remove therefrom the seal fixed thereto in terms of section 59(3) and such taxi meter shall not be used in any taxi until it has been retested, approved and sealed by the Council.

Charge for Testing Taxi Meters

68. The owner of a taxi shall pay the Council the tariff as set out in Schedule 1 for every taxi meter tested by the Council.

Interference with taxi meter and True Reading Thereof

69(1) No person shall —

(a) destroy, break or tamper with the seal affixed by the Council to any taxi meter;

(b) adjust, interfere or tamper with any taxi meter or any connection thereof, or any tyre or fitting of a taxi so as to cause the taxi meter to register any fare other than a fare calculated according to the approved rate.

(2) No driver or owner of a taxi, having affixed thereto a taxi meter which fails to register a fare calculated according to the approved rate, or having affixed thereto tyres of a size other than those which were on the vehicle at the time the taxi meter was tested and sealed, shall cause or permit such vehicle to be used as a public motor vehicle.

Requirements for Public Motor Vehicles used for the Conveyance of Goods

70(1) No licence shall be issued for the use of, and no person shall use, any public motor vehicle for the conveyance of goods unless the owner has caused his name and address to be legibly and conspicuously painted or affixed on both sides of the vehicle.

(2) Such name and address shall be in block letters, at least 40 mm in size and the colour of the letter shall be in contrast to the colour of the vehicle.

CHAPTER 4

PLACES OF ENTERTAINMENT, AMUSEMENT OR RECREATION

Definitions

71(1) In Part 1 of this Chapter, unless the context otherwise indicates —

"plek van vermaaklikheid, pret of ontspanning" enige plek waartoe die publiek toegang het vir die doel van vermaaklikheid, pret of ontspanning, teen betaling van 'n fooi of andersins, hetsy as lede, of as gaste van enige lid, van enige klub, vereniging of organisasie, maar dit omvat nie enige plek van vermaaklikheid wat kragtens die Ordonnansie gelisensieer is of moet wees nie.

(2) In Deel 2 van hierdie Hoofstuk, tensy uit die samehang anders blyk, beteken —

"plek van vermaaklikheid, pret of ontspanning" 'n plek van vermaaklikheid, pret of ontspanning soos in subartikel (1) omskryf, en enige vermaaklikheidsplek wat kragtens die Ordonnansie gelisensieer is of moet wees;

"vermaaklikheidsapparaat" dié apparaat wat in item 49 (2) (n) van Bylae 1 by die Ordonnansie omskryf word.

DEEL 1

LISENSIËRING

Wanneer 'n lisensie Vereis word

72. Niemand mag —

(a) 'n plek van vermaaklikheid, pret of ontspanning stig of bedryf nie, tensy hy die houer is van 'n geldige lisensie daarvoor wat ingevolge hierdie verordeninge toegestaan is: Met dien verstande dat sodanige lisensie nie deur 'n liefdadigheds- of godsdienstige inrigting of deur 'n opvoedkundige inrigting van openbare aard benodig word nie;

(b) 'n plek van vermaaklikheid, pret of ontspanning waarvoor daar 'n lisensie aldus toegestaan is, uitgesonderd op 'n perseel wat in sodanige lisensie gemeld word, stig of bedryf nie:

Karakter van Aansoeker of Persoon wat Beheer het

73. Elke aansoeker, of hy werklike en effektiewe beheer van die plek van vermaaklikheid, pret of ontspanning het of sal hê, al dan nie, en indien iemand anders sodanige beheer het of sal hê, sodanige ander persoon, moet die Raad daarvan oortuig dat hy van goeie karakter is en 'n bekwame en gesikte persoon is om die bedrywigheid waarvoor 'n lisensie vereis word, te beoefen, hetsy vanweë sy karakter, sy gedrag in die verlede of die sindelikheid van sy persoon, sy gewoontes of metodes of om enige ander rede.

Toon van Sertifikaat vir 'n Openbare Gebou

74. Geen lisensie mag ten opsigte van 'n plek van vermaaklikheid, pret of ontspanning uitgereik word nie, tensy die aansoeker ten opsigte van die betrokke perseel, 'n geldige sertifikaat vir 'n openbare gebou wat ingevolge die Raad se Bouverordeninge wat deur die Raad by Administrateurskennisgwing 726 van 16 Junie 1976 aangeneem is, vereis word, asook enige ander magtiging wat by wet vereis word, toon.

Aansoek om 'n Licensie

75. (1) Elke aansoek om 'n lisensie moet gedoen word deur die voltooiing van 'n aansoekvorm en indiening by die Raad.

(2) Elke aansoekvorm wat ingevolge subartikel (1) ingedien word, moet deur die Raad met die datum waarop dit ingedien is, gestempel word.

(3) Die aansoeker moet 'n kennisgwing van die Raad verky, waarin daar gemeld word dat 'n aansoek om die betrokke lisensie ingedien is en waarop die datum waarop die kennisgwing uitgereik is by wyse van 'n amptelike stempel geëndosseer is, en die aansoeker moet binne drie dae van sodanige datum af sodanige voltooide kennisgwing buite- of binnekant die perseel waarop die aansoek betrekking het, of op 'n bord wat aan 'n paal vas geheg is wat stewig in die grond ingeplant is, op of so naby as moontlik aan sodanige perseel, vasheg.

"place of entertainment, amusement or recreation" means any place to which the public is admitted for the purpose of entertainment, amusement or recreation either on payment of a fee or otherwise, and whether as members, or guests of any member, of any club, association or organisation, but shall not include any place of entertainment licensed or required to be licensed in terms of the Ordinance.

(2) In Part 2 of this Chapter, unless the context otherwise indicates —

"Amusement apparatus" means such apparatus as defined in item 49 (2) (n) of Schedule 1 to the Ordinance;

"place of entertainment, amusement or recreation" means a place of entertainment, amusement or recreation as defined in subsection (1) and any place of entertainment which is licensed or which is required to be licensed in terms of the Ordinance.

PART 1

LICENSING

When a licence is Required

72. No person shall —

(a) establish or carry on a place of entertainment, amusement or recreation, unless he is the holder of a current licence therefor granted in terms of these by-laws: Provided that such licence shall not be required by a charitable or religious institution or by an educational institution of a public nature;

(b) establish or carry on a place of entertainment, amusement or recreation for which a licence has been so granted, except on premises specified in such licence.

Character of the Applicant or Person in Control

73. Every applicant, whether or not he is or will be in actual and effective control of the place of entertainment, amusement or recreation, and if another person is or will be in such control, such other person, shall satisfy the Council that he is of good character and a fit and proper person to conduct the activity for which the licence is required, whether by reason of his character, his previous conduct or the cleanliness of his person, habits or methods or for any other reason.

Production of Public Building Certificate

74. No licence in respect of a place of entertainment, amusement or recreation shall be issued unless the applicant in respect of the premises concerned produces a valid public building certificate required in terms of the Council's Building By-laws adopted by the Council under Administrator's Notice 726, dated 16 June 1976, and any other authority required by law.

Application for a Licence

75(1) Every application for a licence shall be made by completing an application form and lodging it with the Council.

(2) Every application form lodged in terms of subsection (1) shall be stamped by the Council with the date on which it was lodged.

(3) The applicant shall obtain from the Council a notice stating that an application for the licence concerned has been lodged, and on which the date of issue of the notice has been endorsed by means of an official stamp, and the applicant shall within three days of such date affix such completed notice outside or inside the premises to which the application relates or on a board affixed to a pole firmly planted in the ground, on or as near as possible to such premises.

(4) Sodanige kennisgewing moet op 'n opvallende plek vertoon word waar dit maklik van 'n openbare pad of ander openbare plek af gesien en gelees kan word en moet die aansoeker sodanige kennisgewing vir 'n aaneenlopende tydperk van een en twintig dae na die datum van uitreiking in 'n goeie en duidelik leesbare toestand in stand hou: Met dien verstande dat indien die perseel so geleë is dat die kennisgewing nie van 'n openbare pad of ander openbare plek sigbaar sal wees nie, sodanige kennisgewing ooreenkomsdig die bepallings van hierdie artikel vertoon moet word by enige private ingang na die perseel op die plek waar sodanige ingang toegang tot 'n openbare pad of ander openbare plek verleen.

Beweegheid van Raad waar geen beswaar Ingediend word nie

76. Indien geen beswaar met betrekking tot 'n aansoek om 'n lisensie ingediend word nie kan die Raad —

- (a) sodanige aansoek onvoorwaardelik toestaan;
- (b) sodanige aansoek weier;
- (c) sodanige aansoek uitstel vir sodanige tydperk wat nodig mag wees totdat uitsluitsel verkry is.
- (d) sodanige aansoek toestaan onderworpe aan enige voorwaarde, beperking of vereiste betreffende —
 - (i) die ure waartydens sodanige plek van vermaaklikheid, pret of ontspanning oop mag wees;
 - (ii) die toelating van persone jonger of ouer as die ouderdom wat in sodanige voorwaarde gemeld word;
 - (iii) die aanhou of verkoop van sterk drank op die perseel;
 - (iv) dobbelary, soos beoog in die Wet op Dobbetary, 1965 (Wet 1 van 1965), op die perseel; of
 - (e) sodanige aansoek toestaan onderworpe aan enige voorwaarde wat voldoende is om te sorg dat daar aan enige beperking of vereiste wat kragtens enige verordening van die Raad voorgeskryf word, voldoen word.

Beweare teen die Toestaan van 'n Licensie

77. (1) Elke persoon wat bewaar teen die toestaan van 'n lisensie wil opper, moet sy bewaar binne een en twintig dae vanaf die datum wat op die kennisgewing soos in artikel 75(3) beoog bestempel is, skriftelik by die Raad en die aansoeker indien.

(2) In elke bewaar wat ingevolge subartikel (1) ingediend word, moet —

- (a) daar gemeld word op watter aansoek dit betrekking het;
- (b) die redes vir die bewaar uiteengesit word; en
- (c) 'n adres verstrek word waarheen kennisgewings en ander dokumente wat vir die beswaarmaker bedoel is, gestuur kan word.

(3) Daar word geag dat 'n kennisgewing van bewaar aan die aansoeker en aan die Raad beteken is indien die beswaarmaker bewys dat hy sodanige kennisgewing per vooruitbetaalde geregistreerde pos aan elk van hulle gestuur het of dit persoonlik by elk van hulle of aan hulle agent wat daartoe gemagtig is, aangelever het.

Aanhoor van bewaar

78. (1) Elke aansoek om 'n lisensie waarteen daar 'n bewaar ingediend is, moet in die openbaar deur die Raad aangehoor word: Met dien verstande dat die Raad kan verdaag om die saak agter geslotte deure te oorweeg ten einde uitsluitsel te verkry:

(2) Die Raad kan bepaal in watter volgorde aansoeke aangehoor moet word.

(4) Such notice shall be displayed in a conspicuous place where it is visible and easily read from a public road or other public place, and the applicant shall maintain such notice in a sound and clearly legible condition for a continuous period of twenty-one days after the date of issue: Provided that if the premises are so situated that the notice will not be visible from a public road or other public place, such notice shall be displayed in accordance with the provisions of this section at any private entrance to the premises at the place where such entrance gives access to a public road or other public place.

Power of Council Where No Objection is lodged.

76. If no objection is lodged in respect of an application for a licence, the Council may —

- (a) grant such application unconditionally;
- (b) refuse such application;
- (c) postpone such application for such period as may be necessary to enable it to reach a decision;
- (d) grant such application subject to any condition, restriction or requirement relating to —
 - (i) the hours during which such place of entertainment, amusement or recreation may operate;
 - (ii) the admission thereto of persons above or below the age specified in such condition;
 - (iii) the keeping or sale of liquor on the premises;
 - (iv) gambling, as contemplated in the Gambling Act, 1965 (Act No. 1 of 1965), on the premises; or
 - (e) grant such application subject to any condition adequate to ensure compliance with any restriction or requirement prescribed by any by-law of the Council.

Objections to the Granting of a licence.

77(1) Every person objecting to the granting of a licence shall lodge his objection in writing with the Council and the applicant within twenty-one days of the date stamped on the notice contemplated in section 75(3).

(2) Every objection lodged in terms of subsection (1), shall —

- (a) specify the application to which it relates;
- (b) detail the reasons for the objection; and
- (c) give an address to which notices and other documents intended for the objector may be sent.

(3) A notice of objection shall be deemed to have been served on the applicant and on the Council if the objector establishes that he forwarded such notice to each of them by pre-paid registered post or delivered it to each of them personally or to their duly authorised agents.

Hearing of Objections

78 (1) Every application for a licence to which an objection has been lodged shall be heard by the Council in public: Provided that the Council may adjourn to consider the matter in private in order to reach a decision.

(2) The Council may determine the order in which applications shall be heard.

(3) Elke aansoeker en elke beswaarmaker wat 'n beswaar ingevolge artikel 77 ingedien het, is daarop geregtig om ter ondersteuning van sy aansoek of beswaar sy saak self te stel of te laat stel deur 'n advokaat of 'n prokureur, of enige ander persoon wat skriftelik daartoe gemagtig is deur die aansoeker of beswaarmaker, na gelang van die geval.

(4) (a) Enige aansoeker of beswaarmaker kan getuies roep.

(b) Voordat enige persoon getuienis aflê, moet hy 'n eed aflê of 'n bevestiging doen wat deur die voorstuur van die Raad afgeneem moet word.

(c) Enige persoon wat getuienis aflê, met inbegrip van 'n aansoeker en 'n beswaarmaker, kan aan kruisondervraging onderwerp word.

(5) Die procedure by die aanhoor van 'n aansoek waarteen 'n beswaar ingedien is, is soos volg:

(a) Die aansoeker word eerste aangehoor en kan daarna getuies ter ondersteuning van sy aansoek roep;

(b) die beswaarmaker word vervolgens aangehoor en hy kan getuies ter ondersteuning van sy beswaar roep;

(c) nadat daar aan paragrawe (a) en (b) voldoen is, kan die aansoeker sy saak ter ondersteuning van die aansoek stel en daarna kan die beswaarmaker sy saak stel ter ondersteuning van sy beswaar;

(d) die aansoeker kan om op die betoog van die beswaarmaker repliek lewer.

Bevoegdheid van Raad waar Besware Ingедien is

79. Nadat die aansoeker en beswaarmaker ingevolge artikel 78 aangehoor is, moet die Raad 'n beslissing soos beoog in artikel 76 (a), (b), (c) of (d) gee.

Vrystelling van Voorwaardes

80. Die Raad kan enige plek van vermaaklikheid, pret of ontspanning, van enige voorwaarde, beperking of vereiste wat ingevolge artikel 76 of 79 opgelê is, vrystel of sodanige voorwaarde, beperking of verbod wysig.

Hernuwing van Licensie

81. (1) 'n Aansoeker om die hernuwing van 'n licensie kan gedoen word vanaf die eerste dag van Oktober van die jaar waarvoor die licensie uitgereik is, tot die 31ste dag van Januarie van die volgende jaar op die wyse wat in subartikel (2) bepaal word.

(2) Die houer van 'n licensie wat voornemens is om sodanige licensie te herneu moet 'n voltooide aansoekvorm by die Raad indien, en by betaling van die toepaslike tarief moet die Raad sodanige licensie herneu.

Verandering van die Persoon wat Beheer het oor of van die Naam van 'n Plek van Vermaaklikheid, Pret of Ontspanning

82. Die houer van 'n licensie wat ingevolge hierdie Deel uitgereik is, moet die Raad onverwyld skriftelik in kennis stel indien —

(a) die persoon wat die werklike en effektiewe beheer het oor die betrokke plek van vermaaklikheid, pret of ontspanning deur 'n ander persoon vervang word en sodanige besonderhede van sodanige laasgenoemde persoon wat die Raad vereis, verstrek; of

(b) die naam waaronder die plek van vermaaklikheid, pret of ontspanning gedryf word, verander is,

en hy moet toesien dat die licensie aan die Raad voorgelê word sodat dit dienooreenkomsdig gewysig kan word.

(3) Every applicant, and every objector who has lodged an objection in accordance with section 77, shall be entitled to be heard in support of his application or objection either personally or represented by counsel or any attorney, or by any other person authorised in writing by the applicant or objector, as the case may be.

(4) (a) Any applicant or objector may call witnesses.

(b) Before any person gives evidence, he shall take an oath or make an affirmation which shall be administered by the chairman of the Council.

(c) Any person, including an applicant and objector, giving evidence, may be subjected to cross-examination.

(5) The procedure for hearing an application to which an objection has been lodged, shall be as follows:

(a) The applicant shall be heard first and may thereafter call witnesses in support of his application;

(b) the objector shall then be heard and may call witnesses in support of his objection;

(c) after compliance with paragraphs (a) and (b), the applicant shall be entitled to be heard in argument in support of the application and thereafter the objector shall be entitled to be heard in support of his objection;

(d) the applicant may reply to the argument of the objector.

Powers of Council where Objections are Lodged

79. After having heard the applicant and the objector in terms of Section 78, the Council shall make a decision as contemplated in section 76 (a), (b), (c) or (d).

Exemption from Conditions

80. The Council may exempt any place of entertainment, amusement or recreation from any condition, restriction or requirement imposed in terms of section 76 or 79 or vary such condition, restriction or prohibition.

Renewal of Licences

81 (1) An application for the renewal of a licence may be made from the first day of October of the year for which the licence was issued until 31 January of the following year in the manner provided for in subsection (2).

(2) The holder of a licence intending to renew such licence shall submit a completed application form to the Council and upon payment of the appropriate tariff the Council shall renew such licence.

Change of Person in Control or to the Name of the Place of Entertainment, Amusement or Recreation

82. The holder of a licence issued in terms of this Part shall forthwith in writing notify the Council —

(a) the person who is in actual and effective control of the place of entertainment, amusement or recreation concerned is replaced by another person and furnish such particulars of such latter person as the Council may require; or

(b) the name under which the place of entertainment, amusement or recreation is carried on has been changed,

and shall ensure that the licence is submitted to the Council to be amended accordingly.

Veranderings aan die Perseel gespesifieer in die lisensie

83. Niemand wat die houer is van 'n lisensie vir 'n plek van vermaaklikheid, pret of ontspanning, mag sonder die skrifte-like goedkeuring van die Raad enige verbouings of aanbouings aan die perseel wat in sodanige lisensie aangegee word, aanbring, laat aanbring of toelaat dat dit aangebring word nie.

Beperking op die Gebruik van Perseel

84. Geen perseel wat ingevolge hierdie Deel gelisensieer is, mag vir enige soort vermaaklikheid, pret of ontspanning gebruik word nie, behalwe dié wat deur die lisensie wat daarvoor toegestaan is, gemagtig word.

DEEL 2

BEHEER, INSPEKSIE EN TOESIGHOUING

Uitsluiting van Persone onder die Invloed van sterk drank en ander Persone wat Hulle Misdra

85. Indien enige perseel as 'n plek van vermaaklikheid, pret of ontspanning gebruik word —

(a) word niemand wat onder die invloed van sterk drank of dwelmmiddels is, tot enige deel van sodanige perseel toegelaat nie;

(b) mag niemand enige deel van sodanige perseel betree of daarop wees terwyl hy onder die invloed van sterk drank of dwelmmiddels is of hom op sodanige perseel wanordelik of onbetaamlik gedra of enige ander persoon vir die doel van prostitutie uitlok nie.

Verbod op Rook in 'n Gekoorsaal

86. (1) Niemand mag in die gehoorsaal van 'n teater of 'n bioskoop rook nie, terwyl —

(a) daar 'n gehoor in sodanige gehoorsaal is;

(b) diegene wat 'n gehoor sal uitmaak, sodanige gehoorsaal binnekom;

(c) diegene wat 'n gehoor uitgemaak het sodanige gehoorsaal na afloop van die aangebode program verlaat; of

(d) daar 'n pouse is gedurende die verloop van 'n program wat aan 'n gehoor in sodanige gehoorsaal aangebied word.

(2) Die houer van 'n lisensie ten opsigte van 'n teater of 'n bioskoop moet —

(a) op opvallende plekke in die gehoorsaal minstens vier kennisgewings met die woorde "Rook Verbode/No Smoking" daarop in blokhoofletters, minstens 100 mm groot aanbring en onderhou; en

(b) by elke ingang tot die teater of die bioskoop 'n kennisgeving in blokhoofletters, minstens 50 mm groot op 'n opvallende plek vertoon, wat soos volg lui:

"Die publiek moet daarop let dat rook in die gehoorsaal strydig is met die verordeninge betreffende lisensies en die beheer oor besighede/The public are reminded that it is contrary to the by-laws relating to licences and business control to smoke in the auditorium"

(3) Nog die lisensiehouer nog die persoon in beheer van 'n teater of 'n bioskoop mag duld of veroorloof dat iemand strydig met die bepalings van subartikel (1) in die gehoorsaal van sodanige teater of bioskoop rook

Die persoon in beheer van 'n teater of 'n bioskoop moet iemand wat enige bepaling van subartikel (1) oortree, waarsku dat hy 'n misdryf begaan en moet, as die betrokke persoon sodanige waarskuwing verontagsaam, 'n vredesbeampte daarvan verwittig.

(5) Vir die toepassing van hierdie artikel beteken —

Alterations to Premises Specified in Licence

83. No person who is the holder of a licence for a place of entertainment, amusement or recreation, shall make or cause or permit to be made any structural alteration or addition to the premises specified in such licence without the written approval of the Council.

Restriction on Use of Premises

84. No premises licensed in terms of this Part shall be used for any form of entertainment, amusement or recreation other than that authorised by the licence granted in respect thereof.

PART 2

CONTROL INSPECTION AND SUPERVISION

Exclusion of Intoxicated and Other Disorderly Persons

85. If any premises is used as a place of entertainment, amusement or recreation —

(a) no person under the influence of intoxicating liquor or drugs shall be admitted to any part of such premises;

(b) no person shall enter or be on any part of such premises whilst under the influence of intoxicating liquor or drugs, or behave on such premises in a disorderly or indecent manner or solicit any other person for the purpose of prostitution.

No Smoking in an Auditorium

86 (1) No person shall smoke in the auditorium of a theatre or of a cinema while —

(a) there is an audience in such auditorium;

(b) persons who will form an audience are being admitted to such auditorium;

(c) persons who formed an audience are leaving such auditorium after the end of the programme presented; or

(d) there is an interval during the course of a programme presented to an audience in such auditorium.

(2) The holder of a licence in respect of a theatre or of a cinema shall —

(a) affix and maintain in prominent positions in the auditorium at least 4 notices, in block capitals in letters not less than 100 mm in size bearing the words, "NO SMOKING-/ROOK VERBODE": and

(b) display at every entrance to the theatre or the cinema in a prominent position a notice in block capitals in letters not less than 50 mm in size reading:

"THE PUBLIC ARE REMINDED THAT IT IS CONTRARY TO THE BY-LAWS RELATING TO LICENCES AND BUSINESS CONTROL TO SMOKE IN THE AUDITORIUM/DIE PUBLIEK MOET DAAROP LET DAT ROOK IN DIE GEHOORSAAL STRYDIG IS MET DIE VERORDENINGE BETREFFENDE LISENSIES EN DIE BEHEER OOR BESIGHED."

(3) Neither the holder of the licence nor the person in control of a theatre or a cinema shall permit or allow any person to smoke in the auditorium of such theatre or cinema in contravention of subsection (1).

(4) The person in control of a theatre or a cinema shall warn any person who contravenes any of the provisions of subsection (1) that such person is committing an offence, and if such warning is not heeded by such person, inform a peace officer.

(5) For the purposes of this section —

- (a) "gehoor" ook 'n byeenkoms van toeskouers;
 - (b) "gehoorsaal" die gedeelte van die teater of die bioskoop wat deur die gehoor beset word;
 - (c) "rook" sluit in om in besit te wees van 'n op- of aangesteekte pyp, sigaar, seroet of sigaret.
- (6) Hierdie artikel geld nie vir 'n gehoorsaal wat nie onder 'n dak is nie.

Versperring van Deurgange

87. Geen eienaar van of persoon in beheer van enige perseel wat as plek van vermaaklikheid, pret of ontspanning gebruik word, mag toelaat dat soveel persone dit binnegaan dat hulle tydens die vermaaklikheid, pret of ontspanning kan veroorsaak dat enige gang, deurgang, in — of uitgang of ander uitgangsplek versper word, of dat persone wat in sodanige perseel is, verhinder om daaruit te kan kom nie.

Verskaffing van Toilette

88. (1) Enige perseel wat as 'n plek van vermaaklikheid, pret of ontspanning gebruik word, moet ooreenkomsdig die Raad se Publieke Gesondheidsverordeninge afgekondig by Administrateurkenningsweng 148 van 21 Februarie 1951, van genoeg toilette en urinale met afsonderlike akkommodasie vir elke geslag, voorsien word.

(2) Elke toilet en urinaal of op by sodanige perseel moet ingevolge die Raad se Publieke Gesondheidsverordeninge behoorlik verlig, skoon, geventileer en ontsmet gehou word.

Sluiting van ongelisensieerde of Gelisensieerde persele

89. (a) Indien enige perseel gebruik word as 'n plek van vermaaklikheid, pret of ontspanning, soos in artikel 71(1) om-skryf, sonder dat dit daarvoor gelisensieer is, of

(b) indien dit wel gelisensieer is, sodanige plek van vermaaklikheid, pret of ontspanning strydig met enige voorwaarde, beperking of vereiste wat op sodanige lisensie geëndosseer is, gebruik word, kan die Raad, benewens om enige strafregtelike of siviellregtelike stappe te doen, sodanige plek van vermaaklikheid, pret of ontspanning tydelik of permanent sluit.

HOOFSTUK 5

STRAATVERKOPERS VERBOD, BEPERKING, REGULERING BEHEER, INSPEKSIE EN TOESIGHOUING

Woordomskrywings

90. In hierdie Hoofstuk, tensy uit die samehang anders blyk, beteken — "openbare plek" enige pad, straat, deurgang, brug, oorbrug, duikweg, looppad, voetpad, sypaadjie, steeg, plein, oop ruimte, tuin, park, of ingeslote ruimte wat ingevolge artikel 63 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), by die Raad berus en omvat enige pad, plek of deurgang, hoe dit ook al tot stand gekom het, wat onbelemmerd deur die publiek gebruik word of wat die publiek kan gebruik;

"straat" enige straat, pad of deurgang wat op die algemene plan van 'n dorp, landbouhoeve of ander grondverdeling aangegee word of ten opsigte waarvan die publiek 'n verjulingsreg of ander reg van weg verkry het;

"straatverkoper" iemand wat as prinsipaal, agent, assistent of werknemer, 'n besigheid in of op 'n openbare plek bedryf deur goedere te verkoop, te ruil of aan te bied of te vertoon vir verkoop of ruil —

(a) wat hy per voertuig of andersins van plek tot plek vervoer;

- (a) "audience" includes an assembly of spectators;
 - (b) "auditorium" means the part of the theatre or of the cinema occupied by the audience;
 - (c) "smoke" and "smoking" includes being in posession of a lighted pipe, cigar, cheroot or cigarette.
- (6) This section shall not apply in respect of an auditorium which is not under a roof.

Blocking of Gangways

87. No owner or person in control of any premises used as a place of entertainment, amusement or recreation, shall permit the entry of a number of persons which may cause the blocking during the cause of the entertainment, amusement or recreation of any passage, gangway, corridor, entrance or exit or other means of egress or the prevention of egress of persons within such premises.

Provision of Toilets

88 (1) Any premises used as a place of entertainment, amusement or recreation shall, in accordance with the Council's Public Health By-laws, published under Administrator's Notice 148, dated 21 February 1951, be provided with an adequate number of toilets and urinals, with separate accommodation for each sex.

(2) Every toilet and urinal on or about such premises shall be kept properly lighted, cleaned ventilated and disinfected in terms of the Council's Public Health By-laws.

Closing of Unlicensed or Licensed Premises

89 (a) If any premises are used as a place of entertainment amusement or recreation as defined in section 71 (1) without being licensed thereto, or

(b) being licensed, such place of entertainment, amusement or recreation is used in breach of any condition, restriction or requirement endorsed on such licence;

the Council may, in addition to instituting any criminal or civil proceedings, close such place of entertainment, amusement or recreation either temporarily or permanently.

CHAPTER 5

STREET VENDORS: PROHIBITION, RESTRICTION, REGULATION, CONTROL, INSPECTION AND SUPERVISION

Definitions

90. In this Chapter, unless the context otherwise indicate

"public place" means any road, street, thoroughfare, bridge, overhead bridge, subway, footpavement, footpath, sidewalk, lane square, open space, garden, park, or enclosed space vested in the Council in Terms of section 63 of the Local Government Ordinance, 1939, (Ordinance 17 of 1939), and includes any road, place or thoroughfare however created which is in the undisturbed use of the public or which the public may use;

"street" means any street, road, or thoroughfare shown on the general plan of a township, agricultural holdings, or other division of land or in respect of which the public have acquired a prescriptive of other right of way;

"street vendor" means any person who as principal, agent, assistant or employee, carries on business in or on a public place by selling or exchanging, or offering or exposing for sale or exchange, goods —

(a) which he conveys from place to place, whether by vehicle or otherwise;

- (b) by enige staanplek of in, op of vanaf enige voertuig of verplaasbare of nie-verplaasbare struktuur; of
- (c) op enige plek buite 'n besigheidspersel ten opsigte waarvan 'n ander lisensie deur sodanige persoon gehou word.

Bepalings Betreffende Handeldryf in Blomme van 'n Staanplek af

91. Niemand mag die besigheid van 'n straatverkoper van blomme van 'n staanplek af bedryf nie, tensy —

- (a) hy in besit is van 'n geldige skriftelike magtiging van die Raad om 'n staanplek wat in Bylae 2 gespesifieer word, te okkupeer;
- (b) hy sodanige besigheid vanaf sodanige staanplek bedryf;
- (c) hy in effektiewe beheer van sodanige staanplek bly;
- (d) hy die bedrag om die staanplek te gebruik soos in Bylae 3 voorgeskryf word, betaal het.

Getal Straatverkopers en Assistente op een Staanplek

92.(1) 'n Straatverkoper wat aan artikel 91 voldoen, kan hoogstens twee ander persone op die betrokke staanplek hê en hulle kan —

- (a) agente of werknemers wees wat ingevolge die Ordonnansie gelisensieer is, wat met die verkopery kan help;
- (b) assistente wees wat die straatverkoper kan help om sy besigheid te dryf, maar wat nie oor enige verkoop kan onderhandel of dit kan sluit nie; of
- (c) een sodanige agent of werknemer en een sodanige assistent wees.

(2) Die naam van elke sodanige agent, werknemer of assistent moet deur die straatverkoper aan die Raad verstrek word en moet op die skriftelike magtiging wat aan sodanige straatverkoper uitgereik word, gespesifieer word.

Kansellerung van Toewysing of van Skriftelike Magtiging

93. Indien die Raad oortuig is dat —

- (a) die persoon aan wie 'n staanplek toege wys is, versuim het om binne veertien dae na sodanige toewysing die skriftelike magtiging vir sodanige staanplek te verkry; of
- (b) daar vir 'n aaneenlopende tydperk van meer as veertien dae geen besigheid gedryf is vanaf 'n staanplek ten opsigte waarvan 'n skriftelike magtiging ingevolge hierdie verordeninge toegestaan is nie, kan die Raad sodanige toewysing of magtiging, na gelang van die geval, kanselleer nadat aan die persoon aan wie die staanplek toege wys is of die houer van sodanige magtiging, na gelang van die geval, 'n skriftelike kennisgewing gegee is waarin hy genooi word om binne 'n tydperk van veertien dae na die datum van sodanige kennisgewing, skriftelik vertoe te rig waarin gronde aangevoer word waarom sodanige toewysing of magtiging nie gekanselleer behoort te word nie en nadat enige vertoe wat binne sodanige tydperk gerig is, oorweeg is.

Slegs een Skriftelike Magtiging per Persoon

94. Niemand is geregtig om 'n skriftelike magtiging ten opsigte van meer as een staanplek te verkry nie.

Magtiging nie Oordraagbaar nie

95. Behoudens die bepalings van artikel 10, is geen skriftelike magtiging wat kragtens hierdie Hoofstuk uitgereik word, oordraagbaar van een persoon aan 'n ander of van een staanplek na 'n ander nie.

Staanplekhouer of Werknemer tot een Staanplek Beperk

96. Niemand wat in enige skriftelike magtiging as prinsipaal, agent, werknemer of assistent aangegee word, mag op enige

- (b) at any stand, or in, on or from any vehicle or movable or immovable structure; or

- (c) at any place away from business premises in respect of which another licence is held by such person.

Conditions for the Carrying on of a Business in Flowers from a stand

91. No person shall carry on the business or trade of street vendor in flowers from a stand unless —

- (a) he is in possession of a current written authority from the Council to occupy a stand specified in Schedule 2;
- (b) he conducts such business from such stand;
- (c) he remains in effective control of such stand; and
- (d) he has paid the charges to use the stand prescribed in Schedule 3.

Number of Street Vendors and Assistants on any One Stand

92 (1) A street vendor complying with section 91 shall be entitled to have a maximum of two other persons on the stand concerned, who may be either —

- (a) agents or employees, licensed in terms of the Ordinance, who may assist in selling;
- (b) assistants, who may assist the street vendor in carrying on his business but who may not negotiate or conclude any sale; or
- (c) one such agent or employee, and one such assistant.

(2) The name of every such agent, employee or assistant shall be furnished to the Council by the street vendor and specified on the written authority issued to such street vendor.

Cancellation of Allocation or of Written Authority

93 If the Council is satisfied that —

- (a) the person to whom a stand has been allocated has failed to take out the written authority for such stand within fourteen days of such allocation; or

- (b) for a continuous period exceeding fourteen days, no business has been carried on from a stand in respect of which a written authority had been granted in terms of these by-laws, the Council may cancel such allocation or authority, as the case may be, after having given the person to whom the stand has been allocated or the holder of such authority, as the case may be, written notice inviting him to make representations in writing within a period of fourteen days from the date of such notice showing cause why such allocation or authority should not be cancelled, and after having considered any representations made within such period.

Only One Written Authority per Person

94. No person shall be entitled to obtain a written authority in respect of more than one stand.

Authority Not Transferable

95. Subject to the provisions of section 101, no written authority issued under this Chapter shall be transferable from one person to another or from one stand to another.

Standholder or Employee Limited to one Stand

96. No person named in any written authority as principal, agent, employee, or assistant shall carry on, be employed in

ander staanplek as dié wat in sodanige skriftelike magtiging gespesifieer word, as straatverkoper sake doen of by 'n straatverkoper in diens wees of 'n assistent wees nie.

Tydelike Staanplekke

97. Ondanks andersluidende bepalings in hierdie verordeninge vervat, kan die Raad 'n tydelike staanplek wat deur 'n straatverkoper geokkupeer kan word, afgsonder indien enige staanplek wat in Bylae 2 gespesifieer word en wat deur sodanige verkoper geokkupeer word, om enige rede hoegenaamd tydelik nie geokkupeer kan word nie.

Afmetings van 'n Staanplek

98.(1) Die ruimte wat enige straatverkoper mag okkupeer op enige staanplek wat in Bylae 2 gespesifieer word en enige staanplek wat in artikel 97 beoog word, mag nie die afmetings of grense wat die Raad met die geverfde merke of op 'n ander wyse afbaken, oorskry nie en die Raad kan elke staanpleknommer ooreenkomsdig 'n nommer wat in Bylae 2 daar-aan toegeken is.

(2) Geen straatverkoper wat sy besigheid dryf vanaf enige staanplek wat ooreenkomsdig hierdie Hoofstuk aan hom toegewys is, mag sy ware op enige ander openbare plek as binne die grense van sodanige staanplek, neersit nie.

Algemene Gedrag van Straatverkopers

99.(1) 'n Straatverkoper —

(a) moet sy staanplek en enige rak of ander struktuur en enige houer of voertuig wat in verband met sy besigheid gebruik word te alle tye skoon hou;

(b) mag geen papier, rommel of vrugteskille op die straat of sypaadjie plaas of gooi of toelaat dat dit in die straat of op die sypaadjie rondlê, binne 'n radius van 5 m van die staanplek af nie;

(c) moet op versoek van 'n werknemer van die Raad enige voertuig, rak of ander struktuur of houer verskuif ten einde sodanige werknemer in staat te stel om die straat, straatvoortjies of sypaadjes skoon te maak;

(d) mag nie op enige voertuig wat langs sy staanplek geparker is, sit of hom op enige wyse daarmee bemoei nie;

(e) moet op versoek van 'n beampete enige voertuig, of houer en, enige rak of ander struktuur by afhandeling van die dag se besigheid van die openbare plek verwijder en die staanplek in 'n skoon toestand laat;

(f) moet te alle tye skoon aangetrek wees en hom beleef en fatsoenlik gedra.

Versperring of Oorlas

100.(1) Indien 'n straatverkoper, in die dryf van sy besigheid, behalwe van 'n staanplek af, na die mening van enige beampete 'n obstruksie vir voetgangers of voertuie veroorsaak of 'n oorlas vir die publiek is, kan sodanie beampete sodanie straatverkoper beveel om met sy ware van die plek af wat hy okkupeer na enige ander plek wat sodanige beampete aanwys, te verskuif en sodanige straatverkoper moet onverwyld sodanige bevel uitvoer.

(2) Indien enige sodanige straatverkoper wat 'n obstruktie veroorsaak, nie opgespoor kan word nie, of weier of versuum om sy ware te verwijder, of voortgaan om sodanige obstruktie te veroorsaak, kan enige beampete sodanige stappe doen wat nodig mag wees om sodanige obstruksie uit die weg te ruim of om te voorkom dat dit voortduur.

Besonderhede van Woonplek moet Verstrek word

101. Elke straatverkoper moet sy woonadres aan die Raad verstrek, en indien hy van adres verander, moet hy die Raad binne sewe dae skriftelik van sy nuwe adres in kennis stel.

or assist in a street vendor's business from any stand other than that specified in such written authority.

