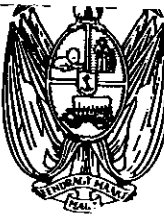


Offisiële Koerant**Official Gazette**

(As 'n Nuusblad by die Poskantoor Geregistreer)

PRYS: S.A. 75c Plus 9c A.V.B. OORSEE: 95c

(Registered at the Post Office as a Newspaper)

PRICES: S.A. 75c Plus G.S.T. OVERSEAS: 95c

Vol. 233

PRETORIA

17 OKTOBER
17 OCTOBER 1990

4715

BELANGRIKE AANKONDIGING

Die Proviniale Koerant se kantore verskuif op 3 Oktober 1990 na die 5e Vloer, Ou Poyntongebou, Kamer 515, Kerkstraat, Pretoria.

In dringende gevalle kontak 201 2811 en laat 'n boodskap.

C G D GROVÉ
nms Direkteur-generaal

OFFISIELLE KOERANT VAN DIE TRANSVAAL
(Verskyn elke Woensdag)

Alle korrespondensie, advertensies, ens, moet aan die Direkteur-generaal, Transvaalse Proviniale Administrasie, Privaatsak X64, Pretoria, geadresseer word en indien per hand aangelewer, moet dit op die Vyfde Vloer, Kamer 515, Ou Poyntongebou, Kerkstraat, ingedien word. Gratis eksemplare van die *Offisiële Koerant* of uitknipsels van advertensies word nie verskaf nie.

Intekengeld (vooruitbetaalbaar) met ingang 1 Januarie 1989.

Transvaalse *Offisiële Koerant* (met ingebrip van alle Buitengewone Koerante) is soos volg:

Jaarliks (posvry) — R40,00 plus AVB.

Zimbabwe en Oorsee (posvry) — 85c elk plus AVB.

Prys per eksemplaar (posvry) — 75c elk plus AVB.

Verkrygbaar by 5e Vloer, Kamer 515, Ou Poyntongebou, Kerkstraat, Pretoria 0002.

Sluitingstyd vir Aanname van Advertensies

Alle advertensies moet die Beampte belas met die *Offisiële Koerant* bereik nie later nie as 10:00 op Dinsdag 'n week voordat die Koerant uitgegee word. Advertensies wat ná daardie tyd ontvang word, word oorgehou vir publikasie in die uitgawe van die volgende week.

Advertensietariewe met ingang van 1 Januarie 1989

Kennisgewing wat volgens Wet in die *Offisiële Koerant* geplaas moet word:

Dubbelkolom — R5,00 per sentimeter of deel daarvan.
Herhaling — R4,00.

Enkelkolom — R4,50 per sentimeter. Herhaling — R3,00.

Intekengelde is vooruitbetaalbaar aan die Direkteur-generaal, Privaatsak X225, Pretoria 0001.

C G D GROVÉ
Namens Direkteur-generaal

KS-7-2-1

IMPORTANT ANNOUNCEMENT

The offices of the Provincial Gazette are moving to the Fifth Floor, Old Poynton Building, Room 515, Church Street, Pretoria.

In an event of an emergency please contact 201 2811 and leave a message.

C G D GROVÉ
for Director-General

OFFICIAL GAZETTE OF THE TRANSVAAL
(Published every Wednesday)

All correspondence, advertisements, etc. must be addressed to the Director-General, Transvaal Provincial Administration, Private Bag X64, Pretoria, and if delivered by hand, must be handed in on the Fifth Floor, Room 515, Old Poynton Building, Church Street. Free copies of the *Provincial Gazette* or cuttings of advertisements are not supplied.

Subscription Rates (payable in advance) as from 1 January 1989.

Transvaal Official Gazette (including all Extraordinary Gazettes) are as follows:

Yearly (post free) — R40,00 plus GST.

Zimbabwe and Overseas (post free) — 85c each plus GST.

Price per single copy (post free) — 75c each plus GST.

Obtainable at Fifth Floor, Room 515, Old Poynton Building, Church Street, Pretoria, 0002.

Closing Time for Acceptance of Advertisements

All advertisements must reach the Officer in Charge of the *Provincial Gazette* not later than 10:00 on the Tuesday a week before the Gazette is published. Advertisements received after that time will be held over for publication in the issue of the following week.

Advertisements Rates as from 1 January 1989

Notices required by Law to be inserted in the *Official Gazette*:

Double column — R5,00 per centimetre or portion thereof. Repeats — R4,00.

Single column — R4,50 per centimetre. Repeats — R3,00.

Subscriptions are payable in advance to the Director-General, Private Bag X225, Pretoria 0001.

C G D GROVÉ
For Director-General

KS-7-2-1

Administrateurskennisgewings

Administrateurskennisgiving 484

17 Oktober 1990

MUNISIPALITEIT KINROSS

VOORGESTELDE VERANDERING VAN GRENSE

Ingevolge artikel 10 van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Munisipaliteit van Kinross 'n versoekskrif by die Administrateur ingedien het met die bede dat hy die bevoegdhede aan hom verleen by artikel 9(7) van genoemde Ordonnansie uitoefen en die grense van die Munisipaliteit van Kinross verander deur die opneming daarin van die gebied wat in die Bylae hierby omskryf word.

Enige belanghebbende persone is bevoeg om binne 30 dae na die eerste publikasie hiervan in die Proviniale Koerant aan die Direkteur-generaal: Tak Gemeenskapsontwikkeling, Privaatsak X437, Pretoria, 0001 'n teenpetisie te rig waarin die Administrateur versoek word om nie aan genoemde versoekskrif, in geheel of ten dele, te voldoen nie.

Verdere besonderhede van die aansoek lê in die kantoor van die Direkteur-generaal, Tak Gemeenskapsontwikkeling, Kamer B213, Proviniale Gebou, Pretoriussstraat, Pretoria, ter insae.

GO 17/30/2/88

15/900213D

BYLAE

UITBREIDING VAN KINROSS MUNISIPALE GRENSE

GEBIED 1

Begin by Baken E op Kaart A 2929/57 van Gedeelte 8 van die plaas Zondagskraal 125 IS; daarvandaan ooswaarts en suidwaarts met die noordelikste en oostelikste grense van die Restant van Gedeelte 7, groot 313,5321 hektaar (Kaart A 2928/57), langs, tot by die noordoostelike baken van Gedeelte 18 (Kaart A 5138/78); daarvandaan noordweswaarts met die grens van genoemde Gedeelte 18 (Kaart A 5138/78) langs, sodat dit uit hierdie gebied uitgesluit word, tot by die noordwestelike baken daarvandaan; daarvandaan verder noordweswaarts in 'n reeks reguit lyne deur Bakens E1, D1, C1 en B1 op kaart A 3301/88 vervaardig vir Proklamasiedoeleindes oor genoemde Restant van Gedeelte 7, tot by Baken A1 daarop; daarvandaan noordwaarts met die westelike grense van genoemde Restant van Gedeelte 7 (Kaart A 2928/57) langs, tot by Baken E op genoemde Kaart A 2929/57 van Gedeelte 8, die beginpunt.

GEBIED 2

Begin by Baken A op Kaart A 3301/88 vervaardig vir Proklamasiedoeleindes oor die Restant van Gedeelte 7, groot 313,5321 hektaar (Kaart A 2928/57) van die plaas Zondagskraal 125 IS; daarvandaan algemeen suidooswaarts in 'n reeks reguit lyne deur Baken B, C, D, E, F, G, H, J, K, L, M, N, P, Q, R en S op genoemde Kaart A 3301/88 vervaardig vir Proklamasiedoeleindes, tot by Baken T daarop; daarvandaan weswaarts en algemeen noordwaarts met die suidelike en westelike grense van genoemde Restant van Gedeelte 7 (Kaart A 2928/57) langs, tot by Baken A op genoemde Kaart A 3301/88 vervaardig vir Proklamasiedoeleindes, die beginpunt.

Tik.fl/22

Administrator's Notices

Administrator's Notice 484

17 October 1990

KINROSS MUNICIPALITY

PROPOSED ALTERATION OF BOUNDARIES

Notice is hereby given, in terms of section 10 of the Local Government Ordinance, 1939, that the Kinross Municipality has submitted a petition to the Administrator praying that he may in the exercise of the powers conferred on him by section 9(7) of the said Ordinance, alter the boundaries of Kinross Municipality by the inclusion therein of the area described in the Schedule hereto.

It shall be competent for any persons interested, within 30 days of the first publication hereof in the Provincial Gazette, to direct to the Director-General: Community Development Branch, Private Bag X437, Pretoria, 0001 a counterpetition requesting the Administrator to refrain from granting the said petition, either wholly or in part.

Further particulars of the application are open for inspection at the office of the Director-General: Community Development Branch, Room B213, Provincial Building, Pretoriussstraat, Pretoria.

GO 17/30/2/88

15/900213D

SCHEDULE

EXTENSION OF KINROSS MUNICIPAL BOUNDARY

AREA 1

Beginning at Beacon E on Diagram A 2929/57 of Portion 8 of the farm Zondagskraal 125 IS: thence eastwards and southwards along the northernmost and easternmost boundaries of the Remainder of Portion 7, in extent 313,5321 hectares (Diagram A 2928/57), to the north-eastern beacon of Portion 18 (Diagram A 5138/78); thence north-westwards along the boundary of the said Portion 18 (Diagram A 5138/78), so as to exclude it from this area, to the north-western beacon hereof; thence further north-westwards in a series of straight lines through Beacons E1, D1, C1 and B1 on Diagram A 3301/88 framed for Proclamation purposes across the said Remainder of Portion 7, to Beacon A1 thereon; thence northwards along the western boundary of the said Remainder of Portion 7 (Diagram A 2928/57), to Beacon E on the said Diagram A 2929/57 of Portion 8, the point of beginning.

AREA 2

Beginning at Beacon A on Diagram A 3301/88 framed for Proclamation purposes across the Remainder of Portion 7, in extent 313,5321 hectares (Diagram A 2928/57) of the farm Zondagskraal 125 IS; thence generally south-eastwards in a series of straight lines through Beacons B, C, D, E, F, G, H, J, K, L, M, N, P, Q, R and S on the said Diagram A 3301/88 framed for Proclamation purposes, to Beacon T thereon; thence westwards and generally northwards along the southern and western boundaries of the said Remainder of Portion 7 (Diagram A 2928/57), to Beacon A on the said Diagram A 3301/88 framed for Proclamation purposes, the point of beginning.

dministrateurskennisgewing 485	17 Oktober 1990	Administrator's Notice 485	17 October 1990
DORP LONE HILL UITBREIDING 13		LONE HILL EXTENSION 13 TOWNSHIP	
KENNISGEWING VAN VERBETERING		CORRECTION NOTICE	
Die Bylae tot Administrateurskennisgewing 708 van 11 Oktober 1987 word hiermee verbeter deur klousule 1(4)(d) te skrap.		The Schedule to Administrator's Notice 708 of 11 October 1987 is hereby rectified by the deletion of clause 1(4)(d).	
	PB 4-2-2-6783		PB 4-2-2-6783
Administrateurskennisgewing 486	17 Oktober 1990	Administrator's Notice 486	17 October 1990
PRETORIA-WYSIGINGSKEMA 2170		PRETORIA AMENDMENT SCHEME 2170	
Die Administrateur verklaar hierby ingevolge die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Pretoria-dorpsbeplanningskema 1974 wat uit dieselfde grond as die dorp Equestria Uitbreidung 2 bestaan, goedgekeur het.		The Administrator hereby in terms of the provisions of section 89(1) of the Town-planning and Townships Ordinance, 1965, declares that he approved an amendment scheme, being an amendment of Equestria Extension 3 Town-planning Scheme 1974 comprising the same land as included in the township of Pretoria.	
Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Departementshoof, Plaaslike Beveiliging, Behuising en Werke, Pretoria, en die Stadsklerk, Pretoria, en is beskikbaar vir inspeksie op alle redelike tye.		Map 3 and the scheme clauses of the amendment scheme are filed with the Head of Department, Local Government, Housing and Works, Pretoria, and the Town Clerk, Pretoria, and are open for inspection at all reasonable times.	
Hierdie wysiging staan bekend as Pretoria-wysigingskema 2170.		This amendment is known as Pretoria Amendment Scheme 2170.	
56/900122P	PB 4-9-2-3H-2170	56/900122P	PB 4-9-2-3H-2170
Administrateurskennisgewing 487	17 Oktober 1990	Administrator's Notice 487	17 October 1990
VERKLARING TOT GOEDGEKEURDE DORP		DECLARATION AS APPROVED TOWNSHIP	
Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), verklaar die Administrateur hierby die dorp Equestria Uitbreidung 2 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.		In terms of section 69 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), the Administrator hereby declares Equestria Extension 2 Township to be an approved township subject to the conditions set out in the Schedule hereto.	
	PB 4-2-2-5351		PB 4-2-2-5351
BYLAE			
VOORWAARDES WAAROP DIE AANSOEK GEOPEN DEUR WILSE MARE INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 244 VAN DIE PLAAS THE WILLOWS 340-JR PROVINSIE TRANSVAAL, TOEGESTAAN IS			
1. STIGTINGSVOORWAARDES			
(1) NAAM			
Die naam van die dorp is Equestria Uitbreidung 2.			
(2) ONTWERP			
Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan LG No A8027/88.			
(3) STORMWATER DRAINAGE AND STREET CONSTRUCTION			
(a) The township owner shall on request by the local authority submit to such authority for its approval a detailed scheme complete with plans, sections and specifications, prepared by a civil engineer approved by the local authority, for the collection and disposal of stormwater throughout the town-			
SCHEDULE			
CONDITIONS UNDER WHICH THE APPLICATION MADE BY WILSE MARE UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 244 OF THE FARM THE WILLOWS 340-JR PROVINCE OF TRANSVAAL, HAS BEEN GRANTED			
1. CONDITIONS OF ESTABLISHMENT			
(1) NAME			
The name of the township shall be Equestria Extension 2.			
(2) DESIGN			
The township shall consist of erven and streets as indicated on General Plan SG No A8027/88.			
(3) STORMWATERDREINERING EN STRAATBOU			
(a) Die dorpseienaar moet op versoek van die plaaslike bestuur aan sodanige bestuur 'n gedetailleerde skema, volledig met planne, deursnee en spesifikasies, opgestel deur 'n siviele ingenieur wat deur die plaaslike bestuur goedgekeur is, vir die opgaard en afvoer van stormwater deur die hele dorp			

<p>deur middel van behoorlike aangelegde werke en vir die aanlê, teermacadamising, beranding en kanalisering van die strate daarin, tesame met die verskaffing van sodanige keermure as wat die plaaslike bestuur nodig ag, vir goedkeuring voorlê.</p>	<p>ship by means of properly constructed works and for the construction, tarmacading, kerbing and channelling of the streets therein together with the provision of such retaining walls as may be considered necessary by the local authority.</p>
<p>Verder moet die skema die roete en helling aandui deur middel waarvan elke erf toegang tot die aangrensende straat verkry.</p>	<p>Furthermore, the scheme shall indicate the route and gradient by which each erf gains access to the street on which it abuts.</p>
<p>(b) Die dorpseienaar moet, wanneer die plaaslike bestuur dit vereis, die goedgekeurde skema op eie koste namens en tot bevrediging van die plaaslike bestuur, onder toesig van 'n siviele ingenieur deur die plaaslike bestuur goedkeur, uitvoer.</p> <p>(c) Die dorpseienaar is verantwoordelik vir die instandhouding van die strate tot bevrediging van die plaaslike bestuur totdat die strate ooreenkomsdig subklousule (b) gebou is.</p> <p>(d) Indien die dorpseienaar versuim om aan die bepalings van paragrawe (a), (b) en (c) hiervan te voldoen, is die plaaslike bestuur geregtig om die werk op koste van die dorpseienaar te doen.</p>	<p>(b) The township owner shall, when required by the local authority to do so, carry out the approved scheme at its own expense on behalf and to the satisfaction of the local authority under the supervision of a civil engineer approved by the local authority.</p> <p>(c) The township owner shall be responsible for the maintenance of the streets to the satisfaction of the local authority until the streets have been constructed as set out in subclause (b).</p> <p>(d) If the township owner fails to comply with the provisions of paragraphs (a), (b) and (c) hereof the local authority shall be entitled to do the work at the cost of the township owner.</p>
<p>(4) BEGIFTIGING Die dorpseienaar moet kragtens die bepalings van artikel 63(1)(b) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, aan die plaaslike bestuur as begiftiging 'n globale bedrag van R22 154,00 betaal welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging van 'n park (openbare oopruimte).</p> <p>Sodanige begiftiging is betaalbaar kragtens die bepalings van artikel 73 van genoemde Ordonnansie.</p>	<p>(4) ENDOWMENT The township owner shall, in terms of the provisions of section 63(1)(b) of the Town-planning and Townships Ordinance, 1965, pay a lump sum endowment of R22 154,00 to the local authority for the provision of land for a park (public open space). Such endowment shall be payable in terms of section 73 of the said Ordinance.</p>
<p>(5) BESKIKKING OOR BESTAANDE TITELVOORWAARDES Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en servitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale.</p>	<p>(5) DISPOSAL OF EXISTING CONDITIONS OF TITLE All erven shall be made subject to existing conditions and servitudes, if any, including the reservation of rights to minerals.</p>
<p>(6) TOEGANG Geen ingang van Provinciale Pad K145 tot die dorp en geen uitgang tot Provinciale Pad K145 uit die dorp word toegelaat nie.</p>	<p>(6) ACCESS No ingress from Provincial Road K145 to the township and no egress to Provincial Road K145 from the township shall be allowed.</p>
<p>(7) ONTVANGS EN VERSORGING VAN STORMWATER Die dorpseienaar moet die stormwaterdreinering van die dorp so reël dat dit inpas by die van Pad K145 en moet die stormwater wat van die pad afloop of afgelei word, ontvang en versorg.</p>	<p>(7) ACCEPTANCE AND DISPOSAL OF STORMWATER The township owner shall arrange for the drainage of the township to fit in with that of Road K145 and for all stormwater running off or being diverted from the road to be received and disposed of.</p>
<p>(8) VERSKUIWING OF VERVANGING VAN MUNISIPALE DIENSTE Indien dit as gevolg van die stigting van die dorp nodig word om enige bestaande munisipale dienste te verskuif of te vervang moet die koste daarvan deur die dorpseienaar gedra word.</p>	<p>(8) REMOVAL OR REPLACEMENT OF MUNICIPAL SERVICES If, by reason of the establishment of the township, it should become necessary to remove or replace any existing municipal services, the cost thereof shall be borne by the township owner.</p>

(9) VERPLIGTINGE TEN OPSIGTE VAN NOODSAAKLIKE DIENSTE

Die dorpseienaar moet binne sodanige tydperk as wat die plaaslike bestuur mag bepaal, sy verpligtinge met betrekking tot die voorsiening van water, elektrisiteit en sanitêre dienste en die installering van stelsels daarvoor, soos vooraf ooreengekom tussen die dorpseienaar en die plaaslike bestuur, nakom.

2. TITELVOORWAARDES

Die erwe hieronder genoem is onderworpe aan die voorwaardes soos aangedui, opgelê deur die Administrator ingevolge die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965.

(1) ALLE ERWE

- (a) Die erf is onderworpe aan 'n servituut 2 m breed, vir riolering- en ander munisipale doeleindeste, ten gunste van die plaaslike bestuur, langs enige twee grense, uitgesonderd 'n straatgrens en, in die geval van 'n pypsteelerf, 'n addisionele servituut vir munisipale doeleindeste 2 m breed oor die toegangsgedeelte van die erf, indien en wanneer verlang deur die plaaslike bestuur: Met dien verstande dat die plaaslike bestuur van enige sodanige servituut mag afsien.
- (b) Geen geboue of ander struktuur mag binne die voornoemde servitutedeel gebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige servituut of binne 'n afstand van 2 m daarvan geplant word nie.
- (c) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige rioolhoofpyleidings en ander werke wat hy volgens goedgunke noodsaklik ag, tydelik te plaas op die grond wat aan die voornoemde servitutedeel grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel, onderworpe daaraan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwyderings van sodanige rioolhoofpyleidings en ander werke veroorsaak word.

(2) ERF 105

Die erf is onderworpe aan 'n servituut vir paddoeleindeste ten gunste van die plaaslike bestuur, soos op die algemene plan aangedui. By die indiening van 'n sertifikaat deur die plaaslike bestuur aan die Registrateur van Aktes waarin vermeld word dat sodanige servituut nie meer benodig word nie, verval die voorwaarde.

4/90-07-24P

Administrateurskennisgewing 488

17 Oktober 1990

SANDTON-WYSIGINGSKEMA 1519

Die Administrateur verklaar hierby ingevolge die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Sandton-dorpsbeplanning 1980 wat uit dieselfde grond as die dorp Lone Hill Uitbreiding 23 bestaan, goedgekeur het.

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

(9) OBLIGATIONS IN REGARD TO ESSENTIAL SERVICES

The township owner shall within such period as the local authority may determine, fulfil its obligations in respect of the provision of water, electricity and sanitary services and the installation of systems therefor, as previously agreed upon between the township owner and the local authority.

2. CONDITIONS OF TITLE

The erven mentioned hereunder shall be subject to the conditions as indicated imposed by the Administrator in terms of the provisions of the Town-planning and Townships Ordinance, 1965.

(1) ALL ERVEN

- (a) The erf is subject to a servitude, 2 m wide, in favour of the local authority, of sewerage and other municipal purposes, along any two boundaries other than a street boundary and in the case of a panhandle erf, an additional servitude for municipal purposes 2 m wide across the access portion of the erf, if and when required by the local authority: Provided that the local authority may dispense with any such servitude.
- (b) No building or other structure shall be erected within the aforesaid servitude area and no large-rooted trees shall be planted within the area of such servitude or within 2 m thereof.
- (c) The local authority shall be entitled to deposit temporarily on the land adjoining the foresaid servitude such material as may be excavated by it during the course of the construction, maintenance or removal of such sewerage mains and other works as it, in its discretion may deem necessary and shall further be entitled to reasonable access to the said land for the aforesaid purpose subject to any damage done during the process of the construction, maintenance or removal of such sewerage mains and other works being made good by the local authority.

(2) ERF 105

The erf is subject to a servitude for road purposes in favour of the local authority, as indicated on the general plan. On submission of a certificate from the local authority to the Registrar of Deeds stating that the servitude is no longer required, this condition shall lapse.

4/90-07-23P

17

Administrator's Notice 488

17 October 1990

SANDTON AMENDMENT SCHEME 1519

The Administrator hereby in terms of the provisions of section 89(1) of the Town-planning and Townships Ordinance, 1965, declares that he approved an amendment scheme, being an amendment of Lone Hill Extension 23 Town-planning Scheme 1980 comprising the same land as included in the township of Sandton.

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

Hierdie wysiging staan bekend as Sandton-wysigingskema 1519.

PB4-9-2-116H-1519

56/900122P

Administrateurskennigewing 489

17 Oktober 1990

VERKLARING TOT GOEDGEKEURDE DORP

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), verklaar die Administrateur hierby die dorp Lone Hill Uitbreiding 23 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uitengesit in die bygaande Bylae.

PB 4-2-2-7421

BYLAE

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR MORGAN DEVELOPMENTS CC INGE-VOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOE-STEMMING OM 'N DORP TE STIG OP GEDEELTE 15 VAN DIE PLAAS LONE HILL NO 1 I.R. PROVINSIE TRANSVAAL, TOEGESTAAN IS

1. STIGTINGSVOORWAARDES

(1) NAAM

Die naam van die dorp is Lone Hill Uitbreiding 23.

(2) ONTWERP

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. No. A5813/89.

(3) STORMWATERDREINERING EN STRAATBOU

(a) Die dorpseienaar moet op versoek van die plaaslike bestuur aan sodanige bestuur 'n gedetailleerde skema, volledig met planne, deursneé en spesifikasies, opgestel deur 'n siviele ingenieur wat deur die plaaslike bestuur goedgekeur is, vir die opgaar en afvoer van stormwater deur die hele dorp deur middel van behoorlike aangelegde werke en vir die aanlê, teermacadamising, beranding en kanalisering van die strate daarin, tesame met die verskaffing van sodanige keermure as wat die plaaslike bestuur mag nodig ag, vir goedkeuring voorlê.

Verder moet die skema die roete en helling aandui deur middel waarvan elke erf toegang tot die aangrensende straat verkry.

(b) Die dorpseienaar moet, wanneer die plaaslike bestuur dit vereis, die goedgekeurde skema op eie koste namens en tot bevrediging van die plaaslike bestuur, onder toesig van 'n siviele ingenieur deur die plaaslike bestuur goedgekeur, uitvoer.

(c) Die dorpseienaar is verantwoordelik vir die instandhouding van die strate tot bevrediging van die plaaslike bestuur totdat die strate ooreenkomsdig subklousule (b) gebou is.

(d) Indien die dorpseienaar versuim om aan die bepalings van paragrawe (a), (b) en (c) hiervan te voldoen, is die plaaslike bestuur

This amendment is known as Sandton Amendment Scheme 1519.

PB4-9-2-116H-1519

56/900122P

Administrator's Notice 489

17 October 1990

DECLARATION AS APPROVED TOWNSHIP

In terms of section 69 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), the Administrator hereby declares Lone Hill Extension 23 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB 4-2-2-7421

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY MORGAN DEVELOPMENTS CC UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 15 OF THE FARM LONE HILL NO 1 I.R. PROVINCE OF TRANSVAAL, HAS BEEN GRANTED

1. CONDITIONS OF ESTABLISHMENT

(1) NAME

The name of the township shall be Lone Hill Extension 23.

(2) DESIGN

The township shall consist of erven and streets as indicated on General Plan S.G. No. A5813/89.

(3) STORMWATER DRAINAGE AND STREET CONSTRUCTION

(a) The township owner shall on request by the local authority submit to such authority for its approval a detailed scheme complete with plans, sections and specifications, prepared by a civil engineer approved by the local authority, for the collection and disposal of stormwater throughout the township by means of properly constructed works and for the construction, tarmacadamising, kerbing and channelling of the streets therein together with the provision of such retaining walls as may be considered necessary by the local authority.

Furthermore, the scheme shall indicate the route and gradient by which each erf gains access to the street on which it abuts.

(b) The township owner shall, when required by the local authority to do so, carry out the approved scheme at its own expense on behalf and to the satisfaction of the local authority under the supervision of a civil engineer approved by the local authority.

(c) The township owner shall be responsible for the maintenance of the streets to the satisfaction of the local authority until the streets have been constructed as set out in subclause (b).

(d) If the township owner fails to comply with the provisions of paragraphs (a), (b) and (c) hereof the local authority shall be entitled

geregrig om die werk op koste van die dorpseienaar te doen.

(4) **BESKIKKING OOR BESTAANDE TITELVOORWAARDES**

Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en servitute, as daar is, met inbegrip van die voorbehou van die regte op minerale, maar uitgesonderd —

(a) die volgende servituut wat slegs 'n straat in die dorp raak:

"C. Subject to a right of way 50' (fifty feet) wide, as represented by the figure AadD on Diagram S.G. No. A5888/49 annexed to the said Deed of Transfer No. 18800/1958, in favour of the General Public."

(b) die volgende servituut wat nie die dorp raak nie:

"A. The Remaining Extent of the said farm LONE HILL aforementioned measuring as such 400,7476 (Four Hundred decimal Seven Four Seven Six) morgen, (Portion 15 whereof is hereby transferred) is SUBJECT to Notarial Deed No. 23/1955S., registered on the 14th January, 1955, whereby the Right was granted to the Electricity Supply Commission to convey electricity over the aforesaid Remaining Extent together with Ancillary Rights and subject to such conditions as will more fully appear on reference to the said Notarial Deed."

(5) **GROND VIR MUNISIPALE DOELEINDES**

Erf 725 moet deur en op koste van die dorpseienaar aan die plaaslike bestuur as 'n park oorgedra word.

(6) **SLOPING VAN GEBOUEN EN STRUKTURE**

Die dorpseienaar moet op eie koste alle bestaande geboue enstrukture wat binne boulynreserves, kantruimtes of oor gemeenskaplike grense geleë is, laat sloop tot bevrediging van die plaaslike bestuur wanneer die plaaslike bestuur dit vereis.

(7) **BEPERKING OP DIE VERVREEMDING VAN ERWE**

Die dorpseienaar mag nie erwe 721 en 724 aan enige persoon of verenigde liggaam anders as die Stadsraad van Sandton vervreem of te koop aangebied nie, sonder skriftelike kennisgewing aan die Stadsklerk van die voorneme nie. Voorts met 'n eerste opsie, aan die Sandton Stadsraad, vir 'n periode van 36 maande om die erf te bekom teen 'n prys nie hoër nie as wat die dorpseienaar van voorneme is om die erf te vervreem of te koop aan te bied aan sodanige persoon of verenigde liggaam nie.

2. **TITELVOORWAARDES**

Die erwe hieronder genoem is onderworpe aan die voorwaardes soos aangedui, opgelê deur die Administrateur ingevolge die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965.

(1) **ALLE ERWE**

(a) Die erf is onderworpe aan 'n servituut 2 m breed, vir riolering- en ander munisipale

to do the work at the cost of the township owner.

(4) **DISPOSAL OF EXISTING CONDITIONS OF TITLE**

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

(a) The following servitude which affects a street in the township only:

"C. Subject to a right of way 50' (fifty feet) wide, as represented by the figure AadD on Diagram S.G. No. A5888/49 annexed to the said Deed of Transfer No. 18800/1958, in favour of the General Public."

(b) The following servitude which does not affect the township area:

"A. The Remaining Extent of the said farm LONE HILL aforementioned measuring as such 400,7476 (Four Hundred decimal Seven Four Seven Six) morgen, (Portion 15 whereof is hereby transferred) is SUBJECT to Notarial Deed No. 23/1955S., registered on the 14th January, 1955, whereby the Right was granted to the Electricity Supply Commission to convey electricity over the aforesaid Remaining Extent together with Ancillary Rights and subject to such conditions as will more fully appear on reference on the said Notarial Deed."

(5) **LAND FOR MUNICIPAL PURPOSES**

Erf 725 shall be transferred to the local authority by and at the expense of the township owner as a park.

(6) **DEMOLITION OF BUILDINGS AND STRUCTURES**

The township owner shall at its own expense cause all existing buildings and structures situated within the building line reserves, side spaces or over common boundaries to be demolished to the satisfaction of the local authority, when required by the local authority to do so.

(7) **RESTRICTION ON THE DISPOSAL OF ERVEN**

The township owner shall not dispose of Erven 721 and 724 to any person or corporate body other than the Town Council of Sandton without first having given written notice to the Town Clerk of such intention and given him first option for a period of 36 months to purchase the said erf at a price not higher than that at which it is proposed to dispose thereof to such person or corporate body.

2. **CONDITIONS OF TITLE**

The erven mentioned hereunder shall be subject to the conditions as indicated imposed by the Administrator in terms of the provisions of the Town-planning and Townships Ordinance, 1965.

(1) **ALL ERVEN**

(a) The erf is subject to a servitude, 2 m wide, in favour of the local authority, for sewer-

- doeleindes, ten gunste van die plaaslike bestuur, langs enige twee grense, uitgesonderd 'n straatgrens en, in die geval van 'n pypsteelerf, 'n addisionele servituit vir munisipale doeleteindes 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.
- (b) Geen geboue of ander struktuur mag binne die voornoemde servituitgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige servituit of binne 'n afstand van 2 m daarvan geplant word nie.
- (c) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige rioolhoofpyleidings en ander werke wat hy volgens goeddunke 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 rioolhoofpyleidings en ander werke veroorsaak word.
- (2) ERF 724
Die erf is onderworpe aan 'n servituit vir paddoeleteindes ten gunste van die plaaslike bestuur, soos op die Algemene Plan aangedui. By die indiening van 'n sertifikaat deur die plaaslike bestuur aan die Registrateur van Aktes waarin vermeld word dat sodanige servituit nie meer benodig word nie, verval die voorwaarde.
- (3) ERWE 717, 722 EN 723
Die erf is onderworpe aan 'n servituit vir transformator/substasiedoeleindes ten gunste van die plaaslike bestuur soos aangedui op die Algemene Plan.

Administrateurskennisgewing 490

17 Oktober 1990

VERKLARING TOT GOEDGEKEURDE DORP

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), verklaar die Administrator hierby die dorp Woodmead Uitbreiding 19 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB 4-2-2-8126

BYLAE

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR LEBANON CHRISTIAN ASSOCIATION OF SOUTH AFRICA INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 30 VAN DIE PLAAS BERGVLEI 37-IR PROVINSIE TRANSVAAL, TOEGESTAAN IS

1. STIGTINGSVOORWAARDES

(1) NAAM

Die naam van die dorp is Woodmead Uitbreiding 19.

age and other municipal purposes, along any two boundaries other than a street boundary and in the case of a panhandle erf, an additional servitude for municipal purposes 2m wide across the access portion of the erf, if and when required by the local authority: Provided that the local authority may dispense with any such servitude.

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

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

(2) ERF 724

The erf is subject to a servitude for road purposes in favour of the local authority, as indicated on the General Plan. On submission of a certificate from the local authority to the Registrar of Deeds, stating that the servitude is no longer required, this condition shall lapse.

(3) ERVEN 717, 722 AND 723

The erf is subject to a servitude for transformer/substation purposes in favour of the local authority, as indicated on the General Plan.

Administrator's Notice 490

17 October 1990

DECLARATION AS APPROVED TOWNSHIP

In terms of section 69 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), the Administrator hereby declares Woodmead Extension 19 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB 4-2-2-8126

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY THE LEBANON CHRISTIAN ASSOCIATION OF SOUTH AFRICA UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 30 OF THE FARM BERGVLEI 37-IR PROVINCE OF TRANSVAAL, HAS BEEN GRANTED

1. CONDITIONS OF ESTABLISHMENT

(1) NAME

The name of the township shall be Woodmead Extension 19.

<p>(2) ONTWERP Die dorp bestaan uit erwe soos aangedui op Algemene Plan LG A1938/87.</p> <p>(3) BESKIKKING OOR BESTAAANDE TITELVOORWAARDES Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en servitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale, maar uitgesonderd —</p> <ul style="list-style-type: none"> (a) die volgende servituut wat nie die dorp raak nie: Notariele Akte van Servituut No. 201/1939S (b) die volgende reg wat nie aan die erwe in die dorp oorgedra moet word nie: “The former remaining extent of the said portion measuring as such 81.8168 (of which the property hereby transferred forms part) is entitled to a right of way over portion D of portion of Bergvalei No. 1 district Germiston held under Deed of Transfer No. 6231/1937 dated the 3rd of April 1937.” (c) die volgende voorwaardes met betrekking tot gedeeltes van Gedeeltes 16 en 17 van die plaas wat nie die dorp raak nie: “No buildings or structures whatsoever shall be erected within the Figure aBCa indicated on the annexed Diagram without the written approval of the Controlling Authority as defined in Act 21 of 1940.” <p>(4) BEPERKING OP DIE VERVREEMDING VAN ERF Die dorpseienaar mag nie Erf 714 binne 'n tydperk van ses maande na die verklaring van die dorp tot goedgekeurde dorp aan enige persoon of liggaaam anders as die plaaslike bestuur te koop aanbied of vervreem nie tensy die plaaslike bestuur skriftelik aangedui het dat die plaaslike bestuur nie die erf wil aanskaf nie.</p> <p>(5) SLOPING VAN GEBOUË EN STRUKTURE Die dorpseienaar moet op eie koste alle bestaande geboue en strukture wat binne boulynreserves, kantruimtes of oor gemeenskaplike grense geleë is, laat sloop tot bevrediging van die plaaslike bestuur wanneer die plaaslike bestuur dit vereis.</p> <p>(6) VERPLIGTINGE TEN OPSIGTE VAN NOODSAAKLIKE DIENSTE Die dorpseienaar moet binne sodanige tydperk as wat die plaaslike bestuur mag bepaal, sy verpligtinge met betrekking tot die voorsiening van water, elektrisiteit en sanitêre dienste en die installering van stelsels daarvoor, soos vooraf ooreengekom tussen die dorpseienaar en die plaaslike bestuur, nakom.</p> <p>2. TITELVOORWAARDES Die erwe is onderworpe aan die volgende voorwaardes opgelê deur die Administrateur ingevolge die bepaling van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965.</p> <p>(1) Die erf is onderworpe aan 'n servituut 2 m breed, vir riolerings- en ander munisipale doeleindes,</p>	<p>(2) DESIGN The township shall consist of erven as indicated on General Plan SG A1938/87.</p> <p>(3) DISPOSAL OF EXISTING CONDITIONS OF TITLE All erven shall be made subject to existing conditions and servitudes, if any, including the reservation of rights to minerals, but excluding —</p> <ul style="list-style-type: none"> (a) the following servitude which does not affect the township area: Notarial Deed of Servitude No 201/1939 S. (b) the following right which shall not be passed on to the erven in the township: “The former remaining extent of the said portion measuring as such 81.8168 (of which the property hereby transferred forms part) is entitled to a right of way over portion D of portion of Bergvalei No. 1 district Germiston held under Deed of Transfer No. 6231/1937 dated the 3rd of April 1937.” (c) the following conditions in respect of parts of Portions 16 and 17 of the farm which does not affect the township area: “No buildings or structures whatsoever shall be erected within the Figure aBCa indicated on the annexed Diagram without the written approval of the Controlling Authority as defined in Act 21 of 1940.” <p>(4) RESTRICTION ON THE DISPOSAL OF ERF The township owner shall not, offer for sale or alienate Erf 714 within a period of six months from the date of declaration of the township as an approved township, to any person or body other than the local authority unless the local authority has indicated in writing that it does not wish to acquire the erf.</p> <p>(5) DEMOLITION OF BUILDINGS AND STRUCTURES The township owner shall at its own expense cause all existing buildings and structures situated within the building line reserves, side spaces or over common boundaries to be demolished to the satisfaction of the local authority, when required by the local authority to do so.</p> <p>(6) OBLIGATIONS IN REGARD TO ESSENTIAL SERVICES The township owner shall within such period as the local authority may determine, fulfil its obligations in respect of the provision of water, electricity and sanitary services and the installation of systems therefor, as previously agreed upon between the township owner and the local authority.</p> <p>2. CONDITIONS OF TITLE The erven shall be subject to the following conditions imposed by the Administrator in terms of the provisions of the Town-planning and Townships Ordinance, 1965.</p> <p>(1) The erf is subject to a servitude, 2 m wide, in favour of the local authority, for sewerage and</p>
---	---

ten gunste van die plaaslike bestuur, langs enige twee grense, uitgesonderd 'n straatgrens en, in die geval van 'n pypsteelerf, 'n addisionele serwituut 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 serwituut mag afsien.

- (2) Geen geboue of ander struktuur mag binne die voornoemde serwituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige serwituut of binne 'n afstand van 2 m daarvan geplant word nie.
- (3) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige rivoorhoofpyleidings en ander werke wat hy volgens goeddunke noodsaklik ag, tydelik te plaas op die grond wat aan die voornoemde serwituut grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel, onderworpe daaraan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwyderings van sodanige rivoorhoofpyleidings en ander werke veroorsaak word.

27B/90-05-10P

Administrateurskennisgewing 491

17 Oktober 1990

SANDTON-WYSIGINGSKEMA 1155

Die Administrateur verklaar hierby ingevolge die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Sandton-dorpsbeplanningskema, 1980, wat uit dieselfde grond as die dorp Woodmead Uitbreiding 19 bestaan, goedkeur het.

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

Hierdie wysiging staan bekend as Sandton-wysigingskema 1155.

PB 4-9-2-116H-1155

56/900122P

Administrateurskennisgewing 492

17 Oktober 1990

VERKLARING TOT GOEDGEKEURDE DORP

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), verklaar die Administrateur hiermee die dorp Randjespark Uitbreiding 8, tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB 4-2-2-6069

BYLAE

VOORWAARDEN WAAROP DIE AANSOEK GEOPEN DEUR DIE PORTLAND CEMENT INSTITUTE INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELE 184 VAN DIE PLAAS WATERVAL 5-IR PROVINSIE TRANSVAAL, TOEGESTAAN IS

1. STIGTINGSVOORWAARDEN

other municipal purposes, along any two boundaries other than a street boundary and in the case of a panhandle erf, an additional servitude for municipal purposes 2 m wide across the access portion of the erf, if and when required by the local authority: Provided that the local authority may dispense with any such servitude.

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

27B/90-05-10P

Administrator's Notice 491

17 October 1990

SANDTON AMENDMENT SCHEME 1155

The Administrator hereby in terms of the provisions of section 89(1) of the Town-planning and Townships Ordinance, 1965, declares that he approved an amendment scheme, being an amendment of Sandton Town-planning Scheme, 1980, comprising the same land as included in the township of Woodmead Extension 19.

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

This amendment is known as Sandton Amendment Scheme 1155.

PB 4-9-2-116H-1155

56/900122P

Administrator's Notice 492

17 October 1990

DECLARATION AS APPROVED TOWNSHIP

In terms of Section 69 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), the Administrator hereby declares Randjespark Extension 8 Township, to be an approved township subject to the conditions set out in the Schedule hereto.

PB 4-2-2-6069

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY THE PORTLAND CEMENT INSTITUTE UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 184 OF THE FARM WATERVAL 5-IR PROVINCE OF TRANSVAAL, HAS BEEN GRANTED

1. CONDITIONS OF ESTABLISHMENT

- (1) NAAM
Die naam van die dorp is Randjespark Uitbreiding 8.
- (2) ONTWERP
Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. A6784/87.
- (3) BESKIKKING OOR BESTAANDE TITELVOORWAARDES
Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en servitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale.
- (4) TOEGANG
Tensy die skriftelike toestemming van die Adjunk-direkteur-generaal van die Tak Paaie van die Transvaalse Provinciale Administrasie verkry is, moet geen ingang van Provinciale Pad P1/2 tot die dorp en geen uitgang tot Provinciale Pad P1/2 uit die dorp toegelaat word nie.
- (5) ONTVANGS EN VERSORGING VAN STORMWATER
Die dorpseienaar moet die stormwaterdreinering van die dorp so reël dat dit inpas by dié van Pad P1/2 en moet die stormwater wat van die pad afloop of afgelei word, ontvang en versorg.
- (6) VERPLIGTINGE TEN OPSIGTE VAN NOODSAAKLIKE DIENSTE
Die dorpseienaar moet binne sodanige tydperk as wat die plaaslike bestuur mag bepaal, sy verpligtinge met betrekking tot die voorsiening van water, elektrisiteit en sanitêre dienste en die installering van stelsels daarvoor, soos vooraf ooreengekom tussen die dorpseienaar en die plaaslike bestuur, nakom.

2. TITELVOORWAARDES

Die erwe hieronder genoem is onderworpe aan die voorwaardes soos aangedui, opgelê ingevolge die bepalinge van die Ordonnansie op Dorpsbeplanning en Dope, 1965.

- (1) ALLE ERWE
- (a) Die erf is onderworpe aan 'n servituut 2 m breed, vir riolering- en ander munisipale doeleinades, ten gunste van die plaaslike bestuur, langs enige twee grense, uitgesonderd 'n straatgrens en, in die geval van 'n pypsteelerf, 'n addisionele servituut vir munisipale 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 servituut mag afsien.
 - (b) Geen geboue of ander struktuur mag binne die voornoemde servituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige servituut of binne 'n afstand van 2 m daarvan geplant word nie.
 - (c) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige rioolhoofpyleidings en ander werke wat hy volgens goeddunke

- (1) NAME
The name of the township shall be Randjespark Extension 8.
- (2) DESIGN
The township shall consist of erven and streets as indicated on General Plan S.G. A6784/87.
- (3) DISPOSAL OF EXISTING CONDITIONS OF TITLE
All erven shall be made subject to existing conditions and servitudes, if any, including the reservation of rights to minerals.
- (4) ACCESS
Except with the consent in writing of the Deputy Director-General, Roads Branch of the Transvaal Provincial Administration, no ingress from Provincial Road P1/2 to the township and no egress to Provincial Road P1/2 from the township shall be allowed.
- (5) ACCEPTANCE AND DISPOSAL OF STORMWATER
The township owner shall arrange for the drainage of the township to fit in with that of Road P1/2 and for all stormwater running off or being diverted from the road to be received and disposed of.
- (6) OBLIGATIONS IN REGARD TO ESSENTIAL SERVICES
The township owner shall within such period as the local authority may determine, fulfil its obligations in respect of the provision of water, electricity and sanitary services and the installation of systems therefor, as previously agreed upon between the township owner and the local authority.
- ## 2. CONDITIONS OF TITLE
- The erven mentioned hereunder shall be subject to the conditions as indicated imposed in terms of the provisions of the Town-planning and Townships Ordinance, 1965.
- (1) ALL ERVEN
- (a) The erf is subject to a servitude, 2 m wide, in favour of the local authority, for sewerage and other municipal purposes, along any two boundaries other than a street boundary and in the case of a panhandle erf, an additional servitude for municipal purposes 2 m wide across the access portion of the erf, if and when required by the local authority: Provided that the local authority may dispense with any such servitude.
 - (b) No building or other structure shall be erected within the aforesaid servitude area and no large-rooted trees shall be planted within the area of such servitude or within 2 m thereof.
 - (c) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by it during the course of the

noodsaaklik ag, tydelik te plaas op die grond wat aan die voornoemde serwituut grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel, onderworpe daarvan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhou of verwyderings van sodanige rioolhoofpypeleidings en ander werke veroorsaak word.

(2) ERF 28

Die erf is onderworpe aan 'n serwituut vir paddieleindes ten gunste van die plaaslike bestuur, soos op die algemene plan aangedui.

910/890206B
890209B

Administrateurskennisgiving 493

17 Oktober 1990

HALFWAY HOUSE EN CLAYVILLE-WYSIGING-SKEMA 364

Die Administrateur verklaar hierby ingevolge die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Halfway House en Clayville-dorpsbeplanningskema 1976 wat uit dieselfde grond as die dorp Randjespark Uitbreiding 8 bestaan goedgekeur het.

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

Hierdie wysiging staan bekend as Halfway House en Clayville-wysigingskema 364.

PB4-9-2-149-364

56/890605N

Administrateurskennisgiving 494

17 Oktober 1990

VERKLARING TOT GOEDGEKEURDE DORP

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), verklaar die Administrateur hierby die dorp Kya Sand Uitbreiding 6 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB4-2-2-8459

BYLAE

VOORWAARDEN WAAROP DIE AANSOEK GEZOEN DEUR TANJOVAN (PROPRIETARY) LIMITED INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDELTE 63 VAN DIE PLAAS HOUTKOPPEN 193-IQ PROVINSIE TRANSVAAL, TOEGESTAAN IS

1. STIGTINGSVOORWAARDEN

(1) NAAM

Die naam van die dorp is Kya Sand Uitbreiding 6.

(2) ONTWERP

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan LG A800/89.

construction, maintenance or removal of such sewerage mains and other works as it, in its discretion may deem necessary and shall further be entitled to reasonable access to the said land for the aforesaid purpose subject to any damage done during the process of the construction, maintenance or removal of such sewerage mains and other works being made good by the local authority.

(2) ERF 28

The erf is subject to a servitude for road purposes in favour of the local authority, as indicated on the general plan.

910/890206B
890209B

Administrator's Notice 493

17 October 1990

HALFWAY HOUSE AND CLAYVILLE AMENDMENT SCHEME 364

The Administrator hereby in terms of the provisions of section 89(1) of the Town-planning and Townships Ordinance, 1965, declares that he approved an amendment scheme, being an amendment of Halfway House and Clayville Town-planning Scheme 1976 comprising the same land as included in the township of Randjespark Extension 8.

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

This amendment is known as Halfway House and Clayville Amendment Scheme 364.

PB4-9-2-149-364

56/890605N

Administrator's Notice 494

17 October 1990

DECLARATION AS APPROVED TOWNSHIP

In terms of Section 69 of the Town-planning and Townships Ordinance 1965 (Ordinance 25 of 1965) the Administrator hereby declares Kya Sand Extension 6 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB4-2-2-8459

ANNEXURE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY TANJOVAN (PROPRIETARY)LIMITED UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE 1965 FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 63 OF THE FARM HOUTKOPPEN 193-IQ PROVINCE OF TRANSVAAL HAS BEEN GRANTED

1. CONDITIONS OF ESTABLISHMENT

(1) NAME

The name of the township shall be Kya Sand Extension 6.

(2) DESIGN

The township shall consist of erven and streets as indicated on General Plan SG A800/89.

<p>(3) STORMWATERDREINERING EN STRAAT-BOU</p> <p>(a) Die dorpseienaar moet op versoek van die plaaslike bestuur aan sodanige bestuur 'n gedetailleerde skema, volledig met planne, deursnee en spesifikasies, opgestel deur 'n siviele ingenieur wat deur die plaaslike bestuur goedgekeur is, vir die opgaar en afvoer van stormwater deur die hele dorp deur middel van behoorlike aangelegde werke en vir die aanlê, teermacadamisering, beranding en kanalisering van die strate daarin, tesame met die verskaffing van sodanige keermure as wat die plaaslike bestuur nodig ag, vir goedkeuring voorlê.</p> <p>Verder moet die skema die roete en helling aandui deur middel waarvan elke erf toegang tot die aangrensende straat verkry.</p> <p>(b) Die dorpseienaar moet, wanneer die plaaslike bestuur dit vereis, die goedgekeurde skema op eie koste namens en tot bevrediging van die plaaslike bestuur, onder toesig van 'n siviele ingenieur deur die plaaslike bestuur goedgekeur, uitvoer.</p> <p>(c) Die dorpseienaar is verantwoordelik vir die instandhouding van die strate tot bevrediging van die plaaslike bestuur totdat die strate ooreenkomsdig subklousule (b) gebou is.</p> <p>(d) Indien die dorpseienaar versuim om aan die bepalings van paragrawe (a), (b) en (c) hiervan te voldoen, is die plaaslike bestuur geregtig om die werk op koste van die dorpseienaar te doen.</p> <p>(4) BESKIKKING OOR BESTAANDE TITELVOORWAARDES</p> <p>Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en serwitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale, maar uitgesonderd die serwituut geregistreer ingevolge Notariële Akte van Serwituut K143/1949S wat slegs Erwe 181, 183 tot 189 en 'n straat in die dorp raak.</p> <p>(5) VERPLIGTINGE TEN OPSIGTE VAN NOODSAAKLIKE DIENSTE</p> <p>Die dorpseienaar moet binne sodanige tydperk as wat die plaaslike bestuur mag bepaal, sy verpligtinge met betrekking tot die voorsiening van water, elektrisiteit en sanitêre dienste en die installering van stelsels daarvoor, soos vooraf ooreengekom tussen die dorpseienaar en die plaaslike bestuur, nakom.</p> <p>(6) KANSELLASIE VAN SERWITUUT</p> <p>Die dorpseienaar moet op eie koste die serwituut geregistreer ingevolge Notariële Akte van Serwituut K143/1949S laat kanselleer.</p> <p>2. TITELVOORWAARDES</p> <p>Die erwe is onderworpe aan die volgende voorwaardes opgelê deur die Administrateur ingevolge die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965.</p> <p>(1) Die erf is onderworpe aan 'n serwituut 2m breed, vir riolerings- en ander munisipale doeleinades, ten gunste van die plaaslike bestuur, langs enige</p>	<p>(3) STORMWATER DRAINAGE AND STREET CONSTRUCTION</p> <p>(a) The township owner shall on request by the local authority submit to such authority for its approval a detailed scheme complete with plans, sections and specifications, prepared by a civil engineer approved by the local authority, for the collection and disposal of stormwater throughout the township by means of properly constructed works and for the construction, tarmacadamising, kerbing and channelling of the streets therein together with the provision of such retaining walls as may be considered necessary by the local authority.</p> <p>Furthermore, the scheme shall indicate the route and gradient by which each erf gains access to the street on which it abuts.</p> <p>(b) The township owner shall, when required by the local authority to do so, carry out the approved scheme at its own expense on behalf and to the satisfaction of the local authority under the supervision of a civil engineer approved by the local authority.</p> <p>(c) The township owner shall be responsible for the maintenance of the streets to the satisfaction of the local authority until the streets have been constructed as set out in subclause (b).</p> <p>(d) If the township owner fails to comply with the provisions of paragraphs (a), (b) and (c) hereof the local authority shall be entitled to do the work at the cost of the township owner.</p> <p>(4) DISPOSAL OF EXISTING CONDITIONS OF TITLE</p> <p>All erven shall be made subject to existing conditions and servitudes, if any, including the reservation of rights to minerals, but excluding the servitude registered in terms of Notarial Deed of Servitude K143/1949S which affects Erven 181, 183 to 189 and a street in the township only.</p> <p>(5) OBLIGATIONS IN REGARD TO ESSENTIAL SERVICES</p> <p>The township owner shall within such period as the local authority may determine, fulfil its obligations in respect of the provisions of water, electricity and sanitary services and the installation of systems therefor, as previously agreed upon between the township owner and the local authority.</p> <p>(6) CANCELLATION OF SERVITUDE</p> <p>The township owner shall at its own expense cause the servitude registered in terms of Notarial Deed of Servitude K143/1949S to be cancelled.</p> <p>2. CONDITIONS OF TITLE</p> <p>The erven shall be subject to the following conditions imposed by the Administrator in terms of the provisions of the Town-planning and Townships Ordinance, 1965.</p> <p>(1) The erf is subject to a servitude, 2m wide, in favour of the local authority, for sewerage and other municipal purposes, along any two bounda-</p>
--	--

twee grense, uitgesonderd 'n straatgrens en, in die geval van 'n pypsteelerf, 'n addisionele serwituut vir municipale doeleindes 2m 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 serwituut mag afsien.

- (2) Geen geboue of ander struktuur mag binne die voornoemde serwituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige serwituut of binne 'n afstand van 2m 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 serwituut grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel, onderworpe daaraan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwyderings van sodanige rioolhoofpypleidings en ander werke veroorsaak word.

Administrateurskennisgewing 495

17 Oktober 1990

RANDBURG-WYSIGINGSKEMA 1315

Die Administrateur verklaar hierby ingevolge die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Randburg-dorpsbeplanningskema 1976 wat uit dieselfde grond as die dorp Kya Sand Uitbreiding 6 bestaan, goedgekeur het.

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

Hierdie wysiging staan bekend as Randburg-wysigingskema 1315.

56/890605N

PB 4-9-2-132H-1315

Administrateurskennisgewing 496

17 Oktober 1990

KENNISGEWING VAN VERBETERING**TSAKANE UITBREIDING 8**

Hierby word bekend gemaak dat nademaal 'n fout in Administrateurskennisgewing 450 gedateer 26 September 1990 ontstaan het, het die Administrateur goedgekeur dat bovenoemde kennisgewing soos volg gewysig word:

- (a) Klousule 1(3)(i) van die Engelse teks gewysig word deur die uitdrukking "Notarial Deed No. 313/32SS" te vervang met die uitdrukking "Notarial Deed No. 313/32S".
- (b) Klousule 1(4) gewysig word deur die Syfer "17421" in te voeg tussen die syfers "17321" en "17846".
- (c) Klousule 2(3)(c) te wysig deur die syfer "18363" in te voeg tussen die syfer "18355" en die woord "TOT".
- (d) Klousule 2(3)(c)(iii) te wysig deur die uitdrukking "PVW-17" te vervang met die uitdrukking "PWV-17".

GO 15/3/2/383/10

ries other than a street boundary and in the case of a panhandle erf, an additional servitude for municipal purposes 2m 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 2m thereof.
- (3) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by it during the course of the construction, maintenance or removal of such sewerage mains and other works as it, in its discretion may deem necessary and shall further be entitled to reasonable access to the said land for the aforesaid purpose subject to any damage done during the process of the construction, maintenance or removal of such sewerage mains and other works being made good by the local authority.

Administrator's Notice 495

17 October 1990

RANDBURG AMENDMENT SCHEME 1315

The Administrator hereby in terms of the provisions of section 89(1) of the Town-planning and Townships Ordinance, 1965, declares that he approved an amendment scheme, being an amendment of Randburg Town-planning Scheme 1976 comprising the same land as included in the township of Kya Sand Extension 6.

Map 3 and the scheme clauses of the amendment scheme are filed with the Executive Director of Community Services, Pretoria, and the Town clerk, Randburg, and are open for inspection at all reasonable times.

This amendment is known as Randburg Amendment Scheme 1315.

56/890605N

PB 4-9-2-132H-1315

Administrator's Notice 496

17 October 1990

NOTICE OF CORRECTION**TSAKANE EXTENSION 8**

It is hereby notified that whereas an error occurred in Administrator's Notice 450 dated 26th September 1990 the Administrator has approved the correction of the notice as follows:

- (a) Clause 1(3)(i) be amended by the substitution of the expression "Notarial Deed No. 313/32S" for the expression "Notarial Deed No. 313/32SS".
- (b) Clause 1(4) be amended by the insertion of the number "17421" between the numbers "17321" and "17846".
- (c) Clause 2(3)(c) of the Afrikaans text be amended by the insertion of the number "18363" between the number "18355" and the word "TOT".
- (d) Clause 2(3)(c)(iii) of the Afrikaans text be amended by the substitution of the expression "PWV-17" for the expression "PVW-17".

GO 15/3/2/383/10

Administrateurskennisgewing 497

17 Oktober 1990

TOEGANGSPAD: DISTRIK ERMELO

Kragtens artikel 48(1) van die Padordonnansie, 1957, verklaar die Administrateur hierby dat 'n toegangspad, 8 meter breed, met 'n vier meter afskuinsing, bestaan oor die eienom soos aangedui op bygaande sketsplan wat ook die algemene rigting en ligging van gemelde toegangspad aandui.

Kragtens artikel 5A(3) van gemelde Ordonnansies word hierby verklaar dat die grond wat deur gemelde toegangspad in beslag geneem is, fisies afgebaken is en dat plan PRV 89/1 wat gemelde grond aandui, by die kantoor van die Streekin-genieur, Tak Paaie, h/v Robertson- en Joubertstraat, Ermelo, ter insae vir enige belanghebbende persoon is.

Goedkeuring: 598 van 30 Mei 1990
Verwysing: DP 051-052-23/24/23/12

Administrator's Notice 497

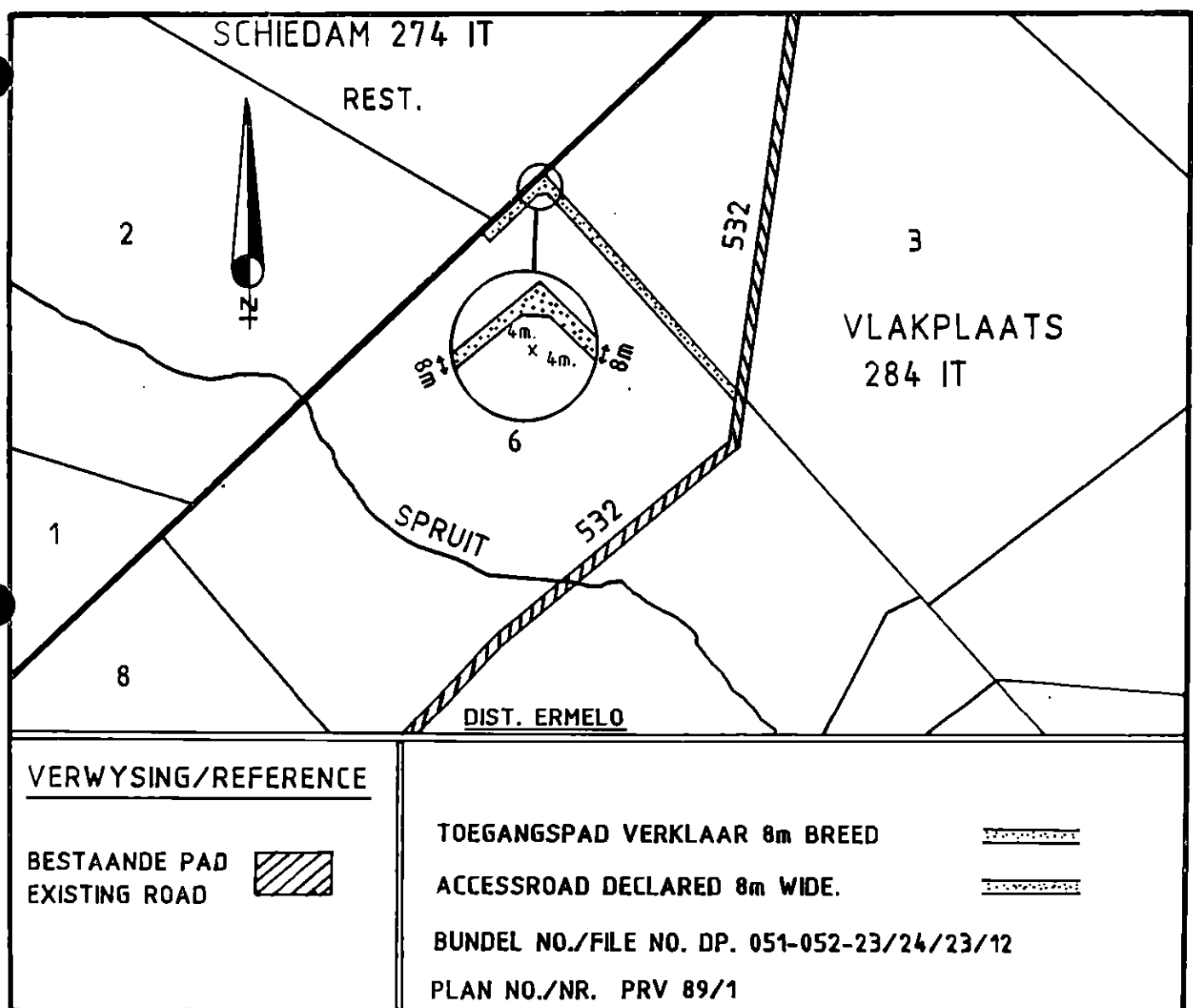
17 October 1990

ACCESS ROAD: DISTRICT ERMELO

In terms of section 48(1) of the Roads Ordinance, 1957, the Administrator hereby declares that an access road, 8 metre wide, with a four metre chamfer, exists over the property as indicated on the subjoined sketch plan which also indicates the general direction and situation of the said access road.

In terms of section 5A(3) of the said Ordinance, it is hereby declared that the land taken up by the said access road, is physically demarcated and that plan PRV 89/1 indicating the said land, is available for inspection by any interested person, at the office of the Regional Engineer, Roads Branch, cnr Robertson and Joubert Streets, Ermelo.

Approval: 598 dated 30 May 1990
Reference: DP 051/052-23/24/23/12



Offisiële Kennisgewings

KENNISGEWING 64 VAN 1990

MUNISIPALITEIT STANDERTON: SKUTTARIEF

Die Minister van Begroting en Plaaslike Bestuur, Administrasie: Volksraad, publiseer hierby ingevolge artikel 164(3) van die Ordonnansie op Plaaslike Bestuur, 1939, die Skuttarief van die Munisipaliteit Standerton hierna uiteengesit, wat deur die Administrateur van Transvaal ingevolge artikel 71 van genoemde Ordonnansie opgestel is.

SKUTTARIEF

1. Skutgeld:

(1) Alle grootvee, elk: R20,00

(2) Alle kleinvee, elk: R3,00

(3) Varke, elk: R15,00.

2. Weiding-, Oppas- en Voergeld:

(1) Perde, muile, donkies, osse, koeie of kalwers, elk: Per dag of gedeelte van 'n dag: R8,00

(2) Skape en bokke, elk: Per dag of gedeelte van 'n dag: R4,00

(3) Varke, elk: Per dag of gedeelte van 'n dag: R10,00.

3. Dryfgeld:

(1) enige persoon wat vee na die skut aanja, is geregtig om dryfgeld teen 50c per kilometer ten opsigte van enige aantal perde, muile, donkies, beeste, skape, bokke of varke te ontvang.

(2) Dryfgeld ingevolge subitem (1) is alleenlik aan een persoon betaalbaar. Geen dryfgeld word betaal vir die gedeelte van 'n afstand wat 28 kilometer oorskry nie, en geen vergoeding ten opsigte van die terugreis na sy huis word aan 'n persoon wat vee na die skut aanja, betaal nie. Indien aldus verlang, betaal die Skutmeester onmiddellik dryfgeld aan die persoon wat die vee skut."

Die Skuttarief van die Munisipaliteit Standerton, aangekondig by Administrateurskennisgewing 341 van 2 April 1969, soos gewysig, word hierby herroep.

KENNISGEWING 65 VAN 1990

DEPARTEMENT VAN PLAASLIKE BESTUUR, BE-HUISING EN WERKE ADMINISTRASIE: VOLKSRaad

GESONDHEIDSKOMITEE VAN PONGOLA: WYSI-GING VAN SANITÉRE EN VULLISVERWYDERINGS-TARIEF

Die Minister van Begroting en Plaaslike Bestuur, Administrasie: Volksraad publiseer hierby ingevolge artikel 164(3) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), die regulasie hierna uiteengesit, wat deur hom ingevolge artikel 126(1)(a), saamgelees met Proklamasie No. R.36 van 31 Maart 1989, van genoemde Ordonnansie gemaak is.

Die Sanitäre en Vullisverwyderingstarief van die Gesondheidskomitee van Pongola aangekondig by Administrateurskennisgewing 189 van 16 Maart 1966, soos gewysig, word hierby verder gewysig deur in item 1 die volgende in te voeg:

Official Notices

NOTICE 64 OF 1990

STANDERTON MUNICIPALITY: POUND TARIFF

The Minister of the Budget and Local Government, Administration: House of Assembly, hereby in terms of section 164(3) of the Local Government Ordinance, 1939, publishes the Pound Tariff of the Standerton Municipality set forth hereinafter, which has been made by the Administrator of Transvaal in terms of section 71 of the said Ordinance.

POUND TARIFF

1. Pound Fees:

(1) All large livestock, each: R20,00

(2) All small livestock, each: R3,00

(3) Pigs, each: R15,00

2. Grazing-, Tending- and Feeding Fees:

(1) Horses, mules, donkeys, oxen, cows or calves, each. Per day or part thereof: R8,00

(2) Sheep and goats each: Per day or part thereof: R4,00

(3) Pigs, each: Per day or part thereof: R10,00

3. Driving Fees:

(1) Any person driving animals to the pound shall be entitled to receive driving fees at the rate of 50c per kilometre in respect of any number of horses, mules, donkeys, cattle, sheep, goats or pigs.

(2) Driving fees in terms of subitem (1) shall be payable to one person only. No driving fees shall be paid for the part of the distance which exceeds 28 kilometres and no compensation in respect of the return journey to his home shall be paid to a person driving animals to the pound. If so desired, the Poundmaster shall immediately pay the driving fees to the person impounding the animals.

The Pound Tariff of the Standerton Municipality published under Administrator's Notice 341 dated 2 April 1969, as amended, is hereby repealed.

NOTICE 65 OF 1990

DEPARTMENT OF LOCAL GOVERNMENT, HOUSING AND WORKS ADMINISTRATION: HOUSE OF ASSEMBLY

PONGOLA HEALTH COMMITTEE: AMENDMENT TO SANITARY AND REFUSE REMOVAL TARIFF

The Minister of the Budget and Local Government, Administration: House of Assembly hereby, in terms of section 164(3) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), publishes the regulation set forth hereinafter, which have been made by him in terms of section 126(1)(a) of the said Ordinance, read with Proclamation No. R.36 of 31 March 1989.

The Sanitary and Refuse Removal Tariff of the Pongola Health Committee published under Administrator's Notice 189, dated 16 March 1966, as amended, is hereby further amended by the insertion of the following in item 1:

"1.2 Vir die verwydering van vullis by besigheidspersele:
Per vullishouer per maand of gedeelte daarvan: R15."

1/13/81(113)DBP

KENNISGEWING 66 VAN 1990

DEPARTEMENT VAN PLAASLIKE BESTUUR, BE-HUISING EN WERKE ADMINISTRASIE: VOLKS-RAAD

GESONDHEIDSKOMITEE VAN PONGOLA: WYSI-GING VAN TARIEF VAN GELDE VIR WATERVOOR-SIENING

Die Minister van Begroting en Plaaslike Bestuur, Administrasie: Volksraad publiseer hierby ingevolge artikel 164(3) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), die regulasies hierna uiteengesit, wat deur hom ingevolge artikel 126(1)(a), saamgelees met Proklama-sie No. R.36 van 31 Maart 1989, van genoemde Ordonnansie gemaak is.

Die Watervoorsieningsregulasies van toepassing gemaak op die Gesondheidskomitee van Pongola by Administrateurskennisgewing 1051 van 3 Augustus 1977, soos gewysig, word hierby verder gewysig deur in items 2(1) en 2(2) van die Tarief van Gelde die syfer "50c" deur die syfer "58c" en die syfer "70c" deur die syfer "80c" onderskeidelik te vervang.

1/13/104(113) DBP

Algemene Kennisgewings

KENNISGEWING 2071 VAN 1990

KENNISGEWING VAN AANSOEK OM WYSIGING VAN PRETORIA-DORPSBEPLANNINGSKEMA 1974 INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

PRETORIA-WYSIGINGSKEMA

Ek, Marthinus Wilhelmus Jacobus de Jager van De Jager, Hunter en Theron, synde die gemagtigde agent van die eienaar van Resterende Gedeelte van erf 394 en Gedeelte 1 van lot 394, Gezina, gee hiermee ingevolge Artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Pretoria Stadsraad aansoek gedoen het om die wysiging van die Dorpsbeplanningskema, bekend as die Pretoria-dorpsbeplanningskema 1974 deur die hersone-ring van Resterende Gedeelte van erf 394 en Gedeelte 1 van lot 394 Gezina vanaf "Spesiale Woon" met 'n digtheid van "een woonhuis per 700 m²" na "Besigheid 1".

Besonderhede van die aansoek lê ter insae gedurende ge-wone kantoorure by die Stadsekretaris, Kamer 3024, Wes-blok, Munitoria, Van der Waltstraat, Pretoria, vir 'n tydperk van 28 dae vanaf 10 Oktober 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 10 Oktober 1990 skriftelik by of tot die Stadsekretaris, by bogenoemde adres of by Posbus 440, Pretoria, 0001 ingedien of gerig word.

Adres van applikant: De Jager, Hunter en Theron, Posbus 489 (Conradstraat 53), Florida Hills 1716.

"1.2 For the removal of refuse from business premises per bin per month or part thereof: R15."

1/13/18(113)DBP

17

NOTICE 66 OF 1990

DEPARTMENT OF LOCAL GOVERNMENT, HOUS-ING AND WORKS ADMINISTRATION: HOUSE OF ASSEMBLY

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

The Minister of the Budget and Local Government, Admin-istration: House of Assembly hereby, in terms of section 164(3) of the Local Government Ordinance, 1939 (Ordin-ance 17 of 1939), publishes the regulations set forth hereinafter, which have been made by him in terms of section 126(1)(a) of the said Ordinance, read with Proclama-tion No. R.36 of 31 March 1989.

The Water Supply Regulations, made applicable to the Pongola Health Committee by Administrator's Notice 1051, dated 3 August 1977, as amended, by the substitution for items 2(1) and 2(2) of the Tariff of Charges for the figure "50c" of the figure "58c" and for the figure "70c" of the fig-ure "80c" respectively.

1/13/104(113)DBP

General Notices

NOTICE 2071 OF 1990

NOTICE OF APPLICATION FOR AMENDMENT OF THE PRETORIA TOWN-PLANNING SCHEME 1974 IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLAN-NING AND TOWNSHIPS ORDINANCE, 1986 (ORDI-NANCE 15 OF 1986)

PRETORIA AMENDMENT SCHEME

I, Marthinus Wilhelmus Jacobus de Jager of De Jager, Hunter en Theron, being the authorized agent of the owner of Remaining Extent of erf 394 and Portion 1 of lot 394, hereby give notice in terms of Section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Pretoria City Council for the amendment of the Town-planning Scheme known as the Pretoria Town-planning Scheme 1974 by the rezoning of Remaining Extent of erf 394 and Portion 1 of lot 394, from "Special Residential" with a density of "one dwelling per 700 m²" to "Business 1".

Particulars of the application will lie for inspection during normal office hours at the office of the City Secretary, Room 3024, West Block, Munitoria, Van der Walt Street, Pretoria, for a period of 28 days from 10 October 1990.

Objections to or representations in respect of the applica-tion must be lodged with or made in writing to the City Sec-retary at the above address or at PO Box 440, Pretoria, 0001 within a period of 28 days from 10 October 1990.

Address of applicant: De Jager, Hunter and Theron, PO Box 489 (53 Conrad Street), Florida Hills 1716.

10—17

KENNISGEWING 2072 VAN 1990

KENNISGEWING VAN AANSOEK OM WYSIGING VAN ROODEPOORT-DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

ROODEPOORT-WYSIGINGSKEMA 272

Ek, Christian Sarel Theron, synde die gemagtigde agent van die eienaar van Resterende Gedeelte van Erf 180, Florida, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Roodepoort aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Roodepoort-dorpsbeplanningskema, 1987 deur die hersonering van die eiendom hierbo beskryf geleë in Vierdelaan, Florida van "Residensieel 4" na "Spesiaal" vir kantore en sodanige ander gebruiks as wat die Departement Stedelike Ontwikkeling skriftelik mag goedkeur.

Besonderhede van die aansoek lê ter insae gedurende die gewone kantoorure by die kantoor van Departement Stedelike Ontwikkeling, Kamer 72, 4de Vloer, Burgersentrum, Christiaan de Wetweg, Florida Park, vir 'n tydperk van 28 dae vanaf 10 Oktober 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 10 Oktober 1990 skriftelik by of tot die Departement Stedelike Ontwikkeling, by boegenoemde adres of by Privaatsak X30, Roodepoort 1725 ingediend word of gerig word.

Adres van applikant: De Jager, Hunter en Theron, Posbus 489, Florida Hills 1716.

KENNISGEWING 2073 VAN 1990

TZANEEN-DORPSBEPLANNINGSKEMA, 1980

WYSIGINGSKEMA 85

Die Tzaneen Stadsraad gee hiermee ingevolge artikel 28(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 kennis dat 'n ontwerp-dorpsbeplanningskema bekend te staan as Wysigingskema 85 deur om opgestel is.

Hierdie skema is 'n wysigingskema en bevat die volgende voorstel:

Die hersonering van 'n deel van Erf 640, Tzaneen Uitbreiding 6 en 'n deel van die reeds geslote Van Veldenstraat, gesamentlik ongeveer 6 500 m² groot, geleë suidwes van Sirkelweg en aangrensend tot Erf 639, Tzaneen Uitbreiding 6, van "Openbare Oop Ruimte" na "Vermaakklikeidsdoelendes" met 'n bylae.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Burgersentrum, Agathastraat, Tzaneen, vir 'n tydperk van 28 dae vanaf 10 Oktober 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 10 Oktober 1990 skriftelik by of tot die Stadsklerk by bovenmelde adres of by Posbus 24, Tzaneen, 0850, ingediend of gerig word.

Adres van agent: De Villiers, Pieterse en Du Toit, Posbus 754, Tzaneen 0850.

J DE LANG
Stadsklerk

NOTICE 2072 OF 1990

NOTICE OF APPLICATION FOR AMENDMENT OF THE ROODEPOORT TOWN-PLANNING SCHEME 1987 IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

ROODEPOORT AMENDMENT SCHEME 272

I, Christian Sarel Theron, being the authorised agent of the owner of Remaining Extent of Erf 180, Florida, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Roodepoort City Council for the amendment of the town-planning scheme known as Roodepoort Town-planning Scheme of 1987 by the rezoning of the property described above, situated on Fourth Avenue, Florida from "Residential 4" to "Special" for offices and such other uses as the Department of Urban Development may approve in writing.

Particulars of the application will lie for inspection during normal office hours at the office of the Department Urban Development, Room 72, 4th Floor, Civic Centre, Christiaan de Wet Avenue, Florida Park, for a period of 28 days from 10 October 1990.

Address of applicant: De Jager, Hunter and Theron, PO Box 489, Florida Hills 1716.

10—17

NOTICE 2073 OF 1990

TZANEEN TOWN-PLANNING SCHEME, 1980

AMENDMENT SCHEME 85

The Tzaneen Town Council hereby gives notice in terms of section 28(1)(a) of the Town-planning and Townships Ordinance, 1986, that a draft town-planning scheme to be known as amendment scheme 85 has been prepared.

This scheme is an amendment scheme and contains the following proposal:

The rezoning of a part of Erf 640, Tzaneen Extension 6 and part of the closed Van Velden Street, measuring approximately 6 500 m² in total, situated south-west of Circle Drive and adjacent to Erf 639, Tzaneen Extension 6, from Public Open Space to Amusement Purposes with an Annexure.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Civic Centre, Agatha Street, Tzaneen for a period of 28 days from 10 October 1990.

Objections to and representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 24, Tzaneen, 0850, within a period of 28 days from 10 October 1990.

Address of agent: De Villiers, Pieterse and Du Toit, PO Box 754, Tzaneen 0850.

J DE LANG
Town Clerk

10—17

KENNISGEWING 2074 VAN 1990

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

RANDBURG-WYSIGINGSKEMA 1494

Ek, Johannes Daniel Marius Swemmer, van die firma Els Van Straten en Vennote, synde die gemagtigde agent van die eienaar van Erf 555, Jukskei Park, gee hiermee ingevolge Artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Randburg Stadsraad aansoek gedoen het om die wysiging van die Dorpsbeplanningskema bekend as Randburg-dorpsbeplanningskema, 1976, deur die hersonering van die eiendom hierbo beskryf, geleë te Chrisolietstraat en Topaaslaan van "Opvoedkundig" tot "Residensieel 1" met 'n digtheid van "een woonhuis per 1 000 m²".

Besonderhede van die aansoek lê ter insae gedurende gevone kantoorure by die kantoor van die Stadsklerk, Kamer A204, Munisipale Kantore, h/v Jan Smutslaan en Hendrik Verwoerdlaan vir 'n tydperk van 28 dae vanaf 10 Oktober 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 10 Oktober 1990 skriftelik by of tot die Stadsklerk by bovemelde adres of by Privaatsak 1, Randburg, 2125 ingedien of gerig word.

Adres van Agent: p/a Els Van Straten en Vennote, Posbus 3904, Randburg 2125.

KENNISGEWING 2075 VAN 1990

KENNISGEWING IN TERME VAN DIE DORPSTIGTING-EN GRONDGEBRUIKSREGULASIES 1986

Neem asseblief kennis dat die ondergenoemde dorpstigter 'n aansoek vir die stigting van die dorp hieronder beskryf, soos in die Dorpstigting en Grondgebruiksregulasies, 1986, uitgevaardig kragtens artikel 66(1) van die Wet op Ontwikkeling van Swart Gemeenskappe, 1984, by die gemagtigde beampete ingedien het.

Neem asseblief verder kennis dat die toepaslike plante dokumente en inligting vir inspeksie by die kantoor van die dorpstigter (hieronder aangedui) vir 'n tydperk van 30 (dertig) dae ter insae lê vanaf 11 Oktober 1990.

Neem asseblief verder kennis dat iemand wat beswaar wil maak teen of vertoë wil rig ten opsigte van die toestaan van die aansoek, sodanige beswaar of vertoë tesame met die redes daarvoor, binne 30 (dertig) dae aan die gemagtigde beampete by sy adres hieronder uiteengesit, moet aflewer.

Naam van dorp: Kwa-Guqa Uitbreiding 9.

Naam van dorpstigter: Libcan B.K.

Adres van dorpstigter waar dokumente geïnspekteer kan word: Korsman & Van Wyk, Landstad Forum, Van Deventerstraat 38, Witbank 1035.

Adres van gemagtigde beampete: Die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria, 0001.

Getal en sonering van erwe: Residensieel — 580; Munisipaal — 4; Gemeenskapsfaciliteite — 4; Besigheid — 3; Publieke Oop Ruimte — 1.

NOTICE 2074 OF 1990

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

RANDBURG AMENDMENT SCHEME 1494

I, Johannes Daniel Marius Swemmer of the firm Els Van Straten and Partners, being the authorized agent of the owner of Erf 555 Jukskei Park, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986 that I have applied to the Randburg Town Council for the amendment of the Town-planning Scheme known as Randburg Town-planning Scheme, 1976, by the rezoning of the property described above, situated on Chrisoliet Street and Topaas Avenue from "Educational" to "Residential 1" with a density of "one dwelling per 1 000 m²".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room A204, Municipal Offices, cnr Jan Smuts Avenue and Hendrik Verwoerd Drive for the period of 28 days from 10 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk, at the above address or at Private Bag 1, Randburg, 2125 within a period of 28 days from 10 October 1990.

Address of Agent: c/o Els Van Straten and Partners, PO Box 3904, Randburg 2125.

10—17

NOTICE 2075 OF 1990

NOTICE IN TERMS OF THE TOWNSHIP ESTABLISHMENT AND LAND USE REGULATIONS, 1986

Please take notice that the township applicant mentioned below has lodged an application for the establishment of the township described below with the authorised officer as intended in the Township Establishment and Land Use Regulations, 1986, made under section 66(1) of the Black Communities Development Act, 1984).

Please take notice further that the relevant plans, documents and information are open for inspection at the office of the township applicant (indicated below) for a period of 30 (thirty) days from 11 October 1990.

Please take notice further that any person who desires to object to or make representations in respect of the granting of the application, must deliver such objection or representation together with the reasons therefor to the authorised officer at his address set out below within the said 30 (thirty) day period.

Name of township: Kwa-Guqa Extension 9.

Name of township applicant: Libcan C.C.

Address of township applicant where documents can be inspected: Korsman and Van Wyk, Landstad Forum, 38 Van Deventer Street, Witbank 1035.

Address of authorised officer: The Director of Local Government, Private Bag X437, Pretoria 0001.

Number and zoning of erven: Residential — 580; Municipal — 4; Community Facilities — 4; Business — 3; Public Open Space — 1.

Ligging en beskrywing van grond: Gedeelte 14, Schoongesicht 308-JS aanliggend tot Provinciale Distrikspad 328, aangrensend noord van Kwa-Guqa Uitbreiding 3, distrik Witbank.

Geteken: Korsman & Van Wyk, Stads- en Streeksbeplanners, Posbus 2380, Witbank 1035.

KENNISGEWING 2076 VAN 1990

KENNISGEWING IN TERME VAN DIE DÖRPSTIGTING- EN GRONDGEBRUIKSREGULASIES 1986

Neem asseblief kennis dat die ondergenoemde dorpstigter 'n aansoek vir die stigting van die dorp hieronder beskryf, soos in die Dorpstigting en Grondgebruiksregulasies, 1986, uitgevaardig kragtens artikel 66(1) van die Wet op Ontwikkeling van Swart Gemeenskappe, 1984, by die gemagtigde beampete ingedien het.

Neem asseblief verder kennis dat die toepaslike plande dokumente en inligting vir inspeksie by die kantoor van die dorpstigter (hieronder aangedui) vir 'n tydperk van 30 (dertig) dae ter insae lê vanaf 11 Oktober 1990.

Neem asseblief verder kennis dat iemand wat beswaar wil maak teen of vertoë wil rig ten opsigte van die toestaan van die aansoek, sodanige beswaar of vertoë tesame met die redes daarvoor, binne 30 (dertig) dae aan die gemagtigde beampete by sy adres hieronder uiteengesit, moet aflewer.

Naam van dorp: Kwa-Guqa Uitbreiding 10.

Naam van dorpstigter: Stadsraad van Kwa-Guqa Posbus 3933, Witbank 1035.

Adres van dorpstigter waar dokumente geïnspekteer kan word: Korsman & Van Wyk, Landstad Forum, Van Deventerstraat 38, Witbank 1035.

Adres van gemagtigde beampete: Die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria, 0001.

Getal en sonering van erwe: Residensieel — 1 500; Munisipaal — 2; Gemeenskapsfaciliteite — 15; Besigheid — 2; Pubblike Oop Ruimte — 5; Industrieel — 1.

Ligging en beskrywing van grond: Gedeeltes 111, 113, 114, 115, 116, 117 en 124, Nooitgedacht 300-JS, aangrensend tot die westelike grens van Provinciale Distrikspad 328, distrik Witbank.

Geteken: Korsman & Van Wyk, Stads- en Streeksbeplanners, Posbus 2380, Witbank 1035.

KENNISGEWING 2077 VAN 1990

KENNISGEWING IN TERME VAN DIE DÖRPSTIGTING- EN GRONDGEBRUIKSREGULASIES 1986

Neem asseblief kennis dat die ondergenoemde dorpstigter 'n aansoek vir die stigting van die dorp hieronder beskryf, soos in die Dorpstigting en Grondgebruiksregulasies, 1986, uitgevaardig kragtens artikel 66(1) van die Wet op Ontwikkeling van Swart Gemeenskappe, 1984, by die gemagtigde beampete ingedien het.

Neem asseblief verder kennis dat die toepaslike plande dokumente en inligting vir inspeksie by die kantoor van die dorpstigter (hieronder aangedui) vir 'n tydperk van 30 (dertig) dae ter insae lê vanaf 11 Oktober 1990.

Locality and description of land: Portion 14, Schoongesicht 308 JS abutting onto Provincial District Road 328, adjacent to Kwa-Guqa Extension 3, district Witbank.

Signed: Korsman & Van Wyk, Town and Regional Planners, PO Box 2380, Witbank 1035.

10—17

NOTICE 2076 OF 1990

NOTICE IN TERMS OF THE TOWNSHIP ESTABLISHMENT AND LAND USE REGULATIONS, 1986

Please take notice that the township applicant mentioned below has lodged an application for the establishment of the township described below with the authorised officer as intended in the Township Establishment and Land Use Regulations, 1986, made under section 66(1) of the Black Communities Development Act, 1984).

Please take notice further that the relevant plans, documents and information are open for inspection at the office of the township applicant (indicated below) for a period of 30 (thirty) days from 11 October 1990.

Please take notice further that any person who desires to object to or make representations in respect of the granting of the application, must deliver such objection or representation together with the reasons therefor to the authorised officer at his address set out below within the said 30 (thirty) day period.

Name of township: Kwa-Guqa Extension 10.

Name of township applicant: Town Council of Kwa-Guqa, PO Box 3933, Witbank 1035.

Address of township applicant where documents can be inspected: Korsman and Van Wyk, Landstad Forum, 38 Van Deventer Street, Witbank 1035.

Address of authorised officer: The Director of Community Services, Private Bag X437, Pretoria 0001.

Number and zoning of erven: Residential — 1 500; Community Facilities — 15; Business — 2; Industrial — 1; Public Open Space — 5; Municipal — 2.

Locality and description of land: Portions 111, 113, 114, 115, 116, 117 and 124, Nooitgedacht 300-JS, abutting onto the Western Boundary of Provincial District Road 328, district Witbank.

Signed: Korsman & Van Wyk, Town and Regional Planners, PO Box 2380, Witbank 1035.

10—17

NOTICE 2077 OF 1990

NOTICE IN TERMS OF THE TOWNSHIP ESTABLISHMENT AND LAND USE REGULATIONS, 1986

Please take notice that the township applicant mentioned below has lodged an application for the establishment of the township described below with the authorised officer as intended in the Township Establishment and Land Use Regulations, 1986, made under section 66(1) of the Black Communities Development Act, 1984).

Please take notice further that the relevant plans, documents and information are open for inspection at the office of the township applicant (indicated below) for a period of 30 (thirty) days from 11 October 1990.

Neem asseblief verder kennis dat iemand wat beswaar wil maak teen of vertoë wil rig ten opsigte van die toestaan van die aansoek, sodanige beswaar of vertoë tesame met die redes daarvoor, binne 30 (dertig) dae aan die gemagtigde beampete by sy adres hieronder uiteengesit, moet aflewer.

Naam van dorp: Kwa-Guqa Uitbreiding 11.

Naam van dorpstiger: Stadsraad van Kwa-Guqa, Posbus 3933, Witbank 1035.

Adres van dorpstiger waar dokumente geïnspekteer kan word: Korsman & Van Wyk, Landstad Forum, Van Deventerstraat 38, Witbank 1035.

Adres van gemagtigde beampete: Die Direkteur van Gemeenskapsontwikkeling, Privaatsak X437, Pretoria, 0001.

Getal en sonering van erwe: Residensieel — 1 219; Munisipaal — 1; Gemeenskapsfasiliteite — 14; Besigheid — 1; Industriell — 1; Publieke Oop Ruimte — 5.

Liggings en beskrywing van grond: Gedeeltes 108, 109, 111, 117 en 124, Nooitgedacht geleë ten weste van Kwa-Guqa Uitbreiding 2, distrik Witbank.

Geteken: Korsman & Van Wyk, Stads- en Streeksbeplanners, Posbus 2380, Witbank 1035.

KENNISGEWING 2078 VAN 1990

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986

TRICHARDT-WYSIGINGSKEMA 11

Ek, Jan Andries du Preez, synde die gemagtigde agent van die eienaar van Erf 410, Trichardt, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Trichardt aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Trichardt-dorpsbeplanningskema, 1987, deur die hersonering van die eiendom hierbo beskryf, geleë aangrensend tot Jansen- en Visserstraat van Besigheid 3 en Straat tot Openbare Garage.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Burgercentrum, Trichardt vir 'n verdere tydperk van 28 dae vanaf 11 Oktober 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 11 Oktober 1990 skriftelik by of tot die Stadsklerk by bovemelde adres of by Posbus 52, Trichardt, ingedien of gerig word.

Adres van eienaar: A.J. van der Westhuizen Familie Trust, Posbus 157, Trichardt 2300.

Adres van applikant: Korsman en Van Wyk, Posbus 744, Bethal 2310.

KENNISGEWING 2079 VAN 1990

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986

TRICHARDT-WYSIGINGSKEMA 15

Ek, J. Andries du Preez synde die gemagtigde agent van die eienaar van Erf 290, Trichardt gee hiermee ingevolge ar-

Please take notice further that any person who desires to object to or make representations in respect of the granting of the application, must deliver such objection or representation together with the reasons therefor to the authorised officer at his address set out below within the said 30 (thirty) day period.

Name of township: Kwa-Guqa Extension 11.

Name of township applicant: Town Council of Kwa-Guqa, PO Box 3933, Witbank 1035.

Address of township applicant where documents can be inspected: Korsman and Van Wyk, Landstad Forum, 38 Van Deventer Street, Witbank 1035.

Address of authorised officer: The Director of Community Development, Private Bag X437, Pretoria 0001.

Number and zoning of erven: Residential — 1 219; Municipal — 1; Community Facilities — 14; Business — 1; Industrial — 1; Public Open Space — 5.

Locality and description of land: Portions 108, 109, 111, 117 and 124, Nootgedacht 300-JS situated west of Kwa-Guqa Extension 2 district Witbank.

Signed: Korsman & Van Wyk, Town and Regional Planners, PO Box 2380, Witbank 1035. 10—17

NOTICE 2078 OF 1990

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986

TRICHARDT AMENDMENT SCHEME 11

I, J. Andries du Preez, being the authorized agent of the owner of Erf 410, Trichardt, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Town Council of Trichardt for the amendment of the town-planning scheme known as Trichardt Town-planning Scheme, 1987, by the rezoning of the property described above, situated adjacent to Jansen and Visser Streets, from Business 3 and Street to Public Garage.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Civic Centre, Trichardt, for a period of 28 days from 11 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk, Civicary at the above address or at PO Box 52, Trichardt, within a period of 28 days from 11 October 1990.

Address of owner: A.J. van der Westhuizen Familie Trust, PO Box 157, Trichardt 2300.

Address of applicant: Korsman and Van Wyk, PO Box 744, Bethal 2310. 10—17

NOTICE 2079 OF 1990

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986

TRICHARDT AMENDMENT SCHEME 15

I, J. Andries du Preez being the authorized agent of the owner of Erf 290, Trichardt thereby give notice in terms of

tikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Trichardt aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Trichardt-dorpsbeplanningskema 1987 deur die hersonering van die eiendom hierbo beskryf, geleë op die h/v Rapportryer en Van Belkum Streets, Trichardt van Residensieel 3 tot Besigheid 1.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadslerk, Burger-sentrum, Trichardt vir 'n verdere tydperk van 28 dae vanaf 11 Oktober 1990.

Beware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 11 Oktober 1990 skriftelik by of tot die Stadslerk by bovemelde adres of by Posbus 52, Trichardt ingedien of gerig word.

Adres van eienaar: J.Z. Koekemoer, Posbus 11166, Secunda 2302.

Adres van applikant: Korsman en Van Wyk, Posbus 7440, Bethal 2310.

KENNISGEWING 2080 VAN 1990

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986

TRICHARDT-WYSIGINGSKEMA 16

Ek, J. Andries du Preez synde die gemagtigde agent van die eienaar van gedeelte 5 van erf 377, Trichardt gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Trichardt aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Trichardt-dorpsbeplanningskema 1987 deur die hersonering van die eiendom hierbo beskryf, geleë aangrensend tot Grove- en Voortrekkerstrate, Trichardt van Openbare Oopruimte tot Spesiaal.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van Die Stadslerk, Burger-sentrum, Trichardt vir 'n verdere tydperk van 28 dae vanaf 11 Oktober 1990.

Beware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 11 Oktober 1990 skriftelik by of tot die Stadslerk by bovemelde adres of by Posbus 52, Trichardt ingedien of gerig word.

Adres van eienaar: K. Engelbrecht, Trichardt Aptiek, Trichardt 2300.

Adres van Applikant: Korsman en Van Wyk, Posbus 744, Bethal 2310.

KENNISGEWING 2081 VAN 1990

(Regulasie 11(2))

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

PRETORIASTREEK-WYSIGINGSKEMA

Ek, Karin Johanna van Straten, synde die gemagtigde agent van die eienaar van gedeelte(s) 48 van die plaas Lyttel-

section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Town Council of Trichardt for the amendment of the town-planning scheme known as Trichardt Town-planning Scheme 1987 by the rezoning of the property described above, situated at the cnr Rapportryer and Van Belkum Streets, Trichardt from Residential 3 to Business 1.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Civic Centre, Trichardt for a period of 28 days from 11 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 52, Trichardt within a period of 28 days from 11 October 1990.

Address of owner: J.Z. Koekemoer, PO Box 11166, Secunda 2302.

Address of applicant: Korsman & Van Wyk, PO Box 744, Bethal 2310.

10—17

NOTICE 2080 OF 1990

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986

TRICHARDT AMENDMENT SCHEME 16

I, J. Andries du Preez being the authorized agent of the owner of portion 5 of erf 377, Trichardt hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Town Council of Trichardt for the amendment of the town-planning scheme known as Trichardt Town-planning Scheme 1987 by the rezoning of the property described above, situated at Grove- and Voortrekker Streets, Trichardt from Public Open Space to Special.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Civic Centre, Trichardt for a period of 28 days from 11 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 52, Trichardt within a period of 28 days from 11 October 1990.

Address of owner: K. Engelbrecht, Trichardt Pharmacy, Trichardt 2300.

Address of Applicant: Korsman and Van Wyk, PO Box 744, Bethal 2310.

10—17

NOTICE 2081 OF 1990

(Regulation 11(2))

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

PRETORIA REGION AMENDMENT SCHEME

I, Karin Johanna van Straten, being the authorized agent of the owner of portion(s) 48 of the farm Lyttelton 381 JR

ton 381 JR gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Verwoerdburg aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Pretoriastreek-dorpsaanlegskema 1960 deur die hersonering van die eiendom hierbo beskryf, geleë te Jeanlaan, tussen Rabie- en Gerhardstraat, Lyttelton landbouhoeves van Landbou tot Spesiaal vir 'n sportsentrum.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Departement Stadsbeplanning Stadsraad van Verwoerdburg, Basdenlaan Lyttelton LH vir 'n tydperk van 28 dae vanaf 10 Oktober 1990 (die datum van eerste publikasie van hierdie kennisgewing).

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 10 Oktober 1990 skriftelik by of tot die stadsklerk by bovermelde adres of by Posbus 14013 Verwoerdburg 0140 ingedien of gerig word.

Adres van eienaar: p/a F Pohl en Vennote, Posbus 7036, Hennopsmeer 0046, Grondvloer Panoramagebou, h/v Lenchenlaan-noord en John Vorsterrylaan Zwartkop X4.

KENNISGEWING 2082 VAN 1990

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

ROODEPOORT-WYSIGINGSKEMA 419

Ek, Jean Margaret Raitt, synde die gemagtigde agent van die eienaar van Erwe 3 en 4 Dorp Rand Leases Uitbreiding 1, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Roodepoort Grootstadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Roodepoort-dorpsbeplanningskema 1987 deur die hersonering van Erwe 3 en 4, Dorp Rand Leases Uitbreiding 1 van "Spesiaal" tot "Nywerheid 1".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die stadsklerk, Burgercentrum, Christiaan de Wetweg, Floridapark, vir 'n tydperk van 28 dae vanaf 10 Oktober 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 10 Oktober 1990 skriftelik by of tot die stadsklerk by bovermelde adres of by Privaatsak X30, Roodepoort, 1725, ingedien of gerig word.

Adres van eienaar: p/a Rosmarin en Medewerkers, Posbus 32004, Braamfontein 2017.

KENNISGEWING 2083 VAN 1990

BYLAE 8 (Regulasie 11(2))

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

JOHANNESBURG-WYSIGINGSKEMA 3178

Ek, Stephen Colley Jaspan, synde die gemagtigde agent van die eienaars van Erf 45 Aeroton Uitbreiding 2 Dorp

hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Town Council of Verwoerdburg for the amendment of the town-planning scheme known as Pretoria Region Town-planning Scheme 1960 by the rezoning of the property described above, situated at Jean Avenue between Rabie- and Gerhard Street Lyttelton AH from Agricultural to Special for a sport centre.

Particulars of the application will lie for inspection during normal office hours at the office of the Department of Town-planning Town Council of Verwoerdburg, Basden Avenue, Lyttelton AH for the period of 28 days from 10 October 1990 (the date of first publication of this notice).

Objections to or representations in respect of the application must be lodged with or made in writing to the town clerk at the above address or at PO Box 14013, Verwoerdburg 0140 within a period of 28 days from 10 October 1990.

Address of owner: c/o F Pohl and Partners, PO Box 7036, Hennopsmeer 0046, Ground Floor, Panorama Building, corner of Lenchen Ave North and John Vorste Drive Zwartkop X4.

10—17

NOTICE 2082 OF 1990

SCHEDULE 8

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

ROODEPOORT AMENDMENT SCHEME 419

I, Jean Margaret Raitt, being the authorized agent of the owner of Erven 3 and 4, Rand Leases Extension 1 Township hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the City Council of Roodepoort for the amendment of the town-planning scheme known as Roodepoort Town-planning Scheme, 1987, by the rezoning of Erven 3 and 4, Rand Leases Extension 1 Township, from "Special" to "Industrial 1".

Particulars of the application will lie for inspection during normal office hours at the office of the town clerk, Civic Centre, Christiaan de Wet Road, Florida Park, for the period of 28 days from 10 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the town clerk at the above address or at Private Bag X30, Roodepoort, 1725, within a period of 28 days from 10 October 1990.

Address of owner: c/o Rosmarin and Associates, PO Box 32004, Braamfontein 2017.

10—17

NOTICE 2083 OF 1990

SCHEDULE 8

(Regulation 11(2))

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

JOHANNESBURG AMENDMENT SCHEME 3178

I, Stephen Colley Jaspan, being the authorized agent of the owners of Erf 45 Aeroton Extension 2, hereby give notice in

Aeroton, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Grootstadsraad van Johannesburg aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Johannesburg-dorpsbeplanningskema 1979 deur die hersonering van die eiendomme hierbo beskryf, geleë te Aerodromstraat 102 Dorp, Aeroton van "Kommersieel" na "Nywerheid 1", onderworpe aan voorwaardes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur van Beplanning, Kamer 760, 7de Verdieping, Burgersentrum, Braamfontein, Johannesburg, vir 'n tydperk van 28 dae vanaf 10 Oktober 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 10 Oktober 1990 skriftelik by of tot die Direkteur van Beplanning by bovermelde adres of by Posbus 30733, Braamfontein, 2017, ingedien en gerig word.

Adres van eienaar: p/a Rosmarin en Medewerkers, Sherborne Square, Sherborneweg 5, Parktown 2193.

KENNISGEWING 2084 VAN 1990

KEMPTON PARK-WYSIGINGSKEMA 267

Ek, Wendy Dore, synde die gemagtigde agent van die eienaar van Erf 388, Spartan Uitbreiding 3 gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Kempton Park aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Kempton Park-dorpsbeplanningskema, 1987, deur die hersonering van die eiendom hierbo beskryf, geleë aan die noorde kant van Foremanstraat van "Kommersieel" tot "Nywerheid 3".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 151, h/v Margaretweg en Longstraat, Kempton park, vir 'n tydperk van 28 dae vanaf 24 Oktober 1990 (die datum van eerste publikasie van hierdie kennisgewing).

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 24 Oktober 1990 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 13, Kempton Park, 1620 ingedien of gerig word.

Adres van eienaar: p/a Rob Fowler en Medewerkers, Posbus 1905, Halfway House 1685.

KENNISGEWING 2085 VAN 1990

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

JOHANNESBURG-WYSIGINGSKEMA 3154

Ek, Bruce Ingram Stewart, synde die gemagtigde agent van die eienaar van Erf 242 Turffontein Dorp gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Johannesburgse Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Johannesburg-dorpsbeplanningskema, 1979 deur die hersonering van die eiendom hierbo beskryf, geleë te Turf Clubstraat 144 van "Resi-

terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the City Council of Johannesburg for the amendment of the town-planning scheme known as Johannesburg Town-planning Scheme 1979 by the rezoning of the properties described above, situated at 102 Aerodrome Street, from "Commercial 1" to "Industrial 1" subject to conditions.

