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**CGD GROVÉ**  
For Director-General

K5-7-2-1

## Administrateurskennisgewings

Administrateurskennisgiving 616 19 Desember 1990

### TRANSVAALSE PROVINSIALE ADMINISTRASIE

AANWYSING VAN GROND INGEVOLGE ARTIKEL 6A(3) VAN DIE WET OP DIE VOORKOMING VAN ONREGMATIGE PLAKKERY, 1951: DIE PLAAS POORTJIE 338'1Q

Kragtens die bevoegdheid verleen ingevolge die bepalings van artikel 6A(3) van die Wet op die Voorkoming van Onregmatige Plakkery, 1951 (Wet 52 van 1951) soos gewysig, wys die Administrateur van Transvaal die grond in die Bylae omskryf, hierby aan as grond vir ontwikkeling as 'n woongebied.

GO 15/12/3/3/12

#### BYLAE

Die plaas Poortjie 338 IQ, groot 1807,0406 ha, soos aangegeven op Landmeter-generaal kaart A6167/72.

2352

Administrateurskennisgiving 617 19 Desember 1990

VERLEGGING EN VERMEERDERING VAN DIE BREEDTE VAN DIE PADRESERVE VAN OPENBARE EN DISTRIKSPAD 352: DISTRIK MIDDELBURG

Kragtens artikels 5 en 3 van die Padordonnansie, 1957, verlê die Administrateur hierby 'n gedeelte van openbare en distrikspad 352 en vermeerder die breedte van die padreserwe van gemelde pad na breedtes wat wissel van 30 meter tot 130 meter oor die eiendomme soos aangedui op bygaande sketsplan wat ook die algemene rigting en ligging en die omvang van die vermeerdering van die breedte van die padreserwe van gemelde verleggings aandui.

Kragtens artikel 5A(3) van gemelde Ordonnansie word hierby verklaar dat die grond wat deur gemelde pad in beslag geneem word, fisies afgebaken is en dat plan PN 2/86, wat hierdie grond aandui, by die kantoor van die Streekingenieur, Tak Paaie, Michael Brinkstraat 1215, Totiusdal, ter insae vir enige belanghebbende persoon beskikbaar is.

GOEDKEURING: 74 van 1 Junie 1990  
DP01-012-23/22/352 VOL. 11

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**CGD GROVÉ**  
For Director-General

K5-7-2-1

## Administrator's Notices

Administrator's Notice 616

19 December 1990

### TRANSVAAL PROVINCIAL ADMINISTRATION

DESIGNATION OF LAND IN TERMS OF SECTION 6A(3) OF THE PREVENTION OF ILLEGAL SQUATTING ACT, 1951: THE FARM POORTJIE 338 IQ

In terms of the powers conferred upon me by the provisions of section 6A(3) of the Prevention of Illegal Squatting Act, 1951 (Act 52 of 1951), as amended, the, Administrator of Transvaal, do hereby designate the land defined in the Schedule as land for development as a residential area.

GO 15/12/3/3/12

#### SCHEDULE

The farm Poortjie 338-IQ, 1807,0406 ha in extent, as shown on Surveyor-General diagram A6167/72.

2352

Administrator's Notice 617

19 December 1990

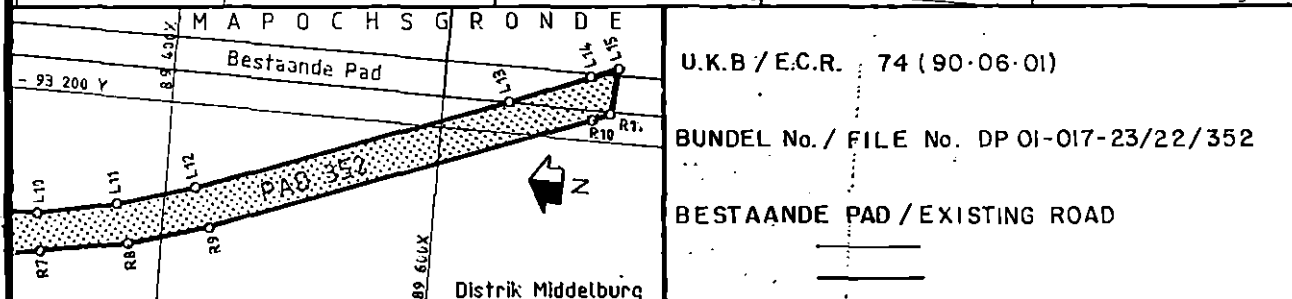
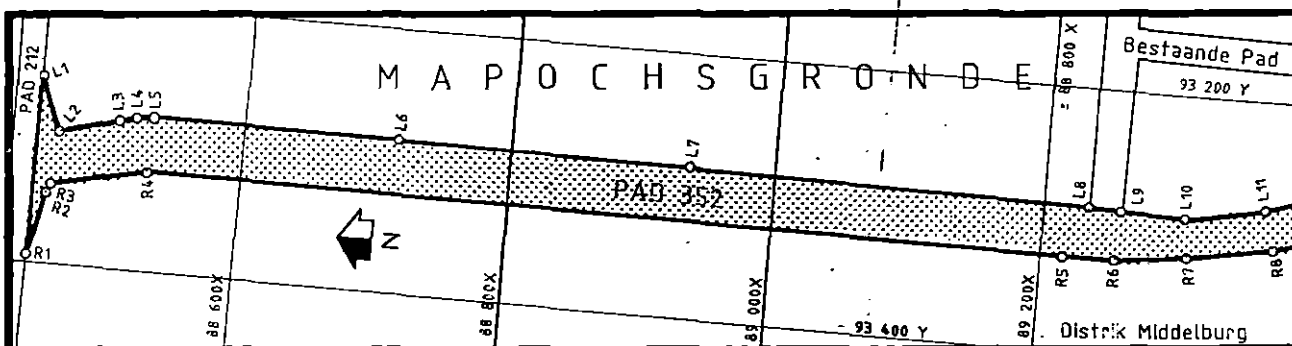
DEVIATION AND INCREASE IN WIDTH OF THE ROAD RESERVE OF PUBLIC AND DISTRICT ROAD 352: DISTRICT OF MIDDELBURG

In terms of sections 5 and 3 of the Roads Ordinance, 1957, the Administrator hereby deviates a portion of public and district road 352 and increases the width of the road reserve of the said road to widths varying from 30 metres to 130 metres over the properties as indicated on the subjoined sketch plan which also indicates the general direction and situation and the extent of the increase in width of the road reserve of the said deviations.

In terms of section 5A(3) of the said Ordinance it is hereby declared that the land taken up by the said road, is physically demarcated and that plan PN 2/86, indicating the said land, is available for inspection by any interested person, at the office of the Regional Engineer, Roads Branch, 1215 Michael Brink Street, Totiusdal.

APPROVAL: 74 of 1 June 1990  
DP01-017-23/22/352 VOL. 11

MJ/1(4)/5/1a



KO-OORDINATELYS / CO ORDINATE LIST Lo. 29° Konst/Const Y = +0,00 X = 2 700 000,00

L1	- 93 342, 917	+ 88 445, 689	R1	- 93 211, 340	+ 88 444, 654
L2	- 93 300, 801	+ 88 460, 354	R2	- 93 256, 230	+ 88 458, 981
L3	- 93 313, 755	+ 88 508, 427	R3	- 93 259, 517	+ 88 460, 031
L4	- 93 316, 910	+ 88 520, 135	R4	- 93 278, 877	+ 88 531, 877
L5	- 93 316, 892	+ 88 532, 135	R5	- 93 274, 714	+ 89 218, 665
L6	- 93 316, 612	+ 88 716, 760	R6	- 93 274, 484	+ 89 256, 806
L7	- 93 314, 836	+ 88 935, 969	R7	- 93 282, 146	+ 89 309, 749
L8	- 93 312, 909	+ 89 233, 275	R8	- 93 293, 349	+ 89 371, 532
L9	- 93 312, 759	+ 89 257, 093	R9	- 93 312, 528	+ 89 432, 910
L10	- 93 311, 936	+ 89 306, 205	R10	- 93 419, 359	+ 89 712, 206
L11	- 93 322, 489	+ 89 364, 370	R11	- 93 424, 128	+ 89 724, 673
L12	- 93 340, 548	+ 89 422, 192	L14	- 93 449, 399	+ 89 706, 769
L13	- 93 425, 768	+ 89 644, 988	L15	- 93 457, 714	+ 89 728, 506

DIE FIGUUR L1-L15; RII-R1, LI STEL VOOR DIE PADRESERWE VAN GEDEELTES VAN DIE PAD 352 OP VOLLE BREEDTE SOOS BEDOEL NA HIERDIE AFKONDIGING VAN HIERDIE PADREËLING EN IN DETAIL GETOON OP PLANNE PN 2/86

THE FIGURE L1-L15, RII-R1, LI REPRESENTS THE ROADRESERVE OF PORTIONS OF ROAD 352 IN TOTAL WIDTH AS INTENDED BY PUBLICATION OF THIS ROAD ADJUSTMENT AND DIPICTED IN DETAIL ON PLAN PN 2/86

## Offisiële Kennisgewings

### KENNISGEWING 73 VAN 1990

DEPARTEMENT VAN PLAASLIKE BESTUUR, BE-HUISING EN WERKE

ADMINISTRASIE VOLKSRAAD

UITBREIDING VAN GRENSE VAN DIE DORP COLIGNY, PROVINSIE TRANSVAAL

Ingevolge artikel 49(1) van die Registrasie van Aktes Wet, 1937 (Wet 47 van 1937), gelees met artikel 88 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), brei ek hiermee die grense van die dorp Coligny uit deur Gedeeltes 190, 191, 206, 216, 217, Restant van Gedeelte 2 en Gedeeltes 24, 25, 32 tot 34, 41, 42, 78, 79, 82 tot 84, 90, 94, 129, 130, 136, 137, 141 en die restant van Gedeeltes 29, 30, 43, 66, 80, 81 en 93 (gedeeltes van Gedeelte 2), Gedeeltes 55, 113, 148, 149, 158 tot 162 en 168 (gedeeltes van Gedeelte 3), Gedeelte 100 (gedeelte van Gedeelte 6), Gedeeltes 12, 52, 53, 101, 102, 105 en die Restant van Gedeeltes 72 en 109 (gedeeltes van Gedeelte 9), Gedeelte 20 en 27 (gedeeltes van Gedeelte 11), Gedeeltes 31, 44, 50, 51, 57 en die Restant van Gedeeltes 45 tot 47 (gedeeltes van Gedeelte 23), Gedeeltes 37 tot 40 (gedeeltes van Gedeelte 29), Gedeeltes 166 en 178 (gedeeltes van Gedeelte 30), Gedeeltes 54, 56, 58, 60 tot 62, 64 en die Restant van Gedeeltes 59 en 63 (gedeeltes van Gedeelte 43), Gedeeltes 73 tot 76 (gedeeltes van Gedeelte 45), Gedeeltes 86 en 87 (gedeeltes van Gedeelte 46), Gedeeltes 110 tot 112 (gedeeltes van Gedeelte 47), Gedeelte 179 (gedeelte van Gedeelte 59), Gedeelte 198 (gedeelte van Gedeelte 63), Gedeeltes 85, 88, 89, 92, 96, 142, 150, 164, 169, 170 en die Restant van Gedeeltes 67, 107 en 165 (gedeeltes van Gedeelte 66), Gedeelte 184 (gedeelte van Gedeelte 67), Gedeeltes 69 tot 71 (gedeeltes van Gedeelte 68), Gedeelte 99 (gedeelte van Gedeelte 80), Gedeeltes 97 en 98 (gedeeltes van Gedeelte 92), Gedeelte 147 en 183 (gedeeltes van Gedeelte 93), Gedeelte 197 (gedeelte van Gedeelte 95), Gedeeltes 123, 124, 126, 131, 133, 139, 143, 172 tot 175 en die Restant van Gedeeltes 125 en 128 (gedeeltes van Gedeelte 107), Gedeelte 192 (gedeelte van Gedeelte 109), Gedeelte 146 (gedeelte van Gedeelte 128), Gedeelte 140 (gedeelte van Gedeelte 134), Gedeelte 153 (gedeelte van Gedeelte 148) en Gedeelte 185 (gedeelte van Gedeelte 158), almal van die plaas RIETVLY 70-IP, Gedeeltes 31, 37, die Restant van Gedeelte 33 (gedeeltes van Gedeelte 2), en Gedeelte 41 (gedeelte van Gedeelte 33) van die plaas LEEUFONTEIN 67-IP en Gedeelte 18 (gedeelte van Gedeelte 8) van die plaas TREURFONTEIN 73-IP daarin op te neem onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

Gegee onder my Hand te Pretoria op hede die 7e dag van Desember Eenduisend Negehonderd en Negentig.

LJ NEL  
Ministeriële Verteenwoordiger  
PB 4-8-2-3738-1

### BYLAE

#### 1. VOORWAARDE VAN UITBREIDING

Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en servitutes, as daar is, met inbegrip van die voorbehoud van die regte op minerale.

#### 2. TITELVOORWAARDES

Die erwe is onderworpe aan die volgende voorwaardes

## Official Notices

### NOTICE 73 OF 1990

DEPARTMENT OF LOCAL AUTHORITY, HOUSING AND WORKS

HOUSE OF ASSEMBLY

EXTENSION OF BOUNDARIES OF THE TOWNSHIP COLIGNY, PROVINCE OF TRANSVAAL

In terms of Section 49(1) of the Deeds Registries Act, 1937 (Act 47 of 1937), read with Section 88 of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), I hereby extend the boundaries of Coligny Township to include Portions 190, 191, 206, 216, 217, Remainder of Portion 2 and Portions 24, 25, 32 to 34, 41, 42, 78, 79, 82 to 84, 90, 94, 129, 130, 136, 137, 141 and the Remainder of Portions 29, 30, 43, 66, 80, 81 and 93 (portions of Portion 2), Portions 55, 113, 148, 149, 158 to 162 and 168 (portions of Portion 3), Portion 100 (portion of Portion 6), Portions 12, 52, 53, 101, 102, 105 and the Remainder of Portions 72 and 109 (portions of Portion 9), Portions 20 and 27 (portions of Portion 11), Portions 31, 44, 50, 51, 57 and the Remainder of Portions 45 to 47 (portions of Portion 23), Portions 37 to 40 (portions of Portion 29), Portions 166 and 178 (portions of Portion 30), Portions 54, 56, 58, 60 to 62, 64 and the Remainder of Portions 59 and 63 (portions of Portion 43), Portions 73 to 76 (portions of Portion 45), Portions 86 and 87 (portions of Portion 46), Portions 110 to 112 (portions of Portion 47), Portion 179 (portion of Portion 59), Portion 198 (portion of Portion 63), Portions 85, 88, 89, 92, 96, 142, 150, 164, 169, 170 and the Remainder of Portions 67, 107 and 165 (portions of Portion 66), Portion 184 (portion of Portion 67), Portions 69 to 71 (portions of Portion 68), Portion 99 (portion of Portion 80); Portions 97 and 98 (portions of Portion 92), Portions 147 and 183 (portions of Portion 93), Portion 197 (portion of Portion 95), Portions 123, 124, 126, 131, 133, 139, 143, 172 to 175 and the Remainder of Portions 125 and 128 (portions of Portion 107), Portion 192 (portion of Portion 109), Portion 146 (portion of Portion 128), Portion 140 (portion of Portion 134), Portion 153 (portion of Portion 148) and Portion 185 (portion of Portion 158), all of the farm RIETVLY 70-IP, Portions 31, 37, the Remainder of Portion 33 (portions of Portion 2) and Portion 41 (portion of Portion 33) of the farm LEEUFONTEIN 67-IP and Portion 18 (portion of Portion 8) of the farm TREURFONTEIN 73-IP subject to the conditions set out in the Schedule hereto.

Given under my Hand at Pretoria on this 7th day of December One Thousand Nine Hundred and Ninety.

LJ NEL  
Ministerial Representative

PB 4-8-2-3738-1

### ANNEXURE

#### 1. CONDITION OF EXTENSION

All erven shall be made subject to existing conditions and servitudes, if any, including the reservation of rights to minerals.

#### 2. CONDITIONS OF TITLE

The erven shall be subject to the following conditions

opgelê ingevolge die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986.

- (1) Die erf is onderworpe aan 'n servituut 2 m breed, vir riolering- en ander munisipale doeleindes, 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 doeleindes 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.
- (2) Geen gebou of ander struktuur mag binne die voornoemde servituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige servituut of binne 'n afstand van 2 m daarvan geplant word nie.
- (3) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhou of verwydering van sodanige riuolhoofpyleidings en ander werke wat hy volgens goeddunke noodsaklik ag, tydelik te plaas op die grond wat aan die voornoemde servituut 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, onderhou of verwyderings van sodanige riuolhoofpyleidings en ander werke veroorsaak word.

/0009PL

#### KENNISGEWING 74 VAN 1990

DEPARTEMENT PLAASLIKE BESTUUR, BEHUISING  
EN WERKE: ADMINISTRASIE VOLKSRAAD

#### COLIGNY-WYSIGINGSKEMA 1

Die Minister van Begroting en Plaaslike Bestuur, verklaar hiermee ingevolge die bepalings van artikel 125(1)(c) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, dat hy 'n wysigingskema synde 'n wysiging van Coligny-dorpsbeplanningskema 1988, wat uit dieselfde grond bestaan as dit waarmee die grense van die dorp Coligny uitgebrei word, goedgekeur het.

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

Hierdie wysiging staan bekend as Coligny-wysigingskema 1.

PB 4-9-2-51H-1

imposed in terms of the provisions of the Town-planning and Townships Ordinance, 1986.

- (1) The erf is subject to a servitude, 2 m wide, in favour of the local authority, for sewerage and other municipal purposes, along any two boundaries other than a street boundary and in the case of a panhandle erf, an additional servitude for municipal purposes 2 m wide across the access portion of the erf, if and when required by the local authority: Provided that the local authority may dispense with any such servitude.
- (2) No building or other structure shall be erected within the aforesaid servitude area and no large-rooted trees shall 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.

/0009PL

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#### NOTICE 74 OF 1990

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

#### COLIGNY AMENDMENT SCHEME 1

The Minister of the Budget and Local Government hereby, in terms of the provisions of section 125(1)(c) of the Town-planning and Townships Ordinance, 1986, declares that he has approved an amendment scheme, being an amendment of Coligny Town-planning Scheme 1988, comprising the same land as that with which the boundaries of Coligny township are being extended.

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

This amendment is known as Coligny Amendment Scheme 1.

PB 4-9-2-51H-1

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## Algemene Kennisgewings

### KENNISGEWING 2513 VAN 1990

#### SKEDULE II

(Regulasie 21)

### KENNISGEWING VAN AANSOEK OM STIGTING VAN DORP

Die Stadsraad van Pretoria gee hiermee ingevolge artikel 69(6)(a) van die Ordonnansie op Dorpsbeplanning en Dörpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n aansoek deur hom ontvang is om die dorp in die bylae hierby genoem, te stig.

Besonderhede van die aansoek lê gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Kamer 3037K, Derde Verdieping, Wesblok, Munitoria, vir 'n tydperk van 28 dae vanaf 12 Desember 1990 (die datum van eerste publikasie van hiedie kennisgewing) ter insae.

Besware teen of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skriftelik en in tweevoud by die Stadsekretaris by bovemelde kantoor ingedien of aan hom by Posbus 440, Pretoria 0001, gepos word.

J.N. REDELINGHUIJS  
Stadsklerk

Kennisgewing No. 504/1990  
12 Desember 1990

#### BYLAE

Naam van dorp: Erasmuspark.

Volle naam van aansoeker: Jochemus Rasmus Erasmus.

Getal erwe in voorgestelde dorp:

Residensieel 3: 3.

Openbare Garage: 1.

Openbare Oopruimte: 3.

Spesiaal vir 'n hotel, besigheidsgeboue en winkels: 1.

Spesiaal vir winkels, besigheidsgeboue, kantore vir mediese beroepe, verversingsplekke, vermaakklikeidsplekke, 'n banketbakery en 'n openbare garage: 1.

Spesiaal vir besigheidsgeboue, winkels, 'n hotel, 'n konferensiesentrum, verversingsplekke, vermaakklikeidsplekke, sport-, gesondheid- en klubgeriewe en ander gebruiks wat die Stadsraad goedkeur: 2.

Spesiaal vir besigheidsgeboue en ander gebruiks wat die Stadsraad goedkeur: 26.

Beskrywing van grond waarop dorp gestig staan te word: Restant van die plaas Waterkloof 378 JR.

Liggings van voorgestelde dorp: Die voorgestelde dorp is suid van en aangrensend aan die dorp Waterkloof Ridge Uitbreiding 2 geleë en grens aan die oostekant van die Pietersburg/Krugersdorp-snelweg (N1).

Verwysingsnommer: K13/10/2/1057.

## General Notices

### NOTICE 2513 OF 1990

#### SCHEDULE II

(Regulation 21)

### NOTICE OF APPLICATION FOR ESTABLISHMENT OF TOWNSHIP

The City Council of Pretoria 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 are open to inspection during normal office hours at the office of the City Secretary, Room 3037K, Third Floor, West Block, Munitoria, for a period of 28 days from 12 December 1990 (the date of first publication of this notice).

Objections to or representations in respect of the application must be lodged in writing and in duplicate 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 12 December 1990.

J.N. REDELINGHUIJS  
Town Clerk

Notice No. 504/1990  
12 December 1990

#### ANNEXURE

Name of township: Erasmuspark.

Full name of applicant: Jochemus Rasmus Erasmus.

Number of erven in proposed township:

Residential 3: 3.

Public Garage: 1.

Public Open Space: 3.

Special for a hotel, business buildings and shops: 1.

Special for shops, business buildings, offices for medical professions, places of refreshment, places of entertainment, a confectionery and a public garage: 1.

Special for business buildings, shops, a hotel, a conference centre, places of refreshment, places of entertainment, sports, health and club facilities and other uses approved by the City Council: 2.

Special for business buildings and other uses approved by the City Council: 26.

Description of land on which township is to be established: Remainder of the farm Waterkloof 378 JR.

Locality of proposed township: The proposed township is situated south of the township Waterkloof Ridge Extension 2 and adjacent to the eastern side of the Pietersburg/Krugersdorp Highway (N1).

Reference number: K13/10/2/1057.

## KENNISGEWING 2514 VAN 1990

## SKEDULE II

(Regulasie 21)

## KENNISGEWING VAN AANSOEK OM STIGTING VAN DORP

Die Stadsraad van Pretoria gee hiermee ingevolge artikel 69(6)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n aansoek deur hom ontvang is om die dorp in die bylae hierby genoem, te stig.

Besonderhede van die aansoek lê gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Kamer 3037K, Derde Verdieping, Wesblok, Munitoria, vir 'n tydperk van 28 dae vanaf 12 Desember 1990 (die datum van eerste publikasie van hierdie kennisgewing) ter insae.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skriftelik en in tweevoud by die Stadsekretaris by bovemelde kantoor ingedien of aan hom by Posbus 440, Pretoria 0001 gepos word.

J.N. REDELINGHUIJS  
Stadsklerk

12 Desember 1990  
Kennisgewing No. 508/1990

## BYLAE

Naam van dorp: Willow Park Manor Uitbreiding 15.

Volle naam van aansoekers: Hoewe 3: Chee Kong Lisbon Chang, Hoewe 4: Frederik Johannes Hendrik Nel, Hoewe 5: Hendrik Cornelis Smith, Hoewe 6: SJA Konstruksie (Edms) Bpk.

Getal erwe in voorgestelde dorp: Spesiaal vir gemeenskap-sentrum: 1; Spesiaal (onbepaald): 2.

Beskrywing van grond waarop dorp gestig staan te word: Hoewes 3, 4, 5 en 6, Willow Park Manor Landbouhoeves.

Ligging van voorgestelde dorp: Die dorp is suid van en aangrensend aan die ou Pretoria/Bronkhorstspruitpad (Pad P154-1), noord van en aangrensend aan Havelockweg, Willow Park Landbouhoeves en ongeveer 230 m oos van die kruising van Simon Vermootenweg en die ou Pretoria/Bronkhorstspruitpad geleë.

Verwysingsnommer: K13/10/2/1069

## KENNISGEWING 2515 VAN 1990

## PRETORIA-WYSIGINGSKEMA 3672

Ek, Douwe Agema, synde die gemagtigde agent van die eienaar van Erf 86, Brummeria Uitbreiding 8 gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Pretoria aansoek gedoen het om die dorpsbeplanningskema in werking bekend as Pretoria-dorpsbeplanningskema, 1974, deur die hersonering van die eiendom hierbo beskryf, geleë te Snymanweg 27, Brummeria Uitbreiding 8 van "Spesiaal" vir wooneenhede onderworpe aan Bylae "B" tot "Spesiaal" vir gebruiksone I; "Spesiale woon" met 'n digtheid van "een woonhuis per 900 m<sup>2</sup>".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris,

## NOTICE 2514 OF 1990

## SCHEDULE II

(Regulation 21)

## NOTICE OF APPLICATION FOR ESTABLISHMENT OF TOWNSHIP

The City Council of Pretoria 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 are open to inspection during normal office hours at the office of the City Secretary, Room 3037K, Third Floor, West Block, Munitoria for a period of 28 days from 12 December 1990 (the date of first publication of this notice).

Objections to or representations in respect of the application must be lodged in writing and in duplicate 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 12 December 1990.

J.N. REDELINGHUIJS  
Town Clerk

12 December 1990  
Notice No. 508/1990

## ANNEXURE

Name of township: Willow Park Manor Extension 15.

Full name of applicant: Plot 3: Chee Kong Lisbon Chang, Plot 4: Frederik Johannes Hendrik Nel, Plot 5: Hendrik Cornelis Smith, Plot 6: SJA Konstruksie (Edms) Bpk.

Number of erven in proposed township: Special for community centre: 1; Special (undetermined): 2.

Description of land on which township is to be established: Plots 3, 4, 5 and 6, Willow Park Agricultural Holdings.

Locality of proposed township: The township is situated south of and adjacent to the old Pretoria/Bronkhorstspruit Road (Road P154-1), north of and adjacent to Havelock Road, Willow Park Agricultural Holdings and approximately 230 m east of the crossing of Simon Vermooten Road and the old Pretoria/Bronkhorstspruit Road.

Reference number: K13/10/2/1069

12-19

## NOTICE 2515 OF 1990

## PRETORIA AMENDMENT SCHEME 3672

I, Douwe Agema, being the authorized agent of the owner of Erf 86, Brummeria Extension 8 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 Pretoria for the amendment of the town-planning scheme in operation known as the Pretoria Town-planning Scheme, 1974, by the rezoning of the property described above, situated 27 Snyman Road, Brummeria Extension 8 from "Special" for dwelling units subject to Annexure "B" to "Special" for use Zone I; "Special Residential" with a density of "one dwelling per 900 m<sup>2</sup>".

Particulars of the application will lie for inspection during normal office hours at the office of the City Secretary, Room

Kamer 3024, Wesblok, Munitoria, Van der Waltstraat, Pretoria vir 'n tydperk van 28 dae vanaf 12 Desember 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skrifte-lik by of tot die Stadssekretaris by bovemelde adres of by Posbus 440, Pretoria 0001 ingedien of gerig word.

Adres van aansoeker: D. Agema, Tom Jenkinsrylaan 20, Rietondale 0084.

#### KENNISGEWING 2516 VAN 1990

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

#### BOKSBURG-WYSIGINGSKEMA 1/697

Ek, Johannes Paulus Kotze, synde die gemagtigde agent van die eienaar van Erwe 296, Parkrand en 961, Parkrand Uitbreiding 1, gee hiermee ingevolge artikel 56(1)(b)(ii) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Boksburg aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Boksburg-dorpsaanlegskema, 1/1946, deur die hersonering van die eiendom hierbo beskryf vanaf "Staat" na "Spesiaal" vir Besigheidsdoeleindes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Boksburg, h/v Park- en Trichardstraat, vir 'n tydperk van 28 dae vanaf 12 Desember 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 12 Desember 1990 skrifte-lik by of tot die Stadsklerk, Boksburg, by bovemelde adres of by Posbus 215, Boksburg 1460, ingedien of gerig word.

Adres van agent: Bowling Floyd Forster & Kotze, Posbus 2103, Southdale 2135.

#### KENNISGEWING 2517 VAN 1990

##### BYLAE 11

(Regulasie 21)

**KENNISGEWING VAN AANSOEK OM STIGTING VAN DORP**

Die Stadsraad van Johannesburg, gee hiermee ingevolge artikel 96 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n aansoek om die dorp in die bylæe hierby genoem, te stig deur hom ontvang is.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk p/a Die Direkteur van Beplanning, Kamer 760, Burgersentrum, Braamfontein, vir 'n tydperk van 28 dae vanaf 12 Desember 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 12 Desember 1990 skrifte-lik en in tweevoud by of tot die Stadsklerk by bovemelde adres of by Posbus 30733, Braamfontein ingedien of gerig word.

##### BYLAE

Naam van dorp: Eagles Nest Uitbreiding 1.

Volle naam van aansoeker: Bowling Floyd Forster en Kotze.

3024, West Block, Munitoria, Van der Walt Street, Pretoria for the period of 28 days from 12 December 1990.

Objections to or representations in respect of the applications 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 12 December 1990.

Address of applicant: D. Agema, 20 Tom Jenkins Drive, Rietondale 0084.

12—19

#### NOTICE 2516 OF 1990

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

#### BOKSBURG AMENDMENT SCHEME 1/697

I, Johannes Paulus Kotze, being the authorized agent of the owner of Erven 296, Parkrand and 961, Parkrand Extension 1, hereby give notice in terms of section 56(1)(b)(ii) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Boksburg Council for the amendment of the town-planning scheme known as Boksburg Town-planning Scheme, 1/1946, for the rezoning of the property described above, from "Government" to "Special" for business purposes.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk of Boksburg, cnr Park Street and Trichard Street, for a period of 28 days from 12 December 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, Boksburg, at the above address or at PO Box 215, Boksburg 1460, within a period of 28 days from 12 December 1990.

Address of agent: Bowling Floyd Forster & Kotze, PO Box 2103, Southdale 2135.

12—19

#### NOTICE 2517 OF 1990

##### SCHEDULE 11

(Regulation 21)

**NOTICE OF APPLICATION FOR ESTABLISHMENT OF TOWNSHIP**

The City Council of Johannesburg, 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 c/o Director of Planning, Room 760, Civic Centre, Braamfontein, for a period of 28 days from 12 December 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 and in duplicate to the Town Clerk at the above address or at PO Box 30733, Braamfontein, within a period of 28 days from 12 December 1990.

#### ANNEXURE

Name of township: Eagles Nest Extension 1.

Full name of applicant: Bowling Floyd Forster and Kotze.

Aantal erwe in voorgestelde dorp: Residensieel 3: 1.

Beskrywing van grond waarop dorp gestig staan te word:  
Gedeelte 39, Eikenhof 323 I.Q.

Liggings van voorgestelde dorp: Aangrensend aan Pad P1-1, suidwes van Alan Manor en suidoos van Meredale Uitbreiding 4.

Verwysingsnommer: 8/3261.

## KENNISGEWING 2518 VAN 1990

### PRETORIA-WYSIGINGSKEMA

Ek, Errol Raymond Bryce, synde die gemagtigde agent van die eienaars van Gedeelte 1 van Erf 1721, Restant van Erf 1721 en Gedeelte 1 van Erf 1722, Pretoria, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning 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 eiendomme hierbo beskryf, geleë te Soutterstraat, van Spesiale Woon tot Spesiaal vir Kommersieel.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Kamer 3204, 3de Vloer, Munitoria, Van der Waltstraat, Pretoria vir 'n tydperk van 28 dae vanaf 12 Desember 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skriftelik by of tot die Stadsekretaris by bovemelde adres of by Posbus 440, Pretoria 0001, ingedien word of gerig word.

Adres van agent: E R Bryce en Medewerkers, Posbus 28528, Sunnyside 0132. Tel. 324 3170/1.

## KENNISGEWING 2519 VAN 1990

### RANDFONTEIN-WYSIGINGSKEMA 74

#### 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, Gertruida Jacoba Smith en/of ek, Petrus Lafras van der Walt, synde die gemagtigde agent van die eienaar van Erf 318, Randfontein, 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 Stadsraad van Randfontein aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Randfontein Stadsbeplanningskema, 1988, deur die hersonering van die eiendom hierbo beskryf, geleë te Parkstraat Suid 61, Randfontein, van "Residensieel 4" tot "Besigheid 4".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsingenieur (Ontwikkeling), Burgersentrum, h/v Sutherland- en Stubbstraat, vir 'n tydperk van 28 dae vanaf 12 Desember 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skriftelik by of tot die Stadsingenieur (Ontwikkeling), by bovemelde adres of by Posbus 218, Randfontein 1760, ingedien of gerig word.

Adres van gemagtigde agent: Conradie Muller & Vennoe, Posbus 243, Florida 1710, Goldmanstraat 49, Florida 1709.

Number of erven in proposed townships: Residential 3: 1 (one).

Description of land on which township is to be established: Portion 39, Eikenhof 323 I.Q.

Situation of proposed township: Adjacent to Road P1-1, south west of Alan Manor and south east of Meredale Extension 4.

12—19

## NOTICE 2518 OF 1990

### PRETORIA AMENDMENT SCHEME

I, Errol Raymond Bryce, being the authorised agent of the owners of Portion 1 of Erf 1721, Remainder of Erf 1721 and Portion 1 of Erf 1722, Pretoria, 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, 1974, by the rezoning of the properties described above, situated in Soutter Street, from Special Residential to Special for Commercial.

Particulars of the application will lie for inspection during normal office hours at the office of the City Secretary, Room 3204, 3rd Floor, West Block, Munitoria, Van der Walt Street, Pretoria for a period of 28 days from 12 December 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 12 December 1990.

Address of agent: c/o E R Bryce and Associates, PO Box 28528, Sunnyside 0132. Tel. 324 3170/1.

12—19

## NOTICE 2519 OF 1990

### RANDFONTEIN AMENDMENT SCHEME 74

#### 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, Gertruida Jacoba Smith and/or I, Petrus Lafras van der Walt, being the authorized agent of the owner of Erf 318, Randfontein, 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 City Council of Randfontein for the amendment of the town-planning scheme known as the Randfontein Town-planning Scheme, 1988, by the rezoning of the property described above, situated at 61 Park Street South, Randfontein, from "Residential 4" to "Business 4".

Particulars of the application will lie for inspection during normal office hours at the office of the City Engineer (Development), Civic Centre, c/o Sutherland and Stubb Streets, Randfontein, for a period of 28 days from 12 December 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the City Engineer (Development), PO Box 218, Randfontein 1760, within a period of 28 days from 12 December 1990.

Address of authorised agent: Conradie Muller & Partners, PO Box 243, Florida 1710, 49 Goldman Street, Florida 1709.

12—19

## KENNISGEWING 2520 VAN 1990

KENNISGEWING VAN AANSOEK OM WYSIGING VAN JOHANNESBURG-DORPSBEPLANNINGSKEMA, 1979, INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

## JOHANNESBURG-WYSIGINGSKEMA 3275

Ek, Mark Anthony Hunter van De Jager, Hunter & Theron, synde die gemagtigde agent van die eienaar van Gedeelte 1 van Erf 1489, Houghton Dorpsgebied, 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 die Johannesburg-dorpsbeplanningskema, 1979, deur die hersonering van Gedeelte 1 van Erf 1489, Houghton, geleë op Riverstraat, Houghton, vanaf "Residensieel 1" na "Residensieel 1" onderworpe aan sekere voorwaardes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die Direkteur van Beplanning, Kamer 760, 7de Vloer, Burgersentrum, Braamfontein, vir 'n tydperk van 28 dae vanaf 12 Desember 1990 tot 9 Januarie 1991.

Besware teen of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skrifte-lik by of tot die Direkteur Beplanning, by bogenoemde adres of by Posbus 30733, Braamfontein ingedien of gerig word.

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

## KENNISGEWING 2521 VAN 1990

## STADSRAAD VAN PRETORIA

## PRETORIA-WYSIGINGSKEMA 3682

Ek, T.J. de Vos, synde die gemagtigde agent van die eienaar van Erf 9, La Montagne, 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 hersonering van die eiendom hierbo beskryf, geleë te Albertusstraat, La Montagne, van Spesiaal vir 'n kliniek en verbandhoudende doeleindes tot Spesiaal vir winkels, kantore, kliniek, mediese spreekkamers, finansiële instellings en verbandhoudende gebruik.

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 12 Desember 1990 (die datum van die eerste publikasie van hierdie kennisgewing).

Besware teen of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skrifte-lik by of tot die Stadsekretaris by bovermelde adres of by Posbus 440, Pretoria 0001, ingedien of gerig word.

Adres van gemagtigde agent: Ysterhoutlaan 58, Brumme-ria 0184.

## KENNISGEWING 2522 VAN 1990

## PIETERSBURG-WYSIGINGSKEMA 207

Ek, Frank Peter Sebastian de Villiers, synde die gemagtigde agent van die eienaar van Gedeelte 1 van Erf 545, Pie-

## NOTICE 2520 OF 1990

NOTICE OF APPLICATION FOR THE AMENDMENT OF THE JOHANNESBURG TOWN-PLANNING SCHEME, 1979, IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

## JOHANNESBURG AMENDMENT SCHEME 3275

I, Mark Anthony Hunter, of De Jager, Hunter & Theron, being the authorized agent of the owner of Portion 1 of Erf 1489, Houghton, 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 the Johannesburg Town-planning Scheme, 1979, by the rezoning of Portion 1 of Erf 1489, Houghton, situated on River Street in the Township of Houghton, from "Residential 1" to "Residential 1" 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 12 December 1990 to 9 January 1991.

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 12 December 1990.

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

12-19

## NOTICE 2521 OF 1990

## CITY COUNCIL OF PRETORIA

## PRETORIA AMENDMENT SCHEME 3682

I, T J de Vos, being the authorized agent of the owner of Erf 9, La Montagne, 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 in Albertus Street, La Montagne, from Special for a clinic and ancillary purposes to Special for shops, offices, clinic, medical consulting rooms, financial institutions and ancillary uses.

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 12 December 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 City Secretary at the above address or at PO Box 440, Pretoria 0001, within a period of 28 days from 12 December 1990.

Address of authorized agent: 58 Ysterhoutlaan, Brumme-ria 0184.

12-19

## NOTICE 2522 OF 1990

## PIETERSBURG AMENDMENT SCHEME 207

I, Frank Peter Sebastian de Villiers, being the authorized agent of the owner of Portion 1 of Erf 545, Pietersburg, here-

tersburg, 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 Pietersburg Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as die Pietersburg-dorpsbeplanningskema, 1981, deur die hersonering van die eiendom hierbo beskryf, geleë te Bodensteinstraat van "Residensieel 1" met 'n digtheid van "Een woonhuis per 700 m<sup>2</sup>" na "Spesiaal" vir kantore onderhewig aan spesiale voorwaardes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 404, Burgersentrum, Pietersburg, vir 'n tydperk van 28 dae vanaf 12 Desember 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skrifte-lik by of tot die Stadsklerk by bovemelde adres of by Posbus 111, Pietersburg 0700, ingedien of gerig word.

Adres van agent: De Villiers, Pieterse, Du Toit en Ven- note, Posbus 2912, Pietersburg 0700.

#### KENNISGEWING 2523 VAN 1990

#### PIETERSBURG-WYSIGINGSKEMA 214

Ek, Frank Peter Sebastian de Villiers, synde die gemagtige agent van die eienaar van Gedeelte 1 van Erf 540, Pietersburg, 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 Pietersburg Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as die Pietersburg-dorpsbeplanningskema, 1981, deur die hersonering van die eiendom hierbo beskryf, geleë te Biccardstraat, Pietersburg van "Residensieel 1" met 'n digtheid van "Een woonhuis per 700 m<sup>2</sup>" na "Spesiaal" vir kantore onderhewig aan spesiale voorwaardes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 404, Burgersentrum, Pietersburg, vir 'n tydperk van 28 dae vanaf 12 Desember 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skrifte-lik by of tot die Stadsklerk by bovemelde adres of by Posbus 111, Pietersburg 0700, ingedien of gerig word.

Adres van agent: De Villiers, Pieterse, Du Toit en Ven- note, Posbus 2912, Pietersburg 0700.

#### KENNISGEWING 2524 VAN 1990

#### PIETERSBURG-WYSIGINGSKEMA 195

Ek, Frank Peter Sebastian de Villiers, synde die gemagtige agent van die eienaar van Gedeelte 1 van Erf 541, Pietersburg, 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 Pietersburg Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as die Pietersburg-dorpsbeplanningskema, 1981, deur die hersonering van die eiendom hierbo beskryf, geleë te Biccardstraat, Pietersburg van "Residensieel 1" met 'n digtheid van "Een woonhuis per 700 m<sup>2</sup>" tot "Spesiaal" vir kantore onderhewig aan spesiale voorwaardes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 404, Burgersentrum, Pietersburg, vir 'n tydperk van 28 dae vanaf 12 Desember 1990.

by 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 Pietersburg Town Council for the amendment of the town-planning scheme known as Pietersburg Town-planning Scheme, 1981, by the rezoning of the property described above, situated in Bodenstein Street from "Residential 1" with a density of "One dwelling per 700 m<sup>2</sup>" to "Special" for offices subject to special conditions.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 404, Civic Centre, Pietersburg for the period of 28 days from 12 December 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, Pietersburg 0700, within a period of 28 days from 12 December 1990.

Address of agent: De Villiers, Pieterse, Du Toit and Partners, PO Box 2912, Pietersburg 0700.

12—19

#### NOTICE 2523 OF 1990

#### PIETERSBURG AMENDMENT SCHEME 214

I, Frank Peter Sebastian de Villiers, being the authorized agent of the owner of Portion 1 of Erf 540, Pietersburg, 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 Pietersburg Town Council for the amendment of the town-planning scheme known as Pietersburg Town-planning Scheme, 1981, by the rezoning of the property described above, situated in Biccard Street, Pietersburg from "Residential 1" with a density of "One dwelling per 700 m<sup>2</sup>" to "Special" for offices subject to special conditions.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 404, Civic Centre, Pietersburg for the period of 28 days from 12 December 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, Pietersburg 0700, within a period of 28 days from 12 December 1990.

Address of agent: De Villiers, Pieterse, Du Toit and Partners, PO Box 2912, Pietersburg 0700.

12—19

#### NOTICE 2524 OF 1990

#### PIETERSBURG AMENDMENT SCHEME 195

I, Frank Peter Sebastian de Villiers, being the authorized agent of the owner of Portion 1 of Erf 541, Pietersburg, 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 Pietersburg Town Council for the amendment of the town-planning scheme known as Pietersburg Town-planning Scheme, 1981, by the rezoning of the property described above, situated in Biccard Street, Pietersburg from "Residential 1" with a density of "One dwelling per 700 m<sup>2</sup>" to "Special" for offices subject to special conditions.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 404, Civic Centre, Pietersburg for the period of 28 days from 12 December 1990.

DIE PROVINSIE TRANSVAAL



THE PROVINCE OF TRANSVAAL



# Offisiële Koerant

(As 'n Nuusblad by die Poskantoor Geregistreer)

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19 DECEMBER

1990

4728

## OPENBARE VAKANSIEDAE

### BELANGRIKE AANKONDIGING

#### SLUITINGSDATUM VAN ADMINISTRATEURSKEN-NISGEWINGS, ENSOVOORTS

Aangesien 25 en 26 Desember 1990 Openbare Vakansiedae is, sal daar op Woensdag 26 Desember 1990 geen uitgawe van die Provinciale Koerant verskyn nie.

Aangesien 1 Januarie 1991 'n Openbare Vakansiedag is, sal die sluitingsdatum vir die aanname van kennisgewings soos volg wees:

10:00 op Dinsdag, 18 Desember 1990, vir die uitgawe van die Provinciale Koerant van Woensdag, 2 Januarie 1991.

10:00 op Vrydag, 28 Desember 1990, vir die uitgawe van die Provinciale Koerant van Woensdag, 9 Januarie 1991.

Direkteur-generaal

#### OFFISIELLE KOERANT VAN DIE TRANSVAAL (Verskyn elke Woensdag)

Alle korrespondensie, advertensies, ens, moet aan die Direkteur-generaal, Transvaalse Provinciale Administrasie, Privaatsak X64, Pretoria, geadresseer word en indien per hand afgelewer, 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 inbegrip 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 Beampete belas met die *Offisiële Koerant* bereik nie later nie as 10:00 op Dinsdag 'n week voor dat 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:

## PUBLIC HOLIDAYS

### IMPORTANT ANNOUNCEMENT

#### CLOSING TIME FOR ADMINISTRATOR'S NOTICES, ETC

As 25 and 26 December 1990 are Public Holidays, there will be no issue of the Provincial Gazette on Wednesday 26 December 1990.

As 1 January 1991 is also a Public Holiday the closing time for acceptance of notices will be as follows:

10:00 on Tuesday, 18 December 1990, for the issue of the Provincial Gazette on Wednesday, 2 January 1991.

10:00 on Friday, 28 December 1990, for the issue of the Provincial Gazette on Wednesday, 9 January 1991.

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*:

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skriftelik by of tot die Stadsklerk by bovemelde adres of by Posbus 111, Pietersburg 0700, ingedien of gerig word.

Adres van agent: De Villiers, Pieterse, Du Toit en Ven-note, Posbus 2912, Pietersburg 0700.

#### KENNISGEWING 2525 VAN 1990

#### PIETERSBURG-WYSIGINGSKEMA 176

Ek, Frank Peter Sebastian de Villiers, synde die gemagtigde agent van die eienaar van Erf 6066, asook Erwe 82, 83, die Restant en Gedeelte 1 van Erf 84, (wat gekonsolideer staan te word en dan bekend sal wees as Erf 6072), Pietersburg, 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 Pietersburg Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as die Pietersburg-dorpsbeplanningskema, 1981, deur die hersonering van die eiendomme hierbo beskryf, en word begrens deur Generaal Joubert- en Markstraat van "Residensieel 1" met 'n digtheid van "Een woonhuis per 700 m<sup>2</sup>" en "Besigheid 2" na "Besigheid 2" en/of kantore onderhewig aan spesiale voorwaardes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 404, Burgersentrum, Pietersburg, vir 'n tydperk van 28 dae vanaf 12 Desember 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skriftelik by of tot die Stadsklerk by bovemelde adres of by Posbus 111, Pietersburg 0700, ingedien of gerig word.

Adres van agent: De Villiers, Pieterse, Du Toit en Ven-note, Posbus 2912, Pietersburg 0700.

#### KENNISGEWING 2526 VAN 1990

#### NELSPRUIT-WYSIGINGSKEMA 80

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

Ek, S J Jacobs, synde die gemagtigde agent van die eienaar van dele van Erwe 1017 en R/1020, West Acres Uitbreiding 6, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Nelspruit aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as die Nelspruit-dorpsbeplanningskema, 1989, deur die hersonering van die eiendom hierbo beskryf, geleë onderskeidelik te Valencia- en Alabamastraat, West Acres Uitbreiding 6, vanaf "Openbare Oop Ruimte" na "Residensieel 1" met 'n digtheid van 1 woonhuis per erf.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Stadsraad van Nelspruit, Burgersentrum, Nelstraat, Nelspruit 1200, vir 'n tydperk van 28 dae vanaf 12 Desember 1990.

Besware of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990, skriftelik by of tot die Stadsklerk by bovemelde adres of by Posbus 45, Nelspruit 1200, ingedien word.

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, Pietersburg 0700, within a period of 28 days from 12 December 1990.

Address of agent: De Villiers, Pieterse, Du Toit and Partners, PO Box 2912, Pietersburg 0700.

12-19

#### NOTICE 2525 OF 1990

#### PIETERSBURG AMENDMENT SCHEME 176

I, Frank Peter Sebastian de Villiers, being the authorized agent of the owner of Erf 6066, as well as Erven 82, 83 and the Remainder and Portion 1 of Erf 84 (which are to be consolidated and will then be known as Erf 6072), Pietersburg 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 Pietersburg Town Council for the amendment of the Town-planning Scheme known as Pietersburg Town-planning Scheme, 1981, by the rezoning of the properties described above, bordered by General Joubert Street and Market Street from "Residential 1" with a density of "One dwelling per 700 m<sup>2</sup>" and "Business 2" to "Business 2" and/or offices subject to special conditions.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 404, Civic Centre, Pietersburg for the period of 28 days from 12 December 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, Pietersburg 0700, within a period of 28 days from 12 December 1990.

Address of agent: De Villiers, Pieterse, Du Toit and Partners, PO Box 2912, Pietersburg 0700.

12-19

#### NOTICE 2526 OF 1990

#### NELSPRUIT AMENDMENT SCHEME 80

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

I, S J Jacobs, being the authorised agent of the owners of parts of Erven 1017 and R 1020, West Acres Extension 6, give hereby 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 Nelspruit for the amendment of the town-planning scheme known as the Nelspruit Town-planning Scheme, 1989, by the rezoning of the property described above situated respectively at Valencia and Alabama Streets, West Acres Extension 6, from "Public Open Space" to "Residential 1" with a density of 1 dwelling unit per erf.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Town Council of Nelspruit, Civic Centre, Nel Street, Nelspruit 1200, for a period of 28 days from 12 December 1990.

Objections to or representations in respect of the application must be lodged with or made in writing in duplicate to the Town Clerk, at the above address or at PO Box 45, Nelspruit 1200, within a period of 28 days from 12 December 1990.

Adres van agent: Aksion Plan, Stads- en Streekbeplanners, Waardeerders, Belmont Villas 109, Paul Krugerstraat 15, Posbus 2177, Nelspruit 1200. Tel. (01311) 5 2646.

## KENNISGEWING 2527 VAN 1990

## NELSPRUIT-WYSIGINGSKEMA 86

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

Ek, S J Jacobs, synde die gemagtigde agent van die eienaar van Erwe 1061 en 1193, Nelspruit Uitbreiding 5, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Nelspruit aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as die Nelspruit-dorpsbeplanningskema, 1989, deur die hersonering van die eiendom hierbo beskryf, geleë te Koedoe Street, Nelspruit Uitbreiding 5 vanaf onderskeidelik "Residensieel 1" en "Openbare Oop Ruimte" na "Residensieel 1" met 'n digtheid van 1 woonhuis per 1 000 m<sup>2</sup>.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Stadsraad van Nelspruit, Burgersentrum, Nelstraat, Nelspruit 1200, vir 'n tydperk van 28 dae vanaf 12 Desember 1990.

Besware of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990, skriftelik by of tot die Stadsklerk by bovemelde adres of by Posbus 45, Nelspruit 1200, ingedien word.

Adres van agent: Aksion Plan, Stads- en Streekbeplanners, Waardeerders, Belmont Villas 109, Paul Krugerstraat 15, Posbus 2177, Nelspruit 1200. Tel. (01311) 5 2646.

## KENNISGEWING 2528 VAN 1990

## NELSPRUIT-WYSIGINGSKEMA 87

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

Ek, S J Jacobs, synde die gemagtigde agent van die eienaar van Erf 223, Nelspruit Uitbreiding, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Nelspruit aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as die Nelspruit-dorpsbeplanningskema, 1989, deur die hersonering van die eiendom hierbo beskryf, geleë te Ferreirastraat, Nelspruit Uitbreiding vanaf "Residensieel 1" na "Besigheid 4".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Stadsraad van Nelspruit, Burgersentrum, Nelstraat, Nelspruit 1200, vir 'n tydperk van 28 dae vanaf 12 Desember 1990.

Besware of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990, skriftelik by of tot die Stadsklerk by bovemelde adres of by Posbus 45, Nelspruit 1200, ingedien word.