Temporary Stands

97. Notwithstanding anything to the contrary contained in these by-laws, the Council may set aside a temporary stand to be occupied by a street vendor if, from any cause whatsoever, any stand specified in Schedule 2 and occupied by that vendor, can temporarily not be occupied.

Dimensions of a Stand

98 (1) The space to be occupied by any street vendor on any stand specified in Schedule 2 and any stand contemplated in section 97 shall not exceed the dimensions or limits as demarcated by the Council, by painted markings or other means and each stand may be numbered by the Council in accordance with a number allocated thereto in Schedule 2.

(2) No street vendor who is carrying on his business from any stand allocated to him in accordance with this Chapter, shall deposit his goods upon any public place other than within the limits of such stand.

General Conduct of Street Vendors

99 (1) A street vendor shall —

(a) at all times keep his stand and any rack or other structure and any receptacle or vehicle used in connection with his business, clean;

(b) not deposit or throw any paper, litter or fruit skins on the street or pavement or permit it to be on the street or pavement, within a radius of 5 m from the stand;

(c) on request by a Council employee move any vehicle, rack, or other structure or receptacle to enable the street, gutters or sidewalks to be cleaned by such employee;

(d) not sit in or interfere in any way with any vehicle that may be parked alongside his stand;

(e) at the request of an official move any vehicle or receptacle and rack or other structure off the public place, on completion off the business for the day and leave the stand in a clean condition;

(f) at all times be cleanly clothed and conduct himself in a civil and decorous manner.

Obstruction or Nuisance

100.(1) If, in the opinion of any official a street vendor in the course of carrying on his business other than from a stand, causes an obstruction to pedestrians or vehicles or causes a nuisance to the public, such official may order such vendor to move his goods from the place he is occupying to any other place indicated by such official and such vendor shall forth with comply with such order.

(2) If any such vendor who causes an obstruction cannot be found or refuses or fails to remove his goods, or continues to cause such obstruction, any officer may take such steps as may be necessary to remove such obstruction or to prevent its continuance.

Particulars of Place of Residence to be Furnished

101. Every street vendor shall furnish the Council with the address of his place of residence and within seven days of any change in his address notify the Council in writing of his new address.

HOOFSTUK 6

MOTORVOERTUIGOPPASSENS: BEHEER, INSPEKSIE EN TOESIGHOUING

Woordomskrywing

102. In hierdie Hoofstuk, tensy uit die samehang anders blyk, beteken —

“motorvoertuigoppasser” 'n persoon wat te kenne gee dat hy geskik en bereid is om oor enige motorvoertuig wat in enige straat of openbare plek geparkeer is, toesig te hou en dit te bewaak.

Toerusting en Kleredrag van Oppassers

103.(1) 'n Motorvoertuigoppasser wat ingevolge die Ordonnansie gelisensieer is, moet, voordat hy enige plig aanvaar, hom op eie koste toerus met —

(a) syfers van gepoleerde geelkoper, minstens 13 mm groot wat ooreenstem met die nommer wat die Raad by die uitreiking van sy lisensie aan hom toege wys het;

(b) die letters MVO of “MVA” van gepoleerde geelkoper, minstens 25 mm groot;

(c) 'n voorraad bewysstukke waarnaar daar in artikel 104(2) verwys word.

(2) Elke motorvoertuigoppasser moet, wanneer hy in die hoedanigheid optree, skoon en ordentlik geklee wees en moet —

(a) 'n wit oorpak of jas dra met die nommer waarvan daar in subartikel

(1)(a) melding gemaak word, aan die linkerborssak geheg op 'n ronde swart agtergrond;

(b) 'n donker kleurige pet ophê met 'n fatsoen wat deur die Raad goedgekeur is en met die letter waarna daar in subartikel (1)(b) verwys word, daaraan geheg.

Pligte en Verpligte van oppassers

104.(1) 'n Motorvoertuigoppasser moet, sonder afbreuk aan sy verpligte, ingevolge Artikel 9 altyd sy motorvoertuigoppasserslisensie by hom hê wanneer hy in die hoedanigheid optree en gedurende die hele tydperk wat hy die pligte op hom neem.

(2) 'n Motorvoertuigoppasser moet, telkens wanneer hy onderneem om oor 'n voertuig toesig te hou en dit te bewaak onmiddellik aan die motorvoertuigbestuurder of die persoon in beheer van sodanige voertuig, 'n bewysstuk in 'n vorm wat deur die Raad goedgekeur is, uitrek, wat 'n onderneming deur die motorvoertuigoppasser bevat om by die voertuig te bly diens doen vir 'n tydperk wat hy op die bewysstuk moet invul.

(3) Indien 'n persoon wat 'n motorvoertuig parkeer, aan 'n motorvoertuigoppasser sy voorneme te kenne gee om die voertuig langer daar te parkeer as wat die oppasser bereid is om self toesig daaroor te hou, moet die oppasser hom aldus inlig en, indien die persoon daarmee akkoord gaan, moet die oppasser die tydperk wat die persoon gemeld het op die bewysstuk wat hy ingevolge subartikel (2) aan hom uitrek, invul, maar dan moet die oppasser doeltreffende reëlings vir die toesighouding van die voertuig deur 'n ander motorvoertuigoppasser wanneer die voertuigoppasser wat die bewysstuk uitgereik het van diens af gaan, en indien die oppasser nie sodanige doeltreffende reëlinge tref nie, of indien geen ander motorvoertuigoppasser hom vir diens aannemel soos daar vooraf gereël is nie, moet hy op sy pos bly tot tyd en wyl sy plaasvervanger opdaag of tot aan die einde van die tydperk wat op die bewysstuk aangegee word, na gelang van die geval.

CHAPTER 6

MOTOR VEHICLE ATTENDANTS: CONTROL, INSPECTION AND SUPERVISION

Definition

102. In this Chapter, unless the context otherwise indicates — “motor vehicle attendant” means a person who intimates that he is able and willing to supervise and safeguard any motor vehicle parked in any street or public place.

Equipment and Clothing of Attendants

103.(1) A motor vehicle attendant, licensed in terms of the Ordinance, shall, before undertaking any duties, equip himself at his own cost with:

(a) figures of polished brass, not less than 13 mm in size corresponding to the number allocated to him by the Council at the time when his licence is issued to him;

(b) the letters “MVA” or “MVO” in polished brass, not less than 25 mm in size; and

(c) a supply of vouchers referred to in section 104 (2).

(2) Each motor vehicle attendant, shall when acting in this capacity be cleanly and decently clothed and shall wear —

(a) a white overall or coat to the left breast pocket of which is affixed the number referred to in subsection (1)(a) on a circular black background;

(b) a dark coloured peaked cap of a pattern approved by the Council to which are affixed the letters referred to in subsection (1)(b).

Duties and Obligations of Attendants

104.(1) Without prejudice to his obligations under section 9, a motor vehicle attendant shall be in possession of his licence as a motor vehicle attendant whenever he is acting in such capacity, and throughout the entire period for which he has undertaken to carry out the duties of a motor vehicle attendant.

(2) A motor vehicle attendant shall, whenever he undertakes to supervise and safeguard a vehicle, then and there issue to the driver or person in control of such vehicle, a voucher in a form approved by the Council containing an undertaking by the motor vehicle attendant to remain on duty at the vehicle and for a period to be entered by him on the voucher.

(3) If a person parking a motor vehicle intimates to a motor vehicle attendant to park if for a period in excess of that for which the attendant is prepared to personally supervise it, the attendant shall thus inform that person and shall, if that person agrees, enter on the voucher issued to him in terms of subsection (2), the period specified by that person, but shall in that case make effective arrangements for the vehicle to be supervised by another motor vehicle attendant when the attendant who issued that voucher goes off duty and shall in default of any such effective arrangement, or if no other vehicle attendant presents himself for duty in pursuance of a previously-made arrangement, personally remain on duty until the arrival of his replacement or the end of the period entered on the voucher, as the case may be.

Control of Attendants

105. Any motor vehicle attendant shall, when acting or intimating to be available to act as such, be subject to the supervision and control of the South African Police and the Council's traffic officers and, in the absence of any such official any other official who may issue instructions or directions to any motor vehicle attendant regarding the manner and position in which motor vehicles may be parked and the manner in which his duties are to be carried out in any particular case.

Beheer oor Oppassers

105. Enige motorvoertuigoppasser is, wanneer hy aanbied om in dié hoedanigheid op te tree of aldus optree, onderworpe aan die toesig en beheer van die Suid-Afrikaanse Politie en die Raad se verkeersbeamptes en in die afwesigheid van enige sodanige beampte, enige ander beampte wat aan 'n motorvoertuigoppasser voorskrifte of opdragte kan gee in verband met die wyse en plek waarop motorvoertuie geparkeer kan word en oor die wyse waarop hy sy pligte in enige bepaalde geval moet uitvoer.

Opdragte aan Oppassers

106. Behoudens die bepalings van artikel 105, kan die Raad aan gelisensieerde motorvoertuigoppassers in die algemeen of aan enige van hulle in die besonder opdragte gee in verband met die plekke waar en tye waarop hy of hulle diens kan doen en in verband met die getal oppassers wat op enige plek of in enige gebied kan optree.

Toewysing van Plekke

107. Geen motorvoertuigoppasser mag elders as op die plek wat 'n beampte mondeling of skriftelik in die algemeen of in 'n bepaalde geval aan hom toegewys het, as sodanig optree of aanbied om op te tree nie.

Gedrag van Oppassers

108. Geen motorvoertuigoppasser mag, terwyl hy in die hoedanigheid optree of aanbied om aldus op te tree, beskonke wees, op 'n onbeskoete of gewelddadige wyse handel of versuim om enige onderneming wat in enige bewyssuk wat hy ingevolge artikel 104(2) uitgereik het, uit te voer nie.

Voertuie Onbewaak Gelaat

109. 'n Motorvoertuigoppasser moet, totdat die persoon aan wie hy 'n bewyssuk ingevolge artikel 104(2) uitgereik het, terugkeer, of tot op die tydstip wat op die bewyssuk aangegee word, wat ook al eerste gebeur, sodanige toesig hou oor sodanige motorvoertuig as wat redelikerwys nodig is om te voorkom dat dit beskadig word of dat daarvlieg gepeuter word: Met dien verstande dat die oppasser, gedurende die tydperk wat hy op sodanige bewyssuk aangeteken het, sy pos hoogstens vyftien minute lank ~~van~~ verlaat.

Beloning van Oppassers

110. Geen motorvoertuigoppasser mag van enige persoon enige geld, beloning of vergoeding van watter aard ook al eis of vra ten opsigte van enige motorvoertuig wat aan sy sorg toevertrou of onder sy toesig geplaas is of gaan word nie: Met dien verstande dat sodanige oppasser, ondanks die bepalings van hierdie artikel, 'n fooitjie kan aanneem.

HOOFTUK 7**ONDERSOEKGELDELDE***Ondersoek van Persele*

111. Enige persoon wat ingevolge die Ordonnansie by die Edenvale Licensieraad aansoek doen om die uitreiking aan hom van 'n nuwe lisensie om 'n handelsaak of beroep te bedryf, of te beoefen moet 'n ondersoektarief vir die inspeksie van die perseel ten opsigte waarvan sodanige aansoek gedoen word, aan die Raad betaal en sodanige tarief is die maksimum bedrag wat van tyd tot tyd deur artikel 63 van die Ordonnansie voorgeskryf word en sodanige tarief moet gelyktydig met die indiening van sodanige aansoek aan die Raad betaal word: Met dien verstande dat sodanige ondersoektarief nie betaalbaar is nie ten opsigte van aansoek om lisensies wat uitgereik word kragtens items 17, 29, 36A, 39, 44 en 47 en indien 'n outomaat nie vir die verkoop van voedsel gebruik word nie, item 48 van Bylae 1 by die Ordonnansie, of enige ander handelsaak of beroep wat die Administrateur van tyd tot tyd van die betaling van soanige ondersoek-geld vrystel.

Instructions to Attendants

106. Without prejudice to the provision of section 105, the Council may issue instructions to licensed motor vehicle attendants generally or to any one in particular, with regard to the places and times at which they or he may carry out their or his duties and the number of them who may act at any place or in any area.

Allocation of Positions

107. No motor vehicle attendant shall act or intimate as being available to act as such at any place other than the place allocated to him verbally or in writing by an official generally or in any particular case.

Behaviour of Attendants

108. No motor vehicle attendant, while acting or intimating to be available to act as such, shall be intoxicated, act in a rude or violent manner or fail to comply with any undertaking contained in any voucher issued by him in terms of section 104(2).

Leaving Vehicles Unattended

109. A motor vehicle attendant shall, until the return of the person to whom he has issued a voucher in terms of section 104(2) or until the time stated on that voucher, whichever occurs first, exercise in respect of such motor vehicle such reasonable supervision as is necessary to protect it from damage or interference: Provided that the attendant may, during the period entered by him on such voucher, absent himself from his place of duty for a period not exceeding fifteen minutes.

Remuneration of Attendants

110. No motor vehicle attendant shall demand or request any fee or remuneration or reward of any kind from any person in respect of any motor vehicle which has been or is about to be placed under his care or supervision: Provided that nothing in this section shall prevent such an attendant from receiving a tip.

CHAPTER 7**INSPECTION FEES***Inspection of Premises*

111. Any person who in terms of the Ordinance makes application to the Edenvale Licensing Board for the issuing of a new licence to carry on a trade or to follow an occupation shall pay to the Council an inspection tariff for the inspection of the premises in respect of which such application is made, which tariff shall be the maximum amount prescribed from time to time by section 63 of the Ordinance and such tariff shall be paid to the Council simultaneously with the lodging of such application: Provided that such inspection fee shall not be payable in respect of applications for licences issued under items 17, 29, 36A, 39, 44 and 47, and if a vending machine is not used for the selling of food, item 48 of Schedule 1 to the Ordinance, or any other trade or occupation which the Administrator may from time to time exempt from the payment of such an inspection fee.

HOOFSTUK 8

PLAKKATE

112.(1) Niemand mag in of in sig van 'n straat of 'n ander openbare plek binne die gebied wat deur die Raad van tyd tot tyd omskryf word, 'n plakkaat of ander advertensie (dié uitdrukking omvat in hierdie artikel enige advertensietoestel) vertoon, laat vertoon, toelaat of dul dat dit vertoon word nie met die doel om 'n vergadering, byeenkoms of geleentheid vir sport-, opvoedkundige-, liefdadigheids-, politieke, godsdienslike of ander doeleinades, of om iemand se kandidaatskap of nominasie vir ander belang by, 'n Parlements-Transvaalse Proviniale Raads- of Raadsverkiesing of enige ander soortgelyke instelling te adverteer nie.

(2) Niemand mag in of in sig van 'n straat of 'n ander openbare plek buite die gebied wat deur die Raad van tyd tot tyd omskryf word en binne die munisipaliteit 'n plakkaat of ander advertensie, soos dit in subartikel (1) beskryf word, vertoon of laat vertoon, toelaat of dul dat dit vertoon word nie, tensy hy eers die skriftelike toestemming van die Raad verkry het: Met dien verstande dat geen toestemming verleen word om 'n plakkaat of ander soortgelyke advertensie te vertoon wat betrekking het op 'n handelsonderneming of bedrywigheid of op enige bedrywigheid wat na die mening van die Raad allereers of hoofsaaklik van 'n kommersiële aard is nie: Met dien verstande voorts dat geen plakkaat of soortgelyke advertensie opgerig word binne 'n afstand van 10 m van enige straatkruising of straatansluiting nie.

(3) Enigiemand wat uit hoofde van 'n toestemming wat ingevolge subartikel (2) verleen is, in 'n straat of ander openbare plek 'n plakkaat of 'n ander advertensie vertoon, laat vertoon of dul dat dit vertoon word, moet aan die volgende vereistes voldoen of sorg dat dit nagekom word:

(a) Die plakkaat of ander advertensie moet, op so 'n wyse aan 'n netjiese en sterk bord van hout of 'n ander gesikte materiaal, deur die Raad goedgekeur, geheg word, sodat dit nie vanweë wind of reën heeltemal gedeeltelik los sal raak nie en nog die bord of ander materiaal, nog die plakkaat of advertensie self mag groter as 900 mm by 600 mm wees nie.

(b) 'n Bord of materiaal soos voorgeskryf ingevolge paraaf (a) word nie geplaas op of teen of geheg aan, of andersins gestut deur enige transformatorkas, verkeerslig of -teken of ander bouwerk of voorwerp deur die Raad opgerig of aan die Raad behoort nie behalwe aan of teen 'n boom of elektriese paal wat in 'n straat, park of openbare plek staan: Met dien verstande dat die vashegting slegs met 'n tou of lyn geskied: Met dien verstande voorts dat geen plakkaat of advertensie hoër as 3 m bo die grondvlak teen 'n elektriese paal bevestig word nie.

(c) Behoudens enige bepaling wat in paraaf (b) vervat is, moet 'n bord of materiaal soos voorgeskryf in paraaf (a), met draad van uiter 4 mm en ten minste 3 mm in deursnee styf aan 'n sterk en stewige stut vasgeheg word.

(d) Geen bord of materiaal, soos voormeld, moet op so 'n plek geplaas of of so 'n wyse bevestig word dat dit na die Raad se mening moontlik 'n gevare vir voertuigverkeer of voetgangers in 'n straat of op 'n ander openbare plek, inhou nie.

(e) Geen plakkaat of ander advertensie wat op 'n vergadering, funksie of byeenkoms anders as 'n verkiesing betrekking het, nog vir langer as 14 dae voor die dag waarop dit begin en vir langer as 3 dae na afloop daarvan, vertoon word nie.

(4) (a) Daar moet aan die vereistes wat in die volgende subparagrawe van hierdie subartikel voorgeskryf word, voldoen word ten opsigte van plakkate of ander advertenties wat op 'n Parlements-, Proviniale Raads- of munisipale verkiesing of 'n verkiesing van enige soortgelyke instelling be-

CHAPTER 8

Posters

112.(1) No person shall in or in view of any street or other public place within the area defined by the council from time to time, display or cause, permit or tolerate to be displayed any poster or other advertisement (which expression in this section includes any advertising device) with a view to advertise any meeting, function or event of a sporting, educational, charitable, political, ecclesiastical or any other character or the candidature or nomination of any person for, or other interest of any person in, an election to Parliament, the Transvaal Provincial Council, the Council or any other similar institution.

(2) No person shall in or in view of any street or other public place outside the area defined by the Council from time to time and within the municipality, display or cause, permit or tolerate to be displayed any poster or other advertisement as described in subsection (1) unless he has first obtained the permission of the Council: Provided that no permission shall be given for the display of any poster or other similar advertisement having reference to any commercial undertaking or activity or to any activity which in the opinion of the Council is primarily or mainly of a commercial character: Provided further that no poster or similar advertisement shall be erected within 10 m from any street crossing or street junction.

(3) Any person who, in the exercise of a permission granted in terms of subsection (2), displays, causes or tolerates to be displayed in a street or other public place a poster or other advertisement, shall comply with or cause to be complied with the following requirements:

(a) The poster or other advertisement shall be affixed in such a manner that it will not become wholly or partially dislodged by wind or rain, to a neat and strong board made of wood or other suitable material approved by the Council and neither such board nor other material nor the poster nor the advertisement itself shall measure more than 900 mm by 600 mm.

(b) A board or material as prescribed in terms of paragraph (a) shall not be placed on or against or affix to or supported by any transformer box, traffic light or sign or other building or object erected or owned by the Council except on or against an electric pole or a tree growing in a street, park or public place: Provided that the fastening shall only be by means of cord or string: Provided further that no poster or advertisement shall be affixed to an electric pole higher than 3 m from ground level.

(c) Without prejudice to anything contained in paragraph (b), a board or material as prescribed in paragraph (a), shall be firmly affixed to a strong and stable support by means of wire not exceeding 4 mm and not less than 3 mm in diameter.

(d) No board or material as aforesaid shall be placed on such a place or in such a manner as is likely, in the opinion of the Council to constitute a danger to vehicular traffic or pedestrians in any street or other public place.

(e) No poster or other advertisement relating to a meeting, function or event, other than an election, shall be displayed for longer than 14 days before the day on which it begins and longer than 3 days after the day on which it has ended.

(4)(a) The requirements prescribed in the succeeding paragraphs of this subsection shall be complied with in respect of posters or other advertisements relating to a Parliamentary, Provincial or Municipal election or an election of

trekking het: Met dien verstande dat niks wat in hierdie subartikel vervat is, betrekking op 'n plakkaat of ander advertensie betreffende sodanige verkiesing het nie wat —

(i) heeltemal binne 'n vaste perseel aangebring is, dit wil sê wat op 'n ander plek op so 'n perseel aangebring is as op 'n buitemuur of aan die buitekant van 'n heining wat kennelik die grens van die perseel uitmaak;

(ii) vertoon word in of op 'n private motorvoertuig wat in 'n straat of op 'n ander openbare plek geparkeer is of bestuur word in die loop van die normale gebruik van sodanige voertuig;

(iii) vertoon word by 'n verkiesingskandidaat se komiteekamers wat duidelik as sodanig aangedui moet wees; of

(iv) geheg is aan 'n skutting wat vir die vertoon van advertenties gelysensieer is.

(b) Ten opsigte van elke kandidaat mag daar uiters 100 plakkate of ander advertensies op enige enkele tydstip in enige munisipale wyk, en uiters 200 in enige parlementêre kiesafdeling, vertoon word.

(c) Geen plakkaat of ander advertensie mag langer as 'n tydperk wat strek van die begin van die nominasiedag af tot die einde van die vierde dag ná middernag van die verkiesingsdag vertoon word nie.

(d) Met die skriftelike toestemming van die Raad kan advertensies in die vorm van baniere vertoon word wat hoogstens 1 m x 4 m groot is en daar kan drie hiervan in elke munisipale wyk en vyf in elke parlementêre kiesafdeling wees.

(5) Daar mag met betrekking tot enige vergadering, byeenkoms of geleentheid, uitgesonderd 'n verkiesing, hoogstens 40 plakkate of ander advertensies op dieselfde tyd vertoon word.

(6) Daar mag, hetsy daar ingevolge die bepalings van subartikel (2) vergunning daartoe verleen is al dan nie, geen plakkaat of ander advertensie in 'n straat of op 'n ander openbare plek geplaas word nie, tensy die toepaslike bedrag wat in Bylae 4 hierby voorgeskryf is, by wyse van 'n deposito aan die Raad betaal is.

(7) Elke deposito wat ingevolge subartikel (6) betaal is, word, behoudens die bepalings van subartikel (8), terugbetaal wanneer al die plakkate of ander advertensies waarop die deposito betrekking het, tot voldoening van die Raad verwyder is, en nie voor die tyd nie.

(8) Iemand wat, nadat hy 'n advertensie vertoon of laat vertoon het, versuim om dit te verwyder of te laat verwyder binne die tydperke wat ingevolge subartikel (3)(e) of subartikel (4)(c) voorgeskryf is, begaan 'n misdryf en benewens enige boete wat hy ingevolge subartikel (9)(a) moet betaal, verbeur hy ook die deposito met betrekking tot die advertensies wat ingevolge subartikel (6) betaal is of 'n deel van dié deposito wat die Raad in verhouding tot die getal plakkate of advertensies wat nie verwyder is nie, kan bepaal.

(9) Iemand wat in of in sig van 'n straat of 'n ander openbare plek 'n plakkaat of ander advertensie vertoon of laat vertoon of duld dat dit vertoon word sonder dat hy ingevolge subartikel (2) vergunning daartoe verkry het, en iemand wat, nadat hy die betrokke vergunning verkry het, ten opsigte van 'n plakkaat of advertensie versuim om te voldoen aan die bepalings van hierdie artikel of wat andersins enige bepaling daarvan oortree, begaan 'n misdryf en is by skuldigbevinding strafbaar met 'n boete van hoogstens R100, of een maand gevangenisstraf.

(b) Wanneer iemand ingevolge hierdie artikel aangekla word van 'n misdryf met betrekking tot 'n plakkaat of ander

any similar institution: Provided that nothing in this subsection contained shall apply to a poster or other advertisement relating to such an election which —

(i) is located entirely inside fixed premises, that is to say, is displayed elsewhere on such premises than on an exterior wall or on the outside of any fence forming the apparent boundary of the premises;

(ii) is displayed in or on a private motor vehicle parked or being driven in a street or other public place in the course of its normal use as such a vehicle;

(iii) is displayed at the committee rooms, clearly marked as such, of a candidate in an election; or

(iv) is affixed to a hoarding licensed for the display of advertisements.

(b) In respect of each candidate not more than 100 posters or other advertisements shall be exhibited at any one time in any municipal ward and not more than 200 shall be so exhibited in any parliamentary constituency.

(c) No poster or other advertisement shall be displayed for longer than the period extending from the beginning of the day of nomination to the end of the fourth day after midnight of the day of the election.

(d) With the written permission of the Council advertisements may be displayed in the form of banners not exceeding 1 m by 4 m in size or three in number in each municipal ward and five in each parliamentary constituency.

(5) Not more than 40 posters or other advertisements shall be displayed at any one time in relation to any meeting, function or event, other than an election.

(6) No poster or other advertisement shall be placed in a street or other public place, whether or not by virtue of permission given in terms of subsection (2), unless the appropriate sum prescribed in Schedule 4 hereto has been paid to the Council by way of deposit.

(7) Every deposit paid in terms of subsection (6) shall, subject to the provisions of subsection (8), be refunded when and not before all the posters or other advertisements to which the deposit relates, have been removed to the satisfaction of the Council.

(8) Any person who, having displayed or caused to be displayed any advertisement, fails to remove it or causes it to be removed within the period prescribed in terms of subsection (3)(e) or subsection 4(c) shall be guilty of an offence and shall, in addition to any penalty imposed upon him in terms of subsection 9(a), forfeit the deposit relating to it made in terms of subsection (6) or such proportionate part of that deposit as the Council shall assess having regard to the number of posters or advertisements not removed.

(9)(a) Any person who displays or causes or tolerates to be displayed any poster or other advertisement in or in view of any street or other public place without having obtained permission to do so in terms of subsection (2) and any person who, having obtained permission as aforesaid, fails in respect of a poster or advertisement to comply with any provision of the section or who otherwise contravenes any provision thereof, commits an offence and shall be liable, on conviction thereof, to a penalty not exceeding R100 or 1 month imprisonment.

(b) When any person is charged with an offence under this section relating to any poster or advertisement, the onus shall

advertensie, rus die bewysslas op hom en moet hy bewys dat hy nie die plakkaat of advertensie vertoon of laat vertoon of toegelaat of geduld het dat dit vertoon word nie.

(c) Iemand wat 'n plakkaat of ander advertensie in of in sig van 'n straat of ander openbare plek vertoon, laat vertoon of toelaat of duld dat dit daar vertoon word en enigiemand anders, uitgesonderd 'n polisiebeampte of enige ander persoon wie se plig dit is om hierdie verordeninge toe te pas, wat deur die persoon wat vir die vertoning van die plakkaat of ander advertensie verantwoordelik is, gemagtig is om dit verwijder, word as die vertoner daarvan beskou terwyl dit soos hierbo uiteengesit is, vertoon word.

(d) Iemand wat, hetsy alleen of saam met iemand anders, verantwoordelik is vir die reëling van, of wat in beheer staan van, 'n vergadering, byeenkoms of geleentheid waarop 'n plakkaat of ander advertensie betrekking het, word, tot tyd en wyl die teendeel bewys is, beskou as die persoon wat elke plakkaat wat vertoon word en wat op daardie vergadering, byeenkoms of geleentheid betrekking het, vertoon het, laat vertoon, of toegedeel of geduld het dat dit vertoon word.

(e) Daar word geag dat die eienaar en die bewoner van die grond of 'n perseel waarop 'n plakkaat of ander advertensiestrydig met hierdie artikel vertoon word, 'n misdryf begaan het tensy hy in enigeen van die gevalle bewys dat hy nie van die vertoning van die plakkaat of ander advertensies geweet het nie, of dat hy nie deur 'n redelike mate van waaksameheid aan die dag te lê, daarvan kon geweet het of dit kon verhinder het nie.

(f) Die Raad kan, sonder om enigiemand daarvan kennis te gee, enige plakkaat of ander advertensie verwijder en vernietig wat sonder sy toestemming ingevolge subartikel (2) of instryd met enige bepaling van hierdie artikel, vertoon word, of wat nie verwijder is binne die tydperk wat ingevolge subartikel (3)(e) of subartikel (4)(c) voorgeskryf is nie, of wat 'n gevvaar of belemmering vir voertuig- of voetgangerverkeer mag inhoud of wat volgens die diskresie van die Raad onooglik of hinderlik mag wees of wat in enige oopsigstrydig is met die bepaling van hierdie artikel, en die persoon wat enige sodanige advertensie vertoon het of dit laat vertoon het, verbeur die deposito vermeld in Bylae 4 *ipso facto* en begaan boonop 'n misdryf.

HOOFSTUK 9

STRAFBEPALINGS

Misdrywe

113.(1) Enige persoon wat —

(a) enige bepaling van hierdie verordeninge oortree of versuim om daaraan te voldoen;

(b) versuim om aan enige wettige bevel, opdrag, eis, versoek of vereiste wat deur of ingevolge hierdie verordeninge gegee, gedoen of gestel word, te voldoen;

(c) versuim om aan enige voorwaarde, beperking of vereiste onderworpe waaraan enige lisensie, of skriftelike magtiging ingevolge hierdie verordeninge toegestaan is, te voldoen.

(d) wetend 'n valse verklaring maak wanneer van hom vereis word om inligting ingevolge hierdie verordeninge te verstrek;

(e) hom deur woorde, gedrag of houding as 'n beampte voordoen;

(f) enige beampte dreig, hom teen hom verset, hom hinder of hom dwarsboom terwyl hy vir die doel van hierdie verordeninge sy bevoegdhede uitvoer of sy pligte nakom; of

(g) as eienaar van of persoon in beheer van 'n perseel, versuim, onderworpe aan die bepaling van subartikel (2), om toe te sien dat misdryf wat in paragraaf (a) of (c) beoog

rest on him for providing that he neither displayed the poster or other advertisement nor caused, permitted or tolerated it to be displayed.

(c) Any person who displays or causes, permits or tolerates to be displayed in or in view of any street or public place any poster or other advertisement and any person other than a police officer or other person charged with the enforcement of these by-laws, who is authorized by the person responsible for the display of the poster or other advertisement to remove it, shall be deemed to be the displayer thereof as long as it is displayed as aforesaid.

(d) Any person who is either alone or jointly with any other person responsible for organizing, or in control of, any meeting, function or event to which a poster or other advertisement relates shall, until the contrary be proved, be deemed to have displayed or to have caused, permitted or tolerated to be displayed every poster which is displayed relating to that meeting, function or event.

(e) The owner and the occupier of land or premises on which any poster or other advertisement is displayed in contravention of this section, shall be deemed to commit an offence unless in either case he proves that he did not know of or could not by the exercise of reasonable diligence have known of or prevented such display.

(f) The Council may without giving notice to anyone, remove and destroy any advertisement displayed without its permission having been obtained in terms of subsection (2) or in contravention of any provision of this section or which has not been removed within the period specified in terms of subsection (3)(e) of subsection (4)(c) or which may constitute a danger or obstruction to vehicular or pedestrian traffic or which may, within the discretion of the Council be unsightly or annoying or which constitutes in any respect a contravention of the provisions of this section, and the person who displayed any such advertisement or caused it to be displayed shall ipso facto forfeit the deposit mentioned in Schedule 4 and in addition commits of an offence.

CHAPTER 9

PENALTIES

Offences

113.(1) Any person who —

(a) contravenes or fails to comply with any provision of these by-laws;

(b) fails to comply with any lawful order, instruction, demand, request, or requirement made, given or imposed by or in terms of these by-laws;

(c) fails to comply with any condition, restriction or requirement subject to which any licence, or written authority has been granted in terms of these by-laws;

(d) knowingly makes a false statement when he is required to furnish any information in terms of these by-laws;

(e) by word, conduct or demeanour pretends to be an official;

(f) threatens, resists, hinders or obstructs any official in the exercise of his powers or the performance of his duties for the purposes of these by-laws; or

(g) being the owner or person in control of premises fails, subject to the provisions of subsection (2), to ensure that an offence contemplated in paragraph (a) or (c) is not com-

word, nie in of ten opsigte van sodanige perseel gepleeg word nie, begaan 'n misdryf.

(2) Dit is voldoende verweer indien 'n eienaar of persoon waarna in paragraaf (g) verwys word, bewys dat hy nie geweet het, nie redeliker wyse kon voorsien het en nie kon voorkom het dat die misdryf wat in subartikel (1)(a) of (c) beoog word, gepleeg word nie.

Algemene Straf

114. Iemand wat ingevolge die bepaling van hierdie verordeninge aan 'n misdryf skuldig bevind word, is strafbaar met 'n boete van hoogstens R300 of, by wanbetaling, met gevangenisstraf vir 'n tydperk van hoogstens twaalf maande of met beide sodanige boete en gevangenisstraf en in die geval van 'n voortdurende misdryf, met 'n boete van hoogstens R5 vir elke dag wat sodanige oortreding voortduur.

Hersiening van Licensie, Skriftelike Magtiging, en Goedkeuring

115.(1) Ondanks die strawwe waarvoor daar in artikel 113 of ingevolge enige ander wet voorsiening gemaak word, kan die Raad enige licensie, skriftelike magtiging, of goedkeuring wat ingevolge hierdie verordeninge toegestaan is, hersien indien —

(a) enige bepaling van hierdie verordeninge nie nagekom is nie;

(b) die houer van die licensie, skriftelike magtiging, of goedkeuringstrydig met enige voorwaarde, beperking of vereiste wat op die betrokke licensie, skriftelike magtiging, of goedkeuring geëndosseer is, handel; of

(c) omstandighede bestaan wat, indien daar om 'n nuwe licensie, skriftelike magtiging, of goedkeuring aansoek gedoen was, die weiering van die aansoek sou geregverdig het.

Intrekking of Opskorting van 'n Licensie, Skriftelike Magtiging, of Goedkeuring deur die Raad by Hersiening

116.(1) Die Raad kan, by hersiening van 'n licensie, skriftelike magtiging, of goedkeuring —

(a) sodanige licensie of skriftelike magtiging of goedkeuring intrek of opskort;

(b) die houer van sodanige licensie, skriftelike magtiging, of goedkeuring magtig om sy regte ingevolge daarvan te bly uitoefen onderworpe aan enige voorwaarde, beperking of vereiste; of

(c) die oorweging en besluit ten opsigte van sodanige hersiening vir sodanige tydperk wat hy goed dink, uitstel.

(2) Iemand wat enige voorwaarde, beperking of vereiste wat in subartikel (1)(b) beoog word, oortree of versuim om daaraan te voldoen, begaan 'n misdryf.

HOOFSTUK 10

ALGEMEEN

Herroeping van Verordeninge

117.(1) Behoudens die bepaling van subartikel (2) word die volgende verordeninge herroep en sekere artikels en Bylaes van verordeninge geskrap:

(a) Die Verordeninge vir die Heffing van Gelde met Betrekking tot die Inspeksie van enige Besigheidperseel soos beoog in artikel 14(4) van die Ordonnansie op Licensies, 1974, van die Munisipaliteit Edenvale afgekondig by Administrateurskennisgewing 1515 van 17 November 1976.

(b) Hoofstukke X, XI en Bylae A van die Verkeersverordeninge van toepassing op die Munisipaliteit Edenvale, afgekondig by Administrateurskennisgewing 352 van 6 September 1944.

mitted on or in respect of such premises, commits an offence.

(2) It shall be a competent defence if an owner or person referred to in paragraph (g) proves that he did not know of, could not reasonably have foreseen and could not have prevented the commission of the offence contemplated in subsection (1) (a) or (c).

General Penalty

114. Any person convicted of an offence in terms of the provisions of these by-laws shall be liable to a fine not exceeding R300 or, in default of payment, to imprisonment for a period not exceeding twelve months or to both such fine and imprisonment and in the case of a continuing offence, to a fine not exceeding R5 for each day during which such offence continues.

Review of Licence, Written Authority or Approval

115 (1) Notwithstanding the penalties provided for in section 113 or in terms of any other law, any licence, written authority or approval granted in terms of these by-laws shall be subject to review by the Council if —

(a) any provision of these by-laws is not complied with;

(b) the holder of the licence, written authority, or approval acts contrary to any conditions, restriction or requirement endorsed on the licence, written authority, or approval concerned; or

(c) circumstances exist which, if application for a new licence, written authority, or approval had been made, the refusal of the application would have been justified.

Cancellation or Suspension of a Licence, Written Authority or Approval by the Council on Review

116 (1) The Council may, on the review of a licence, written authority, or approval —

(a) cancel or suspend such licence or written authority;

(b) authorise the holder or such licence, written authority, or approval to continue exercising his rights in terms thereof subject to any condition, restriction or requirement; or

(c) postpone its consideration and decision in respect of such review for such period as it may deem fit.

(2) Any person who contravenes or fails to comply with any conditions, restriction or requirements contemplated in subsection (1) (b) commits an offence.

CHAPTER 10

GENERAL

Repeal of By-Laws

117 (1) Subject to the provisions of subsections (2) the following by-laws are repealed and certain sections and schedules of by-laws are deleted:

(a) The By-laws for the Levying of Fees Relating to the Inspection of any Business Premises as contemplated in section 14 (4) of the Licences Ordinance, 1974, of the Edenvale Municipality, published under Administrator's Notice 1515, dated 17 November 1976.

(b) Chapter X, XI and Schedule A of the Traffic By-laws — Applicable to the Municipality of Edenvale, published under Administrator's Notice 352, dated 6 September 1944.

(c) Artikel 1/226, 240 en Aanhangsels IV en VIII onder Bylae 2 van die Bouverordeninge van die Munisipaliteit Edenvale, deur die Raad aangeneem by Administrateurskennisgewing 960 van 11 Junie 1975.