Particulars of the application will lie for inspection during normal office hours at the office of the Director of Planning, Room 760, 7th floor, Civic Centre, Braamfontein, Johannesburg, for a period of 28 days from 10 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Director of Planning at the above address or at PO Box 30733, Braamfontein 2017, within a period of 28 days from 10 October 1990.

Address of owner: c/o Rosmarin and Associates, Sherborne Square, 5 Sherborne Road, Parktown 2193.

10—17

NOTICE 2084 OF 1990

KEMPTON PARK AMENDMENT SCHEME 267

I, Wendy Dore, being the authorized agent of the owner of Erf 388, Spartan Extension 3 give notice in terms of Section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Kempton Park Town Council for the amendment of the town-planning scheme known as Kempton Park Town-planning Scheme, 1987, by the rezoning of the property described above, situated on the northern side of Foreman Street from "Commercial" to "Industrial 3".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 151, cnr Margaret Road and Long Street, Kempton Park for the period of 28 days from 24 October 1990 (the date of first publication of this notice).

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 13, Kempton Park 1620 within a period of 28 days from 24 October 1990.

Address of owner: c/o Rob Fowler and Associates, PO Box 1905, Halfway House, 1685.

10—17

NOTICE 2085 OF 1990

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

JOHANNESBURG AMENDMENT SCHEME 3154

I, Bruce Ingram Stewart being the authorized agent of the owner of Erf 242 Turffontein Township, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Johannesburg City Council for the amendment of the town planning scheme known as Johannesburg Town-planning Scheme 1979 by the rezoning of the property described above, situated at 144 Turf Club Street from "Residential 4"

densieel 4" tot "Residensieel 4" plus kantore as 'n primêre reg, onderworpe aan sekere voorwaardes.

Besonderhede van die aansoek is ter insae gedurende gewone kantoorure by die kantoor van die Direkteur van Beplanning, Kamer 760, 7de Vloer, Johannesburg Burgersentrum, Braamfontein, vir 'n tydperk van 28 dae vanaf 10 Oktober 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 10 Oktober 1990 skriftelik by die Direkteur van Beplanning by bovermelde adres of by Posbus 30733, Braamfontein, 2017 ingedien of gerig word.

Adres van eienaar: p/a Schneider & Dreyer, Posbus 3438, Randburg 2125.

KENNISGEWING 2086 VAN 1990

SANDTON-WYSIGINGSKEMA 1423

- KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986, (ORDONNANSIE 15 VAN 1986)

Ek, James Hawthorne Smith, synde die gemagtigde agent van die eienaar van die Restant van Erf 80 dorp Buccleuch, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Sandton aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Sandton-dorpsbeplanningskema, 1980, deur die hersonering van die eiendom hierbo beskryf, geleë te Mullerstraat Buccleuch tot "Residensieel 2 met 'n digtheid van twintig eenheide per hektaar tot Residensieel 1 met 'n digtheid van Een woonhuis per 1500 m²".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer B206, Sandton Burgersentrum, Rivoniaweg, Sandton vir 'n tydperk van 28 dae vanaf 10 Oktober, 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 10 Oktober, 1990, skriftelik by of tot die Stadsklerk by die bovermelde adres of by Posbus 78001, Sandton, 2146, ingedien of gerig word.

Adres van eienaar: P/a J H Smith, Posbus 78019, Sandton 2146.

KENNISEWING 2087 VAN 1990

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56 VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

ROODEPOORT-WYSIGINGSKEMA 158

Ek, Russell Pierre Attwell, synde die gemagtigde agent van die eienaar van Erf 140, Florida Dorpsgebied, gee hiermee ingevolge artikel 56 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Roodepoort Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Roodepoort-dorpsbeplanningskema 1987 deur die hersonering van die eiendom hierbo beskryf geleë aangrensend aan Westlakeweg vanaf "Residensieel 1" na "Besigheid 4" onderworpe aan sekere voorwaardes.

to "Residential 4" plus offices as a primary right, subject to certain conditions.

Particulars of the application will lie for inspection during normal office hours at the office of the Director of Planning, Room 760, 7th Floor, Johannesburg Civic Centre, Braamfontein, for a period of 28 days from 10 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Director of Planning, at the above address or at PO Box 30733, Braamfontein 2017, within a period of 28 days from 10 October 1990.

Address of owner: c/o Schneider & Dreyer, PO Box 3438, Randburg 2125.

10—17

NOTICE 2086 OF 1990

SANDTON AMENDMENT SCHEME 1423

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986, (ORDINANCE 15 OF 1986)

I, James Hawthorne Smith, being the authorised agent of the owner of Erf 80 Buccleuch Township, hereby give notice in terms of Section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Town Council of Sandton for the amendment of the Town-planning Scheme known as Sandton Town-planning Scheme, 1980, by the rezoning of part of the property described above, situated on Muller Street, Buccleuch from "Residential 2 with a density of 20 units per hectare to Residential 1 with a density of 1 dwelling per 1500 metres square".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room B206, Sandton Civic Centre, Rivonia Road, Sandton for a period of 28 days from 10 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 78019, Sandton, 2146, within 28 days from 10 October 1990.

Address of owner: c/o J H Smith, PO Box 78019, Sandton 2146.

10—17

NOTICE 2087 OF 1990

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME 1987 IN TERMS OF SECTION 56 OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE NO. 15 OF 1986)

ROODEPOORT AMENDMENT SCHEME 158

I, Russell Pierre Attwell, being the authorised agent of the owner of Erf 140, Florida Township, hereby give notice in terms of Section 56 of the Town-planning and Townships Ordinance, 1986 that I have applied to the Roodepoort City Council for the amendment of the town-planning scheme known as Roodepoort Town-planning scheme 1987 by the rezoning of the property described above, situated adjacent to Westlake Road, from "Residential 1" to "Business 4", subject to certain conditions.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Hoof: Stedelike Ontwikkeling, Roodepoort Stadsraad, Departement van Stedelike Ontwikkeling, Kamer 72, 4de Vloer, Burgersentrum, Christiaan de Wetweg, Florida Park, vir 'n tydperk van 28 dae vanaf 10 Oktober 1990.

Besware teen of vertoe en opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 10 Oktober 1990 skriftelik by of tot die Hoof: Stedelike Ontwikkeling, Roodepoort Stadsraad, Departement van Stedelike Ontwikkeling, by bovermelde adres of by Privaatsak X30, Roodepoort 1725, ingedien of gerig word.

Adres van eienaar: Van Zyl, Attwell & De Kock, Posbus 4112, Germiston-suid 1411.

KENNISEWING 2088 VAN 1990

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56 VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

ROODEPOORT-WYSIGINGSKEMA 149

Ek, Russell Pierre Attwell, synde die gemagtigde agent van die eienaar van Erf 752, Floridapark Dorpsgebied, gee hiermee ingevolge Artikel 56 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Roodepoort Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Roodepoort-dorpsbeplanningskema 1987 deur die hersonering van die eiendom hierbo beskryf geleë aangrensend aan William Nicholweg vanaf "Residensieel 1" met 'n digtheid van een woonhuis per erf na "Residensieel 1" met 'n digtheid van een woonhuis per 700 m².

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Hoof: Stedelike Ontwikkeling, Roodepoort Stadsraad, Departement van Stedelike Ontwikkeling, Kamer 72, 4de Vloer, Burgersentrum, Christiaan de Wetweg, Florida Park, vir 'n tydperk van 28 dae vanaf 20 Oktober 1990.

Besware teen of vertoe en opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 10 Oktober 1990 skriftelik by of tot die Hoof: Stedelike Ontwikkeling, Roodepoort Stadsraad, Departement van Stedelike Ontwikkeling, by bovermelde adres of by Privaatsak X30, Roodepoort 1725, ingedien of gerig word.

Adres van eienaar: Van Zyl, Attwell & De Kock, Posbus 4112, Germiston-suid 1411.

KENNISGEWING 2089 VAN 1990

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

POTCHEFSTROOM-WYSIGINGSKEMA NR 303

Ek, Stephanus Petrus Venter, synde die gemagtigde agent van die eienaar van Gedeelte 479 (Gedeelte van Gedeelte 14) van die Plaas Vyfhoek, Potchefstroom, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van

Particulars of the application will lie for inspection during normal office hours at the office of the Head: Urban Development, Roodepoort City Council, Department of Urban Development, Room 72, 4th Floor, Civic Centre, Christiaan de Wet Road, Florida Park, for a period of 28 days from 10 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Head: Urban Development, Roodepoort City Council, Department of Urban Development, at the above address or at Private Bag X30, Roodepoort, 1725, within a period of 28 days from 10 October 1990.

Address of owner: Van Zyl, Attwell and De Kock, PO Box 4112, Germiston South 1411.

10—17

NOTICE 2088 OF 1990

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME 1987 IN TERMS OF SECTION 56 OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE NO. 15 OF 1986)

ROODEPOORT AMENDMENT SCHEME 149

I, Russell Pierre Attwell, being the authorised agent of the owner of Erf 752, Florida Park Township, hereby give notice in terms of Section 56 of the Town-planning and Townships Ordinance, 1986 that I have applied to the Roodepoort City Council for the amendment of the town-planning scheme known as Roodepoort Town-planning scheme 1987 by the rezoning of the property described above, situated adjacent to William Nichol Road, from "Residential 1" with a density of one dwelling house per erf to "Residential 1" with a density of one dwelling house per 700 m².

Particulars of the application will lie for inspection during normal office hours at the office of the Head: Urban Development, Roodepoort City Council, Department of Urban Development, Room 72, 4th Floor, Civic Centre, Christiaan de Wet Road, Florida Park, for a period of 28 days from 10 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Head: Urban Development, Roodepoort City Council, Department of Urban Development, at the above address or at Private Bag X30, Roodepoort, 1725, within a period of 28 days from 10 October 1990.

Address of owner: Van Zyl, Attwell and De Kock, PO Box 4112, Germiston South 1411.

10—17

NOTICE 2089 OF 1990

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

POTCHEFSTROOM AMENDMENT SCHEME NO 303

I, Stephanus Petrus Venter, being the authorized agent of the owner of Portion 479 (Portion of Portion 14), Vyfhoek, Potchefstroom, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Town Council of Potchefstroom for the amendment of the town-planning scheme

Potchefstroom aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Potchefstroom-dorpsbeplanningskema, 1980 deur die sonering van die eiendom hierbo beskryf, geleë te Wynnestraat, Potchefstroom tot Inrigting.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 315, Derde Vloer, Munisipale Kantore, h/v Gouws- en Wolmaransstraat, Potchefstroom vir 'n tydperk van 28 dae vanaf 10 Oktober 1990 (die datum van eerste publikasie van hierdie kennisgewing).

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 10 Oktober 1990 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 113, Potchefstroom 2520 ingedien of gerig word.

Adres van eienaar: S.P. Venter, Stads- en Streekbeplanners, Posbus 6714, Bailliepark 2526.

KENNISGEWING 2090 VAN 1990

SANDTON-WYSIGINGSKEMA 1638

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

BYLAE 8

(Regulasie 11(2))

Ons, Van der Schyff, Baylis, Gericke & Druce, die gemagtigde agente van die eienaar van Erf 248, Woodmead Uitbreiding 1, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ons by die Sandton Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Sandton-dorpsbeplanningskema, 1980, deur die hersonering van die eiendom hierbo beskryf, geleë te Wesselsweg, vanaf Residensieel 1 tot Besigheid 4, onderworpe van voorwaarde.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 206, "B" Blok, Burgersentrum, Sandton, vir 'n tydperk van 28 dae vanaf 10 Oktober 1990 (die datum van eerste publikasie van hierdie kennisgewing).

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 10 Oktober 1990 skriftelik by of tot die Direkteur van Beplanning by bovermelde adres of by Posbus 78001, Sandton 2146 ingedien of gerig word.

Adres van eienaar: c/o van der Schyff, Baylis, Gericke en Druce, Posbus 1914, Rivonia 2128.

SCH-8A

KENNISGEWING 2091 VAN 1990

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986

MARBLE HALL-WYSIGINGSKEMA 27

Ek, Eben van Wyk, synde die gemagtigde agent van die eienaar van gedeelte 1 van Erf 913 Marble Hall Uitbreiding

known as Potchefstroom Town-planning Scheme, 1980 by the zoning of the property described above, situated in Wynne Street, Potchefstroom to Institutional.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 315, Third Floor, Municipal Offices, Cnr Gouws and Wolmarans Streets, Potchefstroom for the period of 28 days from 10 October 1990 (the date of first publication of this notice).

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or PO Box 113, Potchefstroom 2520 within a period of 28 days from 10 October 1990.

Address of owner: S.P. Venter Town and Regional Planners, P.O. Box 6714, Baillie Park 2526.

10—17

NOTICE 2090 OF 1990

SANDTON AMENDMENT SCHEME 1636

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

SCHEDULE 8

(Regulation 11(2))

We, Van der Schyff, Baylis, Gericke and Druce, being the authorised agents of the owner of Erf 248, Woodmead Extension 1, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that we have applied to the Sandton Town Council for the amendment of the town-planning scheme known as Sandton Town-planning Scheme, 1980, for the rezoning of the property described above, situated on Wessels Road, from Residential 1 to Business 4 subject to new conditions.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 206, "B" Block, Civic Centre, Sandton, for a period of 28 days from 10 October 1990 (the date of first publication of this notice).

Objections to or representations in respect of the application must be lodged with or made in writing to the Director of Planning at the above address or at PO Box 78001, Sandton 2146, within a period of 28 days from 10 October 1990.

Address of owner: c/o Van der Schyff, Baylis, Gericke and Druce, PO Box 1914, Rivonia 2128.

SCH-8E

10—17

NOTICE 2091 OF 1990

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986

MARBLE HALL AMENDMENT SCHEME 27

I, Eben van Wyk, being the authorized agent of the owner of portion 1 of erf 913, Marble Hall extension 1, hereby give

1, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Marble Hall aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Marble Hall-dorpsbeplanningskema 1982 deur die hersonering van die eiendom hierbo beskryf, geleë op die hoek van Ewoud Malan en Tweedestraat, Marble Hall van Nywerheid 1 tot Besigheid 1.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Burger-sentrum Ficusstraat, Marble Hall vir 'n verdere tydperk van 28 dae vanaf 11 Oktober 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 11 Oktober 1990 skriftelik by of tot die Stadsklerk by bovenmelde adres of by Posbus 111, Marble hall 0450 ingedien of gerig word.

Adres van eienaar: A.R. Cox, Posbus 688, Marble Hall 0450.

Adres van Applikant: Korsman en Van Wyk, Posbus 2380, Witbank 1035.

KENNISGEWING 2092 VAN 1990

BYLAE 8

(Regulasie 11(2))

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

JOHANNESBURG-WYSIGINGSKEMA

Ons, Van der Schyff, Baylis, Gericke en Druce, die geomagtigde agent van die eienaar van Erwe 230, 231, 232 en 4779, Johannesburg, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ons by die Grootstadsraad van Johannesburg aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Johannesburg-dorpsbeplanningskema 1979 deur die hersonering van die eiendom hierbo beskryf, geleë op die hoek van Market- en Sauerstraat, Johannesburg, vanaf Besigheid 1 onderworpe aan voorwaardes na Besigheid 1 en 'n privaat parkeergarage, onderworpe aan nuwe voorwaardes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur van Beplanning, Kamer 706, Burgersentrum, Johannesburg vir 'n tydperk van 28 dae vanaf 10 Oktober 1990 (die datum van eerste publikasie van hierdie kennisgewing).

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 10 Oktober 1990 skriftelik by of tot die Direkteur van Beplanning by bovenmelde adres of by Posbus 30733, Braamfontein 2017 ingedien of gerig word.

Adres van eienaar: p/a Van der Schyff, Baylis, Gericke en Druce, Posbus 1914, Rivonia 2128.

218-8A

KENNISGEWING 2029 VAN 1990

STADSRAAD VAN PRETORIA

KENNISGEWING VAN ONTWERPSKEMA

Die Stadsraad van Pretoria gee hiermee ingevolge artikel 28(1)(a), gelees met artikel 55, van die Ordonnansie op

notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Town Council of Marble Hall for the amendment of the town-planning scheme known as Marble Hall Town-planning Scheme 1982 by the rezoning of the property described above, situated at the corner of Ewoud Malan and Tweede Street, Marble Hall from Industrial 1 to Business 1.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Civic Centre, Ficus Street, Marble Hall for a period of 28 days from 11 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 111, Marble Hall 0450 within a period of 28 days from 11 October 1990.

Address of owner: A.R. Cox, PO Box 688, Marble Hall 0450.

Address of Applicant: Korsman and Van Wyk, PO Box 2380, Witbank 1035.

10—17

NOTICE 2092 OF 1990

SCHEDULE 8

(Regulation 11(2))

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

JOHANNESBURG AMENDMENT SCHEME

We, Van der Schyff, Baylis, Gericke and Druce, being the authorised agents of the owner of Erven 230, 231, 232 and 4779, Johannesburg, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that we have applied to the Johannesburg City Council for the amendment of the Town-planning scheme known as Johannesburg Town-planning Scheme, 1979 for the rezoning of the property described above, being situated on the corner of Market and Sauer Streets, Johannesburg, from Business 1, subject to conditions, to Business 1 and a private parking garage subject to new conditions.

Particulars of the application will lie for inspection during normal office hours at the office of the Director of Planning, Room 706, 7th Floor, Civic Centre, Braamfontein, for a period of 28 days from 10 October 1990 (the date of first publication of this notice).

Objections to or representations in respect of the application must be lodged with or made in writing to the Director of Planning at the above address or at PO Box 30733, Braamfontein 2017 within a period of 28 days from 10 October 1990.

Address of Owner: c/o Van der Schyff, Baylis, Gericke and Druce, PO Box 1914, Rivonia 2128.

218-8E

10—17

NOTICE 2029 OF 1990

CITY COUNCIL OF PRETORIA

NOTICE OF DRAFT SCHEME

The City Council of Pretoria hereby gives notice in terms of section 28(1)(a), read with section 55, of the Town-plan-

Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n ontwerp-dorpsbeplanningskema wat bekend sal staan as Pretoria-wysigingskema 3465 deur hom opgestel is.

Hierdie skema is 'n wysiging van die Pretoria-dorpsbeplanningskema, 1974, goedgekeur ingevolge Administrateurskennisgewing 2027 van 20 November 1974 en word hiermee as volg gewysig:

(a) Dat die gebied wat in die Bylae van Administrateurskennisgewing 2476 van 31 Desember 1986 omskryf word, tans opgeneem in die Pretoria-streek-dorpsbeplanningskema, 1960, tesame met alle wysigingskemas daarop van toepassing, in Wysigingskema 3465 met Bylaes B2157 tot en met 2182 en 2265 van die Pretoria-dorpsbeplanningskema, 1974, soos in die verslag genoem, opgeneem word.

(b) Dat die betrokke kaart, soos geteken op Kaart 3, Wysigingskema 3465, in ooreenstemming gebring word met dié in die verslag genoemde nuwe Bylaes B met betrekking tot die betrokke persele.

Die ontwerpskema lê gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Kamer 3028, Derde Verdieping, Wesblok, Munitoria, van der Waltstraat, Pretoria, vir 'n tydperk van 28 dae vanaf 3 Oktober 1990 ter insae.

Besware teen of vertoe ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 3 Oktober 1990 skriftelik by die Stadsekretaris by bovemelde kantoor ingedien word of aan hom by Posbus 440, Pretoria, gepos word.

Verwysing: K13/4/6/3465

J N REDELINGHUIJS
Stadsklerk

Kennisgewing 436/1990
3 Oktober 1990 en
17 Oktober 1990

T
/rk/7

KENNISGEWING 2093 VAN 1990

SANDTON-WYSIGINGSKÉMA 1068

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Minister van Begroting en Plaaslike Bestuur, Volksraad, goedgekeur het dat Sandton-dorpsbeplanningskema 1980 gewysig word deur die hersonering van Erwe 227 — 237 Edenburg Uitbreiding 1 tot "Besigheid 4".

Kaart 3 en die skemaklousules va die wysigingskema word in bewaring gehou deur die Uitvoerende Direkteur: Gemeenskapsdienste, Pretoria en die Stadsklerk Sandton en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Sandton-wysigingskema 1068.

PB 4-9-2-116H-1068

KENNISGEWING 2094 VAN 1990

WET OP OPHEFFING VAN BEPERKINGS 1967: ERF 1475 IN DIE DORP WESTONARIA

Hierby word ingevolge die bepalings van artikel 2(1) van die Wet op Ophulling van Beperkings, 1967, bekend gemaak dat die Minister van Plaaslike Bestuur en Behuisung, Volksraad goedgekeur het dat —

ning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that a draft town-planning scheme to be known as Pretoria Amendment Scheme 3465 has been prepared by it.

This scheme is an amendment of the Pretoria Town-planning Scheme, 1974, approved in terms of Administrator's Notice 2027 of 20 November 1974 and is hereby amended as follows:

(a) That the area described in the Annexure of Administrator's Notice 2476 of 31 December 1986, presently contained in the Pretoria Region Town-planning Scheme, 1960, together with all amendment schemes applicable thereto, be contained in Amendment Scheme 3465 with Annexures B2157 up to and including 2182 and 2265 of the Pretoria Town-planning Scheme, 1974.

(b) That the relevant map, as drawn on Map 3, Amendment Scheme 3465, be brought in accordance with the new Annexure B referred to in the report with regard to the relevant premises.

The draft scheme is open to inspection during normal office hours at the office of the City Secretary, Room 3028, Third Floor, West Block, Munitoria, Van der Walt Street, Pretoria, for a period of 28 days from 3 October 1990.

Objections to or representations in respect of the scheme must be lodged in writing with the City Secretary at the above office or posted to him at PO Box 440, Pretoria, 0001, within a period of 28 days from 3 October 1990.

Reference: K13/4/6/3465

J N REDELINGHUIJS

Town Clerk

Notice 436/1990
3 October 1990 and
17 October 1990

L
/rk/8

3-17

NOTICE 2093 OF 1990

SANDTON AMENDMENT SCHEME 1068

It is hereby notified in terms of section 46 of the Town-planning and townships Ordinance, 1965, that the Minister of Budget and Local Government House of Assembly has approved the amendment of Sandton Town-planning Scheme 1980 by the rezoning of Erven 227 — 237 Edenburg Extension 1 to "Business 4".

Map 3 and the scheme clauses of the amendment scheme are filed with the Executive Director: Community Services Branch, Pretoria and the Town Clerk, Sandton and are open for inspection at all reasonable times.

The amendment is known as Sandton Amendment Scheme 1068.

PB 4-9-2-116H-1068

186A/881221D

17

NOTICE 2094 OF 1990

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 1475, IN WESTONARIA TOWNSHIP

It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Minister of Local Government and Housing, House of Assembly has approved that —

1. Voorwaardes (11) en (12) in Akte van Transport T3806/1989 opgehef word.

2. Westonaria-dorpsbeplanningskema 1981, gewysig word deur die hersonering van Erf 1475 in die dorp Westonaria, tot "Spesiaal" vir bande, wielsporing, 'n restaurant, winkels en kantore welke wysigingskema bekend staan as Westonaria-wysigingskema 36, soos aangedui op die betrokke Kaart 3 en skemaklousules wat ter insae lê in die kantoor van die Departementshoof, Departement Plaaslike Bestuur, Behuising en Werke, Pretoria en die Stadsklerk van Westonaria.

PB 4-14-2-1437-35

/2038L

KENNISGEWING 2095 VAN 1990

WET OP OPHEFFING VAN BEPERKINGS 1967: RESTERENDE GEDEELTE VAN ERF 14 IN DIE DORP CONSTANTIA PARK

Hierby word ingevolge die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Minister van Plaaslike Bestuur en Behuising, Volksraad goedgekeur het dat —

1. Voorwaardes 3, 4 en 5 in Akte van Transport T31474/89 opgehef word

2. Pretoria-dorpsbeplanningskema 1974, gewysig word deur die hersonering van Resterende Gedeelte van Erf 14 in die dorp Constantia Park, tot "Spesiaal" vir woondoeleindes, kantore en professionele kamers, onderworpe aan sekere voorwaardes welke wysigingskema bekend staan as Pretoria-wysigingskema 2191, soos aangedui op die betrokke Kaart 3 en die skemaklousules wat ter insae lê in die kantoor van die Departementshoof, Departement Plaaslike Bestuur, Behuising en Werke, Pretoria en die Stadsklerk van Pretoria.

PB 4-14-2-888-8

1328M

KENNISGEWING 2096 OF 1990

WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF GEDEELTE 3 VAN ERF 51 IN DIE DORP KOSMOS

Hierby word ooreenkomstig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Minister van Plaaslike Bestuur en Behuising goedgekeur het dat voorwaarde A(k) in Akte van Transport T72752/1988 opgehef.

PB 4-14-2-722-4

/2039L

KENNISGEWING 2097 VAN 1990

WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 11 IN DIE DORP CLEVEDEN

Hierby word ooreenkomstig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Minister van Plaaslike Bestuur en Behuising goedgekeur het dat voorwaarde 1(b), (c) in Akte van Transport T52659/88 opgehef word.

PB 4-4-2-267-1

1329M

1. conditions (11) and (12) in Deed of Transfer T3806/1989 be removed; and

2. Westonaria Town-planning Scheme 1981, be amended by the rezoning of Erf 1475 Westonaria to "Special" for tyre, wheel balancing, a restaurant, shops and offices which amendment scheme will be known as Westonaria Amendment Scheme 36, as indicated on the relevant Map 3 and scheme clauses which are open for inspection at the offices of the Head of Department: Department of Local Government, Housing and Works, Pretoria and the Town Clerk of Westonaria.

PB 4-14-2-1437-35

/1409C

17

NOTICE 2095 OF 1990

REMOVAL OF RESTRICTIONS ACT, 1967: REMAINING EXTENT OF ERF 14, CONSTANTIA PARK, TOWNSHIP

It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Minister of Local Government and Housing, House of Assembly has approved that —

1. conditions 3, 4 and 5 in Deed of Transfer T31474/89 be removed; and

2. Pretoria Town-planning Scheme 1974, be amended by the rezoning of Remaining Extent of Erf 14 Constantia Park to "Special" for residential purposes, offices and professional rooms subject to certain conditions which amendment scheme will be known as Pretoria Amendment Scheme 2191, as indicated on the relevant Map 3 and scheme clauses which are open for inspection at the offices of the Head of Department: Department of Local Government, Housing and Works, Pretoria and the Town Clerk of Pretoria.

PB 4-14-2-888-8

/1409C

17

NOTICE 2096 OF 1990

REMOVAL OF RESTRICTIONS ACT, 1967: PORTION 3 OF ERF 51 IN KOSMOS TOWNSHIP

It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Minister of Local Government, House of Assembly, has approved that condition A(k) in Deed of Transfer T72752/1988 be removed.

PB 4-14-2-722-4

/2044L

17

NOTICE 2097 OF 1990

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 11 IN CLEVEDEN TOWNSHIP

It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Minister of Local Government, House of Assembly, has approved that condition 1(b), (c) in Deed of Transfer T52659/88 be removed.

PB 4-14-2-267-1

1330M

17

KENNISGEWING 2098 VAN 1990

WET OP OPHEFFING VAN BEPERKINGS 1967: LOT 160 IN DIE DORP FELLSIDE

Hierby word ingevolge die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Minister van Plaaslike Bestuur en Behuisung, Volksraad goedgekeur het dat —

1. Voorwaardes 2 en 4 tot 11 in Akte van Transport T38237/1988 opgehef word.

2. Johannesburg-dorpsbeplanningskema 1979, gewysig word deur die hersonering van Lot 160 in die dorp Fellside, tot "Residensieel 1" insluitende kantore as 'n primêre reg welke wysigingskema bekend staan as Johannesburg-wysigingskema 2436, soos aangedui op die betrokke Kaart 3 en skemaklousules wat ter insae lê in die kantoor van die Departementshoof, Departement Plaaslike Bestuur, Behuisung en Werke, Pretoria en die Stadsklerk van Johannesburg.

PB 4-14-2-1950-7

28M

KENNISGEWING 2099 VAN 1990

WET OP OPHEFFING VAN BEPERKINGS, 1967

Ingevolge artikel 3(6) van bovenoemde Wet word hiermee kennis gegee dat aansoeke in die Bylae vermeld deur die Departementshoof van Plaaslike Bestuur, Behuisung en Werke ontvang is en ter insae lê by die 6de Vloer, City Forum Gebou, Vermeulenstraat, Pretoria, en in die kantoor van die betrokke plaaslike bestuur.

Enige beswaar, met volle redes daarvoor moet skriftelik by die Departementshoof van Plaaslike Bestuur, Behuisung en Werke, by bovenmelde adres of Privaatsak X340, Pretoria ingediend word op of voor 14:00 op 15 November 1990.

BYLAE

Joseph Toger Leslie Forbes en Josephine Mordue Singer vir die opheffing van die titelvoorraades van Gedeelte 88 van die plaas Turffontein 100 I.R. ten einde dit moontlik te maak dat die eiendom gebruik kan word vir dorpsontwikkeling.

PB 4-15-2-21-100-3

Stephan Johannes Chilla vir die opheffing van die titelvoorraades van Erf 125 in die dorp Emmarentia ten einde die boulyn te verslap vir die oprigting van 'n dubbelgarage en 'n gesinskamer.

PB 4-14-2-436-7

Die Trustee van die Groblersdal Gemeente van Jehovah Getuies Sentrale Eenheid en Andries Petrus Havenga vir

(1) die opheffing van die titelvoorraades van Gedeelte 1 en die Restenrede gedeelte van erf 252 onderskeidelik in die Dorp Groblersdal uitbreiding 2 ten einde dit moontlik te maak dat die erwe gebruik kan word vir besigheidsdoelindes;

(2) die wysiging van die Groblersdal-dorpsbeplanningskema 1981 deur die hersonering van die erwe van "Residensieel 1" tot "Besigheid 1".

NOTICE 2098 OF 1990

REMOVAL OF RESTRICTIONS ACT, 1967: LOT 160, IN FELLSIDE TOWNSHIP

It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Minister of Local Government and Housing, House of Assembly has approved that —

1. conditions 2 and 4 to 11 in Deed of Transfer T38237/1988 be removed; and

2. Johannesburg Town-planning Scheme 1979, be amended by the rezoning of Lot 160, Fellside Township, to "Residential 1" including offices as a primary right which amendment scheme will be known as Johannesburg Amendment Scheme 2436, as indicated on the relevant Map 3 and scheme clauses which are open for inspection at the offices of the Head of Department: Department of Local Government, Housing and Works, Pretoria and the Town Clerk of Johannesburg.

PB 4-14-2-1950-7

/1409C

17

NOTICE 2099 OF 1990

REMOVAL OF RESTRICTIONS ACT, 1967

It is hereby notified in terms of section 3(6) of the above-mentioned Act that the applications mentioned in the Annexure have been received by the Head of the Department of Local Government, Housing and Works and are open for inspection at the 6th Floor City Forum Building, Vermeulen Street, Pretoria, and at the office of the relevant local authority.

Any objection, with full reasons therefor, should be lodged in writing to the Head of the Department of Local Government Housing and Works, at the above address or Private Bag X340, Pretoria, on or before 14:00 on 15 November 1990.

ANNEXURE

Joseph Toger Leslie Forbes and Josephine Mordue Singer for the removal of the conditions of title of Portion 88 of the farm Turffontein 100 IR in order to permit the property to be used for Township Establishment.

PB 4-15-2-21-100-3

Stephan Johannes Chilla for the removal of the conditions of title of Erf 125 in Emmarentia Township in order to relax the building line for the erection of a double garage and a family room.

PB 4-14-2-436-7

Die Trustee van die Groblersdal Gemeente van Jehovah Getuies Sentrale Eenheid en Andries Petrus Havenga vir

(1) the removal of the conditions of title of Portion 1 and Remaining portion of Erf 252 respectively in Groblersdal X2 Township in order to permit the erven to be used for business purposes;

(2) the amendment of the Groblersdal Town-planning Scheme 1981, by the rezoning of the erven from "Residential 1" to "Business 1".

Die aansoek sal bekend staan as Groblersdal-wysigingskema 22, met verwysingnommer PB 4-14-2-558-3.

Gamma Sigma Iota (Proprietary) Limited vir:

(1) die opheffing van die titelvoorraades van Erf 24, in die Dorp Linksfield Ridge ten einde dit moontlik te maak dat die erf onderverdeel kan word.

(2) Die wysiging van die Johannesburg-dorpsbeplanningskema 1979 deur die hersonering van die erf van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "een woonhuis per 2 000 m²".

Die aansoek sal bekend staan as Johannesburg-wysigingskema 2957, met verwysingnommer PB 4-14-2-779-7.

Rudvic Transport (Proprietary) Limited vir die opheffing van die titelvoorraades van Hoeve 132 in die North Riding Agricultural Holdings ten einde dit moontlik te maak dat die boulyn van toepassing op die hoeve verslap kan word.

PB 4-16-2-416-23

Vragkor Beleggings (Eiendoms) Beperk vir:

(1) die opheffing van die titelvoorraades van lotte 78 en 79, in die Dorp Klippoortjie ten einde dit moontlik te maak dat die erf gebruik kan word vir doeleindes van 'n vervoerbesigheid insluitend die stoor van goedere;

(2) die wysiging van die Elsburg-dorpsbeplanningskema 1973 deur die hersonering van die lotte van "Onbepaald" tot "Kommersieel".

Die aansoek sal bekend staan as Elsburg-wysigingskema 327, met verwysingnommer PB 4-16-2-321-6.

KENNISGEWING 2100 VAN 1990

KENNISGEWING VAN VERBETERING

Ek, Willie Raymond Hoods, waarnemende Administrator van Transvaal verbeter hierby die Proklamasie No. 4 (Administrateurs-) gepubliseer in die Offisiële Koerant van 18 April 1990 deur die uitdrukking "mnr. C.J.C. Müller" in paragraaf (c) deur die uitdrukking "mev. C.J.C. Müller" te vervang.

Gegee onder my hand te Pretoria op hede die 21ste dag van September Eenduisend Negehonderd en Negentig.

W R HOODS

Waarnemende Administrator van die Provincie Transvaal

PB 3-6-5-2-81

0739k

KENNISGEWING 2101 VAN 1990

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

This application will be known as Groblersdal Amendment Scheme 22.

PB 4-14-2-558-3

Gamma Sigma Iota (Proprietary) Limited for

(1) the removal of the conditions of title of Erf 24 in Linkfield Ridge Township in order to permit that the erf can be subdivided; and

(2) the amendment of the Johannesburg Town-planning Scheme 1979, by the rezoning of the erf from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 2000 m²".

This application will be known as Johannesburg Amendment Scheme 2957.

PB 4-14-2-779-7

Rudvic Transport (Proprietary) Ltd for the removal of the conditions of title of Holding 132 in the North Riding Agricultural Holdings in order to permit the building line applicable to the holding to be relaxed.

PB 4-16-2-416-23

Vragkor Beleggings (Eiendoms) Bpk for

(1) the removal of the conditions of title of Lots 78 and 79, in Klippoortjie Township in order to permit the lots to be used for the purposes of a transport business including the storage of goods; and

(2) the amendment of the Elsburg Town-planning Scheme 1973, by the rezoning of the erf from "Undetermined" to "Commercial".

This application will be known as Elsburg Amendment Scheme 327.

PB 4-16-2-321-6

17

NOTICE 2100 OF 1990

NOTICE OF CORRECTION

I, Willie Raymond Hoods, acting Administrator of the Transvaal do hereby correct Proclamation No. 4 (Administrator's) published in the Official Gazette dated 18 April 1990 by the substitution for the expression "Mr C.J.C. Müller" in paragraph (c) of the expression "Mrs C.J.C. Müller".

Given under my Hand at Pretoria on this 21st day of September One Thousand Nine hundred and Ninety.

W R HOODS

Acting Administrator of the Province of Transvaal

PB 3-6-5-2-81

0739k

17

NOTICE 2101 OF 1990

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

■ Magalieskruin Uitbreiding 9 Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is: —

Magalieskruin Uitbreiding 9 Dorp (Algemene Plan L.G. No A7534/87).

D.J.J. VAN RENSBURG
Landmeter-generaal

Pretoria

KENNISGEWING 2102 VAN 1990

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 Magalieskruin Uitbreiding 8 Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is: —

Magalieskruin Uitbreiding 8 Dorp (Algemene Plan L.G. No A7533/87).

D.J.J. VAN RENSBURG
Landmeter-generaal

Pretoria

KENNISGEWING 2103 VAN 1990

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 Carletonville Uitbreiding 9 Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is: —

Carletonville Uitbreiding 9 Dorp (Gedeeltes 1 tot 57 van Erf 4044) (Algemene Plan L.G. No A9311/84).

D.J.J. VAN RENSBURG
Landmeter-generaal

Pretoria

KENNISGEWING 2104 VAN 1990

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

the undermentioned portion of Magalieskruin Extension 9 Township.

Town where reference marks have been established: —

Magalieskruin Extension 9 Township (General Plan S.G. No A7534/87).

D.J.J. VAN RENSBURG
Surveyor-General

Pretoria

17

NOTICE 2102 OF 1990

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 Magalieskruin Extension 8 Township,

Town where reference marks have been established: —

Magalieskruin Extension 8 Township (General Plan S.G. No A7533/87).

D.J.J. VAN RENSBURG
Surveyor-General

Pretoria

17

NOTICE 2103 OF 1990

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 Carletonville Extension 9 Township.

Town where reference marks have been established: —

Carletonville Extension 9 Township (Portions 1 to 57 of Erf 4044) (General Plan S.G. No A9311/84).

D.J.J. VAN RENSBURG
Surveyor-General

Pretoria

17

NOTICE 2104 OF 1990

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

Carletonville Uitbreiding 9 Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is: —

Carletonville Uitbreiding 9 Dorp (Gedeeltes 1 tot 64 van Erf 4510) (Algemene Plan L.G. No A4953/86).

D.J.J. VAN RENSBURG
Landmeter-generaal

Pretoria

KENNISGEWING 2105 VAN 1990

STADSRAAD VAN ALBERTON

KENNISGEWING VAN ONTWERPSKEMA

ERF 1 NEWMARKET PARK

WYSIGINGSKEMA 497

Die Stadsraad van Alberton gee hiermee ingevolge artikel 28(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (nr 15 van 1986), kennis dat 'n ontwerpdorpsbeplanningskema bekend te staan as wysigingskema 497 deur hom opgestel is.

Hierdie skema is 'n wysigingskema en bevat die volgende voorstel:

Hersonering van erf 1, Newmarket Park vanaf "Residensiel 4" met 'n bylae na "Spesiaal" om gebruikte soos hotele, karavaanverkope, kwekerye, geselligheidsale, sport- en ontspanningsklubs as primêre reg toe te laat en met die spesiale toestemming van die plaaslike bestuur vir ander gebruik uitgesonderd nywerheidsgeboue, hinderlike bedrywe en 'n openbare garage.

Die ontwerpskema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Vlak 3, Burgersentrum, Alberton vir 'n tydperk van 28 dae vanaf 17 Oktober 1990.

Besware teen of vertoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik by of tot die Stadsklerk by bovenmelde adres of Posbus 4, Alberton, 1450 ingedien of gerig word.

A S DE BEER
Stadsklerk

Burgersentrum
Alwyn Taljaardlaan
Alberton
26 September 1990
Kennisgewing No. 109/1990

A2B0069

KENNISGEWING 2106 VAN 1990

STADSRAAD VAN ALBERTON

KENNISGEWING VAN ONTWERPSKEMA

GEDEELTE VAN ERF 1347, ALBERTON

WYSIGINGSKEMA 507

Die Stadsraad van Alberton gee hiermee ingevolge artikel 28(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe,

the undermentioned portion of Carletonville Extension 9 Township.

Town where reference marks have been established: —

Carletonville Extension 9 Township (Portions 1 to 64 of Erf 4510) (General Plan S.G. No A4953/86).

D.J.J. VAN RENSBURG
Surveyor-General

Pretoria

17

NOTICE 2105 OF 1990

TOWN COUNCIL OF ALBERTON

NOTICE OF DRAFT SCHEME

ERF 1 NEWMARKET PARK

AMENDMENT SCHEME 497

The Town Council of Alberton hereby gives notice in terms of section 28(1)(a) of the Town-planning and Townships Ordinance, 1986 (No 15 of 1986), that a draft town-planning scheme to be known as amendment scheme 497 has been prepared by it.

This scheme is an amendment scheme and contains the following proposal:

Rezoning of erf 1, Newmarket Park from "Residential 4" with an Annexure to "Special" in order to allow uses such as a hotel, caravan sales, nurseries, social halls and sport- and recreational clubs as a primary right and with the special consent of the local authority for any other uses excluding industrial buildings, noxious industries and a public garage.

The draft scheme will lie for inspection during normal office hours at the office of the Town Secretary, Level 3, Civic Centre, Alberton for a period of 28 days from 17 October 1990.

Objections to or representations in respect of the scheme must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 4, Alberton, 1450, within a period of 28 days from 17 October 1990.

A S DE BEER
Town Clerk

Civic Centre
Alwyn Taljaard Avenue
Alberton
26 September 1990
Notice No. 109/1990

A2B0070

17—24

NOTICE 2106 OF 1990

TOWN COUNCIL OF ALBERTON

NOTICE OF DRAFT SCHEME

PORTION OF ERF 1347, ALBERTON

AMENDMENT SCHEME 507

The Town Council of Alberton hereby gives notice in terms of section 28(1)(a) of the Town-planning and Town-

1986 (nr 15 van 1986), kennis dat 'n ontwerpdorpsbeplanningkema bekend te staan as wysigingskema 507 deur hom opgestel is.

Hierdie skema is 'n wysigingskema en bevat die volgende voorstel:

Die hersonering van 'n Gedeelte van Erf 1347, Alberton, vanaf "Residensieel 4" na "Besigheid 2", met sekere voorwaardes.

Die ontwerpskema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Vlak 3, Burgersentrum, Alberton vir 'n tydperk van 28 dae vanaf 17 Oktober 1990.

Beware teen of vertoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik by of tot die Stadsklerk by bovemelde adres of Posbus 4, Alberton, 1450 ingedien of gerig word.

A S DE BEER
Stadsklerk

Burgersentrum
Alwyn Taljaardlaan
Alberton
1 Oktober 1990
Kennisgewing No. 110/1990
A100097

KENNISGEWING 2107 VAN 1990

STADSRAAD VAN PRETORIA

KENNISGEWING VAN ONTWERPSKEMA

Die Stadsraad van Pretoria gee hiermee ingevolle artikel 28 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n ontwerpdorpsbeplanningkema wat bekend sal staan as Pretoria-wysigingskema 3478 deur hom opgestel is.

Hierdie skema is 'n wysiging van die Pretoria-wysigingskema, 1974, en behels die hersonering van Erf 2160 (23ste Laan), Villieria, van Bestaande Straat tot Spesiale Woon.

Die ontwerpskema lê gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Kamer 3025, Derde Verdieping, Wesblok, Munitoria, Van der Waltstraat, Pretoria, vir 'n tydperk van 28 dae vanaf 17 Oktober 1990 ter insae.

Beware teen of vertoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik by die Stadsekretaris by bovemelde kantoor ingedien word of aan hom by Posbus 440, Pretoria, 0001, gepos word.

(Verwysing: K13/4/6/3478).

J.N. REDELINGHUIJS
Stadsklerk

Kennisgewing No. 441/1990
Oktober 1990 en
Oktober 1990

T
/rk/23CJ1

ships Ordinance, 1986 (No 15 of 1986), that a draft town-planning scheme to be known as amendment scheme 507 has been prepared by it.

This scheme is an amendment scheme and contains the following proposal:

The rezoning of a Portion of Erf 1347, Alberton, from "Residential 4" to "Business 2", with certain conditions.

The draft scheme will lie for inspection during normal office hours at the office of the Town Secretary, Level 3, Civic Centre, Alberton for a period of 28 days from 17 October 1990.

Objections to or representations in respect of the scheme must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 4, Alberton, 1450, within a period of 28 days from 17 October 1990.

A S DE BEER
Town Clerk

Civic Centre
Alwyn Taljaard Avenue
Alberton
1990
Notice No. 110/1990

A100097

17—24

NOTICE 2107 OF 1990

CITY COUNCIL OF PRETORIA

NOTICE OF DRAFT SCHEME

The City Council of Pretoria hereby gives notice in terms of section 28 of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that a draft town-planning scheme to be known as Pretoria Amendment Scheme 3478 has been prepared by it.

This scheme is an amendment of the Pretoria Town-planning Scheme, 1974, and contains the rezoning of Erf 2160 (23rd Avenue), Villieria, from Existing Street to Special Residential.

The draft scheme is open to inspection during normal office hours at the office of the City Secretary, Room 3025, Third Floor, West Block, Munitoria, Van der Walt Street, Pretoria, for a period of 28 days from 17 October 1990.

Objections to or representations in respect of the scheme must be lodged in writing with the City Secretary at the above office or posted to him at PO Box 440, Pretoria, 0001, within a period of 28 days from 17 October 1990.

(Reference: K13/4/6/3478).

J.N. REDELINGHUIJS
Town Clerk

Notice No. 441/1990
17 October 1990 and
24 October 1990

L
/rk/24CJ1

17—24

ALGEMENE KENNISGEWING 2108 VAN 1990

STADSRAAD VAN PRETORIA

WYSIGING VAN DIE VASSTELLING VAN GELDE BETAALBAAR AAN DIE STADSRAAD VAN PRETORIA MET BETREKKING TOT DIE GEBRUIK VAN DIE RAAD SE RIOLERINGSIDIENS

Ooreenkomsdig artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), word hiermee kennis gegee dat die Stadsraad van Pretoria voornemens is om die vasstelling van die gelde betaalbaar aan die Raad met betrekking tot die gebruik van die Raad se rioleringsdiens, te wysig.

Die algemene strekking van die wysiging van die vasstelling is die verhoging van die gelde betaalbaar aan die Raad met betrekking tot die stort van nywerheidsuitvloeisel in die Raad se rioleringsdiens.

Die voorgestelde wysiging van die vasstelling van die gelde tree met ingang van die eerste dag van die maand wat volg op die datum van afkondiging daarvan in werking.

Eksemplare van die voorgestelde wysiging van die vasstelling lê ter insae by die kantoor van die Raad (Kamer 4025, Wesblok, Munitoria, Van der Waltstraat, Pretoria) vir 'n tydperk van 14 (veertien) dae vanaf die datum van publikasie van hierdie kennisgewing in die Offisiële Koerant van die Provincie Transvaal (17 Oktober 1990).

Enigiemand wat beswaar teen die voorgestelde wysiging van die vasstelling wil aanteken, moet dit skriftelik binne 14 (veertien) dae na die datum van publikasie wat in die onmiddellik voorafgaande paragraaf gemeld is, by die ondergetekende doen.

J.N. REDELINGHUIJS
Stadsklerk

Munisipale Kantoor
Posbus 440
Pretoria
0001
Kennisgewing 444/1990
17 Oktober 1990

L
/mg/
L444-90

ALGEMENE KENNISGEWING 2109 VAN 1990

STADSRAAD VAN PRETORIA

MUNISIPALITEIT PRETORIA: WYSIGING VAN DIE STANDAARDRIOLERINGSVERORDENINGE

Ooreenkomsdig artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), word hiermee kennis gegee dat die Stadsraad van Pretoria voornemens is om die Standaardrioleringsverordeninge, afgekondig by Administrateurskennisgewing 665 van 8 Junie 1977, en aangeenem deur die Stadsraad van Pretoria ingevolge Administrateurskennisgewing 1693 van 9 Desember 1981, te wysig.

Die algemene strekking van die wysiging behels die vervanging van artikel 78(2)(e) wat betrekking het op die berekening van gelde betaalbaar ten opsigte van die stort van nywerheidsuitvloeisel, en gevvolglik die skrapping van Aanhangsel II van die gemelde Verordeninge.

Die voorgestelde wysiging tree op die eerste dag van die maand wat volg op die datum van afkondiging daarvan in werking.

NOTICE 2108 OF 1990.

CITY COUNCIL OF PRETORIA

AMENDMENT OF THE DETERMINATION OF CHARGES PAYABLE TO THE CITY COUNCIL OF PRETORIA IN RESPECT OF THE USE OF THE COUNCIL'S SEWERAGE SERVICE

In accordance with section 80B(3) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), notice is hereby given that the City Council of Pretoria intends amending the determination of the charges payable to the Council in respect of the use of the Council's sewerage service.

The general purport of the amendment of the determination is the increase in the charges payable to the Council in respect of the discharge of industrial effluent into the Council's sewerage service.

The proposed amendment of the determination of the charges shall come into effect as from the first day of the month following the date of promulgation thereof.

Copies of the proposed amendment of the determination will be open to inspection at the office of the Council (Room 4025, West Block, Munitoria, Van der Walt Street, Pretoria) for a period of 14 (fourteen) days from the date of publication of this notice in the Transvaal Provincial Gazette (17 October 1990).

Any person who wishes to object to the proposed amendment of the determination, must do so in writing to the undersigned within 14 (fourteen) days after the date of publication referred to in the immediately preceding paragraph.

J.N. REDELINGHUIJS
Town Clerk

Municipal Office
PO Box 440
Pretoria
0001
Notice 444/1990
17 October 1990

L
/mg/
L444-90

17

NOTICE 2109 OF 1990

CITY COUNCIL OF PRETORIA

PRETORIA MUNICIPALITY: AMENDMENT OF THE STANDARD DRAINAGE BY-LAWS

In accordance with section 101 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), notice is hereby given that the City Council of Pretoria intends amending the Standard Drainage By-laws, published under Administrator's Notice 665 of 8 June 1977, and adopted by the City Council of Pretoria in terms of Administrator's Notice 1693 of 9 December 1981.

The general purport of the amendment is the substitution of section 78(2)(e) pertaining to the calculation of charges payable in respect of the discharge of industrial effluent, and consequently the deletion of Annexure II of the said By-laws.

The proposed amendment shall come into effect on the first day of the month following the date of promulgation thereof.

Eksemplare van die voorgestelde wysiging lê ter insae by die kantoor van die Raad (Kamer 4025, Wesblok, Munitoria, Van der Waltstraat, Pretoria) vir 'n tydperk van 14 (veertien) dae vanaf die datum van publikasie van hierdie kennisgiving in die Offisiële Koerant van die Provinisie Transvaal (17 Oktober 1990).

Enigiemand wat beswaar teen die voorgestelde wysiging wil aanteken, moet dit skriftelik binne 14 (veertien) dae na die datum van publikasie wat in die onmiddellik voorafgaande paragraaf gemeld is, by die ondergetekende doen.

J.N. REDELINGHUIJS
Stadsklerk

Munisipale Kantoor
Posbus 440
Pretoria
0001
17 Oktober 1990
Kennisgiving No. 443/1990
T
ms/
OKEN1-1

KENNISGEWING 2110 VAN 1990

STADSRAAD VAN PRETORIA

KENNISGEWING VAN ONTWERPSKEMA

Die Stadsraad van Pretoria gee hiermee ingevolge artikel 28(1)(a), gelees met artikel 55, van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n ontwerpdorpsbeplanningskema wat bekend sal staan as Pretoria-wysigingskema 3609, deur hom opgestel is.

Hierdie skema is 'n wysiging van die Pretoria-dorpsbeplanningskema, 1974, en behels die skrapping van klousule 19(5) insake die uitoefening van 'n professie of beroep vanuit woonhuise van woongeboue, en voorts die toevoeging in kloussule 17(1), Tabel C, van die grondgebruik "Tuisonderneming" in Sones I, II, III, IV en XIII in Kolom 3 as 'n primêre reg en in Sones V, VI en IX in Kolom 4 as 'n reg onderworp aan die Stadsraad se toestemming. Die uitoefening van so 'n "Tuisonderneming" is verder onderworp aan beperkings en voorwaardes soos uiteengesit in 'n nuwe Skedule IX wat in die Skema opgeneem word. 'n Algemene definisie van die begrippe "Tuisonderneming" en "Woonplek" word in kloussule 4 van die Skema opgeneem.

Die ontwerpskema lê gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Kamer 3028, Derde Verdieping, Wesblok, Munitoria, Van der Waltstraat, Pretoria, vir 'n tydperk van 28 dae vanaf 17 Oktober 1990 ter insae.

Besware teen of vertoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik by die Stadsekretaris by bovemelde kantoor ingedien word of aan hom by Posbus 440, Pretoria 0001, gepos word.

(Verwysing: K13/4/6/3609)

J.N. REDELINGHUIJS
Stadsklerk

Kennisgiving 442/1990
17 Oktober 1990
4 Oktober 1990

T
/1v/7

Copies of the proposed amendment will be open to inspection at the office of the Council (Room 4025, West Block, Munitoria, Van der Walt Street, Pretoria) for a period of 14 (fourteen) days from the date of publication of this notice in the Transvaal Provincial Gazette (17 October 1990).

Any person who wishes to object to the proposed amendment, must do so in writing to the undersigned within 14 (fourteen) days after the date of publication referred to in the immediately preceding paragraph.

J.N. REDELINGHUIJS
Town Clerk

Municipal Office
PO Box 440
Pretoria
0001
17 October 1990
Notice No. 443/1990

L
/ms/
10NOT1-1

17

NOTICE 2110 OF 1990

CITY COUNCIL OF PRETORIA

NOTICE OF DRAFT SCHEME

The City Council of Pretoria hereby gives notice in terms of section 28(1)(a), read with section 55, of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that a draft town-planning scheme to be known as Pretoria Amendment Scheme 3609, has been prepared by it.

This scheme is an amendment of the Pretoria Town-planning Scheme, 1974, and contains the deletion of clause 19(5) concerning the practice of a profession or occupation from dwelling-houses or residential buildings, further the addition to clause 17(1), Table C, of the land use "Home Undertaking" in Zones I, II, III, IV and XIII in Column 3 as a primary right and in Zones V, VI and IX in Column 4 as a right, subject to the consent of the City Council. The practice of such a "Home Undertaking" is also subject to restrictions and conditions stipulated in a new Schedule IX to be included in the Scheme. A general definition of the terms "Home Undertaking" and "Dwelling-place" will be included in clause 4 of the Scheme.

The draft scheme is open to inspection during normal office hours at the office of the City Secretary, Room 3028, Third Floor, West Block, Munitoria, Van der Walt Street, Pretoria, for a period of 28 days from 17 October 1990.

Objections to or representations in respect of the scheme must be lodged in writing with the City Secretary at the above office or posted to him at PO Box 440, Pretoria 0001, within a period of 28 days from 17 October 1990.

(Reference: K13/4/6/3609)

J.N. REDELINGHUIJS
Town Clerk

Notice 442/1990
17 October 1990
24 October 1990

L
/1v/8

17—24

KENNISGEWING 2111 VAN 1990

STADSRAAD VAN PRETORIA

KENNISGEWING VAN ONTWERPSKEMA

Die Stadsraad van Pretoria gee hiermee ingevolge artikel 28(1)(a), gelees met artikel 55, van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n ontwerp-dorpsbeplanningskema wat bekend sal staan as Pretoria-wysigingskema 3465 deur hom opgestel is.

Hierdie skema is 'n wysiging van die Pretoria-dorpsbeplanningskema, 1974, goedgekeur ingevolge Administrateurskennisgewing 2027 van 20 November 1974 en word hiermee as volg gewysig:

(a) Dat die gebied wat in die Bylae van Administrateurskennisgewing 2476 van 31 Desember 1986 omskryf word, tans opgeneem in die Pretoriastreek-dorpsbeplanningskema, 1960, tesame met alle wysigingskemas daarop van toepassing, in Wysigingskema 3465 met Bylaes B2157 tot en met 2182 en 2265 van die Pretoria-dorpsbeplanningskema, 1974, soos in die verslag genoem, opgeneem word.

(b) Dat die betrokke kaart, soos geteken op Kaart 3, Wysigingskema 3465, in ooreenstemming gebring word met dié in die verslag genoemde nuwe Bylaes B met betrekking tot die betrokke persele.

Die ontwerpskema lê gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Kamer 3028, Derde Verdieping, Wesblok, Munitoria, Van der Waltstraat, Pretoria, vir 'n tydperk van 28 dae vanaf 3 Oktober 1990 ter insae.

Besware teen of vertoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 3 Oktober 1990 skriftelik by die Stadsekretaris by bovermelde kantoor ingedien word of aan hom by Posbus 440, Pretoria, 0001, gepos word.

(Verwysing: K13/4/6/3465)

J.N. REDELINGHUIJS
Stadsklerk

3 en 7 Oktober 1990
Kennisgewing No. 436/1990
T
/rk/7

KENNISGEWING 2112 VAN 1990

STADSRAAD VAN VERWOERDBURG

KENNISGEWING VAN ONTWERPSKEMA

Die Stadsraad van Verwoerdburg gee hiermee ingevolge artikel 28(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n ontwerp-dorpsbeplanningskema bekend as Pretoriastreek-wysigingskema 1193 deur hom opgestel is.

Hierdie skema is 'n wysigingskema en bevat die volgende voorstelle:

Die hersonering van 'n deel van Gedeelte 44 ('n gedeelte van Gedeelte 6) van die plaas Brakfontein, 390-JR geleë aan Mapletreehoekie en aangrensend aan Erf 65 Verwoerdburgstad, vanaf "Landbou" tot "Spesiaal" vir Privaat Oopruimte.

Die ontwerpskema lê ter insae gedurende gewone kantoorure by die Kantoor van die Stadsklerk, Afdeling Stadsbeplanning, h/v Basdenlaan en Rabiestraat, Verwoerdburg vir 'n tydperk van 28 dae vanaf 17 Oktober 1990.

NOTICE 2111 OF 1990

CITY COUNCIL OF PRETORIA

NOTICE OF DRAFT SCHEME

The City Council of Pretoria hereby gives notice in terms of section 28(1)(a), read with section 55, of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that a draft town-planning scheme to be known as Pretoria Amendment Scheme 3465 has been prepared by it.

This scheme is an amendment of the Pretoria Town-planning Scheme, 1974, approved in terms of Administrator's Notice 2027 of 20 November 1974 and is hereby amended as follows:

(a) That the area described in the Annexure of Administrator's Notice 2476 of 31 December 1986, presently contained in the Pretoria Region Town-planning Scheme, 1960, together with all amendment schemes applicable thereto, be contained in Amendment Scheme 3465 with Annexures B2157 up to and including 2182 and 2265 of the Pretoria Town-planning Scheme, 1974.

(b) That the relevant map, as drawn on Map 3, Amendment Scheme 3465, be brought in accordance with the new Annexure B referred to in the report with regard to the relevant premises.

The draft scheme is open to inspection during normal office hours at the office of the City Secretary, Room 3028, Third Floor, West Block, Munitoria, Van der Walt Street, Pretoria, for a period of 28 days from 3 October 1990.

Objections to or representations in respect of the scheme must be lodged in writing with the City Secretary at the above office or posted to him at PO Box 440, Pretoria, 0001, within a period of 28 days from 3 October 1990.

(Reference: K13/4/6/3465)

J.N. REDELINGHUIJS
Town Clerk

3 and 7 October 1990
Notice No. 436/1990
L
/rk/8

NOTICE 2112 OF 1990

TOWN COUNCIL OF VERWOERDBURG

NOTICE OF DRAFT SCHEME

The Town Council of Verwoerdburg hereby gives notice in terms of Section 28(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that a draft Town-planning Scheme to be known as Pretoria Region Amendment Scheme 1193 has been prepared by it.

This scheme is an amendment scheme and contains the following proposals:

The rezoning of a part of Portion 44 (a portion of Portion 6) of the farm Brakfontein 390-JR, situated on Mapletree Corner and adjacent to Erf 65 Verwoerdburgstad from "Agricultural" to "Special" to Private Open Space.

The draft scheme will lie for inspection during normal office hours at the office of the Town Clerk, Section Town planning, corner of Basden Avenue and Rabie Street for a period of 28 days from 17 October 1990.

Besware en vertoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 14013, Verwoerburg 0140 ingedien of gerig word.

J P VAN STRAATEN
Waarnemende Stadsklerk

/ag

KENNISGEWING 2113 VAN 1990

PRETORIA-WYSIGINGSKEMA 3538

Ek, Meyer Heindrich Ernst, synde die gemagtigde agent van die eienaar van die Resterende gedeelte van Erf 28 en Resterende gedeelte van Gedeelte 1 van Erf 28, Les Marais, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat ek by die Stadsraad van Pretoria aansoek gedoen het om die wysiging van die dorpsbeplanningskema in werking bekend as Pretoria-dorpsbeplanningskema, 1974 deur die hersoneering van die eiendom hierbo beskryf, geleë aan die westekant van Booyensstraat Les Marais, van 1 woonhuis per 1000 m² na "Spesiaal" vir mediese en paramediese beroepe met verversingsplek en apteek (insluitende grimeermiddels, geskenke en babakos) op die Resterende gedeelte van Erf 28 en Resterende gedeelte van Gedeelte 1 van Erf 28.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Kamer 3024, Munitoria, Van der Waltstraat, Pretoria, vir 'n tydperk van 28 dae vanaf 17 Oktober 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik by of tot die Stadsekretaris by bovermelde adres of by Posbus 440, Pretoria, 0001 ingedien of gerig word.

Adres van gemagtigde agent: Dr M H Ernst, Booyensstraat 350, Les Marais, 0084.

KENNISGEWING 2114 VAN 1990

PRETORIA-WYSIGINGSKEMA 3651

Ek, Francois du Toit, synde die gemagtigde agent van die eienaar van Hoeve 77 en Hoeve 78 van Valley Farm Landbouhoeves Nommer 379, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat ek by die Stadsraad van Pretoria aansoek gedoen het om die wysiging van die dorpsbeplanningskema in werking bekend as Pretoriastreek-dorpsbeplanningskema, 1974 deur die hersoneering van die eiendom hierbo beskryf, geleë op die oostelike hoek van Tipperaryweg en Mayolaan en die noordelike hoek van Mayolaan en Petricklaan Valley Farm Landbouhoeves, onderskeidelik, van Landbou na "Algemene Besigheid" vir lae-intensiteit-kantoorontwikkeling, verversingsplek(ke) en beperkte kleinhandel, op Hoeve 77 en Hoeve 78, Valley Farm.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Kamer 3024, Munitoria, Van der Waltstraat, Pretoria, vir 'n tydperk van 28 dae vanaf 17 Oktober 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik by of tot die Stadsekretaris by bovermelde adres of by Posbus 440, Pretoria, 0001 ingedien of gerig word.

Objections to or representations in respect of the scheme must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 14013, Verwoerdburg, 0140 within a period of 28 days from 17 October 1990.

J P VAN STRAATEN
Acting Town Clerk

/ag

17—24

NOTICE 2113 OF 1990

PRETORIA AMENDMENT SCHEME 3538

I, Meyer Heindrich Ernst, being the authorized agent of the owner of Remainder portion of Erf 28 and Remainder portion of Portion 1 of Erf 28, Les Marais, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that I have applied to the City Council of Pretoria for the amendment of the town-planning scheme in operation known as Pretoria Amendment Scheme, 1974 by the rezoning of the property described above, situated on the western side of Booyens Street, Les Marais, from 1 dwelling per 1000 m² to "Special" for medical and para-medical professions, with place of refreshment and chemist (including make-up, gifts and baby foods) on the Remainder portion of Erf 28 and Remainder portion of Portion 1 of Erf 28 Les Marais.

Particulars of the application will lie for inspection during normal office hours at the office of the City Secretary, Room 3024, West Block, Munitoria, Van der Walt Street, Pretoria, for the period of 28 days from 17 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the City Secretary at the above address or at PO Box 440, Pretoria, 0001 within a period of 28 days from 17 October 1990.

Address of authorized agent: Dr Meyer Heindrich Ernst, 350 Booyens Street, Les Marais, 0084.

17—24

NOTICE 2114 OF 1990

PRETORIA AMENDMENT SCHEME 3651

I, Francois du Toit, being the authorized agent of the owner of Smallholding 77 and Smallholding 78 of Valley Farm Agricultural Smallholdings Number 379, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that I have applied to the City Council of Pretoria for the amendment of the town-planning scheme in operation known as Pretoria Amendment Scheme, 1974 by the rezoning of the property described above, situated on the eastern corner of Tipperary Road and Mayo Lane and the northern corner of Mayo Lane and Petrick Lane, Valley Farm Agricultural Smallholdings, respectively, from Agricultural to "General Business" for low-density office development, place(s) of refreshment and restricted small business, on Smallholding 77 and Smallholding 78, Valley Farm.

Particulars of the application will lie for inspection during normal office hours at the office of the City Secretary, Room 3024, West Block, Munitoria, Van der Walt Street, Pretoria, for the period of 28 days from 17 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the City Secretary at the above address or at PO Box 440, Pretoria, 0001 within a period of 28 days from 17 October 1990.

KENNISGEWING 2117 VAN 1990

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

SANDTON-WYSIGINGSKEMA 1526

Ek, Johannes du Plessis, synde die gemagtigde agent van die eienaar van Erwe 37, 48, 49, 50, 1/51, 52, 53, 54, 60, 61, 62, 63, 65, 67, 397 en 1/495, Wynberg gee hiermee ingevolge Artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Sandton aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as die Sandton-dorpsbeplanningskema, 1980, deur die hersonering van die eiendom hierbo beskryf, geleë aangrensend en ten ooste van Pretoria Hoofweg, aangrensend en ten weste van Derdestraat, ten suide van Derdeelaan en ten noorde van Wattlaan van: Gebruiksone 5, besigheid 1 en gebruiksone 12, nywerheid 3 tot: Gebruiksone 5, Besigheid 1 en Gebruiksone 12, Nywerheid 3, ten einde voorsiening te maak vir 'n verminderde parkeerverhouding van 3 vakke per 100 m² formele kleinhandelsvloeroppervlakte, parkeerverhouding- en boubeperkingsgebied verslappings ingevolge 'n goedgekeurde terreinontwikkelingsplan en die voorsiening van parkering op erwe soneer nywerheid en besigheid respektiewelik, indien die erwe gebruik staan te word vir 'n vervoer terminus ontwikkelingskompleks en aanverwante gebruik.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by Kamer 206, B Blok, Sandton Stadsraad, h/v Weststraat en Rivoniaweg, Sandown vir 'n tydperk van 28 dae vanaf 17 Oktober 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae van 17 Oktober 1990 skriftelik by die bovermelde adres of tot die Stadsklerk (Aandag: Dorpsbeplanning), Posbus 78001, Sandton, 2146 ingedien of gerig word.

Adres van Agent: Tino Ferero Stads- en Streekbeplanners, Posbus 77119, Fontainebleau 2032.

KENNISGEWING 2118 VAN 1990

JOHANNESBURG-WYSIGINGSKEMA 3127

Ek, Marius Johannes van der Merwe synde die gemagtigde agent van die eienaar van Gedeelte 2 van Erf 838, Rosettenville gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Johannesburg aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Johannesburg-dorpsbeplanningskema 1979 deur die hersonering van die eiendom hierbo beskryf, geleë op die suid-oostelike hoek van Zinnia en Phillipstrate, Rosettenville van Residensieel 4, een wooneenheid per 200 m² tot Besigheid 1, onderworpe aan voorwaardes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur van Beplanning, Kamer 760, 7de Vloer, Burgersentrum, Braamfontein vir 'n tydperk van 28 dae vanaf 17 Oktober 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik by of tot die Direkteur van Beplanning by bovermelde adres of by Posbus 30733, Braamfontein, 2017 ingedien of gerig word.

Adres van agent: Marius van der Merwe & Associates, Posbus 39349, Booysens 2016.

NOTICE 2117 OF 1990

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

SANDTON AMENDMENT SCHEME 1526

I, Johannes du Plessis, being the authorised agent of the owner of Erven 37, 48, 49, 50, 1/51, 52, 53, 54, 60, 61, 62, 63, 65, 67, 397 and 1/495 Wynberg hereby give notice in terms of Section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Town Council of Sandton for the amendment of the Town-planning Scheme known as Sandton Town-planning Scheme 1980, by the rezoning of the property described above, situated adjacent and to the east of Pretoria Main Road, adjacent and to the west of Third Street, to the south of Third Avenue and to the north of Watt Avenue from: Use Zone 5, Business 1 and Use Zone 12, Industrial 3, to: Use Zone 5, Business 1 and use Zone 12, Industrial 3, to provide for a reduced Parking Ratio of 3 bays per 100 m² formal retail floor area, parking requirement and building restriction area relaxations in accordance with an approved site development plan and the provision of parking on erven zoned industrial and business respectively, should the erven be used for a transport terminus development complex and related uses.

Particulars of the application will lie for inspection during normal office hours in Room 206, B Block, Civic Centre, Corner West Street and Rivonia Road, Sandown, for a period of 28 days from 17 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or to the Town Clerk (Attention: Town-planning), PO Box 78001, Sandton 2146 within a period of 28 days from 17 October 1990.

Address of Agent: Tino Ferero Town and Regional Planners, PO Box 77119, Fontainebleau 2032.

17—24

NOTICE 2118 OF 1990

JOHANNESBURG AMENDMENT SCHEME 3127

I, Marius Johannes van der Merwe being the authorized agent of the owner of Portion 2 of Erf 838, Rosettenville hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Township Ordinance, 1986, that I have applied to the Johannesburg Town Council for the amendment of the town-planning scheme known as Johannesburg Town-planning Scheme 1979 by the rezoning of the property described above, situated on the south-east corner of Zinnia and Phillip Streets, Rosettenville from Residential 4, One dwelling per 200 m² to Business 1, subject to conditions.

Particulars of the application will lie for inspection during normal office hours at the office of the Director of Planning, Room 760, 7th Floor, Civilc Centre, Braamfontein for a period of 28 days from 17 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Director of Planning, at the above address or at PO Box 30733, Braamfontein, 2017, within a period of 28 days from 17 October 1990.

Address of agent: Marius van der Merwe & Associates, PO Box 39349, Booysens 2016.

17—24

KENNISGEWING 2119 VAN 1990

JOHANNESBURG-WYSIGINGSKEMA 3187

Ek, Marius Johannes van der Merwe synde die gemagtigde agent van die eienaar van Gedeelte 11 van Erf 197, Bruma gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Johannesburg aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Johannesburg-dorpsbeplanningskema 1979 deur die hersonering van die eiendom hierbo beskryf, geleë te op die westelike kant van David Draperweg die sesde erf noord van sy interseksie met Hans Pirowweg van Residensieel 1, een woonhuis per 1 000 m² tot Residensieel 3, een woonhuis per 700 m².

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur van Beplanning, Kamer 760, 7de Vloer, Burgersentrum, Braamfontein vir 'n tydperk van 28 dae vanaf 17 Oktober 1990.

Besware teen of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik by of tot die Direkteur van Beplanning by bovemelde adres of by Posbus 30733, Braamfontein, 2017 ingedien of gerig word.

Adres van agent: Marius van der Merwe & Associates, Posbus 39349, Booysens 2016.

KENNISGEWING 2120 VAN 1990

JOHANNESBURG-WYSIGINGSKEMA 3183

Ek, Marius Johannes van der Merwe synde die gemagtigde agent van die eienaar van Erf 1866, Houghton Estate gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Johannesburg aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Johannesburg-dorpsbeplanningskema 1979 deur die hersonering van die eiendom hierbo beskryf, geleë te Dertiende Laan 15, Houghton Estate van Residensieel 1, een woonhuis per erf tot Residensieel 1, een woonhuis per 1 500 m² onderhewig aan sekere voorwaardes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur van Beplanning, Kamer 760, 7de Vloer, Burgersentrum, Braamfontein vir 'n tydperk van 28 dae vanaf 17 Oktober 1990.

Besware teen of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik by of tot die Direkteur van Beplanning by bovemelde adres of by Posbus 30733, Braamfontein, 2017 ingedien of gerig word.

Adres van agent: Marius van der Merwe & Associates, Posbus 39349, Booysens 2016.

KENNISGEWING 2121 VAN 1990

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

POTCHEFSTROOM-WYSIGINGSKEMA NR 309

Ek, André Nieuwoudt, synde die gemagtigde agent van die eienaar van die Restant van Erf 1208 en die Restant van Erf

NOTICE 2119 OF 1990

JOHANNESBURG AMENDMENT SCHEME 3187

I, Marius Johannes van der Merwe being the authorized agent of the owner of Portion 11 of Erf 197, Bruma hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Johannesburg Town Council for the amendment of the town-planning scheme known as Johannesburg Town-planning Scheme 1979 by the rezoning of the property described above, situated on the western side of David Draper Road the sixth erf north of its intersection with Hans Pirow Road from Residential 1, one dwelling per 1 000 m² to Residential 3, one dwelling per 700 m².

Particulars of the application will lie for inspection during normal office hours at the office of the Director of Planning, Room 760, 7th Floor, Civic Centre, Braamfontein for a period of 28 days from 17 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Director of Planning, at the above address or at PO Box 30733, Braamfontein, 2017, within a period of 28 days from 17 October 1990.

Address of agent: Marius van der Merwe & Associates, PO Box 39349, Booysens 2016.

17-24

NOTICE 2120 OF 1990

JOHANNESBURG AMENDMENT SCHEME 3183

I, Marius Johannes van der Merwe being the authorized agent of the owner of Erf 1866, Houghton Estate hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Johannesburg Town Council for the amendment of the town-planning scheme known as Johannesburg Town-planning Scheme 1979 by the rezoning of the property described above, situated at 15 Thirteenth Avenue, Houghton Estate from Residential 1, one dwelling per erf to Residential 1, one dwelling per 1 500 m² subject to certain conditions.

Particulars of the application will lie for inspection during normal office hours at the office of the Director of Planning, Room 760, 7th Floor, Civic Centre, Braamfontein for a period of 28 days from 17 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Director of Planning, at the above address or at PO Box 30733, Braamfontein, 2017, within a period of 28 days from 17 October 1990.

Address of agent: Marius van der Merwe & Associates, PO Box 39349, Booysens 2016.

17-24

NOTICE 2121 OF 1990

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

POTCHEFSTROOM AMENDMENT SCHEME NO 309

I, André Nieuwoudt, being the authorized agent of the owner of the Remaining Extent of Erf 1208 and the Remain-

1209, Potchefstroom gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Potchefstroom aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Potchefstroom-dorpsbeplanningskema, 1980 deur die hersonering van die eiendom hierbo beskryf, geleë te Potgieterstraat 120, Potchefstroom van "Residensieel 1" tot "Spesiaal" vir kantore, kantoorgebruik, binnehuisversierders en verwante opleiding en spyseniering.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 315, Derde Vloer, Municipale Kantore, h/v Gouws- en Wolmaransstraat, Potchefstroom vir 'n tydperk van 28 dae vanaf 17 Oktober 1990 (die datum van eerste publikasie van hierdie kennisgewing).

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik by of tot die Stadsklerk by bovemelde adres of by Posbus 113, Potchefstroom 2520 ingedien of gerig word.

Adres van eienaar: Dr. A. Nieuwoudt, Rocherstraat 59, Bailliepark 2526, Potchefstroom.

KENNISGEWING 2122 VAN 1990

STADSRAAD VAN MEYERTON

MEYERTON-WYSIGINGSKEMA 60 (REGULASIE 11(2))

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Adriaan Izak Odendaal synde die gemagtigde agent van die eienaar van Gedeelte 1 van Erf 1064 Meyerton Uitbreiding 3 gee hiermee ingevolge Artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe 1986, kennis dat ek by die Stadsraad van Meyerton aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as die Meyerton-dorpsbeplanningskema van 1986 deur die hersonering van 'n gedeelte van die eiendom hierbo beskryf, geleë in die dorpsgebied van Meyerton Uitbreiding 3 van "Nywerheid III" na "Besigheid 1".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk te Kamer 201, Burgersentrum, Meyerton vir 'n tydperk van 28 dae vanaf 17 Oktober 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik by of tot die Stadsklerk by bovemelde adres of by Posbus 9, Meyerton, 1960, ingedien of gerig word.

Adres van eienaar: Mnr N J C Brits, Ribboklaan 12, Meyerton Uitbreiding 6, 1960.

KENNISGEWING 2123 VAN 1990

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

SPRINGS-WYSIGINGSKEMA 1/565

Ek, C.F. Pienaar, synde die gemagtigde agent van die eienaar van ewe 4 en 5 New Era, gee hiermee ingevolge arti-

ing Extent of Erf 1209, Potchefstroom hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Town Council of Potchefstroom for the amendment of the town-planning scheme known as Potchefstroom Town-planning Scheme, 1980 by the rezoning of the property described above, situated at 120 Potgieter Street, Potchefstroom from "Residential 1" to "Special" for offices, office uses, interior decorators and related training and food catering.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 315, Third Floor, Municipal Offices, cnr Gouws and Wolmarans Streets, Potchefstroom for the period of 28 days from 17th October 1990 (the date of first publication of this notice).

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or PO Box 113, Potchefstroom 2520 within a period of 28 days from 17th October 1990.

Address of owner: Dr. A. Nieuwoudt, 59 Rocher Street, Baillie Park 2526, Potchefstroom.

17—24

NOTICE 2122 OF 1990

MEYERTON TOWN COUNCIL

MEYERTON AMENDMENT SCHEME 60 (REGULATION 11(2))

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Adriaan Izak Odendaal being the authorized agent of the owner of Portion 1 of Erf 1064, Meyerton Extension 3 hereby gives notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Meyerton Town Council for the amendment of the town-planning scheme known as the Meyerton Town-planning Scheme of 1986 by the rezoning of a portion of the property described above, situated in the township of Meyerton Extension 3 from "Industrial III" to "Business 1".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk at Room 201, Civic Centre, Meyerton for a period of 28 days from 17 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 9, Meyerton 1960 within a period of 28 days from 17 October 1990.

Address of owner: Mr N J C Brits, 12 Ribbok Avenue, Meyerton Extension 6, 1960.

17—24

NOTICE 2123 OF 1990

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIP ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

SPRINGS AMENDMENT SCHEME 1/565

I, C.F. Pienaar, being the authorised agent of the owner of erven 4 and 5 New Era, hereby give notice in terms of section

kel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by Springs Stadsraad aansoek gedoen het om die wysiging van die Springs-dorpsbeplanningskema deur die hersonering van die eiendom hierbo beskryf, van "Spesiaal" vir nywerheid tot "Spesial" vir nywerheid, kantore en kleinhandel.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Burger-sentrum, Springs vir 'n tydperk van 28 dae vanaf 17 Oktober 1990.

Besware teen of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik by of tot die Stadsklerk by bovemelde adres ingedien of gerig word.

Adres van eienaar: Pine Pienaar Stadsbeplanners, Posbus 14221, Dersley 1569. Tel: 816 1292.

KENNISGEWING 2124 VAN 1990

BYLAE 8

(Regulasie 11(2))

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

VANDERBIJLPARK-WYSIGINGSKEMA 122

Ek, Gideon Jacobus Robbertse, synde die gemagtigde agent van die eienaar van Gedeelte 1 van Erf 488 Vanderbijlpark Central West 2 Dorpsgebied, Registrasie Afdeling I.Q., Transvaal, gee hiermee ingevolge Artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Vanderbijlpark Stadsraad aansoek gedoen het om die wysiging van die Dorpsbeplanningskema bekend as Vanderbijlpark-dorpsbeplanningskema 1987 deur die hersonering van die eiendom hierbo beskryf, geleë te Jeansstraat CW 2 Vanderbijlpark 1911 van spesiaal vir doeleinades van 'n mark en gebruik incidenteel daar toe tot spesiaal vir doeleinades van 'n mark en gebruik incidenteel daar toe en met die spesiale toestemming van plaaslike bestuur vir enige ander gebruik, hinderlike bedrywe uitgesluit.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 403, Municipale Kantore, h/v Klasie Havengastraat en Frikkie Meyer Boulevard, Vanderbijlpark vir 'n tydperk van 28 dae vanaf 17 Oktober 1990 (die datum van eerste publikasie van hierdie kennisgewing).

Besware teen of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik by of tot die Stadsklerk by bogemelde adres of by Posbus 3, Vanderbijlpark ingedien of gerig word.

Adres van eienaar: p/a Rooth en Wessels, Posbus 21, Vanderbijlpark 1900.

KENNISGEWING 2125 VAN 1990

JOHANNESBURG-WYSIGINGSKEMA 3170

Ek, Robert Brainerd Taylor, synde die gemagtigde agent van die eienaar van Erf 4451, Johannesburg Dorp gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Johannesburg Stadsraad aansoek gedoen het om die wysiging

56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Springs Town Council for the amendment of the Springs Town-planning Scheme by the rezoning of the property described above, from "Special" for industries to "Spesial" for industries, offices and retail trade.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Civic Centre, Springs for a period of 28 days from 17 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address within a period of 28 days from 17 October 1990.

Address of owner: Pine Pienaar Town-planners, P.O. Box 14221, Dersley 1569. Tel: 816 1292.

17—24

NOTICE 2124 OF 1990

SCHEDULE 8

(Regulation 11(2))

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

VANDERBIJLPARK AMENDMENT SCHEME 122

I, Gideon Jacobus Robbertse, being the authorized agent of the owner of Portion 1 of Erf 488 Vanderbijlpark Central West 2 Township, Registration Division I.Q., Transvaal, hereby give notice in terms of Section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Town Council of Vanderbijlpark for the amendment of the Town-planning Scheme known as Vanderbijlpark Town-planning scheme 1987 by the rezoning of the property described above, situated at Jeans Street, CW 2 Vanderbijlpark 1911 from special for the purposes of a market and uses incidental thereto to special for the purposes of a market and uses incidental thereto and with the special consent of the local authority for any other use, excluding noxious industries.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 403, Municipal Offices, corner of Klasie Havenga Street and Frikkie Meyer Boulevard, Vanderbijlpark for a period of 28 days from 17th October 1990 (the date of first publication of this notice).

Objections to or representations in respect of the application must be lodged or made in writing to the Town Clerk at the above address or at PO Box 3, Vanderbijlpark within a period of 28 days from 17th October 1990.

Address of Owners: c/p Rooth and Wessels, PO Box 21, Vanderbijlpark 1900.

17—24

NOTICE 2125 OF 1990

JOHANNESBURG AMENDMENT SCHEME 3170

I, Robert Brainerd Taylor, being the authorized agent of the owner, Erf 4451, Johannesburg hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Johannesburg City Council for the amendment of the town-

van die dorpsbeplanningskema bekend as Johannesburg-dorpsbeplanningskema 1979 deur die hersonering van die eiendom hierbo beskryf, geleë te hoek van Jorissen, Bertha en Stiemensstraat, Braamfontein van Besigheid 1 in Hoogtesone 2 tot Besigheid 1 in Hoogtesone 2 onderworpe aan spesiale voorwaardes in verband met vloeroppervlakteruimte, dekking, parkering en boulyne.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur van Beplanning, Kamernummer 760, Burgersentrum vir 'n tydperk van 28 dae vanaf 17 Oktober 1990 (die datum van eerste publikasie van hierdie kennisgewing).

Besware teen of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik by of tot die Direkteur van Beplanning by bovermelde adres of by Posbus 30733, Braamfontein 2017 ingedien of gerig word.

Adres van eienaar: p/a Taylor en Medewerkers, Posbus 52416, Saxonwold 2132.

KENNISGEWING 2126 VAN 1990

KEMPTON PARK-WYSIGINGSKEMA 259

Ek, Pieter Venter, synde die gemagtigde agent van die eienaar van Erwe 1752, 1753, 1754 en 1755, Van Riebeeck-Park Uitbreiding 16 gee hiermee ingevolge Artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Kempton Park aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Kempton Park-dorpsbeplanningskema, 1987 deur die hersonering van die eiendom hierbo beskryf, geleë op die hoek van Elginweg en Lorrainestraat van "Residensieel 1" tot "Spesiaal" vir die doeleindes van 'n gymnasium, binnenshuise sportsentrum, gesondheid- en skoonheidsalon, professionele kamers, kleuterskool-cum-crèche, verversingsplek en aanverwante kantore, asook doeleindes soos deur die Stadsraad van Kempton Park goedgekeur, en indien die perseel nie vir bogenoemde benut word nie kan duetbehuising met 'n digtheid van 1 woonhuis per 400 m² alhier opgerig word.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 151, h/v Margaretlaan en Longstraat, Kempton Park vir 'n tydperk van 28 dae vanaf 17 Oktober 1990.

Besware teen of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 13, Kempton Park, 1620 ingedien of gerig word.

Adres van agent: Terraplan Medewerkers, Posbus 1903, Kempton Park 1620.

KENNISGEWING 2127 VAN 1990

KEMPTON PARK-WYSIGINGSKEMA 268

Ek, Pieter Venter, synde die gemagtigde agent van die eienaar van Gedeelte 1 van Erf 601, Croydon, Kempton Park gee hiermee ingevolge Artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Kempton park aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Kempton Park-dorpsbeplanningskema, 1987 deur die hersonering van die eiendom hierbo beskryf, geleë te Isandoweg van "Munisipaal" tot "Spesiaal" vir die doeleindes van 'n karwasmasjien en aanverwante gebruikte asook sodanige ander grondgebruiken soos deur die Plaaslike Bestuur goedgekeur.

planning scheme known as Johannesburg Town-planning Scheme 1979 by the rezoning of the properties described above, situated on the corner of Jorissen, Bertha and Stiemens Streets in Braamfontein from Business 1 in Height Zone 2 to Business 1 in Height Zone 2 subject to special conditions relating to floor area, coverage, parking and building lines.

Particulars of the application will lie for inspection during normal office hours at the office of the Director of Planning, Room 760, Civic Centre, Braamfontein for the period of 28 days from 17 October 1990 (the date of first publication of this notice).

Objections to or representations in respect of the application must be lodged with or made in writing to the Director of Planning at the above address or at PO Box 30733, Braamfontein 2017 within a period of 28 days from 17 October 1990.

Address of owner: c/o Taylor and Associates, PO Box 52416, Saxonwold 2132.

17—24

NOTICE 2126 OF 1990

KEMPTON PARK AMENDMENT SCHEME 259

I, Pieter Venter being the authorized agent of the owner of Erven 1752, 1753, 1754 and 1755, Van Riebeeckpark Extension 16 hereby give notice in terms of Section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Town Council of Kempton Park for the amendment of the town-planning scheme known as Kempton Park Town-planning Scheme, 1987 by the rezoning of the property described above, situated on the corner of Elgin Road and Lorraine Street from "Residential 1" to "Special" for the purposes of a gymnasium, indoor sport centre, health and beauty salon, professional suites, nursery school-cum-crèche, place of refreshment and related offices, as well as purposes as approved by the Town Council of Kempton Park, and if the site is not used for abovementioned, duet housing with a density of 1 dwelling per 400 m² will be erected here.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 151, cnr Margaret Road and Long Street, Kempton Park for the period of 28 days from 17 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 13, Kempton Park 1620 within a period of 28 days from 17 October 1990.

Address of agent: Terraplan Associates, PO Box 1903, Kempton Park 1620.

17—24

NOTICE 2127 OF 1990

KEMPTON PARK AMENDMENT SCHEME 268

I, Pieter Venter being the authorized agent of the owner of Portion 1 of Erf 601, Croydon, Kempton Park hereby give notice in terms of Section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Town Council of Kempton Park for the amendment of the town-planning scheme known as Kempton Park Town-planning Scheme, 1987 by the rezoning of the property described above, situated on Isando Road from "Municipal" to "Special" for the purposes of a car wash machine and land uses incidental thereto as well as such land uses as may be approved by the Local Authority.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 151, h/v Margaretlaan en Longstraat, Kempton Park vir 'n tydperk van 28 dae vanaf 17 Oktober 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 13, Kempton Park, 1620 ingedien of gerig word.

Adres van agent: Terraplan Medewerkers, Posbus 1903, Kempton Park 1620.

KENNISGEWING 2128 VAN 1990

WITBANK-WYSIGINGSKEMA 1/265

Ek, Pieter Venter, synde die gemagtigde agent van die eienaar van Erf 100, Die Heuwel, Witbank gee hiermee ingevolge Artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Witbank aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Witbank-dorpsaanlegskema, 1, 1948 soos gewysig deur die hersonering van die eiendom hierbo beskryf, geleë te Swartbosweg, Die Heuwel van "Spesiale Woon" tot "Spesiaal" vir die doel van 'n gymnasium, binnehuisse sportsentrum, gesondheid- en skoonheidsalon, professionele kamers, kleuterskool-cum-crèche, verversingsplek en aanverwante kantore, asook doeleinades soos goedkeur deur die Stadsraad van Witbank.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, 1ste Vloer, Burgersentrum, Witbank vir 'n tydperk van 28 dae vanaf 17 Oktober 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 3, Witbank, 1035 ingedien of gerig word.

Adres van agent: Terraplan Medewerkers, Posbus 1903, Kempton Park 1620.

KENNISGEWING 2129 VAN 1990

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 45(1)(c)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

KLIPRIVIERVALLEY-WYSIGINGSKEMA 1962

Ek, Hendrik Abraham van Aswegen, synde die gemagtigde agent van die eienaar van Erwe 69 en 71 Highbury gee hiermee ingevolge Artikel 45(1)(c)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Randvaal Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as die Klipriviervalley-dorpsbeplanningskema 1962 deur die hersonering van die eiendomme hierbo beskryf, geleë aan Derdeweg Highbury-dorpsgebied van "Spesiale Woon" na "Spesiaal" vir medium digtheid woonstelle (20 eenhede per hektaar).

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Randvaal Stadsraadkantore vir 'n tydperk van 28 dae vanaf 17 Oktober 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 24 Klipvalley 1965 ingedien of gerig word.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 151, cnr Margeret Road and Long Street, Kempton Park for the period of 28 days from 17 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 13, Kempton Park 1620 within a period of 28 days from 17 October 1990.

Address of agent: Terraplan Associates, PO Box 1903, Kempton Park 1620.

17—24

NOTICE 2128 OF 1990

WITBANK AMENDMENT SCHEME 1/265

I, Pieter Venter being the authorized agent of the owner of Erf 100, Witbank hereby give notice in terms of Section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Town Council of Witbank for the amendment of the town-planning scheme known as Witbank Town-planning Scheme, 1, 1948 as amended by the rezoning of the property described above, situated on Swartbos Road from "Special Residential" to "Special" for the purposes of a gymnasium, indoor sport centre, health- and beauty salon, professional suites, nursery school-cum-crèche, place of refreshment and related offices and for purposes as approved by the Town Council of Witbank.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, 1st Floor, Civic Centre, Witbank for the period of 28 days from 17 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 3, Witbank 1035 within a period of 28 days from 17 October 1990.

Address of agent: Terraplan Associates, PO Box 1903, Kempton Park 1620.

17—24

NOTICE 2129 OF 1990

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 45(1)(c)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

KLIPRIVIERVALLEY AMENDMENT SCHEME 1962

I, Hendrik Abraham van Aswegen being the authorized agent of the owner of Erven 69 and 71 Highbury hereby give notice in terms of Section 45(1)(c)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Randvaal Town Council for the amendment of the town-planning scheme known as Klipriviervalley Town-planning Scheme, 1962 by the rezoning of the properties described above, situated on Third Road from "Special Residential" to "Special" for medium density flats (20 units per hectare).

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Randvaal Town Council Offices for the period of 28 days from 17 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 24, Klipvalley 1965, within a period of 28 days from 17 October 1990.

Adres van eienaar: p/a Van Aswegen Stadsbeplanners, Posbus 588, Vereeniging, 1930.

Address of owner: c/o Van Aswegen Town-planners, PO Box 588, Vereeniging 1930.

17—24

KENNISGEWING 2130 VAN 1990

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

RUSTENBURG-WYSIGINGSKEMA 174

Ek, Derek Graham Whitfield, synde die gemagtigde agent van D en A Whitfield Investments CC, No CK88/21862/23 die eienaar van Gedeelte 7 van Erf 124, dorp Rustenburg, Registrasie Afdeling J.Q., Transvaal, groot 1 037 (Eenduisend Sewe en Dertig) vierkante meter gee hiermee ingevolge Artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek in my hoedanigheid voormeld namens bogemelde beslote korporasie by die Stadsraad van Rustenburg aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Rustenburg-dorpsbeplanningskema 1980 deur die hersonering van die eiendom hierbo beskryf, geleë te Loopstraat 59, Rustenburg van "Residensieel 4" tot "Besigheid 1".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Kamer 601, Stadsraadgebou, Burgerstraat, Rustenburg vir 'n tydperk van 28 dae vanaf 17 Oktober 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik by of tot die Stadsekretaris by bovermelde adres of by Posbus 16, Rustenburg 0300 ingedien of gerig word.

Adres van eienaar: D en A Whitfield Investments CC, p/a Mnr D G Whitfield, Posbus 1489, Rustenburg 0300.

Kennisgewing No. 13/1990

KENNISGEWING 2131 VAN 1990

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

RUSTENBURG-WYSIGINGSKEMA 175

Ek, Cecil Wolpe, synde die gemagtigde agent van Red Forest Investments (Proprietary) Limited, No 65/1237 die eienaar van Gedeelte 1 van Erf 124 en Gedeelte 4 van Erf 124, dorp Rustenburg, Registrasie Afdeling J.Q., Transvaal, groot 526 (Vyfhonderd Ses en Twintig) m² en 511 (Vyfhonderd en Elf) m² gee hiermee ingevolge Artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek in my hoedanigheid voormeld namens bogemelde maatskappy by die Stadsraad van Rustenburg aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Rustenburg-dorpsbeplanningskema 1980 deur die hersonering van die eiendomme hierbo beskryf, geleë te Loopstraat 57 en Kotzestraat 4, Rustenburg van "Residensieel 4" tot "Besigheid 1".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Kamer 601, Stadsraadgebou, Burgerstraat, Rustenburg vir 'n tydperk van 28 dae vanaf 17 Oktober 1990.

NOTICE 2130 OF 1990

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

RUSTENBURG AMENDMENT SCHEME 174

I, Derek Graham Whitfield, being the authorised agent of D and A Whitfield Investments CC, No CK88/21862/23 the owner of Portion 7 of Erf 124 in the town Rustenburg, Registration Division J.Q., Transvaal, measuring 1 037 (One Thousand and Thirty Seven) square metres hereby give notice in terms of Section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I on behalf of the said close corporation have applied to the Town Council of Rustenburg for the amendment of the Town-planning Scheme known as Rustenburg Town-planning Scheme 1980 by the rezoning of the property described above, situated at 59 Loop Street, Rustenburg from "Residential 4" to "Business 1".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Secretary, Room 601, Town Council Building, Burger Street, Rustenburg for a period of 28 days from 17 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Secretary at the above address or at PO Box 16, Rustenburg 0300 within a period of 28 days from 17 October 1990.

Address of owner: D and A Whitfield Investments CC, c/o Mr D G Whitfield, PO Box 1489, Rustenburg 0300.

Notice No. 13/1990

17—24

NOTICE 2131 OF 1990

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

RUSTENBURG AMENDMENT SCHEME 175

I, Cecil Wolpe, being the authorised agent of Red Forest Investments (Proprietary) Limited, No 65/1237 the owner of Portion 1 of Erf 124 and Portion 4 of Erf 124 in the town Rustenburg, Registration Division J.Q., Transvaal, measuring 526 (Five Hundred and Twenty Six) m² and 511 (Five Hundred and Eleven) m² hereby give notice in terms of Section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I on behalf of the said company have applied to the Town Council of Rustenburg for the amendment of the Town-planning Scheme 1980 by the rezoning of the properties described above, situated at 57 Loop Street and 4 Kotze Street, Rustenburg from "Residential 4" to "Business 1".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Secretary, Room 601, Town Council Building, Burger Street, Rustenburg for a period of 28 days from 17 October 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik by of tot die Stadsekretaris by bovemelde adres of by Posbus 16, Rustenburg 0300 ingedien of gerig word.

Adres van eienaar: Red Forest Investments (Pty) Ltd, p/a mnr C Wolpe, Posbus 785932, Sandton 2146.

Kennisgewing No. 14/1990

17—24

KENNISGEWING 2132 VAN 1990

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

HALFWAY HOUSE EN CLAYVILLE-WYSIGINGSKEMA 487

Ek, Johannes Gerhardus Koekemoer van Van Wyk, Van Aardt en Koekemoer synde die gemagtigde agent van die eienaar van Erwe 1326-1344 en 1347-1354 Vorna Valley Uitbreiding 21 gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Midrand aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as die Halfway House en Clayville-dorpsbeplanningskema.

Hierdie aansoek bevat die volgende voorstelle:

1. Erwe 1326-1328, 1338-1344, 1347-1354:

Die hersonering van die erwe, geleë te Montroseweg, Mac-Macweg en Howicksingel, Midrand vanaf Spesiaal vir kantore en met spesiale toestemming van die Stadsraad vir spesiale gebruiks vir kantore, verspreidingsentrum, pakhuise, verpakking, opleidingsentrum, uitstalsentrum, navorsing en ontwikkeling, laboratoriums en kleinhandel verwant en ondergeskik aan die bestaande gebruiks, en enige ander gebruik deur die plaaslike bestuur goedgekeur.

2. Erwe 1329-1337:

Die vervanging van die woord "Spesiale" deur die woord "enige", ten einde die plaaslike bestuur in staat te stel om enige ander gebruik met spesiale toestemming toe te staan.

3. Erwe 1326-1344 en 1347-1354:

3.1 Die byvoeging van 'n hoogtebeperking van 14 m.

3.2 Die skrapping van die woord "kantoor" ten einde die parkeervereistes op ander gebruiks ook van toepassing te maak.

3.3 Die byvoeging van 'n proviso om die plaaslike bestuur in staat te stel om die boulyn te verslap.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Hoofweg, Randjespark, Midrand vir 'n tydperk van 28 dae vanaf 17 Oktober 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik by of tot die Stadsklerk by bovemelde adres of by Privaatsak X20, Halfway House, 1685 ingedien of gerig word.

Adres van gemagtigde agent: Van Wyk, Van Aardt en Koekemoer, Posbus 3158, Halfway House 1685, Aitkenstraat 19A, Halfway House Midrand.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Secretary at the above address or at PO Box 16, Rustenburg 0300 within a period of 28 days from 17 October 1990.

Address of owner: Red Forest Investments (Pty) Ltd, c/o Mr C Wolpe, PO Box 785932, Sandton, 2146.

Notice No. 14/1990

17—24

NOTICE 2132 OF 1990

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

HALFWAY HOUSE AND CLAYVILLE AMENDMENT SCHEME 487

I, Johannes Gerhardus Koekemoer of Van Wyk, Van Aardt and Koekemoer being the authorized agent of the owner of Erven 1326-1344 and 1347-1354, Vorna Valley Extension 21 hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Town Council of Midrand for the amendment of the town-planning scheme known as the Halfway House and Clayville Town-planning Scheme.

This application contains the following proposals:

1. Erven 1326-1328, 1338-1344, 1347-1354:

The rezoning of the properties described above, situated at Montrose Road, Mac-Mac Road and Howick Close, Midrand from Special for offices and with the special consent of the town council for special uses, to Special for offices, distribution centres, warehousing, packaging, training centres, exhibition centres, research and development, laboratories, and retail related and subservient to the above uses, and any other use consented to by the local authority.

2. Erven 1329-1337:

Substitution of the word "Special" by the word "any" in order to enable the local authority to permit any other use with special consent.

3. Erven 1326-1344 and 1347-1354:

3.1 The addition of a height restriction of 14 m.

3.2 Deletion of the word "office" in order to make the parking requirements applicable to other uses.

3.3 Addition of a proviso to enable the local authority to relax the building lines.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Main Road, Randjespark, Midrand for a period of 28 days from 17 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at Private Bag X20, Halfway House 1685 within a period of 28 days from 17 October 1990.

Address of authorized agent: Van Wyk, Van Aardt and Koekemoer, P.O. Box 3158, Halfway House 1685, 19A Aitken Street, Halfway House, Midrand.

17—24

KENNISGEWING 2133 VAN 1990

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNINGSKEMA EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, David Martin van Aardt van Van Wyk & Van Aardt synde die gemagtigde agent van die eienaar van Gedeelte 10 van Erf 1683 Pretoria JR gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanningskema en Dorpe, 1986, kennis dat ek by die Stadsraad van Pretoria aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Poretoria-dorpsbeplanningskema, 1974 deur die hersonering van die eiendom hierbo beskryf, geleë te Howardstraat, Pretoria-Wes vanaf "Spesiale Woon" tot "Spesiaal" vir kommersiële doeleindest en bouwerswerf.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Kamer 3024, Wesblok, Munitoria, Van der Waltstraat, Pretoria vir 'n tydperk van 28 dae vanaf 17 Oktober 1990.

Beware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik by of tot die Stadsekretaris by bovermelde adres of by Posbus 440, Pretoria, 0001 ingedien of gerig word.

Adres van eienaar/gemagtigde agent: Van Wyk & Van Aardt, Posbus 4731, Pretoria 0001, Frederikastraat 729, Rietfontein 0084.