Adres van agent: Aksion Plan, Stads- en Streekbeplanners, Waardeerders, Belmont Villas 109, Paul Krugerstraat 15, Posbus 2177, Nelspruit 1200. Tel. (01311) 5 2646.

Address of agent: Aksion Plan, Town and Regional Planners, Valuers, 109 Belmont Villas, 15 Paul Kruger Street, PO Box 2177, Nelspruit 1200. Tel. (01311) 5 2646. 12—19

## NOTICE 2527 OF 1990

## NELSPRUIT AMENDMENT SCHEME 86

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

I, S J Jacobs, being the authorised agent of the owner of Erven 1061 and 1193, Nelspruit Extension 5, give hereby 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 Nelspruit for the amendment of the town-planning scheme known as the Nelspruit Town-planning Scheme, 1989, by the rezoning of the property described above situated at Koedoe Street, Nelspruit Extension 5 from respectively "Residential 1" and "Public Open Space" to "Residential 1" with a density of 1 dwelling unit per 1 000 m<sup>2</sup>.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Town Council of Nelspruit, Civic Centre, Nel Street, Nelspruit 1200, for a period of 28 days from 12 December 1990.

Objections to or representations in respect of the application must be lodged with or made in writing in duplicate to the Town Clerk, at the above address or at PO Box 45, Nelspruit 1200, within a period of 28 days from 12 December 1990.

Address of agent: Aksion Plan, Town and Regional Planners, Valuers, 109 Belmont Villas, 15 Paul Kruger Street, PO Box 2177, Nelspruit 1200. Tel. (01311) 5 2646. 12—19

## NOTICE 2528 OF 1990

## NELSPRUIT AMENDMENT SCHEME 87

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

I, S J Jacobs, being the authorised agent of the owner of Erf 223, Nelspruit Extension, give hereby 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 Nelspruit for the amendment of the town-planning scheme known as the Nelspruit Town-planning Scheme, 1989, by the rezoning of the property described above situated at Ferreira Street, from "Residential 1" to "Business 4".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Town Council of Nelspruit, Civic Centre, Nel Street, Nelspruit 1200, for a period of 28 days from 12 December 1990.

Objections to or representations in respect of the application must be lodged with or made in writing in duplicate to the Town Clerk, at the above address or at PO Box 45, Nelspruit 1200, within a period of 28 days from 12 December 1990.

Address of agent: Aksion Plan, Town and Regional Planners, Valuers, 109 Belmont Villas, 15 Paul Kruger Street, PO Box 2177, Nelspruit 1200. Tel. (01311) 5 2646. 12—19

## KENNISGEWING 2529 VAN 1990

## NELSPRUIT-WYSIGINGSKEMA 88

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

Ek, S J Jacobs, synde die gemagtigde agent van die eienaar van Erf 740, West Acres Uitbreiding 6, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Nelspruit aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as die Nelspruit-dorpsbeplanningskema, 1989, deur die hersonering van die eiendom hierbo beskryf, geleë te Deltastraat, West Acres Uitbreiding 6 vanaf "Residensieel 3" na "Residensieel 3" met 'n verhoogde dekking en vloeruimteverhouding.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Stadsraad van Nelspruit, Burgersentrum, Nelstraat, Nelspruit 1200, vir 'n tydperk van 28 dae vanaf 12 Desember 1990.

Beware of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990, skriftelik by of tot die Stadsklerk by bovemelde adres of by Posbus 45, Nelspruit 1200; ingedien word.

Adres van agent: Aksion Plan, Stads- en Streekbeplanners, Waardeerders, Belmont Villas 109, Paul Krugerstraat 15, Posbus 2177, Nelspruit 1200. Tel. (01311) 5 2646.

## KENNISGEWING 2530 VAN 1990

## NELSPRUIT-WYSIGINGSKEMA 90

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

Ek, S J Jacobs, synde die gemagtigde agent van die eienaar van 'n deel van Erf 92/1463, Sonheuwel Uitbreiding 1, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Nelspruit aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as die Nelspruit-dorpsbeplanningskema, 1989, deur die hersonering van die eiendom hierbo beskryf, geleë te Reitzstraat, Sonheuwel Uitbreiding 1, vanaf "Openbare Oop Ruimte" na "Spesiaal" vir sodanige doeleindes as wat die Raad mag toelaat.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Stadsraad van Nelspruit, Burgersentrum, Nelstraat, Nelspruit 1200, vir 'n tydperk van 28 dae vanaf 12 Desember 1990.

Beware of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990, skriftelik by of tot die Stadsklerk by bovemelde adres of by Posbus 45, Nelspruit 1200; ingedien word.

Adres van agent: Aksion Plan, Stads- en Streekbeplanners, Waardeerders, Belmont Villas 109, Paul Krugerstraat 15, Posbus 2177, Nelspruit 1200. Tel. (01311) 5 2646.

## NOTICE 2529 OF 1990

## NELSPRUIT AMENDMENT SCHEME 88

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

I, S J Jacobs, being the authorised agent of the owner of Erf 740, West Acres Extension 6, give hereby 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 Nelspruit for the amendment of the town-planning scheme known as the Nelspruit Town-planning Scheme, 1989, by the rezoning of the property described above situated at Delta Street, from "Residential 3" to "Residential 3" with an increased density and floor area ration.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Town Council of Nelspruit, Civic Centre, Nel Street, Nelspruit 1200, for a period of 28 days from 12 December 1990.

Objections to or representations in respect of the application must be lodged with or made in writing in duplicate to the Town Clerk, at the above address or at PO Box 45, Nelspruit 1200, within a period of 28 days from 12 December 1990.

Address of agent: Aksion Plan, Town and Regional Planners, Valuers, 109 Belmont Villas, 15 Paul Kruger Street, PO Box 2177, Nelspruit 1200. Tel. (01311) 5 2646.

12—19

## NOTICE 2530 OF 1990

## NELSPRUIT AMENDMENT SCHEME 90

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

I, S J Jacobs, being the authorised agent of the owner of a part of Erf 92/1463, Sonheuwel Extension 1, give hereby 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 Nelspruit for the amendment of the town-planning scheme known as the Nelspruit Town-planning Scheme, 1989, by the rezoning of the property described above situated at Reitz Street from "Public Open Space" to "Special" for such purposes that the Council may approve.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Town Council of Nelspruit, Civic Centre, Nel Street, Nelspruit 1200, for a period of 28 days from 12 December 1990.

Objections to or representations in respect of the application must be lodged with or made in writing in duplicate to the Town Clerk, at the above address or at PO Box 45, Nelspruit 1200, within a period of 28 days from 12 December 1990.

Address of agent: Aksion Plan, Town and Regional Planners, Valuers, 109 Belmont Villas, 15 Paul Kruger Street, PO Box 2177, Nelspruit 1200. Tel. (01311) 5 2646.

12—19

## KENNISGEWING 2531 VAN 1990

## BYLAE 3

(Regulasie 7(1)(a))

Die Stadsraad van Ermelo 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 te staan as Ermelo-wysigingskema 44 deur hom opgestel is.

Hiedie skema is 'n wysigingskema en bevat die volgende voorstelle: Die verslapping van die boulyn langs Kerkstraat tussen Taute- en McDonaldstrate en die wysiging van klousule 10(4) ten einde "Gebruiksone 7" by klousule 10(4) in te sluit.

Die ontwerpskema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadslerk, Ermelo Municipale Kantore vir 'n tydperk van 28 dae vanaf 12 Desember 1990 (die datum van eerste publikasie van hierdie kennisgewing).

Besware teen of vertoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skrifte-lik by of tot die Stadslerk by bovenmelde adres of by Posbus 48, Ermelo 2350 ingedien of gerig word.

## KENNISGEWING 2532 VAN 1990

## KENNISGEWING VAN AANSOEK OM WYSIGING VAN DIE 'BUITESTEDELIKE GEBIEDE DORPSBEPLANNINGSKEMA, 1975, INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Stefano Agostino Richard Ferero, van die firma Tino Ferero Stads- en Streekbepanners, synde die gemagtigde agent van die eienaars van Gedeelte Een van Erf 2240 en die Resterende Gedeelte van Erf 2240 Secunda Uitbreiding 4, gee hiermee ingevolge Artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Secunda aansoek gedaan het om die wysiging van die Dorpsbeplanningskema bekend as die Buitestedelike Gebiede Dorpsbeplanningskema, 1975, deur die hersonering van die eiendomme hierbo beskryf, vanaf "Gebruiksone X (Spesiaal): Die erf moet gebruik word vir sodanige doeleinades as wat die Administrateur mag toelaat en onderworpe aan sodanige vereistes as wat hy mag bepaal na oorlegpleging met die Dorperaad en die Plaaslike Bestuur" na "Gebruiksone X (Spesiaal): Die erf en die geboue daarop opgerig of opgerig te word, moet gebruik word vir die doeleinades van werkswinkels en mag met die skriftelike toestemming van die Plaaslike Bestuur en onderworpe aan sodanige voorwaardes as wat hy mag bepaal, ook gebruik word vir die oprigting van winkels, spesiale geboue, besigheidsgeboue, pakhuise, diensnywerhede en 'n openbare garage".

Die eiendomme is geleë in Scheepersstraat tussen Danie Theronstraat en Van der Hoffstraat in Secunda Uitbreiding 4.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadssekretaris, Posbus 2, Secunda, 2302, of in die Sentrale Besigheidsentrum, Eerste Vloer, Municipale Kantore, Secunda, vir 'n tydperk van 28 dae vanaf 12 Desember 1990 (die datum van eerste publikasie van hierdie kennisgewing).

## NOTICE 2531 OF 1990

## SCHEDULE 3

(Regulation 7(1)(a))

## NOTICE OF DRAFT SCHEME

The Ermelo Town Council 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 Ermelo Amendment Scheme 44 has been prepared by it.

This scheme is an amendment scheme and contains the following proposals: The relaxation of the building line on Church Street between Taute and McDonald Streets and the amendment of clause 10(4) in order to include "Use Zone 7" to clause 10(4).

The draft scheme will lie for inspection during normal office hours at the office of the Town Clerk of Ermelo, Ermelo Municipal Offices for a period of 28 days from 12 December 1990 (the date of first publication of the notice).

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 48, Ermelo 2350 within a period of 28 days from 12 December 1990 (the date of first publication).

12-19

## NOTICE 2532 OF 1990

## NOTICE OF APPLICATION FOR THE AMENDMENT OF THE PERI-URBAN TOWN-PLANNING SCHEME, 1975, IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Stefano Agostino Richard Ferero, of the firm Tino Ferero Town and Regional Planners, being the authorised agent of the owners of Portion One of Erf 2240 and the Remainder of Erf 2240 Secunda Extension 4, 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 Secunda for the amendment of the Town-planning Scheme known as the Peri-Urban Town-planning Scheme, 1975, by the rezoning of the properties described above, from "Use Zone X (Special): The erf shall be used for such purposes as may be permitted and subject to such conditions as may be determined by the Administrator after consultation with the Townships Board and the Local Authority" to "Use Zone X (Special): The erf and the buildings erected thereon or to be erected thereon shall be used for the purposes of workshops and with the written consent of the local authority and subject to such conditions as it may determine, the erf may also be used for the erection of shops, special buildings, business buildings, warehouses, service industries and a public garage".

The properties are situated in Scheepers Street between Danie Theron Street and Van der Hoff Street in Secunda Extension 4.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Secretary, PO Box 2, Secunda, 2302, for a period of 28 days from 12 December 1990 (the date of first publication of this notice).

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skrifte-lik by of tot die Stadsekretaris by bovemelde adres of by Posbus 2, Secunda, 2302, ingedien of gerig word.

Adres van Eienaar: p/a Tino Ferero Stads- en Streekbeplanners, Posbus 36558, Menlo Park 0102.

#### KENNISGEWING 2533 VAN 1990

#### EDENVALE-WYSIGINGSKEMA 216

Ek, Wendy Dorè, synde die gemagtigde agent van die eienaar van Gedeelte 23 van Erf 2, Edenvale gee hiermee in gevolge Artikel 56(1)(b)(ii) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Edenvale aansoek gedoen het om die wysiging van die Dorpsbeplanningskema bekend as Edenvale-dorpsbeplanningskema, 1980, deur die hersonering van die eiendom hierbo beskryf, geleë aan die ooste kant van Eerstelaan tussen Harry Sneeckstraat en Shortstraat van "Residensieel 1" tot "Spesiaal" vir aamekaar en/of losstaande wooneenhede onderworpe aan sekere voorwaardes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Burgersentrum, Van Riebeecklaan, Edenvale, vir 'n tydperk van 28 dae vanaf 12 Desember 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 12 Desember 1990 skrifte-lik by of tot die Stadsekretaris by bovemelde adres of by Posbus 25, Edenvale, 1610 ingedien of gerig word.

Adres van eienaar: p/a Rob Fowler en Medewerkers, Posbus 1905, Halfway House, 1685. Verw: R1438/WD. Tel: 011-3142450/1.

#### KENNISGEWING 2534 VAN 1990

#### PRETORIASTREEK-WYSIGINGSKEMA 2037

Ek, H.F. Grobler, synde die eienaar/gemagtigde agent van die eienaar van Gedeelte 93 ('n gedeelte van Gedeelte 16) van die plaas De Ondersteport 300 JR, gee hiermee in gevolge 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 Pretoriastreetskema 1960 deur die hersonering van die eiendom hierbo beskryf, geleë te ou Warmbadpad P1-3 van Landbou tot Spesiaal vir kommersieel met 'n bylae B asook verkoop van motorvoertuie en onderdele.

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 12 Desember 1990 (die datum van die eerste publikasie van hierdie kennisgewing).

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skrifte-lik by of tot die Stadsekretaris by bovemelde adres of by Posbus 440, Pretoria, 0001 ingedien of gerig word.

Adres van eienaar/gemagtigde agent: H.F. Grobler, Posbus 30139, Les Marais 0084.

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 2, Secunda, 2302, within a period of 28 days from 12 December 1990.

Address of owner: c/o Tino Ferero Town and Regional Planners, PO Box 36558, Menlo Park 0102.

12-19

#### NOTICE 2533 OF 1990

#### EDENVALE AMENDMENT SCHEME 216

I, Wendy Dorè, being the authorised agent of the owner of Portion 23 of Erf 2, Edenvale give notice in terms of Section 56(1)(b)(ii) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Edenvale Town Council for the amendment of the town-planning scheme known as Edenvale Town-planning Scheme, 1980, by the rezoning of the property described above, situated on the eastern side of First Avenue between Harry Sneeck Street and Short Street from "Residential 1" to "Special" for attached and/or detached dwelling-units subject to certain conditions.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Secretary, Civic Centre, Van Riebeeck Avenue, Edenvale, for the period of 28 days from 12 December 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 Secretary at the above address or at PO Box 25, Edenvale, 1610 within a period of 28 days from 12 December 1990.

Address of owner: c/o Rob Fowler and Associates, PO Box 1905, Halfway House, 1685. Ref. no. R1438/WD. Tel: 011-3142450/1.

12-19

#### NOTICE 2534 OF 1990

#### PRETORIA REGION AMENDMENT SCHEME 2037

I, H.F. Grobler, being the owner/authorized agent of the owner of Portion 93 (a portion of Portion 16) of the farm De Ondersteport 300 JR, 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 Region Scheme 1960 by the rezoning of the property described above, situated at old Warmbath Road P1-3 from Agricultural to Special for commercial with Annexure B conditions and sale of motor vehicles and parts.

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 12 December 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 City Secretary at the above address or at PO Box 440, Pretoria, 0001 within a period of 28 days from 12 December 1990.

Address of owner/authorized agent: H.F. Grobler, P.O. Box 30139, Les Marais 0084.

12-19

## KENNISGEWING 2535 VAN 1990

## BYLAE 8

(Regulasie 11(3))

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

Ek, Bernice Ichikowitz, synde die gemagtigde agent van die eienaar van Lot 2096 Dorp Houghton Estate, 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 hersoneering van die eiendom hierbo beskryf, geleë te Sesdstraat 44, Houghton, deur sekere voorwaardes met betrekking tot, inter alia, vloeroppervlakteverhouding en dekking, te wysig en om onderverdeling toe te laat.

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 12 Desember 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skriftelik by of tot die Direkteur van Beplanning by bovemelde adres of by Firststraat Nr 10, Springs 1560 ingedien of gerig word.

Adres van eienaar: Firststraat Nr 10, Springs 1560.

## KENNISGEWING 2536 VAN 1990

## BYLAE 9

(Regulasie 11(3))

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

## JOHANNESBURG-WYSIGINGSKEMA

Ek, Bernice Ichikowitz, synde die gemagtigde agent van die eienaar van Lot 2096 Houghton Estate, gee hiermee ingevolge artikel 56(1)(b)(ii) 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.

Hierdie aansoek bevat die volgende voorstelle:

(a) Om die voorwaardes met betrekking tot die vloeroppervlakte en dekking te wysig en om onderverdeling toe te laat.

(b) Erf 2096 dorp Houghton Estate is geleë te Sesdstraat 44, Houghton.

(c) Die uitwerking van die aansoek sal wees om die oprigting van 'n gesinshuis van hoe kwaliteit en betekenisvolle grootte toe te laat en om onderverdeling toe te laat.

## NOTICE 2535 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

I, Bernice Ichikowitz, being the authorised agent of the owner of Lot 2096 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 City Council of Johannesburg 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 38 Eight Street, Houghton, in order to amend certain conditions relating, inter alia, to floor area and coverage and permit subdivision.

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 12 December 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 No. 10 First Street, Springs 1560 within a period of 28 days from 12 December 1990.

Address of owner: No. 10 First Street, Springs 1560.

12—19

## NOTICE 2536 OF 1990

## SCHEDULE 9

(Regulation 11(1))

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

## JOHANNESBURG AMENDMENT SCHEME

I, Bernice Ichikowitz, being the authorised agent of the owner of Lot 2096 Houghton Estate Township, hereby give notice in terms of section 56(1)(b)(ii) 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.

This application contains the following proposals: —

(a) To rezone the property in order to amend certain conditions relating, inter alia, to floor area and coverage and permit subdivision.

(b) Lot 2096 Houghton Estate Township is situated at 44 Sixth Street, Houghton.

(c) The effect of the application will be to obtain rights which permit the erection of a family home of high quality and meaningful size and permit subdivision.

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 12 Desember 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skriftelik by of tot die Direkteur van Beplanning by bovemelde adres of by Firststraat Nr. 10, Springs 1560 ingedien of gerig word.

#### KENNISGEWING 2537 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)**

##### BRITS-WYSIGINGSKEMA 159

Ons, Coranda Beleggings BK, synde die eienaar van Erf 352, Brits, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ons by die Stadsraad Brits aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Brits-dorpsaanleggingskema 1/1958, deur die hersonering van die eiendom hierbo beskryf, geleë te Harringtonstraat 70, Brits, van Spesiale Woon tot Algemene Besigheid.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Brits, Posbus 106, Brits 0250, Kamernummer 217, vir 'n tydperk van 28 dae vanaf 12 Desember 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 12 Desember 1990 skriftelik by of tot die Stadsklerk by bovemelde adres ingedien of gerig word.

Adres van eienaar: Coranda Beleggings BK, Morgentrustgebou, Courtstraat Brits.

#### KENNISGEWING 2538 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)**

##### BRITS-WYSIGINGSKEMA 1/163

Ek, Johannes Jacobus Lombard, synde die gemagtigde agent van die eienaar van Erwe 1252 en 1253, Brits Uitbreiding 8, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Brits, Van Veldenstraat Brits, aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Brits-dorpsbeplanningskema 1/1958 deur die hersonering van die eiendom hierbo beskryf van Onderwys tot Spesiale woon met 'n digtheidsonering van 1 woonhuis per 10 000 vierkante voet.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Brits, vir 'n tydperk van 28 dae vanaf 12 Desember 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skriftelik by of tot die Stadsklerk by bovemelde adres ingedien of gerig word.

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 12 December 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 No. 10 First Street, Springs 1560 within a period of 28 days from 12 December 1990.

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#### NOTICE 2537 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)**

##### BRITS AMENDMENT SCHEME 159

We, Coranda Beleggings BK, being the owner of Erf 352, Brits, 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 Brits Town Council for the amendment of the town-planning scheme known as Brits Town-planning Scheme by the rezoning of the property described above, situated at 70 Harrington Street, Brits from Special Residential to General Business.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Brits, PO Box 106, Brits, Room Number 217, for the period of 28 days from 12 December 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 within a period of 28 days from 12 December 1990.

Address of owner: Coranda Beleggings BK, Morgentrust Building, Court Street, Brits.

12-19

#### NOTICE 2538 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)**

##### BRITS AMENDMENT SCHEME 1/163

I, Johannes Jacobus Lombard, being the authorized agent of the owner of Erven 1252 and 1253, Brits Extension 8, 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 Brits, Van Velden Street, Brits, for the amendment of the town-planning scheme known as Brits Town-planning Scheme 1/1958 by the rezoning of the property described above from Education to Special residential with a density zone of 1 dwelling per 10 000 square feet.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk Brits, for the period of 28 days from 12 December 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town

lik by of tot die Stadsklerk Brits by die bovemelde adres of by Posbus 106, Brits 0250, ingedien of gerig word.

Adres van agent: J.J. Lombard, Professionele Landmeter en Dorpsgebied Beplanner, Posbus 798, Brits 0250 (Van Veldenstraat 30).

#### KENNISGEWING 2539 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 3137

Ek, Jeffrey Measroch, synde die gemagtigde agent van die eienaar van Erf 4642, Johannesburg Dorpsgebied, 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 die Johannesburgse Dorpsbeplanningskema, 1979, deur die hersonering van die eiendom hierbo beskryf, geleë te die oostekant van die straatsblok gegrens aan Smit-, Edith Cavell-, Wolmarans- en Twiststrate, van Woonstreek 4 Hoogtesone 2, onderhewig aan sekere toestande, tot Woonstreek 4 Hoogtesone 2, om die grondverdieping vir winkels en restaurante toe te laat, die derde- en vierde verdiepings vir 'n onderwysplek, en om die parkering vereiste te laat verslap, onderhewig aan sekere toestande.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoourure by die kantoor van die Direkteur van Beplanning, Kamer 760, 7de Vloer, Burgersentrum, Braamfontein, vir 'n tydperk van 28 dae vanaf 12 Desember 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 12 Desember 1990 skriftelik by of tot die Direkteur van Beplanning by bovemelde adres of by Posbus 30733, Braamfontein 2017, ingedien of gerig word.

Adres van eienaar: Posbus 781806, Sandton 2146.

#### KENNISGEWING 2540 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)

#### GERMISTON-WYSIGINGSKEMA 336

Ek, Jeffrey Measroch, synde die gemagtigde agent van die

Clerk Brits, at the above address or at PO Box 106, Brits 0250, within a period of 28 days from 12 December 1990.

Address of agent: J.J. Lombard, Professional Land Surveyor and Township Planner, PO Box 798, Brits 0250 (30 Van Velden Street).

12—19

#### NOTICE 2539 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 3137

I, Jeffrey Measroch, being the authorised agent of the owner of Erf 4642, Johannesburg 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 the Johannesburg Town-planning Scheme, 1979, by the rezoning of the property described above, situated on the eastern side of the street block, bounded by Smit-, Edith Cavell-, Wolmarans and Twist Streets, from Residential 4, Height Zone 2, subject to certain conditions to Residential 4, Height Zone 2, to permit the use of the ground and first floors for shops and restaurants, the third and fourth floors for place of instruction, and to relaxing the parking requirements 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 12th December 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 12th December 1990.

Address of owner: PO Box 781806, Sandton 2146.

12—19

#### NOTICE 2540 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)

#### GERMISTON AMENDMENT SCHEME 336

I, Jeffrey Measroch, being the authorised agent of the

eienaar van Erf 372, Marlands Uitbreiding 4 Dorpsgebied, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Germiston aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as die Germistonse Dorpsbeplanningskema, 1985, deur die hersonering van die eiendom hierbo beskryf, geleë te die suidoostelike hoek van die kruising van 5de en Keurboomstraat, van Woonstreek 4 Hoogtesone 2, onderhewig aan sekere toestande, tot Woonstreek 4 Hoogtesone 2, onderhewig aan sekere toestande, om 'n vermeerdering van dekking tot 35% toe te laat, en om die bou van motorhuise binne die boubeperking gebied ook toe te laat.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur van Beplanning, 3de Vloer, Samiegebou, Queenstraat, Germiston vir 'n tydperk van 28 dae vanaf 12 Desember 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 12 Desember 1990 skriftelik by of tot die Direkteur van Beplanning by bovemelde adres of by Posbus 145, Germiston 1400, ingedien of gerig word.

Adres van eienaar: Posbus 781806, Sandton 2146.

#### KENNISGEWING 2541 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)**

##### SANDTON-WYSIGINGSKEMA 1662

Ek, Jeffrey Measroch, synde die gemagtigde agent van die eienaar van Erf 172, Eastgate Uitbreiding 12 Dorpsgebied, 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 Sandtonse Dorpsbeplanningskema, 1980, deur die hersonering van die eiendom hierbo beskryf, geleë langsaa Dartfieldweg, een erf wes van die kruising met Bowlingweg, van Spesiaal om handel toe te laat, onderhewig aan sekere toestande tot Spesiaal om handel toe te laat, onderhewig aan sekere toestande, om 'n vermeerdering van winkel vloeroppervlakte tot 1 000 m<sup>2</sup> toe te laat.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur van Beplanning, 2de Vloer, B Blok, Burgersentrum, h/v West- en Rivoniaweg, Sandown, vir 'n tydperk van 28 dae vanaf 12 Desember 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 12 Desember 1990 skriftelik by of tot die Direkteur van Beplanning by bovemelde adres of by Posbus 78001, Sandton 2146, ingedien of gerig word.

Adres van eienaar: Posbus 781806, Sandton 2146.

owner of Erf 372, Marlands Extension 4 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 Germiston City Council for the amendment of the town-planning scheme known as the Germiston Town-planning Scheme, 1985, by the rezoning of the property described above, situated on the south-eastern corner of the intersection of 5th and Keurboom Streets, from Residential 4, Height Zone 2, subject to certain conditions to Residential 4, Height Zone 2, subject to certain conditions, to permit an increase of coverage to 35% and to permit the erection of garages within the building restriction area.

Particulars of the application will lie for inspection during normal office hours at the office of the Director of Planning, 3rd Floor, Samie Building, Queen Street, Germiston, for a period of 28 days from 12th December 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 145, Germiston 1400, within a period of 28 days from 12th December 1990.

Address of owner: PO Box 781806, Sandton 2146.

12—19

#### NOTICE 2541 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 3137

I, Jeffrey Measroch, being the authorised agent of the owner of Erf 172, Eastgate Extension 12 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 the Sandton Town-planning Scheme, 1980, by the rezoning of the property described above, situated along Dartfield Road, one erf west of the intersection with Bowling Avenue, from Special to permit business subject to certain conditions to Special to permit business subject to certain conditions, to permit an increase of shop floor area to 1 000 m<sup>2</sup>.

Particulars of the application will lie for inspection during normal office hours at the office of the Director of Planning, 2nd Floor, B Block, Civic Centre, cnr West and Rinovia Road, Sandown, for a period of 28 days from 12th December 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 12th December 1990.

Address of owner: PO Box 781806, Sandton 2146.

12—19

## KENNISGEWING 2542 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)

## GERMISTON-WYSIGINGSKEMA 335

Ek, Casparus Cornelius Pelser, synde die gemagtigde agent van die eienaar van Erf 183, Meadowdale Uitbreiding 3, gee hiermee kragtens die bepalings van Artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Germiston aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Germiston-dorpsbeplanningskema 1985, deur die hersonering van die eiendom hierbo beskryf, geleë op die hoek van Kuschkestraat en Flemingweg, Meadowdale Uitbreiding 3 van "Nywerheid 3" tot "Spesiaal" vir 'n openbare garage, winkels, 'n droogskoonmaker en verversingsplekke.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsingenieur, Derde Vloer, Samiegebou, hoek van Queen- en Spilsburystraat, Germiston, vir 'n tydperk van 28 dae vanaf 12 Desember 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skriftelik by die Stadsingenieur by bovemelde adres of by Posbus 145, Germiston 1400, ingedien of gerig word.

Adres van eienaar: p/a Nichol Nathanson Venootskap, Posbus 800, Sunninghill 2157.

## KENNISGEWING 2543 VAN 1990

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

## BENONI-WYSIGINGSKEMA 1/480

Ek, Leslie John Oakenfull, synde die gemagtigde agent van die eienaars van Erf 373, dorp Apex Uitbreiding 4, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Benoni aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as die Benoni-dorpsbeplanningskema, 1/1947, deur die hersonering van die eiendom hierbo beskryf, geleë op Dusseldorfstraat, van "Spesiale Nywerheid" tot "Spesiaal" vir winkels, kantore, verversingsplekke en droogskoonmakers.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Burgercentrum, Elstonlaan, Benoni, vir 'n tydperk van 28 dae vanaf 12 Desember 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skriftelik by of tot die Stadsklerk by die bovemelde adres of by Pri-vataatsak X014, Benoni 1500, ingedien of gerig word.

Adres van eienaar: p/a Osborne, Oakenfull & Meekel, Posbus 2189, Johannesburg 2000.

Datum van eerste publikasie: 12 Desember 1990

## NOTICE 2542 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)

## GERMISTON AMENDMENT SCHEME 335

I, Casparus Cornelius Pelser, being the authorised agent of the owner of Erf 183, Meadowdale Extension 3, 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 Germiston for the amendment of the Town-planning Scheme known as Germiston Town-planning Scheme, 1985, by the rezoning of the property described above, situated on the corner of Kuschke Street and Fleming Road from "Industrial 3" to "Special" for a public garage, shops, a dry cleaner and places of refreshment.

Particulars of the application will lie for inspection during normal office hours at the office of the City Engineer, Third Floor, Samie Building, corner of Queen and Spilsbury Streets for a period of 28 days from 12 December 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the City Engineer at the above address or at PO Box 145, Germiston 1400, within a period of 28 days from 12 December 1990.

Address of owner: c/o Nichol Nathanson Partnership, PO Box 800, Sunninghill 2157.

12-19

## NOTICE 2543 OF 1990

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

## BENONI TOWN-PLANNING SCHEME 1/480

I, Leslie John Oakenfull, being the authorised agent of the owners of Erf 373, Apex Extension 4 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 Benoni for the amendment of the town-planning scheme known as the Benoni Town-planning Scheme, 1/1947, by the rezoning of the property described above, situated on Dusseldorf Street, from "Special Industrial" to "Special" for shops, offices, places of refreshment and dry cleaners.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Civic Centre, Elston Avenue, Benoni, for a period of 28 days from 12 December 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 X014, Benoni 1500, within a period of 28 days from 12 December 1990.

Address of owner: c/o Osborne, Oakenfull & Meekel, PO Box 2189, Johannesburg 2000.

Date of first publication: 12 December 1990.

12-19

## KENNISGEWING 2544 VAN 1990

## SPRINGS-WYSIGINGSKEMA 1/576

**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, Cornelius Ferdinand Pienaar, synde die gemagtigde agent van die eienaar van Erf 1942 Springs, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Springs Stadsraad aansoek gedoen het om die wysiging van die Springs-dorpsbeplanningskema deur die hersonering van die eiendom hierbo beskryf, van "Spesiaal" vir kantore en woonstelle tot "Spesiaal" vir 'n mediese sentrum en resepenteende apteek.

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 12 Desember 1990.

Beware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skrifte-lik by of tot die Stadsklerk by bovemelde adres ingedien of gerig word.

Adres van agent: C.F. Pienaar, Pine Pienaar Stadsbeplanners, Posbus 14221, Dersley 1569. Tel: 816 1292.

## KENNISGEWING 2545 VAN 1990

## SPRINGS-WYSIGINGSKEMA 1/577

**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, Cornelius Ferdinand Pienaar, synde die gemagtigde agent van die eienaar van Erf 884 Springs, gee hiermee ingevolge artikel 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 kantore en woonstelle tot "Spesiaal" vir besigheidsdoeleindes.

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 12 Desember 1990.

Beware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skrifte-lik by of tot die Stadsklerk by bovemelde adres ingedien of gerig word.

Adres van agent: C.F. Pienaar, Pine Pienaar Stadsbeplanners, Posbus 14221, Dersley 1569. Tel: 816 1292.

## KENNISGEWING 2546 VAN 1990

## SPRINGS-WYSIGINGSKEMA 1/579

**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, Cornelius Ferdinand Pienaar, synde die gemagtigde

## NOTICE 2544 OF 1990

## SPRINGS AMENDMENT SCHEME 1/576

**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, Cornelius Ferdinand Pienaar, being the authorised agent of the owner of Erf 1942 Springs, 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 Springs Town Council for the amendment of the Springs Town-planning Scheme by the rezoning of the property described above, from "Special" for offices and flats to "Special" for a medical centre and dispensing chemist.

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 12 December 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 12 December 1990.

Address of agent: C.F. Pienaar, Pine Pienaar Town Planners, P.O. Box 14221, Dersley 1569. Tel. 816 1292.

12—19

## NOTICE 2545 OF 1990

## SPRINGS AMENDMENT SCHEME 1/577

**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, Cornelius Ferdinand Pienaar, being the authorised agent of the owner of Erf 884 Springs, 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 Springs Town Council for the amendment of the Springs Town-planning Scheme by the rezoning of the property described above, from "Special" for offices and flats to "Special" for business purposes.

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 12 December 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 12 December 1990.

Address of agent: C.F. Pienaar, Pine Pienaar Town Planners, P.O. Box 14221, Dersley 1569. Tel. 816 1292.

12—19

## NOTICE 2546 OF 1990

## SPRINGS AMENDMENT SCHEME 1/579

**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, Cornelius Ferdinand Pienaar, being the authorised agent

agent van die eienaar van Erwe 1452 en 1453 Springs Uitbreiding, gee hiermee ingevolge artikel 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 kantore en woonstelle tot "Spesiaal" vir diensnywerhede en kantore.

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 12 Desember 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skrifte-lik by of tot die Stadsklerk by bovenmelde adres ingedien of gerig word.

Adres van agent: C.F. Pienaar, Pine Pienaar Stadsbeplan-ners, Posbus 14221, Dersley 1569. Tel: 816 1292.

#### KENNISGEWING 2547 VAN 1990

#### SPRINGS-WYSIGINGSKEMA 1/580

#### 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, Cornelius Ferdinand Pienaar, synde die gemagtigde agent van die eienaar van Erwe 1670 tot 1675 Springs Uitbreiding, gee hiermee ingevolge artikel 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 "Algemene Besigheid" tot "Spesiaal" vir diensnywerhede, kantore en algemene besigheid.

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 12 Desember 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skrifte-lik by of tot die Stadsklerk by bovenmelde adres ingedien of gerig word.

Adres van agent: C.F. Pienaar, Pine Pienaar Stadsbeplan-ners, Posbus 14221, Dersley 1569. Tel: 816 1292.

#### KENNISGEWING 2549 VAN 1990

#### BEDFORDVIEW-WYSIGINGSKEMA 553

Ek, Peter John Dacomb, van die firma Planpraktyk Inge-lyf, synde die gemagtigde agent van die eienaar van Erf 1588 Bedfordview Uitbreiding 328, gee hiermee ingevolge Artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Bedfordview aansoek gedoen het om wysiging van die Dorps-beplanningskema bekend as die Bedfordview-dorpsbeplanningskema, 1/1948, deur die hersonering van die eiendom hierbo beskryf, geleë te Rileyweg vanaf "Spesiaal Woon" tot "Spesiaal" vir kantore en privaat parkeergarages ten einde 'n eenvormige sonering met Erf 1589 te verkry vir die doeleindes van konsolidasie.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Burger-

of the owner of Erven 1452 and 1453 Springs Extension, 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 Springs Town Council for the amendment of the Springs Town-planning Scheme by the rezoning of the property described above, from "Special" for offices and flats to "Special" for service industries and offices.

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 12 December 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 12 December 1990.

Address of agent: C.F. Pienaar, Pine Pienaar Town Plan-ners, P.O. Box 14221, Dersley 1569. Tel. 816 1292.

12—19

#### NOTICE 2547 OF 1990

#### SPRINGS AMENDMENT SCHEME 1/580

#### 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, Cornelius Ferdinand Pienaar, being the authorised agent of the owner of Erven 1670 to 1675 Springs Extension, 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 Springs Town Council for the amendment of the Springs Town-planning Scheme by the rezoning of the prop-erty described above, from "General Business" to "Special" for service industries, offices and general business.

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 12 December 1990.

Objections to or representations in respect of the applica-tion must be lodged with or made in writing to the Town Clerk at the above address within a period of 28 days from 12 December 1990.

Address of agent: C.F. Pienaar, Pine Pienaar Town Plan-ners, P.O. Box 14221, Dersley 1569. Tel. 816 1292.

12—19

#### NOTICE 2549 OF 1990

#### BEDFORDVIEW AMENDMENT SCHEME 533

I, Peter John Dacomb, of the firm Planpractice Incorpor-ated, being the authorised agent of the owner of Erf 1588 Bedfordview Extension 328, 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 Bedfordview Town Council for the amendment of the Town-planning Scheme known as the Bedfordview Town-planning Scheme, 1/1948, by the rezoning of the property described above, situated at Riley Road, from "Special Residential" to "Special" for of-fices and private parking garages to create a common zoning with Erf 1589 for consolidation purposes.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Civic

sentrum, Hawleyweg, Bedfordview vir 'n tydperk van 28 dae vanaf 12 Desember 1990.

Besware teen of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skriftelik by die Stadsklerk by bovemelde adres of by Posbus 3, Bedfordview, 2008 ingedien of gerig word.

Adres van Eienaar: p/a Planpraktyk Ingelyf, Posbus 1932, Pretoria 0001.

(1065C)/EB

#### KENNISGEWING 2550

**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 1555

Ons, Planpraktyk Ing., synde die gemagtigde agent van die eienaar van die Restant van Erf 65, Buccleuch Dorp, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ons 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 te Fife Street, Buccleuch, van "Residensieel 1" tot "Residensieel 2" met 'n digtheid van 44 wooneenhede per hektaar.

Besonderhede van die aansoek lê te insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer B207, B Blok, Burgersentrum, h/v Rivoniaweg en Weststraat, Sandown, Sandton, vir 'n tydperk van 28 dae vanaf 12 Desember 1990.

Besware teen of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae van 12 Desember 1990 skriftelik by of tot die Stadsklerk by bovemelde adres of by Posbus 78001, Sandton 2146, ingedien of gerig word.

Adres van eienaar: p/a Planpraktyk Ing., Posbus 78246, Sandton 2146.

#### KENNISGEWING 2551 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)**

#### ALBERTON-WYSIGINGSKEMA 546

Ek, Francois du Plooy, synde die gemagtigde agent van die eienaar van Erwe 598, New Redruth en 'n gedeelte van 987, New Redruth gemerk ABCD, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Alberton aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Alberton-dorpsbeplanningskema, 1979, deur die hersonering van die eiendom hierbo beskryf, geleë te Trelawnyweg 57 en 59, New Redruth, van Residensieel 1 tot Spesiaal met 'n bylae.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Sekretaris, Vlak 3, Burgersentrum, Alberton vir 'n tydperk van 28 dae vanaf 12

Centre, Hawley Road, Bedfordview for a period of 28 days from 12 December 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 P.O. Box 3, Bedfordview, 2008, within a period of 28 days from 12 December 1990.

Address of Owner: c/o Planpractice Incorporated, P.O. Box 1932, Pretoria 0001.

(1065B)/EB

12—19

#### NOTICE 2550 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 1555

We, Planpractice Inc., being the authorized agent of the owner of the Remaining Extent of Erf 65, Buccleuch Township, 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 Town Council of Sandton for the amendment of the Town-planning Scheme known as the Sandton Town-planning Scheme, 1980, by the rezoning of the property described above, situated on Fife Street, Buccleuch from "Residential 1" to "Residential 2" at a density of 44 dwelling units per hectare.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room B207, B Block, Civic Centre, corner Rivonia Road and West Street, Sandown, Sandton, for the period of 28 days from 12 December 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 78001, Sandton 2146, within a period of 28 days from 12 December 1990.

Address of owner: c/o Planpractice Inc., PO Box 78246, Sandton 2146.

12—19

#### NOTICE 2551 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)**

#### ALBERTON AMENDMENT SCHEME 546

I, Francois du Plooy, being the authorized agent of the owner of Erven 598, New Redruth and a portion of 987, New Redruth marked ABCD, 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 Alberton for the amendment of the town-planning scheme known as Alberton Town-planning Scheme, 1979, by the rezoning of the property described above, situated 57 and 59, Trelawny Road, New Redruth from Residential 1 to Special with an annexure.

Particulars of the application will lie for inspection during normal office hours at the office of the Secretary, Level 3,

Desember 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 12 Desember 1990 skriftelik by of tot die Stadsklerk by bovemelde adres of by Posbus 4, Alberton 1450, ingedien of gerig word.

Adres van eienaar: p/a Proplan & Medewerkers, Posbus 2333, Alberton 1450.

#### KENNISGEWING 2552 VAN 1990

#### STADSRAAD VAN PRETORIA

#### PRETORIA-WYSIGINGSKEMA

Ek, Karin Johanna van Straten, synde die gemagtigde agent van die eienaar van Erf 664, Hatfield, 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 hersonering van die eiendom hierbo beskryf, geleë te die suidoostelike hoek van Pretorius- en Richardstraat, Hatfield, van "Spesiaal" vir 'n vulstasie tot "Spesiaal" vir 'n openbare garage, algemene handelaar, 2000 posbusse, autobank, wegneemtes en 'n motorhandelaar.

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 12 Desember 1990 (die datum van die eerste publikasie van hierdie kennisgewing).

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skriftelik by of tot die Stadsekretaris by bovemelde adres of by Posbus 440, Pretoria 0001, ingedien of gerig word.

Adres van gemagtigde agent: F Pohl en Vennote, Posbus 7036, Hennopsmeer 0046, Grondvloer Panoramagebou, Lenchenlaan Noord, Zwartkop Uitbreiding 4.

#### KENNISGEWING 2553 VAN 1990

#### STADSRAAD VAN PRETORIA

#### PRETORIA-WYSIGINGSKEMA

Ek, Karin Johanna van Straten, synde die gemagtigde agent van die eienaar van Erwe R/1/475, R/475, R/476, R/476, R/477 en 1/477, Hatfield, 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 hersonering van die eiendom hierbo beskryf, geleë te Schoeman- en Pretoriussstraat, oos van Richardstraat, Hatfield, van "Spesiale woon" tot "Spesiaal" vir winkels en verversingsplekke.

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 12 Desember 1990 (die datum van die eerste publikasie van hierdie kennisgewing).

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skriftelik by of tot die Stadsekretaris by bovemelde adres of by Posbus 440, Pretoria 0001, ingedien of gerig word.

Civic Centre, Alberton for the period of 28 days from 12 December 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 4, Alberton 1450, within a period of 28 days from 12 December 1990.

Address of owner: c/o Proplan & Associates, PO Box 2333, Alberton 1450.

12—19

#### NOTICE 2552 OF 1990

#### CITY COUNCIL OF PRETORIA

#### PRETORIA AMENDMENT SCHEME

I, Karin Johanna van Straten, being the authorized agent of the owner of Erf 664, 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 the south eastern corner of Pretorius and Richard Streets, Hatfield, from "Special" for a filling station to "Special" for a public garage, general dealer, 2000 post boxes, autobank, take aways and a motor dealer.

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 12 December 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 City Secretary at the above address or at PO Box 440, Pretoria 0001, within a period of 28 days from 12 December 1990.

Address of authorized agent: F Pohl and Partners, PO Box 7036, Hennopsmeer 0046, Ground Floor, Panorama Building, Lenchen Avenue North, Zwartkop Extension 4.

12—19

#### NOTICE 2553 OF 1990

#### CITY COUNCIL OF PRETORIA

#### PRETORIA AMENDMENT SCHEME

I, Karin Johanna van Straten, being the authorized agent of the owner of Erven R/1/475, R/475, R/476, R/476, R/477, 1/477, 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 Schoeman and Pretorius Street, east of Richard Street, Hatfield, from "Special Residential" to "Special" for shops and places of refreshment.

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 12 December 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 City Secretary at the above address or at PO Box 440, Pretoria 0001, within a period of 28 days from 12 December 1990.

Adres van gemagtigde agent: F Pohl en Vennotte, Posbus 7036, Hennopsmeer 0046, Grondvloer Panoramagebou, Lenchenaan-noord, Zwartkop Uitbreiding 4.

## KENNISGEWING 2554 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 3276

Ek, Stephen Colley Jaspan, synde die gemagtigde agent van die eienaar van Erf 460, dorp Observatory Uitbreiding, 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 te Frederickstraat 84 van "Residensieel 1" met 'n digtheid van 1 woonhuis per erf na "Residensieel 1" met 'n digtheid van 1 woonhuis per 1 000 m<sup>2</sup>.

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 12 Desember 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 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 Rosmarin en Medewerkers, Sherborne Square, Sherborneweg 5, Parktown 2193.

## KENNISGEWING 2555 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)**

### ROODEPOORT-WYSIGINGSKEMA NOMMER 250

Ek, Barbara Elsie Broadhurst, synde die gemagtigde agent van die eienaar van Gedeeltes 1 tot 5 en 8 tot 11, Erf 852 Dorp Constantiakloof 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 dorpsaanlegskema bekend as Roodepoort-dorpsbeplanningskema 1987 deur die hersonering van die eiendom hierbo beskryf, geleë op die noorde kant van Wilhelminastraat, net af die hoek van Wilhelminastraat en Jim Fouche Rylaan, omtrent 800 m suid van die aansluiting van Jim Fouche Rylaan en

Address of authorized agent: F Pohl and Partners, PO Box 7036, Hennopsmeer 0046, Ground Floor, Panorama Building, Lenchenaan-noord, Zwartkop Extension 4.

12—19

## NOTICE 2554 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 3276

I, Stephen Colley Jaspan, being the authorized agent of the owner of Erf 460, Observatory Extension 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 Johannesburg 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 84 Frederick Street, Observatory Extension, from "Residential 1" with a density of 1 dwelling per erf to "Residential 1" with a density of 1 dwelling per 1 000 m<sup>2</sup>.

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 12 December 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 12 December 1990.

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

12—19

## NOTICE 2555 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)**

### ROODEPOORT AMENDMENT SCHEME NUMBER 250

I, Barbara Elsie Broadhurst, being the authorised agent of the owner of Portions 1 to 5 and 8 to 11 of Erf 852 Constantiakloof Extension 12 Township 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 1987 by the rezoning of the properties described above, situated on the northern side of Wilhelmina Road just off the corner of Wilhelmina Road and Jim Fouche Drive, approximately 800 m south of the intersection of Jim Fouche Drive and Hendrik

Hendrik Potgieterweg, van "Besigheid 3" tot "Besigheid 3" wat ook aanmekaargeskakelde en/of losstaande wooneenhede, plekke van Godsdiensoefening, geselligheidsale, inrigtings, Onderrigplekke, Vermaaklikheidsplekke in Hoogtesone 6 op Gedeeltes 1 tot 5 en 8 tot 10 en tot "Bestaande Openbare Paaie" op Gedeelte 11, belaat.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Burgercentrum, Christiaan de Wetweg, Florida Park, vir 'n tydperk van 28 dae vanaf 12 Desember 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skriftelik by of tot die Stadsklerk by bovenmelde adres of by Privaatsak X30, Roodepoort, 1725, ingedien of gerig word.

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

#### KENNISGEWING 2556 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)**

#### PRETORIA-WYSIGINGSKEMA

Ons, Rosmarin en Medewerkers, synde die gemagtigde agent van die eienaar van Gedeelte 2 van Erf 559, Hatfield, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ons by die Grootstadraad van Pretoria aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Pretoriadorpsbeplanningskema 1974 deur die hersonering van die eiendom hierbo beskryf, geleë te Duncanstraat 570, Hatfield van "Spesiale Woon" tot "Spesiaal" vir kantore, onderworpe aan sekere voorwaardes.

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 12 Desember 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skriftelik by of tot die Stadsekretaris by bovenmelde adres of by Posbus 440, Pretoria, 0001, ingedien of gerig word.

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

#### KENNISGEWING 2557 VAN 1990

#### JOHANNESBURG-WYSIGINGSKEMA 3279

Ek, Robert Brainerd Taylor, synde die gemagtigde agent van die eienaar van Erwe 1 en 2 Braampark 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 van die dorpsbeplanningskema bekend as Johannesburg-dorpsbeplanningskema 1979 deur die hersonering van die eiendom hierbo beskryf, geleë te noordwes hoek van Hoofdstraat en Joubertstraat van Spesiale vir kantore, inrigtings, plekke van onderrig, munisipale gebruik, plekke van ver-

Potgieter Road, from "Business 3" to "Business 3" also permitting attached and/or detached dwelling units, places of public worship, social halls, institutions, places of instruction and places of amusement in height Zone 6 on Portions 1 to 5 and 8 to 10 and to "Existing Public Road" on Portion 11.

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 a period of 28 days from 12 December 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 12 December 1990.

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

12-19

#### NOTICE 2556 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)**

#### PRETORIA AMENDMENT SCHEME

We, Rosmarin and Associates, being the authorized agent of the owner of Portion 2 of Erf 559 Hatfield, 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 City Council of Pretoria for the amendment of the town-planning scheme known as Pretoria Town-planning Scheme 1974 by the rezoning of the property described above, situated at 570 Duncan Street, Hatfield from "Special Residential" to "Special" for offices, subject to certain conditions.

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 12 December 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 12 December 1990.

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

12-19

#### NOTICE 2557 OF 1990

#### JOHANNESBURG AMENDMENT SCHEME 3279

I, Robert Brainerd Taylor, being the authorized agent of the owner of Erven 1 and 2 Braampark Township hereby give notice in terms of section 56(1)(b)(i) of the Town-planing 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 properties described above, situated on north-western corner of Hoofd Street and Joubert Street Extension from Special for office, institutions, places of instruction, municipal uses, places of amusement

maaklikheid onderworpe aan spesiale voorwaardes insluitend 'n VOV van 1,0 tot "Besigheid 4" plus inrigtings, plekke van onderrig, munisipale gebruik, plekke van vermaaklikheid en beperkte winkels onderworpe aan spesiale voorwaardes insluitend 'n VOV van 1,5.

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 12 Desember 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 12 Desember 1990 skriftelik by of tot die Direkteur van Beplanning by bovemelde adres of by Posbus 30733 Braamfontein 2017 ingedien of geig word.

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

#### KENNISGEWING 2558 VAN 1990

#### JOHANNESBURG-WYSIGINGSKEMA 3211

Ek, Marius Johannes van der Merwe, synde die gemagtigde agent van die eienaar van Gedeelte 1 van Erf 2415, Houghton Estate, gee hiermee ingevolge artikel 58(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 Agstelaan 12, Houghton Estate van Residensieel 2, onderworpe aan voorwaardes tot Residensieel 2, onderworpe aan gewysigde 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 12 Desember 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skriftelik by of tot die Direkteur van Beplanning by bovemelde adres of by Posbus 30733, Braamfontein, 2017 ingedien of geig word.

Adres van agent: Marius van der Merwe en Vennote, Posbus 39349, Booyens 2016.

#### KENNISGEWING 2559 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)**

#### SANDTON-WYSIGINGSKEMA 1653

Ons, Van der Schyff, Baylis, Gericke en Druce, die gemagtigde agente van die eienaar van Erf 236 Woodmead Uitbreiding 1 gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ons by die Stadsraad van Sandton aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Sandton-dorpsbeplanningskema 1980 deur die hersonering van

subject to certain conditions including a FAR of 1,0 to "Business 4" plus institutions, places of instruction, municipal uses, places of amusement and limited shops, subject to certain conditions including a FAR of 1,5.