(2) Enigiets wat gedoen is kragtens enige bepaling van die verordeninge wat herroep is of artikels en Bylaes wat geskrap is ingevolge subartikel (1), word geag gedoen te gewees het kragtens die ooreenstemmende bepaling van hierdie verordeninge en sodanige herroeping of skraping raak nie die geldigheid van enige lisensie, skriftelike magtiging, of belastingkwitansie wat by die inwerkingtreding van hierdie verordeninge geldig is kragtens die verordeninge wat herroep en artikels en Bylaes wat aldus geskrap is nie.

BYLAE 1

LISENSIEGELDE

Jaarliks
R

(1) Advertensietekens en skuttings
Licensiegeld is betaalbaar volgens die volgende skaal:

(a) Vir elke afsonderlike advertensieteken wat nie op 'n openbare motorvoertuig is nie	10,00
(b) Vir advertensies op 'n openbare motorvoertuig, per voertuig:	20,00
(c) Vir elke afsonderlike skutting hoogstens 30 m lank:	20,00
(d) Vir elke bykomende 15 m of deel daarvan 'n bykomende:	10,00
(e) Tydelike bouerskuttings wat vir advertensiedoeleindes gebruik word, of daarvoor beoog word vir elke 30 m of gedeelte daarvan: Per jaar of gedeelte van 'n jaar:.....	30,00

(2) Plekke van vermaaklikheid, pret of ontspanning:.....
Met dien verstande dat geen bedrag betaalbaar is ten opsigte van enige perseel wat gebruik word vir of in verband met die bedrywighede van 'n plek van vermaaklikheid nie, indien die Raad daarvan oortuig is dat die plek van vermaaklikheid 'n bona fide-sportklub is wat sportgeriewe vir sy lede verskaf en dat sodanige plek van vermaaklikheid enige wins wat hy maak of inkomste wat aan hom toeval, ter bevordering van sy oogmerke aanwend.

(3) Openbare Motorvoertuie

(a) Goederevoertuie Enige openbare motorvoertuig wat teen huurgeld of vergoeding gebruik word:	90,00
(b) Passasiersvoertuie (i) Taxi:	30,00
(ii) Enige ander openbare motorvoertuig wat ontwerp is om hoogstens nege persone te vervoer en wat nie 'n taxi is nie:	30,00
(iii) 'n Openbare motorvoertuig wat ontwerp of aangepas is uitsluitlik of hoofsaaklik vir die vervoer van meer as nege persone en wat op 'n vastgestelde roete of volgens 'n rooster wat deur die Padvervoerraad neergelê word, bestuur word:.....	90,00
(iv) Enige ander openbare motorvoertuig wat ontwerp of aangepas is uitsluitlik vir die vervoer van meer as nege persone	90,00
(4) Taxibestuurderslisensie:.....	5,00
(5) Taxibestuurderslisensie (Toetsgeld):	10,00
(6) Oordraggeld vir lisensies:	2,00

(c) Section 226, 240 and Annexure IV and VIII under Schedule 2 of the Building By-laws of the Edenvale Municipality adopted by the Council under Administrator's Notice 960, dated 11 June 1975.

(2) Anything done under any provision of the by-laws repealed or sections and schedules deleted in terms of subsection (1) shall be deemed to have been done under the corresponding provision of these by-laws and such repeal or section shall not affect the validity of any licence, written authority, or tax receipt which at the commencement of these by-laws is valid under by-laws thus repealed and sections and schedules thus deleted.

SCHEDULE 1

LICENCE FEES

Annually
R

(1) Advertising signs and Hoardings
Licence fees shall be payable on the following scale:

(a) For each separate advertising sign other than on a public motor vehicle	10,00
(b) for advertising on a public motor vehicle, per vehicle	20,00
(c) For each separate hoarding not exceeding 30 m in length	20,00
(d) for every extra 15m or part thereof an additional	10,00
(e) Temporary builder's hoardings used or tendered to be used for advertising purposes for every 30 m or part thereof: Per year or part of a year:	30,00

(2) Places of Entertainment, Amusement or Recreation:.....
60,00

Provided that no amount shall be payable in respect of any premises used for or in connection with the activities of a place of entertainment, if the Council is satisfied that the place of entertainment is a bona fide sports club providing sporting facilities for its members, and that such place of entertainment applies any profit made by it, or income accruing to it, in promoting its objects.

(3) Public Motor vehicles

(a) Goods vehicles

Any public motor vehicle used for hire or reward

90,00

(b) Passenger vehicle

(i) Taxi

30,00

(ii) Any other public motor vehicle which is designed to carry persons not exceeding nine in number and which is not a taxi

30,00

(iii) A public motor vehicle designed or adapted solely or principally for the conveyance of persons exceeding nine in number, and which operates on a fixed route or schedule laid down by the Road Transportation Board

90,00

(iv) Any other public motor vehicle designed or adapted solely for the conveyance of persons exceeding nine in number

90,00

(4) Taxi Driver's Licence

5,00

(5) Taxi Driver's Licence (Test fee): R10

(6) Transfer Fee for licences: R2

(7) Duplikaat van lisensie of skriftelike magting:	1,00
(8) Toets van tariefmeters:	5,00

BYLAE 2*Staanplekke vir Staatsverkopers van Blomme*

Staanplek Edenvale Begraafplaas, parkeerarea, Horwoodstraat, noordekant.

BYLAE 3*Gelde om staanplekke vir straatverkoping te gebruik*

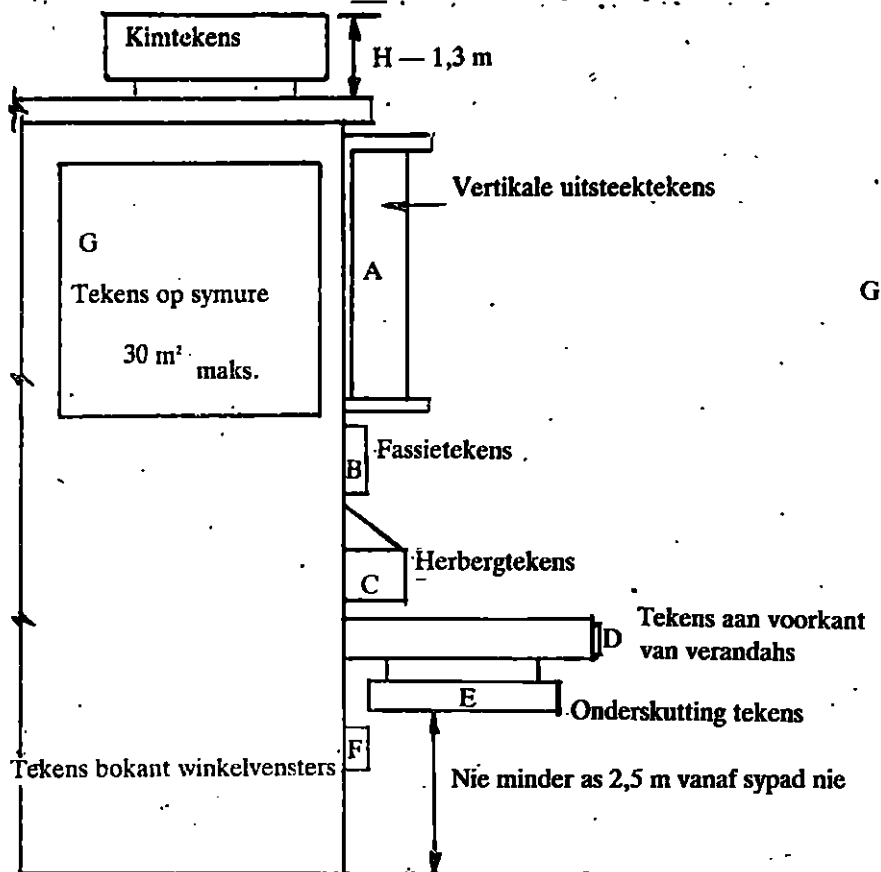
Staanplekke wat in Bylæ 2 aangegee word, per jaar: R100.

BYLAE 4*Deposito's vir plakkate en advertensies*

Deposito's vir plakkate of ander advertensies betaalbaar in gevolge artikel 112(6), van hierdie verordeninge is soos volg:

- (a) Vir elke plakkaat of ander advertensie wat op enige byeenkomst uitgesond word 'n verkiesing betrekking het: R2.
- (b) Vir plakkate of ander advertensies wat op elke afsonderlike kandidaat in verkiesings betrekking het:
 - (i) as dit 'n munisipale verkiesing is: R75.
 - (ii) as dit 'n Provinciale of Parlementêre verkiesing is: R150.
- (c) Vir elke banner —
 - (i) as dit betrekking het op 'n munisipale verkiesing: R15.
 - (ii) as dit betrekking het op 'n Provinciale of Parlementêre verkiesing: R30.

BYLAE 5
Afmetings en Tipes van Lisensiëerbare Tekens

**(7) Duplicate Copy of Licence or written authority: R1**

Testing of taxi metres: RS

SCHEDULE 2*Stands for Street Vendors of Flowers*

Stand Edenvale Cemetery, parking area, Horwoodstreet, north side.

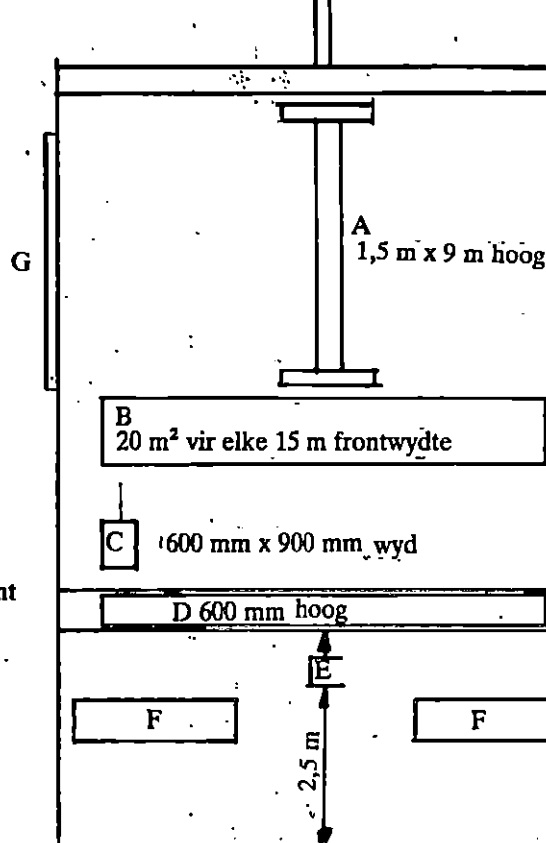
SCHEDULE 3*Charges for the Right to use Stands for Street Vending*

Stands listed in Schedule 2, per year: R100

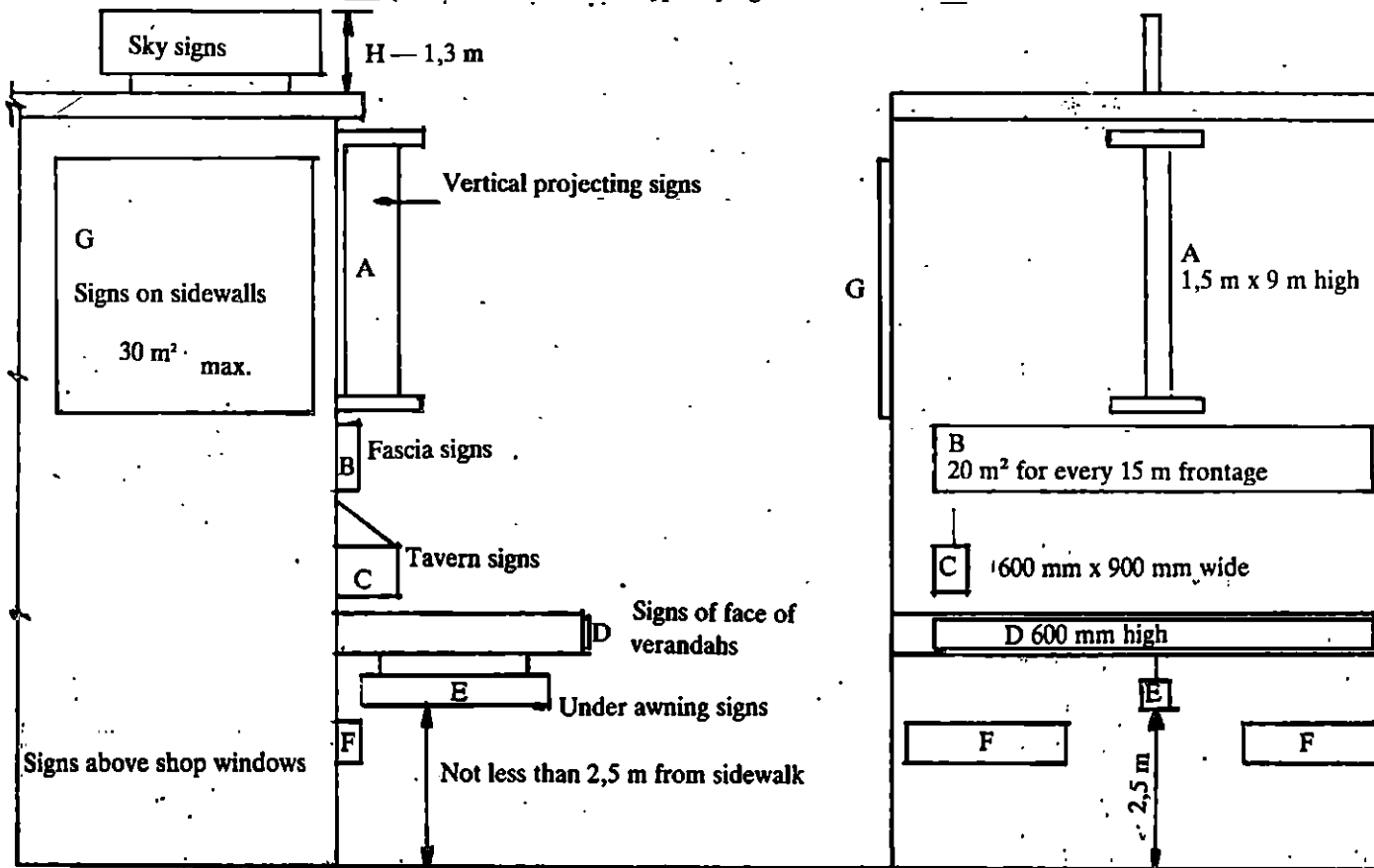
SCHEDULE 4*Deposit's for posters and advertisements*

Deposits in respect of posters or other advertisements payable in terms of section 112 (6) of these by-laws shall be as follows:

- (a) For each poster or other advertisement relating to any event other than an election: R2
- (b) For posters or other advertisements relating to each separate candidate in an election:
 - (i) if it relates to a municipal election: R75
 - (ii) if it relates to a Provincial or a Parliamentary election: R150
- (c) For each banner —
 - (i) if it relates to a municipal election: R15
 - (ii) if it relates to a Provincial or a Parliamentary election: R30



SCHEDULE 5

Dimensions and types of signs to be licenced

PB2-4-2-97-13

Administrateurskennisgwing 72

15 Januarie 1986

MUNISIPALITEIT JOHANNESBURG: WYSIGING VAN BOUVERORDENINGE

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit.

Die Bouverordeninge van die Municipaaliteit Johannesburg, deur die Raad aangeneem by Administrateurskennisgwing 726 van 16 Junie 1976, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in artikel 18(1)(b) die syfer "R129" deur die syfer "R145" te vervang.

2. Deur in artikel 242(8) die syfers "70c" en "35c" onderskeidelik deur die syfers "R1" en "50c" te vervang.

3. Deur in Aanhangesel VI van Bylae 2 onder Hoofstuk XVI die syfer "R45,40" deur die syfer "R50" te vervang.

4. Deur Aanhangesel VII van Bylae 2 onder Hoofstuk XVI te wysig deur —

(a) in item 1(1)(a) die syfer "R45,40" deur die syfer "R50" te vervang;

(b) in item 1(1)(b)(i), (ii) en (iii) die syfers "R8,30", "R5,20" en "R4,20" onderskeidelik deur die syfers "R9,50", "6" en "R5" te vervang;

(c) in item 2 die uitdrukking "R2,60 per 10 m² of gedeelte daarvan" deur die uitdrukking "R3 per 10 m² of gedeelte daarvan" te vervang;

Administrator's Notice 72

15 January 1986

JOHANNESBURG 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.

The Building By-laws of the Johannesburg Municipality adopted by the Council under Administrator's Notice 726, dated 16 June 1976, as amended, are hereby further amended as follows:

1. By the substitution in section 18(1)(b) for the figure "R129" of the figure "R145".

2. By the substitution in section 242(8) for the figures "70c" and "35c" of the figures "R1" and "50c" respectively.

3. By the substitution in Appendix VI of Schedule 2 under Chapter XVI for the figure "R45,40" of the figure "R50".

4. By amending Appendix VII of Schedule 2 under Chapter XVI by the substitution —

(a) in item 1(1)(a) for the figure "R45,40" of the figure "R50".

(b) in item 1(1)(b)(i), (ii) and (iii) for the figures "R8,30", "R5,20" and "R4,20" of the figures "R9,50", "6" and "R5" respectively.

(c) in item 2 for the expression "R2,60 per 10 m² or part thereof", of the expression "R3 per 10 m² or part thereof".

(d) in item 3 die syfer "R45,40" deur die syfer "R50" te vervang;

(e) in item 4 die syfers "R4,20" en "R45,40" onderskeidelik deur die syfers "R5" en "R50" te vervang;

(f) in item 5 die syfers "R4,20" en "R45,40" onderskeidelik deur die syfers "R5" en "R50" te vervang; en

(g) in item 6 die syfer "R15,60" deur die syfer "R17,50" te vervang.

PB 2-4-2-19-2

Administrateurskennisgewing 73

15 Januarie 1986

MUNISIPALITEIT MIDRAND: WYSIGING VAN RIOOLVERORDENINGE

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit.

Die Rioolverordeninge van die Municipaliteit Midrand, deur die Raad aangeneem by Administrateurskennisgewing 1090 van 18 Augustus 1982, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in artikel 1 die woordomskrywing van "tarief" deur die volgende te vervang:

" "tarief" die tarief soos van tyd tot tyd deur die Raad, by spesiale besluit, ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, vasgestel;"

2. Deur die Bylae te skrap.

PB 2-4-2-34-70

Administrateurskennisgewing 74

15 Januarie 1986

MUNISIPALITEIT RANDBURG: WYSIGING VAN RIOLERINGSVERORDENINGE

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit.

Die Rioleringsverordeninge van die Municipaliteit Randburg, deur die Raad aangeneem by Administrateurskennisgewing 1692 van 8 November 1978, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in artikel 1 die woordomskrywing van "tarief" deur die volgende te vervang:

" 'tarief' die tarief van gelde soos van tyd tot tyd deur die raad by spesiale besluit ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, vasgestel;"

2. Deur in artikel 5 die woorde "vervat in die toepaslike bylaes by hierdie verordeninge" te skrap.

3. Deur in artikel 10(4) die woorde "betrokke gelde wat in die toepaslike bylae by hierdie verordeninge" deur die woorde "gelde wat in die tarief" te vervang.

4. Deur in artikel 23(1) die woorde "toepaslike bylae by hierdie verordeninge" deur die woorde "tarief" te vervang.

5. Deur in artikel 33(5)(b) die woorde "toepaslike bylae by hierdie verordeninge" deur die woorde "tarief" te vervang.

6. Deur in artikels 70(1) en 71(1)(a) die uitdrukking "in die toepaslike bylae by hierdie verordeninge" deur die woorde "die tarief" te vervang.

7. Deur Bylaes A en B te skrap.

PB 2-4-2-34-132

(d) in item 3 for the figure "R45,40" of the figure "R50".

(e) in item 4 for the figures "R4,20" and "R45,40" of the figures "R5" and "R50", respectively.

(f) in item 5 for the figures "R4,20" and "R45,40" of the figures "R5" and "R50", respectively; and

(g) in item 6 for the figure "R15,60" of the figure "R17,50".

PB 2-4-2-19-2

Administrator's Notice 73

15 January 1986

MIDRAND 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.

The Drainage By-laws of the Midrand Municipality, adopted by the Council under Administrator's Notice 1090, dated 18 August 1982, as amended, are hereby further amended as follows:

1. By the substitution in section 1 for the definition of "tariff" of the following:

" "tariff" means the tariff of charges as determined from time to time by Council, by special resolution, in terms of section 80B of the Local Government Ordinance, 1939.".

2. By the deletion of the Schedule.

PB 2-4-2-34-37

Administrator's Notice 74

15 January 1986

RANDBURG MUNICIPALITY: AMENDMENT TO DRAINAGE BY-LAWS

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

The Drainage By-laws of the Randburg Municipality, adopted by the Council under Administrator's Notice 1692, dated 8 November 1978, as amended, are hereby further amended as follows:

1. By the substitution in section 1 for the definition of "tariff" of the following:

" 'tarief' means the tariff of charges as determined from time to time by the council by special resolution in terms of section 80B of the Local Government Ordinance, 1939;"

2. By the deletion in section 5 of the words "contained in the relevant schedules to these by-laws".

3. By the substitution in section 10(4) for the words "relevant schedule to these by-laws" of the word "tariff".

4. By the substitution in section 23(1) for the words "relevant schedule to these by-laws" of the word "tariff".

5. By the substitution in section 33(5)(b) for the words "relevant schedule to these by-laws" of the word "tariff".

6. By the substitution in sections 70(1) and 71(1)(a) for the expression relevant schedule to these by-laws" of the words "the tariff".

7. By the deletion of Schedules A and B.

PB 2-4-2-34-132

Administrateurskennisgewing 75 15 Januarie 1986

MUNISIPALITEIT RANDBURG: WYSIGING VAN BEGRAAFPLAASVERORDENINGE

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit.

Die begraafplaasverordeninge van die Munisipaliteit Randburg, afgekondig by Administrateurskennisgewing 289 van 10 Maart 1982, soos gewysig, word hierby soos volg gewysig:

1. Deur in artikel 1 na die woordomskrywing van "Swarte" die volgende in te voeg:
" 'tarief' die gelde soos van tyd tot tyd deur die Raad by spesiale besluit ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, vasgestel;".
2. Deur in artikel 9 die uitdrukking "Bylae A hierby" deur die woorde "die tarief" te vervang.
3. Deur Bylae A te skrap.

PB.2-4-2-23-132

Administrateurskennisgewing 76 15 Januarie 1986

MUNISIPALITEIT RANDBURG: WYSIGING VAN ELEKTRISITEITSVERORDENINGE

Die Administrateur publiseer hierby ingevolge Artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit.

Die Elektrisiteitsverordeninge van die Munisipaliteit Randburg, deur die Raad aangeneem by Administrateurskennisgewing 433 van 25 April 1979, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in artikel 1 die omskrywing van "tarief" deur die volgende te vervang:

" 'tarief' die gelde soos van tyd tot tyd deur die raad by spesiale besluit ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, vasgestel;".

2. Deur die Bylae te skrap".

PB 2-4-2-36-132

Administrateurskennisgewing 77 15 Januarie 1986

MUNISIPALITEIT RANDBURG: WYSIGING VAN VERORDENINGE VIR DIE REGULERING VAN PARKE, TUINE, OPENBARE GEBOUE EN OPE RUIMTES

Die Administrateur publiseer hierby ingevolge Artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit.

Die Verordeninge vir die Regulering van Parke, Tuine, Openbare Geboue en Ope Ruimtes van die Munisipaliteit Randburg, afgekondig by Administrateurskennisgewing 1540 van 4 September 1974, word hierby soos volg gewysig:

1. Deur paragraaf (s) van artikel 3 deur die volgende te vervang:

"(s) lawaai, baklei, profane, aanstootlike of onbetaamlike taal gebruik, onder die invloed van drank wees of alkoholiese drank gebruik, weddenskappe aangaan, dobbel, bedel, op enige sitplek lê, slaap of oornag of leeglê of homself op 'n aanstootlike of beledigende wyse gedra of enige oorlas veroorsaak nie;".

2. Deur artikel 5 deur die volgende te vervang:

"Persones kan verwijder word"

Administrator's Notice 75

15 January 1986

RANDBURG MUNICIPALITY: AMENDMENT TO CEMETERY BY-LAWS

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

The Cemetery By-laws of the Randburg Municipality, published under Administrator's Notice 289, dated 10 March 1982, are hereby amended as follows:

1. By the insertion in section 1 after the definition of "resident" of the following:

" 'tariff' means the charges as determined by the Council from time to time by special resolution in terms of section 80B of the Local Government Ordinance, 1939;".

2. By the substitution in section 9 for the expression 'Schedule A hereto' of the words "the tariff".

3. By the deletion of Schedule A.

PB.2-4-2-23-132

Administrator's Notice 76

15 January 1986

RANDBURG MUNICIPALITY: AMENDMENT TO ELECTRICITY BY-LAWS

The Administrator hereby, in terms of Section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter.

The Electricity By-laws of the Randburg Municipality, adopted by the Council under Administrator's Notice 433, dated 25 April 1979, as amended, are hereby further amended as follows:

1. By the substitution in section 1 for the definition of "tariff" of the following:

" 'tariff' means the charges as determined by the council from time to time by special resolution in terms of section 80B of the Local Government Ordinance, 1939;".

2. By the deletion of the Schedule".

PB 2-4-2-36-132

Administrator's Notice 77

15 Januarie 1986

RANDBURG MUNICIPALITY: AMENDMENT TO BY-LAWS FOR THE REGULATION OF PARKS, GARDENS, PUBLIC BUILDINGS AND OPEN SPACES

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

The By-laws for the Regulation of Parks, Gardens, Public Buildings and Open Spaces of the Randburg Municipality, published under Administrator's Notice 1540, dated 4 September 1974, are hereby amended as follows:

1. By the substitution for paragraph (s) Section 3 of the following:

"(s) brawl, fight, use profane, indecent or improper language, be intoxicated or use alcoholic beverages, bet, gamble, beg, lie on any seat, sleep or overnight or loiter or behave in an indecent or offensive manner or commit any nuisance;"

2. By the substitution for section 5 of the following:

"Persons may be Removed"

5. Enige behoorlike gemagtigde beampete van die Raad asook enige lid van die Suid-Afrikaanse Polisie of enige ander vredesbeampete kan enige persoon wat enige bepaling van hierdie verordeninge oortree, uit enige openbare gebou, park, tuin of oop ruimte of lushof weer of verwyder.”

PB 2-4-2-69-132

Administrateurskennisgewing 78

15 Januarie 1986

MUNISIPALITEIT RANDBURG: WYSIGING VAN SAALVERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit.

Die Saalverordeninge van die Munisipaliteit Randburg, aangeneem by Administrateurskennisgewing 815 van 15 Mei 1974, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in artikel 1 in die omskrywing van “saal” die uitdrukking “Bylae I hereby” deur die woorde “die tarief” te vervang.
2. Deur in artikel 1 na die omskrywing van “saal” die volgende in te voeg:

“ ‘tarief’ die gelde soos van tyd tot tyd deur die Raad by spesiale besluit ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, vasgestel.”.

3. Deur in artikel 3(2) die uitdrukking “Bylae I hereby” deur die woorde “die tarief” te vervang.
4. Deur artikel 28 te skrap.
5. Deur Bylae I te skrap.

PB 2-4-2-94-132

Administrateurskennisgewing 79

15 Januarie 1986

MUNISIPALITEIT RANDBURG: WYSIGING VAN DIE VERORDENINGE BETREFFENDE VASTE AFVAL

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit.

Die Verordeninge betreffende Vaste Afval van die Munisipaliteit Randburg, afgekondig by Administrateurskennisgewing 156 van 9 Februarie 1977, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in artikel 1 die omskrywing van “gelde” deur die volgende te vervang:

“ ‘gelde’ die tarief van gelde soos van tyd tot tyd deur die Raad by spesiale besluit ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, vasgestel.”.

2. Deur die Bylae te skrap.

PB 2-4-2-81-132

Administrateurskennisgewing 80

15 Januarie 1986

MUNISIPALITEIT RANDBURG: WYSIGING VAN WATERVOORSIENINGSVERORDENINGE

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit.

Die Watervoorsieningsverordeninge van die Munisipaliteit Randburg, deur die Raad aangeneem by Administrateurskennisgewing 1268 van 31 Augustus 1977, soos gewysig, word hierby verder soos volg gewysig:

5. Any authorised officer of the Council as well as any member of the South African Police or any other peace officer may remove or exclude any person contravening any provision of these by-laws from any public building, park, garden or open space or pleasure ground.”

PB 2-4-2-69-132

Administrator's Notice 78

15 January 1986

RANDBURG MUNICIPALITY: AMENDMENT TO HALL BY-LAWS.

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

The Hall By-laws of the Randburg Municipality, published under Administrator's Notice 815, dated 15 May 1974, as amended, are hereby further amended as follows:

1. By the substitution in section 1 in the definition of “hall” for the expression “Schedule I hereto.” of the expression “the tariff;”.
2. By the insertion in section 1 after the definition of “hall” of the following:

“ ‘tariff’ means the charges as determined by the Council from time to time by special resolution in terms of section 80B of the Local Government Ordinance, 1939.”.

3. By the substitution in section 3(2) for the expression “Schedule I hereto” of the words “the tariff”.
4. By the deletion of section 28.
5. By the deletion of Schedule I.

PB 2-4-2-94-132

Administrator's Notice 79

15 January 1986

RANDBURG MUNICIPALITY: AMENDMENT TO REFUSE (SOLID WASTE) BY-LAWS

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

The Refuse (Solid Waste) By-laws of the Randburg Municipality, published under Administrator's Notice 156, dated 9 February 1977, as amended, are hereby further amended as follows:

1. By the substitution of section 1 for the definition “tariff charge” of the following:

“ ‘tariff charge’ means the tariff of charges as determined by the council from time to time by special resolution in terms of section 80B of the Local Government Ordinance, 1939.”.

2. By the deletion of the Schedule.

PB 2-4-2-81-132

Administrator's Notice 80

15 January 1986

RANDBURG MUNICIPALITY: AMENDMENT TO WATER SUPPLY BY-LAWS

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

The Water Supply By-laws of the Randburg Municipality, adopted by the Council under Administrator's Notice 1268, dated 31 August 1977, as amended, are hereby further amended as follows:

1. Deur in artikel 1 die omskrywing van "tarief" deur die volgende te vervang:

"tarief" die gelde soos van tyd tot tyd deur die Raad by spesiale besluit ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, vasgestel;".

2. Deur die Bylae te skrap.

PB.2-4-2-104-132

Administrateurskennisgewing 81

15 Januarie 1986

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE: WYSIGING VAN FINANSIELE VERORDENINGE

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, gelees met artikel 16(3) van die Ordonnansie op die Tranvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943, en Proklamasie 6 (Administrateurs-) van 1945, die verordeninge hierna uiteengesit.

Die Finansiële Verordeninge van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, afgekondig by Administrateurskennisgewing 314 van 8 Maart 1972, soos gewysig, word hierby verder gewysig deur artikel 43 deur die volgende te vervang:

"43. Die tesourier dien, ten opsigte van elke maand, maar nie later nie as drie maande ná die einde van die betrokke maand, 'n verslag in, waarin die kontant- en banksaldo, soos aan die begin van daardie maand, die totale bedrae gedurende daardie maand ontvang en betalings gedoen en die kontant- en banksaldo soos aan die einde van daardie maand, gekonsolideer met bankstate, uiteengesit.".

PB.2-4-2-173-111

Administrateurskennisgewing 82

15 Januarie 1986

PRETORIASTREEK-WYSIGINGSKEMA 671

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 Pretoriastreek-dorpsbeplanningskema, 1960, gewysig word deur die hersonering van Erf 1760, Lyttelton Manor Uitbreiding 3 tot "Spesiale Residensieel" met 'n digtheid van "Een woonhuis per 12 500 m²".

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

Hierdie wysiging staan bekend as Pretoriastreek-wysigingskema 671.

PB 4-9-2-93-671

Administrateurskennisgewing 83

15 Januarie 1986

JOHANNESBURG-WYSIGINGSKEMA 1165

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsbeplanningskema, 1979, gewysig word deur Erf 225, Rosebank, te hersoneer tot "Besigheid 1".

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

1. By the substitution in section 1 for the definition "tariff" of the following:

"tariff" means the charges as determined by the Council from time to time by special resolution in terms of section 80B of the Local Government Ordinance, 1939;".

2. By the deletion of the Schedule.

PB.2-4-2-104-132

Administrator's Notice 81

15 January 1986

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

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

The Financial By-laws of the Transvaal Board for the Development of Peri-Urban Areas, published under Administrator's Notice 314, dated 8 March 1972, as amended, are hereby further amended by the substitution for section 43 of the following:

"43. The treasurer shall submit a report in respect of every month, not later than three months after the end of the month concerned, reflecting the cash and bank balances as at the beginning of that month, the total amounts received and payments made during that month and the cash and bank balances as at the end of that month reconciled with the bank statements.".

PB.2-4-2-173-111

Administrator's Notice 82

15 January 1986

PRETORIA REGION AMENDMENT SCHEME 671

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Pretoria Region Town-planning Scheme, 1960, by the rezoning of Erf 1760, Lyttelton Manor Extension 3 to "Special Residential" with a density of "One dwelling per 12 500 square feet".

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

This amendment is known as Pretoria Region Amendment Scheme 671.

PB 4-9-2-93-671

Administrator's Notice 83

15 January 1986

JOHANNESBURG AMENDMENT SCHEME 1165

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 Town-planning Scheme, 1979, by the rezoning of Erf 225, Rosebank to "Business 1".

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

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 1165.

PB 4-9-2-2H-1165

Administrateurskennisgewing 84 15 Januarie 1986

WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 505, DORP SAXONWOLD

Hierby word ooreenkomsdig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat Voorwaarde (b) in Akte van Transport T17592/1976 gewysig word, oin soos volg te lees:

"The transferee shall not have the right to construct reed or grass houses or cattle kraals, or to open or allow or cause to be opened upon the lot any canteen, hotel, restaurant or other place for sale of wines, beer or spirituous liquors, or any shop."

PB 4-14-2-1207-26

Administrateurskennisgewing 85 15 Januarie 1986

EDENVALE-WYSIGINGSKEMA 75

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 Edenvale-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Erwe 1/58, 2/58, 3/58, 4/58, 5/58, 1/32, R/32, 1/140, R/140, 1/141, R/141, 313 en 315, dorp Edenvale tot "Spesiaal" vir woonstelle en kantore.

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

Hierdie wysiging staan bekend as Edenvale-wysigingskema 75.

PB 4-9-2-13H-75

Administrateurskennisgewing 86 15 Januarie 1986

FOCHVILLE-WYSIGINGSKEMA 25

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 Fochville-dorpsbeplanningskema 1980 gewysig word deur die hersonering van Erwe 717, 718 en 719, Fochville tot "Besigheid 1".

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

Hierdie wysiging staan bekend as Fochville-wysigingskema 25.

PB 4-9-2-57H-25

Administrateurskennisgewing 87 15 Januarie 1986

LOUIS TRICHARDT-WYSIGINGSKEMA 2

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

This amendment is known as Johannesburg Amendment Scheme 1165.

PB 4-9-2-2H-1165

Administrator's Notice 84

15 January 1986

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 505, SAXONWOLD 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 (b) in Deed of Transfer T17592/1976 be altered to read as follows:

"The transferee shall not have the right to construct reed or grass houses or cattle kraals, or to open or allow or cause to be opened upon the lot any canteen, hotel, restaurant or other place for sale of wines, beer or spirituous liquors, or any shop."

PB 4-14-2-1207-26

Administrator's Notice 85

15 January 1986

EDENVALE AMENDMENT SCHEME 75

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 Edenvale Town-planning Scheme, 1980, by the rezoning of Erven 1/58, 2/58, 3/58, 4/58, 5/58, 1/132, R/132, 1/140, R/140, 1/141, R/141, 313 and 315, Edenvale Township to "Special" for flats and offices.

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

This amendment is known as Edenvale Amendment Scheme 75.

PB 4-9-2-13H-75

Administrator's Notice 86

15 January 1986

FOCHVILLE AMENDMENT SCHEME 25

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 Fochville Town-planning Scheme 1980 by rezoning Erven 717, 718 and 719, Fochville, to "Business 1".

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

This amendment is known as Fochville Amendment Scheme 25.

PB 4-9-2-57H-25

Administrator's Notice 87

15 January 1986

LOUIS TRICHARDT AMENDMENT SCHEME 2

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

van Louis Trichardt-dorpsbeplanningskema 1981, wat uit dieselfde grond as Erf 3312, Louis Trichardt Uitbreiding 7 bestaan, goedgekeur het.

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

Hierdie wysiging staan bekend as Louis Trichardt-wysigingskema 2.

PB.4-9-2-20H-2

Administrateurskennisgewing 88 15 Januarie 1986

WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 571 DORP DUNCANVILLE

Hierby word ooreenkomsdig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat voorwaarde B(h) in Akte van Transport T16430/1972 opgehef word ten einde dit moontlik te maak om die boulyn te skrap.

PB.4-14-2-369-16

Administrateurskennisgewing 89 15 Januarie 1986

WET OP OPHEFFING VAN BEPERKINGS 1967: GEDEELTES 2 EN 3 VAN ERF 2983 DORP PHALABORWA UITBREIDING 7.

Hierby word ooreenkomsdig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat —

1. Voorwaardes B1(a) tot (e), B2 en D1-7 in Aktes van Transport T48399/81 en T48400/81 opgehef word ten einde dit moontlik te maak dat die erwe gebruik kan word vir resideniële doeleindes; en

2. Phalaborwa-dorpsbeplanningskema 1981, gewysig word deur die hersonering van Gedeeltes 2 en 3 van Erf 2983 dorp Phalaborwa Uitbreiding 7, tot "Residensiel 1" met 'n digtheid van "Een Woonhuis per Erf" welke wysigingskema bekend staan as Phalaborwa-wysigingskema 21, 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 Phalaborwa.