KENNISGEWING 2134 VAN 1990

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNINGSKEMA EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, David Martin van Aardt van Van Wyk en Van Aardt synde die gemagtigde agent van die eienaar die restant van erf 1408, gedeelte 1 van erf 1408, gedeelte 3 van erf 1408, gedeelte 4 van erf 1408, gedeelte 3 van erf 1409, die restant van gedeelte 1 van erf 1409, gedeelte 1 van erf 1415, gedeelte 1 van erf 1414 Pretoria-Wes gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanningskema en Dorpe, 1986, kennis dat ek by die Stadsraad van Pretoria, aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Pretoria-dorpsbeplanningskema 1974 deur die hersonering van die eiendom hierbo beskryf, geleë te D.F. Malanstraat vanaf "Algemene Besigheid" en "Spesiale Woon" na "Spesiaal" vir Kommersiële en/of "Algemene Besigheid"-doeleindes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Kamer 3024, Wesblok, Munitoria, Van der Waltstraat, Pretoria vir 'n tydperk van 28 dae vanaf 17 Oktober 1990.

Beware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik by of tot die Stadsekretaris by bovermelde adres of by Posbus 440, Pretoria, 0001 ingedien of gerig word.

Adres van eienaar/gemagtigde agent: Van Wyk en Van Aardt, Posbus 4731, Pretoria 0001, Frederikastraat 729, Rietfontein 0084.

NOTICE 2133 OF 1990

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, David Martin van Aardt from Van Wyk & Van Aardt being the authorized agent of the owner of Portion 10 of Erf 1683 Pretoria JR hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Pretoria Town Council for the amendment of the town-planning scheme known as Pretoria Town-planning Scheme 1974 by the rezoning of the property described above, situated in Howard Street, Pretoria West, from "Special Residential" to "Special" for Commercial purposes and builders yard.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Secretary, Room 3024, West Block, Munitoria, Van der Walt Street, Pretoria for the period of 28 days from 17 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Secretary at the above address or at PO Box 440, Pretoria, 0001 within a period of 28 days from 17 October 1990.

Address of agent: Van Wyk & Van Aardt, PO Box 4731, Pretoria 0001, 729 Frederika Street, Rietfontein 0084.

17—24

NOTICE 2134 OF 1990

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, David Martin van Aardt from Van Wyk and Van Aardt being the authorized agent of the owner of The remainder of erf 1408, Portion 1 of erf 1408, Portion 3 of erf 1408, Portion 4 of the erf 1408, Portion 3 of erf 1409, the remainder of portion 1 of erf 1409, portion 1 of 34f 1415, portion 1 of erf 1414 Pretoria-West hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Pretoria Town Council for the amendment of the town-planning scheme known as Pretoria Town-planning Scheme 1974 by the rezoning of the property described above, situated on D.F. Malan Avenue from "General Business" and "Special Residential" to "Special" for Commercial and/or "General Business" purposes.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Secretary, Room 3024, Westblock, Munitoria, Van der Walt Street, Pretoria for the period of 28 days from 17 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Secretary at the above address or at P.O. Box 440, Pretoria, 0001 within a period of 28 days from 17 October 1990.

Address of agent: Van Wyk and Van Aardt, P.O. Box 4731, Pretoria 0001, 729 Frederika Street, Rietfontein 0084.

17—24

KENNISGEWING 2135 OF 1990

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

SANDTON-WYSIGINGSKEMA 1620

Ek, Robert Henry Whitworth Warren, synde die gemagtigde agent van die eienaar van Erf 36 Sandhurst Dorp, gee hiermee ingevolge Artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Sandton Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Sandton-dorpsbeplanningskema 1980 deur die hersonering van die eiendom hierbo beskryf, geleë aan die einde van Galway Oord, aan die suidelikekant van Sandtonlaan, van "Residensieel 1" "Een woonhuis per 8 000 m²" tot "Residensieel 1" "Een woonhuis per 4 000 m²" ten einde onderverdeling toe te laat.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur, Beplanning, Kamer B206, 2de Vloer, B-Blok, Burgersentrum, Rivoniaweg, Sandton, vir 'n tydperk van 28 dae vanaf 17 Oktober 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik by of tot die Direkteur, Beplanning by bovemelde adres of by Sandton Stadsraad, Posbus 78001, Sandton, 2146 ingedien of gerig word.

Adres van gemagtigde agent: R H W Warren & Partners, Posbus 186, Morningside 2057.

KENNISGEWING 2136 VAN 1990

ROODEPOORT-WYSIGINGSKEMA 434

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Petrus Lafras van der Walt, synde die gemagtigde agent van die eienaar van Erf 2010, Helderkruijn Uitbreiding 12, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Roodepoort aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Roodepoort-dorpsbeplanningskema 1987, deur die hersonering van die eiendom hierbo beskryf, geleë te op die hoek van Banket- en Ruhamarylaan, Horison, van "Besigheid 4" vir die doeleindes van 'n mediese sentrum, kantore en professionele kamers en met die toestemming van die stadsraad, 'n gymnasium en kleinhandelgebruiken onderworpe aan sekere voorwaarde, na "Besigheid 4" vir doeleindes van 'n mediese sentrum, kantore, en professionele kamers met skriftelike toestemming van die stadsraad, 'n gymnasium en kleinhandelgebruiken.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Hoof Stedelike Ontwikkeling, Kamer 72, 4de Vloer, Christiaan de Wetweg, Roodepoort 1709, vir 'n tydperk van 28 dae vanaf 17 Oktober 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik by of tot die Hoof Stedelike Ontwikkeling, by bovemelde adres of by Privaatsak X30, Roodepoort 1725, ingedien of gerig word.

NOTICE 2135 OF 1990

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

SANDTON AMENDMENT SCHEME 1620

I, Robert Henry Whitworth Warren, being the authorised agent of the owner of Erf 36 Sandhurst Township, hereby give notice in terms of Section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Sandton Town Council for the amendment of the town-planning scheme known as Sandton Town-planning Scheme 1980 by the rezoning of the property described above, situated at the end of Galway Place on the southern side of Sandton Drive, from "Residential 1" "One dwelling per 8 000 m²" to "Residential 1" "One dwelling per 4 000 m²" in order to permit subdivision.

Particulars of the application will lie open for inspection during normal office hours at the office of the Director of Planning, Sandton Town Council, Room B206, 2nd Floor, B-Block, Civic Centre, Rivonia Road, Sandton, for a period of 28 days from 17 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Director of Planning, at the above address or at Sandton Town Council, PO Box 78001, Sandton, 2146, within a period of 28 days from 17 October 1990.

Address of authorised agent: R H W Warren & Partners, PO Box 186, Morningside 2057.

17-24

NOTICE 2136 OF 1990

ROODEPOORT AMENDMENT SCHEME 434

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Petrus Lafras van der Walt, being the authorized agent of the owner of Erf 2010, Helderkruijn Extension 12, Registration Division, I.Q., Transvaal, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Roodepoort Town Council for the amendment of the town-planning Scheme known as Roodepoort Town-planning Scheme, 1987, by the rezoning of the property described above, situated at the corner of Banket and Ruhama Drive, Horison, from "Business 4" for purposes of medical centre, offices, and professional rooms with consent of council a gymnasium and small business uses subject to certain conditions to "Business 4" for the purposes of medical centre, offices, professional rooms with the written consent of council a gymnasium and small business uses.

Particulars of the application will lie for inspection during normal office hours at the office of the Head Urban Development, Room 72, 4th Floor, Christiaan de Wet Road, Roodepoort 1709, for a period of 28 days from 17 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Head, Urban Development, Private Bag X30, Roodepoort 1710, within a period of 28 days from 17 October 1990.

Adres van gemagtigde agent: Conradie Muller & Vennote,
Posbus 243, Florida 1725. Goldmanstraat 49, Florida 1709.

KENNISGEWING 2137 VAN 1990

KENNISGEWING VAN AANSOEK OM WYSIGING
VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL
56(1)(b)(i) VAN DIE ORDONNANSIE OP
DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE
15 VAN 1986)

JOHANNESBURG-WYSIGINGSKEMA 3186

Ek, Aletta Johanna Watt van die firma Els van Straten & Vennote, synde die gemagtigde agent van die eienaar van Erwe 341 tot 349, Mayfair, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Johannesburg Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Johannesburg-dorpsbeplanningskema, 1979, deur die hersonering van die eiendom hierbo beskryf, geleë te Centrallaan, Somersetstraat en Agtstelaan, van Besigheid 1 (Erwe 341, 342, 346 en 348) en Residensieel 4 (Erwe 343, 344, 345, 347 en 349) na Besigheid 1 onderworpe aan sekere voorwaardes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur van Beplanning, Kamer 760, 7de Vloer, Johannesburg se Burger-sentrum, Braamfontein, vir 'n tydperk van 28 dae vanaf 17 Oktober 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik by of tot die Direkteur van Beplanning by bovermelde adres of by Posbus 30733, Braamfontein 2017 ingedien of gerig word.

Adres van agent: p/a Els van Straten & Vennote, Posbus 3904, Randburg 2125.

KENNISGEWING 2138 VAN 1990

KENNISGEWING VAN AANSOEK OM WYSIGING
VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL
56(1)(b)(i) VAN DIE ORDONNANSIE OP
DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE
15 VAN 1986)

RANDBURG-WYSIGINGSKEMA 1497

Ek, Johannes Daniel Marius Swemmer, van die Firma Els van Straten & Vennote synde die gemagtigde agent van die eienaars van Erwe 669 en 671, Ferndale, gee hiermee ingevolge Artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Randburg Stadsraad aansoek gedoen het om die wysiging van die Dorpsbeplanningskema bekend as Randburg-dorpsbeplanningskema, 1976, deur die hersonering van die eiendomme hierbo beskryf, geleë aan Mainlaan van "Residensieel 1" tot "Spesiaal" vir die oprigting van wooneenhede.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer A204, Munisipale Kantore, h/v Jan Smutslaan en Hendrik Verwoerdrylaan vir 'n tydperk van 28 dae vanaf 17 Oktober 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik by of tot die Stadsklerk by bovermelde adres of by Privaatsak 1, Randburg, 2125 ingedien of gerig word.

Address of authorized agent: Conradie Muller & Partners,
PO Box 243, Florida 1710. 49 Goldman Street, Florida 1709.

17—24

NOTICE 2137 OF 1990

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

JOHANNESBURG AMENDMENT SCHEME 3186

I, Aletta Johanna Watt, of the firm Els van Straten & Partners, being the authorized agent of the owner of Erven 341 to 349, Mayfair, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Johannesburg City Council for the amendment of the Town-planning Scheme known as Johannesburg Town-planning Scheme, 1979, by the rezoning of the property described above, situated on Central Avenue, Somerset Street and Eight Avenue, from Business 1 (Erven 341, 342, 346 and 348) and Residential 4 (Erven 343, 344, 345, 347 and 349) to Business 1 subject to certain conditions.

Particulars of the application will lie for inspection during normal office hours at the office to the Director of Planning, Room 760, 7th Floor, Johannesburg Civic Centre, Braamfontein, for the period of 28 days from 17 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Director of Planning, at the above address or at PO Box 30733, Braamfontein 2017, within a period of 28 days from 17 October 1990.

Address of agent: c/o Els van Straten & Partners, PO Box 3904, Randburg 2125.

17—24

NOTICE 2138 OF 1990

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

RANDBURG AMENDMENT SCHEME 1497

I, Johannes Daniel Marius Swemmer of the firm Els van Straten & Partners being the authorized agent of the owners of Erven 669 and 671 Ferndale, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986 that I have applied to the Randburg Town Council for the amendment of the Town-planning Scheme known as Randburg Town-planning Scheme, 1976, by the rezoning of the properties described above, situated on Main Avenue from "Residential 1" to "Special" for the erection of dwelling units.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk Room A204, Municipal Offices, cnr Jan Smuts Avenue and Hendrik Verwoerd Drive for the period of 28 days from 17 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk, at the above address or at Private Bag 1, Randburg 2125 within a period of 28 days from 17 October 1990.

Adres van Agent: p/a Els van Straten & Vennote, Posbus 3904, Randburg 2125.

KENNISGEWING 2139 VAN 1990

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

POTCHEFSTROOM-WYSIGINGSKEMA NO (a) 310 EN (b) 311

Ek, Stephanus Petrus Venter, synde die gemagtigde agent van die eienaar van (a) Resterende Gedeelte van Gedeelte 2 van Erf 22, Potchefstroom, en (b) Restant van Gedeelte 3 van Erf 24, Potchefstroom gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Potchefstroom aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Potchefstroom-dorpsbeplanningskema, 1980 deur die hersonering van die eiendom hierbo beskryf, geleë te (a) Van Riebeeckstraat 111, en (b) Van Riebeeckstraat 97, Potchefstroom van Residensieel I vir (a) en (b) tot Kantore, Kantoorgebruik, en Mediese Spreekkamers vir (a) en (b).

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 315, Derde Vloer, Municipale Kantore, h/v Gouws- en Wolmaransstraat, Potchefstroom vir 'n tydperk van 28 dae vanaf 17 Oktober 1990 (die datum van eerste publikasie van hierdie kennisgewing).

Besware teen of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 113, Potchefstroom 2520 ingedien of gerig word.

Adres van eienaar: S.P. Venter Stads- en Streekbeplanners, Posbus 6714, Baillie Park 2526.

KENNISGEWING 2140 VAN 1990

KENNISGEWING

Die Stadsraad van Duivelskloof gee hiermee ingevolge artikel 6(8)(A) van die Ordonnansie op die Verdeling van Grond (Ordonnansie 20 van 1986) kennis dat 'n aansoek ontvango is om die grond hieronder beskryf, te verdeel.

Verdere besonderhede van die aansoek lê ter insae by die kantoor van die Stadsklerk, Municipale Geboue, Duivelskloof.

Enige persoon wat teen die toestaan van die aansoek beswaar wil maak of vertoe in verband daarmee wil rig, moet sy besware of vertoe skriftelik en in tweevoud by die Stadsklerk by bovermelde adres of by Posbus 36, Duivelskloof, 0835, te eniger tyd binne 'n tydperk van 28 dae vanaf die datum van eerste publikasie van hierdie kennisgewing indien.

Datum van eerste publikasie: 17 Oktober 1990.

Die grond staan bekend as Gedeelte 45 ('n gedeelte van Gedeelte 42) van die plaas Schraalhans 450 LT en beslaan ongeveer 2 511 m².

Daar word beoog om 'n deel van sowat 1 256 m² van Gedeelte 45 af te sny.

G MEYER
Stadsklerk

Address of Agent: c/o Els van Straten & Partners, PO Box 3904, Randburg 2125.

17—24

NOTICE 2139 OF 1990

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

POTCHEFSTROOM AMENDMENT SCHEME NO (a) 310 AND (b) 311

I, Stephanus Petrus Venter, being the authorized agent of the owner of (a) Remaining Portion of Portion 2 of Erf 22, Potchefstroom, (b) Remainder of Portion 3 of Erf 24, Potchefstroom hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Town Council of Potchefstroom for the amendment of the town-planning scheme known as Potchefstroom Town-planning Scheme, 1980 by the rezoning of the property described above, situated (a) 111 Van Riebeeck Street, and (b) 97 Van Riebeeck Street, Potchefstroom from Residential I for (a) and (b) to Offices, Office Use, and Medical Chambers for (a) and (b).

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 315, Third Floor, Municipal Offices, cnr Gouws and Wolmarans Streets, Potchefstroom for the period of 28 days from 17 October 1990 (the date of first publication of this notice).

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or PO Box 113, Potchefstroom 2520 within a period of 28 days from 17 October 1990.

Address of owner: S.P. Venter Town and Regional Planners, PO Box 6714, Baillie Park 2526.

/sm

17—24

NOTICE 2140 OF 1990

NOTICE

The Town Council of Duivelskloof hereby gives notice in terms of section 6(8)(A) of the Division of Land Ordinance, 1986 (Ordinance 20 of 1986) that an application to divide the land described hereunder, has been received.

Further particulars of the application lie open for inspection at the office of the Town Clerk, Municipal Buildings, Duivelskloof.

Any person who wishes to object to the granting of the application or who wishes to make representations in regard thereto, shall submit his objections or representations in writing and in duplicate to the Town Clerk at above address or at PO Box 36, Duivelskloof, 0835, at any time within a period of 28 days from the date of first publication of this notice.

Date of first publication: 17 October 1990.

The land is known as Portion 45 (a portion of Portion 42) of the farm Schraalhans 450 LT and extends over approximately 2 511 m².

It is the intention to cut 1 256 m² off Portion 45.

G MEYER
Town Clerk
17—14

Plaaslike Bestuurskennisgewings

Notices by Local Authorities

PLAASLIKE BESTUURSKENNISGEWING 3564

STADSRAAD VAN GERMISTON

VASSTELLING VAN GELDE VIR DIE GE BRUIK VAN DIE HERMAN IMMEL MANSTADION.

Kennis geskied hiermee ingevalle artikel 80B(3) van die Ordonnansie op Plaaslike Bestuurt, 1939, dat die Stadsraad van Germiston by spesiale besluit die Gelde vir die Gebruik van die Herman Immelmanstadion ingevalle artikel 80B(1) van die genoemde Ordonnansie hervastel het.

Die algemene strekking van die hervasstelling is om voorsiening te maak vir die gratis gebruik van die stadion.

Die vasstelling van die geldie vir die gebruik van die Herman Immelmanstadion sal op 1 September 1990 in werking tree.

'n Afskrif van die besluit en besonderhede van die vasstelling lê gedurende kantoorure by Kamer 037, Burgersentrum, Cross-straat, Germiston, ter insae vir 'n tydperk van 14 (veertien) dae vanaf die datum van publikasie van hierdie kennisgewing in die Proviniale Koerant, te wete vanaf 9 Oktober 1990 tot 23 Oktober 1990.

A.W. HEYNEKE
Stadsklerk

Burgersentrum
Cross-straat
Germiston
Kennisgewing Nr. 163/1990

LOCAL AUTHORITY NOTICE 3564

CITY COUNCIL OF GERMISTON

DETERMINATION OF FEES FOR THE USE OF THE HERMAN IMMELMAN STADIUM.

It is hereby notified in terms of section 80B(3) of the Local Government Ordinance, 1939, that the City Council of Germiston by special resolution redetermined the Charges for the Use of the Herman Immelman Stadium in terms of section 80B(1) of the said Ordinance.

The general purport of the redetermination is to provide for the free use of the Herman Immelman Stadium.

The redetermination of the charges for the use of the Herman Immelman Stadium shall come into operation on 1 September 1990.

A copy of the resolution and particulars of the determination are open for inspection during office hours at Room 037, Civic Centre, Cross

Street, Germiston, for a period of 14 (fourteen) days from the date of publication of this notice in the Provincial Gazette, to wit from 9 October 1990 until 23 October 1990.

Any person who desires to object to this determination must do so in writing to the Town Clerk within 14 (fourteen) days from the date of publication of this notice in the Provincial Gazette, to wit from 9 October 1990 until 23 October 1990.

A.W. HEYNEKE
Town Clerk

Civic Centre
Cross Street
Germiston
Notice No 163/1990

10—17

PLAASLIKE BESTUURSKENNISGEWING 3585

STADSRAAD VAN ROODEPOORT

KENNISGEWING VAN AANSOEK OM STIGTING VAN DORP

Die Stadsraad van Roodepoort gee hiermee ingevalle artikel 69(3) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n aansoek om die dorp in die bylae hierby genoem, te stig deur hom ontvang is.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Hoof: Stedelike Ontwikkeling, Vierde Vlak, Kantoornummer 72, Burgersentrum, Christiaan de Wetweg, Florida Park, vir 'n tydperk van agt-en-twintig dae vanaf 10 Oktober 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 agt-en-twintig dae vanaf 10 Oktober 1990 skriftelik en in tweevoud by tot die Hoof: Stedelike Ontwikkeling by bovenmelde adres of by Roodepoort Stadsraad, Privaatsak X30, Roodepoort 1725, ingediend of gerig word.

BYLAE

Naam van dorp: Little Falls Uitbreiding 4.

Volle naam van aansoeker: De Jager, Hunter en Theron.

Aantal erwe in voorgestelde dorp: "Residensieel 1" — 43 erwe. "Residensieel 2" — 2 erwe. "Openbare Oopruimte" — 1 erf.

Beskrywing van grond waarop dorp gestig staan te word: Die grond word beskryf as Gedeelte 172 ('n gedeelte van Gedeelte 61) van die plaas Wilgespruit 190 IQ.

Liggings van voorgestelde dorp: Die eiendom is direk suid van Hendrik Potgieterweg (Pad 126-1) en noord-wes en aanliggend aan Little Falls X geleë.

Kennisgewing Nr. 174/90
Verwysingsnommer: 17/3 Little Falls Uitbreiding 4

LOCAL AUTHORITY NOTICE 3585

CITY COUNCIL OF ROODEPOORT

NOTICE OF APPLICATION FOR ESTABLISHMENT OF TOWNSHIP

The Roodepoort City Council hereby gives notice in terms of section 69(6)(a) read in conjunction with section 96(3) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that an application to establish the township referred to in the annexure hereto, has been received by it.

Particulars of the application are open to inspection during normal office hours at the office of the Head: Urban Development, Fourth Floor, Office Number 72, Civic Centre, Christiaan de Wet Road, Florida Park, for a period of 28 (twenty eight) days from 1 October 1990.

Objection to or representations in respect of the application must be lodged with or made in writing and in duplicate to the Head: Urban Development, Private Bag X30, Roodepoort 1725, within a period of 28 (twenty eight) days from 10 October 1990.

ANNEXURE

Name of township: Little Falls Extension 4.

Full name of applicant: De Jager, Hunter and Theron.

Number of erven in proposed township: "Residential 1" — 43 erven. "Residential 2" — 2 erven. "Public Open Space" — 1 erf.

Description of land on which township is to be established: The land is described as Portion 172 (a portion of Portion 61) of the farm Wilgespruit 190 IQ.

Situation of proposed township: The property is situated south and adjacent to Hendrik Potgieter Road (Road 126-1) and north and adjacent to Little Falls Extension 1.

Notice No. 174/90

Reference Number: 17/3 Little Falls X4.

10—17

PLAASLIKE BESTUURSKENNISGEWING 3589

STADSRAAD VAN SANDTON

(Regulasie 21)

KENNISGEWING VAN AANSOEK OM STIGTING VAN DORP

The Stadsraad van Sandton gee hiermee ingevalle artikel 69(6)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie No 15 van 1986), kennis dat 'n aansoek om die dorp in die Bylae hierby genoem, te stig deur hom ontvang is.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Stadsraad van Sandton, Kamer B206, Sandton Burgersentrum, Rivoniaweg vir 'n tydperk van 28 dae vanaf 17 Oktober 1990.

Besware teen of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik en in tweevoud by of tot die Stadsklerk by bovermelde adres of by Posbus 78001, Sandton 2146 ingedien of gerig word.

BYLAE

Naam van dorp: Bryanston Uitbreiding 67.

Volle naam van aansoeker: Schneider en Dreyer, namens Daniel Johannes Erwee.

Aantal erven in voorgestelde dorp: a) Erf 1 — Publieke Oopruimte; b) Erwe 2 en 3 — Residensiell 3.

Beskrywing van grond waarop dorp gestig staan te word: Resterende Gedeelte van Hoewe 19, Paulshof Landbouhoeve.

Liggings van voorgestelde dorp: Direk suid van die N1-20 Snelweg met Braamfonteinspruit as oosgrens en Herbertweg as wesgrens en die onontwikkelde Petervale Uitbreiding 4 as suidgrens.

Verwysing: 16/3/1/B12-67.

S E MOSTERT
Stadsklerk

Sandton Stadsraad
Posbus 78001
Sandton
2146
10 Oktober 1990
Kennisgewing No. 232/1990

LOCAL AUTHORITY NOTICE 3589

TOWN COUNCIL OF SANDTON

(Regulation 21)

NOTICE OF APPLICATION FOR ESTABLISHMENT OF TOWNSHIP

The Town Council of Sandton hereby gives notice in terms of section 69(6)(a) of the Town-planning and Townships Ordinance, 1986, that an application to establish the township referred to in the Schedule hereto, has been received by it.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Town Council of Sandton, Room B206, Civic Centre, Rivonia Road, for a period of 28 days from 17 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing and in duplicate to the Town Clerk at the above address or at PO Box 78001, Sandton 2146, within a period of 28 days from 17 October 1990.

SCHEDULE

Name of township: Bryanston Extension 67.

Full name of applicant: Schneider and Dreyer on behalf of Daniel Johannes Erwee.

Number of erven in proposed township: a) Erf 1 — Public Open space; b) Erven 2 and 3 — Residential 3.

Description of land on which township is to be established: Remainder of Holding 19, Paulshof Agricultural Holdings.

Situation of proposed township: Immediately

to the South of the N1-20 Freeway with the eastern boundary the Braamfontein Spruit and the western boundary — Herbert Road and the southern boundary the undeveloped township of Petervale Extension 14.

Ref: 16/3/1/B12-67.

S E MOSTERT
Town Clerk

Sandton Town Council
PO Box 78001
Sandton
2146
10 October 1990
Notice No. 232/1990

PLAASLIKE BESTUURSKENNISGEWING

3603

STADSRAAD VAN BARBERTON

STANDAARD STRAAT- EN DIVERSE VERORDENINGE

Kennis geskied hiermee ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur (nr 17 van 1939) soos gewysig, dat die Stadsraad van Barberton van voorneme is om die Standaard Straat- en Diverse Verordeninge met wysigings af te kondig as Verordeninge van die Raad.

Die algemene strekking van die wysigings is om beheer en toesig oor handelinge op straat en openbare oop ruimtes uit te oefen.

Afskrifte van die voorgestelde wysigings lê ter insae by die kantoor van die Stadssekretaris vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysigings wens aan te teken, moet dit skriftelik by die Stadsklerk doen binne veertien (14) dae van publikasie van hierdie kennisgewing.

P R BOSHOFF
Stadsklerk

Munisipale Kantoor
Generaalstraat
Posbus 33
Barberton
1300
27 September 1990
Kennisgewing No. 57/1990

LOCAL AUTHORITY NOTICE 3603

TOWN COUNCIL OF BARBERTON

STANDARD STREET AND MISCELLANEOUS BY-LAWS

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance (No 17 of 1939) as amended, that the Town Council of Barberton intends to promulgate the Standard Street and Miscellaneous By-laws with amendments as By-laws of the Council.

The general purport of the amendment is to exercise control and supervision on acts on streets and public open spaces.

Copies of the proposed amendments are open for inspection at the office of the Town Secretary for a period of fourteen (14) days from date of publication hereof.

Any person who wishes to object to the amendments should do so in writing to the Town Clerk within fourteen (14) days from the date of publication of this notice.

P R BOSHOFF
Town Clerk

Municipal Offices
Generaal Street
PO Box 33
Barberton
1300
27 September 1990
Notice No. 57/1990

17

PLAASLIKE BESTUURSKENNISGEWING

3604

STADSRAAD VAN BELFAST

AANNAME VAN STANDAARDVERORDENINGE BETREFFENDE OPENBARE GERIEWE

Kennis geskied hiermee ingevolge die bepaling van artikel 96bis van die Ordonnansie op

Civic Centre
Alwyn Taljaard Avenue
Alberton
24 September 1990
Notice No 108/1990

A1C0066

17

Plaaslike Bestuur, 1939, dat die Raad die Standaardverordeninge betreffende Openbare Geriewe, aangekondig in Buitengewone Offisiële Koerant No. 4708 van 14 September 1990, aanvaar het.

Die algemene strekking van die verordeninge is om die gebruik van openbare geriewe te kan beheer en betaling van gelde vir die gebruik daarvan te bepaal.

'n Afskrif van die verordeninge lê ter insae gedurende kantooreure by die kantore van die Raad vir 'n tydperk van veertien (14) dae vanaf datum van publikasie van hierdie kennisgewing in die Provinciale Koerant.

Enige persoon wat beswaar teen die verordeninge wil aanteken, moet dit skriftelik by die ondergetekende doen binne veertien (14) dae vanaf publikasie van hierdie kennisgewing in die Provinciale Koerant.

P H T STRYDOM
Stadsklerk

Stadhuis
Belfast
Kennisgewing No. 20/1990
1 Oktober 1990

LOCAL AUTHORITY NOTICE 3604

TOWN COUNCIL OF BELFAST

ADOPTION OF STANDARD PUBLIC AMENITIES BY-LAWS

Notice is hereby given in terms of section 96bis of the Local Government Ordinance, 1939, that the Council has adopted the Standard Public Amenities By-laws promulgated in Extraordinary Official Gazette no. 4708 dated 14 September 1990.

The general purport of these by-laws is to regulate the use of public amenities and to determine the fees payable for the use thereof.

A copy of these by-laws is open for inspection during office hours at the office of the Council for a period of fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

Any person wishing to object to these by-laws shall do so in writing to the undersigned within fourteen (14) days of the date of publication of this notice in the Provincial Gazette.

P H T STRYDOM
Town Clerk

Town Hall
Belfast
Notice No. 20/1990
1 October 1990

PLAASLIKE BESTUURSKENNISGEWING 3605

DORPSRAAD VAN BALFOUR

WYSIGING VAN BIBLIOTEKTARIEWE

Ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Dorpsraad van Balfour by Spesiale Besluit, die bibliotektariewe, gepubliseer onder Administrateurskennisgewing 218 van 23 Maart 1966 soos gewysig met ingang 1 Oktober 1990 gewysig het.

Die algemene strekking van die wysiging is om die tariewe ten opsigte van agterstallige boeke te verhoog.

Besonderhede van die voorgestelde wysiging lê gedurende kantooreure vir 'n tydperk van veertien (14) dae vanaf publikasie van hierdie kennisgewing by die kantoor van die Stadsklerk, Stuartstraat, Balfour ter insae.

Enige persoon wat beswaar teen die voorgestelde wysiging wens aan te teken, moet dit skriftelik binne veertien (14) dae van die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant, by die ondergetekende doen.

M. JOUBERT
Stadsklerk

Munisipale Kantore
Privaatsak X1005
Balfour
2410
26 September 1990
Kennisgewing No. 44/1990

LOCAL AUTHORITY NOTICE 3605

VILLAGE COUNCIL OF BALFOUR

AMENDMENT OF LIBRARY TARIFFS

In terms of section 80B of the Local Government Ordinance, 1939, it is hereby notified that the Village Council of Balfour has, by Special Resolution amended the library tariffs, published under Administrator's Notice 218 dated 23 March 1966, as amended, with effect from 1 October 1990.

The general purport of the amendment is to increase the tariffs in respect of overdue books.

Particulars of the proposed amendment will lie for inspection for a period of fourteen (14) days after publication of this notice at the office of the Town Clerk, Stuart Street, Balfour during normal office hours.

Any person who desires to lodge objection against the proposed amendment shall do so in writing to the undersigned within fourteen (14) days after the date of publication of this notice in the Provincial Gazette.

M. JOUBERT
Town Clerk

Municipal Offices
Private Bag X1005
Balfour
2410
26 September 1990
Notice No. 44/1990

Enige persoon wat beswaar teen die voorgestelde vasstelling wens aan te teken, moet dit skriftelik binne veertien (14) dae van die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant, by die ondergetekende doen.

M. JOUBERT
Stadsklerk

Munisipale Kantore
Privaatsak X1005
Balfour
2410
26 September 1990
Kennisgewing No. 45/1990

LOCAL AUTHORITY NOTICE 3606

VILLAGE COUNCIL OF BALFOUR

DETERMINATION OF CHARGES: HIRING OUT OF MACHINERY AND EQUIPMENT

In terms of section 80B of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Balfour has by Special Resolution determined tariffs in respect of the hiring out of machinery and equipment with effect from 1 October 1990.

The general purport of this determination is to determine tariffs for the hiring out of machinery and equipment.

Particulars of the proposed determination will lie for inspection for a period of fourteen (14) days after publication of this notice at the office of the Town Clerk, Stuart Street, Balfour during normal office hours.

Any person who desires to lodge objection against the proposed determination shall do so in writing to the undersigned within fourteen (14) days after the date of publication of this notice in the Provincial Gazette.

M. JOUBERT
Town Clerk

Municipal Offices
Private Bag X1005
Balfour
2410
26 September 1990
Notice No. 45/1990

17

PLAASLIKE BESTUURSKENNISGEWING 3607

DORPSRAAD VAN BALFOUR

AANNAME VAN STANDAARDVERORDENINGE BETREFFENDE OPENBARE GERIEWE

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad van voornemens is om:

Die Standaardverordeninge Betreffende Openbare Geriewe, soos aangekondig in die Buitengewone Offisiële Koerant van 14 September 1990, kennisgewing 60 van 1990 aan te neem as verordeninge wat deur die Raad opgestel is.

Die algemene strekking van die verordeninge is:

Om verordeninge aan te neem om Openbare Geriewe vir alle rasse oop te stel.

Afskrifte van die voorgestelde verordeninge lê ter insae by die kantoor van die Raad vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen die voorgestelde verordeninge wens aan te teken, moet dit skriftelik binne veertien dae van die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant, by die ondergetekende doen.

M. JOUBERT
Stadsklerk

Munisipale Kantore
Privaatsak X1005
Balfour
2410
26 September 1990
Kennisgewing No. 43/1990

LOCAL AUTHORITY NOTICE 3607

VILLAGE COUNCIL OF BALFOUR

ADOPTION OF STANDARD BY-LAWS RELATING PUBLIC AMENITIES

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends to:

Adopt the Standard By-laws Relating Public Amenities, as published in the Extraordinary Official Gazette dated 14 September 1990, notice 60 of 1990 as by-laws made by the Council.

The general purport of these by-laws is:

To adopt by-laws to declare public amenities open to all races.

Copies of the proposed by-laws are open for inspection at the office of the Council for a period of fourteen days, from the date of publication hereof.

Any person who desires to lodge objection against the proposed by-laws shall do so in writing to the undersigned within fourteen days after the date of publication of this notice in the Provincial Gazette.

M. JOUBERT
Town Clerk

Municipal Offices
Private Bag X1005
Balfour
2410
26 September 1990
Notice No. 43/1990

17

PLAASLIKE BESTUURSKENNISGEWING 3608

STADSRAAD VAN BEDFORDVIEW

BEDFORDVIEW-DORPSAANLEGSKEMA, 1948

WYSIGINGSKEMA 1/514

Die Stadsraad van Bedfordview verklaar hierby in gevolge artikel 125(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, dat hy 'n wysigingskema, synde die wysiging van Bedfordview-dorpsaanlegskema, wat uit dieselfde grond as die dorp Bedford Gardens Erf 85 bestaan, goedkeur het.

Kaart 3 en die skemaklousule van die wysigingskema is beskikbaar op alle redelike tye by die kantore van die Direkteur van Plaaslike Bestuur in Pretoria asook die Stadsraad van Bedfordview.

Hierdie wysigingskema staan bekend as Bedfordview-wysigingskema 1/514.

A J KRUGER
Stadsklerk

Burgersentrum
Hawleyweg
Bedfordview
Kennisgewing No 89/1990

LOCAL AUTHORITY NOTICE 3608

TOWN COUNCIL OF BEDFORDVIEW

BEDFORDVIEW TOWN-PLANNING SCHEME, 1948

AMENDMENT SCHEME 1/514

The Town Council of Bedfordview hereby in terms of the provisions of section 125(1) of the Town-planning and Townships Ordinance, 1986, declares that it has approved an amendment scheme of the Bedfordview Town-planning Scheme No 1 of 1948, comprising the same land as included in the township of Bedford Gardens Erf 85.

Map 3 and the scheme clauses of the amendment scheme are available for inspection at all reasonable times at the offices of the Director of Local Government and the Town Council of Bedfordview.

This amendment is known as Bedfordview Amendment Scheme 1/514.

A J KRUGER
Town Clerk

Civic Centre
Hawley Road
Bedfordview
Notice No 89/1990

17

PLAASLIKE BESTUURSKENNISGEWING 3609

NOORDELIKE JOHANNESBURG-STREEK-DORPSAANLEGSKEMA 1958

KENNISGEWING VAN ONTWERPSKEMA

Die Stadsraad van Bedfordview gee hiermee in gevolge artikel 28(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n ontwerp stadsbeplanningskema wat bekend sal staan as Noordelike Johannesburg Streekwysigingskema 1470 deur hom opgestel is.

Hierdie skema is 'n wysigingskema en bevat die volgende voorstelle.

1. Deur die toevoeging van die volgende tot "Interpretasies Artikel 2."

OUTMATJIE WOONSTEL: 'n Onafhanklike residensiële eenheid wat nie aan die hoofwoning verbind is deur middel van 'n interne deur of gang met aparte kombuis, badkamer en woongebied met 'n maksimum groote van 75 vierkante meter insluitende stoep(e), motorafdak(ke) of motorhuis(e).

2. Deur die toevoeging van die volgende tot Artikel 17(a):

Die kennisgewing sal nie kleiner as 594 mm by 420 mm wees nie en geen letter moet kleiner as 6 mm wees nie. Skriftelike kommentaar van bure aangrensend aan die erf en bewys moet tot bevrediging van die plaaslike bestuur gelewer word dat die applikant voldoen het aan die voorwaardes en 'n beëdigde verklaring tot die effek dat daar geen besware teen die aansoek ontvang is moet verskaf word.

Die ontwerp skema lê ter insae gedurende gewone kantoortye by die kantoor van die Stadsbeplanner, Hawleyweg 3, Bedfordview (Kamer 219), vir 'n tydperk van 28 dae vanaf 17 Oktober 1990.

Besware teen of vertoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik by of tot die Stadsklerk by bovermelde adres of by Postbus 3, Bedfordview 2008, ingedien of gerig word.

A J KRUGER
Stadsklerk

Burgersentrum
Hawleyweg
Bedfordview
Kennisgewing No 87/1990

LOCAL AUTHORITY NOTICE 3609

NORTHERN JOHANNESBURG REGION TOWN-PLANNING SCHEME 1958

NOTICE OF DRAFT SCHEME

The Town Council of Bedfordview hereby gives notice in terms of section 28(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that a draft Town-planning Scheme to be known as the Northern Johannesburg Region Amendment Scheme, 1470, has been prepared by it.

This scheme is an amendment scheme and contains the following proposals.

1. By the addition of the following to "Interpretations to Section 2".

GRANNY COTTAGE: An independent residential unit that is not linked to the main house by means of an internal door or passage, with a separate kitchen, bathroom and living area and a maximum area of 75 sq. metres, including verandah(s), carport(s) or garage(s).

2. By the addition of the following to Clause 17a:

Such notice shall not be smaller than 594 mm by 420 mm and no letter thereon shall be less than 6 mm in height. Written comments from the adjoining owners and proof that the applicant has complied with these conditions as well as a sworn affidavit to the effect that no objections have been received shall also be submitted to the local authority.

The draft scheme will lie for inspection during normal office hours at the office of the Town-planner (Room 219), 3 Hawley Road, Bedfordview for a period of 28 days from 17 October 1990.

Objections to or representations in respect of this scheme must be lodged with or made in writing to the Town Clerk at the above address or to Box 3, Bedfordview 2008, within a period of 28 days from 17 October 1990.

A J KRUGER
Town Clerk

Civic Centre
Hawley Road
Bedfordview
Notice No 87/1990

17

PLAASLIKE BESTUURSKENNISGEWING 3610

BEDFORDVIEW-DORPSAANLEGSKEMA 1/1948

KENNISGEWING VAN ONTWERPSKEMA

Die Stadsraad van Bedfordview gee hiermee in gevolge artikel 28(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n ontwerp stadsbeplanningskema bekend te staan as Bedfordview-wysigingskema 1/550 deur hom opgestel is.

Hierdie skema is 'n wysigingskema en bevat die volgende voorstelle.

1. Deur die toevoeging van die volgende tot "Interpretasie Artikel 2":

Outmatjie Woontel: 'n Onafhanklike residensiële eenheid wat nie aan die hoofwoning verbind is deur middel van 'n interne deur of gang met aparte kombuis, badkamer en woongebied met 'n maksimum groote van 75 vierkante meter insluitende stoep(e), motorafdak(ke) of motorhuis(e).

2. Deur die toevoeging van die volgende tot Artikel 17:

b. Skriflike komentaar van bure aangrensend aan die erf moet gelewer word en 'n soortgelyke kennisgewing moet op die erf geplak word vir dieselfde tyd as in (a) hierbo. Dit moet nie kleiner as 594 mm by 420 mm wees en geen letter moet kleiner as 6 mm wees.

c. Bewys moet tot bevrediging van die Raad gelewer word dat die applikant voldoen het aan die voorwaarde en 'n beëdigde verklaring tot die effek dat daar geen besware teen die aansoek ontvang is moet verskaf word.

Die ontwerp-skema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsbeplanner, Hawleyweg 3, Bedfordview (Kamer 219) vir 'n tydperk van 28 dae vanaf 17 Oktober 1990.

Besware teen of vertoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik by of tot die Stadsklerk by bovenmelde adres of by Posbus 3, Bedfordview 2008, ingedien of gerig word.

A.J. KRUGER
Stadsklerk

Burgersentrum
Hawleyweg
Bedfordview
Kennisgewing No. 86/1990

LOCAL AUTHORITY NOTICE 3610

BEDFORDVIEW TOWN-PLANNING SCHEME 1/1948

NOTICE OF DRAFT SCHEME

The Town Council of Bedfordview hereby gives notice in terms of section 28(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that a draft town-planning scheme to be known as the Bedfordview Amendment Scheme 1/550 has been prepared by it.

This scheme is an amendment scheme and contains the following proposals.

1. By the addition of the following to "Interpretations Section 2."

Granny Cottage: An independent residential unit that is not linked to the main house by means of an internal door or passage, with a separate kitchen, bathroom and living area and a maximum area of 75.0 sq. metres, including verandah(s), carports(s) or garage(s).

2. By the addition of the following to Clause 17:

b. Written comments from the adjoining owners must be submitted and a notice must be erected on the erf in a prominent place to coincide with the period in (a) above and such notice shall not be smaller than 594 mm by 420 mm and no letter shall be less than 6 mm in height.

c. Proof must be submitted that the applicant has complied with (a) and (b) and a sworn affidavit to the effect that the applicant had not received any objections shall be submitted to the Council.

The draft scheme will lie for inspection during normal office hours at the office of the Town-planner (Room 219), 3 Hawley Road, Bedfordview for a period of 28 days from 17 October 1990.

Objections to or representations in respect of this scheme must be lodged with or made in writing to the Town Clerk at the above address or to

Box 3, Bedfordview 2008 within a period of 28 days from 17 October 1990.

A.J. KRUGER
Town Clerk

Civic Centre
Hawley Road
Bedfordview
Notice No. 86/1990

15 van 1986), verklaar die Stadsraad van Bedfordview hierby die dorp Bedfordview Uitbreiding 406 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

BYLAE

STAAT VAN VOORWAARDEN WAAROP DIE AANSOEK GEDOEEN DEUR BARRY HAROLD COTTON (HIERNA DIE AANSOEKDOENER/DORPSEIENAARS GENOEM) INGEVOLGE DIE BEPALINGS VAN DEEL C VAN HOOFTUK 3 VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986), OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 1064 VAN DIE PLAAS ELANDSFONTEIN TOEGESTAAN IS

1. STIGTINGSVOORWAARDEN

(1) NAAM

Die naam van die dorp is Bedfordview Uitbreiding 406.

(2) ONTWERP

Die dorp bestaan uit erwe soos aangedui op Plan TN 406/2/89.

(3) BESKIKKING OOR BESTAANDE TI-TELVOORWAARDEN

Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en servitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale, maar uitgesluit die volgende servitute wat nie enige van die erwe in die dorp raak nie.

(a) The 7,87 metre right of way servitude in favour of the Bedfordview Village Council as indicated on diagram S.G. No. A5921/48 and as will more fully appear from Notarial Deed of Servitude dated the 31st day of October, 1951, and registered on the 30th day of January, 1952, at the Deeds Office, Pretoria, under No. 84/1952s, which affects Dean Road only.

(b) The 7,87 metre right of way servitude in favour of the Bedfordview Town Council as indicated on diagram S.G. No. A 5154/72 and as will more fully appear from Notarial Deed of Servitude No. 1796/1973 s which affects Harcus Road only.

4. VERPLIGTING TEN OPSIGTE VAN NOODSAAKLIKE DIENSTE

Die aansoekdoener moet 'n bevredigende ooreenkoms met die plaaslike bestuur bereik raakende die voorsiening van noodsaklike dienste.

(5) BEGIFTIGING

Die aansoekdoener sal in terme van die bepalings van artikel 98(2) van die Ordonnansie op Dorpsbeplanning en Dorpe 1986, 'n bydrae van R683,25 aan die plaaslike bestuur betaal vir die voorsiening van grond vir 'n park, welke bedrag bepaal is ingevolge die bepalings van Regulasie 43 van die Dorpsbeplanning en Dorpe Regulasies.

5. SLOPING VAN GEBOUË EN STRUKTURE

Die dorpsseienaar moet op eie koste alle bestaande geboue en strukture wat binne boulynreserves, kantruimtes of oor gemeenskaplike grense geleë is, laat sloop tot bevrediging van die plaaslike bestuur wanneer die plaaslike bestuur dit vereis.

2. TITELVOORWAARDEN

VOORWAARDEN OPGELE DEUR DIE STADSRAAD VAN BEDFORDVIEW KRGATENS DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSEIPLANNING EN DORPE, 15 VAN 1986

PLAASLIKE BESTUURSKENNISGEWING
3612

STADSRAAD VAN BEDFORDVIEW

PROKLAMASIE VAN DIE DORP BEDFORDVIEW UITBREIDING 406

Ingevolge artikel 103 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie

17

(1) ALLE ERWE

Die erwe is onderworpe aan die volgende voorwaardes opgele deur die Stadsraad van Bedfordview ingevolge die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986.

(i) Die erf is onderworpe aan 'n servituit van 2 meter breed, vir riolerings- en ander munisipale doeleindes, ten gunste van die plaaslike bestuur, langs enige twee grense, uitgesonderd 'n straatgrens en, in die geval van 'n pypsteelferf, 'n addisionele servituit vir munisipale doeleindes 2 meter breed oor die toegangsgedeelte van die erf, indien en wanneer verlang deur die plaaslike bestuur: Met dien verstaande dat die plaaslike bestuur van enige sodanige servituit mag afsien.

(ii) Geen geboue of ander struktuur mag binne die voornoemde servituitgebied opgerig word nie en geen grootworpelbome mag binne die gebied van sodanige servituit of binne 'n afstand van 2 meter daarvan geplant word nie.

(iii) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige rieloofhoofpyleidings en ander werke wat hy volgens goeddunke noodsaklik ag, tydelik te plaas op die grond wat aan die 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 verwydering van sodanige rieloofhoofpyleidings en ander werke veroorsaak word.

(2) ERF 1974

Die erf is onderworpe aan 'n servituit vir munisipale doeleindes ten gunste an die plaaslike bestuur soos aangedui op die algemene plan.

LOCAL AUTHORITY NOTICE 3612**TOWN COUNCIL OF BEDFORDVIEW****PROCLAMATION OF THE TOWNSHIP
BEDFORDVIEW EXTENSION 406**

In terms of section 103 of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), the Town Council of Bedfordview hereby declares Bedfordview Extension 406 Township to be an approved township subject to the conditions set out in the Schedule hereto.

SCHEDULE

**STATEMENT OF THE CONDITIONS
UNDER WHICH THE APPLICATION
MADE BY BARRY HAROLD COTTON
(HEREIN AFTER REFERRED TO AS THE
APPLICANTS/TOWNSHIP OWNERS)
UNDER THE PROVISIONS OF PART C OF
CHAPTER 3 OF THE TOWN-PLANNING
AND TOWNSHIPS ORDINANCE, 1986,
(ORDINANCE 15 OF 1986) FOR PERMISSION
TO ESTABLISH A TOWNSHIP ON
PORTION 1064 OF THE FARM
ELANDSFONTEIN, HAS BEEN GRANTED.**

1. CONDITIONS OF ESTABLISHMENT**(1) NAME**

The name of the township shall be Bedfordview Extension 406.

(2) DESIGN

The township shall consist of erven and streets as indicated on Plan TN406/2/89.

(3) DISPOSAL OF EXISTING CONDITIONS OF TITLE

All erven shall be made subject to existing conditions and servitudes, if any, including the reservation of rights to minerals, but excluding the following servitudes which does not affect any of the erven in the township.

(a) The 7,87 metre right of way servitude in favour of the Bedfordview Village Council as indicated on diagram S.G. No. A 5921/48 and as will more fully appear from Notarial Deed of Servitude dated the 31st day of October, 1951, and registered on the 30th day of January, 1952, at the Deeds Office, Pretoria, under No. 84/1952s, which affects Dean Road only.

(b) The 7,87 metre right of way servitude in favour of the Bedfordview Town Council as indicated on diagram S.G. No. A 5154/72 and as will more fully appear from Notarial Deed of Servitude No. 1796/1973 s which affects Harcus Road only.

(4) OBLIGATION TOWARDS ESSENTIAL SERVICES

The township owner must come to a satisfactory arrangement with the local authority regarding the provision of essential services.

(5) ENDOWMENT

The applicant shall in terms of the provisions of section 98(2) of the Town-planning and Townships Ordinance 1986, pay an endowment of R683,25 to the local authority for the provision of land for a park, which amount was determined in accordance with the provisions of Regulation 43 of the Town-planning and Townships Regulations.

(6) DEMOLITION OF BUILDINGS AND STRUCTURES

The township owner shall at his own expense cause all the existing buildings and structures situated in the building line reserves, side space or over common boundaries to be demolished to the satisfaction of the local authority when required by the local authority to do so.

2. CONDITIONS OF TITLE**CONDITIONS IMPOSED BY THE TOWN COUNCIL OF BEDFORDVIEW IN TERMS OF THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE 15 OF 1986.****(1) ALL ERVEN**

The erven in the township are subject to the following conditions imposed by the Town Council of Bedfordview in terms of the Town-planning and Townships Ordinance, 1986.

(i) The erf is subject to a servitude, 2 metres wide, in favour of the local authority, for sewerage and other municipal purposes, along any two boundaries other than a street boundary and in the case of a panhandle erf, an additional servitude for municipal purposes 2 metres 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.

(ii) 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 metres thereof.

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

(2) ERF 1974

The erf is subject to a servitude for municipal purposes in favour of the local authority as indicated on the general plan.

**PLAASLIKE BESTUURSKENNISGEWING
3613****STADSRAAD VAN BENONI
KENNISGEWING VAN BENONI-WYSIGINGSKEMA NR. 1/465**

Kennis geskied hiermee, ingevolge die bepalings van artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, dat die Stadsraad van Benoni goedkeuring verleen het vir die wysiging van die Benoni-dorpsbeplanningskema 1/1947 deur die hersonering van Erf 1662, Rynfield, Benoni, vanaf die huidige sonering, naamlik "Spesiaal Residensieel" met 'n digtheid van een woning per erf na "Spesiaal Residensieel" met 'n digtheid van een woning per 2 000 m².

'n Afskrif van hierdie wysigingskema lê te alle redelike tye ter insae in die kantore van die Hoof van die Departement Plaaslike Bestuur, Behuisung en Werke: Administrasie: Volksraad, Pretoria, asook die Stadsklerk, Benoni.

Hierdie wysiging staan bekend as Benoni-wysigingskema Nr. 1/465.

WAARNEMENDE STADSKLERK

Administratiewe Gebou
Munisipale Kantore
Elstonlaan
Benoni
17 Oktober 1990
Kennisgewing No. 151/1990

2M9182.1
W/SKEMA

LOCAL AUTHORITY NOTICE 3613**TOWN COUNCIL OF BENONI****NOTICE OF BENONI AMENDMENT SCHEME NO. 1/465**

Notice is hereby given in terms of the provisions of Section 57(1)(a) of the Town-planning and Townships Ordinance, 1986, that the Town Council of Benoni approved the amendment of the Benoni Town-planning Scheme 1/1947 through the rezoning of Erf 1662, Rynfield, Benoni, from the present zoning, i.e. "Special Residential" with a density of one dwelling per erf to "Special Residential" with a density of one dwelling per 2 000 m².

A copy of this amendment scheme will lie for inspection at all reasonable times at the offices of the Head of Department of Local Government, Housing and Works: Administration: House of Assembly, Pretoria, as well as the Town Clerk, Benoni.

This amendment is known as Benoni Amendment Scheme No. 1/465.

ACTING TOWN CLERK

Administrative Building
Municipal Offices
Elston Avenue
Benoni
17 October 1990
Notice No. 151/1990

2M9182
AMENDMENT

17

**PLAASLIKE BESTUURSKENNISGEWING
3614****STADSRAAD VAN BENONI****KENNISGEWING VAN BENONI-WYSIGINGSKEMA NR. 1/463**

Kennis geskied hiermee, ingevolge die bepalings van artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, dat die

Stadsraad van Benoni goedkeuring verleen het vir die wysiging van die Benoni-dorpsbeplanningskema 1/1947 deur die hersonering van Erwe 2943 tot 2950, Benoni Uitbreiding 7 Dorpsgebied, Benoni, vanaf die huidige soneering, naamlik "Spesiaal Residensieel" na "Algemene Nywerheid".

In Afskrif van hierdie wysigingskema lê te alle redeleke tye ter insae in die kantore van die Hoof van die Departement Plaaslike Bestuur, Behuisung en Werke: Administrasie: Volksraad, Pretoria, asook die Stadsklerk, Benoni.

Hierdie wysiging staan bekend as Benoni-wysigingskema Nr. 1/463.

WAARNEMENDE STADSKLERK

Administratiewe Gebou
Munisipale Kantore
Elstonlaan
Benoni
17 Oktober 1990
Kennisgewing No. 152/1990

2M9179.1
W/SKEMA

LOCAL AUTHORITY NOTICE 3614

TOWN COUNCIL OF BENONI

NOTICE OF BENONI AMENDMENT SCHEME NO. 1/463

Notice is hereby given in terms of the provisions of Section 57(1)(a) of the Town-planning and Townships Ordinance, 1986, that the Town Council of Benoni approved the amendment of the Benoni Town-planning Scheme 1/1947 through the rezoning of Erven 2943 to 2950, Benoni Extension 7 Township, Benoni, from the present zoning, i.e. "Special Residential" to "General Industrial".

A copy of this amendment scheme will lie for inspection at all reasonable times at the offices of the Head of Department of Local Government, Housing and Works: Administration: House of Assembly, Pretoria, as well as the Town Clerk, Benoni.

This amendment is known as Benoni Amendment Scheme No. 1/463.

ACTING TOWN CLERK

Administrative Building
Municipal Offices
Elston Avenue
Benoni
17 October 1990
Notice No. 152/1990

2M9179
AMENDMENT

17

PLAASLIKE BESTUURSKENNISGEWING 3615

STADSRAAD VAN BENONI

WYSIGING VAN VERORDENINGE

Kennis geskied hiermee ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939 dat die Stadsraad van Benoni die volgende Verordeninge verder gewysig het ten einde boetes te verhoog:

(1) Publieke Gesondheidsverordeninge afgekondig by Administrateurskennisgewing 11 van 12 Januarie 1949.

(2) Gesondheidsverordeninge vir Kinderbewaarhuise en Kinderbewaarhuise-cum-Kleuterskole afgekondig by Administrateurskennisgewing 1273 van 2 Augustus 1972.

(3) Voedselhanteringsverordeninge afgekondig by Administrateurskennisgewing 2235 van 13 Desember 1972.

(4) Verordeninge betreffende Kafees, Restaurants en Eethuise afgekondig by Administrateurskennisgewing 1029 van 3 Augustus 1977.

(5) Verordening om die Smous van Voedsel en Ander Handelsware te Beheer afgekondig by Munisipale Kennisgewing 174 van 22 November 1989.

(6) Begraafplaasverordeninge afgekondig by Administrateurskennisgewing 345 van 15 Maart 1978.

(7) Swembadverordeninge afgekondig by Administrateurskennisgewing 1618 van 18 September 1974.

(8) Verordeninge Betreffende Parke, Tuine, Oop Ruimtes en Mere afgekondig by Administrateurskennisgewing 157 van 30 Januarie 1974.

Afskrifte van die wysigings en volle besonderhede daarvan, is gedurende kantoorture ter insae in die kantoor van die Stadssekretaris, Munisipale Kantore, Elstonlaan, Benoni, vir 'n tydperk van veertien dae vanaf publikasie van hierdie kennisgewing in die Offisiële Koerant.

Enige persoon wat beswaar teen die wysigings wil aanteken, moet sodanige beswaar skriftelik, binne veertien dae vanaf publikasie van hierdie kennisgewing in die Offisiële Koerant, by die ondergetekende indien.

D P CONRADIE
Stadsklerk

Munisipale Kantore
Administratiewe Gebou
Elstonlaan
Benoni
1501
17 Oktober 1990
Kennisgewing Nr. 165/1990

6V9609

LOCAL AUTHORITY NOTICE 3615

TOWN COUNCIL OF BENONI

AMENDMENT OF BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 17 of 1939, that the Town Council of Benoni has further amended the following By-laws in order to increase fines:

(1) Public Health By-laws published under Administrator's Notice 11 of 12 January 1949.

(2) Health By-laws for Crèches and Crèches-cum-Nursery Schools published under Administrator's Notice 1273 of 2 August 1972.

(3) Food-handling By-laws published under Administrator's Notice 2235 of 13 December 1972.

(4) By-laws relating to Cafes, Restaurants and Eating-houses published under Administrator's Notice 1029 of 3 August 1977.

(5) By-laws to Control Hawking of Food and Other Merchandise published under Municipal Notice 174 of 22 November 1989.

(6) Cemetery By-laws published under Administrator's Notice 345 of 15 March 1978.

(7) Swimming Bath By-laws published under Administrator's Notice 1618 of 18 September 1974.

(8) Parks, Gardens, Open Spaces and Lakes By-laws published under Administrator's Notice 157 of 30 January 1974.

Copies of the amendments and full details thereof are open for inspection during office hours at the office of the Town Secretary, Municipal Offices, Elston Avenue, Benoni for a period of fourteen days from the date of publication of this notice in the Official Gazette.

Any person who desires to record his objection to the amendments, shall do so in writing to the undersigned within fourteen days from the date of publication of this notice in the Official Gazette.

D P CONRADIE
Town Clerk

Municipal Offices
Administrative Building
Elston Avenue
Benoni
1501
17 October 1990
Notice No. 165/1990
6V9609.1

17

PLAASLIKE BESTUURSKENNISGEWING 3616

STADSRAAD VAN BENONI

KENNISGEWING WAT BESWARE TEEN VOORLOPIGE AANVULLENDE WAARDERINGSLYS AANVRA

(REGULASIE 5)

Kennis word hierby ingevolge Artikel 36 van die Ordonnansie op Eindomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die Voorlopige Aanvullende Waarderingslys vir die boekjaar 1 Julie 1989 tot 30 Junie 1990, oop is vir inspeksie by die kantoor van die Plaaslike Bestuur van Benoni, vanaf 22 Oktober 1990 tot 30 November 1990 en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleenthed in die Voorlopige Aanvullende Waarderingslys opgeteken, soos in Artikel 34 van die genoemde Ordonnansie beoog, in die dien, insluitende die vraag of sodanige eiendom of 'n gedeelte daarvan, onderworpe is aan die betaling van eindomsbelasting of daarvan vrygestel is, of ten opsigte van enige weglating van enige aangeleenthed uit sodanige lys, doen so binne gemelde tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar, is by die adres hieronder aangedui, beskikbaar en aandag word spesifiek gevestig op die feit dat geen persoon geregtig is om enige beswaar voor die Waarderingsraad te opper, tensy hy 'n beswaar op die voorgeskrewe vorm betyds ingedien het nie.

D P CONRADIE
Stadsklerk

Kantoor 13
Ou Openbare Gesondheidsgebou
Elstonlaan 62
Benoni
17 Oktober 1990
Kennisgewing Nr. 160/1990

AD/AANVUL

LOCAL AUTHORITY NOTICE 3616

TOWN COUNCIL OF BENONI

NOTICE CALLING FOR OBJECTIONS TO PROVISIONAL SUPPLEMENTARY VALUATION ROLL

(REGULATION 5)

Notice is hereby given in terms of Section 36 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the Provisional

Supplementary Valuation Roll for the financial year 1 July 1989 to 30 June 1990, is open for inspection at the office of the Local Authority of Benoni from 22 October 1990 to 30 November 1990 and any owner of rateable property or other person who so desires to lodge an objection with the Town Clerk in respect of any matter recorded in the Provisional Supplementary Valuation Roll, as contemplated in Section 34 of the said Ordinance, including the question whether or not such property or portion thereof, is subject to the payment of rates or is exempt therefrom or in respect of any omission of any matter from such Roll, shall do so within the said period.

The form prescribed for the lodging of an objection, is obtainable at the address indicated below and attention is specifically directed to the fact that no person is entitled to urge any objection before the Valuation Board, unless he has timeously lodged an objection on the prescribed form.

D P CONRADIE
Town Clerk

Office No 13
Old Public Health Building
62 Elston Avenue
Benoni
17 October 1990
Notice No. 160/1990

AD/AANVUL/E

17

PLAASLIKE BESTUURSKENNISGEWING
3617

STADSRAAD VAN BENONI

WYSIGING VAN BIBLIOTEEKVERORDENINGE

Die Stadsklerk van Benoni publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, die wysigings van die verordeninge hierna uiteengesit.

Die Biblioteekverordeninge van die Stadsraad van Benoni, afgekondig by Administrateurskennisgewing 825 van 26 Oktober 1966 word hiermee verder soos volg gewysig:

1. Deur item (g) in artikel 13 te hernoemmer as (h).

2. Deur na artikel 13(f) die volgende in te voeg:

"(g) rook of op enige ander wyse 'n brandgevaar skep in die biblioteekgebou en -sale, depots, takbiblioteke of in hulle onmiddellike nabheid; of"

D P CONRADIE
Stadsklerk

Munisipale Kantore
Administratiewe Gebou
Elstonlaan
Benoni
1501
17 Oktober 1990
Kennisgewing No. 172/1990

4T10105.1

LOCAL AUTHORITY NOTICE 3617

TOWN COUNCIL OF BENONI

AMENDMENT TO LIBRARY BY-LAWS

The Town Clerk of Benoni hereby in terms of section 101 of the Local Government Ordinance, 17 of 1939, publishes the amendments of the by-laws set forth hereinafter.

The Library By-laws of the Town Council published under Administrator's Notice 825 of 26 October 1966 are hereby further amended as follows:

1. By the renumbering of item (g) in Section 13 to (h).

2. By the insertion after Section 13(f) of the following:

"(g) smokes or in any other way creates a fire hazard within the library, its halls, depots, branch libraries or their environs; or"

D P CONRADIE
Town Clerk

Municipal Offices
Administrative Building
Elston Avenue
Benoni
1501
17 October 1990
Notice No. 172/1990

4T10105

planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that an application to establish the township referred to in the annexure hereto, has been received by it.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Office 207, Civic Centre, Trichardts Road, Boksburg for a period of 28 days from 17 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing and in duplicate to the Town Clerk at the above address or at PO Box 215, Boksburg, 1460 within a period of 28 days from 17 October 1990.

J J MARÉ
Acting Town Clerk

ANNEXURE

Name of township: Hughes Extension 15.

Full name of applicant: Norandro (Pty) Ltd.

Number of erven in proposed township: "Special" for commercial purposes: 16.

Description of land on which township is to be established: Portion 160 (a portion of Portion 5) of the farm Driefontein 85 I.R.

Situation of proposed township: Directly south of North Rand Road between Sandham Road on the west and Gibb Street on the east.

Reference No: 14/19/3/H1/15

17—24

PLAASLIKE BESTUURSKENNISGEWING
3618

KENNISGEWING VAN AANSOEK OM
STIGTING VAN DORP

STADSRAAD VAN BOKSBURG

KENNISGEWING 160 VAN 1990

Die Stadsraad van Boksburg gee hiermee ingevolge artikel 69(6)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n aansoek om die dorp in die bylae hierby genoem, te stig deur hom ontvang is.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kantoor 207, Burgersentrum, Trichardtsweg, Boksburg vir 'n tydperk van 28 dae vanaf 17 Oktober 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik en in tweevoud by of tot die Stadsklerk by bovemelde adres of by Posbus 215, Boksburg, 1460 ingedien of gerig word.

J J MARÉ
Waarnemende Stadsklerk

BYLAE

Naam van dorp: Hughes Uitbreiding 15.

Volle naam van aansoeker: Norandro (Edms) Bpk.

Aantal erwe in voorgestelde dorp: "Spesiaal" vir kommersiële doeleindes: 16.

Beskrywing van grond waarop dorp gestig staan te word: Gedeelte 160 ('n gedeelte van Gedeelte 5) van die plaas Driefontein 85 I.R.

Liggings van voorgestelde dorp: Direk suid van Noordrandweg tussen Sandhamweg aan die weskant en Gibbstraat aan die oostekant.

Verwysingsnummer: 14/19/3/H1/15

LOCAL AUTHORITY NOTICE 3618

NOTICE OF APPLICATION FOR ESTABLISHMENT OF TOWNSHIP

TOWN COUNCIL OF BOKSBURG

NOTICE 160 OF 1990

The Town Council of Boksburg, hereby gives notice in terms of section 69(6)(a) of the Town-

PLAASLIKE BESTUURSKENNISGEWING
3619

KENNISGEWING VAN AANSOEK OM
STIGTING VAN DORP

STADSRAAD VAN BOKSBURG

KENNISGEWING 152 VAN 1990

Die Stadsraad van Boksburg gee hiermee ingevolge artikel 69(6)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n aansoek om die dorp in die bylae hierby genoem, te stig deur hom ontvang is.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kantoor 207, Burgersentrum, Trichardtsweg, Boksburg vir 'n tydperk van 28 dae vanaf 17 Oktober 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik en in tweevoud by of tot die Stadsklerk by bovemelde adres of by Posbus 215, Boksburg, 1460 ingedien of gerig word.

J J COETZEE
Stadsklerk

BYLAE

Naam van dorp: Jet Park Uitbreiding 27.

Volle naam van aansoeker: Contractors Properties (Elandsfontein) Share Block (Edms) Bpk.

Aantal erwe in voorgestelde dorp: "Spesiaal" vir Industrieel 1:59; "Spesiaal" vir kantore, nywerheidsdoeleindes, openbare garage, parkeergarage, publieke of private parkeerterreine, versersingsplek vir eie werknemers en bouerswerf: 1.

Beskrywing van grond waarop dorp gestig staan te word: Gedeeltes van die Restant van Gedeelte 6 van die plaas Witkoppie 64 I.R.

Liggings van voorgestelde dorp: Aan beide kante van die R21-snelweg, tussen Jonesweg aan die westekant, die ou Pretoriaweg aan die oostekant en direk suid van die Boksburg munisipale grens.

Verwysingsnommer: 14/19/3/J3/27

LOCAL AUTHORITY NOTICE 3619

NOTICE OF APPLICATION FOR ESTABLISHMENT OF TOWNSHIP

TOWN COUNCIL OF BOKSBURG

NOTICE 152 OF 1990

The Town Council of Boksburg, hereby gives notice in terms of section 69(6)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that an application to establish the township referred to in the annexure hereto, has been received by it.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Office 207, Civic Centre, Trichardts Road, Boksburg for a period of 28 days from 17 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing and in duplicate to the Town Clerk at the above address or at PO Box 215, Boksburg, 1460 within a period of 28 days from 17 October 1990.

J J COETZEE
Town Clerk

ANNEXURE

Name of township: Jet Park Extension 27.

Full name of applicant: Contractors Properties (Elandsfontein) Share Block (Pty) Ltd.

Number of erven in proposed township: "Special" for Industrial 1:59; "Special" for offices, industrial, public garage, parking garage, public or private parking areas, places of refreshment for own employees and builders yard: 1.

Description of land on which township is to be established: Portions of the Remainder of Portion 6 of the farm Witkoppie 64 I.R.

Situation of proposed township: On both sides of the R21 highway between Jones Road on the west, the old Pretoria Road on the east and directly south of the Boksburg municipal boundary.

Reference No: 14/19/3/J3/27

17—24

PLAASLIKE BESTUURSKENNISGEWING 3620

STADSRAAD VAN BOKSBURG

BOKSBURG-WYSIGINGSKEMA 639

Kennis word hiermee ooreenkomstig die bepalings van artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 gegee dat die Stadsraad van Boksburg die aansoek om die wysiging van die bepalings van die Boksburg-dorpsaanlegskema 1/1946 met betrekking tot Erf 206, dorp Boksburg, goedgekeur het.

'n Afskrif van die aansoek soos goedgekeur lê te alle redelike tye ter insae by die kantoor van die Stadsingenieur, Boksburg en die kantoor van die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Administrasie: Volksraad, Pretoria.

'n Afskrif van die aansoek soos goedgekeur lê te alle redelike tye ter insae by die kantoor van die Stadsingenieur, Boksburg en die kantoor van die Departementshoof, Departement van

Plaaslike Bestuur, Behuising en Werke, Administrasie: Volksraad, Pretoria.

Die bogemelde wysigingskema tree in werking op 14 Desember 1990.

J J MARÉ ·
Waarnemende Stadsklerk
Burgersentrum
Boksburg
Kennisgewing No. 162/1990
14/21/639
17 Oktober 1990

LOCAL AUTHORITY NOTICE 3620

TOWN COUNCIL OF BOKSBURG

BOKSBURG AMENDMENT SCHEME 639

Notice is hereby given in terms of the provisions of section 57(1)(a) of the Town-planning and Townships Ordinance, 1986 that the Town Council of Boksburg has approved the application for the amendment of the provisions of the Boksburg Town-planning Scheme 1/1946 relevant to Portion 202 (a portion of Portion 90) of the farm Klipfontein 83 I.R.

A copy of the application as approved is open for inspection at all reasonable times at the office of the Town Engineer, Boksburg and the office of the Head of Department, Department of Local Government, Housing and Works, Administration: House of Assembly, Pretoria.

The abovementioned amendment scheme shall come into operation on 14 December 1990.

J J MARÉ
Acting Town Clerk

Civic Centre
Boksburg
Notice No. 162/1990
14/21/639
17 October 1990

and Townships Ordinance, 1986 that the Town Council of Boksburg has approved the application for the amendment of the provisions of the Boksburg Town-planning Scheme 1/1946 relevant to Erf 206, Boksburg Township.

A copy of the application as approved is open for inspection at all reasonable times at the office of the Town Engineer, Boksburg and the office of the Head of Department, Department of Local Government, Housing and Works, Administration: House of Assembly, Pretoria.

The abovementioned amendment scheme shall come into operation on 14 December 1990.

J J COETZEE
Town Clerk

Civic Centre
Boksburg
Notice No. 161/1990
14/21/624
17 October 1990

17

PLAASLIKE BESTUURSKENNISGEWING 3622

BRAKPAN-WYSIGINGSKEMA 130

Hierby word ooreenkomstig die bepalings van Artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 bekend gemaak dat die Stadsraad van Brakpan goedgekeur het dat Brakpan-dorpsbeplanningskema, 1980, gewys word deur die hersonering van Gedeelte 1 van Erf 3268, Brakpan tot "Spesiaal" (Plek vir versvergelykings).

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

Hierdie wysiging staan bekend as Brakpan-wysigingskema 130.

M J HUMAN
Stadsklerk

Stadhuis
Brakpan
17 Oktober 1990
Kennisgewing No. 82/1990.09.26

GM/AOD

LOCAL AUTHORITY NOTICE 3622

BRAKPAN AMENMDENT SCHEME 130

It is hereby notified in terms of Section 57(1)(a) of the Town-planning and Townships Ordinance, 1986, that the Town Council of Brakpan has approved the amendment of Brakpan Town-planning Scheme, 1980, by the rezoning of Portion 1 of Erf 3268, Brakpan to "Special" (Place of refreshments).

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

This amendment is known as Brakpan Amendment Scheme 130.

M J HUMAN
Town Clerk

Town Hall
Brakpan
17 October 1990
Notice No. 82/1990.09.26

GM/AOD

LOCAL AUTHORITY NOTICE 3621

TOWN COUNCIL OF BOKSBURG

BOKSBURG AMENDMENT SCHEME 624

Notice is hereby given in terms of the provisions of section 57(1)(a) of the Town-planning

17

PLAASLIKE BESTUURSKENNISGEWING

3623

STADSRAAD VAN DELMAS

STANDAARD VLIEGVELDVERORDENINGE

Die Stadsraad van Delmas gee hiermee ingevolge artikel 96 van die Ordonnansie op PLAASLIKE Bestuur, No 17 van 1939, kennis dat die Stadsraad van Delmas van voorneme is om Standaard Vliegveldverordeninge aan te neem as verordeninge deur die Raad opgestel.

'n Afskrif van die Standaard Verordeninge lê ter insae by die kantoor van die Stadsklerk vir 'n tydperk van veertien dae vanaf datum van publikasie van hierdie kennisgewing in die Offisiële Koerant.

Enige persoon wat beswaar teen die verordeninge wil aanteken moet dit skriftelik by die Stadsklerk doen binne veertien (14) dae na die datum van publikasie van hierdie kennisgewing in bogenoemde koerant.

J VAN RENSBURG
Stadsklerk

Munisipale Kantore
Posbus 6
Delmas
2210
2 Oktober 1990
Kennisgewing No 40/1990

LOCAL AUTHORITY NOTICE 3623

TOWN COUNCIL OF DELMAS

STANDARD AREODROME BY-LAWS

The Town Council of Delmas hereby gives notice in terms of section 96 of the Local Government Ordinance, 1939, that the Delmas Town Council has accepted Standard Aerodrome By-laws made by the Town Council.

A copy of the by-laws is lying open for inspection at the office of the Town Clerk during office hours for a period of fourteen days from date of publication in the Provincial Gazette.

Any person who desires to object to the proposed by-laws must do so in writing to the Town Clerk within fourteen days from date of publication of this notice in the Provincial Gazette.

J VAN RENSBURG
Town Clerk

Municipal Offices
PO Box 4
Delmas
2210
2 October 1990
Notice No 40/1990

17

PLAASLIKE BESTUURSKENNISGEWING
3624

STADSRAAD VAN ELLIRAS

AANNAME VAN VERORDENINGE BETREFFENDE SMOUSE, VOEDSEL-SMOUSE EN VOEDSELOUTOMATE; STANDAARDVOEDSELHANTERINGS-VERORDENINGE EN STANDAARDVERORDENINGE BETREFFENDE KAFEES, RESTAURANTE EN EETHUISE

Kennis geskied hiermee kragtens artikels 96 en 96(bis) van die Ordonnansie op PLAASLIKE Bestuur, 1939, soos gewysig, dat die Stadsraad van

Ellisras van voorneme is om die volgende verordeninge aan te neem:

1. Verordeninge Betreffende Smouse, Voedsel-Smouse en Voedseloutomate;

2. Standaardvoedselhanteringsverordeninge afgekondig by Administrateurskennisgewing 1317 van 16 Augustus 1972; op voorwaarde dat die verwysing na Nie-Blanke in die volgende Artikel geskrap word; Artikel 2(14); 2(15)(a); 2(16)(a)(i) en (ii); 2(16)(b)(i); 3(n); en

3. Standaardverordeninge betreffende Kafees, Restaurante en Eethuise, afgekondig by Administrateurskennisgewing 492 van 27 April 1977; op voorwaarde dat die verwysing na ras in Artikel 2(9)(b)(iii) geskrap word.

Die algemene strekking van hierdie verordeninge is soos volg:

1. Om beheer oor smouse uit te oefen;
2. Om seker te maak dat voedsel in higiëniese toestande voorberei word;
3. Om seker te maak dat kafees, restaurante en eethuise aan higiëniese gesondheid vereistes voldoen.

Afskrifte van die voorgestelde verordeninge lê ter insae by die kantoor van die Stadssekretaris gedurende normale kantoorure vir 'n tydperk van 14 (veertien) dae vanaf publikasie hiervan in die Provinciale Koerant. Enige besware hierteen moet skriftelik by die Stadssekretaris ingedien word binne 14 (veertien) dae vanaf datum van publikasie hiervan.

J P W ERASMUS
Stadsklerk

Burgersentrum
Privaatsak X136
Ellisras
0555
3 September 1990
Kennisgewingnommer 38/1990
Verwysings: 1/2/3/25
1/2/3/27
1/2/3/32

LOCAL AUTHORITY NOTICE 3624

TOWN COUNCIL OF ELLIRAS

ADOPTION OF BY-LAWS REGARDING HAWKERS, FOOD-VENDORS AND FOOD PROCESSING MACHINES; STANDARD FOOD HANDLING BY-LAWS AND STANDARD BY-LAWS REGARDING CAFES, RESTAURANTS AND EATING-HOUSES

Notice is hereby given in terms of sections 96 and 96(bis) of the Local Government Ordinance, 1939, as amended, that it is the intention of the Town Council of Ellisras to adopt the following by-laws:

1. By-laws Regarding Hawkers, Food-Vendors and Food Processing Machines;

2. Standard Food Handling By-laws, promulgated by Administrator's Notice Number 1317 of 16 August 1972; on conditions that the reference to Non-Whites be deleted from the following Sections 2(14); 2(15)(a); 2(16)(a)(i) and (ii); 2(16)(b)(i); 3(n); and

3. Standard By-laws regarding Cafes, Restaurants and Eating Houses, promulgated by Administrator's Notice Number 492 of 27 April 1977; on condition that the reference to race be deleted from Section 2(9)(b)(iii).

The general purport of these by-laws is:

1. To exercise the necessary control over hawkers;

2. To ensure that food is prepared under hygienic circumstances;

3. To ensure that cafes, restaurants and eating houses conform to higienic health requirements.

Copies of the proposed by-laws are available for inspection at the office of the Town Secretary during normal office hours for a period of 14 (fourteen) days from date of publication in the Provincial Gazette. Objections if any, must be lodged in writing with the Town Secretary within 14 (fourteen) days from date of this publication.

J P W ERASMUS
Town Clerk

Civic Centre
Private Bag X136
Ellisras
0555
3 September 1990
Notice Number 38/1990
Reference: 1/2/3/25
1/2/3/27
1/2/3/32

17

PLAASLIKE BESTUURSKENNISGEWING
3625

DORPSRAAD VAN ELLIRAS

STRAAT- EN DIVERSE VERORDENINGE

Die Stadsklerk van Ellisras publiseer hierby ingevolge artikel 101 van die Ordonnansie op PLAASLIKE Bestuur, 1939, die verordeninge hierna uiteengesit.

STRAAT- EN DIVERSE VERORDENINGE

Woordomskrywing

1. In hierdie verordeninge, tensy uit die samehang anders blyk, beteken —

"kruidenierswaentjie" enige stootwaentjie of stootkarretjie wat aan die publiek as kopers beskikbaar gestel word deur enige sake-instansie of winkel en wat deur die publiek aangewend word om aankope in te vervoer;

"magasynmeester" die beampie in diens van die Stadsraad van Ellisras wat die amp beklee van magasynmeester;

"munisipale magasyn" die munisipale magasyn van die Stadsraad van Ellisras;

"publieke plek" 'n publieke plek soos omskryf in artikel 2 van die Ordonnansie op PLAASLIKE Bestuur, 1939 (Ordonnansie 17 van 1939);

"raad" die Stadsraad van Ellisras en omvat die bestuurskomitee van die raad of enige beampie in diens van die raad, handelende uit hoofde van enige bevoegdheid wat by die raad berus in verband met hierdie verordeninge en ingevolge artikel 58 van die Ordonnansie op PLAASLIKE Bestuur (Administrasie en Verkiesings), 1960 (Ordonnansie 40 van 1960) gedeleer is;

"straat" ook enige straat, pad, sypaadjie, wandelgang of deurgang aangeleent op die algemene kaart van 'n dorp, 'n landbouhoeue of ander verdeling van grond of waartoe die publiek deur verjaring of op 'n ander wyse reg van weg verkry het;

en enige ander woord of uitdrukking het die betekenis wat in die Padverkeerswet, 1989 (Wet No. 29 van 1989), daarvan geheg word.

Toue oor Straat

2. Niemand mag enige tou, draad of paal oor enige straat plaas of enige voorwerp van enige aard of daaroor hang of daarop plaas sonder die voorafverkree skriftelike toestemming van die raad nie.

Gevaarlike Omheining

3(1) Geen eienaar of okkuperdeer van grond mag 'n omheining van enige aard langs enige

straat of publieke plek ooprig of laat ooprig of toelaat of duld dat dit opgerig word wat weens skerp punte of ander skerp of gepunte uitsteekseels of andersins weens die aard van die konstruksie of ontwerp 'n gevaar vir enige lid van die publiek wat wettiglik sodanige straat of publieke plek op 'n normale wyse gebruik, is of kan word nie.

(2) Behoudens die pligte en verantwoordelikheid oopgelê by subartikel (1), kan die raad deur skriftelike kennisgewing die eienaar of okkuperder van grond waarop 'n heining wat in stryd is met subartikel (1), op die datum van afkondiging van hierdie verordening bestaan of te eniger tyd daarna opgerig word, verplig om dit binne sodanige tydperk te verwryder wat minstens drie weke is soos die kennisgewing mag spesifieer en genoemde eienaar of okkuperder is vir elke dag of deel daarvan na die verval van die tydperk aldus bepaal, waartydens daar nie aan die kennisgewing voldoen is nie, by skuldig bevinding met 'n boete van hoogstens R5 per dag strafbaar.

(3) Behoudens die boete voorgeskryf by subartikel (2), kan die raad self onmiddellik na die verval van 'n kennisgewing daarin genoem, daartoe oorgaan om sodanige heining te verwryder en die koste daarvan op sodanige persoon verhaal.

Beskerming van Oppervlakte van Ryvlak en Sypaadjie

4(1) Niemand mag enige materiaal of goedere —

(a) op 'n ryvlak of sypaadjie berg sonder die voorafverkreeë skriftelike toestemming van die raad nie;

(b) op of oor 'n ryvlak of sypaadjie berg, plaas, aflat of vervoer nie tensy hy toereikende voorsorgmaatreëls getref het om die oppervlakte van sodanige ryvlak of sypaadjie teen skade te beskerm nie.

(2) Enige iemand wat enige materiaal of goedere op of oor 'n ryvlak of sypaadjie geplaas, geberg, aflat of vervoer het, moet sorg dra dat genoemde ryvlak of sypaadjie in dieselfde toestand gelaat word as waarin dit was voordat die materiaal of goedere op of oor die ryvlak of sypaadjie, geplaas, geberg, aflat of vervoer was.

Sindelikheid van Strate en Publieke Plekke

5(1) Niemand mag in of op enige straat of publieke plek enige materiaal of bestanddeel stort, mors of plaas of laat stort, mors of plaas wat die sindelikheid van sodanige straat of publieke plek kan benadeel nie, of hindernis, gevaar of ongeluk veroorsaak vir persone, diere, voertuie en ander verkeer wat sodanige straat gebruik of vir persone wat sodanige publieke plek gebruik sonder om dit onverwyld uit sodanige straat of publieke plek te verwryder te laat verwryder nie.

(2) Niemand mag in of op enige straat of publieke plek spoeg, urineer of ontlas nie.

Veiling, Verkoping of Oggendmark in Publieke Plek

6. Niemand mag enige veiling, verkoping of oggendmark in 'n publieke plek waarvan die eiendomsreg en befeer ingevolge artikel 63 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 an 1939) by die raad berus sonder die voorafverkreeë skriftelike toestemming van die raad hou nie.

Uitstalling van enige Artikel te Koop in Straat of Publieke Plek

7. Niemand, uitgenome 'n gelisensierte marskramer, venter of straathandelaar of 'n persoon wat wettiglik daarop geregtig is om in enige straat of publieke plek handel te dryf sonder om 'n lisensie uit te neem, mag enige artikel van watter aard ook al in, op of oor enige straat of publieke plek uitstaan nie.

Artikel geplaas in Venster wat Uitsien op die Straat

8. Niemand mag enige artikel wat waarskynlik besering of skade aan enige persoon of eiendom sal berokken indien dit val, in enige venster of ander bobon naby enige straat plaas, sonder om behoorlik voorsorg te treffen dat dit nie in die straat val nie.

Speel in Strate Verbode

9. Niemand mag in of oor enige straat enige hoepel rol of enige vlieën oplaai of klippe gooi of enige pyl en boog gebruik of op enige wyse enige werptrek of daarop of daarin enige spel speel of enige stootkar, buiten in die loop van en vir die doel van 'n besigheid, gebruik nie.

Uitdoof van Lampe en Beskadiging van Publieke Eiendom

10. Niemand mag opsetlik of op nalatige wyse die lig van enige lamp wat die eiendom van die raad is, uitdoof nie, of hom op enige wyse met sodanige lamp bemoei, of enige munisipale of publieke eiendom of werk in of langs enige straat of publieke plek ontsier, beskadig, verwryder of hom op enige wyse daarmee bemoei nie.

Beslaan, Skoonmaak en Herstel in Strate Verbode

11. Niemand mag self, of toelaat dat sy werknemer, in enige straat of publieke plek enige dier, behalwe in geval van ongeluk, beslaan nie, of enige vee skoonmaak, roskam, afrig, inbreuk of loslaat nie, of enige deel van 'n voertuig of motorvoertuig skoonmaak of herstel behalwe in geval van ongeluk of teenspoed, of enige artikel of ding was, droogmaak of bleik nie.

Uitgrawings in Strate

12. Niemand mag enige gat, sloot of put of uitgraving in enige straat maak of laat maak nie of enige grond, gruis of teer sonder die voorafverkreeë skriftelike toestemming van die raad daarvandaan verwryder nie.

Ontsiering, Merk of Verf van Strate

13. Niemand mag, behalwe in die uitvoering van sy plig, enige straat of gedeelte daarvan sonder die voorafverkreeë skriftelike toestemming van die raad ontsier, merk of verf nie.

Vee van Perseel in of nabij Strate

14(1) Die okkuperder van 'n perseel wat aan enige straat grens mag nie veroorsaak of toelaat dat —

(a) enige gedeelte van die sypaadjie wat daar aan grens gevée word nie, tensy en totdat sodanige gedeelte met voldoende water besprinkel is.;

(b) enige vullis of afval wat so gevée word op enige manier in of op enige straat gegooi of gesloot word nie.

(2) Enige oortreding van subartikel (1) deur enige werknemer, agent of verteenwoordiger van die okkuperder word geag 'n oortreding deur die okkuperder te wees.

Afvuur van 'n Vuurwapen, Windgeweer of Windpistool

15. Niemand mag sonder 'n wettige rede 'n vuurwapen, windgeweer of windpistool binne die munisipaliteit afvuur nie: Met dien verstande dat hierdie bepaling nie van toepassing is nie in die gevall van —

(a) 'n Vuurwapen tydens 'n skietwedstryd of skyfkiotoefening op 'n erkende skietbaan;

(b) 'n vuurwapen wat afgeweek word vir die doel van 'n sportbyeenkomst of -oefening; of

(c) 'n vuurwapen, windgeweer of windpistool wat op grond afgeweek word wat hoofsaaklik vir landboudeleindes gebruik word.

Gevaarlike Diere, Reptiele of Insekte

16(1) Bo en behalwe die permit wat ingevolge die Ordonnansie op Natuurbewaring, 1983 (Ordonnansie 12 van 1983) vereis word, mag niemand sonder die skriftelike toestemming van die raad binne die regssgebied van die raad enige wilde of gevaarlike dier, reptiel of insek aanhou wat 'n ingebore neiging het om mense aan te val of waarvan die aanhou waarskynlik 'n steurnis kan word of die gesondheid skaad of gevaarvol vir enige persoon is of kan word nie.

(2) Enige dier, reptiel of insek waarvan die aanhou ingevolge subartikel (1) verbode is, kan indien dit op vrye voet gevind word, deur enige polisiebeampte of gemagtigde beampte van die raad afgemaak word.

Sing of Speel van Musiek- of Raserige Instrument vir Wins

17. Niemand mag sonder die voorafverkreeë skriftelike toestemming van die raad in enige straat of publieke plek vir wins enige musiek- of raserige instrument laat klink of bespeel nie.

Woorde of Gebare wat Waarskynlik Rusverstor- ing kan Veroorsaak

18. Niemand mag in enige straat of publieke plek enige dreigende, skel- of beleidende woord of gebare of optrede gebruik waardeur rusverstoring waarskynlik veroorsaak kan word nie.

Verstoring van Openbare Rus

19. Niemand mag die openbare rus in 'n straat of publieke plek of op 'n private perseel verstoor deur geraas te maak of deur 'n geskree, stryery, vegtery, gesing of gespeel op enige soort muisekinstrument of grammofon of deur middel van 'n radio, luidspreker of dergelyke toestel veroorsaak dat 'n geraas gemaak word nie of deur oproerige, geweiddadige of onsedelike gedrag.

Aanhouding van Diere en Voëls wat Openbare Rus verstoor

20. Niemand mag enige dier of voël aanhou wat die openbare rus verstoor nie.

Skade aan of Advertensie op Bome

21(1) Niemand mag in enige boom in enige straat of publieke plek klim, dit breek of beskadig of op enige wyse merk of daarop verf nie en niemand mag sonder die voorafverkreeë skriftelike toestemming van die raad enige sodanige boom astop, snoei, knip, afkap of verwryder nie.

(2) Niemand mag 'n advertensie aan enige boom in enige straat of publieke plek sonder die voorafverkreeë skriftelike toestemming van die raad vertoon nie.

Gebruik van voertuig vir hoofdoel van advertensie

22. Niemand mag enige voertuig of motorvoertuig met die hoofdoel van adverteering in enige straat bestuur of parkeer sonder die voorafverkreeë skriftelike toestemming van die raad nie.

Advertensie deur middel van Luidspreker of Ander Toestel

23(1) Niemand mag sonder die voorafverkreeë skriftelike toestemming van die raad enige grammofon speel of laat speel of enige luidspreker of ander hoorbare toestel vir die doel van advertensie gebruik of toelaat dat dit gebruik word, op of aangrensend aan of wat in enige straat of publieke plek gehoor kan word nie.

(2) Niemand mag, nadat hy deur 'n polisiebeampte of gemagtigde beampte van die raad versoek is om op te hou, daarin volhard om sodanige toestel te speel of dit in werking te hou nie.

Advertensie deur middel van Advertensievoertuie, Plakkaatborde of ander Toestelle

(24) Niemand mag sonder die voorafverkreeë skriftelike toestemming van die raad, enige advertensie deur middel van advertensievoertuie, plakkaatborde, lanterns, vlae, skerms of ander verplaasbare advertensietoestelle in of langs enige straat vertoon of laat of toelaat dat dit vertoon word nie.

(2) Niemand mag enige advertensie op enige openbare motorvoertuig op sodanige wyse vertoon, laat vertoon of toelaat dat dit vertoon word dat dit vir enige persoon wat nie op sodanige voertuig is nie inaklik sigbaar is: Met dien verstande dat 'n advertensie op die sykante en agterkante van enige bus vertoon kan word.

(3) Die bepalings van subartikels (1) en (2) word nie geag dat dit 'n bestuurder van 'n openbare motorvoertuig verhoed om op sodanige voertuig die vervoerdienis wat daarmee uitgevoer word, te adverteer nie.

Geen Stroobiljet of Advertensie op Voertuig sonder Toestemming nie

(25) Niemand mag enige omsendbrief, stroobiljet, handbiljet of ander advertensie op enige voertuig in enige straat of publieke plek neersit of agterlaat sonder vergunning daartoe van die persoon wat oor daardie voertuig beheer voer nie.

(2) Vir die toepassing van hierdie artikel bestaan daar 'n vermoede dat enige persoon wat aangetreft word dat hy enige omsendbrief, stroobiljet, handbiljet of ander advertensie op 'n voertuig in 'n straat of publieke plek neersit, dit sonder genoemde vergunning gedoen het, tensy hy bevredigende getuenis van sodanige vergunning aanvoer.

Openbare Byeenkomste en Optogte in die Algemeen

(26) Niemand mag enige openbare byeenkomste of optog in, by of op enige straat of publieke plek of perseel wat onder die beheer van die raad staan of aan die raad behoort, sonder die voorafverkreeë skriftelike toestemming van die raad hou, belê, toespreek of organiseer nie: Met dien verstande dat sodanige toestemming slegs om redes in hiedie artikel uiteengesit, weerhou kan word.

(2) Skriftelike aansoek om toestemming vir die hou, belê of organiseer van sodanige openbare byeenkomste of optog moet die stadslerk nie later as sewe dae bereyk voordat sodanige byeenkomste of optog 'n aanvang neem nie en elke sodanige aansoek moet —

(a) die volle naam en adres van houers, same-roepers of organiseerders van die voorgenome openbare byeenkomste of optog bevat;

(b) die datum en tyd en plek of roete daarvan en of dit voornemens is om orkeste, musikale instrumente, luidsprekers of soortgelyke toestelle te gebruik, spesifieer.

(3) By die verlening van sodanige toestemming kan die raad sodanige voorwaardes en beperkings opgeleë as wat dit nodig ag vir die voor-koming van beskadiging van eiendom, belemmering van verkeer, rusverstoring of bemoeiing met lewensgenietinge van die publiek en vir die handhawing van wet en orde oor die algemeen. Vir sodanige doel en sonder inkorting van die regte ten opsigte van die algemene toepassing van die voorgaande, kan die raad na goeddunke die gebruik van orkeste, musiekinstrumente, luidsprekers of dergelyke toestelle verbied en daarbenewens die hou van enige sodanige byeenkomste of optog tot bepaalde plekke of gebiede en tot spesifieke tye of tydperke beperk.

(4) Die raad kan sodanige toestemming weier indien dit redelike gronde het om te glo dat sodanige openbare byeenkomste of optog, indien dit gebou word, waarskynlik openbare verstorings of oproer, skade aan eiendom, belemmering van verkeer of benadeling van die lewensgenietinge

en geriewe van die publiek oor die algemeen tot gevolg sal hê of 'n gevoel van vyandigheid tussen verskillende rassegroepe kan veroorsaak.

(5) Enige persoon wat enige openbare byeenkomste of optog in subartikel (1) genoem, ten opsigte waarvan die toestemming van die raad nie verkry is nie, hou, belê, toespreek of organiseer en enige persoon wat 'n openbare byeenkomste of optog ten opsigte waarvan toestemming verkry is, hou, belê, toespreek of organiseer, wat versuim om aan enige voorwaarde te voldoen wat ingevolge subartikel (3) opgeleë mag word en enige persoon wat op enige wyse 'n verstoring veroorsaak of 'n oortreding begaan terwyl hy by enige openbare byeenkomste of optog teenwoordig is, moet, indien 'n gemagtigde beampot van die raad of polisiebeampot dit vereis, sodanige publieke plek of perseel onmiddellik verlaat.

(6) Enige persoon wat enige openbare byeenkomste of optog in subartikel (1) genoem, ten opsigte waarvan die toestemming van die raad nie verkry is nie, hou, belê, toespreek of organiseer, en enige persoon wat 'n openbare byeenkomste of optog ten opsigte waarvan sodanige toestemming verkry is hou, belê, toespreek of organiseer, wat versuim om aan enige voorwaarde wat ingevolge subartikel (3) opgeleë is, te voldoen, is aan 'n misdryf skuldig.

(7) Enige persoon teenwoordig by enige openbare byeenkomste of optog wat versuim om sodanige publieke plek of perseel te verlaat wanneer dit ingevolge subartikel (5) van hom vereis word, of wat deur 'n polisiebeampot of gemagtigde beampot van die raad gewaarsku is dat die byeenkomste of optog onwettig is of dat die voorwaardes opgeleë deur die raad by die verlening van toestemming vir die hou van sodanige byeenkomste of optog, oortree word, en wat versuim om sodanige publieke plek te verlaat, wanneer hy deur 'n polisiebeampot of gemagtigde beampot van die raad daartoe versoek word, is aan 'n misdryf skuldig.

Rondslentery in Strate

(27) Niemand mag op enige straat lê of sit en niemand mag staan, vergader, rondslenter of loop of andersins op so 'n wyse opereer dat hy die verkeer belemmer of enige persoon wat sodanige straat gebruik, stamp of andersins hinder, of by of binne 20 m van die ingang van enige plek van openbare aanbidding of tydens die diens of tydens die samekoms daarby, of vertrek van die gemeente daarvandaan, rondslenter, sodat hy enige persone wat sodanige plek van aanbidding bosoek, bywoon of verlaat, hinder of lastig val nie; en enige persoon wat enige van voornoemde verbode handelinge uitvoer moet op versoek van 'n polisiebeampot of gemagtigde beampot van die raad ophou om dit te doen, in gebreke waarvan hy aan 'n oortreding van hierdie verordeninge skuldig is.

Rondslentery en Aanlokking by Plekke van Openbare Vermaaklikheid

(28) Niemand mag rondslenter of, tensy hy deel van 'n tou vorm, in enige straat binne 20 m van die ingang af van enige plek van openbare vermaak, vergader sodat hy persone wat sodanige vermaakklikeidsplek nader, besoek of verlaat, hinder of lastig val nie; nog mag enige ongemagtigde persoon bestuurders van motorvoertuie wat hulle motorvoertuie by vermaakklikeidsplekke parkeer, lok of lastig val met die doel of onder voorwendsel daarvan om, tydens die byeenkomste daar van die vertrek van die gehoor daarvandaan, daardie voertuig op te pas.

Boomaanplating in Publieke Plekke

(29) Niemand mag enige boom of struik in enige straat of publieke plek sonder die voorafverkreeë skriftelike toestemming van die raad plant nie.

Kruidenierswaentjies

(30) Niemand wat die eienaar van enige kruidenierswaentjies is of wat daaroor beheer of toegig het of wat dit aan enige persoon aanbied of wat dit gebruik vir enige doel hoe-

genaamd, mag dit in enige straat of publieke plek laat of toelaat dat dit aldus gelaat word nie.

(2) Enige kruidenierswaentjie wat in 'n straat of publieke plek gelaat is, kan deur enige gemagtigde beampot van die raad verwyder of verwyder laat word en in die sorg van die magasynmeester geplaas word.

(3) Die magasynmeester berg 'n kruidenierswaentjie wat ingevolge subartikel (2) in sy sorg geplaas word by die munisipale magasyn en die raad publiseer so spoedig doenlik 'n kennisgewing op die raad se kennisgewingbord waarin vermeld word —

(a) dat sodanige kruidenierswaentjie teen betaling van die voorgeskrewe bergingsgeld deur die eienaar opgeëis kan word;

(b) dat 'n kruidenierswaentjie wat na verloop van 'n tydperk van drie maande na datum van publikasie van die kennisgewing nog nie opgeëis is nie, deur die raad per openbare veiling verkoop word; en

(c) dat die opbrengs van die openbare veiling, inkomste ten gunste van die raad is.

(4) Die raad is nie aanspreeklik vir diefstal, beskadiging of die verlies van enige kruidenierswaentjie nie, of die verkoop daarvan per openbare veiling, en indien enige kruidenierswaentjie, na betaling van die voorgeskrewe bergingsgeld, sonder opset aan enige ander persoon as die eienaar daarvan geleweword, het die eienaar van sodanige kruidenierswaentjie geen eis of verhaalreg teen die raad nie.

(5) Die bergingsgeld vir 'n kruidenierswaentjie soos beoog in subartikel (3)(a) is R10 vir enige tydperk van drie maande of gedeelte daarvan.

STRAATKOLLEKTES

Woordomskrywing

31. Vir die toepassing van artikels 31 tot en met artikel 37, tensy uit die samehang anders blyk, beteken —

"kollektant" 'n persoon deur 'n sameroeper aangestel om geld ten bate van 'n straatkollekte wat kragtens hierdie verordeninge toegelaat is, in te samel;

"organisasie" ook 'n liggaam, groep of vereniging van persone, 'n instelling, federasie, genootskap, beweging, trust of fonds met of sonder regpersoonlikheid en ongeag of dit ooreenkomsdig 'n wet gestig of geregistreer is al dan nie;

"sameroeper" die persoon kragtens artikel 34(1) aangestel om as samerooper van 'n besondere straatkollekte te dien en omvat alle sodanige persone, waar meer as een persoon aldus aangestel word;

"straatkollekte" 'n kollekte van geld in enige publieke plek vir liefdadigheids- of ander doelindes;

"straatkollektejaar" die tydperk van twaalf maande vanaf die eerste dag van April in een jaar tot die een-en-dertigste dag van Maart in die volgende jaar;

"Wet" die Wet van Fondsinsameling, 1978 (Wet No. 107 van 1978).

Toestemming van die Raad

32(1) Niemand behalwe 'n kollektant of samerooper mag enige geskenk van geld in enige publieke plek vra of versoek nie.

(2) Geen straatkollekte mag georganiseer of gehou word nie, sonder die toestemming van die raad wat op aansoek ooreenkomsdig die bepalings van hierdie verordeninge gedoen, verleen word.

(3) Die raad kan na goeddunke enige aansoek toestaan of weier en is nie verplig om redes aan te voer vir enige beslissing wat dit neem nie,

maar by die toestaan of weiering van enige aansoek moet die raad oorweging skenk aan —

(a) die getal aansoeke wat by die sluitingsdatum ontvang is, wat ingevolge artikel 33 vasgestel is;

(b) die wenslikheid om die getal dae waarop straatkollettes toegelaat word, in die belang van die publiek te beperk;

(c) die mate van publieke ondersteuning vir die verskeie applikante soos bewys deur die bedrae wat by vorige kollettes ingevorder is;

(d) die finansiële hulpbronne van die applikant;

(e) of enige organisasie wat aansoek gedoen het, gestig is om hoofsaaklik in plaaslike behoeftes te voorsien en dit doen;

(f) of beide 'n nasionale organisasie en 'n plaaslike organisasie wat daar mee geaffilieer is, aansoek gedoen het om toestemming om tydens dieselfde straatkollektejaar straatkollettes te hou;

(g) die doeleindes waarvoor die opbrengs van enige straatkollette bedoel word;

(h) die laatkom van enige aansoek;

(i) enige vorige versium deur 'n applikant om 'n straatkollette te hou wat toegelaat was;

(j) enige versium om aan enige een of meer van die bepalings van hierdie verordeninge te voldoen; en

(k) enige ander omstandigheid of oorweging wat vir die raad betrekking skyn te hê op of ter sake skyn te wees in verband met enige aansoek.