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 12 December 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 12 December 1990.

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

12

#### NOTICE 2558 OF 1990

#### JOHANNESBURG AMENDMENT SCHEME 3211

I, Marius Johannes van der Merwe, being the authorized agent of the owner of Portion 1 of Erf 2415, 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 12 Eighth Avenue, Houghton Estate from Residential 2, subject to conditions to Residential 2, subject to amended 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 12 December 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 P.O. Box 30733, Braamfontein, 2017, within a period of 28 days from 12 December 1990.

Address of agent: Marius van der Merwe and Associates, PO Box 39349, Booyens 2016.

12—19

#### NOTICE 2559 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)**

#### SANDTON AMENDMENT SCHEME 1653

We, Van der Schyff, Baylis, Gericke and Druce, being the authorised agents of Erf 236 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

die eiendom hierbo beskryf, geleë op die hoek van Wesselsweg en Garystraat vanaf Residensieel 1 tot Besigheid 4, onderworpe aan voorwaardes.

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 12 Desember 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 12 Desember 1990 skriftelik by of tot die Direkteur van Beplanning by bovemelde 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.

230-8A

#### KENNISGEWING 2560 VAN 1990

##### BYLAE 11

(Regulasie 21)

#### KENNISGEWING VAN AANSOEK OM STIGTING VANDORP

Die Raad op Plaaslike Bestuursaangeleenthede, 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 Sekretaris, 8ste Vloer, HB Phillips Gebou, h/v Bosman- en Schoemanstraat, Pretoria vir 'n tydperk van 28 dae vanaf 12 Desember 1990.

Beware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skriftelik en in tweevoud by of tot die Sekretaris by bovemelde adres of by Posbus 1341, Pretoria, 0001 ingedien of gerig word.

##### BYLAE

Naam van dorp: Burgersfort Uitbreiding 4.

Volle naam van aansoeker: Van Niekerk, Kleyn en Edwards.

Aantal erwe in voorgestelde dorp: Residensieel 1: 8.

Beskrywing van grond waarop dorp gestig staan: 'n Deel van die Restant van die plaas Mooifontein No 313-KT, distrik Lydenburg.

Ligging van voorgestelde dorp: Noord en aanliggend aan Burgersfort dorp, tussen Endstraat en die spoorlyn.

Verwysing: 15/4/1/11/4.

#### KENNISGEWING 2561 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)

##### ALBERTON-WYSIGINGSKEMA 542

Ek, Edward Henry Victor Walter, synde die gemagtigde agent van die eienaars van Erf 238, Alrode Suid Uitbreiding

above, situated on the corner of Wessels Road and Gary Street 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 12 December 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 12 December 1990.

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

230-8E

12—19

#### NOTICE 2560 OF 1990

##### SCHEDULE 11

(Regulation 21)

#### NOTICE OF APPLICATION FOR ESTABLISHMENT OF TOWNSHIP

The Local Government Affairs Council 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 annexure hereto, has been received by it.

Particulars of the application will lie for inspection during normal office hours at the office of the Secretary, 8th Floor, HB Phillips Building, cnr Bosman and Schoeman Streets, Pretoria, for a period of 28 days from 12 December 1990.

Objections to or representations in respect of the application must be lodged with or made in writing and in duplicate to the Secretary at the above address or at PO Box 1341, Pretoria, 0001 within a period of 28 days from 12 December 1990.

##### ANNEXURE

Name of township: Burgersfort Extension 4.

Full name of applicant: Van Niekerk, Kleyn and Edwards.

Number of erven in proposed township: Residential 1: 8.

Description of land on which township is to be established: A part of the Remainder of the farm Mooifontein No 313-KT, district of Lydenburg.

Situation of proposed township: North and adjacent to Burgersfort town, between End Street and the railway line.

Reference No.: 15/4/1/11/4.

12—19

#### NOTICE 2561 OF 1990

#### NOTICE OF APPLICATION FOR AMENDMENT OF ALBERTON TOWN-PLANNING SCHEME, 1979, IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

##### ALBERTON AMENDMENT SCHEME 542

I, Edward Henry Victor Walter, being the authorised agent of the owners of Erf 238, Alrode South Extension 5

5 Dorp, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Alberton aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Albertondorpsbeplanningskema, 1979, deur die hersonering van die eiendom hierbo beskryf, geleë te Adamsonlaan 1, Alrode Suid Uitbreiding 5 van "Nywerheid 1" tot "Nywerheid 1" met 'n bylaag wat beperkte kleinhandelverkoope toelaat.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Sekretaris, Derde Vlak, Burgersentrum, Alberton vir 'n tydperk van 28 dae vanaf die 12de Desember 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12de Desember 1990 skriftelik by of tot die Sekretaris by bovemelde adres of by Edward H.V. Walter, Posbus 3964, Alrode 1451, ingedien of gerig word.

Adres van eienaar: per adres Edward H.V. Walter, Posbus 3964, Alrode 1451.

#### KENNISGEWING 2562 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 1646

Ek, Robert Henry Whitworth Warren, synde die gemagtigde agent van die eienaar van Erf 358, Sandown Uitbreiding 24 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 noordoostelike hoek van die aansluiting van Edward Rubensteinlaan en Marionstraat, van "Residensieel 1" met 'n digtheid van "een woonhuis per 4 000 m<sup>2</sup>" tot "Residensieel 1" met 'n digtheid van "een woonhuis per 2 000 m<sup>2</sup>".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur Beplanning, Kamer B206, B-Blok, Burgersentrum, Rivoniaweg, Sandton, vir 'n tydperk van 28 dae vanaf 12 Desember 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 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 & Vennote, Posbus 186, Morningside 2057.

#### KENNISGEWING 2563 VAN 1990

#### ROODEPOORT-WYSIGINGSKEMA 447

**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 Gertruida Jacoba Smith en/of ek, Petrus Lafras van der Walt, synde die gemagtigde agent van die eienaar van Gedeelte 293 ('n gedeelte van Gedeelte 70) van die plaas Roo-

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 Alberton, for the amendment of the Town-planning Scheme known as Alberton Town-planning Scheme, 1979, by the rezoning of the property described above, situated at No 1 Adamsonlaan, Alrode South Extension 5, from "Industrial 1" to "Industrial 1" with an annexure to permit limited retail trade.

Particulars of the application will lie for inspection during normal office hours at the office of the Secretary, 3rd Floor, Civic Centre, Alberton, for a period of 28 days from the 12th December 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Secretary at the above address, or at Edward H.V. Walter, PO Box 3964, Alrode 1451, within a period of 28 days from 12th December 1990.

Address of owner: Care of Edward H.V. Walter, PO Box 3964, Alrode 1451.

12—19

#### NOTICE 2562 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 1646

I, Robert Henry Whitworth Warren, being the authorised agent of the owner of Erf 358, Sandown Extension 24 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 on the north-eastern corner of the intersection of Edward Rubenstein Drive and Marion Street, from "Residential 1" with a density of "one dwelling per 4 000 m<sup>2</sup>" to "Residential 1" with a density of "one dwelling per 2 000 m<sup>2</sup>".

Particulars of the application will lie open for inspection during normal office hours at the office of the Director Town-planning, Sandton Town Council, Room B206, B-blok, Civic Centre, Rivonia Road, Sandton, for a period of 28 days from 12 December 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Director Town-planning, at the above address or at Sandton Town Council, PO Box 78001, Sandton 2146, within a period of 28 days from 12 December 1990.

Address of authorised agent: R H W Warren & Partners, PO Box 186, Morningside 2057.

12—19

#### NOTICE 2563 OF 1990

#### ROODEPOORT AMENDMENT SCHEME 447

**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, Gertruida Jacoba Smith and/or I, Petrus Lafras van der Walt, being the authorized agent of the owner of Portion 293 (a portion of Portion 70) of the farm 237, Roodepoort, Regi-

depoort 237, I.Q. Transvaal, 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 Amsterdamstraat, van "Landbou" tot "Inrigting".

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 12 Desember 1990.

Beware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skriftelik by of tot die Hoof Stedelike Ontwikkeling by bovemelde adres of by Privaatsak X30, Roodepoort 1725, ingedien of gerig word.

Adres van gemagtigde agent: Conradie Muller & Vennote, Posbus 243, Florida 1725, Goldmanstraat 49, Florida 1709.

#### KENNISGEWING 2564 VAN 1990

#### ROODEPOORT-WYSIGINGSKEMA 448

**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 Gertruida Jacoba Smith en/of ek, Petrus Lafras van der Walt, synde die gemagtigde agent van die eienaar van Erf 42, Stormill Uitbreiding 2 Dorpsgebied, 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 die h/v Spokeshavestraat en Staalweg, Stormill, van "Kommersieel" tot "Nywerheid 3".

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 12 Desember 1990.

Beware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skriftelik by of tot die Hoof Stedelike Ontwikkeling by bovemelde adres of by Privaatsak X30, Roodepoort 1725, ingedien of gerig word.

Adres van gemagtigde agent: Conradie Muller & Vennote, Posbus 243, Florida 1725, Goldmanstraat 49, Florida 1709.

#### KENNISGEWING 2565 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 313

Ek, Stephanus Petrus Venter, synde die gemagtigde agent van die eienaar van Gedeelte 12 ('n gedeelte van Gedeelte 1) van Erf 75 Potchefstroom IQ, Transvaal, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbe-

stration 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 Amsterdam Street, from "Agricultural" to "Institution".

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 12th December 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 12 December 1990.

Address of authorized agent: Conradie Muller & Partners, PO Box 243, Florida 1710, 49 Goldman Street, Florida 1709.

12—19

#### NOTICE 2564 OF 1990

#### ROODEPOORT AMENDMENT SCHEME 448

**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, Gertruida Jacoba Smith and/or I, Petrus Lafras van der Walt, being the authorized agent of the owner of Erf 42, Stormill Extension 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 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 cnr Spokeshave Street and Staal Road, Stormill, from "Commercial" to "Industrial 3".

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 12th December 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 12th December 1990.

Address of authorized agent: Conradie Muller & Partners, PO Box 243, Florida 1710, 49 Goldman Street, Florida 1709.

12—19

#### NOTICE 2565 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 313

I, Stephanus Petrus Venter, being the authorized agent of the owner of Portion 12 (a portion of Portion 1) of Erf 75, Potchefstroom I.Q. Transvaal, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Or-

planning 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 Lombardstraat 72, Potchefstroom van Spesiaal vir 'n restaurant, kantore, kantoorgebruik en inrigting tot Spesiaal vir 'n restaurant, kantore, kantoorgebruik, inrigting, apteek, kleinhandelverkope van medisyne en mediese apparaat en parkering.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadslerk, Kamer 315, Derde Vloer, Municipale Kantore h/v Gouws- en Wolmaransstraat, Potchefstroom vir 'n tydperk van 28 dae vanaf 12 Desember 1990 (die datum van eerste publikasie van hierdie kennisgewing).

Beware teen of vernoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skriftelik by of tot die Stadslerk by bovemelde adres of by Posbus 113, Potchefstroom 2520 ingedien of gerig word.

Adres van eienaar: S.P. Venter, Posbus 6714, Baillie Park 2526.

#### KENNISGEWING 2566 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)**

#### VANDERBIJLPARK-WYSIGINGSKEMA 126

Ek, Lourens Petrus Swart, van die firma Du Plessis, Pienaar en Swart, synde die gemagtigde agent van die eienaar van Erf 168 CE 6 x 2 Dorpsgebied Vanderbijlpark, gee hiermee ingevolge Artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Vanderbijlpark aansoek gedoen het om die wysiging van die Dorpsbeplanningskema 1987 deur die hersonering van die eiendom hierbo beskryf, geleë te h/v Edison-, Blvd- en Muirstraat, Vanderbijlpark na "Nywerheid 3" met die byvoeging van 'n bylae tot die effek dat die eiendom met die spesiale toestemming van die Plaaslike Bestuur vir die doel-eindes van openbare garages (brandstofverkope uitgesluit), gebruik kan word.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadslerk, Municipale Kantore, Klasie Havengastraat, Vanderbijlpark, vir 'n tydperk van 28 (agt en twintig) dae vanaf 12 Desember 1990.

Beware teen of vernoë ten opsigte van die aansoek moet binne 'n tydperk van 28 (agt en twintig) dae vanaf 12 Desember 1990 skriftelik by die Stadslerk by bovemelde adres of by Posbus 3, Vanderbijlpark 1990 ingedien of gerig word.

Adres van eienaars se agent: L P Swart, Du Plessis, Pienaar en Swart, 2de Vloer, Ekspasentrum, Privaatsak X035, Vanderbijlpark 1900.

#### KENNISGEWING 2568 VAN 1990

**WET OP OPHEFFING VAN BEPERKINGS, 1967: RESTERENDE GEDEELTE VAN LOT 2647 IN DIE DORP BENONI**

Hierby word ooreenkomsdig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Minister van Begroting en Plaaslike Bestuur, Volksraad goedgekeur het dat voorwaardes (B) en (C) in Akte van Transport T52923/1989 opgehef word.

dinance, 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 72 Lombard Street, Potchefstroom from Special for restaurant, offices, institution and office use to Special for restaurant, offices, office use and institution, pharmacy, retail trade in medicines and medical apparatus and parking.

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 12 December 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 12 December 1990.

Address of owner: P.O. Box 6714, Baillie Park, Potchefstroom 2526.

12-19

#### NOTICE 2566 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)**

#### VANDERBIJLPARK AMENDMENT SCHEME 126

I, Lourens Petrus Swart, of the firm Du Plessis, Pienaar and Swart, being the authorised agent of the owner of Erf 126 CE 6 x 2 Vanderbijlpark 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 Vanderbijlpark Town Council 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 cnr Edison, Blvd and Muir Streets, Vanderbijlpark to "Industrial 3" with the addition of an annexure to the scheme that the property, with the special consent of the Local Authority be used for the purposes of Public Garages (excluding fuel sale).

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Municipal Offices, Klasie Havenga Street, Vanderbijlpark for a period of 28 (twenty eight) days from 12 December 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, Vanderbijlpark, 1900, within a period of 28 (twenty eight) days from 12 December 1990.

Address of owner's agent: L P Swart, Du Plessis, Pienaar and Swart, 2nd Floor, Ekspasentrum, Private Bag X035, Vanderbijlpark 1900.

12-19

#### NOTICE 2568 OF 1990

**REMOVAL OF RESTRICTIONS ACT, 1967: REMAINING EXTENT OF LOT 2647 IN BENONI TOWNSHIP**

It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Minister of Budget and Local Government, House of Assembly, has approved that conditions (B) and (C) in Deed of Transfer T52923/1989 be removed.

PB 4-14-2-117-33

## KENNISGEWING 2567 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)

## SANDTON-WYSIGINGSKEMA 1660

Ons, Van der Schyff, Baylis, Gericke en Druce, die gemagtigde agente van die eienaar van Gedeelte 5 van Erf 19, Edenburg, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ons 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 in Wesselsweg vanaf Residensieel 1 tot Besigheid 4, onderworpe aan voorwaardes.

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 12 Desember 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 12 Desember 1990 skriftelik by of tot die Direkteur van Beplanning by bovemelde adres of by Posbus 78001, Sandton 2146 ingedien of gerig word.

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

239-8A

## KENNISGEWING 2569 VAN 1990

## WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 145 IN DIE DORP ROOSSENEKAL

Hierby word ooreenkomsdig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Minister van Plaaslike Bestuur en Behuisiging goedgekeur het dat voorwaardes 1, 2, 3, 4, 5 en 6 in Akte van Transport T38492/1989 opgehef word.

PB 4-14-2-1157-4

/2039L

## KENNISGEWING 2570 VAN 1990

## WET OP OPHEFFING VAN BEPERKINGS 1967: ERF 553 IN DIE DORP NORTHCLIFF EXTENSION 2

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

- voorwaardes (g), (h), (n), (o) en (p) in Akte van Transport T17991/1988 opgehef word.

- Johannesburg-dorpsbeplanningskema 1979, gewysig word deur die hersonering van Erf 553 in die dorp Northcliff Uitbreiding 2 tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m<sup>2</sup>" welke wysigingskema bekend staan as Johannesburg-wysigingskema 2544, soos aangedui

## NOTICE 2567 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)

## SANDTON AMENDMENT SCHEME 1660

We, Van der Schyff, Baylis, Gericke and Druce, being the authorised agents of Portion 5 of Erf 19 Edenburg, 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 by the rezoning of the property described above, situated in Wessels Road from Residential 1 to Business 4 subject to 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 12 December 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 12 December 1990.

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

239-8E

12—19

## NOTICE 2569 OF 1990

## REMOVAL OF RESTRICTIONS ACT, 1967: ERF 145 IN ROOSSENEKAL 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 conditions 1, 2, 3, 4, 5 and 6 in Deed of Transfer T38492/1989 be removed.

PB 4-14-2-1157-4

/2044L

19

## NOTICE 2570 OF 1990

## REMOVAL OF RESTRICTIONS ACT, 1967: ERF 553 IN NORTHCLIFF EXTENSION 2 TOWNSHIP

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

- conditions (g), (h), (n), (o) and (p) in Deed of Transfer T17991/1988 be removed; and

- Johannesburg Town-planning Scheme 1979, be amended by the rezoning of Erf 553 in Northcliff Extension 2 Township, to "Residential 1" with a density of "One dwelling per 1 500 m<sup>2</sup>" which amendment scheme will be known as Johannesburg Amendment Scheme 2544, as indicated on the relevant Map 3 and scheme clauses which are open for in-

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 Johannesburg.

PB 4-14-2-949-13

/2038L

## KENNISGEWING 2571 VAN 1990

## BARBERTON-WYSIGINGSKEMA 49

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, bekend gemaak dat die Minister van Begroting en Plaaslike Bestuur, Volksraad goedgekeur het dat Barberton-dorpsaanlegskema 1974 gewysig word deur die hersonering van Erf 3769 tot "Spesiaal" vir kommersiële doeleeindes, diensnywerhede en verversingsplekke vir eie werknemers en met die toestemming van die Raad kleinhandel wat direk verband hou met en ondergeskik is aan die hoofgebruik en spesiale gebruikte, onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Barberton-wysigingskema 49.

PB 4-9-2-5-49

/4306L

## KENNISGEWING 2572 VAN 1990

## BARBERTON-WYSIGINGSKEMA 48

Hierby word ooreenkomstig die bepalings van artikel 45 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, bekend gemaak dat die Minister van Begroting en Plaaslike Bestuur, Volksraad, goedgekeur het dat Barberton-dorpsbeplanningskema 48, 1974 gewysig word deur die hersonering van Erf 3789 Barberton tot "Spesiaal" vir verversingsplekke, winkels, kantore en droogskoonmakers en met die toestemming van die Raad vir wasserytjies, onderrieplekke, geselligheidsale, vermaakklikheidsplekke, plekke vir openbare godsdiensoefening, spesiale gebruikte, banketbakkerye, hotelle en visbraaiers.

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

Hierdie wysiging staan bekend as Barberton-wysigingskema 48.

PB 4-9-2-5-48

## KENNISGEWING 2573 VAN 1990

## WET OP OPHEFFING VAN BEPERKINGS, 1967: GEDEELTE 88 VAN DIE PLAAS TURFFONTEIN 100 I.R.

Hierby word ooreenkomstig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Minister vir Streekontwikkeling en van Begroting en Plaaslike Bestuur goedgekeur het dat voorwaarde 2 in Akte van Transport 19100/1971 opgehef word en voorwaarde 3 in diesselfde akte gewysig word om soos volg te lees:

spection at the offices of the Head of Department: Department of Local Government, Housing and Works, Pretoria and the Town Clerk of Johannesburg.

PB 4-14-2-949-13

/1409C

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## NOTICE 2571 OF 1990

## BARBERTON AMENDMENT SCHEME 49

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1986 that the Minister of Budget and Local Government House of Assembly has approved the amendment of Barberton Town-planning Scheme 1974 by the rezoning of Erf 3769 to "Special" for commercial purposes, service industries, light industries and places of refreshment for own employers and with the special consent of the Council, retail trade which is directly related and subordinate to the main uses, subject to certain conditions.

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

This amendment is known as Barberton Amendment Scheme 49.

PB 4-9-2-5-49

/4306L

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## NOTICE 2572 OF 1990

## BARBERTON AMENDMENT SCHEME 48

It is hereby notified in terms of section 45 of the Town-planning and Townships Ordinance, 1986 that the Minister of Budget and Local Government House of Assembly has approved the amendment of Barberton Town-planning Scheme 1974 by the rezoning of Erf 3789 Barberton to "Special" for places of refreshment, shops, offices and dry cleaners and with the consent of the Council for launderettes, places of instruction, social halls, places of amusement, places of public worship, special uses, confectioners, hotels and fish fryers, subject to certain conditions.

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

This amendment is known as Barberton Amendment Scheme 48.

PB 4-9-2-5-48

/4306L

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## NOTICE 2573 OF 1990

## REMOVAL OF RESTRICTIONS ACT, 1967: PORTION 88 OF THE FARM TURFFONTEIN 100 I.R.

It is hereby notified in Terms of Section 2(1) of the Removal of Restrictions Act, 1967 that the Minister of Budget and Local Government has approved that condition 2 in Deed of Transfer 19100/1971 be removed and that condition 3 in the same Deed be amended to read as follows:

"The owner shall not open upon the said portion any place for the sale of wines, spirituous or malt liquors."

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

912IVZ

#### KENNISGEWING 2574 VAN 1990

#### WET OP OPHEFFING VAN BEPERKINGS 1967: ERF 10 PHALABORWA

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

1. Voorwaardes 2(a), 2(c) en 2(d) in Akte van Transport T7384/1989 opgehef word.

2. Phalaborwa-dorpsbeplanningskema 1981, gewysig word deur die hersonering van erf 10 Phalaborwa tot "Besigheid 3" welke wysigingskema bekend staan as Phalaborwa-wysigingskema 27, soos aangedui op die betrokke Kaart 3 en die skemaklousules wat ter insae lê in die kantoor van die Departementshoof, Departement Plaaslike Bestuur, Behuisiging en Werke, Pretoria en die Stadsklerk van Phalaborwa.

PB 4-14-2-1596-13

/0072RL

#### KENNISGEWING 2575 VAN 1990

#### THABAZIMBI-WYSIGINGSKEMA 26

Hierby word ooreenkomstig 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 Thabazimbi-dorpsbeplanningskema 1980 gewysig word deur die hersonering van die Resterende Gedeelte van Gedeelte 11 ('n Gedeelte van Gedeelte 3) van die plaas Doornhoek 318-KQ tot "Spesiaal" vir sodanige doeleinades soos wat die Minister mag goedkeur.

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

Hierdie wysiging staan bekend as Thabazimbi-wysigingskema 26.

PB 4-9-2-104H-26

#### KENNISGEWING 2576 VAN 1990

#### BRONKHORSTSUIT-WYSIGINGSKEMA 54

Hierby word ooreenkomstig die bepalings van artikel 45 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, bekend gemaak dat die Minister van Begroting en Plaaslike Bestuur, Volksraad, goedgekeur het dat Bronkhortspruit-dorpsbeplanningskema 1986 gewysig word deur die hersonering van Erwe 518 en 548 Erasmusrand X2 na "Spesiaal" vir Nywerheid 1 en vir doeleinades van 'n abattoir en verbandhoudende doeleinades en, vir die kleinhandel- en groothandel-verkoop van vleis, vleisprodukte en aanverwante dierreprodukte onderworpe aan sekere voorwaardes.

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

"The owner shall not open upon the said portion any place for the sale of wines, spirituous or malt liquors."

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

912IVZ

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#### NOTICE 2574 OF 1990

#### REMOVAL OF RESTRICTIONS ACT, 1967: ERF 10 PHALABORWA

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

1. Conditions 2(a), 2(c) and 2(d) in Deed of Transfer T1384/1989 be removed; and

2. The Phalaborwa Town-planning Scheme 1981 be amended by rezoning of erf 10 Phalaborwa to "Business 3" which amendment scheme will be known as Phalaborwa Amendment Scheme 27, 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 Phalaborwa.

PB 4-14-2-1596-13

/0072RL

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#### NOTICE 2575 OF 1990

#### THABAZIMBI AMENDMENT SCHEME 26

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 Thabazimbi Town-planning Scheme 1980 by rezoning of the Remaining Extent of Portion 11 (a Portion of Portion 3) of the farm Doornhoek 318-KQ to "Special" for such purposes as the Minister may approve.

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

The amendment is known as Thabazimbi Amendment Scheme 26.

PB 4-9-2-104H-26

186A/881221D

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#### NOTICE 2576 OF 1990

#### BRONKHORSTSUIT AMENDMENT SCHEME 54

It is hereby notified in terms of section 45 of the Town-planning and townships Ordinance, 1986, that the Minister of Budget and Local Government House of Assembly has approved the amendment of Bronkhortspruit Town-planning Scheme 1986 by the rezoning of Erven 518 and 458 Erasmus Extension 2 to "Special" for "Industrial 1" and for purposes of an abattoir and purposes related thereto and the wholesale and retail selling of meat and meat products and related animal products.

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

Hierdie wysiging staan bekend as Bronkhorstspruit-wysigingskema 54.

PB 4-9-2-50H-54

The amendment is known as Bronkhorstspruit Amendment Scheme 54.

PB 4-9-2-50H-54

### KENNISGEWING 2577 VAN 1990

#### WET OP OPHEFFING VAN BEPERKINGS 1967: ERF 1912 IN DIE DORP KRUGERSDORP

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 Behuisning, Volksraad goedgekeur het dat —

1. voorwaardes (f), (i) en (j) in Akte van Transport T183/1989 opgehef word

2. Krugersdorp-dorpsbeplanningskema 1980, gewysig word deur die hersonering van Erf 1912 in die dorp Krugersdorp, tot "Spesiaal" vir kantore onderworpe aan sekere voorwaardes welke wysigingskema bekend staan as Krugersdorp-wysigingskema 187, soos aangedui op die betrokke Kaart 3 en skemaklousules wat ter insae lê in die kantoor van die Departementshoof, Departement Plaaslike Bestuur, Behuisning en Werke, Pretoria en die Stadsklerk van Krugersdorp.

PB 4-14-2-270-7

/2038L

### KENNISGEWING 2578 VAN 1990

#### WET OP OPHEFFING VAN BEPERKINGS, 1967: ERWE 90 EN 91 IN DIE DORP FACTORIA

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 Behuisning, Volksraad, goedgekeur het dat —

1. Voorwaardes B(g) en 9 in Akte van Transport T23251/1980 opgehef word; en

2. Krugersdorp-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Erwe 90 en 91 in die dorp Factoria, tot "Spesiaal" vir 'n winkel/kafee en 'n openbare garage onderworpe aan sekere voorwaardes welke wysigingskema bekend staan as Krugersdorp-wysigingskema 211, soos aangedui op die betrokke Kaart 3 en skemaklousules wat ter insae lê in die kantoor van die Departementshoof, Department Plaaslike Bestuur, Behuisning en Werke, Pretoria en die Stadsklerk van Krugersdorp.

PB 4-14-2-457-7

/2038L

### KENNISGEWING 2579 VAN 1990

#### WET OP OPHEFFING VAN BEPERKINGS, 1967: GEDEELTE 26 ('N GEDEELTE VAN GEDEELTE 19) VAN DIE PLAAS WATERVAL 5-IR

Hierby word ooreenkomsdig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Minister van Plaaslike Bestuur en Behuisning goedgekeur het dat voorwaardes A(1); (2); (3); (4); (5) en (6) in Akte van Transport 80014/89 opgehef word.

PB 4-15-2-22-5-13

/2039L

186A/881221D

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### NOTICE 2577 OF 1990

#### REMOVAL OF RESTRICTIONS ACT, 1967: ERF 1912, IN KRUGERSDORP 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 (f), (i) and (j) in Deed of Transfer T183/1989 be removed; and

2. Krugersdorp Town-planning Scheme 1980, be amended by the rezoning of Erf 1912 Krugersdorp Township, to "Special" for offices subject to certain conditions which amendment scheme will be known as Krugersdorp Amendment Scheme 187, 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 Krugersdorp.

PB 4-14-2-270-7

/1409C

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### NOTICE 2578 OF 1990

#### REMOVAL OF RESTRICTIONS ACT, 1967: ERVEN 90 AND 91 IN FACTORIA 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 B(g) and 9 in Deed of Transfer T23251/1980 be removed; and

2. Krugersdorp Town-planning Scheme, 1980, be amended by the rezoning of Erven 90 and 91, Factoria Township, to "Special" for a shop/cafe and a public garage subject to certain conditions which amendment scheme will be known as Krugersdorp Amendment Scheme 211, 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 at Krugersdorp.

PB 4-14-2-457-7

/1409C

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### NOTICE 2579 OF 1990

#### REMOVAL OF RESTRICTIONS ACT, 1967: PORTION 26 (PORTION OF PORTION 19) OF THE FARM WATERVAL 5-IR

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 conditions A(1); (2); (3); (4); (5) and (6) in Deed of Transfer 80014/89 be removed.

PB 4-15-2-22-5-13

/2044L

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## KENNISGEWING 2580 VAN 1990

WET OP OPHEFFING VAN BEPERKINGS, 1967: GEDEELTE 27 ('N GEDEELTE VAN GEDEELTE 19) EN GEDEELTE 45 (GEDEELTE VAN GEDEELTE 29) VAN DIE PLAAS WATERVAL 5-IR

Hierby word ooreenkomsdig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Minister van Plaaslike Bestuur en Behuisig goedgekeur het dat voorwaardes Een B(i)(ii)(iii) en Twee 3, 4 en 5 in Akte van Transport T11250/90 opgehef word.

PB 4-15-2-22-5-14

/2039L

## KENNISGEWING 2581 VAN 1990

WET OP OPHEFFING VAN BEPERKINGS, 1967: GEDEELTE 29 ('N GEDEELTE VAN GEDEELTE 22) VAN DIE PLAAS PANORAMA 200 IQ

Hierby word ooreenkomsdig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Minister van Plaaslike Bestuur en Behuisig goedgekeur het dat voorwaardes B(1) tot (7) in Akte van Transport T2377/1974 opgehef word.

PB 4-15-2-39-200-2

/2039L

## KENNISGEWING 2582 VAN 1990

WET OP OPHEFFING VAN BEPERKINGS 1967: ERF 110 IN DIE DORP NORTHCRESS

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 Behuisig, Volksraad goedgekeur het dat —

1. voorwaardes (b) tot (l) in Akte van Transport T2226/1985 opgehef word

2. Johannesburg-dorpsbeplanningskema 1979, gewysig word deur die hersonering van Erf 110 in die dorp Northcliff, tot "Residensieel 1" met 'n digtheid van "een woonhuis per 1 500 m<sup>2</sup>" welke wysigingskema bekend staan as Johannesburg-wysigingskema 2610, soos aangedui op die betrokke Kaart 3 en die skemaklousules wat ter insae lê in die kantoor van die Departementshoof, Departement Plaaslike Bestuur, Behuisig en Werke, Pretoria en die Stadsklerk van Johannesburg.

PB 4-14-2-947-19

/2038L

## KENNISGEWING 2583 VAN 1990

WET OP OPHEFFING VAN BEPERKINGS, 1967: HOEWE 3 IN DIE DORP CARO NAME LANDBOUHOEWES

Hierby word ooreenkomsdig die bepalings van artikel 2(1) van die Wet op Opheffings, 1967, bekend gemaak dat die Minister van Plaaslike Bestuur en Behuisig goedgekeur het dat voorwaardes B(d)(iv) in Akte van Transport T24168/1990 opgehef word.

PB 4-16-2-20-4

/2039L

## NOTICE 2580 OF 1990

REMOVAL OF RESTRICTIONS ACT, 1967: PORTION 27 (A PORTION OF PORTION 19) AND PORTION 45 (PORTION OF PORTION 28) OF THE FARM WATERVAL 5-IR

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 conditions One B(i)(ii)(iii) and Two 3, 4 and 5 in Deed of Transfer T11250/90 be removed.

PB 4-15-2-22-5-14

/2044L

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## NOTICE 2581 OF 1990

REMOVAL OF RESTRICTIONS ACT, 1967: PORTION 29 (A PORTION OF PORTION 22) OF THE FARM PANORAMA 200 IQ

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 conditions B(1) to (7) in Deed of Transfer T2377/1974 be removed.

PB 4-15-2-39-200-2

/2044L

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## NOTICE 2582 OF 1990

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 110 IN NORTHCRESS 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 (b) to (l) in Deed of Transfer T2226/1985 be removed; and

2. Johannesburg Town-planning Scheme 1979, be amended by the rezoning of Erf 110 Northcliff Township, to "Residential 1" with a density of "one dwelling per 1 500 m<sup>2</sup>" which amendment scheme will be known as Johannesburg Amendment Scheme 2610, as indicated on the relevant Map 3 and the 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 4-14-2-947-19

/1409C

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## NOTICE 2583 OF 1990

REMOVAL OF RESTRICTIONS ACT, 1967: HOLDING 3 IN CARO NAME AGRICULTURAL HOLDINGS 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 B(d)(iv) in Deed of Transfer T24168/1990 be removed.

PB 4-16-2-20-4

/2044L

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## KENNISGEWING 2584 VAN 1990

## MORGENZON-DORPSBEPLANNINGSKEMA 1990

Hierby word ooreenkomsdig die bepalings van artikel 39(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, bekend gemaak dat die Minister van Begroting en Plaaslike Bestuur, Volksraad 'n dorpsbeplanningskema vir die munisipale gebied van die Municipiteit van Morgenzon goedgekeur het.

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

Hierdie wysiging staan bekend as Morgenzon-dorpsbeplanningskema 1990.

PB 4-9-2-63-1

## KENNISGEWING 2585 VAN 1990

## WET OP OPHEFFING VAN BEPERKINGS, 1967: GEDEELTES 19 EN 20 ALBEI 'N GEDEELTE VAN GEDEELTE 15 VAN DIE PLAAS BOSCHDAL 309-JQ

Hierby word ooreenkomsdig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Minister van Plaaslike Bestuur en Behuisiging goedgekeur het dat voorwaarde 2(a); 2(b); 2(c) in Akte van Transport T15626/71 opgehef word.

PB 4-15-2-40-309-1

/2039L

## KENNISGEWING 2586 VAN 1990

## WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 18 IN DIE DORP WATERKLOOFPARK

Hierby word ooreenkomsdig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Minister van Plaaslike Bestuur en Behuisiging goedgekeur het dat voorwaarde (n) in Akte van Transport T58356/86 opgehef word.

PB 4-14-2-1775-2

/2039L

## KENNISGEWING 2587 VAN 1990

## WET OP OPHEFFING VAN BEPERKINGS 1967: ERF 13 IN DIE DORP GLENESK

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

- Voorwaardes (b) tot (e), (h) en (j) in Akte van Transport T38491/1989 opgehef word

- Johannesburg-dorpsbeplanningskema 1979, gewysig word deur die hersonering van Erf 13 in die dorp Glenesk, tot "Kommersieel 2" welke wysigingskema bekend staan as Johannesburg-wysigingskema 2742, soos aangedui op die betrokke Kaart 3 en skemaklousules wat ter insae lê in die kantoor van die Departementshoof, Departement Plaaslike Bestuur, Behuisiging en Werke, Pretoria en die Stadsklerk van Johannesburg.

PB 4-14-2-536-3

/2038L

## NOTICE 2584 OF 1990

## MORGENZON TOWN-PLANNING SCHEME 1990

It is hereby notified in terms of section 39(1) of the Town-planning and Townships Ordinance, 1986 that the Minister of Budget and Local Government House of Assembly has approved a town-planning scheme for the municipal area of the Municipality of Morgenzon.

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

This amendment is known as Morgenzon Town-planning Scheme 1990.

PB 4-9-2-63-1

/4036L

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## NOTICE 2585 OF 1990

## REMOVAL OF RESTRICTIONS ACT, 1967: PORTIONS 19 AND 20 BOTH A PORTION OF PORTION 15 OF THE FARM BOSCHDAL 309-JQ

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 conditions 2(a); 2(b); 2(c) in Deed of Transfer T15626/71 be removed.

PB 4-15-2-40-309-1

/2044L

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## NOTICE 2586 OF 1990

## REMOVAL OF RESTRICTIONS ACT, 1967: ERF 18 IN WATERKLOOFPARK 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 (n) in Deed of Transfer T58356/86 be removed.

PB 4-14-2-1775-2

/2044L

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## NOTICE 2587 OF 1990

## REMOVAL OF RESTRICTIONS ACT, 1967: ERF 13 IN GLENESK TOWNSHIP

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

- conditions (b) to (e), (h), (j) in Deed of Transfer T38491/1989 be removed; and

- Johannesburg Town-planning Scheme 1979, be amended by the rezoning of erf 13 in Glenesk Township, to "Commercial 2" which amendment scheme will be known as Johannesburg Amendment Scheme 2742, 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 4-14-2-536-3

/1409C

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## KENNISGEWING 2588 VAN 1990

WET OP OPHEFFING VAN BEPERKINGS, 1967:  
HOEWE 13, POULSHOF LANDBOUHOEWE UITBREIDING 1

Hierby word ooreenkomsdig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Minister van Plaaslike Bestuur en Behuisig goedgekeur het dat voorwaarde A in Akte van Transport T15465/1970 opgehef word.

PB 4-16-2-487-1

/2039L

## KENNISGEWING 2590 VAN 1990

## STADSRAAD VAN PRETORIA

## INTREKKING VAN STANDPLAAS VIR TAXI'S VIR NIE-BLANKES

Ooreenkomsdig artikel 65bis(5) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), word hiermee bekend gemaak dat die Administrateur die Stadsraad van Pretoria se besluit, gedateer 15 November 1983, om die standplaas vir Nie-blanke taxi's geleë te Bloedstraat, tussen Van der Walt- en Prinsloostraat, op gedeeltes van Erwe 82, 83 en 84 Pretoria, ingevoige artikel 65bis(1)(b) van die gemelde Ordonnansie in te trek, goedgekeur het, en dat die betrokke Raadsbesluit op 13 Januarie 1991 in werking tree.

J.N. REDELINGHUIJS  
Stadsklerk

19 Desember 1990  
Kennisgewing No. 509/1990

T  
/cp/

## KENNISGEWING 2591 VAN 1990

## PONGOLA GESONDHEIDSKOMITEE

## WYSIGINGSKEMA 2

Hiermee word ingevolge die bepalings van artikels 56(9) en 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis gegee dat die Pongola Gesondheidskomitee goedkeuring verleen het vir die wysiging van die Pongola-dorpsbeplanningskema, 1988, deur die hersonering van die volgende:

Erf 231, Pongola Uitbreiding 1 Dorp van "Privaat Oopruimte" na "Bestaande Openbare Pad", "Publieke Oopruimte" en "Nywerheid 3" en die Restant van Erf 230, Pongola Uitbreiding 1 Dorp van "Nywerheid 3" na "Bestaande Openbare Pad" onderworpe aan sekere voorwaardes soos uiteengesit in Bylae 22.

'n Afskrif van die wysigingskema lê te alle redelike tye ter insae in die kantore van die Departementshoof, Departement van Plaaslike Bestuur, Behuisig en Werke, City Forum Gebou, Pretoria asook die Pongola Gesondheidskomitee.

Hierdie wysiging staan bekend as Pongola-wysigingskema 2.

Hierdie Wysigingskema tree in werking op 19 Desember 1990.

J.R. SWANTON  
Sekretaris

Munisipale Kantore  
Nuwe Republiekstraat  
Pongola  
19 Desember 1990

## NOTICE 2588 OF 1990

## REMOVAL OF RESTRICTIONS ACT, 1967: HOLDING 13, POULSHOF AGRICULTURAL HOLDING EXTENSION 1

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 in Deed of Transfer T15465/1970 be removed.

PB 4-16-2-487-1

/2044L

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## NOTICE 2590 OF 1990

## CITY COUNCIL OF PRETORIA

## CANCELLATION OF STAND FOR TAXIS FOR NON-WHITES

In accordance with section 65bis(5) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby made known that the Administrator has sanctioned the resolution of the City Council of Pretoria, dated 15 November 1983, to cancel the stand for Non-White taxis situated in Bloed Street, between Van der Walt and Prinsloo Street on portions of Erven 82, 83 and 84, Pretoria in terms of section 65bis(1)(b) of the said Ordinance, and that the relevant Council resolution shall take effect on 13 January 1991.

J.N. REDELINGHUIJS  
Town Clerk

19 December 1990  
Notice No. 509/1990

L  
/cp/

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## NOTICE 2591 OF 1990

## PONGOLA HEALTH COMMITTEE

## PONGOLA AMENDMENT SCHEME 2

It is hereby notified in terms of the provisions of sections 56(9) and 57(1)(a) of the Town-planning and Townships Ordinance, 1986, that the Pongola Health Committee has approved the amendment of the Pongola Town-planning Scheme, 1988, by the rezoning of the following:

Erf 231, Pongola Extension 1 Township from "Private Open Space" to "Existing Public Street", "Public Open Space" and "Industrial 3" and the Remainder of Erf 230, Pongola Extension 1 Township from "Industrial 3" to "Existing Public Street" subject to certain conditions as laid out in Annexure 22.

A copy of this amendment scheme will lie open for inspection at all reasonable times at the office of the Head of the Department, Department of Local Government Housing and Works, City Forum Building, Pretoria as well as the Pongola Health Committee.

This amendment scheme is known as Pongola Amendment Scheme 2.

This amendment scheme will be in operation from 19 December 1990.

J.R. SWANTON  
Secretary

Municipal Offices  
Nuwe Republiek Street  
Pongola  
19 December 1990

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## KENNISGEWING 2589 VAN 1990/NOTICE 2589 OF 1990

## PROVINSIE TRANSVAAL/PROVINCE OF TRANSVAAL

## REKENING VIR PROVINSIALE DIENSTE: TRANSVAAL/ACCOUNT FOR PROVINCIAL SERVICES: TRANSVAAL

STAAT VAN ONTVANGSTE EN BETALINGS VIR DIE TYDPERK VAN 1 APRIL 1990 TOT 31 AUGUSTUS 1990  
 (Gepubliseer ingevolle artikel 15(1) van Wet 18 van 1972)

STATEMENT OF RECEIPTS AND PAYMENTS FOR THE PERIOD 1 APRIL 1990 — 31 AUGUST 1990  
 (Published in terms of section 15(1) of Act 18 of 1972).

**ONTVANGSTE/RECEIPTS**  
**(A) INKOMSTEREKENING/REVENUE ACCOUNT**

	R	R	BETALINGS/PAYMENTS		
			BEGROTINGSPOSTE/VOTES	R	R
SALDO OP 1 APRIL 1990/BALANCE AT 1 APRIL 1990		115 249 818,66			
A BELASTING, LISENSIES EN GELDE/TAXATION, LICENSES AND FEES —					
1. Toegang tot renbane/Admission to race courses .....	41 301 06		1. Algemene Administrasie/General Administration .....	88 566 742,62	
2. Weddenskapbelasting: Tattersalls-beroepswedders/Betting Tax: Tattersalls bookmakers ...	6 635 021,07		2. Bibliotek- en Museumdiens/ Library and Museum Service ...	6 500 842,93	
3. Weddenskapbelasting: Renbaan beroepswedders/Betting Tax: Racecourse bookmakers	2 822 288,33		3. Werke/Works .....	101 385 466,90	
4. Totalisatorbelasting/Totalisator Tax .....	29 751 684,30		4. Gesondheidsdienste/Health Services .....	859 064 698,19	
5. Boetes en verbeurdverklarings/Fines and forfeitures .....	12 779 104,68		5. Natuur- en Omgewingsbewaring/Nature and Environmental Conservation .....	9 851 052,88	
6. Motorlisensiegeld/Motor licence fees .....	128 588 325,17		6. Paaie en Brûe/Roads and Bridges .....	160 406 662,31	
7. Hondelisensies/Dog licences ...	32 631,25		7. Gemeenskapsdienste/Community Services .....	559 960 240,15	
8. Vis-en wildlisensies/Fish and game licences .....	462 105,50		8. Verbetering van dienstvoorraades/Improvement of conditions of service .....	—	1 785 735 705,98
9. Beroepswedderslisensies/Bookmakers licences .....	10 807,00		Saldo soos op 31 Augustus 1990/Balance as at 31 August 1990 .....		
10. Handelslisensies/Trading licences .....	—				245 383 048,22
11. Diverse/Miscellaneous .....	—	181 123 268,36			R2 031 118 754,20
B DEPARTEMENTELE ONTVANGSTE/DEPARTMENTAL RECEIPTS —					
1. Algemene Provinciale Dienste/General Provincial Services .....	4 971 166,49				
2. Gesondheidsdienste/Health Services .....	64 016 215,88				
3. Paaie/Roads .....	2 340 226,70				
4. Werke/Works .....	4 992 078,54				
5. Gemeenskapsdienste/Community Services .....	18 274 875,94	94 594 563,55			
C SUBSIDIES EN TOELAES/SUBSIDIES AND GRANTS —					
1. Suid-Afrikaanse Vervoerdienste/South African Transport Services —					
(a) Spoorwegbusroetes/Railway bus routes .....	—				
(b) Spoorwegoorgange/Railway crossings .....	—				
2. Pos-en Telekommunikasiewese/Posts and Telecommunications —					
Lisensies: Motorvoertuig/Licences: Motor vehicle .....	—				

3. Nasionale Vervoerkommissie-  
/National Transport Commis-  
sion —

Bydraes tot die bou van paaie/  
Contributions towards the con-  
struction of roads..... 150 103,63 150 103,63

D OPDRAG VAN STAATSKOMSTE-REKENING/  
TRANSFER OF STATE REVENUE ACCOUNT —

(a) Beplanning en Provinciale  
Sake/Planning and Provincial  
Affairs ..... 1 640 001 000,00  
(b) Verbetering van diensvoor-  
waardes/Improvement of con-  
ditions of service..... — 1 640 001 000,00  
R2 031 118 754,20

# *Plaaslike Bestuurskennisgewings*

## *Notices by Local Authorities*

### PLAASLIKE BESTUURSKENNISGEWING 4372

STADSRAAD VAN ALBERTON

### PROKLAMASIE VAN 'N OPENBARE PAD OOR 'N GEDEELTE VAN ERF 113, AL- RODE

Kennis geskied hiermee ingevolge die bepalinge van artikels 4 en 5 van die "Local Authorities Roads Ordinance, 1904" dat die Stadsraad van Alberton 'n versoekskrif by Sy Edele die Minister van Plaaslike Bestuur en Behuisig, Administrasie: Volksraad ingedien het vir die proklamasie van 'n openbare pad oor 'n gedeelte van erf 113, Alrode, soos meer volledig aangedui op plan LG No A 6935/90.

Die doel van die beoogde proklamasie is om die skerp draai in Clarkestraat te versag en die sigstaand te verbeter.

Afskrifte van die versoekskrif en landmeterkaart hierbo vermeld, lê gedurende kantoorure in die kantoor van die Stadssekretaris ter insae.

Enigiemand wat beswaar wil opper teen die voorgestelde proklamasie, indien die voorgenoemde proklamasie plaasvind, moet sodanige beswaar skriftelik in tweevoud by die Stadsklerk, Burgersentrum, Posbus 4, Alberton en die Direkteur van Plaaslike Bestuur, Pretoria indien binne een maand na die laaste publikasie van hierdie kennisgewing, dit wil sê nie later as 21 Januarie 1991.

A S D E B E E R  
Stadsklerk

Burgersentrum  
Alberton  
16 November 1990  
Kennisgewing No. 133/1990  
A2D0084

### LOCAL AUTHORITY NOTICE 4372

TOWN COUNCIL OF ALBERTON

### PROCLAMATION OF A PUBLIC ROAD OVER A PORTION OF ERF 113, ALRODE

Notice is hereby given in terms of the provisions of sections 4 and 5 of the Local Authorities Roads Ordinance, 1904 that the Town Council of Alberton has lodged a petition with the Hon. the Minister of Local Government and Housing, Administration: House of Assembly, for the proclamation of a public road over a portion of erf 113, Alrode, as indicated on diagram LG No A 6935/90.

The purpose of the proposed proclamation is to ease the sharp corner in Clarke Street and improve visibility.

Copies of the petition and the aforementioned diagram may be inspected at the office of the Town Secretary during normal office hours.

Any person who has an objection to such proclamation, if the proclamation is carried out, must lodge such objection in writing in duplicate with the Town Clerk, Civic Centre, PO Box 4, Alberton and the Director of Local Government, Pretoria within one month after the last

publication of this notice viz. not later than 21 January 1991.

A S D E B E E R  
Town Clerk

Civic Centre  
Alberton  
16 November 1990  
Notice No. 133/1990  
A2D0084.1

5—12—19

### PLAASLIKE BESTUURSKENNISGEWING 4482

### KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNING- SKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBE- PLANNING EN DORPE, 1986 (ORDON- NANSIE 15 VAN 1986)

#### GERMISTON-WYSIGINGSKEMA 161

Die Stadsraad van Germiston, die eienaar van Gedeeltes 5, 6 en 10 van Erf 278 'n deel van die Restant van Erf 278 en 'n deel van die Restant van Erf 808, Dorp Suid Germiston, gee hiermee ingevolge Artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ons by die Stadsraad van Germiston aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Germiston-dorpsbeplanningskema 1985, deur die hersonering van die eiendomme hierbo beskryf, geleë te Meyerstraat van "Inrigting", "Openbare Oopruimte" en "Munisipaal" na "Bestaande Openbare Paaie en Inrigting".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsingenieur, 3de Vloer, Samie Gebou, h/v Queen en Spilsburystraat, Germiston, vir 'n tydperk van 28 dae vanaf 12 Desember 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skriftelik by of tot die Stadssekretaris by bovermelde adres of by die Burgersentrum, Germiston, ingedien of gerig word.

Adres van eienaars: Stadsraad van Germiston, Posbus 145, Germiston 1400.

J P D K R I E K  
Stadssekretaris

Burgersentrum  
Germiston  
19 November 1990  
Kennisgewing No 195/1990

### LOCAL AUTHORITY NOTICE 4482

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

#### GERMISTON AMENDMENT SCHEME 161

The City Council of Germiston being the owner of Portions 5, 6 and 10 of Erf 278, a part of the Remainder of Erf 278 and a part of the Remainder of Erf 808, South Germiston Township, 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 City Council of Germiston for the amendment of the town-planning scheme known as Germiston Town-planning Scheme, 1985, by the rezoning of the properties described above, situated in Meyer Street from "Institutional", "Public Open Space" and "Municipal" to "Existing Public Roads and Institutional".

Particulars of the application will lie for inspection during normal office hours at the office of the City Engineer, 3rd Floor, Samie Building, cnr Queen and Spilsbury Streets, Germiston for the period of 28 days from 12 December 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 Civic Centre, Germiston, within a period of 28 days from 12 December 1990.

Address of owner: City Council of Germiston, PO Box 145, Germiston.

J P D K R I E K  
Town Secretary

Civic Centre  
Germiston  
19 November 1990  
Notice No 195/1990

12—19

### PLAASLIKE BESTUURSKENNISGEWING 4488

#### STADSRAAD VAN KEMPTON PARK

### KENNISGEWING VAN AANSOEK OM STIGTING VANDORP

Die Stadsraad van Kempton Park 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, Kamer 153, Stadhuis, Margaretlaan, Kempton Park vir 'n tydperk van 28 dae vanaf 12 Desember 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skriftelik en in tweevoud by of tot die Stadsklerk by bovermelde adres of by Posbus 13, Kempton Park ingedien of gerig word.