PB 4-14-2-4938-7

being an amendment of Louis Trichardt Town-planning Scheme 1981, comprising the same land as Erf 3312, Louis Trichardt Extension 7.

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

This amendment is known as Louis Trichardt Amendment Scheme 2.

PB.4-9-2-20H-2.

Administrator's Notice 88 15 January 1986

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 571 DUNCANVILLE 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 B(h) in Deed of Transfer T16430/1972 be removed in order to delete the building line.

PB.4-14-2-369-16

Administrator's Notice 89 15 January 1986

REMOVAL OF RESTRICTIONS ACT, 1967: PORTIONS 2 AND 3 OF ERF 2983, PHALABORWA EXTENSION 7 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 B1(a) to (e), B2 and D1-7 in Deeds of Transfer T48399/81 and T48400/81 be removed in order to permit the erven being used for residential purposes; and

2. the Phalaborwa Town-planning Scheme 1981, be amended by the rezoning of Portions 2 and 3 of Erf 2983, Phalaborwa Extension 7 Township, to "Residential 1" with a density of "One Dwelling per Erf" and which amendment scheme will be known as Phalaborwa Amendment Scheme 21, 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 Phalaborwa.

PB 4-14-2-4938-7

Administrator's Notice 90 15 January 1986

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 107 MARBLE HALL 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 (m), (n), (i), (ii), (iii), (iv), (o), (p) and (q) in Deed of Transfer T38221/1980 be removed in order to permit the erf being used for business purposes; and

2. the Marble Hall Town-planning Scheme 1982, be amended by the rezoning of Erf 107 Marble Hall Township, to "Business 1" and which amendment scheme will be known as Marble Hall Amendment Scheme 5, as indicated on the relevant Map 3 and scheme clauses which are open for inspection at the offices of the Department of Local Government, Pretoria and the Town Clerk of Marble Hall.

PB 4-14-2-833-16

PB 4-14-2-833-16

Administrateurskennisgwing 91 15 Januarie 1986

VANDERBIJLPARK-WYSIGINGSKEMA 1/127

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 Vanderbijlpark-dorpsaanlegskema 1, 1961, gewysig word deur die hersonering van Gedeelte 74 van die plaas Vanderbijlpark 550 IQ, na "Spesiaal" vir sodanige doeleindes en onderworpe aan sodanige voorwaardes as wat die Administrateur mag bepaal en ople na raadpleging met die Dörperaad en die plaaslike bestuur.

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

Hierdie wysiging staan bekend as Vanderbijlpark-wysigingskema 1/127.

PB 4-9-2-34-127

Administrateurskennisgwing 92 15 Januarie 1986

WET OP OPHEFFING VAN BEPERKINGS 1967: GEDEELTE 142 VAN DIE PLAAS RANDJESFONTEIN 405 JR.

Hierby word ooreenkomsdig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat —

1. Voorwaardes B(a) tot (f) en (j) in Akte van Transport T4194/1982 opgehef word.

2. Halfway House en Clayville-dorpsbeplanningskema 1976, gewysig word deur die hersonering van Gedeelte 142 van die plaas Randjesfontein 405 JR, tot "Landbou" onderhewig aan sekere voorwaardes welke wysigingskema bekend staan as Halfway House en Clayville-wysigingskema 205, 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 Midrand.

PB 4-15-2-37-405-4

Administrateurskennisgwing 93 15 Januarie 1986

RUSTENBURG-WYSIGINGSKEMA 64

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 Rustenburg-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Gedeelte 5 ('n gedeelte van Gedeelte 3) van Erf 1079, Rustenburg tot "Besigheid 1".

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

Hierdie wysiging staan bekend as Rustenburg-wysigingskema 64.

PB 4-9-2-31H-64

Administrateurskennisgwing 94 15 Januarie 1986

KLERKSDORP-WYSIGINGSKEMA 169

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965,

Administrator's Notice 91

15 January 1986

VANDERBIJLPARK AMENDMENT SCHEME 1/127

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 Vanderbijlpark Town-planning Scheme 1, 1961, by the rezoning of Portion 74 of the farm Vanderbijlpark 550 IQ, to "Special" for such purposes and subject to such conditions as the Administrator may determine and impose after reference to the Townships Board and the local authority.

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

This amendment is known as Vanderbijlpark Amendment Scheme 1/127.

PB 4-9-2-34-127

Administrator's Notice 92

15 January 1986

REMOVAL OF RESTRICTIONS ACT, 1967: PORTION 142 OF THE FARM RANDJESFONTEIN 405 JR 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 B(a) to (f) and (j) in Deed of Transfer T4194/1982 be removed

2. the Halfway House and Clayville Town-planning Scheme 1976, be amended by the rezoning of Portion 142 of the farm Randjesfontein 405 JR to "Agricultural" subject to certain conditions and which amendment scheme will be known as Halfway House and Clayville Amendment Scheme 205, 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 Midrand.

PB 4-15-2-37-405-4

Administrator's Notice 93

15 January 1986

RUSTENBURG AMENDMENT SCHEME 64.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Rustenburg Town-planning Scheme, 1980, by the rezoning of Portion 5 (a portion of Portion 3) of Erf 1079, Rustenburg to "Business 1".

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

This amendment is known as Rustenburg Amendment Scheme 64.

PB 4-9-2-31H-64

Administrator's Notice 94

15 January 1986

KLERKSDORP AMENDMENT SCHEME 169

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Admini-

bekend gemaak dat die Administrateur goedgekeur het dat Klerksdorp-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Erwe 1908 en 814, Klerksdorp tot "Besigheid 1".

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

Hierdie wysiging staan bekend as Klerksdorp-wysigingskema 169.

PB 4-9-2-17H-169

Administrateurskennisgewing 95

15 Januarie 1986

BOKSBURG-WYSIGINGSKEMA 1/419

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-dorpsbeplanningskema 1, 1946, gewysig word deur die hersonering van Erf 424 geleë op die hoek van Tweede-straat en Twaalfde Laan, Boksburg-Noord Uitbreiding tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 2 500 vierkante voet" onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Boksburg-wysigingskema 1/419.

PB 4-9-2-8-419

Administrateurskennisgewing 96

15 Januarie 1986

KEMPTONPARK-WYSIGINGSKEMA 1/342

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 Kemptonpark-dorpsaanlegskema 1, 1952, gewysig word deur die hersonering van Erf 592, geleë in die dorp Croydon na "Spesiale Besigheid" met 'n digtheid van "Een woonhuis per erf" onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Kemptonpark-wysigingskema 1/342.

PB 4-9-2-16-342

Administrateurskennisgewing 97

15 Januarie 1986

WET OP OPHEFFING VAN BEPERKINGS 1967: ERF 845 DORP SELECTION PARK

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. Voorwaarde 12 in Akte van Transport F5892/1934 gewysig word deur die skrapping van die uitdrukking "845" waar dit die eerste maal voorkom.
2. Springs-dorpsbeplanningskema 1/1948, gewysig deur die hersonering van Erf 845, dorp Selection Park, tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf"

strator has approved the amendment of Klerksdorp Town-planning Scheme, 1980, by the rezoning of Erven 1908 and 814, Klerksdorp to "Business 1".

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

This amendment is known as Klerksdorp Amendment Scheme 169.

PB 4-9-2-17H-169

Administrator's Notice 95

15 January 1986

BOKSBURG AMENDMENT SCHEME 1/419

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 1, 1946, by the rezoning of Erf 424 situated on the corner of Second Street and Twelfth Avenue, Boksburg North extension to "Special Residential" with a density of "One dwelling per 2 500 square feet" subject to certain conditions.

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

This amendment is known as Boksburg Amendment Scheme 1/419.

PB 4-9-2-8-419

Administrator's Notice 96

15 January 1986

KEMPTON PARK AMENDMENT SCHEME 1/342

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Kempton Park Town-planning Scheme 1, 1952, by the rezoning of Erf 592, situated in the Croydon Township to "Special Business" with a density of "One dwelling per erf" subject to certain conditions.

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

This amendment is known as Kempton Park Amendment Scheme 1/342.

PB 4-9-2-16-342

Administrator's Notice 97

15 January 1986

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 845 SELECTION PARK 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 12 in Deed of Transfer F5892/1934 be altered by the deletion of the expression "845" where it appears for the first time.
2. The Springs Town-planning Scheme 1/1948, be amended by the rezoning of Erf 845, Selection Park Township, to "Special Residential" with a density of "One dwelling per

welke wysigingskema bekend staan as Springs-wysigingskema 1/323 soos aangedui op die toepaslike Kaart 3 en skemaklousules wat ter insae lê in die kantore van die Departement van Plaaslike Bestuur, Pretoria en die Stadsklerk van Springs.

PB.4-14-2-1221-12

Administrateurskennisgewing 98

15 Januarie 1986

KEMPTONPARK-WYSIGINGSKEMA 1/344

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 Kemptonpark-dorpsaanlegskema 1, 1952, gewysig word deur die hersonering van Erf 2683, geleë aan Longstraat, Kemptonpark tot "Een woonhuis per Erf".

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

Hierdie wysiging staan bekend as Kemptonpark-wysigingskema 1/344.

PB 4-9-2-16-344

Administrateurskennisgewing 99

15 Januarie 1986

POTGIETERSRUS-WYSIGINGSKEMA 10

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 Potgietersrus-dorpsbeplanningskema, 1984, gewysig word deur die hersonering van Gedeelte 1 van die Restant van Erf 166, geleë aan Pretoriusstraat, Piet Potgietersrust tot "Besigheid 1".

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

Hierdie wysiging staan bekend as Potgietersrus-wysigingskema 10.

PB 4-9-2-27H-10

Administrateurskennisgewing 100

15 Januarie 1986

WET OP OPHEFFING VAN BEPERKINGS 1967: ERF 685 DORP RHODESFIELD

Hierby word ooreenkomsdig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat —

1. Voorwaardes A(c) en (1) in Akte van Transport T5462/1982 opgehef word.
- 2/ Kempton Park-dorpsaanlegskema 1, 1952, gewysig deur die hersonering van Erf 685, Rhodesfield, tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 10 000 vk. vt." onderworpe aan sekere voorwaardes welke wysigingskema bekend staan as Kempton Park-wysigingskema 1/341 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 Kempton Park.

PB.4-14-2-1126-3

Erf" and which amendment scheme will be known as Springs Amendment Scheme 1/323, as indicated on the relevant Map 3 and scheme clauses which are open for inspection at the offices of the Department of Local Government, Pretoria and the Town Clerk of Springs.

PB.4-14-2-1221-12

Administrator's Notice 98

15 January 1986

KEMPTON PARK AMENDMENT SCHEME 1/344

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Kempton Park Town-planning Scheme 1, 1952, by the rezoning of Erf 2683, situated on Long Street, Kempton Park to "General Residential" with a density of "One dwelling per Erf".

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

This amendment is known as Kempton Park Amendment Scheme 1/344.

PB 4-9-2-16-344

Administrator's Notice 99

15 January 1986

POTGIETERSRUS AMENDMENT SCHEME 10

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 Potgietersrus Town-planning Scheme, 1984, by the rezoning of Portion 1 and the Remainder of Erf 166, situated on Pretorius Street, Piet Potgietersrust to "Business 1".

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

This amendment is known as Potgietersrus Amendment Scheme 10.

PB 4-9-2-27H-10

Administrator's Notice 100

15 January 1986

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 685 RHODESFIELD 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 A(c) and (1) in Deed of Transfer T5462/1982 be removed.
2. The Kempton Park Town-planning Scheme 1, 1952, be amended by the rezoning of Erf 685, Rhodesfield Township, to "Special Residential" with a density of "One dwelling per 10 000 sq ft" subject to certain conditions and which amendment scheme will be known as Kempton Park Amendment Scheme 1/341, 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 Kempton Park.

PB.4-14-2-1126-3

Administrateurskennisgewing 101 **15 Januarie 1986**

THABAZIMBI-WYSIGINGSKEMA 16

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 Thabazimbi-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van gedeelte 1 van Erf 361, geleë aan Rietbokstraat, Thabazimbi tot "Besigheid 3".

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

Hierdie wysiging staan bekend as Thabazimbi-wysigingskema 16.

PB 4-9-2-104H-16

Administrateurskennisgewing 102 **15 Januarie 1986**

WET OP OPHEFFING VAN BEPERKINGS 1967: GEDEELTE 1 EN 2 VAN ERF 2736 DORP KEMPTON PARK

Hierby word ooreenkomsdig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat —

1. Voorwaardes (a) en (c) in Akte van Transport 27429/1961 opgehef word ten einde Gedeeltes 1 en 2 van Erf 2736 Dorp Kempton Park te hersoneer na "Spesiale Besigheid".
- 2/ Kempton Park-dorpsaanlegskema 1/1952, gewysig deur die hersonering van Gedeeltes 1 en 2 van Erf 2836, dorp Kempton Park, tot "Spesiale Besigheid" met 'n digtheid van "Een woonhuis per 800 m²" welke wysigingskema bekend staan as Kempton Park-wysigingskema 1/276 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 Stadslerk van Kempton Park.

PB 4-14-2-665-38

Administrateurskennisgewing 103 **15 Januarie 1986**

REGSTELLINGSKENNISGEWING

Administrateurskennisgewing 2724 van 11 Desember 1985 word hiermee verbeter deur die vervanging van die syfers "lotte 796 en 797" met "erf 2017" en "T23549/1983" met "T8429/85" in die Afrikaanse gedeelte van laasgenoemde kennisgewing.

PB 4-14-2-986-12

Administrateurskennisgewing 104 **15 Januarie 1986**

WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 135 MALANSHOF

Hierby word ooreenkomsdig die bepalings van artikel 2 (1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat voorwaarde (k) in Akte van Transport T6257/1976 gewysig word deur die vervanging van die syfers "6.10" met die syfers "3.92".

PB 4-14-2-1099-2

Administrator's Notice 101

15 January 1986

THABAZIMBI AMENDMENT SCHEME 16

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 Thabazimbi Town-planning Scheme, 1980, by the rezoning of portion 1 of Erf 361, situated on Rietbok Street, Thabazimbi to "Business 3".

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

This amendment is known as Thabazimbi Amendment Scheme 16.

PB 4-9-2-104H-16

Administrator's Notice 102

15 January 1986

REMOVAL OF RESTRICTIONS ACT, 1967: PORTIONS 1 AND 2 OF ERF 2736 KEMPTON PARK 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 (a) and (c) in Deed of Transfer 27429/1961 be removed to permit portions 1 and 2 of Erf 2736 to be rezoned to "Special Business".
2. The Kempton Park Town-planning Scheme 1/1952, be amended by the rezoning of Portions 1 and 2 of Erf 2736, Kempton Park Township, to "Special Business" with a density of "One dwelling per 800 m²" and which amendment scheme will be known as Kempton Park Amendment Scheme 1/276, 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 Kempton Park.

PB 4-14-2-665-38

Administrator's Notice 103

15 January 1986

CORRECTION NOTICE

Administrator's Notice 2724 of 11 December 1985 is hereby corrected by the substitution of the figures "erf 2017" instead of "lots 796 and 797" and the substitution of the figures "T8429/85" instead of "T23549/1983" in the English of the last-mentioned notice.

PB 4-14-2-986-12

Administrator's Notice 104

15 January 1986

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 135 MALANSHOF

It is hereby notified in terms of section 2 (1) of the Removal of Restrictions Act, 1967, that the Administrator has approved that condition (k) in Deed of Transfer T6257/1976 by substituting the figures "6.10" for the figures "3.92".

PB 4-14-2-1099-2

Administrateurskennisgewing 105 15 Januarie 1986

WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 10 MALANSHOF

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 (k) in Akte van Transport T24739/1980 gewysig word deur die vervanging van die syfers "6.10" met die syfers "4.0".

PB 4-14-2-1099-3

Administrateurskennisgewing 106 15 Januarie 1986

WET OP OPHEFFING VAN BEPERKINGS, 1967: RESTERENDE GEDEELTE VAN ERF 1533, HENLEY-ON-KLIP

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 Servituut K2022/1981 S in Akte van Transport T24213/1968 opgehef word ten einde die oprigting van 'n woonhuis toe te laat voordat 'n rioolstelsel in die gebied beskikbaar is.

PB 4-14-2-590-5

Administrateurskennisgewing 107 15 Januarie 1986

RANDBURG-WYSIGINGSKEMA 796

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 erf 368, Strijdomspark Uitbreiding 16, tot "Nywerheid 1", onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Randburg-wysigingskema 796.

PB 4-9-2-132H-796

Administrateurskennisgewing 108 15 Januarie 1986

RANDBURG-WYSIGINGSKEMA 868

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 Erf 757, Ferndale, tot "Residensieel 1" met 'n digtheid van "een woonhuis per 1 500 m".

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direktuer van Plaaslike Bestuur, Pretoria en die Stadsklerk, Randburg, Privaatsak 1, 2125 en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Randburg-wysigingskema 868.

PB 4-9-2-132H-868

Administrateurskennisgewing 109 15 Januarie 1986

WET OP OPHEFFING VAN BEPERKINGS 1967: ERF 210 FLORIDA-NORTH

Hierby word ooreenkomstig die bepalins van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend

Administrator's Notice 105

15 January 1986

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 10 MALANSHOF

* It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Administrator has approved that condition (k) in Deed of transfer T24739/1980 be altered by substituting the figures "4.0" for the figures "6.10".

PB 4-14-2-1099-3

Administrator's Notice 106

15 January 1986

REMOVAL OF RESTRICTIONS ACT, 1967: REMAINING EXTENT OF ERF 1533, HENLEY-ON-KLIP

It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Administrator has approved that Servitude K2022/1981 S in Deed of Transfer T24213/1968 be removed in order to permit the erection of a dwelling house before a water sewerage system is available in the area.

PB 4-14-2-590-5

Administrator's Notice 107

15 January 1986

RANDBURG AMENDMENT SCHEME 796

It is hereby notified in terms of section 36 (1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Randburg Town-planning Scheme 1976 by the rezoning of erf 368, Strijdomspark Extension 16, to "Industrial 1", subject to certain conditions.

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

This amendment is known as Randburg Amendment Scheme 796.

PB 4-9-2-132H-796

Administrator's Notice 108

15 January 1986

RANDBURG AMENDMENT SCHEME 868

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Randburg Town-planning Scheme 1976 by the rezoning of Erf 757, Ferndale, to "Residential 1" with a density of "1 dwelling per 1 500 m".

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Private Bag 1, Randburg 2125 and are open for inspection at all reasonable times.

This amendment is known as Randburg Amendment Scheme 868.

PB 4-9-2-132H-868

Administrator's Notice 109

15 January 1986

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 210 FLORIDA NORTH

It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Administrator has ap-

gemaak dat die Administrateur goedgekeur het dat —

1. Voorwaard (1) in Akte van Transport F11578/1963 opgehef word.

2. Roodepoort-Maraisburg-dorpsaanlegskema 2, 1954, gewysig word deur die hersonering van Erf 210, Florida, tot "Spesiaal" vir 'n openbare garage welke wysigingskema bekend staan as Roodepoort-Maraisburg-wysigingskema 2/179, 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 Roodepoort.

PB4-14-2-491-5

Administrateurskennisgewing 110

15 Januarie 1986

PRETORIA-WYSIGINGSKEMA 1597

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 die Pretoria-dorpbeplanningskema 1974 gewysig word deur die hersonering van Erf 930, Pretoria Noord, tot "Algemene Woon" onderworpe aan sekere voorwaarde.

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

Hierdie wysiging staan bekend as Pretoria-wysigingskema 1597.

PB 4-9-2-3H-1597

Administrateurskennisgewing 111

15 Januarie 1986

Pretoria Streek-WYSIGINGSKEMA 55

Hierby word ooreenkomsdig die bepalings van artikel 36 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Pretoria Streek-dorpbeplanningskema 1960 gewysig word deur die hersonering van Erf 420, Ifafi, na "Spesiaal" vir die oprigting van muurbalbane en 'n sportboutique onderworpe aan die volgende voorwaarde:

1 Slegs 3 muurbalbane mag opgerig word.

2 Parkering moet tot bevrediging van die Plaaslike Bestuur in die volgende verhoudings voorsien word: 2 parkeerplekke tot 1 muurbalbaan en 6 parkeerplekke tot 100 vierkante meter sportwinkelvloeroppervlakte.

3 Die totale vloeroppervlakte van die sentrum moet nie 450 vierkante meter oorskry nie.

4 Afsonderlike kleedkamers vir mans en dames moet voorsien word.

5 Boulyne soos op die plan aangetoon.

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Sekretaris, Transvaalse Raad vir die Ontwikkeling van Buitebedelike Gebiede, Pretoria en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Pretoria Streek-wysigingskema 55

PB 4-9-2-111-55

proved that —

1. Condition (1) in Deed of Transfer F11578/1963 be removed.

2. The Roodepoort-Maraisburg Town-planning Scheme 2, 1954, be amended by the rezoning of Erf 210 Florida North to "Special" for a public garage and which amendment scheme will be known as Roodepoort-Maraisburg. Amendment Scheme 2/179, 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 Roodepoort.

PB4-14-2-491-5

Administrator's Notice 110

15 January 1986

PRETORIA AMENDMENT SCHEME 1597

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 the Pretoria Town-planning Scheme 1974 by the rezoning of Erf 930, Pretoria North, to "General Residential" subject to certain conditions.

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

This amendment is known as Pretoria Amendment Scheme 597.

PB 4-9-2-3H-1597

Administrator's Notice 111

15/1/1986

Pretoria Region AMENDMENT SCHEME 55

It is hereby notified in terms of section 36 (1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Pretoria Region Town-planning Scheme 1960 by the rezoning of Erf 420, Ifafi, to "Special" for the erection of squash courts and a Sport boutique subject to the following conditions:

1 Only three squash courts may be erected

2 Parking shall be provided to the satisfaction of the Local Authority in the following ratios: 2 parking places to 1 squash court, and 6 parking places to 100 square metre of sport shop floor area.

3 The total floor area of the centre shall not exceed 450 square metres.

4 Separate dressing rooms for males and females shall be provided.

5 Building lines as shown on the plan.

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Secretary, Transvaal Board for the Development of Peri-Urban Areas and are open for inspection at all reasonable times.

This amendment is known as Pretoria Region Amendment Scheme 55

PB 4-9-2-111-55

Administrateurskennisgewing 112

15 Januarie 1986

**AANSOEK VIR 'N TOEGANGSPAD OOR WATERVAL
386 JP**

Die Administrateur verklaar hiermee ingevolge artikel 48(1)(a) van die Padordonnansie, 1957, dat 'n toegangspad, 8 meter breed, oor Gedeelte 3 van Koornfontein 385 JP en Gedeeltes 16, 14, 15, 10 en 11 van Waterval 386 JP sal bestaan.

Die algemene rigting en ligging van die toegangspad word op die bygaande sketsplan aangetoon.

Ooreenkomsdig artikel 5A(2) van gemelde Ordonnansie word hiermee verklaar dat die grond wat gemelde padreëling in beslag neem met kliptapels afgemerkt is.

UKB 2015 van 5 November 1985
DP 08-084-23/24/W7

Administrator's Notice 112

15 January 1986

**APPLICATION FOR AN ACCESS ROAD OVER
WATERVAL 386 JP**

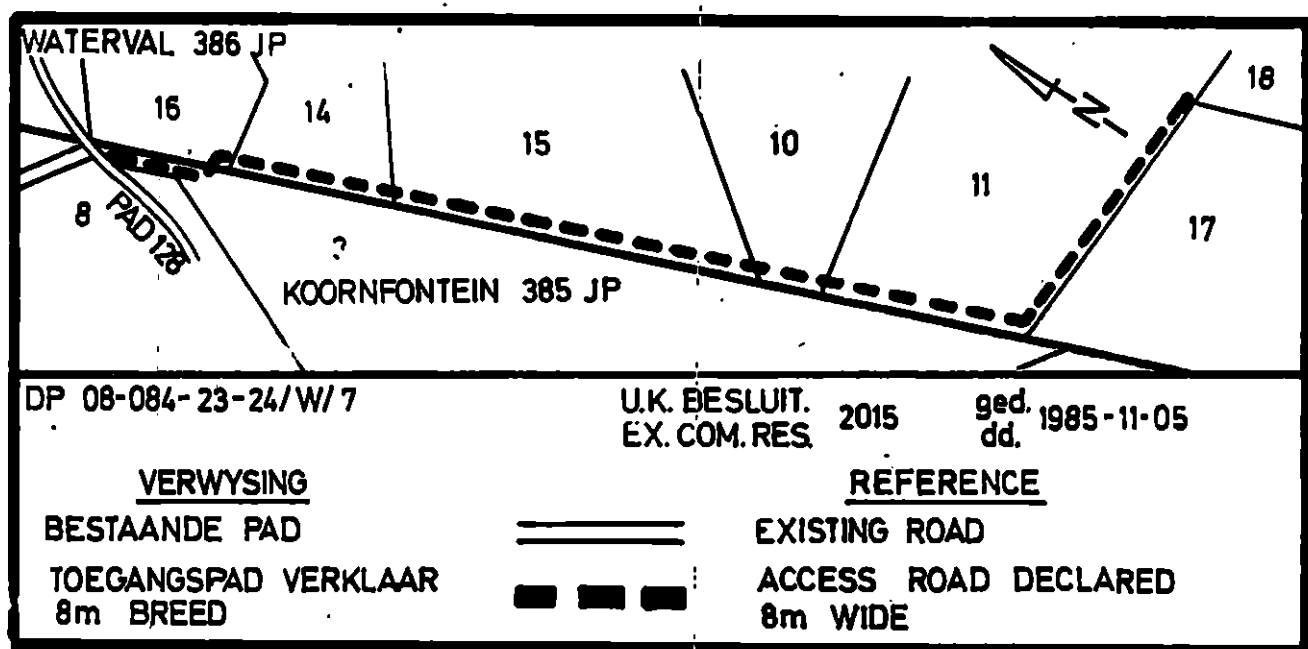
The Administrator hereby declares in terms of section 48(1)(a) of the Roads Ordinance, 1957, that an access road, 8 metres wide shall exist over Portion 3 of Koornfontein 385 JP and Portions 16, 14, 15, 10 and 11 of Waterval 386 JP.

The general direction and situation of the said access road is shown on the subjoined sketchplan.

In terms of section 5A(2) of the said Ordinance it is hereby declared that the land taken up by the said road adjustment has been demarcated by means of cairns.

ECR 2015 of 5 November 1985

DP 08-084-23/24/W7

**Algemene Kennisgewings****KENNISGEWING 18 VAN 1986****PRETORIASTREEK-WYSIGINGSKEMA 800**

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 Frederick Zietsman, aansoek gedoen het om die Pretoriastreek-dorpsaanlegskema 1, 1960, te wysig deur Gedeelte 31 ('n gedeelte van Gedeelte 1) van die plaas Welgegund 491 JQ, te hersoneer ten einde die betrokke gedeelte in twee gedeeltes te verdeel, elk met 'n oppervlakte van ongeveer 10,8 ha.

Verdere besonderhede van hierdie wysigingskema (wat Pretoriastreek-wysigingskema 800 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, TPA Gebou, Kamer B206A, Pretoriussstraat, Pretoria en in die kantoor van die Sekretaris, Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hier-

General Notices**NOTICE 18 OF 1986****PRETORIA REGION AMENDMENT SCHEME 800**

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 Frederick Zietsman, for the amendment of the Pretoria Region Town-planning Scheme 1, 1960, by rezoning Portion 31 (a portion of Portion 1) of the farm Welgegund 491 JQ, in order to devide the said land into two portions, each having an area of approximately 10,8 ha.

The amendment will be known as Pretoria Region Amendment Scheme 800. Further particulars of the scheme are as 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, TPA Building, Room B206A, Pretoriussstraat, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Govern-

die kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria, en die Sekretaris, Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, Posbus 1341, Pretoria 0001, skriftelik voorgelê word.

Pretoria, 8 Januarie 1986

PB 4-9-2-217-800

KENNISGEWING 19 VAN 1986

PRETORIA-WYSIGINGSKEMA 1774

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, Hermanus Theodorus Gerber, aansoek gedoen het om die Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Gedeeltes 2 en 4 van Erf 1405, Pretoria van "Spesiale Woon" tot "Spesiaal" vir wooneenhede of woongeboue en met die toestemming van die plaaslike bestuur vir hotelle (uitgesluit buiteverkoop), plekke vir openbare godsdiensoefening, onderrigplekke, geselligheidsale, inrigtings, versingsplekke en spesiale gebruiks.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1774 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, TPA Gebou, Kamer B206A, Pretoriussstraat, 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, 8 Januarie 1986

PB 4-9-2-3H-1774

KENNISGEWING 21 VAN 1986

PRETORIA-WYSIGINGSKEMA 1784

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, Dorothy Jane van Eeden, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van die Resterende Gedeelte van Gedeelte 250 ('n gedeelte van Gedeelte 49) van die plaas Elandsport 357 JR van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m²" tot "Spesiaal" vir 'n kliniek/spreekkamer vir die chemoterapeutiese behandeling van kanker pasiënte.

Verdere besonderhede van hierdie aansoek (wat as Pretoria-wysigingskema 1784 bekend sal staan) 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

ment, in writing at the above address or Private Bag X437, Pretoria, and the Secretary, Transvaal Board for the Development of Peri-Urban Areas, PO Box 1341, Pretoria 0001, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 8 January 1986

PB 4-9-2-217-800

NOTICE 19 OF 1986

PRETORIA AMENDMENT SCHEME 1774

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Hermanus Theodorus Gerber, for the amendment of the Pretoria Town-planning Scheme, 1974, by the rezoning of Portions 2 and 4 of Erf 1405, Pretoria from "Special Residential" to "Special" for dwelling-units or residential buildings and with the consent of the local authority, for hotels (excluding off-sales), places of public worship, places of instruction, social halls, institutions, places of refreshment and special uses.

The amendment will be known as Pretoria Amendment Scheme 1774. Further particulars of the scheme are as open for inspection at the office of the Town Clerk, Pretoria and the office of the Director of Local Government, TPA Building, Room B206A, 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 440, Pretoria, 0001, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 8 January 1986

PB 4-9-2-3H-1774

NOTICE 21 OF 1986

PRETORIA AMENDMENT SCHEME 1784

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, Dorothy Jane van Eeden, for the amendment of Pretoria Town-planning Scheme, 1974, by the rezoning of the Remaining Extent of Portion 250 (a portion of Portion 49) of the farm Elandsport 357 JR, from "Special Residential" with a density of "One dwelling per 1 000 m²" to "Special" for a clinic/consultingroom for the chemotherapeutic treatment of cancer patients.

The application will be known as Pretoria Amendment Scheme 1784. Further particulars of the application are open for inspection at the office of the Town Clerk, Pretoria, and 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 440, Pretoria 0001,

Stadsklerk, Posbus 440, Pretoria 0001, skriftelik voorgelé word.

Pretoria, 8 Januarie 1986

PB 4-9-2-3H-1784

KENNISGEWING 22 VAN 1986

PRETORIA-WYSIGINGSKEMA 1782

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, Henny du Toit, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersoneering van die Restant van Erf 280, Muckleneuk, vanaf "Algemene Woon" tot "Algemene Woon", insluitende kantore, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat as Pretoria-wysigingskema 1782 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 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 voorgelé word.

Pretoria, 8 Januarie 1986

PB 4-9-2-3H-1782

KENNISGEWING 23 VAN 1985

RANDBURG-WYSIGINGSKEMA 938

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, Kathleen Bernadette Thickitt, aansoek gedoen het om Randburg-dorpsaanlegskema 1, 1976, te wysig deur Erf 765, Ferndale dorp, geleë aan Yorklaan te hersoneer van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" na "Residensieel 1" met 'n dichteid van "Een woonhuis per 1 500 m²".

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 938 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merino 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 voorgelé word.

Pretoria, 15 Januarie 1986

PB 4-9-2

at any time within a period of 4 weeks from the date of this notice.

Pretoria, 8 January 1986

PB 4-9-2-3H-1784

NOTICE 22 OF 1986

PRETORIA AMENDMENT SCHEME 1782

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, Henny du Toit, for the amendment of Pretoria Town-planning Scheme, 1974, by the rezoning of the Remainder of Erf 280, Muckleneuk, from "General Residential" to "General Residential" including offices, subject to various conditions.

The amendment will be known as Pretoria Amendment Scheme 1782. Further particulars of the application 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, 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 440, Pretoria 0001, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 8 January 1986

PB 4-9-2-3H-1784

NOTICE 23 OF 1986

RANDBURG AMENDMENT SCHEME 938

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, Kathleen Bernadette Thickitt, for the amendment of Randburg Town-planning Scheme 1, 1976, by rezoning Erf 765, Ferndale Township situate 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 938. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Randburg and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria, and the Town Clerk, Private Bag 1, Randburg 2125, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 15 January 1986

PB 4-9-2

KENNISGEWING 24 VAN 1986

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, Pretoriussstraat, Pretoria vir 'n tydperk van 8 weke vanaf 8 Januarie 1986.

Iedereen wat beswaar teen die toestaan van 'n aansoek wil maak of begerig is om enige vertoë in verband daarvan te rig, moet die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria 0001 binne 'n tydperk van 8 weke vanaf datum van eerste publikasie hiervan skriftelik en in duplikaat van sy redes in kennis stel.

Pretoria, 15 Januarie 1986

BYLAE

Naam van dorp: Faerie Glen Uitbreiding 20.

Naam van aansoekdoener: Sullen John Stephen Crawford.

Aantal erwe: Residensieel 1: 23.

Beskrywing van grond: Hoewe 78, Valley Farm Landbouhoeves.

Ligging: Noordoos van en grens aan Tipperaryweg en noordwes van en grens aan Hoewe 79, Valley Farm Landbouhoeves.

Verwysingsnommer: PB 4-2-2-8171.

Naam van dorp: Randparkrif Uitbreiding 17.

Naam van aansoekdoener: Van Jaarsveld & Breedt Ontwikkelingsmaatskappy (Edms) Bpk.

Aantal erwe: Residensieel 1: 22; Spesiaal vir kantoor en garage: 2; Openbare Oopruimte: 1.

Beskrywing van grond: Gedeelte 45 van die plaas Boschkop 199 IQ.

Ligging: Noordoos van en grens aan D.F. Malanrylaan en suidoos van en grens aan Impalastraat.

Verwysingsnommer: PB 4-2-2-4335.

KENNISGEWING 25 VAN 1986

VOORGESTELDE UITBREIDING VAN GRENSE VAN ISANDO UITBREIDING 3

Ingevolge artikel 82 (4) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 word hierby bekend gemaak dat M.A.N. Properties (Edms) Bpk. aansoek gedoen het om die uitbreiding van die grense van dorp Isando Uitbreiding 3 om gedeelte 184 (ged. van ged. 81) van die plaas Witkoppie No. 64 I.R., distrik Kempton Park te omvat.

Die betrokke gedeelte is geleë wes van en grens aan Erwe 519, 520 en 523, Isando Uitbreiding 3, noord van en grens aan André Greyvensteinlaan en sal vir industriële doeleindes gebruik word.

Die aansoek en die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer

NOTICE 24 OF 1986

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 8 January 1986.

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, 15 January 1986

ANNEXURE

Name of township: Randparkrif Extension 17.

Name of applicant: Van Jaarsveld & Breedt Ontwikkelingsmaatskappy (Edms) Bpk.

Number of erven: Residential 1: 22; Special for office and garage: 2; Public Open Space: 1.

Description of land: Portion 45 of the farm Boschkop 199 IQ.

Situation: North-east of and abuts D.F. Malanrylaan and south-east of and abuts Impala Street.

Reference No: PB 4-2-2-4335.

Name of township: Faerie Glen Extension 20.

Name of applicant: Sulles John Stephen Crawford.

Number of erven: Residential 1: 23.

Description of land: Holding 78, Valley Farm Agricultural Holdings.

Situation: North-east of and abuts on Holding 79, Valley Farm Agricultural Holdings and north-east and abuts Tipperary Road.

Reference No: PB 4-2-2-8171.

NOTICE 25 OF 1986

PROPOSED EXTENSION OF BOUNDARIES OF ISANDO EXTENSION 3

It is hereby notified in terms of section 82 (4) of the Town-planning and Townships Ordinance, 1965, that application has been made by M.A.N. Properties (Pty) Ltd. for permission to extend the boundaries of township to include portion 184 (a portion of portion 81) of the farm Witkoppie No. 64 I.R. district Kempton Park.

The relevant portion is situated west of and abuts Erven 519, 520 and 523, Isando Extension 3 north of and abuts André Greyvenstein Avenue and is to be used for industrial purposes.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B206A, 2nd Floor, Block B, Provincial

B206A, 2de Vloer, Blok B, Provinciale Gebou, Pretoria, vir 'n tydperk van vier weke na datum hiervan.

Iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om in die saak gehoor te word of vertoë te rig, moet die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as vier weke van die datum van die eerste publikasie van hierdie kennisgewing in die Provinciale Koerant af deur die Direkteur van Plaaslike Bestuur oontvang word.

ALLE BESWARE MOET IN DUPLO INGEDIEN WORD en gerig word aan Die Direkteur, Department van Plaaslike Bestuur, Privaatsak X437, Pretoria, 0001.

Pretoria, 15 Januarie 1986

PB.4-8-2-4090-1

50/840329R

KENNISGEWING 26 VAN 1986

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 58 (8) (a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, kennis dat aansoeke om die dorpe in die bylae hierby gemeld te stig, ontvang is.

Die aansoeke tesame met die tersaaklike planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206 (a), 2de Vloer, B Blok, Provinciale Gebou, Pretoriussstraat, Pretoria vir 'n tydperk van 8 weke vanaf 15 Januarie 1986.

Iedereen wat beswaar teen die toestaan van 'n aansoek wil maak of begerig is om enige vertoë in verband daarmee te rig, moet die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria, 0001 binne 'n tydperk van 8 weke van die datum af van eerste publikasie hiervan, skriftelik en in duplikaat van sy redes in kennis stel.