(4) Die raad kan enige aansoek aanvaar wat na die sluitingsdatum ingedien word en enige aansoek ten opsigte waarvan daar nie ten volle aan die vereistes van artikel 33 voldoen is nie.

(5) Wanneer die raad toestemming verleen vir 'n straatkollette kan dit die gebiede voorskryf waarbinne die kollette gehou kan word, die gebiede waarbinne dit nie gehou kan word nie en die plekke waar die kollettante kan of nie kan insamele nie.

Aansoek om Toestemming

33(1) Elke aansoek om toestemming soos vereis ingevolge artikel 32 moet voorgelé word op of voor 30 November van enige ander datum deur die raad goedgekeur van die kalenderjaar wat die straatkollektejaar waarin die straatkollette gehou moet word onmiddellik voorafgaan, moet deur die voorsitter of sekretaris van die applikant geteken word, of indien daar meer as een applikant is, deur die voorsitter of sekretaris van elkeen of by ontstentenius van sodanige persoon, deur enige ander gemagtigde beampte, en moet die besonderhede uiteengesit in subartikel (3) op 'n vorm wat van die raad verkry is, verstryk: Met dien verstaande dat enige organisasie, persone, of groep van persone aan wie skriftelike magtiging ingevolge artikel 4, 5 of 6 van die Wet verleen is om bydraes in te samel, te eniger tyd sodanige aansoek kan doen.

(2) Die volgende besonderhede moet op 'n aansoekvorm soos gemeld in subartikel (1) verstryk word —

(a) Die naam van die organisasie namens wie die aansoek gedoen word;

(b) in voorkeurorde, drie datums (as alternatiewe) waarop die straatkollette graag gehou sou word;

(c) die doel of doeleindes waarvoor die kollette aangewend moet word of van die fondse waarvoor die opbrengs van die kollette aangewend moet word;

(d) waar aansoek namens twee of meer organisasies gedoen word om 'n straatkollette vir hulle gemeenskaplike voordeel te hou, die ver-

houding waarvolgens hulle in die opbrengs moet deel.

(3) By elke aansoek wat ingevolge hierdie artikel voorgelé word, moet die volgende bygaande dokumente aangeheg wees —

(a) twee afskrifte van die applikant se grondwet indien nie voorheen voorgelé nie;

(b) skriftelike magtiging ingevolge artikel 4, 5 of 6 van die Wet, uitgereik deur die Direkteur van Fondsinsameling;

(c) indien bydraes vir of namens 'n fondsinsamelingsorganisasie, 'n geregistreerde tak of houers ingesamel word, 'n geskrif soos voorgeskryf in artikel 7 van die Wet.

(4) Elke toestemming ten opsigte van 'n aansoek wat ingevolge hierdie artikel gedoen word, moet deur die stadsklerk onderteken word en is slegs geldig ten opsigte van die besondere straatkollette waarop dit betrekking het.

Sameroepers en Kollettante

34(1) Elke organisasie moet, voordat dit 'n straatkollette onderneem wat kragtens artikel 33 toegelaat word, skriftelik 'n persoon van 'n ouderdom van ten minste een-en-twintig jaar aangestel om as sameroeper op te tree asook 'n ander sodanige persoon as 'n plaasvervanger vir die samerooper om sodanige van die pligte wat die samerooper kragtens subartikel (2)(c) opgelé is, te vervul soos die samerooper dit vereis.

(2) Die pligte van 'n samerooper is soos volg —

(a) Om aan kollettante wat kragtens subartikel (3) aangestel is, alle sodanige voorskrifte uit te reik wat nodig mag wees om te verseker dat voldoen word aan die bepalings van hierdie verordeninge betreffende straatkollettes en aan enige instruksies wat deur die raad ten opsigte van die straatkollette ingevolge hierdie verordeninge ingegee is;

(b) om die kollektbus wat deur die raad ingevolge artikel 35 verskaf word in ontvangs te neem, om dit aan sodanige kollettante uit te reik wat hulle identiteit tot voldoening van die samerooper kan bewys en om hierdie busse terug te besorg soos daardie artikel dit vereis; en

(c) om oor die algemeen toesig te hou of te laat hou oor die wyse waarop die straatkollette gehou word.

(3) Elke kollettant moet as sodanig aangestel word deur middel van 'n magtigingsbrief wat aan hom by sy huis- of werkadres geadresseer word, wat die datum van die straatkollette waaroor hy aangestel is, spesifiseer en wat deur die samerooper onderteken is, en hy moet te alle tye wanneer hy kollekteer of enige funksie van 'n kollettant uitvoer sodanige magtigingsbrief in sy besit hê en dit op versoek van enige gemagtigde beampte van die raad toon.

(4) Geen persoon word as kollettant aangestel wat —

(a) jonger as sesien jaar oud is nie;

(b) binne die tydperk van tien jaar wat die datum van die straatkollette onmiddellik voorafgaan, van enige oortreding in verband met straatkollettes skuldig bevind is nie; of

(c) binne die vyf jaar wat die datum van die straatkollette onmiddellik voorafgaan van enige oortreding waarby bedrog of oneerlikheid betrokke was, skuldig bevind is nie.

(5) Enige samerooper wat opsetlik enige persoon waarnaar daar in subartikel (4) verwys word as 'n kollettant aangestel of in diens neem of opsetlik toelaat dat enige sodanige persoon as 'n kollettant vir die straatkollette waaroor sodanige samerooper aangestel is, aangestel of in diens geneem word, is aan 'n misdryf skuldig.

(6) Geen kollettant mag enige geskenk van geld versoek nie, behalwe van 'n plek op die sy-

paadjie wat van tyd tot tyd deur die samerooper aan hom toege wys word: Met dien verstaande dat wanneer dieselfde applikant die raad se toestemming ingevolge artikel 32 en sy skriftelike toestemming ingevolge artikel 26(1) verky het om 'n optog te hou van minstens twintig motorvoertuie waarvan elkeen 'n sierwa of tablo moet dra, is die bepalings van hierdie subartikel nie van toepassing nie.

(7) Indien enige kollettant —

(a) die samerooper wat hom aangestel van 'n vals naam of 'n vals adres voorsien; of

(b) enige kollektbus gebruik wat nie deur die raad vir die doeleindes van 'n straatkollette verskaf is nie; of

(c) enige kollektbus vir die doeleindes van 'n ander straatkollette as waarvor dit verskaf was, gebruik; of

(d) die bepalings van subartikel (6) oortree; of

(e) enige geld in enige publieke plek ontvang behalwe deur die skenker dit te laat plaas of toe te laat dat hy dit plaas in die kollektbus wat deur die raad verskaf is; of

(f) sodanige bus oopmaak, die seël daarvan verwyder of enige geld wat tydens 'n straatkollette daarin geplaas is, verwyder; of

(g) versium of nalaat om die kollektbus wat aan hom verskaf is, voortdurend in sy besit te hou; of

(h) versium of nalaat om binne sewe dae te voldoen aan enige versoek gestel deur die samerooper en geadresseer aan hom by sy korrekte huis- of werkadres en gestuur deur vooruitbetaalde aangetekende pos, om die kollektbus wat aan hom voorsien is, terug te besorg; of

(i) versium om sy magtigingsbrief op versoek van enige gemagtigde beampte van die raad te toon soos ingevolge subartikel (3) vereis,

is hy aan 'n misdryf skuldig.

Kollektbusse

35(1) Geen organisasie mag, wanneer dit 'n straatkollette hou, enige kollektbus gebruik wat nie deur die raad verseël en vir die doeleindes van daardie besondere kollette voorsien is nie.

(2) Voordat enige sodanige kollektbus deur die raad verskaf word, moet die applikant vier rand deponeer vir elke twintig kollektbusse of deel daarvan wat so voorsien word en die applikant moet die skriftelike aanstellings van die samerooper en die plaasvervanger vir die samerooper voorle waarop die volle naam en die werk- en huisadres van die samerooper en die plaasvervanger vir die samerooper respektiewelik gemeld moet word.

(3) Die deposito wat ingevolge subartikel (2) betaal word moet by die terugbesorging van die busse aan die raad, aan die applikant terugbetaal word, onderworpe aan die aftrekking van —

(a) twee rand vir elke bus wat verlore geraak het of in 'n beskadigde toestand terugbesorg is;

(b) 'n boete van twintig sent per bus vir elke werkdag waarmee die tydperk van in subartikel (4) vir die terugbesorging van die busse neergelê is, oorskry word.

(4)(a) Behalwe waar die raad andersins onderhantekening van die stadsklerk skriftelik ooreenkom, moet die samerooper alle busse wat vir 'n bepaalde doel verskaf is met die seëls onbeskadig op of voor 15:30 op die dag van die straatkollette, aan die raad terugbesorg of laat terugbesorg.

(b) Die raad kan in die geval van busse wat in 'n Nie-Blanke dorp gebruik word deur 'n brief onderteken deur die stadsklerk 'n later datum spesifiseer waarop sodanige kollektbusse of so-

danige getal daarvan as wat in die brief vermeld word, terugbesorg kan word.

(5) Bysse wat nie op of voor 15:30 op die dag van die straatkollekte terugbesorg is nie, moet voor 10:00 op die volgende werkdag aan die raad terugbesorg word.

(6) Alle gelde aldus gekollekteer, word by die raad inbetaal, waarna die volle bedrag per gekruisde tjeuk aan die instansie ten bate waarvan die kollekte gehou is, oorbetaal word.

Vlae en Onderskeidingstekens

36(1) Geen reklamekaart, armband, vlag, onderskeidingsteken of ander artikel wat nie deur die raad goedkeur is nie, mag in verband met enige straatkollekte uitgestal of aan die publiek uitgedeel word nie.

(2) Aansoek om die goedkeuring van die raad ingevolge subartikel (1) mag nie minder as veertien dae voor die dag van die straatkollekte gedoen word nie.

Ure van Straatkollekte

37. Behalwe waar die raad andersins skriflike toestemming verleen het, mag geen straatkollekte voor 07:00 begin of na 14:30 voortgesit word nie.

Misdrywe en Strawwe

38. Iemand wat enige bepaling van hierdie verordeninge oortree of in gebreke bly om daar-aan te voldoen of veroorsaak of toelaat of duld dat iemand anders dit doen, pleeg 'n misdryf en is by skuldigbevinding strafbaar met 'n boete van hoogstens R300 of by wanbetaling met gevangenisstraf van hoogstens 3 maande, of met sodanige boete sowel as sodanige gevangenis-straf.

Herroeping van Verordeninge

39. Die Standaard Straat- en Diverse Verordeninge aangeneem deur die Transvaliese Raad vir die Ontwikkeling van Buitebedeilede Gebiede en afgekondig by Administrateurskennisgewing 1319 van 30 Julie 1975 en wat ingevolge die bepaling van artikel 159 bis(1)(c) van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge van die Stadsraad van Ellisras geword het, soos gewysig, word hierby herroep.

J P W ERASMUS
Stadsklerk

Burgersentrum
Privaatsak X136
Ellisras
0555
Kennisgewing No. 26/1990

LOCAL AUTHORITY NOTICE 3625

TOWN COUNCIL OF ELLISRAS

STREET AND MISCELLANEOUS BY-LAWS

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

STREET AND MISCELLANEOUS BY-LAWS

Definitions

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

"council" means the Town Council of Ellisras and includes the management committee of the council or any officer employed by the council, acting by virtue of any power vested in the council in connection with these by-laws and delegated to him in terms of section 58 of the Local Government (Administration and Elections) Ordinance, 1960 (Ordinance 40 of 1960);

"grocery trolley" means any push trolley or push cart which is placed at the disposal of the public as buyers by any business-undertaking or shop, and which is used by the public to convey their purchases;

"municipal store" means the municipal store of the Town Council of Ellisras;

"public place" means a public place as defined in section 2 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939);

"storeman" means the official in the service of the Town Council of Ellisras who holds the position of storeman;

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

and any other word or expression to which a meaning has been assigned in the Road Traffic Act, 1989 (Act No. 29 of 1989), shall have that meaning.

Ropes Across Street

2. No person shall place any rope, wire or pole across any street, or hang, or place anything whatsoever thereon without the written permission previously obtained from the council.

Dangerous Fencing

3(1) No owner or occupier of land shall along any street or public place erect or cause, permit or suffer to be erected a fence of any kind which, by reason of spikes or other sharp or pointed protrusions or otherwise by reason of the nature of its construction or design, is or may become a danger to any member of the public lawfully using such street or public place in a normal manner.

(2) Without prejudice to the duties and liabilities imposed by subsection (1), the council may by notice, in writing, force the owner or occupier of land on which a fence which exists in contravention of subsection (1), at the date of promulgation of this by-law or is erected at any time thereafter, to remove it within such period being not less than three weeks as the notice may specify, and for every day or part thereof after the expiry of the period so specified, during which the notice is not complied with, the said owner or occupier shall on conviction be liable to a fine not exceeding R5,00 per day.

(3) Without prejudice to the penalty prescribed in subsection (2), the council may itself, immediately after the expiry of a notice referred to therein proceed to remove such fence and may recover the cost of so doing from such person.

Protection of Surface of Roadway and Sidewalk

4(1) No person shall —

(a) store upon a roadway or sidewalk any material or goods unless he has obtained the written permission of the council beforehand;

(b) store or place upon, off-load on, or convey across a roadway or sidewalk any materials or goods unless he has taken adequate precautions to protect the surface of such roadway or sidewalk against damage.

(2) Any person who placed or stored upon, off-loaded on or conveyed across a roadway or sidewalk any materials or goods, shall make sure that the said roadway or sidewalk is left in the same condition as it was before the materials or goods were placed or stored upon, off-loaded on or conveyed across the roadway or sidewalk.

Cleanliness of Streets and Public Places

5(1) No person shall spill, drop or place or permit to be spilled, dropped or placed, in or on any street or public place any matter or sub-

stance that may interfere with the cleanliness of such street or public place, or cause annoyance, danger or accident to persons, animals, vehicles or other traffic using such street or any person who used such public place, without removing it or causing it to be removed from such street or public place forthwith.

(2) No person shall spit, urinate or relieve himself in or upon any street or public place.

Auction Sale, Sale or Morning Market in Public Place

6. No person shall without the written permission previously obtained from the council hold any auction sale, sale or morning market in any public place of which the ownership and control thereof in terms of section 63 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939) vested in the council.

Exposure of any Article for Sale in Street or Public Place

7. No person other than a licensed hawker, pedlar or street trader or a person lawfully entitled to trade in any street or public place without taking out a licence, shall expose any article whatsoever in or upon or over any street or public place.

Article Placed in Window Facing Street

8. No person shall place any article likely to cause injury or damage to any person or property if it were to fall, in any window or other superstructure near any street without sufficiently safeguarding it against falling into the street.

Playing in Streets Forbidden

9. No person shall roll any hoop or fly any kite or throw stones or use any bow and arrow or by any means discharge any missile upon, over or across any street, or play any game thereupon or therein, or use any pushcart other than in the course of and for the purpose of a business.

Extinguishing Lamps and Damaging Public Property

10. No person shall wilfully or negligently extinguish the light of any lamp being the property of the council, or in any manner interfere with any municipal or public property or work in or along any street.

Shoeing, Cleaning and Repairing Forbidden in Streets

11. No person shall by himself or his employee in any street or public place shoe any animal except in the case of accident, or clean, dress, train, break in or turn loose any cattle, or clean or repair any part of a vehicle or motor vehicle except in case of accident or breakdown, or wash, dry or bleach any article or thing whatsoever.

Excavations in Streets

12. No person shall make or cause to be made any hole, trench, pit or excavation in any street or remove any soil, metal or macadam therefrom without the written permission previously obtained from the council.

Defacing, Marking or Painting of Streets

13. No person shall except in the execution of his duty in any way deface, mark or paint any street or part thereof without the written permission previously obtained from the council.

Sweeping Premises in or Near Street

14(1) The occupier of premises adjoining any street shall not cause or permit —

(a) any part of the sidewalk adjacent thereto to be swept unless and until such part shall have been adequately sprinkled with water;

(b) any dirt or refuse so swept to be thrown or in any way deposited in or upon any street.

(2) Any contravention of subsection (1) by any employee, agent or representative of the occupier shall be deemed to be a contravention by the occupier.

Firing of a Fire-arm, Air-gun or Air-pistol

15. No person shall without lawful cause fire a fire-arm, air-gun, or air-pistol within the municipality: Provided that this provision shall not apply in the case of —

(a) a fire-arm during a bisley or target practice on a recognized shooting range;

(b) a fire-arm fired for the purpose of a sports meeting or practice; or

(c) a fire-arm, air-gun or air-pistol fired on land which is mainly used for agricultural purposes.

Dangerous Animals, Reptiles or Insects

16(1) Besides the permit required in terms of the Nature Conservation Ordinance, 1983 (Ordinance 12 of 1983) shall no person without the written permission of the council keep within the jurisdiction area of the council any wild or dangerous animal, reptile or insect which has an inherent propensity to attack human beings or the keeping of which is likely to become a nuisance or injurious to the health of or is fraught with danger to any person.

(2) Any animal, reptile or insect the keeping of which is prohibited in terms of subsection (1) may, if found at large, be destroyed by any police officer or authorised officer of the council.

Singing or Playing Musical or Noisy Instrument for Profit

17. No person shall for profit sound or play upon any musical or noisy instrument or sing in any street or public place, without the previous consent of the council in writing.

Words or Gestures likely to Cause Breach of Peace

18. No person shall use any threatening, abusive or insulting words or gestures or behaviour in any street or public place whereby a breach of the peace is likely to be occasioned.

Disturbance of Public Peace

19. No person shall disturb the public peace in street or public place, or on private premises by making noises or causing them to be made by shouting, quarrelling, fighting, singing or playing any type of musical or noise-creating instrument or gramophone or by means of a radio, loudspeaker or similar device, or by riotous, violent or immoral behaviour.

Keeping Animals and Birds Disturbing Public Peace

20. No person shall keep any animal or bird which disturbs the public peace.

Damage to or Advertising on Trees

21(1) No person shall climb upon, or break or damage or in any way mark or paint on any tree in any street, and no person shall, without the written permission previously obtained from the council, lop, top, trim, cut down or remove any such tree.

(2) No person shall display an advertisement on any tree in any street or public place without the written permission previously obtained from the council.

Use of Vehicle for Primary Purpose of Advertising

22. No person shall operate or park on any street any vehicle or motor vehicle for the primary purpose of advertising unless he has previously obtained written permission from the council.

Advertising by Loudspeaker or Other Device

23(1) No person shall without the written permission previously obtained from the council, play or permit the playing of any gramophone, or use or permit the use of any loudspeaker or other audible device for the purpose of advertising on or adjacent to or which may be heard in any street or public place.

(2) No person shall, after being requested to desist by a police officer or authorised officer of the council, persist in playing or operating such device.

Advertising by means of Advertising Vehicles, Sandwich Boards or other Devices

24(1) No person shall without the written permission previously obtained from the council display or cause or allow to be displayed any advertisement by means of advertising vehicles, sandwich boards, lanterns, flags, screens or other movable advertising devices in or along any street.

(2) No person shall display any advertisement or cause or allow it to be displayed on any public motor vehicle in such manner as to be readily visible to any person not upon such vehicle: Provided that an advertisement may be so displayed on the sides and back of any bus.

(3) The provisions of subsection (1) and (2) shall not be deemed to prevent a public motor vehicle operator from advertising the transport service carried out by means of that vehicle on such vehicle.

No Handbill or Advertisement on Vehicle without Permission

25(1) No person shall deposit or leave any circular, dodger, handbill or other advertisement on any vehicle in any street or public place without having obtained permission to do so from the person in charge of such vehicle.

(2) For the application of this section any person found depositing or leaving any circular, dodger, handbill or other advertisement on a vehicle in a street or public place shall be presumed to have done so without the said permission unless he shall produce satisfactory evidence of such permission.

Public Gatherings and Processions Generally

26(1) No person shall hold, convene, address or organise any public gathering or procession in, at or on any street or public place or premises being under the control of or belonging to the council without the written permission previously obtained from the council: Provided that such permission may only be withheld for the reasons set out in this section.

(2) Written application for permission to the holding, convening or organising of such public gathering or procession shall reach the town clerk not later than seven days before such gathering or procession is due to commence and every such application shall —

(a) contain the full names and addresses of holders, conveners or organisers of the proposed public gathering or procession;

(b) specify the date and time and place or route thereof and whether or not it is proposed to use bands, musical instruments, loudspeakers or similar devices;

(3) In granting such permission the council may impose such conditions and restrictions as it may deem necessary for the prevention of damage to property, obstruction of traffic, disturbance of the peace or interference with amenities of the public and generally for the maintenance of law and order. For such purpose and without prejudice to the general application of the foregoing, the council may at its discretion prohibit the use of bands, musical instruments, loudspeakers or similar devices and may, in addition, limit the holding of any such gathering or pro-

cession to specified places or areas and to particular times or periods.

(4) The council may refuse such permission if it has reasonable grounds for believing that such public gathering or procession if held, is likely to result in public disturbances or riots, damage to property, obstruction to traffic or interference with the amenities and conveniences of the public generally or to provoke a feeling of hostility between different races.

(5) Any person who holds, convenes, addresses or organises any public gathering or procession referred to in subsection (1) in respect of which the permission of the council has not been obtained and any person holding, convening, addressing or organising a public gathering or procession in respect of which such consent has been obtained, who fails to comply with any condition which may be imposed in terms of subsection (3) and any person who in any manner causes a disturbance or commits an offence while present at any public gathering or procession shall, if requested to do so by any authorised officer of the council or police officer, forthwith leave such public place or premises.

(6) Any person who holds, convenes, addresses or organises any public gathering or procession referred to in subsection (1) in respect of which the permission of the council has not been obtained and any person holding, convening, addressing or organising a public gathering or procession in respect of which such consent has been obtained; who fails to comply with any condition which may be imposed in terms of subsection (3), shall be guilty of an offence.

(7) Any person present at any public gathering or procession who fails to leave such public place or premises on being so requested in terms of subsection (5), or who has been warned by a police officer or duly authorised officer of the council that the gathering or procession is illegal or that the conditions imposed by the council in granting permission for the holding of such gathering or procession are being contravened and who fails, on being so requested by a police officer or authorised officer of the council, to leave such public place shall be guilty of an offence.

Loitering in Streets

27. No person shall lie or sit on any street nor shall any person stand, congregate, loiter or walk, or otherwise act in such manner as to cause obstruction to traffic or to jostle or otherwise annoy any person using such street or loiter at or within 20 m of the entrance of any place of public worship during the time of divine service or during the assembly there at or departure therefrom of the congregation so as to obstruct or annoy any persons going to, attending at, or leaving such place of worship; and any person performing any of the aforementioned prohibited acts shall, upon request by a police officer or duly authorised officer of the council, discontinue to do so, failing which he shall be guilty of a contravention of these by-laws.

Loitering and Touting at Places of Public Entertainment.

28. No persons shall loiter or, except when forming part of a queue, congregate in any street within 20 m of the entrance to any place of public entertainment so as to obstruct or annoy persons proceeding to, attending at, or departing from such place of entertainment; neither shall any unauthorised person tout or solicit drivers of motor vehicles parking their motor vehicles at places of entertainment for the purpose of or under pretext of attending to same during the assembly therat or the departure therefrom of the audience.

Tree Planting in Public Places

29. No person shall plant any tree or shrub in any street, or public place, without the written permission previously obtained from the council.

Gorcery Trolleys

(30) No person who is the owner of any grocery trolley or who controls or has the supervision over a grocery trolley or who uses it or offers it to be used by any person, or who uses it for any purpose whatsoever, shall leave or permit that it be left in any street or public place.

(2) Any grocery trolley which has been left in a street or any public place, may be removed, or caused to be removed, by any officer of the council and be placed under the care of the storeman.

(3) The storeman shall store a grocery trolley which is placed under his care at the municipal store and the council shall publish as soon as possible thereafter a notice on the council's notice board where it is stated —

(a) that such a grocery trolley may be claimed by the owner on payment of the prescribed storage charge;

(b) that a grocery trolley which is not claimed after a period of three months from the date of publication of the notice shall be sold by the council by public auction; and

(c) that the proceeds of the public auction shall be revenue in favour of the council.

(4) The council shall not be liable as a result of theft, damage to or loss of any grocery trolley, or the selling thereof by public auction and the owner of a grocery trolley shall have no right of redress against the council where such grocery trolley has been handed over to any person other than the owner thereof after payment of the prescribed storage charge.

(5) The storage charge for a grocery trolley as contemplated in subsection (3)(a) shall be R10 for any period of three months or part thereof.

STREET COLLECTIONS

Definitions

31. For the purpose of sections 31 up to and including section 37, unless the context otherwise indicates —

"Act" means the Fund-raising Act, 1978 (Act No. 107 of 1978);

"collector" means a person appointed by a convener to collect money for the purpose of a street collection which has been permitted under these by-laws;

"convener" means the person appointed under section 34(1) to act as convener of a particular street collection and shall, where more than one person is so appointed, include all such persons;

"organization" includes any body, group or association of persons, any institution, federation, society, movement, trust or fund, incorporated or unincorporated, and whether or not it has been established or registered in accordance with any law;

"street collection" means a collection of money in any public place for charitable or other objects;

"street-collection year" means the period of twelve months from the first day of April in one year to the thirty-first day of March in the following year.

Consent of the Council

32(1) No person other than a collector or a convener shall solicit any gift of money in any public place.

(2) No street collection may be organised or held without the consent of the council granted on application duly made in accordance with the provisions of these by-laws.

(3) The council may in its discretion grant or refuse any application and shall not be obliged

to furnish reasons for any decision it may make, but in granting or refusing any application it shall have regard to —

(a) the number of applications received by the closing date fixed in terms of section 33;

(b) the desirability of limiting in the interests of the public the number of days on which street collections are permitted;

(c) the extent of public support for the various applicants as evidenced by the amounts taken at previous collections;

(d) the financial resources of the applicant;

(e) whether or not any applicant organization is constituted to and does serve local needs primarily;

(f) whether both a national organization and a local organization affiliated to it have applied for permission to hold street collections in the same street-collection year;

(g) the objects for which the proceeds of any street collection are intended;

(h) the lateness of any application;

(i) any previous failure by an applicant to hold a street collection which had been permitted;

(j) any failure to comply with any or more of these by-laws; and

(k) any other circumstance or consideration which may seem to the council to be material or relevant to any application.

(4) The council may accept any application that is lodged after the closing date and any application in respect of which the requirements of section 33 have not been fully complied with.

(5) When granting permission for a street collection the council may prescribe the areas within which the collection may be held, the areas within which the collection may be held, the areas within which it may not be held and the points at which the collectors may or may not collect.

Application for Consent

33(1) Every application for consent as required in terms of section 32 shall be submitted on or before the 30th November or any other date of the calendar year immediately preceding the street-collection year in which the street collection is to be held, and be approved by the council, and shall be signed by the chairman or secretary of the applicant or if there are more than one applicant by the chairman or secretary of each or failing such person, by any other authorised officer, and shall state on a form to be obtained from the council the particulars specified in subsection (3): Provided that any organization, persons or group of persons to whom written authority to collect contributions has been granted under section 4, 5 or 6 of the Act may make such an application at any time.

(2) The following particulars shall be stated on a form of application as mentioned in subsection (1): —

(a) The name of the organization on whose behalf the application is made;

(b) in order of priority, three dates (in the alternative) on which it is desired to hold the street collection;

(c) the object or objects for which the collection is to be made or of the funds to which the proceeds of the collection are to be applied;

(d) where application is made on behalf of two or more organizations to hold a street collection for their joint benefit, the proportions in which they are to participate in the proceeds.

(3) Every application submitted in terms of this section shall be accompanied by —

(a) two copies of the applicant's constitution if not previously submitted;

(b) written authority in terms of section 4, 5 or 6 of the Act, issued by the Director of Fund-raising;

(c) if contributions are collected for or on behalf of any fund-raising organization, registered branch or holder, a writing as prescribed in section 7 of the Act.

(4) Every consent given on an application made under this section shall be in writing under the hand of the town clerk and shall be valid only in respect of the particular street collection to which it relates.

Conveners and Collectors

34(1) Every organization shall, before undertaking a street collection permitted under section 33 appoint in writing a person of the age of at least twenty one years to act as convener and another such person as alternative to the convener to discharge such of the duties imposed on the convener under subsection (2)(c) as the convener may require.

(2) The duties of a convener shall be as follows: —

(a) To issue to collectors appointed under subsection (3) all such directions as may be necessary to ensure compliance with the provisions of these by-laws relating to street collections and with any instructions given by the council in respect of the street collection in terms of these by-laws;

(b) to take delivery of the collection boxes supplied by the council in terms of section 35, to issue them to such collectors as are able to establish their identity to the satisfaction of the convener and to return these boxes as required under that section; and

(c) generally to supervise or cause to be supervised the conduct of the street collection.

(3) Every collector shall be appointed as such under a letter of authority, addressed to him at his residential or business address, specifying the date of the street collection for which he is appointed and bearing the signature of the convener, and at all times when he is collecting or carrying out any function of a collector he shall keep such letter of authority upon his person and produce it on the demand of any authorised officer of the council.

(4) No person shall be appointed a collector who —

(a) is under the age of sixteen years;

(b) has within the ten years immediately preceding the date of the street collection been convicted of any offence in connection with street collections; or

(c) has within five years immediately preceding the date of the street collection been convicted of any offence involving fraud or dishonesty of any kind.

(5) Any convener who knowingly employs or engages as a collector any person referred to in subsection (4) or knowingly permits or allows any such person to be employed or engaged as a collector for the street collection for which such convener has been appointed, shall be guilty of an offence.

(6) No collector shall solicit any gift of money save from a place on the sidewalk from time to time assigned to him by the convener: Provided that when the same applicant has obtained from the council its consent in terms of section 32 and its written permission in terms of section 26(1) to hold a procession of not less than twenty motor vehicles, each of which is to carry a float or tableau, the provisions of this subsection shall not apply.

(7) If any collector —
 (a) furnishes the convener who appoints him with a false name or a false address; or
 (b) uses any collection box which has not been supplied by the council for the purpose of a street collection; or
 (c) uses any collection box for the purpose of a street collection other than that for which it was supplied; or
 (d) contravenes the provisions of subsection (6); or
 (e) accepts any money in any public place save by causing or permitting the donor to place it in the collection box supplied by the council; or
 (f) opens such a box, removes the seal therefrom, or removes therefrom any of the money placed therein during a street collection; or
 (g) fails or neglects to keep continuously in his possession the collection box supplied to him; or
 (h) fails or neglects to comply within seven days with any demand made by the convener addressed to him at his correct residential or business address and despatched by prepaid registered post requesting him to return the collection box supplied to him; or
 (i) fails on demand by any authorised officer of the council to produce his letter of authority as required in terms of subsection (3),

he shall be guilty of an offence.

Collection Boxes

35(1) No organization may in conducting a street collection use any collection box which has not been sealed and supplied by the council for the purposes of that particular collection.

(2) Before any such box is supplied by the council the applicant shall deposit with the council four rand for every twenty boxes or part of the number of boxes so supplied and the applicant shall submit the written appointments of the convener and the alternate to the convener on which shall be stated the full name and the business and residential addresses of the convener and the alternate to the convener respectively.

(3) The deposit made in terms of subsection (2) shall on the return of the boxes to the council be refunded to the applicant subject to the deduction of —

(a) two rand for every box lost or returned damaged;

(b) a penalty of twenty cents a box for each working day by which the period laid down in subsection (4) for the return of boxes is exceeded.

(4)(a) Except where the council under the hand of the town clerk otherwise agrees in writing, the convener shall return or cause to be returned to the council at or before 15:30 on the day of the street collection all boxes supplied for the said purpose with the seals undamaged.

(b) The council may, in respect of boxes used in any Non-White township specify by letter under the signature of the town clerk a later date on which such boxes or such number of them as may be specified in the letter, may be returned.

(5) Boxes not returned at or before 15:30 on the day of the street collection shall be returned to the council before 10:00 on the next working day.

(6) All moneys thus collected, shall be paid in at the council's office, whereafter the full amount shall be paid by crossed cheque to the institution concerned.

Flags and Badges

36(1) No display card, brassard, flag, badge or other article which has not been approved by the

council may be exhibited or distributed to the public in connection with any street collection.

(2) Applications for the approval of the council in terms of subsection (1) shall be made not less than fourteen days before the day of the street collection.

Hours of Street Collections

37. Save where the council has otherwise permitted in writing, no street collection shall begin before 7:00 or be continued after 14:30.

Offences and Penalties

38. Any person who contravenes or fails to comply with or who causes, permits or suffers any other person to contravene or to fail to comply with any provision of these by-laws, shall be guilty of an offence and liable on conviction to a penalty not exceeding R300,00 or, in default of payment, to imprisonment for a period not exceeding 3 months, or to both such fine and such imprisonment.

Repealing of By-laws

39. The Standard Street and Miscellaneous By-laws, adopted by the Transvaal Board for the Development of Peri-urban Areas and published by Administrator's Notice 1319 of 30 July 1975 and which in terms of section 159 bis(1)(c) of the Local Government Ordinance, 1939, became the by-laws of the Town Council of Ellisras, as amended, are hereby repealed.

J P W ERASMUS
Town Clerk

Civic Centre
Private Bag X136
Ellisras
0555
Notice No. 26/1990

17

PLAASLIKE BESTUURSKENNISGEWING 3626

STADSRAAD VAN ELLISRAS

PLAASLIKE BESTUUR VAN ELLISRAS:
KENNISGEWING WAT BESWARE TEEN
VOORLOPIGE AANVULLENDE WAARDERINGSLYS AANVRA

(Regulasie 5)

Kennis word hierby ingevolge Artikel 36 van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977) gegee dat die voorlopige aanvullende waarderingslys vir die boekjaar 1989/90 oop is vir inspeksie by die kantoor van die plaaslike bestuur van Ellisras vanaf 17 Oktober 1990 tot 19 November 1990 en enige eiennaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleenthed in die voorlopige aanvullende waarderingslys, opgeteken, soos in Artikel 34 van die genoemde Ordonnansie beoog, in te dien, insluitende die vraag of sodanige eiendom of 'n gedeelte daarvan onderworpe is aan die betaling van eiendomsbelasting of daarvan vrygestel is, of ten opsigte van enige weglatting van enige aangeleenthed uit sodanige lys, doen so binne gemelde tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by die adres hieronder aangedui beskikbaar en aandag word spesifiek gevëestig op die feit dat geen persoon geregtig is om enige beswaar voor die waarderingsraad te opper tensy hy 'n beswaar op die voorgeskrewe vorm betyds ingediend het nie.

J P W ERASMUS
Stadsklerk

Burgersentrum
Privaatsak X136
Ellisras
0555
17 Oktober 1990
Kennisgewing Nr. 37/1990

LOCAL AUTHORITY NOTICE 3626

TOWN COUNCIL OF ELLISRAS

LOCAL AUTHORITY OF ELLISRAS: NOTICE CALLING FOR OBJECTIONS TO PROVISIONAL SUPPLEMENTARY VALUATION ROLL

(Regulation 5)

Notice is hereby given in terms of Section 36 of the Local Authority Rating Ordinance, 1977 (Ordinance 11 of 1977), that the provisional supplementary valuation roll for the financial year 1989/1990 is open for inspection at the office of the local authority of Ellisras from 17 October 1990 to 19 November 1990 and any owner of rateable property or other person who so desires to lodge an objection with the Town Clerk in respect of any matter recorded in the provisional supplementary valuation roll as contemplated in Section 34 of the said Ordinance including the question whether or not such property or portion thereof is subject to the payment of rates or is exempt therefrom or in respect of any omission of any matter from such roll shall do so within the said period.

The form prescribed for the lodging of an objection is obtainable at the address indicated below and attention is specifically directed to the fact that no person is entitled to urge any objection before the valuation board unless he has timeously lodged an objection in the prescribed form.

J P W ERASMUS
Town Clerk

Civic Centre
Private Bag X136
Ellisras
0555
17 October 1990
Notice No. 37/1990

17

PLAASLIKE BESTUURSKENNISGEWING 3627

STADSRAAD VAN ERMELO

PLAASLIKE BESTUUR VAN ERMELO:
AANVULLENDE WAARDERINGSLYS
VIR DIE BOEKJAAR 1989/90

(Regulasie 12)

Kennis word hierby ingevolge Artikel 37 van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die aanvullende waarderingslys vir die boekjaar 1989/90 van alle belasbare eiendom binne die munisipaliteit deur die voorsitter van die waarderingsraad gesertifiseer en geteken is en gevölglik final en bindend geword het op alle betrokke persone soos in Artikel 37 van daardie Ordonnansie beoog.

Die aandag word egter gevëestig op Artikel 17 of 38 van die genoemde 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, ingediend of voorgelê het, kan teen die beslissing van sodanige raad ten opsigte waarvan hy 'n beswaarmaker is, binne dertig dae vanaf die datum van die publikasie in die Provinciale Koerant van die kennisgewing in Artikel 16(4)(a) genoem of, waar die bepalings van Artikel 16(5) van toepassing is, binne een-en-twintig dae na die dag waarop die redes daarin genoem, aan sodanige beswaarmaker gestuur is, appèl aan teken 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 plaashlike 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.

W A CILLIERS
Sekretaris: Waarderingsraad

Burgersentrum
Tautetestraat
Ermelo
1 Oktober 1990
Kennisgewing Nr. 75/1990

LOCAL AUTHORITY NOTICE 3627

TOWN COUNCIL OF ERMELO

LOCAL AUTHORITY OF ERMELO: SUPPLEMENTARY VALUATION ROLL FOR THE FINANCIAL YEAR 1989/90

(Regulation 12)

Notice is hereby given in terms of Section 37 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the supplementary valuation roll for the financial year 1989/90 of all rateable property within the municipality has been certified and signed by the chairman of the valuation board and has therefore become fixed and binding upon all persons concerned as contemplated in Section 37 of that Ordinance.

However, attention is directed to Section 17 of 38 of the said Ordinance, which provides as follows:

"Right of appeal against decision of valuation board.

17.(1) An objector who has appeared or has been represented before a valuation board, including an objector who has lodged or presented a reply contemplated in Section 15(4), may appeal against the decision of such board in respect of which he is an objector within thirty days from the date of the publication in the Provincial Gazette of the notice referred to in Section 16(4)(a) or, where the provisions of Section 16(5) are applicable, within twenty-one days after the day on which the reasons referred to therein, were forwarded to such objector, by lodging with the secretary of such board a notice of appeal in the manner and in accordance with the procedure prescribed and such secretary shall forward forthwith a copy of such notice of appeal to the valuer and to the local authority concerned.

(2) A local authority which is not an objector may appeal against any decision of a valuation board in the manner contemplated in Subsection (1) and any other person who is not an objector but who is directly affected by a decision of a valuation board may, in like manner, appeal against such decision."

A notice of appeal from may be obtained from the secretary of the valuation board.

W A CILLIERS
Secretary: Valuation Board

Civic Centre
Tautete Street
Ermelo
1 October 1990
Notice No. 75/1990

PLAASLIKE BESTUURSKENNISGEWING 3628

STADSRAAD VAN ERMELO

WYSIGING VAN BOUVERORDENINGE

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

Die Bouverordeninge van die Municipaaliteit Ermelo, deur die Raad aangeneem by Administrateurskennisgewing 427 van 23 Maart 1983, word hierby verder soos volg gewysig:

1. Deur die woord "ingenieur" in die sewende reël van artikel 240(2) deur die uitdrukking "hoof: beskermingsdienste van die raad" te vervang.

2. Deur die woord "ingenieur" in die derde reël van artikel 240(3)(a) deur die uitdrukking "hoof: beskermingsdienste van die raad" te vervang.

3. Deur paragraaf (b) van artikel 240(3) deur die volgende te vervang:

"(b) 'n Bord of materiaal soos ingevolge paragraaf (a) voorgeskryf, mag —

(i) nie geplaas word op of teen of bevestig word aan enige jong munisipale boompies met 'n hoogte van laer as 3 meter nie;

(ii) nie geplaas, bevestig of aangebring word op die raad se sypaadjies, hetsy by wyse van hangers of enige ander struktuur of materiaal nie;

(iii) op lamppale van die raad nie nader nie as 2 meter vanaf oorhoofse geleiers geplaas, bevestig of aangebring word nie;

(iv) op geen wyse hoegenaamd geplaas word teen, of bevestig word aan enige gedeelte van enige verkeersteken of verkeerslig nie, of op so 'n wyse geplaas of vertoon word dat dit na die uitsluitlike mening van die hoof: beskermingsdienste van die raad enige verkeersteken of verkeerslig versper of verberg nie;

(v) nie geplaas word op of teen of bevestig word aan, of andersins gestuur word deur enige transformatorkas, ander bouwerk of voorwerp wat deur die raad, die Provinciale raad of die Regering van die Republiek opgerig is nie, buiten die eiendom van die raad in subparagrawe (i) en (ii) hierbo vermeld: Met dien verstande dat die raad op skriftelike aansoek van enige persoon goedkeuring kan verleen onderhewig aan sodanige voorwaardes as wat die raad na goeddunk mag bepaal, vir die plasing, bevestiging of vertoning van 'n bord of materiaal soos in paragraaf (a) voorgeskryf, aan, op of teen enige ander eiendom van die raad ten opsigte waarvan goedkeuring of migtiging nie voorsiening voor gemaak is in terme van hierdie subparagraaf of subparagraaf (ii) nie;

(iv) slegs met 'n tou, sterk lyn of sage draad bevestig word aan eiendom van die raad waarop sodanige bord of materiaal aldus geplaas, bevestig of aangebring mag word".

4. Deur die uitdrukking "Provinciale Raads—" in die vierde reël van artikel 240(4)(a) te skrap.

5. Deur paragrafe (b) en (c) van artikel 240(4) deur die volgende te vervang:

"(b) Ten opsigte van elke kandidaat mag daar op enige enkele tydstip in enige munisipale wyle en in enige parlementêre verkiezing, 'n onbeperkte aantal plakkate of ander advertensies vertoon word, tensy die raad anders bepaal.

(c) Geen plakaat of ander advertensie mag langer as 'n tydperk wat strek van die begin van die dag waarop die verkiezing afgekondig is tot middernag van die derde dag na afloop van die verkiezing, vertoon word nie."

6. Deur subartikel (5) van artikel 240 deur die volgende te vervang:

"(5) Daar kan met betrekking tot enige vergadering, byeenkoms of geleentheid, 'n onbeperkte aantal plakkate of ander advertensies op dieselfde tyd vertoon word, tensy die raad anders bepaal."

P J G VAN R VAN OUDTSHOORN
Stadsklerk

Burgersentrum
Posbus 48
Ermelo
2350
17 Oktober 1990
Kennisgewing No 25/1990

LOCAL AUTHORITY NOTICE 3628

TOWN COUNCIL OF ERMELO

AMENDMENT TO BUILDING BY-LAWS

The Town Clerk of Ermelo 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 Ermelo Municipality, adopted by the Council under Administrator's Notice 427, dated 23 March 1983, are hereby further amended as follows:

1. By substitution for the word "engineer" in the seventh line of section 240(2) of the expression "chief: protection services of the council".

2. By substitution for the word "engineer" in the fifth line of section 240(3)(a) of the expression "chief: protection services of the council".

3. By the substitution for paragraph (b) of section 240(3) of the following:

"(b) A board or material as prescribed in terms of paragraph (a), shall —

(i) not be placed on or against or be fastened to any young municipal tree with a height of less than 3 metres;

(ii) not be placed, fastened or affixed to the council's sidewalks, whether by means of dropers or any other materials or structure;

(iii) be fastened or affixed to the council's lamp posts not nearer than 2 metres from overhead conductors;

(iv) in no manner whatsoever be placed or affixed to or against any traffic sign or traffic light, or be placed or displayed in such a manner that it will in the sole discretion of the chief: protection services of the council, conceal or obstruct any traffic sign or traffic light;

(v) not be placed on or against or be fastened to, or otherwise be supported by any transformer box, other structure or object erected by the council, the Provincial Administration or the Government of the Republic, except the property of the council mentioned in subparagraphs (i) and (ii) above: Provided that at the written request of any person, the council may grant consent, subject to such conditions as the council may deem fit, the placing, fixation or display of a board or material as prescribed in paragraph (a), to, on or against any other property of the council for which consent or approval has not been provided for in terms of this subparagraph or subparagraph (ii);

(vi) be affixed to any property of the council only by means of a rope, strong string or soft wire to which such board or material may be placed, fastened or affixed."

4. By the deletion in the forth line of section 240(4)(a) of the expression "Provincial".

5. By the substitution for paragraphs (b) and (c) of section 240(4) of the following:

"(b) In respect of each candidate, an unlimited number of posters or other advertisements may be exhibited at any one time in any municipal ward or in any parliamentary constituency, unless the council directs otherwise.

(c) No poster or other advertisement shall be displayed for longer than the period extending from the beginning of the day on which the election has been declared to midnight of the third day after the election."

6. By the substitution for subsection (5) of section 240 of the following:

"(5) An unlimited number of posters or advertisements may be displayed at any one time in relation to any meeting, function or event, unless the council directs otherwise."

P J G VAN R VAN OUDTSOORN
Civic Centre
PO Box 48
Ermelo
2350
17 October 1990
Notice No 25/1990

17

PLAASLIKE BESTUURSKENNISGEWING 3629

STADSRAAD VAN ERMELO

PLAASLIKE BESTUUR VAN ERMELO:
KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING OF EIENDOMSBELASTINGS EN VAN VASGETELDE DAE
VIR DIE BETALING TEN OPSIGTE VAN
DIE BOEKJAAR 1 JULIE 1990 TOT 30 JUNE 1991 (REGULASIE 17)

Kennis word hierby gegee dat ingevolge Artikel 26(1) en (2) van die Ordonnansie op Eindomsbelasting van Plaaslike Besture, 1977, die volgende algemene eiendomsbelastings ten opsigte van die boekjaar 1 Julie 1990 tot 30 Junie 1991 gehef word op belasbare eiendom in die waarderingslys opgeteken.

(a)(i) 'n Algemene eiendomsbelastingkoers van 5 sent in die rand op die terreinwaarde van grond of van 'n reg in grond.

(ii) 'n Algemene belasting van 1,5 sent in die rand op die terreinwaarde van grond of van 'n reg in grond.

(b) Dat ingevolge Artikel 21(4) van die Ordonnansie op Eindomsbelasting van Plaaslike Besture, 1977, 'n korting van 25 % toegestaan word, dit wil sê, 'n heffing van 4,875 sent in die rand op terreinwaarde van grond of van 'n reg in grond ten opsigte van alle belasbare eiendom wat op 1 Julie 1990 gesoneer is ingevolge die Dorpsbeplanningskema as "Residensieel 1" tot "Residensieel 4", met uitsluiting van staats eiendomme en eiendomme gesoneer "Residensieel 1" tot "Residensieel 4" waar goedkeuring verleen is ingevolge Artikel 23 en 24 van die Ermelo-dorpsbeplanningskema, 1982, en wat nie deur die besigherdsseinaars bewoon word nie.

(c) Dat die bedrag verskuldig ten opsigte van eiendomsbelasting betaalbaar is in 12 gelyke maandelikse paaiemente.

(d) Dat die vasgestelde dae betaalbaar op die vyfsteende dag van elke maand sal wees en betrekking van die eiendomsbelasting voor of op hierdie datum moet geskied.

(e) Dat rente gehef en ingevorder word op agterstallige eiendomsbelasting wat nie op die vasgestelde dae betaalbaar is nie, teen 'n rentekoers soos van tyd tot tyd deur die Administrateur vasgestel, per jaar.

P J G VAN R VAN OUDTSOORN
Stadsraad van Ermelo
Posbus 48
Ermelo
2350
Kennisgewing No. 71/1990

LOCAL AUTHORITY NOTICE 3629

TOWN COUNCIL OF ERMELO

LOCAL AUTHORITY OF ERMELO: NOTICE OF GENERAL RATE OR RATES AND OF FIXED DAYS FOR PAYMENT IN RESPECT OF FINANCIAL YEAR 1 JULY 1990 TO 30 JUNE 1991 (REGULATION 17)

Notice is hereby given in terms of Section 26(1) and (2) of the Local Authorities Rating Ordinance, 1977, that the following general rates have been levied in respect of the financial year 1 July 1990 to 30 June 1991 on rateable property recorded in the valuation roll.

(a)(i) A general assessment rate of 5 cent in the rand on the site-value of land or right in land.

(ii) A general rate of 1,5 cent in the rand on the site-value of any land or right in land.

(b) In terms of Section 21(4) of the Local Authorities Rating Ordinance, 1977, a rebate of 25 % is granted on the general rate levied, a rate of 4,875 cents in the rand is thus levied, on the site-value of land or any right in land, in respect of all rateable property zoned "Residential 1" to "Residential 4" on 1 July 1990 excluding government property and property zoned "Residential 1" to "Residential 4" where approval is granted in terms of Sections 23 and 24 of the Ermelo Town-planning Scheme, 1982, and which are not occupied by the business owner.

(c) The amount due as rates as contemplated in Section 27 of the said Ordinance, shall be payable in 12 equal monthly instalments.

(d) The fixed days of payment shall be the fifteenth day of each month and payment of the assessment rates should be paid before or on the above mentioned days.

(e) Interest per year, at a rate determined by the Administrator from time to time shall be levied on all amounts in arrears of the fixed days of payment.

P J G VAN R VAN OUDTSOORN
Town Clerk

Town Council of Ermelo
PO Box 48
Ermelo
2350
Notice No. 71/1990

sluiting van artikel 13 van hierdie verordeninge, enige beampete deur die Raad in diens geneem, handelende uit hoofde van enige bevoegdheid wat in verband met hierdie verordeninge aan die Raad verleen is en wat ingevoegde artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960 (Ordonnansie 40 van 1960) aan hom gedelegeer is;

"straat" enige openbare straat, laan, sypaadjie, publieke oop ruimte of park binne die munisipaliteit Fochville.

PLAKKATE — ALGEMENE VERBOD SONDER TOESTEMMING

2. Niemand mag 'n plakkat in of in sig van 'n straat aanbring, vertoon of dit laat doen of toelaat dat dit gedoen word nie, tensy hy eers die skriftelike toestemming van die Raad vooraf kragtens hierdie verordeninge verkry het.

AARD EN BEPERKING VAN PLAKKATE

3.(1) Plakkate mag slegs aangebring word met die doel om 'n vergadering, byeenkoms of geleentheid vir sport, opvoedkundige, liefdadigheids-, politieke of ander doeleindes soos deur die Raad goedgekeur te adverteer of bekend te maak en geen plakkaat wat uitsluitlik vir kommersiële doeleindes of vir die adverteer van 'n bepaalde handelsproduk bedoel is mag vertoon of aangebring word nie: Met dien verstande dat sodanige plakkaat wat bedoel is om 'n eenmalige geleentheid in die vorm van 'n veiling, tentoonstelling, promosie of soortgelyke geleentheid te adverteer, na goeddunke deur die Raad toegeleent word.

(2)(a) Plakkate wat vertoon of aangebring word met die oog op die bevordering van die kandidatuur van 'n kandidaat in 'n Parlementêre of munisipale verkiesing, mag slegs in die wyk of gedeelte van die kiesafdeling binne die munisipale gebied ten opsigte waarvan die kandidaat sy veldtoeg voer, aangebring word.

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

(3) Plakkate waarop slagspreuke verskyn mag slegs in verband met 'n verkiesingsveldtoeg en gedurende die tydperk wanneer sodanige veltog normaalweg gevorder word en wat 'n verkiesing onmiddellik voorafgaan vertoon of aangebring word.

(4) Geen plakkaat mag nader as 50 m vanaf enige grens of van enige eiendom waarop 'n kerkgebou opgerig is, aangebring of vertoon word nie tensy enige lokaal op sodanige eiendom as verkiesingslokaal deur die bevoegde overheidsliggaam aange wys is.

(5) Geen plakkaat wat na die mening van die Raad enige onwelvoeglike strekking het of iets onbetaamlik suggereer of die openbare sedes kan benadeel mag vertoon word nie.

AANSOEK OM MAGTIGING

4. Enigiemand wat 'n plakkaat wil vertoon moet vooraf toestemming soos bedoel in artikel 2 verkry en moet —

(1) 'n skriftelike aansoekvorm verkrybaar by die Stadsingenieur, voltooi waarin die volgende besonderhede verstrek moet word:

(a) die naam van die persoon of organisasie wat die plakkaat wil vertoon;

(b) die adres en telefoonnummer van die persoon wat vir die aanbieding van die gebeurtenis soos in die plakkaat uiteengesit, verantwoordelik sal wees;

(c) die plek en datum van die gebeurtenis;

(d) die datum waarop die gebeurtenis ten einde loop;

(e) die aantal plakkate wat vertoon sal word en die plek waar dit vertoon sal word;

PLAASLIKE BESTUURSKENNISGEWING 3630

STADSRAAD VAN FOCHVILLE

VERORDENINGE INSAKE PLAKKATE

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

WOORDOMSKRYWING

1. In hierdie verordeninge, tensy dit uit die samhang anders blyk, beteken —

"plakkaat" enige kennisgewing, advertensie, aankondiging, toestel of ander materiaal of voorwerp waarop skrif, letters, syfers of illustrasies aangebring is met die doel om direk of indirek reclame te maak vir, inligting te verskaf oor of die publieke aan te lok na enige plek, openbare vertoning, vergadering of ander gebeurtenis wat op 'n bepaalde tyd en plek sal plaasvind, en sluit dit 'n banier in.

"Raad" die Stadsraad van Fochville en omvat die bestuurskomitee van die Raad of met die uit-

(f) die grootte van die plakkate.

(2) 'n Volledige eksemplaar of weergawe van elke plakkaat by voltooiing van die aansoekvorm bedoel in sub-artikel (1) voorlê.

VEREISTES VIR AANBRING VAN PLAKKATE

5. Enigiemand wat uit hoofde van 'n magtiging wat ingevolge hierdie verordeninge verleen is 'n plakkaat vertoon, of laat vertoon moet aan die volgende vereistes voldoen of sorg dat dit nagekom word:

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

(b) 'n Bord of materiaal soos ingevolge subartikel (a) voorgeskryf, mag nie geplaas word op of teen of bevestig word aan, of andersins gestut word deur enige transformatorkas, geleid- of telegraafpaal, verkeerslig, of teken of ander bouwerk van voorwerp wat deur die Raad of die Regering van die Republiek opgerig is nie, behalwe aan of teen 'n elektriese paal wat in 'n straat staan of 'n struktuur spesial deur die Raad opgerig vir die doel en daar mag slegs van lyn, tou of ander goedgekeurde materiaal vir die doelendes van aanhegting van 'n plakkaat gebruik gemaak word.

(c) Geen bord of materiaal, soos voormeld, mag op so 'n plek geplaas word of op so 'n wyse bevestig word dat dit na die mening van die Raad 'n gevaa vir voertuigverkeer of voetgangers in 'n straat of op 'n ander openbare plek, inhou nie.

(d) Enigiemand aan wie magtiging ingevolge hierdie verordeninge uitgereik is ten opsigte van die vertoning van 'n plakkaat, moet sodanige plakkaat te alle tye behoorlik in stand hou sodat dit nie ontsierend is nie of 'n gevaa of hindernis skep nie.

TYDPERK VAN VERTONING

6.(a) Geen plakkaat, uitgesonderd 'n plakkaat wat betrekking het op 'n Parlementêre of municipale verkiesing mag langer as 14 dae voor die datum waarop die gebeurtenis 'n aanvang neem en langer as 4 dae na die dag waarop dit geeindig het, vertoon word nie.

(b) Geen plakkaat of ander advertensie wat betrekking het op 'n Parlementêre of municipale verkiesing mag langer as 'n tydperk wat strek van die begin van die nominasiëdag af tot die einde van die sewende dag om middernag ná die verkiesingsdag, vertoon word nie.

GELDE BETAALBAAR

7.(1) Daar mag, hetsy daar ingevolge die bepaling van artikel 4 magtiging 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 1 hierby voorgeskryf is, by wyse van 'n deposito en administrasiegeld aan die Raad betaal is.

(2) Op elke plakkaat wat vertoon word, word die Raad se amptelike plakker, soos uitgereik, aangebring en geen plakkaat mag in of in sig van 'n straat vertoon word nie tensy sodanige plakker daarop aangebring is.

WEIERING VAN AANSOEK

8. Die Raad kan weier om 'n magtiging uit te reik —

(a) indien die aansoek om magtiging nie alle voorgeskrewe inligting of besonderhede bevat nie of nie deur die aansoeker onderteken is nie; of

(b) indien die aanbring of vertoning van die betrokke plakkaat teenstrydig sal wees met die bepaling van hierdie verordeninge of enige ander verordeninge van die Raad of enige wet.

VRYGESTELDE PLAKKATE

9. Die bepaling van artikel 4, 6 en 7 is nie van toepassing nie op 'n tydelike advertensieteken betreffende —

(a) die verkoop of verhuur van 'n eiendom wat op die eiendom aangebring is;

(b) 'n aansoek ingevolge 'n Dorpsbeplanningskema van die Raad of enige ander deur 'n wet voorgeskrewe advertensie of kennisgewing;

(c) wat aangebring is deur die eienaar of bestuurder van 'n teater of bioskoop by sodanige teater of bioskoop en wat 'n vertoning wat in daardie of enige ander teater of bioskoop gehou gaan word, adverteer;

(d) wat deur die Raad vertoon word;

(e) wat binne 'n besigheidsgebou aangebring is.

VERWYDERING VAN PLAKKATE

10.(1) Die Raad is geregtig om enige plakkaat waarvan die oprigting of vertoning in stryd met enige wet, regulasie of verordening is, sonder betaling van vergoeding aan enige, onverwyld te verwijder en daaroor na goeddunke te beskik.

(2) Elke deposito wat ingevolge hierdie verordeninge betaal is, word behoudens die bepaling van artikel 7(1), terugbetaal wanneer al die plakke waarop die deposito betrekking het tot voldoening van die Raad verwijder is, en nie voor die tyd nie.

(3) Iemand wat, nadat hy 'n plakkaat vertoon of laat vertoon het, versuim om dit te verwijder of te laat verwijder binne die tydperk by artikel 6 voorgeskryf is, begaan 'n misdryf en benewens enige boete wat hy by skuldigbevinding ingevolge artikel 15 moet betaal, verbeur hy ook die deposito betaal in gevolge artikel 7(1) of sodanige deel van die deposito as wat die Raad in verhouding tot die getal plakke wat nie verwijder is nie, kan bepaal.

(4) Die Raad kan, sonder om enigiemand daarvan kennis te gee, self enige plakkaat of advertensie verwijder en vernielig wat sonder sy vergunning vertoon is of wat in stryd met enige bepaling van hierdie verordening vertoon word, of wat nie binne die tydperk soos by artikel 6 voorgeskryf verwijder is nie, verwijder en die persoon wat enige sodanige plakkaat of advertensie vertoon het of dit laat vertoon het of toegelaat het dat dit vertoon word, is verplig om aan die Raad die koste van genoemde verwijdering en vernieliging wat deur die Raad bepaal en van die gestorte deposito afggetrek moet word, te vergoed, en is boonop skuldig aan 'n misdryf.

SKADE AAN MUNISIPALE EIENDOM

11.(1) Geen skade mag aan enige elektriese paal of enige ander munisipale eiendom aangebring word nie, en enige persoon wat enige sodanige skade veroorsaak of laat veroorsaak, is skuldig aan 'n misdryf en is verantwoordelik om benewens die boete wat opgelê mag word, die skade op eie koste tot voldoening van die Raad te herstel.

(2) Enigiemand wat 'n plakkaat aan enige elektriese paal of enige ander munisipale eiendom aanbring doen dit op eie risiko en die Raad is nie aanspreeklik vir enige besering van 'n persoon of beschadiging van enige eiendom indien sodanige besering of beschadiging opgedoen is tydens die aanbring of afhaal van die plakkaat nie.

VERANDERINGS AAN PLAKKATE

12. Geen veranderings mag aan 'n plakkaat of die plasing daarvan wat ingevolge hierdie verordeninge gemagtig is, aangebring word nie, tensy die Raad se toestemming vooraf verkry is.

BESLEGTING VAN GESKILLE

13. In geval 'n geskil sou ontstaan oor die vraag of 'n plakkaat, 'n plakkaat is al dan nie,

word dit na die Raad verwys wie se beslissing finaal en afdoende is.

VERMOEDENS TEN OPSIGTE VAN REGSGEDINGE

14.(1) Daar word geag dat enigiemand wat 'n plakkaat opgerig of vertoon het, of wat veroorsaak of toegelaat het dat dit opgerig of vertoon word, of enigiemand wat geregtig is om dit te verwijder, uitgesonderd 'n polisiebeampte of enige ander persoon wie se plig dit is om hierdie verordeninge toe te pas, die persoon is wat sodanige plakkaat opgerig of vertoon het terwyl en wanneer dit ook al in of in sig van 'n straat sigbaar was.

(2) 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 betrekking het, word, tot tyd 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 toegelaat of geduld het dat dit vertoon word.

MISDRYWE EN STRAWWE

15. Enigiemand wat enige bepaling van hierdie verordeninge oortree of verswim of daarante voldoen, is skuldig aan 'n misdryf en by skuldigbevinding strafbaar met 'n boete van hoogstens R300 of, by wanbetaling, gevangenisstraf vir 'n tydperk van hoogstens 3 maande.

BYLAEI

Tarief van deposito's en administrasiegeld betaalbaar ten opsigte van plakkate en baniere:

(1) Deposito per plakkaat per geleentheid: R2,00. (onderworpe aan 'n maksimum deposito van R100).

(2) Deposito per banier per geleentheid soos deur die Raad goedgekeur: R20,00.

(3) Administrasiegeld per plakkaat: R0,20.

(4) Administrasiegeld ten opsigte van 'n banier: R20,00.

A W RHEEDER
Stadsklerk

Munisipale Kantore
Posbus 1
Fochville
2515

LOCAL AUTHORITY NOTICE 3630

MUNICIPALITY OF FOCHVILLE

BY-LAWS RELATING TO POSTERS

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

DEFINITIONS

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

"Council" means the Town Council of Fochville and includes the Management Committee of that Council or, with the exclusion of section 13 of these by-laws, any officer employed by the Council, acting by virtue of any power vested in the Council in connection with these by-laws and delegated to him in terms of section 58 of the Local Government (Administration and Elections) Ordinance, 1960 (Ordinance 40 of 1960).

"street" means any public street, lane, sidewalk, public open space or park within the Fochville municipality.

"poster" means any notice, advertisement, announcement, device, or other material or object on which writing, print, figures or illustrations have been affixed with the purpose to promote directly or indirectly or to give information to the public or to attract or invite the public to any place, public display, meeting or other event which will take place on a certain date, place and time and includes a banner.

POSTERS — GENERAL PROHIBITION WITHOUT CONSENT

2. No person shall affix or display a poster or cause it to be done in or in view of any street, without having had obtained prior written permission of the Council in terms of these by-laws.

NATURE AND RESTRICTION OF POSTERS

3.(1) Posters may only be displayed for the purpose of advertising or announcing a meeting, gathering or a sporting, educational, charitable, political or other event as approved by the Council and no poster exclusively for commercial purposes or for the advertising of a specific commercial product may be affixed or displayed: Provided that a poster which is intended to advertise a once only event in the form of an auction, exhibition, a promotion or similar event may be displayed at the pleasure of the Council.

(2)(a) Posters which are displayed or affixed with the view of promoting the candidature of a candidate in a Parliamentary or municipal election may only be affixed in the ward or part of the constituency in the municipality in respect whereof the candidate conducts his election campaign.

(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.

(3) Posters containing slogans may only be displayed or affixed in respect of an election campaign and during the period immediately preceding an election when such campaign is normally conducted.

(4) No poster may be affixed or displayed less than 50 m from the boundary of any church or the property on which such church is situated unless a room or hall on such property has been specifically allocated by a competent authority as an electoral office.

(5) No poster may be displayed which to the mind of the Council contains something indecent or which suggests anything improper or which harm the public morals.

APPLICATION FOR AUTHORITY

4. Any person who wants to display a poster shall first obtain the consent in terms of section 2 of these by-laws and shall —

(1) complete a written application form obtainable from the Town Engineer in which the following particulars shall be furnished:

(a) the name of the person or organisation who wants to display a poster;

(b) the address and telephone number of the person who will be responsible for the presentation of the event as indicated on the poster;

(c) the place and date where the event will take place;

(d) the date on which the event will terminate;

(e) the number of posters that will be displayed and the place(s) where it will be displayed;

(f) the size of the poster;

(2) present a full specimen or replica of the poster at the time of completing the application form referred to in subsection (1).

PREREQUISITES FOR AFFIXING POSTERS

5. Any person who wants to display a poster or allow a poster to be displayed in terms of these by-laws shall comply with the following prerequisites or see to it that it is being complied with:

(a) The poster shall be affixed to a neat strong board made out of wood or other suitable material approved by the Council in such a manner that it shall not become completely or partially detached through wind or rain and neither the board or the other material nor the poster shall be larger than 900 mm x 600 mm;

(b) A board or other material as prescribed in subsection (a) may not be placed on or against or be fastened to or otherwise be supported by any transformer box, telegraph pole or conduit, robot, traffic sign, or other building structure or object erected by the Council or the State except to or against an electric pole in a street or other structure, specially erected by the Council for this particular purpose, by means of a string, rope or other approved material for the purpose of affixing the poster.

(c) No board or other material, prescribed above, may be placed at such a place or be fastened in such a manner as to create a danger to vehicular or pedestrian traffic in the Council's opinion.

(d) Any person authorised in terms of these by-laws to display a poster shall at all times see to it that the poster is maintained in a proper manner so as not to create a danger or obstruction or a defacement.

PERIOD OF DISPLAYING

6.(a) No poster, with the exception of a poster with regard to a Parliamentary or municipal election, may be displayed for more than 14 days before the day of commencement of the event or later than 4 days after termination thereof.

(b) No poster or other advertisement with regard to a Parliamentary or municipal election shall be displayed during a period other than the period as from nomination day up to midnight of the seventh day following the election day.

FEES PAYABLE

7.(1) Notwithstanding the granting of consent in terms of section 4, no poster or other advertisement may be affixed in street or at any other public place, unless the applicable amount, as set out in Schedule 1 as prescribed hereby, has been paid as a deposit and administration fee to the Council.

(2) The Council's official sticker, as issued, must be affixed to every poster which is displayed and no poster may be erected in or in sight of a street unless such sticker is affixed thereon.

REFUSAL OF APPLICATION

8. The Council may refuse its consent —

(a) if the application for consent does not contain all prescribed information or particulars or is submitted without being signed by the applicant; or

(b) if the display of the specific poster will be in contravention with the provisions of these by-laws or any other by-laws of the Council or any statute.

EXEMPTED POSTERS

9. The provisions of section 4, 6 and 7 are not applicable in respect of a temporary advertisement —

(a) regarding the sale or lease of a property which is affixed on the property;

(b) in respect of an application in terms of a Town-planning Scheme of the Council or any

other advertisement or notice as prescribed by statute;

(c) in respect of the show to take place in a particular or any theatre which is affixed by the owner or manager of such a theatre or bioscope at such theatre or bioscope;

(d) displayed by the Council;

(e) affixed within a building containing a business.

REMOVAL OF POSTERS

10.(1) The Council is entitled to without paying any remuneration to anyone, remove any poster without delay and deal therewith in its entire discretion, which is erected or displayed in contravention of any act, regulation or by-law.

(2) Every deposit paid in terms of these by-laws, shall be refunded subject to the provisions of section 7(1), when and not before all posters in respect whereof the deposit applied are removed to the satisfaction of the Council.

(3) Any person who, after having or causing to have displayed a poster, fails to remove or cause to have removed same within the time limits as laid down in section 6, is guilty of an offence and despite payment of any fine imposed on conviction in terms of section 15, forfeits the deposit paid in terms of section 7(1) or such part thereof as may be decided upon by the Council in relation to the number of posters not removed.

(4) The Council may, without notification to anyone, of its own accord remove and dispose of any poster or advertisement which is displayed without its consent or in contravention of any provision of these by-laws, or which is not removed within the time limit as laid down by section 6 and the person who displayed or caused to be displayed any such poster or advertisement, is under obligation to reimburse to the Council the costs of such removal and disposal as fixed by the Council, to be deducted from the deposit paid and is furthermore guilty of an offence.

DAMAGE TO MUNICIPAL PROPERTY

11.(1) No damage shall be caused to any electric post or any other municipal property and any person who so causes any damage will be guilty of an offence and is liable to repair the damages at own cost to the satisfaction of the Council, despite payment of any fine which may be imposed.

(2) Any person who affixes a poster to any electric post or any other municipal property, does so at own risk and the Council shall not be held liable in respect of any injury to a person or damage to any property suffered in the process of affixing or removal of such poster.

ALTERATIONS TO POSTERS

12. No alterations shall be effected to any poster or the positioning thereof which was authorised in terms hereof without the permission of the Council first having been obtained.

SETTLEMENT OF DISPUTES

13. In the event of a dispute over the question whether a poster is a poster or not, such dispute shall be referred to the Council whose decision shall be final and decisive.

PRESUMPTIONS IN RESPECT OF LEGAL PROCEEDINGS

14.(1) It is presumed that any person who affixed or displayed a poster, or caused it to be so affixed or displayed, or who is entitled to remove such poster, is the person responsible for the affixing or display of such poster whenever the same is visible in or in sight of a street, with the exception of a police officer or any other person whose duty it is to enforce these by-laws.

(2) Any person who, whether alone or in concert with another, is responsible for the organising of, or is in control of, a meeting, gathering or

event involving a poster, shall be regarded, until proof to the contrary is furnished, as being the person who displayed or caused the display of every poster which was displayed in connection with such meeting, gathering or event.

OFFENCES AND PENALTIES

15. Any person contravening or failing to comply with any provision of these by-laws shall be guilty of an offence and shall on conviction thereof be liable to a fine not exceeding R300 or in default of payment to imprisonment for a period not exceeding 3 months.

SCHEDULE 1

Tariff of deposits and administration fees payable in respect of posters:

(1) Deposit per poster per event (Subject to a maximum deposit of R100): R2,00.

(2) Deposit per banner per event as approved by Council: R20,00.

(3) Administration fee per poster: R0,20.

(4) Administration fee per banner: R20,00.

A W RHEEDER
Town Clerk

Municipal Offices
PO Box 1
Fochville
2515

17

PLAASLIKE BESTUURSKENNISGEWING 3631

STAD GERMISTON

WYSIGING VAN VERORDENINGE BETREFFENDE OPENBARE PARKE

Die Stadsklerk van Germiston publiseer hiermee ingevolge Artikel 101 van die Ordonnansie op Plaaslike Bestuur die Verordeninge hierna uiteengesit wat deur die Stadsraad an Germiston ingevolge artikel 96 van genoemde Ordonnansie gemaak is.

Die Verordeninge betreffende Openbare Parke van die Munisipaliteit Germiston, afgekondig by Munisipale Kennisgewing 110/1988 van 3 Augustus 1988, soos gewysig, word hierby verder gewysig deur by artikel 4 die volgende subartikel by te voeg:

"(7). Honde wat in die meerpark ingebring word sal slegs op die voertuigpaaie en voetgangerwandelpaaie toegelaat word en glad nie op die gras of piekniek areas nie."

A W HEYNEKE
Stadsklerk

Burgersentrum
Crossstraat
Germiston
Kennisgewing No. 166/1990

LOCAL AUTHORITY NOTICE 3631

CITY OF GERMISTON

AMENDMENT OF BY-LAWS RELATING TO PUBLIC PARKS

The Town Clerk of Germiston hereby in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter that have been made by the City Council of Germiston in terms of section 96 of the said Ordinance.

The By-laws relating to Public Parks of Germiston Municipality published under Municipal Notice 110/1988, dated 3 August 1988, as

amended, are hereby further amended by the addition to section 4 of the following subsection:

"(7) Dogs brought into the lake park shall only be allowed on the motorways and pedestrian walkways and not on the grass or any picnic area."

A WHEYNEKE
Town Clerk

Civic Centre
Cross Street
Germiston
Notice No. 166/1990

17

PLAASLIKE BESTUURSKENNISGEWING 3632

MUNISIPALITEIT JOHANNESBURG

WYSIGING VAN DIE VERKEERSVERORDENINGE

Die Stadsklerk publiseer hierby, ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge wat hierna uiteengesit word, wat die Raad aangeneem het.

Die Verkeersverordeninge van die Johannesburgse Munisipaliteit, gepubliseer by Administrateurskennisgewing 281, gedateer 27 Junie 1934, soos gewysig, word hierby soos volg verder gewysig:

1. Deur artikel 76^{ter} deur die volgende te vervang:

"76.^{ter}. Openbare Vergaderings en Optogte in die Algemeen

(1) Niemand mag in, by of op 'n openbare plek wat onder die beheer van die Raad staan 'n openbare vergadering hou of belê, of 'n openbare optog reël of hou nie, tensy die Raad se skriftelike toestemming wat deur die Stadsklerk onderteken is, eers verkry is; met dien verstande egter dat sodanige toestemming slegs om die redes wat in subartikel (4) uiteengesit is, geweier mag word.

(2) Die skriftelike aansoek om die toestemming van die Raad om 'n openbare vergadering te hou of te belê, of om 'n openbare optog te reël of te hou, moet die Stadsklerk bereik minstens sewe (7) dae voor dat die vergadering of optog moet begin. Iedere sodanige aansoek moet aan die Stadsklerk gerig word en moet —

(a) die volle naam en volledige adres bevat van die persone wat die voorgenome openbare vergadering gaan hou of belê, of die openbare optog gaan reël of hou;

(b) die datum en tyd en die plek of roete daarvan aangee, en meld of dit die voorname is om orkeste, musiekinstrumente, luidsprekers of soortgelyke toestelle te gebruik, al dan nie;

(3) (a) Wanneer die Stadsklerk sodanige toestemming verleen, kan hy deur middel van 'n skriftelike kennisgewing wat aan die applikant gerig is, sodanige voorwaardes stel en opdragte gee wat hy nodig ag vir —

(i) die regulering en beheer van vergaderings en optogte;

(ii) die voorkoming van belemmering van verkeer;

(iii) die voorkoming van inmenging met die gebruik van openbare plekke;

(iv) die beskerming van raadseindom;

(v) die voorkoming van inbreuk op die gereiewe van die publiek;

(b) Vir die doeleindes van subparagraaf (i) tot (v) kan die Stadsklerk, benewens enige ander voorwaardes wat hy nodig ag —

(i) 'n deposito vereis ter dekking van die Raad se koste wat aangegegaan word in verband met die vergadering of optog;

(ii) 'n vrywaring tot voldoening van die Stadsklerk teen skade aan raadseindom vereis;

(iii) die hou van 'n vergadering of optog tot 'n aangewese plek of gebied beperk;

(iv) die hou van 'n vergadering of optog tot 'n besondere tyd of periode beperk; en

(v) die gebruik van orkeste en musiekinstrumente, luidsprekers of soortgelyke toestelle verbied.

(4) Die Stadsklerk kan weier om sodanige toestemming te verleen indien hy rede het om te glo dat sodanige openbare vergadering of optog, indien dit gehou word, moontlik tot die belemmering van verkeer of die beschadiging van of inbreuk op die gebruik van openbare plekke of raadseindom aanleiding kan gee.

(5) Iedereen wat —

(a) soos gemeld in subartikel (1), 'n openbare vergadering hou, belê of bywoon, of 'n openbare optog reël, hou of bywoon, waarvoor die toestemming van die Stadsklerk, soos voorheen hierin bepaal, nie verkry is nie;

(b) 'n openbare vergadering hou, belê of bywoon, of 'n openbare optog reël, hou of bywoon waarvoor toestemming verkry is, maar wat in gebreke bly om enige voorwaarde van opdrag wat ingevolge subartikel (3) gestel is, na te kom; of

(c) steurnis veroorsaak of 'n oortreding begaan in of op 'n openbare plek of raadseindom terwyl hy by 'n openbare vergadering of optog is;

moet, indien 'n gemagtigde dienaar van die Raad, of 'n lid van die Suid-Afrikaanse Polisie-mag dit vereis, onmiddellik sodanige openbare plek of eiendom verlaat.

(6) Iedereen wat, soos gemeld in subartikel (1) hiervan, 'n openbare vergadering hou, belê of bywoon, of 'n openbare optog reël, hou of bywoon waarvoor die toestemming van die Stadsklerk, soos voorheen hierin bepaal —

(a) nie verkry is nie;

(b) verkry is, maar wat in gebreke bly om enige voorwaarde of opdrag wat ingevolge die bepalings van subartikel (3) gestel of gegee is, na te kom;

(c) verkry is maar wat in gebreke bly om aan enige opdrag waarna in subartikel (5) verwys is, gevog te gee

is skuldig aan 'n misdryf.

2. Deur subartikel 76^{quat} deur die volgende te vervang:

"76^{quat}. (1) Iedere applikant wat nie tevrede is met die beslissing van die Stadsklerk ingevolge artikel 76^{bis} of 76^{ter} nie, kan skriftelik by die Raad se Bestuurskomitee daarteen appèl aanteken, en die appèlgronde verklaar, gerig aan die Raad se Stadsklerk en by hom afgelever weese dae na die datum waarop die besluit waarteen appèl aanteken word, aan die applikant oorgedra is.

(2) Die Bestuurskomitee moet sodanige appèl so gou as wat billikerwyd doenlik is, oorweeg, maar in iedere geval nie later as die volgende gewone vergadering van die Komitee nie.

H.H.S. VENTER
Stadsklerk

Burgersentrum
Braamfontein
Johannesburg
17 Oktober 1990

91990 (verw.: 6911I
ef/CYN

LOCAL AUTHORITY NOTICE 3632
JOHANNESBURG MUNICIPALITY
AMENDMENT TO THE TRAFFIC BY-LAWS

The Town Clerk hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter which have been adopted by the Council.

The Traffic By-laws of the Johannesburg Municipality, published under Administrator's Notice 281 dated 27 June 1934, as amended, are hereby further amended as follows:

1. By the substitution for section 76ter of the following:

"76ter. Public Gatherings and Processions Generally

(1) No person shall hold, convene or organise any public gathering or procession in, at or on any public place under the control of the Council without the written permission of the Council under the hand of the Town Clerk provided, however, that such permission may only be withheld for the reasons set out in subsection (4).

(2) Written application for the permission of the Council to the holding, convening or organising of such public gathering or procession shall reach the Town Clerk not later than seven (7) days before such gathering or procession is due to commence. Every such application shall be addressed to the Town Clerk and shall —

(a) contain the full names and addresses of the holders, conveners or organisers of the proposed public gathering or procession;

(b) specify the date and time and place or route thereroof and whether or not it is proposed to use bands, musical instruments, loudspeakers or similar devices.

(3) (a) In granting such permission the Town Clerk may by notice in writing addressed to the applicant impose such conditions and instructions as he may deem necessary for —

(i) the regulation and control of gatherings and processions;

(ii) the prevention of obstruction of traffic;

(iii) interference with the use of public places;

(iv) the protection of Council property;

(v) interference with the amenities of the public;

(b) For the purposes of subparagraphs (i) to (v) the Town Clerk may, in addition to any other conditions he may consider necessary —

(i) require a deposit to cover the Council's costs incurred in connection with the gathering or procession;

(ii) require an indemnity to the satisfaction of the City Secretary against damage to Council property;

(iii) limit the holding of a gathering or procession to a specified place or area;

(iv) limit the holding of a gathering or procession to a particular time or period; and

(v) prohibit the use of bands and musical instruments, loud speakers or similar devices.

(4) The Town Clerk may refuse such permission if he has grounds for believing that such a public gathering or procession, if held, is likely to result in obstruction of traffic or damage to or interference with the use of public places or Council property.

(5) Any person who —

(a) holds, convenes, organises or attends a public gathering or procession referred to in subsection (1) in respect of which the permission of the Town Clerk, as hereinbefore provided, has not been obtained;

(b) holds, convenes, organises or attends a public gathering or procession in respect of which permission has been obtained, who fails to comply with any condition or instruction imposed in terms of subsection (3); or

(c) causes a disturbance or commits an offence in or on a public place or Council property while present at any public gathering or procession;

shall, if required to do so by any authorised servant of the Council or member of the South African Police, forthwith, leave such place or property.

(6) Any person who holds, convenes, organises or attends any public gathering or procession referred to in subsection (1) hereof, in respect of which the permission of the Town Clerk, as hereinbefore provided —

(a) has not been obtained;

(b) has been obtained, but who fails to comply with any condition or instruction imposed in terms of subsection (3);

(c) has been obtained but who fails to comply with any instruction referred to in subsection (5) shall be guilty of an offence.

2. By the substitution for Section 76quat of the following:

"76quat. (1) Any applicant who is dissatisfied with the decision of the Town Clerk under section 76bis or 76ter may appeal in writing to the Council's Management Committee stating the grounds of appeal, addressed to the Council's City Secretary and delivered to him within seven days after the date on which the decision appealed against is communicated to the applicant.

(2) The Management Committee shall consider such appeal as soon as reasonably practicable but in any event not later than the next Ordinary Meeting of the Committee.

H.H.S. VENTER
Town Clerk

Civic Centre
Braamfontein
Johannesburg
17 October 1990

(31/7/90)
6867I
/LL

Werke, Pretoria en is beskikbaar vir inspeksie gedurende normale kantoorure.

Hierdie wysiging staan bekend as Kempton Park-wysigingskema 162.

H-J K MÜLLER
Stadsklerk

Stadhuis
Margaretlaan
Posbus 13
Kempton Park
17 Oktober 1990
Kennisgwing No. 120/1990
DA 1/1/162(W)
DA 8/62

LOCAL AUTHORITY NOTICE 3633

TOWN COUNCIL OF KEMPTON PARK

KEMPTON PARK AMENDMENT SCHEME 162

The Town Council of Kempton Park hereby in terms of the provisions of section 125 of the Town-planning and Townships Ordinance, 1986, declares that it has approved an amendment scheme being an amendment of the Kempton Park Town-planning Scheme, 1987, comprising the same land as included in Birchleigh Extension 10 Township.

Map 3 and the scheme clauses of the amendment scheme are filed with the Town Clerk, Kempton Park and the Head of Department, Local Government, Housing and Works, Pretoria and are open for inspection during normal office hours.

This amendment is known as Kempton Park Amendment Scheme 162.

H-J K MÜLLER
Town Clerk

Town Hall
Margaret Avenue
PO Box 13
Kempton Park
17 October 1990
Notice No. 120/1990
DA 1/1/162(W)
DA 8/62

17

PLAASLIKE BESTUURSKENNISGEWING 3634

STADSRAAD VAN KEMPTON PARK

KEMPTON PARK-WYSIGINGSKEMA 192

Die Stadsraad van Kempton Park verklaar hierby ingevolge die bepalinge van artikel 125 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, dat dit 'n wysigingskema synde 'n wysiging van die Kempton Park-dorpsbeplanningskema, 1987, wat uit dieselfde grond as die dorp Birchleigh Uitbreiding 10 bestaan, goedgekeur het.

17

PLAASLIKE BESTUURSKENNISGEWING 3633

STADSRAAD VAN KEMPTON PARK

KEMPTON PARK-WYSIGINGSKEMA 162

Die Stadsraad van Kempton Park gee hiermee ingevolge artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986) kennis dat die aansoek om hersonering van Hoeve 32, Birchleigh Landbouhouwes vanaf "Landbou" na "Spesial" vir 'n plek van openbare godsdiensoefening en verwante bedrywe, goedgekeur is.

Kaart 3 en die skemaklousules van die wysigingskema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kempton Park en die kantoor van die Direkteur-Generaal: Plaaslike Bestuur, Departement van Plaaslike Bestuur, Behuising en Werke, Administrasie: Volksraad, Privaatsak X340, Pretoria.

Hierdie wysigingskema staan bekend as Kempton Park-wysigingskema 192 en word op

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Stadsklerk, Kempton Park en die Departementshoof, Plaaslike Bestuur, Behuising en

datum van publikasie hiervan geag 'n goedkeurde skema te wees.

H-J K MÜLLER
Stadsklerk

Stadhuis
Margaretlaan
(Posbus 13)
Kempton Park
17 Oktober 1990
Kennisgewing Nr. 119/1990

DA 1/1/192(I)

voor of op 31 Oktober 1990 by die ondergetekende doen.

H-J K MÜLLER
Stadsklerk

Stadhuis
Margaretlaan
(Posbus 13)
Kempton Park
17 Oktober 1990
Kennisgewing Nr. 122/1990

REG 2(P)

1. Dries Niemandt Sport- en Ontspanningsterrein.
2. Blaauwpan Jeugkampterrein.
3. Blaauwpan Ontspanningsterrein.
4. Swembaddens.

H-J K MÜLLER
Stadsklerk

Stadhuis
Margaretlaan
(Posbus 13)
Kempton Park
17 Oktober 1990
Kennisgewing Nr. 121/1990

REG 2(P)

LOCAL AUTHORITY NOTICE 3634

TOWN COUNCIL OF KEMPTON PARK

KEMPTON PARK AMENDMENT SCHEME 192

The Town Council of Kempton Park hereby gives notice in terms of section 57(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that an application for the rezoning of Holding 32, Birchleigh Agricultural Holdings from "Farming" to "Special" for a place of public worship and related uses, has been approved.

Map 3 and the scheme clauses of the Amendment Scheme will be open for inspection during normal office hours at the office of the Town Clerk, Kempton Park and the office of the Director-General: Local Government, Department of Local Government, Housing and Works, Administration: House of Assembly, Private Bag X340, Pretoria.

This Amendment Scheme is known as Kempton Park Amendment Scheme 192 and shall be deemed to be an approved scheme on date of publication hereof.

H-J K MÜLLER
Town Clerk

Town Hall
Margaret Avenue
(PO Box 13)
Kempton Park
17 October 1990
Notice No. 119/1990

DA 1/1/192(I)

LOCAL AUTHORITY NOTICE 3635

TOWN COUNCIL OF KEMPTON PARK

AMENDMENT OF SWIMMING-BATH BY-LAWS AS WELL AS BY-LAWS FOR THE REGULATION OF PARKS, GARDENS AND OPEN SPACES

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Council proposes to amend the following By-laws:

Swimming-bath By-laws as well as By-laws for the Regulation of Parks, Gardens and Open Spaces.

The general purpose of the amendment is to delete Annexure A (Tariffs) in both above-mentioned cases.

Copies of the amendment will be open for inspection at the office of the Council for a period of fourteen (14) days from the date of publication hereof.

Any person who wishes to object to the proposed amendment, must lodge his objection in writing with the undersigned on or before 31 October, 1990.

H-J K MÜLLER
Town Clerk

Town Hall
Margaret Avenue
(PO Box 13)
Kempton Park
17 October 1990
Notice No. 122/1990

REG 2(P)

LOCAL AUTHORITY NOTICE 3636

TOWN COUNCIL OF KEMPTON PARK

AMENDMENT OF TARIFFS FOR THE RENDERING OF SEVERAL SERVICES

Notice is hereby given in terms of section 80B(3) of the Local Government Ordinance, 1939, that the Council proposes to amend the tariff of charges in respect of several services as set out hereunder as from 1 October 1990, to provide for an increase of the tariffs.

Copies of the amendment will be open for inspection at Room 156, Town Hall, Margaret Avenue, Kempton Park 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 31 October 1990.

1. Dries Niemandt Sports and Recreation Grounds.

2. Blaauwpan Youth Camping Site.

3. Blaauwpan Recreation Grounds.

4. Swimming-Baths.

H-J K MÜLLER
Town Clerk

Town Hall
Margaret Avenue
(PO Box 13)
Kempton Park
17 October 1990
Notice No. 121/1990

REG 2(P)

PLAASLIKE BESTUURSKENNISGEWING 3635

PLAASLIKE BESTUURSKENNISGEWING 3636

STADSRAAD VAN KEMPTON PARK

WYSIGING VAN TARIEWE VIR DIE LEWERING VAN VERSKEIE DIENSTE

Daar word hierby ingevolge artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad van voorneme is om die tarief van gelde ten opsigte van die levering van dienste soos aangevoer hieronder met ingang van 1 Oktober 1990 te wysig ten einde voorsiening te maak vir 'n verhoging van die tariewe.

Afskrifte van die wysiging lê ter insae in Kamer 156, Stadhuis, Margaretlaan, Kempton Park 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 31 Oktober 1990 by die ondergetekende doen.

PLAASLIKE BESTUURSKENNISGEWING 3637

STADSRAAD VAN KLERKSDORP

SLUITING VAN 'N GEDEELTE VAN PARKERF 96, ROOSHEUWEL, KLERKS-DORP

Hiermee word kennis ingevolge die bepalings van artikel 67 en 68 van die Ordonnansie op Plaaslike Bestuur, 1939, gegee dat die Stadsraad voornemens is om 'n gedeelte van Parkerf 96, Roosheuwel, Klerksdorp ongeveer 988 m² groot, permanent te sluit.

'n Afskrif van die Stadsraad se besluit en 'n plan waarop die ligging van voormalde grondgedeelte aangedui word, sal gedurende gewone kantoorure by Kamer 103, Burgersentrum, ter insae lê.

17

17

17

STADSRAAD VAN KEMPTON PARK

WYSIGING VAN SWEMBADVERORDENINGE SOWEL AS DIE VERORDENINGE VIR DIE REGULERING VAN PARKE, TUINE EN OOPRUIMTES

Kennis geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Raad van voorneme is om die volgende Verordeninge te wysig:

Swembaderverordeninge sowel as die verordeninge vir die Regulering van Parke, Tuine en Oopruimtes.

Die algemene strekking van die wysiging is om in albei bogemelde gevalle, Bylae A (Tariewe) te skrap.

Afskrifte van hierdie wysiging lê ter insae by die kantoor van die Raad vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken, moet dit skriftelik

Enigeen wat beswaar teen die voorgestelde sluiting van die grondgedeelte het of wat enige eis om skadevergoeding sal hê indien die sluiting uitgevoer word, moet sy beswaar of eis nie later nie as Maandag, 17 Desember 1990, skriftelik by die ondergetekende indien.

J.L. MULLER
Stadsklerk

Burgersentrum
Klerksdorp
18 September 1990
Kennisgewing Nr. 144/1990

LOCAL AUTHORITY NOTICE 3637

TOWN COUNCIL OF KLERKSDORP

CLOSING OF A PORTION OF PARK ERF 96, ROOSHEUWEL, KLERKSDORP

Notice is hereby given in terms of the provisions of sections 67 and 68 of the Local Government Ordinance, 1939, that it is the intention of the Town Council to close permanently a portion of Park Erf 96, Roosheuwel, Klerksdorp, approximately 988 m² in extent.

A copy of the Council's resolution and a plan indicating the situation of the said portion of land will lie for inspection at Room 103, Civic Centre, during normal office hours.

Any person who has any objection to the proposed closing of the portion of land or who may have any claim for compensation if such closing be carried out, must lodge his objection or claim with the undersigned in writing not later than Monday, 17 December 1990.

J.L. MULLER
Town Clerk

Civic Centre
Klerksdorp
18 September 1990
Notice No. 144/1990

WJL/te

17

PLAASLIKE BESTUURSKENNISGEWING 3638

STADSRAAD VAN KLERKSDORP

WYSIGING VAN ELEKTRISITEITSVERORDENINGE

Hiermee word kennis gegee ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad voorneem is om sy Verordeninge Betreffende die Beheer van die Huurmotorstaanplekke en Busterminal te wysig ten einde voorsiening te maak vir:

'n Afskrif van die voormalde wysiging sal gedurende gewone kantoorure by kamer 105, Burgersentrum vir 'n tydperk van veertien (14) dae vanaf die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant ter insae lê.

Enige persoon wat beswaar teen die voorgestelde wysiging wil aanteken moet sodanige beswaar skriftelik binne veertien (14) dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende indien.

J.L. MULLER
Stadsklerk

Burgersentrum
Klerksdorp
Kennisgewing No. 149/1990
25 September 1990

LOCAL AUTHORITY NOTICE 3638

TOWN COUNCIL OF KLERKSDORP

AMENDMENT TO ELECTRICITY BY-LAWS

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance, 1939, as amended, that it is the intention of the Town Council to amend its Electricity By-laws in order to provide for an increase in certain charges for sundry services.

A copy of the proposed amendment will lie for inspection at Room 130, Civic Centre during normal office hours for a period of fourteen days from the date of publication of this notice.

Any person who has any objection to the proposed amendment must lodge his objection in writing with the undersigned within a period of fourteen days from the date of publication of this notice in the Provincial Gazette.

J.L. MULLER
Town Clerk
Civic Centre
Klerksdorp
Notice No. 149/1990
25 September 1990
LJS/yg

17

PLAASLIKE BESTUURSKENNISGEWING 3639

STADSRAAD VAN KLERKSDORP

WYSIGING VAN VERORDENINGE BETREFFENDE DIE BEHEER VAN DIE HUURMOTORSTAANPLEKKE EN BUS-TERMINUS

Hiermee word kennis gegee ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad voorneem is om sy Verordeninge Betreffende die Beheer van die Huurmotorstaanplekke en Busterminal te wysig ten einde voorsiening te maak vir:

(a) die beskikking oor voorwerpe na inbeslagnameing ingevolge die bepaling van hierdie verordeninge; en

(b) die vasstelling van tariewe vir die gebruik van spesiale parkeerplekke ingevolge artikel 88(5) van die Padverkeerswet 29 van 1989.

'n Afskrif van die voormalde wysiging sal gedurende gewone kantoorure by kamer 105, Burgersentrum vir 'n tydperk van veertien (14) dae vanaf die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant ter insae lê.

Enige persoon wat beswaar teen die voorgestelde wysiging wil aanteken moet sodanige beswaar skriftelik binne veertien (14) dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende indien.

J.L. MULLER
Burgersentrum
Klerksdorp
Kennisgewing No. 148/1990
25 September 1990
CP/cvdw

LOCAL AUTHORITY NOTICE 3639

TOWN COUNCIL OF KLERKSDORP

AMENDMENT OF BY-LAWS RELATING TO THE CONTROL OF THE TAXI RANKS AND BUS TERMINUS

Notice is hereby given in terms of the provisions of section 96 of the Local Government Or-

dinance, 1939, as amended, that it is the intention of the Town Council to amend its By-laws Relating to the Control of the Taxi Ranks and Bus Terminus in order to provide for:

(a) the disposal of objects after seizure in terms of these By-laws; and

(b) the determination of tariffs for the use of special parking places in terms of section 88(5) of the Road Traffic Act 29 of 1989.

A copy of the proposed amendments will lie for inspection at room 105, Civic Centre during normal office hours for a period of fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

Any person who has any objection to the proposed amendments must lodge his objection in writing with the undersigned within a period of fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

J.L. MULLER
Town Clerk

Civic Centre
Klerksdorp
Notice No. 148/1990
25 September 1990
CP/cvdw

17

PLAASLIKE BESTUURSKENNISGEWING 3640

KRUGERSDORP-WYSIGINGSKEMA 256

Die Stadsraad van Krugersdorp, gee hiermee ingevolge artikel 28(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n Ontwerp-dorpsbeplanningskema wat bekend sal staan as Wysigingskema 256 deur hom opgestel is.

Hierdie skema is 'n wysigingskema en bevat die volgende voorstelle:

Die heronering van erf 230 Breaunanda Uitbreiding 2 vanaf "Openbare oop Ruimte" na "Residensieel 3".

Die ontwerp-skema lê oop vir inspeksie gedurende gewone kantoorure by die kantoor van die Stadssekretaris, Kamer S109, Municipale kantore, Kommissarisstraat vir 'n tydperk van 28 dae vanaf 17 Oktober 1990.

Besware teen of vertoe ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik aan die Stadsklerk by bovemelde adres of by Posbus 94, Krugersdorp, ingedien of gerig word.

J.S. JOOSTE
Stadssekretaris

Posbus 94
Krugersdorp
1740
Kennisgewing No. 105/1990

LOCAL AUTHORITY NOTICE 3640

KRUGERSDORP AMENDMENT SCHEME 256

The Town Council of Krugersdorp, hereby gives notice in terms of section 28(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that a Draft Town-planning Scheme to be known as Amendment Scheme 256 has been prepared by it.

This Scheme is an amendment scheme and contains the following proposals.

The rezoning of erf 230 Breunanda Extension 2 from "Public open Space" to "Residential 3".

The draft scheme will lie for inspection during normal office hours at the office of the Town Secretary, Room S109, Municipal Offices, Commissioner Street, Krugersdorp, for a period of 28 days from 17 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 94, Krugersdorp within a period of 28 days from 17 October 1990.

IS JOOSTE
Town Secretary

P.O. Box 94
Krugersdorp
1740
Notice No. 105/1990

17—24

or at PO Box 94, Krugersdorp within a period of 28 days from 17 October 1990.

IS JOOSTE
Town Secretary

P.O. Box 94
Krugersdorp
1740
Notice No. 106/1990

17—24

PLAASLIKE BESTUURSKENNISGEWING
3643

KRUGERSDORP-WYSIGINGSKEMA 259

Die Stadsraad van Krugersdorp, gee hiermee ingevolge artikel 28(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n Ontwerp-dorpsbeplanningskema wat bekend sal staan as Wysigingskema 259 deur hom opgestel is.

Hierdie skema is 'n wysigingskema en bevat die volgende voorstelle:

Die hersonering van erwe 231 tot 244 Lewisham vanaf "Munisipaal" na "Residensieel 1".

Die ontwerpskema lê oop vir inspeksie gedurende gewone kantoorure by die kantoor van die Stadssekretaris, Kamer S109, Munisipale kantore, Kommissarisstraat vir 'n tydperk van 28 dae vanaf 17 Oktober 1990.

Besware teen of vertoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik aan die Stadsklerk by bovemelde adres of by Posbus 94, Krugersdorp, ingedien of gerig word.

IS JOOSTE
Stadssekretaris

Posbus 94
Krugersdorp
1740
Kennisgewing No. 108/1990

PLAASLIKE BESTUURSKENNISGEWING
3641

KRUGERSDORP-WYSIGINGSKEMA 255

Die Stadsraad van Krugersdorp, gee hiermee ingevolge artikel 28(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n Ontwerp-dorpsbeplanningskema wat bekend sal staan as Wysigingskema 255 deur hom opgestel is.

Hierdie skema is 'n wysigingskema en bevat die volgende voorstelle:

Die hersonering van erf 186 Dan Pienaarville Uitbreiding 1 vanaf "Besigheid 3" na "Residensieel 1".

Die ontwerpskema lê oop vir inspeksie gedurende gewone kantoorure by die kantoor van die Stadssekretaris, Kamer S109, Munisipale kantore, Kommissarisstraat vir 'n tydperk van 28 dae vanaf 17 Oktober 1990.

Besware teen of vertoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik aan die Stadsklerk by bovemelde adres of by Posbus 94, Krugersdorp, ingedien of gerig word.

IS JOOSTE
Stadssekretaris

Postbus 94
Krugersdorp
1740
Kennisgewing No. 106/1990

LOCAL AUTHORITY NOTICE 3641

KRUGERSDORP AMENDMENT SCHEME
255

The Town Council of Krugersdorp, hereby gives notice in terms of section 28(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that a Draft Town-planning Scheme to be known as Amendment Scheme 255 has been prepared by it.

This Scheme is an amendment scheme and contains the following proposals.

The rezoning of erf 186 Dan Pienaarville Extension 1 from "Business 3" to "Residential 1".

The draft scheme will lie for inspection during normal office hours at the office of the Town Secretary, Room S109, Municipal Offices, Commissioner Street, Krugersdorp, for a period of 28 days from 17 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 94, Krugersdorp within a period of 28 days from 17 October 1990.

IS JOOSTE
Town Secretary

17—24

PLAASLIKE BESTUURSKENNISGEWING
3644

KRUGERSDORP-WYSIGINGSKEMA 258

Die Stadsraad van Krugersdorp, gee hiermee ingevolge artikel 28(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordon-

nansie 15 van 1986), kennis dat 'n Ontwerp-dorpsbeplanningskema wat bekend sal staan as Wysigingskema 258 deur hom opgestel is.

Hierdie skema is 'n wysigingskema en bevat die volgende voorstelle:

Die hersonering van erf 516 Lewisham Uitbreiding 3 vanaf "Munisipaal" na "Residensiel 1".

Die ontwerpskema lê oop vir inspeksie gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Kamer S109, Municipale kantore, Kommissarisstraat vir 'n tydperk van 28 dae vanaf 17 Oktober 1990.

Besware teen of vertoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik aan die Stadsklerk by bovemelde adres of by Posbus 94, Krugersdorp, ingedien of gerig word.

IS JOOSTE
Stadsekretaris

Posbus 94
Krugersdorp
1740
Kennisgewing No. 109/1990

LOCAL AUTHORITY NOTICE 3644

KRUGERSDORP AMENDMENT SCHEME 258

The Town Council of Krugersdorp, hereby gives notice in terms of section 28(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that a Draft Town-planning Scheme to be known as Amendment Scheme 258 has been prepared by it.