H-J K MÜLLER  
Stadsklerk

Stadhuis  
Margaretlaan  
(Posbus 13)  
Kempton Park  
12 Desember 1990  
Kennisgewing No. 152/1990

DA 9/75(C)

#### BYLAE

Naam van dorp: Chloorkop Uitbreiding 48.

Volle naam van aansoeker: Terraplan Medewerkers (Tvl) namens N & R Enterprises (Pro-

prietary) Limited en Noelene Enterprises (Proprietary) Limited.

Aantal erwe in die voorgestelde dorp: Industrieel 3: 42 erwe.

Beskrywing van grond waarop dorp gestig staan te word: Gedeelte R/8 en Gedeelte 43 van die plaas Mooifontein 14 IR.

Liggings van voorgestelde dorp: Direk aangrensend ten suide van die dorp Chloorkop Uitbreiding 19 en direk aangrensend ten ooste van die dorpe Chloorkop Uitbreidings 21 en 22.

#### LOCAL AUTHORITY NOTICE 4488

#### TOWN COUNCIL OF KEMPTON PARK

#### NOTICE OF APPLICATION FOR ESTABLISHMENT OF TOWNSHIP

The Town Council of Kempton Park, 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 be open for inspection during normal office hours at the office of the Town Clerk, Room 155, Town Hall, Margaret Avenue, Kempton Park for a period of 28 days from 12 December, 1990.

H-J K MÜLLER  
Town Clerk

Town Hall  
Margaret Avenue  
(PO Box 13)  
Kempton Park  
12 December 1990  
Notice No. 152/1990

DA 9/75(C)

#### ANNEXURE

Name of Township: Chloorkop Extension 48.

Full name of applicant: Terraplan Associates (Tvl) on behalf of N & R Enterprises (Proprietary) Limited and Noelene Enterprises (Proprietary) Limited.

Number of erven in the proposed township: Industrial 3: 42 erven.

Description of land on which the township is to be established: Portion R/8 and Portion 43 of the farm Mooifontein 1R.

Situation of proposed township: Directly adjacent to the south of Chloorkop Extension 19 Township and directly adjacent to the east of Chloorkop Extensions 21 and 22 townships.

12—19

#### PLAASLIKE BESTUURSKENNISGEWING 4490

#### STADSRAAD VAN KEMPTON PARK

#### KENNISGEWING VAN AANSOEK OM STIGTING VAN DORP

Die Stadsraad van Kempton Park gee hiermee ingevolge die bepalinge van 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, ontvang is.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die Kantoor van

die Stadslerk, Kamer 156, Stadhuis, Margaretlaan, Kempton Park vir 'n tydperk van 28 dae vanaf 12 Desember 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skriftelik en in tweevoud by tot die Stadslerk by bovenmelde adres of by Posbus 13, Kempton Park ingedien of gerig word.

Stadhuis H-J K MÜLLER  
Margaretlaan Stadslerk  
(Posbus 13)  
Kempton Park  
12 Desember 1990  
Kennisgewing No. 155/1990

DA 9/73(W)

#### BYLAE

Naam van dorp: Chloorkop Uitbreiding 47.

Volle naam van aansoeker: Infraplan namens mnr R B Zeeman.

Aantal erwe in voorgestelde dorp: Nywerheid 1: 23; Kommercieel 1: 7.

Beskrywing van grond waarop dorp gestig staan te word: Gedeelte 73 (gedeelte van Gedeelte 53) van die plaas Klipfontein 12 IR.

Liggings van voorgestelde dorp: Aangrensend aan en ten noorde van die Dorp Chloorkop.

#### LOCAL AUTHORITY NOTICE 4490

#### TOWN COUNCIL OF KEMPTON PARK

#### NOTICE OF APPLICATION FOR ESTABLISHMENT OF TOWNSHIP

The Town Council of Kempton Park 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.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 156, Town Hall, Margaret Avenue, Kempton Park for a period of 28 days from 12 December 1990.

Objections to or representations in respect of the application must be lodged with or made in writing in duplicate to the Town Clerk at the above address or at PO Box 13, Kempton Park within a period of 28 days from 12 December 1990.

H-J K MÜLLER  
Town Clerk

Town Hall  
Margaret Avenue  
(PO Box 13)  
Kempton Park  
12 December 1990  
Notice No. 155/1990

DA 9/73(W)

#### ANNEXURE

Name of township: Chloorkop Extension 47.

Full name of applicant: Infraplan on behalf of Mr R B Zeeman.

Number of erven in proposed township: Industrial 1: 23; Commercial 1: 7.

Description of land on which Township is to be established: Portion 73 (portion of Portion 53) of the farm Klipfontein 12 IR.

Situation of proposed township: Adjacent to and immediately north of the Chloorkop Township.

12—19

#### PLAASLIKE BESTUURSKENNISGEWING 4493

#### KENNISGEWING 140 VAN 1990

Die Stadsraad van Krugersdorp gee hiermee ingevolge artikel 108(i)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat hy voornemens is om 'n dorp (Metland) bestaande uit die volgende erwe, op Gedeeltes 43, 44 en 53, van Gedeelte 17, Gedeeltes 46, 47, 49, 58, 60, 61, 62, 63, 64, 65 en 66 van Gedeelte 19, asook gedeeltes 50, 51 en 70 van Gedeelte 45 van die plaas Waterval 175 IQ te stig.

Nywerheid 3: 145.

Openbare oop ruimte 2

Spesiaal 2

Nadere besonderhede van die dorp lê ter insae gedurende gewone kantoorure by die kantoor van die Stadssekretaris, Posbus 94, Krugersdorp, Kamer No S224, vir 'n tydperk van 28 dae vanaf 12 Desember 1990.

Besware teen of vertoë ten opsigte van die dorp moet skriftelik by tot die Stadssekretaris by bovenmelde adres, binne 'n tydperk van 28 dae vanaf 12 Desember 1990 ingedien of gerig word.

IS JOOSTE  
Stadssekretaris

#### LOCAL AUTHORITY NOTICE 4493

#### NOTICE 140 OF 1990

The Town Council of Krugersdorp hereby gives notice in terms of section 108(i)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986) that it intends to establish a township (Metland), consisting of the following erven on Portions 43, 44 and 53, of Portion 17, Portions 46, 47, 49, 58, 60, 61, 62, 63, 64, 65 and 66 of Portion 19 and also Portions 50, 51 and 70 of Portion 45 of the farm Waterval 175 IQ.

Industrial 3: 145

Public open space 2

Special 2

Further particulars of the township will lie for inspection during normal office hours at the office of the Town Secretary, PO Box 94, Krugersdorp, Room S224, for a period of 28 days from 12 December 1990.

Objections to or representations in respect of the township must be lodged with or made in writing to the Town Secretary at the above-mentioned address, within a period of 28 days from 12 December 1990.

IS JOOSTE  
Town Secretary

12—19

#### PLAASLIKE BESTUURSKENNISGEWING 4499

#### STADSRAAD VAN MIDRAND

#### KENNISGEWING VAN AANSOEK OM STIGTING VAN DORP

Die Stadsraad van Midrand gee hiermee ingevolge Artikel 69(6)(a) van die Ordonnansie op Dorpsbeplanning en dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat aansoeke om die dorpe in die bylae hierboven genoem, te stig deur hom ontvang is.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Waarnemende Stadsekretaris, Municipale Kantore, Ou Pretoriaweg, Randjespark (Kamer G8) vir 'n tydperk van 28 dae vanaf 12 Desember 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skriftelik en in tweevoud by of tot die "Waarnemende Stadsekretaris by bovermelde adres of by Privaatsak X20, Halfway House, 1685 ingedien of gerig word.

H R A LUBBE  
Waarnemende Stadsklerk

Municipale Kantore  
Ou Pretoriaweg  
Randjespark  
Privaatsak X20  
Halfway House  
1685  
3 Desember 1990  
Kennisgiving Nr. 133/1990  
EDEB/ldl

#### BYLAE

Naam van dorp: Halfway House Uitbreiding 66.

Volle naam van aansoeker: Van Wyk & Van Aardt.

Aantal erwe in voorgestelde dorp: "Spesiaal" vir winkels, kantore, besigheidsgeboue, openbare kantore, openbare garages, residensiële geboue, onderrigplekke, vermaakklikeidsplekke, bakkerye, inrigtings, hotelle, geselligheidsale, kommersiële geboue en met die toestemming van die plaaslike bestuur vir ander gebruik: 2; "Spesiaal" vir doeleindes soos goedgekeur deur die plaaslike bestuur: 1.

Beskrywing van grond waarop dorp gestig staan te word: Gedeelte 7 van Hoewe 4 Halfway House Estate Landbouhoewes.

Liggings van voorgestelde dorp: Die voorgestelde dorp is wes van en direk aangrensend aan die voorgestelde K-101 Provinciale Pad, tussen laasgenoemde pad en Broadwalk, geleë. Voorts is die voorgestelde dorp suid-wes van die Grand Central Lughaweterrein geleë.

Verwysingnummer: 15-8-HH66

Naam van dorp: Halfway House Uitbreiding 67.

Volle naam van aansoeker: Planpraktik.

Aantal erwe in voorgestelde dorp: "Spesiaal" vir winkels, kantore, besigheidsgeboue, openbare kantore, openbare garages, residensiële geboue, onderrigplekke, vermaakklikeidsplekke, bakkerye, inrigtings, hotelle, geselligheidsale, kommersiële geboue en met die toestemming van die plaaslike bestuur vir ander gebruik: 2; "Spesiaal" vir 'n stedelike plein en met die toestemming van die plaaslike bestuur vir ander verwante gebruik: 1.

Beskrywing van grond waarop dorp gestig staan te word: Gedeeltes 2 tot en met 6, 13, 17 en 18, van Hoewe 4, Halfway House Estate Landbouhoewes.

Liggings van voorgestelde dorp: Die voorgestelde dorp is wes van en direk aangrensend aan die voorgestelde K-101 Provinciale Pad, tussen laasgenoemde pad en Privaatsak X20 (Ou Pretoria/Johannesburg pad) geleë. Voorts is die voorgestelde dorp weerskante van Broadwalk geleë en grens aan die noordekant aan die Dorp Halfway House Uitbreiding 3.

Verwysingnummer: 15-8-HH67

Naam van dorp: Halfway House Uitbreiding 68.

Volle naam van aansoeker: Planpraktik.

Aantal erwe in voorgestelde dorp: "Spesiaal" vir winkels, kantore, besigheidsgeboue, openba-

re kantore, openbare garages, residensiële geboue, onderrigplekke, vermaakklikeidsplekke, bakkerye, inrigtings, hotelle, geselligheidsale, kommersiële geboue en met die toestemming van die plaaslike bestuur vir ander gebruik: 2.

Beskrywing van grond waarop dorp gestig staan te word: Gedeeltes 8 en 9, van Hoewe 4, Halfway House Estate Landbouhoewes.

Liggings van voorgestelde dorp: Die voorgestelde dorp is wes van en direk aangrensend aan die voorgestelde K-101 Provinciale Pad, tussen laasgenoemde pad en Broadwalk, geleë. Voorts is die voorgestelde dorp suid-wes van die Grand Central Lughaweterrein geleë.

Verwysingnummer: 15-8-HH68

Naam van dorp: Halfway House Uitbreiding 69.

Volle naam van aansoeker: Planpraktik.

Aantal erwe in voorgestelde dorp: "Spesiaal" vir winkels, kantore, besigheidsgeboue, openbare kantore, openbare garages, residensiële geboue, onderrigplekke, vermaakklikeidsplekke, bakkerye, inrigtings, hotelle, geselligheidsale, kommersiële geboue en met die toestemming van die plaaslike bestuur vir ander gebruik: 2.

Beskrywing van grond waarop dorp gestig staan te word: Gedeelte 11 van Hoewe 4, Halfway House Estate Landbouhoewes.

Liggings van voorgestelde dorp: Die voorgestelde dorp is wes van en direk aangrensend aan die voorgestelde K-101 Provinciale Pad, tussen laasgenoemde pad en Broadwalk, geleë. Voorts is die voorgestelde dorp suid-wes van die Grand Central Lughaweterrein geleë.

Verwysingnummer: 15-8-HH69

#### LOCAL AUTHORITY NOTICE 4499

#### TOWN COUNCIL OF MIDRAND

#### NOTICE OF APPLICATION FOR ESTABLISHMENT OF TOWNSHIP

The Town Council of Midrand hereby gives notice in terms of Section 69(6)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that applications to establish the townships referred to in the annexure here-to, have been received by it.

Particulars of the applications will lie for inspection during normal office hours at the office of the Acting Town Secretary, Municipal Offices, Old Pretoria Road, Randjespark (Room G8) for a period of 28 days from 12 December 1990.

Objections to or representations in respect of the applications must be lodged with or made in writing and in duplicate to the Acting Town Secretary at the above address or at Private Bag X20, Halfway House, 1685, within a period of 28 days from 12 December 1990.

Municipal Offices  
Old Pretoria Road  
Randjespark  
Private Bag X20  
Halfway House  
1685  
3 December 1990  
Notice No. 133/1990  
ESDEB/ldl

H R A LUBBE  
Acting Town Clerk

#### ANNEXURE

Name of township: Halfway House Extension 66.

Full name of applicant: Van Wyk & Van Aardt.

Number of erven in proposed township: "Special" for shops, offices, business buildings, public offices, public garages, residential buildings, places of instruction, places of amusement, bakeries, institutions, hotels, social halls, commercial uses and any other use which the local authority may approve: 2; "Special" for purposes as approved by the local authority: 1.

Description of land on which township is to be established: Portion 7 of Holding 4 Halfway House Estate Agricultural Holdings.

Situation of proposed township: the proposed township is located west of and directly adjacent to the proposed K-101 Provincial road, between said road and Broadwalk.

Reference No: 15-8-HH66

Name of township: Halfway House Extension 67.

Full name of applicant: Plan Practice Inc.

Number of erven in proposed township: "Special" for shops, offices, business buildings, public offices, public garages, residential buildings, places of instruction, places of amusement, bakeries, institutions, hotels, social halls, commercial uses, and with the consent of the local authority other uses: 2; "Special" for purposes of an urban square and with the consent of the local authority for other related uses: 1.

Description of land on which township is to be established: Portion 2 up to and including 6, 13, 17 and 18 of Holding 4, Halfway House Estate Agricultural Holdings.

Situation of proposed township: The proposed township is located west of and directly adjacent to the proposed K-101 Provincial road, between said road and Provincial Road P1-2 (Old Pretoria/Johannesburg Road). The proposed township furthermore straddles Broadwalk and abuts on the township Halfway House Extension 3 in the north.

Reference No: 15-8-HH67

Name of township: Halfway House Extension 68.

Full name of applicant: Plan Practice Inc.

Number of erven in proposed township: "Special" for shops, offices, business buildings, public offices, public garages, residential buildings, places of instruction, places of amusement, bakeries, institutions, hotels, social halls, commercial uses, and with the consent of the local authority other uses: 2.

Description of land on which township is to be established: Portion 8 and 9, of Holding 4, Halfway House Estate Agricultural Holdings.

Situation of proposed township: The proposed township is located west of and directly adjacent to the proposed K-101 Provincial Road, between said road and Broadwalk. The proposed township is furthermore located south west of the Grand Central Airport site.

Reference No: 15-8-HH68

Name of township: Halfway House Extension 69.

Full name of applicant: Plan Practice Inc.

Number of erven in proposed township: "Special" for shops, offices, business buildings, public offices, public garages, residential buildings, places of instruction, places of amusement, bakeries, institutions, hotels, social halls, commercial uses, and with the consent of the local authority other uses: 2.

Description of land on which township is to be established: Portion 11 of Holding 4 Halfway House Estate Agricultural Holdings.

Situation of proposed township: The pro-

posed township is located west of and directly adjacent to the proposed K-101 Provincial Road, between said road and Broadwalk. The proposed township is furthermore located south west of the Grand Central Airport site.

Reference No: 15-8-HH69 12—19

#### PLAASLIKE BESTUURSKENNISGEWING 4525

#### KENNISGEWING VAN AANSOEK OM STIGTING VAN DORPE

Die Stadsraad van Randburg, gee hiermee ingevolle artikel 96(3) gelees met artikel 69(6)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat aansoeke om die dorpe in die bylae hierby genoem, te stig deur hom ontvang is.

Besonderhede van die aansoeke lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Randburg, Municipale Kantoor, Kamer A204, h/v Jan Smutslaan en Hendrik Verwoerdrylaan, Randburg vir 'n tydperk van 28 dae vanaf 12 Desember 1990.

Besware teen of vertoë ten opsigte van die aansoeke moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skriftelik en in tweevoud by of tot die Stadsklerk by bovermelde adres of by Privaatsak X1, Randburg 2125, ingedien of gerig word.

BJ VANDER VYVER  
Stadsklerk

12 Desember 1990  
Kennisgewing No. 251/1990

#### BYLAE

Naam van dorp: Kya Sand Uitbreiding 22.

Volle naam van aansoeker: Paul Jacobus Botha.

Aantal erwe in voorgestelde dorp: Spesiaal vir Ekstensiewe Industriële Gebrauke: 2.

Beskrywing van grond waarop dorp gestig staan te word: Die voorgestelde dorp is op Hoewe 40 Inadan Landbouhoeves geleë.

Liggings van voorgestelde dorp: Die voorgestelde dorp is aan Homesteadweg, noord van die bestaande Kya Sand Industriële dorp, in die noordwestelike gedeelte van Randburg geleë.

Verwysingsnummer: DA 2/342

Naam van dorp: Bromhof Uitbreiding 35.

Volle naam van aansoeker: Elvira Semionovna Mendiuk.

Aantal erwe in voorgestelde dorp: Residensiell 2: 1; Openbare oop ruimte: 1.

Beskrywing van grond waarop dorp gestig staan te word: Die voorgestelde dorp is op Hoge 23 Bush Hill Estate Landbouhoeves geleë.

Liggings van voorgestelde dorp: Die voorgestelde dorp is aan Putticklaan, direk wes van die bestaande Bromhof Uitbreiding 12, geleë.

Verwysingsnummer: DA 2/340

Naam van dorp: Maroeladal Uitbreiding 10.

Volle naam van aansoeker: The Kon Leech Trust en Konsheid (Proprietary) Limited.

Aantal erwe in voorgestelde dorp: Spesiaal vir 'n afstree-oord en aanverwante fasiliteite.

Beskrywing van grond waarop dorp gestig staan te word: Die voorgestelde dorp is op Gedeelte 180 (Gedeelte van Gedeelte 117) van die plaas Witkoppen 194-IQ en die Resterende Gedeelte van Gedeelte 23 ('n Gedeelte van Gedeelte 9) van die plaas Witkoppen 194-IQ.

Liggings van voorgestelde dorp: Die voorgestelde dorp is geleë in Randburg-Noord direk suid en aangrensend van die voorgestelde dorp Maroeladal Uitbreiding 8, drie kilometer wes van William Nicholstraat en 2,8 kilometer noord van Witkoppenweg.

Verwysingsnummer: DA 2/351

#### LOCAL AUTHORITY NOTICE 4525 NOTICE OF APPLICATION FOR ESTABLISHMENT OF TOWNSHIP

The Town Council of Randburg hereby gives notice in terms of section 96(3) read with section 69(6)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that applications to establish the townships referred to in the annexure hereto, have been received by it.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Randburg, Municipal Offices, Room A204, c/o Jan Smuts Avenue and Hendrik Verwoerd Drive for a period of 28 days from 12 December 1990.

Objections to or representations in respect of the applications must be lodged with or made in writing and in duplicate to the Town Clerk, at the above address or at Private Bag X1, Randburg 2125, within a period of 28 days from 12 December 1990.

BJ VANDER VYVER  
Town Clerk

12 December 1990  
Notice No. 251/90

#### ANNEXURE

Name of township: Kya Sand Extension 22.

Full name of applicant: Paul Jacobus Botha.

Number of erven in proposed township:  
Special for Extensive Industrial Uses: 2.

Description of land on which township is to be established: The proposed township is situated on Holding 40, Inadan Agricultural Holdings.

Situation of proposed township: The proposed township abuts on Homestead Road, to the north of the existing Kya Sand Industrial township, in the north-western part of Randburg.

Reference No: DA 2/342

Name of township: Bromhof Extension 35.

Full name of applicant: Elvira Semionovna Mendiuk.

Number of erven in proposed township: Residential 2: 1; Public open space: 1.

Description of land on which township is to be established: The proposed township is situated on Holding 23 Bush Hill Estate Agricultural Holdings.

Situation of proposed township: The proposed township abuts on Puttick Avenue directly west of the existing Bromhof Extension 12 township.

Reference No: DA 2/340

Name of township: Maroeladal Extension 10.

Full name of applicant: The Kon Leech Trust and Konsheid (Proprietary) Limited.

Number of erven in proposed township:  
Special for a retirement village and related uses: 2.

Description of land on which township is to be established: The proposed township is situated on Portion 180 (a portion of Portion 117) of the Farm Witkoppen 194-IQ and the Remaining Extent of Portion 23 (a portion of Portion 9), of the farm Witkoppen 194-IQ.

Situation of proposed township: The proposed township is situated in Randburg North directly south of the proposed township Maroeladal Extension 8, three kilometres west of William Nichol Drive and 2,8 kilometres north of Witkoppen Road.

Reference No: DA 2/351

12—19

#### PLAASLIKE BESTUURSKENNISGEWING 4549

#### STADSRAAD VAN SANDTON

#### KENNISGEWING VAN ONTWERPSKEMA

Die Stadsraad van Sandton gee hiermee ingevolle artikel 28(1)(a) gelees tesame met artikel 55 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986) kennis dat 'n ontwerpdorpsbeplanningskema bekend te staan as Sandton-wysigingskema 1624 deur hom opgestel is.

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

Die gebruikersonering van Erf 31, Lyme Park van "Openbare Oopruimte" na "Parkeing".

Die ontwerpskema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Dorpsbeplanningnavrae, Kantoor B206, Burgersentrum, Rivoniaweg, Sandown, vir 'n tydperk van 28 dae vanaf 12 Desember 1990.

Besware teen of vertoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 78001, Sandton, 2146, ingedien of gerig word.

Posbus 78001  
Sandton  
2146

12 Desember 1990  
Kennisgewing No. 290/1990

S E MOSTERT  
Stadsklerk

#### LOCAL AUTHORITY NOTICE 4549

#### TOWN COUNCIL OF SANDTON

#### NOTICE OF DRAFT SCHEME

The Town Council of Sandton 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 Sandton Amendment Scheme 1624 has been prepared by it.

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

The use rezoning of Erf 31, Lyme Park from "Public Open Space" to "Parking".

The draft scheme will lie for inspection during normal office hours at the office of the Town Clerk, Town-planning Enquiries, Room B206, Civic Centre, Rivonia Road, Sandown, for a period of 28 days from 12 December 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 78001, Sandton, 2146, within a period of 28 days from 12 December 1990.

S E MOSTERT  
Town Clerk  
PO Box 78001  
Sandton  
2146  
12 December 1990  
Notice No. 290/1990

12—19

PLAASLIKE BESTUURSKENNISGEWING  
4550

## STADSRAAD VAN SANDTON

## KENNISGEWING VAN ONTWERPSKEMA

Die Stadsraad van Sandton gee hiermee ingevolge artikel 28(1)(a) gelees tesame met artikel 55 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986) kennis dat 'n ontwerpdorpsbeplanningskema bekend te staan as Sandton-wysigingskema 1619 deur hom opgestel is.

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

Die gebruikhersonering van 'n gedeelte van erf 2/96, Kelvin van "Openbare Oopruimte" na "Openbare Garage".

(Die eiendom langs die noordwestelike grens daarvan grens aan Erf 1/96 en langs die oostelike en suidoostelike grens daarvan, grens aan Erwe 3/96 en 4/96, Kelvin.)

Die ontwerpskema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Dorpsbeplanningnavrae, Kantoor B206, Burgersentrum, Rivoniaweg, Sandown, vir 'n tydperk van 28 dae vanaf 12 Desember 1990.

Besware teen of vertoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skriftelik by of tot die Stadsklerk by bovenmelde adres of by Posbus 78001, Sandton, 2146, ingedien of gerig word.

Posbus 78001  
Sandton  
2146  
12 Desember 1990  
Kennisgewing No. 291/1990

S E MOSTERT  
Stadsklerk

## LOCAL AUTHORITY NOTICE 4550

## TOWN COUNCIL OF SANDTON

## NOTICE OF DRAFT SCHEME

The Town Council of Sandton 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 Sandton Amendment scheme 1619 has been prepared by it.

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

The use rezoning of a portion of Erf 2/96, Kelvin from "Public Open Space" to "Public Garage".

(The property along its north-western boundary borders onto Erf 1/96 and along its eastern and south-eastern boundaries onto Erven 3/96 and 4/96, Kelvin.)

The draft scheme will lie for inspection during normal office hours at the office of the Town Clerk, Town-planning Enquiries, Room B206, Civic Centre, Rivonia Road, Sandown, for a period of 28 days from 12 December 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 78001, Sandton, 2146, within a period of 28 days from 12 December 1990.

S E MOSTERT  
Town Clerk

PO Box 78001  
Sandton  
2146  
12 December 1990  
Notice No. 291/1990

12—19

PLAASLIKE BESTUURSKENNISGEWING  
4564

## KENNISGEWING VAN AANSOEK OM STIGTING VAN DORP

## BYLAE II

## (Regulasie 21)

Die Stadsraad van Bronkhorstspruit 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 stigting van die dorp wat in die Bylae hierby genoem word, deur hom ontvang is.

Besonderhede van die aansoek lê vir 'n tydperk van 28 dae vanaf 12 Desember 1990 gedurende gewone kantoorure ter insae in die kantoor van die Stadsklerk, Bronkhorstspruit Municipale Kantore, h/v Mark- en Bothastrate.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 12 Desember 1990 skriftelik en in tweevoed by of tot die Stadsklerk by bovenmelde adres of by Posbus 40, Bronkhorstspruit, 1020, ingedien of gerig word.

DR. H.B. SENEKAL  
Stadsklerk

Municipale Kantore  
Bronkhorstspruit  
12 Desember 1990

## BYLAE

Naam van dorp: Erasmus Uitbreiding 12.

Volle naam van aansoeker: Planpraktyk Ingelyf.

Aantal erwe in voorgestelde dorp: "Residensiel 2"; vir groepsbehuising en/of deeltitelgebruik: 2.

Beskrywing van grond waarop dorp gestig staan te word: Gedeelte 27 ('n gedeelte van Gedeelte 14) van die plaas Nootgedacht 525 J.R.

Liggings van voorgestelde dorp: Die eiendom is ongeveer 700 meter suid-oos van die Bronkhorstspruit SBG en direk oos van en aangrensend tot Erasmus Uitbreiding 5 dorpsgebied geleë.

## LOCAL AUTHORITY NOTICE 4564

## NOTICE OF APPLICATION FOR ESTABLISHMENT OF A TOWNSHIP

## SCHEDULE II

## (Regulation 21)

The Town Council of Bronkhorstspruit 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, Bronkhorstspruit Municipal Offices, cnr Market and Botha Streets, for a period of 28 days from 12 December 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 40, Bronkhor-

spruit, 1020, within a period of 28 days from 12 December 1990.

DR. H.B. SENEKAL  
Town Clerk

Municipal Offices  
Bronkhorstspruit  
12 December 1990

## ANNEXURE

Name of township: Erasmus Extension 12.

Full name of applicant: Planpractice Incorporated.

Number of erven in proposed township: "Residential 2" for grouphousing and/or sectional title uses: 2.

Total erven: 2.

Description of land on which township is to be established: Portion 27 (a portion of Portion 14) of the farm Nootgedacht 525 J.R.

Situation of proposed township: The property is located approximately 700 metres south east of Bronkhorstspruit CBD and directly east of and adjacent to Erasmus Extension 5 township.

12—19

PLAASLIKE BESTUURSKENNISGEWING  
4565

## STADSRAAD VAN AKASIA

## AKASIA-WYSIGINGSKEMA 5

Hiermee word ooreenkomsdig die bepalings van artikel 57(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986) bekend gemaak dat die Stadsraad van Akasia goedgekeur het dat die Akasia-dorpsbeplanningskema, 1988 gewysig word deur die byvoeging van die volgende subklousule na Klousule 12(7):

(8) Niemand mag enige mobiele wooneenheid in enige gebruiksonse vir permanente of tydelike bewoning aanwend nie. (Hierdie voorwaarde is nie op gebruiksonse 5, "Residensiel 5", van toepassing nie.)

Die skemaklousules van die wysigingskema word in bewaring gehou deur die Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria en die Hoof: Stadsbeplanning en Argitektuur, Stadsraad van Akasia en is beskikbaar vir inspeksie gedurende kantoorure.

Hierdie wysigingskema tree ingevolge artikel 58(1) van die bovenmelde Ordonnansie op 19 Desember 1990 in werking en staan bekend as Akasia-wysigingskema 5.

J S DU PREEZ  
Stadsklerk

Municipale Kantore  
Dalelaan 16  
Doreg Landbouhocwes  
Kennisgewing No. 109/1990  
WYSIGING/5.2-1m

## LOCAL AUTHORITY NOTICE 4565

## TOWN COUNCIL OF AKASIA

## AKASIA AMENDMENT SCHEME 5

It is hereby notified in terms of Section 57(1) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that the Town Council of Akasia has approved the amendment of the Akasia Town-planning

Scheme, 1988, by the insertion of the following subclause after clause 12(7):

(8) No person shall occupy any mobile dwelling-unit, whether permanently, or temporary, in any use zone. (This condition shall not apply to even in use zone 5, "Residential 5".

The scheme clauses of the amendment scheme are filed with the Department of Local Government, Housing and Works, Pretoria and the Head: Town-planning and Architecture, Town Council of Akasia and can be inspected during office hours.

In terms of Section 58(1) of the abovementioned Ordinance this amendment scheme will come into operation on 19 December 1990 and is known as the Akasia Amendment Scheme 5.

J S DU PREEZ  
Town Clerk

Municipal Offices  
16 Dalc Avenue  
Doreg Agricultural Holdings  
Notice No. 109/1990  
WYSIGING/5.1-1m

closure is open for inspection during office hours at the office of the Town Secretary, Civic Centre, Alberton until 19 February 1991.

Any person who wishes to object to the proposed permanent closure or who may have a claim for compensation if the closure is carried out must lodge such objection and/or claim in writing with the Town Secretary, not later than 19 February 1991.

W M C MEYER  
Acting Town Clerk

Civic Centre  
Alwyn Taljaard Avenue  
Alberton  
Notice No. 147/1990  
7 December 1990  
A1E0069

A copy of the resolution and particulars of the amendment are open for inspection during normal office hours at the office of the Town Secretary, Level 3, Civic Centre, for a period of fourteen days from the date of publication of this notice in the Provincial Gazette.

Any person who desires to object to the amendment must do so in writing to the Town Clerk within 14 days of the date of publication of this notice in the Provincial Gazette, on 19 December 1990.

Civic Centre  
Alwyn Taljaard Avenue  
Alberton  
Notice No. 144/1990  
4 December 1990  
A2B0112

W M C MEYER  
Acting Town Clerk

19

#### PLAASLIKE BESTUURSKENNISGEWING 4567

##### STADSRAAD VAN ALBERTON

##### WYSIGING VAN GELDE VIR DIE HUUR VAN SALE: 5/4/2/22-4

Kennis geskied hiermee ingevalle die bepalings van artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Alberton op 28 November 1990 by spesiale besluit geldie vir die Huur van Sale gewysig het.

Die algemene strekking van die besluit is om geldie vir die verhuur van sale aan nie-inwoners van die munisipale gebied te verhoog.

Die wysiging tree op 1 Desember 1990 in werking.

'n Afskrif van die besluit en besonderhede van die wysiging lê vir 'n tydperk van veertien dae vanaf die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die kantoor van die Stadssekretaris, Vlak 3, Burgersentrum, gedurende kantoorture ter insac.

Enige persoon wat beswaar teen voormalde wysiging wil maak moet dit skriftelik by die Stadsklerk doen binne 14 dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant, op 19 Desember 1990.

W M C MEYER  
Waarnemende Stadsklerk

Burgersentrum  
Alwyn Taljaard-laan  
Alberton  
Kennisgewing No. 147/1990  
7 Desember 1990  
A1E0069

#### PLAASLIKE BESTUURSKENNISGEWING 4568

##### STADSRAAD VAN ALBERTON

##### WYSIGING VAN GELDE VIR DIE VOOR- SIENING VAN ELEKTRISITEIT: 5/4/2/14-3

Kennis geskied hiermee ingevalle die bepalings van artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Alberton by spesiale besluit op 28 November 1990 geelde vir die voorstiening van elektrisiteit gewysig het.

Die algemene strekking van die wysiging is om die elektrisiteitstariewe vir alle klas verbruikers met 8 % te verhoog in ooreenstemming met 'n verhoging van die grootmaatprys van elektrisiteit deur Eskom.

Die wysiging tree op 1 Januarie 1991 in werking.

Afskrifte van die wysiging lê vir 'n tydperk van veertien dae vanaf die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die kantoor van die Stadssekretaris, Vlak 3, Burgersentrum, gedurende kantoorture ter insac.

Enige persoon wat beswaar teen voormalde wysiging wil aanteken moet dit skriftelik by die Stadsklerk doen binne 14 dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant, op 19 Desember 1990.

W M C MEYER  
Waarnemende Stadsklerk

Burgersentrum  
Alwyn Taljaard-laan  
Alberton  
4 Desember 1990  
Kennisgewing No. 145/1990  
A1E0057

#### LOCAL AUTHORITY NOTICE 4567

##### TOWN COUNCIL OF ALBERTON

##### AMENDMENT OF CHARGES FOR THE HIRE OF HALLS: 5/4/2/22-4

Notice is hereby given in terms of the provisions of section 80B(3) of the Local Government Ordinance, 1939, that the Town Council of Alberton has on 28 November 1990 by special resolution amended charges payable for the hire of halls.

The general purport of the resolution is to increase the existing charges payable for the use of a hall in the case of the hirer not being a resident of the municipality.

The amendment becomes effective on 1 December 1990.

#### LOCAL AUTHORITY NOTICE 4568

##### TOWN COUNCIL OF ALBERTON

##### AMENDMENT OF THE DETERMINATION OF CHARGES FOR THE SUPPLY OF ELECTRICITY: 5/4/2/14-3

Notice is hereby given in terms of the provisions of section 80B(3) of the Local Government Ordinance, 1939, that the Town Council of Alberton has by special resolution on 28 November 1990 amended charges for the supply of electricity.

The general purport of the above amendment is the increase of the electricity tariff for all classes consumers with 8 % in accordance with

#### LOCAL AUTHORITY NOTICE 4566

##### TOWN COUNCIL OF ALBERTON

##### PERMANENT CLOSURE OF A PORTION OF THE REMAINDER OF ERF 1242, AL- BERTON, AS A PARK

Notice is hereby given in terms of sections 67 and 68 of the Local Government Ordinance, 1939, that the Town Council of Alberton proposes to permanently close a portion approximately 70 m<sup>2</sup> in extent of the park on the Remainder of erf 1242, Alberton for the purpose of erecting a substation building.

A plan showing particulars of the proposed

an increase in the bulk supply charge for electricity by Eskom.

This amendment of charges will come into operation on 1 January 1991.

Copies of the amendment are open for inspection during normal office hours at the office of the Town Secretary, Level 3, Civic Centre, for a period of fourteen days from the date of publication hereof in the Provincial Gazette.

Any person who desires to record his objection to the amendment must do so in writing to the Town Clerk within fourteen days of the date of publication of this notice in the Provincial Gazette, on 19 December 1990.

W M C MEYER  
Acting Town Clerk

Civic Centre  
Alwyn Taljaard Avenue  
Alberton  
4 December 1990  
Notice No. 145/1990  
A1E0057

19

PLAASLIKE BESTUURSKENNISGEWING  
4569

STADSRAAD VAN ALBERTON

AANNEEM VAN STANDAARDVERORDENINGE BETREFFENDE OPENBARE GERIEWE 1/4/1/42

Kennis geskied hiermee ingevolge die bepaling van artikel 96bis(2) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Alberton van voorneme is om die Standaardverordeninge Betreffende Openbare Geriewe afgekondig onder Kennisgewing 60 van 1990 deur die Departement van Plaaslike Bestuur, Behuisung en Werke (Administrasie: Volksraad) in Buitengewone Offisiële Koerant 4708 van die Provinsie van Transvaal, as verordeninge wat deur die Raad opgestel is, aan te neem.

Die algemene strekking van die voorgestelde verordeninge is om die gebruik van openbare geriewe te reguleer.

'n Afskrif van die voorgestelde verordeninge lê vir 'n tydperk van 14 dae na datum van publikasie van hierdie kennisgewing in die Provinciale Koerant gedurende kantoorure by die kantoor van die Stadssekretaris, Vlak 3, Burger-sentrum, ter inspeksié.

Enige persoon wat beswaar teen voormalde verordeninge wil aanteken moet dit skriftelik by die Stadsklerk doen binne 14 dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant te wete 19 Desember 1990.

W M C MEYER  
Waarnemende Stadsklerk

Burgersentrum  
Alwyn Taljaard-laan  
Alberton  
Kennisgewing No. 146/1990  
4 Desember 1990  
A1E0058

ment Ordinance, 1939, that the Town Council of Alberton intends to adopt the Standard Public Amenities By-laws published under Notice 60 of 1990 by the Department of Local Government, Housing and Works (Administration: House of Assembly) in Extraordinary Official Gazette 4708 for the Province of Transvaal, as by-laws compiled by the Council.

The general purport of the proposed by-laws is to regulate the use of public amenities.

A copy of the proposed by-laws is open for inspection during office hours at the office of the Town Secretary, Level 3, Civic Centre, for a period of 14 days from the date of publication hereof in the Provincial Gazette.

Any person who desires to record his objection to the by-laws must do so in writing to the Town Clerk within 14 days of the date of publication of this notice in the Provincial Gazette, being the 19th of December 1990.

W M C MEYER  
Acting Town Clerk

Civic Centre  
Alwyn Taljaard Avenue  
Alberton  
Notice No. 146/1990  
4 December 1990  
A1E0058

PLAASLIKE BESTUURSKENNISGEWING  
4570

STADSRAAD VAN ALBERTON

AANVULLENDE WAARDERINGSLYS  
VIR DIE BOEKJAAR 1 JULIE 1989 TOT 30  
JUNIE 1990

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 1 Julie 1989 tot 30 Junie 1990 van alle belasbare eiendom binne die munisipaliteit deur die voorsitter van die waarderingsraad gesertifiseer en geteken is en gevoldigk final en bindend geword het op alle betrokke persone soos in artikel 37 van daardie Ordonnansie beoog.

Die aandag word egter gevvestig op artikel 17 of 38 van die gemeide Ordonnansie wat soos volg bepaal:

17(1) 'n Beswaarmaker wat voor 'n waarderingsraad verskyn het of verteenwoordig was, met inbegrip van 'n beswaarmaker wat 'n antwoord soos in artikel 15(4) beoog, ingedien of voorgele het, kan teen die beslissing van sodanige raad ten opsigte waarvan hy 'n beswaarmaker is, binne dertig dae vanaf die datum van die publikasie in die Provinciale Koerant van die kennisgewing in artikel 16(4)(a) genoem, waar die bepalings van artikel 16(5) van toepassing is, binne een-en-twintig dae na die dag waarop die redes daarin genoem, aan sodanige beswaarmaker gestuur is, appèl aanteken deur die sekretaris van sodanige raad 'n kennisgewing van appèl op die wyse soos voorgeskryf in te dien en sodanige sekretaris stuur onverwyd 'n afskrif van sodanige kennisgewing van appèl aan die waardeerder en aan die betrokke plaaslike bestuur.

(2) 'n Plaaslike bestuur wat nie 'n beswaarmaker is nie, kan teen enige beslissing van 'n waarderingsraad appèl aanteken op die wyse in subartikel (1) beoog en enige ander persoon wat nie 'n beswaarmaker is nie maar wat regstreeks deur 'n beslissing van 'n waarderingsraad geraak word, kan op dergelyke wyse, teen sodanige beslissing appèl aanteken.

'n Form vir kennisgewing van appèl kan van

die sekretaris van die waarderingsraad verkry word.

MEJS TRUTER  
Burgersentrum Sekretaris: Waarderingsraad  
Alwyn Taljaard-laan  
Alberton  
Kennisgewing No. 142/1990  
30 November 1990

A1E0020

#### LOCAL AUTHORITY NOTICE 4570

##### TOWN COUNCIL OF ALBERTON

#### SUPPLEMENTARY VALUATION ROLL FOR THE FINANCIAL YEAR 1 JULY 1989 TO 30 JUNE 1990

Notice is hereby given in terms of section 37 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the supplementary valuation roll for the financial year 1 July 1989 to 30 June 1990 of all rateable property within the municipality has been certified and signed by the chairman of the valuation board and has therefore become fixed and binding upon all persons concerned as contemplated in section 37 of that Ordinance.

However, attention is directed to section 17 or 39 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)(1) 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.

MISS S TRUTER  
Civic Centre Secretary: Valuation Board  
Alwyn Taljaard Avenue  
Alberton  
Notice No. 142/1990  
30 November 1990

A1E0020

#### PLAASLIKE BESTUURSKENNISGEWING 4571

##### STADSRAAD VAN ALBERTON

#### PERMANENTE SLUITING VAN PARK OP ERF 3197, BRACKENHURST

Kennis geskied hiermee ingevolge artikel 67

LOCAL AUTHORITY NOTICE 4569  
TOWN COUNCIL OF ALBERTON  
ADOPTION OF STANDARD PUBLIC AMENITIES BY-LAWS 1/4/1/42

Notice is hereby given in terms of the provisions of section 96bis(2) of the Local Govern-

van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Alberton voorneem is om die park op erf 3197, Brackenhurst, permanent te sluit vir die doeleindes van die verlenging van Atmore-straat tussen Malherbe- en McBride-straat, Brackenhurst.

'n Plan wat besonderhede van die voorgestelde sluiting aantoon is gedurende kantoorur by die kantoor van die Stadssekretaris, Burgersentrum, Alberton, ter insae tot 22 Februarie 1991.

Enige persoon wat beswaar teen die voorgestelde permanente sluiting wil aanteken of wat enige eis om skadevergoeding sal hê indien die sluiting uitgevoer word moet sodanige beswaar en/of eis skriftelik by die Stadssekretaris indien laatstens op 22 Februarie 1991.

**A S D E B E E R**  
Stadsklerk

Burgersentrum  
Alwyn Taljaard-laan  
Alberton  
Kennisgewing No. 140/1990  
29 November 1990  
A1E0006

en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Alberton-wysigingskema 511 en tree op datum van publikasie van hierdie kennisgewing in werking.

**A S D E B E E R**  
Stadsklerk

Burgersentrum  
Alwyn Taljaard-laan  
Alberton  
28 November 1990  
Kennisgewing No 135/1990

#### LOCAL AUTHORITY NOTICE 4573

#### ALBERTON AMENDMENT SCHEME 511

It is hereby notified in terms of section 57(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that the Town Council of Alberton has approved the amendment of the Alberton Town-planning Scheme, 1979, by the rezoning of Erf 344, New Redruth, from "Residential 1" to "Residential 1" with a density of one dwelling per 900 m<sup>2</sup>, subject to certain conditions.

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

This amendment is known as Alberton Amendment Scheme 511 and shall come into operation on the date of publication of this notice.

**A S D E B E E R**  
Town Clerk

Civic Centre  
Alwyn Taljaard Avenue  
Alberton  
28 November 1990  
Notice No 135/1990

A1D0119

19

#### LOCAL AUTHORITY NOTICE 4573

#### ALBERTON AMENDMENT SCHEME 527

It is hereby notified in terms of section 57(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that the Town Council of Alberton has approved the amendment of the Alberton Town-planning Scheme, 1979, by the rezoning of Erf 344, New Redruth, from "Residential 1" to "Residential 1" with a density of one dwelling per 900 m<sup>2</sup>, subject to certain conditions.

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

This amendment is known as Alberton Amendment Scheme 527 and shall come into operation 56 days after the date of publication of this notice.

**A S D E B E E R**  
Town Clerk

Civic Centre  
Alwyn Taljaard Avenue  
Alberton  
28 November 1990  
Notice No 136/1990

A1D0122

19

#### PLAASLIKE BESTUURSKENNISGEWING 4574

#### STADSRAAD VAN BEDFORDVIEW

#### WYSIGING VAN VERORDENINGE BETREFFENDE OPENBARE PARKE

Die Stadsklerk van Bedfordview publiseer hierby, ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939) die verordeninge hierna uiteengesit.

#### WOORDOMSKRYWING

1. In hierdie verordeninge, tensy uit die samehang anders blyk, beteken —

"dam" die watergebied op die Plaas en sluit die Juksekrivier, asook die sylope en voedingsstromte in;

"kennisgewing" 'n duidelike en leesbare amptelike kennisgewing deur 'n raad opgestel in beide amptelike landstale en wat op las van die raad by enig ingang tot of op 'n opsigtelike plek in, by of op die plaas deur die raad aangebring is, en waarby die raad bepalings of voorskrifte wat hy ingevolge 'n verordening aangeneem het, bekend maak;

"mini-bus" 'n motorvoertuig ontwerp of aangepas, uitsluitend en hoofsaaklik, vir die vervoer van meer as nege (9) maar nie meer as sesien (16) persone nie, (Insluitende die bestuurder);

"openbare feesdae" alle feesdae wat ingevolge die Wet op Openbare Feesdae, 1952, soos gewysig, deur die Staatspresident, ingevolge die bevoegdheid deur die genoemde Wet aan hom verleent, tot openbare feesdae verklaar is;

"park" of "parke" alle pleine, oop ruintes, tuine, parke, die Plaas en ander omslote ruimtes, wat ingevolge artikel 63 van die Ordonnansie op Plaaslike Bestuur, 1939 onder die beheer en bestuur van die Raad val;

"passasiersbus" 'n motorvoertuig ontwerp of aangepas vir die vervoer van meer as sesien (16) persone, insluitende die bestuurder;

"Plaas" die plaas op Gedeelte 110 van die

**A S D E B E E R**  
Town Clerk

Civic Centre  
Alwyn Taljaard Avenue  
Alberton  
Notice No. 140/1990  
29 November 1990  
A1E0006

#### PLAASLIKE BESTUURSKENNISGEWING 4573

Hiermee word ooreenkomsdig 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 Alberton goedgekeur het dat die Albertondorpsbeplanningskema, 1979, gewysig word deur die hersoning van Erf 344, New Redruth, vanaf "Residensieel 1" tot "Residensieel 1" met 'n digtheid van een woonhuis per 900 m<sup>2</sup>, onderworpe aan sekere voorwaarde.

Kaart 3 en die skemaklusules word in bewaring gehou deur die Direkteur-generaal, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en die Stadsklerk, Alberton, en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Alberton-wysigingskema 527 en tree 56 dae na datum van publikasie van hierdie kennisgewing in werking.

**A S D E B E E R**  
Stadsklerk

Burgersentrum  
Alwyn Taljaard-laan  
Alberton  
28 November 1990  
Kennisgewing No 136/1990

#### PLAASLIKE BESTUURSKENNISGEWING 4572

#### ALBERTON-WYSIGINGSKEMA 511

Hiermee word ooreenkomsdig 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 Alberton goedgekeur het dat die Albertondorpsbeplanningskema, 1979, gewysig word deur die hersoning van Erf 1015, New Redruth, vanaf "Openbare Pad" tot "Munisipaal", onderworpe aan sekere voorwaarde.

Kaart 3 en die skemaklusules word in bewaring gehou deur die Direkteur-generaal, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en die Stadsklerk, Alberton,

Plaas Elandsfontein 90 I.R. en algemeen bekend as Gillooly se Plaas;

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

"swem" nie die binnegaan van water met die doel om te waterski, waterseilplank of soortgelyke watersport te beoefen nie of die toevallige kontak met die water tydens sodanige watersport nie;

"voertuig" enige selfaangedreve voertuig en sluit in —

(a) 'n sleepwa; en

(b) 'n voertuig met pedale en 'n masjien of elektriese motor, as 'n integrale deel of as 'n aanhangsel, ontwerp of aangepas om deur middel van sulke pedale, masjien of motor, of albei of deur middel van pedale en masjien en motor aangedryf te word, maar sluit nie in nie —

(i) enige voertuig deur elektriese krag aangedryf afkomstig van ophaarbatterye deur 'n voetganger beheer; of

(ii) enige voertuig wat nie swaarder as 230 kg weeg nie en spesiaal ontwerp en vervaardig is (nie net aangepas is nie) vir 'n persoon met 'n fisiese gebrek of ongeskiktheid en wat slegs deur so 'n persoon gebruik word.

### TOEGANG

2(1) Niemand mag in 'n park teenwoordig wees buite die ure wat deur 'n kennisgewing by of naby die ingang tot die park aangedui word nie.

(2) Niemand mag 'n park binnegaan of verlaat behalwe deur die hekke wat daarvoor voorsien is nie.

(3) Niemand mag op enige dag waarop toegangsgeld gehef word, die Plaas binnegaan sonder dat so 'n persoon die toegangsgeld soos deur die Raad bepaal, betaal het nie.

(4) Die Raad kan die betaling van toegangsgeld ten opsigte van enige besondere dag waarop 'n openbare funksie aangebied word, opskort.

(5) Enige persoon wat op die plaas teenwoordig is, moet op versoek van 'n gemagtigde beampete bewys van betaling van toegangsgeld toon.

(6) Niemand mag 'n park of enige deel daarvan waartoe toegang by kennisgewing verbied is binnegaan of daarin teenwoordig wees of bly nie.

(7) Die Raad kan na goeddunke die aantal besoekers by 'n piekknickerrein bepaal:

(8) Die getalle in subartikel (7) bedoel, word deur die Raad by wyse van 'n kennisgewing bekendgemaak.

### VOERTUIE

3(1) Niemand mag met 'n motorfiets op die Plaas ry of die motorfiets op enige ander plek op die Plaas parkeer as op die gedeelte wat spesifiek vir parkering afgesondert is nie.

(2) Niemand mag met 'n motorvoertuig op enie ander plek op die Plaas parkeer as op die parkeerruimte wat spesifiek vir motorvoertuie afgesondert is nie.

(3) Niemand mag met 'n motorvoertuig uitge-

sonder diens voertuie op enige ander plek in 'n park ry as op die pad en parkeerruimte wat spesifiek vir die doel voorsien en aangedui is nie.

(4) Niemand mag 'n motorvoertuig op so 'n wyse in 'n park bestuur dat dit moontlik op enige wyse vir 'n ander lid van die publiek gevaaalik of ongerieflik is of enige van die paale binne die park versper of enige eiendom binne die park kan beskadig nie.

(5) Niemand mag 'n motorvoertuig binne 'n park bestuur terwyl hy onder die invloed van drank of enige ander bedwelmende middel is nie.

(6) Die Raad behou die reg voor om enige pad of voetpad binne 'n park vir enige rede permanent of tydelik te sluit.

(7) Niemand mag 'n voertuig in 'n park parkeer vir herstelwerk, diens of onderhoud nie.

### DIERE

4(1) Niemand mag 'n perd, muil, esel of enige ander plaasdier in 'n park inbring of daarop ry behalwe met die voorafverkreeë skriftelike toestemming van die Raad, welke skriftelike toestemming op versoek van 'n gemagtigde beampete getoon moet word.

(2) Enige persoon wat 'n hond in 'n park bring moet toesien dat so 'n hond aan 'n leiband vasgehou en onder behoorlike toesig is.