Pretoria, 15 Januarie 1986.

BYLAE

Naam van dorp: Van Riebeeckpark Uitbreiding 17

Naam van aansoekdoener: Citra 24 Eiendomme (Eiendoms) Beperk.

Aantal erwe: Residensieel 2: 4.

Beskrywing van grond: Hoewe 24, Citraville Landbou Hoeves.

Liggings: Noord-Oos van en grens aan Pretoriusweg en Noord-Wes van en grens aan Georginastraat.

Verwysingsnommer: PB 4-2-2-6413

Naam van dorp: Hughes Uitbreiding 7.

Naam van aansoekdoener: Midley Investments (Proprietary) Limited.

Aantal erwe: Kommersieel: 10.

Beskrywing van grond: Gedeelte 125 ('n Gedeelte van Gedeelte 5) van die plaas Driefontein no. 85 I.R.

Liggings: Suid-Oos van en grens aan Rudo Nelweg wes van en grens aan gedeelte 126 van die plaas Driefontein 85 IR.

Verwysingsnommer: PB 4-2-2-7169

Naam van dorp: Die Hoewes Uitbreiding 69.

Naam van aansoekdoener: Felix Errol Groenewald.

Building, Pretoria, for a period of four weeks from the date hereof.

Any person who wishes to object to the granting of the application or who is desirous of being heard or of making representations in the matter, shall communicate in writing with the Director of Local Government. Such communication shall be received by the Director not later than four weeks from the date of the first publication of this notice in the Provincial Gazette.

ALL OBJECTIONS MUST BE LODGED IN DUPLICATE, and addressed to the Director of Local Government, Private Bag X437, Pretoria, 0001.

Pretoria, 15 January 1986

PB.4-8-2-4090-1

50/840329R

NOTICE 26 OF 1986

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 15 January 1986.

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, 15 January 1986.

ANNEXURE

Name of township: Van Riebeeckpark Extension 17.

Name of applicant: Citra 24 Eiendomme (Eiendoms) Beperk.

Number of erven: Residential 2: 4.

Description of land: Holding 24, Citraville Agricultural holdings.

Situation: North East of and abuts Pretorius Road and North West of and abuts Georgina Street.

Reference No.: PB 4-2-2-6413

Name of township: Hughes Extension 7.

Name of applicant: Midley Investments (Proprietary) Limited.

Number of erven: Commercial: 10.

Description of land: Portion 125 (a portion of portion 5) of the farm Driefontein no. 85 I.R.

Situation: South East of and abuts Rudo Nel Road west of and abuts portion 126 of the farm Driefontein 85 IR.

Reference No.: PB 4-2-2-7169

Name of township: Die Hoewes Extension 69.

Name of applicant: Felix Errol Groenewald.

Aantal erwe: Residensieel 1, 4; Spesiaal vir Openbare Garage: 1.

Beskrywing van grond: Hoewe 37, Lyttelton Landbouhoeve.

Ligging: Suidwes van en grens aan Hoewe 36 en Suidoos van en grens aan Jim van der Merwestraat.

Verwysingsnommer: PB 4-2-2-8247

Naam van dorp: Fulcrum Uitbreiding 5.

Naam van aansoekdoener: Furlem Investments (Proprietary) Limited.

Aantal erwe: Besigheid: 1; Nywerheid: 93; Spesiaal vir Garage: 1.

Beskrywing van grond: Gedeelte 97 van die plaas Rietfontein 128 IR.

Ligging: Suid van en grens aan Witpoort Pad en Wes van en grens aan Fulcrum Dorp.

Verwysingsnommer: PB 4-2-2-8266

Naam van dorp: Graskop Uitbreiding 5.

Naam van aansoekdoener: Dorpsraad van Graskop.

Aantal erwe: Besigheid: 2.

Beskrywing van grond: Die Resterende gedeelte van Gedeelte 4 van die plaas Graskop 564 KT.

Ligging: Wes van en grens aan Panoramakloof en twee kilometer suid-oos van Graskop dorp.

Verwysingsnommer: PB 4-2-2-8269

Naam van dorp: Bartlett Uitbreiding 12.

Naam van aansoekdoener: Lyndeno (Proprietary) Limited.

Aantal erwe: Kimmersieel: 3.

Beskrywing van grond: Hoewe 90, Bartlett Landbouhoeves Uitbreiding 2.

Ligging: Suid van en grens aan Yaldwynweg wes van en grens aan Hoewe 91 Bartlett Landbouhoeves Uitbreiding 2.

Verwysingsnommer: PB 4-2-2-82703

Naam van dorp: Witfield Uitbreiding 23.

Naam van aansoekdoener: P & M Construction Proprietary Limited.

Aantal erwe: Residensieel 1: 33.

Beskrywing van grond: Gedeelte 131 (Gedeelte van gedeelte 5) van die plaas Driefontein 85 IR.

Ligging: Suid-Wes van en grens aan Sandamstraat Noord-Wes van en grens aan dorp Witfield Uitbreiding 2.

Verwysingsnommer: PB 4-2-2-8286

Number of erven: Residential 1: 4; Special for Public Garage.

Description of land: Holding 37, Lyttelton Agricultural Holding.

Situation: South-West of and abuts Holding 36 and south-west of and abuts Jim van der Merwestreet.

Reference No.: PB 4-2-2-8247

Name of township: Fulcrum Extension 5.

Name of applicant: Furlem (Proprietary) Limited.

Number of erven: Business: 1; Industrial: 93; Special for Garage: 1.

Description of land: Portion 97 of the farm Rietfontein 128 IR.

Situation: South of and abuts Witpoort Road West of and abuts Fulcrum Township.

Reference No.: PB 4-2-2-8266

Name of township: Graskop Extension 5.

Name of applicant: Town Council of Graskop.

Number of erven: Business: 2.

Description of land: The Remaining Extent of portion 4 of the farm Graskop 564 K.T.

Situation: West of and abuts Panorama Canyon. Two kilometer south east of Graskop township.

Reference No.: PB 4-2-2-8269

Name of township: Bartlett Extension 12.

Name of applicant: Lyndeno (Proprietary) Limited.

Number of erven: Commercial: 3.

Description of land: Holding 90, Bartlett Agricultural Holdings Extension 2.

Situation: South of and abuts Yaldwyn road west of and abuts Holding 91 Bartlett Agricultural Holdings Extension 2.

Reference No.: PB 4-2-2-8270

Name of township: Witfield Extension 23.

Name of applicant: P & M Construction Proprietary Limited.

Number of erven: Residential 1: 33.

Description of land: Portion 131 (a portion of Portion 5) of the farm Driefontein 85 IR.

Situation: South West of and abuts Sandham Street North West of and abuts Witfield Extension 2.

Reference No.: PB 4-2-2-8286

KENNISGEWING 27 VAN 1986

WET OP OPHEFFING VAN BEPERKINGS, 1967

1. DIE WYSIGING, OPSKORTING OF OPHEFFING VAN DIE TITELVOORWAARDES VAN ERF 14, DORP LAKEFIELD; en

2. DIE WYSIGING VAN DIE BENONI DORPS-AANLEGSKEMA, 1, 1947.

Hierby word bekend gemaak dat Doris Doba Medalie in-

NOTICE 27 OF 1986

REMOVAL OF RESTRICTIONS ACT, 1967

1. The AMENDMENT, SUSPENSION OR REMOVAL OF THE CONDITIONS OF TITLE OF ERF 14 LAKEFIELD TOWNSHIP; AND

2. THE AMENDMENT OF THE BENONI TOWN-PLANNING SCHEME, 1, 1947.

It is hereby notified that application has been made by

gevolge die bepalings van artikel 3 (1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het vir —

(1) die wysiging, opskorting of opheffing van die titelvoorraades van erf 14, Dorp Lakefield ten einde dit moontlik te maak dat die erf gebruik kan word vir residensiële gebruik; en

(2) die wysiging van die Benoni Dorpsbeplanningskema 1, 1947 deur die hersonering van die erf van "Staat" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m²".

Die wysigingskema sal bekend staan as Benoni-wysigingskema 1/352.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, 10de Vloer, Merinogebou, Pretoriussstraat, Pretoria, en in die kantoor van die Stadsklerk, Benoni tot 12-02-86.

Besware teen die aansoek kan op of voor 12-02-86 skriftelik by die Direkteur van Plaaslike Bestuur by bovenmelde adres van Privaatsak X437, Pretoria, ingedien word.

Pretoria 15 Januarie 1986.

PB 4-14-2-742-5

KENNISGEWING 28 VAN 1986

WET OP OPHEFFING VAN BEPERKINGS, 1967

1. Die wysiging, opskorting of opheffing van die titelvoorraades van erf 39, Lakefield; en

2. Die wysiging van die Benoni dorpsaanlegskema, 1, 1947:

Hierby word bekend gemaak dat Gideon Marx ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het vir —

(1) die wysiging, opskorting of opheffing van die titelvoorraades van erf 39, Lakefield, ten einde dit moontlik te maak dat die erf onderverdeel kan word en 'n tweede woonhuis op die onderverdeelde gedeelte opgerig kan word; en

(2) die wysiging van die Benoni Dorpsaanlegskema 1, 1947 deur die hersonering van die erf van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 500 m²".

Die wysigingskema sal bekend staan as Benoni-wysigingskema 1/353.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, 10de Vloer, Merinogebou, Pretoriussstraat, Pretoria, en in die kantoor van die Stadsklerk, Benoni tot 12 Februarie 1986.

Besware teen die aansoek kan op of voor 12-02-1986 skriftelik by die Direkteur van Plaaslike Bestuur by bovenmelde adres van Privaatsak X437, Pretoria, ingedien word.

Pretoria, 15 Januarie 1986.

PB 4-14-2-742-3

KENNISGEWING 29-VAN 1986

HEIDELBERG-WYSIGINGSKEMA 15

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dörpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, The President for the time

Doris Doba Medalie in terms of section 3 (1) of the Removal of Restrictions Act, 1967, for —

(1) the amendment, suspension or removal of the conditions of title of erf 14 Lakefield Township in order to permit the erf being used for residential purposes; and

(2) the amendment of the Benoni Town-planning Scheme 1, 1947, by the rezoning of the erf from "Government" to "Special Residential" with a density of "One dwelling per 1 000 m²"

This amendment scheme will be known as Benoni Amendment Scheme 1/352.

The application and the relative documents are open for inspection at the office of the Director of Local Government, 10th Floor, Merino Building, Pretorius Street, Pretoria, and the office of the Town Clerk, Benoni until 12-02-86.

Objections to the application may be lodged in writing with the Director of Local Government at the above address or Private Bag X437, Pretoria, on or before 12-02-86.

Pretoria; 15 January 1986
PB 4-14-2-742-5

NOTICE 28 OF 1986

REMOVAL OF RESTRICTIONS ACT, 1967

1. The amendment, suspension or removal of the conditions of title of erf 39 Lakefield; and

2. The amendment of the Benoni town-planning scheme, 1, 1947.

It is hereby notified that application has been made by Gideon Marx in terms of section 3(1) of the Removal of Restrictions Act, 1967, for —

(1) the amendment, suspension or removal of the conditions of title of erf 39 Lakefield Township in order to permit the erf to be subdivided and the erection of a second dwelling on the newly created portion; and

(2) the amendment of the Benoni Town-planning Scheme 1, 1947, by the rezoning of the erf from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 1 500 m²".

This amendment scheme will be known as Benoni Amendment Scheme 1/353.

The application and the relative documents are open for inspection at the office of the Director of Local Government, 10th Floor, Marino Building, Pretorius Street, Pretoria, and the office of the Town Clerk, Benoni until 12 February 1986.

Objections to the application may be lodged in writing with the Director of Local Government at the above address or Private Bag X437, Pretoria, on or before 12-02-1986.

Pretoria, 15 January 1986.
PB 4-14-2-742-3

NOTICE 29 OF 1986

HEIDELBERG AMENDMENT SCHEME 15

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, The President for the time being of the South

being of the South African Conference of the Methodist Church of South Africa, aansoek gedoen het om Heidelberg-dorpsbeplanningskema, 1979, te wysig deur die hersonering van die Restant van Erf 161, geleë aan Strydomstraat in die dorp Heidelberg vanaf "Spesiale Woon" met 'n dichteid van "Een woonhuis per 800 m² tot "Algemene Woon".

Verdere besonderhede van hierdie wysigingskema (wat Heidelberg-wysigingskema 15 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, TPA Gebou, Kamer B206, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Heidelberg, 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 201, Heidelberg 2400, skriftelik voorgelê word.

Pretoria, 15 Januarie 1986

PB 4-9-2-15H-15

KENNISGEWING 30 VAN 1985

BOKSBURG-WYSIGINGSKEMA 1/450

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, Chahan Eiendomme (Eiendoms) Beperk, aansoek gedoen het om Boksburg-dorpsaanlegskema 1, 1946, te wysig deur die hersonering van Gedeltes 25 en 29 van Erf 136, geleë aan Edwardstraat, Witfield van "Algemene Woon" en "Spesiale Woon" onderskeidelik tot "Algemene Woon" vir die doeleindes van wooneenhede of woongeboue en met die toestemming van die Raad vir hotelle (uitgesluit 'n buiteverkoop), plekke vir openbare godsdiensoefening, onderrigplekke, geselligheidsale, inrigtings, verversingsplekke en spesiale gebruiks, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat as Boksburg-wysigingskema 1/450 bekend sal staan) 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 Stadsklerk van Boksburg, 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 15, Boksburg 1460, skriftelik voorgelê word.

Pretoria, 15 Januarie 1986

PB 4-9-2-8-450

KENNISGEWING 31 VAN 1986

WARMBAD-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, Die Stadsraad van Warmbad, aansoek gedoen het om Warmbad-dorpsaanlegskema, 1981, te wysig deur die hersonering van die Restant van Erf 1146, geleë aan Potgietersweg en Marxstraat, Warmbad van "Munisipaal" tot "Besigheid 1" onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Warmbad-wysigingskema 14 genoem sal word) lê in die kan-

African Conference of the Methodist Church of South Africa, for the amendment of Heidelberg Town-planning Scheme, 1979, by rezoning of the Remainder of Erf 161, situated on Strydom Street in Heidelberg Township from "Special Residential" with a density of "One dwelling per 800 m²" to "General Residential".

The amendment will be known as Heidelberg Amendment Scheme 15. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Heidelberg and at the office of the Director of Local Government, TPA Building, Room B206, Pretoriuss 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 201, Heidelberg 2400, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 15 January 1986

PB 4-9-2-15H-15

NOTICE 30 OF 1986

BOKSBURG AMENDMENT SCHEME 1/450

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, Chahan Properties (Proprietary) Limited, for the amendment of Boksburg Town-planning Scheme 1, 1946, by rezoning of Portions 25 and 29 of Erf 136, situated on Edward Street, Witfield from "General Residential" and "Special Residential" respectively to "General Residential" for the purposes of dwelling-units or residential buildings and with the consent of the council, for hotels (excluding off-sales), places of public worship, places of instruction, social halls, institutions, places of refreshment and special uses, subject to certain conditions.

The amendment will be known as Boksburg Amendment Scheme 1/450. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Boksburg and the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretoriuss Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria, and the Town Clerk, PO Box 215, Boksburg 1460, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 15 January 1986

PB 4-9-2-8-450

NOTICE 31 OF 1986

WARMBATHS 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, The Town Council of Warmbaths, for the amendment of Warmbaths Town-planning Scheme, 1981, by rezoning of the Remainder of Erf 1146 situated on Potgieter Road and Marx Street, Warmbaths from "Municipal" to "Business 1" subject to certain conditions.

The amendment will be known as Warmbaths Amendment Scheme 14. Further particulars of the scheme are as open for

toor van die Direkteur van Plaaslike Bestuur, TPA Gebou, Kamer B206, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Warmbad 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 X1609, Warmbad 0480 skriftelik voorgelê word.

Pretoria, 15 Januarie 1986

PB 4-9-2-73H-14

KENNISGEWING 32 VAN 1986

WET OP OPHEFFING VAN BEPERKINGS, 1967

Ingevolge artikel 3(6) van bogenoemde Wet word hiermee kennis gegee dat onderstaande aansoeke deur die Direkteur van Plaaslike Bestuur ontvang is en ter insae lê by Kamer B506, 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 bovermelde adres of Privaatsak X437, Pretoria, ingedien word op of voor 12 Februarie 1986.

Hierby word bekend gemaak dat ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, (Wet 84 van 1967) aansoek gedoen is deur DOUGLAS WILLIAM PORTEOUS, vir die wysiging, opskorting of opheffing van die titelvoorraadse van gedeelte 314 ('n gedeelte van die plaas Rietfontein 2-IR, ten einde dit moontlik te maak dat die woonhuis vir kantore gebruik kan word.

15 Januarie 1986

PB.4-15-2-21-2-4

KENNISGEWING 33 VAN 1986

WET OP OPHEFFING VAN BEPERKINGS, 1967

Ingevolge artikel 3(6) van bogenoemde Wet word hiermee kennis gegee dat onderstaande aansoeke deur die Direkteur van Plaaslike Bestuur ontvang is en ter insae lê by Kamer B506, 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 bovermelde adres of Privaatsak X437, Pretoria, ingedien word op of voor 12 Februarie 1986.

Elizabeth Shirley Baker, vir —

- (1) die wysiging, opskorting of opheffing van die titelvoorraadse van lot 285, Dorp Illovo ten einde dit moontlik te maak dat die lot onderverdeel kan word; en
- (2) die wysiging van die Sandton Dorpsbeplanningskema 1980 deur die hersonering van die lot van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²".

Die aansoek sal bekend staan as Sandton-wysigingskema 972.

PB.4-14-2-634-39

KENNISGEWING 34 VAN 1986

WET OP OPHEFFING VAN BEPERKINGS, 1967

Ingevolge artikel 3(6) van bogenoemde Wet word hiermee

inspection at the office of the Town Clerk, Warmbaths and the office of the Director of Local Government, TPA Building, Room B206, 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 X1609, Warmbaths 0480 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 15 January 1986

PB 4-9-2-73H-14

NOTICE 32 OF 1986

REMOVAL OF RESTRICTIONS ACT, 1967

It is hereby notified in terms of section 3(6) of the abovementioned Act that the undermentioned application have 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 12 February 1986.

It is hereby notified that application has been made in terms of section 3(1) of the Removal of Restrictions Act, 1967, by DOUGLAS WILLIAM PORTEOUS, for the amendment, suspension or removal of the conditions of title of portion 314 (a portion of portion 101) of the Farm Rietfontein 2-IR Township in order to permit the house being used for offices.

PB.4-15-2-21-2-4

NOTICE 33 OF 1986

REMOVAL OF RESTRICTIONS ACT, 1967

It is hereby notified in terms of section 3(6) of the abovementioned Act that the undermentioned application have 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 12 February 1986.

Pretoria, 15 Januarie 1986.

Elizabeth Shirley Baker, for —

- (1) the amendment suspension or removal of the conditions of title of lot 285, Illovo Township in order to permit the lot being subdivided; and
- (2) the amendment of the Sandton Town-planning Scheme 1980, by the rezoning of the lot from "Residential 1" with a density of "one dwelling per erf" to "Residential 1" with a density of "one dwelling per 1 500 m²".

This amendment scheme will be known as Sandton Amendment Scheme 972.

PB.4-14-2-634-39

NOTICE 34 OF 1986

REMOVAL OF RESTRICTIONS ACT, 1967

It is hereby notified in terms of section 3(6) of the abovementioned

kennis gegee dat onderstaande aansoek deur die Direkteur 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 bovenmelde adres of Privaatsak X437, Pretoria, ingedien word op voor 12 Februarie 1986.

Pretoria, 15 Januarie 1986.

CORALIE MAUD TUCKER, vir die wysiging, opskorting van die titelvoorraarde van Erf 197 dorp Parkwood ten einde dit moontlik te maak dat die woonhuis vir kantore gebruik kan word.

PB.4-14-2-1015-46

KENNISGEWING NO. 35 VAN 1986

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 bekend gemaak dat versekeringsmerke in die ondergenoemde deel van Douglasdale Uitbreiding 30.

Dorp amptelike opgerig is ingevolge daardie subartikel.
Dorp waar versekeringsmerke opgerig is:

Douglasdale Uitbreiding 30 DORP.
(Algemene Plan LG. No. A. 7036/85)

N.C. O' Shaughnessy
Landmeter-General

KENNISGEWING 36 VAN 1985

JOHANNESBURG-WYSIGINGSKEMA 1572

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, South African Broadcasting Corporation, aansoek gedoen het om Johannesburg-dorpsbeplanningskema, 1979, te wysig deur die hersonering van Erwe 1 en 2 Uitsaaisentrum van "Spesiaal" onderworpe aan sekere voorraarde tot "Spesiaal" onderworpe aan gewysige voorraarde.

Verdere besonderhede van hierdie wysigingskema (wat as Johannesburg-wysigingskema 1572 bekend sal staan) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Proviniale Gebou, Kamer B506A, h/v Pretoriuss- en Bosmanstraat, 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 bovenmelde adres of Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 1049, Johannesburg 2000, skriftelik voorgelê word.

Pretoria, 15 Januarie 1986

PB 4-9-2-2H-1572

tioned Act that the undermentioned application have been received by the Director of Local Government and are open for inspection at Room B506, Transvaal Provincial Administration Building, Pretoriuss 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 12 February 1986.

Pretoria, 15 January 1986.

CORALIE MAUD TUCKER, for the amendment, suspension or removal of the conditions of title of Erf 197, Parkwood Township in order to permit the house being used for offices.

PB.4-14-2-1015-46

NOTICE NO. 35 OF 1986

The following notice is published for general information:

**Surveyor-General
Surveyor-General's Office
PRETORIA**

Notice is hereby given in terms of Section 26 bis (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 portion of Douglasdale Extension 30 Township.

Town where reference marks have been established:

**Douglasdale Extension 30 TOWNSHIP
(General Plan SG. No. A7036/85)**

N.C. O'Shaughnessy
Surveyor-General

NOTICE 36 OF 1986

BOKSBURG AMENDMENT SCHEME 1572

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, South African Broadcasting Corporation, for the amendment of Johannesburg Town-planning Scheme, 1979, by the rezoning of Erven 1 and 2 Uitsaaisentrum from "Special" subject to certain conditions to "Special" subject to amended conditions.

Furthermore particulars of the application (which will be known as Johannesburg Amendment Scheme 1572) are open for inspection at the office of the Town Clerk, Johannesburg and the office of the Director of Local Government, Room B506A, TPA Building, cnr Bosman and Pretoriuss Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria, and the Town Clerk, PO Box 1049, Johannesburg 2000, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 15 January 1986

PB 4-9-2-2H-1572

KENNISGEWING 37 VAN 1986

WET OP OPHEFFING VAN BEPERKINGS, 1967

Ingevolge artikel 3 (6) van bovenoemde Wet word hiermee kennis gegee dat onderstaande aansoek deur die Direkteur van Plaaslike Bestuur ontvang is en ter insae lê by Kamer B506, Transvaalse Proviniale Administrasie Gebou, Pretoriusstraat, Pretoria, en in die kantoor van die betrokke plaaslike bestuur.

Enige beswaar, met volle redes daarvoor, moet skriftelik by die Direkteur van Plaaslike Bestuur, by bovenmelde adres of Privaatsak X437, Pretoria, ingedien word op of voor 12 Februarie 1986.

Pretoria, 15 Januarie 1986

Bedford Gardens (Proprietary) Limited, vir

(1) die wysiging, opskorting of opheffing van die titelvoorraades van erf 54, Bedford Garden ten einde dit moontlik te maak dat die erf gebruik kan word vir 'n winkelsentrum.

(2) die wysiging van die BEDFORDVIEW Dorpsbeplanningskema 1948 deur die hersonering van die erf van "Spesiaal" vir 'n publieke motorhawe en besigheidsdoeleindes tot "Spesiaal" vir winkels, 'n publieke motorhawe en besigheidsdoeleindes.

Die aansoek sal bekend staan as BEDFORDVIEW-wysingskema 1/392.

PB 4-14-2-2645-7.

KENNISGEWING 38 VAN 1985

WET OP OPHEFFING VAN BEPERKINGS, 1967

1. Die opheffing van die titelvoorraades van Erf 2804, dorp Laudium; en

2. die wysiging van die Pretoria-dorpsbeplanningskema, 1974.

Hierby word bekend gemaak dat Pretoria Underwear Manufacturers (Proprietary) Limited ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het vir —

(1) die opheffing van die titelvoorraades van Erf 2804, Dorp Laudium, ten einde dit moontlik te maak dat die erf gebruik kan word vir algemene nywerheidsdoeleindes met winkels en 'n verversingsplek as primêre reg; en

(2) die wysiging van die Pretoria-dorpsbeplanningskema, 1974, deur die hersonering van die erf van "Algemene Nywerheid" en "Spesiaal" tot "Algemene Nywerheid" met 'n "Aanhangsel B".

Die wysingskema sal bekend staan as Pretoria-wysingskema 1817.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, 2de Vloer, TPA Gebou, Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk, Pretoria tot 12 Februarie 1986.

Besware teen die aansoek kan op of voor 12 Februarie 1986 skriftelik by die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria, ingedien word.

Pretoria, 15 Januarie 1986

PB 4-14-2-2182-17

NOTICE 37 OF 1986

REMOVAL OF RESTRICTIONS ACT, 1967

It is hereby notified in terms of section 3(6) of the abovementioned Act that the undermentioned application have 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 12 February 1986.

Pretoria, 15 January 1986.

Bedford Gardens (Proprietary) Limited, for

(1) the amendment, suspension or removal of the conditions of title of erf 54. Township in order to permit the erf being used for a shopping centre; and

(2) the amendment of the Bedfordview Town-planning Scheme 1945, by the rezoning of the erf from "Special" for a public garage and business purposes to "Special" for shops, a public garage and business purposes.

This amendment scheme will be known as BEDFORDVIEW Amendment Scheme 1/392.

PB 4-14-2-2645-7

NOTICE 38 OF 1985

REMOVAL OF RESTRICTIONS ACT, 1967

1. The removal of the conditions of title of Erf 2804, Laudium Township; and

2. the amendment of the Pretoria Town-planning Scheme, 1974.

It is hereby notified that application has been made by Pretoria Underwear Manufactures (Proprietary) Limited in terms of section 3(1) of the Removal of Restrictions Act, 1967, for —

(1) the removal of the conditions of title of Erf 2804, Laudium Township, in order to permit the erf being used for general industrial purposes with shops and a place of refreshment as primary right; and

(2) the amendment of the Pretoria Town-planning Scheme 1974, by the rezoning of the erf from "General Industrial" and "Special" to "General Industrial" with an "Annexure B".

This amendment scheme will be known as Pretoria Amendment Scheme 1817.

The application and the relative documents are open for inspection at the office of the Director of Local Government, 2nd Floor, TPA Building, Pretorius Street, Pretoria, and the office of the Town Clerk, Pretoria until 12 February 1986.

Objections to the application may be lodged in writing with the Director of Local Government at the above address or Private Bag X437, Pretoria, on or before 12 February 1986.

Pretoria, 15 January 1986.

PB 4-14-2-2182-17

KENNISGEWING NR. 40 VAN 1986

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 bekend gemaak dat versekeringsmerke in die ondergenoemde deel van Elarduspark Uitbreiding 2, amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:- Elarduspark Uitbreiding 2. (Algemene plan L.G. No. A2390/82).

N.C. O'Shaughnessy
LANDMETER-GENERAAL

KENNISGEWING 41 VAN 1986

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal
Kantoor van die Landmeter-generaal
Pretoria

Kragtens die vereistes van artikel 26bis(1)d) van die Opmetingswet (Wet 9 van 1927), word hiermee bekend gemaak dat versekeringsmerke in die ondergenoemde deel van Elarduspark Uitbreiding 5, amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

Elarduspark Uitbreiding 5. (Algemene Plan LG No A166/83).

N C O'SSHAUGHNESSY
Landmeter-generaal

KENNISGEWING NR. 42 VAN 1986

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 bekend gemaak dat versekeringsmerke in die ondergenoemde deel van Elarduspark Uitbreiding 6, amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:- Elarduspark Uitbreiding 6. (Algemene plan L.G. No. A168/83).

N.C. O'Shaughnessy
LANDMETER-GENERAAL

KENNISGEWING 43 VAN 1986

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal
Kantoor van die Landmeter-generaal
Pretoria

Kragtens die vereistes van artikel 26bis(1)(d) van die Opmetingswet (Wet 9 van 1927), word hiermee bekend gemaak dat versekeringsmerke in die ondergenoemde deel van

NOTICE NO. 40 OF 1986

The following notice is published for general information:-

Surveyor-General
Surveyor-General's Office
PRETORIA

Notice is hereby given in terms of Section 26 bis (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 portion of Elarduspark Extension 2.

Town where reference marks have been established:-

Elarduspark Extension 2. (General Plan S.G. NO. A2390/82).

N.C. O'Shaughnessy
SURVEYOR-GENERAL

NOTICE 41 OF 1986

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 portion of Elarduspark Extension 5.

Township where reference marks have been established:

Elarduspark Extension 5. (General Plan SG No A166/83).

N C O'SHAUGHNESSY
Surveyor-General

NOTICE NO. 42 OF 1986

The following notice is published for general information:-

Surveyor-General
Surveyor-General's Office
PRETORIA

Notice is hereby given in terms of Section 26 bis (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 portion of Elarduspark Extension 6.

Town where reference marks have been established:-

Elarduspark Extension 6. (General Plan S.G. NO. A168/83).

N.C. O'Shaughnessy
SURVEYOR-GENERAL

NOTICE 43 OF 1986

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

River Club Uitbreiding 24, amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

River Club Uitbreiding 24. (Algemene Plan LG No A7327/85).

N.C. O'Shaughnessy
Landmeter-generaal

KENNISGEWING 44 VAN 1986

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal
Kantoor van die Landmeter-generaal
Pretoria

Kragtens die vereistes van artikel 26bis(1)(d) van die Opmetingswet (Wet 9 van 1927), word hiermee bekend gemaak dat versekeringsmerke in die ondergenoemde deel van Ratanda Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

Ratanda Dorp. (Algemene Plan L No 280/1985).

N C O'SHAUGHNESSY
Landmeter-generaal

Pretoria, 15 Januarie 1986

KENNISGEWING 45 VAN 1986

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal
Kantoor van die Landmeter-generaal
Pretoria

Kragtens die vereistes van artikel 26bis(1)(d) van die Opmetingswet (Wet 9 van 1927), word hiermee bekend gemaak dat versekeringsmerke in die ondergenoemde deel van Ratanda Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

Ratanda Dorp. (Algemene Plan L No 279/1985).

N C O'SHAUGHNESSY
Landmeter-generaal

Pretoria, 15 Januarie 1986

KENNISGEWING 46 VAN 1986

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal
Kantoor van die Landmeter-generaal
Pretoria

Kragtens die vereistes van artikel 26bis(1)(d) van die Opmetingswet (Wet 9 van 1927), word hiermee bekend gemaak dat versekeringsmerke in die ondergenoemde deel van Ratanda Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

Ratanda Dorp. (Algemene Plan L No 278/1985).

N C O'SHAUGHNESSY
Landmeter-generaal

Pretoria, 15 Januarie 1986

been officially established in terms of that subsection in the undermentioned portion of River Club Extension 24.

Town where reference marks have been established:

River Club Extension 24. (General Plan SG No A7327/85).

N.C. O'SHAUGHNESSY
Surveyor-general

NOTICE 44 OF 1986

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 portion of Ratanda Township.

Town where reference marks have been established:

Ratanda Township. (General Plan L No 280/1985).

N C O'SHAUGHNESSY
Surveyor-General

Pretoria, 15 January 1986

NOTICE 45 OF 1986

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 portion of Ratanda Township.

Town where reference marks have been established:

Ratanda Township. (General Plan L No 279/1985).

N C O'SHAUGHNESSY
Surveyor-General

Pretoria, 15 January 1986

NOTICE 46 OF 1986

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 portion of Ratanda Township.

Town where reference marks have been established:

Ratanda Township. (General Plan L No 278/1985).

N C O'SHAUGHNESSY
Surveyor-General

Pretoria, 15 January 1986

KENNISGEWING 47 VAN 1986

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal
Kantoor van die Landmeter-generaal
Pretoria

Kragtens die vereistes van artikel 26bis(1)(d) van die Opmetingswet (Wet 9 van 1927), word hiermee bekend gemaak dat versekeringsmerke in die ondergenoemde deel van Ratanda Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

Ratanda Dorp. (Algemene Plan L No 277/1985).

N C O'SHAUGHNESSY
Landmeter-generaal

Pretoria, 15 Januarie 1986

KENNISGEWING 48 VAN 1986

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal
Kantoor van die Landmeter-generaal
Pretoria

Kragtens die vereistes van artikel 26bis(1)(d) van die Opmetingswet (Wet 9 van 1927), word hiermee bekend gemaak dat versekeringsmerke in die ondergenoemde deel van Ratanda Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

Ratanda Dorp. (Algemene Plan L No 276/1985).

N C O'SHAUGHNESSY
Landmeter-generaal

Pretoria, 15 Januarie 1986

KENNISGEWING 49 VAN 1986

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal
Kantoor van die Landmeter-generaal
Pretoria

Kragtens die vereistes van artikel 26bis(1)(d) van die Opmetingswet (Wet 9 van 1927), word hiermee bekend gemaak dat versekeringsmerke in die ondergenoemde deel van Ratanda Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

Ratanda Dorp. (Algemene Plan L No 275/1985).

N C O'SHAUGHNESSY
Landmeter-generaal

Pretoria, 15 Januarie 1986

KENNISGEWING 50 VAN 1986

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal
Kantoor van die Landmeter-generaal
Pretoria

NOTICE 47 OF 1986

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 portion of Ratanda Township.

Town where reference marks have been established:

Ratanda Township. (General Plan L No 277/1985).

N C O'SHAUGHNESSY
Surveyor-General

Pretoria, 15 January 1986

NOTICE 48 OF 1986

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 portion of Ratanda Township.

Town where reference marks have been established:

Ratanda Township. (General Plan L No 276/1985).

N C O'SHAUGHNESSY
Surveyor-General

Pretoria, 15 January 1986

NOTICE 49 OF 1986

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 portion of Ratanda Township.

Town where reference marks have been established:

Ratanda Township. (General Plan L No 275/1985).

N C O'SHAUGHNESSY
Surveyor-General

Pretoria, 15 January 1986

NOTICE 50 OF 1986

The following notice is published for general information:

Surveyor-General
Surveyor-General's Office
Pretoria

Kragtens die vereistes van artikel 26bis(1)(d) van die Opmetingswet (Wet 9 van 1927), word hiermee bekend gemaak dat versekeringsmerke in die ondergenoemde deel van Ratanda Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

Ratanda Dorp. (Algemene Plan L No 274/1985).

N C O'SHAUGHNESSY
Landmeter-generaal

Pretoria, 15 Januarie 1986

KENNISGEWING 51 VAN 1986

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal
Kantoor van die Landmeter-generaal
Pretoria

Kragtens die vereistes van artikel 26bis(1)(d) van die Opmetingswet (Wet 9 van 1927), word hiermee bekend gemaak dat versekeringsmerke in die ondergenoemde deel van Ratanda Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

Ratanda Dorp. (Algemene Plan L No 273/1985).

N C O'SHAUGHNESSY
Landmeter-generaal

Pretoria, 15 Januarie 1986

KENNISGEWING 52 VAN 1986

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal
Kantoor van die Landmeter-generaal
Pretoria

Kragtens die vereistes van artikel 26bis(1)(d) van die Opmetingswet (Wet 9 van 1927), word hiermee bekend gemaak dat versekeringsmerke in die ondergenoemde deel van Ratanda Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

Ratanda Dorp. (Algemene Plan L No 272/1985).

N C O'SHAUGHNESSY
Landmeter-generaal

Pretoria, 15 Januarie 1986

KENNISGEWING 53 VAN 1986

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal
Kantoor van die Landmeter-generaal
Pretoria

Kragtens die vereistes van artikel 26bis(1)(d) van die Opmetingswet (Wet 9 van 1927), word hiermee bekend gemaak dat versekeringsmerke in die ondergenoemde deel van Ratanda Dorp amptelik opgerig is ingevolge daardie subartikel.

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 portion of Ratanda Township.

Town where reference marks have been established:

Ratanda Township. (General Plan L No 274/1985).

N C O'SHAUGHNESSY
Surveyor-General

Pretoria, 15 January 1986

NOTICE 51 OF 1986

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 portion of Ratanda Township.

Town where reference marks have been established:

Ratanda Township. (General Plan L No 273/1985).

N C O'SHAUGHNESSY
Surveyor-General

Pretoria, 15 January 1986

NOTICE 52 OF 1986

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 portion of Ratanda Township.

Town where reference marks have been established:

Ratanda Township. (General Plan L No 272/1985).

N C O'SHAUGHNESSY
Surveyor-General

Pretoria, 15 January 1986

NOTICE 53 OF 1986

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 portion of Ratanda Township.

Dorp waar versekeringsmerke opgerig is:

Ratanda Dorp. (Algemene Plan L No 271/1985).

N C O'SHAUGHNESSY
Landmeter-generaal

Pretoria, 15 Januarie 1986

KENNISGEWING 54 VAN 1986

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal
Kantoor van die Landmeter-generaal
Pretoria

Kragtens die vereistes van artikel 26bis(1)(d) van die Opmetingswet (Wet 9 van 1927), word hiermee bekend gemaak dat versekeringsmerke in die ondergenoemde deel van Ratanda Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

Ratanda Dorp. (Algemene Plan L No 270/1985).

N C O'SHAUGHNESSY
Landmeter-generaal

Pretoria, 15 Januarie 1986

KENNISGEWING 55 VAN 1986

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal
Kantoor van die Landmeter-generaal
Pretoria

Kragtens die vereistes van artikel 26bis(1)(d) van die Opmetingswet (Wet 9 van 1927), word hiermee bekend gemaak dat versekeringsmerke in die ondergenoemde deel van Ratanda Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

Ratanda Dorp. (Algemene Plan L No 269/1985).