This Scheme is an amendment scheme and contains the following proposals.

The rezoning of erf 516 Lewisham Extension 3 from "Municipal" to "Residential 1".

The draft scheme will lie for inspection during normal office hours at the office of the Town Secretary, Room S109, Municipal Offices, Commissioner Street, Krugersdorp, for a period of 28 days from 17 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 94, Krugersdorp within a period of 28 days from 17 October 1990.

IS JOOSTE
Town Secretary

P.O. Box 94
Krugersdorp
1740
Notice No. 109/1990

17—24

PLAASLIKE BESTUURSKENNISGEWING 3645

KRUGERSDORP-WYSIGINGSKEMA 250

Hierby word ooreenkomsdig die bepalings van artikels 57(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, bekend gemaak dat die Krugersdorp Stadsraad goedgekeur het dat die Krugersdorp-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van 'n geselte van die straat Commercial sentrum, zaadville, van "Openbare Pad" na "Besigheid".

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

Stadsklerk, Krugersdorp en die Direkteur-generaal, Administrasie Volksraad, Departement van Plaaslike Bestuur: Behuising en Werke, Pretoria en is beskikbaar vir inspeksie te alle redelike tye.

Hierdie wysiging staan bekend as Krugersdorp-wysigingskema 250.

IS JOOSTE
Stadsekretaris

Posbus 94
Krugersdorp
1740
Kennisgewing No. 118/1990

LOCAL AUTHORITY NOTICE 3645

KRUGERSDORP AMENDMENT SCHEME 250

Notice is hereby given in terms of section 57(1) of the Town-planning and Townships Ordinance, 1986, that the Town Council of Krugersdorp has approved the amendment of the Krugersdorp Town-planning Scheme, 1980, by the rezoning of a portion of the road Commercial centre, Azaadville, from "Public Road" to "Business 2".

Map 3 and the scheme clauses of the amendment scheme are filed with the Town Clerk, Krugersdorp and the Director-General, Administration: House of Assembly, Department of Local Government: Housing and Works, Pretoria and are open for inspection at all reasonable times.

This amendment is known as Krugersdorp Amendment Scheme 250.

IS JOOSTE
Town Secretary

P.O. Box 94
Krugersdorp
1740
Notice No. 118/1990

PLAASLIKE BESTUURSKENNISGEWING 3647

REGSTELLINGSKENNISGEWING 124/90

Hierby word ooreenkomsdig die bepalings van Artikel 60 van die Ordonnansie op Dorpsbeplanning en Dorpe 1986 bekend gemaak dat nademaal 'n fout in die skemaklousules ontstaan het van Wysigingskema 208, afgekondig op 16 Mei 1990, onder Plaaslike Bestuurskennisgewing No. 1331, die Stadsraad van Krugersdorp goedgekeur het dat die Skemaklousules vervang word deur die gewysigde Skemaklousules.

LOCAL AUTHORITY NOTICE 3647

NOTICE OF CORRECTION 124/90

It is hereby notified in terms of Section 60 of the Town-planning and Townships Ordinance 1986 that whereas an error occurred in the Scheme Clauses of Amendment Scheme 208, promulgated on 16 May 1990, under Local Government's Notice No. 1331, the Krugersdorp Town Council approved the substitution of the Scheme Clauses by the Amended Scheme Clauses.

17

PLAASLIKE BESTUURSKENNISGEWING 3648

STADSRAAD VAN MEYERTON

VASSTELLING VAN GELDE VIR WOONWA- EN TENTSTAANPLEKKIE OP DIE ROTHDENE RIVIEROEWER

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Meyerton by Spesiale Besluit die tarief van geldie vir woonwa- en tentstaanplekke op die Rothdene rivieroewer met ingang 1 Julie 1990 soos volg vasgestel het:

1. Woonwastaanplekke

1.1 Staanplek per woonwa per dag: R10,00.

1.2 Bykomende tarief per volwassene per dag: R2,00.

1.3 Bykomende tarief per kind per dag (nie ouer as 12 jaar nie): R1,00.

2. Tentstaanplekke

2.1 Tentstaanplekke per dag: R2,00.

2.2 Bykomende tarief per volwassene per dag: R2,00.

2.3 Bykomende tarief per kind per dag (nie ouer as 12 jaar nie): R1,00.

MCCOOOSTHUIZEN
Stadsklerk

Munisipale Kantoor
Meyerton
1960
2 Oktober 1990
Kennisgewing No 821/1990

LOCAL AUTHORITY NOTICE 3648

MEYERTON TOWN COUNCIL

DETERMINATION OF CHARGES REGARDING CARAVAN AND TENT STANDS ON THE ROTHDENE RIVER BANK

In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified

17

that the Meyerton Town Council has, by Special Resolution, determined the following charges regarding caravan and tent stands on the Rothdene River bank with effect of 1 July 1990:

1. Caravan stands

1.1 Stand per caravan per day: R10,00.

1.2 Additional tariff per adult per day: R2,00.

1.3 Additional tariff per child per day (not older than 12 years): R1,00.

2. Tent stands

2.1 Tent stand per day: R2,00.

2.2 Additional tariff per adult per day: R2,00.

2.3 Additional tariff per child per day (not older than 12 years): R1,00.

MCC COOSTHUIZEN
Town Clerk

Municipal Office
Meyerton
1960
2 October 1990
Notice No 821/1990

17

**PLAASLIKE BESTUURSKENNISGEWING
3649**

PLAASLIKE BESTUUR VAN MESSINA

**KENNISGEWING WAT BESWAAR TEEN
VOORLOPIGE AANVULLENDE WAARDERINGSLYS AANVRA**

Kennis word hierby ingevolge artikel 36 van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die voorlopige aanvullende waarderingslys vir die boekjaar 1989/90 oop is vir inspeksie by die kantoor van die Plaaslike Bestuur van Messina vanaf 24 Oktober 1990 tot 23 November 1990 en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleentheid in die voorlopige aanvullende waarderingslys opgeteken, insluitende die vraag of sodanige eiendom of 'n gedeelte daarvan onderworpe is aan die betaling van eiendomsbelasting of daarvan vrygestel is, of ten opsigte van enige weglating van enige aangeleentheid uit sodanige lys, doen so binne gemelde tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by die adres hieronder aangedui beskikbaar en aandag word spesifiek gevvestig 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 indien het nie.

J A KOK
Stadsklerk

Privaatsak X611
Messina
0900
24 Oktober 1990
Kennisgewing No 38/1990

LOCAL AUTHORITY NOTICE 3649

LOCAL AUTHORITY OF MESSINA

**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 sup-

plementary valuation roll for the financial year 1989/90 is open for inspection at the office of the Local Authority of Messina from 24 October 1990 to 23 November 1990 and any owner of rateable property or other person who desires to lodge an objection with the Town Clerk in respect of any matter recorded in the provisional supplementary valuation roll as contemplated in section 34 of the said Ordinance including the question whether or not such property or portion thereof is subject to the payment of rates or is exempt therefrom or in respect of any omission of any matter from such roll shall do so within the said period.

The form prescribed for the lodging of an objection is obtainable at the address indicated below and attention is specifically directed to the fact that no person is entitled to urge any objection before the valuation board unless he has timeously lodged an objection in the prescribed form.

J A KOK
Town Clerk

Private Bag X611
Messina
0900
24 October 1990
Notice No 38/1990

17

**PLAASLIKE BESTUURSKENNISGEWING
3650**

PLAASLIKE BESTUUR VAN MESSINA

**WAARDERINGSLYS VIR DIE BOEKJARE
1990/1993**

Kennis word hierby ingevolge artikel 16(4)(a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die waarderingslys vir die boekjare 1990/1993 van alle belasbare eiendomme binne die munisipaliteit deur die voorstuur van die waarderingsraad gesertifiseer en geteken is en gevvolglik finaal en bindend geword het op alle betrokke persone soos in artikel 16(3) van daardie Ordonnansie beoog.

Die aandag word egter gevvestig op artikel 17 van die 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 (30) dae vanaf die datum van die publikasie in die Provinciale Koerant van die kennisgewing in artikel 16(4) genoem of, waar die bepalings van artikel 16(5) van toepassing is binne een-en-twintig (21) 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 onverwyld 'n afskrif van sodanige kennisgewing van appèl aan die waardeerde en aan die betrokke plaaslike bestuur.

17(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 derglike wyse teen sodanige beslissing appèl aanteken."

'n Vorm vir kennisgewing van appèl kan van die sekretaris van die waarderingsraad verkry word.

J A KOK
Sekretaris: Waarderingsraad

Privaatsak X611
Messina
0900
21 Augustus 1990
Kennisgewing No 32/1990

LOCAL AUTHORITY NOTICE 3650

LOCAL AUTHORITY OF MESSINA

**VALUATION ROLL FOR THE FINANCIAL
YEARS 1990/1993**

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 1990/1993 of all rateable properties 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) Any 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 30 (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 21 (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.

17(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 can be obtained from the secretary of the valuation board.

J A KOK
Secretary: Valuation Board

Private Bag X611
Messina
0900
21 August 1990
Notice No 32/1990

17

**PLAASLIKE BESTUURSKENNISGEWING
3651**

STADSRAAD VAN MIDDELBURG

**WYSIGING VAN VASSTELLING VAN
GELDE**

**VERORDENINGE VIR DIE REGULERING
VAN PARKE, ONTSPANNINGSOORDE,
SPORTTERREINE EN BOTE**

Kennis geskied hiermee ingevolge Artikel 80B(3) van die Ordonnansie op Plaaslike Be-

stuur, dat die Stadsraad van Middelburg by die spesiale besluit, die vasstelling van geldie vir die Verordeninge vir die regulering van Parke, Ontspanningsoorde, Sportterreine en Bote soos gepubliseer onder Kennisgewings 22/T/88 van 7 Desember 1988 en 23/T/88 van 21 Desember 1988 in die Proviniale Koerant met ingang van 1 Julie 1990, verder soos volg gewysig het:

(a) SENTRALE SPORTTERREIN

Deur die bedrag "R20" in artikel 1(1) met "R24" te vervang.

Deur die bedrag "R60" in artikel 1(2)(i) met "R72" te vervang.

Deur die bedrag "R40" in artikel 1(2)(ii) met "R48" te vervang.

Deur die bedrag "R50" in artikel 1(3)(a) met "R60" te vervang.

Deur die bedrag "R30" in artikel 1(3)(b) met "R36" te vervang.

Deur die bedrag "R20" in artikel 2(1) met "R24" te vervang.

Deur die bedrag "R60" in artikel 2(2)(a)(i) met "R72" te vervang.

Deur die bedrag "R100" in artikel 2(2)(a)(ii) met "R120" te vervang.

Deur die bedrag "R40" in artikel 2(2)(b)(i) met "R48" te vervang.

Deur die bedrag "R70" in artikel 2(2)(b)(ii) met "R84" te vervang.

Deur die bedrag "R50" in artikel 2(3)(a)(i) met "R60" te vervang.

Deur die bedrag "R80" in artikel 2(3)(b)(i) met "R96" te vervang.

Deur die bedrag "R50" in artikel 2(3)(b)(ii) met "R60" te vervang.

Deur die bedrag "R150" in artikel 7 met "R180" te vervang.

Deur die bedrag "R300" in artikel 7 met "R360" te vervang.

(b) TERREIN VAN DIE MIDDELBURG-DAM

Deur die bedrae "R3, en R30" in artikel 1 met "R3,50 en R35" onderskeidelik te vervang.

Deur die bedrae "R6, en R30" in artikel 1(2) met "R6,90 en R35" onderskeidelik te vervang.

Deur die bedrae "R6, en R30" in artikel 1(3) met "R6,90, en R35" onderskeidelik te vervang.

Deur die bedrag "R3" in artikel 1(4) met "R3,50" te vervang.

P.F. COLIN
Stadsklerk

Munisipale Kantore
Wandererslaan
Posbus 14
Middelburg
1050
Kennisgewing No. 21/V/1990
17 Oktober 1990

LOCAL AUTHORITY NOTICE 3651

TOWN COUNCIL OF MIDDELBURG, TRANSVAAL

AMENDMENT OF DETERMINATION OF CHARGES

BY-LAWS OF PARKS, RECREATION RESORTS, SPORTS GROUNDS AND BOATS

Notice is hereby given in terms of section 80B(8) of the Local Government Ordinance, 1939, that the Town Council of Middelburg has

by Special Resolution, further amended the Determination of Charges for the By-laws of Parks, Recreation Resorts, Sports Grounds and Boats published under the Notices 22/T/1988 of 7 December 1988 and 23/T/88 of 21 December 1988, in the Provincial Gazette, as follows with effect from 1 July 1990.

(a) CENTRAL SPORTS GROUNDS

By the substitution in Section 1(1) for the amount "R20" of the amount "R24".

By the substitution in Section 1(2)(i) for the amount "R60" of the amount "R72".

By the substitution in Section 1(2)(ii) for the amount "R40" of the amount "R48".

By the substitution in Section 1(3)(a) for the amount "R50" of the amount "R60".

By the substitution in Section 1(3)(b) for the amount "R30" of the amount "R36".

By the substitution in Section 2(1) for the amount "R20" of the amount "R24".

By the substitution in Section 2(2)(a)(i) for the amount "R60" of the amount "R72".

By the substitution in Section 2(2)(a)(ii) for the amount "R100" of the amount "R120".

By the substitution in Section 2(2)(b)(i) for the amount "R40" of the amount "R48".

By the substitution in Section 2(2)(b)(ii) for the amount "R70" of the amount "R84".

By the substitution in Section 2(3)(a)(i) for the amount "R50" of the amount "R60".

By the substitution in Section 2(3)(b)(i) for the amount "R80" of the amount "R96".

By the substitution in Section 2(3)(b)(ii) for the amount "R50" of the amount "R60".

By the substitution in Section 7 for the amount "R150" of the amount "R180".

By the substitution in Section 7 for the amount "R300" of the amount "R360".

(b) GROUNDS OF THE MIDDELBURG DAM

By the substitution in Section 1 for the amounts "R3 and R30" of the amounts "R3,50 and R35" respectively.

By the substitution in Section 1(2) for the amounts "R6 and R30" of the amount "R6,90 and R35" respectively.

By the substitution in Section 1(3) for the amount "R6 and R30" of the amount "R6,90 and R35" respectively.

By the substitution in Section 1(4) for the amount "R3" of the amount "R3,50".

P.F. COLIN
Town Clerk

Municipal Building
Wanderers Avenue
P.O. Box 14
Middelburg
1050
Notice No. 21/V/1990
17 October 1990

donnansie op Plaaslike Bestuur, Ordonnansie 17 van 1939, die Verordeninge hierna uiteengesit wat deur die Raad ingevolge Artikel 96 van ge-melde Ordonnansie opgestel is.

Die Verordeninge betreffende die Beheer van Tydelike Advertensietekens en Pamflette, aange-kondig by Plaaslike Bestuurskennisgewing 2454 van 30 Augustus 1990 word hiermee soos volg verder gewysig:

Deur die bedrag "R20" in artikel 8(a) met "R50" te vervang.

Deur die bedrag "R25" in artikel 8(c)(i) met "R50" te vervang.

Deur die bedrag "R10" in artikel 8(c)(ii) met "R20" te vervang.

Deur die bedrag "R25" in artikel 8(d)(i) met "R50" te vervang.

Deur die bedrag "R10" in artikel 8(d)(ii)(aa) met "R50" te vervang.

Deur die bedrag "R100" en die woorde "(honderd rand" in artikel 11(1) met "R200" en (tweehonderd rand) onderskeidelik te vervang.

P.F. COLIN
Stadsklerk

Munisipale Kantore
Wandererslaan
Posbus 14
Middelburg
1050
Kennisgewing No. 22/V/1990
17 Oktober 1990

LOCAL AUTHORITY NOTICE 3652

TOWN COUNCIL OF MIDDELBURG, TRANSVAAL

AMENDMENT OF BY-LAWS FOR THE CONTROL OF TEMPORARY ADVERTISEMENTS AND PAMPHLETS

The Town Clerk of Middelburg (Tvl) hereby, in terms of Section 101 of the Local Government Ordinance, Ordinance 17 of 1939, publishes the By-Laws set forth hereinafter, which have been made by the Council in terms of Section 96 of the said Ordinance.

The By-Laws for the Control of Temporary Advertisements and Pamphlets published under Local Authority Notice 2454 dated 30 August 1990 are hereby further amended as follows:

By the substitution in Section 8(a) for the amount "R20" of the amount "R50".

By the substitution in Section 8(c)(i) for the amount "R25" of the amount "R50".

By the substitution in Section 8(c)(ii) for the amount "R10" of the amount "R20".

By the substitution in Section 8(d)(i) for the amount "R25" of the amount "R50".

By the substitution in Section 8(d)(ii)(aa) for the amount "R25" of the amount "R50".

By the substitution in Section 8(d)(ii)(bb) for the amount "R10" of the amount "R50".

By the substitution in Section 11(1) for the amount "R100" and the words (hundred rand) of the amount "R200" and (two hundred rand) respectively.

P F COLIN
Town Clerk

Municipal Buildings
Wanderers Avenue
P.O. Box 14
Middelburg
1050
Notice No. 22/V/1990
17 October 1990

PLAASLIKE BESTUURSKENNISGEWING 3652

STADSRAAD VAN MIDDELBURG

WYSIGING VAN VERORDENINGE BETREFFENDE DIE BEHEER VAN TYDELIKE ADVERTENSIE TEKEN EN PAMFLETTE

Die Stadsklerk van Middelburg (Tvl) publiseer hierby ingevolge Artikel 101 van die Or-

**PLAASLIKE BESTUURSKENNISGEWING
3653**

STADSRAAD VAN MIDDELBURG

WYSIGING VAN VERORDENINGE BETREFFENDE DIE OPBERGING, GEBRUIK EN HANTERING VAN VLAMMARE VLOEISTOWWE

Die Stadsklerk van Middelburg (Tvl) publiseer hierby ingevolge Artikel 101 van die Ordonnansie op Plaaslike Bestuur, Ordonnansie 17 van 1939, die Verordeninge hierna uiteengesit wat deur die Raad ingevolge Artikel 96 van gemelde Ordonnansie opgestel is.

Die Verordeninge betreffende die Opberging, gebruik en hantering van Vlambare Vloeistowwe afgekondig by Administrateurskennisgewing 230 van 16 Februarie 1983 soos gewysig, verder soos volg gewysig:

Deur die bedrag "R50" in artikel 1 van Bylae 1 met "R150" te vervang.

Deur die bedrag "R10" in artikel 2 van Bylae 1 met "R50" te vervang.

Deur die bedrag "R10" in artikel 3 van Bylae 1 met "R50" te vervang.

Deur die bedrag "R4" in artikel 4 van Bylae 1 met "R50" te vervang.

Deur die bedrag "R10" in artikel 5 van Bylae 1 met "R50" te vervang.

Deur die bedrag "R4" in artikel 6(1) van Bylae 1 met "R50" te vervang.

Deur die bedrag "R6" in artikel 6(2) van Bylae 1 met "R50" te vervang.

Deur die bedrag "R8" in artikel 6(3) van Bylae 1 met "R50" te vervang.

Deur die bedrag "R10" in artikel 6(4) van Bylae 1 met "R50" te vervang.

Deur die bedrag "R20" in artikel 6(5) van Bylae 1 met "R50" te vervang.

Deur die bedrag "R1" in artikel 7 van Bylae 1 met "R10" te vervang.

Deur die bedrag "R4" in artikel 1 van Bylae 2 met "R20" te vervang.

Deur die bedrag "R2" in artikel 2 van Bylae 2 met "R10" te vervang.

Deur die bedrag "R1" in artikel 3 van Bylae 2 met "R10" te vervang.

Deur die bedrag "R100" in artikel 124(a) met "R500" te vervang.

Deur die bedrag "R10" in artikel 124(b) met "R50" te vervang.

P.F. COLIN
Stadsklerk

Munisipale Kantore
Wandererslaan
Posbus 14
Middelburg
1050
17 Oktober 1990
Kennisgewing Nr. 23/V/1990

LOCAL AUTHORITY NOTICE 3653

**TOWN COUNCIL OF MIDDELBURG,
TRANSVAAL**

AMENDMENT OF BY-LAWS RELATING TO THE STORAGE, USE AND HANDLING OF FLAMMABLE LIQUIDS AND SUBSTANCE

The Town Clerk of Middelburg (Tvl) hereby, in terms of Section 101 of the Local Government Ordinance, Ordinance 17 of 1939, publishes the

By-laws set forth hereinafter, which have been made by the Council in terms of Section 96 of the said Ordinance.

The By-laws relating to the Storage, use and handling of flammable liquids, published under Administrator's Notice 230 dated 16 February 1983, as amended, are hereby further amended as follows:

By the substitution in Section 1 of schedule 1 for the amount of "R50" of the amount "R150".

By the substitution in Section 2 of schedule 1 for the amount of "R10" of the amount "R50".

By the substitution in Section 3 of schedule 1 for the amount of "R10" of the amount "R50".

By the substitution in Section 4 of schedule 1 for the amount of "R4" of the amount "R50".

By the substitution in Section 5 of schedule 1 for the amount of "R10" of the amount "R50".

By the substitution in Section 6(1) of schedule 1 for the amount of "R4" of the amount "R50".

By the substitution in Section 6(2) of schedule 1 for the amount of "R6" of the amount "R50".

By the substitution in Section 6(3) of schedule 1 for the amount of "R8" of the amount "R50".

By the substitution in Section 6(4) of schedule 1 for the amount of "R10" of the amount "R50".

By the substitution in Section 6(5) of schedule 1 for the amount of "R20" of the amount "R50".

By the substitution in Section 7 of schedule 1 for the amount of "R1" of the amount "R10".

By the substitution in Section 1 of schedule 2 for the amount of "R4" of the amount "R20".

By the substitution in Section 2 of schedule 2 for the amount of "R2" of the amount "R10".

By the substitution in Section 3 of schedule 2 for the amount of "R1" of the amount "R10".

By the substitution in Section 124(a) for the amount "R100" of the amount "R500".

By the substitution in Section 124(b) for the amount "R10" of the amount "R50".

P F COLIN
Town Clerk

Municipal Buildings
Wanderers Avenue
PO Box 14
Middelburg
1050
17 October 1990
Notice No. 23/V/1990

strateurskennisgewing 790 van 30 Junie 1982 soos gewysig, word hiermee soos volg verder gewysig:

Deur die Bedrag "R10" in artikel 1(1) van die Bylae met "R30" te vervang.

Deur die Bedrag "R40" in artikel 1(2) van die Bylae met "R100" te vervang.

Deur die Bedrag "R20" in artikel 1(3) van die Bylae met "R50" te vervang.

Deur die Bedrag "R20" in artikel 2(1) van die Bylae met "R60" te vervang.

Deur die Bedrag "R80" in artikel 2(2) van die Bylae met "R200" te vervang.

Deur die Bedrag "R20" in artikel 2(3) van die Bylae met "R100" te vervang.

P. F. COLIN
Stadsklerk

Munisipale Kantore
Wandererslaan
Posbus 14
Middelburg
1050
Kennisgewing No. 24/V/1990
17 Oktober 1990

LOCAL AUTHORITY NOTICE 3654

**TOWN COUNCIL OF MIDDELBURG,
TRANSVAAL**

**AMENDMENT OF STANDARD BY-LAWS
RELATING TO THE FIRE SERVICES**

The Town Clerk of Middelburg (Tvl) hereby, in terms of Section 101 of the Local Government Ordinance, Ordinance 17 of 1939, publishes the By-laws set forth hereinafter, which have been made by the Council in terms of Section 96 of the said Ordinance.

The Standard By-laws relating to Fire Brigade Services published under Administrator's Notice 1771 dated 23 December 1981 and adopted by the Town Council under Administrator's Notice 790 of 30 June, as amended, are hereby further amended as follows:

By the substitution in Section 1(1) of the schedule for the amount of "R10" of the amount "R30".

By the substitution in Section 1(2) of the schedule for the amount "R40" of the amount "R100".

By the substitution in Section 1(3) of the schedule for the amount "R20" of the amount "R50".

By the substitution in Section 2(1) of the schedule for the amount "R20" of the amount "R60".

By the substitution in Section 2(2) of the schedule for the amount "R80" of the amount "R200".

By the substitution in Section 2(3) of the schedule for the amount "R20" of the amount "R100".

P F COLIN
Town Clerk

Municipal Buildings
Wanderers Avenue
P.O. Box 14
Middelburg
1050
Notice No. 24/V/90
17 October 1990

**PLAASLIKE BESTUURSKENNISGEWING
3654**

STADSRAAD VAN MIDDELBURG

WYSIGING VAN STANDAARD VERORDENINGE BETREFFENDE BRANDWEERDIENSTE

Die Stadsklerk van Middelburg (Tvl) publiseer hierby ingevolge Artikel 101 van die Ordonnansie op Plaaslike Bestuur, Ordonnansie 17 van 1939, die Verordeninge hierna uiteengesit wat deur die Raad ingevolge Artikel 96 van gemelde Ordonnansie opgestel is.

Die Standaard Verordeninge betreffende Brandweerdienste, afgekondig by Administrateurskennisgewing 1771 van 23 Desember 1981, en deur die Stadsraad aangeneem by Admini-

PLAASLIKE BESTUURSKENNISGEWING 3655		(b) Gedenkplaat op gedenkmuur in krematorium-seksie.....	15,00	15,00	(3) For the second placing of ashes in a niche in the memorial wall	15,00	15,00
STADSRAAD VAN MIDDELBURG, TRANSVAAL		P.F. COLIN Stadsklerk					
WYSIGING VAN VASSTELLING VAN GELDE		Munisipale Geboue Wandererslaan Posbus 14 Middelburg 1050 Kennisgewing No. 16/V/90 17 Oktober 1990					
BEGRAAFPLAASVERORDENINGE							
Kennis geskied hiermee ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Middelburg by Spesiale Besluit, die Vasstelling van Gelde vir die Begraafplaasverordeninge soos gepubliseer onder Kennisgewingnommer 9/1987 van 30 Desember 1987 in die Provinciale Koerant, met ingang 1 Julie 1990, verder soos volg gewysig het:							
Deur Artikels 1, 2, 3 en 4 van die Tarief van Gelde in die Bylae met die volgende te vervang:							
1 GELDE VIR TERAARDBESTELLING							
(1) Begraafplaas vir Blankes of Asiërs:							
Vir die oopmaak en/of toemaak van 'n graf vir —							
(a) 'n volwassene.....	150,00	300					
(b) 'n kind of doodgebore kind.....	75,00	150,00					
(c) Vir die heroopmaak van 'n 8' graf	75,00	150,00					
(d) Vir die dieper maak van 'n graf	65,00	125,00					
(e) Vir die groter, langer of wyer maak van 'n graf	65,00	125,00					
(f) In uitsonderlike gevalle wanneer op 'n Saterdag, openbare vakansiedag of laaste Vrydag van maand begrawe word — slegs tussen 09:00 en 13:00.....	125,00	250,00					
(2) Begraafplaas vir Kleurlinge:							
Vir die oopmaak en/of toemaak van 'n graf vir —							
(a) 'n volwassene.....	50,00	100,00					
(b) 'n kind of doodgebore kind.....	25,00	50,00					
2 RESERVERING VAN PRIVATE GRAFPERSEL WAARBY DIE GELDE SOOS UITEENGESIT IN ITEM 1 INGESLUIT IS							
(1) Vir 'n private grafpersel in die begraafplaas vir Blankes of Asiërs	300,00	500,00					
(2) Vir 'n private grafpersel in die begraafplaas vir Kleurlinge.....	75,00	150,00					
3 GELDE VIR VERASSING							
(1) Vir 'n nis in die gedenkmuur.....	75,00	150,00					
(2) Vir die begrawing van as in 'n bestaande graf.....	50,00	100,00					
(3) Vir die tweede plasing van as in 'n nis in die gedenkmuur	15,00	15,00					
4 AANSOEK OM TOESTEMMING VIR OPRIGTING VAN GEDENKWERKE OP GRAFTE OF IN GEDENKSEKSIE VAN KREMATORIUM							
(a) Gedenkwerk op grafe — volwasse of kind	15,00	15,00					
		Municipal Building Wanderers Avenue P.O. Box 14 Middelburg 1050 Notice No. 16/V/90 17 October 1990					
		LOCAL AUTHORITY NOTICE 3655					
		TOWN COUNCIL OF MIDDLEBURG, TRANSVAAL					
		AMENDMENT OF DETERMINATION OF CHARGES					
		CEMETERY BY-LAWS					
		Notice is hereby given in terms of section 80B(8) of the Local Government Ordinance, 1939, that the Town Council of Middelburg has by Special Resolution, further amended the Determination of Charges of the Cemetery By-laws published under the Notice 9/1987 of 30 December 1987 in the Provincial Gazette, as follows with effect from 1 July 1990.					
		By the substitution of Section 1, 2, 3 and 4 of the Tariff of Charges under the Schedule of the following:					
		1 INTERMENT CHARGES					
		(1) White or Asian Cemetery:					
		For opening and/or closing of a grave for —					
		(a) an adult	150,00	300,00			
		(b) a child or stillborn child	75,00	150,00			
		(c) For the reopening of a 8' grave	75,00	150,00			
		(d) For the deepening of a grave	65,00	125,00			
		(e) For the enlarging, widening and lengthening of a grave	65,00	125,00			
		(f) In exceptional circumstances when a burial takes place on a Saturday, Public Holiday or last Friday of the month —only between 09:00 and 13:00	125,00	250,00			
		(2) Coloured Cemetery:					
		For opening and/or closing of a grave for —					
		(a) an adult	50,00	100,00			
		(b) a child or stillborn child	25,00	50,00			
		2 RESERVATION OF PRIVATE GRAVE PLOT WHEREBY THE CHARGES AS SET FORTH IN ITEM 1, ARE INCLUDED					
		(1) For a private grave plot in a White or Asian cemetery.....	300,00	500,00			
		(b) For a private plot in a Coloured cemetery.....	75,00	150,00			
		3. CHARGES FOR CREMATION					
		(1) For a niche in the memorial wall.....	75,00	150,00			
		(2) For the burial of ashes in an existing grave	50,00	100,00			
		P.F. COLIN Town Clerk					
		Municipal Building Wanderers Avenue P.O. Box 14 Middelburg 1050 Notice No. 16/V/90 17 October 1990					
		PLAASLIKE BESTUURSKENNISGEWING 3656					
		STADSRAAD VAN MIDDLEBURG, TRANSVAAL					
		WYSIGING VAN VASSTELLING VAN GELDE					
		VIR DIE UITREIKING VAN SERTIFIKATE EN VERSTREKKING VAN INLIGTING					
		Kennis geskied hiermee ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Middelburg by Spesiale Besluit, die Vasstelling van Gelde vir die Uitreiking van Sertifikate en Verstrekking van inligting soos gepubliseer onder Kennisgewing 4/7/1988 van 27 April 1988 in die Provinciale Koerant, met ingang 1 Julie 1990 verder soos volg gewysig het:					
		Deur die bedrag "R8" in artikel 1 van die Bylae met "R9,60" te vervang.					
		Deur die bedrag "R3" in artikel 2 van die Bylae met "R3,60" te vervang.					
		Deur die bedrag "R3" in artikel 3 van die Bylae met "R3,60" te vervang.					
		Deur die bedrag "R30" in artikel 4 van die Bylae met "R36" te vervang.					
		Deur die bedrag van "80" in artikel 5 van die Bylae met "R1,00" te vervang.					
		Deur die bedrag "R10" in artikel 6 van die Bylae met "R12" te vervang.					
		Deur die bedrag "R120" in artikel 7(1) van die Bylae met "R144" te vervang.					
		Deur die bedrag "R200" in artikel 7(2) van die Bylae met "R240" te vervang.					
		Deur die bedrag "R150" in artikel 7(3) van die Bylae met "R180" te vervang.					
		Deur die bedrag "RS" in artikel 8(1)(a) van die Bylae met "R6" te vervang.					
		Deur die bedrag "R18" in artikel 8(1)(b) van die Bylae met "R72" te vervang.					
		Deur die bedrag "R20" in artikel 8(1)(c) van die Bylae met "R24" te vervang.					
		Deur die bedrag "R20" in artikel 8(1)(d) van die Bylae met "R24" te vervang.					
		Deur die bedrag "R10" in artikel 8(2)(a) van die Bylae met "R12" te vervang.					
		Deur die bedrag "R35" in artikel 8(2)(b) van die Bylae met "R42" te vervang.					

Deur die bedrag "R40" in artikel 8(2)(c) van die Bylae met "R48" te vervang.

Deur die bedrag "R40" in artikel 8(2)(d) van die Bylae met "R48" te vervang.

Deur die bedrag "R10" in artikel 9 van die Bylae met "R12" te vervang.

P.F. COLIN
Stadsklerk

Munisipale Geboue
Wandererslaan
Posbus 14
Middelburg
1050
Kennisgewing No. 18/V/1990
17 Oktober 1990

LOCAL AUTHORITY NOTICE 3656

TOWN COUNCIL OF MIDDELBURG,
TRANSVAAL

AMENDMENT OF DETERMINATION OF CHARGES

THE ISSUE OF CERTIFICATES AND FURNISHING OF INFORMATION

Notice is hereby given in terms of section 80B(8) of the Local Government Ordinance, 1939, that the Town Council of Middelburg has by Special Resolution, further amended the Determination of Charges for the Issue of Certificates and Furnishing of Information published under the Notice 4/T/1988 of 27 April 1988 in the Provincial Gazette, as follows with effect from 1 July 1990.

By the substitution in Section 1 in the Schedule for the amount "R8" of the amount "R9,60".

By the substitution in Section 2 in the Schedule for the amount "R3" of the amount "R3,60".

By the substitution in Section 3 in the Schedule for the amount "R3" of the amount "R3,60".

By the substitution in Section 4 in the Schedule for the amount "R30" of the amount "R36".

By the substitution in Section 5 in the Schedule for the amount "80" of the amount "R100".

By the substitution in Section 6 in the Schedule for the amount "R10" of the amount "R12".

By the substitution in Section 7(1) in the Schedule for the amount "R120" of the amount "R144".

By the substitution in Section 7(2) in the Schedule for the amount "R200" of the amount "R240".

By the substitution in Section 7(3) in the Schedule for the amount "R150" of the amount "R180".

By the substitution in Section 8(1)(b) in the Schedule for the amount of "R18" of the amount "R72".

By the substitution in Section 8(1)(c) in the Schedule for the amount "R20" of the amount "R24".

By the substitution in Section 8(1)(d) in the Schedule for the amount "R20" of the amount "R24".

By the substitution in Section 8(2)(a) in the Schedule for the amount "R35" of the amount "R42".

By the substitution in Section 8(2)(b) in the Schedule for the amount "R35" of the amount "R42".

By the substitution in Section 8(2)(c) in the Schedule for the amount "R40" of the amount "R48".

By the substitution in Section 8(2)(d) in the Schedule for the amount "R40" of the amount "R48".

By the substitution in Section 9 in the Schedule for the amount "R10" of the amount "R12".

P.F. COLIN
Town Clerk

Municipal Building
Wanderers Avenue
P.O. Box 14
Middelburg
1050
Notice No. 19/V/1990
17 October 1990

LOCAL AUTHORITY NOTICE 3656

TOWN COUNCIL OF MIDDELBURG,
TRANSVAAL

AMENDMENT OF DETERMINATION OF CHARGES

THE ISSUE OF CERTIFICATES AND FURNISHING OF INFORMATION

Notice is hereby given in terms of section 80B(8) of the Local Government Ordinance, 1939, that the Town Council of Middelburg has by Special Resolution, further amended the Determination of Charges for the Issue of Certificates and Furnishing of Information published under the Notice 4/T/1988 of 27 April 1988 in the Provincial Gazette, as follows with effect from 1 July 1990.

By the substitution in Section 1 in the Schedule for the amount "R8" of the amount "R9,60".

By the substitution in Section 2 in the Schedule for the amount "R3" of the amount "R3,60".

By the substitution in Section 3 in the Schedule for the amount "R3" of the amount "R3,60".

By the substitution in Section 4 in the Schedule for the amount "R30" of the amount "R36".

By the substitution in Section 5 in the Schedule for the amount "80" of the amount "R100".

By the substitution in Section 6 in the Schedule for the amount "R10" of the amount "R12".

By the substitution in Section 7(1) in the Schedule for the amount "R120" of the amount "R144".

By the substitution in Section 7(2) in the Schedule for the amount "R200" of the amount "R240".

By the substitution in Section 7(3) in the Schedule for the amount "R150" of the amount "R180".

By the substitution in Section 8(1)(b) in the Schedule for the amount of "R18" of the amount "R72".

By the substitution in Section 8(1)(c) in the Schedule for the amount "R20" of the amount "R24".

By the substitution in Section 8(1)(d) in the Schedule for the amount "R20" of the amount "R24".

By the substitution in Section 8(2)(a) in the Schedule for the amount "R35" of the amount "R42".

June 1977 and adopted by the Council under Administrator's Notice 1179 of 24 August 1977, as amended, are hereby further amended as follows:

By the substitution in Section 73(1) for the amount "R150" of the amount "R300".

By the substitution in Section 73(1) for the amount "R300" of the amount "R500".

By the substitution in Section 73(2) for the amount "R30" of the amount "R100".

P.F. COLIN
Town Clerk

Municipal Building
Wanderers Avenue
P.O. Box 14
Middelburg
1050
Notice No. 19/V/1990
17 October 1990

17

PLAASLIKE BESTUURSKENNISGEWING 3657

STADSRAAD VAN MIDDELBURG,
TRANSVAAL

WYSIGING VAN STANDAARD-RIOLERINGSVERORDENINGE

Die Stadsklerk van Middelburg (Tvl) publiseer hierby ingevolge Artikel 101 van die Ordonnansie op Plaaslike Bestuur, Ordonnansie 17 van 1939, die Verordeninge hierna uiteengesit wat deur die Raad ingevolge Artikel 96 van getmelde Ordonnansie opgestel is.

Die Standaardrioleringsverordeninge, afgekondig by Administrateurskennisgewing 665 van 8 Junie 1977 en deur die Raad-aangeneem by Administrateurskennisgewing 1179 van 24 Augustus 1977, soos gewysig, word hiermee soos volg verder gewysig:

Deur die bedrag "R150" in artikel 73(1) met "R300" te vervang.

Deur die bedrag "R300" in artikel 73(1) met "R500" te vervang.

Deur die bedrag "R30" in artikel 73(2) met "R100" te vervang.

P.F. COLIN
Stadsklerk

Munisipale Geboue
Wandererslaan
Posbus 14
Middelburg
1050
Kennisgewing No. 19/V/1990
Oktober 1990

LOCAL AUTHORITY NOTICE 3657

TOWN COUNCIL OF MIDDELBURG,
TRANSVAAL

AMENDMENT OF STANDARD DRAINAGE BY-LAWS

The Town Clerk of Middelburg (Tvl) hereby in terms of Section 101 of the Local Government Ordinance, Ordinance 17 of 1939, publishes the By-Laws set forth hereinafter, which have been made by the Council in terms of Section 96 of the said Ordinance.

The Standard Drainage By-Laws published under Administrator's Notice No 665 dated 8

PLAASLIKE BESTUURSKENNISGEWING 3658

STADSRAAD VAN MIDDELBURG,
TRANSVAAL

WYSIGING VAN VASSTELLING VAN GELDE

STADSAALVERORDENINGE

Kennis geskied hiermee ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Middelburg by Spesiale Besluit, die Vasstelling van Gelde vir Stadsaalverordeninge soos gepubliseer onder Kennisgewing 14/T/1988 van 24 Augustus 1988, soos gewysig, met ingang 1 Julie 1990 verder soos volg gewysig het:

Deur die bedrag "R80" in artikel 1(1)(a)(i) van die Bylae met "R100" te vervang.

Deur die bedrag "R60" in artikel 1(1)(a)(ii) van die Bylae met "R75" te vervang.

Deur die bedrag "R120" in artikel 1(1)(a)(iii) van die Bylae met "R150" te vervang.

Deur die bedrag "R60" in artikel 1(1)(b)(i) van die Bylae met "R75" te vervang.

Deur die bedrag "R40" in artikel 1(1)(b)(ii) van die Bylae met "R50" te vervang.

Deur die bedrag "R80" in artikel 1(1)(b)(iii) van die Bylae met "R100" te vervang.

Deur die bedrag "R20" in artikel 1(1)(d) van die Bylae met "R25" te vervang.

Deur die bedrag "R40" in artikel 1(2) van die Bylae met "R50" te vervang.

Deur die bedrag "R50" in artikel 1(3)(i) van die Bylae met "R63" te vervang.

Deur die bedrag "R30" in artikel 1(3)(ii) van die Bylae met "R38" te vervang.

Deur die bedrag "R80" in artikel 1(4) van die Bylae met "R100" te vervang.

Deur die bedrag "R18" in artikel 2(1) van die Bylae met "R23" te vervang.

Deur die bedrag "R9" in artikel 2(2) van die Bylae met "R12" te vervang.

Deur die bedrag "R3" in artikel 2(3) van die Bylae met "R4" te vervang.

Deur die bedrag "R1,50" in artikel 2(4) van die Bylae met "R2" te vervang.

Deur die bedrag "R0,50" in artikel 2(5) van die Bylae met "R0,60" te vervang.

<p>Deur die bedrag "R0,30" in artikel 2(6) van die Bylae met "R0,40" te vervang.</p> <p>Deur die bedrag "R0,20" in artikel 2(7) van die Bylae met "R0,25" te vervang.</p> <p>Deur die bedrag "R0,03" in artikel 2(8) van die Bylae met "R0,04" te vervang.</p> <p>Deur die bedrag "R3,00" in artikel 2(9) van die Bylae met "R3,75" te vervang.</p> <p>Deur die bedrag "R25" in artikel 2(10) van die Bylae met "R31,25" te vervang.</p> <p>Deur die volgende as artikel 2(11) by te voeg:</p> <p>Breekskade deposito: "R300,00"</p> <p>Deur die bedrag "R40" in artikel 3 van die Bylae met "R50" te vervang.</p> <p>Munisipale Geboue Wandererslaan Posbus 14 Middelburg 1050 17 Oktober 1990 Kennisgewing No 20/V/90</p>	<p>By the substitution in Section 2(1) in the Schedule for the amount of "R18" of the amount "R23".</p> <p>By the substitution in Section 2(2) in the Schedule for the amount of "R9" of the amount "R12".</p> <p>By the substitution in Section 2(3) in the Schedule for the amount of "R3" of the amount "R4".</p> <p>By the substitution in Section 2(4) in the Schedule for the amount of "R1,50" of the amount "R2,00".</p> <p>By the substitution in Section 2(5) in the Schedule for the amount of "R0,50" of the amount "R0,60".</p> <p>By the substitution in Section 2(6) in the Schedule for the amount of "R0,30" of the amount "R0,40".</p> <p>By the substitution in Section 2(7) in the Schedule for the amount of "R0,20" of the amount "R0,25".</p> <p>By the substitution in Section 2(8) in the Schedule for the amount of "R0,03" of the amount "R0,04".</p> <p>By the substitution in Section 2(9) in the Schedule for the amount of "R3" of the amount "R3,75".</p> <p>By the substitution in Section 2(10) in the Schedule for the amount of "R25" of the amount "R31,25".</p> <p>By the insertio of the following as Section 2(11):</p> <p>Breakage Deposit: R300,00.</p> <p>By the substitution in Section 3 in the Schedule for the amount of "R40" of the amount "R50".</p>	<p>Deur die bedrag "R15" in artikel 8(3) met "R30" te vervang.</p> <p>Deur die bedrag "R20" in artikel 8(4)(b) met "R50" te vervang.</p> <p>Deur die bedrag "R15" in artikel 8(5) met "R30" te vervang.</p> <p>Deur die bedrag "R7" in artikel 8(7)(b) met "R10" te vervang.</p> <p>Deur die bedrae "R5 plus R2,50" in artikel 8(7)(c) met "R25" te vervang.</p> <p>Deur die bedrag "R3" in artikel 9(4)(a) met "R5" te vervang.</p> <p>P.F. COLIN Stadsklerk</p> <p>Munisipale Geboue Wandererslaan Posbus 14 Middelburg 1050 17 Oktober 1990 Kennisgewing Nr. 17/V/1990</p>
<p>LOCAL AUTHORITY NOTICE 3658</p> <p>TOWN COUNCIL OF MIDDLEBURG, TRANSVAAL</p> <p>AMENDMENT OF DETERMINATION OF CHARGES</p> <p>TOWN HALL BY-LAWS</p>	<p>Notice is hereby given in terms of section 80B(8) of the Local Government Ordinance, 1939, that the Town Council of Middelburg as by Special Resolution, further amended the Determination of Charges for the Town Hall published under the Notice 14/T/1988 of 24 August 1988 in the Provincial Gazette, as follows with effect from 1 July 1990.</p> <p>By the substitution in Section 1(1)(a)(i) in the Schedule for the amount "R80" of the amount "R100".</p> <p>By the substitution in Section 1(1)(a)(ii) in the Schedule for the amount "R60" of the amount "R75".</p> <p>By the substitution in Section 1(1)(a)(iii) in the Schedule for the amount "R120" of the amount "R150".</p> <p>By the substitution in Section 1(1)(b)(i) in the Schedule for the amount "R60" of the amount "R75".</p> <p>By the substitution in Section 1(1)(b)(ii) in the Schedule for the amount "R40" of the amount "R50".</p> <p>By the substitution in Section 1(1)(b)(iii) in the Schedule for the amount "R80" of the amount "R100".</p> <p>By the substitution in Section 1(1)(d) in the Schedule for the amount "R20" of the amount "R25".</p> <p>By the substitution in Section 1(2) in the Schedule for the amount "R40" of the amount "R50".</p> <p>By the substitution in Section 1(3)(i) in the Schedule for the amount "R50" of the amount "R63".</p> <p>By the substitution in Section 1(3)(ii) in the Schedule for the amount "R30" of the amount "R38".</p> <p>By the substitution in Section 1(4) in the Schedule for the amount of "R80" of the amount "R100".</p>	<p>LOCAL AUTHORITY NOTICE 3659</p> <p>TOWN COUNCIL OF MIDDLEBURG, TRANSVAAL</p> <p>AMENDMENT OF DETERMINATION OF CHARGES</p> <p>STANDARD ELECTRICITY BY-LAWS</p>
<p>PLAASLIKE BESTUURSKENNISGEWING 3659</p> <p>STADSRAAD VAN MIDDLEBURG, TRANSVAAL</p> <p>WYSIGINGS VAN VASSTELLING VAN GELDE</p> <p>STANDAARD ELEKTRISITEITSVERORDENINGE</p>	<p>Kennis geskied hiermee ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Middelburg by Spesiale Besluit, die Vasselling van Gelde vir die voorsiening van elektrisiteit, soos gepubliseer onder Kennisgewing 1/1985 van 31 Julie 1985 in die Provinciale Koerant, soos gewysig, met ingang 1 Julie 1990 verder soos volg gewysig het:</p> <p>Deur die bedrag "R15" in artikel 8(1)(a) met "R35" te vervang.</p> <p>Deur die bedrag "R6" in artikel 8(1)(b) met "R15" te vervang.</p> <p>Deur die bedrag "R6" in artikel 8(2)(b)(i) met "R30" te vervang.</p> <p>Deur die bedrag "R15" in artikel 8(2)(b)(ii) met "R30" te vervang.</p> <p>Deur die bedrag "R21" in artikel 8(2)(b)(iii) met "R40" te vervang.</p>	<p>Notice is hereby given in terms of section 80B(8) of the Local Government Ordinance, 1939, that the Town Council of Middelburg has by Special Resolution, further amended the Determination of Charges for the supply of electricity published under the Notice 1/1985 of 31/7/85 in the Provincial Gazette, as follows with effect from 1 July 1990.</p> <p>By the substitution in Section 8(1)(a) for the amount "R15" of the amount "R35".</p> <p>By the substitution in Section 8(1)(b) for the amount "R6" of the amount "R15".</p> <p>By the substitution in Section 8(2)(b)(i) for the amount "R6" of the amount "R30".</p> <p>By the substitution in Section 8(2)(b)(ii) for the amount "R15" of the amount "R30".</p> <p>By the substitution in Section 8(1)(b)(iii) for the amount "R21" of the amount "R40".</p> <p>By the substitution in Section 8(3) for the amount "R15" of the amount "R30".</p> <p>By the substitution in Section 8(4)(a) for the amount "R15" of the amount "R30".</p> <p>By the substitution in Section 8(4)(b) for the amount "R20" of the amount "R50".</p> <p>By the substitution in Section 8(5) for the amount "R15" of the amount "R30".</p> <p>By the substitution in Section 8(7)(b) for the amount "R7" of the amount "R10".</p> <p>By the substitution in Section 8(7)(a) for the amount "R5 and R2,50" of the amount of "R25".</p>
<p>Municipal Building Wanderers Avenue PO Box 14 Middelburg 1050 17 October 1990 Notice No. 20/V/90</p>	<p>P.F. COLIN Town Clerk</p> <p>Municipal Building Wanderers Avenue PO Box 14 Middelburg 1050 17 October 1990 Notice No. 17/V/1990</p>	<p>LOCAL AUTHORITY NOTICE 3659</p> <p>TOWN COUNCIL OF MIDDLEBURG, TRANSVAAL</p> <p>AMENDMENT OF DETERMINATION OF CHARGES</p> <p>STANDARD ELECTRICITY BY-LAWS</p> <p>PLAASLIKE BESTUURSKENNISGEWING 3659</p> <p>STADSRAAD VAN MIDDLEBURG, TRANSVAAL</p> <p>WYSIGINGS VAN VASSTELLING VAN GELDE</p> <p>STANDAARD ELEKTRISITEITSVERORDENINGE</p> <p>Kennis geskied hiermee ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Middelburg by Spesiale Besluit, die Vasselling van Gelde vir die voorsiening van elektrisiteit, soos gepubliseer onder Kennisgewing 1/1985 van 31 Julie 1985 in die Provinciale Koerant, soos gewysig, met ingang 1 Julie 1990 verder soos volg gewysig het:</p> <p>Deur die bedrag "R15" in artikel 8(1)(a) met "R35" te vervang.</p> <p>Deur die bedrag "R6" in artikel 8(1)(b) met "R15" te vervang.</p> <p>Deur die bedrag "R6" in artikel 8(2)(b)(i) met "R30" te vervang.</p> <p>Deur die bedrag "R15" in artikel 8(2)(b)(ii) met "R30" te vervang.</p> <p>Deur die bedrag "R21" in artikel 8(2)(b)(iii) met "R40" te vervang.</p>

PLAASLIKE BESTUURSKENNISGEWING 3660

STADSRAAD VAN MIDDELBURG, TRANSVAAL
WYSIGINGS VAN VASSTELLING VAN GELDE
STANDAARD ELEKTRISITEITSVERORDENINGE

Kennis geskied hiermee ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Middelburg by Speciale Besluit, die Vasstelling van Gelde vir die voorsiening van elektrisiteit, soos gepubliseer onder Kennisgewing 1/1985 van 31 Julie 1985 in die Provinciale Koerant, soos gewysig, met ingang 1 Maart 1990 verder soos volg gewysig het:

Deur die tabel in item 3(2) soos volg uit te brei:

(c)	Stadsraad van Mhluzi	Die aanvraagheffing soos in groep (b) betaalbaar X 100	Die energieheffing soos in groep (b) betaalbaar X 100
		109	109

P.F. COLIN
Stadsklerk

Munisipale Geboue
Wandererslaan
Posbus 14
Middelburg
1050
17 Oktober 1990
Kennisgewing Nr. 30/V/1990

PLAASLIKE BESTUURSKENNISGEWING 3661

STADSRAAD VAN MIDDELBURG

WYSIGING VAN STADSAALVERORDENINGE

Die Stadsklerk van Middelburg (Tvl) publiseer hierby ingevolge Artikel 101 van die Ordonnansie op Plaaslike Bestuur, Ordonnansie 17 van 1939, die Verordeninge hierna uiteengesit wat deur die Raad ingevolge Artikel 96 van gemelde Ordonnansie opgestel is.

Die Stadsaalverordeninge, afgekondig by Administrateurskennisgewing 67 van 29 Januarie 1958, soos gewysig, word hiermee soos volg verder gewysig:

Deur die bedrag van "R20" in artikel 36 met "R100" te vervang.

P.F. COLIN
Stadsklerk

Munisipale Geboue
Wandererslaan
Posbus 14
Middelburg
1050
Kennisgewing No. 29/V/1990
17 Oktober 1990

LOCAL AUTHORITY NOTICE 3661

TOWN COUNCIL OF MIDDELBURG, TRANSVAAL

AMENDMENT OF TOWN HALL BY-LAWS

The Town Clerk of Middelburg (Tvl) hereby, in terms of Section 101 of the Local Government Ordinance, Ordinance 17 of 1939, publishes the by-laws set forth hereinafter, which have been made by the Council in terms of Section 96 of the said Ordinance.

The Town Hall By-laws published under Administrator's Notice 67 dated 29 January 1958, as amended are hereby further amended as follows:

By the substitution in Section 36 for the amount "R20" of the amount "R100".

Municipal Building
Wanderers Avenue
PO Box 14
Middelburg
1050
Notice No. 29/V/1990
17 October 1990

P.F. COLIN
Town Clerk

17

PLAASLIKE BESTUURSKENNISGEWING 3662

STADSRAAD VAN MIDDELBURG

WYSIGING VAN PARKEERTERREINVERORDENINGE

Die Stadsklerk van Middelburg (Tvl) publiseer hierby ingevolge Artikel 101 van die Ordonnansie op Plaaslike Bestuur, Ordonnansie 17 van 1939, die Verordeninge hierna uiteengesit wat deur die Raad ingevolge Artikel 96 van gemelde Ordonnansie opgestel is.

Die Parkeerterreinverordeninge, afgekondig by Administrateurskennisgewing 91 van 31 Januarie 1979, soos gewysig, word hiermee soos volg verder gewysig:

Deur die skrapping van die volgende in artikel 1 van die Bylae:

"5c: 15 Minute."

"10c: 30 Minute"

Deur die invoeging van die volgende in artikel 1 van die Bylae:

"20c: 30 Minute"

Deur die bedrag "R15" in artikel 3 van die Bylae met "R40" te vervang.

P.F. COLIN
Stadsklerk

Munisipale Kantore
Wandererslaan
Posbus 14
Middelburg
1050
Kennisgewing No. 28/V/1990
17 Oktober 1990

Municipal Buildings
Wanderers Avenue
PO Box 14
Middelburg
1050
Notice No. 28/V/1990
17 October 1990

P F COLIN
Town Clerk

PLAASLIKE BESTUURSKENNISGEWING 3663

STADSRAAD VAN MIDDELBURG

WYSIGING VAN STANDAARD VERORDENINGE BETREFFENDE HONDE

Die Stadsklerk van Middelburg (Tvl) publiseer hierby ingevolge Artikel 101 van die Or-

17

LOCAL AUTHORITY NOTICE 3660

TOWN COUNCIL OF MIDDELBURG, TRANSVAAL
AMENDMENT OF DETERMINATION OF CHARGES
STANDARD ELECTRICITY BY-LAWS

Notice is hereby given in terms of section 80B(8) of the Local Government Ordinance, 1939, that the Town Council of Middelburg has by Special Resolution, Further amended the Determination of Charges for the supply of electricity published under the Notice 1/1985 of 31 July 1985 in the Provincial Gazette, as follows with effect from 1 March 1990.

By extending the table in item 3(2) as follows:

(c)	Town Council of Mhluzi	The demand charge payable as in group (b) X 100	The energy charge payable as in group (b) X 100
		109	109

P. F. COLIN
Town Clerk

Municipal Building
Wanderers Avenue
PO Box 14
Middelburg
1050
17 October 1990
Notice No. 30/V/90

17

donnansie op Plaaslike Bestuur, Ordonnansie 17 van 1939, die Verordeninge hierna uiteengesit wat deur die Raad ingevolge Artikel 96 van gemelde Ordonnansie opgestel is.

Die Standaard Verordeninge Betreffende Honde, afgekondig by Administrateurskennisgewing 1387 van 14 Oktober 1981 en deur die Stadsraad aanvaar by Administrateurskennisgewing 1650 van 10 November 1982, soos gewysig, word hiermee soos volg verder gewysig:

Deur die bedrag "R50" in artikel 3 van die Bylae met "R75" te vervang.

Deur die bedrag "R50" in artikel 4 van die Bylae met "R75" te vervang.

Deur die bedrag "R100" in artikel 22 met "R500" te vervang.

Munisipale Kantore
Wandererslaan
Posbus 14
Middelburg
1050
Kennisgewing No. 27/V/1990
17 Oktober 1990

P.F. COLIN
Stadsklerk

LOCAL AUTHORITY NOTICE 3663

TOWN COUNCIL OF MIDDELBURG, TRANSVAAL

AMENDMENT OF STANDARD BY-LAWS RELATING TO DOGS

The Town Clerk of Middelburg (Tvl) hereby publishes in terms of Section 101 of the Local Government Ordinance, Ordinance 17 of 1939, the by-laws set forth hereinafter, which have been made by the Council in terms of Section 96 of the said Ordinance.

The Standard By-laws relating to Dogs, published under Administrator's Notice 1387 dated 14 October 1981, and adopted by the Town Council under Administrator's Notice 1650 of 10 November 1982, as amended, are hereby further amended as follows:

By the substitution in Section 3 of the schedule for the amount "R50" of the amount "R75".

By the substitution in Section 4 of the schedule for the amount "R50" of the amount "R75".

By the substitution in Section 22 for the amount "R100" of the amount "R500".

P.F. COLIN
Town Clerk

Municipal Buildings
Wanderers Avenue
PO Box 14
Middelburg
1050
Notice No. 27/V/1990
17 October 1990

17

PLAASLIKE BESTUURSKENNISGEWING 3664

STADSRAAD VAN MIDDELBURG

WYSIGING VAN VERORDENINGE VIR DIE REGULERING VAN GEMEENSKAP- SALE IN EASTDENE EN NASARET

Die Stadsklerk van Middelburg (Tvl) publiseer hierby ingevolge Artikel 101 van die Ordonnansie op Plaaslike Bestuur, Ordonnansie 17 van 1939, die Verordeninge hierna uiteengesit

wat deur die Raad ingevolge Artikel 96 van gemelde Ordonnansie opgestel is.

Die Verordeninge vir die Regulering van Gemeenskapsale in Eastdene en Nasaret, afgekondig by Administrateurskennisgewing 433 van 23 Maart 1983 soos gewysig, word hiermee soos volg verder gewysig:

Deur die bedrag "R40" in artikel 1(1) van Bylae B met "R60" te vervang.

Deur die bedrag "R20" in artikel 4(1) van Bylae B met "R1,50" per uur te vervang.

Deur die bedrag "R30" in artikel 1(i)(a) van Bylae A met "R75" te vervang.

Deur die volgende as artikel 6 in Bylae A in te voeg:

"Deposit R50,00."

Munisipale Kantore
Wandererslaan
Posbus 14
Middelburg
1050
Kennisgewing No. 26/V/1990
17 Oktober 1990

P.F. COLIN
Stadsklerk

LOCAL AUTHORITY NOTICE 3664

TOWN COUNCIL OF MIDDELBURG, TRANSVAAL

AMENDMENT OF BY-LAWS FOR THE REGULATING OF THE COMMUNITY HALLS IN EASTDENE AND NASARET

The Town Clerk of Middelburg (Tvl) hereby, in terms of Section 101 of the Local Government Ordinance, Ordinance 17 of 1939, publishes the by-laws set forth hereinafter, which have been made by the Council in terms of Section 96 of the said Ordinance.

The By-laws for the regulating of Community Halls in Eastdene and Nasaret published under Administrator's Notice 433 dated 23 March 1983, as amended, are hereby further amended as follows:

By the substitution in Section 1(1) of schedule B for the amount of "R40" of the amount "R60".

By the substitution in Section 4(1) of schedule B for the amount "R20" of the amount "R1,50" per hour.

By the substitution in Section 1(i)(a) of schedule A for the amount "R30" of the amount "R75".

By the insertion of the following as section 6 under schedule A:

"Deposit R50,00"

Municipal Buildings
Wanderers Avenue
PO Box 14
Middelburg
1050
Notice No. 26/V/1990
17 October 1990

P.F. COLIN
Town Clerk

donnansie op Plaaslike Bestuur, Ordonnansie 17 van 1939, die Verordeninge hierna uiteengesit wat deur die Raad ingevolge Artikel 96 van gemelde Ordonnansie opgestel is.

Die Standaard-biblioteekverordeninge, afgekondig by Administrateurskennisgewing No 218 van 23 Maart 1966 en deur die Raad aanvaar by Administrateurskennisgewing 909 van 23 November 1966, soos gewysig, word hiermee soos volg verder gewysig:

Deur item 3(1)(a)(ii) as volg te wysig:

3(1)(a)(ii) Alle permanente inwoners van die dorp sluit gratis aan. Tydelike lede, dit is alle persone wat op die stadium van aansluiting nie 'n permanente adres in die dorp kan verstrek nie, byvoorbeeld Weermagslede (Dienspligtiges), Verpleegstertehuis-inwoners, Hotelinwoners, Krugerdamoord-inwoners, Polisie-eenhede, vakansiegangers, ensovoorts, kan aansluit teen 'n betaling van 'n deposito van R40,00 terugbetaalbaar by kanselliasie van lidmaatskap en terugbesorging van boeke. (Slegs 2 boeke kan uitgeneem word.)

Deur die volgende as item 14 in te voeg:

TARIEWE VIR VERHURING VAN DIE BIBLIOTEEK SE OUDITORIUM

14(1) Maandae tot Saterdae (behalwe openbare vakansiedae) tussen 8:00 en 24:00.

(a) Deposit

(i) Breekskade deposito (terugbetaalbaar) R150,00 per geleenthed.

(b) Huurgelde

(i) Welsynsorganisasies: R50,00.

(ii) Munisipale- en biblioteek-gebruik: Gratis.

(iii) Alle ander instansies: R75,00.

(iv) Vooruitbesprekings:

(a) Minstens 6 besprekings per kalenderjaar: R50,00 (per dag).

(b) Minstens 10 besprekings per kalenderjaar: R450,00 (per jaar).

Hernommer item 14 na item 15 en item 15 na item 16.

Deur die volgende as item 17 by te voeg:

17 FONOPLAATOORTREDINGS

(a) Verlies van binneplastiekssakke: R1,00.

(b) Vuil en vol vingermerke (plaat): R2,00.

(c) Verlies van buiteplastiekomslag: R2,00.

(d) Beskadige fonoplaat: Betaal ten volle.

(e) Verlies van plaatomslag: Betaal ten volle.

P.F. COLIN
Stadsklerk

Munisipale Gebou
Wandererslaan
Posbus 14
Middelburg
1050
Kennisgewing No. 25/V/90
17 Oktober 1990

LOCAL AUTHORITY NOTICE 3665

TOWN COUNCIL OF MIDDELBURG

AMENDMENT OF STANDARD LIBRARY BY-LAWS

The Town Clerk of Middelburg (Tvl) hereby in terms of Section 101 of the Local Government Ordinance, Ordinance 17 of 1939, publishes the By-laws set forth hereinafter, which have been

PLAASLIKE BESTUURSKENNISGEWING 3665

STADSRAAD VAN MIDDELBURG

WYSIGING VAN STANDAARD-BIBLIO- TEEKVERORDENINGE

Die Stadsklerk van Middelburg (Tvl) publiseer hierby ingevolge Artikel 101 van die Ordonnansie op Plaaslike Bestuur, Ordonnansie 17 van 1939, die Verordeninge hierna uiteengesit

made by the Council in terms of Section 96 of the said Ordinance.

The Standard Library By-laws published under Administrator's Notice no 218 dated 23 March 1966 and adopted by the Council under Administrator's Notice 909 of 23 November 1966, as amended, are hereby further amended as follows:

By the amendment of item 3(1)(a)(ii) as follows:

3(1)(a)(ii) All permanent residents of the town join free of charge. Temporary members, i.e. all persons who do not have a permanent address in the town, eg National servicemen, nursing-home residents, hotel guests, Krugerdam resort residents, Police units, holiday makers etc., may join after paying a R40,00 deposit which is refundable with cancellation of membership and returning of books. (Only two books that may be taken-out).

By the insertion of the following as item 14:

TARIFFS FOR THE HIRING OF THE LIBRARY'S AUDITORIUM

14(1) Monday's to Saturday's (except public holidays) from 8:00 to 24:00.

(a) Deposit

(i) Breakages deposit (refundable): R150,00 per occasion.

(b) Rental

(i) Welfare organisations: R50,00.

(ii) Municipal and Library-use: Free.

(iii) All other organizations: R75,00.

(iv) Bookings in advance

(a) At least 6 bookings per calendar year: R50,00 (per day).

(b) At least 10 bookings per calendar year: R450,00 (per year).

Re-number item 14 to item 15, and 15 to item 16.

Add the following as item 17:

17 PHONOGRAM TRESPASSING

(a) Loss of inner plastic cover: R1,00.

(b) Record dirty and fingerprinted: R2,00.

(c) Loss of outer plastic cover: R2,00.

(d) Damaged record: Refund fully.

(e) Loss of record-cover: Refund fully.

P.F. COLIN
Town Clerk

Municipal Building
Wanderers Avenue
P.O. Box 14
Middelburg
1050
Notice No. 25/V/90
17 October 1990

17

PLAASLIKE BESTUURSKENNISGEWING 3666

STADSRAAD VAN MIDDELBURG (TRANSVAAL)

AANNAME VAN STANDAARDVERORDENINGE BETREFFENDE OPENBARE GERIEWE

Kennis geskied hiermee ingevolge die bepaling van artikel 96 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, dat hy 'n wysigingskema synde 'n wysiging van Halfway House en Clayville-dorpsbeplanningskema, 1976, wat uit dieselfde grond as die dorp Halfway House Uitbreiding 43 bestaan, goedgekeur het.

Plaaslike Bestuur, 1939, dat die Stadsraad van Middelburg van voorname is om die Standaardverordeninge Betreffende Openbare Geriewe, aangekondig by Kennisgewing 60 van 1990, sonder wysiging, as verordeninge van die Raad te aanvaar.

Die Standaardverordeninge lê ter insae by die Kantoor van die Stadssekretaris tot 31 Oktober 1990. Enige persoon wat beswaar het teen die aanname van die Standaardverordeninge moet sodanige beswaar skriftelik by die Stadsklerk indien, voor of op 31 Oktober 1990.

P.F. COLIN
Stadsklerk

Munisipale Kantore
Middelburg

LOCAL AUTHORITY NOTICE 3666

TOWN COUNCIL OF MIDDELBURG (TRANSVAAL)

ADOPTION OF STANDARD PUBLIC AMENITIES BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Middelburg intends to adopt the Standard Public Amenities By-laws, published under Notice 60 of 1990, without amendment, as By-laws made by the Council.

Copies of the By-laws are open for inspection at the Office of the Town Secretary until 31 October 1990. Any person who desires to record his objection to the said Standard By-laws, must submit such objection in writing with the Town Clerk on or before 31st October 1990.

P.F. COLIN
Town Clerk

Municipal Offices
Middelburg

17

PLAASLIKE BESTUURSKENNISGEWING 3667

STADSRAAD VAN MIDRAND

KENNISGEWING VAN HALFWAY HOUSE EN CLAYVILLE-WYSIGINGSKEMA NO. 390

Kennis geskied hiermee ingevolge Artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe 1986 (Ordonnansie 15 van 1986) dat die Stadsraad van Midrand goedkeuring aan die wysiging van die Dorpsbeplanningskema deur die hersonering van Hoewe 34 Halfway House Estate Landbouhouwees van "Landbou" na "Kommersiel" verleen het.

Kaart 3 en die skemaklousules van die wysigingskema lê ter insae te alle redelike tye by die kantore van die Provinciale Sekretaris, Pretoria asook die Stadsklerk van Midrand.

Gelieve kennis te neem dat in terme van Artikel 58(1) van bogemelde Ordonnansie die inwerkingtredendatum ten opsigte van bogemelde skema op 17 Oktober 1990 sal geskied.

H R A LUBBE
Waarnemende Stadsklerk

Munisipale Kantore

Ou Pretoriaweg

Randjespark

Privaatsak X20

Halfway House

1685

Kennisgewing No. 100/1990
24 September 1990
EDEB/ab

LOCAL AUTHORITY NOTICE 3667

TOWN COUNCIL OF MIDRAND

NOTICE OF APPROVAL OF HALFWAY HOUSE AND CLAYVILLE AMENDMENT SCHEME NO. 390

Notice is hereby given in terms of the provisions of Section 57(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986) that the Town Council of Midrand approved the amendment of the Town-planning Scheme, by the rezoning of Holding 34 Halfway House Estate Agricultural Holdings from "Agricultural" to "Commercial".

Map 3 and the scheme clauses of the amendment scheme are open for inspection at all reasonable times at the offices of both the Provincial Secretary, Pretoria and the Town Clerk of Midrand.

Please note that in terms of Section 58(1) of the above Ordinance the Scheme shall come into operation on 17 October 1990.

H R A LUBBE
Acting Town Clerk

Municipal Offices
Old Pretoria Road
Randjespark
Private Bag X20
Halfway House
1685
Notice No. 100/1990
24 September 1990
EDEB/ab

17

PLAASLIKE BESTUURSKENNISGEWING 3668

STADSRAAD VAN MIDRAND

HALFWAY HOUSE EN CLAYVILLE-WYSIGINGSKEMA 448

Die Stadsraad van Midrand verklaar hierby ingevolge die bepaling van artikel 125 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, dat hy 'n wysigingskema synde 'n wysiging van Halfway House en Clayville-dorpsbeplanningskema, 1976, wat uit dieselfde grond as die dorp Halfway House Uitbreiding 43 bestaan, goedgekeur het.

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Waarnemende Stadsklerk, Stadsraad van Midrand, en is beskikbaar vir inspeksie op alle redelelike tye.

Hierdie wysiging staan bekend as die Halfway House en Clayville-wysigingskema 448.

H R A LUBBE
Waarnemende Stadsklerk

Munisipale Kantore

Ou Pretoriaweg

Randjespark

Privaatsak X20

Halfway House

1685

Kennisgewing No. 102/1990
Verw.: 15/8/HH43
26 September 1990
AH/ho

LOCAL AUTHORITY NOTICE 3668

TOWN COUNCIL OF MIDRAND

HALFWAY HOUSE AND CLAYVILLE AMENDMENT SCHEME 448

The Town Council of Midrand hereby in terms of the provisions of section 125 of the Town-planning and Townships Ordinance,

986, declares that it has approved an amendment scheme, being an amendment of the Halfway House and Clayville Town-planning Scheme, 1976, comprising the same land as included in the township of Halfway House Extension 43.

Map 3 and the scheme clauses of the amendment scheme are filed with the Acting Town Clerk, Town Council of Midrand and are open for inspection at all reasonable times.

This amendment is known as Halfway House and Clayville Amendment Scheme 448.

H R A LUBBE
Acting Town Clerk

Municipal Offices
Old Pretoria Road
Randjespark
Private Bag X20
Halfway House
1685
Notice No. 102/1990
Ref.: 15/8/HH43
27 September 1990

17

PLAASLIKE BESTUURSKENNISGEWING 3669

STADSRAAD VAN MIDRAND

VERKLARING TOT GOEDGEKEURDE DORP

Ingevolge artikel 103 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), verklaar die Stadsraad van Midrand hierby die dorp Halfway House Uitbreiding 13 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Byle:

BYLAE

VOORWAARDES WAAROP DIE AANSOEK GEDOEËN DEUR LASER PROPERTIES (MIDRAND) (PTY) LTD INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 232 ('N GEDEELTE VAN GEDEELTE 190) VAN DIE PLAAS WATERVAL 5 IR, TRANSVAAL TOEGESTAAN IS.

1. STIGTINGSVOORWAARDES

(1) Naam

Die naam van die dorp is Halfway House Uitbreiding 43.

(2) Ontwerp

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan LG No. A2812/1989.

(3) Beskikking oor bestaande titelvoorraarde

Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en servitute, as daar is, met inbegrip van die voorbehoud van regte op mineraal.

(4) Toegang

Geen ingang van Pad P1-2 tot die dorp en geen uitgang tot Pad P1-2 uit die dorp word toegelaat nie.

2. TITELVOORWAARDES

Die erwe hieronder genoem is onderworpe aan die voorwaardes soos aangedui, opgelo deur die plaaslike bestuur ingevolge die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986.

(1) Alle erwe

(a) Die erf is onderworpe aan 'n servituut 2 m breed, vir munisipale doeleindes, ten gunste van die plaaslike bestuur, langs enige twee grense, uitgesonderd 'n straatgrens en in die geval van 'n pypsteelfer, 'n addisionele servituut vir munisipale doeleindes 2 m breed oor die toegangsdeelte van die erf, indien en wanneer verlang deur die plaaslike bestuur: Met dien verstande dat die plaaslike bestuur van enige sodanige servituut mag afsien.

(b) Geen geboue of ander struktuur mag binne die voornoemde servituut gebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige servituut of binne 'n afstand van 2 m daarvan geplant word nie.

(c) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhou of verwydering van sodanige pyleidings en ander werke wat hy volgens goeddunke noodsaaklik ag, tydelik te plaas op die grond wat aan die voornoemde servituut grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot die genoemde grond vir die voornoemde doel, onderworpe daaranaar dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhou of verwydering van sodanige pyleidings en ander werke veroorsaak word.

H R A LUBBE
Waarnemende Stadsklerk

Munisipale Kantore
Ou Pretoriaweg
Randjespark
Privaatsak X20
Halfway House
1685
Kennisgewing No. 103/1990
Verw.: 15/8/HH43
27 September 1990
AH/ho

LOCAL AUTHORITY NOTICE 3669

TOWN COUNCIL OF MIDRAND

DECLARATION AS APPROVED TOWNSHIP

In terms of section 103 of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), the Midrand Town Council hereby declares Halfway House Extension 43 to be an approved township subject to the conditions set out in the Schedule hereto:

CONDITIONS UNDER WHICH THE APPLICATION MADE BY LASER PROPERTIES (MIDRAND) (PTY) LTD UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 232 (A PORTION OF PORTION 190) OF THE FARM WATERVAL 5 IR TRANSVAAL HAS BEEN GRANTED

1. CONDITIONS OF ESTABLISHMENT

(1) Name

The name of the township shall be Halfway House Extension 43.

(2) Design

The township shall consist of erven and streets as indicated on Surveyor General Plan SG No. A 2812/1989.

(3) Disposal of existing conditions of title

All erven shall be made subject to existing conditions and servitudes, if any, including the reservation of rights to minerals.

(4) Access

No ingress from Road P1-2 to the township and no egress to Road P1-2 from the township shall be allowed.

2. CONDITIONS OF TITLE

The erven mentioned hereunder shall be subject to the conditions as imposed by the Town Council of Midrand in terms of the provisions of the Town-planning and Townships Ordinance, 1986.

(1) All erven

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

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

(c) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude area such material as may be excavated by it during the course of the construction, maintenance or removal of such 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 works being made good by the local authority.

H R A LUBBE
Acting Town Clerk

Municipal Offices
Old Pretoria Road
Randjespark
Private Bag X20
Halfway House
1685
Notice No. 103/1990
27 September 1990
AH/ab

17

PLAASLIKE BESTUURSKENNISGEWING 3670

STADSRAAD VAN MODDERFONTEIN WYSIGING VAN DIE BEURSLENING- EN BEURSVERORDENINGE

Kennis geskied hiermee ingevolge die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Modderfontein van voorname is om die Beurslening- en Beursverordeninge aangeneem by wyse van Kennisgewing 1077 gedateer 3 Mei 1990 verder te wysig.

Die algemene strekking van die voorgestelde wysiging is om voorseeing te maak dat studielingen teen 'n lae rentekoers aan voltydse studente toegestaan kan word onderworpe aan sekere voorwaardes.

Afskrifte van die voorgestelde wysiging is ter insae gedurende kantoorure by die kantoor van die Stadssekretaris, Harleystraat, Modderfontein, 1645, vir 'n tydperk van 14 dae vanaf datum van publikasie van hierdie kennisgewing in die Provinciale Koerant.

Enige persoon wat beswaar teen die voorgestelde wysiging wil maak, moet dit skriftelik by die Stadsklerk indien of aan hom rig binne 14 dae na datum van publikasie van hierdie kennisgewing in die Provinciale Koerant.

G HURTER
Stadsklerk

Harleystraat
Privaatsak X1
Modderfontein
1645
Kennisgewing No. 35/1990
2-4-2-121-98

LOCAL AUTHORITY NOTICE 3670

TOWN COUNCIL OF MODDERFONTEIN

AMENDMENT OF THE BURSARY LOAN
AND BURSARY BY-LAWS

It is hereby notified in terms of Section 96 of the Local Government Ordinance, 1939, that the Town Council of Modderfontein intends amending the By-laws relating to Bursary Loans and Bursaries adopted under Notice 1077 dated 3 May 1990.

The general purport of the proposed amendment is to make provision for full-time students to apply for a low-interest loan from Council, subject to certain conditions.

Copies of the proposed amendment will be open for inspection at the office of the Town Secretary, Harley Street, Modderfontein, 1645, for a period of 14 days from the date of publication of this notice in the Provincial Gazette.

Any person who desires to lodge an objection to the proposed amendment must do so in writing to the Town Clerk within 14 days from date of publication of this notice in the Provincial Gazette.

Municipal Office
Private Bag X1
Modderfontein
1645
Notice No. 25/1990
2-4-2-121-98

G HURTER
Town Clerk

17

PLAASLIKE BESTUURSKENNISGEWING
3671

STADSRAAD VAN NABOOMSPRUIT

BYLAE II

PLAASLIKE BESTUUR VAN NABOOMSPRUIT AANVULLENDE WAARDE-RINGSLYS VIR DIE BOEKJARE 1989/90

(Regulasie 12)

Kennis word hierby ingevoegde artikel 16(4)(a)/37 van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die aanvullende waarderingslys vir die boekjare 1989/90 van alle belasbare eiendom binne die munisipaliteit deur die voorzitter van die waarderingsraad gesertifiseer en geteken is en gevoldigk finaal en bindend geword het op alle betrokke persone soos in artikel 16(3)/37 van daardie Ordonnansie beoog.

Die aandag word egter gevvestig op artikel 17 of 38 van die gemelde Ordonnansie wat soos volg bepaal:

"Reg van appéel teen beslissing van waarderingsraad."

17(1) 'n Beswaarmaker wat voor 'n waarderingsraad verskyn het of verteenwoordig was, met inbegrip van 'n beswaarmaker wat 'n antwoord soos in artikel 15(4) beoog, ingedien of voorgelê het, kan teen die beslissing van sodanige raad ten opsigte waarvan hy 'n beswaarmaker is, binne dertig dae vanaf die datum van die publikasie in die Provinciale Koerant van die kennisgewing in artikel 16(4)(a) genoem of, waar die bepaling van artikel 16(5) van toepassing is binne een-en-twintig dae na die dag waarop die rede daarin genoem, aan sodanige beswaarmaker gestuur is, appéel aanteken deur die sekretaris van sodanige raad 'n kennisgewing van appéel op die wyse soos voorgeskryf en in ooreenstemming met die procedure soos voorgeskryf in te dien en sodanige sekretaris stuur on-

verwyld 'n afskrif van sodanige kennisgewing van appéel aan die waarderender en aan die betrokke plaaslike bestuur.

(2) 'n Plaaslike bestuur wat nie 'n beswaarmaker is nie, kan teen enige beslissing van 'n waarderingsraad appéel aanteken op die wyse in subartikel (1) beoog en enige ander persoon wat nie 'n beswaarmaker is nie maar wat regstreeks deur 'n beswaarmaker is nie maar wat regstreeks geraak word, kan op dergelyke wyse, teen sodanige beslissing appéel aanteken."

'n Vorm vir kennisgewing van appéel kan van die sekretaris van die waarderingsraad verkry word.

D G VANDEN BERG
Sekretaris: Waarderingsraad

Burgersentrum
Privaatsak X340
Naboomspruit
0560
2 Oktober 1990
Kennisgewing Nr. 32/1990

LOCAL AUTHORITY NOTICE 3671

LOCAL AUTHORITY OF NABOOMSPRUIT SUPPLEMENTARY VALUATION ROLL FOR THE FINANCIAL YEARS 1989/90

(Regulation 12)

Notice is hereby given in terms of section 16(4)(a)/37 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the supplementary valuation roll for the financial years 1989/90 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)/37 of that Ordinance.

However, attention is directed to section 17 of 38 of the said Ordinance, which provides as follows:

"Right of appeal against decision of valuation board."

17.(1) An objector who has appeared or has been represented before a valuation board, including an objector who has lodged or presented a reply contemplated in section 15(4), may appeal against the decision of such board in respect of which he is an objector within thirty days from the date of the publication in the Provincial Gazette of the notice referred to in section 16(4)(a) or, where the provisions of section 16(5) are applicable, within twenty-one days after the day on which the reasons referred to therein, were forwarded to such objector, by lodging with the secretary of such board a notice of appeal in the manner and in accordance with the procedure prescribed and such secretary shall forward forthwith a copy of such notice of appeal to the valuer and to the local authority concerned.

(2) A local authority which is not an objector may appeal against any decision of a valuation board in the manner contemplated in subsection (1) and any other person who is not an objector but who is directly affected by a decision of a valuation board may, in like manner, appeal against such decision."

A notice of appeal form may be obtained from the secretary of the valuation board.

D G VANDEN BERG
Secretary: Valuation Board

Civic Centre
Private Bag X340
Naboomspruit
2 October 1990
Notice No. 32/1990

PLAASLIKE BESTUURSKENNISGEWING
3672

STADSRAAD VAN NABOOMSPRUIT

AANNAME VAN VERORDENINGE

Kennis geskied hiermee ingevolge Artikel 96bis(2) van die Ordonnansie op Plaaslike Bestuur, 1939, (Ordonnansie 17 van 1939) dat die Stadsraad van Naboomspruit van voorneme is om die Standaard Verordeninge betreffende openbare geriewe, afgekondig by Administrateurskennisgewing 4708 van 14 September 1990, sonder wysiging aan te neem as verordeninge wat deur die Raad opgestel is.

Afskrifte van die konsepverordeninge lê gedurende kantoorure ter insae by die kantoor van die Stadssekretaris, Burgersentrum, Naboomspruit, vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan in die Provinciale Koerant.

Enige persoon wat beswaar teen hierdie aanname wil maak, moet dit skriftelik binne die gemelde 14 dae tydperk by die ondergetekende indien.

CMJ BOTHA
Stadsklerk

Burgersentrum
Privaatsak X340
Naboomspruit
0560
5 Oktober 1990
Kennisgewing Nr. 33/1990

VERW: 3/2/6

LOCAL AUTHORITY NOTICE 3672

TOWN COUNCIL OF NABOOMSPRUIT

ADOPTION OF BY-LAWS

Notice is hereby given in terms of the provisions of Section 96bis(2) of the Local Government Ordinance, 1939, (Ordinance 17 of 1939) that it is the intention of the Town Council of Naboomspruit to adopt the Standard Public Amenities By-laws, published by Administrator's Notice 4708 of 14 September 1990, without amendments as by-laws which have been made by the Council itself.

Copies of the draft by-laws are open to inspection during office hours at the office of the Town Secretary, Civic Centre, Naboomspruit for a period of fourteen (14) days from the date of publication hereof in the Provincial Gazette.

Any person who wishes to lodge an objection to the said adoption, must do so in writing to the undersigned, within 14 days from date of publication of this notice in the Provincial Gazette.

CMJ BOTHA
Town Clerk

Civic Centre
Private Bag X340
Naboomspruit
0560
5 October 1990
Notice No. 33/1990

REF: 3/2/6

PLAASLIKE BESTUURSKENNISGEWING
3674

STADSRAAD VAN NIGEL

WYSIGING EN VASSTELLING VAN GELDE VIR DIE LEWERING VAN ELEKTRISITEIT

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Nigel, by spesiale besluit, die geldelike betaalbaar vir die lewering van elektrisiteit gepubliseer onder Kennisgewing 68/1989 in Provinciale Koorant 4641 van 27 September 1989 soos gewysig, met ingang 1 Julie 1990 gewysig het deur die Bylae deur die volgende Bylae te vervang.

TARIEF VAN GELDE

1. BASIESE HEFFING

(1) Uitgesonderd soos in subitem (2) bepaal word 'n basiese heffing per erf, standplaas, perseel of ander terrein met of sonder verbeterings wat by die hooftoevoerleiding aangesluit is of na die mening van die raad, daarby aangesluit kan word, of elektrisiteit verbruik word, al dan nie, gehef soos volg:

(a) Huishoudelike gebruik: Per maand of gedeelte daarvan: R9,60.

(b) Besigheids- en spesiale gebruik: Per maand of gedeelte daarvan: R35,55.

(c) Nywerheidsgebruik: Minder as 100 kW.A per maand of gedeelte daarvan: RS5,50.

(d) Nywerheidsgebruik: 100 kW.A en meer per maand of gedeelte daarvan: R111,00.

(2) Indien sodanige erf, standplaas, perseel of ander terrein deur meer as een verbruiker gekkupe word, is die heffing in subitem (1) genoem deur elke verbruiker betaalbaar.

2. GELDE VIR DIE LEWERING VAN ELEKTRISITEIT

(1) Lewering vir Huishoudelike Doeleindes

(a) Hierdie tarief is van toepassing op elektrisiteit gelewer aan:

(i) private woonhuise;

(ii) losies- en huurkamerwoonhuise met minder as 10 kamers;

(iii) woonstelle uitsluitlik vir woondoeleindes gebruik;

(iv) sportklubs;

(v) koshuise;

(vi) tehuise namens liefdadigheidsinrigtings bestuur;

(vii) skole, hetsy openbaar of privaat, met inbegrip van kosskole;

(viii) kerke en openbare sale;

(ix) Provinciale Hospitale.

(b) Die volgende gelde is betaalbaar per maand:

(i) Vir alle elektrisiteit verbruik, per kW.h: 14,1889c.

(2) Lewering vir Besigheidsdoeleindes

(a) Hierdie tarief is van toepassing op elektrisiteit gelewer aan:

(i) restaurante;

(ii) kroeë;

(iii) kafees, teekamers en eethuise;

(iv) winkels, uitgesonderd soos in subitems (4) en 5(a)(v) bepaal.

(v) pakhuise;

- (vi) kantore;
- (vii) motorhawens;
- (viii) hotelle;
- (ix) visbraaiers;
- (x) losies- en huurkamerwoonhuise met 10 of meer kamers;
- (xi) private hospitale en verpleeginrigtings;
- (xii) slaghuise;
- (xiii) melkdepots;
- (xiv) vars produkte handelaars;
- (xv) Regerings- en Provinciale geboue nie elders vermeld nie;
- (xvi) enige perseel waarvoor nie kragtens enige ander item van hierdie tarief voorsiening gemaak is nie;

(xvii) elektrisiteit gelewer vir motors of ander apparaat vir die opwekking of omsetting van elektrisiteit vir verligtingsdoeleindes, uitgesonderd nywerheidsdoeleindes, of vir motors wat gebruik word vir die aandrywing van hysbakke, hystoestelle en oltrappe, uitgesonderd vir nywerheidsdoeleindes.

(b) Die volgende gelde is betaalbaar, per maand:

Vir alle elektrisiteit verbruik: 22,5694c per kW.h.

(3) Lewering vir Nywerheidsdoeleindes

(a) Hierdie tarief is van toepassing op elektrisiteit gelewer vir nywerheids- of vervaardigingsdoeleindes.

(b) Die volgende gelde is betaalbaar, per maand:

(i) Verbruikers met 'n maksimum aanvraag wat nie 100 kW.A per maand oorskry nie:

(aa) Vir die eerste 7 000 kW.h verbruik per kW.h: 22,5694c.

(bb) Daarna per kW.h verbruik: 18,6685c.

(ii) Verbruikers met 'n maksimum aanvraag wat 100 kW.A per maand oorskry:

(aa) 'n Aanvraagshefing per maand per kW.A van die maksimum aanvraag gemeet gedurende enige opeenvolgende 30 minute gedurende daardie maand: R23,82.

(bb) Vir alle elektrisiteit verbruik per kW.h: 7,2928c.

Om vir hierdie tarief te kwalifiseer moet 'n verbruiker aan die volgende addisionele bepalings voldoen:

(i) Die verbruiker moet die ingenieur op die voorgeskrewe vorm van sy verwagte maandelikse aanvraag in kW.A in kennis stel en die datum meld waarop die toevoer benodig sal word vanaf welke datum hy aanspreeklik sal wees vir die gelde onder hierdie tarief, of vanaf die datum waarop die toevoer beskikbaar gemaak is, watter ook al die laaste is. Hierdie maksimum aanvraag sal bekend staan as die verbruiker se aangevraagde maksimum aanvraag: Met dien verstande dat wanneer die gemeterde maksimum aanvraag in enige maand hoër is as die aangevraagde maksimum aanvraag die eersgenoemde beskou sal word as die verbruiker se nuwe aangevraagde maksimum aanvraag.

(ii) Die aanvraaggelde ingevolge subitem 3(b) sal maandeliks op 70 % van die aangevraagde maksimum aanvraag van toepassing wees waar sodanige syfer in enige maand hoër is as die gemeterde maksimum aanvraag in sodanige maand: Met dien verstande dat verbruikers van hierdie bepaling vrygestel word vir 'n tydperk van ses maande na die aanvangdatum in paraaf (i) na verwys.

(iii) Wanneer 'n verbruiker uitbreiding by sy elektriese installasie aanbring wat sy aangevraagde maksimum aanvraag met meer as 10 % sal verhoog moet hy die ingenieur betyds op die voorgeskrewe vorm van sodanige verwagte verhoging in kennis stel asook van die datum waarop die verhoogde aanvraag benodig sal word. Sodanige hoër aanvraag sal as die verbruiker se nuwe aangevraagde maksimum aanvraag bekhou word vanaf die datum gemeld in die kennisgewing of die datum waarop die raad die hoër aanvraag voorsien het, wat ookal die laaste is.

(iv) Wanneer 'n verbruiker verlang om sy aangevraagde maksimum aanvraag te verminder moet hy die ingenieur skriftelik in kennis stel en sodanige verminderde aangevraagde maksimum aanvraag sal as die nuwe aangevraagde maksimum aanvraag vi die berekening van geldelike aanvaar word ses maande na die datum van sodanige kennisgewing.

(4) Lewering aan Super- en hipermarkte wat meer as 100 kW.A en 100 000 kW.h per maand gebruik:

Die tarief van toepassing onder subitem (3)(b)(i) en (ii) vir kW.A en kW.h gebruik.

(5) Spesiale Verbruikers

(a) Ondanks andersluijdinge bepalings in hierdie tariewe vervat, is die volgende tarief, per maand, van toepassing op die onderstaande verbruikers:

(i) Militêre Vliegveld te Dunnottar

(ii) Departement van Gevangenis;

(iii) Suid-Afrikaanse Spoerweë;

(iv) 1 Konstruksie Regiment, Marievale;

(v) Winkelsentrum met totale verbruik van meer dan 200 000 kW.h vir elke individuele winkel in die sentrum;

(vi) Enige ander spesiale verbruiker as sulks per raadsbesluit gespesifieer;

(b) Die volgende gelde is betaalbaar, per maand: Vir alle elektrisiteit verbruik, per kW.h: 17,9873c.

(6) Lewering vir Departementele gebruik: Vir alle elektrisiteit verbruik, per kW.h: 11,4497c.

(7) Lewering aan:

(i) Alrapark;

(ii) Mackenzieville

Die volgende gelde is betaalbaar per maand: Vir alle elektrisiteit per kW.h 11,2591c.

(8) Lewering aan goudmyne

Die volgende gelde is betaalbaar per maand:

(a) Verbruikers met 'n aanvraag wat nie 4 000 kW.A en 1 500 000 kW.h eenhede per maand oorskry nie:

(i) 'n Aanvangshefing per kW.A van die maksimum aanvraag gemeet gedurende enige opeenvolgende 30 minute gedurende daardie maand: R23,82.

(ii) Vir alle elektrisiteit verbruik, per kW.h: 7,2928c.

(b) Verbruikers met 'n aanvraag wat 4 000 kW.A en 1 500 000 kW.h eenhede per maand oorskry:

(i) 'n Aanvangshefing per kW.A van die maksimum aanvraag gemeet gedurende enige opeenvolgende 30 minute gedurende daardie maand: R22,48.

(ii) Vir alle elektrisiteit verbruik, per kW.h: 6,8826c.

(c) Verbruikers met 'n aanvraag wat 6 000 kW.A en 2 000 000 kW.h eenhede per maand

oorskry: 5 % afslag op eenheidstarief (kW.h) soos per kW.h in (b)(ii)

(i) 'n Aanvangsheffing per kW.A van die maksimum aanvraag gemeet gedurende enige opeenvolgende 30 minute gedurende daardie maand: R22,48.

(ii) Vir alle elektrisiteit verbruik, per kW.h: 6,5385c.

(d) Verbruikers met 'n aanvraag wat 10 000 kW.A en 4 500 000 kW.h eenhede per maand oorskry: 7½ % afslag op eenheidstarief (kW.h) soos per kW.h in (b)(ii)

(i) 'n Aanvangsheffing per kW.A van die maksimum aanvraag gemeet gedurende enige opeenvolgende 30 minute gedurende daardie maand: R22,48.

(ii) Vir alle elektrisiteit verbruik, per kW.h: 6,3664c.

(e) Verbruikers met 'n aanvraag wat 13 000 kW.A en 5 000 000 kW.h eenhede per maand oorskry: 10 % afslag op eenheidstarief (kW.h) soos per kW.h in (b)(ii).

(i) 'n Aanvangsheffing per kW.A van die maksimum aanvraag gemeet gedurende enige opeenvolgende 30 minute gedurende daardie maand: R22,48.

(ii) Vir alle elektrisiteit verbruik, per kW.h: 6,1943c.

Om vir hierdie tarief te kwalifiser moet 'n verbruiker aan die volgende addisionele bepallings voldoen:

Die verbruiker moet die raad voorsien van die nodige verbruikerswaarborg en kapitale waarborg soos deur die raad verlang ten opsigte van die kapitale uitleg wat nodig mag wees om die kragaansluiting te voorsien asook enige skriflike ooreenkoms wat vir hierdie doel nodig mag wees, teken.

3. ALGEMEEN

(1) Heraansluiting by verandering van bewoner of na tydelike ontruiming van 'n perseel:

(a) Gedurende normale werksure: R12,80.

(b) Na ure tot en met 23:00: R32,00.

(2) Heraansluiting na afsluiting kragtens die Raad se regulasies en verordeninge:

(a) Gedurende normale werksure: R19,00.

(b) Na ure tot en met 23:00: R32,00.

(3) Die koste vir die toets van 'n meter op versok van die verbruiker is R25,20 en is terugbetaalbaar indien bevind word dat die meter meer as 5 persent te vinnig of te stdig registreer en die rekening vir die maand waartydens die akkuraatheid van die meter betwissel, is, word reggestel.

(4)(a) In die geval van 'n enkel- of meervrasige aansluiting vir 'n nuwe woonhuis moet die eienaar 'n muur van ongeveer 1,3 meter hoog op die gemeenskaplike grens oprig op 'n plek aangedui deur die Elektrotechniese Stadsingenieur. Die kabel sal gratis tot op hierdie punt voorsien word maar die eienaar sal vir die koste van die meterkas en alle toerusting wat benodig word vir die aansluitings verantwoordelik wees.

(b) Die eienaar is benewens die koste vermeld in (a) ook verantwoordelik vir die geleiding van die elektrisiteit vanaf die meterkas tot by die huis.

(c) Vir alle ander elektrisiteitsaansluitings sal die eienaar verantwoordelik wees vir die werklike koste wat deur die Raad aangegaan is vir alle apparaat, materiaal, arbeid en vervoer wat nodig is om sodanige aansluitings aan te bring, plus administrasiekoste van 20 % betaal met dien verstande dat die raad die reg voorbehou om aansluitings in gepromioneerde dorpsgebiede te voorsien op sodanige voorwaarde of koste waarop hy mag besluit.

(d) Vir enige bykomende fasie of motor of enige verandering in die bestaande verbruikersaansluiting moet die eienaar die werklike koste van alle apparaat, materiaal, arbeid en vervoerkoste plus 20 % administrasiekoste betaal.

(e) Alle materiaal wat die Raad gebruik vir 'n verbruikersaansluiting bly die Raad se eiendom en word deur die Raad gratis in stand gehou: Met dien verstande dat die koste van die herstel van enige skade aan sodanige materiaal met uitsondering van skade wat deur 'n natuurkatastrof aangerig is, op die verbruiker se eiendom, deur die verbruiker gedra moet word.

(5) Alle verbruikers moet die volgende minimum deposito's betaal vir verwagte toekomstige levering van elektrisiteit:

(a) Huishoudelik: R180,00.

(b) Besighede: R420,00.

Die genoemde deposito's kan te enige tyd aangepas en bepaal word ooreenkomsdig die werklike of verwagte maksimum verbruik vir enige twee maande.

(6) die koste vir die ondersoek, toets en inspeksie van nuwe installasies is soos volg:

(a) By ontvangs van 'n skriftelike versoek om 'n nuwe installasie te toets, voer die Raad een toets kosteloos uit.

(b) Indien die installasie hertoets moet word: R40 vir die eerste hertoets en R80 vir elke hertoets daarna.

(c) In ander gevalle word 'n koste van R9,00 betaal vir elke ondersoek, toets of inspeksie van die installasie wat op versoek deur die Raad uitgevoer word.

(7) Ondersoek na klages van "geen ligte" of "geen krag" op 'n verbruiker se perseel, indien die onderbreking te wye is aan 'n fout in die verbruiker se installasie, vir elke ondersoek:

(a) Gedurende normale werksure: R17,50.

(b) Na ure tot en met 23:00: R25,50.

(8) Die koste van 'n tydelike lig- of kragaansluiting is die koste van materiaal, arbeid en vervoer benodig vir die aansluiting en afsluiting van die verbruiker se installasie soos deur die elektrotechniese ingenieur beraam.

(9) Die deposito wat gestort moet word, moet deur die elektrotechniese ingenieur vasgestel word.

(10) Die minimum koste van stroomverbruik is R12,00 afgesien van die aantal dae waarvoor die aansluiting gegee word: Met dien verstande dat 'n tydelike aansluiting nie vir 'n tydperk langer as 30 dae gegee sal word nie.

(11) Waar elektrisiteit by die grootmaat van die Raad se hoogspanningshoofteing verskaf word, geskied die meting aan die hoogspanningskant van die transformator.

(12) Waar elektrisiteit by die grootmaat aan 'n groep woonhuise of woonstelle verskaf word, word die totale aantal kW.h verbruik eweredig tussen die woonhuse en woonstelle verdeel en ten einde die Raad se koste vas te stel word die huishoudelike tarief ooreenkomsdig item 2(1) toegepas op elke woonhuis of woonstel asof elk een 'n aparte verbruiker is.

(13) Die meters van verbruikers word so gereeld as redelikerwys moontlik met tussenposes van een maand aangelees en die koste wat op 'n maandelikse grondslag by hierdie tarief bepaal word, is van toepassing op alle meteraflesings wat op 'n tydperk van meer as 10 dae betrekking het. Indien 'n verbruiker verlang dat sy meter aangelees moet word op enige ander tydstip as die wat deur die Raad as afdeling bepaal is, word 'n koste ten bedrage van R7,50 vir sodanige aflesing betaal.

(14) In die geval van enige geskil of kwessie tussen die verbruiker en die Raad of enige amptenaar daarvan betreffende die vertolkning van hierdie tarief of die skaal waarvolgens die koste vir enige levering van elektrisiteit gehef moet word, of enige ander aangeleentheid hoegegaan word wat vir hierdie tarief voortspruit, word die geskil of kwessie verwys na die Bestuurskomitee van die Stadsraad van Nigel wie se beslissing daaroor bindend is.

(15) Die geldende betaalbaar vir elektrisiteit- en aanverwante diens deur die Raad gelewer, is soos hierbo uiteengesit en is betaalbaar teen die 15de van die maand volgende op die maand waarvoor dit gehef is.

(16) Woordomskrywing — Vir die toepassing van hierdie tarief tensy die sinsverband anders aandui, beteken —

"kW.h" 'n kW.h van verbruik van elektrisiteit soos deur die Raad se kilowatt-uurmeters gemet, die kW.h word bereken teen die skaal van 1 000 watt elektrisiteit per uur verbruik. Alle berekenings van kW.h is tot die naaste kW.h.

"Maand", tensy bepaal deur die woord "kaleender", die tydperk tussen twee agtereenvolgende aflesings van 'n verbruiker se meter deur die Raad se gemagtigde beambtes en die woord "maandeliks" het 'n ooreenstemmende betekenis.

"kV.A." — Kilovolt-ampère.

P.M. WAGENER
Stadsklerk

Munisipale Kantore
Posbus 23
Nigel
1490
Kennisgewing No. 80/1990
10 Oktober 1990

LOCAL AUTHORITY NOTICE 3674

NIGEL TOWN COUNCIL

AMENDMENT AND DETERMINATION OF CHARGES FOR THE SUPPLY OF ELECTRICITY

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Nigel Town Council has by special resolution, amended the charges payable for the supply of electricity published under Notice No. 68/1989 in Provincial Gazette 4641 dated 27 September 1989 as amended, with effect from 1 July 1990 by the substitution for the Schedule of the following Schedule.