(3) Die Raad kan 'n hond wat los en onbeheer in 'n park rondloop, skut.

(4) Iemand wat in beheer van 'n hond in 'n park is, uitgesonderd 'n blinde persoon wat deur 'n gidsbond geleid word, moet enige ontlasting wat so 'n hond agterlaat, verwijder.

(5) Niemand mag sonder redelike gronde 'n hond aanhuis om 'n persoon, dier of voël binne 'n park aan te val of te jaag nie.

(6) Die eiennaar van 'n hond of die persoon in wie se besit of onder wie se toesig 'n hond is moet toesien dat so 'n hond geen persoon, dier of voël binne 'n park sonder redelike gronde aanval of jaag nie.

### BESKADIGING

5(1) Niemand mag enige gebou, paadjie, heining, heiningpaal, boom, struik, plant of enige ander eiendom in 'n park beskadig, verwijder, breek of enige blom afpluk nie.

(2) Niemand mag enige vuur in 'n park maak behalwe op die plek en diehouer wat vir vuurmaak aangedui en aangebring is nie.

(3) Niemand mag enige vuurwapen of ander vuurwerk binne 'n park afvuur sonder die toestemming van die Raad nie.

(4) Niemand mag met 'n klip of enige ander voorwerp in 'n park gooi waardoor die eiendom in die park beskadig of enige ander lid van die publiek besoer mag word nie.

(5) Niemand mag enige dier of voël, wat in die park voorkom opsetlik steur, mishandel, vang of doodmaak of enige neste of eiers neem of versteur nie.

### PERSOONLIKE GEDRAG

6(1) Geen besope persoon word toegelaat om 'n park binne te gaan of daarin te bly nie.

(2) Niemand mag liederlike liedjes sing, vloek of vuil en onwelvoeglike taal in 'n park gebruik nie.

(3) Niemand mag in 'n park onbetaamlike, aanstootlike of sedelose figure teken, geskrifte skryf, voorstellings maak of dade pleeg nie.

(4) Niemand mag 'n park binnegaan of daarin bly tensy hy volgens die eise van welvoeglikheid geklee is nie.

(5) Niemand mag in 'n park opstel met enige ander lid van die publiek inmeng, baklei of op enige ander wyse hinder nie.

### HANDELDRYF

7(1) Geen verversings of drank mag in 'n park gesmous of te koop aangebied word behalwe in die kamers, geboue of plekke wat deur die Raad aangewys word en deur 'n persoon of instansie wat behoorlik deur die Raad daartoe gemagtig is nie.

(2) Geen marskramer of venter mag sy beroep in 'n park beoefen nie.

(3) Niemand mag in 'n park bedel of om aalmoece vra nie.

(4) Niemand mag in 'n park dobbel, deelneem aan 'n dobbel- of 'n kansspel of 'n dobbel- of kansspel aanbied nie.

### VERGADERINGS EN ORKESUITVOERINGS

8(1) Niemand mag in 'n park 'n orkesuitvoering aanbied of daaraan deelneem sonder die skriftelike toestemming van die Raad en op sodanige voorwaardes as wat die Raad mag bepaal nie.

(2) Niemand mag in 'n park 'n preek, 'n lessing, openbare besprekking, of 'n vergadering hou of daaraan deelneem sonder die skriftelike toestemming van die Raad nie.

### KAMPERING

9. Niemand mag in 'n park kampeer nie.

### DAMWATER

10(1) Niemand mag in die dam swem nie behalwe met die toestemming van die Raad tydens spesiale geleenthede, of homself, sy klere of enige ander artikel in die dam was nie.

(2) Niemand mag 'n boot, kano, vlot of enige ander drywende voorwerp ongeag die aandrywingsmechanisme daarvan op die dam te water laat behalwe vanaf daardie dele van die damoewer wat spesifiek vir daardie doel deur die Raad afgesondert is nie.

(3) Die gebruik van motoraangedrevebote of enige ander motoraangedreve vaartuie is streng verbode, uitgesonderd noodvoertuie goedgekeur vir reddingswerk.

(4) Die gebruik van die damoppervlak is onderworpe aan die voorwaardes wat gesamentlik deur die Raad en/of die organisasies aan wie beheer afgestaan is, bepaal is.

(5) Die voorwaardes in subartikel (4) bedoel word deur die Raad by Kennisgewing bekend gemaak.

### HENGEL

11(1) Niemand mag in die dam hengel behalwe lede van die klubs met wie die Raad 'n ooreenkoms aangegaan het nie.

(2) Niemand mag in die dam hengel nie behalwe vanaf sodanige gedeeltes van die damoewer wat die Raad spesial vir daardie doel van tyd tot tyd afsondert.

(3) Niemand mag in die dam hengel buite die ure wat deur die Raad bepaal is nie.

(4) Die Raad behou die reg voor om die hengelterreine of enige gedeelte daarvan tydelik na goeddunke te sluit.

### ALGEMEEN

12(1) Niemand mag krieket, ringgooi, honkbal, voetbal of enige ander spel speel nie, behalwe in sodanige gedeelte van 'n park wat moontlik vir daardie doel afgesondert is.

(2) Die Raad behou die reg voor om enige park of enige sodanige gedeeltes daarvan tydelik te sluit met die doel om herstelwerk te doen of om enie ander spesiale rede.

(3) Die Raad mag na goeddunke en onderworpe aan die sluit van 'n ooreenkoms, die fasilitete op die Plaas op weeksdie beskikbaar stel vir omgewings- en tuinbouverwante uitstellings en byeenkomste.

(4) Die Raad mag, na goeddunke, tuinbouteroostellings op die Plaas goedkeur.

#### STRAFBEPALINGS

13(1) Elke persoon wat 'n bepaling van hierdie verordeninge oortree is skuldig aan 'n misdryf en by skuldigbevinding strafbaar met 'n boete van hoogstens R300 of drie maande gevengenisstraf of beide die boete en die gevengenisstraf.

(2) Die Raad mag elke persoon wat 'n oortreding van hierdie verordeninge pleeg of ten opsigte van wie redelikerwys vermoed word dat hy 'n oortreding gepleeg het, uit 'n park verwyder.

(3) Die Raad mag 'n persoon wat die bepaling van hierdie verordeninge by herhaling oortree toegang tot 'n park weier in welke geval die gemagtigde beampte so 'n persoon wat wel in 'n park gevind word onverwyld uit die park mag verwyder ongeag die bepaling van subartikel (2).

#### HERROEPPING

14(1) Die Verordeninge betreffende Openbare Parke, afgekondig by Administrateurskennisgewing 592 gedateer 18 Mei 1977, word hierby herroep.

A J KRUGER  
Stadsklerk

Burgersentrum  
Bedfordview  
2008  
Kennisgewing No. 93/1990

#### LOCAL AUTHORITY NOTICE 4574

##### TOWN COUNCIL OF BEDFORDVIEW

##### AMENDMENT TO BY-LAWS RELATING TO PUBLIC PARKS

The Town Clerk of Bedfordview hereby, in terms of section 101 of the Local Government Ordinance, 1939 (Ordinance 17 of 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 Bedfordview, the Council's Management Committee, acting under the powers delegated to it in terms of the provisions of section 58 of the Local Government (Administration and Elections) Ordinance, 1960, and any officer to whom that Committee has been empowered by the Council in terms of the provisions of subsection (3) of the said section to delegate and has in fact delegated the powers, functions and duties vesting in the Council in relation to these by-laws;

"dam" means the area of water situated on "the Farm and includes the Jukseki river, its tributaries and feeder streams;

"Farm" means the farm situated on Portion 110 of the Farm Elandsfontein 90 I.R. and commonly known as Gillooly's Farm.

"mini-bus" means a motor vehicle designed or adapted, solely or principally, for the conveyance of more than nine (9) persons, but not more than sixteen (16) persons (Including the driver);

"notice" means a clear and legible official notice drawn up by a council in both official languages and displayed by order of the council at every entrance to or at a conspicuous place at or on the farm and to which the council shall make known provisions and directions adopted by it in terms of a by-law;

"park" or "parks" mean all squares, open spaces, gardens, parks, the Farm and other enclosed spaces, the control and management of which are vested in the Council in terms of section 63 of the Local Government Ordinance, 1939;

"passenger bus" means a motor vehicle designed or adapted for the conveyance of more than sixteen (16) persons (Including the driver);

"public holidays" means all holidays, declared to be public holidays in terms of the Public Holiday Act, 1952 (Act 5 of 1952), as amended, or declared by the State President to be public holidays by virtue of the powers conferred upon him in terms of the said Act;

"swim" means not the entering into the water for the purpose to windsurf or participate in similar watersport or the accidental contact with the water while participating in such watersport;

"vehicle" means any vehicle self-propelled and includes —

(a) a trailer; and

(b) a vehicle having pedals and an engine or an electric motor as an integral part thereof or attached thereto and which is designed or adapted to be propelled by means of such pedals, engine or motor or both such pedals and engine or motor, but does not include —

(i) any vehicle propelled by electrical power derived from storage batteries and which is pedestrian controlled; or

(ii) any vehicle with a mass of not more than 230 kg and specially designed and constructed and not merely adapted, for the use of any person suffering from some physical defect or disability and used solely by such person.

##### ENTRANCE

2(1) No person shall be present in a park outside the hours indicated on a notice at or near the entrance to the park.

(2) No person shall enter or leave a park except through the gates provided for that purpose.

(3) No person shall on any day on which an entrance fee is charged enter the Farm unless he has paid the entrance fees determined by the Council.

(4) The Council may suspend the payment of entrance fees on any specific day whereon a public function is being held.

(5) Any person being present on the Farm shall on request of an authorised official produce proof of payment of the entrance fee.

(6) No person shall enter, remain or be present in a park of any part thereof where a notice is placed forbidding such entry or stay.

(7) The Council may at its discretion limit the number of visitors to a picnic area.

(8) The numbers contemplated in subsection (7) shall be made known by the Council by means of a notice.

##### VEHICLES

3(1) No person shall with a motor bike drive

in the Farm or shall park the motor bike at any place in the Farm other than at that portion that has specifically been set aside for parking.

(2) No person shall park a motor vehicle in the Farm at any place other than at the parking area specifically set aside for that purpose.

(3) No person shall drive with a motor vehicle in a park on any other place than on the road and parking area specifically provided and indicated for that purpose except service vehicles authorised to do so.

(4) No person shall drive a motor vehicle in a park in such a manner that it may create a danger or inconvenience for any member of the public or that any of the roads in the park be blocked or any property in the park be damaged.

(5) No person shall drive a motor vehicle in a park while he is under the influence of alcohol or any other drug.

(6) The Council reserves the right to permanently or temporarily close any road or walkway in a park.

(7) No person shall park to carry out repairs, work or maintenance of vehicles within the park.

##### ANIMALS

4(1) No person shall bring into a park or ride in a park on a horse, mule, donkey or any other farm animal except with the prior written permission of the Council, which written permission shall be produced on request by an authorised official.

(2) Any person who brings a dog into a park shall take care that such a dog is kept on a leash and under proper control.

(3) The Council may impound any dog found wandering at large and uncontrolled in a park.

(4) Except in the event of a blind person being lead by a guide dog, any person in charge of a dog in a park shall remove any faeces left by such dog.

(5) No person shall, without reasonable cause set any dog on any person, bird or animal in a park.

(6) The owner of a dog or the person who has a dog in his custody or under his supervision shall take care that such a dog does not attack or terrify any person, animal or bird in a park without reasonable cause.

##### DAMAGE

5(1) No person shall damage, remove or break any building, footpath, fence, fence pole, tree, shrub, plant or any other property nor pick any flower in a park.

(2) No person shall make any fire in a park except at the place and in the container designated and installed for the making of fires.

(3) No person shall discharge a firearm or other fireworks in a park without the written permission of the council.

(4) No person shall throw a stone or any other object in a park whereby the property in the park may be damaged or any other member of the public may be injured.

(5) No person shall wilfully disturb, maltreat, catch or kill any animal, or bird that occurs in the park nor take or disturb any breeding species.

##### PERSONAL BEHAVIOUR

6(1) No intoxicated person shall be allowed to enter or remain in a park.

(2) No person shall sing filthy songs, curse or use indecent language in a park.

(3) No person shall draw, write or make indecent, offensive or obscene pictures, writings or representations in a park.

(4) No person shall enter or remain in a park unless he is clothed as decency requires.

(5) No person shall wilfully interfere, fight or in any other way disturb any other member of the public in a park.

#### TRADING

(1) No refreshments or drinks shall be hawked or offered for sale in a park except in the rooms, buildings and places assigned by the Council and by persons or bodies properly authorised thereto by the Council.

(2) No pedlar or street-vendor shall ply his trade in a park.

(3) No person shall beg or ask for alms in a park.

(4) No person shall gamble, participate or present gambling or games of chance in a park.

#### MEETINGS AND ORCHESTRAL PERFORMANCES

(1) No person shall present or participate in orchestral performances in a park without the written permission of the Council and on such conditions as the Council may determine.

(2) No person shall present or participate in a sermon, lecture, public discussion or a meeting without the written permission of the council.

#### CAMPING

9. No person shall camp in a park.

#### DAM WATERS

10(1) No person shall swim in the dam except with the permission of the Council on special occasions, nor shall he wash himself, his clothes or any other item in the dam.

(2) No person shall launch a boat, canoe, raft or any other floating object, irrespective of its propulsion mechanism, onto the dam except from those parts of the shore line specifically set apart by the Council for that purpose.

(3) The use of motor propelled boats or any other motor propelled craft are completely prohibited except emergency services craft authorised to operate during rescue operations.

(4) The use of the dam surface shall be subject to such conditions as the Council or the bodies to whom the council relinquished the control may jointly determine.

#### ANGLING

11(1) No fishing shall be allowed unless such angler is a member of the clubs with whom the council had entered into an agreement.

(2) No person shall fish in the dam except from such portions of the dam shore that the council from time to time specially set aside for that purpose.

(3) No person shall fish in the dam before or after the times specified by Council.

(4) The Council reserves the right to temporarily close the angling areas or any part thereof within its own discretion.

(5) The stipulations contemplated in subsection (4) shall be made known by the council by means of a notice.

#### GENERAL

12(1) Nobody will be allowed to play cricket, quoits, rounders, football or any other game, except in such portions of the park as may be set apart for the purpose;

(2) The Council reserves the right to temporarily close any park or any part thereof for the purposes of repairs or for any other special reason.

(3) The Council may, at its discretion and subject to the entering into of an agreement, make available the facilities at the Farm for environmental and garden related shows and exhibitions on weekdays only.

(4) The Council may, at its discretion, allow the staging of horticultural trade fairs at the Farm.

#### PENALTIES

13(1) Every person who contravenes a provision of these by-laws shall be guilty of an offence and be punishable on conviction with a maximum fine of R500, or imprisonment of six months, or both.

(2) An authorised officer may remove from a park any person who contravened these by-laws or in regard to whom it is reasonably presumed that he contravened.

(3) The Council may refuse entrance to a park to a person who repeatedly contravenes these by-laws in which case the authorised official may forthwith remove such a person from the park notwithstanding the provision of subsection (2).

#### REVOCATION

14(1) The By-laws Relating to Public Parks published under Administrator's Notice 592 dated 18 May 1977, as amended, is hereby repealed.

A J KRUGER  
Town Clerk

Civic Centre  
Bedfordview  
2008  
Notice No. 93/1990

binne veertien dae vanaf publikasie van hierdie kennisgewing in die Offisiële Koerant.

D P CONRADIE  
Stadsklerk

Munisipale Kantore  
Administratiewe Gebou  
Elstonlaan  
Benoni  
1501  
19 Desember 1990  
Kennisgewing No 206/1990  
2T12071

#### LOCAL AUTHORITY NOTICE 4575

##### TOWN COUNCIL OF BENONI

#### AMENDMENT OF TARIFFS FOR ELECTRICITY

Notice is hereby given in terms of section 80B(3) of the Local Government Ordinance, 1939, that the Town Council of Benoni has by special resolution further amended with effect from 1 January 1991 the Tariffs for Electricity published under Municipal Notice 87 dated 16 July 1980, to recover the increased charges imposed by Eskom.

A copy of the special resolution of the Council and full particulars of the amendments are open for inspection during office hours in 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 amended Tariff of Charges, shall do so in writing to the undersigned within fourteen days of the publication of this notice in the Official Gazette.

D P CONRADIE  
Town Clerk

Municipal Offices  
Administrative Building  
Elston Avenue  
Benoni  
1501  
19 December 1990  
Notice No 206/1990  
2T12071.1

19

#### PLAASLIKE BESTUURSKENNISGEWING 4575

##### STADSRAAD VAN BENONI

#### WYSIGING VAN GELDE VIR ELEKTRISITET

Kennis geskied hiermee ingevolge artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Benoni by spesiale besluit die geldel vir die Voorsiening van elektrisiteit, gepubliseer by Munisipale Kennisgewing 87 van 16 Julie 1980, verder gewysig het met inwerkingtreding vanaf 1 Januarie 1991 ten einde die tariefverhoging gehef deur Eskom te verhaal.

'n Afskrif van die spesiale besluit van die Raad en volle besonderhede van die wysigings is gedurende kantoorure ter insae in die kantoor van die Stadsekretaris, 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 gewysigde tariewe wil aanteken, moet sodanige beswaar skriftelik by die ondergetekende indien,

#### PLAASLIKE BESTUURSKENNISGEWING 4576

##### STADSRAAD VAN BENONI

#### WYSIGING VAN GESONDHEIDSVERORDENINGE VIR KINDERBEWAARHUISE EN KINDERBEWAARHUISE-CUM-KLEUTERSKOLE

Kennis geskied hiermee ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, dat die Stadsraad van Benoni die Gesondheidsverordeninge vir Kinderbewaarhuise en Kinderbewaarhuisecum-Kleuterskole afgekondig by Administrateurskennisgewing 1273 van 2 Augustus 1972, verder gewysig het ten einde voorsiening te maak vir dagmoederdienste en naskoolversorgingsoorte.

Afskrifte van die wysigings en volle besonderhede daarvan, is gedurende kantoorure ter insae in die kantoor van die Stadsekretaris, 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  
19 Desember 1990  
Kennisgewing No 205/1990  
8V12080

#### LOCAL AUTHORITY NOTICE 4576

##### TOWN COUNCIL OF BENONI

##### AMENDMENT OF HEALTH BY-LAWS FOR CRÉCHES AND CRÉCHES-CUM- NURSERY SCHOOLS

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 Health By-laws for Crèches and Crèches-cum-Nursery Schools published under Administrator's Notice 1273 of 2 August 1972, in order to provide for childminder services and after school care centres.

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  
19 December 1990  
Notice No 205/1990  
8V12080.1

Hierdie wysiging staan bekend as Benoni-wysigingskema No 1/470.

D P CONRADIE  
Stadsklerk

Administratiewe Gebou  
Munisipale Kantore  
Elstonlaan  
Benoni  
19 Desember 1990  
Kennisgewing No 195/1990  
4M11523

#### LOCAL AUTHORITY NOTICE 4577

##### TOWN COUNCIL OF BENONI

##### NOTICE OF BENONI AMENDMENT SCHEME NO 1/470

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 2654, Benoni Township, from the present zoning, i.e. "Special Residential" to "Special" for residential purposes, subject to certain restrictive conditions.

A copy of this amendment scheme will lie for inspection at all reasonable times at the offices of the Head of the 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 1/470.

D P CONRADIE  
Town Clerk

Administrative Building  
Municipal Offices  
Elston Avenue  
Benoni  
19 December 1990  
Notice No 195/1990  
4M11523.1

is om die gebruik van openbare geriewe te kan beheer.

'n Afskrif van die verordeninge en vasgestelde geldie lê ter insae by die kantore van die Raad, gedurende kantoorure, 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  
3 Desember 1990  
Kennisgewing No 22/1990

#### LOCAL AUTHORITY NOTICE 4578

##### TOWN COUNCIL OF BELFAST

##### ADOPTION OF STANDARD PUBLIC AMENITIES BY-LAWS AND DETERMINATION OF SUNDRY TARIFFS

A. Notice is hereby given in terms of Section 96 of the Local Government Ordinance, 1939, that the Town Council of Belfast has adopted the Standard Public Amenities By-laws promulgated in Extraordinary Official Gazette No 4708 dated 14 September 1990.

B. Notice is further given in terms of section 80(B)3 of the said Ordinance that the Council, with effect from 12 October 1990, determined tariffs for the following services:

Swimming pool;

Putt-putt;

Library;

Caravan parks and chalets;

Town Hall.

The general purport of these by-laws is to regulate the use of public amenities.

Copies of these by-laws and tariffs are 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  
3 December 1990  
Notice No 22/1990

19

#### PLAASLIKE BESTUURSKENNISGEWING 4577

##### STADSRAAD VAN BENONI

##### KENNISGEWING VAN BENONI-WYSI- GINGSKEMA NO 1/470

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 2654, Benoni Dorpsgebied, vanaf die huidige sonering, naamlik "Spesiale Woon" na "Spesial" vir woondoeleindes, onderworpe aan sekere beperkende voorwaarde.

'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.

A. Kennis geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Belfast van voorneme is om die Standaardverordeninge betreffende Openbare Geriewe, afgekondig in Buitengewone Offisiële Koerant No 4708 van 14 September 1990, aanvaar het.

B. Kennis geskied verder ingevolge artikel 80(B)3 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Raad met ingang van 12 Oktober 1990 geldie vasgestel het vir die volgende dienste:

Swembad;

Putt-putt;

Biblioteek;

Karavaanparke en wooneenhede;

Stadsaal.

Die algemene strekking van die verordeninge

PLAASLIKE BESTUURSKENNISGEWING  
4579

##### STADSRAAD VAN BETHAL

##### WYSIGING VAN STANDAARD VER- KEERSVERORDENINGE

Die Stadsklerk van Bethal publiseer hiermee ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, die verordeninge hierna uiteengesit wat deur die Raad in-

gevolge artikel 96 van voormalde Ordonnansie aangeneem is.

Die Standaardverkeersverordeninge, afgekondig by Administrateurskennisgewing 773 van 6 Julie 1988 en deur die Raad aanvaar by Plaaslike Besturskennisgewing 2096 van 2 Augustus 1989, word hiermee soos volg gewysig:

1. Deur artikel 11 deur die volgende artikel te vervang:

#### OPENBARE BYEENKOMSTE EN OPTOGTE IN DIE ALGEMEEN

11(1) Niemand mag enige openbare byeenkoms 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 voorafvreké skriftelike toestemming van die raad hou, belé, toespraak of organiseer nie: Met dien verstande dat sodanige toestemming slegs om die redes in hierdie artikel uiteengesit, weerhou kan word.

(2) Skriftelike aansoek om toestemming vir die hou, belé of organiseer van sodanige openbare byeenkoms of optog moet die stadsklerk nie later as sewe werksdae bereik voordat sodanige byeenkoms of optog 'n aanvang neem nie en elke sodanige aansoek moet —

(a) die volle naam en adresse van houers, saamroepers of organiseerders van die voorgenoemde openbare byeenkoms of optog bevat;

(b) die datum en tyd en plek of roete daarvan en dit voornemens is om vlae, embleme, slag-spreuke, orekte, musikale instrumente, luidsprekers of soortgelyke toestelle te gebruik, spesifiseer.

(3) By die verlening van sodanige toestemming kan die raad sodanige voorwaarde en beperkings ople as wat dit nodig ag vir die voorkoming 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 goedgunne die gebruik van vlae, embleme, slag-spreuke, orekte, musiekinstrumente, luidsprekers of dergelyke toestelle verbied en daarbenewens die hou van enige sodanige byeenkoms of optog tot bepaalde plekke of gebiede en tot spesifieke tye of tydperke beperk.

(4) Die raad kan sodanige toestemming weier indien die raad in sy eie diskresie rede het om te glo dat sodanige openbare byeenkoms of optog, indien dit gehou 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 vydandigheid tussen verskillende rassegroepe kan veroorsaak.

(5) Enige persoon wat enige openbare byeenkoms of optog in subartikel (1) genoem, ten opsigte waarvan die toestemming van die raad nie verkry is nie, hou, belé, toespraak of organiseer en enige persoon wat 'n openbare byeenkoms of optog ten opsigte waarvan toestemming verkry is, hou, belé, toespraak of organiseer, wat versuum om aan enige voorwaarde te voldoen wat ingevolge subartikel (3) opgelê mag word en enige persoon wat op enige wyse 'n verstoring veroorsaak of 'n oortreding begaan terwyl hy by enige openbare byeenkoms 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 byeenkoms of optog in subartikel (1) genoem, ten opsigte waarvan die toestemming van die raad nie verkry is nie, hou, belé, toespraak of organiseer, en enige persoon wat 'n openbare byeenkoms of optog ten opsigte waarvan sodanige toestemming verkry is hou, belé, toespraak of organiseer, wat versuum om aan enige voorwaarde wat

ingevolge subartikel (3) opgelê is, te voldoen, is aan 'n misdryf skuldig.

(7) Enige persoon teenwoordig by enige openbare byeenkoms of optog wat versuum 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 byeenkoms of optog onwettig is of dat die voorwaarde opgelê deur die raad by die verlening van toestemming vir die hou van sodanige byeenkoms of optog, oortree word, en wat versuum 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.

2. Deur die bestaande artikel 11 asook die daaropvolgende artikels dienooreenkomsdig te hernummer.

J M A DE BEER  
Stadsklerk

Burgersentrum  
Posbus 3  
Bethal  
2310  
19 Desember 1990  
Kennisgewing No. 66/11/1990  
(KNr. 66/11/90)

#### LOCAL AUTHORITY NOTICE 4579

#### TOWN COUNCIL OF BETHAL

#### AMENDMENT OF STANDARD TRAFFIC BY-LAWS

The Town Clerk of Bethal hereby publishes in terms of section 101 of the Local Government Ordinance, 1939, as amended, the by-laws set forth hereinafter which have been adopted by the Council in terms of section 96 of the aforementioned Ordinance.

The Standard Traffic By-laws, published under Administrator's Notice 773 dated 6 July 1988 and adopted by the Council by Local Authority Notice 2096 dated 2 August 1989 are hereby amended as follows:

1. By the substitution for section 11 of the following:

#### PUBLIC GATHERINGS AND PROCESSIONS GENERALLY

11(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 previous permission of the council in writing: 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 working 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 flags, emblems, slogans, 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, disturbances 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 generality of the foregoing, the council may at its discretion prohibit the use of flags, emblems, slogans, bands, musical instruments, loudspeakers or similar devices and may, in addition, limit the holding of any such gathering or procession to specified places or areas and to particular times or periods.

(4) The council may refuse such permission if it has, in its own discretion 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 required 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 required 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 required by a police officer or duly authorised officer of the council, to leave such public place shall be guilty of an offence.

2. By the re-numbering of the existing section 11 as well as the following sections accordingly:

J M A DE BEER  
Town Clerk

Civic Centre  
PO Box 3  
Bethal  
2310  
19 December 1990  
Notice No. 66/11/1990

19

#### PLAASLIKE BESTURSKENNISGEWING 4580

#### STADSRAAD VAN BETHAL

#### AANNAME VAN STANDAARDVERORDENINGE BETREFFENDE OPENBARE GERIEWE

Die Stadsklerk van Bethal publiseer hiermee ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), soos gewysig, dat die Stadsraad van Bethal die Standaardverordeninge Betreffende Openbare Geriewe, afgekondig by Kennisgewing 60 van 1990 op 14 September 1990 in die Buitengewone Offisiële Koerant ingevolge die

bepalings van artikel 96bis(2) van genoemde Ordonnansie sonder wysigings as verordeninge wat deur die Raad opgestel is, aangeneem het.

J M A DE BEER  
Stadsklerk

Burgersentrum  
Postbus 3  
Bethal  
2310  
19 Desember 1990  
Kennisgewing No. 67/11/90

## LOCAL AUTHORITY NOTICE 4580

## TOWN COUNCIL OF BETHAL

## ADOPTION OF STANDARD PUBLIC AMENITIES BY-LAWS

The Town Clerk of Bethal in terms of section 101 of the Local Government Ordinance 1939 (Ordinance 17 of 1939), as amended, publishes that the Town Council of Bethal has in terms of section 96bis(2) of the said Ordinance adopted without amendment the Standard Public Amenities By-laws, published by Notice 60 of 1990 dated 14 September 1990 in the Official Gazette Extraordinary, as by-laws made by the Council.

J M A DE BEER  
Town Clerk

Civic Centre  
PO Box 3  
Bethal  
2310  
19 December 1990  
Notice No. 67/11/90

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PLAASLIKE BESTUURSKENNISGEWING  
4581

## STADSRAAD VAN BETHAL

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 Municipaliteit deur die Voorsitter van die Waarderingsraad gesertifiseer en geteken is en gevoldigk final en bindend geword het op alle betrokke persone soos in artikel 37 van daardie Ordonnansie beoog.

Die aandag word egter gevestig op artikel 17 of 38 van die gemelde Ordonnansie wat soos volg bepaal:

"Reg van appèl teen beslissing van Waarderingsraad."

17.(1) 'n Beswaarmaker wat voor 'n Waarderingsraad verskyn het of verteenwoordig was, met inbegrip van 'n beswaarmaker wat 'n antwoord soos in artikel 15(4) beoog, ingedien of voorgelê het, kan teen die beslissing van sodanige raad ten opsigte waarvan hy 'n beswaarmaker is, binne dertig dae vanaf die datum van die publikasie in die Provinciale Koerant van die kennisgewing in artikel 16(4)(a) genoem of, waar die bepalings van artikel 16(5) van toepassing is, binne een-en-twintig dae na die dag waarop die redes daarin genoem, aan sodanige beswaarmaker gestuur is, appèl aanteken deur by die Sekretaris van sodanige raad 'n kennisgewing

van appèl op die wyse soos voorgeskryf en in ooreenstemming met die prosedure soos voorgeskryf in te dien en sodanige Sekretaris stuur onverwyd 'n afskrif van sodanige kennisgewing van appèl aan die Waardeerde en aan die betrokke Plaaslike Bestuur.

(2) 'n Plaaslike Bestuur wat nie 'n beswaarmaker is nie, kan teen enige beslissing van 'n Waarderingsraad appèl aanteken op die wyse in subartikel (1) beoog en enige ander persoon wat nie 'n beswaarmaker is nie maar wat regstreeks deur 'n beslissing van 'n Waarderingsraad geraak word, kan op dergelyke wyse, teen sodanige beslissing appèl aanteken."

'n Vorm vir Kennisgewing van Appèl kan van die Sekretaris van die Waarderingsraad verkry word.

Burgersentrum  
Markstraat  
Bethal  
2310  
19 Desember 1990  
Kennisgewing No. 68/12/90

## LOCAL AUTHORITY NOTICE 4581

## TOWN COUNCIL OF BETHAL

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 or 38 of the said Ordinance, which provides as follows:

"Right of appeal against decision of Valuation Board."

17.(1) An objector who has appeared or has been represented before a Valuation Board, including an objector who has lodged or presented a reply contemplated in section 15(4), may appeal against the decision of such board in respect of which he is an objector within thirty days from the date of the publication in the Provincial Gazette of the notice referred to in section 16(4)(a) or, where the provisions of section 16(5) are applicable, within twenty-one days after the day on which the reasons referred to therein, were forwarded to such objector, by lodging with the Secretary of such board a notice of appeal in the manner and in accordance with the procedure prescribed and such Secretary shall forward forthwith a copy of such notice of appeal to the valuer and to the Local Authority concerned.

(2) A Local Authority which is not an objector may appeal against any decision of a Valuation Board in the manner contemplated in subsection (1) and any other person who is not an objector but who is directly affected by a decision of a Valuation Board may, in like manner, appeal against such decision."

A notice of Appeal form may be obtained from the Secretary of the Valuation Board.

Civic Centre  
Mark Street  
Bethal  
2310  
19 December 1990  
Notice No. 68/12/90

PLAASLIKE BESTUURSKENNISGEWING  
4582

## STADSRAAD VAN BETHAL

## WYSIGING VAN TARIEWE

Kennis geskied hiermee ingevolge die bepalings van artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur (Ordonnansie 17 van 1939) dat die Stadsraad van Bethal ingevolge 'n Speciale Besluit van die Raad geneem op 27 November 1990 van voorname is om ingevolge gemelde artikel die Slagtariewe ten opsigte van die James du Toit Abattoir met ingang 1 Desember 1990 te verhoog.

Afskrifte van die voorgenome wysigings is ter insae by die kantoor van die Stadssekretaris, Burgersentrum, Markstraat, Bethal vir 'n tydperk van 14 dae vanaf datum van publikasie van hierdie kennisgewing en enige beswaar hierteen moet binne 14 dae na publikasie van hierdie kennisgewing in die Provinciale Koerant skriflik by die Stadsklerk ingedien word.

J.M.A. DE BEER  
Stadsklerk

Burgersentrum  
Markstraat  
Postbus 3  
Bethal  
2310  
19 Desember 1990  
Kennisgewing No. 69/12/90

## LOCAL AUTHORITY NOTICE 4582

## TOWN COUNCIL OF BETHAL

## AMENDMENT OF TARIFFS

Notice is hereby given in terms of section 80B(3) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), as amended that the Town Council of Bethal has by Special Resolution on 27 November 1990 resolved to amend the Abattoir tariffs in respect of the James du Toit Abattoir with effect from 1 December 1990.

Copies of the proposed amendments of the tariffs are open for inspection at the office of the Town Secretary, Civic Centre, Market Street, Bethal for a period of 14 days from publication of this notice and any objections must be lodged with the Town Clerk in writing within 14 days from publication of this notice in the Provincial Gazette.

J.M.A. DE BEER  
Town Clerk

Civic Centre  
Market Street  
P.O. Box 3  
Bethal  
2310  
19 December 1990  
Notice No. 69/12/90

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PLAASLIKE BESTUURSKENNISGEWING  
4583

## DORPSRAAD VAN BLOEMHOF

## VASSTELLING VAN ABATTOIRGELDELDE

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Dorpsraad van Bloemhof, by

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spesiale besluit, die Abattoirgelde hieronder uitengesit vasgestel het met ingang 1 September 1990.

Gelede vir Inspeksie van Ingevoerde Vleis of Karkasse: R25,00 per uur, bereken op 'n minimum van 'n halfuur en daarna tot die volgende kwartier.

D V CALLAGHAN  
Stadsklerk

Munisipale Kantore  
Posbus 116  
Bloemhof  
2660  
Kennisgewing No. 39/1990

#### LOCAL AUTHORITY NOTICE 4583

#### VILLAGE COUNCIL OF BLOEMHOF

#### DETERMINATION OF ABATTOIR CHARGES

Notice is hereby given in terms of section 80B(8) of the Local Government Ordinance, 1939, that the Village Council of Bloemhof has, by special resolution, determined the Abattoir Charges set out below with effect from 1 September 1990.

Charges for the Inspection of Imported Meat or carcasses: R25,00 per hour, calculated at a minimum of half an hour and thereafter to the following quarter of an hour.

D V CALLAGHAN  
Town Clerk

Municipal Offices  
PO Box 166  
Bloemhof  
2660  
Notice No. 39/1990

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#### PLAASLIKE BESTUURSKENNISGEWING 4584

#### STADSRAAD VAN BOKSBURG

#### GESONDHEIDSVERORDENINGE BETREFFENDE DIE VERSORGING VAN KINDERS: KENNISGEWING VAN VERBETERING

Kennis word hereby gegee dat Plaaslike Bestuurskennisgewing 3857 wat op Woensdag, 31 Oktober 1990 in die Provinciale Koerant gepubliseer is, hereby soos volg verbeter word:

(i) Deur in paragraaf 8(b)(3) die syfers (i) en (ii) met (1) en (2) te vervang;

(ii) In die Afrikaanse teks

Deur die invoeging van die volgende paragraaf 9:

Aansoek om toelating —

9.(a) 'n Aansoek in die vorm van paragrawe (1) tot (7) hierna moet deur die ouer of voog van 'n kind voor toelating tot 'n perseel waar kinders versorg word, voltooi en aan die persoon in beheer besorg word: —

(1) Naam en geboortedaum van kind.

(2) Datums van opname en ontslag.

(3) Naam, adres en telefoonnummer van ouers of voog.

(4) Werkplek en telefoonnummer van ouers of voog.

(5) Naam, adres en telefoonnummer van verantwoordelike persoon, anders as ouer of voog, wat in noodgevalle geraadpleeg kan word.

(6) Naam, adres en telefoonnummer van kind se geneesheer en skriftelike toestemming dat hy, indien omstandighede dit vereis, ontbied kan word.

(7) 'n Volle mediese verslag ten opsigte van elke kind moet die aansoek vergesel en duidelik uiteengesit word soos in artikel 11 beskryf word.

#### (iii) In die Engelse teks

Deur die vervanging van die woord "contracted" in paragraaf 9(a)(s) met die woord "contacted".

J J COETZEE  
Stadsklerk

Burgersentrum  
Boksburg  
1/2/3/8  
Kennisgewing No. 216/1990

#### LOCAL AUTHORITY NOTICE 4584

#### BOKSBURG MUNICIPALITY

#### BY-LAWS RELATING TO THE CARE OF CHILDREN: CORRECTION NOTICE

Notice is hereby given that Local Authority Notice 3857 published in the Provincial Gazette on Wednesday, 31 October 1990 is hereby corrected as follows:

(i) By the substitution for the figures (i) and (ii) in paragraph 8(b)(3) of the figures (1) and (2).

#### (ii) In the Afrikaans text

By the addition of the following paragraph 9:

Aansoek om toelating —

9.(a) 'n Aansoek in die vorm in paragrawe (1) tot (7) hierna moet deur die ouer of voog van 'n kind voor toelating tot 'n perseel waar kinders versorg word, voltooi en aan die persoon in beheer besorg word: —

(1) Naam en geboortedaum van kind.

(2) Datums van opname en ontslag.

(3) Naam, adres en telefoonnummer van ouers of voog.

(4) Werkplek en telefoonnummer van ouers of voog.

(5) Naam, adres en telefoonnummer van verantwoordelike persoon, anders as ouer of voog, wat in noodgevalle geraadpleeg kan word.

(6) Naam, adres en telefoonnummer van kind se geneesheer en skriftelike toestemming dat hy, indien omstandighede dit vereis, ontbied kan word.

(7) 'n Volle mediese verslag ten opsigte van elke kind moet die aansoek vergesel en duidelik uiteengesit word soos in artikel 11 beskryf word.

(iii) By the substitution for the word contracted in paragraph 9(a)(5) of the word contacted.

J J COETZEE  
Town Clerk

Civic Centre  
Boksburg  
1/2/3/8  
Notice No. 216/1990

#### PLAASLIKE BESTUURSKENNISGEWING 4585

#### STADSRAAD VAN BOKSBURG

#### VERORDENINGE BETREFFENDE DIE HUUR VAN LAPAS: KENNISGEWING VAN VERBETERING

Kennis word hereby gegee dat Plaaslike Bestuurskennisgewing 3854 wat op Woensdag, 31 Oktober 1990 in die Provinciale Koerant gepubliseer is, hereby soos volg verbeter word:

(i) Deur in die aanhef die syfer 96 te vervang met die syfer 101.

#### (ii) In die Engelse teks

Die vervanging van die woord "or" met die woord "of" waar dit verskyn in paragraaf 9(4).

#### (iii) In die Afrikaanse teks

deur in paragraaf 1 die woord "te" in te voeg tussen uit en oefen waar die woorde verskyn in subparagraaf 3.

J J COETZEE  
Stadsklerk

Burgersentrum  
Boksburg  
1/2/3/48  
Kennisgewing No. 217/1990

#### LOCAL AUTHORITY NOTICE 4585

#### BOKSBURG MUNICIPALITY

#### BY-LAWS GOVERNING THE HIRE OF LAPAS: CORRECTION NOTICE

Notice is hereby given that Local Authority Notice 3854 published in the Provincial Gazette on Wednesday, 31 October 1990 is hereby corrected as follows:

(i) That the figure 96 where it appears in the preamble be substituted by the figure 101.

#### (ii) In the English text

The substitution for the word "of" of the word "or" where it appears in paragraph 9(4).

#### (iii) In the Afrikaans text

The addition of the word "te" between "uit" and "oefen" in subparagraph 3.

J J COETZEE  
Town Clerk

Civic Centre  
Boksburg  
1/2/3/48  
Notice No. 217/1990

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#### PLAASLIKE BESTUURSKENNISGEWING 4586

#### STADSRAAD VAN BOKSBURG

#### WYSIGING VAN TARIEWE TEN OPSIGTE VAN HONDE EN HONDEBELASTING

Dit word hereby bekend gemaak dat die Stadsraad van Boksburg ingevolge 'n spesiale besluit van die Raad geneem op 29 November 1990 van voorname is om sy tarief ten opsigte van honde en hondebelaasting soos gepubliseer by Munisipale Kennisgewing No. 1387 van 14 Oktober 1981, ingevolge Artikel 80(B) van die Ordonnansie op Plaaslike Bestuur, 1939, te wysig en

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dat sodanige wysiging ingevolge Artikel 80(B)(1)(c) van die voormalde Ordonnansie op 1 Januarie 1991 in werking tree.

'n Afskrif van die bovermelde besluit van die Raad en besonderhede van die beoogde wysiging van die tariewe vir honde en hondelabeling is gedurende kantoorure by Kamer 222, Tweede Verdieping, Burgersentrum, Trichardtsweg, Boksburg vir 'n tydperk van 14 dae vanaf publikasie hiervan in die Proviniale Koerant nl, 19 Desember 1990 ter insae beskikbaar.

Enige persoon wat beswaar teen die beoogde wysiging wil aanteken moet binne 14 dae na die publikasie hiervan in die Proviniale Koerant nl, 19 Desember 1990 skriftelik by die Stadslerk sy beswaar indien.

JJ COETZEE  
Stadslerk

Kennisgewing No 222/90  
Burgersentrum  
Boksburg  
19 Desember 1990  
1/2/3/43

#### LOCAL AUTHORITY NOTICE 4586

#### TOWN COUNCIL OF BOKSBURG

#### AMENDMENT OF TARIFFS FOR DOGS AND DOG LICENCES

Notice is hereby given that the Town Council of Boksburg in pursuance of a special resolution of the Council adopted at its meeting held on 29 November 1990 intends amending its tariffs in respect of dogs and dog licences published under Municipal Notice No 1387 of 14 October 1981, in terms of Section 80(B) of the Local Government Ordinance, 1939 and that such amendment will in terms of Section 80(B)(1)(c) of the said Ordinance come into effect 1 January 1991.

A copy of the Council's resolution and details of the proposed amendment to the aforementioned dogs and dog licences will be available for perusal in Room 222, Second Floor, Civic Centre, Trichards Road, Boksburg during normal office hours for a period of 14 days from the date of publication of this notice in the Provincial Gazette i.e. 19 December 1990.

Any person wishing to object to the proposed amendment must lodge his objection with the Town Clerk in writing within 14 days from publication of this notice in the Provincial Gazette i.e. 19 December 1990.

JJ COETZEE  
Town Clerk

Notice No 222/90  
Civic Centre  
Boksburg  
1/2/3/43  
19 December 1990

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#### PLAASLIKE BESTUURSKENNISGEWING 4587

#### STADSRAAD VAN BOKSBURG

#### ELEKTRISITEITSVOORSIENING: WYSIGING VAN TARIEWE

Dit word hierby bekend gemaak dat die Stadsraad van Boksburg ingevolge 'n spesiale besluit van die Raad geneem op 29 November 1990 van voorname is om sy elektrisiteitstariewe ingevolge Artikel 80(B) van die Ordonnansie op Plaaslike Bestuur, 1939, te wysig en dat sodanige wysigings ingevolge Artikel 80(B)(1)(c) van

die vermelde Ordonnansie op 1 Januarie 1991 in werking tree.

'n Afskrif van die bovermelde besluit van die Raad en besonderhede van die beoogde wysiging van die tariewe vir honde en hondelabeling is gedurende kantoorure by Kamer 222, Tweede Verdieping, Burgersentrum, Trichardtsweg, Boksburg vir 'n tydperk van 14 dae vanaf die publikasie hiervan in die Proviniale Koerant naamlik 19 Desember 1990 ter insae beskikbaar.

Enige persoon wat beswaar teen die beoogde wysiging wil aanteken moet binne 14 dae na die publikasie hiervan in die Proviniale Koerant naamlik 19 Desember 1990 skriftelik by die Stadslerk sy beswaar indien.

JJ COETZEE  
Stadslerk

Kennisgewing No 219/90  
Burgersentrum  
Boksburg  
19 Desember 1990  
1/2/3/12

#### LOCAL AUTHORITY NOTICE 4587

#### TOWN COUNCIL OF BOKSBURG

#### ELECTRICITY SUPPLY: AMENDMENT OF TARIFFS

Notice is hereby given that the Town Council of Boksburg in pursuance of a special resolution of the Council adopted at its meeting held on 29 November 1990 intends amending its Electricity supply tariffs in terms of Section 80(B) of the Local Government Ordinance, 1939, and that such amendment will in terms of Section 80(B)(1)(c) of the said Ordinance come into effect 1 January 1991.

A copy of the Council's resolution and details of the proposed amendment of the electricity tariffs will be available for perusal in Room 222, Second Floor, Civic Centre, Trichards Road, Boksburg during normal office hours for a period of 14 days from the date of publication of this notice in the Provincial Gazette i.e. 19 December 1990.

Any person wishing to object to the proposed amendment must lodge his objection with the Town Clerk in writing within 14 days of publication of this notice in the Provincial Gazette i.e. 19 December 1990.

JJ COETZEE  
Town Clerk

Notice No 219/90  
Civic Centre  
Boksburg  
19 December 1990  
1/2/3/12

(iii) Deur in paragraaf 18 die woord "fevoked" met die woord "revoked" te vervang.

Burgersentrum

JJ COETZEE

Stadslerk

1/2/3/1

Kennisgewing No. 218/1990

#### LOCAL AUTHORITY NOTICE 4588

#### BOKSBURG MUNICIPALITY

#### SWIMMING BATH BY-LAWS: CORRECTION NOTICE

Notice is hereby given that Local Authority Notice 3856 published in the Provincial Gazette on Wednesday, 31 October 1990 is hereby corrected as follows:

(i) By, in paragraph 10(f), the substitution for the figure "28" of the figure "17".

(ii) In the English text

By the substitution for the word "teerms" in paragraph 4(i) of the word "terms".

(iii) In the English text

By, in paragraph 18, the substitution for the word "fevoked" of the word "revoked".

Civic Centre

JJ COETZEE

Town Clerk

1/2/3/1

Notice No. 218/1990

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#### PLAASLIKE BESTUURSKENNISGEWING 4589

#### STADSRAAD VAN BOKSBURG

#### WYSIGING VAN VERORDENINGE BETREFFENDE HONDE

Kennisgewing geskied hiermee ingevolge die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939 dat die Stadsraad van Boksburg van voorname is om die bogenoemde verordeninge deur die Stadsraad aanvaar soos per Administratierskennisgewing No 427 van 7 April 1982 soos gewysig, verder te wysig.

Die voorgestelde wysiging lê vanaf datum hiervan tot en met 2 Januarie 1991 in Kamer 223, Tweede Vloer, Burgersentrum, Boksburg ter insae en enige persoon wat teen die voorgestelde wysiging beswaar wil maak, moet sy beswaar uiterlik op genoemde datum skriftelik by die Stadslerk indien.

JJ COETZEE

Stadslerk

Burgersentrum

Boksburg

Kennisgewing No. 221/1990

19 Desember 1990

#### LOCAL AUTHORITY NOTICE 4589

#### TOWN COUNCIL OF BOKSBURG

#### AMENDMENT TO BY-LAWS RELATING TO DOGS

It is hereby notified, in terms of section 96 of the Local Government Ordinance, No 17 of

1939, that the Town Council of Boksburg purposes to amend the abovementioned by-laws adopted by the Council as per Administrator's Notice 427 of 7 April 1982, as amended.

The proposed amendment will be available for perusal in Room no 223, Second Floor, Civic Centre, Boksburg from the date of this notice until January 1991 and any person who wishes to object to the proposed amendment must lodge his objections with the Town clerk in writing not later than the said date.

J J COETZEE  
Town Clerk

Civic Centre  
Boksburg  
Notice No. 221/1990  
19 December 1990

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**PLAASLIKE BESTUURSKENNISGEWING  
4590**

**STADSRAAD VAN BOKSBURG**

**WYSIGING VAN TARIEF VIR DIE AFHAAL EN VERWYDERING VAN AFVAL EN SANITEITSDIENSTE**

Dit word hierby bekend gemaak dat die Stadsraad van Boksburg ingevolge 'n spesiale besluit van die Raad geneem op 29 November 1990 van voorneme is om sy tarief vir die afhaal en verwijdering van afval en sanitetsdienste soos gepubliseer by Administratierskennisgewing No 120 van 1 Februarie 1978 ingevolge artikel 80(B) van die Ordonnansie op Plaaslike Bestuur, 1939 te wysig, en dat sodanige wysiging ingevolge artikel 80(B)(1)(c) van die voormalde Ordonnansie op 1 Desember 1990 in werkking tree.

'n Afskrif van die bovermelde besluit van die Raad en besonderhede van die beoogde wysiging van die tariewe vir die afhaal en verwijdering van afval en sanitetsdienste is gedurende kantoorure by Kamer 223, Tweede Verdieping, Burgersentrum, Trichardtsweg, Boksburg vir 'n tydperk van 14 dae vanaf publikasie hiervan in die Provinciale Koerant n° 19 Desember 1990 ter insae besikbaar.

Enige persoon wat beswaar teen die beoogde wysiging wil aanteken moet binne 14 dae na publikasie hiervan in die Provinciale Koerant n° 19 Desember 1990 skriftelik by die Stadsklerk sy bekaar indien.

J J COETZEE  
Stadsklerk

Kennisgewing No. 220/1990  
Burgersentrum  
Boksburg  
19 Desember 1990  
1/2/3/15

**LOCAL AUTHORITY NOTICE 4590**

**TOWN COUNCIL OF BOKSBURG**

**AMENDMENT OF TARIFF FOR THE COLLECTION AND REMOVAL OF REFUSE AND SANITARY SERVICES**

Notice is hereby given that the Town Council of Boksburg in pursuance of a special resolution of the Council adopted at its meeting held on 29 November 1990 intends amending its tariff for the collection and removal of refuse and sanitary services published under Administrator's Notice No 120 dated 1 February 1978 in terms of Section 80(B) of the Local Government Ordinance, 1939 and that such amendment will in terms of

section 80(B)(1)(c) of the said Ordinance come into effect on 1 December 1990.

A copy of the Council's resolution and details of the proposed amendment to the aforementioned tariff of charges will be available for perusal in Room 223, Second Floor, Civic Centre, Trichardtsweg, Boksburg during normal office hours for a period of 14 days from the date of publication of this notice in the Provincial Gazette i.e. 19 December 1990.

Any person wishing to object to the proposed amendment must lodge his objection with the Town Clerk in writing within 14 days from publication of this notice in the Provincial Gazette i.e. 19 December 1990.

J J COETZEE  
Town Clerk

Notice No. 220/1990  
Civic Centre  
Boksburg  
1/2/3/15  
19 December 1990

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**PLAASLIKE BESTUURSKENNISGEWING  
4591**

**STADSRAAD VAN BRITS**

**AANNAME VAN DIE STANDAARDVERORDENINGE BETREFFENDE OPENBARE GERIEWE**

Die Stadsklerk van Brits publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Brits ingevolge artikel 96bis(2) van geoemde Ordonnansie, die Standaardverordeninge betreffende Openbare Geriewe, afgekondig by Kennisgewing 60/1990 in 'n buitengewone Offisiële Koerant nr 4708 gedateer 14 September 1990 sonder wysigings, aangeneem het as verordening wat deur genoemde Raad opgestel is.