N C O'SHAUGHNESSY
Landmeter-generaal

Pretoria, 15 Januarie 1986

KENNISGEWING 56 VAN 1986

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal
Kantoor van die Landmeter-generaal
Pretoria

Kragtens die vereistes van artikel 26bis(1)(d) van die Opmetingswet (Wet 9 van 1927), word hiermee bekend gemaak dat versekeringsmerke in die ondergenoemde deel van Ratanda Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

Ratanda Dorp. (Algemene Plan L No 267/1985).

N C O'SHAUGHNESSY
Landmeter-generaal

Pretoria, 15 Januarie 1986

Town where reference marks have been established:

Ratanda Township. (General Plan L No 271/1985).

N C O'SHAUGHNESSY
Surveyor-General

Pretoria, 15 January 1986

NOTICE 54 OF 1986

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 portion of Ratanda Township.

Town where reference marks have been established:

Ratanda Township. (General Plan L No 270/1985).

N C O'SHAUGHNESSY
Surveyor-General

Pretoria, 15 January 1986

NOTICE 55 OF 1986

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 portion of Ratanda Township.

Town where reference marks have been established:

Ratanda Township. (General Plan L No 269/1985).

N C O'SHAUGHNESSY
Surveyor-General

Pretoria, 15 January 1986

NOTICE 56 OF 1986

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 portion of Ratanda Township.

Town where reference marks have been established:

Ratanda Township. (General Plan L No 267/1985).

N C O'SHAUGHNESSY
Surveyor-General

Pretoria, 15 January 1986

KENNISGEWING 57 VAN 1986

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal
Kantoor van die Landmeter-generaal
Pretoria

Kragtens die vereistes van artikel 26bis(1)(d) van die Opmetingswet (Wet 9 van 1927), word hiermee bekend gemaak dat versekeringsmerke in die ondergenoemde deel van Ratanda Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

Ratanda Dorp. (Algemene Plan L No 266/1985).

N C O'SHAUGHNESSY
Landmeter-generaal

Pretoria, 15 Januarie 1986

KENNISGEWING 58 VAN 1986

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal
Kantoor van die Landmeter-generaal
Pretoria

Kragtens die vereistes van artikel 26bis(1)(d) van die Opmetingswet (Wet 9 van 1927), word hiermee bekend gemaak dat versekeringsmerke in die ondergenoemde deel van Meadowlands Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

Meadowlands Dorp. (Algemene Plan L No 30/1985).

N C O'SHAUGHNESSY
Landmeter-generaal

Pretoria, 15 Januarie 1986

NOTICE 57 OF 1986

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 portion of Ratanda Township.

Town where reference marks have been established:

Ratanda Township. (General Plan L No 266/1985).

N C O'SHAUGHNESSY
Surveyor-General

Pretoria, 15 January 1986

NOTICE 58 OF 1986

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 portion of Meadowlands Township.

Town where reference marks have been established:

Meadowlands Township. (General Plan L No 30/1985).

N C O'SHAUGHNESSY
Surveyor-General

Pretoria, 15 January 1986

KENNISGEWING 39 VAN 1986/NOTICE 39 OF 1986

PROVINSIE TRANSVAAL/PROVINCE OF TRANSVAAL

PROVINSIALE INKOMSTEFONDS/PROVINCIAL REVENUE FUND

STAAT VAN INKOMSTE EN BETALINGS VIR DIE TYDPERK 1 APRIL 1985 TOT 30 NOVEMBER 1985
 (Gepubliseer ingevolle artikel 15(1) van Wet 18 van 1972)

STATEMENT OF RECEIPTS AND PAYMENTS FOR THE PERIOD 1 APRIL 1985 TO 30 NOVEMBER 1985
 (Published in terms of section 15(1) of Act 18 of 1972)

(A) INKOMSTEREKENING/REVENUE ACCOUNT

ONTVANGSTE/RECEIPTS			BETALINGS/PAYMENTS	
	R	R	R	R
SALDO OP 1 APRIL 1985/BALANCE AT 1 APRIL 1985		104 982 896,09		
BELASTING, LISENSIES EN GELDE/TAXATION, LICENCES AND FEES —				
1. Toegang tot renbane/Adminision to race courses		82 719,62		
2. Weddenskapbelasting: Tattersalls-beroepswedders/Betting tax: Tattersalls bookmakers		8 473 818,34		
3. Weddenskapbelasting: Rennbaan-beroepswedders/Betting tax: Racecourse bookmakers.....		2 956 941,85		
4. Totalisatorbelasting / Totalisator tax		22 330 907,90		
5. Boetes en verbeurdverklarings/ Fines and forfeitures		11 104 375,18		
6. Motorlisensiegeld/Motor licence fees		108 507 310,83		
7. Hondelisensies/Dog licences		55 932,10		
8. Vis- en Wildlisensies/Fish and game licences		621 886,00		
9. Beroeps wedders lisensies/Bookmakers licences		59 750,00		
10. Handelslisensies/Trading licences.....		113 914,02		
11. Diverse/Miscellaneous.....		60 144,43	154 367 700,27	
DEPARTEMENTELE ONTVANGSTE/DEPARTMENTAL RECEIPTS —				
1. Sekretariaat/Secretariat	30 777 495,17			
2. Onderwys/Education.....	12 920 911,86			
3. Hospitaaldienste/Hospital Services	54 491 333,89			
4. Paaie/Roads	2 889 386,75			
5. Werke/Works	12 657 240,80	113 736 368,47		
SUBSIDIES EN TOELAES/SUBSIDIES AND GRANTS —				
1. Sentrale Regering/Central Government —				
Subsidie/Subsidy	1 510 000 000,00			
2. Suid-Afrikaanse Vervoerdienste/South African Transport Services —				
(a) Spoerwegbusroetes/Railway bus routes.....	452 200,00			
(b) Spoerwegoorgange/Railway crossings.....	110 331,12			
3. Pos- en Telekommunikasiewe- se/Posts and Telecommunications —				
Lisensies: Motorvoertuig/Licences: Motor vehicle	799 472,00			
4. Nasionale Vervoerkommissie/ National Transport Commission —				
Bydraes tot die bou van paaie/ Contributions towards the construction of roads	2 580 314,72	1 513 942 317,84	Saldo soos op 30 November 1985/Balance as at 30 November 1985	125 293 780,91
		1 887 029 282,67		1 887 029 282,67

KONTRAK RFT 47/85
TRANSVAALSE PROVINSIALE ADMINISTRASIE
KENNISGEWING AAN TENDERAARS

TENDER RFT 47 VAN 1985

Die konstruksie van 'n 6,6 km dubbelbaanpadgedeelte van deurpad P160-1, 4,9 km toegangspaaie en gepaardgaande werke tussen Elandsfontein en Atteridgeville.

Tenders word hiermee van ervare kontrakteurs vir bogenoemde diens gevra.

Tenderdokumente, met inbegrip van 'n stel tekeninge, is by die Direkteur, Transvaalse Paaidepartement, Kamer D 307, Provinsiale Gebou, Kerkstraat, Privaatsak X197, Pretoria, verkrybaar teen die betaling van 'n tydelike deposito van R100,00 (eenhonderd rand). Hierdie bedrag sal terugbetaal word, mits 'n *bona fide*-tender ontvang word of alle sodanige tenderdokumente binne 14 dae na die sluitingsdatum van die tender aan die uitreikingskantoor teruggestuur word.

'n Bykomende afskrif van die hoeveelheidspryslyste sal gratis verskaf word.

'n Ingenieur sal voornemende tenderaars op 1986-01-22 om 10h00 by die Izintaba-restaurant naby Meerhof ontmoet om saam met hulle die terrein te gaan besigtig. Die ingenieur sal by geen ander geleentheid vir besigtigingsdoeleindes beskikbaar wees nie, en tenderaars word derhalwe versoek om op gemelde datum teenwoordig te wees.

Tenders, ooreenkomsdig die voorwaarde in die tenderdokumente ingeval, in verseëlde koeverte waarop "Tender RFT 47/85" geëndosseer is, moet die Voorsitter, Transvaalse Provinsiale Tenderraad, Posbus 1040, Pretoria, voor 11h00 op Vrydag, 1986-02-14 bereik wanneer die tenders in die openbaar oopgemaak sal word.

Tenders wat per bode/persoonlik afgelewer word, moet voor 11h00 in die Formele Tenderraadbus by die navraagkantoor in die voorportaal van die Provinsiale Gebou by die hoofingang, Pretoriussstraat, (naby die hoek van Bosmanstraat), Pretoria, geplaas word.

Die Transvaalse Provinsiale Administrasie verbind hom nie om die laagste of enige tender aan te neem of om enige rede vir die afwyding van 'n tender te verstrek nie.

Tenders is vir negentig (90) dae bindend.

J. F. VILJOEN

VOORSITTER: TRANSVAALSE PROVINSIALE TENDERRAAD

CONTRACT RFT 47/85
TRANSVAAL PROVINCIAL ADMINISTRATION
NOTICE TO TENDERERS

TENDER RFT 47 OF 1985

The construction of a 6,6 km dual carriageway section of freeway P160-1, 4,9 km of access roads and appurtenant works between Elandsfontein and Atteridgeville.

Tenders are hereby invited from experienced contractors for the abovementioned service.

Tender documents, including a set of drawings, may be obtained from the Director, Transvaal Roads Department, Room D 307, Provincial Buildings, Church Street, Private Bag X197, Pretoria, on payment of a temporary deposit of R100,00 (one hundred rand). This amount will be refunded provided a *bona fide* tender is received or all such tender documents are returned to the office of issue within 14 days after the closing date of the tender.

An additional copy of the schedule of quantities will be provided free of charge.

An engineer will meet intending tenderers on 1986-01-22 at 10h00 at the Izintaba Restaurant near Meerhof to inspect the site with them. The engineer will not be available for inspection purposes on any other occasion and tenderers are, therefore, requested to be present on the said date.

Tenders, completed in accordance with the conditions in the tender documents, in sealed envelopes endorsed "Tender RFT 47/85" should reach the Chairman, Transvaal Provincial Tender Board, P.O. Box 1040, Pretoria, before 11h00 on Friday, 1986-02-14 when the tenders will be opened in public.

Should the tender documents be delivered by messenger/personally, they should be placed in the Formal Tender Box at the enquiry office in the foyer of the Provincial Building at the Pretorius Street main public entrance (near Bosman Street corner), Pretoria, before 11h00.

The Transvaal Provincial Administration shall not bind itself to accept the lowest or any tender or to furnish any reason for the rejection of a tender.

Tenders shall be binding for ninety (90) days.

J. F. VILJOEN

CHAIRMAN: TRANSVAAL PROVINCIAL TENDER BOARD

TENDERS.

L.W. — Tenders wat voorheen gepubliseer is en waarvan die sluitingsdatum nog nie verstreke is nie, word nie in hierdie kennisgewing herhaal nie. Tenders word normaalweg 3-5 weke voor die sluitingsdatum gepubliseer.

TRANSVAALSE PROVINSIALE ADMINISTRASIE

TENDERS.

Tenders vir die volgende dienste / voorrade / verkope word ingewag. (Tensy dit in die uiteensetting anders aangegee word, word tenders vir voorrade bedoel): —

Tender No	Beskrywing van Tender Description of Tender	Sluitingsdatum Closing Date
WFTB 23/86	Hoër Tegniese Skool Vereeniging: Oorplasing van voorafvervaardigde laboratorium/Vereeniging Technical High School: Transfer of prefabricated laboratory. Item 10/65/5/2248/02	1986-02-14
WFTB 24/86	Baragwanath-hospitaal, St. John Departement van Oogheelkunde: Oprigting van buitepasiënte-afdeling/Baragwanath Hospital, St. John Department of Ophthalmology: Erection of out-patients section (kategorie/category C). Item 2053/8005	1986-02-14
WFTB 25/86	Rotunda Park-skool, Turffontein: Oorplasing van sentrum en klaskamers/Rotunda Park School, Turffontein: Transfer of centre and classrooms. Item 10/65/1444/01	1986-02-14
WFTB 26/86	Hoërskool Goudrand, Randfontein: Terreinuitleg/Site layout (kategorie/category B). Item 1221/8111. Terreininspeksie/Site inspection: 1986-01-23. Tyd/Time: 10h00	1986-02-14
WFTB 27/86	Laerskool Vryheidmonument, Vereeniging: Aanbouings en veranderings aan administrasieblok/Additions and alterations to administration block. Item 11/6/5/0405/01	1986-02-14

Finansiële Kategorie/Financial Category
Boudiensie/Building Services

A = Tot/Up to R100 000,00

B = Van oor/From over R100 000,00 tot/to R1 000 000,00

C = Van oor/From over R1 000 000,00 tot/to R3 000 000,00

D = Oor/Over R3 000 000,00

Tender	Description of Service Beskrywing van Diens	Closing Date Sluitingsdatum
HD 2/1/86	Freesmasjien en bybehore/Milling machine and accessories	1986-02-11
HA 2/5/86	Bloedgasanaliseerder: Johannesburgse Hospitaal/Bloodgas analyser: Johannesburg Hospital	1986-02-04
TED 500/86	Petrol- en diesel-enjins/Petrol and diesel engines	1986-02-21
TED 501/86	Garagetoerusting/Garage equipment	1986-02-21
TED 502/86	Sweis- en plaatmetaaltoerusting/Welding and sheetmetal equipment	1986-02-21
TED 503/86	Houtwerkmasjiene/Woodworking machines	1986-02-21

**BELANGRIKE OPMERKINGS IN VERBAND MET
TENDERS**

1. Die betrokke tenderdokumente, met inbegrip van die amptelike tendervorms van die Administrasie, is op aanvraag by die onderstaande adresse verkrybaar. Sodanige dokumente as mede enige tender kontrakvoorwaarde wat nie in die tenderdokumente opgeneem is nie, is ook by die genoemde adres vir inspeksie verkrybaar:

Tender verwysing	Posadres te Pretoria	Kantoor in Nuwe Provinciale Gebou, Pretoria			
		Kamer No.	Blok	Verdieping	Foon Pretoria
HA 1 & HA 2	Direkteur van Hospitaaldienste, Privaatsak X221.	A900	A	9	201-2654
HB en HC	Direkteur van Hospitaaldienste, Privaatsak X221.	A819	A	8	201-3367
HD	Direkteur van Hospitaaldienste, Privaatsak X221.	A821	A	8	201-3368
PFT	Provinsiale Sekretaris (Aankope en Voorrade), Privaatsak X64.	A1020	A	10	201-2441
RFT	Direkteur Transvaalse Paaiedepartement, Privaatsak X197.	D307	D	3	201-2530
TOD 1-100 TOD 100-	Direkteur, Transvaalse Onderwysdepartement, Privaatsak X76.	633 633	Sentrakor-gebou	201-4218 201-4218	TED 1-100 TED 100-
WFT	Direkteur, Transvaalse Werkdepartement, Privaatsak X228.	C119	C	1	201-3254
WFTB	Direkteur, Transvaalse Werkdepartement, Privaatsak X228.	E103	E	1	201-2306

IMPORTANT NOTICES IN CONNECTION WITH TENDERS

1. The relative tender documents including the Administration's official tender forms, are obtainable on application from the relative address indicated below. Such documents and any tender contract conditions not embodied in the tender documents are also available for inspection at the said address:

Tender Ref	Postal address Pretoria	Office in New Provincial Building, Pretoria			
		Room No.	Block	Floor	Phone Pretoria
HA 1 & HA 2	Direktor of Hospital Services, Private Bag X221.	A900	A	9	201-2654
HB and HC	Direktor of Hospital Services, Private Bag X221.	A819	A	8	201-3367
HD	Direktor of Hospital Services, Private Bag X221.	A821	A	8	201-3351
PFT	Provincial Secretary (Purchases and Supplies), Private Bag X64.	A1020	A	10	201-2441
RFT	Direktor, Transvaal Roads Department, Private Bag X197.	D307	D	3	201-2530
TED 1-100 TED 100-	Direktor, Transvaal Education Department, Private Bag X76.	633 633	Sentrakor Building	201-4218 201-4218	
WFT	Direktor, Transvaal Department of Works, Private Bag X228.	C119	C	1	201-3254
WFTB	Direktor, Transvaal Department of Works, Private Bag X228.	E103	E	1	201-2306

2. Die Administrasie is nie daartoe verplig om die laagste of enige tender aan te neem nie en behou hom die reg voor om 'n gedeelte van 'n tender aan te neem.

3. Alle tenders moet op die amptelike tendervorm van die Administrasie voorgelê word.

4. Iedere inskrywing moet in 'n afsonderlike 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 aangegeven, 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.
2 Januarie 1986

2. The Administration is not bound to accept the lowest or any tender and reserves the right to accept a portion of a tender.

3. All tenders must be submitted on the Administration's official tender forms.

4. Each tender must be submitted in a separate sealed envelope addressed to the Chairman, Transvaal Provincial Tender Board, PO Box 1040, Pretoria, and must be clearly superscribed to show the tenderer's name and address, as well as the number, description and closing date of the tender. Tenders must be in the hands of the Chairman by 11h00 on the closing date indicated above.

5. If tenders are delivered by hand, they must be deposited in the Formal tender Box at the Enquiry Office in the foyer of the New Provincial Building at the Pretorius Street main entrance (near Bosman Street corner), Pretoria, by 11h00 on the closing date.

J.F. Viljoen, Chairman, Transvaal Provincial Tender Board.
2 January 1986

Plaaslike Bestuurskennisgewings

Notices by Local Authorities

STADSRAAD VAN ALBERTON

VOORGESTELDE WYSIGING VAN ALBERTON-DORPSBEPLANNING-SKEMA, 1979 ADVERTENSIE INGEVOLGE ARTIKEL 26(1)(a) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965

Die Stadsraad van Alberton net 'n Ontwerp-dorpsbeplanningskema opgestel wat bekend sal staan as Alberton-wysigingskema 245.

Hierdie skema sal 'n wysigingskema wees en bevat die volgende voorstelle:

Die hersonering van die voetgangerlane tussen Erwe 221 en 738, 226 en 227 en 250 en 251, Alrode Uitbreiding 2 vanaf "Openbare Pad" na "Nywerheid 2".

Besonderhede van hierdie skema lê ter insae by die kantoor van die Stadssekretaris, Burgersentrum, Alberton vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 8 Januarie 1986.

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 voorgelê word.

J J PRINSLOO
Stadsklerk

Munisipale Kantore
Burgersentrum
Alberton
8 Januarie 1986
Kennisgewing No 76/1985

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 245.

This scheme will be an amendment scheme and contains the following proposals:

The rezoning of the pedestrian lanes between Ervens 221 and 738, 226 and 227 and 250 and 251, Alrode Extension 2 from "Public Road" to "Industrial 2".

Particulars of this scheme are open for inspection at the office of the Town Secretary, Civic Centre, Alberton for a period of four weeks from the date of the first publication of this notice, which is 8 January 1986.

Any objection or representations in connection with this scheme must be submitted in writing to the Town Clerk, PO Box 4, Alberton,

within a period of four weeks from the above-mentioned date.

J J PRINSLOO
Town Clerk

Municipal Offices
Civic Centre
Alberton
8 January 1986
Notice No 76/1985

15—8—15

STADSRAAD VAN BENONI

VOORGESTELDE WYSIGING VAN DIE BENONI-DORPSBEPLANNINGSKEMA NO 1 VAN 1947

Die Stadsraad van Benoni het 'n Ontwerp-dorpsbeplanningskema opgestel wat bekend sal staan as Benoni-wysigingskema No 1/325.

Hierdie skema sal 'n wysigingskema wees en bevat die volgende voorstelle:

Die hersonering van 'n geslotte gedeelte van Glasgowweg, nou bekend as Erf 7875, Benoni Uitbreiding 12 Dorpsgebied, vanaf "Bestaande Openbare Paaie" na "Spesiale Nywerheid" ten einde Erf 7875 met die aangrensende eiendom synde Erf 7583, Benoni Uitbreiding 12 Dorpsgebied, te konsolideer.

Besonderhede van hierdie skema lê ter insae by Kamer 130, Administrasie Gebou, Munisipale Kantoor, Elstonlaan, Benoni vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 8 Januarie 1986.

Enige beswaar of vertoë in verband met hierdie skema moet skriftelik aan die Stadsraad van Benoni, Privaatsak X014, Benoni binne 'n tydperk van vier weke vanaf bogenoemde datum voorgelê word.

N BOTHА
Stadsklerk

Administrasie Gebou
Munisipale Kantore
Elstonlaan
Benoni
1501
8 Januarie 1986
Kennisgewing No 1/1986

TOWN COUNCIL OF BENONI

PROPOSED AMENDMENT TO THE BENONI TOWN-PLANNING SCHEME NO 1 OF 1947

The Town Council of Benoni has prepared a Draft Town-planning Scheme, to be known as Benoni Amendment Scheme No 1/325.

This scheme will be an amendment scheme and contains the following proposals:

The rezoning of a closed portion of Glasgow Road, now known as Erf 7875, Benoni Extension 12 Township, from "Existing Public Roads" to "Special Industrial" in order to consolidate Erf 7875 with the adjacent property,

being Erf 7583, Benoni Extension 12 Township.

Particulars of this scheme are open for inspection at Room 130, Administration Building, Municipal Offices, Elston Avenue, Benoni for a period of four weeks from the date of the first publication of this notice, which is 8 January 1986.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Council of Benoni, Private Bag X014, Benoni within a period of four weeks from the abovementioned date.

N BOTHА
Town Clerk

Administration Building
Municipal Offices
Elston Avenue
Benoni
1501
8 January 1986
Notice No 1/1986

17—8—15

STADSRAAD VAN BENONI

PROKLAMASIE VAN 'N PADGEDEELTE OOR ERF 7583 BENONI UITBREIDING 12 DORPSGEBIED, BENONI

Kennis geskied hiermee ingevolge die bepalings van artikel 5 van die "Local Authorities Roads Ordinance, 1904" (Ordonnansie 44 van 1904), dat die Stadsraad van Benoni, ingevolge die bepalings van artikel 4 van genoemde Ordonnansie, 'n versoekskrif tot Sy Edelle die Administrateur van Transvaal gerig het om 'n padgedeelte soos in die meegaande skedule omskryf, vir openbare paddoeleindes te proklameer.

'n Afskrif van die versoekskrif en die diagram wat daarby aangeheg is, lê gedurende gewone kantoorure in die kantoor van die Stadssekretaris, Administrasie Gebou, Munisipale Kantore, Elstonlaan, Benoni, ter insae.

Iedereen wat enige beswaar het teen die proklamasie van die betrokke pad, moet sodanige beswaar skriftelik, in duplikaat, voor of op 24 Februarie 1986 by die Administrateur, Privaatsak X437, Pretoria, 0001 en die Stadsklerk indien.

N BOTHА
Stadsklerk

Administrasie Gebou
Munisipale Kantore
Elstonlaan
Benoni
8 Januarie 1986
Kennisgewing No 2/1986

SKEDULE

PUNT-TOT-PUNT BESKRYWING

'n Padgedeelte, beginnende by punt A op die noordoostelike grens van Erf 7583 Benoni Uitbreiding 12 Dorpsgebied; vandaar in 'n oostelike rigting vir 'n afstand van 8.90 meter; dan in 'n suidoostelike rigting vir 'n afstand

van 4,70 meter; dan in 'n suidwestelike rigting vir 'n afstand van 9,00 meter; dan in 'n noord-oostelike rigting vir 'n afstand van 18,20 meter tot by punt A, alles soos op goedgekeurde Diagram LG No A10424/84 aangetoon.

TOWN COUNCIL OF BENONI

PROCLAMATION OF A ROAD PORTION OVER ERF 7583 BENONI EXTENSION 12 TOWNSHIP, BENONI

Notice is hereby given in terms of section 5 of the Local Authorities Roads Ordinance, 1904 (Ordinance 44 of 1904), that the Town Council of Benoni has, in terms of section 4 of the said Ordinance, petitioned the Honourable the Administrator of Transvaal to proclaim a road portion described in the schedule hereto for public road purposes.

A copy of the petition and of the diagram attached thereto may be inspected during ordinary office hours in the office of the Town Secretary, Administration Building, Municipal Offices, Elston Avenue, Benoni.

Any interested person who is desirous of lodging an objection to the proclamation of the road in question, must lodge such objection in writing, in duplicate, with the Administrator, Private Bag X437, Pretoria, 0001 and the Town Clerk on or before 24 February 1986.

N BOTH
Town Clerk

Administration Building
Municipal Offices
Elston Avenue
Benoni
8 January 1986
Notice No 2/1986

SCHEDULE

POINT-TO-POINT DESCRIPTION

A road portion, commencing at point A on the north-easterly boundary of Erf 7583, Benoni Extension 12 Township; thence in an easterly direction for a distance of 8,90 metre; thence in a south-easterly direction for a distance of 4,70 metre; thence in a south-westerly direction for a distance of 9,00 metre; thence in a north-easterly direction for a distance of 18,20 metre to point A, all as shown on approved Diagram SG No A10424/84.

18—8—15—22

STAD JOHANNESBURG

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSBEPLANNINGSKEMA, 1979 (WYSIGINGSKEMA 1546)

Kennis word hiermee ingevoige die bepaling van artikel 26 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, gegee dat die Stadsraad van Johannesburg 'n Ontwerp-dorpsbeplanningskema opgestel het wat as Johannesburgse Wysigingskema 1546 bekend sal staan.

Hierdie skema is 'n wysigingskema en dit bevat die volgende voorstel:

Om Erf 5, The Gables, synde Clevelandweg 4, van Kimmersiel 1, na deels Kimmersiel 1 en deels Voorgestelde Nuwe Paaie en Verbreddings, onderworpe aan sekere voorwaarde, te hersoneer.

Die uitwerking van hierdie skema is om die verbreding van Clevelandweg te bewerkstellig.

Besonderhede van hierdie skema lê ter insae in Kamer 798, Sewende Verdieping, Burgersentrum, Braamfontein, Johannesburg, vir 'n tydperk van vier weke vanaf die datum waarop hierdie kennisgewing die eerste keer gepubliseer word, naamlik 8 Januarie 1986.

Enige beswaar of vertoë in verband met hierdie skema moet binne 'n tydperk van vier weke vanaf bogenoemde datum skriftelik aan die Stadsklerk, Posbus 1049, Johannesburg, 2000, gerig word.

HT VEALE
Stadsekretaris

Burgersentrum
Braamfontein
Johannesburg
8 Januarie 1986

CITY OF JOHANNESBURG

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME, 1979 (AMENDMENT SCHEME 1546)

Notice is hereby given in terms of section 26 of the Town-planning and Townships Ordinance, 1965, that the City Council of Johannesburg has prepared a Draft Town-planning Scheme, to be known as Johannesburg Amendment Scheme 1546.

This scheme will be an amendment scheme and contains the following proposal:

To rezone Erf 5, The Gables Township, being 4 Cleveland Road from Commercial 1 to Part Commercial 1 and Part Proposed New Roads and Widenings, subject to certain conditions.

The effect of this scheme is to facilitate the widening of Cleveland Road.

Particulars of this scheme are open for inspection at Room 798, Seventh Floor, Civic Centre, Braamfontein, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is 8 January 1986.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Clerk, PO Box 1049, Johannesburg, 2000, within a period of four weeks from the abovementioned date.

HT VEALE
City Secretary

Civic Centre
Braamfontein
Johannesburg
8 January 1986

32—8—15

STADSRAAD VAN KEMPTONPARK

WYSIGING VAN TARIEWE VIR DIE VOORSIENING VAN NOODWATER AAN LANDBOUHOEWES

Ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, soos gewysig, word hierby bekend gemaak dat die Raad van voorneme is om die tariewe van gelde betaalbaar vir die voorsiening van noodwater aan landbouhoeves met ingang van 1 Januarie 1986, te wysig.

Afskrifte van die 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 23 Januarie 1986 doen.

P T BOTHMA
Waarnemende Stadsklerk

Stadhuis
Margaretaan
(Posbus 13)
Kemptonpark
8 Januarie 1986
Kennisgewing No 2/1986

TOWN COUNCIL OF KEMPTON PARK

AMENDMENT OF THE TARIFFS FOR THE SUPPLY OF EMERGENCY WATER TO AGRICULTURAL HOLDINGS

It is hereby notified that the Council in terms of section 80B of the Local Government Ordinance, 17 of 1939, as amended, proposes to amend the tariffs of fees payable for the supply of emergency water to agricultural holdings as from 1 January 1986.

Copies of this amendment will be open for inspection at the office of the Council for a period of fourteen (14) days from the date of publication hereof.

Any person who wishes to object to the proposed amendment must lodge such an objection in writing with the undersigned on or before 23 January 1986.

P T BOTHMA
Acting Town Clerk

Town Hall
Margaret Avenue
(PO Box 13)
Kempton Park
8 January 1986
Notice No 2/1986

34—8—15—22

STADSRAAD VAN KEMPTONPARK

VOORGESTELDE WYSIGINGS VAN DIE KEMPTONPARKSE DORPSBEPLANNINGSKEMA, 1 VAN 1952 (WYSIGINGSKEMA 1/339)

Kennis word hiermee ingevoige die bepaling van artikel 26 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, gegee dat die Stadsraad van Kempton Park 'n Ontwerp-dorpsbeplanningskema opgestel het wat as Kemptonpark-wysigingskema 1/339 bekend sal staan.

Hierdie skema is 'n wysigingskema en dit bevat die volgende voorstel:

Om Erf 1676, Bonaero Park Uitbreiding 3 van "Spesiale Woon" na "Regeringsdoelindes" te hersoneer.

Die uitwerking van hierdie skema is om die grond aan te wend vir regeringsdoelindes.

Besonderhede van hierdie skema lê ter insae in Kamer 163, Stadhuis, Margaretaan, Kemptonpark vir 'n tydperk van vier (4) weke vanaf die datum waarop hierdie kennisgewing die eerste keer gepubliseer word, naamlik 8 Januarie 1986.

Enige beswaar of vertoë in verband met hierdie skema, moet binne 'n tydperk van vier (4) weke vanaf bogenoemde datum skriftelik aan die Stadsklerk, Posbus 13, Kempton Park gerig word.

P T BOTHMA
Stadhuis
Margaretaan
Posbus 13
Kemptonpark
8 Januarie 1986
Kennisgewing No 1/1986

TOWN COUNCIL OF KEMPTON PARK

PROPOSED AMENDMENT TO KEMPTON PARK TOWN-PLANNING SCHEME, 1 OF 1952 (AMENDMENT SCHEME 1/339)

Notice is hereby given in terms of section 26 of the Town-planning and Townships Ordinance, 1965, that the Town Council of Kempton Park has prepared a Draft Town-planning Scheme, to be known as Kempton Park Amendment Scheme 1/339.

This scheme will be an amendment scheme and contains the following proposal:

To rezone Erf 1676, Bonaero Park Extension 3 Township from "Special Residential" to "Government Purposes".

The effect of this scheme is to use the erf for government purposes.

Particulars of this scheme are open for inspection at Room 163, Town Hall, Margaret Avenue, Kempton Park for a period of four (4) weeks from the date of the first publication of this notice, which is 8 January 1986.

Any objections or representations in connection with this scheme shall be submitted in writing to the Town Clerk, PO Box 13, Kempton Park, within a period of four (4) weeks from the abovementioned date.

P T BOTHMA.
Acting Town Clerk

Town Hall
Margaret Avenue
PO Box 13
Kempton Park
8 January 1986
Notice No 1/1986

35—8—15

STADSRAAD VAN NELSPRUIT

VOORGESTELDE NELSPRUIT-WYSIGINGSKEMA 1/180

Die Stadsraad van Nelspruit het 'n wysisingsontwerp-dorpsbeplanningskema opgestel wat bekend staan as Nelspruit-wysigingskema 1/180. Hierdie ontwerpskema bevat voorstelle wat daarop neerkom dat Gedeelte 1 van Erf No 1208, Nelspruit Uitbreiding No 6 Dorp herseoneer word van "Spesiale Woon" tot "Pad".

Besonderhede van hierdie skema lê ter insae in die kantoor van die Stadssekretaris, Kamer 221, Stadhuis, Nelspruit, vir 'n tydperk van vier (4) weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 8 Januarie 1986.

Enige eienaar of besitter van onroerende eiendom geleë binne die gebied waarop bogenoemde ontwerpskema 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 ontwerpskema binne vier (4) weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 8 Januarie 1986, en wanneer hy enige sodanige beswaar indien of sodanige vertoe rig, kan hy skriftelik versoek dat hy deur die plaaslike bestuur aangehoor word.

F A ELS
Waarnemende Stadsklerk

Stadhuis
Posbus 45
Nelspruit
1200
8 Januarie 1986
Kennisgewing No 104/1985

TOWN COUNCIL OF NELSPRUIT

PROPOSED NELSPRUIT AMENDMENT SCHEME 1/180

The Town Council of Nelspruit has prepared a draft amendment town-planning scheme to be known as Nelspruit Amendment Scheme No 1/180. The draft amendment scheme contains proposals to the effect that Portion 1 of Erf No 1208, Nelspruit Extension No 6 Township, is to be rezoned from "Special Residential" to "Road".

Particulars of this scheme are open for inspection at the office of the Town Secretary, Room 221, Town Hall, Nelspruit, for a period of four (4) weeks from the date of the first publication of this notice, which is 8 January 1986.

Any owner or occupier of immovable property situated within the area to which the abovementioned draft scheme applies, or within 2 kilometers 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 four (4) weeks of the first publication of this notice, which is 8 January 1986, and he may, when lodging such objection, or making such representations, request, in writing, that he be heard by the local authority.

F A ELS
Acting Town Clerk

Town Hall
PO Box 45
Nelspruit
1200
8 January 1986
Notice No 104/1985

43—8—15—22

STADSRAAD VAN NELSPRUIT

VOORGESTELDE NELSPRUIT-WYSIGINGSKEMA 1/181

Die Stadsraad van Nelspruit het 'n wysisingsontwerp-dorpsbeplanningskema opgestel wat bekend staan as Nelspruit-wysigingskema 1/181. Hierdie ontwerpskema bevat voorstelle wat daarop neerkom dat gedeeltes van Columbusstraat en Parkerwe Nos 1800 en 1804, Nelspruit Uitbreiding No 10 Dorp, herseoneer word van "Pad" en "Park" tot "Spesiale Woon".

Besonderhede van hierdie skema lê ter insae in die kantoor van die Stadssekretaris, Kamer 221, Stadhuis, Nelspruit, vir 'n tydperk van vier (4) weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 8 Januarie 1986.

Enige eienaar of besitter van onroerende eiendom geleë binne die gebied waarop bogenoemde ontwerpskema 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 ontwerpskema binne vier (4) weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 8 Januarie 1986, en wanneer hy enige sodanige beswaar indien of sodanige vertoe rig, kan hy skriftelik versoek dat hy deur die plaaslike bestuur aangehoor word.

F A ELS
Waarnemende Stadsklerk

Stadhuis
Posbus 45
Nelspruit
1200
8 Januarie 1986
Kennisgewing No 105/1985

TOWN COUNCIL OF NELSPRUIT

PROPOSED NELSPRUIT AMENDMENT SCHEME 1/181

The Town Council of Nelspruit has prepared a draft amendment town-planning scheme to be known as Nelspruit Amendment Scheme No 1/181. The draft amendment scheme contains proposals to the effect that portions of Columbus Street and Park Erven Nos 1800 and 1804, Nelspruit Extension No 10 Township, are to be rezoned from "Road" and "Park" to "Special Residential".

Particulars of this scheme are open for inspection at the office of the Town Secretary, Room 221, Town Hall, Nelspruit, for a period of four (4) weeks from the date of the first publication of this notice, which is 8 January 1986.

Any owner or occupier of immovable property situated within the area to which the abovementioned draft scheme applies, or within 2 kilometers 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 four (4) weeks of the first publication of this notice, which is 8 January 1986, and he may, when lodging such objection, or making such representations, request, in writing, that he be heard by the local authority.

F A ELS
Acting Town Clerk

Town Hall
PO Box 45
Nelspruit
1200
8 January 1986
Notice No 105/1985

44—8—15—22—29

STADSRAAD VAN NELSPRUIT

VOORGESTELDE NELSPRUIT-WYSIGINGSKEMA 1/182

Die Stadsraad van Nelspruit het 'n wysisingsontwerp-dorpsbeplanningskema opgestel wat bekend sal staan as Nelspruit-wysigingskema 1/182. Hierdie ontwerpskema bevat voorstelle wat daarop neerkom dat Apolloaan, Nelspruit Uitbreiding No 10 Dorp, herseoneer word van "Pad" tot "Spesiale Woon".

Besonderhede van hierdie skema lê ter insae in die kantoor van die Stadssekretaris, Kamer 221, Stadhuis, Nelspruit, vir 'n tydperk van vier (4) weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 8 Januarie 1986.

Enige eienaar of besitter van onroerende eiendom geleë binne die gebied waarop bogenoemde ontwerpskema 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 ontwerpskema binne vier (4) weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 8 Januarie 1986, en wanneer hy enige sodanige beswaar indien of sodanige vertoe rig, kan hy skriftelik versoek dat hy deur die plaaslike bestuur aangehoor word.

F A ELS
Waarnemende Stadsklerk

Stadhuis
Posbus 45
Nelspruit
1200
8 Januarie 1986
Kennisgewing No 106/1985

TOWN COUNCIL OF NELSPRUIT

PROPOSED NELSPRUIT AMENDMENT SCHEME 1/182

The Town Council of Nelspruit has prepared a draft amendment town-planning scheme to be known as Nelspruit Amendment Scheme No 1/182. The draft amendment scheme contains proposals to the effect that Apollo Avenue, Nelspruit Extension No 10 Township, is to be rezoned from "Road" to "Special Residential" with Business 1 rights.

Particulars of this scheme are open for inspection at the office of the Town Secretary, Room 221, Town Hall, Nelspruit, for a period of four (4) weeks from the date of the first publication of this notice, which is 8 January 1986.