TARIFF OF CHARGES

1. BASIC CHARGE

(1) Except as provided in subitem (2) a basic charge shall be levied per erf, stand, lot or other area, with or without improvements, which is or, in the opinion of the Council, can be connected to the supply main, whether electricity is consumed or not as follows:

(a) Domestic use: Per month or part thereof: R9,60.

(b) Business and special consumer use: Per month or part thereof: R35,55.

(c) Industrial use: Less than 100 kVA per month or part thereof: R55,50.

(d) Industrial use: 100 kVA or more per month or part thereof: R111,00.

(2) If such erf, stand, lot or other area is occupied by more than one consumer, the basic charge contemplated in subsection (1) shall be payable by each consumer.

2. CHARGES FOR THE SUPPLY OF ELECTRICITY

(1) Domestic Supply

(a) This tariff shall apply to electricity supplied to:

(i) private dwelling-houses;

(ii) boarding and lodging-houses with less than 10 rooms;

(iii) flats used exclusively for residential purposes;

(iv) sporting clubs;

(v) hostels;

(vi) homes conducted on behalf of charitable institutions;

(vii) schools, whether public or private, including boarding schools;

(viii) churches and public halls;

(ix) Provincial Hospitals;

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

(i) For all electricity consumed per kWh 14,1889c

(2) Supply for Business Purposes

(a) This tariff shall apply to electricity supplied to:

(i) Restaurants;

(ii) bars;

(iii) cafés, tearooms and eating-houses;

(iv) shops, except as provided in subitems (4) and 5(a)(v);

(v) stores;

(vi) offices;

(vii) garages;

(viii) hotels;

(ix) fish friers;

(x) boarding and lodging-houses with 10 or more rooms;

(xi) private hospitals and nursing homes;

(xii) butcheries;

(xiii) melk depots;

(xiv) fresh produce dealers;

(xv) Government and provincial buildings not mentioned elsewhere;

(xvi) any premises not provided for under another item of this tariff;

(xvii) electricity supplied to motors or other apparatus generating or converting current for lighting purposes for other than industrial purposes, or to motors operating lifts, elevators and escalators for other than industrial purposes.

(b) The following charges shall be payable per month: For all electricity consumed: 22,5694c per kWh.

(3) Supply for Industrial Purposes

(a) This tariff shall apply to electricity supplied for industrial or manufacturing purposes.

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

(i) Consumers with a maximum demand of not more than 100 kVA per month:

(aa) For the first 7 000 kWh consumed, per kWh: 22,5694c.

(bb) Thereafter: Per kWh: 18,6685c.

(ii) Consumers with a maximum demand of more than 100 kVA per month:

(aa) A demand charge per month per kVA of the maximum demand measured over any consecutive 30 minutes during that month: R23,82.

(bb) For all electricity consumed, per kWh: 7,2928c.

To qualify for this tariff the consumer shall comply with the following additional provisions:

(i) The consumer shall notify the engineer, on the prescribed form, of his anticipated monthly maximum demand in kVA stating the date upon which the supply will be required, from which date he shall be liable for the charges under this tariff, or from the date upon which the supply is made available, whichever is the later. This maximum demand shall be known as the consumer's notified maximum demand: Provided that whenever the metered maximum demand in any month is higher than the notified maximum demand, the former shall be regarded as the consumers new notified maximum demand.

(ii) The demand charge in terms of subitem (3)(b) shall be applied monthly to 70 % of the notified maximum demand where such figure in any one month is higher than the metered maximum demand in such month: Provided that consumers shall be exempted from this provision for a period of six months after the commencing date referred to in paragraph (i).

(iii) Whenever a consumer effects extensions to his electrical installation which will raise his notified maximum demand by more than 10 % he shall notify the engineer timeously, on the prescribed form, of such anticipated increase, as well as of the date upon which the increased demand will be required. Such higher demand shall be regarded as the consumer's new notified maximum demand from the date stated in the notice or the date upon which the Council has provided the higher demand, whichever is the later.

(iv) Whenever a consumer wants to reduce his notified maximum demand he shall notify the engineer in writing and such reduced notified maximum demand shall be accepted as the new notified maximum demand for the calculation of charges, six months after the date of such notice.

(4) Supply to Super- and Hypermarkets whose consumption exceeds 100 kVA and 110 000 kWh per month

The tariff applicable under subitem (3)(b)(i) and (ii) above for kVA and kWh consumption.

(5) Special consumers

(a) Notwithstanding anything to the contrary contained in these tariffs, the following tariff, per month, shall apply to the undermentioned consumers:

(i) Central Flying School Dunnottar;

(ii) Prison's Department;

(iii) South African Railways;

(iv) 1 Construction Regiment, Marievale;

(v) Shopping centres with a total consumption exceeding 200 000 kWh for each individual shop in the centre;

(vi) Any other special consumers specified as such by Council resolution.

(b) The following charges shall be payable per month: For all electricity consumed, per kWh: 17,9873c.

(6) Supply for departmental use:

For all electricity consumers, per kWh: 11,4497c.

(7) Supply to:

(i) Alra Park;

(ii) Mackenzieville;

The following charges shall be payable per month: For all electricity consumed, per kWh: 11,2591c.

(8) Supply of electricity to Gold Mines

The following charges shall be payable per month:

(a) Consumers with a demand of not more than 4 000 kVA and 1 500 000 kWh units per month:

(i) A demand charge per kVA of the maximum demand measured over any consecutive 30 minutes during that month: R23,82.

(ii) for all electricity consumed, per kWh: 7,2928c.

(b) Consumers with a demand of more than 4 000 kVA and 1 500 000 kWh units per month:

(i) A demand charge per kVA of the maximum demand measured over any consecutive 30 minutes during that month: R22,48.

(ii) for all electricity consumed, per kWh: 6,8826c.

(c) Consumers with a demand of more than 6 000 kVA and 2 000 000 kWh units per month: 5 % discount on the unit tariff (kWh) in (b)(ii).

(i) A demand charge per kVA of the maximum demand measured over any consecutive 30 minutes during that month: R22,48.

(ii) For all electricity consumed, per kWh: 6,5385c.

(d) Consumers with a demand of more than 10 000 kVA and 4 500 000 kWh units per month: 7½ % discount on the unit tariff (kWh) in (b)(ii).

(i) A demand charge per kVA of the maximum demand measured over any consecutive 30 minutes during that month: R22,48.

(ii) for all electricity consumed, per kWh: 6,3664c.

(e) Consumers with a demand of more than 13 000 kVA and 5 000 000 kWh units per month: 10 % discount on the unit tariff (kWh) in (b)(ii).

(i) A demand charge per kVA of the maximum demand measured over any consecutive 30 minutes during that month: R22,48.

(ii) For all electricity consumed, per kWh: 6,1943c.

To qualify for this tariff the consumer shall comply with the following additional provisions:

The consumers shall furnish the council with the necessary consumers guarantee and capital guarantee as required by the council in respect of capital outlay which may be necessary to provide the electricity connection as well as to sign any written agreement which may be necessary for this purpose.

3. GENERAL

(1) Reconnection at change of tenancy or after temporary vacation of premises:

(a) During normal office hours: R12,80.

(b) After hours up to and including 23:00: R32,00.

(2) Reconnection after disconnection in terms of the Council's by-laws and regulations:

(a) During normal office hours: R19,00.

(b) After hours up to and including 23:00: R32,00.

(3) The charge for testing a meter at the con-

sumer's request shall be R25,20 and shall be refundable if the meter is found to register more than 5 percent fast or slow and adjustment shall be made to the account for the month during which the accuracy of the meter was queried;

(4)(a) In the event of a single or more phase connection being required for a new dwelling the owner shall erect a wall approximately 1,3 meter high on the common boundary at a position as indicated by the Town Electrical Engineer. The cable shall be supplied to this point free of charge but the owner shall be responsible for the costs in respect of the meterbox and all equipment which are required to make the connections.

(b) The owner shall in addition to the cost mentioned in (a) be responsible for the leading of electricity from the meterbox to the dwelling.

(c) In respect of other electricity connections the owner shall be responsible for the actual cost incurred by the Council for all apparatus, material, labour and transport required to make such connection, plus administration costs of 20 % provided that the Council reserves the right to provide connections in proclaimed townships on such conditions or cost as it may deem fit.

(d) In respect of any additional phase or motor or any alteration to the existing service connection, the owner shall be charged the actual cost of all apparatus, material, labour and transport plus administration costs of 20 %.

(ii) All material used by the Council for a service connection shall remain the Council's property and shall be maintained by the Council free of charge: Provided that the cost of repairing any damage to such material with the exception of damage caused by an act of God, on the consumer's premises, shall be borne by the consumer.

(5) All consumers shall be required to pay the following minimum deposits for anticipated future supply of electricity:

(a) Domestic use: R180,00.

(b) Business use: R420,00.

The said deposits may at any time be adjusted and determined according to the actual or anticipated use for any two months.

(6) The charges for the examination, testing and inspection of new installations shall be as follows:

(a) On receipt of a written request to test a new installation, such test will be carried out free of charge;

(b) In the event of the retesting of new installations: R40 for the first and R80 for each succeeding test.

(c) In other cases where a test or inspection is carried out by the Council on request: R9.

(7) Attending to "no light" or "no power" complaints at consumers premises, if the interruption is due to a fault in the consumer's installation, for each examination:

(a) During normal hours: R17,50.

(b) After hours up to an including 23:00: R25,50.

(8) The charge for a temporary light or power connection shall be the cost of material, labour and transport required for the connection and disconnection of the consumers installation as estimated by the electrical engineer.

(9) The deposit to be paid shall be estimated by the electrical engineer.

(10) The minimum charge for current consumption shall be R12,00 irrespective of the number of days for which the connection is given: Provided that a temporary connection

will not be given for a period longer than 30 days.

(11) Where electricity is supplied in bulk from the Council's H.T. mains it shall be metered on H.T. side of the transformer.

(12) Where electricity is supplied in bulk to a group of dwelling-houses or flats, the total number of kWh consumed shall be divided equally among the houses or flats and for the purpose of assessing the charge by the Council the domestic tariff under item 2(1) shall be applied to each house or flat as if each were a separate consumer.

(13) Consumers' meters will read as nearly as reasonably possible at intervals of one month and the charges laid down in this tariff on a monthly basis shall apply to all meter readings covering a period of more than 10 days. If a consumer should require his meter to be read at any time other than the time appointed by the Council's department a charge of R7,50 shall be paid for such reading.

(14) In the case of any dispute or question between the consumer and the Council or any official thereof as to the interpretation of this tariff or as to the scale under which any supply of electricity should be charged, or as to any other matter whatsoever arising out of this tariff, such question or dispute shall be referred to the Management Committee of the Town Council of Nigel whose decision thereon shall be binding.

(15) The charges payable for electricity and related services provided by the Council, shall be as set out above and shall be paid by the 15th of the month following the month for which it has been levied.

(16) Definitions — For the purpose of this tariff, unless the context otherwise indicates —

(a) "kWh" means a kWh of consumption of electricity as measured by the Council's kilowatt-hour meters; the kWh being calculated at the rate of 1 000 watt of electricity consumed each hour. All calculations of kWh shall be to the nearest kWh;

(b) "Month" unless qualified by the word "calender" means the period between two consecutive readings of a consumer's meter by the Council's authorised officials and the word "monthly" has a corresponding meaning;

(c) "kVA" means kilovolt-ampère.

P.M. WAGENER
Town Clerk

Municipal Offices
P.O. Box 23
Nigel
1490
Notice No. 80/1990
10 October 1990

sekretaris, Municipale Kantore, Nigel, vir 'n tydperk van veertien (14) dae vanaf datum van hierdie kennisgewing in die Provinciale Koerant en enige besware teen die voorgestelde tariewe moet binne veertien (14) dae vanaf datum van publikasie hiervan skriftelik by die ondergetekende ingedien word.

P M WAGENER
Stadsklerk

Municipale Kantore
Posbus 23
Nigel
1490
10 Oktober 1990
Kennisgewing No 73/1990

LOCAL AUTHORITY NOTICE 3675

TOWN COUNCIL OF NIGEL

AMENDMENT AND DETERMINATION OF CHARGES

In terms of section 80B(3) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council has by special resolution amended its cemetery tariffs with effect from 1 September 1990.

The purport of the amendment is to fix new tariffs in respect of Coloured and Asians interments.

Copies of the proposed amendments of tariffs are open for inspection at the office of the Town Secretary, Municipal Offices, Nigel, for a period of fourteen (14) days from the publication of this notice in the Provincial Gazette and any objection to the proposed tariffs must be lodged in writing with the undersigned within fourteen (14) days from date of publication hereof.

P M WAGENER
Town Clerk

Municipal Offices
PO Box 23
Nigel
1490
10 October 1990
Notice No 73/1990

17

PLAASLIKE BESTUURSKENNISGEWING 3676

STADSRAAD VAN NIGEL

WYSIGING VAN VASSTELLING VAN GELDE VIR DIE LEWERING VAN WATER

Ingevolge die bepalings van Artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hiermede bekend gemaak dat die Stadsraad van Nigel by Spesiale besluit die gelde vir die levering van water soos gepubliseer in Provinciale Koerant 4626 gedateerd 14 Junie 1989, soos gewysig, met ingang 1 Julie 1990 gewysig het deur die Bylae met die ondervermelde Bylae te vervang.

BYLAE

1. GELDE VIR DIE LEWERING VAN WATER

A. Basiese Heffing

1(1) Uitgesonderd soos in subitem (2) bepaal word die volgende bedrae per maand of gedeelte daarvan gehef per erf, standplaas, perseel of ander terrein met of sonder verbeterings, wat by die hoofwaterpyp aangesluit is of na die mening van die Raad daarby aangesluit kan word, of water verbruik word al dan nie.

PLAASLIKE BESTUURSKENNISGEWING 3675

STADSRAAD VAN NIGEL

WYSIGING EN VASSTELLING VAN TARIEWE

Ingevolge die bepalings van artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, word hiermee bekend gemaak dat die Stadsraad van Nigel by spesiale besluit sy begraafplaastariewe met ingang 1 September 1990 gewysig het.

Die algemene strekking van die voorgenome wysiging is om nuwe tariewe ten opsigte van Kleurlinge en Indier teraardebestellings vas te stel.

Afskrifte van die voorgenome wysigings van tariewe is ter insae in die kantoor van die Stad-

(a) Verbruikers in item 1(1), 1(3), 1(4) en 1(6)(b) van Deel B vermeld: R5,30.

(b) Verbruikers in item 1(2) van Deel B vermeld: R26,50.

2. In geval waar sodanige erf, standplaas, percelen of ander terrein deur meer as een verbruiker gekoekupeer word, is die basiese heffing in subartikel (1) beoog deur elke sodanige verbruiker betaalbaar.

B. Gelde vir die Lewering van Water.

1(1) Vir die lewering van water aan —

(a) Huishoudelike verbruikers;

(b) Besigheidsverbruikers;

(c) Regerings- en provinsiale geboue;

is die volgende gelde betaalbaar, per maand:

(i) Wanneer waterbeperkings nie van toepassing is nie, per kℓ: R1,0142.

(ii) Gedurende Waterbeperkings:

(aa) 1 tot 20 kℓ, per kℓ: R1,04.

(bb) 21 tot 30 kℓ, per kℓ: R1,48.

(cc) 31 tot 40 kℓ, per kℓ: R1,59.

(dd) 41 tot 60 kℓ, per kℓ: R1,72.

(ee) Meer as 60 kℓ, per kℓ: R1,82.

Vir die toepassing van hierdie tariewe sal woonstelverbruikers of enige ander kompleks van geboue waarby woonstelle of besigheids ingesluit is beskou word as aparte huishoudelike verbruikers.

(2) Vir die lewering van water aan —

(a) vervaardigings- en nywerheidsondernehemings;

(b) oue-tehuise;

(c) privaat sportklubs;

(d) openbare skole en kosskole;

(e) provinsiale hospitale;

(f) Militêre Vliegskool te Dunnottar;

(g) Departement van Gevangenis;

(h) steenmakerye;

(i) Grootfontein Melkery;

(j) Sharondale Kwekery;

(k) 1 Konstruksie Regiment;

(l) Goudmyne;

(m) enige ander grootmaatverbruiker wat die raad as sulks klassifiseer;

is die volgende gelde betaalbaar per maand:

(i) Wanneer waterbeperkings nie van toepassing is nie:

(aa) 1 tot 25 000 kℓ, per kℓ: R93,7106c.

(bb) meer dan 25 000 kℓ, per kℓ: R0,8949c.

(ii) Gedurende waterbeperkings:

(aa) 1 tot 5 000 kℓ, per kℓ: R98,92c.

(bb) meer dan 5 000 kℓ, per kℓ: R93,71c.

(3) Vir lewering van water aan departemente: per kℓ: R92c.

(4) Vir die lewering van water aan:

(a) Nigel Golfklub;

(b) Marievale Myn;

(c) S.A. Vervoerdienste: Randwaterraadtafels plus Randwaterraadnavorsingstarief.

(5) Vir die lewering van water aan —

(a) Alrapark;

(b) Mackenzieville: per kℓ: 56c.

(6) Vir die lewering van water aan Vlakfontein Gold Mining Company (Pty) Ltd.: Randwaterraadtafels plus 5 %.

(7) Vir die lewering van gesuiwerde rioolwater aan —

(a) Goudherewinningsaanleg van die Raad, Niel Ghofsklub en departementele gebruik: gratis.

(b) Enige ander verbruiker soos deur die stadsraad goedgekeur: per kℓ: basiese tarief van 14,35c welke tarief aanpas volgens die Siefsa formule met basismaand 1 Junie 1987.

(8) Nieteenstaande die bepalings van klosule 50(2) van hierdie bywette kan die Raad in sy eie diskresie besluit om die laagste tarief van die gelyskal genoem in item 1B1(ii) in die onderstaande omstandighede toe te pas:

(a) Die verbruiker moet skriftelik tot volkome bevrediging van die Raad kan bewys dat die hoër verbruik die gevolg van 'n lekkasie is wat te wye is aan 'n pypbars of 'n pylek of onbewuslike beskadiging van 'n waterpyplyn.

(b) Verlaging van die watertarief, soos hierbo bepaal, sal slegs in die bogemelde gevalle oorweeg word waar die maandelikse gebruik meer as tweemaal die verbruiker se gemiddelde waterverbruik oor die tydperk is.

(c) Die toegewing sal vir hoogstens drie maande se verbruik toegestaan word.

(d) Sodanige toegewing sal nie weer binne die eersvolgende drie jaar aan sodanige verbruiker toegestaan word nie.

Indien 'n verbruiker gedurende 'n kalendermaand uit een perseel na 'n ander trek, word sy totale verbruik vir sodanige maand bereken asof hy slegs een perseel gedurende sodanige maand bewoon het.

Waar water aan 'n groep woonhuise, woonstelle, of besigheids, of almal, deur een meter gelewer word, word die totale aantal kiloliter, wat volgens die aflesing van sodanige meter geregistreer is, gelykop verdeel tussen die aantal afsonderlike verbruikers waaraan water deur sodanige meter gelewer word en is die toepaslike tarief op elke sodanige woonhuis, woonstel of besigheid van toepassing, asof sodanige gelyke hoeveelheid water deur 'n afsonderlike meter geneem is.

2. GELDE VIR AANSLUITINGS EN HERAANSLUITINGS

(1) Aansluitings:

Vir die verskaffing en aanlē van 'n verbindingspyp van die Raad se naaste hoofwaterpyp tot by die grens van enige perseel met inbegrip van die installering van 'n meter —

(a) deur middel van 'n 15 mm pyp: R340,00.

(b) deur middel van 'n 20 mm pyp: R375,00.

(c) deur middel van 'n 25 mm pyp: R450,00.

(d) deur middel van 'n pyp groter as 25 mm: Werklike koste van die aansluiting plus 10 %.

(2) Heraansluitings:

Vir die heraansluiting van die toevoer in gevalle waar dit weens wanbetaling of tydelike ontroeping van 'n perseel vir langer as 30 dae afgeluit word: R10,00.

3. TOETS VAN METERS

Die toets van 'n watermeter word op versoek van 'n verbruiker teen betaling van 'n deposito van R30,00 uitgevoer: Met dien verstaande dat slegs in gevalle waar bevind word dat 'n meter

meer as 5 % foutief registreer, sodanige deposito aan die verbruiker terugbetaal word.

4. ALGEMEEN

Alle verbruikers moet die volgende minimum deposito's betaal vir verwagte toekomstige lewering van water.

(i) Huishoudelik: R75,00.

(ii) Besigheide: R75,00.

Die genoemde deposito's kan te enige tyd angepas en bepaal word ooreenkomsdig die werklike of verwagte maksimum verbruik vir enige twee maande.

P.M. WAGENER
Stadsklerk

Munisipale Kantore
Posbus 23
Nigel
1490
10 Oktober 1990
Kennisgewing No. 74/1990

LOCAL AUTHORITY NOTICE 3676

TOWN COUNCIL OF NIGEL

AMENDMENT TO THE DETERMINATION OF CHARGES FOR THE SUPPLY OF WATER

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Nigel has by Special Resolution amended the charges for the supply of water published in Provincial Gazette 4626 dated 14 June 1989, as amended, with effect from 1 July 1990 by the substitution for the Schedule of the Schedule appended hereunder.

SCHEDULE

1. CHARGES FOR THE SUPPLY OF WATER

A. Basic Charge

(1) Except as provided in subitem (2) the following amounts shall be levied per month or part thereof per stand, lot, premises or other area, with or without improvements, which is, or in the opinion of the Council can be connected to the main, whether water is consumed or not.

(a) Consumers as contemplated in item 1(1), 193, 194) and 1(6)(b) of Part B: R5,30.

(b) Consumers as contemplated in item 1(2) of Part B: R26,50.

(2) If such erf, stand, lot or other area is occupied by more than one consumer of water the basic charge contemplated in subsection (1) shall be payable by each such consumer.

B. Charges for Supply of Water.

(1) For the supply of water to —

(a) domestic consumers;

(b) business consumers; and

(c) Government and Provincial buildings;

the following charge shall be payable, per month:

(i) When water restrictions are not applicable, per kℓ: R1,0142.

(ii) During water restrictions:

(aa) 1 to 20 kℓ, per kℓ: R1,04.

(bb) 21 to 30 kℓ, per kℓ: R1,48.

(cc) 31 to 40 kℓ, per kℓ: R1,59.

(dd) 41 to 60 kℓ, per kℓ: R1,72.

(ee) More than 60 kℓ, per kℓ: R1,82.

For the application of these tariffs flat consumers or any other complex of buildings which include flats or business will be considered to be separate domestic consumers.

(2) For supply of water to —

(a) manufacturing and industrial concerns;

(b) old age homes;

(c) private sport clubs;

(d) public schools and boarding schools;

(e) provincial hospitals;

(f) Military Aerodrome at Dunnottar;

(g) Department of Prisons;

(h) brickworks;

(i) Grootfontein Dairy;

(j) Sharondale Nursery;

(k) 1 Construction Regiment;

(l) Gold Mines;

(m) any other bulk consumer classified as such by the Council;

the following charges shall be payable, per month:

(i) When water restrictions are not applicable;

(aa) 1 to 25 000 kℓ, per kℓ: 93,7106c.

(bb) more than 25 000 kℓ, per kℓ: 90,8949c.

(ii) During water restrictions:

(aa) 1 to 5 000 kℓ, per kℓ: 98,92c.

(bb) more than 5 000 kℓ, per kℓ: 93,71c.

(3) For supply of water to departments, per kℓ: 92c.

(4) For the supply of water to:

(a) Nigel Golf Club;

(b) Marievale Mine;

(c) S.A. Transport Services, Rand Water Board tariff plus Rand Water Board Research tariff.

(5) For supply of water to —

(a) Alra Park;

(b) Mackenzieville, per kℓ: 56c.

(6) For the supply of water to Vlakfontein Gold Mining Company (Pty) Ltd: Rand Water Board tariff plus 5 %.

(7) For the supply of purified sewerage water to —

(a) Council's gold refinery plant, Nigel Golf club and departmental use: free of charge.

(b) Any other consumer as approved by the council; per kℓ: basic tariff of 14,35c which tariff will be adapted in terms of the Siefsa formula with 1 June 1987 as basic month.

(8) Notwithstanding the provisions of section 50(2) of these by-laws, Council may in its own discretion decide to apply the lowest tariff of the sliding scale mentioned in item 1B1(ii) in the following circumstances:

(a) The consumer must be able to prove in writing to the complete satisfaction of the Council that the excessive consumption is the result of a leakage due to a pipe burst or leakage or the unconscious damaging of a waterline.

(b) A decrease in the water tariff, as determined above, will only be considered in the abovementioned cases where the monthly consumption exceeds more than double the consumer's average water consumption over this period.

(c) The concession will be granted for not more than three months consumption.

(d) Such concession will not be again granted to such consumer within the next three years.

Should a consumer move from one premise to another during any calendar month, his total consumption for such month shall be reckoned as though he had occupied only one premises throughout such month.

Where water is supplied through one meter to a group of dwelling houses, flats or businesses, or all, the total number of kiloliters registered according to the reading of such meter, shall be divided equally among the number of separate consumers to whom water is supplied through such meter and the appropriate tariff shall apply to each such dwelling, house, flat or business as if such equal quantity of water has been metered by a separate meter.

2. CHARGES FOR CONNECTIONS AND RECONNECTIONS

(1) Connection:

For providing and having a communication pipe from the council's nearest main to the boundary of any premises, including the installation of a meter —

(a) by means of a 15 mm pipe line: R340,00.

(b) by means of a 20 mm pipe line: R375,00.

(c) by means of a 25 mm pipe line: R450,00.

(d) by means of a pipe line larger than 25 mm: Actual cost of connection, plus 10 %.

(2) Reconstructions:

For the reconnection of the supply in cases where it has been disconnected due to non-payment of account or temporary vacation of the premises for more than 30 days: R10,00.

3. TESTING OF METERS

The testing of a meter at the request of a consumer shall be carried out on payment of a deposit of R30,00. Provided that only where it is found that the meter shows an error of more than 5% either way, such deposit shall be refunded to the consumer.

4. GENERAL

All consumers shall be required to pay the following minimum deposits for anticipated future supply of water:

(i) Domestic use: R75,00.

(ii) Business use: R75,00.

The said deposits may at any time be adjusted and determined according to the actual or anticipated use for any two months.

P.M. WAGENER
Town Clerk

Municipal Offices
P.O. Box 23
Nigel
1490
10 October 1990
Notice No. 74/1990

ten opsigte van die wysiging van vasstelling van geldie vir die levering van elektrisiteit gepubliseer in Proviniale Koerant 4699 an 15 Augustus 1990 word hiermee verbeter deur die woord "item 2(7)" in die Afrikaanse en Engelse teks deur die woord "item 2(8)" te vervang.

P.M. WAGENER
Stadsklerk

Munisipale Kantore
Posbus 23
Nigel
1490
10 Oktober 1990
Kennisgewing No. 76/1990

LOCAL AUTHORITY NOTICE 3677

TOWN COUNCIL OF NIGEL

CORRECTION NOTICE

The Local Authority Notice no. 2698 in respect of the amendment to the determination of charges for the supply of electricity published in Provincial Gazette 4699 dated 15 August 1990 is hereby corrected by the substitution for the word "item 2(7)" of the Afrikaans and English text of the word "item 2(8)".

P.M. WAGENER
Town Clerk

Municipal Offices
P.O. Box 23
Nigel
1490
10 October 1990
Notice No. 76/1990

17

PLAASLIKE BESTUURSKENNISGEWING 3679

STADSRAAD VAN NIGEL

INTREKKING EN VASSTELLING VAN GELDE VIR RIOLERINGSDIENSTE

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Nigel, by spesiale besluit die gelde betaalbaar vir rioleringsdienste onder Kennisgewing 72/1988 ingetrek en vasgestel het met ingang van 1 Julie 1990 soos hieronder uiteengesit.

RIOLERINGSGELDE

1. AANSOEKGELDE

1.1 Die minimum bedrag wat betaalbaar is ten opsigte van enige aansoek soos voornoem bedraag: R23,10

1.2 Behoudens die verpligting om 'n minimum bedrag soos voorgeskryf in subitem (1) te betaal, is die volgende gelde betaalbaar ten opsigte van enige aansoek soos voornoem:

(i) Vir elke 10 m² of gedeelte daarvan (Eerste 1 000 m²): R2,31

(ii) Vir elke 10 m² of gedeelte daarvan (Tweede 1 000 m²): R1,62

(iii) Vir elke 10 m² of gedeelte daarvan (Meer as 2 000 m²): R0,81

van die vloeroppervlakte van die kelderverdieping, grond- en ander verdiepings van 'n gebou.

1.3 Geen rioleringsaansoekgelde sal van toepassing wees ten opsigte van aansoeke waar geen uitbreidings en/of veranderinge aan roete aangebring word nie.

PLAASLIKE BESTUURSKENNISGEWING 3677

STADSRAAD VAN NIGEL

VERBETERINGSKENNISGEWING Die Plaaslike Bestuurskennisgewing nr. 2698

17

2. BESKIKBAARHEIDSGELDE TEN OPSIGTE VAN GROND (PER MAAND)

(1) Vir die eerste 600 m^2 of gedeelte daarvan: R6,45

(2) Vir die daaropvolgende 600 m^2 vir elke 200 m^2 of gedeelte daarvan: R2,72

(3) Vir die daaropvolgende 800 m^2 vir elke 400 m^2 of gedeelte daarvan: R2,17

(4) Vir die daaropvolgende $28 000 \text{ m}^2$ vir elke $1 000 \text{ m}^2$ of gedeelte daarvan: R1,94

(5) Vir elke $1 000 \text{ m}^2$ of gedeelte daarna: R0,69

3. BYKOMENDE GELDE TEN OPSIGTE VAN BESKIKBARE VUILRIOLE (PER MAAND)

(1) Private woonhuise (elk): Met dien verstaan dat, waar daar in 'n private woonhuis meer as twee woonvertrekke, uitgesonderd 'n kombuis of 'n badkamer, wat deel uitmaak van, of gebruik word saam met die woonhuis verhuur word aan of gebruik word deur ander mense as bona fide-bediendes, of lede van die gesin van die eiernaar of okkuperende van die woonhuis en genoemde eiernaar of okkuperende kan voordeel uit genoemde verhuring of gebruik verkry, genoemde woonhuis vir die toepassing hiervan as 'n huurkamerhuis beskou word en dat die gelde wat by subitem (3) daarop van toepassing is: R9,67

(2) Woonstelle, vir elke drie kamers of gedeelte daarvan in elke woonstel uitgesonderd kombuis, spens en badkamer: R9,67

(3) Gemengde persele wat uit woonstelle en besigheidspersele onder dieselfde dak bestaan:

(a) Vir elke drie kamers of gedeelte daarvan in elke woonstel uitgesonderd kombuis, spens en badkamer: R9,67

(b) Vir elke 100 m^2 of 'n gedeelte daarvan, van die totale vloeroppervlaktes in die gebou, insluitende enige kelder- of tussenverdieping, wat vir besigheidsdoeleindes gebou, aangepas of ingerig is: R4,84

(4)(a) Hotelle nie gelisensieer ingevolge die Drankwet, 1977, nie en hul bygeboue, losieshuisse en hul bygeboue, en huurkamerhuse of kamers wat afsonderlik as woonplek verhuur word

(b) Hotelle en klubs wat ingevolge die Drankwet, 1977, (Wet 87 van 1977), of wysigings daarvan, gelisensieer is.

(c) Gemengde persele wat uit hotelle en klubs wat gelisensieer is, soos voornoem, en besigheidspersele onder dieselfde dak bestaan.

(d) Kantore, besigheids- of nywerheidspersele, uitgesonderd die wat uitdruklik elders in hierdie deel gemeld word.

(e) Sale waaruit inkomste verkry word.

(f) Kragsentrales.

(g) Persele wat vir 'n meubelopbergbesigheid gebruik word.

Vir elke 100 m^2 of gedeelte daarvan van die totale vloeroppervlakte of kelderterdieping per maand: R5,23

(5) Houtwerwe, steenkoolwerwe, werwe vir tweedehandse goedere, rommelware en ander dergelike persele:

Vir elke 100 m^2 of gedeelte daarvan van die totale oppervlakte: R5,23

(6) Koshuisse (dit wil sê, losieshuisse wat deel uitmaak van 'n opvoekundige inrigting)

(a) Vir die eerste 20 inwoners of minder: R17,41

(b) Vir elke daaropvolgende 20 inwoners of minder: R17,41

(c) Vir die berekening van hierdie gelde, omvat die woord "Inwoners" studente, leerlinge, personeellede en bediendes en moet bereken word volgens hulle gemiddelde daagliks totaal gedurende die tydperk van drie maande wat die tydperk waarvoor die geld gevorder word, onmiddellik voorafgaan en moet die getal deur die persoon wat beheer oor die inrigting voer, as huis gesertifiseer word.

(7) Opvoekundige inrigtings:

(a) Vir die eerste 20 personele of minder soos hieronder omskryf: R11,61

(b) Vir elke daaropvolgende 20 personele, soos voornoem of minder: R11,61

(c) Vir die berekening van hierdie gelde, beteken die woord "Personae", dagstudente of leerlinge, kosgangers, personeel en bediendes, of hulle inwoon of nie, en hul getal word bereken op die wyse wat hierbo vir koshuisse voorgeskryf is.

(8) Kraam- en verpleeginrigtings en herstellingstehuise:

(a) Vir die eerste 20 personele of minder: R11,67

(b) Vir elke daaropvolgende 20 personele of minder: R11,67

(c) Vir die berekening van hierdie gelde omvat die woord "Personae" pasiente, lede van die inwonende personeel en bediendes en hulle getal word bereken op die wyse wat hierbo vir koshuisse voorgeskryf is.

(9)(a) Kerke en geboue wat uitsluitlik vir openbare godsdiensoefening gebruik word:

Vir elkeen: R6,93

(b) Sale wat gebruik word vir die doeleindes wat met godsdienstige verband hou en waaruit geen inkomste verkry word nie:

Vir elkeen: R6,93

(10) Liefdadigheidsinrigting wat by wet as sodanig geregistreer is:

(a) Vir eerste 20 inwoners of minder: R5,20

(b) Vir elke daaropvolgende 20 inwoners of minder: R5,20

(c) Vir berekening van hierdie gelde omvat die woord "Inwoners" ook inwonende personeel en bediendes en moet die getal inwoners bereken word volgens hulle gemiddelde daagliks totaal gedurende die tydperk van drie maande wat die tydperk waarvoor die geld gevorder word, voorafgaan: Met dien verstaan dat hierdie geld nie betaalbaar is ten opsigte van 'n hostel wat gebruik word as huisvesting vir swartes wie se getal in aanmerking geneem word vir die berekening van enige ander bedrag wat ingevolge hierdie Bylae betaalbaar is nie.

(11) Vir die storting van nagvul vanaf swartedorpe in die vuilriole van die Raad, per standplaas:

(i) Private woonhuis, kantore, besigheids- of nywerheidspersele, uitgesonderd die wat uitdruklik elders in hierdie deel gemeld word: R8,79

(ii) Sale waaruit inkomste verkry word:

Vir elke 100 m^2 of gedeelte daarvan, van die totale vloeroppervlakte, insluitende enige tussen- of kelderterdieping: R4,75

(c) Kerke of geboue wat uitsluitlik vir openbare godsdiensoefening gebruik word:

Vir elkeen: R6,30

(d) Sale wat gebruik word vir die doeleindes wat met godsdienstige verband hou en waaruit geen inkomste verkry word nie:

Vir elkeen: R6,30

(e) Liefdadigheidsinrigtings wat by wet as sodanig geregistreer is:

(i) Vir die eerste 20 inwoners of minder: R4,73

(ii) Vir elke daaropvolgende 20 inwoners of minder: R4,73

(iii) Vir berekening van hierdie gelde omvat die woord "Inwoners" ook inwonende personeel en bediendes en moet die getal inwoners bereken word volgens hulle gemiddelde daagliks totaal gedurende die tydperk van drie maande wat die tydperk waarvoor die geld gevorder word, onmiddellik voorafgaan en moet die getal deur die persoon wat beheer oor die inrigting voer, as huis gesertifiseer word.

(f) Opvoekundige inrigtings:

(i) Vir die eerste 20 personele of minder, soos hieronder omskryf: R10,61

(ii) Vir elke daaropvolgende 20 personele soos voornoem of minder: R10,61

(iii) Vir die berekening van hierdie gelde beteken die woord "Personae" dagstudente of leerlinge, kosgangers, personeel en bediendes, of hulle inwoon of nie en hul getal word bereken op die wyse wat hierbo vir liefdadigheidsinrigtings voorgeskryf is.

(g) Sportterreine wat aan klubs behoort, uitgesonderd die wat aan opvoekundige inrigtings behoort en deur hulle studente of leerlinge gebruik word en gholfbane:

(i) Waar toeskouers toegang moet betaal:

Vir elke 300 sitplekke of 'n gedeelte daarvan: R8,70

(ii) Waar geen sitplekke beskikbaar is nie, maar waar 'n klubgebou opgerig is, ten opsigte van elke klubgebou: R18,72

(h) Openbare latrines:

Vir elke 5 m^2 of 'n gedeelte van die oppervlakte van die totale vloeroppervlakte van die gebou: R10,11

(i) Hostelle:

(i) Vir die eerste 20 inwoners of minder aan wie huisvesting verskaf word: R15,56

(ii) Vir elke daaropvolgende 20 inwoners soos voornoem of minder: R15,56

(iii) Hierdie geld word bereken volgens die getal inwoners van die hostel soos gesertifiseer deur die persoon wat beheer daaroor het soos aan die einde van die tydperk van drie maande wat die tydperk waarvoor die geld gevorder word, voorafgaan: Met dien verstaan dat hierdie geld nie betaalbaar is ten opsigte van 'n hostel wat gebruik word as huisvesting vir swartes wie se getal in aanmerking geneem word vir die berekening van enige ander bedrag wat ingevolge hierdie Bylae betaalbaar is nie.

(j) Houtwerwe, steenkoolwerwe, werwe vir tweedehandse goedere, rommelware en ander dergelike persele:

Vir elke 100 m^2 of 'n gedeelte daarvan van die totale oppervlakte daarvan: R5,50

4. PERSELE VRYGESTEL VAN BESKIKBAARHEIDSGELDE OF ONDERWORPE AAN SPESIALE, OOREENKOMS (PER MAAND)

(1) Mynmaatskappye

(a) In die geval van persele deur mynaatskappye besit of betrek en ten opsigte waarvan geen basiese vorderings betaalbaar is nie, moet sodanige maatskappye onderstaande vorderings aan die Raad betaal:

(i) Vir elke woning: R9,67

(ii) Vir kampongs

(aa) Vir die eerste 20 swartes of gedeeltes daarvan: R21,95

(bb) Vir elke daaropvolgende 20 swartes of minder: R21,95

(cc) Vir die berekening van hierdie geld moet die getal swartes bereken word volgens hulle gemiddelde daagliks totaal gedurende die tydperk van drie maande wat die tydperk waarvoor die geld gevorder word, onmiddellik voorafgaan en moet die getal deur die persoon wat beheer oor die inrigting voer as huis gesertifiseer word.

(iii) Vir elke spoekloset of bak, en elke urinaalbak of afskorting waarvoor nie by para-grawe (i) en (ii) hierbo voorsiening gemaak is nie: R21,95

(iv) Waar nagvuil van onder die grond gebring word, kan dit al na die wens van die Raad of deur die Raad se verwyderingsvoertuie verwijder word, of in die Raad se vuilriole geleei word, Indien die Raad vasselt dat dit in die vuilriole geleei moet word, moet die mynmaatskappy, wanneer daarom versoek, 'n verdunningstek op eie koste oprig en onderhou en die riuolvuil genoegsaam daarin skud voordat dit in die vuilriole geleei word.

(v) 'n Vordering van R5,78 per emmer, per maand moet deur die mynmaatskappy aan die Raad betaal word gebaseer op die gemiddelde aantal emmers wat daagliks na die oppervlakte gebring word. ('n Gewaarmerkte opgawe moet maandeliks aan die Raad verstrek word.) Waar die trogsteelsel gebruik word moet elke stuk van 60 cm lank van die trog of geut wat vir uniaal of spoeklosetdoeleindes gebruik word of vir sodanige gebruik ontwerp is, vir die toepassing van hierdie vordering beskou word as een urinaal of klosetuitrusting al na die geval.

(b) Waar die Raad deur enige maatskappy versoek word om sy bestaande vuilriolsteelsel uit te brei en die maatskappy se persele te bedien, is die vorderings onderworpe aan ooreenkoms met die Raad, en is in ooreenstemming met bestaande tariewe, en daarby moet boonop inbegrepe wees die delging van die kapitaalkoste van die buitevuilriole verbonde aan die betrokke myn en die binnevulriole en aansluitings ens. geleë op die eiendom van die betrokke myn.

(2) Die Sentrale Vliegskool Dunnottar, Departement van Gevangenis en 1 Konstruksie Regiment, Marievale:

(a) Vir die eerste 20 persone of gedeelte daarvan: R17,41

(b) Vir elke daaropvolgende 20 persone of minder: R17,41

(c) Vir die berekening van hierdie geld omvat die woord "Personne" alle persone insluitende bediendes of hulle inwoon of nie, en hulle getal word bereken op die wyse wat hierbo vir mynkampong voorgeskryf is.

(3) Nigel Hospitaal en Huis Tini Vorster, Dunnottar:-

(a) Vir die eerste 10 pasiënte of minder: R15,77

(b) Vir elke daaropvolgende 10 pasiënte of minder: R15,77

(c) Vir die berekening van hierdie geld omvat die woord "Pasiénte", inwonende personeel en bediendes, of hulle inwoon of nie en die getal word bereken op die wyse wat hierbo vir mynkampongs voorgeskryf is:

(d) Vir elke woonhuis: R9,67

(4)(a) Gholfbane, sportterreine wat nie aan privaat klubs behoort nie en openbare toilette:

Vir elke spoekloset of bak en elke urinaal, bak of afskorting: R9,67

(b) Sportterreine wat aan klubs behoort uitgesonder die wat aan opvoedkundige inrigtings behoort en deur studente of leerlinge gebruik word en gholfbane:

(i) Waar toeskouers toegang moet betaal: Vir elke 300 sitplekke of gedeelte daarvan: R9,67

(ii) Waar geen sitplekke beskikbaar is nie maar waar 'n klubgebou of gemakhuisie opgerig is, ten opsigte van elke klubgebou of gemakhuisie: R10,60

5. FABRIEKSUITVLOEISEL: BEREKENING VAN GELDE

Die volgende reëls sal van toepassing wees vir die doelendes van Artikel 23(c) van hierdie verordeninge, in verband met en vir vassetting van die geld betaalbaar vir die vervoer en behandeling van fabrieksuitvloeisel:

(1) Vir die toepassing van gedeelte 5 alleen, sal die woord "eienaar" in elke geval waar die betrokke eiendom deur 'n persoon anders as die eienaar, die bewoner daarvan insluit en in enige geval waar geld betrokke is, sal die eienaar en bewoner gesamentlik en afsonderlik daarvoor aanspreeklik wees — maar die Raad sal in die eerste plek die geld teen die bewoner hef.

(2) Die eienaar van 'n perseel waarop enige handel of nywerheid bedryf word en waarvan, as gevolg van sodanige handel, nywerheid of van enige proses soortgelyk daaraan, enige uitvloeisel in die straatrooil ontslaas word, sal bykomend tot enige ander gelde waaroor hy ingevolge hierdie bylae aanspreeklik mag wees, aan die Raad die volgende geldte ten opsigte van sodanige uitvloeisel betaal:

(a) 'n Bedrag bereken teen 7 persent per jaar op kapitaaluigawe op en in verband met meet-en monitortoerusting deur die Raad op die riuolpypaansluitings by die betrokke perseel geïnstalleer.

(b) 'n Bedrag bereken volgens die hoeveelheid uitvloeisel wat gedurende die tydperk waarvoor die geld gehef word, ontslaas word en ooreenkomsdig die volgende formule:

$$\frac{Vt}{100} \times 35 = C$$

Waar Vt = Totale volume fabrieksuitvloeisel vanaf perseel gedurende die toepaslike periode in kiloliter.

C.S.V. = Chemiese Suurstof Vraag van die genoemde fabrieksuitvloeisel in milligram per liter

C = Tariewe ten opsigte van fabrieksuitvloeisel vir 'n periode van een maand in rand.

(i) Die C.S.V. sal bereken word deur die wiskundige gemiddeld van die C.S.V. waardes verkry van elke individuele fabriek gedurende elke maand, met dien verstaande dat indien geen monsters gedurende 'n maand geneem sou word nie, die gemiddeld van die drie voorafgaande maande geneem sal word as basis vir die berekening daarvan.

(ii) Die volume van nywerheidsuitvloeisel vir 'n betrokke maand sal direk van 'n vloeimeter-lesing of -lesings verkry word en indien nie beskikbaar nie, van 'n persentasie van waterverbruik bereken van 'n vraeboog soos voltooi deur die "eienaar".

(c) 'n Addisionele heffing van R0,37/kl sal gehef word ten opsigte van elke konstansie van enige stof wat die limiet (gestipuleer in aanhangsel I van paragraaf XVII van die Rioleringsverordeninge) oorskry, chemiese suurstof aansvraag, asook elektriese geleidingsvermoë uitgesluit, met dien verstaande dat laasgenoemde van toepassing mag wees indien die oortollige waarde van elektriese geleidingsvermoë in die diskre-

sie van die Stadsingenieur te wye is aan nataliteit of swak huishouding van die "eienaar".

(d) Die minimum bedrag wat vir die ontlasting in die straatrooil gehef word, is:

(i) Per kiloliter; of: R0,37

(ii) Per maand, watter bedrag ookal die grootste is: R35,82

6. GELDE VIR WERK

(1) Die verseling van openings (artikel 9(4) van die Raad se Rioleringsverordeninge) Per opening: R46,20

(2) Die oopmaak van verstoppe riele (artikel 13(4) van die Raad se Rioleringsverordeninge)

(a) Verstoppings gerapporteer op weeksdae tussen die ure 07:00 en 16:00

(i) Vir die eerste halfuur of gedeelte daarvan: R28,88

(ii) Vir elke halfuur of gedeelte daarvan, daar-na: R9,24

(b) Verstoppings gerapporteer en oopgemaak op weeksdae tussen die ure 16:00 en 07:00:

(i) Vir die eerste halfuur of gedeelte daarvan: R47,36

(ii) Vir elke halfuur of gedeelte daarvan, daar-na: R17,33

(c) Op Saterdae, Sondae en Openbare Vakansiedae:

(i) Vir die eerste halfuur of gedeelte daarvan: R63,53

(ii) Vir elke halfuur of gedeelte daarvan, daar-na: R21,95

P.M. WAGENER
Stadsklerk

Munisipale Kantore
Posbus 23
Nigel
1490
10 Oktober 1990
Kennisgewing No. 79/1990

LOCAL AUTHORITY NOTICE 3679

TOWN COUNCIL OF NIGEL

RESCISSION AND DETERMINATION OF CHARGES FOR DRAINAGE SERVICES

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Nigel Town Council has by special resolution rescinded the charges payable in respect of drainage services published under Notice 72/1988 in Provincial Gazette no. 4581 dated 31 August 1988 and determined the charges with effect from 1 July 1990 as set out below:

DRAINAGE CHARGES

1. APPLICATION FEES

1.1. The minimum fee payable in respect of any application as aforesaid: R23,10.

1.2 Subject to the payment of a minimum fee as prescribed in subitem (i) the fees payable in respect of any application as aforesaid:

(i) For each 10 m² or part thereof (First 1 000 m²): R2,31.

(ii) For each 10 m² or part thereof (Second 1 000 m²): R1,62.

(iii) For each 10 m² or part thereof (Over 100 m²): R0,81 of the floor area of the basement, ground and other storeys of a building.

1.3 No sewage inspection fees will be applicable in respect of applications where no extensions and/or alterations to sewers are effected.”.

2. AVAILABILITY CHARGES IN RESPECT OF LAND (PER MONTH)

(1) For the first 600 m² or portion thereof: R6,45.

(2) For the following 600 m² for every 200 m² or portion thereof: R2,72.

(3) For the following 800 m² for each 400 m² or portion thereof: R2,17.

(4) For the following 28 000 m² for every 1 000 m² or portion thereof: R1,94.

(5) For every additional 1 000 m² or portion thereafter: R0,69.

3. ADDITIONAL CHARGES IN RESPECT OF AVAILABLE SEWERS (PER MONTH)

(1) Private dwelling-house (each): Provided that where in a private dwelling-house more than two living rooms, not being a kitchen or a bathroom, forming part of or used in conjunction with the dwelling-house are let to or allowed to be used by persons other than bona fide servants or members of the family of the owner or the occupier of the dwelling-house, and a pecuniary benefit to the said owner or occupier results from the said letting or use, the said dwelling-house shall be deemed to be a lodginghouse for the purposes thereof and the charges laid down in subitem (3) shall be applicable to it: R9,67.

(2) Residential flats for every three rooms or part thereof in each flat excluding kitchen, pantry and bathroom: R9,67.

(3) Composite premises comprising both residential flats and business premises under one roof:

(a) For every three rooms or part thereof in each flat excluding kitchen, pantry and bathroom: R9,67.

(b) For every 100 m² or part thereof of the total floor areas in the building including any basement or mezzanine floor constructed, adapted or laid out for use of business purposes: R4,84.

(4)(a) Hotels not licensed in terms of the Liquor Act, 1977 and their annexes, and boarding-houses or rooms separately let as lodgings.

(b) Hotels or Clubs licensed under the Liquor Act, 1977 (Act 87 of 1977) or any amendment thereof.

(c) Composite premises comprising hotels or clubs licensed as aforesaid and business premises under the same roof.

(d) Offices, business or industrial premises other than those specifically mentioned elsewhere in this part.

(e) Halls from which revenue is derived.

(f) Power stations.

(g) Premises used for the purpose of a furniture storage business.

For every 100 m² or part thereof of the total floor or basement, per month: R5,23.

(5) Timber yards, coal yards, second-hand material yards, scrap yards and other similar premises:

For every 100 m² or part thereof of the total area of ground: R5,23.

(6) Hotels (being boarding establishments forming part of an educational institution):

(a) For the first 20 inmates or less: R17,41.

(b) For every succeeding 20 inmates or less: R17,41.

(c) For the purpose of this charge, the word “inmates” shall include students, scholars, staff and servants and the number of inmates shall be calculated by reference to the average daily total thereof during the period of three months immediately preceding that to which the charge relates and shall be certified by the person in charge of the institution.

(7) Educational Institutions:

(a) For the first 20 persons or less as defined below: R11,61.

(b) For every succeeding 20 persons as aforesaid or less: R11,61.

(c) For the purpose of this charge the word “Persons” means day students or scholars, boarding students, staff and servants whether residents or not and the number of such persons shall be calculated in the manner prescribed above for hostels.

(8) Maternity and nursing homes and convalescent homes:

(a) For the first 20 persons or less: R11,67.

(b) For every succeeding 20 persons or less: R11,67.

(c) For the purpose of this charge the word “Persons” includes patients, members of the resident staff and resident servants and shall be calculated in the manner prescribed below for charitable institutions.

(9)(a) Churches or buildings used exclusively for public worship:

For each: R6,93.

(b) Halls used for the purpose connected with religion and from which no revenue is derived:

For each: R6,93.

(10) Charitable institutions registered as such, according to law:

(a) For the first 20 inmates or less: R5,20.

(b) For every succeeding 20 inmates or less: R5,20.

(c) For the purpose of this charge, the word “Inmates” includes resident staff and servants and the number of inmates shall be calculated by reference to the average daily total thereof during the period of three months immediately preceding that to which the charge relates and shall be certified by the person in charge of the institution.

(11) For the depositing of nightsoil from black townships in the Council's sewers, per stand:

(1) Private dwellings, offices, business or industrial premises, other than those specifically mentioned elsewhere in this part: R8,79.

(ii) Halls from which revenue is derived.

For each 100 m² or part thereof the total floor area, including any mezzanine floor or basement: R4,75.

(c) Churches or buildings used exclusively for public worship:

For each: R6,30.

(d) Halls used for the purpose connected with religion and from which no revenue is derived

For each: R6,30.

(e) Charitable institutions registered as such, according to law:

(i) For the first 20 inmates or less: R4,73.

(ii) For every succeeding 20 inmates or less: R4,73.

(iii) For the purpose of this charge, the word “Inmates” includes resident staff and servants and the number of inmates shall be calculated by reference to the average daily total thereof during the period of three months immediately preceding that to which the charge relates and shall be certified by the person in charge of the institution.

(f) Educational Institutions:

(i) For the first 20 persons or less as defined below: R10,61.

(ii) For every succeeding 20 persons as aforesaid or less: R10,61.

(iii) For the purpose of this charge, the word “Persons” means day students or scholars, boarding students, staff and servants whether resident or not and the number of such persons shall be calculated in the manner prescribed above for charitable institutions.

(g) Sports grounds belonging to clubs but not including such grounds belonging to educational institutions and used by students or scholars and golf courses:

(i) Where charges are made for the admission of spectators.

For every 300 seats or part thereof: R8,79.

(ii) Where no sitting accommodation is provided but where a clubhouse is erected in respect of each clubhouse: R18,72.

(h) Public conveniences:

For every 5 m² or part of that area of the floor area of the building: R10,11.

(i) Hostels.

(i) For the first 20 inmates or less to whom accommodation is provided therein: R15,56.

(ii) For every succeeding 20 inmates as aforesaid or less: R15,56.

(iii) For the purpose of this charge the number of inmates of a hostel, shall be taken as that certified by the person in charge thereof as at the end of the three months period preceding that for which the charge is made: Provided that this charge shall not be payable in respect of any hostel used for the accommodation of blacks, the number of whom is taken into account for the purpose of calculating the amount of any other charge payable in terms of this Schedule.

(j) Timber yards, coal yards, second-hand material yards, scrap-yards and other similar premises:

For every 100 m² or part thereof of the total area of the ground: R5,50.

4. PREMISES EXEMPTED FROM AVAILABILITY CHARGE OR SUBJECT TO SPECIAL AGREEMENT (PER MONTH)

(1) Mining Companies:

(a) In the case of premises owned or occupied by a mining company and in respect of which no basic charges are payable, the following amounts shall be paid by such mining company to the Council:

(i) For each dwelling house: R9,67.

(ii) For Compounds

(aa) For the first 20 blacks or less: R21,95.

(bb) For every succeeding 20 blacks or less: R21,95.

(cc) For the purpose of this charge the number of blacks shall be based on the average number of blacks in the compound during the period of three months immediately preceding that to

which the charge relates and shall be certified by the person in charge of the institution.

(iii) For every water closet or basin and every urinal basin or compartment not provided in paragraph (i) and (ii) above: R21,95.

(iv) Where night soil is brought from underground it may be at the option of the Council removed either by the Council's removal vehicles or introduced in the Council's sewers. If the Council determines that it be introduced in the sewers, the mining company shall, when called upon, construct and maintain a dilution tank at its own expense and sufficiently agitate the sewage therein before admitting to the sewers.

(v) A charge of R5,78 per pail per month shall be paid by the mining company to the Council based on the average daily number of pails brought to the surface (Certified return must be furnished monthly to the Council). Where the trough system or gutter used as such for urinal or water closet purposes or designed to be as such, each 60 cm of such system shall be considered on urinal or closet fittings as the case may be for the purpose of these charges.

(b) Where the Council is requested by any mining company to extend its existing sewerage system to serve the company's premises the charges shall be subject to an agreement with the above tariff and which shall, in addition provide for the redemption of capital cost of the external sewers incidental to the individual mine and of the internal sewers connections etc. situated on the property of the individual mine.

(2) Central Flying School Dunnottar, Department of Prisons and 1 Construction Regiment, Marievale.

(a) For every 20 persons or less: R17,41.

(b) For every additional 20 persons or less: R17,41.

(c) For the purpose of this charge the word "Persons" includes all persons including servants (whether resident or not) and the number of such persons shall be calculated in the manner prescribed above for mining compounds.

(3) Nigel Hospital and Huis Tini Vorster, Dunnottar.

(a) For the first 10 patients or less: R15,77.

(b) For every succeeding 10 patients or less: R15,77.

(c) For the purpose of this charge the word "Patients" includes staff and servants, whether resident or not, and the number shall be calculated in the manner prescribed above for mining compounds.

(d) For each dwelling-house: R9,67.

(4)(a) Golf courses, sports grounds not belonging to private clubs and public conveniences.

For each water-closet or basin and every urinal basin or compartment: R9,67.

(b) Sportsgrounds belonging to clubs, excluding such grounds belonging to educational institutions and uses by students or scholars and golf courses:

(i) Where charges are made for admission of spectators:

For every 300 seats or part thereof: R9,67.

(iii) Where no sitting accommodation is provided but where a club house or sanitary convenience is erected in respect of each clubhouse or convenience: R20,60.

5. INDUSTRIAL EFFLUENT CHARGES: CALCULATION OF CHARGES

The following rules shall be applicable for the purposes of section 23(c) of these by-laws, in connection with and for the determination of

charges payable for the conveyance and treatment of industrial effluents.

(1) For the application of part 5 only, the word "owner" shall, in each case where the property concerned is occupied by a person other than the owner, include the occupier thereof and in any case where charges are concerned, the owner and the occupier shall be jointly and severally liable — but the Council shall in the first instance levy the charges against the occupier.

(2) The owner of premises on which any trade or industry is conducted and from which, as a result of such trade, industry or of any process incidental thereto, any effluent is discharged into the sewer, shall in addition to any other charges, for which he may be liable in terms of this schedule, pay to the Council the following charges in respect of such effluent:

(a) An amount calculated at 7 percent per annum on the capital expenditure and in connection with measuring and monitor equipment installed by the council on the sewer connection at the premises concerned.

(b) An amount calculated on the quantity of the effluent discharged during the period of the charge in accordance with the following formula:

$$\begin{array}{r} \text{Vt} \quad \text{C.O.D.} \\ \hline \text{---} \times 35 \text{ ---} \\ 100 \quad 600 \\ = C \end{array}$$

where Vt = Total volume of industrial effluent from premises during the relevant cycle in kilolitre.

C.O.D. = Chemical oxygen demand of the said industrial effluent in milligrams per litre.

C = Charges in respect of industrial effluent for a cycle of one month in rand.

(i) The C.O.D. shall be calculated by taking the mathematical average of the C.O.D. values obtained from each individual factory during each month, provided that should no samples be taken during such month, the average of the three preceding months shall be taken as basis for calculation.

(ii) The volume of industrial effluent for the relevant month, shall be directly obtained from a flow meter reading or readings, and if not available, from a percentage of water consumption calculated from a questionnaire completed by the "owner".

(c) An additional levy of R0,37/kℓ will be charged in respect of each concentration of any substance in excess of the limit (stipulated in appendix 1 of chapter XVII of the drainage by-laws) excluding the chemical oxygen demand as well as electrical conductivity, provided that the latter may be applicable should the excess value of electrical conductivity, to the discretion of the Town Engineer, be due to the negligence or poor house keeping of the "owner".

(d) The minimum charge for the discharge of industrial effluent into the sewer shall be:

(1) R0,37 per kilolitre; or

(2) R35,81 minimum per month, whichever amount is the greater.

6. WORK CHARGES

(1) Sealing opening (section 9(4) of the Council's Drainage By-laws) per opening: R46,20.

(2) Removing blockages (section 13(4) of the Council's Drainage By-laws):

(a) Blockages reported on weekdays between the hours 07:00 to 16:00:

(i) For the first half hour, or part thereof: R28,88.

(ii) For every half hour or part thereof, thereafter: R9,24.

(b) Blockages reported and opened on weekdays between the hours 16:00 to 07:00:

(i) For the first half hour or part thereof: R47,36.

(ii) For every half hour or part thereof, thereafter: R17,33.

(c) On Saturdays, Sundays and Public Holidays:

(i) For the first half hour, or part thereof: R63,53.

(ii) For every half hour, or part thereof, thereafter: R21,95.

P.M. WAGENER
Town Clerk

Municipal Offices
P.O. Box 23
Nigel
1490
Notice No. 79/1990
10 October 1990

17

PLAASLIKE BESTUURSKENNISGEWING
3680

PLAASLIKE BESTUUR VAN NIGEL: AANVULLENDE WAARDERINGSLYS VIR DIE BOEKJAAR 1989/90

Kennis word hierby ingevolge artikel 37 van die Ordonnansie op Eindomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die aanvullende waarderingslys vir die boekjaar 1989/90 van alle belasbare eindom binne die munisipaliteit deur die voorsteller van die waarderingsraad gesertifiseer en geteken is en gevoleklik finaal en bindend geword het op alle betrokke persone soos in artikel 37 van daardie Ordonnansie beoog.

Die aandag word egter gevestig op artikels 17 en 38 van die gemelde Ordonnansie wat soos volg bepaal:

"Reg van appèl teen beslissing van waarderingsraad."

17. (1) 'n Beswaarmaker wat voor 'n waarderingsraad verskyn het of verteenwoordig was, met inbegrip van 'n beswaarmaker wat 'n antwoord soos in artikel 15(4) beoog, ingedien of voorgely het, kan teen die beslissing van sodanige raad ten opsigte waarvan hy 'n beswaarmaker is, binne dertig dae vanaf die datum van die publikasie in die Provinciale Koerant van die kennisgewing in artikel 16(4)(a) genoem of, waar die bepalingen 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 prosedure soos voorgeskryf in te dien en sodanige sekretaris stuur onverwyld 'n afskrif van sodanige kennisgewing van appèl aan die waardeerdeer en aan die betrokke plaaslike bestuur.

(2) 'n Plaaslike bestuur wat nie 'n beswaarmaker is nie, kan teen enige beslissing van 'n waarderingsraad appèl aanteken op die wyse in subartikel (1) beoog en enige ander persoon wat nie 'n beswaarmaker is nie maar wat regstreeks deur 'n beslissing van 'n waarderingsraad geraak word, kan op derglike wyse, teen sodanige beslissing appèl aanteken."

'n Vorm vir kennisgewing van appèl kan van die sekretaris van die waarderingsraad verkry word.

S.J. ETSEBETH
Sekretaris: Waarderingsraad
17 Oktober 1990
Posbus 23
Nigel
1490
Kennisgewing No. 81/1990

LOCAL AUTHORITY NOTICE 3680

LOCAL AUTHORITY OF NIGEL: SUPPLEMENTARY VALUATION ROLL FOR THE FINANCIAL YEAR 1989/90

Notice is hereby given in terms of section 37 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the supplementary valuation roll for the financial year 1989/90 of all rateable property within the municipality has been certified and signed by the chairman of the valuation board and has therefore become fixed and binding upon all persons concerned as contemplated in section 37 of that Ordinance.

However, attention is directed to sections 17 and 38 of the said Ordinance, which provides as follows:

"Right of appeal against decision of valuation board."

17. (1) An objector who has appeared or has been represented before a valuation board, including an objector who has lodged or presented a reply contemplated in section 15(4), may appeal against the decision of such board in respect of which he is an objector within thirty days from the date of the publication in the Provincial Gazette of the notice referred to in section 16(4)(a) or, where the provisions of section 16(5) are applicable, within twenty-one days after the day on which the reasons referred to therein, were forwarded to such objector, by lodging with the secretary of such board a notice of appeal in the manner and in accordance with the procedure prescribed and such secretary shall forward forthwith a copy of such notice of appeal to the valuer and 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.

S.J. ETSEBETH

Secretary: Valuation Board
17 October 1990
PO Box 23
Nigel
490
Notice No. 81/1990

17—24

PLAASLIKE BESTUURSKENNISGEWING 3681

KENNISGEWING VAN ONTWERPSKEMA

NELSPRUIT STADSRAAD

Die Stadsraad van Nelspruit gee hiermee in gevolge artikel 28(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n ontwerpwykingskema wat bekend sal staan as Wysigingskema 68, deur hom opgestel is.

Hierdie skema is 'n wysigingskema en bevat die volgende voorstelle, naamlik:

die wysiging van klousule 7(d) Tabel 1 van die Nelspruit-dorpsbeplanningskema 1989, met betrekking tot boulynvereistes van verskeie gebruiksones.

Die ontwerp-skema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsraad, Kamer 208, Tweedevloer, Blok-D, Burgersentrum, Nelstraat, Nelspruit, vir 'n tydperk van 28 dae vanaf 17 Oktober 1990.

Besware teen of vertoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990, skriftelik by of tot die Stadsraad, Kamer 208, Tweedevloer, Blok-D, Burgersentrum, Nelstraat, Nelspruit, ingedien of gerig word.

D W VAN ROOYEN
Stadsraad
F:/USERS/RAAD/SI/FBOUWER/KEN-NISGE/B0658

LOCAL AUTHORITY NOTICE 3681

NOTICE OF A DRAFT SCHEME

NELSPRUIT TOWN COUNCIL

LOCAL AUTHORITY NOTICE 3682

NOTICE OF A DRAFT SCHEME

NELSPRUIT TOWN COUNCIL

The Town Council of Nelspruit, hereby gives notice in terms of section 28(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that a draft amendment scheme to be known as Amendment Scheme 66, has been prepared by it.

This scheme is an amendment scheme and is applicable to a portion of Stand 6/65, West Acres Extension 1. The zoning of this portion is to be altered from "Private Open Space" to "Industrial 1" with an Annexure.

The draft scheme will lie for inspection during normal office hours at the office of the Town Clerk, Room 208, Second Floor, Block-D, Civic Centre, Nel Street, Nelspruit, for a period of 28 days from 17 October 1990.

Objections to or representations in respect of the scheme must be lodged with or made in writing to the Town Clerk at the above address or at P.O. Box 45, Nelspruit, 1200 within a period of 28 days from 17 October 1990.

D W VAN ROOYEN
Town Clerk
F:/USERS/RAAD/SI/FBOUWER/KEN-NISGE/B0652

17—24

PLAASLIKE BESTUURSKENNISGEWING 3683

KENNISGEWING VAN ONTWERPSKEMA

NELSPRUIT STADSRAAD

Die Stadsraad van Nelspruit gee hiermee in gevolge artikel 28(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n ontwerpwykingskema wat bekend sal staan as Wysigingskema 66, deur hom opgestel is.

Hierdie skema is 'n wysigingskema en en bevat die volgende voorstelle:

Die hersonering van 'n deel van Erf 2132, Nelspruit Uitbreiding 12:

- (i) 'n deel daarvan vanaf "Munisipaal" na "Nywerheid 1";
- (ii) 'n deel daarvan vanaf "Munisipaal" na "Bestaande Openbare Paaie".

Die ontwerp-skema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsraad, Kamer 208, Tweede Vloer, Blok-D, Burgersentrum, Nelstraat, Nelspruit, vir 'n tydperk van 28 dae vanaf 17 Oktober 1990.

Besware teen of vertoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990, skriftelik by of tot die Stadsraad, Kamer 208, Tweedevloer, Blok-D, Burgersentrum, Nelstraat, Nelspruit, ingedien of gerig word.

D W VAN ROOYEN
Stadsraad
F:/USERS/RAAD/SI/FBOUWER/KEN-NISGE/B0655

LOCAL AUTHORITY NOTICE 3683

NOTICE OF A DRAFT SCHEME

NELSPRUIT TOWN COUNCIL

The Town Council of Nelspruit, hereby gives notice in terms of section 28(1)(a) of the Town-

Besware teen of vertoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990, skriftelik by of tot die Stadsraad, Kamer 208, Tweedevloer, Blok-D, Burgersentrum, Nelstraat, Nelspruit, vir 'n tydperk van 28 dae vanaf 17 Oktober 1990, ingedien of gerig word.

D W VAN ROOYEN
Stadsraad
F:/USERS/RAAD/SI/FBOUWER/KEN-NISGE/B0651

planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that a draft amendment scheme to be known as Amendment Scheme 68, has been prepared by it.

This scheme is an amendment scheme and contains the following proposals:

The rezoning of a portion of Erf 2132, Nelspruit Extension 12;

(i) a portion thereof from "Municipal" to "Industrial 1"

(ii) a portion thereof from "Municipal" to "Existing Public Roads".

The draft scheme will lie for inspection during normal office hours at the office of the Town Clerk, Room 208, Second Floor, Block-D, Civic Centre, Nel Street, Nelspruit, for a period of 28 days from 17 October 1990.

Objections to or representations in respect of the scheme must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 45, Nelspruit, 1200 within a period of 28 days from 17 October 1990.

DIRK W VAN ROOYEN
Town Clerk

F:/USERS/RAAD/SI/FBOUWER/KEN-NISGE/B0656

17—24

PLAASLIKE BESTUURSKENNISGEWING
3684

STADSRAAD VAN NELSPRUIT

PERMANENTE SLUITING VAN PARK-ERWE

Kennis geskied hiermee ingevolge artikel 68 van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, dat die Stadsraad van Nelspruit van voorname is om gedeeltes van Parkerwe 1192 en 1076, Nelspruit Uitbreiding 5 permanent te sluit met die doel om die eiendom na bersonering daarvan, ingevolge die bepalings van artikel 79(18) van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, as 'n residensiële erf per publieke veiling te vervreem.

Die plan wat die gedeeltes van die parkerwe wat gesluit gaan word aantoon, lê by die Burger-sentrum, Nelspruit, gedurende kantoorture ter insae.

Enigiemand wat hierteen beswaar wil aanteken of vertoë wil rig, moet sodanige beswaar skriftelik aan die Stadslerk, Posbus 45, Nelspruit, 1200, rig om hom voor of op 17 Desember 1990 te bereik.

DIRK W VAN ROOYEN
Stadslerk

Burgersentrum
Posbus 45
Nelspruit
1200
Kennisgewing No. 113/1990
21 September 1990

/II

LOCAL AUTHORITY NOTICE 3684

TOWN COUNCIL OF NELSPRUIT

PERMANENT CLOSING OF PARK ERVEN

Notice is hereby given in terms of section 68 of the Local Government Ordinance, No 17 of 1939, that the Town Council of Nelspruit intends to close portions of Park Erven 1192 and 1076, Nelspruit Extension 5 permanent and to alienate the said property after rezoning thereof in terms

of section 79(18) of the Local Government Ordinance, No 17 of 1939, as a residential erf by means of a public auction.

A plan indicating the portions of the park erven to be closed, may be inspected during office hours at the Civic Centre, Nel Street, Nelspruit.

Any person who wishes to object to the proposed closing or wishes to make a recommendation in this regard, should lodge objections or recommendations to the Town Clerk, PO Box 45, Nelspruit, 1200, to reach him on or before 17 December 1990.

DIRK W VAN ROOYEN
Town Clerk

Civic Centre
PO Box 45
Nelspruit
1200
Notice No. 113/1990

/II 17

PLAASLIKE BESTUURSKENNISGEWING
3685

STADSRAAD VAN ORKNEY
WYSIGING VAN VERORDENINGE

1. Johan van Schoor Aktiwiteitsaalverordeninge deur die Raad aangeneem by Municipale Kennisgewing 36/1990 aangekondig by Plaaslike Bestuurskennisgewing 2200 van 18 Julie 1990.

2. Biblioteekverordeninge deur die Raad aangeneem by Administrateurskennisgewing 861 van 9 November 1966.

3. Verordeninge vir die Regulering van Parke en Tuine deur die Raad aangeneem by Administrateurskennisgewing 548 van 4 April 1973.

Kennis geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Orkney van voorname is om die bestaande verordeninge te wysig.

Die algemene strekking van die voorgestelde wysigings is om voorsiening te maak vir:

1. Nuwe bepalings aangaande die verhuring van die Johan van Schoor Aktiwiteitsaal.

2. Beheer en toegang tot die Orkney Openbare Biblioteek in te stel.

3. Beheer en toegang tot openbare geriewe in te stel.

'n Afskrif van die voorgestelde wysigings lê ter insae by Kamer 124, Burgersentrum, Patmoreweg, Orkney, vir veertien dae vanaf publikasie van hierdie kennisgewing in die Provinciale Koerant.

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 Provinciale Koerant, by ondergetekende indien.

J P DE KLERK
Stadslerk

Burgersentrum
Patmoreweg
Orkney
2620
17 Oktober 1990
Kennisgewing No. 62/1990

LOCAL AUTHORITY NOTICE 3685

TOWN COUNCIL OF ORKNEY

AMENDMENTS OF BY-LAWS

1. Johan van Schoor Activity Hall By-laws

adopted under Municipal Notice 36/1990 published under Local Authority Notice 2200 on 1 July 1990.

2. Library By-laws adopted under Administrator's Notice 861 dated 9 November 1966.

3. By-laws for the Regulation of Parks and Gardens adopted under Administrator's Notice 548 dated 4 April 1973.

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Orkney intends to amend the abovementioned By-laws.

The general purport of the proposed amendments is to:

1. Prescribe new provisions in connection with the hiring of the Johan van Schoor Activity Hall.

2. Prescribe new provisions in connection with control and admission in the Orkney Public Library.

3. Prescribe new provisions in connection with control and admission in public amenities.

A copy of the proposed amendments is open for inspection at Room 124, Civic Centre, Patmore Road, Orkney for a period of 14 days from the date of publication of this notice in the Provincial Gazette.

Any person who wishes to object to the said amendments must lodge such objection in writing with the undersigned within 14 days from the date of publication of this notice in the Provincial Gazette.

J P DE KLERK
Town Clerk.

Civic Centre
Patmore Road
Orkney
2620
17 October 1990
Notice No. 62/1990

17

PLAASLIKE BESTUURSKENNISGEWING
3686

STADSRAAD VAN ORKNEY

WYSIGING VAN VASSTELLING VAN GELDE VIR TOEGANG, HUISVESTING EN GEPAARDGAANDE AANGELEENHEDE: VAKANSIEOORD ORKNEY-VAA

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Orkney by Speciale Besluit die geldte aangekondig by Municipale Kennisgewing no 58/1987 van 5 Augustus 1987 gewysig het soos hieronder uiteengesit en word hierdie wysiging geag in werking te tree op 1 Julie 1990.

1. Deur items 1 tot 3 van die Tarief van Gelde deur die volgende te vervang:

TARIEF VAN GELDE

1. Gelde vir toegang tot die vakansieoord en gratis gebruik van ontspanningsgeriewe, deur die Raad voorsien, met uitsluiting van die saal, springmatte, en warmwaterbad en uitgesonderd groepse persone soos in item 4 aangedui:

Gedurende 06:00 tot 22:00

(a) Periode 1 November tot 31 Januarie

(1) Volwassenes: Per persoon: R3,00.

(2) Kinders: tussen 6 en 16 jaar: per persoon: R2,00.

Kinders onder 6 jaar: Gratis.

(3) Per selfaangedrewe voertuig (Motorfietse nie toegelaat): R4,00.

(b) Periode 1 Februarie tot 31 Oktober (1) Volwassenes: Per persoon: R2,00. (2) Kinders: Tussen 6 en 16 jaar: Per persoon: R1,00. Kinders onder 6 jaar: Gratis. (3) Per selfaangedreve voertuig (Motorfietse nie toegelaat): R3,00.	(d) Afslag slegs van toepassing op 3(1) Deur die volgende as item 13 in te voeg: 13.(1) Springmatte Per kwartier of gedeelte daarvan: R0,50. (Springmatte is slegs gedurende kantoorure oop.) (2) Warmwaterbad: Per persoon per sessie — R2,00.	(2) Semi-detached Bungalows: (a) 4 Beds R44,00 plus GST (b) 2 beds R32,00 plus GST (3) For every additional self-propelled vehicle (Motorcycles not allowed) R 2,00 (4) Discount (a) During the period 1 June to 31 August a discount of 20 % will be applicable to residing three consecutive nights or longer. (b) A discount of 10 % will be applicable for senior citizens excluding the period 1 December to 7 January as well as the Thursday preceding the Easter Week-end to the Monday after the Easter-weekend. (c) Discount is only applicable on 2(1) and 2(2). 3. Tariff for camping sites, excluding groups of persons as indicated in item 4: Per night (1) Per caravan or tent with a maximum of 4 persons per caravan or tent: Without electric plug R15,00 plus GST With electric plug R18,00 plus GST (2) In cases where more than 4 but less than 12 persons are housed in a caravan or tent an additional charge payable per additional persons R 3,00 (3) For every additional self-propelled vehicle (Motorcycles not allowed) R 2,00 (4) Uninhabited caravans, left at the owners' own risk R 6,00 (5) Discount (a) During the period 1 June to 31 August a discount of 20 % will be applicable. (b) A discount of 20 % will be applicable for Senior Citizens, excluding the period 1 December to 7 January as well as the Thursday preceding the Easter Week-end to the Monday after the Easter Week-end. (c) A discount of 20 % to caravan rallies by acknowledged caravan clubs, with 15 caravans or more, excluding the period 1 December to 7 January as well the Thursday preceding the Easter Week-end to the Monday after the Easter Week-end. (d) Discount on only applicable i r o Item 3(1) By the insertion as item 13 of the following: 13.(1) Trampolines Per quarter of an hour or part thereof: R0,50. (Admission to the trampolines are limited to office hours.) (2) Indoor heated pool: Per person, per session — R2,00.
2. Gelde vir gemeubileerde huisvesting insluitende beddegoed en eetgerei uitgesondert groepe persone soos in item 4 aangedui: Per nag (1) Vakansiehuise: 2 slaapkamers met 6 beddens R67,00 plus AVB (2) Skakelhuise: (a) 4 beddens R44,00 plus AVB (b) 2 beddens R32,00 plus AVB (3) Vir elke addisionele selfaangedreve voertuig (Motorfietse nie toegelaat) R 2,00	Burgersentrum Patmoreweg Privaatsak X8 Orkney 2620 17 Oktober 1990 Kennisgewing No. 60/1990	JP DE KLERK Stadsklerk
(4) Afslag (a) Gedurende die tydperk 1 Junie tot 31 Augustus is 'n afslag van 20 % van toepassing vir verblyf van drie agtreenvolgende nagte of langer. (b) 10 % afslag vir Senior Burgers uitgesluit die tydperk vanaf 1 Desember tot 7 Januarie asook vanaf die Donderdag voor die Paasnaweek tot die Maandag na die Paasnaweek. (c) Afslag slegs van toepassing op 2(1) en 2(2).	LOCAL AUTHORITY NOTICE 3686 TOWN COUNCIL OF ORKNEY AMENDMENT TO DETERMINATION OF CHARGES FOR ADMISSION, ACCOMMODATION AND RELATING MATTERS: ORKNEY-VAAL HOLIDAY RESORT	
3. Gelde vir kampeerterreine, uitgesondert groepe persone soos in item 4 aangedui: Per nag (1) Per woonwa of tent met 'n maksimum van 4 persone: Sonder elektriese kragpunte R15,00 plus AVB Met elektriese kragpunte R18,00 plus AVB (2) In gevalle van woonwaens of tente waarin meer as 4 maar minder as 12 persone gehuisves word, is 'n bykomende geld betaalbaar per addisionele persoon ... R 3,00 (3) Vir elke addisionele selfaangedreve voertuig .. R 2,00 (4) Onbewoonde woonwaens wat op eienaars se risiko gelaat word R 6,00	In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Orkney by special resolution amended the charges published in Municipal Notice No 58/1987 on 5 August 1987 as set out below and shall be deemed to have come into operation on 1 July 1990. 1. By the substitution for items 1 to 3 of the Tariff of Charges of the following:	
(5) Afslag (a) Gedurende die tydperk 1 Junie tot 31 Augustus is 'n afslag van 20 % van toepassing. (b) 20 % Afslag vir Senior Burgers uitgesluit die tydperk vanaf 1 Desember tot 7 Januarie asook vanaf die Donderdag voor die Paasnaweek tot die Maandag na die Paasnaweek. (c) 20 % Afslag aan woonwasaamtrekke deur erkende woonwaklubs met 15 of meer woonwaens, uitgesluit die tydperk 1 Desember tot 7 Januarie asook vanaf die Donderdag voor die Paasnaweek tot die Maandag na die Paasnaweek.	TARIFF OF CHARGES 1. Charges for admission to the holiday resort and free use of recreation facilities provided by the Council, excluding the hall, trampolines and indoor pool heated and excluding groups of persons as indicated in item 4: During 06:00 to 22:00 (a) Period 1 November to 31 January (1) Adults: Per person: R3,00. (2) Children: Between the ages of 6 and 16 years: Per person: R2,00. Children under the age of 6 years: Free. (3) Per self-propelled vehicle (Motorcycles not allowed): R4,00. (b) Period 1 February to 31 October (1) Adults: Per person: R2,00. (2) Children: Between the ages of 6 and 16 years: Per person: R1,00. Children under the age of 6 years: Free. (3) Per self-propelled vehicle (Motorcycles not allowed): R3,00. No day visitor will be allowed to enter the holiday resort after 22:00 and all day visitors must vacate the holiday resort by not later than 23:00. 2. Charges for furnished accommodation, including bedding and cutlery and excluding groups of persons as indicated in item 4: Per night (1) Bungalows: 2bedrooms with 6 beds R67,00 plus GST	JP DE KLERK Town Clerk Civic Centre Patmore Road Private Bag X8 Orkney 2620 17 October 1990 Notice No. 60/1990

**PLAASLIKE BESTUURSKENNISGEWING
3687**
**MUNISIPALITEIT ORKNEY: WYSIGING
VAN BOUVERORDENINGE**

Die Stadsklerk van Orkney publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), die verordeninge hierna uiteengesit.

Die Bouverordeninge van die Munisipaliteit Orkney, afgekondig by Administrateurskennisgewing 887 van 28 Mei 1975, word hierby gewysig deur artikel 240(3)(b) deur die volgende te vervang:

"n Bord of materiaal soos ingevolge paraaf (a) voorgeskryf, mag nie geplaas word op of teen of bevestig word aan, of andersins gestuwd word deur, enige transformatorkas, telegraafpaal, boom, verkeerslig of -teken of ander bouwerk van voorwerp wat deur die Raad, of die Regering van die Republiek opgerig is nie of, tensy dit met 'n tou of 'n sterk lyn geskied, aan 'n straatliggaal wat in 'n straat soos deur die Raad bepaal staan, bevestig word nie: Met dien verstande dat geen bord of materiaal bevestig mag word aan 'n straatliggaal waarteen 'n elektriese kabel bevestig is nie en geen deel van sodanige bord of materiaal hoer mag wees as 3 meter gemeet vanaf die grond nie."

J P DE KLERK
Stadsklerk

Burgersentrum
Patmoreweg
Orkney
2620
Kennisgewing No. 13/1990

LOCAL AUTHORITY NOTICE 3687

**ORKNEY MUNICIPALITY: AMENDMENT
TO BUILDING BY-LAWS**

The Town Clerk of Orkney hereby, in terms of section 101 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), publishes the by-laws set forth hereinafter.

The Building By-laws of the Orkney Municipality, published under Administrator's Notice 887, dated 28 May 1975, are hereby amended by the substitution for section 240(3)(b) of the following:

"A board or other material as prescribed in paragraph (a) may not be placed on or against or be fastened to or otherwise be supported by any transformer box, telegraph pole, tree, robot, traffic sign, or other building structure or object erected by the Council or the Government of the Republic except to or against an electric pole in a street as determined by the Council, save by means of cord or strong string: Provided that a board or other material may not be fastened to an electric pole that has an electric cable attached to it and that no part of such board or material may be higher than 3 metre measured from the ground."

J P DE KLERK
Town Clerk

Civic Centre
Patmore Road
Orkney
2620
Notice No. 13/1990

17

**PLAASLIKE BESTUURSKENNISGEWING
3688**

STADSRAAD VAN PIETERSBURG

WYSIGING VAN GELDE

Kennis geskied hiermee ingevolge die bepalings van artikel 80B(3) van die Ordonnansie op

Plaaslike Bestuur, 1939, dat die Stadsraad van Pietersburg by Spesiale Besluit die ondergenoemde gelde met ingang van 1 Oktober 1990, gewysig het.

1. Etnologiese Museum

Die algemene strekking van die wysiging is die vasstelling van die huur vir die gebruik van die braaigeriewe.

2. Municipale Vliegveld

Die algemene strekking van die wysiging is die verhoging van landingsgeld.

Afskrifte van die wysiging van gelde tesame met die tersaaklike besluite van die Stadsraad lê gedurende kantoorure ter insae by kamer 404, Burgersentrum, Pietersburg, vir 'n tydperk van veertien (14) dae vanaf publikasie hiervan.

Enige persoon wat beswaar teen die wysiging van gelde wil maak, moet sodanige beswaar skriftelik binne veertien (14) dae na publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende indien.

ACK VERMAAK
Stadsklerk

Burgersentrum
Pietersburg
25 September 1990

LOCAL AUTHORITY NOTICE 3688

PIETERSBURG TOWN COUNCIL

AMENDMENT OF CHARGES

Notice is hereby given in terms of section 80B(3) of the Local Government Ordinance, 1939, that the Pietersburg Town Council has by Special Resolution amended the undermentioned charges, with effect from 1 October 1990.

1. Ethnological Museum

The general purport of the amendment is the determination of the hire of the braai facilities.

2. Municipal Aerodrome

The general purport of the amendment is the increase in landing charges.

Copies of the amendment of charges as well as the relevant resolutions of the Town Council are available for inspection during normal office hours at room 404, Civic Centre, Pietersburg, for a period of fourteen (14) days from publication hereof.

Any person who wishes to object to the amendment of charges must lodge such objections in writing with the undersigned within fourteen (14) days from publication of this notice in the Provincial Gazette.

ACK VERMAAK
Town Clerk

Civic Centre
Pietersburg
25 September 1990

17

**PLAASLIKE BESTUURSKENNISGEWING
3689**

**RAAD OP PLAASLIKE BESTUURSAAN-
GELEENTHEDE**

**GEBIED VAN WES VAN PRETORIA EN
KOSMOS**

**WYSIGING VAN DIE STANDAARDELEK-
TRISITEITSVERORDENINGE—S1/4/1/5**

Die Hoof Uitvoerende Beampte publiseer hierby ingevolge die bepalings van artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), soos gewysig, die wysigings hierna uiteengesit wat ingevolge artikel 96 van die voornoemde Ordonnansie, opgestel is.

**1. STANDAARDELEKTRISITEITS-
VERORDENINGE—S1/4/1/5**

Die Raad se Standaardelektrisiteitsverordeninge — aangeneem by Plaaslike Bestuurskennisgewing 2154 van 9 Augustus 1989, soos gewysig, word hiermee gewysig deur die volgende items in Deel II van die Bylae te wysig:

(a) Deur item 16.1 te wysig deur in subitems (2)(a)(i), 2(b)(i), 2(c)(iii) die syfers "12,3c", "12,3c", "20,58" en "R823,20" onderskeidelik deur die syfers "12,5c", "12,5c", "23,50" en "R940,00" te vervang.

(b) Deur item 16 te wysig deur item 16 van Deel II te wysig deur — in subitems (1), (2)(a)(ii)(aa), (a)(ii)(bb), (b)(ii)(aa), (b)(ii)(bb), (c)(ii), (c)(iii), (d), (e)(ii), (e)(iii) die syfers "R216", "R22", "R22", "R22", "R35", "R20,08", "R803,20", "30c", "R25", "R20,08" en "R6 024" onderskeidelik deur die syfers "R288", "R25", "R25", "R25", "R25", "R40", "R23,50", "R940", "35c", "R40", "R23,50" en "R7 050" te vervang.

N T DU PREEZ
Hoof Uitvoerende Beampte

Posbus 1341
Pretoria
0001
17 Oktober 1990
Kennisgewing No 55/90

TR/mc 1990-09-17
VAL(10) KEN

LOCAL AUTHORITY NOTICE 3689

**LOCAL GOVERNMENT AFFAIRS COUN-
CIL**

**AREA WEST OF PRETORIA AND KOS-
MOS**

**AMENDMENT TO THE STANDARD
ELECTRICITY BY-LAWS—S1/4/1/5**

The Chief Executive Officer publishes in terms of section 101 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), as amended, the amendments as set forth hereinafter which have been made in terms of section 96 of the aforesaid Ordinance.

**1. STANDARD ELECTRICITY BY-LAWS
—S1/4/1/5**

The Council's Standard Electricity By-laws adopted under Local Authority's Notice 2154 dated 9 August 1989, as amended, are hereby amended, by amending the following items of Part II of the Schedule.

(a) By amending item 16.1 by the substitution in subitems (2)(a)(i), 2(b)(i), 2(c)(iii) for the figures "12,3c", "12,3c", "R20,58" and "R823,20" of the figures "12,5c", "12,5c", "R23,50" and "R940" respectively.

(b) By amending item 16 by the substitution in subitems (1), (2)(a)(ii)(aa), (a)(ii)(bb), (b)(ii)(aa), (b)(ii)(bb), (c)(ii), (c)(iii), (d), (e)(ii), (e)(iii) for the figures "R216", "R22", "R22", "R22", "R35", "R20,08", "R803,20", "30c", "R25", "R20,08" and "R6 024" of the figures "R288", "R25", "R25", "R25", "R25", "R40", "R23,50" and "R7 050" respectively.

N T DU PREEZ
Chief Executive Officer

PO Box 1341
Pretoria
0001
17 October 1990
Notice No 55/90

TR/mc
1990-09-17
Val(10) not

17

PLAASLIKE BESTUURSKENNISGEWING
3690

PONGOLA GESONDHEIDSKOMITEE

EIENDOMSBELASTING 1990/91

Kennisgewing geskied hiermee ingevolge die bepalings van artikel 21 van die Plaaslike Bestuur Belastingsordonansie, Ordonnansie 11 van 1977, dat die Pongola Gesondheidskomitee die volgende belasting gehef het op die terreinwaarde van alle belasbare eiendom geleë binne die gebied van die Komitee vir die finansiële jaar 1 Julie 1990 tot 30 Junie 1991.

1. 'n Oorspronklike belasting van drie (3) sent in die rand op die terreinwaarde van die grond.

2. Onderhewig aan die goedkeuring van die Administrateur 'n addisionele belasting van (7,5) sewe en 'n half sent in die rand op die terreinwaarde van grond.

Belasting is verskuldig op 1 Julie 1990 en betaalbaar voor of op 31 Desember 1990.

Indien die belasting soos gehef nie op genoemde datum betaal word nie, sal rente teen 15 % per jaar gehef word bereken vanaf 1 Julie 1990 op uitstaande bedrae na 31 Desember 1990.

J R SWANTON
Sekretaris

Gesondheidskomiteekantoor
Posbus 191
Pongola
3170
6 Julie 1990
Kennisgewing No 10/1990

LOCAL AUTHORITY NOTICE 3690

PONGOLA HEALTH COMMITTEE

ASSESSMENT RATES 1990/91

Notice is hereby given in terms of section 21 of the Local Authorities Rating Ordinance, 11 of 1977, that the Pongola Health Committee levied the following rate of tariffs on the site value of all rateable properties in the area of the Committee for the financial year 1 July 1990 to 30 June 1991.

1. An original rate of three (3) cents in the Rand on the site value of land.

2. Subject to the approval of the Administrator a further additional rate of (7,5) seven and half cents in the rand on the site value of land.

The rate shall become due on 1 July 1990, but shall be payable on or before 31 December 1990.

If the rates hereby imposed are not paid on the date specified, interest at the rate of 15 % per annum will be charged, calculated from 1 July 1990 on outstanding amounts after 31 December 1990.

J R SWANTON
Secretary

Health Committee Offices
PO Box 191
Pongola
3170
6 July 1990
Notice No 10/1990

PLAASLIKE BESTUURSKENNISGEWING
3691

STADSRAAD VAN POTGIETERSRSUS

HERROEPING VAN STANDAARDBIBLIOTEEKVERORDENINGE EN AANVAARDING VAN NUWE BIBLIOTEEK-VERORDENINGE

Kennis geskied hiermee ingevolge artikel 96

van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), dat die Stadsraad van Potgietersrus van voorname is om die Standaardbiblioteekverordeninge wat by Administratierskennisgewing 820 van 26 Oktober 1966 op die Stadsraad van Potgietersrus van toepassing gemaak is, te herroep en nuwe Biblioteekverordeninge te aanvaar ten einde beter beheeraatreels daar te stel.

Kennis geskied ook hiermee ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Potgietersrus by spesiale besluit ledegeld betaalbaar vasgestel, en tariewe bepaal het waarteen biblioteekmateriaal uitgeleen word.

Afskrifte hiervan lê gedurende kantoorure by die kantoor van die Stadssekretaris vir 'n tydperk van veertien dae ter insae.

Enige persoon wat beswaar teen die voorgenoemde verordeninge wil maak moet dit skriftelik by die Stadsklerk binne veertien dae na datum van publikasie van hierdie kennisgewing in die Provinciale Koerant op 17 Oktober 1990 doen.

CFB MATTHEUS
Stadsklerk

Munisipale Kantoor
Posbus 34
Potgietersrus
0600
28 September 1990
Kennisgewing No 77/1990

LOCAL AUTHORITY NOTICE 3691

TOWN COUNCIL OF POTGIETERSRSUS

REVOCATION OF STANDARD LIBRARY BY-LAWS AND ADOPTION OF NEW LIBRARY BY-LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), that the Town Council of Potgietersrus intends to revoke the Standard Library By-laws made applicable to the Town Council of Potgietersrus under Administrator's Notice 820 of 26 October 1966 and to adopt new Library By-laws in order to impose certain control measures.

It is also notified in terms of section 80B of the Local Government Ordinance, 1939, that the Town Council of Potgietersrus has by Special Resolution determined membership fees payable as well as certain tariffs for the lending out of library material.

Copies hereof are open for inspection during office hours at the office of the Town Secretary for a period of fourteen days.

Any person who desires to object to the proposed by-laws shall do so in writing to the Town Clerk within fourteen days after the date of publication of this notice in the Provincial Gazette on 17 October 1990.

CFB MATTHEUS
Town Clerk

Municipal Offices
PO Box 34
Potgietersrus
0600
28 September 1990
Notice No 77/1990

beplanning en Dorpe, 1986, bekendgemaak dat die Stadsraad van Potchefstroom goedgekeur het dat Potchefstroom-dorpsbeplanningskema 1980 gewysig word deur die hersoning van die resterende gedeelte van Gedeelte 1 van Erf 270, die resterende gedeelte van Erf 2642 en Gedeelte 3 van Erf 2642, Potchefstroom, vanaf "Residensieel 4" na "Spesiaal" vir spreekkamers vir gespesialiseerde mediese dienste, 'n dagkliniek en twee woonstelle, onderworpe aan sekere voorwaarde.

Kaart 3 en die skemaklousules van die wigsingkema word in bewaring gehou deur die Hoof van die Departement van Plaaslike Bestuur, Behuising en Werke: Administrasie: Volksraad, Pretoria, en die Stadsklerk, Municipale Kantore, Wolmaransstraat (Posbus 113), Potchefstroom, en lê ter insae te alle redelike tye.

Hierdie wigsing staan bekend as Potchefstroom-wigsingkema 294 en tree in werking op 12 Desember 1990.

Kennisgewing 110/1990

LOCAL AUTHORITY NOTICE 3692

POTCHEFSTROOM AMENDMENT SCHEME 294

It is hereby notified in terms of the provisions of section 57(1)(a) of the Town-planning and Townships Ordinance, 1986, that the Potchefstroom Town Council has approved the amendment of Potchefstroom Town-planning Scheme 1980 by the rezoning of the remaining extent of Portion 1 of Erf 270, the remaining extent of Erf 2642 and Portion 3 of Erf 2642, Potchefstroom, from "Residential 4" to "Special" for consulting rooms for specialised medical services, a day clinic and two flats, subject to certain conditions.

Map 3 and the scheme clauses of the amendment scheme are filed with the Head of the Department of Local Government, Housing and Works: Administration: House of Assembly, Pretoria, and the Town Clerk, Municipal Offices, Wolmarans Street (PO Box 113), Potchefstroom, and are open for inspection at all reasonable times.

This amendment is known as Potchefstroom Amendment Scheme 294 and shall come into operation on 12 December 1990.

Notice 110/1990

17

PLAASLIKE BESTUURSKENNISGEWING 3693

POTCHEFSTROOM-WYSIGINGSKEMA 299

Hierby word ooreenkomsdig die bepalings van artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, bekend gemaak dat die Stadsraad van Potchefstroom goedgekeur het dat Potchefstroom-dorpsbeplanningskema 1980 gewysig word deur subklousule 11(d) deur die volgende subklousule te vervang:

"11(d) die inwoning van vyf (5) of minder onverwante persone op 'n erf toe te laat nie, onderworpe aan die volgende voorwaarde:

(i) indien meer as drie (3) onverwante persone op 'n erf inwoon, moet die skriftelike toestemming van die plaaslike bestuur vir die inwoning verkry word. Die aansoeker moet sodanig intliging verstrek wat die plaaslike bestuur verlang en die slaapvertrekke wat vir inwoning/bewoning beoog word, tesame met die vereiste bad- en toiletgeriewe, moet duidelik op 'n vloerplan van die gebou waarop die aansoek betrekking het, aangetoon word.

PLAASLIKE BESTUURSKENNISGEWING 3692

POTCHEFSTROOM-WYSIGINGSKEMA 294

Hierby word ooreenkomsdig die bepalings van artikel 57(1)(a) van die Ordonnansie op Dorps-

Voorts moet die aansoeker saam met sy aansoek ook die skriflike kommentaar van sy aangrensende bure oor die voorgenome huisvesting, inhändig. By die toepassing hiervan word grond geag aangrensend aan ander grond te wees, selfs al word dit deur 'n straat of pad geskei.

(ii) die volgende voorwaarde is van toepassing by woonhuise:

- die minimum vloeroppervlakte per persoon vir 'n slaapvertrek is 10 m^2 (tien vierkante meter);

- persone wat inwoon moet toegang tot minstens een (1) spoelklosetpan, een (1) handewasbak en een (1) bad of stort hê: Met dien verstande dat indien persone van verskillende geslagte inwoon, afsonderlike fasilitete vir elke geslag vereis word en dat die fasilitete vir verskillende geslagte van toepaslike tekens voorsien word;

- geen voertuig mag op die sypaadjie parkeer word nie en een parkeerplek (bedek of onbedek) vir elke persoon wat inwoon, moet op die erf voorsien word;

(iii) die volgende voorwaardes is van toepassing by buitegeboue:

- nie meer as drie (3) kamers (bedienekamer uitgesluit) sal vir slaapvertrekkie toegelaat word nie;

- die minimum vloeroppervlakte per persoon vir 'n slaapvertrek is 10 m^2 (tien vierkante meter);

- die totale vloeroppervlakte vir die buitegeboue en slaapvertrekkie, uitgesluit die motorhuis(e), moet nie 60 m^2 (sestig vierkante meter) oorskry nie;

- geen kombuis of toerusting vir die voorbereiding van voedsel moet daargestel of voorsien word hetso deur die eienaar of inwoner nie;

- persone wat inwoon moet toegang tot minstens een (1) spoelklosetpan, een (1) handewasbak en een (1) bad of stort hê: Met dien verstande dat indien persone van verskillende geslagte inwoon, afsonderlike fasilitete vir elke geslag vereis word en dat die fasilitete vir verskillende geslagte van toepaslike tekens voorsien word;

- geen voertuig mag op die sypaadjie parkeer word nie, en een parkeerplek (bedek of onbedek) vir elke persoon wat inwoon, moet op die erf voorsien word;

(iv) benewens hierdie voorwaardes, kan die plaaslike bestuur enige ander voorwaardes wat nodig is, ople.

Die skemaklousules van die wysigingskema word in bewaring gehou deur die Hoof van die Departement van Plaaslike Bestuur, Behuisings en Werke: Administrasie: Volksraad, Pretoria en die Stadsklerk, Municipale Kantore, Wolmaransstraat (Posbus 113), Potchefstroom en lê ter insae te alle redelike tye.

Hierdie wysiging staan bekend as Potchefstroom-wysigingskema 299 en tree in werking op datum van publikasie van hierdie kennisgewing.

CJ FDU PLESSIS
Stadsklerk

Kennisgewing No. 108/1990

LOCAL AUTHORITY NOTICE 3693

POTCHEFSTROOM AMENDMENT SCHEME 299

It is hereby notified in terms of the provisions of Section 57(1)(a) of the Town-planning and Townships Ordinance, 1986, that the Potchefstroom Town Council has approved the amend-

ment of Potchefstroom Town-planning Scheme, 1980 by the substitution for subclause 11(d) of the following subclause:

"11(d) from allowing the boarding of five (5) or less unrelated persons on an erf, subject to the following conditions:

- (i) if more than three (3) unrelated persons are boarding on an erf, the written consent of the local authority shall be obtained for such boarding. The applicant shall submit such information as the local authority requires and the bedrooms which are intended for boarding/occupation, as well as the required bathroom and toilet facilities, shall be clearly indicated on a floor plan of the building to which the application pertains. The applicant shall together with his application further submit the written comments of his adjacent neighbours regarding the proposed boarding. For this purpose land shall be deemed to be contiguous to other land even though it may be separated by a street or road.