A J BRINK  
Stadsklerk

Stadskantore  
Posbus 106  
Brits  
0250  
19 Desember 1990  
Kennisgewing No. 102/1990

**LOCAL AUTHORITY NOTICE 4591**

**BRITS TOWN COUNCIL**

**ADOPTION OF STANDARD PUBLIC AMENITIES BY-LAWS**

The Town Clerk of Brits hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Brits has, in terms of section 96bis(2) of the said Ordinance, adopted without any amendments, the Standard Public Amenities By-laws, published under Notice 60/1990 in an Extraordinary Official Gazette number 4708 dated 14 September 1990, as by-laws made by the said Council.

A J BRINK  
Town Clerk

Town Offices  
PO Box 106  
Brits  
0250  
19 December 1990  
Notice No. 102/1990

**PLAASLIKE BESTUURSKENNISGEWING  
4592**

**PLAASLIKE BESTUUR VAN BRITS:  
WAARDERINGSLYS VIR DIE BOEKJARE  
90/94**

(Regulasie 12)

Kennis word hierby ingevolge artikel 16(4) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gee dat die waarderingslys vir die boekjare 1990/94 van alle belasbare eiendom binne die munisipaliteit deur die voorstuur van die waarderingsraad gesertifiseer en geteken is en gevoldigk finaal en bindend geword het op alle betrokke persone soos in artikel 16(3) van daardie Ordonnansie beoog.

Die aandag word egter gevestig op artikel 17 of 38 van die gemelde Ordonnansie wat soos volg bepaal:

"Reg van appèl teen beslissing van waarderingsraad."

17.(1) 'n Beswaarmaker wat voor 'n waarderingsraad verskyn het of verteenwoordig was, met inbegrip van 'n beswaarmaker wat 'n antwoord soos in artikel 15(4) beoog, ingedien of voorgelê het, kan teen die beslissing van sodanige raad ten opsigte waarvan hy 'n beswaarmaker is, binne dertig dae vanaf die datum van die publikasie in die Provinciale Koerant van die kennisgewing in artikel 16(4)(a) genoem of, waar die bepalings van artikel 16(5) van toepassing is, binne een-en-twintig dae na die dag waarop die redes daarin genoem, aan sodanige beswaarmaker gestuur is, appèl aanteken deur die sekretaris van sodanige raad 'n kennisgewing van appèl op die wyse soos voorgeskryf en in ooreenstemming met die 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 dergelyke wyse, teen sodanige beslissing appèl aanteken".

'n Vorm vir kennisgewing van appèl kan van die sekretaris van die waarderingsraad verkry word.

G J S BURGER  
Sekretaris: Waarderingsraad

Posbus 106  
Brits  
0250  
Kennisgewing No. 101/1990

**LOCAL AUTHORITY NOTICE 4592**

**LOCAL AUTHORITY OF BRITS: VALUATION ROLL FOR THE FINANCIAL YEARS 1990/94**

(Regulation 12)

Notice is hereby given in terms of section 16(4) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the valuation roll for the financial years 1990/94 of all rateable property within the municipality has been certified and signed by the chairman of the valuation board and has therefore become fixed and binding upon all persons concerned as contemplated in section 16(3) of the Ordinance.

However, attention is directed to section 17 of

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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 as 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 a objector but who is directly affected by 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.

G J S BURGER  
Secretary: Valuation Board

PO Box 106  
Brits  
0250  
Notice No. 101/1990

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#### PLAASLIKE BESTUURSKENNISGEWING 4593

#### STADSRAAD VAN BRONKHORSTSspruit WYSIGING VAN ELEKTRISITEITSTARI EWE

Kennis geskied hiermee ingevolge die bepaling van artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Bronkhorspruit by Spesiale Besluit die vasstelling van gelde vir die voorsiening van elektrisiteit met ingang van 1 Januarie 1991 gewysig het.

Die algemene strekking van die wysiging is 'n algemene verhoging van elektrisiteitstariewe ten einde die verhoging in Eskomtariewe te akkommodeer.

Afskrifte van die wysigings lê ter insae gedurnde kantoorure by die Kantoer van die Stadssekretaris, Munisipale Kantore, Bronkhorspruit vir 'n tydperk van 14 dae vanaf die datum van publikasie hiervan in die Proviniale Koerant.

Enige persoon wat beswaar teen die wysigings wil maak, moet dit skriftelik binne 14 dae vanaf die datum van die publikasie van hierdie kennisgewing by die ondergetekende doen.

DR. H B SENEKAL  
Stadsklerk

Munisipale Kantore  
Posbus 40  
Bronkhorspruit  
1020  
19 Desember 1990  
Kennisgewing No. 25/1990

#### LOCAL AUTHORITY NOTICE 4593 BRONKHORSTSsprUIT TOWN COUNCIL AMENDMENT TO ELECTRICITY TARIFFS

Notice is hereby given in terms of the provisions of section 80B(3) of the Local Government Ordinance, 1939, that the Bronkhorspruit Town Council has by Special Resolution amended the determination of tariffs for the provision of electricity with effect from 1 January 1991.

The general purport of the amendments is a general increase of electricity tariffs to accommodate the increases in Escom tariffs.

Copies of the amendments are open for inspection during office hours at the office of the Town Secretary, Municipal Offices, Bronkhorspruit for a period of 14 days from publication hereof in the Provincial Gazette.

Any person who desires to record his objection to these amendments, should do so in writing to the undersigned within 14 days from publication of this notice.

DR. H. B. SENEKAL  
Town Clerk

Municipal Offices  
PO Box 14  
Bronkhorspruit  
1020  
19 December 1990  
Notice No. 25/1990

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#### PLAASLIKE BESTUURSKENNISGEWING 4594

#### STADSRAAD VAN CARLETONVILLE

#### WYSIGING VAN TARIEWE VAN GELDE

(1) VERORDENINGE VIR DIE BEHEER  
VAN PUBLIKE VOERTUIE EN HUL DRY  
WERS

(2) STANDAARD ELEKTRISITEITSVER  
ORDENINGE

(3) WATERVOOSIENINGSVEROR  
DENINGE

(4) REINIGINGSDIENSTEVEROR  
DENINGE

Kennis geskied hiermee ingevolge die bepaling van artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), soos gewysig, dat die Stadsraad van Carletonville by Spesiale Besluit gedateer 26 November 1990 besluit het om die volgende Tariewe van Gelde, soos gewysig, verder te wysig:

(1) Tarief van Gelde: Verordeninge vir die Beheer van Publieke Voertuie en hul Drywers, afgekondig by Munisipale Kennisgewing 51/1986, gepubliseer in Proviniale Koerant 4461 van 27 Augustus 1986, soos gewysig, word met ingang van 1 Januarie 1991 verder gewysig.

(2) Tarief van Gelde: Standaard Elektrisiteitsverordeninge, afgekondig by Administrateurskennisgewing 1959 van 11 September 1985 en aangeneem by Administrateurskennisgewing 317 van 19 Februarie 1986, soos gewysig word met ingang van 1 Januarie 1991 verder gewysig.

(3) Tarief van Gelde: Watervoorsieningsverordeninge, afgekondig by Munisipale Kennisgewing 88/1984, gepubliseer in Proviniale Koerant 4315 van 21 Maart 1984, soos gewysig, word met ingang van 1 Januarie 1991 verder gewysig.

(4) Tarief van Gelde: Reinigingsdiensteverordeninge, afgekondig by Munisipale Kennisgewing 46/1983, gepubliseer in Proviniale Koerant 4275 van 3 Augustus 1983, soos gewysig, word met ingang van 1 Januarie 1991 verder gewysig.

Die algemene strekking van die bovemelde wysigings is eerstens om voorsiening te maak vir verhoogde Licensiegeld en tweedens om die huidige tariewe in die lig van verhoogde bedryfskostes, aan te pas.

Afskrifte van die wysigings lê ter insae gedurnde kantoorure by die kantoer van die Stadssekretaris, Munisipale Kantore, Halitestraat, Carletonville, vir 'n tydperk van veertien (14) dae vanaf datum van publikasie van hierdie Kennisgewing in die Proviniale Koerant.

Enige persoon wat beswaar teen die wysigings van die Tariewe van Gelde wil maak, moet dit skriftelik by die Stadsklerk doen binne veertien (14) dae na die datum van publikasie van hierdie kennisgewing in die Proviniale Koerant.

C.J. DE BEER  
Stadsklerk

Munisipale Kantore  
Halitestraat  
Posbus 3  
Carletonville  
2500  
5 Desember 1990  
Kennisgewing Nr. 86/1990  
AJR/cvdv

#### LOCAL AUTHORITY NOTICE 4594

#### TOWN COUNCIL OF CARLETONVILLE

#### AMENDMENTS OF TARIFFS OF CHARGES

(1) BY-LAWS FOR THE CONTROL OF PUBLIC VEHICLES AND THEIR DRIVERS

(2) THE STANDARD ELECTRICITY BY-LAWS

(3) WATER SUPPLY BY-LAWS

(4) CLEANSING SERVICES BY-LAWS

It is hereby notified in terms of the provisions of section 80B(3) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), as amended, that the Town Council of Carletonville has by Special Resolution dated 26 November 1990 resolved to further amend the following Tariffs of Charges:

(1) The Tariff of Charges: By-laws for the Control of Public Vehicles and their Drivers, published under Municipal Notice 51/1986 in the Provincial Gazette 4461 dated 27 August 1986, as amended, is to be further amended as from 1 January 1991.

(2) The Tariff of Charges: The Standard Electricity By-laws, promulgated under Administrator's Notice 1959 dated 11 September 1985 and adopted under Administrator's Notice 317 dated 19 February 1986, as amended, is to be further amended as from 1 January 1991.

(3) The Tariff of Charges: Water Supply By-laws promulgated under Municipal Notice 88/1984 in the Provincial Gazette 4315 dated 21 March 1984, as amended, is to be further amended as from 1 January 1991.

(4) The Tariff of Charges: Cleansing Services By-laws promulgated under Municipal Notice 46/1983 in the Provincial Gazette 4275 dated 3 August 1983, as amended, is to be further amended as from 1 January 1991.

The general purport of the said amendments is firstly to make provision for increased licence

fees and secondly to amend tariffs, necessitated by increased running expenses.

Copies of the amendments lie open for inspection during office hours at the office of the Town Secretary, Municipal Offices, Halite Street, Carletonville for a period of fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

Any person desirous of objecting to the said amendments must do so in writing to the Town Clerk within fourteen (14) days from the date of publication of the notice in the Provincial Gazette.

C.J. DE BEER  
Town Clerk

Municipal Offices  
Halite Street  
PO Box 3  
Carletonville  
2500  
5 December 1990  
Notice No. 86/1990

AJR/cvdv

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#### PLAASLIKE BESTUURSKENNISGEWING 4595

##### KENNISGEWING

##### STADSRAAD VAN CARLETONVILLE

PLAASLIKE BESTUUR VAN CARLETON-  
VILLE KENNISGEWING VAN SITTING  
VAN WAARDERINGSRAAD OM BE-  
SWARE TEN OPSIGTE VAN VOORLO-  
PIGE AANVULLENDE WAARDERINGS-  
LYS VIR DIE BOEKJAAR 1989/90 (1 JULIE  
1989 TOT 30 JUNIE 1990) AAN TE HOOR

Kennis word hereby ingevolge artikel 37 van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977) gegee dat die sitting van die Waarderingsraad op Maandag 14 Januarie 1991 om 09:00 sal plaasvind en gehou sal word by die volgende adres: Raadsaal, Municipale Kantore, Halitestraat, Carletonville om enige beswaar tot die voorlopige aanvullende Waarderingslys vir die Boekjaar 1989/90 (1 Julie 1989 tot 30 Junie 1990) te oorweeg.

L.J. JOUBERT

Sekretaris: Waarderingsraad

Municipale Kantore  
Halitestraat  
Posbus 3  
Carletonville  
2500  
6 Desember 1990  
Kennisgewing No. 88/1990

AJR/cvdv

#### LOCAL AUTHORITY NOTICE 4595

##### NOTICE

##### CARLETONVILLE TOWN COUNCIL

LOCAL AUTHORITY OF CARLETON-  
VILLE NOTICE OF SITTING OF VALU-  
ATION BOARD TO HEAR OBJECTIONS  
IN RESPECT OF PROVISIONAL SUPPLE-  
MENTARY VALUATION ROLL FOR THE  
FINANCIAL YEAR 1989/90 (1 JULY 1989 TO  
30 JUNE 1990)

Notice is hereby given in terms of section 37 of the Local Authorities Rating Ordinance, 1977

(Ordinance 11 of 1977) that the sitting of the Valuation Board will take place on Monday, 14 January 1991 at 09:00 and will be held at the following address: Council Chambers, Municipal Offices, Halite Street, Carletonville to consider any objection to the provisional supplementary Valuation Roll for the Financial Year 1989/90 (1 July 1989 to 30 June 1990).

L.J. JOUBERT  
Secretary: Valuation Board

Municipal Offices  
Halite Street  
PO Box 3  
Carletonville  
2500  
6 December 1990  
Notice No. 88/1990

AJR/cvdv

the inspection or re-inspection of business premises.

Copies of the amendment lie open for inspection during office hours at the office of the Town Secretary, Municipal Offices, Halite Street, Carletonville, for a period of fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

Any person desirous of objecting to the amendment of the tariffs must do so in writing to the Town Clerk within fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

C.J. DE BEER  
Town Clerk

Municipal Offices  
Halite Street  
PO Box 3  
Carletonville  
2500  
5 December 1990  
Notice No. 87/1990

AJR/cvdv

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#### PLAASLIKE BESTUURSKENNISGEWING 4596

##### STADSRAAD VAN CARLETONVILLE

#### WYSIGING VAN DIE PUBLIEKE GE- SONDHEIDSVERORDENINGE

Kennis geskied hiermee ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939) dat die Stadsraad van Carletonville van voorneme is om die Publieke Gesondheidsverordeninge soos aangekondig by Administrateurskennisgewing 148 van 21 Februarie 1951, soos gewysig, verder te wysig.

Die algemene strekking van die bovenmelde wysiging is om voorsiening te maak daarvoor om gelde te hef vir die inspeksie of herinspeksie van besigheidspersonele.

Afskrifte van die wysiging lê ter insae gedurende kantooreure by die kantoor van die Stadssekretaris, Municipale Kantoorgebou, Halitestraat, Carletonville vir 'n tydperk van veertien (14) dae vanaf datum van publikasie van hierdie kennisgewing in die Provinciale Koerant.

Enige persoon wat beswaar teen die wysiging van die tariewe wil maak, moet dit skriftelik by die Stadssekretaris doen binne veertien (14) dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant.

C.J. DE BEER

Stadssekretaris

Municipale Kantoorgebou  
Halitestraat  
Posbus 3  
Carletonville  
2500  
5 Desember 1990  
Kennisgewing No. 87/1990

AJR/cvdv

#### LOCAL AUTHORITY NOTICE 4596

##### TOWN COUNCIL OF CARLETONVILLE

#### AMENDMENT TO PUBLIC HEALTH BY- LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939) that the Carletonville Town Council intends to further amend the Public Health By-laws published under Administrator's Notice 148 dated 21 February 1951, as amended.

The general purport of the said amendment is to make provision for the levying of a tariff for

the inspection or re-inspection of business premises.

Copies of the amendment lie open for inspection during office hours at the office of the Town Secretary, Municipal Offices, Halite Street, Carletonville, for a period of fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

Any person desirous of objecting to the amendment of the tariffs must do so in writing to the Town Clerk within fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

C.J. DE BEER  
Town Clerk

Municipal Offices  
Halite Street  
PO Box 3  
Carletonville  
2500  
5 December 1990  
Notice No. 87/1990

AJR/cvdv

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#### PLAASLIKE BESTUURSKENNISGEWING 4597

##### DORPSRAAD VAN COLIGNY

#### AANNAME VAN STANAARD-REGLE- MENT VAN ORDE

1. Die Stadssekretaris publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), dat die Dorpsraad van Coligny die Standaard-Reglement van Orde, aangekondig by Administrateurskennisgewing, 1261 van 26 Oktober 1988, ingevolge artikel 96bis(2) van genoemde Ordonnansie, sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

2. Die Reglement van Orde van die Munisipaliteit Coligny, deur die Raad aangeneem by Administrateurskennisgewing 1312 van 4 November 1970, soos gewysig, word hierby herroep.

C.G. JACOBS  
Stadssekretaris

Municipale Kantore  
Posbus 31  
Coligny  
2725  
19 Desember 1990  
Kennisgewing No. 6/1990

#### LOCAL AUTHORITY NOTICE 4597

##### VILLAGE COUNCIL OF COLIGNY

#### ADOPTION OF STANDARD STANDING ORDERS

1. The Town Clerk hereby in terms of section 101 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), publishes that the Village Council of Coligny has adopted in terms of section 96bis(2) of the said Ordinance, without amendment, the Standard Standing Orders, published under Administrator's Notice 1261, dated 26 October 1988, as by-laws made by the said Council.

2. The Standing Orders of the Coligny Municipality, adopted by the Council under Admin-

istrator's Notice 1312, dated 4 November 1970, as amended, are hereby repealed.

C G JACOBS  
Town Clerk

Municipal Offices  
PO Box 31  
Coligny  
2725  
19 December 1990  
Notice No. 6/1990

19

**PLAASLIKE BESTUURSKENNISGEWING  
4598**

**STADSRAAD VAN EDENVALE**

**WYSIGING VAN VERORDENINGE**

Dit word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad voorbereens is om die Verordeninge vir die Beheer van Gemeenskapsentrums en die Verhuring van Sale te wysig.

Die algemene strekking van die wysigings is:

1. Die wysiging van die woordomskrywing van "deposito".

2. Die wysiging van artikels rakende die betaling van geld en versoeke vir ekstra werk, die uitstel van besprekings, die verskaffing van ameublement, die gebruik van verwarmingsapparaat en elektriese toestelle, dekorasies, inspeksie van 'n saal, dienste van die personeel en die tydsbeperking.

3. Die vervanging van die artikel rakende die gebruik op Sondae.

4. Die skraping van artikel rakende die inwerkingtreding van wysigings van die Tarief van Gelde.

Afskrifte van hierdie wysigings lê ter insae by die kantoor van die Raad tot 9 Januarie 1991 vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen bogenoemde wysigings wens aan te teken, moet dit skriftelik voor of op 9 Januarie 1991 by die ondergetekende doen.

P.J. JACOBS  
Stadsklerk

Munisipale Kantore  
Posbus 25  
Edenvale  
1610  
Kennisgewng No. 138/1990  
19 Desember 1990

**LOCAL AUTHORITY NOTICE 4598**

**EDENVALE TOWN COUNCIL**

**AMENDMENT OF BY-LAWS**

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends amending the relating to the Control of Community Centres and Letting of Halls.

The general purport of the amendments are:

1. The amendment of the definition of "deposito".

2. The amendment of sections regarding the payment of charges and requests for extra work, the postponement of reservations, the provision

of furniture, the use of heating apparatus and electrical appliances, decorations, inspection of a hall, services of personnel and the time limit.

3. The substitution of the section regarding the use on Sundays.

4. The deletion of the section regarding the coming into effect of amendments of the Tariff of Charges.

Copies of these amendments are open to inspection at the office of the Council until 9 January 1991 from the date of publication hereof.

Any person who desires to record his objection to the said amendments must do so in writing to the undermentioned before or on 9 January 1991.

Municipal Offices  
P.O. Box 25  
Edenvale  
1610  
Notice No. 138/1990  
19 December 1990

P.J. JACOBS  
Town Clerk

**PLAASLIKE BESTUURSKENNISGEWING**

**4599**

**STADSRAAD VAN EDENVALE**

**WYSIGING VAN TARIEF VAN GELDE  
VIR ELEKTRISITEITSVOORSIENING EN  
DIE TARIEF VAN GELDE: GEMEEN-  
SKAPSENTRUM**

Daar word hierby bekend gemaak dat die Stadsraad van Edenvale by spesiale besluit ingevolge Artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, die volgende tariewe gewysig het met ingang 1 Januarie 1991:

1. Die Tarief van Gelde: Voorsiening van Elektrisiteit afgekondig by Kennisgewng Nr. 23/1985 gedateer 24 April 1985, soos gewysig.

2. Die Tarief van Gelde: Gemeenskapsentrum afgekondig by Kennisgewng Nr. 83/1987 gedateer 2 September 1987, soos gewysig.

Die algemene strekking van die wysigings is:

1. Die verhoging van die tariewe.

2. Die vervanging en verhoging van die tariewe.

Afskrifte van hierdie wysigings lê ter insae by die Kantoer van die Raad tot 9 Januarie 1991 vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysigings wens aan te teken, moet dit skriftelik voor of op 9 Januarie 1991 by die ondergetekende doen.

P.J. JACOBS  
Munisipale Kantore  
Posbus 25  
Edenvale  
1610  
Kennisgewng No. 139/1990  
19 Desember 1990

**LOCAL AUTHORITY NOTICE 4599**

**TOWN COUNCIL OF EDENVALE**

**AMENDMENT OF TARIFF OF CHARGES  
IN RESPECT OF SUPPLY OF ELECTRICITY  
AND THE TARIFF OF CHARGES:  
COMMUNITY CENTRE**

It is hereby notified that the Town Council of Edenvale has by special resolution in terms of

Section 80B of the Local Government Ordinance, 1939, amended the following tariffs with effect from 1 January 1991:

1. The Tariff of Charges: Supply of Electricity published by Notice No. 23/1985 dated 24 April 1985, as amended.

2. The Tariff of Charges: Community Centre published by Notice No. 83/1987 dated 2 September 1987, as amended.

The general purport of these amendments is:

1. The raising of tariffs.

2. The substitution and raising of tariffs.

Copies of these amendments are open for inspection at the offices of the Town Council until 9 January 1991 from the date of the publication hereof.

Any person who desires to record his objections to the said amendments must do so in writing to the undermentioned before or on 9 January 1991.

P.J. JACOBS  
Town Clerk

Municipal Offices  
P.O. Box 25  
Edenvale  
1610  
Notice No. 139/1990  
19 December 1990

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**PLAASLIKE BESTUURSKENNISGEWING**

**4600**

**POTCHEFSTROOM-WYSIGINGSKEMA  
254**

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 die hersonering van die restant van gedeelte 2 van erf 52, restant van erf 52, gedeelte 8 van erf 52 en restant van gedeelte 3 van erf 52. Van Riebeekstraat 82 tot 88, Potchefstroom vanaf "Residensiel 1" na "Spesiaal" vir winkels, kantore en kantoorgebruik as primêre gebruik goedgekeur word, onderworpe aan sekere voorwaardes.

Kaart 3 en die skemakousules van die wysigingskema word in bewaring gehou deur die Hoof van die Departement van Plaaslike Bestuur, Behuising en Werke, Administrasie: Volksraad, Pretoria, en die Stadsklerk, Munisipale Kantore, Wolmaransstraat (Posbus 113), Potchefstroom, en lê ter insae te alle redelike tye.

Hierdie wysiging staan bekend as Potchefstroom-wysigingskema 254 en tree in werking op datum van publikasie van hierdie kennisgewng.

Kennisgewng No. 141/1990

**LOCAL AUTHORITY NOTICE 4600**

**POTCHEFSTROOM AMENDMENT  
SCHEME 254**

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 remaining extent of portion 2 of erf 52, remaining extent of erf 52, portion 8 of erf 52 and remaining extent of por-

tion 3 of erf 52, 82 to 88 Van Riebeeck Street, Potchefstroom from "Residential 1" to "Special" for shops, offices and office use as primary use, subject to certain conditions.

Map 3 and the scheme clauses of the amendment scheme are filed with the Head of the Department, 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 254 and shall come into operation on the date of publication of this notice.

Notice No. 141/1990

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#### PLAASLIKE BESTUURSKENNISGEWING 4601

##### STADSRAAD VAN KEMPTON PARK

##### KEMPTON PARK-WYSIGINGSKEMA 146

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 Hoewe 165, Pomona Landbouhoeves vanaf "Landbou" na "Spesial" vir 'n privaat klub, 'n geselligheidsaal en ander doelendes wat daarvan gepaard gaan en wat geboue vir woondoeleindes vir bestuurders en opsigters insluit, goedgekeur is.

Kaart 3 en die skemaklusules van die wigsigkema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadslerk, Kempton Park en die kantoor van die Directeur-generaal: Plaaslike Bestuur, Departement van Plaaslike Bestuur, Behuising en Werke, Administrasie: Volksraad, Privaatsak X340, Pretoria.

Hierdie wigsigkema staan bekend as Kempton Park-wigsigkema 146 en word op datum van publikasie hiervan geag 'n goedgekeurde skema te wees.

H-J K MÜLLER  
Stadslerk

Stadhuis  
Margarethaan  
Posbus 13  
Kempton Park  
9 Januarie 1991  
Kennisgewing No. 3/1991  
DA 1/1/146(W)

#### LOCAL AUTHORITY NOTICE 4601

##### TOWN COUNCIL OF KEMPTON PARK

##### KEMPTON PARK AMENDMENT SCHEME 146

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 the application for rezoning of Holding 165, Pomona Agricultural Holdings from "Agricultural" to "Special", for a private club, an entertainment hall as well as purposes incidental thereto including buildings used by managers and caretakers for residential purposes, has been approved.

Map 3 and the scheme clauses of the Amendment Scheme will be open for inspection during normal office ours 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 146 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  
9 January 1991  
Notice No. 3/1990  
DA 1/1/146(W)

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#### PLAASLIKE BESTUURSKENNISGEWING 4602

##### STADSRAAD VAN ERMELO

##### AANNAME VAN VERORDENINGE

Daar word hierby ingevolge Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad van voorname is om die Standaard Verordening betreffende Openbare Geriewe aangekondig by Administrateurskennisgewingnommer 60 gedateer 14 September 1990, as verordening deur die raad gemaak, aan te neem.

Die algemene strekking van hierdie wigsig is soos volg:

Om die gebruik van openbare geriewe beoorlik te kontroleer en te reguleer.

Afskrifte van hierdie konsepverordeninge lê ter insae by die Kantoer van die Stadssekretaris, Burgersentrum, G.F. Joubert Park, Ermelo, gedurende normale kantoorure vir 'n tydperk van 14 dae vanaf datum van publikasie hiervan in die Provinciale Koerant naamlik 19 Desember 1990.

Enige persoon wat beswaar teen genoemde wigsig wens aan te teken moet dit skriftelik binne 14 dae van die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende doen.

P.J.G. VAN R. VAN OUDTSOORN  
Stadslerk

Burgersentrum  
Posbus 48  
Ermelo  
2350  
Kennisgewing No. 86/1990

#### LOCAL AUTHORITY NOTICE 4602

##### TOWN COUNCIL OF ERMELO

##### ADOPTION OF BY-LAWS

It is hereby notified in terms of Section 96 of the Local Government Ordinance, 1939, that the Council intends to adopt the Standard Public Amenities By-laws published under Administrator's Notice Number 60 dated 14 September 1990, as By-laws made by the Council.

The general purport of this notice is as follows:

To provide for the proper control and regulation of the use of public amenities.

Copies of these draft By-laws will be open for.

inspection at the office of the Town Secretary, Civic Centre, G.F. Joubert Park, Ermelo, during normal office hours for a period of 14 days from the date of publication hereof in the Provincial Gazette namely 19 December 1990.

Any person who wishes to object to the amendments must lodge his objection in writing with the undersigned within 14 days from the date of publication hereof in the Provincial Gazette.

P.J.G. VAN R. VAN OUDTSOORN  
Town Clerk

Civic Centre  
P.O. Box 48  
Ermelo  
2350  
Notice No. 86/1990

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#### PLAASLIKE BESTUURSKENNISGEWING 4603

##### STADSRAAD VAN ERMELO

##### WYSIGING VAN VERORDENINGE

Hierby word ingevolge Artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, kennis gegee dat die Raad by spesiale besluit die volgende verordeninge gewysig het:

##### VERORDENING BETREFFENDE DIE HUUR VAN SALE

Die algemene strekking van die wigsig is:

DIE VASSTELLING VAN DIE TARIEWE VIR DIE VERHURING VAN DIE SALE EN TOERUSTING IN TERME VAN ARTIKEL 80B VAN DIE ORDONNANSIE OP PLAASLIKE BESTUUR, 1939.

Afskrifte van die wigsig en besluit lê ter insae by die Kantoer van die Stadssekretaris, Burgersentrum, G.F. Joubert Park, Ermelo, gedurende normale kantoorure vir 'n tydperk van 14 dae na publikasie in die Provinciale Koerant naamlik 19 Desember 1990.

Enige persoon wat beswaar teen genoemde wigsig wens aan te teken moet dit skriftelik binne 14 dae na datum van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende doen.

Die wigsig het op 14 November 1990 in werking getree.

P.J.G. VAN R. VAN OUDTSOORN  
Stadslerk

Burgersentrum  
Posbus 48  
Ermelo  
2359  
Kennisgewing No. 92/1990

#### LOCAL AUTHORITY NOTICE 4603

##### TOWN COUNCIL OF ERMELO

##### AMENDMENT OF BY-LAWS

It is hereby notified in terms of Section 80B(3) of the Local Government Ordinance, 1939, that the Council has by Special Resolution amended the following By-laws:

##### BY-LAWS CONCERNING THE HIRE OF HALLS

The general purport of this notice is as follows:

**THE DETERMINATION OF THE TARIFFS FOR THE HIRE OF THE HALLS AND EQUIPMENT IN TERMS OF SECTION 80B OF THE LOCAL GOVERNMENT ORDINANCE, 1939.**

Copies of these draft By-laws will be open for inspection at the office of the Town Secretary, Civic Centre, G F Joubert Park, Ermelo, during normal office hours for a period of 14 days from the date of publication hereof in the Provincial Gazette namely 19 December 1990.

Any person who wishes to object to the amendments must lodge this objection in writing with the undersigned within 14 days from the date of publication hereof in the Provincial Gazette.

The amendments came into effect on 14 November 1990.

P J G VAN R VAN OUDTSHOORN  
Town Clerk

Civic Centre  
Ermelo  
2350  
Notice No. 92/1990

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**PLAASLIKE BESTUURSKENNISGEWING  
4604**

**STADSRAAD VAN GERMISTON**

**VASSTELLING VAN GELDE MET BETREKKING TOT HONDE EN HONDELSENSIES**

Kennis geskied hiermee ingevolge artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Germiston by Spesiale Besluit die gelde met betrekking tot honde en hondelicensies ingevolge artikel 80B(1) van genoemde Ordonnansie hervasgestel het.

Die algemene strekking is om die gelde met betrekking tot honde en hondelicensies vas te stel.

Die vasstelling van die gelde sal op 1 Januarie 1991 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 19 Desember 1990 tot 11 Januarie 1991.

Enige persoon wat beswaar teen die vasstelling wil maak moet dit skriftelik by die Stads-klerk doen binne 14 (veertien) dae vanaf die datum van publikasie van hierdie kennisgewing in die Proviniale Koerant, te wete 19 Desember 1990 tot 11 Januarie 1991.

A. W. HEYNEKE  
Stadsklerk

Burgersentrum  
Cross-straat  
Germiston  
Kennisgewing No. 208/1990

**LOCAL AUTHORITY NOTICE 4604**

**CITY COUNCIL OF GERMISTON**

**DETERMINATION OF CHARGES RELATING TO DOGS AND DOG LICENSES**

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 determined the charges relating to dogs and dog licenses in terms of section 80B(1) of the said Ordinance.

The general purport is to determine the charges relating to dogs and dog licenses.

The amendment shall come into operation on 1 January 1991.

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 19 December 1990 until 11 January 1991.

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 19 December 1990 until 11 January 1991.

Civic Centre  
Cross Street  
Germiston  
Notice No. 208/1990

A. W. HEYNEKE  
Town Clerk

the City Council of Germiston by Special Resolution determined the charges for the licensing and control of public motor vehicles in terms of section 80B(1) of the said Ordinance.

The general purport is to determine the charges for the licensing and control of public motor vehicles.

The amendment shall come into operation on 1 January 1991.

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 19 December 1990 until 11 January 1991.

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 19 December 1990 until 11 January 1991.

A. W. HEYNEKE  
Town Clerk

Civic Centre  
Cross Street  
Germiston  
Notice No. 207/1990

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**PLAASLIKE BESTUURSKENNISGEWING  
4605**

**STADSRAAD VAN GERMISTON**

**VASSTELLING VAN GELDE VIR DIE LISENSIERING EN BEHEER OOR OPENBARE VOERTUIE**

Kennis geskied hiermee ingevolge artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Germiston by Spesiale Besluit die gelde vir die lisensiëring en beheer oor openbare voertuie ingevolge artikel 80B(1) van genoemde Ordonnansie hervasgestel het.

Die algemene strekking is om die gelde vir die lisensiëring en beheer oor openbare voertuie vas te stel.

Die vasstelling sal op 1 Januarie 1991 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 19 Desember 1990 tot 11 Januarie 1991.

Enige persoon wat beswaar teen die vasstelling wil maak moet dit skriftelik by die Stads-klerk doen binne 14 (veertien) dae vanaf die datum van publikasie van hierdie kennisgewing in die Proviniale Koerant, te wete 19 Desember 1990 tot 11 Januarie 1991.

Burgersentrum  
Cross-straat  
Germiston  
Kennisgewing No. 207/1990

A. W. HEYNEKE  
Stadsklerk

**PLAASLIKE BESTUURSKENNISGEWING  
4606**

**STADSRAAD VAN GERMISTON**

**VASSTELLING VAN FOOIE EN GELDE BETAAALBAAR IN TERME VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986, EN DIE ORDONNANSIE OP DIE VERDELING VAN GROND.**

Kennis geskied hiermee ingevolge artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Germiston by Spesiale Besluit die fooie en gelde betaalbaar in terme van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, en die Ordonnansie op die Verdeling van Grond, 1986 ingevolge artikel 80B(1) van genoemde Ordonnansie hervasgestel het.

Die algemene strekking is om die fooie en gelde vas te stel.

Die vasstelling van die gelde sal op 1 Desember 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 19 Desember 1990 tot 11 Januarie 1991.

Enige persoon wat beswaar teen die vasstelling wil maak moet dit skriftelik by die Stads-klerk doen binne 14 (veertien) dae vanaf die datum van publikasie van hierdie kennisgewing in die Proviniale Koerant, te wete 19 Desember 1990 tot 11 Januarie 1991.

A. W. HEYNEKE  
Stadsklerk

Burgersentrum  
Cross-straat  
Germiston  
Kennisgewing No. 209/1990

<p><b>LOCAL AUTHORITY NOTICE 4606</b></p> <p><b>CITY COUNCIL OF GERMISTON</b></p> <p><b>DETERMINATION OF FEES AND CHARGES PAYABLE IN TERMS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986, AND THE DIVISION OF LAND ORDINANCE, 1986</b></p> <p>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 fees and charges payable in terms of the Town-planning and Townships Ordinance, 1986, and the Division of Land Ordinance, 1986, in terms of section 80B(1) of the said Ordinance.</p> <p>The general purport is to determine the fees and charges.</p> <p>The amendment shall come into operation on 1 December 1990.</p> <p>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 19 December 1990 until 11 January 1991.</p> <p>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 19 December 1990 until 11 January 1991.</p> <p><b>Civic Centre</b>                   <b>A.W. HEYNEKE</b> Cross Street                   Town Clerk Germiston Notice No. 209/1990</p>	<p><b>LOCAL AUTHORITY NOTICE 4607</b></p> <p><b>CITY COUNCIL OF GERMISTON</b></p> <p><b>DETERMINATION OF CHARGES FOR THE DISPLAY OF ADVERTISING SIGNS</b></p> <p>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 display of advertising signs in terms of section 80B(1) of the said Ordinance.</p> <p>The general purport is to determine the charges for the display of advertising signs.</p> <p>The amendment shall come into operation on 1 January 1991.</p> <p>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 19 December 1990 until 11 January 1991.</p> <p>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 19 December 1990 until 11 January 1991.</p> <p><b>A.W. HEYNEKE</b> Town Clerk</p> <p><b>Civic Centre</b> Cross Street Germiston Notice No. 205/1990</p>	<p><b>LOCAL AUTHORITY NOTICE 4608</b></p> <p><b>CITY COUNCIL OF GERMISTON</b></p> <p><b>DETERMINATION OF CHARGES FOR THE USE OF THE COUNCIL'S WEIGH-BRIDGE</b></p> <p>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 determined the charges for the use of the Council's weighbridge in terms of section 80B(1) of the said Ordinance.</p> <p>The general purport is to determine the charges for the use of the Council's weighbridge.</p> <p>The amendment shall come into operation on 1 January 1991.</p> <p>A copy of the resolution and particulars of the determination are open for inspection during normal 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 19 December 1990 until 11 January 1991.</p> <p>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 19 December 1990 until 11 January 1991.</p> <p><b>A.W. HEYNEKE</b> Town Clerk</p> <p><b>Civic Centre</b> Cross Street Germiston Notice No. 206/1990</p>
19	19	19
<p><b>PLAASLIKE BESTUURSKENNISGEWING</b> <b>4607</b></p> <p><b>STADSRAAD VAN GERMISTON</b></p> <p><b>VASSTELLING VAN GELDE VIR DIE VERTOON VAN ADVERTENSIETEKENS</b></p> <p>Kennis geskied hiermee ingevolge artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Germiston by Spesiale Besluit die gelde vir die vertoon van advertensietekens ingevolge artikel 80B(1) van genoemde Ordonnansie hervastel het.</p> <p>Die algemene strekking is om die gelde vir die vertoon van advertensietekens vas te stel.</p> <p>Die vasstelling van die gelde vir die vertoon van advertensietekens sal op 1 Januarie 1991 in werking tree.</p> <p>'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 Provinciale Koerant, te wete vanaf 19 Desember 1990 tot 11 Januarie 1991.</p> <p>Enige persoon wat beswaar teen die vasstelling wil maak moet dit skriftelik by die Stadsklerk doen binne 14 (veertien) dae vanaf die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant, te wete 19 Desember 1990 tot 11 Januarie 1991.</p> <p><b>A.W. HEYNEKE</b> Stadsklerk</p> <p>Burgersentrum Cross-straat Germiston Kennisgewing No. 205/1990</p>	<p><b>PLAASLIKE BESTUURSKENNISGEWING</b> <b>4608</b></p> <p><b>STADSRAAD VAN GERMISTON</b></p> <p><b>VASSTELLING VAN GELDE VIR DIE GEbruIK VAN DIE RAAD SE WEEGBRUG</b></p> <p>Kennis geskied hiermee ingevolge artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Germiston by Spesiale Besluit die gelde vir die gebruik van die Raad se weegbrug ingevolge artikel 80B(1) van genoemde Ordonnansie vasgestel het.</p> <p>Die algemene strekking is om die gelde vir die gebruik van die weegbrug vas te stel.</p> <p>Die vasstelling van die gelde vir die gebruik van die weegbrug sal op 1 Januarie 1991 in werking tree.</p> <p>'n Afskrif van die besluit en besonderhede van die vasstelling lê gedurende kantoorure by Kamer 037, Burgersentrum, Crossstraat, Germiston, ter insae vir 'n tydperk van 14 (veertien) dae vanaf die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant, te wete vanaf 19 Desember 1990 tot 11 Januarie 1991.</p> <p>Enige persoon wat beswaar teen die vasstelling wil maak moet dit skriftelik by die Stadsklerk doen binne 14 (veertien) dae vanaf die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant, te wete 19 Desember 1990 tot 11 Januarie 1991.</p> <p><b>A.W. HEYNEKE</b> Stadsklerk</p> <p>Burgersentrum Crossstraat Germiston Kennisgewing No. 206/1990</p>	<p><b>PLAASLIKE BESTUURSKENNISGEWING</b> <b>4609</b></p> <p><b>STAD GERMISTON</b></p> <p><b>VOORGENOME PERMANENTE SLUITING VAN LEMONWEG; MANDARINWEG; CITRONWEG EN GUAVAWEG, DORP PRIMROSE</b></p> <p>Hierby word kennis gegee dat die Stadsraad van Germiston van vooremens is om ingevoerde die bepalings van Artikel 67 van die Ordonnansie op Plaaslike Bestuur 17 van 1939, soos gewysig, Lemonweg, Mandarinweg, Citronweg en Guavaweg, Dorp Primrose, waar genoemde strate met Pretoriaweg, Dorp Primrose, kruis, permanent te sluit.</p> <p>Besonderhede en planne van die voorgestelde sluitings lê van Maandae tot en met Vrydag tussen die ure 08:30 tot 12:30 en 14:00 tot 16:00 ter insae in Kamer 037, Burgersentrum, Crossstraat, Germiston.</p> <p>Enigiemand wat teen bovermelde sluitings beswaar wil maak of enige eis om skadevergoeding wil instel moet dit skriftelik voor of op 28 Februarie 1991 doen.</p> <p><b>J.P.D. KRIEK</b> Stadssekretaris</p> <p>Burgersentrum Germiston Kennisgewing No. 198/1990</p> <p>Pieterse/rmdb/Alg 10/B:55</p>

**LOCAL AUTHORITY NOTICE 4609**

**CITY OF GERMISTON**

**PROPOSED AMENDMENT CLOSURE OF LEMON, MANDARIN, CITRON AND GUAVA ROADS, PRIMROSE TOWNSHIP**

It is hereby notified that it is the intention of

the City Council of Germiston to permanently close Lemon, Mandarin, Citron and Guava Roads, Primrose Township, where they intersect with Pretoria Road, Primrose Township, in terms of the provisions of Section 67 of the Local Government Ordinance 17 of 1939, as amended.

Details and plans of the proposed closures may be inspected in Room 037, Civic Centre, Cross Street, Germiston from Mondays to Fridays (inclusive) between the hours 08:30 to 12:30 and 14:00 to 16:00.

Any person who intends objecting to the proposed closure or who intends submitting a claim for compensation, must do so in writing on or before 28 February 1991.

J P D KRIEK  
Town Secretary

Civic Centre  
Germiston  
Notice No. 198/1990

Pieterse/mdb/Alg 10/B:55

7. Fooie ten opsigte van herinspeksie na R57,50.
8. Rioolplansooie vir elke 50 m<sup>2</sup> of gedeelte daarvan teen R11,50 met minimum van R57,50.
9. Herseel van aansluiting teen R57,50.
10. Verwydering van verstopplings teen koste plus 20 %.

PG PRETORIUS  
Stadsklerk

Munisipale Kantore  
Maraaisstraat  
Schoemansville  
Posbus 976  
Hartbeespoort  
0216  
6 Desember 1990  
Kennisgewing No. 36/1990

each 50 m<sup>2</sup> or part thereof with a minimum charge of R57,50.

9. Charges for sealing of connections: R57,50.
10. Removing of blockages: Cost plus 20 %.

PG PRETORIUS  
Town Clerk

Municipal Offices  
Marais Street  
Schoemansville  
PO Box 976  
Hartbeespoort  
0216  
6 December 1990  
Notice No. 36/1990

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#### PLAASLIKE BESTUURSKENNISGEWING 4611

KENNISGEWING WAT BESWAAR TEEN VOORLOPIGE AANVULLENDE WAARDERINGSLYS AANVRA

(Regulasie 5)

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 1989/90 oop is vir inspeksie by die kantoor van die plaaslike bestuur van Heidelberg vanaf 13 Desember 1990 tot 13 Januarie 1991 en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die stadsklerk ten opsigte van enige aangeleentheid in die voorlopige aanvullende waarderingslys, opgeteken, soos in artikel 34 van die genoemde Ordonnansie beoog, in te dien, insluitende die vraag of sodanige eiendom of 'n gedeelte daarvan onderworpe is aan die betaling van eiendomsbelasting of daarvan vrygestel is, of ten opsigte van enige 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 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.

G F SCHOLTZ  
Stadsklerk

Munisipale Kantore  
H F Verwoerdstraat  
Heidelberg  
Tvl  
2400  
29 November 1990  
Kennisgewing Nr. 58/1990

5/2/3

#### LOCAL AUTHORITY NOTICE 4611

#### 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 Heidelberg from 13 December 1990 to 13 January 1991 and any owner of rateable property or other person who so desires to

#### PLAASLIKE BESTUURSKENNISGEWING 4610

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#### STADSRAAD VAN HARTBEEspoORT

#### WYSIGING VAN VASSTELLING VAN GELDE VIR DIE BEGRAAFPLAAS EN BOUPLANNE

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig (Ordonnansie 17 van 1939), word hierby bekend gemaak dat die Stadsraad van Hartbeespoort, by Spesiale Besluit, die vasstelling van gelde vir die Begraafplaas en Bouplanne met ingang van 1 Julie 1990, soos volg gewysig het:

##### A. Begraafplaasfooie

###### 1. Enkelgraf (volwassene)

(i) Inwoner: R148,50

(ii) Nie-inwoner: R297,00

###### 2. Dubbelgraf (volwassene)

(i) Inwoner: R198,00

(ii) Nie-inwoner: R396,00

###### 3. Kindergraf

(i) Inwoner: R124,30

(ii) Nie-inwoner: R248,60

###### 4. BEsprekings: R55,00

###### 5. Oopmaak van graf

(i) Volwassene: R72,60

(ii) Kind: R60,50

###### 6. Oprigting van gedenksteen: R22,00

##### B. Bouplanfooie

1. Fooie vir eerste 150 m<sup>2</sup>: R0,80/m<sup>2</sup>

2. Fooie na eerste 150 m<sup>2</sup>: R1,15/m<sup>2</sup>

3. Fooie vir struktuurstaalwerk: R0,12/m<sup>2</sup>

4. Fooie vir nuwe aanbouings soos in (1) met minimum fooi van R57,50.

5. Fooie ten opsigte van verbouings aan bestaande geboue volgens waarde van werk teen R2,30/R20 000 of gedeelte daarvan met 'n minimum fooi van R57,50.

6. Fooie ten opsigte van geboue van 'n spesiale aard teen R1,15/10 m<sup>2</sup> met minimum fooi van R57,50.

#### LOCAL AUTHORITY NOTICE 4610

#### TOWN COUNCIL OF HARTBEEspoORT

#### AMENDMENT TO DETERMINATION OF CHARGES FOR THE CEMETERY AND BUILDING PLANS

In terms of section 80B(8) of the Local Government Ordinance, 1939, as amended (Ordinance 17 of 1939), it is hereby notified that the Town Council of Hartbeespoort has, by special resolution, amended the determination of charges for the cemetery and building plans as follows with effect from 1 July 1990.

##### A. Charges for the Cemetery

###### 1. Single grave (adults)

(i) resident: R148,50

(ii) non-resident: R297,00

###### 2. Double grave (adults)

(i) resident: R198,00

(ii) non-resident: R396,00

###### 3. Child grave

(i) resident: R124,30

(ii) non-resident: R248,60

###### 4. Bookings: R55,00

###### 5. Opening of a grave

(i) adults: R72,60

(ii) children: R60,50

###### 6. Erection of memorial stones: R22,00

##### B. Charges for Building Plans

###### 1. Charges for the first 150 m<sup>2</sup>: R0,80/m<sup>2</sup>

###### 2. Charges thereafter: R1,15/m<sup>2</sup>

###### 3. Charges for structural steelwork: R0,12/m<sup>2</sup>

4. Charges for new additions to existing buildings as set out in (1) with minimum charge of R57,50.

5. Charges for alterations to existing buildings on the value of the work at R2,30 per R20 000 value or part thereof, with a minimum charge of R57,50.

6. Charges for plans of buildings of a special character at R1,15/m<sup>2</sup> with a minimum charge of R57,50.

###### 7. Charges for re-inspection: R57,50.

###### 8. Charges for sewerage plans at R11,50 for

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.

G F SCHOLTZ  
Town Clerk

Municipal Offices  
H F Verwoerd Street  
Heidelberg  
Tvl.  
2400  
29 November 1990  
Notice No. 58/1990

5/2/3  
/hch

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#### PLAASLIKE BESTUURSKENNISGEWING 4612

#### KENNISGEWING VAN GOEDKEURING JOHANNESBURGSE WYSIGINGSKEMA 2293

Daar word hiermee ingevolge artikel 59(15) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 kennis gegee dat die wysiging van die Johannesburgse Dorpsbeplanningskema, 1979, goedkeur is deur Erf 1055 Fairland te hersoneer na Residensieel 1, een woonhuis per 1 500 m<sup>2</sup>.

Kaart 3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshof, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria en by die Direkteur: Beplanning, Johannesburg, Sewende Verdieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse Wysigingskema 2293.

A G COLLINS  
Waarnemende Stadsklerk

#### LOCAL AUTHORITY NOTICE 4612

#### NOTICE OF APPROVAL

#### JOHANNESBURG AMENDMENT SCHEME 2293

It is hereby notified in terms of Section 59(15) of the Town-planning and Townships Ordinance, 1986, that the amendment of the Johannesburg Town-planning Scheme, 1979, by the rezoning of Erf 1055 Fairland to Residential 1, one dwelling house per 1 500 m<sup>2</sup> has been approved.

Map 3 and the Scheme Clauses of the Amendment Scheme are filed with the Head of the Department, Department of Local Government, Housing and Works, Pretoria, and the Director: Planning, Johannesburg, Seventh Floor, Civic Centre, Braamfontein, and are open for inspection at all reasonable times.

This amendment is known as Johannesburg Amendment Scheme 2293.

A G COLLINS  
Acting Town Clerk

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#### PLAASLIKE BESTUURSKENNISGEWING 4613

#### STADSRAAD VAN KEMPTON PARK

#### VOORGESTELDE PERMANENTE SLUITING EN VERVREEMDING VAN GEDEELTES VAN ERF 230 (PARK), DORP VAN RIEBEECKPARK UITBREIDING 1

Kennis geskied hierby ingevolge die bepalings van artikel 68 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Kempton Park van voorneme is om gedeeltes van Erf 230 (Park), dorp Van Riebeeckpark Uitbreiding 1 permanent te sluit.

Kennis geskied ook hierby ingevolge die bepalings van artikel 79(18)(b) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Kempton Park van voorneme is om gedeeltes van Erf 230 (Park), dorp Van Riebeeckpark Uitbreiding 1 aan sekere aangrensende erfeneaars te vervreem.

'n Plan wat die grondgedeeltes aandui wat die Stadsraad van voorneme is om te sluit, asook besonderhede van die voorgestelde vervreemding, sal gedurende normale kantoorure in Kamer 161, Stadhuis, Margaretlaan, Kempton Park ter insae lê.

Iedereen wat enige beswaar teen die voorgestelde sluiting en vervreemding van die gedeeltes van die betrokke park het, moet sy beswaar of enige eis skriftelik by die ondergetekende indien nie later nie as 12h00 op Dinsdag, 19 Februarie 1991.

H-J K MÜLLER  
Stadsklerk

Stadhuis  
Margaretlaan  
(Posbus 13)  
Kempton Park  
19 Desember 1990  
Kennisgewing No. 159/1990

DA 5/43/230(F)

#### LOCAL AUTHORITY NOTICE 4613

#### TOWN COUNCIL OF KEMPTON PARK

#### PROPOSED PERMANENT CLOSING AND ALIENATION OF PORTIONS OF ERF 230 (PARK), VAN RIEBEECKPARK EXTENSION 1 TOWNSHIP

Notice is hereby given in terms of section 68 of the Local Government Ordinance, 1939, that it is the intention of the Town Council of Kempton Park to permanently close portions of Erf 230 (Park), Van Riebeeckpark Extension 1 Township.