Any owner or occupier of immovable property situated within the area to which the abovementioned draft scheme applies, or within 2 kilometers of the boundary thereof, may, in writing, lodge any objection with or may make any representations to the abovementioned local authority in respect of such draft scheme within four (4) weeks of the first publication of this notice, which is 8 January 1986, and he may, when lodging such objection, or making such representations, request, in writing, that he be heard by the local authority.

F A ELS
Acting Town Clerk

Town Hall
PO Box 45
Nelspruit
12(X)
8 January 1986
Notice No 106/1985

45—8—15—22—29

STADSRAAD VAN PIET RETIEF

KENNISGEWING WAT BESWAAR TEEN VOORLOPIGE AANVULLENDE WAARDERINGSLYS AANVRA

Kennis word hiermee ingevolge artikel 36 van die Ordonnansie oor Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die voorlopige aanvullende waarderingslys vir die boekjaar 1984/85 oop is vir inspeksie by die kantoor van die Plaaslike Bestuur van Piet Retief van 8 Januarie 1986 tot 10 Februarie 1986 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 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 gevind op die feit dat geen persoon geregtig is om enige beswaar voor die waarderingsraad te opper tensy hy 'n beswaar op die voorgeskrewe vorm betyds ingedien het nie.

MCCOOOSTHUIZEN
Stadsklerk

Posbus 23
Piet Retief
2380
8 Januarie 1986
Kennisgewing No 64/1985

TOWN COUNCIL OF PIET RETIEF

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 1984/85 is open for inspection at the office of the local authority of Piet Retief from 8 January 1986 to 10 February 1986 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 valuation roll as contemplated in section 34 of the said Ordinance including the question whether or not such property or portion thereof is subject to the payment of rates or is exempt therefrom or in respect of any omission of any matter from such roll shall do so within the said period.

The form prescribed for the lodging of an objection is obtainable at the address indicated below and attention is specifically directed to the fact that no person is entitled to urge any objection before the valuation board unless he has timeously lodged an objection in the prescribed form.

MCCOOOSTHUIZEN PO Box 23 Piet Retief 2380 8 January 1986 Notice No 64/1985	Town Clerk 51—8—15
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STADSRAAD VAN POTCHEFSTROOM

VOORGESTELDE WYSIGING VAN DIE POTCHEFSTROOM-DORPSBEPLANNINGSKEMA, 1980, WYSIGINGSKEMA 128

Die Stadsraad van Potchefstroom het 'n ontwerp-dorpsbeplanningskema opgestel wat bekend sal staan as Potchefstroom-wysigingskema 128. Hierdie skema sal 'n wysigingskema wees en bevat die volgende voorstelle:

Beskrywing van eiendom	Huidige sonering	Nuwe sonering
Gedeelte 1,2 en (1)	"Openbare Oopruimte"	"Residen- siaal"
Dassierand	(2)	siel 2"

"Residen-
siaal"

Besonderhede van hierdie skema lê ter insae te Kamer 312 by die Municipale kantore, Wolmaransstraat, Potchefstroom, vir 'n tydperk van 4 weke vanaf die datum van eerste publikasie van hierdie kennisgewing, naamlik 8 Januarie 1986.

Enige beswaar of vertoe in verband met hierdie skema moet skriftelik voor 5 Februarie 1986 aan die Stadsklerk, Posbus 113, Potchefstroom, gerig word.

C J F DU PLESSIS
8 Januarie 1986
Stadsklerk
Kennisgewing No 134

TOWN COUNCIL OF POTCHEFSTROOM

PROPOSED AMENDMENT TO POTCHEFSTROOM TOWN-PLANNING SCHEME 1980, AMENDMENT SCHEME 128

The Town Council of Potchefstroom has prepared a Draft Town Planning Scheme to be known as Amendment Scheme 128. This

scheme will be an amendment scheme and contains the following proposals:

Description of property	Present Zoning	New Zoning
Portions 1, 2 and (1)	"Public 3 of Erf 411,"	"Residential Open Area" 2"
Dassierand	(2)	"Residential 1"

Details of this scheme are open for inspection at Room 312 of the Municipal Offices, Wolmarans Street, Potchefstroom, for a period of four weeks from the date of this first publication of this notice, which is 8 January 1986.

Any objection or representations in connection with this scheme must be submitted in writing before 5 February 1986 to the Town Clerk, PO Box 113, Potchefstroom.

C J F DU PLESSIS
Town Clerk

8 January 1986
Notice No 134

52—8—15

STADSRAAD VAN PRETORIA

VOORGESTELDE WYSIGING VAN DIE PRETORIA-DORPSBEPLANNINGSKEMA, 1974; DORPSBEPLANNINGSWYSIGINGSKEMA 1333

Die Stadsraad van Pretoria het 'n ontwerp-wysiging van die Pretoria-dorpsbeplanningskema, 1974, opgestel wat bekend sal staan as Dorpsbeplanningswysigingskema 1333.

Hierdie ontwerp-skema bevat die volgende voorstelle:

Die hersonering van (a) die resterende gedeelte van Erf 746, Mountain View, van "bestaande straat" tot "spesiale woon" met 'n digtheid van "een woonhuis per 750 m²"; (b) Erf 37, De Beers, van "bestaande straat" tot "spesiaal" vir die doeleindes van parkering; en (c) Hoewe 19, Struland-landbouhoeves (voorseen 'n gedeelte van Spitskopweg), van "bestaande straat" tot "landbou". Bogenoemde eiendomme word nie langer benodig vir die doel waarvoor hulle gesoneer is nie en word dus nou vervreem.

Die eiendomme is op naam van die Stadsraad van Pretoria geregistreer.

Besonderhede van hierdie skema lê ter insae in Kamers 6057W en 3022W, Munitoria, Van der Waltstraat, Pretoria, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 8 Januarie 1986.

Die Raad sal die skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperder van vaste eiendom binne die gebied van die Pretoria-dorpsbeplanningskema, 1974, of binne twee kilometer van die grens daarvan, het die reg om teen die skema beswaar te maak of om vertoe ten opsigte daarvan te rig en, indien hy dit wil doen, moet hy die Stadssekretaris, Posbus 440, Pretoria 0001, binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 8 Januarie 1986, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeid of hy deur die plaaslike bestuur gehoor wil word of nie. Telefoniese navrae kan by telefoon 21 3411, bylyn 494, gedoen word.

P DELPORT
Stadsklerk

8 Januarie 1986
Kennisgewing No 1/1986

CITY COUNCIL OF PRETORIA

PROPOSED AMENDMENT TO THE PRETORIA TOWN-PLANNING SCHEME, 1974: TOWN-PLANNING AMENDMENT SCHEME 1333

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 1333.

This draft scheme contains the following proposals:

The rezoning of (a) the remainder of Erf 746, Mountain View, from "existing street" to "special residential" with a density of "one dwelling per 750 m²"; (b) Erf 37, De Beers, from "existing street" to "special" for the purposes of parking; and (c) Holding 19, Struland Agricultural Holdings (previously a portion of Spitskop Road), from "existing street" to "agricultural". The abovementioned properties are no longer required for the purpose for which they were zoned and are therefore now alienated.

The properties are registered in the name of the City Council of Pretoria.

Particulars of this scheme are open to inspection at Rooms 6057W and 3022W, Munitaria, Van der Walt Street, Pretoria, for a period of four weeks from the date of the first publication of this notice, which is 8 January 1986.

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 8 January 1986, inform the City Secretary, 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. Telephonic enquiries may be made at telephone 21 3411, extension 494.

P DELPORT
Town Clerk

8 January 1986
Notice No 1/1986

55—8—15

STADSRAAD VAN ROODEPOORT

PLAASLIKE BESTUUR VAN ROODEPOORT: WAARDERINGSLYS VIR DIE BOEKJARE 1985/1987

Kennis word hierby ingevolge artikel 16(4)(a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), gegee dat die waarderingslys vir die boekjare 1985/1987 van alle belasbare eiendom binne die munisipaliteit deur die voorstuur van die waarderingsraad gesertifiseer en geteken is en gevolekliks linal 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 gemelde Ordonnansie wat soos volg bepaal —

"Reg van appèl teen beslissing van waarderingsraad.

17.(1) 'n Beswaarmaker wat voor 'n waarderingsraad verskyn het of verteenwoordig was, met inbegrip van 'n beswaarmaker wat 'n antwoord soos in artikel 15(4) beoog, ingedien of voorgelê het, kan teen die beslissing van sodanige raad ten opsigte waarvan hy 'n beswaarmaker is, binne dertig dae vanaf die datum

van die publikasie in die Provinciale Koerant van die kennisgewing in artikel 16(4)(a) genoem, 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 die sekretaris van sodanige raad 'n kennisgewing van appèl 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 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 dergelyke wyse, teen sodanige beslissing appèl aanteken."

'n Vorm vir kennisgewing van appèl kan van die sekretaris van die waarderingsraad verkry word.

W J LOURENS
Sekretaris: Waarderingsraad
Munisipale Kantore
Roodepoort
8 Januarie 1986
Kennisgewing No 1/1986

CITY COUNCIL OF ROODEPOORT:

LOCAL AUTHORITY OF ROODEPOORT VALUATION ROLL FOR THE FINANCIAL YEARS 1985/1987

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 1985/1987 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)(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.

W J LOURENS
Secretary: Valuation Board
Municipal Office
Roodepoort
8 January 1986
Notice No 1/1986

62—8—15

STADSRAAD VAN VANDERBIJLPARK

KENNISGEWING INGEVOLGE ARTIKEL 26(1)(a) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965 (NO 25 VAN 1965)

Die Stadsraad van Vanderbijlpark het 'n Ontwerp dorpsbeplannings-wysigingskema opgestel wat bekend sal staan as die Vanderbijlpark-wysigingskema 1/137. Hierdie skema sal in wysigingskema wees en bevat die volgende voorstelle:

1. Die hersonering van 'n gedeelte van Klasie Havengastraat, nou bekend as Erf 204, Vanderbijlpark, groot 64 m², van "Bestaande Strate en Openbare Weë" na "Spesiaal".

2. Die hersonering van 'n gedeelte van Erf 17, Vanderbijlpark, nou bekend as Gedeelte 1 van Erf 17, Vanderbijlpark, groot 64 m², van "Spesiaal" na "Bestaande Strate en Openbare Weë".

Besonderhede van hierdie skema lê ter insae in die kantoor van die Stadsingenieur, Kamer 403, Municipale Gebou, Klasie Havengastraat, Vanderbijlpark gedurende kantoourure van die Stadsraad, vir 'n tydperk van vier (4) agtereenvolgende weke vanaf die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 8 Januarie 1986.

Enige beswaar of vertoë in verband met hierdie skema moet skriftelik aan die Stadsklerk, Posbus 3, Vanderbijlpark 1900, binne 'n tydperk van vier (4) weke van hogenoemde datum af voorgelê word.

C BEUKES
Stadsklerk

Posbus 3
Vanderbijlpark
1900
8 Januarie 1986
Kennisgewing No 3/1986

TOWN COUNCIL OF VANDERBIJLPARK

NOTICE IN TERMS OF SECTION 26(1)(a) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965 (NO 25 OF 1965)

The Town Council of Vanderbijlpark has prepared a Draft Town-planning Scheme, to be known as Vanderbijlpark Amendment Scheme 1/137. This scheme will be an amendment scheme and contains the following proposals:

1. The rezoning of a portion of Klasie Havenga Street, now known as Erf 204, Vanderbijlpark, in extent approximately 64 m², from "Existing Streets and Public Throughfares" to "Special".

2. The rezoning of a portion of Erf 17, Vanderbijlpark, now known as Portion 1 of Erf 17, Vanderbijlpark, in extent approximately 64 m², from "Special" to "Existing Streets and Public Throughfares".

Particulars of this scheme are open for inspection at the office of the Town Engineer, Room 403, Municipal Office Building, Klasie Havenga Street, Vanderbijlpark, during normal office hours of the Town Council for a period of four (4) weeks from the date of the first publication of this notice, which is 8 January 1986.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Clerk, PO Box 3, Vander-

bijlpark 1900, within a period of four (4) weeks from the abovementioned date.

C BEUKES
Town Clerk

PO Box 3
Vanderbijlpark
1900
8 January 1986
Notice No 3/1986

68—8—15

STADSRAAD VAN VANDERBIJLPARK

KENNISGEWING INGEVOLGE ARTIKEL 26(1)(a) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965 (NO 25 VAN 1965)

Dic Stadsraad van Vanderbijlpark het 'n Ontwerp-dorpsbeplanningskema opgestel wat bekend sal staan as die Vanderbijlpark-wysigingskema 1/138. Hierdie skema sal 'n wysigingskema wees en bevat die volgende voorstel:

Die hersonering van 'n gedeelte van Newcomenstraat, nou bekend as Erf 483, Vanderbijlpark CE1, groot ongeveer 921 m² van "Bestaande Strate en Openbare Weë" na "Spesiale Besigheid".

Besonderhede van hierdie skema lê ter insae in die kantoor van die Stadsingenieur, Kamer 403, Municipale Gebou, Klasie Havengastraat, Vanderbijlpark, gedurende kan-toorure van die Stadsraad vir 'n tydperk van vier (4) agtereenvolgende weke vanaf die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 8 Januarie 1986.

Enige beswaar of vertoe in verband met hierdie skema moet skriftelik aan die Stads-klerk, Posbus 3, Vanderbijlpark, binne 'n tydperk van vier (4) weke van bogenoemde datum af voorgelê word.

C BEUKES
Stadsklerk

Posbus 3
Vanderbijlpark
1900
8 Januarie 1986
Kennisgewing No 4/1986

TOWN COUNCIL OF VANDERBIJLPARK

NOTICE IN TERMS OF SECTION 26(1)(a) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965 (NO 25 OF 1965)

The Town Council of Vanderbijlpark has prepared a Draft Town-planning Scheme, to be known as Vanderbijlpark Amendment Scheme 1/138. This scheme will be an amendment scheme and contains the following proposal:

The rezoning of a portion of Newcomen Street, now known as Erf 483, Vanderbijlpark CE1, in extent approximately 921 m², from "Existing Streets and Public Throughfares" to "Special Business".

Particulars of this scheme are open for inspection at the office of the Town Engineer, Room 403, Municipal Office Building, Klasie Havenga Street, Vanderbijlpark, during normal office hours of the Town Council for a period of four (4) weeks from the date of the first publication of this notice, which is 8 January 1986.

Any objections or representations in connection with this scheme shall be submitted in

writing to the Town Clerk, PO Box 3, Vanderbijlpark, within a period of four (4) weeks from the abovementioned date.

C BEUKES
Town Clerk

PO Box 3
Vanderbijlpark
1900
8 January 1986
Notice No 4/1986

69—8—15

KRUGERSDORP-WYSIGINGSKEMA NR 84

Hierby word ooreenkomsdig die bepalings van artikel 18 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), bekend gemaak dat die Stadsraad van Krugersdorp, geregistreerde eienaar van Erwe 4-9, 11 en 39-42, Delport, aansoek gedoen het om die Krugersdorp-dorpsbeplanningskema, 1980, te wysig deur die hersonering van Erwe 4-9, 11 en 39-42, Delport, vanaf "Munisipaal" na "Nywerheid 2".

Verdere besonderhede oor hierdie wysigingskema lê in Kamer 29, Stadhuis, Krugersdorp ter insae.

Enige beswaar of vertoe teen die aansoek moet skriftelik op of voor 5 Februarie 1986 aan die Stadsklerk, Posbus 94, Krugersdorp, 1740 gerig word.

J J L NIEUWOUDT
Stadsklerk

Krugersdorp,
8 Januarie 1986
Kennisgewing No 1/1986

KRUGERSDORP AMENDMENT SCHEME NO 84

It is hereby notified in terms of section 18 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the Town Council of Krugersdorp, registered owner of Erven 4-9, 11 and 39-42, Delport for the amendment of the Krugersdorp Town-planning Scheme, 1980, by rezoning Erven 4-9, 11 and 39-42, Delport from "Municipal" to "Industrial 2".

Further particulars of the scheme are open for inspection at Room 29, Town Hall, Krugersdorp.

Any objection or representations in regard to the application must be submitted in writing to the Town Clerk, P O Box 94, Krugersdorp, 1740 on or before 5 February 1986.

J J L NIEUWOUDT
Town Clerk

Krugersdorp
8 January 1986
Notice No 1/86

75—8—15

STADSRAAD VAN ALBERTON

VOORGESTELDE WYSIGING VAN ALBERTON-DORPSBEPLANNINGSKEMA, 1979. ADVERTENSIE INGEVOLGE ARTIKEL 26(1)(a) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965

Die Stadsraad van Alberton het ontwerp-dorpsbeplanningskemas opgestel wat bekend sal staan as Alberton-wysigingskemas 247 en 248.

Hierdie skemas sal wysigingskemas wees en bevat die volgende voorstelle:

1. Wysigingskema 247:

Die sonering van:

1.1. Gedeelte 1 van Erf 938, Florentia van "Residensieel 1" na "Residensieel 4";

1.2. Gedeeltes 2 tot en met 14 as "Residensieel 1";

1.3. Gedeeltes 15, 16 en 17 van "Munisipaal" na "Residensieel 1";

1.4. Gedeelte 18 as "Munisipaal";

1.5. Gedeelte 19 van "Munisipaal" na "Begraafplaas";

1.6. Gedeeltes 20 en 21 van "Munisipaal" en "Residensieel 1" onderskeidelik na "Openbare Pad".

Die uitwerking van hierdie wysigingskema is om Erf 938, Florentia in woonerwe met 'n digtheid van 1 woonhuis per 700 m² onder te verdeel en toegangspaaie te voorsien.

2. Wysigingskema 248:

Die hersonering van 'n gedeelte van Elandsweg, Florentia, groot ongeveer 431 m², vanaf "Openbare Pad" na "Besigheid 1" met die doel om dit aan te wend as 'n vulstasie.

Besonderhede van hierdie skemas lê ter insae by die kantoor van die Stadssekretaris, Burgersentrum, Alberton vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 15 Januarie 1986.

Enige beswaar of vertoe in verband met hierdie skemas moet skriftelik aan die Stads-klerk, Posbus 4, Alberton binne 'n tydperk van vier weke vanaf bogenoemde datum voorgelê word.

J J PRINSLOO
Stadsklerk

Municipale Kantore
Burgersentrum
Alberton
15 Januarie 1986
Kennisgewing No 4/1986

TOWN COUNCIL OF ALBERTON

PROPOSED AMENDMENT OF 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 draft town-planning schemes, to be known as Alberton Amendment Schemes 247 and 248.

These schemes will be amendment schemes and contain the following proposals:

1. Amendment Scheme 247:

The zoning of:

1.1. Portion 1 of Erf 938, Florentia from "Residential 1" to "Residential 4";

1.2. Portion 2 up to and including Portion 14 as "Residential 1";

1.3. Portions 15, 16 and 17 from "Municipal" to "Residential 1";

1.4. Portion 18 as "Municipal";

1.5. Portion 19 from "Municipal" to "Cemetery";

1.6. Portions 20 and 21 from "Municipal" and "Residential 1" respectively to "Public Road".

The effect of this amendment scheme is to subdivide Erf 938, Florentia in residential areas with a density of 1 dwelling per 700 m² and to provide access roads.

2. Amendment Scheme 248:

The rezoning of a portion of Elands Road, Florentia, measuring approximately 431 m², from "Public Road" to "Business 1" for the purpose of utilising it as a filling station.

Particulars of these schemes are open for inspection at the office of the Town Secretary, Civic Centre, Alberton for a period of four weeks from the date of the first publication of this notice, which is 15 January 1986.

Any objection or representations in connection with these schemes must be submitted in writing to the Town Clerk, PO Box 4, Alberton within a period of four weeks from the above-mentioned date.

J J PRINSLOO
Town Clerk

Municipal Offices
Civic Centre
Alberton
15 January 1986
Notice No 4/1986

77—15—22

STADSRAAD VAN WESTONARIA

AANNAME VAN STANDAARDELEKTRISITEITSVERORDENINGE

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad voornemens is om die Elektrisiteitsverordeninge afgekondig by wyse van Administrateurskennisgewing 1176 van 1 Augustus 1973, soos gewysig uitgesondert die bylae "Tarief van Gelede" te herroep en om die Standaardelektrisiteitsverordeninge afgekondig by Administrateurskennisgewing 1959 van 11 September 1985 te aanvaar as verordening wat deur die Raad opgestel is.

Die algemene strekking van hierdie kennisgewing is om die bestaande verouderde elektrisiteitsverordeninge te herroep en nuwe elektrisiteitsverordeninge aan te neem.

Afskrifte van hierdie konsepverordeninge lê ter insae by die kantoor van die Raad vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan in die Provinciale Koerant.

Enige persoon wat beswaar teen genoemde verordeninge wens aan te teken moet dit skriftelik binne 14 dae van die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondertekende doen.

J H VAN NIEKERK
Stadsklerk

Munisipale Kantore
Posbus 19
Westonaria
1780
15 Januarie 1986
Kennisgewing No 1/1986

TOWN COUNCIL OF WESTONARIA

ADOPTION OF STANDARD ELECTRICITY BY-LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends to revoke the Electricity By-laws published under Administrator's Notice 1176 of 1 August 1973, as amended, with the exception of the schedule "Tariff of Charges" and to adopt the Standard Electricity By-laws published under Administrator's Notice 1959 of 11 September 1985, as by-laws made by the Council.

The general purport of this Notice is to revoke the existing out-dated Electricity By-laws and to adopt new Electricity By-laws.

Copies of these draft by-laws are open to inspection at the office of the Council for a period of fourteen days from the date of publication hereof in the Provincial Gazette.

Any person who desires to record his objection to the said by-laws shall do so in writing to the undermentioned within 14 days after the date of publication of this Notice in the Provincial Gazette.

J H VAN NIEKERK
Town Clerk

Municipal Offices
PO Box 19
Westonaria
1780
15 January 1986
Notice No 1/1986

78—15

STADSRAAD VAN ALBERTON

PERMANENTE SLUITING VAN 'N GEDEELTE VAN 'N OPENBARE PAD EN VERVREEMDING DAARVAN

Kennis word hiermee ingevolge artikels 67 en 79(18) van die Ordonnansie op Plaaslike Bestuur, 1939, gegee dat die Stadsraad van Alberton voornemens is om die volgende gedeelte van 'n openbare pad permanent te sluit en dit daarna te vervreem deur dit te verkoop aan Mnre Caltex Olie (SA) (Edms) Bpk:

'n Gedeelte van Elandsweg, Florentia, groot ongeveer 431 m², aanliggend aan Erf 952, Florentia.

Volledige besonderhede en 'n plan wat besonderhede van die voorgestelde sluiting aantoon, is gedurende kantoorure by die kantoor van die Stadssekretaris, Munisipale Kantoors, Alberton ter insae tot 17 Maart 1986.

Enige persoon wat beswaar teen die voorgestelde permanente sluiting wil aanteken of wat enige eis om skadevergoeding sal hê indien sodanige sluiting uitgevoer word of wat beswaar wil aanteken teen die voorgestelde vervreemding, moet sodanige beswaar en/of eis skriftelik by die Stadssekretaris indien laatstens op die bogenoemde datum.

J J PRINSLOO
Stadsklerk

Munisipale Kantoors
Posbus 4
Alberton
15 Januarie 1986
Kennisgewing No 2/1986

TOWN COUNCIL OF ALBERTON

PERMANENT CLOSING OF A PORTION OF A PUBLIC ROAD AND ALIENATION THEREOF

Notice is hereby given in terms of sections 67 and 79(18) of the Local Government Ordinance, 1939, that the Town Council of Alberton proposes to permanently close the following portion of a public road and to alienate it afterwards by selling it to Messrs Caltex Oil (SA) (Pty) Ltd.

A Portion of Elands Road, Florentia, measuring approximately 431 m², adjacent to Erf 952, Florentia.

Full particulars and a plan showing particulars of the proposed closing are open for inspection during office hours at the office of the

Town Secretary, Municipal Offices, Alberton, until 17 March 1986.

Any person who wishes to object against the proposed permanent closing or who will have any claim for compensation if such closing is carried out or who wishes to object against the proposed alienation must lodge such objection and/or claim in writing with the Town Secretary not later than the abovementioned date.

J J PRINSLOO
Town Clerk

Municipal Offices
PO Box 4
Alberton
15 January 1986
Notice No 2/1986

79—15

STADSRAAD VAN BENONI

VOORGESTELDE WYSIGING VAN DIE BENONI-DORPSBEPLANNINGSKEMA NO 1 VAN 1947

Die Stadsraad van Benoni het 'n Ontwerpdorpsbeplanningskema opgestel wat bekend staan as Benoni-wysigingskema No 1/344.

Hierdie skema sal 'n wysigingskema wees en bevat die volgende voorstelle:

Die hersonering van Gedeeltes 2, 3, 4 en 5 van Erf 1546, Actonville Uitbreiding 3 Dorpsgebied, Benoni, begrens deur Somastraat, Mayetstraat en Chettystraat, vanaf die bestaande sonerings na "Openbare Straat", "Algemene Woon" en "Openbare Oop Ruimte" onderskeidelik.

Besonderhede van hierdie skema lê ter insae by Kamer 130, Administrasie Gebou, Munisipale Kantore, Elstonlaan, Benoni, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 15 Januarie 1986.

Enige beswaar of vertoë in verband met hierdie skema moet skriftelik aan die Stadsraad van Benoni, Privaatsak X014, Benoni binne 'n tydperk van vier weke vanaf bogenaamde datum voorgele word.

N BOTHA
Stadsklerk

Administrasie Gebou
Munisipale Kantore
Elstonlaan
Benoni
15 Januarie 1986
Kennisgewing No 4/1986

TOWN COUNCIL OF BENONI

PROPOSED AMENDMENT TO THE BENONI TOWN-PLANNING SCHEME NO 1 OF 1947

The Town Council of Benoni has prepared a Draft Town-planning Scheme, to be known as Benoni Amendment Scheme No 1/344.

This scheme will be an amendment scheme and contains the following proposals:

The rezoning of Portions 2, 3, 4 and 5 of Erf 1546, Actonville Extension 3 Township, Benoni, bordered by Soma Street, Mayet Drive and Chetty Street from the existing zonings to "Public Street", "General Residential" and "Public Open Space" respectively.

Particulars of this scheme are open for inspection at Room 130, Administration Building, Municipal Offices, Elston Avenue, Be-

noni for a period of four weeks from the date of the first publication of this notice, which is 15 January 1986.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Council of Benoni, Private Bag X014, Benoni within a period of four weeks from the abovementioned date.

N BOTHA
Town Clerk

Administration Building
Municipal Offices
Elston Avenue
Benoni
15 January 1986
Notice No 4/1986

80—15—22

STADSRAAD VAN BENONI

WYSIGING VAN VERORDENINGE BETREFFENDE LISENSIES EN BEHEER AAN BESIGHEDEN

Daar word hierby ingevoige artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad voorneemens is om die Verordeninge Betreffende Licensies en Beheer aan Besighede te wysig.

Die algemene strekking van hierdie wysiging is om lisenziegelde ten opsigte van sekere advertensietekens en ten opsigte van hondelicensies, die bedrag betaalbaar wanneer die tafiefmeter van 'n huurmotor getoets word en wanneer die massa van 'n voertuig op die Raad se massameetbrug bepaal moet word, te verhoog.

Afskrifte van hierdie konsepverordeninge lê ter insae by die kantoor van die Raad vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan in die Provinciale Koerant.

Enige persoon wat beswaar teen genoemde verordeninge 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.

STADSKLERK

Administratiewe Gebou
Munisipale Kantore
Elstonlaan
Benoni
15 Januarie 1986
Kennisgewing No 7/1986

TOWN COUNCIL OF BENONI

AMENDMENT OF BY-LAWS RELATING TO LICENCES AND BUSINESS CONTROL

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends amending the By-laws Relating to Licence and Business Control.

The general purport of this amendment is to increase licensing fees regarding certain advertising signs and regarding dog licences, the amount payable when taximeters are tested and when the mass of a vehicle is determined on the mass measuring bridge of the Council.

Copies of these draft by-laws are open to inspection at the office of the Council for a period of fourteen days from the date of publication hereof in the Provincial Gazette.

Any person who desires to record his objection to the said by-laws shall do so in writing to the undermentioned within 14 days after the

date of publication of this notice in the Provincial Gazette.

TOWN CLERK

Administrative Building
Municipal Offices
Elston Avenue
Benoni
15 January 1986
Notice No 7/1986

81—15

STADSRAAD VAN CARLETONVILLE

VOORGESTELDE PROKLAMERING VAN VERBINDINGSPAAL

Hiermee word bekend gemaak dat die Stadsraad van Carletonville ooreenkomsdig die bepalinge van artikel 5 van die "Local Authorities Roads Ordinance" No 44 van 1904, soos gewysig, 'n versoekskrif tot die Administrateur gerig het om die volgende verbindingspaale soos hieronder aangedui te proklameer.

1. 'n Suidelike verbindingspad oor die Restant van Gedekte 1 van die plaas Vlakplaats No 112 IQ om aan te sluit by Haulagestraat, Carletonville Uitbreiding 6 Dorpsgebied soos meer volledig aangedui deur Landmeter-General Diagram LG No A6851/85 gedateer 26 September 1985.

2. 'n Noordelike verbindingspad oor die Restant van Gedekte 53 van die plaas Wonderfontein No 103 IQ vanaf Pad P89/1 tot waar dit aansluit by Haulagestraat, Carletonville Uitbreiding 6 Dorpsgebied soos meer volledig aangedui deur Landmeter-General Diagram LG No A8427/85 gedateer 26 November 1985.

Afskrifte van die versoekskrife en kaarte wat die voorgestelde paale aantoon lê gedurende kantoorure ter insae in die kantoor van die Stadssekretaris, Munisipale Kantore, Halitestraat, Carletonville.

Enige persoon wat belang by die aangeleentheid mag hê en beswaar wil aanteken teen die proklamerung van die voorgestelde verbindingspaale, moet sodanige beswaar skriftelik in tweevoud indien by die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria, 0001 en die Stadsklerk, Posbus 3, Carletonville, 2500, nie later as 25 Februarie 1986 nie.

C J DE BEER
Stadsklerk

Munisipale Kantore
Posbus 3
Carletonville
2500
15 Januarie 1986
Kennisgewing No 1/1986

TOWN COUNCIL OF BRITS

DETERMINATION OF CHARGES FOR SANITARY SERVICES

Notice is hereby given in terms of section 80B of the Local Government Ordinance, 1939, that the Council has by Special Resolution dated 2 December 1985, amended the fees for Sanitary Services with effect from 1 January 1986.

The general purport of the amendment is the increase in certain tariffs.

Copies of the said resolution and particulars of the amendments are open for inspection at Room 19, Municipal Offices, Brits for a period of 14 days from date of publication hereof in the Provincial Gazette, viz 15 January 1986.

Any person who wishes to object to the amendments, must lodge such objection in writing with the undersigned within 14 days of publication hereof in the Provincial Gazette.

A J BRINK
Town Clerk

Municipal Offices
Van Velden Street
Brits
0250
15 January 1986
Notice No 1/1986

TOWN COUNCIL OF CARLETONVILLE

PROPOSED PROCLAMATION OF LINK ROADS

It is hereby made known that the Town Council of Carletonville petitioned the Administrator to proclaim the following link roads as indicated hereunder in terms of section 5 of the Local Authorities Roads Ordinance No 44 of 1904, as amended.

1. A southern link road over the Remaining Extent of Portion 1 of the farm Vlakplaats No 112 IQ to link up with Haulage Street, Carletonville Extension 6 Township as more fully indicated by Surveyor General's Diagram SG No 6851/85, dated 26 September 1985.

2. A northern link road over the Remaining Extent of Portion 53 of the farm Wonderfontein No 103 IQ from Road P89/1 to link up with Haulage Street, Carletonville Extension 6 Township as more fully indicated by Surveyor General's Diagram SG No A8427/85, dated 26 November 1985.

Copies of the petitions and diagrams indicating the proposed roads lie for inspection during office hours in the office of the Town Secretary, Municipal Offices, Halite Street, Carletonville.

82—15

Any person who may have an interest in the matter and wishes to lodge an objection to the proclamation of such roads, must submit such objection in writing, and in duplicate, to the Director of Local Government, Private Bag X437, Pretoria, 0001 and the Town Clerk, PO Box 3, Carletonville, 2500, by not later than 26 February 1986.

Municipal Offices
PO Box 3
Carletonville
2500
15 January 1986
Notice No 1/1986

CJ DE BEER
Town Clerk

83—15—22—29

DORPSRAAD VAN GREYLINGSTAD**WYSIGING VAN VERORDENINGE**

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad van voorneme is om die volgende verordeninge te wysig:

1. Begraafplaasverordeninge.

2. Elektrisiteitsverordeninge.

Die strekking van die wysiging van gemelde verordeninge is om die gelde vir genoemde dienste te verhoog.

Afskrifte van hierdie wysigings lê ter insae by die kantoor van die Stadsklerk vir 'n tydperk van veertien dae vanaf publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysigings wens aan te teken moet dit skriftelik binne veertien dae na publikasie van hierdie kennisgewing in die Provinciale Koerant by ondergetekende doen.

Munisipale Kantore
Posbus 11
Greylingsstad
15 Januarie 1986
Kennisgewing No 1/1986

O BERGH
Stadsklerk

VILLAGE COUNCIL OF GREYLINGSTAD**AMENDMENT OF BY-LAWS**

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends to amend the following by-laws.

1. Cemetery Charges

2. Electricity By-laws.

The proposed amendments is to increase the tariffs for the said services.

Copies of this proposed amendments is open for inspection at the office of the Town Clerk for a period of fourteen days from publication hereof.

Any person who desires to record his objection to the said amendment must do so in writing to the undermention within 14 (fourteen days) after this notice in the Provincial Gazette.

Municipal Offices
PO Box 11
Greylingsstad
15 January 1986
Notice No 1/1986

O BERGH
Town Clerk

84—15

STAD JOHANNESBURG**WYSIGING VAN DIE VASSTELLING VAN GELDE VIR DIE VERSKAFFING VAN INLITING AAN DIE PUBLIEK EN ALLERLEI GELDE**

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word daar hierby kennis gegee dat die Johannesburgse Stadsraad voornemens is om sy vasstelling van gelde vir die verskaffing van inligting aan die publiek en allerlei gelde wat in Provinciale Koerant 4188 van 3 Februarie 1982, gepubliseer is, soos gewysig, met ingang van 1 Desember 1985 soos volg te wysig.

Deur in subitems (1), (2), (3) en (4) van item 2 die bedrae "1,00", "1,00", "0,50" en "5,00" onderskeidelik deur die bedrae "2,00", "2,00", "1,00" en "7,50" te vervang.

H H S VENTER
Stadsklerk

Burgersentrum
Braamfontein
2001
15 Januarie 1986

JOHANNESBURG CITY COUNCIL**AMENDMENT OF DETERMINATION OF CHARGES FOR THE SUPPLY OF INFORMATION TO THE PUBLIC AND MISCELLANEOUS CHARGES**

In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Johannesburg City Council has amended its determination of charges for the supply of information to the public and miscellaneous charges, published in Provincial Gazette 4188 dated 3 February 1982, as amended, as follows with effect from 1 December 1985.

By the substitution in subitems (1), (2), (3) and (4) of item 2 for the figures "1,00", "1,00", "0,50" and "5,00" of the figures "2,00", "2,00", "1,00", and "7,50", respectively.

H H S VENTER
Town Clerk

Civic Centre
Braamfontein
2001
15 January 1986

85—15

STADSRAAD VAN KEMPTONPARK**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 volgende verordeninge te wysig:

DIE VERORDENINGE OM DIE TOEKENNIN VAN BEURSE TE REËL EN TE BEHEER

Die algemene strekking van hierdie wysiging is om die voorwaardes waarop die Raad beurse toeken, te wysig.

Afskrifte van hierdie wysiging lê ter insae by Kamer 161, Stadhuis, Margaretlaan, Kemptonpark vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken moet dit skriftelik

voor of op 30 Januarie 1986 by die ondergetekende doen.

P T BOTHMA
Waarnemende Stadsklerk

Stadhuis
Margaretlaan
Posbus 13
Kemptonpark
15 Januarie 1986
Kennisgewing No 3/1986

TOWN COUNCIL OF KEMPTON PARK**AMENDMENT TO BY-LAWS**

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council proposes to amend the following by-laws:

THE BY-LAWS FOR REGULATING AND CONTROLLING THE GRANT OF BURSARIES

The general purport of this amendment is to amend the conditions in terms whereof the Council grant bursaries.

Copies of this amendment will be open for inspection at Room 161, Town Hall, Margaret Avenue, Kempton Park for a period of fourteen (14) days from 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 30 January 1986.

P T BOTHMA
Acting Town Clerk

Town Hall
Margaret Avenue
PO Box 13
Kempton Park
15 January 1986
Notice No 3/1986

86—15

STADSRAAD VAN MEYERTON**PLAASLIKE BESTUUR VAN MEYERTON WAARDERINGSLYS VIR DIE BOEKJARE 1 JULIE 1985 TOT 30 JUNIE 1988**

(Regulasie 12)

Kennis word hierby ingevolge artikel 16(4)(a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), gegee dat die waarderingslys vir die boekjare 1 Julie 1985 tot 30 Junie 1988 van alle belasbare eiendom binne die munisipaliteit deur die Voorsitter van die Waarderingsraad gesertifiseer en geteken is en gevolelik final en bindend geword het op alle betrokke persone soos in artikel 16(3) van daardie Ordonnansie beoog.

Die aandag word egter gevestig op artikel 17 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 is, kan teen die beslissing van sodanige Raad en 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 die Sekretaris van sodanige Raad 'n kennisgewing van appèl op die wyse soos voorgeskryf en in ooreenstemming met die procedure soos voorgeskryf in te dien en sodanige Sekretaris stuur onverwyd 'n afskrif van sodanige kennisgewing van appèl aan die waardeerdeer en aan die betrokke plaaslike bestuur.