- (ii) the following conditions shall apply to dwelling-units:

- the minimum floor area per person for a bedroom is 10 m^2 (ten square metres);

- boarders shall have access to at least one (1) water-closet pan, one (1) wash basin and one (1) bath or shower: Provided that if the boarders are of different sex, separate facilities for each sex are required and that such separate facilities be indicated by appropriate signs;

- no vehicle shall be parked on the sidewalk and one parking space (covered or uncovered) for each boarder shall be provided on the erf;

- (iii). the following conditions shall apply to outbuildings:

- not more than three (3) rooms (servant's room excluded) shall be allowed for bedrooms;

- the minimum floor area per person for a bedroom is 10 m^2 (ten square metres);

- the total floor area for the outbuildings and bedrooms, motor garages excluded, shall not exceed 60 m^2 (sixty square metres);

- no kitchen or equipment for the preparation of food, shall be constructed or provided either by the owner or boarder;

- boarders shall have access to at least one (1) water-closet pan, one (1) wash basin and one (1) bath or shower: Provided that if the boarders are of different sex, separate facilities for each sex are required and that such separate facilities be indicated by appropriate signs;

- no vehicle shall be parked on the sidewalk and one parking space (covered or uncovered) for each boarder, shall be provided on the erf;

- (iv) in addition to these conditions, the local authority may impose any other conditions which may be necessary."

The scheme clauses of the amendment scheme are filed with the Head of the Department of Local Government, Housing and Works: Administration: House of Assembly, Pretoria, and the Town Clerk, Municipal Offices, Wolmarans Street (PO Box 113), Potchefstroom, and are open for inspection at all reasonable times.

This amendment is known as Potchefstroom Amendment Scheme 299 and shall come into operation on the date of publication of this notice.

CJ FDU PLESSIS
Town Clerk

Notice No. 108/1990

PLAASLIKE BESTUURSKENNISGEWINING 3694

STADSRAAD VAN PRETORIA

PRETORIA-WYSIGINGSKEMA 3460

Hierby word ingevolge die bepalings van artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), bekend gemaak dat die Stadsraad van Pretoria die wysiging van die Pretoria-dorpsbeplanningskema, 1974, goedgekeur het, synde die herontwerp van Erf 643, Asiatic Bazaar-uitbreiding 1 tot Algemene Besigheid, vermaakkheidsplekke, inbegrepe, onderworpe aan sekere voorwaarde.

Kaart 3 en die skemaklousules van hierdie wysigingskema word deur die Stadsklerk van Pretoria en die Provinciale Sekretaris: Tak Gemeenskapsdienste, Pretoria, in bewaring gehou en lê gedurende gewone kantoorure ter insae.

Hierdie wysiging staan bekend as Pretoria-wysigingskema 3460 en tree op datum van publikasie van hierdie kennisgewing in werking.

(K13/4/6/3460)

J.N. REDELINGHUIJS
Stadsklerk

Kennisgewing No. 446/1990
17 Oktober 1990

T
1/v/1

LOCAL AUTHORITY NOTICE 3694

CITY COUNCIL OF PRETORIA

PRETORIA AMENDMENT SCHEME 3460

It is hereby notified in terms of the provisions of section 57(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that the City Council of Pretoria has approved the amendment of the Pretoria Town-planning Scheme, 1974, being the rezoning of Erf 643, Asiatic Bazaar Extension 1, to General Business, including places of amusement, subject to certain conditions.

Map 3 and the scheme clauses of this amendment scheme are filed with the Town Clerk of Pretoria and the Provincial Secretary: Branch Community Services, Pretoria, and are open to inspection during normal office hours.

This amendment is known as Pretoria Amendment Scheme 3460 and shall come into operation on the date of publication of this notice.

(K13/4/6/3460)

J.N. REDELINGHUIJS
Town Clerk

Notice 446/1990
17 October 1990

L
1/v/2

17

PLAASLIKE BESTUURSKENNISGEWINING 3696

STADSRAAD VAN RANDFONTEIN

WATERVOORSIENINGSTARIEWE

Die Stadsklerk publiseer hiermee ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur Nr 17 van 1939 die tariewe wat die Stadsraad ingevolge artikel 80B(3) van gemelde Ordonnansie aanvaar het.

Hierdie tariewe tree in werking vanaf 1 Julie 1990.

(1) Basiese Heffing

(a) Vir die berekening van die basiese gelde per perseel of per verbruiker

$$F = R \quad (\frac{A}{B - C - D})$$

(b) Minimum heffing per onontwikkelde perseel of per verbruiker.

(i) Nywerheid: 250 kiloliter x F

(ii) Ander: 25 kiloliter x F

Met dien verstaande dat die waarde van F, wat tans bereken word op R0,1128 per kiloliter, 'n konstante is.

(2) Bykomende Heffings

(a) Vir die levering van water, per perseel of verbruiker (Randfontein en Toekomsrus):

(b) Tarief per kiloliter

$$= R (1 \times 100) + H - (\frac{I \times M}{M - N}) - J - A$$

$$\frac{94}{x 1 + 10} \quad \frac{100}{M - N}$$

Afgerond tot die volgende 1000ste van 'n Rand

(b) Munisipale Dienste

Tarief per kiloliter

$$= R (I \times 100) + H - (\frac{I \times M}{M - N}) - J - A$$

$$\frac{94}{94} \quad \frac{M - N}{M - N}$$

(c) Mohlakeng tarief per kiloliter

$$= (I \times 100) + E$$

$$\frac{94}{94} \quad G$$

(3) Verduideliking van Formules

Vir die toepassing van items 1 en 2

A = Rente en delging voorsien vir die begrotingsjaar.

B = Totale waterverkope in kiloliters vir die begrotingsjaar.

C = Waterverkope in kiloliter aan die Westrandse Ontwikkelingsraad of Plaaslike Owerheid of Liggaaom of Streeksdiensteraad vir die begrotingsjaar.

D = Departementele waterverbruik in kiloliter vir die begrotingsjaar.

E = Pro rata-deel van die koste van reservoires en hoofgeleidings volgens ooreenkoms verhaal van Mohlakeng Stadsraad.

F = Tarief in Rand per kiloliter afgerond tot die volgende eenduisendste van 'n Rand.

G = Die totale waterverkope aan Mohlakeng Stadsraad in kiloliter vir die onmiddellike voorafgaande 12 maande.

H = Totale begrote uitgawes min diens-aansluitings vir die begrotingsjaar min voorsiening vir moontlike verhogings deur die Randwaterraad.

I = Randwaterraad aankooprys per kiloliter.

J = Randfontein Estates Gold Mining Company (W) Limited se aankope bereken teen die aankooprys per jaar.

M = Beraamde waternaankope in kiloliter van die Randwaterraad vir die begrotingsjaar.

N = Distribusieverlies bereken teen 6% op die Randwaterraad aankope (M).

$1 \times 100 = \text{Aankoop per kiloliter verkoopt wat tans bereken word op}$

R0,4909574 per kiloliter en wat 'n veranderlike is wat van tyd tot tyd sonder goedkeuring van die Administrateur gewysig word wanneer die aankooprys van water van die Randwaterraad verhoog word.

$$H - (I \times M) - J - A$$

$$\frac{M - N}{M - N}$$

= Raad se koste per kiloliter

verkoop wat tans bereken word op R0,5213 per kiloliter en wat 'n konstante syfer is.

10

100

Wins van 10% per kiloliter verkoopt en wat 'n konstante syfer is.

LOCAL AUTHORITY NOTICE 3696

TOWN COUNCIL OF RANDFONTEIN

WATER SUPPLY TARIFFS

The Town Clerk herewith publishes in terms of section 80B(8) of the Local Government Ordinance No 17 of 1939 the tariffs fixed by the Town Council in terms of section 80B(3) of the said Ordinance. These tariffs are effective from 1 July 1990.

(1) Basic Charge

(a) For the calculation of the basic fees per stand or per consumer.

$$F = R \quad (\frac{A}{B - C - D})$$

(b) Minimum charge per undeveloped stand or consumer.

(i) Industrial: 250 per kiloliter x F

(ii) Other: 25 kiloliter x F

Provided that the value of F is a fixed figure which is presently calculated at R0,1128 per kiloliter.

(2) Additional Charges

(a) For the supply of water per stand or consumer (Randfontein and Toekomsrus).

Tariff per kiloliter

$$= R (1 \times 100) + H - (\frac{I \times M}{M - N}) - J - A$$

$$\frac{94}{x 1 + 10} \quad \frac{100}{M - N}$$

Rounded off to the next 1 of a Rand

1000

(b) Municipal Services

Tariff per kiloliter

$$= R (I \times 100) + H - (\frac{I \times M}{M - N}) - J - A$$

$$\frac{94}{94} \quad M - N$$

(c) Mohlakeng tariff per kiloliter

$$= (I \times 100) + E$$

$$\frac{94}{94} \quad G$$

(3) Explanation of Formulae

for the application of items 1 and 2.

A = Interest and redemption provided for the financial year.

B = Total water sales in kiloliter for the financial year.

C = Watersales in kiloliter to the West Rand Development or Local Board Authorities or bodies, Regional Services Council for the financial year.

D = Departmental water consumed in kiloliter for the financial year.

E = Pro rata part of the costs of reservoirs and main lines in terms of agreement recovered from Mohlakeng Town Council.

F = Tariff in Rand per kiloliter rounded off to next thousandth of a Rand.

G = The total watersales to Mohlakeng Town Council in kiloliters for the preceding twelve months.

H = Total estimated expenditure less service connections for the financial year less provision for possible increases by the Rand Water Board.

I = Purchase price from Rand Water Board per kiloliter.

J = Purchases of the Randfontein Estates Gold Mining Company (W) Limited calculated at the purchase price per annum.

M = Estimated water purchases in kiloliter from the Rand Water Board for the financial year.

N = Loss in distribution calculated at 6% of the purchased from the Rand Water Board (M).

$1 \times 100 = \text{Purchase cost per kiloliter sold which is presently calculated.}$

at R0,4909574 per kiloliter and which is changeable and may from time to time be amended without the approval of the Administrator when the purchase price of water is increased by the Rand Water Board.

$H - (I \times M) - J - A = \text{Council's cost per kiloli-$

$M - N$

ter sold and which is

a fixed figure, presently calculated at R0,5213

10

100 A profit of 10% per kiloliter sold and which is a fixed figure.

PLAASLIKE BESTUURSKENNISGEWING 3697

MUNISIPALITEIT VAN RANDFONTEIN

SANITÉRE EN VULLISVERWYDERINGSTARIEWE

Die Stadsklerk van Randfontein publiseer hiermee ingevolge die bepalings van artikel 80B(8) van Ordonnantie 17 van 1938, die tariewe wat die Stadsraad ingevolge artikel 80B van gemelde Ordonnantie vasgestel het. Die tariewe is van toepassing vanaf 1 Julie 1989.

SANITÉRE EN VULLISVERWYDERINGSTARIEWE

1. VERWYDERING VAN VULLIS

Toekomsrus	Ander gebiede
------------	---------------

(1) Huishoudelike Vullis:

(a) Woonings en Woonstelle

Verwydering met 'n maksimum van 6 standaard sakke per verbruiker per maand	2 x per week	1 x per week
R15,90	R12,94	

(b) Huurkamers: Verwydering een keer per week, per huurkamer per maand	2 x per week	1 x per week	
	R5,34	R4,35	
(c) Vriendskapsrusord en Randgate Markpleinbehuingsskema vir bejaardes: Verwydering een maal per week per verbruiker per maand ...		R4,54	
(2) Vullis afkomstig van Besighede en kantore:			
(a) Verwydering twee keer per week per vullishouer per maand	R34,93	R28,42	
(b) Daagliks verwydering uitgesondert Sondae per vullishouer per maand	R98,45	R80,12	
Met dien verstande dat waar twee of meer ondernemings van gemeenskaplike vullishouers gebruik maak, 'n minimum vordering van R34,93 ten opsigte van Toekomsrus en R28,42 ten opsigte van die ander dorpsgebiede per maand ten opsigte van elke sodanige onderneming gehef word:			
(3) Verdigte vullis afkomstig van besighede, kantore en ander persele:			
Verwydering van verdigte vullis per voering (plastiek, papier of ander wegdoenbare houer) met maksimum van 0,170 m (slegs Randfontein): R28,42.			
(4) Vullis afkomstig van persele wat nie onder enige ander subitem ingedeel is nie:			
(a) Verwydering twee keer per week per vullishouer per maand	R15,90	R12,94	
(b) Daagliks vullisverwyderings, uitgesondert Sondae, per vullishouer per maand	R98,45	R80,12	
(5) Tydelike Dienste:			
Vir die verwydering van vullis ten opsigte van 'n diens gelewer in verband met tydelike aktiwiteite, twee keer per week of gedeelte daarvan, per vullishouer per week vooruitbetaalbaar: R15,90 ten opsigte van Toekomsrus Dorpsgebied en R12,94 ten opsigte van ander dorpsgebiede.			
Met dien verstande dat 'n deposito van R60,00 ten opsigte van Toekomsrus Dorpsgebied en R70,00 ten opsigte van ander dorpsgebiede gevorder word vir elke voorgeskrewe vullishouer wat verskaf word.			
(6) Verskaffing van vullishouers:			
Die getal vullishouers wat op enige perseel vereis word, word deur die Hoof Gesondheidsdienste of sy gemagtigde verteenwoordiger bepaal.			
(7) Tuin-, Huishoudelike en Besigheidsvullis:			
(a) Tuinvullis van private tuine word, as dit vir die Raad geleë is, gratis verwyder. Indien dringende verwydering verlang word, word die tarief van toepassing op die verwydering van massavullis gehef.			
(b) Tuinvullis beteken sodanige produkte of voorwerpe of albei wat verwyder moet word om 'n gevinstige tuin in stand te hou en sluit in snoeisel van grasperke en hegge, dooie blomplantte wat klaar gebloom het, struiken en gras wat uit die tuin geskoffel word, boom- en struik-snoeisel, maar dit sluit nie bome of bossies, grond of klippe of hegge in wat uitgehaal is om die tuinuitleg te wysig nie en wat as massavullis behandel word.			

(c) Huishoudelike en Besigheidsvullis beteken alle vullis onderhewig aan verrotting wat nie elders geklassifiseer word nie en huisafval in die algemeen wat insluit, as, groente-afval, blikkies, bottels, papier, kartondose (opgeskeur), winkelveegsels en enige sodanige artikels wat nie uitermatig groot of swaar is nie.

(8) Massavullis:

(a) Vir die verwydering van massavullis per vragmotorvrag of gedeelte daarvan, vooruitbetaal: R93,00. (Slegs in Randfontein).

(b) "Massavullis" beteken vullis wat weens die hoeveelheid, aard, omvang en gewig daarvan na die mening van die Hoof Gesondheidsdienste ongeskik is om in 'n vullishouer geplaas te word of as tuinvullis verwyder te word: Met dien verstande dat boumateriaal of enige afvalstowwe of materiaal wat gebruik is vir, of afkomstig is van geboue of boubedrywighede, uitgesluit word.

(9) Stortingsterreingelde betaalbaar deur Nywerhede:

(a) Per kubieke meter, per maand: R7,62.

(b) Minimum heffing, per maand: R38,10.

2. SUIGTENKDIENSTE

(1) Binne Munisipale gebied

(a) Minimum heffing per punt (kloset of uniaal) per maand (huisbediende se kloset kosteloos): R17,60.

(b) Plus 'n vordering per k of gedeelte daarvan wat verwyder word: R3,89.

(2) Spesiale Suigtenkdienste:

(a) Binne Munisipale gebied:

Vir die verwydering van slyk en afval uit septiese tenks en stapelirole, bereken teen koste plus 10 % per vrag of gedeelte daarvan.

(b) Buite Munisipale gebied:

Vir die verwydering van slyk en afval uit septiese tenks, suigtenks en stapelirole, bereken teen dubbel die tarief van toepassing binne die munisipaliteit vir spesiale suigtenkdienste ingevolge paragraaf (a).

3. VERWYDERING VAN EN BESKIKKING OOR DOOIE DIERE, PER KARKAS

(1) Binne Munisipale Gebied: (Slegs Randfontein)

(a) Perde, muile, donkies, beeste en ander diere van soortgelyke grootte: R31,00.

(b) Skape, bokke, kalwers, varke, honde en ander diere van soortgelyke grootte: R19,00.

(c) Katte en ander klein diere: R7,00.

(2) Buite Munisipale gebied: (Slegs Randfontein)

(a) Perde, muile, donkies, beeste en ander diere van soortgelyke grootte: R61,00.

(b) Skape, bokke, kalwers, varke, honde en ander diere van soortgelyke grootte: R37,00.

(c) Katte en ander klein diere: R13,00.

4. ALGEMEEN

(1) Die gelde vir enige diens waarvoor nie in hierdie tarief van gelde voorsiening gemaak word nie, word bereken teen koste plus 10 %.

(2) Die Raad behou die reg voor om die levering van diens te weier indien die levering daarvan onprakties is.

(3) "Per maand" waar ook al van toepassing beteken per maand of gedeelte daarvan.

LOCAL AUTHORITY NOTICE 3697

MUNICIPALITY OF RANDFONTEIN
SANITARY AND REFUSE REMOVALS TARIFF

The Town Clerk hereby publishes in terms of section 80B(8) of the Local Government Ordinance, 17 of 1939, the tariffs determined by the Town Council in terms of section 80B(3) of the said Ordinance. The tariffs are effective from 1 July 1990.

1. REMOVAL OF REFUSE

	Toekomsrus	Other townships
(1) Domestic Refuse		
(a) Dwellings and Flats:		
Removal with a maximum of 6 standard of 6 standard bags per consumer per month	2 x per week	1 x per week
	R15,90	R12,94
(b) Tenements — Removal per tenement per month.....	2 x per week	1 x per week
	R5,34	R4,35
(c) Friendship Haven and Randgate Market Square Housing Scheme for the aged: Removal once per week per consumer per month.....		R4,54
(2) Refuse for Business and Offices:		
(a) Removal twice per week per refuse bin per month.....	R34,93	R28,42
(b) Daily removals excluding Sundays per refuse bin per month.....	R98,45	R80,12
Provided that where two or more concerns make use of communal refuse bins, a minimum charge of R34,93 in respect of Toekomsrus Township and R28,42 in respect of other townships per month shall be levied in respect of each such concern.		
(3) Compacted refuse from businesses, offices and other premises:		
Removal of compacted refuse per slug (plastic, paper or any other disposable container) with a maximum of 0,170 m: R28,42 (Randfontein only).		
4. Refuse from Premises not classified under any other subitem:		
(a) Removal twice per week per refuse bin per month.....	R15,90	R12,94
(b) Daily removals excluding Sundays per refuse bin per month	R98,45	R80,12
Temporary Services:		

For the removal of refuse in respect of a service rendered in connection of temporary activities, twice per week or part thereof, per refuse bin per week, payable in advance: R15,90 in respect of Toekomsrus Township and R12,94 in respect of other townships.

Provided that a deposit of R60,00 in respect of Toekomsrus Township and R70,00 in respect of other townships shall be paid for each refuse bin supplied.

(6) Supply of refuse bins:

The number of refuse bins required at any premises shall be determined by the Chief Health Services or his authorised representative.

(7) Garden, Domestic and Business Refuse:

(a) Garden refuse from private gardens shall, if it is convenient to the Council, be removed free of charge. Should urgent removal be required, the tariff applicable to the removal of bulk refuse shall be charged.

(b) "Garden refuse" means such products or objects or both which have to be removed to maintain an established garden and includes trimmings from lawns and hedges, dead flower plants or flowers which have already blossomed, shrubs and grass cleared from the garden, tree and bush prunings, but does not include trees or bushes, soil or rocks or hedges which have been removed to alter the outlay of the garden and which shall be treated as bulk refuse.

(c) "Domestic and business refuse" means all refuse subject to putrefaction not classified elsewhere and household garbage generally, which includes ashes, vegetable refuse, tins, bottles, paper, cardboard boxes (torn up), shop sweepings and such articles which are not exclusive bulky or heavy.

(8) Bulk Refuse:

(a) For the removal of bulk refuse, per lorry load or portion thereof, payable in advance: R93.00 (Randfontein only).

(b) "Bulk refuse" means refuse which owning to the quantity, nature, extent or weight thereof, is in the opinion of the Chief Health Services, not suitable for being placed in a refuse bin or removed as garden refuse, provided that the building material or any debris or material used for or derived from building activities, shall be excluded.

(9) Refuse Dumping Site Fees Payable by Industries:

(a) Per cubic metre, per month: R7,62.

(b) Minimum charge, per month: R38,10.

2. VACUUM TANK SERVICES

(1) Within the municipal area:

(a) Minimum charge per point (closet or urinal) per month (domestic servant's closet free of charge): R17,60.

(b) Plus a charge per kℓ or portion thereof removed: R3,89.

(2) Special Vacuum Tank Services:

(a) Within the municipal area:

For the removal of sludge and waste from septic tanks and french drains, calculated at cost plus 10% per load or part thereof.

(b) Outside the municipal area: (Randfontein only)

For the removal of sludge and waste from septic tanks, vacuum tanks and french drains, calculated at double the tariff applicable to "Special Vacuum Tank Services" within the municipality in terms of paragraph (a).

3. REMOVAL AND DISPOSAL OF DEAD ANIMALS PER CARCAS

(1) Within the municipal area:

(a) Horses, mules, donkeys, cattle and other animals of similar size: R31,00.

(b) Sheep, goats, calves, pigs, dogs and other animals of similar size: R19,00.

(c) Cats and other small animals: R7,00.

(2) Outside municipal area: (Randfontein only)

(a) Horses, mules, donkeys, cattle and other animals of similar size: R61,00.

(b) Sheep, goats, calves, pigs, dogs and other animals of similar size: R37,00.

(c) Cats and other small animals: R13,00.

4. GENERAL

(1) The charge for any service for which provision has not been made in this tariff of charges, shall be calculated at cost, plus 10%.

(2) The Council reserves the right to refuse the rendering of a service if the rendering thereof is impractical.

(3) "Per month", wherever applicable, means per month or portion thereof.

b = Die Eskom-tarief per eenheid soos van tyd tot tyd gewysig.

e = Die Eskom maksimum aanvraagtarf per kW soos van tyd tot tyd gewysig.

u = Die Eskom-uitbreiding op geld soos van tyd tot tyd gewysig.

c = Die gemiddelde maandelikse maksimum aanvraag in kW bereken oor 12 maande deur Eskom.

f = Die gemiddelde maandelikse kWh bereken oor 12 maande deur Eskom.

TARIEFAANPASSINGS

1.1 Huisbewoners tot en met 60 kVA.

$$A = Ra + \frac{(cx e) + u}{fx 94} \times 0.25 + bx \frac{100}{94} + \frac{100}{100}$$

$$(cx e) + u \times 0.75 \times 1 + 40 \frac{100}{100}$$

2. GROOTMAATVERBRUIKERS

2.1 Tarief per eenheid

$$C = Ra + \frac{(cx e) + ux 0.25 + bx 100}{fx 94} \frac{1}{94} \frac{1}{100}$$

2.2 Tarief per kVA

$$D = Re + \frac{ux 0.75 \times 1 + 10}{c} \frac{1}{100}$$

3. DEPARTMENTEEL

$$E = Ra + \frac{(cx e) + ux 0.25 + bx 100}{fx 94} \frac{1}{94}$$

$$(cx e) + ux 0.75 \frac{94}{100}$$

VERDUIDELIKING VAN FORMULES

Ander Dorpsgebied Toekomsrus

a = Die Raad se eie koste per kW.h — dit is 'n konstante syfer per kW.h (Die koste sluit wins uit) R0,02520

b = Die Eskom-tarief per kW.h soos van tyd tot tyd gewysig en waar al die faktore veranderlik is wat deur Eskom gewysig kan word. Tans gelyk aan R0,03845

+ $\frac{100}{94}$ 'n Konstante verlies van 6 % in distribusie

of

DEEL II: VERBRUIKERSHEFFING

BETEKENIS VAN SIMBOLE EN FORMULE

a = Die Raad se eie koste per eenheid.

$$\frac{94 \times 1 + 10}{100} = 100$$

'n Konstante wins van 10 % per eenheid.

e = Die Eskom maksimum aanvraagtarief per kVA soos van tyd tot tyd gewysig, waar al die faktore veranderlikes is, en wat deur Eskom gewysig kan word. Tans gelyk aan R21,59.

u = die Eskom uitbreiding op geld soos van tyd tot tyd gewysig deur Eskom: Tans gelyk aan R550.

c = die gemiddelde maandelikse maksimum aanvraag in kW bereken oor die 12 maande onmiddellik voor die tariefverhoging in kW deur Eskom.

f = die gemiddelde maandelikse kWh bereken oor die 12 maande onmiddellik voor die tariefverhoging in kWh deur Eskom.

Waar 'n toeslag in die Eskom-tarief in die toekoms deur 'n afslag of korting vervang word verander die teken in die berekening van plus na minus, byvoorbeeld:

$$1 + 12 \text{ is 'n toeslag van } 12\% \text{ en}$$

$$\frac{100}{100}$$

$$1 - 12 \text{ is 'n afslag van } 12\% \text{ en}$$

$$\frac{100}{100}$$

d = Pro rata deel van koste van gemeenskaplike elektrisiteitsontvangsubstasie bereken volgens ooreenkoms per kWh.

DEEL III: ALGEMEEN

1. DIENSAANSLUITING

(1) Die heffing vir 'n diensaansluiting is 'n bedrag gelyk aan die koste van die materiaal vir die Raad en van die arbeid en vervoer wat volgens redelike skatting van die ingenieur nodig is om sodanige aansluiting te maak tussen die verbruiker se tovoerpunt en die naaste bestaande tovoerpunt van waar die Raad, volgens die mening van die ingenieur, die installasie van die verbruiker bevredigend kan voer, plus 'n bedrag gelyk aan 10% (tien persent) van sodanige koste.

(2) Alle materiaal wat vir die doeleindes van 'n diensaansluiting gebruik word, bly die eindom van die Raad en word deur en op die koste van die Raad onderhou.

2. Tydelike Aansluitings: Driefasig en Enkelfasig:

(1) Die heffing vir tydelike aansluiting is werklike koste plus 10% (tien persent).

(2) Waar 'n diensaansluitingskabel vir die Raad se toerusting reeds aangebring is, kan 'n tydelike aansluiting verskaf word vir die doel om viere te skuur en vir ander toestelle wat deur 'n bouer benodig word teen betaling van 'n bedrag van R7,50.

(3) 'n Vrywaringsvorm, behoorlik geseël en onderteken deur die verbruiker, wat die Raad vrywaar van enige eise wat weens ongelukke kan ontstaan, moet voltooi word.

(4) Gelde vir elektrisiteit verbruik word ingevolge Deel I en Deel II gehef.

3. Heraansluitings

(1) Verandering van Bewoner:

'n Heffing van R6 is by verandering van bewo-

ner deur die nuwe bewoner betaalbaar:

(2) Wanbetaling:

Waar 'n verbruiker versuim om sy rekening voor of op die betaaldatum te betaal of die toekomstige afgesluit word, is die volgende heffings betaalbaar:

(a) vir die eerste versuim of aansluiting: R6

(b) vir die tweede versuim of aansluiting: R12

(c) vir die derde versuim of aansluiting: R18

Met dien verstande dat, indien dit nodig is om bykomend tot die voorafgaande, 'n verbruiker se paalsekering te trek, 'n bykomende heffing van R25 betaalbaar is bo en behalwe die heffing wat ingevolge hierdie subitem betaalbaar is.

4. Meteraflesings:

(1) Indien 'n verbruiker verlang dat 'n meter op enige ander tyd as die tyd deur die Raad bepaal afgelê word, is 'n heffing van R6 vir sodanige lesing betaalbaar: Met dien verstande dat in geval spesiale aflesing van die water en elektrisiteitsmeter gelyktydig verlang word, die totale heffing vir die tweede aflesings R6 is.

(2) Verbruikers se meters word so na as moontlik met tussenposes van een maand afgelêes en die gelde in hierdie tarief, vasgestel op 'n maandelikse basis, is op alle meteraflesings van toepassing.

5. Diensheffings:

Vir enige diens op versoek van 'n verbruiker gelewer en waarvoor nie in hiedie tariewe voorseening gemaak is nie, is die werklike koste aan die Raad plus 10% (tien persent) op sodanige bedrag betaalbaar.

6. Deposito's:

Alle verbruikers moet 'n deposito op die volgende basis betaal of 'n aanneemlike waarborg verskaf.

(1) Eienaars:

Die minimum deposito wat betaalbaar is, word bereken op een maal die gemiddelde verbruik vir die klas verbruiker waarom aansoek gedoen word.

(a) Grootmaatverbruikers (meer as 60 kVA):

9 000 kWh x 32 x afgekondigde tarief, plus 60 kWh x 2 x afgekondigde tarief.

(b) Verbruikers met 'n kleiner aanvraag as 60 kVA:

(i) Nywerhede — 9 000 kWh x 2 x afgekondigde tarief.

(ii) Besighede — 1 800 kWh x 2 x afgekondigde tarief.

(iii) Ander — 900 kWh x 2 x afgekondigde tarief.

(2) Huurders:

Die minimum deposito wat betaalbaar is, word bereken op drie maal die gemiddelde verbruik vir die klas verbruikers waarom aansoek gedoen word.

(a) Grootmaatverbruikers (meer as 60 kVA):

9 000 kWh x 32 x afgekondigde tarief, plus 60 kWh x 3 x afgekondigde tarief.

(b) Verbruikers met 'n kleiner aanvraag as 60 kVA:

(i) Nywerhede — 9 000 kWh x 3 x afgekondigde tarief.

(ii) Besighede — 1 800 kWh x 3 x afgekondigde tarief.

(iii) Ander — 900 kWh x 3 x afgekondigde tarief.

(3) Alle verbruikers se deposito's word jaarliks gedurende die maand September hersien volgens die beginsel van die gemiddelde maandelikse verbruik en indien nodig word dit daarna aangesuiwer indien die stadstesourier te eniger tyd ag dat die deposito wat namens die verbruiker gehou word, onvoldoende is om die verbruiker se gemiddelde verbruik soos in subitem (1) en (2) hierby te dek.

7. Toets van Meters:

(1) 'n Heffing vir die toets van 'n kWh-meter: R25.

(2) 'n Heffing vir die toets van alle ander meters: Werklike koste plus 10% (tien persent).

8. Toets van Installasies:

(1) Een toets en inspeksie van 'n nuwe installasie word gratis deur die Raad gedoen op ontvangs van 'n skriftelike versoek daarom.

(2) Geen geldie word gevorder nie vir 'n toets of inspeksie van tovoegings of veranderings aan 'n bestaande installasie wat by die munisipale tovoerhoofleiding aangesluit is.

(3) Geen geldie word gevorder nie vir 'n toets of inspeksie van 'n ou installasie wat by die munisipale tovoerhoofleiding aangesluit is waar sodanige inspeksie deur die Raad uitgevoer word met die doel om die veiligheid van die installasie te toets.

(4) Indien 'n installasie nie aan die toets voldoen nie, is 'n bedrag van R20 vir elke daaropvolgende toets of inspeksie betaalbaar.

(5) Indien 'n kontrakteur of sy gemagtigde plasvervanger in gebreke bly om 'n afspraak, wat met die inspekteur gemaak is met die doel om 'n installasie te toets of te inspekteer, na te kom, is 'n bedrag van R20 betaalbaar vir elke verdere besoek daardeur veroorsaak.

9. "Geen ligte"-klagtes:

Vir aandag aan 'n verbruiker se "geen ligte" of "geen krag"-klag waar sodanige gebrek toe te skryf is aan enige ander oorsaak as 'n fout wat ontstaan by die Raad se toerusting, is die volgende geldie betaalbaar binne sowel as buite die munisipaliteit:

(a) Munisipaliteit buitesmeltdraad of uitskakeling: R25.

(b) Verbruiker se smeltdraad: R25

(c) Enige ander bediening, of dienste gelewer is al dan nie: R25.

17

LOCAL AUTHORITY NOTICE 3698

TOWN COUNCIL OF RANDFONTEIN

ELECTRICITY TARIFFS

The Town Clerk herewith publishes in terms of section 80B(8) of the Local Government Ordinance the tariffs fixed by the Town Council in terms of Section 80B(3) of the said Ordinance.

These tariffs are effective from 1 July 1990.

TARIFF OF FEES**PART I: BASIC CHARGE**

1. Consumers with an installed capacity up to 60 kVA and undeveloped stands:

(1) Domestic and other consumers not mentioned under subitems (2) and (3):

(a) Per consumer with a minimum of 900 kWh per kWh: R0,0102.

(b) Undeveloped stands: Minimum charge as in (a).

(2) Businesses and Schools:

(a) Per consumer with a minimum charge of 1 800 kWh, per kWh: R0,0102.

(b) Undeveloped stands: Minimum charge as in (a).

(3) Industries:

(a) Per consumer with a minimum of 9 000 kWh, per kWh: R0,0102.

(b) Undeveloped stands: Minimum charge as in (a).

2. Consumers whose installed capacity is more than 60 kVA:

(1) Industries:

(a) Per consumer with a minimum of 9 000 kWh, per kWh: R0,0072.

(b) Per consumer with a minimum of 60 kVA per kVA: R0,516.

(1) Other bulk consumers:

(a) Per consumer with a minimum of 1 800 kWh, per kWh: R0,0072.

(b) Per consumer with a minimum of 60 kVA per kVA: R0,516.

PART II: CONSUMPTION CHARGE**EXPLANATION OF SYMBOLS IN FORMULA**

a = Council's own cost per unit.

b = The Eskom tariff per unit as amended from time to time.

c = The Eskom maximum demand tariff per kW as amended from time to time.

u = The Eskom extension on money as amended from time to time.

c = The average monthly maximum demand calculated in kW over 12 months by Eskom.

f = The average monthly kWh calculated over 12 months by Eskom.

TARIFF ADJUSTMENTS**1.1 Domestic consumers up to 60 kVA**

$$A = Ra + \frac{(cx e) + u}{fx 94} \times 0.25 + bx \frac{100}{94} + \frac{100}{100}$$

$$\frac{(cx e)}{fx 94} + \frac{u \times 0.75 \times 1 + 40}{100}$$

2. BULK CONSUMERS**2.1 Tariff per unit**

$$C = Ra + \frac{(cx e) + u \times 0.25 + bx \frac{100}{94} \times 1 + \frac{10}{100}}{fx 94}$$

2.2 Tariff per kVA

$$D = Re + \frac{u \times 0.75 \times 1 + \frac{10}{100}}{c}$$

3. DEPARTMENTAL

$$E = Ra + \frac{(cx e) + u \times 0.25 + bx \frac{100}{94} + (cx e) + u \times 0.75}{100}$$

EXPLANATION OF FORMULA

Other Townships	Toekomsrus
--------------------	------------

a = The Council's own costs per kWh — this is a fixed figure (own costs excludes profits) per kWh R0,02520

b = The Eskom tariff per kWh as amended from time to time and where all the changeable factors may be amended by Eskom. At present equal to R0,03845 constant loss of 6 % in distribution

$\frac{+ 100}{94}$

of
 $\frac{- 94 \times 1 + 10}{100} \quad \frac{100}{100}$ a constant profit of 10 % per 100 unit.

e = The Eskom maximum demand tariff per kVA as amended from time to time where all the factors are changeable and which may be amended by Eskom. At present equal to: R21,59.

u = the Eskom development money as amended from time to time by Eskom. At present equal to R550.

c = the average monthly maximum demand in kW calculated over the 12 months immediately prior to the tariff increase in kW by Eskom.

f = the average monthly kWh calculated over the 12 months immediately prior to the tariff increase in kWh by Eskom.

Where in the figure the surcharge in the Eskom tariff be substituted by a discount or rebate,

the sign in the calculations will change from plus to minus, for example:

1 + 12 is a surcharge of 12% and 100

1 - 12 is a discount of 12% 100

d = Proportional costs of the common Electricity Receival Substation amounted by contract per kWh.

PART III: GENERAL**1. Service Connections:**

(1) The charge of a service connection shall be an amount equal to the cost to the Council of the material and of the labour and transport which, in the reasonable estimation of the engineer, is necessary for making such connection between the consumer's supply point and the nearest existing supply point from which the Council may, in the opinion of the engineer, satisfactorily feed the consumer's installation, plus an amount equal to 10% (ten per cent) of such cost.

(2) All materials used for the purposes of a service connection shall remain the property of the Council and shall be maintained by and at the expense of the Council.

2. Temporary Connections: Three-phase and Single-phase:

(1) The charges for a temporary connection shall be the actual cost plus 10% (ten per cent).

(2) Where a service connection cable for the Council's equipment has already been installed, a temporary connection may be given for the purpose of sanding floors and for other apparatus which may be required by a builder, on payment of a charge of R7,50.

(3) an indemnity form, duly stamped and signed by the consumer, indemnifying the Council against any claims which may arise from accidents, shall be completed.

(4) Charges for electricity consumed shall be levied in terms of Part I and Part II.

3. Reconections**(1) Change of Occupier:**

A charge of R6 shall be payable by change of occupier by the new occupier:

(2) Default of Payment:

Where the consumer fails to pay his account on or before the due date or the supply is disconnected, the following charges are payable:

(a) For first failure or disconnection: R6

(b) For second failure or disconnection: R12

(c) For third failure or disconnection: R18:

Provided that should it be necessary to remove a consumer's pole fuse, an additional amount of R25 shall be payable over and above the charges payable in terms of this subitem.

4. Meter Readings:

(1) If a consumer should require the meter to be read at any time other than the time appointed by the Council, a charge of R6 shall be paid for such a reading. Provided that, if special readings of the water and electricity meters be required simultaneously, the total charge shall be R6 for the two readings.

(2) Consumer's meters shall be read as nearly as possible at intervals of one month and the charge laid down in this tariff, on a monthly ba-

sis, shall apply to all meter readings.

5. Service Charges:

Any service rendered upon request by a consumer, not provided for under these tariffs, shall be charged for at the actual cost to the Council, plus 10% (ten per cent) on such amount.

6. Deposits:

All consumers shall pay a deposit or provide an acceptable guarantee, on the following basis:

(1) Owners:

The minimum deposit payable shall be calculated at once the average consumption for the class consumer which is applied for:

(a) Bulk consumers (more than 60 kVA):

9 000 kWh x 32 x promulgated tariff, plus 60 kWh x 2 x promulgated tariff.

(b) Consumers with a demand less than 60 kVA:

(i) Industries — 9 000 kWh x 2 x promulgated tariff.

(ii) Businesses — 1 800 kWh x 2 x promulgated tariff.

(iii) Other — 900 kWh x 2 x promulgated tariff.

(2) Tenants:

The minimum deposit payable shall be calculated on twice the average consumption for the class consumer which is applied for:

(a) Bulk consumer (more than 60 kVA):

9 000 kWh x 32 x promulgated tariff, plus 60 kWh x 3 x promulgated tariff.

(b) Consumers with a demand less than 60 kVA:

(i) Industries — 9 000 kWh x 3 x promulgated tariff.

(ii) Businesses — 1 800 kWh x 3 x promulgated tariff.

(iii) Other — 900 kWh x 3 x promulgated tariff.

(3) All deposits of consumers shall be revised annually during the month of September based on the principle of twice the average monthly consumption and, if necessary, amended thereafter if the town treasurer is at any time of opinion that the deposit held on behalf of a consumer is insufficient to cover the consumer's average consumption as set out in subitems (1) and (2) above.

7. Testing of Meters:

(1) A charge for testing a kWh meter: R25

(2) A charge for testing any other meter: Actual cost plus 10% (ten per cent).

8. Testing of Installations:

(1) One test and inspection of a new installation shall be made free of charge by the Council on receipt of a written request to do so.

(2) No charges shall be levied for a test or inspection of additions or alterations to an existing installation connected to the municipal supply mains.

(3) No charges shall be levied for a test or inspection of an old installation connected to the municipal supply mains where such inspection is carried out by the Council with the object of testing the safety of the installation.

(4) On failure of an installation to pass the test, a charge of R20 shall be paid for each sub-

sequent test or inspections.

(5) On failure of a contractor or his authorised deputy to keep an appointment made with the inspector for the purpose of testing or inspecting an installation, an amount of R20 shall be payable for each further visit necessitated thereby.

9. "No Light" Complaints:

For attending to a consumer's "no lights" or "no power" complaint where such a failure is found to be due to any cause other than a fault arising from the Council's equipment, the following charges shall be payable inside as well as outside the municipality:

(a) Municipal outside fuse or cut-out: R25

(b) Consumer's fuse: R25

(c) Any other attendance, whether services have been rendered or not: R25.

1986, as amended, with effect from 1 October 1990.

The general purport of the amendments is to increase the tariffs in item 2 of the schedule.

Copies of the proposed amendment are open for inspection on weekdays from 07:30 to 12:30 and 13:00 to 16:00 at Room C208, Municipal Offices, corner of Jan Smuts Avenue and Hendrik Verwoerd Drive, Randburg, for a period of fourteen (14) days from date of publication hereof in the Provincial Gazette.

Any person who desires to object to the proposed amendments must lodge such objection in writing with the undersigned within fourteen (14) days of date of publication hereof in the Provincial Gazette i.e. on or before 1 November 1990.

BJ VAN DER VYVER
Town Clerk

Municipal Offices
cnr. Jan Smuts Avenue and
Hendrik Verwoerd Drive
Randburg
Notice No. 206/1990
17 October 1990

17

PLAASLIKE BESTUURSKENNISGEWING 3699

STADSRAAD VAN RANDBURG

WYSIGING VAN TARIEF VAN GELDE: VASTE AFVAL

Kennis geskied hiermee ingevolge Artikel 80B(3) van die Ordonnansie op PLAASLIKE BESTUUR, 1939, soos gewysig dat die Stadsraad van Randburg by spesiale besluit sy Tarief van Gelde: Vaste Afval afgekondig by kennisgewing 6 van 8 Januarie 1986, soos gewysig, verder gewysig het met ingang van 1 Oktober 1990.

Die algemene strekking van die wysiging is om die tariewe in item 2 van die bylae te verhoog.

Afskrifte van die voorgestelde wysiging lê op weekdesa ter insae vanaf 07:30 tot 12:30 en 13:00 tot 16:00 by Kamer C208, Munisipale kantoor, h/v Jan Smutslaan en Hendrik Verwoerdlaan, Randburg, vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan in die Provinciale Koerant.

Enige persoon wat beswaar wil aanteken teen die voorgestelde wysigings moet sodanige beswaar skriftelik binne veertien (14) dae vanaf datum van publikasie hiervan in die Provinciale Koerant, dit wil sê voor of op 1 November 1990 by die ondergetekende indien.

B J VANDER VYVER
Stadsklerk

Munisipale Kantoor
H/v Jan Smutslaan en
Hendrik Verwoerdlaan
Randburg
Kennisgewing No. 206/1990
17 Oktober 1990

LOCAL AUTHORITY NOTICE 3699

TOWN COUNCIL OF RANDBURG

AMENDMENT OF TARIFF OF CHARGES: REFUSE (SOLID WASTE)

Notice is hereby given in terms of section 80B(3) of the Local Government Ordinance, 1939, as amended that the Town Council of Randburg has by special resolution further amended its Tariff of Charges: Refuse (Solid Waste), published under notice 6 of 8 January

PLAASLIKE BESTUURSKENNISGEWING 3700

STADSRAAD VAN RANDBURG

RIOLERINGSDIENSTE: WYSIGING VAN VASSTELLING VAN GELDE

Kennis geskied hiermee ingevolge Artikel 80B(8) van die Ordonnansie op PLAASLIKE BESTUUR, 1939, soos gewysig, dat die Stadsraad van Randburg by Spesiale Besluit die Tarief van Gelde: Rioleringsdienste afgekondig by Kennisgewing Nr 5/1986 gedateer 8 Januarie 1986 (soos gewysig) soos volg met ingang van 1 September 1990 gewysig het:

1. Deur in Bylae 'B', Deel I, paragraaf 2 te skrap en met die volgende te vervang:

"2. Die uitdrukking "maand" in hierdie Bylae beteken 'n kalendermaand. Die geldie wat ingevolge Deel IV van hierdie Bylae gehef word, moet halfjaarlikse agteruit betaal word."

2. Deur in Bylae 'B', Deel I, paragraaf 10(1) die woorde "halfjaarlikse bereken en word" te skrap en deur die voorbehoudsbepaling te skrap.

3. Deur in Bylae 'B', Deel II, die opskrif te vervang met die volgende: "Basiese Gelde".

4. Deur in Bylae 'B', Deel II, tarief 1 die woorde "'n halfjaarlikse" te vervang met die word "die".

5. Deur in Bylae 'B', Deel II, Tarief 1 items (1) tot en met (6) die syfers "R22,40", "R26,70", "R28,20", "R34,50", "R38,40" en "R42,40" onderskeidelik met die syfers "R4,21", "R5,01", "R6,30", "R6,48", "R7,21" en "R7,96" te vervang.

6. Deur in Bylae 'B', Deel III, die opskrif te vervang met die volgende: "Diensgelde".

7. Deur in Bylae 'B', Deel III, in die eerste paragraaf die woord "halfjaar" te vervang met die woord "maand" en deur in die Tabel die woord "halfjaar" te vervang met die woord "maand".

8. Deur in Bylae 'B', Deel III Kategorie 1 tot en met 7 onder die Tabel die syfer "R87,74" met die syfer "R15,30" te vervang.

9. Deur in Bylae 'B', Deel III, Kategorie 8 onder die Tabel die syfers "R196,15", "R392,30"

en "R39,23" onderskeidelik met die syfers "R34,39", "R68,78" en "R6,88" te vervang.

10. Deur in Bylae 'B', Deel III, Kategorie 9 onder die Tabel die syfer "R52,34" met die syfer "R9,18" te vervang.

11. Deur in Bylae 'B', Deel III, Kategorie 10 onder die Tabel die syfer "R52,34" met die syfer "R9,18" te vervang.

B J VAN DER VYVER
Stadsklerk

Munisipale Kantore
Privaatsak 1
Randburg
1990
17 Oktober 1990
Kennisgewing No. 210/1990

LOCAL AUTHORITY NOTICE 3700

TOWN COUNCIL OF RANDBURG

DRAINAGE SERVICES: AMENDMENT TO TARIFF OF CHARGES

Notice is hereby given in terms of Section 80B(8) of the Local Government Ordinance, 1939, as amended, that the Town Council of Randburg by special resolution further amended its Tariff of Charges: Drainage Services promulgated under Notice No 5 of 1986 dated 8 January 1986, as amended as from 1 September 1990 as follows:

1. By the substitution in Schedule 'B', Part I, of paragraph 2 by the following:

2. The expression "month" in this Schedule means a calendar month. The charges imposed in terms of Part IV of this Schedule shall be payable half-yearly in arrear."

2. By the deletion of Schedule 'B', Part 1, paragraph 10(1) of the word "determined half-yearly and shall be" and the deletion of the proviso.

3. By the substitution in Schedule 'B', Part II, of the heading by the following: "Basic Charges".

4. By the substitution in Schedule 'B', Part II, tariff 1, of the words "a half-yearly" by the word "the".

5. By the substitution in Schedule 'B', Part II, Tarif 1 items (1) to (6) the figures "R22,40", "R26,70", "R28,20", "R34,50", "R38,40" and "R42,40" for the figures "R4,21", "R5,01", "R6,30", "R6,48", "R7,21" and "R7,96" respectively.

6. By the substitution in Schedule 'B', Part III, of the heading by the following: "Service Charges".

7. By the substitution in Schedule 'B', Part III, in the first paragraph of the word "half-yearly" by the word "month" and by the substitution in the Table of the word "Half-year" by the word "month".

8. By the substitution in the Schedule 'B', Part III, Category 1 to 7 under the Table of the figure "R87,74" for the figure "R15,30".

9. By the substitution in Schedule 'B', Part III, Category 8 under the Table of the figures "R196,15", "R392,30" and "R39,23" for the figures "R34,39", "R68,78" and "R6,88" respectively.

10. By the substitution in Schedule 'B', Part III, Category 9 under the Table of the figure "R52,34" for the figure "R9,18".

11. By the substitution in Schedule 'B', Part

III, Category 10 under the Table of the figure "R52,34" for the figure "R9,18".

B J VAN DER VYVER
Town Clerk

Municipal Offices
Private Bag 1
Randburg
1990
17 October 1990
Notice No. 210/1990

hereof in the Provincial Gazette, i.e. on or before 1 November 1990.

B J VAN DER VYVER
Town Clerk

Municipal Offices
cnr Jan Smuts Avenue and
Hendrik Verwoerd Drive
Randburg
17 October 1990
Notice No. 707/1990

PLAASLIKE BESTUURSKENNISGEWING 3701

STADSRAAD VAN RANDBURG

WYSIGING VAN PUBLIEKE GESONDHEIDSVERORDENINGE

Kennis geskied hiermee ingevolge die bepallis van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Randburg van voorname is om sy Publieke Gesondheidsverordeninge afgekondig by Administrateurskennisgewing No. 469 van 21 Februarie 1951, soos gewysig, verder te wysig.

Die algemene strekking van die wysiging is om alle verwysings na ras te skrap.

Afskrifte van die voorgestelde wysiging lê op weekdae ter insae vanaf 07:30 tot 12:30 en 13:00 by Kamer C208, Munisipale Kantoor, h/v Jan Smutslaan en Hendrik Verwoerdrylaan, Randburg vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan in die Proviniale Koerant.

Enige persoon wat beswaar wil aanteken teen die voorgestelde wysigings, moet sodanige beswaar skriftelik binne veertien (14) dae vanaf datum van publikasie hiervan in die Proviniale Koerant, by die ondergetekende indien, dit wil sê voorop op 1 November 1990.

B J VAN DER VYVER
Stadsklerk

Munisipale Kantoor
h/v Jan Smutslaan en
Hendrik Verwoerdrylaan
Randburg
17 Oktober 1990
Kennisgewing No. 207/1990

LOCAL AUTHORITY NOTICE 3701

TOWN COUNCIL OF RANDBURG

AMENDMENT TO PUBLIC HEALTH BY-LAWS

Notice is hereby given in terms of Section 96 of the Local Government Ordinance, 1939, that the Town Council of Randburg intends to amend its Public Health By-laws published under Administrator's Notice 469 of 21 February 1951, as amended.

The general purport of this amendment is to delete all references to race.

Copies of the proposed amendment are open for inspection on weekdays from 07:30 to 12:30 and 13:00 to 16:00 at Room C208, Municipal Offices, cnr Jan Smuts Avenue and Hendrik Verwoerd Drive, Randburg for a period of fourteen (14) days from date of publication hereof in the Provincial Gazette.

Any person who desires to object to the said proposed amendment, is requested to lodge such objection in writing with the undersigned within fourteen (14) days of date of publication

PLAASLIKE BESTUURSKENNISGEWING 3702

BYLAE 5

PLAASLIKE BESTUUR VAN RANDBURG:
KENNISGEWING WAT BESWARE TEEN
VOORLOPIGE AANVULLENDE WAARDERINGSLYS AANVRA

(Regulasie 5)

Kennis word hierby ingevolge artikel 36 van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1077) gegee dat die voorlopige aanvullende waarderingslys vir die boekjaar 1989/90 oop is vir inspeksie by die kantoor van die plaaslike bestuur van Randburg vanaf 17 Oktober 1990 tot 16 November 1990 en enige eienaars van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleentheid in die voorlopige aanvullende waarderingslys opgeteken, soos in artikel 34 van die genoemde Ordonnansie beoog, in te dien, insluitende die vraag of soanige eiendom of 'n gedeelte daarvan onderworpe is aan die betaling van eiendomsbelasting of daarvan vrygestel is, of ten opsigte van enige weglatting van enige aangeleentheid uit sodanige lys, doen so binne gemelde tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by die adres hieronder aangedui beskikbaar en aandag word spesifiek gevëstig 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:

Selkirklaan 31
(agger Bibliotheek)
Randburg.

B J VAN DER VYVER
Stadsklerk

Munisipale Kantoor
H/v Hendrik Verwoerd-rylaan en
Jan Smutslaan
Randburg
Kennisgewing No. 208/1990
17 Oktober 1990

LOCAL AUTHORITY NOTICE 3702

SCHEDULE 5

LOCAL AUTHORITY OF RANDBURG:
NOTICE CALLING FOR OBJECTIONS TO
PROVISIONAL SUPPLEMENTARY VALUATION ROLL

(Regulation 5)

Notice is hereby given in terms of section 36 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the provisional supplementary valuation roll for the financial year 1989/90 is open for inspection at the office of the local authority of Randburg from 17 October

1990 to 16 November 1990 and any owner of rateable property or other person who so desires to lodge an objection with the Town Clerk in respect of any matter recorded in the provisional supplementary valuation roll as contemplated in section 34 of the said Ordnance 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:

32 Selkirk Avenue
(Behind Library)
Randburg

B J VANDER VYVER
Town Clerk

Municipal Office
Cnr Hendrik Verwoerd Drive and
Jan Smuts Avenue
Randburg
Notice No 208/1990
17 October 1990

17

PLAASLIKE BESTUURSKENNISGEWING
3703

RANDBURG-WYSIGINGSKEMA 1418

REGSTELLINGSKENNISGEWING

Plaaslike Bestuurskennisgewing No. 2363 van 25 Julie 1990 word hiermee gewysig deur die invoeging van die syfer "2" tussen die woorde "Residensieel" en "onderworpe" in reëls 8 en 9.

B J VANDER VYVER
Stadsklerk

17 Oktober 1990
Kennisgewing No. 205/1990

LOCAL AUTHORITY NOTICE 3703

RANDBURG AMENDMENT SCHEME 1418

NOTICE OF AMENDMENT

Local Authority Notice No. 2363 of 25 July 1990 is hereby amended by the insertion of the number "2" between the words "Residential" and "subject" in lines 8 and 9.

B J VANDER VYVER
Town Clerk

17 October 1990
Notice No. 205/1990

17

PLAASLIKE BESTUURSKENNISGEWING
3704

RANDBURG-WYSIGINGSKEMA 1427

Hierby word ooreenkomsdig die bepalings van artikel 57(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, bekend gemaak dat die Stadsraad van Randburg goedkeur het dat die Randburgse-dorpsbeplanningskema, 1976, gewysig word deur die hersonering van Erf 322, Kensington 'B' vanaf "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" na "Spesiaal" vir woonhuiskantore, onderworpe aan sekere voorwaardes.

Kaart 3 en die skemaklousules van die wysisingskema word in bewaring gehou deur die Hoof van die Departement van Plaaslike Bestuur, Behuising en Werke: Administrasie: Volksraad, Pretoria en die Stadsklerk, Randburg, en is beskikbaar vir inspeksie op alle rede-like tye.

Hierdie wysising staan bekend as Randburg-wysisingskema 1427.

BJ VAN DER VYVER
Stadsklerk

17 Oktober 1990
Kennisgewing No. 198/1990

LOCAL AUTHORITY NOTICE 3704

RANDBURG AMENDMENT SCHEME 1427

It is hereby notified in terms of section 57(1) of the Town-planning and Townships Ordinance, 1986, that the Town Council of Randburg has approved the amendment of the Randburg Town-planning Scheme, 1976, by the rezoning of Erf 322, Kensington 'B' from "Residential 1" with a density of "One dwelling per erf" to "Special" for dwelling-house offices, subject to certain conditions.

Map 3 and the scheme clauses of the amendment scheme are filed with the Head of the Department of Local Government, Housing and Works Administration: House of Assembly, Pretoria and the Town Clerk, Randburg, and are open for inspection at all reasonable times.

This amendment is known as Randburg Amendment Scheme 1427.

BJ VAN DER VYVER
Town Clerk

17 October 1990
Notice No. 198/1990

LOCAL AUTHORITY NOTICE 3705

TOWN COUNCIL OF RANDBURG

PROPOSED PERMANENT CLOSURE AND ALIENATION OF PORTIONS OF SIPRES STREET, SHARONLEA EXTENSION 9

Notice is hereby given in terms of the provisions of sections 67 and 79(18) of the Local Government Ordinance, 1939, as amended, of the intention of the Town Council of Randburg to permanently close portions of Sipres Street, Sharonlea Extension 9 to all traffic, to alienate same to the owners of Portions 33 and 34 of Erf 627, Sharonlea Extension 9.

Any person who desires to object to such closing is requested to lodge his objection with the Town Council of Randburg in writing, on or before 17 December 1990.

The relevant Council resolution and a plan on which the proposed closures are indicated, are available for inspection during the hours (Mondays to Fridays) 08:00 to 12:30 and 14:00 to 16:00 at Room No C202, Municipal Offices, corner Hendrik Verwoerd Drive and Jan Smuts Avenue, Randburg.

BJ VAN DER VYVER
Town Clerk

Municipal Offices
Cor Hendrik Verwoerd Drive and
Jan Smuts Avenue
Randburg
17 October 1990
Notice No. 201/1990

17

PLAASLIKE BESTUURSKENNISGEWING
3706

STADSRAAD VAN ROODEPOORT

PROKLAMERING VAN PAD

Ooreenkomsdig die bepalings van artikel 5 van die "Local Authorities Roads Ordinance" No 44 van 1904, soos gewysig, word bekend gemaak dat die Stadsraad van Roodepoort die Minister van Plaaslike Bestuur, Behuising en Werke, Administrasie: Volksraad versoek het om die voorgestelde pad, soos nader omskryf in die byla hiervan, as openbare pad te proklameer.

Afskrifte van die versoekskrif en die plan wat daarby aangeheg is, lê ter insae gedurende gewone kantoorure, by die kantoor van die Stadsklerk, Burgersentrum, Roodepoort.

Enige belanghebbende wat beswaar teen die proklamering van die voorgestelde pad wil opper, moet sy beswaar skriftelik in tweevoud, by die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Privaatsak X340, Pretoria en die Stadsklerk, Privaatsak X30, Roodepoort, nie later nie as 30 November 1990 indien.

A J DE VILLIERS
Stadsklerk

Burgersentrum
Roodepoort
17 Oktober 1990
Kennisgewing No. 173/1990

BYLAE

'n Pad van wisselende wydte oor die restant van Erf 2238, Florida-uitbreiding 10 en Gedeltes 54, die restant van Gedelte 94 en Gedelte 143 en 152 van die plaas Vogelstruisfontein 231 IQ soos meer volledig op landmeterdiagramme LG: Nrs A4348/90 tot A4349/90 en A6682/89 tot A6684/89 aangedui.

BJ VAN DER VYVER
Stadsklerk

Munisipale Kantore
H/v Hendrik Verwoerdlyaan en
Jan Smutslaan
Randburg
17 Oktober 1990
Kennisgewing No. 201/1990

LOCAL AUTHORITY NOTICE 3706

CITY COUNCIL OF ROODEPOORT

PROCLAMATION OF ROAD

Notice is given in terms of section 5 of the Local Authorities Roads Ordinance No 44 of 1904, as amended, that the City Council of Roodepoort has petitioned the Minister of Local Government, Housing and Works, Administration: House of Assembly to proclaim as a public road the proposed road more fully described in the schedule hereto.

Copies of the petition and the plan attached thereto may be inspected during normal office hours at the office of the Town Clerk, Civic Centre, Roodepoort.

Objections, if any, to the proclamation of the proposed road must be lodged in writing in duplicate with the Departmental Head, Department of Local Government, Housing and Works, Private Bag X340, Pretoria, and with the Town Clerk, Private Bag X30, Roodepoort not later than 30 November 1990.

AJ DE VILLIERS
Town Clerk

Civic Centre
Roodepoort
17 October 1990
Notice No. 173/1990

SCHEDULE

A road of varying width over the remainder of Erf 2238, Florida Extension 10 and Portion 54, the remainder of Portion 94 and Portions 143 and 152 of the farm Vogelstruisfontein 231 IQ as will more fully appear from Surveyor's Diagrams LG Nos A4348/90 to A4349/90 and A6682/89 to A6684/89.

17—24—31

PLAASLIKE BESTUURSKENNISGEWING
3707

STADSRAAD VAN ROODEPOORT

PLAASLIKE BESTUUR VAN ROODEPOORT: AANVULLENDE WAARDERRINGSLYS VIR DIE 1988/89 BOEKJAAR

Kennis word hierby ingevolge artikel 37 van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die aanvullende waarderringslys vir die 1988/89 boekjaar van alle belasbare eiendom binne die munisipaliteit deur die voorsitter van die waarderringsraad gesertifiseer en geteken is en gevoldigk finala en bindend geword het op alle betrokke persone soos in artikel 37 van daardie Ordonnansie beoog.

Die aandag word egter gevëstig op artikel 17 van die gemelde Ordonnansie wat soos volg bepaal:

"Reg van appèl teen beslissing van waarderringsraad."

17.(1) 'n Beswaarmaker wat voor 'n waarderringsraad verskyn het of verteenwoordig was, met inbegrip van 'n beswaarmaker wat 'n antwoord soos in artikel 15(4) beoog, ingedien of voorgelê het, kan teen die beslissing van sodanige raad ten opsigte waarvan hy 'n beswaarmaker is, binne dertig dae vanaf die datum van die publikasie in die Provinciale Koerant van die kennisgewing in artikel 16(4)(a) genoem of, waar die bepalings van artikel 16(5) van toepassing is, binne een-en-twintig dae na die dag daarop 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 voorge-

skryf in te dien en sodanige sekretaris stuur onverwyd 'n afskrif van sodanige kennisgewing van appèl aan die waarderder en aan die betrokke plaaslike bestuur.

(2) 'n Plaaslike bestuur wat nie 'n beswaarmaker is nie, kan teen enige beslissing van 'n waarderringsraad 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 waarderringsraad geraak word, kan op derglike wyse, teen sodanige beslissing appèl aanteken."

'n Vorm vir kennisgewing van appèl kan van die sekretaris van die waarderringsraad verkry word.

H J DU PLESSIS
Sekretaris: Waarderringsraad

Burgersentrum
Roodepoort
17 Oktober 1990
Kennisgewing No. 172/1990

LOCAL AUTHORITY NOTICE 3707

CITY COUNCIL OF ROODEPOORT

LOCAL AUTHORITY OF ROODEPOORT:
SUPPLEMENTARY VALUATION ROLL
FOR THE 1988/89 FINANCIAL YEAR

Notice is hereby given in terms of section 37 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the supplementary valuation roll for the 1988/89 financial year of all rateable property within the municipality has been certified and signed by the chairman of the valuation board and have therefore become fixed and binding upon all persons concerned as contemplated in section 37 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.

H J DU PLESSIS
Secretary: Valuation Board

Civic Centre
Roodepoort
17 October 1990
Notice No. 172/1990

PLAASLIKE BESTUURSKENNISGEWING
3708DORPSRAAD VAN SCHWEIZER-RENEKE
WYSIGING VAN BIBLIOTEEKVERORDENINGE

Die Stadsklerk van Schweizer-Reneke publieer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit.

Die Biblioteekverordeninge van die Munisipaliteit Schweizer-Reneke, deur die Raad aangeneem by Administrateurskennisgewing 824 van 26 Oktober 1966, word hierby verder gewysig deur in artikel 6 die woorde "tien sent" deur die woorde "vyftien sent" te vervang.

N T P V A N Z Y L
Stadsklerk

Munisipale Kantore
Posbus 5
Schweizer-Reneke
2780
17 Oktober 1990
Kennisgewing No. 38/1990

LOCAL AUTHORITY NOTICE 3708

VILLAGE COUNCIL OF SCHWEIZER-RENEKE

AMENDMENT TO LIBRARY BY-LAWS

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

The Library By-laws of the Schweizer-Reneke Municipality, adopted by the Council under Administrator's Notice 824, dated 26 October 1966, are hereby further amended by the substitution in section 6 for the words "ten cents" of the words "fifteen cents".

N T P V A N Z Y L
Town Clerk

Municipal Offices
PO Box 5
Schweizer-Reneke
2780
17 October 1990
Notice No. 38/1990

17

PLAASLIKE BESTUURSKENNISGEWING
3710

STADSRAAD VAN SCHWEIZER-RENEKE

VASSTELLING VAN GELDE VIR ABATTOIRDIENSTE

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Schweizer-Reneke by spesiale besluit die vasstelling vir Abattoirgelde afgekondig by Municipale Kennisgewing 27/1989 in Offisiële Koerant 4635 van 16 Augustus 1989 ingetrek het en met ingang van 1 Julie 1990 die gelde soos in die onderstaande bylae uiteengesit, vasgestel het:

"BYLAE

ABATTOIRGELDE

	Slaghuise R	Privaat persone R
Beeste Kalf	36,00 16,50	44,60 19,80

Skaap/Bok	4,60	6,50
Vark	18,00	22,30
Speenvark	6,00	7,40."

N T P V A N Z Y L
Stadsklerk

Munisipale Kantore
Schweizer-Reneke
21 Augustus 1990
Kennisgewing No. 31/1990

LOCAL AUTHORITY NOTICE 3710

TOWN COUNCIL OF SCHWEIZER-RENEKE

DETERMINATION OF CHARGES OF TARIFF FOR ABATTOIR SERVICES

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Schweizer-Reneke has by special resolution withdrawn the Determination of Charges for Abattoir Tariffs published under Municipal Notice No. 27/1989 in Provincial Gazette 4635 dated 16 August 1989 and determined the charges as set out in the schedule below with effect from 1 July 1990.

"SCHEDULE
ABATTOIR TARIFFS

	Butcheries	Private persons
	R	R
Cattle	36,00	44,60
Calf	16,50	19,80
Sheep/Goat	4,60	6,50
Pig	18,00	22,30
Piglets	6,00	7,40."

N T P V A N Z Y L
Town Clerk

Municipal Offices
Schweizer-Reneke
21 August 1990
Notice No. 31/1990

17

PLAASLIKE BESTUURSKENNISGEWING
3712

STADSRAAD VAN SPRINGS

WYSIGING VAN DIE VASSTELLING VAN GELDE: AFHAAL EN VERWYDERING VAN AFVAL- EN SANITEITSDIENSTE

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, word hierby bekend gemaak dat die Stadsraad van Springs die geldte soos in die onderstaande bylae uiteengesit, met ingang 1 Julie 1990 by spesiale besluit vasgestel het.

BYLAE

GELDE VIR DIE AFHAAL EN VERWYDERING VAN AFVAL- EN SANITEITSDIENSTE

1. Afval

(1) Huisafval:

(a) Vanaf persele aangewend vir liefdadigheidsdoeleindes, of waarop 'n woonhuis, of kerk opgerig is: Met 'n maksimum van 5 plastiese voerings per houer per verwydering, en waar 'n diens een keer per week gelewer word, per houer, per maand: R9,20.

(b) Vanaf 'n woonstelblok: Met 'n maksimum van een plastiese voering per woonstel per ver-

wydering of waar 'n houer gebruik moet word en waar 'n diens een keer per week gelewer word, per woonstel per maand: R6,14.

(2) Besigheidsafval:

(a) Met 'n maksimum van een plastiese voering per houer per verwydering en waar 'n diens een keer per week gelewer word; per maand, per houer: R13,13.

(b) Waar houers met 'n opgaarinhoud van 1,1 m³ gebruik word en waar 'n diens een keer per week gelewer word, per maand, per houer: R207,00.

(3) Lywige Afval:

(a) Nie in houers:

(i) Vanaf persele van bewoonde private woonhuise wat uitshuitlik vir woondoeleindes gebruik word, maar uitgesonderd bouersafval per 4 m³ of gedeelte daarvan: R30,00.

(ii) Vanaf alle ander persele as in sub-paragraaf (i) genoem, per 1 m³ of gedeelte daarvan: R40,00.

(b) Houerdiens:

Waar houers met 'n opgaarinhoud van 5 tot 6 m³ gebruik word:

(i) Huurgeld per houer per maand of gedeelte daarvan: R56,00.

(ii) Gelde per houer per verwydering: R75,00.

Met dien verstande dat houers wat vir die verwydering van bourommel gebruik word, slegs vir 'n maksimum typerk van 7 dae gehuur mag word, en dat bourommel deur die huurder self in die houer gestort moet word.

(c) Houerdiens vir sliks waar houers met 'n opgaarinhoud van 5 tot 6 m³ gebruik word:

(i) Huurgeld per houer per maand of gedeelte daarvan: R56,00.

(ii) Gelde per houer per verwydering: R170,00.

(d) Staties-gekompakteerde vullis;

(i) Staties-gekompakteerde vullis nie in houers, waar 'n diens een keer per week gelewer word, 'n maandelikse tarief van R50,00 per kubieke meter;

(ii) Staties-gekompakteerde vullis in houers, waar 'n diens een keer per week gelewer word, 'n maandelikse tarief van R32,00 per kubieke meter van houer grootte.

Met dien verstande dat indien van die Raad se houers gebruik gemaak word die tarief soos in paragraaf 3(b) en (f) vir die huur van die houers gehef sal word.

(e) Waar houers met 'n opgaarinhoud van 30 m³ gebruik word:

(i) Huurgeld per houer per maand of gedeelte daarvan: R248,00.

(ii) Gelde per houer per verwydering: R390,00.

(f) Waar houers met 'n opgaarinhoud van 11 m³ gebruik word:

(i) Huurgeld per houer per maand of gedeelte daarvan: R110,00.

(ii) Gelde per houer per verwydering: R150,00.

Met dien verstande dat houers slegs gebruik sal word vir ligte rommel soos bepaal deur die Hoofgesondheidssinspekteur. Houers wat per geleenheid gehuur word sal slegs vir 'n maksimum-typerk van sewe dae gehuur mag word.

2. Vakuumtenkdiens

(i) Vir die verwydering van die inhoud van op-

gaartenks vanaf persele wat binne die Munisipale Gebied van Springs geleë is en wat vir liefdadigheidsdoeleindes aangewend word of waarop 'n woonhuis of kerk opgerig is, per 5 k² of gedeelte daarvan: R120,00;

(ii) vir die verwydering van die inhoud van opgaartenks vanaf alle ander persele as die in sub-paragraaf (i) genoem, asook vanaf enige persele buite die Munisipale Gebied van Springs, per 5 k² of gedeelte daarvan: R250,00.

3. Karkasverwydering

Vir die verwydering van karkasse van:

(a) perde, muile, donkies, beeste en soortgelyke diere, per karkas: R30,00;

(b) skape, bokke, varke, kalwers en soortgelyke diere, per karkas: R20,00;

(c) huisdiere, per karkas: R20,00.

4. Algemeen

(1) Waar diens by geleenheid gelewer word, is die gelde vir die tydperk waarvoor die dienste verlang word, verskuldig en betaalbaar op die datum van aansoek om die levering van die diens;

(2) Waar 'n diens meer as een keer per week gelewer word, is die gelde wat vir sodanige diens betaalbaar is, die vastestelde maandelikse gelde ten opsigte van die diens, vermenigvuldig met die aantal dienste wat weekliks gelewer word;

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

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

(5) Kennisgewing 85/1988, soos gepubliseer in Provinciale Koerant No. 4576 van 3 Augustus 1988, en gewysig in Provinciale Koerant No. 4635 van 16 Augustus 1989, word hiermee ingetrek.

T M L KIKILLUS
Waarnemende Stadsklerk

Burgersentrum
Springs
21 September 1990
Kennisgewing No. 135/1990

LOCAL AUTHORITY NOTICE 3712

TOWN COUNCIL OF SPRINGS

AMENDMENT TO THE DETERMINATION OF CHARGES: COLLECTION AND REMOVAL OF REFUSE AND SANITARY SERVICES

In terms of the provisions of section 80B(8) of the Local Government Ordinance, No 17 of 1939, as amended, it is hereby notified that the Town Council of Springs has by special resolution determined the charges as set out in the undermentioned schedule with effect from 1 July 1990.

SCHEDULE

CHARGES FOR COLLECTION AND REMOVAL OF REFUSE AND SANITARY SERVICES

1. Refuse

(1) Domestic Refuse:

(a) From premises used for charitable pur-

poses, or on which a dwelling-house or a church has been erected: With a maximum of 5 bin liners per container per removal and where a service is rendered once a week, per container, per month: R9,20.

(b) From a block of flats: With a maximum of one bin liner per flat per removal or where a container is used and where a service is rendered once per week, per flat, per month: R6,14.

(2) Business Refuse:

(a) With a maximum of one bin liner per removal and where a service is rendered once per week, per month, per container: R13,13.

(b) Where containers with a conserving capacity of 1,1 m³ are used and where a service is rendered once per week, per month, per container: R207,00.

(3) Bulky Refuse:

(a) Not in containers:

(i) from premises of occupied private dwelling-houses which are used solely for residential purposes but excluding builders refuse, per 4 m³ or part thereof: R30,00;

(ii) from all premises other than those mentioned in subparagraph (i), per 1 m³ or part thereof: R40,00.

(b) Container Service:

Where containers with a conserving capacity of 5 to 6 m³ are used:

(i) hiring charge per container per month or part thereof: R56,00;

(ii) tariff charge per container per removal: R75,00.

Provided that containers which are used for the removal of building rubble may only be hired for a maximum period of 7 days and the building rubble shall be deposited in the container by the hirer.

(c) Container service for sludge were containers with a conserving capacity of 5 to 6 m³ are used:

(i) hiring per container per month or part thereof: R56,00.

(ii) tariff charge per container per removal: R170,00.

(d) Static compacted refuse:

(i) Static compacted refuse not in containers where a service is rendered once a week, a monthly tariff of R50,00 per cubic metre;

(ii) Static compacted refuse in containers where a service is rendered once a week, a monthly tariff of R32,00 per cubic metre of container size.

Provided that where Council's containers are being made use of the tariff applicable in paragraph 3(b) ad (f) for the hiring of containers be charged.

(e) Where containers with a conserving capacity of 30 m³ are used:

(i) hiring charge per container per month or part thereof: R248,00;

(ii) tariff charge per container per removal: R390,00.

(f) Where containers with a conserving capacity of 11 m³ are used:

(i) hiring per container per month or part thereof: R110,00;

(ii) tariff charge per container per removal: R150,00.

Provided that containers be used for the removal of light rubble only, as stipulated by the

Chief Health Inspector. Containers which are hired occasionally may only be hired for a maximum period of seven days.

2. Vacuum Tank Service:

(i) For the removal of the contents of conservancy tanks from premises situated within the Municipal Area of Springs and used for charitable purposes, or on which a dwelling-house of a church has been erected, per 5 kℓ or part thereof: R120,00;

(ii) for the removal of the contents of conservancy tanks from premises other than those mentioned in subparagraph (i) as well as from any premises outside the municipal area of Springs, per 5 kℓ or part thereof: R250,00.

3. Carcase Removal Service:

For the removal of carcasses of:

(a) horses, mules, donkeys, cattle and similar animals, per carcase: R30,00;

(b) sheep, goats, pigs, calves and similar animals, per carcase: R20,00;

(c) domestic animals, per carcase: R20,00.

4. General:

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

(2) Where a service is rendered more frequently than once a week, the tariff charges payable in respect of such service shall be a monthly charge determined in respect of the service times and the number of services rendered per week.

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

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

(5) Notice 85/1988, as published in Provincial Gazette No. 4576 dated 3 August 1988, and amended in Provincial Gazette No. 4635 dated 16 August 1989, is hereby repealed.

T M L KIKILLUS
Acting Town Clerk

Civic Centre
Springs
21 September 1990
Notice No 135/1990

2. Deur artikel 9 deur die volgende te vervang:

"DIENS NA AFLOOP VAN STUDIE"

9. Ingeval die lener versuim of weier om in die Raad se diens te tree of die diens verlaat voor die verstryking van die verpligte dienstermyne soos bepaal in artikel 4(1), is die totale lening te same met rente teen 8 persent daarop aan die Raad terugbetaalbaar in gelyke maandelikse paaiemente oor 'n tydperk van 5 jaar, bereken vanaf die eerste dag van die jaar wat volg op die jaar waarin die lener sy studies voltooi het."

A A STEENKAMP
Stadsklerk

Munisipale Kantore
Posbus 66
Standerton
2430
17 Oktober 1990
Kennisgewing No. 60/1990

LOCAL AUTHORITY NOTICE 3713

TOWN COUNCIL OF STANDERTON

AMENDMENT OF BY-LAWS FOR THE REGULATION OF LOANS AND BURSARIES FROM BURSARY LOAN FUND

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

The By-laws for the Regulation of Loans and Bursaries from the Bursary Loan Fund of the Standerton Municipality, published under Administrator's Notice 2140, dated 12 November 1986, are hereby further amended as follows:

1. By the substitution in section 4(2) for the figure "6" of the figure "8".

2. By the substitution for section 9 of the following:

"SERVICE AFTER COMPLETION OF STUDIES"

9. In the event of a recipient of a loan failing or refusing to enter into the Council's service or leaving the Council's service at any time before the expiration of the compulsory period of service as provided in section 4(1), the total loan together with interest at 8 per cent thereon shall be repayable to the Council in equal monthly instalments over a period of 5 years, calculated as from the first day of the year following the year the recipient has completed his studies."

A A STEENKAMP
Town Clerk

Municipal Offices
PO Box 66
Standerton
2430
17 October 1990
Notice No. 60/1990

PLAASLIKE BESTUURSKENNISGEWING 3713

STADSRAAD VAN STANDERTON

WYSIGING VAN VERORDENINGE VIR DIE REGULERING VAN LENINGS EN BEURSE UIT DIE BEURSLENINGSFONDS

Die Stadsklerk van Standerton publiseer hierby ingevolge artikel 101 van die Ordonnansie op PLAASLIKE Bestuur, 1939, die verordeninge hierna uiteengesit.

Die Verordeninge vir die Regulering van Lenings en Beurse uit die Beursleningsfonds van die Munisipaliteit Standerton, afgekondig by Administrateurkennisgewing 2140 van 12 November 1986, word hierby verder soos volg gewysig:

1. Deur in artikel 4(2) die syfer "6" deur die syfer "8" te vervang.

PLAASLIKE BESTUURSKENNISGEWING 3714

STADSRAAD VAN STANDERTON

KENNISGEWING VAN EIENDOMSBELASTING EN VAN VASGESTELDE DAG VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1990 TOT 30 JUNIE 1991

(REGULASIE 17)

Kennis word hiermee gegee dat ingevolge artikel 26 van die Ordonnansie op Eiendomsbe-

lasting van Plaaslike Bestuur, 11 van 1977, die volgende eiendomsbelastings ten opsigte van die bovenoemde boekjaar gehef is op belasbare eiendom in die waarderingslys opgeteken, naamlik:

(a) Ingevolge artikel 21(3)(a) 'n algemene eiendomsbelasting van 5,00c in die rand op die terreinwaarde van enige grond of reg in grond;

(b) Ingevolge artikel 24 'n spesiale eiendomsbelasting van 2,50c in die rand op die terreinwaarde van enige grond of reg in grond;

(c) Ingevolge artikel 24 'n spesiale eiendomsbelasting van 1,80c in die rand op die terreinwaarde van enige grond of reg in grond geleë in die Kleurlinggebied;

(d) Ingevolge artikel 24 die volgende spesiale eiendomsbelasting op die terreinwaarde van enige grond of reg in grond geleë in die Indiërgebied;

(i) op grond wat as "Residensieel 1" gesoneer is: 1,25c in die rand;

(ii) op alle grond wat nie as "Residensieel 1" gesoneer is nie: 3,00c in die rand.

(e) Ingevolge artikel 24 'n spesiale eiendomsbelasting van 0,86c in die rand op die terreinwaarde van enige grond geleë in Standerton Uitbreidings 3 en 4 met die uitsluiting van Erwe 1080, 1518, 1559 tot 1589, 1598 tot 1616, 1693, 1696, 1703 tot 1707, 1710, 1711 en 3275 Standerton Uitbreiding 3 en Erwe 1756, 1803, 1830, 1847, 1887 tot 1937, 1946, 1992, 2037 tot 2098, 2130, 2266, 2314, 2334, 2403, 2459, 2496, 2523, 2525, 2615, 2618, 2675, 2685, 2689, 2801 en 2855 Standerton Uitbreiding 4 asook met die uitsluiting van enige erwe in Standerton Uitbreidings 3 en 4 wat vanaf Eskom aan ander persone getransporteerd word vanaf die eerste dag van die maand waarin sodanige oordrag volgens inligting deur die Registrateur van Aktes voorsien, geskied het.

Die onderstaande kortings word ingevolge artikel 21(4) van die genoemde Ordonnansie op die eiendomsbelasting genoem in paragrawe (a) en (b) hierbo toegestaan:

(i) 'n Korting van 36,67% ten opsigte van erwe wat as "Residensieel 1" of "Private Open Space" ingevolge die Standerton-dorpsbeplanningskema gesoneer is;

(ii) 'n Korting van 26,67% ten opsigte van erwe wat as "Residensieel 2, 3 or 4" ingevolge die Standerton-dorpsbeplanningskema gesoneer is;

(iii) 'n Korting van 26,67% ten opsigte van erwe wat as "Besigheid 1, 2, 3 or 4" ingevolge die Standerton-dorpsbeplanningskema gesoneer is en deur die eienaars uitsluitlik vir bewoning deur hulself aangewend word.

Die bedrag verskuldig vir eiendomsbelasting is betaalbaar in tien (10) gelyke paaiemente op die laaste dag van elke maand van Augustus 1990 tot en met Mei 1991.

Rente teen die koers bepaal deur die Administrator ingevolge artikel 50A van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, is op alle agterstallige bedrae na die vasgestelde datums hefbaar en wanbetalers is onderhewig aan regssproses vir die invordering van sodanige agterstallige bedrae.

A A STEENKAMP
Stadsklerk

Munisipale Kantore
Posbus 66
Standerton
2430
Kennisgewing No. 51/1990

LOCAL AUTHORITY NOTICE 3714
TOWN COUNCIL OF STANDERTON
NOTICE OF ASSESSMENT RATES AND OF
FIXED DAY FOR PAYMENT IN RESPECT
OF THE FINANCIAL YEAR 1 JULY 1990
TO 30 JUNE 1991

(REGULATION 17)

Notice is hereby given in terms of the provisions of section 26 of the Local Authorities Rating Ordinance, 11 of 1977, that the following assessment rates have been levied in respect of the abovementioned financial year on rateable property recorded in the valuation roll, viz:

(a) In terms of section 21(3)(a) a general assessment rate of 5,00c in the rand on the site value of any land or right in land;

(b) In terms of section 24 a special assessment rate of 2,50c in the rand on the site value of any land or right in land;

(c) In terms of section 24 a special assessment rate of 1,80c in the rand on the site value of any land or right in land situated in the Coloured area;

(d) In terms of section 24 the following special assessment rate on the site value of any land or right in land situated in the Indian area:

(i) on land zoned as "Residential 1": 1,25c in the rand;

(ii) on land not zoned as "Residential 1": 3,00c in the rand;

(e) In terms of section 24 a special assessment rate of 0,86c in the rand on the site value of any land situated in Standerton Extensions 3 and 4 with exclusion of erven 1080, 1518, 1559 to 1589, 1598 to 1616, 1693, 1696, 1703 to 1707, 1710, 1711 and 3275 Standerton Extension 3 and Erven 1756, 1803, 1830, 1847, 1887 to 1937, 1946, 1992, 2037 to 2098, 2130, 2266, 2314, 2334, 2403, 2459, 2496, 2523, 2525, 2615, 2618, 2675, 2685, 2689, 2801 and 2855 Standerton Extension 4 as well as with the exclusion of any erven in Standerton Extensions 3 and 4 transferred by Eskom to other persons from the first day of the month in which such transfer occurred in accordance with information supplied by the Registrar of Acts.

The following rebates are granted in terms of section 21(4) of the said Ordinance on the rates referred to in paragraphs (a) and (b) above:

(i) A rebate of 36,67% in respect of erven which are zoned "Residential 1" or "Private Open Space" in terms of the Standerton Town-planning Scheme;

(ii) A rebate of 26,67% in respect of erven which are zoned "Residential 2, 3 or 4" in terms of the Standerton Town-planning Scheme;

(iii) A rebate of 26,67% in respect of erven which are zoned "Business 1, 2, 3 or 4" in terms of the Standerton Town-planning Scheme and which are used exclusively for residential purposes by the owners themselves.

The amount due for rates shall be payable in ten (10) equal payments on the last day of each and every month from August 1990 up to and including May 1991.

Interest at the rate as determined by the Administrator in terms of section 50A of the Local Government Ordinance, 17 of 1939, will be levied on all amounts in arrear after the fixed dates and defaulters are liable to legal proceedings for recovery of such arrear amounts.

A A STEENKAMP
Town Clerk

Municipal Offices
PO Box 66
Standerton
2430
Notice No. 51/1990

PLAASLIKE BESTUURSKENNISGEWING
3715

STADSRAAD VAN THABAZIMBI

MUNISIPALE KENNISGEWING

VOORGESTELDE PERMANENTE SLUITING EN VERVREEMDING VAN 'N GEDEELE VAN VANDERBIJLSTRAAT, THABAZIMBI DORP

Kennisgewing geskied hiermee ingevolge Artikel 67 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17/1939), dat die Stadsraad van Thabazimbi en op versoek van Yskor Beperk, van voorneme is om 'n gedeelte van Vanderbijlstraat, soos op LG-diagram A3418/90 gedateer 2 Julie 1990 aangetoon, permanent te sluit.

Planne van die betrokke straatgedeelte en die besluit van die Raad, is gedurende kantoorure by die Kantoer van die Stadsekretaris, Municipale Kantore, Rietbokstraat 7, Thabazimbi, vir 'n tydperk van sestig (60) dae na datum van publikasie hiervan in die Provinciale Koerant, ter insae.

Enige persoon wat beswaar teen die voorgeskrewe sluiting wil aanteken, moet dit skriftelik by die Stadsklerk doen binne sestig (60) dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant.

C FERASMEUS
Stadsklerk

Munisipale Kantore
Privaatsak X530
Thabazimbi
0380
17 Oktober 1990
MK 27/1990

LOCAL AUTHORITY NOTICE 3715

TOWN COUNCIL OF THABAZIMBI

MUNICIPAL NOTICE

PROPOSED CLOSING AND ALIENATION OF A PORTION OF VANDERBIJL STREET, THABAZIMBI

Notice is hereby given in terms of Section 67 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), that the Town Council of Thabazimbi, on request of Iscor Limited, intends to close a portion of Vanderbijl Street, as shown on LS-diagram A3418/90 dated 2 July 1990.

Plans of the said portion of the street and the resolution of the Council, are open for inspection during normal office hours at the Office of the Town Secretary, Municipal Offices, 7 Rietbok Street, Thabazimbi, for a period of sixty (60) days from the date of publication hereof in the Provincial Gazette.

Any person who wishing to record his objection to the said closing of the said portion of the street, must do so in writing with the Town Clerk within sixty (60) days after the date of publication of this notice in the Provincial Gazette.

C FERASMEUS
Town Clerk

Municipal Offices
Private Bag X530
Thabazimbi
0380
17 October 1990
MN 27/1990

PLAASLIKE BESTUURSKENNISGEWING
3716

STADSRAAD VAN THABAZIMBI

MUNISIPALE KENNISGEWING

VOORGESTELDE SLUITING VAN CRES-CENT 2, THABAZIMBI

Kennisgewing geskied hiermee ingevolge Artikel 67 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17/1939), dat die Stadsraad van Thabazimbi van voorneem is om 'n gedeelte van Crescent 2, soos op LG-diagram A3358/90 gedateer 10 Augustus 1990, aange-woon, permanent te sluit.

Planne van die betrokke straatgedeelte en die besluit van die Raad, is gedurende kantoorture by die kantoor van die Stadssekretaris, Munisi-pale Kantore, Rietbokstraat 7, Thabazimbi, vir 'n tydperk van sestig (60) dae na datum van publikasie hiervan in die Provinciale Koerant, ter insae.

Enige persoon wat beswaar teen die voorge-stelde sluiting van die gedeelte van Crescent 2 wil aanteken, moet dit skriftelik by die Stads-klerk doen binne sestig (60) dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant.

C F ERASMUS
Stadsklerk

Munisipale Kantore
Privaatsak X530
Thabazimbi
0380
17 Oktober 1990
MK 28/1990

LOCAL AUTHORITY NOTICE 3716

TOWN COUNCIL OF THABAZIMBI

MUNICIPAL NOTICE

PROPOSED CLOSING OF A PORTION OF CRESCENT 2, THABAZIMBI

Notice is hereby given in terms of Section 67 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), that the Town Council of Thabazimbi intends to close a portion of Cres-ent 2 as shown on LS-diagram A3358/90 dated 10 August 1990.

Plans of the said portion of Crescent 2 to be closed and the resolution of the Council, are open for inspection during normal office hours at the Office of the Town Secretary, Municipal Offices, 7 Rietbok Street, Thabazimbi for a period of sixty (60) days from the date of publication hereof in the Provincial Gazette.

C F ERASMUS
Town Clerk

Municipal Offices
Private Bag X530
Thabazimbi
0380
17 October 1990
MN 28/1990

PLAASLIKE BESTUURSKENNISGEWING 3717

STADSRAAD VANTZANEEN

KENNISGEWING WAT BESWARE TEEN VOORLOPIGE AANVULLENDE WAAR-DERINGSLYS AANVRA

Kennis word hierby ingevolge artikel 36 van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977) gegee dat die voorlopige aanvullende

waarderingslys vir die boekjaar 1990/1994 oop is vir inspeksie by die kantoor van die plaaslike be-stuur van Tzaneen vanaf 31 Oktober 1990 tot 5 Desember 1990 en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleentheid in die voorlopige aanvullende waarderingslys, opgeteken, soos in artikel 34 van die genoemde Ordonnansie beoog, in te dien, insluitende die vraag of sodanige eiendom of 'n gedeelte daarvan onderworpe is aan die be-taling van eiendomsbelasting of daarvan vrygestel is, of ten opsigte van enige weglatting van enige aangeleentheid uit sodanige lys, doen so binne gemelde tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by die adres hieronder aangedui beskikbaar en aandag word spesifiek gevëstig op die feit dat geen persoon geregtig is om enige be-swaar voor die waarderingsraad te opper tensy hy 'n beswaar op die voorgeskrewe vorm betyds ingedien het nie.

J DE LANG
Stadsklerk

Munisipale Kantore
Posbus 24
Tzaneen
0850
31 Oktober 1990
Kennisgewing No. 43/1990

LOCAL AUTHORITY NOTICE 3717

TOWN COUNCIL OF TZANEEN

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 sup-plementary valuation roll for the financial year 1990/94 is open for inspection at the office of the local authority of Tzaneen from 31 October 1990 to 5 December 1990 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 provional supple-mentary valuation roll as contemplated in section 34 of the said Ordinance including the ques-tion 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 ob-jection is obtainable at the address indicated be-low and attention is specifically directed to the fact that no person is entitled to urge any objec-tion before the valuation board unless he has timeously lodged his objection in the prescribed form.

J DE LANG
Town Clerk

Municipal Offices
PO Box 24
Tzaneen
0850
31 October 1990
Notice No. 43/1990

17—24

PLAASLIKE BESTUURSKENNISGEWING 3718

STADSRAAD VAN VANDERBIJLPARK

WYSIGING VAN DIE VASSTELLING VAN GELDE

Kennis geskied hiermee ingevolge artikel 80B(3) van die Ordonnansie op Plaaslike Be-

stuur, 1939 (Ordonnansie 17 van 1939) dat die Stadsraad van Vanderbijlpark by Spesiale Be-sluit, geldie vir die levering van die volgende dienste met ingang 1 September 1990 gewysig het:

1. Riolering

2. Water

Die algemene strekking van die wysigings is om voorsiening te maak vir verhoogde tariewe.

Besonderhede van hierdie wysigings lê ter in-sae by die munisipale kantoorgebou, Kamer 304 vir 'n tydperk van 14 dae vanaf die datum van publikasie hiervan in die Provinciale Koerant.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken, moet dit skriftelik voor of op 2 November 1990 skriftelik by die Stadsklerk indien.

C. BEUKES
Stadsklerk

Posbus 3
Vanderbijlpark
1900
Kennisgewing No. 123/1990

LOCAL AUTHORITY NOTICE 3718

TOWN COUNCIL OF VANDERBIJLPARK

AMENDMENT TO DETERMINATION OF CHARGES

Notice is hereby given in terms of Section 80B(3) of the Local Government Ordinance, 1939, that the Town Council of Vanderbijlpark has by Special Resolution, amended the charges for the following services with effect from 1 Sep-tember 1990.

1. Sewerage

2. Water

The general purport of these amendments is to provide for the increase in tariffs.

Copies of these amendments are open for in-spection at the Municipal Offices, Room 304, for a period of 14 days from the date of publica-tion here of in the Provincial Gazette.

Any person who desires to record his objec-tion to the said amendments must do so in writ-ing to the Town Clerk before or on 2 November 1990.

C. BEUKES
Town Clerk

PO Box 3
Vanderbijlpark
1900
Notice No. 123/1990

17

PLAASLIKE BESTUURSKENNISGEWING 3719

STADSRAAD VAN VANDERBIJLPARK

VANDERBIJLPARK-WYSIGINGSKEMA 116

Hierby word ooreenkomsdig die bepalings van artikel 57(1) van die Ordonnansie op Dorpsbe-planning en Dorpe, 1986, bekend gemaak dat die Stadsraad van Vanderbijlpark die wysiging van die Vanderbijlpark-dorpsbeplanningskema, 1987, deur die hersonering van Erf 133 van die plaas Vanderbijl Park 550 IQ vanaf "Landbou" tot "Spesial" vir munisipale doeleindes en met die spesiale toestemming van die plaaslike be-stuur vir enige ander gebruik, uitgesluit hin-derlike bedrywe, goedgekeur het.

Kaart 3, bylae en skemaklousules van hierdie wysigingskema word deur die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en die Stadsklerk van Vanderbijlpark, Posbus 3, Vanderbijlpark, 1900, in bewaring gehou en is gedurende normale kantoorure vir inspeksie beskikbaar.

Hierdie wysigingskema staan bekend as Vanderbijlpark-wysigingskema 116.

C. BEUKES
Stadsklerk

17 Oktober 1990
Kennisgewing No. 120/1990

LOCAL AUTHORITY NOTICE 3720

TOWN COUNCIL OF VANDERBIJLPARK

VANDERBIJLPARK AMENDMENT SCHEME 85

It is hereby notified in terms of Section 57(1) of the Town-planning and Townships Ordinance, 1986, that the Council has approved the amendment of Vanderbijlpark Town-planning Scheme, 1987, by the rezoning of Portion 38 of the farm Zuurfontein 591 IQ from "Agricultural" to "Agricultural" with the addition of a shop subject to certain conditions.

Map 3, annexure and scheme clauses of the amendment scheme are filed with the Head of the Department, Department of Local Government, Housing and works, Pretoria, and the Town Clerk, Vanderbijlpark, PO Box 3, Vanderbijlpark, 1900, and are open for inspection at all reasonable times.

The amendment is known as Vanderbijlpark Amendment Scheme 85.

C. BEUKES
Town Clerk

17 October 1990
Notice Number 119/1990

ment, Department of Local Government, Housing and works, Pretoria, and the Town Clerk, Vanderbijlpark, PO Box 3, Vanderbijlpark, 1900, and are open for inspection at all reasonable times.

The amendment is known as Vanderbijlpark Amendment Scheme 113.

C. BEUKES
Town Clerk

17 October 1990
Notice Number 121/1990

17

LOCAL AUTHORITY NOTICE 3719

TOWN COUNCIL OF VANDERBIJLPARK

VANDERBIJLPARK AMENDMENT SCHEME 116

It is hereby notified in terms of Section 57(1) of the Town-planning and Townships Ordinance, 1986, that the Council has approved the amendment of Vanderbijlpark Town-planning Scheme, 1987, by the rezoning of Portion 133 of the farm Vanderbijlpark 550 IQ from "Agricultural" to "Special" for municipal purposes and with the special consent of the local authority for any other use, excluding noxious industries.

Map 3, annexure and scheme clauses of the amendment scheme are filed with the Head of the Department, Department of Local Government, Housing and works, Pretoria, and the Town Clerk, Vanderbijlpark, PO Box 3, Vanderbijlpark, 1900, and are open for inspection at all reasonable times.

The amendment is known as Vanderbijlpark Amendment Scheme 116.

C. BEUKES
Town Clerk

17 October 1990
Notice Number 120/1990

17

PLAASLIKE BESTUURSKENNISGEWING 3720

STADSRAAD VAN VANDERBIJLPARK

VANDERBIJLPARK-WYSIGINGSKEMA 113

Hierby word ooreenkomsdig die bepalings van artikel 57(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, bekend gemaak dat die Stadsraad van Vanderbijlpark die wysiging van die Vanderbijlpark-dorpsbeplanningskema, 1987, deur die hersonering van Erf 133, Vanderbijlpark, vanaf "Openbare Garage" na "Besigheid 1", goedgekeur het.

Kaart 3 en skemaklousules van hierdie wysigingskema word deur die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en die Stadsklerk van Vanderbijlpark, Posbus 3, Vanderbijlpark, 1900, in bewaring gehou en is gedurende normale kantoorure vir inspeksie beskikbaar.

Hierdie wysigingskema staan bekend as Vanderbijlpark-wysigingskema 113.

C. BEUKES
Stadsklerk

17 October 1990
Kennisgewing No. 121/1990

Munisipale Kantoer
Posbus 35
Vereeniging
1930
Kennisgewing No. 156/1990
(Pos No. 009001/1555)

J J J COETZEE
Stadsekretaris

LOCAL AUTHORITY NOTICE 3722

TOWN COUNCIL OF VEREENIGING

AMENDMENT TO BY-LAWS RELATING TO THE HIRE OF THE TOWN HALL AND BANQUET HALL

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Vereeniging intends amending the By-laws Relating to the Hire of the Town Hall and Banquet Hall.

The general purport of the Amendment is to limit the letting of the halls on Sundays and public holidays.

Copies of these amendments are open for inspection during office hours at the office of the Town Secretary for a period of fourteen days from date of publication hereof in the Provincial Gazette.

Any person who desires to lodge his objection to these amendments, must do so in writing to the Town Clerk, Municipal Offices, Vereeni-

Kaart 3, bylae en skemaklousules van hierdie wysigingskema word deur die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en die Stadsklerk van Vanderbijlpark, Posbus 3, Vanderbijlpark, 1900, in bewaring gehou en is gedurende normale kantoorure vir inspeksie beskikbaar.

Hierdie wysigingskema staan bekend as Vanderbijlpark-wysigingskema 85.

C. BEUKES
Stadsklerk

17 Oktober 1990
Kennisgewing No. 119/1990

LOCAL AUTHORITY NOTICE 3721

TOWN COUNCIL OF VANDERBIJLPARK

VANDERBIJLPARK AMENDMENT SCHEME 113

It is hereby notified in terms of Section 57(1) of the Town-planning and Townships Ordinance, 1986, that the Council has approved the amendment of Vanderbijlpark Town-planning Scheme, 1987, by the rezoning of Erf 133, Vanderbijlpark, from "Public Garage" to "Business 1".

Map 3 and scheme clauses of the amendment scheme are filed with the Head of the Depart-

ding, by not later than Wednesday, 31 October 1990.

J J COETZEE
Town Secretary

Municipal Offices
PO Box 35
Vereeniging
1930
Notice No. 156/1990
(Vote No. 009001/1555)

17

**PLAASLIKE BESTUURSKENNISGEWING
3723**

STADSRAAD VAN VEREENIGING

**KENNISGEWING VAN VEREENIGING-
WYSIGINGSKEMA 1/417**

Kennis geskied hiermee ingevolge die bepallings van artikels 56(9) en 57(1)(a) van die Ordonnansie op Dörpsbeplanning en Dorpe, 1986, dat die Stadsraad van Vereeniging goedkeuring verleen het vir die wysiging van die Vereenigingsdörpsbeplanningskema, 1956, deur die hersnoring van die ondergemelde gedeelte:

Erwe 875, 876 en 877 Bedworth Park, geleë in Furrinalaan van "Spesiale woon" na "Spesiaal" vir algemene besigheid vir 'n woonbuurt-hoekwinkel besigheidskompleks.

'n Afskrif van die wysigingskema lê te alle redelike tye ter insae in die kantore van die Departement van Plaaslike Bestuur, Behuising en Werke, Administrasie: Volksraad, Pretoria, asook die Stadssekretaris, Vereeniging.

Hierdie wysiging staan bekend as Vereeniging-wysigingskema 1/417.

Hierdie wysigingskema tree in werking op 11 Desember 1990.

C K STEYN
Stadssekretaris

Munisipale Kantore
Beaconsfieldlaan
Vereeniging
Kennisgewing No 155/1990

LOCAL AUTHORITY NOTICE 3723

TOWN COUNCIL OF VEREENIGING

NOTICE OF VEREENIGING AMENDMENT SCHEME 1/417

Notice is hereby given in terms of the provisions of sections 56(9) and 57(1)(a) of the Town-planning and Townships Ordinance, 1986, that the Town Council of Vereeniging has approved the amendment of the Vereeniging Town-planning Scheme, 1956, by the rezoning of the following portion:

Erven 875, 876 and 877 Bedworth Park, situated in Furrinalaan from "Special Residential" to "Special" for general business for a residential corner shopping centre.

A copy of this amendment scheme will lie open for inspection at all reasonable times at the office of the Department of Local Government, Housing and Works, Administration: House of Assembly, Pretoria, as well as the Town Secretary, Vereeniging.

This amendment is known as Vereeniging Amendment Scheme 1/417.

This amendment scheme will be in operation from 11 December 1990.

C K STEYN
Town Clerk

Municipal Offices
Beaconsfield Avenue
Vereeniging
Notice No. 155/1990

17

**PLAASLIKE BESTUURSKENNISGEWING
3724**

STADSRAAD VAN VEREENIGING

VASSTELLING VAN GELDE: WYSIGING

Daar word hierby ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad voornemens is om by spesiale besluit die vasstelling van gelde betaalbaar ingevolge die Parkeverordeninge te wysig.

Die algemene strekking van hierdie wysiging is om met ingang 1 Januarie 1990 die tariewe vir rivieroewerparke te verhoog.