Notice is also hereby given in terms of section 79(18)(b) of the Local Government Ordinance, 1939, that the Town Council of Kempton Park intends to alienate portions of Erf 230 (Park), Van Riebeeckpark Extension 1 Township to certain owners of adjoining erven.

A plan indicating the portions of land the Town Council intends to close as well as details of the proposed alienation will be open for inspection during normal office hours in Room

161, Town Hall, Margaret Avenue, Kempton Park.

Any person who has any objection to the proposed closing and alienation of portions of the relevant park, shall lodge such objection or any claim in writing with the undersigned by not later than 12h00 on Tuesday, 19 February 1991.

Town Hall  
Margaret Avenue  
(PO Box 13)  
Kempton Park  
19 December 1990  
Notice No. 159/1990

DA 5/43/230(F)

H-J K MÜLLER  
Town Clerk

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#### PLAASLIKE BESTUURSKENNISGEWING 4614

#### STADSRAAD VAN KEMPTON PARK

#### VASSTELLING VAN TARIEWE VIR STRUKTUURPLANNE

Kennis geskied hiermee ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Kempton Park die tarief van geldte betaalbaar vir die verskaffing van struktuurplanne met ingang van 1 Oktober 1990 soos volg vasgestel het:

Verskaffing van struktuurplanne: R30,00.

Stadhuis  
Margaretlaan  
(Posbus 13)  
Kempton Park  
19 Desember 1990  
Kennisgewing No. 158/1990

DA 1/30(J)

H-J K MÜLLER  
Stadsklerk

#### LOCAL AUTHORITY NOTICE 4614

#### TOWN COUNCIL OF KEMPTON PARK

#### DETERMINATION OF TARIFFS FOR STRUCTURE PLANS

Notice is hereby given in terms of section 80B(8) of the Local Government Ordinance, 1939, that the Town Council of Kempton Park determined the tariff of charges payable for structure plans with effect from 1 October 1990 as follows:

Supply of structure plans: R30,00.

Town Hall  
Margaret Avenue  
(PO Box 13)  
Kempton Park  
19 December 1990  
Notice No. 158/1990  
DA 1/30(J)

H-J K MÜLLER  
Town Clerk

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#### PLAASLIKE BESTUURSKENNISGEWING 4615

#### STADSRAAD VAN KEMPTON PARK

#### KEMPTON PARK-WYSIGINGSKEMA 102

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 Erf 346, dorp Chloorkop Uit-

breiding 19 vanaf "Nywerheid 1" tot "Nywerheid 1" met 'n wysiging in sekere van die beperkende maatreëls van toepassing op die betrokke erf, goedgekeur is.

Kaart 3 en die skemaklusules van die wysigingskema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kempton Park en die kantoor van die Directeur-generaal: Plaaslike Bestuur, Departement van Plaaslike Bestuur, Behuising en Werke, Administrasie: Volksraad, Privaatsak X340, Pretoria.

Hierdie wysigingskema staan bekend as Kempton Park-wysigingskema 102 en word op datum van publikasie hiervan geag 'n goedgekeurde skema te wees.

H-J K MÜLLER  
Stadsklerk

Stadhuis  
Margaretlaan  
(Posbus 13)  
Kempton Park  
19 Desember 1990  
Kennisgiving No. 156/1990

DA 1/1/102(W)

#### LOCAL AUTHORITY NOTICE 4615

#### TOWN COUNCIL OF KEMPTON PARK

#### KEMPTON PARK AMENDMENT SCHEME 102

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 the application for rezoning of Erf 346, Chloorkop Extension 19 Township from "Industrial 1" to "Industrial 1" with a change in some of the restrictive measures applicable on the erf, 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 102 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  
19 December 1990  
Notice No. 156/1990

DA 1/1/102(W)

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#### PLAASLIKE BESTUURSKENNISGEWING 4616

#### STADSRAAD VAN KEMPTON PARK

#### WYSIGING VAN STANDAARD RIOLERINGSVERORDENINGE

Kennis geskied hiermee ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Raad van voorneme is om die Rioler-

ringsverordeninge afgekondig by Administrateur-kennisgiving 514 van 7 Mei 1980 te wysig.

Die algemene strekking van die wysiging is om 'n formule vir fabrieksuitvloeisel vas te stel.

Afskrifte van die wysiging lê ter insae by die kantoor van die Raad, Kamer 159, 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 3 Januarie 1991 by die ondergetekende doen.

H-J K MÜLLER  
Stadsklerk

Stadhuis  
Margaretlaan  
(Posbus 13)  
Kempton Park  
19 Desember 1990  
Kennisgiving 157/1990

REG 2/34/2(L)

#### LOCAL AUTHORITY NOTICE 4616

#### TOWN COUNCIL OF KEMPTON PARK

#### AMENDMENT OF STANDARD DRAINAGE BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Council proposes to amend the Drainage By-laws promulgated by Administrator's Notice 514 of 7 May 1980.

The general purport of the amendment is to determine a formula for industrial effluent.

Copies of this amendment will be open for inspection at the office of the Council, Room 159, 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 objection in writing with the undersigned on or before 3 January 1991.

H-J K MÜLLER  
Town Clerk

Town Hall  
Margaret Avenue  
(PO Box 13)  
Kempton Park  
19 December 1990  
Notice 157/1990

REG 2/34/2(L)

van Plaaslike Bestuur, Behuising en Werke, Administrasie: Volksraad, Privaatsak X340, Pretoria.

Hierdie wysigingskema staan bekend as Kempton Park-wysigingskema 248 en word op datum van publikasie hiervan geag 'n goedgekeurde skema te wees.

H-J K MÜLLER  
Stadsklerk

Stadhuis  
Margaretlaan  
(Posbus 13)  
Kempton Park  
19 Desember 1990  
Kennisgiving 150/1990

DA 1/1/248(W)

#### LOCAL AUTHORITY NOTICE 4617

#### TOWN COUNCIL OF KEMPTON PARK

#### KEMPTON PARK AMENDMENT SCHEME 248

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 the application for rezoning of Erven 389 — 392, Spartan Township from "Commercial" to "Industrial 3", 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 248 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  
19 December 1990  
Notice 150/1990

DA 1/1/248(W)

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#### PLAASLIKE BESTUURSKENNISGEWING 4618

#### STADSRAAD VAN KLERKSDORP

#### WYSIGING VAN VERORDENINGE BETREFFENDE DIE BEHEER EN BEDRYF VAN DIE P.C. PELSERLUGHAWE

Hiermee word kennis gegee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad voornemers is om sy Verordeninge Betreffende die Beheer en Bedryf van die P.C. Pelserlughawe te wysig ten einde voorsiening te maak vir 'n tarief vir die akkommodasie van vliegtuie in loodse by die lughawe.

'n Afskrif van die wysiging sal gedurende gewone kantoorure by Kamer 105, Burgersentrum vir 'n tydperk van veertien (14) dae vanaf die publikasie van hierdie kennisgiving in die Provinciale Koerant ter insae lê.

Enige persoon wat beswaar teen die voorgestelde wysiging wil aanteken, moet sodanige be-

#### PLAASLIKE BESTUURSKENNISGEWING 4617

#### STADSRAAD VAN KEMPTON PARK

#### KEMPTON PARK-WYSIGINGSKEMA 248

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 Erve 389 — 392, dorp Spartan vanaf "Kommersieel" na "Nywerheid 3", goedgekeur is.

Kaart 3 en die skemaklusules van die wysigingskema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kempton Park en die kantoor van die Directeur-generaal: Plaaslike Bestuur, Departement

swaar skriftelik binne veertien (14) dae na die datum van publikasie van hierdie kennisgiving in die Proviniale Koerant by die ondergetekende indien.

J L MULLER  
Stadsklerk

Burgersentrum  
Klerksdorp  
Kennisgiving No 173/1990  
27 November 1990

#### LOCAL AUTHORITY NOTICE 4618

#### TOWN COUNCIL OF KLERKSDORP

#### AMENDMENT OF BY-LAWS RELATING TO THE CONTROL AND MANAGEMENT OF THE P.C. PELSER AIRPORT

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 By-laws Relating to the Control and Management of the P.C. Pelser Airport in order to provide for a tariff for the accommodation of aircrafts in hangers at the airport.

A copy of the amendment 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 amendment 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 173/1990  
27 November 1990

CP/tb

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#### PLAASLIKE BESTUURSKENNISGEWING 4619

#### STADSRAAD VAN KLERKSDORP

#### GOEDKEURING VAN WYSIGING VAN DORPSBEPLANNINGSKEMA

Hierby word ooreenkomsdig die bepalings van artikel 57(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, bekend gemaak dat die Stadsraad van Klerksdorp goedgekeur het dat Klerksdorp-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Erwe 386, 387, 390 en 391, Doringkruin van "Residensiel 2" na "Residensiel 1".

Kaart 3 en die skemaklusules van die wylsingskema word in bewaring gehou deur die Stadsklerk, Klerksdorp en die Direkteur-generaal: Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wylsing staan bekend as Klerksdorp-wylsingskema 306 en tree in werking op die datum van publikasie hiervan.

J L MULLER  
Stadsklerk

Burgersentrum  
Klerksdorp  
Kennisgiving No 178/1990  
27 November 1990

#### LOCAL AUTHORITY NOTICE 4619

#### TOWN COUNCIL OF KLERKSDORP

#### APPROVAL OF AMENDMENT TO TOWN PLANNING SCHEME

It is hereby notified in terms of section 57(1) of the Town-planning and Townships Ordinance, 1986, that the Town Council of Klerksdorp has approved the amendment of Klerksdorp Town-planning Scheme, 1980, by the rezoning of Erven 386, 387, 390 and 391, Doringkruin from "Residential 2" to "Residential 1".

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

This amendment is known as Klerksdorp Amendment Scheme 306 and shall come into operation on the date of publication hereof.

J L MULLER  
Town Clerk

Civic Centre  
Klerksdorp  
Notice No 178/1990  
27 November 1990

PAP/tb

publication of this notice in the Provincial Gazette.

Any person who has any objection to the resolution 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.

Civic Centre  
Klerksdorp  
Notice No 181/1990  
27 November 1990

ACdP/jj

J L MULLER  
Town Clerk

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#### PLAASLIKE BESTUURSKENNISGEWING 4621

#### KOMATIPOORT DORPSRAAD

#### WYSIGING VAN STANDAARD ELEKTRISITEITSVERORDENINGE

Kennis geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, dat die Dorpsraad van Komati poort van voornemens is om onderworpe aan die goedkeuring van die Administrator, sy Elektrisiteitsverordeninge afgekondig by Administrateurskennisgiving No 1959 van 11 September 1985 te wysig deur die tariewe van Elektrisiteit verder te verhoog vanaf 1 Januarie 1991, as gevolg van tariefverhogings deur Eskom.

Besonderhede van die voorgenome wysiging lê ter insae by die kantoor van die Stadsklerk vir 'n tydperk van 14 dae vanaf die datum van publikasie van hierdie kennisgiving.

Besware teen bogenoemde wysiging moet skriftelik by die ondergetekende ingedien word binne veertien (14) dae vanaf die datum van hierdie kennisgiving in die Offisiële Koerant.

Munisipale Kantore K H J VAN ASWEGEN  
Posbus 146 Stadsklerk  
Komatipoort  
1340  
Tel (013135) 3301/2  
Kennisgiving No 33/1990

#### PLAASLIKE BESTUURSKENNISGEWING 4620

#### STADSRAAD VAN KLERKSDORP

#### WYSIGING VAN ABATTOIRTARIEWE

Kennis geskied hiermee ingevolge die bepalings van artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad besluit het om die Abattoirtariewe met ingang van 1 Desember 1990 te wysig.

Afskrifte van die besluit sal gedurende kantoorure by Kamer 111, Burgersentrum vir 'n tydperk van veertien (14) dae vanaf die publikasie van hierdie kennisgiving in die Proviniale Koerant ter insae lê.

Enige persoon wat beswaar teen die besluit wil aanteken, moet sodanige beswaar skriftelik binne veertien (14) dae na die datum van publikasie van hierdie kennisgiving in die Proviniale Koerant by die ondergetekende indien.

J L MULLER  
Stadsklerk

Burgersentrum  
Klerksdorp  
Kennisgiving No 181/1990  
27 November 1990

#### LOCAL AUTHORITY NOTICE 4621

#### VILLAGE COUNCIL OF KOMATIPOORT

#### AMENDMENT OF THE STANDARD ELECTRICITY BY-LAWS

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance, 17 of 1939, that the Village Council of Komati poort subject to the Administrator's Notice No 1959 of 11 September 1985, by increasing the tariff of Electricity from 1 January 1991, due to tariff increases by Eskom.

Further particulars of the proposed amendments will lie for inspection at the office of the Town Clerk for a period of 14 days following upon the date of publication of this notice.

Objections to the proposed amendments should be lodged writing with the undersigned within the period of 14 days following upon the date of publication of this notice in the Official Gazette.

Municipal Offices K H J VAN ASWEGEN  
PO Box 146 Town Clerk  
Komatipoort  
1340  
Tel (013135) 3301/2  
Notice No 33/1990

#### LOCAL AUTHORITY NOTICE 4620

#### TOWN COUNCIL OF KLERKSDORP

#### AMENDMENT OF ABATTOIR TARIFFS

Notice is hereby given in terms of the provisions of section 80B(3) of the Local Government Ordinance, 1939, as amended, that the Town Council has resolved to amend the Abattoir Tariffs with effect from 1 December 1990.

Copies of the resolution will lie for inspection at Room 111, Civic Centre, during office hours for a period of fourteen days from the date of

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## PLAASLIKE BESTUURSKENNISGEWING

4622

## KOMATIPOORT DORPSRAAD

## AANNAME VAN STANDAARD VERORDENINGE

Kennis word hiermee gegee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Raad van voorname is om 'n Standaard Verordeninge betreffende die Huur van Sale te aanvaar.

Die algemene strekking is om die Standaard Verordeninge aan te neem. Enige iemand wat beswaar wil maak teen die wysiging, moet dit binne 14 dae van publikasie by die ondergetekende doen.

K H J VAN ASWEGEN  
Stadsklerk

Munisipale Kantore  
Posbus 146  
Komatipoort  
1340  
Tel (013135) 3301/2  
Kennisgewing No 34/1990

## LOCAL AUTHORITY NOTICE 4622

## VILLAGE COUNCIL OF KOMATIPOORT

## ADOPTION OF STANDARD BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Council proposes to adopt the Standard By-laws relating to the Hire of Halls.

The general purport of the amendments is to adopt the Standard By-laws. Any person who desires to object to the proposed amendment, must do so in writing to the undersigned within 14 days from the date of publication of this notice.

K H J VAN ASWEGEN  
Town Clerk

Municipal Offices  
PO Box 146  
Komatipoort  
1340  
Tel (013135) 3301/2  
Notice No 34/1990

19

## PLAASLIKE BESTUURSKENNISGEWING

4623

## KOMATIPOORT DORPSRAAD

## AANNAME VAN STANDAARD VERORDENINGE

Kennis word hiermee gegee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Raad van voorname is om 'n Verordening Betreffende die Beheer van Tydelike Advertensies en Pamflette te aanvaar.

Die algemene strekking is om die Verordeninge aan te neem. Enige iemand wat beswaar wil maak teen die wysiging, moet dit binne 14 dae van publikasie by die ondergetekende doen.

K H J VAN ASWEGEN  
Stadsklerk

Munisipale Kantore  
Posbus 146  
Komatipoort  
1340  
Tel (013135) 3301/2  
Kennisgewing No 35/1990

## LOCAL AUTHORITY NOTICE 4623

## VILLAGE COUNCIL OF KOMATIPOORT

## ADOPTION OF STANDARD BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Council proposes to adopt the Standard By-laws for the Control of Temporary Advertisements and Pamphlets.

The general purport is to adopt the By-laws. Any person who desires to object to the proposed amendment, must do so in writing to the undersigned within 14 days from the date of publication of this notice.

K H J VAN ASWEGEN  
Town Clerk

Municipal Offices  
PO Box 146  
Komatipoort  
1340  
Tel (013135) 3301/2  
Notice No 35/1990

19

## PLAASLIKE BESTUURSKENNISGEWING

4624

## DORPSRAAD VAN KOSTER

WYSIGING VAN DIE VERORDENINGE  
VIR DIE BEHEER VAN PARKE, TUINE  
EN ONTSPANNINGSOORDE

Daar word hierby gegee ingevolge die bepalings van artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, bekend gemaak dat die Dorpsraad van Koster by Spesiale Besluit die tariewe tot die Verordeninge vir die Beheer van Parke, Tuine en Ontspanningsoorde, afgekondig by Administrateurskennisgewing 426 gedateer 11 Maart 1987, met ingang van 1 Desember 1990 vasgestel het.

Afskrifte van hierdie vasstelling lê gedurende normale kantoorure ter insae by die kantoor van die Stadsklerk vir 'n tydperk van 14 dae vanaf datum van hierdie kennisgewing in die Provinciale Koerant.

Enige persoon wat beswaar teen genoemde vasstelling wens aan te teken moet dit skriftelik by die Stadsklerk doen binne 14 dae vanaf publikasie van hierdie kennisgewing in die Provinciale Koerant.

W DE BEER  
Stadsklerk

Munisipale Kantore  
Posbus 66  
Koster  
2825  
Kennisgewing No. 32/1990  
30 November 1990

## LOCAL AUTHORITY NOTICE 4624

## VILLAGE COUNCIL OF KOSTER

AMENDMENT OF THE BY-LAWS FOR  
THE CONTROL OF PARKS, GARDENS  
AND RECREATION RESORTS

Notice is hereby given in terms of section 80B(3) of Local Government Ordinance, 17 of 1939, that the Village Council of Koster has by special resolution determined the tariffs to the By-laws for the Control of Parks, Gardens and Recreation Resorts, published under Administrator's Notice 426 dated 11 March 1987, with effect from 1 December 1990.

Copies of the determination are open for inspection during normal office hours at the office of the Town Clerk for a period of 14 days from the date of publication of this notice in the Provincial Gazette.

Any person wishing to object to the determination shall do so in writing with the undersigned within 14 days from the date of publication of this notice in the Provincial Gazette.

W DE BEER  
Town Clerk

Municipal Offices  
PO Box 66  
Koster  
2825  
Notice No. 32/1990  
30 November 1990

19

## PLAASLIKE BESTUURSKENNISGEWING

4625

## STADSRAAD VAN KRIEL

## VASSTELLING VAN GELDE

Kennis geskied hierby gegee ingevolge die bepalings van Artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Kriel by spesiale besluit die tariewe soos in die onderstaande Bylae uiteengesit met ingang 1 Julie 1990 (en 1 Oktober 1990 in die geval van geldte vir die goedkeuring van bouplanne) vasgestel het.

G J U M R O T H M A N N  
Stadsklerk

Munisipale Kantore  
Kriel  
Kennisgewing No. 18/1990  
3 Desember 1990

## DEEL I

## REINIGINGSDIENSTE

## (1) Dienste aan alle persele:

## (a) Huishoudelik

Vir vullisverwydering, een maal per week per vullisbak, per jaar: R210,00 betaalbaar in 12 gelyke paaiente.

## (b) Besighede

Vir vullisverwydering, daagliks per vullisbak, per jaar: R288,00 betaalbaar in 12 gelyke paaiente.

## (2) Spesiale vullisverwyderingsdienste:

(a) Per 1 m<sup>3</sup> of gedeelte daarvan: R10,00.

(b) Huur van massahouer: R60,00 per geleenheid.

## (c) Lywige afval

1. Afval met 'n lae massa, kartonne van besigheidsperselle ingesluit per massahouer per verwydering: R60,00.

2. Afval met 'n hoog massa, grond, klip, boomstompe, ingesluit per massahouer per verwydering: R75,00.

## (d) Tuinafval

Per massahouer of gedeelte daarvan of per verwydering of per vragmotor of gedeelte daarvan: R60,00.

## (e) Bouersafval

Per massahouer of vragmotor of gedeelte daarvan per verwydering: R100,00.

## (3) Verwydering van dooie diere

## (a) Huisdiere, per dier: R15,00.

<p>(b) Alle ander diere, per dier: R40,00.</p> <p><b>DEEL II</b></p> <p><b>RIOOLDIENSTE</b></p> <p><b>1. Aansoekgelde</b></p> <p>(a) Die gelde uiteengesit in subitem (3) is betaalbaar ingevolge Artikel 23(1) ten opsigte van elke aansoek wat ingevolge Artikel 20 gedoen is:</p> <p>(2) Die Raad moet die gelde betaalbaar ten opsigte van aansoeke ontvang ingevolge Artikel 20 vasstel in ooreenstemming met subitem (3) of in enige spesiale geval so na as moontlik in ooreenstemming daarmee: Met dien verstande dat enige persoon wat gegrief voel as gevolg van enige sodanige vasstelling die reg het om te appelleer op die wyse voorgeskryf in Artikel (3).</p> <p>(3) Die volgende gelde is betaalbaar ten opsigte van enige aansoek wat ingevolge Artikel 20 ingedien word:</p> <p>(a) Vir elke <math>50\text{ m}^2</math> of gedeelte daarvan van alle vloeroppervlaktes op die plan of planne vir enige gebou wat bedien gaan word deur, of die gebruik waarvan regstreeks of onregstreeks verbonde sal wees aan die gebruik van die Raad se hoofriool: (*10) R10,00.</p> <p>(b) Minimum heffing: (*15) R50,00.</p> <p>(c) Vir elke herinspeksie van rivoor: R35,00.</p> <p><b>2. Gelde vir werk</b></p> <p>Die gelde in hierdie item uiteengesit is betaalbaar vir werk uitgevoer deur die Raad ingevolge hierdie verordeninge.</p> <p>(1) Verseel van aansluitings, (Artikel 9(4)), per aansluiting: (*7) R50,00.</p> <p>(2) Verwydering van verstoppings, (Artikel 13(4)): R85,00.</p> <p>(3) Verskaffing van aansluitings, (Artikel 7(4)): R165,00.</p> <p>3. Gejde betaalbaar vir die gebruik van rivoor, vuil rivoor en rioleringswerke binne die regsgebied van die Raad.</p> <p><b>3.1 Bedryfsheffing</b></p> <p>(1) Residensiële 1, 2, 3 erwe en straat of provinsiale woonhuise en of per afsonderlike woon eenhede per erf per jaar of pro rata gedeelte van 'n jaar.</p> <p>(a) Vir die eerste twee toilette/urinale R144,00 per jaar betaalbaar in 11 gelyke paaiemente.</p> <p>(b) Vir alle verdere klosette gesamentlik R110,00 per jaar betaalbaar in 11 gelyke paaiemente.</p> <p>(2) Vir alle ander gebruik per jaar of pro rata gedeelte van 'n jaar per toilet R242,00 per jaar betaalbaar in 11 gelyke paaiemente.</p> <p><b>3.2 Beskikbaarheidsheffing</b></p> <p>(1) Residensiële 1, 2, 3 en staat of provinsiale woonhuise of per afsonderlike wooneenhede per erf per jaar of pro rata gedeelte van 'n jaar R120,00 per jaar betaalbaar in 11 gelyke paaiemente.</p> <p>(2) Spesiale gebruik (nie-geproklameerde terrein per besigheid) per jaar of pro rata gedeelte van 'n jaar R264,00 per jaar betaalbaar in 11 gelyke paaiemente.</p> <p>(3) Alle ander gebruik (staat, woonhuise uitgesonderd) per jaar of pro rata gedeelte van 'n jaar R330,00 per jaar betaalbaar in 11 gelyke paaiemente.</p> <p>(4) Staats- en provinsiale geboue (woonhuise uitgesonderd) per jaar of pro rata gedeelte van 'n jaar R1 199,00 per jaar betaalbaar in 11 gelyke paaiemente.</p> <p>(5) Nywerhede per jaar of pro rata gedeelte</p>	<p>van 'n jaar R726,00 per jaar betaalbaar in 11 gelyke paaiemente.</p> <p><b>DEEL III</b></p> <p><b>WATER</b></p> <p><b>TARIEF VAN GELDE</b></p> <p><b>Deel 1—Algemeen</b></p> <p><b>1. Vorderings vir aansluiting van voorraad.</b></p> <p>(1) Vir die aansluiting van die watervoorraad wat op versoek van die verbruiker afgesluit is: (*27) R25,00.</p> <p>(2) Vir die aansluiting van die watervoorraad wat weens 'n oortreding van hierdie verordening afgesluit is: (*27) R20,00.</p> <p>(3)(a) vir die aanbring en aanlē van 'n 15 mm of 20 mm verbindingspyp en meter: (*41) R225,00.</p> <p>(b) Vir die aanbring en aanlē van 'n verbindingspyp en meter van 25 mm: R500,00.</p> <p>(4) Vir die aanbring en aanlē van grootmaat en groter as 25 mm aansluiting word die gelde deur die Stadsingenieur bepaal plus 15 % administrasiekoste.</p> <p>(*27)(5) Minimum deposito ingevolge Artikel 12(1)(a): R50,00.</p> <p><b>2. Vording in verband met meters.</b></p> <p>(1) Vir spesiale aflesing van 'n meter: (*27) R5,00.</p> <p>(2) vir die installering of verwydering van 'n meter wat deur die Raad verskaf word op versoek van die verbruiker: (*27) R25,00.</p> <p>(3) Vir die toets van meters wat deur die Raad verskaf word, in gevalle waar bevind is dat die meter nie meer as 5 persent te min of te veel aanwys nie: (*27) R35,00.</p> <p>(4) Vir die toets van 'n private meter van groottes 15 mm, 20 mm of 25 mm: (*27) R35,00.</p> <p>(5) Vir die toets van 'n private meter van alle groottes bo 25 mm en vir 'n spesiale toets sodanige prys as wat deur die Raad vastgestel word met inagneming van die grootte van die meter of die aard van die toets: R35,00.</p> <p>(*27)(6) Vir die huur van 'n meter vir elke verbindingspyp, per maand: R5,00.</p> <p>(7) Vir die huur van 'n verplaasbare meter, per maand: (*27) R40,00.</p> <p>(8) Deposito vir elke verplaasbare meter:</p> <p>(a) 25 mm en kleiner: (*27) R150,00;</p> <p>(b) groter as 25 mm: (*27) R150,00.</p> <p>(9) Vir die tap van water uit 'n brandkraan in 'n straat en wat nie deur 'n verplaasbare meter gaan nie, per uur of gedeelte daarvan: (*27) R35,00.</p> <p><b>3. Diverse</b></p> <p>(1) Vir die huur van 'n private pyplyn oor 'n straat, per maand: (*27) R5,00.</p> <p>(2) Vir die herstel van krane wat lek in die dorp waar die dienste van loodgieters nie beskikbaar is nie, per kraan R25,00.</p> <p>(3) Vir die verskaffing en aanbring van 'n aansluitkraan aan die verbruiker se kant van die meter R35,00.</p> <p><b>4. Toets en stempel van krane en toebehore</b></p> <p>(1) Skroef- en aansluitkraan tot 40 mm in deursnee, stuk: (*27) R5,00.</p> <p>(2) Vlotterkrane, stuk: (*27) R5,00.</p> <p>(3) Skroef-, aansluit- en vlotterkrane van groter groottes, stuk: (*27) R5,00.</p>	<p>(4) Waterkloset-opgaartenks, stuk: (*27) R5,00.</p> <p>(5) Deurspoelkleppe, stuk: (*27) R5,00.</p> <p><b>Deel 2—Brandblusdienste</b></p> <p><b>1. Sproei-blustoestelle</b></p> <p>(1) Ten opsigte van ondersoek en instandhouding van verbindingspyp: R4,00 per jaar.</p> <p>(2) Ten opsigte van elke sproeikop wat in gebruik gestel word, vir elke 30 minute of gedeelte van 30 minute wat dit gebruik word: 75c: Met dien verstande dat, indien die middellyn van die opening groter as 12 mm is, die koste in verhouding met die grootte van die opening verhoog word.</p> <p><b>Deel 3—Watervoorsiening</b></p> <p>Tariewe van toepassing binne die regsgebied van die Raad vir die voorsiening van water.</p> <p><b>1. Diensheffing</b></p> <p>'n Diensheffing ten opsigte van elke perseel wat by die hoofwaterpyp aangesluit is of na mening van die Raad daarby aangesluit kan word of water gebruik word al dan nie. Met dien verstande dat waar enige erf of perseel deur meer as een verbruiker geokkuper word, die diensheffing op alle addisionele verbruikers van toepassing gemaak en ten opsigte van die geregtreerde grondelenaars of verbruiker gehef word.</p> <p>(a) Huishoudelik: R10,00 per maand.</p> <p>(b) Besighede/nywerhede: R20,00 per maand.</p> <p><b>2. Gelde vir die levering van water</b></p> <p>(a) Huishoudelik: 0,90c per kiloliter verbruik.</p> <p>(b) Besighede/nywerhede: 0,95c per kiloliter verbruik.</p> <p><b>DEEL IV</b></p> <p><b>ELEKTRISITEIT</b></p> <p><b>1. Aansluitings.</b></p> <p>Tarief van gelde van toepassing op alle skeemas binne die Raad se regsgebied geleë.</p> <p>Tensy anders uitdruklik in hierdie Deel of in Deel 2 van hierdie Bylae bepaal —</p> <p>(a) is 'n heffing betaalbaar vir elke enkelfase en driefase-aansluiting, bogronds of ondergronds, by die hooftoevoerleiding, welke heffing gelykstaande is met die koste aangegaan deur die Raad ten opsigte van alle materiaal, toerusting, arbeid en vervoer, plus 15 % administrasiekoste soos deur die Ingenieur bepaal vir sodanige aansluiting se installasie en die inwerkstel daarvan; en word</p> <p>(b)(i) in die geval van 'n ondergrondse aansluiting op 'n perseel, die verbruiker se hooftoevoerkabel aan die Raad se tovoerpunt gekoppel;</p> <p>(ii) in die geval van 'n bogrondse aansluiting op 'n perseel, die verbruiker se hooftoevoerleiders aan die Raad se tovoerpunt gekoppel in 'n meterkassie wat deur die verbruiker verskaf en geïnstalleer is; en</p> <p>(iii) die konstruksie en ligging van elke aansluiting deur die Ingenieur goedgekeur is.</p> <p><b>2. Heraansluitings.</b></p> <p>(a) Gedurende kantoorure per aansluiting: R50,00.</p> <p>(b) Na-uurs, Sondae, openbare vakansiedae, per aansluiting: R75,00.</p> <p><b>3. Toets van juistheid van meter ingevolge Artikel 9. Per meter: (*36) R60,00.</b></p> <p><b>4. Herinspeksie en toets van elektriese instalasies ingevolge Artikel 17(8)(b).</b></p>
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<p>'n Heffing van (*36) R85,00 vooruitbetaalbaar.</p> <p>5. (*19) Tydelike verbruikers</p> <p>(1) Deposito: R150,00.</p> <p>(2) Aansluitingsgelde teen werklike koste plus 15 % administrasiekoste.</p> <p>6. Herstel van fout in kragtvoer.</p> <p>Vir die herstel van 'n fout in die kragtvoer op versoek van die verbruiker waar dit bevind word dat die fout in die verbruiker se installasie is: (*36).</p> <p>(1) Gedurende kantoorure per ondersoek: R55,00.</p> <p>(2) Na-uurs, Sondae en openbare vakansie dae per ondersoek: R75,00.</p> <p>7. Deposito's</p> <p>Minimum deposito ingevolge Artikel 6(1)(a): (*19) R70,00.</p> <p>8. (*11) Spesiale Aflesing</p> <p>Vir 'n spesiale aflesing van 'n meter: (*19) R30,00.</p> <p>Deel 2</p> <p>Gelde betaalbaar vir die levering van elektrisiteit aan persele geleë binne die regsgebied van die Raad.</p> <p>1. Basiese heffing/Dienstheffing</p> <p>'n Basiese en dienstheffing gesamentlik is betaalbaar ten opsigte van elke perseel wat by die hoof elektrisiteitsnetwerk aangesluit is of na mening van die Raad daarby aangesluit kan word of elektrisiteit gebruik word al dan nie. Met dien verstande dat waar enige erf of perseel deur meer as een verbruiker geokkupeer word die basiese- en dienste heffing op elke addisionele verbruiker van toepassing gemaak en ten opsigte van die geregistreerde grondeienaars of verbruiker gehef word.</p> <p>(a) Huishoudelike verbruiker</p> <p>1. Basiese heffing: R108,00 per jaar.</p> <p>(b) Dienste heffing: R162,00 per jaar.</p> <p>(b) Besighede/nywerhede en ander gebruik.</p> <p>1. Basiese heffing</p> <p>(i) 60 A enkelfase aansluiting: R360,00 pj.</p> <p>(ii) 60 A driefase aansluiting: R720,00 pj.</p> <p>(iii) 80 A enkelfase aansluiting: R720,00 pj.</p> <p>(iv) 80 A driefase en groter aansluiting: R720,00 pj.</p> <p>2. Dienste heffing</p> <p>(i) 60 A enkelfase aansluiting: R240,00 pj.</p> <p>(ii) 60 A driefase aansluiting: R360,00 pj.</p> <p>(iii) 80 A enkelfase aansluiting: R360,00 pj.</p> <p>(iv) 80 A driefase aansluiting: R360,00 pj.</p> <p>(v) Grootmaat aansluiting: R480,00 pj.</p> <p>3. Met 'n toeslag van 9,3 %.</p> <p>2. Gelde vir die levering van elektrisiteit</p> <p>(a) Huishoudelike verbruiker</p> <p>Gebruiksheffing per kW.h 13,9c.</p> <p>(b) Besighede/nywerhede en alle ander verbruikers</p> <p>(i) Verbruikersheffing per kW.h 14,0c.</p> <p>(ii) Met 'n toeslag van 9,3 %.</p>	<p><b>3. Aanvraagheffing</b></p> <p>(a) Besighede/nywerhede en alle ander gebruik</p> <p>(i) Aanvraagheffing per kVA R21,60 onderworpe aan 'n minimum heffing van R850,00.</p> <p>(ii) Met 'n toeslag van 9,3 %.</p> <p><b>DEEL V</b></p> <p><b>A. GELDE VIR DIE GOEDKEURING VAN BOUPLANNE:</b></p> <p><b>1. NUWE GEBOUE</b></p> <p>Die gelde betaalbaar, aan die Raad, vir elke bouplan wat vir oorweging, in terme van Regulasie A2 van die Nasionale Bouregulasies, voorgelê word, asook vir die uitreiking van 'n okkupasiesertifikaat (Artikel 14 van die Wet) is soos volg:</p> <p>(a) Die minimum gelde betaalbaar vir enige bouplan, met uitsluiting van klein bouwerke soos bepaal in Artikel 13 van die Wet op Nasionale Bouregulasies en Boustandarde, belpop R35,00.</p> <p>(b) Die gelde betaalbaar vir enige bouplan word volgens die volgende skaal bereken:</p> <p>Vir elke 10 m<sup>2</sup> of gedeelte daarvan van die gebou by die vlak van elke vloer:</p> <p>(i) Vir die eerste 1 000 m<sup>2</sup> van die area: R4,50.</p> <p>(ii) Vir die volgende 1 000 m<sup>2</sup> van die area: R4,50.</p> <p>(iii) Vir enige gedeelte van die area bo die eerste 2 000 m<sup>2</sup>: R2,00.</p> <p>(c) Vir die toepassing van hierdie item beteken "area" die totale oppervlakte van enige nuwe gebou op elke vloerhoogte op dieselfde werf en sluit verandas en balkonne oor openbare strate en kelder verdiepings in. Tussenverdiepings en galerie word as afsonderlike verdiepings opgeneemt.</p> <p><b>2. AANBOU VAN BESTAAANDE GEBOUË:</b></p> <p>Gelde betaalbaar aan die Raad ten opsigte van die ondersoek van planne, die inspeksie tydens oprigting by die aanbou van 'n bestaande gebou, asook die uitreiking van 'n okkupasiesertifikaat (Artikel 14 van die Wet) word bereken:</p> <p>(a) soos in item (1) hierbo, of</p> <p>(b) R35,00 watter ook al die grootste is.</p> <p><b>3. VERBOUINGS AAN BESTAAANDE GEBOUË:</b></p> <p>Gelde betaalbaar aan die Raad ten opsigte van die ondersoek van planne, die inspeksie tydens oprigting by die verbouings aan bestaande geboue, asook die uitreiking van 'n okkupasiesertifikaat (Artikel 14 van die Wet) word bereken deur:</p> <p>(a) R35,00 of</p> <p>(b) 0,1 % van die waarde van die verbouings, watter ook al die grootste is.</p> <p>(c) Vir die toepassing van hierdie item beteken "waarde" die waarde soos bereken deur die Boubeheerbeampte.</p> <p><b>4. SPESIALE GEBOUË:</b></p> <p>Gelde betaalbaar aan die Raad ten opsigte van die ondersoek van planne en die inspeksie tydens oprigting van geboue van spesiale aard, byvoorbeeld fabriekskoorsteene, toringspitse en soortgelyke oprigtings, asook die uitreiking van 'n okkupasiesertifikaat (Artikel 14 van die Wet) word bereken deur:</p> <p>(a) R35,00 of</p> <p>(b) 0,1 % van die beraamde waarde van die spesiale geboue, watter ook al die grootste is.</p> <p>(c) "Waarde" soos in A3(c) hierbo.</p>	<p>(c) Vir die toepassing van hierdie item, beteken "waarde" die waarde soos bereken deur die Boubeheerbeampte.</p> <p><b>5. STRUKTURELE STAALWERK, GEWAPENDE BETON OF STRUKTUURHOUTWERK:</b></p> <p>Benewens die gelde betaalbaar ingevolge Item A 1 is gelde betaalbaar aan die plaaslike owerheid ten opsigte van elke nuwe gebou waarin struktuurstaalwerk of gewapende beton of struktuurhoutwerk vir die hoofraamwerk of as hoofstruktuur onderdele van die gebou gebruik word. Die gelde betaalbaar aan die plaaslike owerheid word bereken deur R1,50 vir elke 10 m<sup>2</sup> of gedeelte van die area van die gebou.</p> <p><b>6. GOEDKEURING TEN OPSIGTE VAN KLEIN BOUWERK:</b></p> <p>Gelde betaalbaar aan die Raad ten opsigte van die skriftelike goedkeuring van klein bouwerke sonder die nodige indien van planne, soos beskryf in Artikel 13 van die Wet, belpop R15,00 per aansoek.</p> <p><b>B. GELDE VIR DIE INDIEN VAN VOORLOPIGE SKETSPLANNE EN NAVRAE:</b></p> <p><b>1. NUWE GEBOUE:</b></p> <p>Die gelde betaalbaar aan die Raad vir elke sketsplan wat vir ondersoek en kommentaar, in terme van Regulasie A3 van die Nasionale Bouregulasies, voorgelê word, is soos volg:</p> <p>(a) Die minimum gelde betaalbaar vir enige aansoek belpop R35,00.</p> <p>(b) Die gelde betaalbaar vir enige plan word volgens die volgende skaal bereken:</p> <p>Vir elke 10 m<sup>2</sup> of gedeelte daarvan van die area van die gebou by die vlak van elke vloer:</p> <p>(i) Vir die eerste 1 000 m<sup>2</sup> van die area: R2,00.</p> <p>(ii) Vir die volgende 1 000 m<sup>2</sup> van die area: R1,65.</p> <p>(iii) Vir enige gedeelte van die area bo die eerste 2 000 m<sup>2</sup>: R1,00.</p> <p>(c) Area van die gebou is dieselfde as in A1(c) hierbo.</p> <p><b>2. AANBOU AAN BESTAAANDE GEBOUË:</b></p> <p>Gelde betaalbaar aan die Raad ten opsigte van planne ingedien vir voorlopige navrae en verslagdoening by die aanbou van 'n bestaande gebou word bereken:</p> <p>(a) Soos in item B1 hierbo, of</p> <p>(b) R35,00 watter ook al die grootste is.</p> <p><b>3. VERBOUINGS AAN BESTAAANDE GEBOUË:</b></p> <p>Gelde betaalbaar aan die Raad ten opsigte van planne ingedien vir voorlopige navrae en verslaglewering by die verbouings van 'n gebou word bereken deur:</p> <p>(a) R35,00, of</p> <p>(b) 0,075 % van die waarde van die verbouings, watter ook al die grootste is.</p> <p>(c) "Waarde" soos in A3(c) hierbo.</p> <p><b>4. SPESIALE GEBOUË:</b></p> <p>Gelde betaalbaar aan die Raad ten opsigte van planne ingedien vir voorlopige navrae en verslaglewering by die oprigting van 'n spesiale gebou, soos omskryf in Item A4, word bereken deur:</p> <p>(a) R35,00, of</p> <p>(b) 0,075 % van die beraamde waarde van die spesiale gebou, watter ook al die grootste is.</p> <p>(c) "Waarde" soos in A3(c) hierbo.</p>
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**5. STRUKTURELE STAALWERK, GEWAPENDE BETON OF STRUKTUURHOUTWERK:**

Benewens die gelde betaalbaar ingevolge Item B1, is die addisionele gelde ook betaalbaar indien 'n plan voorgelê word vir kommentaar en verslag ten opsigte van die konstruksiewe by die oprigting van 'n gebou.

Die addisionele gelde betaalbaar aan die Raad word bereken deur R1,50 vir elke 10 m<sup>2</sup> of gedeelte van die area van die gebou.

**C. GELDE BETAALBAAR AAN DIE PLAASLIKE OWERHEID IN DIE GEVAL WAAR RIOLERINGSWERK AAN 'N GEBOUVERRIG WORD:**

Vir enige aansoek ingedien by die Raad waar die nodige planondersoek en inspeksies, soos beskryf in deel P van die Nasionale Bouregulاسies, uitgevoer moet word, is die volgende gelde aan die plaaslike owerheid betaalbaar en dit word soos volg bereken:

1. Vir elke 10 m<sup>2</sup> of gedeelte van die area van die gebou op elke verdieping en/of tussenvloer, wat bydra tot of bedien word deur of waarvan die gebruik regstreeks of onregstreeks saamgaan met die gebruik van die perseelrooilstelsel:

- (a) R1,10/10 m<sup>2</sup>, of
- (b) R10,00 of watter ook al die grootste is.
- (c) Area soos omskryf by A1(c) hierbo.

2. Gelde betaalbaar aan die Raad ten opsigte van enige aansoek om die bestaande perseelrooilstelsel te kan verbuig (uitgesonderd die herbou daarvan) of om aanbouingswerk daaraan te verrig, word deur die Boubeheerbeampte ooreenkomsdig Item C1 bepaal.

3. Gelde betaalbaar aan die plaaslike owerheid ten opsigte van enige aansoek om die bestaande perseelrooilstelsel te herbou word bereken ooreenkomsdig Item C2.

4. Gelde betaalbaar aan die plaaslike owerheid ten opsigte van Regulasie P5 van die Nasionale Bouregulасies met betrekking tot die diskonnektering van die perseelrooilstelsel, of enige gedeelte daarvan, beloop R10,00.

**D. UITREIKING VAN OKKUPASIESERTIFIKATE:**

Vir die uitreiking van 'n okkupasiesertifikaat vir 'n gebou, soos beskryf in Artikel 14 van die Wet, nadat 'n sertifikaat reeds in terme van gedeelte A van die Skedule van Gelde uitgereik is, word gelde gehef ten bedrae van die werklike koste aangegaan deur die Raad plus 'n administrasiekoste van 15 % van die werklike koste.

Alvorens die Raad 'n aanvrag maak met die uitreiking van sodanige sertifikaat sal dit van die aansoeker vereis word om 'n deposito van 50 % van die beraamde koste, soos bepaal deur die Boubeheerbeampte, voor die uitreiking van sodanige sertifikaat, by die Raad te stort.

Alle gelde verskuldig aan die Raad ten opsigte van die uitreiking van 'n okkupasiesertifikaat moet vereffene wees voordat die sertifikaat uitgereik sal word.

**GELDE VIR STRAATUITSTEKKIE:**

Die bedrag jaarliks betaalbaar ten opsigte van elke straatuitstek ingevolge Artikel 206 van hierdie verordeninge, word jaarliks vooruit aan die begin van elke kalenderjaar aan die Raad betaal deur die eienaar van die gebou of uitstek, al na gelang van die geval, en word soos volg bereken:

(i) In die geval van 'n eerste aansoek is 'n bedrag van R50,00 betaalbaar.

(ii) En behalwe die gelde, soos in (i) hierbo genoem is 'n bedrag van R5,00 per vierkante meter van die oorskryding, jaarliks betaalbaar.

**LOCAL AUTHORITY NOTICE 4625**

**TOWN COUNCIL OF KRIEL**

**DETERMINATION OF CHARGES**

Notice is hereby given in terms of the provisions of Section 80B(8) of the Local Government Ordinance, 1939, that the Town Council of Kriel has by special resolution determined the charges as set out in the undermentioned Schedule with effect from 1 July 1990 (and 1 October 1990 in the case of the approval of building plans).

**G J U M ROTHMANN**  
Town Clerk

Municipal Offices  
Kriel  
Notice No. 18/1990  
3/12/1990

**PART I**

**REFUSE SERVICES**

**1. Services to all premises:**

**(a) Domestic**

For refuse removal once a week, per refuse bin, per year: R210,00, payable in 12 equal instalments.

**(b) Businesses**

For refuse removal, daily per refuse bin, per year: R288,00, payable in 12 equal instalments.

**2. Special refuse removal services:**

**(a) Per 1 m<sup>3</sup> or part thereof: R10,00.**

(b) Hire of masscontainer: R60,00 per removal.

**(c) Bulk refuse**

(1) Refuse with a low mass, cartons, from businesses premises included per masscontainer per removal: R60,00.

(2) Refuse with a high mass soil, rocks, stones, tree trunks included per masscontainer per removal: R75,00.

**(d) Garden Refuse**

Per masscontainer or part thereof or per motortruck or part thereof per removal: R60,00.

**(e) Building Refuse**

Per masscontainer or motortruck or part thereof per removal: R100,00.

**3. Removal of dead animals**

**(a) Domestic animals per animal: R15,00.**

**(b) Any other animals per animal: R40,00.**

**PART II**

**SEWAGE SERVICES**

**1. Application Fees**

(1) The charges set out in subitem (3) shall be payable in terms of section 23(1) in respect of every application made under section 20.

(2) The Board shall assess the fees payable in respect of application received in terms of section 20 in accordance with subitem (3) or in any special case as nearly as may be in accordance therewith: Provided that any person aggrieved by any such assessment shall have the right to appeal in the manner prescribed by section 3.

(3) The following charges shall be payable in respect of every application made under section 20.

(a) For every 50 m<sup>2</sup> or part thereof of all floor areas shown on the plan or plans of any

building to be served by, or the use of which whether directly or indirectly will be associated with the use of the Board's sewer: (\*10) R10,00.

(b) Minimum levy: (\*15) R50,00.

(c) For every sewage re-inspection: R35,00.

**2. Charges for Work**

The charges set out in this item shall be payable for work carried out by the Board in terms of these by-laws.

(1) Sealing of connections, (section 9(4)): per connection: (\*7) R50,00.

(2) Removing of blockages, (section 13(4)): R85,00.

(3) Providing of connections, (section 7(4)): R165,00.

3. Charges payable for the use of drains, sewers and sewerage works within the jurisdiction of the Council.

**3.1 Trading Levy**

1. Residential 1, 2, 3 erven and state — or provincial dwellings and or per separate dwelling per erf per year or pro rata of a year.

(a) For the first two toilets/urinals R144,00 per year payable in 11 equal instalments.

(b) For all other toilets/urinals together R110,00 per year payable in 11 equal instalments.

2. For all other usage per year or pro rata part of a year per toilet R242,00 per year payable in 11 equal instalments.

**3.2 Availability Levy**

1. Residential 1, 2, 3 and state or provincial dwellings and or per separate dwelling per erf per year or pro rata part of a year R120,00 per year payable in 11 equal instalments.

2. Special usage (Unproclaimed area per business) per year or pro rata part of a year R264,00 per year payable in 11 equal instalments.

3. All other usage (State, dwelling excluded) per year or pro rata part of a year R330,00 per year payable in 11 equal instalments.

4. State and Provincial buildings (dwellings excluded) per year or pro rata part of a year R1 199,00 per year payable in 11 equal instalments.

5. Industries per year or pro rata part of a year R726,00 per year payable in 11 equal instalments.

**PART III**

**WATER**

**TARIFF OF CHARGES**

**Part 1 — General**

**1. Charges for connecting supply**

(1) For turning on supply which has been disconnected at consumer's request: (\*27) R15,00.

(2) For turning on supply which has been cut off for a breach of these by-laws: (\*27) R20,00.

(3)(a) For providing and fixing a 15 mm or 20 mm communication pipe and meter: (\*41) R225,00.

(b) For providing and fixing a communication pipe and meter of 25 mm R500,00.

(4) For providing and fixing a communication pipe bigger than 25 mm, the charges will be determined by the Town Engineer plus 15 % administration costs.

(\*27)(5) Minimum deposit in terms of section 12(1)(a): R50,00.