(2) 'n Plaaslike bestuur wat nie 'n beswaarmaker is nie, kan teen enige beslissing van 'n waarderingsraad appèl aanteken op die wyse in subartikel (1) beoog en enige ander persoon wat nie 'n beswaarmaker is nie maar wat regstreeks deur 'n beslissing van 'n waarderingsraad geraak word, kan op dergelike wyse, teen sodanige beslissing appèl aanteken."

'n Vorm vir kennisgewing van appèl kan van die Sekretaris van die Waarderingsraad verkry word.

L BOTHA
Sekretaris: Waarderingsraad

Munisipale Kantore
Kamer 201
Presidentplein
Meyerton
1960
15 Januarie 1986
Kennisgewing No 521/1986

TOWN COUNCIL OF MEYERTON

LOCAL AUTHORITY OF MEYERTON VALUATION ROLL FOR THE FINANCIAL YEARS 1 JULY 1985 TO 20 JUNE 1988

(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 1 July 1985 to 20 June 1988 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)(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 deci-

sion 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 BOTHA
Secretary: Valuation Board
Municipal Offices
Room 201
Presidentplein
Meyerton
1960
15 January 1986
Notice No 521/1986

88—15

STADSRAAD VAN MEYERTON

VASSTELLING VAN GELDE BETREEF FENDE ELEKTRISITEITSVOORSIENING

Daar word hierby ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, bekend gemaak dat die Raad by Spesiale Besluit op 12 November 1985 gelde vasgestel het ten opsigte van die volgende met ingang 12 Desember 1985.

1. Elektrisiteitsvoorsiening

Die algemene strekking van die vasstelling van geld is om die tariewe te verhoog om die verhoogde verkoopprys van Eskom te absorbeer.

Afskrifte van hierdie wysigings lê ter insae by die kantoor van die Stadssekretaris, Munisipale Kantore, Meyerton, vir 'n tydperk van 14 dae met ingang van datum van publikasie hiervan in die Provinsiale Koerant, naamlik 15 Januarie 1986.

Enige persoon wat beswaar teen genoemde wysigings wens aan te teken, moet dit skriftelik binne 14 dae na die datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant by die ondergetekende indien, naamlik voor of op 30 Januarie 1986.

STADSKLERK

Munisipale Kantore
Posbus 9
Meyerton
1960
15 Januarie 1986
Kennisgewing No 522/1986

MEYERTON TOWN COUNCIL

DETERMINATION OF CHARGES

Notice is hereby given in terms of section 80B(8) of the Local Government Ordinance, 1939, as amended, that the Council has by Special Resolution dated 12 November 1985 determined charges with effect from 12 December 1985 with respect to the Electricity By-laws.

The general purport of the amendment is to absorb the increased purchase price from Eskom.

Copies of these amendments are open for inspection at the office of the Town Secretary, Municipal Offices, Meyerton, for a period of 14 days from date of publication of this notice in the Provincial Gazette on 15 January 1986.

Any person who desires to record his objection to the said amendment must do so in writing to the undersigned within 14 days after the

date of publication of this notice in the Provincial Gazette, before or on 30 January 1986.

TOWN CLERK

Municipal Offices
PO Box 9
Meyerton
1960
15 January 1986
Notice No 522/1986

89—15

STADSRAAD VAN MIDDELBURG, TRANSVAAL

Kennis geskied hiermee ingevolge die bepalings van artikel 65bis (2) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Middelburg bepaalde roetes vir die vervoerdieners van Highveld United Transport (Pty) Limited vasgestel het.

'n Beskrywing van die roetes lê gedurende kantoorure ter insae in Kantoornummer C305 van die Stadssekretaris en besware, indien enige, moet skriftelik by die ondergetekende ingedien word binne een-en-twintig (21) dae na datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant, dit wil sê, voor of op 5 Februarie 1986.

P F COLIN
Stadsklerk

Munisipale Kantore
Posbus 14
Middelburg
1050
15 Januarie 1986

TOWN COUNCIL OF MIDDELBURG, TRANSVAAL

Notice is hereby given in terms of section 65bis (2) of the Local Government Ordinance, 1939, that the Town Council of Middelburg has determined certain routes for the buses of Highveld United Transport (Pty) Limited.

A description of the routes is open for inspection in Office C305 of the Town Secretary during office hours and objections, if any, must be lodged in writing with the undersigned within twenty one (21) days from date of publication of this notice in the Provincial Gazette, that is on or before 5 February 1986.

P F COLIN
Town Clerk

Municipal Offices
PO Box 14
Middelburg
1050
15 January 1986

90—15

STADSRAAD VAN MIDRAND

VASSTELLING VAN GELDE VIR VASTE AFVAL- EN SANITEITSDIENSTE

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Midrand by Spesiale Besluit die gelde vir Vaste Afval-en Saniteit, met ingang 1 Julie 1985 vasgestel het.

TARIEF VAN GELDE

1. Verwydering van vullis, per maand of ge-deelte daarvan.

(1) Verwydering van vullis per 85/ blik per maand:

(a) Private woonhuise, hospitale, kerke, los-sieshuise, sportklubs en liefdadigheidsinrig-

tings vir 'n diens een keer per week, per maand of gedeelte daarvan: R4.

(b) Woonstelgeboue, per woonstel: R4.

(c) Besigheidspersonele, kantore, nywerheidspersonele en staatsinrigtings:

(i) Vir diens een keer per week per maand of gedeelte daarvan: R10.

(ii) Vir diens twee keer per maand of gedeelte daarvan: R15.

(iii) Vir diens drie keer per week waar nodig of vereis deur die Hoof: Gesondheidsdienste per maand of gedeelte daarvan: R20.

(iv) Vir daagliks diens, Saterdae en Sondae uitgeslote, waar nodig of vereis deur die Hoof: Gesondheidsdienste per maand of gedeelte daarvan: R30.

(2) Verwydering en leegmaak van minigrootmaathouers en grootmaathouers per houer, waar nodig geag deur die Hoof: Gesondheidsdienste, per verwydering per maand:

(a) Mini-houer van $1,75 \text{ m}^3$ (met deksel): R30 met 'n minimum vordering van R60 per maand.

(b) Houer van 6 m^3 : R35 met 'n minimum vordering van R70 per maand.

(c) Houer van 9 m^3 : R45 met 'n minimum vordering van R90 per maand.

(d) Houer van $6-10 \text{ m}^3$ kompaksietipe: R70 met 'n minimum vordering van R140 per maand.

(e) Mini-houer van $2,5 \text{ m}^3$ (met deksel): R35 met 'n minimum vordering van R70 per maand.

(f) Houer van 10 m^3 (met deksel): R50 met 'n minimum vordering van R100 per maand.

(g) Houer van 30 m^3 : R120 met 'n minimum vordering van R240 per maand:

(Alleenlik 'n goedgekeurde standaard houer mag gebruik word).

(3) Huurgelde vir houers deur die Raad verskaf per houer per maand:

(a) $1,75 \text{ m}^3$ mini-houers: R12.

(b) 6 m^3 grootmaathouers: R15.

(c) 9 m^3 grootmaathouers: R17.

(d) Kompaksietipe $6-10 \text{ m}^3$ grootmaathouers: R50.

(e) $2,5 \text{ m}^3$ mini-houers: R15.

(f) 10 m^3 grootmaathouers: R20.

(g) 30 m^3 grootmaathouers: R60.

2. Suigtenk- en Septiesetenkdiens.

Vir die verwydering van riooluitvloeisel vanaf 'n suigtenk of septiesetenk vir 10 kl of 'n gedeelte daarvan: R50.

3. Spesiale Verwyderings.

(1) Tuinvullis en bourommel vanaf woonpersonele per vrag van 6 m^3 of gedeelte daarvan: R20.

(2) Vullis vanaf besighede en fabriek per vrag van 6 m^3 of gedeelte daarvan: R40.

D A STEYTLER
Waarnemende Stadsklerk

Munisipale Kantore
Privaatsak X16
Olifantsfontein
1665
15 Januarie 1986
Kennisgewing No 51/1985

TOWN COUNCIL OF MIDRAND

DETERMINATION OF CHARGES FOR REFUSE (SOLID WASTE) AND SANITARY SERVICES

In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Midrand has by Special Resolution determined charges as set out below for Refuse (Solid Waste) and Sanitary Services with effect from 1 July 1985.

TARIFF OF CHARGES

1. Removal of refuse, per month or part thereof.

(1) Removal of refuse per 85l bin per month:

(a) Private dwellings, hospitals, churches, boarding houses, sport clubs and charitable institutions for a service once a week per month or part thereof: R4.

(b) Flats, per flat: R4.

(c) Business premises, offices, industrial premises and government institutions:

(i) For a service once a week per month or part thereof: R10.

(ii) For a service twice a week per month or part thereof: R15.

(iii) For a service three times a week where deemed necessary or required by the Chief: Health Services, per month or part thereof: R20.

(iv) For a daily service, Saturdays and Sundays excluded where deemed necessary or required by the Chief: Health Services per month or part thereof: R30.

(2) Removal and emptying of mini-bulk containers and bulk containers per container where deemed necessary by the Chief: Health Services per removal per month:

(a) Mini container of $1,75 \text{ m}^3$ (with lid): R30 with a minimum charge of R60 per month.

(b) Container of 6 m^3 : R35 with a minimum charge of R70 per month.

(c) Container of 9 m^3 : R45 with a minimum charge of R90 per month.

(d) Compaction type container $6-10 \text{ m}^3$: R70 with a minimum charge of R140 per month.

(e) Mini container of $2,5 \text{ m}^3$ (with lid): R35 with a minimum charge of R70 per month.

(f) Container of 10 m^3 (with lid): R50 with a minimum charge of R100 per month.

(g) Container of 30 m^3 : R120 with a minimum charge of R240 per month.

(Only an approved standard container will be allowed).

(3) Rental for bulk containers supplied by the Council per month per container:

(a) $1,75 \text{ m}^3$ mini containers: R12.

(b) 6 m^3 bulk containers: R15.

(c) 9 m^3 bulk containers: R17.

(d) $6-10 \text{ m}^3$ bulk containers (compaction type): R50.

(e) $2,5 \text{ m}^3$ mini containers: R15.

(f) 10 m^3 bulk containers: R20.

(g) 30 m^3 bulk containers: R60.

2. Conservancy Tank and Septic Tank Services.

For the removal of sewage effluent from a

conservancy or a septic tank of 10 kl or part thereof: R50.

3. Special Removals.

(1) Garden and builders rubble from residential premises per load of 6 m^3 or part thereof: R20.

(2) Refuse from business and factories per load of 6 m^3 or part thereof: R40.

D A STEYTLER
Acting Town Clerk

Municipal Offices
Private Bag X16
Olifantsfontein
1665
15 January 1986
Notice No 51/1985

91—15

STADSRAAD VAN MIDRAND

VASSTELLING VAN GELDE VIR RIOLE-RINGSDIENSTE

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Midrand by Spesiale Besluit die gelde vir riolerings hieronder uiteengesit, met ingang van 1 Julie 1985, vasgestel het.

TARIEF VAN GELDE

TARIEF VAN GELDE VAN TOEPASSING OP ALLE SKEMAS BINNE DIE RAAD SE REGSGEBIED

DEEL I

1. Aansoekgelde.

(1) Die gelde uiteengesit in subitem (3) is betaalbaar ingevolge artikel 23(1) van die Raad se Rioleringsverordeninge ten opsigte van elke aansoek wat ingevolge artikel 20 van genoemde verordeninge gedoen is.

(2) Die Raad moet die gelde betaalbaar ten opsigte van aansoeke ontvang ingevolge artikel 20 van die bogenoemde verordeninge vasstel in ooreenstemming met subitem (3) of in enige spesiale geval so na as moontlik in ooreenstemming daarmee: Met dien verstande dat enige persoon wat gegrief voel as gevolg van enige sodanige vasstelling kan te appelleer op die wyse voorgeskryf in artikel 3 van bogenoemde verordeninge.

(3) Die volgende gelde is betaalbaar ten opsigte van enige aansoek wat ingevolge artikel 20 van bogenoemde verordeninge ingedien word: Vir elke 50 m^2 of gedeelte daarvan van alle vloeroppervlaktes op die plan of planne vir enige gebou wat bedien gaan word deur, of die gebruik waarvan regstreeks of onregstreeks verbonde sal wees aan die gebruik van die Raad se hoofriool: R7,50 met 'n minimum heffing van R15.

2. Gelde vir werk.

Die volgende gelde is betaalbaar vir werk uitgevoer deur die Raad ingevolge die Raad se Rioleringsverordeninge:

(1) Verseel van aansluitings (artikel 9(4) van die bogenoemde verordeninge), per aansluiting: R75.

(2) Verwydering van verstoppings (artikel 13(4) van die bogenoemde verordeninge): R50 vir die eerste uur en daarna R20 per halfuur.

(3) Verskaffing van aansluitings (artikel 7(4) van bogenoemde verordeninge):

(a) 100 mm-aansluitings: R450.

<p>(b) 150 mm-aansluitings: R500.</p> <p>(4)(a) Waar die Raad 'n rioolskema installeer, word elke erf, hetso daar enige verbeterings is, al dan nie, van 'n rioolaansluiting voorsien en is hierdie koste ingesluit by die tenderbedrag en sodende vorm dit deel van die kontrak. In sulke gevalle is die eerste aansluiting gratis, maar indien 'n tweede aansluiting of 'n aansluiting op 'n ander posisie verlang word, is die gelde ingevolge subitem (3) van toepassing.</p> <p>(b) In gevalle waar die Raad 'n rioolskema van 'n privaat dorpsontwikkelaar oorneem en daar nie aansluitings by alle ewe gemaak is nie, is die tarief ingevolge subitem (3) van toepassing".</p> <p>3. Bykomende Heffings.</p> <p>Onderstaande heffings is bykomend tot die beskikbaarheidsgelde in 2(1) en 2(2) hierbo.</p> <p>(1) Private woonhuis, per woonhuis: R8,95.</p> <p>(2) Woonstelblokke, per woonstel: R8,95.</p> <p>(3) Kerkgeboue, per gebou, per erf: R8,95.</p> <p>(4) Besigheidpersele: Vir elke 120 m² of gedeelte daarvan van die totale vloeroppervlakte van die gebou, met inbegrip van kelder-verdiepings: R47.</p> <p>(5) Hotelle en klubs gelisensieer kragtens die Drankwet, 1977:</p> <p>(a) Per toilet: R6,15 (met 'n minimum van R47).</p> <p>(b) Per urinaal, per meter of gedeelte daarvan: R6,15 (met 'n minimum van R47).</p> <p>(6) Skole, hostelle, training centres and single quarters:</p> <p>(a) Per toilet: R6,15 (met 'n minimum van R47).</p> <p>(b) Per urinal per meter or part thereof: R6,15 (with a minimum of R47).</p> <p>(7) Nywerhede, uitgesonderd fabriekuitvloeisel:</p> <p>(a) Per toilet: R6,15 (met 'n minimum van R47).</p> <p>(b) Per urinal per meter or part thereof: R6,15 (with a minimum of R47).</p> <p>(8) Enige ander perseel:</p> <p>(a) Per toilet: R6,15 (met 'n minimum van R47).</p> <p>(b) Per urinal per meter or part thereof: R6,15 (with a minimum of R47).</p> <p>4. Fabriekuitvloeisel.</p> <p>Die minimum bedrag wat vir die ontlading van fabriekuitvloeisel in die Stadsraad se straat-riool gehef word, is 33c per kl.</p> <p>DEEL II</p> <p>1. Beskikbaarheidsgelde en Bykomende Heffings.</p> <p>(a) Waar 'n erf, standplaas, perseel, ander terrein of enige verdeling daarvan, met of sonder verbeterings by die Raad se hoofriool aangesluit is, of na mening van die Raad, daarby aangesluit kan word, of daar van die diens gebruik gemaak word al dan nie, word die volgende basis, vir die berekening van die maandelikse gelde en heffings gebruik.</p> <p>(b) Die gelde en heffings is verskuldig en betaalbaar ten opsigte van elke maand of gedeelte daarvan.</p> <p>2. Beskikbaarheidsgelde.</p> <p>(1) Alle nywerhede, besighede, woonstelerwe, woonerwe en kerkpersele in geprok-</p>	<p>lameerde dorpsgebiede en hotelle, klubs, skole, hostelle, opleidingsentrum en enkelkwartiere.</p> <p>Oppervlakte van perseel in m²:</p> <p>(a) Tot en met 1 000: R10,50.</p> <p>(b) Bo 1 000 tot en met 1 500: R11,60.</p> <p>(c) Bo 1 500 tot en met 2 000: R13.</p> <p>(d) Bo 2 000 tot en met 2 500: R14,20.</p> <p>(e) Bo 2 500 tot en met 3 500: R15,40.</p> <p>(f) Bo 3 500 tot en met 7 000: R56,25; en daarna</p> <p>(g) R56,25 vir elke bykomende 7 000 m² of gedeelte daarvan met 'n maksimum van R675.</p> <p>(2) Landbouhoeves en alle ander persele wat by die skema kan aansluit.</p> <p>Oppervlakte van perseel in m²:</p> <p>(a) Tot en met 3 000: R22,95.</p> <p>(b) Bo 3 000 tot en met 6 000: R29,10.</p> <p>(c) Bo 6 000: R33,30.</p> <p style="text-align: right;">D A STEYTLER Waarnemende Stadsklerk</p> <p>Munisipale Kantore Privaatsak X16 Olifantsfontein 1665 15 Januarie 1986</p> <p>TOWN COUNCIL OF MIDRAND</p> <p>DETERMINATION OF CHARGES FOR DRAINAGE SERVICES</p> <p>In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Midrand has by Special Resolution determined the charges for drainage services as set out below with effect from 1 July 1985.</p> <p>TARIFF OF CHARGES</p> <p>TARIFF OF CHARGES APPLICABLE TO ALL SCHEMES WITHIN THE BOARD'S AREA OF JURISDICTION</p> <p>PART I</p> <p>APPLICATION FEES</p> <p>(1) The charges set out in subitem (3) shall be payable in terms of section 23(1) of the Council's Drainage By-laws in respect of every application made under section 20 of the abovementioned by-laws.</p> <p>(2) The Council shall assess the fees payable in respect of application received in terms of section 20 of the abovementioned by-laws in accordance with subitem (3) or in any special case as nearly as may be in accordance therewith: Provided that any person aggrieved by any such assessment may appeal in the manner prescribed by section 3 of the abovementioned by-laws.</p> <p>(3) The following charges shall be payable in respect of every application lodged in terms of section 20 of the abovementioned by-laws: For every 50 m² or part thereof of all floor areas shown on the plan or plans of any building to be served by, or the use of which whether directly or indirectly will be associated with the use of the board's sewer: R7,50, with a minimum charge of R15.</p> <p>2. Charges for work.</p>	<p>The following charges shall be payable for work carried out by the Council in terms of the Council's Drainage By-laws:</p> <p>(1) Sealing of connections (section 9(4) of the abovementioned by-laws), per connection: R75.</p> <p>(2) Removing of blockages (section 13(4) of the abovementioned by-laws): R50 for the first hour and thereafter R20 per half hour.</p> <p>(3) Providings of connections (section 7(4) of the abovementioned by-laws):</p> <p>(a) 100 mm connections: R450.</p> <p>(b) 150 mm connections: R500.</p> <p>(4)(a) Where the Council installs a sewage scheme, every erf whether there are any improvements on it or not, shall be provided with a connection and the charges thereof shall be included in the tender amount and form part of the contract. In such cases the first connection shall be free of charge, but should a second connection or a connection in a different position be requested the charges in terms of subitem (3) shall be applicable.</p> <p>(b) Where the Council takes over a sewerage scheme from a township developer connections shall not necessarily be made to the erven and in such cases the charges in terms of subitem (3) shall be applicable.</p> <p>3. Additional Charges.</p> <p>The undermentioned charges are additional to the availability charges in 2(1) and 2(2) above.</p> <p>(1) Private residences, per residence: R8,95.</p> <p>(2) Block of flats, per flat: R8,95.</p> <p>(3) Church buildings, per building, per erf: R8,95.</p> <p>(4) Business premises: For every 120 m² or part thereof of the total of the floor areas including basements: R47.</p> <p>(5) Hotels, and clubs licenced in terms of the Liquor Act, 1977:</p> <p>(a) Per toilet: R6,15 (with a minimum of R47).</p> <p>(b) Per urinal per meter or part thereof: R6,15 (with a minimum of R47).</p> <p>(6) Schools, hostels, training centres and single quarters:</p> <p>(a) Per toilet: R6,15 (with a minimum of R47).</p> <p>(b) Per urinal per meter or part thereof: R6,15 (with a minimum of R47).</p> <p>(7) Industries, excluding industrial effluents:</p> <p>(a) Per toilet: R6,15 (with a minimum of R47).</p> <p>(b) Per urinal per meter or part thereof: R6,15 (with a minimum of R47).</p> <p>(8) Any other premises:</p> <p>(a) Per toilet: R6,15 (with a minimum of R47).</p> <p>(b) Per urinal: per meter or part thereof: R6,15 (with a minimum of R47).</p> <p>4. Industrial Effluents.</p> <p>The minimum charge for the discharge of industrial effluent into the Council's sewer is 33c per kl.</p> <p>PART II</p> <p>1. Availability and Additional Charges.</p> <p>(a) Where any erf, stand, lot or other area or any subdivision thereof, with or without improvements is or, in the opinion of the Council</p>
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can be connected to the Council's main whether the service provided is being made of or not, the following basis shall be used for the calculation of the monthly charges and levies.

(b) The charges and levies are due and payable in respect of each month or part thereof.

2. Availability Charges.

(1) All industries, businesses, flat erven, residential erven and church erven, in proclaimed townships and hotels, clubs, schools, hostels, train-centres and single quarters.

Area of premises in m²:

(a) Up to and including 1 000: R10,50.

(b) Over 1 000 up to and including 1 500: R11,60.

(c) Over 1 500 up to and including 2 000: R13.

(d) Over 2 000 up to and including 2 500: R14,20.

(e) Over 2 500 up to and including 3 500: R15,40.

(f) Over 3 500 up to and including 7 000: R56,25; and thereafter

(g) R56,25 for every additional 7 000 m² or part thereof with a maximum of R675.

(2) Agricultural holdings and all other premises which can be connected to the scheme.

Area of premises in m²:

(a) Up to and including 3 000: R22,95.

(b) Over 3 000 up to and including 6 000: R29,10.

(c) Over 6 000: R33,30.

D A STEYTLER
Acting Town Clerk

Municipal Offices
Private Bag X16
Olifantsfontein
1665
15 January 1986

92—15

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE

REGSTELLINGSKENNISGEWING

Plaaslike Bestuurskennisgewing No 47 gedateer 8 Januarie 1986 word hiermee verbeter deur die vervanging van die uitdrukking.

"2. Electricity — (a) to levy a basic charge in" met uitdrukking "the financial years 1985/89 will take place as follows:"

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS

CORRECTION NOTICE

Local Government Notice No 47 dated 8 January 1986 is hereby corrected by the substitution for the expression

"2. Electricity — (a) to levy a basic charge in" with the expression "the financial years 1985/89 will take place as follows:"

93—15

STADSRAAD VAN POTCHEFSTROOM

WYSIGING VAN VASSTELLING VAN GELDE MET BETREKKING TOT DIE REGULERING VAN PARKE EN TUINE/ DAMONTSPANNINGSOORD

Daar word hierby ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van Potchefstroom by Spesiale Besluit die Vasstelling van Gelde met betrekking tot die regulering van Parke en Tuine/Damontspanningsoord, aangekondig by Kennisgewing 31/1984 van 25 Januarie 1984, soos gewysig, verder gewysig het deur item 5(2) (Hengel per stok) met ingang van 1 November 1985 te skrap.

A VILJOEN
Waarnemende Stadsklerk

Munisipale Kantore
Posbus 113
Potchefstroom
15 Januarie 1986
Kennisgewing No 143/1986

TOWN COUNCIL OF POTCHEFSTROOM

AMENDMENT TO THE DETERMINATION OF CHARGES RELATING TO THE REGULATION OF PARKS AND GARDENS/ LAKESIDE RECREATION RESORT

It is hereby notified in terms of section 80B(8) of the Local Government Ordinance, 1939, that the Town Council of Potchefstroom has by Special Resolution amended the determination of charges relating to the regulation of Parks and Gardens/Lakeside Recreation Resort, published under Notice 31/1984 dated 25 January 1984, by the deletion of item 5(2) (Angling per rod) with effect from 1 November 1985.

A VILJOEN
Acting Town Clerk

Municipal Offices
PO Box 113
Potchefstroom
15 January 1986
Notice No 143/1986

94—15

STADSRAAD VAN PRETORIA

VOORGESTELDE WYSIGING VAN DIE PRETORIA-DORPSBEPLANNINGSKEMA, 1974: DORPSBEPLANNINGSWYSIGINGSKEMA 1710

Die Stadsraad van Pretoria het 'n Ontwerp-wysiging van die Pretoria-dorpsbeplanningskema, 1974, opgestel wat bekend sal staan as Dorpsbeplanningswysigingskema 1710.

Hierdie ontwerpskema bevat die volgende voorstel:

Wysiging van Voorwaarde 2 van die bestaande Bylae B-voorraarde sodat "oordekte" parkering nie op Erf 5024, Eersterust Uitbreiding 6, verskaf hoeft te word nie.

Die eiendom is op naam van die Stadsraad van Pretoria geregistreer.

Besonderhede van hierdie skema lê ter insae in Kamers 6055W en 3022W, Munitoria, Van der Waltstraat, Pretoria vir 'n typerk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 15 Januarie 1986.

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 Stadssekretaris, Posbus 440, Pretoria 0001, binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 15 Januarie 1986, skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die Plaaslike Bestuur gehoor wil word of nie. Enige telefooniese navrae kan by telefoon 21-3411, bylyn 494, gedoen word.

P DELPORT
Stadsklerk

15 Januarie 1986
Kennisgewing No 4/1986

CITY COUNCIL OF PRETORIA

PROPOSED AMENDMENT TO THE PRETORIA TOWN-PLANNING SCHEME, 1974: TOWN-PLANNING AMENDMENT SCHEME 1710

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 1710.

This draft scheme contains the following proposal:

Amendment of Condition 2 of the existing Annexure B conditions in order that "covered" parking need not be provided on Erf 5024, Eersterust Extension 6.

The property is registered in the name of the City Council of Pretoria.

Particulars of this scheme are open to inspection at Rooms 6055W and 3022W, Munitoria, Van der Walt Street, Pretoria, for a period of four weeks from the date of the first publication of this notice, which is 15 January 1986.

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 15 January 1986, inform the City Secretary, 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. Any telephonic enquiries may be made at telephone 21-3411, extension 494.

P DELPORT
Town Clerk

15 January 1986
Notice No 4/1986

95—15

STADSRAAD VAN SPRINGS

WYSIGING VAN WATERVOORSIENINGSVERORDENINGE

Kennis geskied hiermee kragtens artikel 96 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, soos gewysig, dat die Stadsraad van Springs van voorneme is om sy Watervoorsieningsverordeninge, aangekondig by Administrateurskennisgewing No 85 van 25 Januarie 1978, te wysig.

Die algemene strekking van die voorgestelde wysiging is om voorsiening te maak vir 'n tarief vir buitengewone hoë waterverbruik wat as gevolg van bona fide-lekkasies ontstaan.

Afskrifte van hierdie wysiging lê ter insae by die kantoor van die Raad vir 'n typerk van veertien (14) dae vanaf datum van publikasie hiervan.

Enige persoon wat beswaar teen die genoemde wysings wens aan te teken, moet dit binne 'n tydperk van veertien (14) dae na publikasie van hierdie kennisgewing in die Provinciale Koerant skriftelik by die ondergetekende doen.

H A DU PLESSIS
Burgersentrum
Springs
15 Januarie 1986
Kennisgewing No 2/1985

TOWN COUNCIL OF SPRINGS AMENDMENT OF BY-LAWS RELATING TO THE HIRE OF HALLS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends amending its By-laws relating to the Hire of Halls.

The general purport of the intended amendment is to further describe the manner in which application is to be made for the hiring of Halls, Facilities and Services accordingly; to render the submission of the false information punishable; provide for the application of the said By-laws to the new Community Centre; deletion of the term "old Town Hall" where it may appear therein and the amendment of certain definitions.

Copies of these draft amendments are open to inspection at the office of the Town Clerk for a period of 14 days from the date of publication hereof.

Any person who desires to record his objection to the said By-laws shall do so in writing to the undermentioned within 14 days after the date of publication of this notice in the Provincial Gazette.

H A DU PLESSIS
Town Clerk

Civic Centre
South Main Reef Road
Springs
15 January 1986
Notice No 4/1986

98—15

Equipment, as published under Notice 82/1981 in the Provincial Gazette of 1 July 1981.

The general purport of the amendment is that with effect from 1 February 1986, to provide for the hiring out of facilities in the new Community Centre, as well as rationalising and increasing of the existing Tariffs for the Hiring of Halls and Equipment.

Copies of the amended tariffs are open to inspection during office hours at the office of the Town Clerk, Civic Centre, Springs, for a period of 14 days after the publication date hereof.

Any person who wishes to object to this amendment must do so in writing to the undersigned within 14 days after the publication of this notice in the Provincial Gazette.

H A DU PLESSIS
Town Clerk

Civic Centre
Springs
15 January 1986
Notice No 4/1986

98—15

STADSRAAD VAN VENTERSDORP AANVAARDING VAN STANDAARD ELEKTRISITEITSVERORDENINGE

Kennis geskied hiermee ingevolge die bepaling van artikel 96bis(1) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Ventersdorp van voornemens is om, onder Hewig aan die goedkeuring van die Administrator, die Standaard Elektrisiteitsverordeninge aan te neem soos aangekondig by Administratorkennisgewing 1959 van 11 September 1985 as verordeninge deur die Stadsraad gemaak.

Afskrifte van die verordeninge lê ter insae in die kantoor van die Stadsraad vir 'n tydperk van veertien (14) dae na publikasie van hierdie kennisgewing in die Offisiële Koerant.

Enige persoon wat beswaar teen die aanneming van die verordeninge deur die Stadsraad wil aanteken, moet dit skriftelik binne veertien (14) dae by die onderstaande adres in dien.

A E SNYMAN
Stadsraad

Munisipale Kantore
Postbus 15
Ventersdorp
2710
15 Januarie 1986

STADSRAAD VAN SPRINGS

WYSIGING VAN VERORDENINGE BETREFFENDE DIE HUUR VAN SALE

Dit word hierby bekend gemaak ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Raad voornemens is om die Verordeninge Betreffende die Huur van Sale te wysig.

Die algemene strekking van die voorgenome wysiging is om die wyse waarop aansoek gedoen moet word vir die huur van sale verder te omskryf en die aansoekvorm vir die huur van Sale, Fasilitete en Dienste dienooreenkomsdig aan te pas; die verstrekking van vals inligting strafbaar te maak; voorseenig te maak vir die toepassing van genoemde verordeninge op die nuwe Gemeenskapsentrum; skrapping van die begrip "ou Stadhuis" waar dit daarin mag voorkom en die wysiging van sekere woordomskrywings.

Afskrifte van hierdie konsepverordeninge lê ter insae by die kantoor van die Stadsraad vir 'n tydperk van 14 dae vanaf die publikasiedatum hiervan.

Enige persoon wat beswaar teen genoemde verordeninge wens aan te teken, moet dit skriftelik binne 14 dae vanaf die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende doen.

H A DU PLESSIS
Burgersentrum
Springs
15 Januarie 1986
Kennisgewing No 3/1985

Afskrifte van die gewysigde tariewe lê gedurende kantoorure ter insae by die kantoor van die Stadsraad, Burgersentrum, Springs vir 'n tydperk van 14 dae vanaf die publikasie datum hiervan.

Enige persoon wat beswaar teen die genoemde vasstelling wens aan te teken moet dit skriftelik indien by die ondergetekende binne 14 dae na datum van publikasie van hierdie kennisgewing in die Provinciale Koerant.

H A DU PLESSIS
Burgersentrum
Springs
15 Januarie 1986
Kennisgewing No 4/1986

TOWN COUNCIL OF SPRINGS AMENDMENT OF TARIFFS FOR THE HIRING OF HALLS AND EQUIPMENT

It is hereby notified in terms of section 80B(3) of the Local Government Ordinance, 1939, that by Special Resolution the Town Council of Springs has resolved on 26 November 1985 to amend the tariffs for the Hiring of Halls and

Notice is hereby given in terms of section 96bis(1) of the Local Government Ordinance, 1939, that the Town Council of Ventersdorp intends, subject to the Administrator's approval, to adopt the Standard Electricity By-laws as published under Administrator's Notice 1959 of 11 September 1985 as by-laws made by the Town Council.

Copies of the by-laws are open for perusal in the office of the Town Clerk for a period of fourteen (14) days from date of publication of this notice in the Official Gazette.

Any person who wishes to lodge his objection against the adoption of the by-laws must do so in writing at the undermentioned address within fourteen (14) days mentioned herein.

A E SNYMAN
Town Clerk

Municipal Offices
PO Box 15
Ventersdorp
2710
15 January 1986

99—15

STADSRAAD VAN WARMBAD
PERMANENTE SLUITING EN VERVREEMDING VAN PARK: ERF 655

Dit word hierby ingevolge artikels 68 en 79(18) van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van Warmbad van voorneme is om die park op Erf 655, geleë aan Van der Merwestraat, Warmbad, permanent te sluit met die oog op die vervreemding van gedeeltes van die park vir doeleindes van die oprigting van:—

1. 'n Dienssentrum vir bejaardes; en
2. 'n Nuwe Polisiestasie en Enkelkwartiere.

Sketsplanne van die voorgestelde onderverdeling van die erf lê ter insae by die Kantoor van die Stadsekretaris, Kamer A31, Municipale Kantore, Voortrekkerweg, Warmbad.

Enige persoon wat beswaar teen die voorgename vervreemding en/of sluiting van die park wens aan te teken, of wat enige eis tot skadevergoeding sal hê indien die sluiting van die park uitgevoer word, word versoek om sy beswaar of

cis, na gelang van die geval, skriftelik by die Raad in te dien voor of op 10 Maart 1986.

J P DU PLESSIS
Waarnemende Stadsklerk

Municipale Kantore

Privaatsak X1609

Warmbad

0480

15 Januarie 1986

Kennisgewing No 1/1986

2. The erection of a new Police Station and Single Quarters.

Plans showing the proposed subdivision of the erf are open for inspection at the Office of the Town Secretary, Room A31, Municipal Offices, Voortrekker Road, Warmbaths, during office hours.

Any person who has any objection against the proposed alienation and/or closing of the park, or who will have any claim for compensation if the closing of the park is carried out, should lodge his objection or claim, as the case may be, with the Council, in writing, not later than 10 March 1986.

J P DU PLESSIS
Acting Town Clerk

Municipal Offices
 Private Bag X1609

Warmbaths

0480

15 January 1986

Notice No 1/1986

100—15

TOWN COUNCIL OF WARMBATHS

PERMANENT CLOSING AND ALIENATION OF PARK: STAND 655

Notice is hereby given in terms of sections 68 and 79(18) of the Local Government Ordinance, 1939, that the Town Council of Warmbaths intends to close the park on Erf 655, adjacent to Van der Merwe Street Warmbaths, permanent ly, in order to sell a portion of the erf for:

1. The erection of a service centre for the elderly; and

STADSRAAD VAN KEMPTON PARK

VASSTELLING VAN 'N SPESIALE TARIEF VIR LEWERING VAN WATER AAN DIE FIRMA NCP CHLOORKOP

Daar word hierby ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad die volgende spesiale tarief vir die lewering van water aan die firma NCP Chloorkop met ingang van die datum waarop die Raad die watervoorsiening aan gemelde firma oorneem, vasgestel het:

Tydperk	Eerste 10 kl of gedeelte daarvan	Bo 10 kl tot en met 1 000 kl, per kl	Bo 1 000 kl, per kl	Minimum Vordering
Vanaaf datum van oornname tot 31 Maart 1986	R10,10	R0,80	R0,455	R18,10
Vanaaf 1 April 1986 tot 31 Maart 1987	Soos van toepassing op alle verbruikers	Soos van toepassing op alle verbruikers	R0,505 plus die algemene jaarlikse verhoging soos van toepassing op alle verbruikers	Soos van toepassing op alle verbruikers
Vanaaf 1 April 1987	Soos van toepassing op alle verbruikers	Soos van toepassing op alle verbruikers	Soos van toepassing op alle verbruikers	Soos van toepassing op alle verbruikers

PT BOTHMA
Wrd Stadsklerk

Stadhuis
 Margaretlaan
 Postbus 13
 Kemptonpark
 15 Januarie 1986
 Kennisgewing No 4/1986

TOWN COUNCIL OF KEMPTON PARK

DETERMINATION OF A SPECIAL TARIFF FOR THE SUPPLY OF WATER TO MESSRS NCP CHLOORKOP

It is hereby notified in terms of section 80B(8) of the Local Government Ordinance, 1939, that the Council has determined the following special tariff for the supply of water to Messrs NCP Chloorkop with effect from the date upon which the Council takes over the supply of water to the said company:

Period	First 10 kl or part thereof	Above 10 kl to and including 1 000 kl, per kl	Above 1 000 kl, per kl	Minimum Charge
From the date of take-over to 31 March 1986	R10,10	R0,80	R0,455	R18,10
From 1 April 1986 to 31 March 1987	As applicable to all consumers	As applicable to all consumers	R0,505 plus the general annual increase as applicable to all consumers	As applicable to all consumers
From 1 April 1987	As applicable to all consumers	As applicable to all consumers	As applicable to all consumers	As applicable to all consumers

PT BOTHMA
Acting Town Clerk

Town Hall
 Margaret Avenue
 PO Box 13
 Kempton Park
 15 January 1986
 Notice No 4/1986

87—15

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