'n Afskrif van hierdie wysiging lê ter insae gedurende kantoourure by die kantoor van die Stadssekretaris vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan in die Provinciale Koerant.

Enige persoon wat beswaar teen hierdie wysiging wens aan te teken, moet dit skriftelik by die Stadssekretaris, Municipale Kantoor, Vereeniging, nie later as 31 Oktober 1990 doen.

J J COETZEE
Stadssekretaris

Munisipale Kantoor
Posbus 35
Vereeniging
Kennisgewing No. 154/1990
(Pos 009001/1555)

LOCAL AUTHORITY NOTICE 3724

TOWN COUNCIL OF VEREENIGING

**DETERMINATION OF CHARGES:
AMENDMENT**

It is hereby notified in terms of section 80B of the Local Government Ordinance, 1939, that the Council intends amending, by special resolution, the determination of charges payable in terms of the Parks By-laws.

The general purport of this amendment is to increase the charges for waterfront parks with effect from 1 January 1990.

A copy of the amendment is open for inspection during office hours at the office of the Town Secretary for a period of fourteen days as from the date of publication hereof in the Provincial Gazette.

Any person who desires to record his objection to this amendment must do so in writing to the Town Clerk, Municipal Offices, Vereeniging, by not later than 31 October 1990.

J J COETZEE
Town Secretary

Municipal Offices
PO Box 35
Vereeniging
Notice No. 154/1990
(Vote: 009001/1555)

gemaak dat die Stadsraad van Vereeniging by spesiale besluit van 1 Desember 1989, die gelde soos in onderstaande bylae uiteengesit, met ingang 1 Januarie 1990 vasgestel het.

C K STEYN
Stadssekretaris

BYLAE

Gelde betaalbaar ingevolge die Parkeverordeninge:

1. Toegangsgelde tot Vosloopark en Dickinson Park van toepassing op Saterdae, Sondae en openbare vakansiedae:

R c

1.1 Toegang per dag

(a) vir elke persoon bo die ouderdom van 6 jaar ,50

(b) Vir elke fiets ,50

(c) Vir elke motor of motorfiets: Vosloo Park (Plus die heffing onder item (a)) 3,00

(d) Vir elke motor of motorfiets: Dickinson Park (Plus die heffing onder item (a)) 4,00

(e) Vir elke vragmotor of bus (plus die heffing onder item (a)) 5,00

(f) Vir elke motorboot en sleepwa 15,00

1.2 Seisoenkaartjies: slegs vir inwoners per kaartjie wat toegang aan twee persone bo 6 jaar, met inbegrip van een motor of motorfiets, verleen:

(a) vir elke kalenderjaar 30,00

(b) vir een half kalenderjaar of gedeelte daarvan 20,00

1.3 Seisoenkaartjie: slegs vir inwoners, per kaartjie geldig vir 'n tydperk van een kalenderjaar of gedeelte daarvan:

(a) vir elke motorboot en sleepwa (plus die heffing onder item 1.1) 120,00

1.4 Seisoenkaartjie: slegs vir inwoners, vir persone bo die ouderdom van 60 jaar, geldig vir 'n kalenderjaar of gedeelte daarvan:

Gratis

2. Koste vir gebruik van ontspanningsapparaat of geriewe:

2.1 Springmatte, per vyf minute ,50

2.2 Miniatuurgolf en setperk, per nege putjies 1,00

2.3 Skaatsplankbaan: per sessie van vyf uur of gedeelte daarvan ('n sessie strek tussen 08h00 tot 13h00 of 13h00 tot 18h00) 1,00

3. Verhuur van sierstruie:

3.1 Per plant in 10 liter houers of kleiner 2,00

3.2 Per plant in 20 liter houers 4,00

4. Verhuur van beskutte braaigeriewe in Dickinson Park vir georganiseerde funksies of geleenthede; per geleentheid

35,00

Munisipale Kantoor
Posbus 35
Vereeniging
1930
(Pos no: 009001/1555)
Kennisgewing No. 158/1990

**PLAASLIKE BESTUURSKENNISGEWING
3725**

STADSRAAD VAN VEREENIGING

VASSTELLING VAN GELDE BETAALBAAR INGEVOLGE DIE PARKEVERORDENINGE: WYSIGING

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend

**LOCAL AUTHORITY NOTICE 3725
TOWN COUNCIL OF VEREENIGING
DETERMINATION OF CHARGES PAYABLE IN TERMS OF THE PARKS BY-LAWS: AMENDMENT**

In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Vereeniging has, by special resolution dated 1 December 1989, determined the charges as set out the schedule below with effect from 1 January 1990.

C K STEYN
Town Clerk

SCHEDULE

Charges payable in terms of the Parks By-laws:

1. Entrance fees to Vosloo Park and Dickinson park applicable on Saturdays, Sundays and public holidays:

	R c
1.1 Admission per day:	
(a) For each person above the age of 6 years	,50
(b) For each bicycle	,50
(c) For each motorcar or motor cycle: Vosloo Park (plus the charges in item (a)).....	3,00
(d) For each motorcar or motor cycle: Dickinson Park (plus the charges in item (a)).....	4,00
(e) For each lorry or bus (Plus the charges in item (a)).....	5,00
(f) For each motorboat and trailer	15,00
1.2 Season ticket: only residents, per ticket which allows admission for two persons above the age of 6 years, including one motor car or motor cycle:	
(a) For one calendar year	30,00
(b) For one half calendar year or part thereof.....	20,00
1.3 Season ticket: only residents, per ticket valid for a period of one calendar year or part thereof:	
(a) For each motorboat and trailer (plus the charges in item 1.1).....	120,00
1.4 Season ticket: only residents, for persons over the age of 60 years, valid for a period of one calendar year or part thereof:.....	Free of charge
2. Charges for use of recreational apparatus or facilities:	
2.1 Trampolines, per five minutes	,50
2.2 Miniature golf and putting greens, per nine holes	1,00
2.3 Skateboard track: per session of five hours or part thereof (a session shall be between 08h00 to 13h00 or 13h00 to 18h00)	1,00
3. Lease of decorative material:	
3.1 Per plant in 10 litre containers or smaller.....	2,00
3.2 Per plant in 20 liter containers	4,00
4. Lease of covered braai facilities in Dickinson Park for organised functions or occasions; per occasion	35,00

Municipal Offices
PO Box 35
Vereeëniging
1930
(Vote no: 009001/1555)
Notice No. 158/1990

**PLAASLIKE BESTUURSKENNISGEWING
3727**

STADSRAAD VAN VEREENIGING

VASSTELLING VAN GELDE

Daar word hierby ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van Vereeniging by spesiale besluit van 27 September 1990, tariewe vir toegang tot Vereeniging Museum met ingang 1 Oktober 1990 vasgestel het.

Die algemene strekking van hierdie wysiging is om met ingang 1 Oktober 1990 toegang tot Vereeniging Museum te hef.

'n Afskrif van hierdie wysiging lê gedurende kantoorure vir 'n tydperk van veertien dae vanaf datum van publikasie hiervan in die Provinciale Koerant, ter insae by die kantoor van die Stadssekretaris.

Enige persoon wat beswaar teen genoemde wysigings wens aan te teken, moet dit skriftelik by die Stadssekretaris, Municipale Kantoor, Vereeniging, doen nie later nie as Woensdag, 31 Oktober 1990.

J J J COETZEE
Stadssekretaris

Municipale Kantoor
Posbus 35
Vereeëniging

Kennisgewing Nr. 159/1990
ADV104556/THERSIA/TIKSTERS

LOCAL AUTHORITY NOTICE 3727

TOWN COUNCIL OF VEREENIGING

DETERMINATION OF CHARGES

It is hereby notified in terms of section 80B of the Local Government Ordinance, 1939, that the Town Council of Vereeniging has, by special resolution dated 27 September 1990, determined charges for admittance to the Vereeniging Museum with effect from 1 October 1990.

The general purport of this amendment is to provide for admittance fees to the Vereeniging Museum with effect from 1 October 1990.

A copy of this amendment is open for inspection during office hours at the office of the Town Secretary, for a period of fourteen days from date of publication hereof in the Provincial Gazette.

Any person who desires to lodge his objection to the said amendments, must do so in writing to the Town Clerk, Municipal Offices, Vereeniging, by not later than Wednesday, 31 October 1990.

J J J COETZEE
Town Secretary

Municipal Offices
PO Box 35
Vereeëniging
Notice 159/1990

maak dat die Stadsraad van Vereeniging by spesiale besluit gedaateer 30 Augustus 1990, die onderstaande gelde met ingang 1 September 1990 vasgestel het.

C K STEYN
Stadssekretaris

BYLAE

A. TOEGANGSGELDE

1. Enkeltoegangskaartjies

Daagliks (Maandag tot Sondag):

- (a) Volwassenes: R2.

- (b) Skoliere: R1.

2. Seisoenkaartjies

- (a) Volwassenes: R60.

- (b) Skoliere: R30.

(c) Skoolgroep (Maandag tot Vrydag) by Duncanville vanaf 08:00 tot 14:00: R150.

(d) Skoolgroep (Maandag tot Vrydag) by President Park en Three Rivers vanaf 10:00 tot 14:00: R150.

- (e) Lede van swemklubs: Volwassenes: R40.

- (f) Skoliere: R20.

B. URE

- (a) Maandag tot Vrydag: 10:00 tot 18:00.

- (b) Saterdag en Publieke Vakansiedae: 10:00 tot 13:00, 14:00 tot 18:00.

- (c) Sondag: 11:00 tot 18:00.

Municipale Kantoor
Posbus 35
Vereeëniging
1930
Kennisgewing No. 160/1990

LOCAL AUTHORITY NOTICE 3728

TOWN COUNCIL OF VEREENIGING

DETERMINATION OF CHARGES PAYABLE IN TERMS OF THE SWIMMING BATH BY-LAWS

In terms of section 80B of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Vereeniging has, by special resolution dated 30 August 1990, determined the undermentioned charges with effect from 1 September 1990.

C K STEYN
Town Clerk

SCHEDULE

A. ADMISSION CHARGES

1. Single admission tickets

Daily (Monday to Sunday):

- (a) Adults: R2.

- (b) Scholars: R1.

2. Season tickets

- (a) Adults: R60.

- (b) Scholars: R30.

(c) School groups (Monday to Friday) at Duncanville from 08:00 to 14:00: R150.

(d) School groups (Monday to Friday) at President Park and Three Rivers from 10:00 to 14:00: R150.

**PLAASLIKE BESTUURSKENNISGEWING
3728**

STADSRAAD VAN VEREENIGING

VASSTELLING VAN GELDE BETAAL-BAAR INGEVOLGE DIE SWEMBADVER-ORDENINGE

Ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend ge-

(e) Members of swimming clubs: Adults: R40.
: Scholars: R20.

B. HOURS

(a) Monday to Friday: 10:00 to 18:00.

(b) Saturday and Public Holidays: 10:00 to 13:00, 14:00 to 18:00.

(c) Sunday: 11:00 to 18:00.

Municipal Offices
PO Box 35
Vereeëniging
1930
Notice No. 160/1990

17

PLAASLIKE BESTUURSKENNISGEWING
3729

STADSRAAD VAN VEREEËNING

WYSIGING: VASSTELLING VAN GELDE BETAALBAAR INGEVOLGE DIE VERORDENINGE INSAKE LISENSIERING VAN ADVERTENSIETEKEN EN SKUTTINGS

Ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Vereeniging by spesiale besluit gedateer 30 Augustus 1990, die onderstaande gelde met ingang 1 Januarie 1991 vasgestel het.

CK STEYN
Stadsklerk

BYLAE

1. Vir advertensietekens op tydelike skuttings van bouers per lengte van 30 m of gedeelte daarvan, per kwartaal R20.

2. Vir advertensietekens op elke ander skutting per lengte van 30 m of gedeelte daarvan, per jaar R40.

3. Vir elke ander advertensieteken, per jaar R10.

Genoemde lisenies, uitgesonderd lisenies genoem onder paragraaf 1, bly geldig tot 31 Desember van die jaar waarin dit uitgereik is.

Munisipale Kantoor
Posbus 35
Vereeëniging
1930
Kennisgewing No. 161/1990
(Pos: 009001/1555)

LOCAL AUTHORITY NOTICE 3729

TOWN COUNCIL OF VEREEËNING

AMENDMENT: DETERMINATION OF CHARGES PAYABLE IN TERMS OF THE BY-LAWS RELATING TO THE LICENSING OF ADVERTISING SIGNS AND HOARDINGS

In terms of section 80B of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Vereeniging has, by special resolution dated 30 August 1990, determined the undermentioned charges with effect from 1 January 1991.

CK STEYN
Town Clerk

SCHEDULE

1. For advertising signs on temporary builder's hoardings, per length of 30 m or part thereof, per quarter R20.

2. For advertising signs on every other hoarding, per length of 30 m or part thereof, per year R40.

3. For every other advertising sign, per year R10.

Above-mentioned licences, except licences mentioned under paragraph 1, remain valid until 31 December of the year of issue.

Municipal Offices
PO Box 35
Vereeëniging
1930
Notice No. 161/1990

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 10, Department of the Town Secretary, Municipal Offices, cnr Basden Avenue and Rabie Street, Verwoerdburg for a period of 28 days from 5 September 1990.

Objections to or representations in respect of the application must be lodged with or made in writing and in duplicate to the Town Clerk at the above address or at PO Box 14013, Verwoerdburg City within a period of 28 days from 5 September 1990.

J P VAN STRAATEN
Acting Town Clerk

Verwoerdburg
24 August 1990
Notice No. 63/1990

ANNEXURE

Name of township: Rooihuiskraal Extension 28.

Name of applicant: R Fowler and Associates on behalf of LTA Developments (Proprietary) Limited.

Number of erven: — Special for a Shopping Centre and public garage = 1 erf; — Special for Annexure B and Offices = 51 erven.

Description of land on which township is to be established: Portion 42 of the farm Brakfontein 390 JR.

Situation of proposed township: The site is located at the southern entrance to Verwoerdburg and relative to the surrounding major access routes and the visibility from both the Ben Schoeman freeway and the old Pretoria Road.

Ref. 16/3/1/410.

17

PLAASLIKE BESTUURSKENNISGEWING
3730

KENNISGEWING VAN 'N AANSOEK OM STIGTING VAN 'N DORP

Die Stadsraad van Verwoerdburg gee hiermee ingevolge artikel 96(3) gelees met artikel 69(6)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986) kennis van 'n aansoek om die dorp in die Bylae hierby genoem, te stig.

Besonderhede van die aansoek lê ten insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 10, Departement van die Stadssekretaris, Munisipale Kantore, h/v Basdenlaan en Rabiestraat, Verwoerdburg vir 'n tydperk van 28 dae vanaf 5 September 1990.

Besware teen of vertoe ten opsigte van die aansoek moet binne 28 dae vanaf 5 September 1990 skriftelik en in tweevoud by of tot die Stadsklerk by bovemelde adres of Posbus 14013, Verwoerdburg 0140 ingedien of gerig word:

J P VAN STRAATEN
Waarnemende Stadsklerk

Verwoerdburg
24 Augustus 1990
Kennisgewing No. 63/1990

BYLAE

Naam van dorp: Rooihuiskraal Uitbreiding 28.

Volle naam van aansoeker: R Fowler en Medewerkers namens LTA Ontwikkelings (Edms) Bpk.

Aantal erwe in voorgestelde dorp: — Spesiaal vir 'n inkopiesentrum en motorhawe = 1 erf; — Spesiaal vir Bylae B en kantore = 51 erwe.

Beskrywing van grond waarop dorp gestig staan te word: Gedeelte 42 van die plaas Brakfontein 390 JR.

Liggings van voorgestelde dorp: Die perseel is by die suidelike ingang tot Verwoerdburg geleë en relatief tot die omliggende groot toegangsroetes en kan gesien word van beide die Ben Schoemansnelweg en die Ou Pretoria Pad.

Verw. 16/3/1/410.

LOCAL AUTHORITY NOTICE 3730

NOTICE OF APPLICATION FOR THE ESTABLISHMENT OF A TOWNSHIP

The Town Clerk of Verwoerdburg hereby gives notice in terms of section 96(3) read with section 69(6)(a) of the Townships Ordinance, 1986 (Ordinance 15 of 1986), of an application to establish the township referred to in the Annexure hereto, has been received by it.

PLAASLIKE BESTUURSKENNISGEWING
3731

STADSRAAD VAN VERWOERDBURG

VOORGESTELDE PERMANENTE SLUITING EN VERVREEMDING VAN PARK-ERF 1979 WIERDAPARK UITBREIDING 5

Kennis geskied hiermee dat die Stadsraad van Verwoerdburg van voorneme is om:

1. ingevolge die bepalings van artikel 68 van die Ordonnansie op Plaaslike Bestuur 1939, soos gewysig, Parkerf 1979, Wierdapark Uitbreidings 5 permanent te sluit; en

2. ingevolge die bepalings van artikel 79(18) van bogemelde Ordonnansie die geslotte park aan Cornelius Ontwikkelings (Eiendoms) Bpk te vervreem.

'n Plan waarop die betrokke gedeelte aangevoer word, sal gedurende gewone kantoorure vir 'n tydperk van sestig (60) dae vanaf datum van hierdie kennisgewing ter insae lê by die kantoor van die Stadssekretaris, Munisipale Kantore, Die Hoewes, Verwoerdburg.

Persone wat beswaar teen die voorgestelde sluiting wil aanteken of 'n eis om skadevergoeding wil instel, indien sodanige sluiting uitgevoer word, moet die beswaar of eis, skriftelik aan die ondergetekende lewer nie later nie as 17 Desember 1990.

J P VAN STRAATEN
Waarnemende Stadsklerk

Posbus 14013
Verwoerdburg
Kennisgewing No. 73/1990

LMdK/csd
Sanet/kennis

LOCAL AUTHORITY NOTICE 3731

TOWN COUNCIL OF VERWOERDBURG

PROPOSED PERMANENT CLOSING AND ALIENATION OF PARK ERF 1979 WIERDAPARK EXTENSION 5

Notice is hereby given that the Town Council of Verwoerdburg intends:

1. in terms of Section 68 of the Local Government Ordinance 1939, as amended, to close Park Erf 1979, Wierdapark Extension 5 permanently; and

2. in terms of Section 79(18) of the abovementioned Ordinance to alienate the closed park to Cornelius Ontwikkelings (Eiendoms) Bpk.

A plan showing the portion to be closed will lie for inspection during normal office hours for a period of sixty (60) days, as from the date of this notice at the office of the Town Secretary, Municipal Offices, Die Hoeves, Verwoerdburg.

Any person who wishes to object to the proposed closing or who may have any claim for compensation if such closing is carried out, must lodge such objection or claim in writing, with the undersigned no later than 17 December 1990.

J P VAN STRAATEN
PO Box 14013
Verwoerdburg
Notice No. 73/1990

LMdk/csd
Sanet/kennis

PLAASLIKE BESTUURSKENNISGEWING 3732

KENNISGEWING VAN VOORNEME OM DIE STANDAARDVERORDENINGE BETREFFENDE OPENBARE GERIEWE TE AANVAAR EN AFTE KONDIG

DORPSRAAD VAN WATERVAL BOVEN

Die dorpsraad van Waterval Boven is van voorname om die Administrateur ingevolge die bepaling van Artikel 96 van die Ordonnansie op Plaaslike Bestuur 1939 (Ordonnansie 17 van 1939) te versoek om die Standaard Verordeninge Betreffende Openbare Geriewe soos aangekondig in die Buitengewone Offisiële Koerant van 14 September 1990 (Kennisgewing 60 van 1990) te aanvaar en van toepassing te maak op geriewe in die Municipale gebied van die Raad.

Hierdie verordeninge lê ter insae by die Municipale Kantore van die Dorpsraad van Waterval Boven en enige persoon wat daarteen beswaar wil aanteken moet dit skriftelik doen binne 14 dae vanaf datum van hierdie kennisgewing.

M. J. VERREYNNE
Stadsklerk

Dorpsraad Waterval Boven
Privaatsak X05
Waterval Boven
1195
Tel. No. (013262) — 58
Kennisgewing No. 4/1990

LOCAL GOVERNMENT NOTICE 3732

NOTICE OF INTENTION TO ACCEPT AND PROMULGATE STANDARD PUBLIC AMENITIES BY-LAWS

VILLAGE COUNCIL OF WATERVAL BOVEN

The Village Council of Waterval Boven intends to request the Administrator in terms of

the Stipulations of Section 96 of the Local Government Ordinance 1939 (Ordinance 17 of 1939) to accept and apply the Standard Public Amenities By-Laws as promulgated in the Official Gazette Extraordinary of 14 September 1990 (Notice 60 of 1990) in the municipal area of Waterval Boven.

These By-Laws are open for inspection at the Municipal Offices during office hours, every weekday from 7h00 to 16h00. Any person who desires to object against these by-laws shall do so in writing within 14 days of date of this publication.

M. J. VERREYNNE
Town Clerk

Village Council Waterval Boven

Private Bag X05
Waterval Boven
1195
Tel. No. (013262) — 58
Notice No. 4/1990

17—24

PLAASLIKE BESTUURSKENNISGEWING 3733

STADSRAAD VAN WESTONARIA

VASSTELLING VAN GELDE VIR BOUPLANNE VIR VERWANTE AANGELEENTHEDDE

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, word hierby bekend gemaak dat die Stadsraad van Westonaria, by spesiale besluit, die Gelde vir Bouplanne en Verwante Aangeleenthede soos hieronder uitgegesit, vasgestel het met ingang 1 Augustus 1990.

1. Bouplanne	
(i) Woonhuise	R100,00
Aanbouings	R50,00
(ii) Woonstelle en Deeltiteleenhede	R200,00
Besighede	R200,00
Fabriek	R200,00
Aanboudings	R100,00
2. Herinspeksie	
Vir 'n herinspeksie ten gevolge van gebreklike werk:	
Vir elke sodanige herinspeksie	R20,00
3. Hernuwing van planne	

Waar die goedkeuring van 'n plan ooreenkomsdig die bepaling van artikel 7(4) van die Wet op Nasionale Bouregulasies en Boustandarde, 1977 (Wet 103 van 1977), verval het, die gelde vir die hernuwing van sodanige plan:

50 % van die gelde van toepassing ten tye van die hernuwing.

4. Bouerdeposito's	
Aanbouings	R100,00
Nuwe wonings	R250,00
Besighede/Nywerhede	R500,00
5. Permanente Advertensietekens	
1. Elektriese/Neon, per teken	R25,00
2. Nie verligte tekens, elk	R5,00
3. Verplaasbare advertensietekens per teken	R5,00

4. Advertensietekens op, oor of bokant raadseidom per teken

R5,00

J H VAN NIEKERK
Stadsklerk

Munisipale Kantore
Posbus 19
Westonaria
1780
17 Oktober 1990
M/K 57/90
1/2/3/3
MELS200

LOCAL AUTHORITY NOTICE 3733

TOWN COUNCIL OF WESTONARIA

DETERMINATION OF CHARGES FOR BUILDING PLANS AND MATTERS INCIDENTAL THERETO

In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Westonaria has by special resolution, determined the charges for Building Plans and matters incidental thereto, as set out below, with effect from 1 August 1990.

1. Building plans

(i) Domestic dwellings	R100,00
Additions	R50,00
(ii) Flats and Sectional Title units	R200,00
Businesses	R200,00
Factories	R200,00
Additions	R100,00

2. Re-inspections

For a re-inspection due to poor work.	
For each such re-inspection	R20,00
3. Renewal of Plans	

Where the approval of a plan, in terms of the provisions of section 7(4) of the Act of National Building Regulations and Building Standards, 1977 (Act 103 of 1977), has lapsed, the charges for the renewal of such plan:

50 % of the charges applicable at time of the renewal.

4. Builder Deposits

Additions	R100,00
New dwellings	R250,00
Businesses/Industries	R500,00

5. Permanent Advertisement Signs

1. Electrical/Neon, per sign	R25,00
2. Non-illuminated signs, each	R5,00
3. Portable advertisement signs, per sign	R5,00

4. Advertisement signs on, over or on top of Council property per sign

	R5,00
--	-------

J H VAN NIEKERK
Town Clerk

Municipal Offices
PO Box 19
Westonaria
1780
17 October 1990
M/N 57/90
1/2/3/3
MELS200

PLAASLIKE BESTUURSKENNISGEWING
3734

STADSRAAD VAN WITBANK

AANNAME VAN STANDAARDVERORDENINGE BETREFFENDE OPENBARE GERIEWE

Die Stadsklerk publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, Ordonnansie 17 van 1939, dat die Stadsraad van Witbank ingevolge artikel 96bis(2) van die genoemde verordeninge, die Standaardverordeninge Betreffende Openbare Geriewe, afgekondig by Offisiële Kennisgewingnommer 60 van 1990, in 'n Buitengewone Offisiële Koerant Nommer 4708, gedateer 14 September 1990, aangeneem het.

P.J.G. RÖRICH
Waarnemende Stadsklerk
Administratiewe Sentrum
Posbus 3
Witbank
1035
17 Oktober 1990
Kennisgewingnommer 123/1990

LOCAL AUTHORITY NOTICE 3734

TOWN COUNCIL OF WITBANK

ADOPTION OF STANDARD PUBLIC AMENITIES BY-LAWS

The Town Clerk hereby, in terms of section 101 of the Local Government Ordinance, Ordinance 17 of 1939, publishes that the Town Council of Witbank has in terms of section 96bis(2) of the said Ordinance, adopted the Standard Public Amenities By-laws, published under Official Notice Number 60 of 1990 in an Extraordinary Official Gazette, Number 4708 dated 14 September 1990.

P.J.G. RÖRICH
Acting Town Clerk
Administrative Centre
PO Box 3
Witbank
1035
17 October 1990
Notice Number 123/1990
openbare/Ek

tydperk van veertien (14) dae vanaf datum van hierdie kennisgewing.

Besware, indien enige, teen die voorgestelde verordeninge, moet binne veertien (14) dae vanaf datum van publikasie hiervan, skriftelik by die ondergetekende ingedien word.

P.J.G. RÖRICH
Waarnemende Stadsklerk
Administratiewe Sentrum

Posbus 3
Witbank
1035
17 Oktober 1990
Kennisgewingnommer 125/1990

ONTSPAN/Ek

LOCAL AUTHORITY NOTICE 3735

TOWN COUNCIL OF WITBANK

AMENDMENT TO THE CHARGES FOR ADMISSION TO AND THE USE OF FACILITIES AT THE WITBANK RECREATION RESORT

Notice is hereby given that the Town Council of Witbank intends to amend the Tariffs for Admission to and the Use of Facilities at the Witbank Recreation Resort, promulgated under Local Authority Notice 3007, dated 29 August 1990, in terms of Section 80B of the Local Government Ordinance, 17 of 1939, with effect from 1 October 1990.

The general purport of the amendment is to provide for an increased tariff payable by non-residents of Witbank.

Copies of the proposed amendment will be open to inspection at the office of the Town Secretary, Administrative Centre, Witbank, for a period of fourteen (14) days from publication of this notice.

Any person who desires to record his objection to the proposed amendment must do so in writing to the undersigned within fourteen (14) days from date of publication hereof.

P.J.G. RÖRICH
Acting Town Clerk
Administrative Centre
PO Box 3
Witbank
1035
17 October 1990
Notice Number 125/1990

ONTSPAN/Ek

sook om die Tarief van Gelde ten opsigte van Biblioteekdienste te wysig ten einde voorsiening te maak vir die betaling van boekdeposito's deur persone wat nie diensteverbruikers van Witbank is nie.

Afskrifte van die voorgestelde wysiging lê ter insae by die kantoor van die Stadssekretaris vir 'n tydperk van veertien (14) dae vanaf datum van hierdie kennisgewing.

Besware, indien enige, teen die voorgestelde verordeninge, moet binne veertien (14) dae vanaf datum van publikasie hiervan, skriftelik by die ondergetekende ingedien word.

P.J.G. RÖRICH
Waarnemende Stadsklerk
Administratiewe Sentrum

Posbus 3
Witbank
1035
Kennisgewing No. 124/1990
17 Oktober 1990
bibl/Ek

LOCAL AUTHORITY NOTICE 3736

TOWN COUNCIL OF WITBANK

AMENDMENT TO THE LIBRARY BY-LAWS AND THE TARIFF OF CHARGES IN RESPECT OF LIBRARY SERVICES

Notice is hereby given that the Town Council of Witbank intends to amend the Library By-laws promulgated under Administrator's Notice Number 823 dated 26 October 1966, as amended, in terms of Section 96 of the Local Government Ordinance, 17 of 1939.

The Council further intends to amend the Tariff of Charges in terms of Section 80B of the abovementioned Ordinance, with effect from 1 October 1990.

The general purport of the amendment is to define membership of the Library and to provide for the payment of book deposits by persons who are not service consumers of Witbank.

Copies of the proposed amendment will be open to inspection at the office of the Town Secretary, Administrative Centre, Witbank, for a period of fourteen (14) days from publication of this notice.

Any person who desires to record his objection to the proposed amendment must do so in writing to the undersigned within fourteen (14) days from date of publication hereof.

P.J.G. RÖRICH
Acting Town Clerk
Administrative Centre
PO Box 3
Witbank
1035
Notice No. 124/1990
17 October 1990

PLAASLIKE BESTUURSKENNISGEWING
3735

STADSRAAD VAN WITBANK

WYSIGING VAN GELDE TEN OPSIGTE VAN TOEGANG TOT EN DIE GEBRUIK VAN GERIEWE BY DIE WITBANK ONTSPANNINGSOORD

Kennis geskied hiermee ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, dat die Stadsraad van Witbank van voorname is om die Tarief van Gelde ten opsigte van Toegang tot en die Gebruik van Geriewe by die Witbank Ontspansingsoord, afgekondig onder Plaaslike Bestuurskennisgewingnommer 3007 gedateer 29 Augustus 1990, met ingang 1 Oktober 1990 te wysig.

Die algemene strekking van die wysiging is om voorsiening te maak vir 'n verhoogde tarief vir nie-inwoners van Witbank.

Afskrifte van die voorgestelde wysiging lê ter insae by die kantoor van die Stadssekretaris vir 'n

PLAASLIKE BESTUURSKENNISGEWING
3736

STADSRAAD VAN WITBANK

WYSIGING VAN BIBLIOTEEKVERORDENING EN TARIEF VAN GELDE TEN OPSIGTE VAN BIBLIOTEKDIENSTE

Kennis geskied hiermee ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, dat die Stadsraad van Witbank van voorname is om die Biblioteekverordeninge, afgekondig onder Administrateurskennisgewingnommer 823 gedateer 26 Oktober 1966, soos gewysig, verder te wysig.

Verder is die Raad van voorname om die Tarief van Gelde ten opsigte van Biblioteekdienste ingevolge artikel 80B van voormalde Ordonnansie met ingang van 1 Oktober 1990 te wysig.

Die algemene strekking van die wysiging is om lidmaatskap van die biblioteek te omskryf

PLAASLIKE BESTUURSKENNISGEWING
3737

PLAASLIKE BESTUUR VAN ZEERUST

KENNISGEWING WAT BESWARE TEEN VOORLOPIGE WAARDERINGSLYS EN VOORLOPIGE AANVULLENDE WAARDERINGSLYS AANVRA

(Regulasie 5)

Kennis geskied hierby ingevolge artikels 12(1)(a) en 36 van die Ordonnansie op Eindomsbelasting van Plaaslike Besture, 1977 (Or-

donnansie 11 van 1977), dat die voorlopige waarderingslys vir die boekjare 1990/93 en die voorlopige aanvullende waarderingslyste vir die boekjare 1987/90 oop is vir inspeksie by die kantoor van die plaaslike bestuur van Zeerust vanaf 17 Oktober 1990 tot 19 November 1990 en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleentheid in die voorlopige en voorlopige aan vullende waarderingslys opgeteken, soos in artikels 10 en 34 van die genoemde Ordonnansie beoog, in te dien, insluitende die vraag of sodanige eiendom of 'n gedeelte daarvan onderworpe is aan die bestalling van eiendomsbelasting of daarvan vrygestel is, of ten opsigte van enige weglating van enige aangeleentheid uit sodanige lys, doen so binne gemelde tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by die adres hieronder aangedui beskikbaar en aandag word spesifiek gevëstig op die feit dat geen persoon geregtig is om enige beswaar voor die waarderingsraad te opper tensy hy 'n beswaar op die voorgeskrewe vorm betyds ingedien het nie.

J C PIETERSE
Munisipale Kantoor
Posbus 92
Zeerust
2865
Kennisgewing No. 39/1990
17 Oktober 1990

Stadsklerk

LOCAL AUTHORITY NOTICE 3737

LOCAL AUTHORITY OF ZEERUST

NOTICE CALLING FOR OBJECTIONS TO PROVISIONAL VALUATION ROLL AND PROVISIONAL SUPPLEMENTARY VALUATION ROLL

(Regulation 5)

Notice is hereby given in terms of sections 12(1)(a) and 36 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the provisional valuation roll for the financial years 1990/93 and the provisional supplementary valuation rolls for the financial years 1987/90 are open for inspection at the office of the Local Authority of Zeerust from 17 October, 1990 to 19 November 1990 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 and provisional supplementary valuation rolls as contemplated in section 10 and 34 of the said Ordinance including the question whether or not such property or portion thereof is subject to the payment of rates or is exempt therefrom or in respect of any omission of any matter from such roll shall do so within the said period.

The form prescribed for the lodging of an objection is obtainable at the address indicated below and attention is specifically directed to the fact that no person is entitled to urge any objection before the valuation board unless he has timeously lodged an objection on the prescribed form.

J C PIETERSE
Town Clerk

Municipal Offices
PO Box 92
Zeerust
2865
Notice No. 39/1990
17 October 1990

PLAASLIKE BESTUURSKENNISGEWING 3738

STADSRAAD VAN AKASIA

KENNISGEWING VAN ONTWERPSKEMA

Die Stadsraad van Akasia gee hiermee ingevolge artikel 28(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n ontwerpdorpsbeplanningskema bekend te staan as die Akasia-wysigingskema 5 deur hom opgestel is.

Hierdie skema is 'n wysigingskema en bevat die volgende voorstelle:

Die invoeging van die volgende subklousule (8) na klousule 12(7)(b) in die Akasia-dorpsbeplanningskema, 1988:

"(8) Niemand mag enige mobiele wooneenhed in enige gebruiksone vir permanente of tydelike bewoning aanwend nie. (Hierdie voorwaarde is nie op gebruiksone 5, "Residensieel 5" van toepassing nie.)"

Die ontwerpskema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 109, Daleaan 16, Doreg Lanbouhoeves vir 'n tydperk van 28 dae vanaf 17 Oktober 1990.

Besware teen of vertoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik by of tot die Stadsklerk by bovenmelde adres van Posbus 58393, Karenpark, 0118 ingedien of gerig word.

J S DU PREEZ
Stadsklerk

Kennisgewing Nr. 83/1990

LOCAL AUTHORITY NOTICE 3738

TOWN COUNCIL OF AKASIA

NOTICE OF DRAFT SCHEME

The Town Council of Akasia hereby gives notice in terms of section 28(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that a draft town-planning scheme to be known as the Akasia Amendment Scheme 5, has been prepared by it.

This scheme is an amendment scheme and contains the following proposals:

The insertion of the following clause (8) after clause 12(7)(b) in the Akasia Town-planning Scheme, 1988:

"(8) No person shall occupy any mobile dwelling unit, whether permanently or temporary, in any use zone. (This condition shall not apply to erven in use zone 5, "Residential 5")."

The draft scheme will lie for inspection during normal office hours at the office of the Town Clerk, Room 109, 16 Dale Avenue, Doreg Agricultural Holdings for a period of 28 days from 17 October 1990.

Objections to or representations in respect of the scheme must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 58393, Karenpark, 0118 within a period of 28 days from 17 October 1990.

J S DU PREEZ
Town Clerk

Notice No. 83/1990

PLAASLIKE BESTUURSKENNISGEWING 3739

STADSRAAD VAN RUSTENBURG

PERMANENTE SLUITING VAN GEDEELTE VAN VAN ALPHENSTRATAAT, RUSTENBURG

Kennis geskied hierby ingevolge artikel 67 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van voorname is om 'n gedeelte van die straatreserwé van Van Alphenstraat, Rustenburg, permanent te sluit.

Die plan wat die ligging van die straatgedeelte wat gesluit gaan word, aantoon, lê ter insae by die kantoor van die Stadssekretaris, Kamer 604, Stadskantore, Burgerstraat, Rustenburg 0300, gedurende kantoorure.

Enigiemand wat hierteen beswaar wil aanteken of wat enige eis tot skadevergoeding sal hê indien sodanige sluiting uitgevoer word, moet sodanige besware of eis, na gelang van die geval, skriftelik rig aan die Stadsklerk, Posbus 16, Rustenburg 0300, om hom te bereik voor of op 17 Desember 1990.

W J ERASMUS
Stadsklerk

Stadskantore
Posbus 16
Rustenburg
0300
Kennisgewing No. 132/1990

18/3/5/25 (4231)

LOCAL AUTHORITY NOTICE 3739

TOWN COUNCIL OF RUSTENBURG

PERMANENT CLOSING OF A PORTION OF VAN ALPHEN STREET, RUSTENBURG

Notice is hereby given in terms of Section 67 of the Local Government Ordinance, 1939, that the Town Council proposes to close a portion of the street reserve of Van Alphen Street, Rustenburg.

A plan indicating the portion of the street to be closed may be inspected during office hours, at the office of the Town Secretary, Room 604, Municipal Offices, Burger Street, Rustenburg 0300.

Any person who wishes to object to the proposed closing, or who may have any claim for compensation if such closing is carried out, should lodge such objections or claim, as the case may be in writing to the Town Clerk, PO Box 16, Rustenburg 0300, to reach him on or before 17 December 1990.

W J ERASMUS
Town Clerk

Municipal Offices
PO Box 16
Rustenburg
0300
Notice No. 132/1990

18/3/5/25 (4231)

PLAASLIKE BESTUURSKENNISGEWING 3673

STADSRAAD VAN NIGEL

BEGRAAFPLAASTERIEWE

Ingevolge die bepalings van Artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Nigel, by spesiale besluit die begraafplaasteriewe soos gepubliseer in die Provinciale Koerant 4641 gedateer 27 September 1989 onder Plaaslike Bestuurskennisgewing 2891, met ingang 1 Julie 1990 gewysig het deur die Bylae deur die volgende Bylae te vervang.

BYLAE

1. Teraardebestellings (met inbegrip van die aankoop van 'n enkel perseel vir 'n private graf).

	Blankes Volwas-sene	Kind R	Kleurlinge en Asiërs Volwas-sene	Kind R
(a) Persone woonagtig binne munisipale gebied				
(i) Maandae tot Vrydae	112,50	67,50	90,00	60,00

(ii) Saterdae en Openbare Vakansiesae	225,00	127,50	105,00	75,00
---------------------------------------	--------	--------	--------	-------

(b) Persone woonagtig buite munisipale gebied				
(i) Maandae tot Vrydae	300,00	127,50	217,50	105,00
(ii) Saterdae en Openbare Vakansiedae	600,00	255,00	435,00	217,50

2. Bespreking van grafte

(a) Persone woonagtig binne munisipale gebied	112,50	67,50	90,00	52,50
---	--------	-------	-------	-------

(b) Persone woonagtig buite munisipale gebied	300,00	127,50	180,00	105,00
---	--------	--------	--------	--------

3. Tweede Teraardebestelling

(a) Persone woonagtig binne munisipale gebied by afsterwe	75,00	37,50	60,00	30,00
---	-------	-------	-------	-------

(b) Persone woonagtig buite munisipale gebied by afsterwe	180,00	90,00	150,00	75,00
---	--------	-------	--------	-------

4. Gedenkmuur en muur van Herinnering

Blankes
R

(1) Ruimte vir 'n Gedenkplaat in die Gedenkmuur 260 mm x 160 mm	
---	--

(a) Persone woonagtig binne munisipale gebied	37,50
(b) Persone woonagtig buite munisipale gebied	90,00

(2) Nisse en Gedenkplate in die muur van Herinnering, 'n Nis in die muur van Herinnering waarin hoogstens twee askruike of askissies ewigdurend geplaas word asook 'n gedenkplaat van 410 mm x 250 mm vir bedekking van nis.	
--	--

LOCAL AUTHORITY NOTICE 3673

TOWN COUNCIL OF NIGEL

CEMETERY TARIFFS

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Nigel Town Council has by special resolution amended the cemetery charges published in the Provincial Gazette 4641 dated 27 September 1989 under Local Authority Notice 2891, with effect from 1 July 1990 by the substitution for the Schedule of the following Schedule.

SCHEDULE

1. Interments (including the purchase of a single plot for a private grave).

	Whites Adult	Coloureds and Asians Adult	Whites Child	Coloureds and Asians Child
R	R	R	R	R

(a) Persons resident in the municipal area

(i) Mondays to Fridays	112,50	67,50	90,00	60,00
------------------------	--------	-------	-------	-------

(ii) Saturdays and Public Holidays	225,00	127,50	105,00	75,00
------------------------------------	--------	--------	--------	-------

(b) Persons resident outside the municipal area

(i) Mondays to Fridays	300,00	127,50	217,50	105,00
------------------------	--------	--------	--------	--------

(ii) Saturdays and Public Holidays	600,00	255,00	435,00	217,50
------------------------------------	--------	--------	--------	--------

2. Reservation of Graves

(a) Persons resident in the municipal area	112,50	67,50	90,00	52,50
--	--------	-------	-------	-------

(b) Persons resident outside the municipal area	300,00	127,50	180,00	105,00
---	--------	--------	--------	--------

3. Second Interment

(a) Persons resident in the municipal area	75,00	37,50	60,00	30,00
--	-------	-------	-------	-------

(b) Persons resident outside the municipal area	180,00	90,00	150,00	75,00
---	--------	-------	--------	-------

4. Memorial Wall and Wall of Remembrance

Whites
R

(1) Space for a tablet on the Memorial Wall 260 mm x 160 mm

Whites

(a) Persons resident in the municipal area

37,50

(b) Persons resident outside the municipal area

90,00

(2) Niches and Tablets in the Wall of Remembrance, a niche in the Wall of Remembrance in which no more than two urns or caskets are placed in the perpetuity as well as a tablet for the covering of a niche 410 x 250 mm

(i) Persone woonagtig binne munisipale gebied	180,00	(i) Persons resident in the municipal area	180,00
(ii) Persone woonagtig buite munisipale gebied	330,00	(ii) Persons resident outside the municipal area	330,00
5. Algemeen		5. General	
Blankes	Kleurlinge en Asiërs		
R	R		
(i) Heropening van graf en oorplasing van liggaam na 'n ander graf	150,00	(i) Re-opening of grave and transferring of a body to another grave	150,00
(ii) Oordrag van privaat grafperseel	7,50	(ii) Transfer of private grave plot	7,50
(iii) Opgrawing en herbegraving	300,00	(iii) Exhumation and re-burial	300,00
(iv) Dieper maak van 'n graf tot 2,5 meter, 'n bykomende bedrag van	15,00	(iv) Deepening of a grave to 2,5 metre, an additional amount of	15,00
(v) Vir elke bykomende 300 mm, bo en behalwe 2,5 m	15,00	(v) For each additional 300 mm in excess of 2,5 meter	15,00
(vi) Goedkeuring van plan van 'n grafsteen	22,50	(vi) Approval of plan of a gravestone	22,50
	P.M. WAGENER Stadsklerk		P.M. WAGENER Town Clerk
Munisipale Kantore Posbus 23 Nigel 1490 10 Oktober 1990 Kennisgewing No. 73/1990		Municipal Offices PO Box 23 Nigel 1490 10 October 1990 Notice No. 73/1990	

17

PLAASLIKE BESTUURSKENNISGEWING 3678

STADSRAAD VAN NIGEL

WYSIGING EN VASSTELLING VAN GELDE VIR SANITÈRE EN VULLISVERWYDERING

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Nigel, by spesiale besluit, die gelde betaalbaar vir sanitêre- en vullisverwydering soos gepubliseer onder Kennisgewing 69/1989 in Provinciale Koerant 4641 gedateer 27 September 1989 met ingang 1 Julie 1990 gewysig het deur die Bylae deur die volgende Bylae te vervang:

BYLAE

TARIEWE VIR SANITÈRE- EN VULLISVERWYDERING

Een Maal per week	Drie Maal per week	Daagliks
-------------------	--------------------	----------

R	R	R
---	---	---

1. Verwydering van vullis, per maand (insluitende tuinvullisverwydering)

(1) Van enige perseel af, uitgenome soos bepaal in subitems (2) tot en met (6)

(2) Van besighede, nywerhede, losieshuise, hotelle, koskole, kos-huise, ouetehuise, skole en hospitale (i) per houer

(ii) Per 240 liter houer, per verwydering: R30,00

(3) Van woonstelle en huurkamers af, per woonstel of huurkamer

8,30

12,60

5,55

38,57

75,60

LOCAL AUTHORITY NOTICE 3678

TOWN COUNCIL OF NIGEL

AMENDMENT AND DETERMINATION OF CHARGES FOR SANITARY AND REFUSE REMOVALS

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Nigel Town Council has by special resolution amended the charges payable for sanitary and refuse removals, published under Notice 69/1989 in Provincial Gazette 4641, dated 27 September 1989 with effect from 1 July 1990 by the substitution for the Schedule of the following Schedule:

SCHEDULE
CHARGES FOR SANITARY AND REFUSE REMOVALS

Once weekly	Three times per week	Daily
-------------	----------------------	-------

R	R	R
---	---	---

1. Removal of Refuse, per month (including garden refuse removal)

(1) From any premises, except as provided under subitems (2) to (6) inclusive

8,30

(2) From business premises, industries, boarding houses, hotels, boarding schools, hostels, old age homes, schools and hospitals

(i) per container

12,60

38,57

75,60

(ii) per 240 litre container per removal: R30,00

(3) From residential flats and tenements, per residential flat or tenement

5,55

(4) Van huise op myneiendom of wat deur swartes bewoon word	9,00	30,20	(4) From houses on mine property occupied by blacks	9,00	30,20
(5) Van mynkampongs af, per 25 swartes of 'n gedeelte daarvan	9,00	30,20	(5) From mine compounds, for every 25 blacks or portion thereof	9,00	30,20
(6) Van Swartdorpse af, twee keer per week			(6) From black townships (2 times per week)		
(a) Per woning en/of enige ander struktuur wat deur plakkies vir woondoeleindes gebruik word	6,75		(a) Per dwelling and/or any other structure which is used by squatters for residential purposes	6,75	
(b) Enige ander perseel, per houer	10,20	31,35	(b) Any other premises per container	10,20	31,35
(7) 'n Minimum maandelikse heffing gelykstaande aan dié van toepassing op die "Een Maal per week"—heffing vir die verwydering van vullis sal betaalbaar wees ten opsigte van alle persele gemeld in 1(1) tot 1(6) ongeag dit bewoon word al dan nie.			(7) A minimum monthly charge equal to that applicable to the "Once weekly" charge for removal of refuse will be payable in respect of all premises mentioned in 1(1) to 1(6) irrespective whether it is occupied or not.		61,15
	Een Maal per week	Drie Maal per week	Daagliks	Once Weekly	Three times per week
				R	R
2. Verwydering van Nagvul:					Daily
(1)(a) By die aansvang van 'n nagvul- en urine-verwyderingsdiens vir 'n perseel, aansangsvordering per emmer:	30,00		2. Removing of night-soil		
(b) By enige vermeerdering van die aantal emmers in verband waar mee 'n diens gelewer word aan enige perseel, aansangsvordering vir elke bykomende emmer:	22,80		(1)(a) On commencement of night-soil or urine removal service to any premises, initial charge per pail:	30,00	
(2) Vir die verwydering van nagvul of urine, drie maal per week van enige perseel af uitgesluit van Swartdorpse af, per emmer, per maand	20,00	60,00	(b) On any increase in the number of pails in respect of which services is rendered to any premises, initial charge for every additional pail:	22,80	
(3) Vir die daaglikske verwijdering van nagvul of urine:			(2) For the removal three times per week of night-soil or urine from any premises, except from Black Townships, per pail, per month	20,00	60,00
(a) Van enige perseel af, behalwe soos in paragraawe (b) en (c) bepaal, per emmer, per maand	40,00	120,00	(3) For the daily removal of night-soil or urine:		
(b) Van mynkampongs af, vir elke 25 Swartes vir nagvul, per maand	40,00	120,00	(a) From any premises except as provided in paragraphs (b) and (c) per pail, per month	40,00	120,00
(c) Van mynkampongs af, vir elke 25 Swartes vir urine, per maand	40,00	120,00	(b) From mine compounds, for every 25 Blacks for night-soil, per month	40,00	120,00
(4) Van Swartdorpse af:			(c) From mine compounds, for every 25 Blacks for urine, per month	40,00	120,00
(i) Vir die verwijdering van nagvul of urine, drie maal per week:			(4) From Black townships:		
(a) Per woning, per maand: R11,77.			(i) For the removal of night-soil or urine, three times per week:		
(b) Enige ander perseel, per emmer, per maand: R11,77.			(a) Per dwelling, per month: R11,77.		
(ii) Vir die daaglikske verwijdering van nagvul of urine:			(b) Any other premises, per pail, per month: R11,77.		
(a) Per woning, per maand: R23,61.			(ii) For the daily removal of night-soil or urine:		
(b) Enige ander perseel per maand: R23,61.			(a) Per dwelling, per month: R23,61.		
3. Suigtenkerwydering			(b) Any other premises, per month: R23,61.		
Vir die verwijdering van rioolvullis, vuil- en afvalwater deur middel van 'n suigtenker, van enige perseel af, per maand:			3. Vacuum Tank Removal		
(1) Per kℓ of gedeelte daarvan: R4,50.			For the removal of sewage, slop and waste water by means of vacuum tank from any premises per month:		
(2) Minimum heffing: R22,50.			(1) Per kiloliter or part thereof: R4,50.		
(3) Nie geskeduleerde dienste per suigtenker: R150,00.			(2) Minimum charge: R22,50.		
4. Diverse verwijderings			(3) Non-scheduled services: per tank: R150,00.		
(1) Vir die verwijdering van steenkoolstof of as, boupuin, bedryfsafval, werf-veegsels, uitgehaalde bome of klippe en dergelike vullis in grootmaat per kubieke meter of gedeelte daarvan deur middel van:			4. Sundry Removals		
(a) Vragmotor: R9,00.			(1) For the removal of coal dust or ash, builders refuse, trade refuse, yard sweepings, trees which have been taken out, or stones and similar refuse in bulk per cubic meter or part thereof by means of:		
(b) Grootmaathouers:			(a) Truck: R9,00.		
			(b) Bulk containers:		

- (i) Vanaf privaat wonings per 6 m^3 of gedeelte daarvan: R55,00.
- (ii) Vanaf nywerheidspersonele en ander sakeondernemings:
- Per 6 m^3 of gedeelte daarvan: R75,00.
 - Per 9 m^3 of gedeelte daarvan: R95,00.
 - Per 30 m^3 of gedeelte daarvan: R200,00.
 - Per $1,75\text{ m}^3$ of gedeelte daarvan: R33,00.
- (iii) Benewens die gelde in (ii) vermeld is die volgende gelde ten opsigte van houerhuur betaalbaar:
- 6 m^3 per maand: R40,00.
 - 9 m^3 per maand: R50,00.
 - 30 m^3 per maand: R110,00.
- (2) Vir die verwydering en wegdoening van karkasse:
- Perde, muile, beeste of donkies van een jaar oud en ouer, per karkas: R16,00.
 - Perde, muile, beeste of donkies onder die ouderdom van een jaar, per karkas: R8,00.
 - Skape, bokke of varke, per karkas: R8,00.
 - Honde of katte, per karkas: R4,00.
 - Pluimvee, per karkas: R1,15.
5. Vir die storting van afval en rommel deur nywerhede en ander sakeondernemings op die raad se stortingssterrein, per kubieke meter of gedeelte daarvan: R3,00.
6. Vir die storting van aanstootlike nie-toksiese afval deur nywerhede en ander sake-onderneemings op die raad se stortingssterrein, per kubieke meter of gedeelte daarvan: R6,00.
7. In geval van 'n eenmalige diens by nywerheidspersonele en ander sake-onderneemings ingevolge item 4(1)(b) word geen houerhuur gehef nie.

P M WAGENER
Stadsklerk

Munisipale Kantore
Posbus 23
Nigel
1490
10 Oktober 1990
Kennisgewing No 78/1990

- (i) From private dwellings per 6 m^3 or part thereof: R55,00.
- (ii) From industrial premises and other business concerns:
- Per 6 m^3 or part thereof: R75,00.
 - Per 9 m^3 or part thereof: R95,00.
 - Per 30 m^3 or part thereof: R200,00.
 - Per $1,75\text{ m}^3$ or part thereof: R33,00.
- (iii) In addition to the charges mentioned in (ii) the following charges shall be payable in respect of container hire:
- 6 m^3 per month: R40,00.
 - 9 m^3 per month: R50,00.
 - 30 m^3 per month: R110,00.
- (2) For the removal and disposal of carcasses:
- Horses, mules, cattle or donkeys of one year of age and above, per carcass: R16,00.
 - Horses, mules, cattle or donkeys less than one year old, per carcass: R8,00.
 - Sheep, goats or pigs, per carcass: R8,00.
 - Dogs or cats, per carcass: R4,00.
 - Poultry, per carcass: R1,15.
5. For the dumping of refuse and other rubble on the Council's dumping site by industries and other business concerns, per cubic meter or part thereof: R3,00.
6. For the dumping of offensive non-toxic refuse on the Council's dumping site by industries and other business concerns, per cubic meter or part thereof: R6,00.
7. In the event of a single service at industrial premises and other business concerns in terms of item 4(1)(b) no container hire is charged.

P M WAGENER
Town Clerk

Municipal Offices
PO Box 23
Nigel
1490
10 October 1990
Notice No 78/1990

17

PLAASLIKE BESTUURSKENNISGEWING 3695

STADSRAAD VAN RANDFONTEIN

WYSIGING VAN RIOOLTARIEWE

Kennis geskipt hiermee ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur No. 17 van 1939 dat die Stadsraad van Randfontein by spesiale besluit en met ingang 1 Julie 1990 die tariewe soos hierna uiteengesit gewysig het:

1. Die Standartaard Rioleringsverordeninge aangeneem deur die Stadsraad van Randfontein by Administrateurskennisgewing 342 van 28 Maart 1979, soos gewysig, word hierby verder soos volg gewysig:

Deur item 2 Deel II onder Bylae B te skrap en met die volgende te vervang:

"2. Die volgende gelde is deur die eienaar betaalbaar, per maand of gedeelte daarvan.

Ander
Dorpsgebied Toekomsrus

(a) Op die oppervlakte van elke stuk grond tot en met 500 m^2 en waar die gemiddelde waterverbruik minder as 500 kℓ is:

(a) Per eerste verbruiker.....	R 2,85	R2,68
(b) Per bykomende verbruiker	R 1,32	R1,24

(2) Op die oppervlakte van elke stuk grond bo 500 m^2 en waar die gemiddelde waterverbruik minder as 150 kℓ is:

(a) Per eerste verbruiker.....	R 2,85	R2,68
(b) Per bykomende verbruiker	R 1,32	R1,24

LOCAL AUTHORITY NOTICE 3695

TOWN COUNCIL OF RANDFONTEIN

AMENDMENT OF TARIFFS (SERVICES)

Notice is hereby given in terms of section 80B(8) of the Local Government Ordinance 17 of 1939 that the Town Council of Randfontein has by Special Resolution amended certain tariffs of the said Town Council as set forth hereinafter with effect from 1 July 1987:

1. The Standard Drainage by-laws adopted by the Town Council of Randfontein by Administrator's Notice 342 dated 28 March 1979 as amended are hereby further amended as follows:

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

"2. The following charges shall be payable by the owner per month or part thereof:

	Other Townships	Toekomsrus
(1) On the area of every piece of land up to and including 500 m^2 and where the average water consumption is less than 150 kilolitre		
(a) Per first consumer.....	R 2,85	R2,68
(b) Per additional consumer	R 1,32	R1,24
2. On the area of every piece of land exceeding 500 m^2 and where the average water consumption is less than 150 kℓ .		
(a) Per first consumer.....	R 2,85	R2,68
(b) Per additional consumer	R 1,32	R1,24

Met dien verstande dat die volgende heffing per maand of gedeelte daarvan vir elke 500 m ² of gedeelte daarvan op die oppervlakte van die grond waarmee dit 500 m ² oorskry gemaak word: en	R 1,32	R1,24	Provided that the following additional charges shall be levied per month or part thereof by which the area of 500 m ² is exceeded: and.....	R 1,32	R1,24
Voorts met dien verstande dat die maksimum heffing wat ten opsigte van die totale oppervlakte gemaak word nie die volgende bedrae oorskry nie	R22,65	R21,28	Provided further that the maximum charge for the total area shall not exceed the following:	R22,63	R21,28
(3) Vir watergebruik bo 150 kℓ per verbruiker: Gelde betaalbaar ingevolge sub-items (1) en (2) plus per kℓ bedrae	0,115	0,108	3. For water consumption over 150 m ² per consumer: Charges payable in terms of sub-items (1) and (2) plus per kℓ	0,115	0,108

PLAASLIKE BESTUURSKENNISGEWING 3709

STADSRAAD VAN SCHWEIZER-RENEKE

VASSTELLING VAN GELDE: BEGRAAFPLAAS

Ingevolge die bepallisings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, word hierby bekend gemaak dat die Stadsraad van Schweizer-Reneke by spesiale besluit die Vasstelling van Gelde, aangekondig by Munisipale Kennisgewing 32/1986 en 16/1987 in die Offisiële Koerante 4470 en 4524 van 29 Oktober 1986 en 16 September 1987, ingetrek en met ingang van 1 Julie 1990 die gelde soos in die onderstaande bylae uiteengesit, vasgestel het:

"BYLAE

BEGRAAFPLAAS TARIFF

1. GELDE VIR BLANKE EN ASIËRS

Woonagtig binne die Munisipaliteit ten tyde van afsterwe R	Woonagtig buite die Munisipaliteit ten tyde van afsterwe R
---	---

1. Teraardbestelling:

Grawe en opvul van graf:

- (1) Volwassene, vir 'n enkel teraardebestelling
- (2) Kind, vir 'n enkel teraardebestelling
- (3) Doodgebore kind en moeder kan in een kis in een graf begrawe word teen die tarief gemeld in subitem (1)

2. Bespreking van grafte met inbegrip van die grawe en opvul daarvan:

- (1) Volwassene vir 'n enkel graf
- (2) Kind, vir 'n enkel graf

Ander vorderings:

- (1) Oop en toemaak van graf vir die verwijdering van lyk na 'n ander graf
- (2) Oop en toemaak van graf vir die verwijdering van lyk uit die munisipaliteit
- (3) Oordrag van bespreekte graf
- (4) Wysiging verlang in die standaardafmetings van grafte:
 - (a) Vir elke bykomende lengte van 150 mm en breedte van 150 mm
 - (b) Vir elke bykomende diepte van 300 mm

4. Vir elke teraardebestelling wat op 'n Saterdag, Sondag of Openbare Vakansie dae plaasvind word bo en behalwe die gelde betaalbaar ingevolge item 1(1), (2) en (3) 'n bykomende vordering van 100% van die tariewe hierbo genoem, gevorder.

2. GELDE VIR KLEURLINGE

Woonagtig binne die Munisipaliteit ten tyde van afsterwe R	Woonagtig buite die Munisipaliteit ten tyde van afsterwe R
---	---

1. Teraardebestelling

Grawe en opvul van graf:

- (1) Vir 'n enkel teraardebestelling

munisipale Kantore

Schweizer-Reneke

21 Augustus 1990

Kennisgewing No. 32/1990

N T P VAN ZYL
Stadsklerk

Provided that the following additional charges shall be levied per month or part thereof by which the area of 500 m² is exceeded: and.....

Provided further that the maximum charge for the total area shall not exceed the following:

3. For water consumption over 150 m² per consumer: Charges payable in terms of sub-items (1) and (2) plus per kℓ

0,115 0,108

17

LOCAL AUTHORITY NOTICE 3709

TOWN COUNCIL OF SCHWEIZER-RENEKE

DETERMINATION OF CHARGES: CEMETERY

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 17 of 1939, it is hereby notified that the Town Council of Schweizer-Reneke has by special resolution withdrawn the determination of charges published under Municipal Notice No. 32/1986 and 16/1987 in the Provincial Gazette nos. 4470 and 4524, dated 29 October 1986 and 16 September 1987, and determined the charges as set out in the schedule below with effect from 1 July 1990.

"SCHEDULE

CEMETERY TARIFF

1. CHARGES FOR WHITES AND ASIANS

Resident within the Municipality at time of death R	Resident outside the Municipality at time of death R
--	---

1. Interments:

Opening and closing of grave:

- (1) Adult, for a single interment
- (2) Child, for a single interment
- (3) Still-born child and mother may be buried in one grave at the tariff stipulated in subitem (1)

2. Reservation of grave plots including the opening and closing of graves:

- (1) Adult, for a single grave
- (2) Child, for a single grave

3. Other charges:

- (1) Opening and closing of grave for the removal of body to another grave
- (2) Opening and closing of grave for the removal of body from the municipality
- (3) Transfer of reserved grave
- (4) Variations required in the standard dimensions of graves:
 - (a) for each additional length of 150 mm and width of 150 mm
 - (b) for each additional depth of 300 mm

4. For each interment which takes place on a Saturday, Sunday or Public Holidays an additional charge of 100 % shall be made over and above the charges payable in terms of item 1(1), (2) and (3).

2. CHARGES FOR COLOURED

Resident within the Municipality at time of death R	Resident outside the Municipality at time of death R
--	---

1. Interments:

Opening and closing of grave:

- (1) For a single interment

40,00 40,00."

N T P VAN ZYL
Town Clerk

Municipal Offices
Schweizer-Reneke
21 August 1990
Notice No. 32/1990

17

PLAASLIKE BESTUURSKENNISGEWING 3711

STADSRAAD VAN SPRINGS

MUNISIPALITEIT SPRINGS: WYSIGING VAN VERORDENINGE VIR DIE LISENSIERING VAN EN DIE TOESIG OOR, DIE REGULERING VAN EN DIE BEHEER OOR BESIGHED, BEDRYWE, BEROEPE EN WERK

Die Stadsklerk van Springs publiseer hierby ingevolge Artikel 101 van die Ordonnansie op Plaaslike Bestuur (Ordonnansie 17 van 1939) die Verordeninge hierna uiteengesit, wat deur die Raad ingevolge Artikel 96 van genoemde Ordonnansie opgestel is.

Die Verordeninge vir die Licensiering van en die Toesig oor, die Regulering van en die Beheer oor Besighede, Bedrywe, Beroepe en Werk van die Munisipaliteit Springs, afgekondig by Administrateurskennisgewing 1 van 2 Januarie 1963, soos gewysig word hierby verder gewysig, deur die Tarief van Licensiegelde onder Bylae 2 by Hoofstuk 1, soos volg te wysig:

1. Deur item 4 deur die volgende te vervang:

LISENSIEGELDE			
Kwartaal-likls	Halfjaar-likls	Jaarliks	
(4) Openbare voertuie: Licensiegelde moet volgens die volgende skaal betaal word			
(i) 'n Huurmotor (wat op 'n openbare plek te huur aangebied word)*.....50,00	100,00	200,00	
(ii) 'n Vragmotor (wat op 'n openbare plek te huur aangebied word)50,00	100,00	200,00	
(iii) 'n Ander Voertuig, sleepwa of teëspoedwa wat te huur aangebied of teen vergoeding gebruik word50,00	100,00	200,00	
(iv) 'n Motor omnibus*50,00	100,00	200,00	

* Plus R1,00 bybetaling vir elke passasier waarvoor die huurmotor of motor omnibus gelicenseer is, per kwartaal.

2. Deur item 6 deur die volgende te vervang:

6.(a) Bestuurder—openbare voertuig 10,00 20,00

3. Deur in item 9 die syfers "R0,20" deur die syfers "R5,00" te vervang.

4. Deur item 10 deur die volgende te vervang:

10. Oordrag van lisenies: Hierdie bedrag moet ten opsigte van iedere oordrag betaal word van:

(a) Enige openbare voertuiglisenie..... R10,00

5. Deur in item 7 van Deel A van Bylae 3 die syfer "R2,00" met die syfer "R5,00" te vervang.

6. Deur in Artikel 58(4)(b) van Hoofstuk 5, die syfers "25c" deur die syfers "R2,00" te vervang.

7. Deur Sub-Artikel (2) van Artikel 153 van Hoofstuk 11 met die volgende te vervang:

"Openbare voertuig", enige huurmotor, taxi, vragmotor, motor omnibus, sleepwa, teëspoedwa of enige ander voertuig wat persone of goedere of albei teen vergoeding vervoer.

8. Deur na Artikel 205 van Hoofstuk 11 die volgende by te voeg:

"Uitreiking van Bestemmingskenteken"

206. Die Licensie-afdeling van die Raad reik by betaling van die voor- geskrewe geldie ingevolge Item 4(i) van Bylae 2, van Hoofstuk 1, 'n bestemmingskenteken, wat die registrasienummer, tipe van voertuig, die vervaldatum en die kasregistersyfers aantoon, aan die applikant uit, wat op die voorruit van die voertuig vertoon moet word, tydens die geldigheidsduur daarvan. Versuim om die bestemmingskenteken aldus te vertoon terwyl daar van die Raad se faciliteite gebruik gemaak word, is 'n oortreding van die verordeninge. (Hierdie Artikel moet saam met Artikel 202 gelees word).

T.M.L. KIKILLUS
Waarnemende Stadsklerk

Burgersentrum
Springs
28 September 1990
Kennisgewing No. 137/1990

LOCAL AUTHORITY 3711

TOWN COUNCIL OF SPRINGS

SPRINGS MUNICIPALITY: AMENDMENT TO THE BY-LAWS FOR THE LICENSING OF AND FOR THE SUPERVISION REGULATION AND CONTROL OF BUSINESS, TRADES, OCCUPATIONS AND WORK

The Town Clerk of Springs hereby in terms of Section 101 of the Local Government Ordinance (Ordinance 17 of 1939), publishes the By-laws set forth hereinafter, which have been made by the Council in terms of Section 96 of the said Ordinance.

The By-laws for the Licensing of and for the Supervision Regulation and Control of Businesses, Trades, Occupation and Work, of the Springs Municipality, published under Administrator's Notice 1, dated 2 January 1963, as amended, are hereby further amended by amending the Tariff of Licence Fees under Schedule 2 to Chapter 1 as follows:

1. By the substitution for item 4 of the following.

LICENCE FEES			
	Quarterly	Half yearly	Yearly
(4) Public vehicles: Licence fees shall be payable on the following scale			
(i) Motor taxi cab (plying for hire in a public place)*50,00	100,00	200,00	
(ii) Motor lorry (plying for hire in a public place)50,00	100,00	200,00	
(iii) Any other vehicle, trailer or breakdown vehicle used for hire or reward50,00	100,00	200,00	
(iv) Motor omnibus*50,00	100,00	200,00	

* Plus R1,00 extra payment for each passenger the motor taxi cab or motor omnibus, is licensed, per quarter.

2. By the substitution for item 6 of the following:

6.(a) Driver—Public vehicle10,00 20,00

3. By the substitution in item 9 for the figures "R0,20" of the figures "R5,00".

4. By the substitution for item 10 of the following:

10. Transfers: This fee is payable for every transfer of:

(a) Any public vehicle licence R10,00

5. By the substitution in item 7 of Part A of Schedule 3, for the figures "R2,00" of the figures "R5,00".

6. By the substitution in Section 58(4)(b) of Chapter 5 for the figures "25c" of the figures "R2,00".

7. By the substitution of Sub Section (2) of Section 153 Chapter 11 for the following:

"Public vehicle", any motor taxi cab, taxi, motor lorry, motor omnibus, trailer, breakdown vehicle or any other vehicle conveying persons or goods or both for reward.

8. By the addition after Section 205 of Chapter 11 by the following:

"Issuing of Destination Decal"

206. The Licensing Department of the Council shall upon payment of the prescribed fees in terms of item 4(i) of Schedule 2, of Chapter 1, issue a destination decal reflecting the registration number, type of vehicle, expiry date and cash register figures, to the applicant, which decal shall be displayed on the front window of the vehicle during the period of validity of such decal. Failure to duly display the destination decal while using the facilities of the Council is a contravention of the by-laws. (This Section is to be read with Section 202).

T.M.L. KIKILLUS
Acting Town Clerk

Civic Centre
Springs
29 September 1990
Notice No. 137/1990

PLAASLIKE BESTUURSKENNISGEWING 3726

STADSRAAD VAN VEREENIGING

VASSTELLING VAN GELDE BETAALBAAR INGEVOLGE DIE VERORDENINGE BETREFFENDE DIE HUUR VAN DIE STADSAAL EN BANKETSAAL: WYSIGING

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Vereeniging by spesiale besluit van 30 Augustus 1990 die gelde soos in onderstaande Bylae uiteengesit met ingang 1 Oktober 1990 vasgestel het.

C K STEYN
Stadsklerk

BYLAE

Die Vasstelling van Gelde betaalbaar ingevolge die Verordeninge Betreffende die Huur van die Stadsaal en Banketsaal van toepassing op die Munisipaliteit van Vereeniging, soos vasgestel deur die Raad op 25 Januarie 1990 en afgekondig op 14 Maart 1990 word hierby verder gewysig deur die skrapping van die tarief van gelde en die vervanging daarvan met die volgende:

TARIEF VAN GELDE

STADSAAL EN BANKETSAAL

DEEL I

Personne woonagtig buite munisipale gebied	Personne woonagtig binne munisipale gebied
--	--

Maandag tot Don- derdag	Vrydag en Saterdag	Maandag tot Don- derdag	Vrydag en Saterdag
-------------------------------	--------------------------	-------------------------------	--------------------------

R	R	R	R
---	---	---	---

1. Bals en Danspartye

(1) Gedurende die aand tot 24:00	400	600	200	300
---	-----	-----	-----	-----

(2) Gedurende die aand tot 01:00 (uitgesonerd Saterdae)	500	700	250	350
--	-----	-----	-----	-----

(3) Gedurende die aand tot 02:00 (uitgesonerd Saterdae)	600	800	300	400
--	-----	-----	-----	-----

Maandag tot Don- derdag	Vrydag en Saterdag	Maandag tot Don- derdag	Vrydag en Saterdag
-------------------------------	--------------------------	-------------------------------	--------------------------

R	R	R	R
---	---	---	---

2. Toneelopvoerings, Konserse, Volkspele en -dansse

(1) Professionele Groepe	400	600	200	300
--------------------------------	-----	-----	-----	-----

(2) Amateurgroepe	200	200	100	100
-------------------------	-----	-----	-----	-----

3. Huweliks- en ander Onthalte, Partytjies, Familieberaadslings, Feesmaaltye, Dinees of Noenmale

(1) Gedurende die dag	300	400	150	200
-----------------------------	-----	-----	-----	-----

(2) Gedurende die aand tot 24:00	400	500	200	250
---	-----	-----	-----	-----

(3) Gedurende die aand tot 01:00 (uitgesonerd Saterdae)	500	600	250	300
--	-----	-----	-----	-----

4. Politieke en Vakbondvergaderings.....

(1) Gedurende die dag	400	600	200	300
-----------------------------	-----	-----	-----	-----

(2) Gedurende die aand tot 24:00	300	400	150	200
---	-----	-----	-----	-----

5. Funksies en Ander Vermaakklikhede wat nie elders gespesifieer word nie

(1) Gedurende die dag	300	400	150	200
-----------------------------	-----	-----	-----	-----

6. Deposito's om moontlike skade te dek:

Politieke, Vakbondvereni- gings, en Openbare vergade- ringen waar meer as 200 mense vergader.....	3 000	3 000	3 000	3 000
--	-------	-------	-------	-------

DEEL II

SPESIALE TARIEF

1. Gratis gebruik van Lokale, Spesiale Geriewe en Dienste

LOCAL AUTHORITY NOTICE 3726

TOWN COUNCIL OF VEREENIGING

DETERMINATION OF CHARGES PAYABLE IN TERMS OF THE BY-LAWS RELATING TO THE HIRE OF THE TOWN HALL AND BANQUET HALL: AMENDMENT

In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Vereeniging has, by special resolution dated 30 August 1990, determined the charges as set out in the Schedule below with effect from 1 October 1990.

C K STEYN
Town Clerk

SCHEDULE

The Determination of Charges payable in terms of the By-laws Relating to the Hire of the Town Hall and Banquet Hall, as determined by the Council on 30 August 1990 and published on 14 March 1990, are hereby further amended by the deletion of the tariff of charges and the substitution therefore of the following:

TARIFF OF CHARGES

TOWN HALL AND BANQUET HALL

PART I

	Persons residing outside municipal area	Persons residing within municipal area	Sunday to Thursday	Friday and Saturday	Sunday to Thursday	Friday and Saturday
	R	R	R	R	R	R

1. Balls and Dances

(1) During the evening until 24:00	400	600	200	300
---	-----	-----	-----	-----

(2) During the evening until 01:00 (Saturdays excluded)	500	700	250	350
--	-----	-----	-----	-----

Sunday to Thursday	Friday and Saturday	Sunday to Thursday	Friday and Saturday
--------------------------	---------------------------	--------------------------	---------------------------

R	R	R	R
---	---	---	---

(3) During the evening until
02:00 (Saturdays excluded)

600	800	300	400
-----	-----	-----	-----

2. Dramatic Performances,
Concerts, Folk Dancing and
Plays

(1) Professional Groups	400	600	200	300
-------------------------------	-----	-----	-----	-----

(2) Local Amateur Groups	200	200	100	100
--------------------------------	-----	-----	-----	-----

3. Wedding and Other, Reception,
Parties, Family Gatherings,
Banquets, Dinners or Luncheons:

(1) During the day	300	400	150	200
--------------------------	-----	-----	-----	-----

(2) During the evening until 24:00	400	500	200	250
---	-----	-----	-----	-----

(3) During the evening until 01:00 (Saturdays excluded)	500	600	250	300
--	-----	-----	-----	-----

4. Political and Union Meetings.....

(1) During the day	400	600	200	300
--------------------------	-----	-----	-----	-----

5. Functions and other Entertainments not specified elsewhere

(1) During the day	300	400	150	200
--------------------------	-----	-----	-----	-----

6. Deposit to cover possible damage:

Political, Union and Public meetings with an attendance of more than 200 people	3 000	3 000	3 000	3 000
---	-------	-------	-------	-------

PART II

PART II

SPECIAL TARIFF

1. Free use of Halls, Special Facilities and Services.

Die gebruik van lokale en die beskikbaarstelling van spesiale geriewe en dienste soos in hierdie verordeninge bepaal, vir —

- (a) Enige doel wat ook al deur die Raad;
- (b) Burgemeesterlike onthale;
- (c) Verkiesings en referendum;
- (d) Verrigting van inrigtings, genootskappe, organisasies, verenigings, klubs genoem in artikel 79(16)(a) van die Ordonnansie op Plaaslike Bestuur, 1939, en die SAVMW wanneer na die mening van die Raad sodanige verrigtinge in die belang van die Raad of inwoners van die munisipaliteit sal wees, en wanneer spesial deur die Raad goedgekeur is, is gratis, of teen sodanige verminderde tarief as wat die Raad goed ag: Met dien verstaande dat die toegewing kragtens paragraaf (d) slegs van krag is indien —

die betrokke lokale nie vir 'n ander doel ten opsigte waarvan die volle tarief betaalbaar is, benodig word nie, behalwe in sodanige gevalle waar die Raad spesiaal besluit dat hierdie voorbehoudbepaling nie van krag sal wees nie;

	Personne woonagtig buite munisipale gebied	Personne woonagtig binne munisipale gebied
2. Kroegregte wanneer alkoholiese drank verkoopt word		
Gedurende die duur van enige funksie.....	100	50
3. Klavier		
(1) Regopklavier, per geleentheid.....	60	30
(2) Klein vleuelklavier, per geleentheid	80	40
4. Luidsprekerstelsel		
(1) Per geleentheid.....	60	30
(2) Deposito om moontlike skade te dek	140	70
5. Gebruik van Lokale op Sondae en openbare vakansiedae.....	500	500

6. Die Raad kan op versoek aan die volgende instansies 'n 50 % korting in tarief, toestaan:

- (1) Opvoedkundige, godsdienstige en geregistreerde welsynsorganisasies.
- (2) Kerke.
- (3) Plaaslike Amateursverenigings.

Munisipale Kantoor
Posbus 35
Vereniging
1930
Kennisgewing No. 157/1990
Pos No. 009001/1555

The use of the halls and the placing at disposal of special facilities and services as defined in these by-laws for —

- (a) any purpose whatsoever by the Council;
- (b) Mayoral receptions;
- (c) elections and referendums;
- (d) proceedings by institutions, societies, organisations, associations and clubs mentioned in section 79(16)(a) of the Local Government Ordinance, 1939, and SAAME when, in the opinion of the Council such proceedings will be in the interest of the Council or the residents of the municipality, and when specially approved by the Council, shall be free or at such reduced rate as the Council may deem fit: Provided that the concession in terms of paragraph (d) shall only apply if —

the halls concerned are not required for another purpose in respect of which the full tariff is payable, except in such instances where the Council has specifically resolved that this proviso shall not apply:

	Persons residing outside municipal area	Persons residing within municipal area
2. Bar rights when alcoholic liquor is sold		
During the duration of any function	100	50
3. Piano		
(1) Upright, per occasion	60	30
(2) Baby Grand, per occasion.....	80	40
4. Public Address System		
(1) Per occasion.....	60	30
(2) Deposit to cover possible damage	140	70
5. The use of the halls on Sundays and public holidays	500	500

6. A 50 % rebate of charges can be granted by the Council on request to the following institutions:

- (1) Educational, religious and registered welfare organisations.
- (2) Churches.
- (3) Local Amateur Groups.

Municipal Offices
PO Box 35
Vereeniging
Notice No. 157/1990
Vote No. 009001/1555

17

Algemene Kennisgewings

TE LAAT VIR KLASIFIKASIE

KENNISGEWING 2141 VAN 1990

BYLAE 8

(Regulasie 11(2))

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 45(1)(c)(i)/56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

ERMELO-WYSIGINGSKEMA

Ek, Eugene Papenfus, synde die gemagtigde agent van die eienaar van Gedeelte 1, Erf 390 geleë in die dorp Ermelo, Registrasie Afdeling I T, Transvaal, gee hiermee ingevolge

General Notices

TOO LATE FOR CLASSIFICATION

NOTICE 2141 OF 1990

SCHEDULE 8

(Regulation 11(2))

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 45(1)(c)(i)/56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

ERMELO AMENDMENT SCHEME

I, Eugene Papenfus, being the authorized agent of the owner of Portion 1, Erf 390, situate in town of Ermelo, Registration Division I T, Transvaal, hereby give notice in

tikel 45(1)(c)(i)/56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Ermelo aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Ermelo-dorpsbeplanningskema, 1982 deur die hersonering van die eiendom hierbo beskryf, geleë te Gedeelte 1, Erf 390 geleë in die dorp Ermelo, Registrasie Afdeling I T, Transvaal van Residensieel 1 tot Besigheid 1.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Tautestraat, Ermelo vir die tydperk van 28 dae vanaf 17 Oktober 1990 (die datum van eerste publikasie van hierdie kennisgewing).

Beware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990 skriftelik by of tot die Stadsklerk by bovemelde adres of by Posbus 48, Ermelo ingedien of gerig word.

Adres aan eienaar: p/a Mnre Bekker, Brink en Brink, Unitedgebou, Kerkstraat 60, Ermelo.

KENNISGEWING 2142 VAN 1990

PRETORIA-WYSIGINGSKEMA 3653

Ek, Stephanus Johannes Potgieter Nel die eienaar van Erf 40/1 en 41/1, Hatfield gee hiermee ingevolle artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat ek by die Stadsraad van Pretoria aansoek gedoen het om die wysiging van die dorpsbeplanningskema in werking bekend as Pretoria-dorpsbeplanningskema, 1974 deur die hersonering van die eiendom hierbo beskryf, geleë te Arcadiastraat, Hatfield van "Spesiaal Woon" na "Spesiaal vir kantore".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Kamer 3024, Wesblok, Munitoria, Van der Waltstraat, Pretoria vir 'n tydperk van 28 dae vanaf 17 Oktober 1990.

Beware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 17 Oktober 1990, skriftelik by of tot die Stadsekretaris by bovemelde adres of by Posbus 440, Pretoria, 0001 ingedien of gerig word.

Adres van eienaar: Posbus 17157, Groenkloof 0027.

terms of section 45(1)(c)(i)/56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Town Council of Ermelo for the amendment of the town-planning scheme known as Ermelo Town-planning Scheme 1982 by the rezoning of the property described above, situated Portion 1, Erf 390, situate in town of Ermelo, Registration Division I T, Transvaal from Residential 1 to Business 1.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Taute Street, Ermelo for the period of 28 days from 17 October 1990 (the date of first publication of the notice).

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 48, Ermelo within a period of 28 days from 17 October 1990.

Address of owner: c/o Messrs Bekker, Brink and Brink, United Building, 60 Kerk Street, Ermelo.

17

NOTICE 2142 OF 1990

PRETORIA AMENDMENT SCHEME 3653

I, Stephanus Johannes Potgieter Nel the owner of Erf 40/1 and 41/1, Hatfield, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that I have applied to the City Council of Pretoria for the amendment of the town-planning scheme in operation known as Pretoria Town-planning Scheme, 1974, by the rezoning of the property described above, situated at Arcadia Street, Hatfield from "Special Residential" to "Special for office".

Particulars of the application will lie for inspection during normal office hours at the office of the City Secretary, Room 3024, West Block, Munitoria, Van der Walt Street, Pretoria for the period of 28 days from 17 October 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the City Secretary at the above address or at P.O. Box 440, Pretoria, 0001 within a period of 28 days from 17 October 1990.

Address of owner: P.O. Box 17157, Groenkloof, 0027.

17

TENDERS

LW — 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.

TENDERS

NB — Tenders previously published and where the closing dates have not yet passed, have not been repeated in this notice. Tenders are normally published 3-5 weeks before the closing date.

TRANSVAALSE PROVINSIALE ADMINISTRASIE**TENDERS**

Besonderhede van Items wat in die lys van die Tenderkennisgewing in die Offisiële Koerant vervat moet word.

Publikasiedatum: 29 Augustus 1990.

TRANSVAAL PROVINCIAL ADMINISTRATION**TENDERS**

Particulars of Items to be included in the schedule of the Tender notice in the Official Gazette.

Date of publication: 29 August 1990.

Tender		Beskrywing van Tender Description of Tender	Sluitingsdatum Closing date
ITHA	481/90	Moebiele tandartseenheid: Duiwelskloof-hospitaal/Mobile dental unit: Duiwelskloof Hospital.....	15/11/1990
ITHA	482/90	Vaskulêre detektor: Johannesburgse Hospitaal/Vascular detector: Johannesburg Hospital	15/11/1990
ITHA	483/90	Vaskulêre detektor: Sebokeng-hospitaal/Vascular detector: Sebokeng Hospital	15/11/1990
ITHA	484/90	Vaskulêre detektor: Tembisa-hospitaal/Vascular detector: Tembisa Hospital	15/11/1990
ITHA	485/90	Mikro-sentrifuge: Ga-Rankuwa-hospitaal/Microcentrifuge: Ga-Rankuwa Hospital	15/11/1990
ITHA	486/90	Multiparameter-EKG-monitor: Ga-Rankuwa-hospitaal/Multi-parameter ECG monitor: Ga-Rankuwa Hospital	15/11/1990
ITHA	487/90	Massameter vir babas: H.F. Verwoerd-hospitaal/Massimeter for babies: H.F. Verwoerd Hospital	15/11/1990
ITHA	488/90	Elektriese borspomp: Johannesburgse Hospitaal/Electrically operated breast pump: Johannesburg Hospital.....	15/11/1990
ITHA	489/90	Enkelkanaal-EKG-monitor: Johannesburgse Hospitaal/Single-channel ECG monitor: Johannesburg Hospital ...	15/11/1990
ITHA	490/90	Mikromotor-voetskakelaar kompleet met kabel en handstuk: Pholosong-hospitaal/Micromotor foot switch complete with cable and handpiece: Pholosong Hospital	15/11/1990

BELANGRIKE OPMERKINGS IN VERBAND MET TENDERS

1. Die betrokke tenderdokumente, met inbegrip van die amptelike tendervorms van die Transvaalse Proviniale Administrasie, is op aanvraag by die onderstaande adresse verkrybaar. Sodanige dokumente as mede enige tender kontrakvoorwaardes wat nie in die tenderdokumente opgeneem is nie, is ook by die genoemde adresse ter insaak beskikbaar.

Tender verwy-sing	Posadres	Kamer No	Gebou	Verdie-ping	Foon Pretoria
ITHA	Uitvoerende Directeur: Tak Hospitaaldienste, Privaatsak X221, Pretoria	615	Van der Stel Gebou	6	201-2654
ITHB en ITHC	Uitvoerende Directeur: Tak Hospitaaldienste, Privaatsak X221, Pretoria	605	Van der Stel Gebou	6	324-3860 x 243
ITHD	Uitvoerende Directeur: Tak Hospitaaldienste, Privaatsak X221, Pretoria	609	Van der Stel Gebou	5	324-3860 x 247
SEKR.	Direkteur-generaal (Aankope en Voorrade), Privaatsak X64, Pretoria	136	Van der Stel Gebou	1	324-3860 x 280
ITR	Uitvoerende Directeur: Tak Paaie, Privaatsak X197, Pretoria	D307	Provinciale Gebou	3	201-2618
ITWB	Hoofdirekteur, Hoofdirektoraat Werke, Privaatsak X228, Pretoria	E103	Provinciale Gebou	1	201-2306
ITHW	Hoofdirekteur, Hoofdirektoraat Werke, Privaatsak X228, Pretoria	CM 5	Provinciale Gebou	M	201-4388

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 tendervorms van die Administrasie voorgelê word.

4. Iedere inskrywing moet in 'n afsonderlike verseë尔de koevert ingediën word, geadresseer aan die Adjunk-direktein: Voorsieningsadministrasiebeheer, 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, in die Adjunk-direktein se hande wees.

5. Indien inskrywings per hand ingediën word, moet hulle teen 11h00 op die sluitingsdatum in die tenderbus geplaas wees by die navraagkantoor in die voorportaal van die Provinciale Gebou by die hoofingang aan Pretoriusstraat se kant (naby die hock van Bosmanstraat), Pretoria.

C G D GROVÉ, Adjunk-Direktein: Voorsieningsadministrasiebeheer.

25 Oktober 1989

IMPORTANT NOTICES IN CONNECTION WITH TENDERS

1. The relative tender documents including the Transvaal Provincial Administrator's official tender forms, are obtainable on application form the relative addresses indicated below. Such documents and any tender contract conditions not embodied in the tender documents are also available for perusal at the said addresses.

Tender Ref	Postal address	Room No	Building	Floor	Phone Pretoria
ITHA	Executive Director of Hospital Services Branch, Private Bag X221, Pretoria	615	Van der Stel Building	6	201-2654
ITHB and ITHC	Executive Director of Hospital Services Branch, Private Bag X221, Pretoria	605	Van der Stel Building	6	324-3860 x 243
ITHD	Executive Director of Hospital Services Branch, Private Bag X221, Pretoria	609	Van der Stel Building	5	324-3860 x 247
SECR.	Director-General (Purchases and Supplies), Private Bag X64, Pretoria	136	Van der Stel Building	1	324-3860 x 280
ITR	Executive Director, Transvaal Roads Branch, Private Bag X197, Pretoria	D307	Provincial Building	3	201-2618
ITWB	Chief Director, Chief Directorate of Works, Private Bag X228, Pretoria	E103	Provincial Building	1	201-2306
ITHW	Chief Director, Chief Directorate of Works, Private Bag X228, Pretoria	CM 5	Provincial Building	M	201-4388

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 Deputy Director: Provisioning Administration Control, 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 Deputy Director by 11h00 on the closing date.

5. If tenders are delivered by hand, they must be deposited in the tender box at the enquiry office in the foyer of the Provincial Building and the Pretorius Street main entrance (near Bosman Street corner), Pretoria, by 11h00 on the closing date.

C G D GROVÉ, Deputy Director: Provisioning Administration Control

25 October 1989

INHOUD

Administrateurskennisgewings

484.	Munisipaliteit Kinross: Verandering van Grense	4530
485.	Dorp Lone Hill Uitbreiding 13: Kennisgewing van verbetering.....	4531
486.	Pretoria-wysigingskema 2170.....	4531
487.	Dorp Equestria Uitbreiding 2: Verklaring tot goedkeurde dorp.....	4531
488.	Sandton-wysigingskema 1519.....	4533
489.	Dorp Lone Hill Uitbreiding 23: Verklaring tot goedkeurde dorp.....	4534
490.	Dorp Woodmead Uitbreiding 19: Verklaring tot goedkeurde dorp.....	4536
491.	Sandton-wysigingskema 1155.....	4538
492.	Randjespark Uitbreiding 8: Verklaring tot goedkeurde dorp.....	4538
493.	Halfway House en Clayville-wysigingskema 364.....	4540
494.	Kya Sand Uitbreiding 6: Verklaring tot goedkeurde dorp.....	4540
495.	Randburg-wysigingskema 1315	4542
496.	Dorp: Tsakane Uitbreiding 8: Kennisgewing van verbetering.....	4542
497.	Distrik Ermelo: Toegangspad	3543

Offisiële Kennisgewings

64.	Munisipaliteit Standerton: Skuttarief	4544
65.	Pongola: Wysiging van Sanitäre- en Vullisverwyderingstarief	4544
66.	Pongola: Wysiging van Tarief van Gelde vir Watervoorsiening	4545

Algemene Kennisgewings

2029.	Stadsraad van Pretoria	4556
2071.	Pretoria-wysigingskema Gezina.....	4545
2072.	Roodepoort-wysigingskema 272	4546
2073.	Tzaneen-wysigingskema 85	4546
2074.	Randburg-wysigingskema 1494	4547
2075.	Dorpstigting- en grondgebruikregulasies 1986: Kwa-Guqa Uitbreiding 9	4547
2076.	Dorpstigting- en grondgebruikregulasies 1986: Kwa-Guqa Uitbreiding 10	4548
2077.	Dorpstigting- en grondgebruikregulasies 1986: Kwa-Guqa Uitbreiding 11	4548
2078.	Trichardt-wysigingskema 11	4549
2079.	Trichardt-wysigingskema 15	4549
2080.	Trichardt-wysigingskema 16	4550
2081.	Pretoriastreek-wysigingskema	4550
2082.	Roodepoort-wysigingskema 419	4551
2083.	Johannesburg-wysigingskema 3178	4551
2084.	Kempton Park-wysigingskema 267	4552
2085.	Johannesburg-wysigingskema 3154	4552
2086.	Sandton-wysigingskema 1423	4553
2087.	Roodepoortwysigingskema 158	4553
2088.	Roodepoort-wysigingskema 149	4554
2089.	Potchefstroom-wysigingskema 303	4554
2090.	Sandton-wysigingskema 1638	4555
2091.	Marble Hall-wysigingskema 27	4555
2092.	Johannesburg-wysigingskema	4556
2093.	Sandton-wysigingskema 1068	4557
2094.	Wet op Opheffing van Beperkings, 1967: Erf 1475, Westonaria	4557
2095.	Wet op Opheffing van Beperkings, 1967: Resterende Gedeelte van Erf 14, Constantia Park	4558
2096.	Wet op Opheffing van Beperkings, 1967: Gedeelte 3 van Erf 51, Kosmos	4558
2097.	Wet op Opheffing van Beperkings, Wet 84 van 1967: Erf 11, Cleveden	4558
2098.	Opheffing van Beperkings, 1967: Lot 460, Fellside	4559
2099.	Wet op Opheffing van Beperkings, 84 van 1967	4559
2100.	Devon: Kennisgewing van Verbetering: Verhoging van Status	4560
2101.	Magalieskruin Uitbreiding 9 Dorp (Algemene Plan L.G. No A7534/87)	4560
2102.	Magalieskruin Uitbreiding 8 Dorp (Algemene Plan L.G. No A7533/87)	4561
2103.	Carletonville Uitbreiding 9 Dorp (Gedeeltes 1 tot 57 van Erf 4044) (Algemene Plan L.G. No A9311/84)	4561
2104.	Carletonville Uitbreiding 9 Dorp (Gedeeltes 1 tot 64 van Erf 4510) (Algemene Plan L.G. No A4953/86)	4561
2105.	Alberton-wysigingskema 497	4562
2106.	Alberton-wysigingskema 507	4562
2107.	Pretoria: Hersonering van Erf 2160	4563
2108.	Pretoria: Wysiging van Gelde	4564
2109.	Pretoria: Wysiging van die Standaardrioleringsverordeninge	4564
2110.	Pretoria-wysigingskema 3609	4565
2111.	Pretoria-wysigingskema 3465 (Sien Kennisgewing 2029, 3/10/90)	4566
2112.	Pretoriastreek-wysigingskema 1193	4566

CONTENTS

Administrator's Notices

484.	Kinross Municipality: Alteration of Boundaries	4530
485.	Lone Hill Extension 13 Township: Correction Notice	4531
486.	Pretoria Amendment Scheme 2170	4531
487.	Equestria Extension 2 Township: Declaration as Approved Township	4531
488.	Sandton Amendment Scheme 1519	4533
489.	Lone Hill Extension 23 Township: Declaration as Approved Township	4534
490.	Woodmead Extension 19 Township: Declaration as Approved Township	4536
491.	Sandton Amendment Scheme 1155	4538
492.	Randjespark Extension 8: Declaration as an Approved Township	4538
493.	Halfway House and Clayville Amendment Scheme 364	4540
494.	Kya Sand Extension 6: Declaration as an Approved Township	4540
495.	Randburg Amendment Scheme 1315	4542
496.	Tsakane Extension 8 Township: Notice of Correction	4542
497.	District Ermelo: Access Road	4543

Official Notices

64.	Standerton Municipality: Pound Tariff	4544
65.	Pongola: Amendment to Sanitary and Refuse Removal Tariff	4544
66.	Pongola: Amendment to the Tariff of Charges for Water Supply	4545

General Notices

2029.	City Council of Pretoria	4556
2071.	Pretoria Amendment Scheme Gezina	4545
2072.	Roodepoort Amendment Scheme 272	4546
2073.	Tzaneen Amendment Scheme 85	4546
2074.	Randburg Amendment Scheme 1494	4547
2075.	Township Establishment and Land use regulations: 1986: Kwa-Guqa Extension 9	4547
2076.	Township Establishment and Land use regulations: 1986: Kwa-Guqa Extension 10	4548
2077.	Township Establishment and Land use regulations: 1986: Kwa-Guqa Extension 11	4548
2078.	Trichardt Amendment Scheme 11	4549
2079.	Trichardt Amendment Scheme 15	4549
2080.	Trichardt Amendment Scheme 16	4550
2081.	Pretoria Region Amendment Scheme	4550
2082.	Roodepoort Amendment Scheme 419	4551
2083.	Johannesburg Amendment Scheme 3178	4551
2084.	Kempton Park Amendment Scheme 267	4552
2085.	Johannesburg Amendment Scheme 3154	4552
2086.	Sandton Amendment Scheme 1423	4553
2087.	Roodepoort Amendment Scheme 158	4553
2088.	Roodepoort Amendment Scheme 149	4554
2089.	Potchefstroom Amendment Scheme 303	4554
2090.	Sandton Amendment Scheme 1638	4555
2091.	Marble Hall Amendment Scheme 27	4555
2092.	Johannesburg Amendment Scheme	4556
2093.	Sandton Amendment Scheme 1068	4557
2094.	Removal of Restrictions Act, 1967: Erf 1475, Westonaria	4557
2095.	Removal of Restrictions Act, 1967: Remaining Extent Erf 14, Constantia Park	4558
2096.	Removal of Restrictions Act, 1967: Portion 3 of Erf 51, Kosmos	4558
2097.	Removal of Restrictions Act, Act 84 of 1967: Erf 11, Cleveden	4558
2098.	Removal of Restrictions Act, 1967: Lot 160 Fellside	4559
2099.	Removal of Restrictions Act, 84 of 1967	4559
2100.	Devon: Raising of Status: Notice of Correction	4560
2101.	Magalieskruin Extension 9 Township (General Plan S.G. No A7534/87)	4560
2102.	Magalieskruin Extension 8 Township (General Plan S.G. No A7533/87)	4561
2103.	Carletonville Extension 9 Township (Portions 1 to 57 of Erf 4044) (General Plan S.G. No A9311/84)	4561
2104.	Carletonville Extension 9 Township (Portions 1 to 64 of Erf 4510) (General Plan S.G. No A4953/86)	4561
2105.	Alberton Amendment Scheme 497	4562
2106.	Alberton Amendment Scheme 507	4562
2107.	Pretoria: Rezoning of Erf 2160	4563
2108.	Pretoria: Amendment of Charges	4564
2109.	Pretoria: Amendment of Draining By-laws	4564
2110.	Pretoria Amendment Scheme 3609	4565
2111.	Pretoria Amendment Scheme 3465 (See Notice 2029 — 3/10/1990)	4566
2112.	Pretoria Amendment Scheme 1193	4566
2113.	Pretoria Amendment Scheme 3538	4567
2114.	Pretoria Amendment Scheme 3651	4567

2113. Pretoria-wysigingskema 3538	4567	2115. Potgietersrus Amendment Scheme 61	4568
2114. Pretoria-wysigingskema 3651	4567	2116. Pretoria Amendment Scheme: Erf 672, Erasmuskloof Extension 4	4568
2115. Potgietersrus-wysigingskema 61	4568	2117. Sandton Amendment Scheme 1526.....	4569
2116. Pretoria-wysigingskema: Erf 672, Erasmuskloof Uitbreiding 4.....	4568	2118. Johannesburg Amendment Scheme 3127	4569
2117. Sandton-wysigingskema 1526.....	4569	2119. Johannesburg Amendment Scheme 3187	4570
2118. Johannesburg-wysigingskema 3127	4569	2120. Johannesburg Amendment Scheme 3183	4570
2119. Johannesburg-wysigingskema 3187	4570	2121. Potchefstroom Amendment Scheme 309	4570
2120. Johannesburg-wysigingskema 3183	4570	2122. Meyerton Amendment Scheme 60	4571
2121. Potchefstroom-wysigingskema 309	4570	2123. Springs Amendment Scheme 1/565	4571
2122. Meyerton-wysigingskema 60	4571	2124. Vanderbijlpark Amendment Scheme 120.....	4572
2123. Springs-wysigingskema 1/565	4571	2125. Johannesburg Amendment Scheme 3170	4572
2124. Vanderbijlpark-wysigingskema 122	4572	2126. Kempton Park Amendment Scheme 259	4573
2125. Johannesburg-wysigingskema 3170	4572	2127. Kempton Park Amendment Scheme 268	4573
2126. Kempton Park-wysigingskema 259	4573	2128. Witbank Amendment Scheme 1/265	4574
2127. Kempton Park-wysigingskema 268	4573	2129. Kliprivier Valley Amendment Scheme 1962	4574
2128. Witbank-wysigingskema 1/265	4574	2130. Rustenburg Amendment Scheme 174	4575
2129. Kliprivier Valley-wysigingskema 1962	4574	2131. Rustenburg Amendment Scheme 175	4575
2130. Rustenburg-wysigingskema 174	4575	2132. Halfway House and Clayville Amendment Scheme 487	4576
2131. Rustenburg-wysigingskema 175	4575	2133. Pretoria Amendment Scheme: Howard Street, Pretoria West	4577
2132. Halfway House en Clayville-wysigingskema 487	4576	2134. Pretoria Amendment Scheme: D.F. Malan Avenue	4577
2133. Pretoria-wysigingskema: Howardstraat, Pretoria-Wes	4576	2135. Sandton Amendment Scheme 1620	4578
2134. Pretoria-wysigingskema: DF Malan-rylaan	4577	2136. Roodepoort Amendment Scheme 434	4578
2135. Sandton-wysigingskema 1620	4577	2137. Johannesburg Amendment Scheme 3186	4579
2136. Roodepoort-wysigingskema 434	4578	2138. Randburg Amendment Scheme 1497	4579
2137. Johannesburg-wysigingskema 3186	4578	2139. Potchefstroom Amendment Scheme No (a) 310 and (b) 311	4580
2138. Randburg-wysigingskema 1497	4579	2140. An Application to Divide the Land described: Portion 45 (a portion of Portion 42), Schraalhans 450 LT	4580
2139. Potchefstroom-wysigingskema No (a) 310 en (b) 311	4580	2141. Ermelo Amendment Scheme	4662
2140. Gedeelte 45, Schraalhans 450 LT. ('n gedeelte van Gedeelte 42); 'n Aansoek om die grond beskryf te verdeel...	4580	2142. Pretoria Amendment Scheme 3653	4663
2141. Ermelo-wysigingskema	4662		
2142. Pretoria-wysigingskema 3653	4663		
Plaaslike Bestuurskenningsgewings	4485	Notices by Local Authorities	4485
Tenders	4523	Tenders	4523

Printed for the Transvaal Provincial Administration, Pta by
Aurora Printers, 161 Mitchell Street, Pretoria West.

Gedruk vir die Transvaalse Provinciale Administrasie, Pta
deur Aurora Drukkers, Mitchellstraat 161, Pretoria-Wes.