<p>2. Charges in connection with meters</p> <p>(1) For special reading of a meter: (*27) R5,00.</p> <p>(2) For installing or taking away at request of a consumer any meter supplied by the Board: (*27) R25,00.</p> <p>(3) For testing meters supplied by the Board in cases where it is found that the meter does not show an error of more than 5 percent, either way: (*27) R35,00.</p> <p>(4) For testing a private meter of sizes 15 mm, 20 mm or 25 mm: (*27) R35,00.</p> <p>(5) For testing of private meter for all sizes over 25 mm and for any special test, such price as may be determined by the Board, having regard to the size of the meter or the nature or the test: R35,00.</p> <p>(*27)(6) For rental of meter for each communication pipe, per month: R5,00.</p> <p>(7) For rental of portable meter, per month: (*27) R40,00.</p> <p>(8) Deposit for each portable meter:</p> <p>(a) 25 mm and smaller: (*27) R150,00.</p> <p>(b) Over 25 mm: (*27) R150,00.</p> <p>(9) For taking water from a street hydrant and not passing through a portable meter, per hour or portion thereof: (*27) R35,00.</p> <p>3. Miscellaneous</p> <p>(1) For rental of a private pipe line across any street, per month: (*27) R5,00.</p> <p>(2) For the repair of leaking taps where the services of a plumber is not available, R25,00 per tap.</p> <p>(3) For the provision and installation of a watervalve on the user's side of the meter, R35,00.</p> <p>4. Testing and stamping of taps and fittings</p> <p>(1) Bib and stop taps up to 40 mm diameter, each: (*27) R5,00.</p> <p>(2) Ball taps, each: (*27) R5,00.</p> <p>(3) Bib, stop and ball taps of larger sizes, each: (*27) R5,00.</p> <p>(4) Water closet cisterns, each: (*27) R5,00.</p> <p>(5) Flushing valves, each: (*27) R5,00.</p> <p>Part 2—Fire Extinguishing Services</p> <p>1. Sprinkler Installations</p> <p>(1) For inspection and maintenance of communication pipe: R4,00 per annum.</p> <p>(2) For each sprinkler head when brought into use, for every 30 minutes or portion of 30 minutes in use: 75c: Provided that a proportionate increase in charges shall be made for apertures exceeding 12 mm in diameter based on the area of the aperture.</p> <p>Part 3—Supply of Water</p> <p>Charges applicable within the jurisdiction of the Council for the supply of water.</p> <p>1. Service Levy</p> <p>A service levy in respect of every premises which is, or in the opinion of the Council, can be connected to the main, whether water is consumed or not: Provided that where any erf or premises is occupied by more than one consumer, the service charge shall be applicable to every additional consumer and shall be levied in respect of the registered landowner or consumer.</p> <p>(a) Household: R10,00 per month.</p>	<p>(b) Business/Industries: R20,00 per month.</p> <p>2. Charges for the supply of water.</p> <p>(a) Household: 0,90 cents per kilolitre consumption.</p> <p>(b) Business/Industries: 0,95 cents per kilolitre consumption.</p> <p style="text-align: center;"><b>PART IV</b> <b>ELECTRICITY</b></p> <p>1. Connections</p> <p>Tariff of charges applicable to all schemes situated within the Council's area of jurisdiction.</p> <p>Unless otherwise expressly stated in this Part or in Part 2 of this schedule —</p> <p>(a) a levy shall be payable for every single-phase and three-phase connection, overhead or underground, to the main supply, which levy shall be equal to the costs incurred by the Board for all materials, equipment, labour, transport, plus 15 % administration costs as determined by the Engineer for the installation and connection fees: and</p> <p>(b)(i) in the case of an underground connection on a premises, the consumer's main supply cable shall be connected to the Board's supply point;</p> <p>(ii) in case of an overhead connection on a premises, the consumer's main supply conductors shall be connected to the Board's supply point in a meter cabinet which shall be supplied and installed by the consumer; and</p> <p>(iii) the construction and siting of every connection shall be approved by the engineer.</p> <p>2. ReconNECTIONS</p> <p>(a) During office hours per connection R50,00.</p> <p>(b) After hours, Sundays and on Public holidays per connection R75,00.</p> <p>3. Testing accuracy of meter in terms of section 9. Per meter: (*36) R60,00.</p> <p>4. Re-inspection and re-testing of Electrical Installation in terms of Section 17(8)(b).</p> <p>A charge of (*36) R85,00 shall be payable in advance.</p> <p>5. (*19) Temporary Consumers.</p> <p>(1) Deposit: R150,00.</p> <p>(2) Connection charges at actual costs plus 15 % administration costs.</p> <p>6. Repair of defect in power supply.</p> <p>For the repair of a defect in the power supply at the consumer's request where it is found that the defect is in the consumer's installation: (*36):</p> <p>(1) During office hours per investigation R55,00.</p> <p>(2) After hours, Sundays and Public Holidays per investigation R75,00.</p> <p>7. Deposits</p> <p>Minimum deposit in terms of section 6(1)(a): (*19) R70,00.</p> <p>8. (*11) Special Reading.</p> <p>For a special reading of a meter: (*19) R30,00.</p> <p>Part 2</p> <p>Charges payable for the supply of electricity to premises situated within the jurisdiction of the Council.</p>	<p>1. Basic levies/service levies</p> <p>A basic levy and service levy are jointly payable in respect of every premises which is, or in the opinion of the Council, can be connected to the main electrical network whether electricity is consumed or not provided that where any erf or premises is occupied by more than one consumer, the basic levy and service levy shall be applicable to every additional consumer and shall be levied in respect of the registered landowner or consumer.</p> <p>(a) Domestic Consumer</p> <p>1. Basic levy: R108,00 per year.</p> <p>2. Service levy: R162,00 per year.</p> <p>(b) Business/Industries and all other consumers</p> <p>1. Basic levy</p> <p>(i) 60 A single phase connection R360,00 p.a.</p> <p>(ii) 60 A three phase connection R720,00 p.a.</p> <p>(iii) 80 A single phase connection R720,00 p.a.</p> <p>(iv) 80 A three phase and higher connection R720,00 p.a.</p> <p>2. Service Levy</p> <p>(i) 60 A single phase connection R240,00 p.a.</p> <p>(ii) 60 A three phase connection R360,00 p.a.</p> <p>(iii) 80 A single phase connection R360,00 p.a.</p> <p>(iv) 80 A three phase connection R360,00 p.a.</p> <p>(v) Bulk connection R480,00 p.a.</p> <p>3. With a surcharge of 9,3 %.</p> <p>2. Charges payable for the supply of electricity</p> <p>(a) Domestic consumer</p> <p>Consumption levy per kW.h 13,9.c</p> <p>(b) Business/Industries and all other consumers</p> <p>(i) Consumption charge per kW.h 14.c.</p> <p>(ii) With a surcharge of 9,3 %.</p> <p>3. Demand Charge</p> <p>(a) Business/Industries and all other consumers.</p> <p>(i) Demand charge per kVA R21,60 subject to a minimum charge of R850,00.</p> <p>(ii) With a surcharge of 9,3 %.</p> <p style="text-align: center;"><b>PART V</b></p> <p>A. FEE'S</p> <p>AMOUNT PAYABLE FOR THE APPROVAL OF BUILDING PLANS</p> <p>1. NEW BUILDINGS</p> <p>The fees payable to the Council for every building plan submitted: for approval, in terms of Regulation A2 of the National Building Regulations and the issuing of an occupation certificate (Article 14 of the Law) is as follows:</p> <p>a. The minimum fee's payable for any building plans, with the exception of minor building works as stipulated in Article 13 of the Act on National Building Regulations and Building Standards: R35,00.</p> <p>b. The fee's payable for any building plans are calculated according to the following scales: For every 10 m<sup>2</sup> or part thereof of the building according to the level of every floor.</p> <p>i. For the first 1 000 m<sup>2</sup> of the area: R4,50.</p>
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ii. For the following 1 000 m<sup>2</sup> of the area: R4,00.

iii. For any part of the area over the first 2 000 m<sup>2</sup>: R2,00.

c. For the application of this item "area" means the total area of any new building of any floor level on the same stand and includes verandas and balconies over public roads and cellars.

Intermediate floor levels and galleries are classified as floor levels.

## 2. ADDITIONS TO EXISTING BUILDINGS;

Fees payable to the Council as regards the investigation of plans, the inspection during construction of additions to existing buildings and the issuing of an occupations certificate (Article 14 of the Act) are calculated as follows:

a. As in item (1) above, or

b. R35,00, which ever being the greater.

## 3. ALTERATIONS TO EXISTING BUILDINGS:

Fees payable to the Council as regards the investigation of plans, the inspection during construction of alterations to existing buildings and the issuing of an occupation certificate (Article 14 of the Act) are calculated as follows:

a. R35,00 or

b. 0,1 % of the value of the alterations, which ever being the greater.

c. For the application of this item, "value" means the value as calculated by the building official.

## 4. SPECIAL BUILDINGS

Fees payable to the Council as regards the investigation of plans, the inspection during construction of special buildings, for example, factory chimneys, steeples and similar constructions, and the issuing of an occupation certificate (Article 14 of the Act) are calculated as follows:

a. R35,00 or

b. 0,1 % of the estimated value of the special building which ever being the greater.

c. For the application of this item, "value" means the value as calculated by the building official.

## 5. STRUCTURAL STEELWORK, REINFORCED CONCRETE OR STRUCTURAL TIMBER WORK

Over and above the fees payable in Item A1, the fees payable to the Council as regards every new building where in structural steelwork, reinforced concrete or structural timber work for the main frame work or main structure are used. The fees payable to the Council are calculated at R1,50 for every 10 m<sup>2</sup> or part thereof.

## 6. APPROVAL AS REGARDS MINOR BUILDING WORKS:

Fees payable to the Council in regard to the written approval of minor building works without the submittance of building plans as described in Article 13 of the Act, will be R15,00 per application.

## B FEES PAYABLE FOR THE SUBMISSION OF PROVISIONAL SKETCH PLANS AND ENQUIRIES

### 1. NEW BUILDINGS

The fees payable to the Council for every sketch plan which is submitted for investigation and commentary in terms of Regulation A3 of the National Building Regulations are as follows:

a. A minimum fee payable for any application of R35,00.

b. The fees payable for any plan are calculated according to the following scale:

For every 10 m<sup>2</sup> or part of the area of the building at every level of every floor:

i. For the first 1 000 m<sup>2</sup> of the area: R2,00.

ii. For the following 1 000 m<sup>2</sup> of the area: R1,65.

iii. For any part of the area over the first 2 000 m<sup>2</sup>: R1,00.

c. Area of the building is the same as in A1(c) above.

## 2. ADDITIONS TO EXISTING BUILDINGS

Fees payable to the Council as regards plans submitted for provisional enquiries and commentary as to additions to existing buildings are calculated as follows:

a. As in item B1 above, or

b. R35,00 which ever being the greater.

## 3. ALTERATIONS TO EXISTING BUILDINGS

Fees payable to the Council as regards plans submitted for provisional enquiries and commentary as to alterations to existing buildings are calculated as follows:

a. R35,00 or

b. 0,075 % of the estimated value of the special building, whichever being the greater.

c. "Value" as in A3(c) above.

## 4. SPECIAL BUILDINGS

Fees payable to the Council as regards plans submitted for provisional enquiries and commentary as to the construction of special buildings, as described in item A4, are calculated as follows:

a. R35,00 or

b. 0,075 % of the estimated value of the special building, whichever being the greater.

c. "Value" as in A3(c) above.

## 5. STRUCTURAL STEELWORK, REINFORCED CONCRETE OR STRUCTURAL TIMBER WORK

Over and above the fees payable in item B1 an additional fee is payable if a plan is submitted for commentary and a report concerning the method of construction of a building.

The additional fee payable to the Council will be calculated by R1,50 for every 10 m<sup>2</sup> of area or part thereof.

## C. FEES PAYABLE TO THE COUNCIL IN THE CASE OF SEWER DRAINAGE WORK TO A BUILDING

For any application to the Council for the plan investigation and inspections, as described in part P of the National Building Regulations must be carried out, the fees payable to the Council are calculated as follows:

1. For every 10 m<sup>2</sup> or part thereof of the area of a building of every floor/intermediate floor, which constitutes to or serves either directly or indirectly to the site sewer system.

a. R1,10/m<sup>2</sup> or

b. R10,00, whichever being the greater.

c. "Area" as described in A1(c) above.

2. Fees payable to the Council in regards any application to relocate the existing sewage system (except the reconstruction thereof) or any additional construction will be determined by the building official in terms of item C1.

3. Fees payable to the Council in regards any application to reconstruct the existing sewer is calculated in accordance with item C2.

4. Fees payable to the Council as regards regulation P5 of the National Building regulations with reference to the disconnecting of a site sewer or any part thereof is R10,00.

## D. ISSUE OF OCCUPATION CERTIFICATE

For the issue of an occupation certificate for a building as described in Article 14 of the Act, after a certificate was issued in terms of part A of the Schedule of Fees, fees are levied to the value of the actual cost incurred by the Council plus an administrative cost of 15 % of the actual cost.

Before the Council may issue an occupational certificate the applicant must pay a deposit of 50 % of the estimated value, as determined by the building official, to the Council.

All fees owing to the Council as regards the issue of an occupational certificate must be finalised before the certificate is issued.

## FEES FOR STREET PROJECTIONS

The yearly fee payable as regards every street projection according to Article 206 of this Ordinance, is payable in advance at the beginning of every calendar year to the Council by the owner of the building or projection and is calculated as follows:

i. In the case of the first application the fee payable is R50,00.

ii. Over and above the fees payable in (i) above an amount of R5,00/m<sup>2</sup> is payable yearly for the projection.

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## PLAASLIKE BESTUURSKENNISGEWING 4626

## DORPSRAAD VAN LEEUDORINGSTAD

### VASSTELLING VAN GELDE

Daar word hierby ingevolge artikel 80(B)(3) van die Ordonnansie op Plaaslike Bestuur 1939, Ordonnansie 17 van 1939 (T), soos gewysig, kennis gegee dat die Dorpsraad van Leeudoringstad by spesiale besluit die gelde ten opsigte van toegang by die munisipale swembad vasgestel het.

Die algemene strekking van hierdie vasstelling is om geldie van toegang by die munisipale swembad vas te stel.

Afskrifte van die vasstelling lê gedurende normale kantoorure ter insae by die kantoor van die Raad vir 'n tydperk van veertien (14) dae vanaf publikasie hiervan in die Provinciale Koerant by die ondergetekende doen.

Enige persoon wat beswaar teen die boegenoemde wens aan te teken, moet dit skriftelik binne veertien (14) dae vanaf publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende doen.

J.J. JONKER  
Stadsklerk

Munisipale Kantore  
Posbus 28  
Leeudoringstad  
2640  
29 November 1990  
Kennisgewing 22/1990

## LOCAL AUTHORITY NOTICE 4626

## VILLAGE COUNCIL OF LEEUDORING-STAD

## DETERMINATION OF CHARGES

It is hereby notified in terms of section 80(B)(3) of the Local Government Ordinance 1939, Ordinance 17 of 1939 (T), as amended, that the Village Council of Leeudoringstad has determined charges in respect of admission to the municipal swimming bath.

The general purport of this determination is to determine admission fees at the municipal swimming bath.

Copies of the proposed determination are open for inspection at the Council's offices during normal office hours for a period of fourteen (14) days from the date of publication hereof in the Provincial Gazette.

Any person who desires to record his objection to the abovementioned must do so in writing to the undersigned within fourteen (14) days after the date of publication of this notice in the Provincial Gazette.

J.J. JONKER  
Town Clerk

Municipal Offices  
P.O. Box 28  
Leeudoringstad  
2640  
29 November 1990  
Notice No. 22/1990

19

PLAASLIKE BESTUURSKENNISGEWING  
4627

## STADSRAAD VAN LOUIS TRICHARDT

VASSTELLING VAN TARIEWE INGEVOLGE ARTIKEL 80B(1) VAN DIE ORDONNANSIE OP PLAASLIKE BESTUUR,  
NR. 17 VAN 1939, SOOS GEWYSIG

## WATERVOORSIENINGSVERORDENINGE

Ooreenkomsdig artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, nr. 17 van 1939, soos gewysig, word hiermee kennis gegeef dat die Stadsraad van Louis Trichardt, ingevolge die bepalings van artikel 80B(1) van bogemelde Ordonnansie, by Spesiale Besluit gedateer 26 Junie 1990, die Tarief van Gelde onder die Bylae tot die Watervoorsieningsverordeninge van die Municipaaliteit Louis Trichardt, deur die Stadsraad aangeneem by Administrateurskennisgewing 1024 van 27 Julie 1977, soos gewysig, met ingang van 1 Julie 1990 verder gewysig het deur Deel I deur die volgende te vervang:

## "BYLAE

## TARIEF VAN GELDE

## DEEL I: WATER

## 1. WOORDOMSKRYWING

Vir die toepassing van hierdie tarief, tensy die sinsverband anders aandui, beteken —

"woonhuis": 'n gebou ontwerp vir gebruik as 'n woning vir 'n enkele gesin tesame met sodanige buitegeboue as wat gewoonlik in verband daarmee gebruik word;

"woonstel": 'n stel kamers wat ontwerp is vir gebruik deur 'n enkele gesin in 'n gebou onder

dieselfde dak met ander kamers of woonstelle: Met dien verstande dat waar kamers afsonderlik vir woondoeleindes verhuur word sonder die verskaffing van voedsel, elke twee sodanige woonkamers of gedeelte daarvan onder een dak as 'n woonstel beskou word;

"verbeterings": enige geboue bedoel vir menslike okkupasie, hetby permanent, periodies of tydelik en sluit alle geboue op besigheidsperseele in.

## 2. BASIESE EN BYKOMENDE HEFFINGS

## 2.1 BASIESE HEFFING

Waar enige erf, onderverdeelde erf, standplaas, perseel of ander terrein binne die munisipaliteit met of sonder verbeterings aangesluit kan word, word geag dat die eienaar van sodanige erf, onderverdeelde erf, standplaas, perseel of ander terrein 'n verbruiker is en word van hom 'n basiese heffing gevorder wat jaarliks aan die begin van elke boekjaar verskuldig is en betaalbaar is op 'n wyse soos van tyd tot tyd deur die Raad bepaal bereken volgens die totale oppervlakte van sodanige erf, onderverdeelde erf, standplaas, perseel of ander terrein op die basis van R12,00 per 1 500 m<sup>2</sup> of gedeelte daarvan per maand: Met dien verstande dat sodanige basiese heffing nie minder as R18,00 per maand en nie meer as R158,40 per maand ten opsigte van enige sodanige perseel mag bedra nie.

## 2.2 BYKOMENDE HEFFING

Benewens die heffing in subitem (1) vermeld, betaal die eienaar of bewoner van enige erf, onderverdeelde erf, standplaas, perseel of ander terrein binne die munisipaliteit, met verbeterings daarop, 'n bykomende maandelikse heffing bereken ingevolge die toepaslike tarief in items 3 tot en met 5, uiteengesit.

## 3. WOONHUIS, WOONSTEL, KERK, SAAL, KLEUTERSKOLE, BESIGHEDENE, NYWERHEDE EN GEBOUE UITSLUITEND VIR DIE DOEL VAN OPBERGING GEBRUIK, EN ENIGE ANDER TIPE VERBRUKER NIE SPESIFIEK IN HIERDIE TARIEWE GENOEM NIE, PER MAAND OF GEDEELTE DAARVAN

(1) Vir die eerste 30 kℓ water verbruik, per kℓ of gedeelte daarvan: R1,00.

(2) Vir die volgende 10 kℓ water verbruik, per kℓ of gedeelte daarvan: R1,25.

(3) Vir alle water verbruik bo 40 kℓ, per kℓ of gedeelte daarvan: R1,50.

(4) Minimum heffing of water verbruik word al dan nie: R15,00.

## 4. STAATINSTELLINGS EN -KANTORE, PROVINSIALE INSTELLINGS EN KANTORE, SKOLE, HOSPITALE EN SWART WOONDORP, PER MAAND OF GEDEELTE DAARVAN

(1) Vir die verbruik van alle water: kosprys plus 10 % waar die kosprys van water bereken word as R1,85 per kℓ.

(2) Minimum heffing of water verbruik word al dan nie: R30,00.

## 5. MUNISPALE DEPARTEMENTE

Vir die verbruik van alle water: kosprys, waar die kosprys van water bereken word as R1,85 per kℓ.

## 6. AANSLUITINGSGELDE

(1) 'n Persoon wat verlang dat sy perseel by die watertoevoer van die Raad aangesluit word, doen aansoek daarvoor op die voorgeskrewe vorm, verkrybaar by die kantoor van die Stadsklerk. By vooruitbetaling deur die applikant van die gelde ingevolge subitems (2) of (3) verskaf die Raad 'n aansluiting met sy hoofwaterpyp tot by 'n punt of net binne of net buite die grens van sodanige perseel.

(2) Die geldie betaalbaar ten opsigte van 'n aansluiting met 'n verbindingspyp van 25 mm deursnee of kleiner vir die levering van water bedra 'n bedrag soos jaarliks aan die begin van elke boekjaar van die Raad deur die ingenieur beraam word. Die beraming word gebaseer op die koste van materiaal, arbeid en vervoer wat vir sodanige aansluiting gebruik word, plus 'n toeslag van 10 % van sodanige koste. Vir die doel van die beraming deur die ingenieur word geag dat die verbindingspyp na 'n perseel by die middel van die straat waarin die hoofwaterpyp geleë is, by sodanige hoofwaterpyp aangesluit word.

(3) Die geldie betaalbaar ten opsigte van enige ander aansluiting vir die levering van water bedra die werklike koste van materiaal, arbeid en vervoer wat vir sodanige aansluiting gebruik word, plus 'n toeslag van 10 % van sodanige koste, met 'n minimum van R400,00. Vir die rekening van genoemde geldie word geag dat die verbindingspyp na die perseel by die middel van die straat waarin die hoofwaterpyp geleë is, by sodanige hoofwaterpyp aangesluit word. Die ingenieur beraam die geldie betaalbaar ingevolge hierdie subitem en 'n bedrag gelykstaande met genoemde beraming moet by die Raad gedeponeer word alvorens 'n aanvang met die werk gemaak word. By voltooiing van die werk word hierdie bedrag aangesuiwer indien die beraming te laag was, en indien die beraming te hoog was, word die bedrag wat te veel gestort was, terugbetaal deur die Raad.

(4) Geen aansluiting word gedoen verder as die punt genoem in subitem (1) nie, tensy die applikant uitdruklik aansoek daarom doen. In so 'n geval is 'n bedrag gelykstaande met die koste van materiaal, arbeid en vervoer, plus 10 % van sodanige koste, betaalbaar ten opsigte van enige sodanige verdere aansluiting.

(5) Tensy die applikant aansoek doen om 'n groter aansluiting, word alle aansluitings met 13 mm-deursnee verbindingspype gedoen: Met dien verstande dat die verbindingspyp vir die levering van water aan 'n perseel waarop slegs 'n woonhuis is, nie groter as 20 mm deursnee sal wees nie.

## 7. HERAANSLUITING NA AFSLUITING WEENS WANBETALINGS

Die geldie vir heraansluiting van toevoer weens wanbetaling van rekening, is R15,00 vir elke aansluiting.

## 8. TOETS VAN METERS

Vir die toets van meters in gevalle waar bevind word dat die meter nie 'n fout van meer as 3 % te veel of te min aantoon nie: R15,00.

## 9. DEPOSITO'S

Minimum deposito betaalbaar ingevolge artikel 12(1)(a): R100,00.

## 10. HUUR BETAALBAAR TEN OPSIGTE VAN 'N PYPLYN INGEVOLGE ARTIKEL 40(2)

Die huur betaalbaar beloop sodanige bedrag as wat die Raad van tyd tot tyd by spesiale besluit bepaal."

H.F. BASSON  
Stadsklerk

Burgersentrum  
Voortrekkerplein  
Kroghstraat  
Posbus 96  
Louis Trichardt  
0920  
19 Desember 1990  
Kennisgewing No. 61/1990

## LOCAL AUTHORITY NOTICE 4627

## LOUIS TRICHARDT TOWN COUNCIL

DETERMINATION OF CHARGES IN TERMS OF SECTION 80B(1) OF THE LOCAL GOVERNMENT ORDINANCE, NO. 17 OF 1939 AS AMENDED

## WATER SUPPLY BY-LAWS

In terms of section 80B(8) of the Local Government Ordinance, No. 17 of 1939, as amended, it is hereby notified that the Louis Trichardt Town Council has in terms of section 80B(1) of the said Ordinance, by Special Resolution dated 26 June 1990, further amended the Tariff of Charges under the Schedule to the Water Supply By-laws of the Louis Trichardt Municipality, adopted by the Town Council under Administrator's Notice 1024 dated 27 July 1977, as amended, with effect from 1 July 1990 by the substitution for Part I of the following:

## "SCHEDULE

## TARIFF OF CHARGES

## PART I: WATER

## 1. DEFINITIONS

For the purpose of this tariff, unless the context otherwise indicates —

"flat": means a suite of rooms designed for residential occupation by a single family in a building under the same roof with other rooms or flats;

Provided that where such rooms are let separately for residential purposes without meals, every two such rooms or portion thereof under the same roof shall be deemed to be a flat;

"private dwelling" means a building designed as a dwelling for a single family together with such outbuildings as are normally used in conjunction therewith;

"improvements" mean buildings intended for human occupation, whether permanent, periodically or temporarily and includes all buildings on business premises.

## 2. BASIC AND ADDITIONAL CHARGES

## 2.1 BASIC CHARGE

Where any erf, subdivided erf, stand, lot or other area within the municipality, with or without improvements, is or, in the opinion of the Council, can be connected to the main, the owner of such erf, subdivided erf, stand, lot or other area shall be deemed to be a user and shall be charged a basic charge, which shall be due annually at the commencement of each financial year and payable in a manner as stipulated by the Council from time to time, on the basis of R12,00 per 1 500 m<sup>2</sup> or part thereof per month, calculated according to the total area of such erf, subdivided erf, stand, lot or other area: Provided that such basic charge shall not be less than R18,00 per month and not more than R158,40 per month in respect of any such premises.

## 2.2 ADDITIONAL CHARGE

In addition to the basic charge mentioned in subitem (1), the owner or occupier of any erf, subdivided erf, stand, lot or other area within the municipality, with improvements thereon, shall pay an additional monthly charge calculated in terms of the applicable tariff set out in items 3 to 5 inclusive.

3. PRIVATE DWELLING, FLAT, CHURCH, HALL, NURSERY SCHOOLS, BUSINESSES, INDUSTRIES AND BUILDINGS USED EXCLUSIVELY FOR THE PURPOSE OF STORAGE AND ANY OTHER TYPE OF CONSUMER NOT SPECIALLY MENTIONED IN THESE TARIFFS, PER MONTH OR PART THEREOF

(1) For the first 30 kℓ water consumed, per kℓ or part thereof: R1,00.

(2) For the next 10 kℓ water consumed, per kℓ or part thereof: R1,25.

(3) For all water consumed in excess of 40 kℓ, per kℓ or part thereof: R1,50.

(4) Minimum charge whether water is consumed or not: R15,00.

4. GOVERNMENT INSTITUTIONS AND OFFICES, PROVINCIAL INSTITUTIONS AND OFFICES, SCHOOLS, HOSPITALS AND BLACK TOWNSHIP, PER MONTH OR PART THEREOF

(1) For the consumption of all water: cost price plus 10 % where the cost price of water is calculated as R1,85 per kℓ.

(2) Minimum charge whether water is consumed or not: R30,00.

## 5. MUNICIPAL DEPARTMENTS

For the consumption of all water: cost price where the cost price of water is calculated as R1,85 per kℓ.

## 6. CONNECTION CHARGES

(1) A person who desires his premises to be connected to the water supply of the Council shall apply therefor on the prescribed form obtainable from the office of the Town Clerk. On payment in advance by the applicant of the charges in terms of subitems (2) or (3), the Council shall provide a connection to its main to a point just within or just outside the boundary of such premises.

(2) The charges payable for a connection with a communication pipe of 25 mm diameter or smaller for the supply of water shall be an amount as estimated by the engineer annually at the commencement of each financial year of the Council. The estimate shall be based on the cost of material, labour and transport used for such connection, plus a surcharge of 10 % on such costs. For the purpose of the estimate by the engineer, the communication pipe leading to the premises shall be deemed to be connected to the main in the centre of the street in which such main is situated.

(3) The charges payable for any other connection for the supply of water shall be an amount equal to the actual cost of material, labour and transport used for such connection, plus a surcharge of 10 % on such costs, with a minimum of R400,00. For the purpose of calculating the charges payable, the communication pipe leading to the premises shall be deemed to be connected to the main in the centre of the street in which such main is situated. The engineer shall estimate the amount payable in terms of this subitem and before such work is commenced, an amount equal to the estimate shall be deposited with the Council. On completion of the work this amount shall be adjusted if the estimate was too low, and if the estimate was too high, the amount over-deposited shall be refunded by the Council.

(4) No connection shall be made beyond the point mentioned in subitem (1), unless the applicant expressly applies therefor and pays to the Council an amount equal to the cost of material, labour and transport, plus 10 % of such costs, for such further connection.

(5) Connection shall be made with 13 mm diameter piping, unless the applicant applies for a larger connection: Provided that the commun-

cation pipe for the supply of water to premises on which there is a dwelling only, shall not be larger than 20 mm diameter.

## 7. RECONNECTION AFTER DISCONNECTION OWING TO DEFAULT OF PAYMENT

The charges for reconnection of supply owing to non-payment of account shall be R15,00 for each connection.

## 8. TESTING OF METERS

For the testing of meters in cases where it is found that the meter does not show an error of more than 3 % either way: R15,00.

## 9. DEPOSITS

Minimum deposit payable in terms of section 12(1)(a): R100,00.

## 10. RENTAL PAYABLE FOR A PIPE LINE IN TERMS OF SECTION 40(2)

The rent payable shall be such amount as the Council may determine by special resolution from time to time."

H.F. BASSON  
Town Clerk

Civic Centre  
Voortrekker Square  
Krogh Street  
PO Box 96  
Louis Trichardt  
0920  
19 December 1990  
Notice No. 61/1990

19

PLAASLIKE BESTUURSKENNISGEWING  
4628

## STADSRAAD VAN LOUIS TRICHARDT

VASSTELLING VAN TARIEWE INGEVOLGE ARTIKEL 80B(1) VAN DIE ORDONNANSIE OP PLAASLIKE BESTUUR,  
NR. 17 VAN 1939, SOOS GEWYSIG

VERORDENINGE BETREFFENDE  
SMOUSE

Ooreenkomsdig artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, Nr. 17 van 1939, soos gewysig word hiermee kennis gegee dat die Stadsraad van Louis Trichardt, ingevolge die bepalings van artikel 80B(1) van bogemelde Ordonnansie, by Spesiale Besluit gedateer 26 Junie 1990, die Bylae tot die Verordeninge betreffende Smouse van die Munisipaliteit Louis Trichardt, aangekondig by Administratieskennisgewing 927 van 23 Julie 1980, soos gewysig, met ingang van 1 Julie 1990 verder gewysig het deur die Tarief van Gelde deur die volgende te vervang:

## "BYLAE

## Tarief van Gelde

Vir die gebruik van staanplekke waarna daar in artikel 3 verwys word:

1. Per onderdak fasiliteite, per dag: R5,00.
2. Per afgemerkte oop staanplek, per dag: R1,00..."

H.F. BASSON  
Stadsklerk

Burgersentrum  
Voortrekkerplein  
Kroghstraat  
Posbus 96  
Louis Trichardt  
0920  
19 Desember 1990  
Kennisgewing Nr. 60/1990

## LOCAL AUTHORITY NOTICE 4628

## LOUIS TRICHARDT TOWN COUNCIL

## DETERMINATION OF CHARGES IN TERMS OF SECTION 80B(1) OF THE LOCAL GOVERNMENT ORDINANCE, NO. 17 OF 1939, AS AMENDED

## BY-LAWS RELATING TO HAWKERS

In terms of section 80B(8) of the Local Government Ordinance, No. 17 of 1939, as amended, notice is hereby given that the Louis Trichardt Town Council has in terms of section 80B(1) of the said Ordinance, by Special Resolution dated 26 June 1990, further amended the Schedule to the By-laws relating to Hawkers of the Louis Trichardt Municipality, published under Administrator's Notice 927 dated 23 July 1980, as amended, with effect from 1 July 1990 by the substitution for the Tariff of Charges of the following:

## " SCHEDULE

## Tariff of Charges

For the use of stands referred to in section 3:

1. Per under roof facilities, per day: R5,00.
2. Per demarcated uncovered stand, per day: R1,00."

H.F. BASSON  
Town Clerk

Civic Centre  
Voortrekker Square  
Krogh Street  
PO Box 96  
Louis Trichardt  
0920  
19 December 1990  
Notice No. 60/1990

19

## PLAASLIKE BESTUURSKENNISGEWING 4629

## STADSRAAD VAN LOUIS TRICHARDT

## VASSTELLING VAN TARIEWE INGEVOLGE ARTIKEL 80B(1) VAN DIE ORDONNANSIE OP PLAASLIKE BESTUUR, NR. 17 VAN 1939, SOOS GEWYSIG

## RIOLERINGSVERORDENINGE

Ooreenkomsdig artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, Nr. 17 van 1939, soos gewysig word hiermee kennis gegee dat die Stadsraad van Louis Trichardt, ingevolge die bepalings van artikel 80B(1) van bogemelde Ordonnansie, by Spesiale Besluit gedateer 26 Junie 1990, Deel I van die Tarief van Gelde onder die Byleae tot die Rioleringsverordeninge van die Munisipaliteit Louis Trichardt, deur die Stadsraad aangeneem by Administrateurskennisgewing 220 van 22 Februarie 1978, soos gewysig, met ingang van 1 Julie 1990 verder gewysig het deur item 1 deur die volgende te vervang:

"1. Beskikbaarheidsgelde

Waar enige stuk grond met of sonder verbettings, aangesluit is of na die mening van die Raad, aangesluit kan word by enige straatrooil wat deur die Raad gemaak is, word geag dat die cinaar van sodanige stuk grond 'n gebruiker is en word van 'n beskikbaarheidsgeld gevorder bereken volgens die totale oppervlakte van sodanige stuk grond op onderstaande basis:

Per Maand	Per Month
(a) Privaatwoonpersele, nywerheidspersele wat uitsluitlik vir woondoeleindes gebruik word, grond of oop ruimtes op gespesifieerde vir openbare hospitaalangeleenthede en onbeboude nywerheidspersele wat nie gebruik word in verband met nywerhede of besighede nie:	
Vir elke 1 500 m <sup>2</sup> of gedeelte daarvan R7,65	
Met dien verstande dat die beskikbaarheidsgelde ingevolge hierdie subitem nie minder as R11,65 per perseel, per maand, mag wees nie. (Die gebruiksindeel van 'n perseel, waar nie anders gespesifieer nie, word bepaal deur die Raad se Dorpsbeplanningskema soos van tyd tot tyd gewysig).	
(b) Boppersele en ruimtes wat aan die Staat of provinsiale Administrasie behoort:	
Vir elke 100 m <sup>2</sup> of gedeelte daarvan ... R1,10	
(c) Ander boppersele en ruimtes:	
Vir elke 100 m <sup>2</sup> of gedeelte daarvan ... R1,37	
Met dien verstande dat, ten opsigte van nywerheidspersele, sodanige basiese heffing nie meer as R602 per maand mag bedra nie.	
Bogenoemde bepalings is nie van toepassing op enige ruimte indien dit grond is wat geokkuper word deur die Staat in sy Administrasie van Spoerweë en Hawens en uitshuitend gebruik vir die werking en instandhouding van sy spoorwegstelsel, uitgesonderd woonhuise en woonkwartiere wat op die stasieterrein of naasaan en in die nabijheid van sy spoorlyne geleë is en ander persele en ruimtes wat vir woon- of ander doeleindes gebruik word."	
H.F. BASSON Stadsklerk	H.F. BASSON Town Clerk
Burgersentrum Voortrekkerplein Kroghstraat Posbus 96 Louis Trichardt 0920 19 Desember 1990 Kennisgewing Nr. 59/1990	Civic Centre Voortrekker Square Krogh Street PO Box 96 Louis Trichardt 0920 19 December 1990 Notice No. 59/1990
LOCAL AUTHORITY NOTICE 4629	19
LOUIS TRICHARDT TOWN COUNCIL	PLAASLIKE BESTUURSKENNISGEWING 4630
DETERMINATION OF CHARGES IN TERMS OF SECTION 80B(1) OF THE LOCAL GOVERNMENT ORDINANCE, NO. 17 OF 1939, AS AMENDED	STADSRAAD VAN LOUIS TRICHARDT
DRAINAGE BY-LAWS	VASSTELLING VAN TARIEWE INGEVOLGE ARTIKEL 80B(1) VAN DIE ORDONNANSIE OP PLAASLIKE BESTUUR, NR. 17 VAN 1939, SOOS GEWYSIG
In terms of section 80B(8) of the Local Government Ordinance, No. 17 of 1939, as amended, it is hereby notified that the Louis Trichardt Town Council has, in terms of section 80B(1) of the said Ordinance, by Special Resolution dated 26 June 1990, further amended Part I of the Tariff of Charges under the Schedule to the Drainage By-laws of the Louis Trichardt Municipality, adopted by the Town Council under Administrator's Notice 220 dated 22 February 1978, as amended with effect from 1 July 1990 by the substitution for item 1 of the following:	VERORDENINGE BETREFFENDE HONDE
"1. Availability Charges	Ooreenkomsdig artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, Nr. 17 van 1939, soos gewysig, word hiermee kennis gegee dat die Stadsraad van Louis Trichardt, ingevolge die bepalings van artikel 80B(1) van bogemelde Ordonnansie, by Spesiale Besluit gedateer 27 Februarie 1990, Byleae 1 tot die Verordeninge betreffende Honde van die Munisipaliteit Louis Trichardt, deur die Stadsraad aangeneem by Administrateurskennisgewing 1996 van 30 November 1983, met ingang van 1 Julie 1990 ge-
Where any piece of land, with or without im-	

wysig het deur die hondebelasting deur die volgende te vervang:

"BYLAE 1

(Artikel 2)

#### Hondebelasting

1. Jaarlikse belasting ten opsigte van honde wat binne die munisipaliteit aangehou word:

(a) Vir die eerste hond, per perseel of huis-houding: R10,00.

(b) Vir die tweede hond, per perseel of huis-houding: R15,00.

(c) Vir die derde hond, per perseel of huis-houding: R30,00.

(d) Vir elke bykomende hond, per perseel of huishouding: R60,00.

2. Vir die toepassing van item 1 hierbo, word daar geen onderskeid gemaak tussen ras, geslag en gesteriliseerde of ongesteriliseerde tewe nie."

H.F. BASSON  
Stadsklerk

Burgersentrum  
Voortrekkerplein  
Kroghstraat  
Posbus 96  
Louis Trichardt  
0920  
19 Desember 1990  
Kennisgewing Nr. 58/1990

#### LOCAL AUTHORITY NOTICE 4630

#### LOUIS TRICHARDT TOWN COUNCIL

#### DETERMINATION OF CHARGES IN TERMS OF SECTION 80B(1) OF THE LOCAL GOVERNMENT ORDINANCE, NO. 17 OF 1939, AS AMENDED

#### BY-LAWS RELATING TO THE DOGS

In terms of section 80B(8) of the Local Government Ordinance, No. 17 of 1939, as amended, notice is hereby given that the Louis Trichardt Town Council has, in terms of section 80B(1) of the said Ordinance, by Special Resolution dated 27 February 1990, amended Schedule 1 to the By-laws relating to Dogs of the Louis Trichardt Municipality, adopted by the Town Council under Administrator's Notice 1996 dated 30 November 1983, with effect from 1 July 1990 by the substitution for the Dog Tax of the following:

#### " SCHEDULE 1

(Section 2)

#### Dog Tax

1. Annual tax in respect of dogs kept within the municipality:

(a) For the first dog, per premises or household: R10,00.

(b) For the second dog, per premises or household: R15,00.

(c) For the third dog, per premises or household: R30,00.

(d) For each additional dog, per premises or household: R60,00.

2. For the application of item 1 above, there

shall be no distinction between breed, sex and spayed or unspayed bitches."

Civic Centre  
Voortrekker Square  
Krogh Street  
PO Box 96  
Louis Trichardt  
0920  
19 December 1990  
Notice No. 58/1990

H.F. BASSON  
Town Clerk

ernment Ordinance, No 17 of 1939, as amended, it is hereby notified that the Louis Trichardt Town Council has, in terms of section 80B(1) of the said Ordinance, by Special Resolution dated 26 June 1990, further amended the Sanitary and Refuse Removals Tariff under Schedule I of Chapter 1 of Part IV of the Public Health By-laws of the Louis Trichardt Municipality, published under Administrator's Notice 11 dated 12 January 1949, as amended, with effect from 1 July 1990 by the substitution for item 8 of the following:

#### "8. REFUSE REMOVAL

(1) For the removal of refuse from private residential premises, per standard refuse container, per month or part thereof: R4,50.

(2) For the removal of refuse from any other premises not mentioned in sub-item (1), per standard refuse container, per month or part thereof: R17,00.

(3) For the removal of refuse from any other premises not mentioned in sub-item (1), per bulk refuse container, per month or part thereof: R42,50.

(4) For the temporary use of bulk refuse containers, per bulk refuse container, per day or part thereof, payable in advance: R30,00.

(5) For the sale of standard refuse containers as contemplated in section 44 of Chapter 1 of Part IV, per standard refuse container: Cost price plus 10 %."

H.F. BASSON  
Town Clerk

Civic Centre  
Voortrekker Square  
Krogh Street  
PO Box 96  
Louis Trichardt  
0920  
19 December 1990  
Notice No 57/1990

19

#### PLAASLIKE BESTUURSKENNISGEWING 4632

#### STADSRAAD VAN LOUIS TRICHARDT

#### VASSTELLING VAN TARIEWE INGEVOLGE ARTIKEL 80B(1) VAN DIE ORDONNANSIE OP PLAASLIKE BESTUUR, NR. 17 VAN 1939, SOOS GEWYSIG

#### ELEKTRISITEITSVERORDENINGE

Ooreenkomsartikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, Nr. 17 van 1939, soos gewysig, word hiermee kennis gegee dat die Stadsraad van Louis Trichardt, ingevolge die bepalings van artikel 80B(1) van bogemelde Ordonnansie, by Spesiale Besluit gedateer 26 Junie 1990, die Sanitäre en Vullisverwyderingstarief onder Bylae I van Hoofstuk 1 van Deel IV van die Publieke Gesondheidsverordeninge van die Munisipaliteit Louis Trichardt, afgekondig by Administrateurskennisgewing 11 van 12 Januarie 1949, soos gewysig, met ingang van 1 Julie 1990 verder gewysig het deur item 8 deur die volgende te vervang:

#### "8. VULLISVERWYDERING

(1) Vir die verwydering van vullis van private woonpersele, per standaard vullishouer, per maand of gedeelte daarvan: R4,50.

(2) Vir die verwydering van vullis van enige ander perseel nie genoem in sub-item (1), per standaard vullishouer, per maand of gedeelte daarvan: R17,00.

(3) Vir die verwydering van vullis van enige ander perseel nie genoem in sub-item (1), per massa vullishouer, per maand of gedeelte daarvan: R425,00.

(4) Vir die tydelike gebruik van massa vullishouers, per massa vullishouer, per dag of gedeelte daarvan, vooruitbetaalbaar: R30,00.

(5) Vir die verkoop van standaard vullishouers soos beoog in artikel 44 van Hoofstuk 1 van Deel IV, per standaard vullishouer: Kosprys plus 10 %."

Burgersentrum  
Voortrekkerplein  
Kroghstraat  
Posbus 96  
Louis Trichardt  
0920  
19 Desember 1990  
Kennisgewing No 57/1990

H.F. BASSON  
Stadsklerk

#### LOCAL AUTHORITY NOTICE 4631

#### LOUIS TRICHARDT TOWN COUNCIL

#### DETERMINATION OF CHARGES IN TERMS OF SECTION 80B(1) OF THE LOCAL GOVERNMENT ORDINANCE, NO 17 OF 1939, AS AMENDED

#### PUBLIC HEALTH BY-LAWS

In terms of section 80B(8) of the Local Gov-

ernment Ordinance, No 17 of 1939, as amended, it is hereby notified that the Louis Trichardt Town Council has, in terms of section 80B(1) of the said Ordinance, by Special Resolution dated 26 June 1990, further amended the Sanitary and Refuse Removals Tariff under Schedule I of Chapter 1 of Part IV of the Public Health By-laws of the Louis Trichardt Municipality, published under Administrator's Notice 11 dated 12 January 1949, as amended, with effect from 1 July 1990 by the substitution for item 8 of the following:

1. Deur subitem 3.1 deur die volgende te vervang:

"3.1 BASIESE HEFFINGS

Vir die berekening van die basiese gelde per verbruiker of per plaasgedeelte of per stuk grond waar sodanige plaasgedeelte of stuk grond, met of sonder verbeterings by die Raad se hooftoevoerleiding aangesluit is of na die mening van die Raad daarby aangesluit kan word, of elektrisiteit verbruik word al dan nie, is die

volgende basiese heffings maandeliks aan die Raad betaalbaar: Met dien verstande dat in die geval van plaasgedeeltes wat nie by die Raad se hooftoevoerleiding aangesluit is nie, geen maandelikse basiese heffings aan die Raad betaalbaar is nie indien sodanige plaasgedeeltes se elektrisiteitsvoorsiening sou geskied deur middel van 'n buitestedelike elektrisiteitsvoorsieningsooreenkoms indien dit wel by die Raad se hooftoevoerleiding aangesluit sou word:

3.1.1 Elke stuk grond gebruik of bedoel vir wooneenhede, godsdiestige doeleindeste, gevangenis, skole, koshuise, militêre basisse, kerke, sportklubs, liefdadigheidsinrigtings en hospitale, per verbruiker: R17,00.

3.1.2 Elke plaasgedeelte gebruik of bedoel vir bona fide woondoeleindeste en/of vir bona fide boerderydoeleindeste, per verbruiker: R17,00.

3.1.3 Elke stuk grond gebruik of bedoel vir doeleindeste nie vermeld onder subitem 3.1.1, per verbruiker: R35,00.

3.1.4 Elke plaasgedeelte gebruik of bedoel vir doeleindeste nie vermeld onder subitem 3.1.2, per verbruiker: R35,00."

2. Deur subitem 3.4 deur die volgende te vervang:

#### "3.4 TOESLAE

##### 3.4.1 ALGEMENE TOESLAG

'n Algemene toeslag van 18,75 % word gehef op die geldie betaalbaar ingevolge subitems 3.3.1, 3.3.2 en 3.3.3.

##### 3.4.2 BUITESTEDELIKE TOESLAG

'n Verdere toeslag van 15 % soos goedgekeur deur die Elektrisiteitsbeheerraad word gehef op die geldie betaalbaar ingevolge subitems 3.3.1, 3.3.2, 3.3.3 en 3.4.1 deur buitestedelike verbruikers of plaasgedeeltes waarvan die elektrisiteitsvoorsiening geskied deur middel van 'n buitestedelike elektrisiteitsvoorsieningsooreenkoms."

H.F. BASSON  
Stadsklerk

Burgersentrum  
Voortrekkerplein  
Kroghstraat  
Posbus 96  
Louis Trichardt  
0920  
19 Desember 1990  
Kennisgewing No. 56/1990

FVN/dep

#### LOCAL AUTHORITY NOTICE 4632

#### LOUIS TRICHARDT TOWN COUNCIL

#### DETERMINATION OF CHARGES IN TERMS OF SECTION 80B(1) OF THE LOCAL GOVERNMENT ORDINANCE, NO 17 OF 1939, AS AMENDED

#### ELECTRICITY BY-LAWS

In terms of section 80B(8) of the Local Government Ordinance, No. 17 of 1939, as amended, notice is hereby given that the Louis Trichardt Town Council has, in terms of section 80B(1) of the said Ordinance, by Special Resolution dated 26 June 1990, further amended the Tariff of Charges under the Schedule to the Electricity By-laws of the Louis Trichardt Municipality, adopted by the Town Council under Administrator's Notice 1401 dated 17 August 1983, as amended, and as published under Municipal Notice No. 14/1986 in the Provincial Gazette of 2 July 1986, as amended, with effect from 1 July 1990 as follows:

1. By the substitution for subitem 3.1 of the following:

##### "3.1 BASIC CHARGES

For the calculation of the basic charges per consumer or per farm portion or per piece of land where such farm portion or piece of land, with or without improvements, is connected to the Council's supply main or, in the opinion of the Council, can be connected thereto, whether electricity is consumed or not, the following basic charges are payable monthly to the Council: Provided that in the case of a farm portion which is not connected to the Council's supply main, no monthly basic charge is payable to the Council if such farm portion's electricity supply would have occurred by means of a peri-urban electricity supply agreement if it would have been connected to the Council's supply main:

3.1.1 Every piece of land used or intended for residential units, religious purposes, prisons, schools, hostels, military bases, churches, sports clubs, charitable institutions and hospitals per consumer: R17,00.

3.1.2 Every farm portion used or intended for bona fide residential purposes and/or for bona fide farming purposes, per consumer: R17,00.

3.1.3 Every piece of land used or intended for purposes not mentioned under subitem 3.1.1, per consumer: R35,00.

3.1.4 Every farm portion used or intended for purposes not mentioned under subitem 3.1.2, per consumer: R35,00."

2. By the substitution for subitem 3.4 of the following:

##### "3.4 SURCHARGES

###### 3.4.1 GENERAL SURCHARGE

A general surcharge of 18,75 % shall be levied on the charges payable in terms of subitems 3.3.1, 3.3.2 and 3.3.3.

###### 3.4.2 PERI-URBAN SURCHARGE

A further surcharge of 15 % as approved by the Electricity Control Board shall be levied on the charges payable in terms of subitems 3.3.1, 3.3.2, 3.3.3 and 3.4.1 by peri-urban consumers on farm portions whose electricity supply occurs by means of a peri-urban electricity supply agreement."

H.F. BASSON  
Town Clerk

Civic Centre  
Voortrekker Square  
Krogh Street  
PO Box 96  
Louis Trichardt  
0920  
19 December 1990  
Notice No. 56/1990

FVN/dep

donnansie, by Spesiale Besluit gedateer 30 Januarie 1990, die Tarief van Gelde onder die Bylae tot die Elektrisiteitsverordeninge van die Municipaaliteit Louis Trichardt, deur die Stadsraad aangeneem by Administrateurskennisgewing 1401 van 17 Augustus 1983, soos gewysig, en soos gepubliseer onder Municipale Kennisgewing No. 14/1986 in die Provinciale Koerant van 2 Julie 1986, soos gewysig, met ingang van 1 Februarie 1990 verder gewysig het deur subitem 3.4.1 deur die volgende te vervang:

##### "3.4.1 ALGEMENE TOESLAG

'n Algemene toeslag van 12 % word gehef op die geldie betaalbaar ingevolge subitems 3.3.1, 3.3.2 en 3.3.3."

Burgersentrum  
Voortrekkerplein  
Kroghstraat  
Posbus 96

Louis Trichardt  
0920  
19 Desember 1990

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FVN/dep

H.F. BASSON  
Stadsklerk

#### LOCAL AUTHORITY NOTICE 4633

#### LOUIS TRICHARDT TOWN COUNCIL

#### DETERMINATION OF CHARGES IN TERMS OF SECTION 80B(1) OF THE LOCAL GOVERNMENT ORDINANCE, NO. 17 OF 1939, AS AMENDED

#### ELECTRICITY BY-LAWS

In terms of section 80B(8) of the Local Government Ordinance, No. 17 of 1939, as amended, notice is hereby given that the Louis Trichardt Town Council has, in terms of section 80B(1) of the said Ordinance, by Special Resolution dated 30 January 1990, further amended the Tariff of Charges under the Schedule to the Electricity By-laws of the Louis Trichardt Municipality, adopted by the Town Council under Administrator's Notice 1401 dated 17 August 1983, as amended, and as published under Municipal Notice No. 14/1986 in the Provincial Gazette of 2 July 1986, as amended, with effect from 1 February 1990 by the substitution for subitem 3.4.1 of the following:

##### "3.4.1 GENERAL SURCHARGE

A general surcharge of 12 % shall be levied on the charges payable in terms of subitems 3.3.1, 3.3.2 and 3.3.3."

Civic Centre  
Voortrekker Square  
Krogh Street  
PO Box 96

Louis Trichardt  
0920  
19 December 1990  
Notice No. 55/1990

FVN/dep

H.F. BASSON  
Town Clerk

#### PLAASLIKE BESTUURSKENNISGEWING 4634

#### STADSRAAD VAN LOUIS TRICHARDT

#### VASSTELLING VAN TARIEWE INGEVOLGE ARTIKEL 80B(1) VAN DIE ORDONNANSIE OP PLAASLIKE BESTUUR, NR. 17 VAN 1939, SOOS GEWYSIG

#### ELEKTRISITEITSVERORDENINGE

Ooreenkomstig artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, word hiermee kennis gegee dat die Stadsraad van Louis Trichardt, ingevolge die bepalings van artikel 80B(1) van bogemelde Or-

donnansie, by Spesiale Besluit gedateer 30 Januarie 1990, die Tarief van Gelde onder die Bylae tot die Elektrisiteitsverordeninge van die Municipaaliteit Louis Trichardt, deur die Stadsraad aangeneem by Administrateurskennisgewing 1401 van 17 Augustus 1983, soos gewysig, en soos gepubliseer onder Municipale Kennisgewing No. 14/1986 in die Provinciale Koerant van 2 Julie 1986, soos gewysig, met ingang van 1 Februarie 1990 verder gewysig het deur subitem 3.4.1 deur die volgende te vervang:

##### "ABATTOIRVERORDENINGE

Ooreenkomstig artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, nr. 17 van 1939,

soos gewysig, word hiermee kennis gegee dat die Stadsraad van Louis Trichardt, ingevolge die bepalinge van artikel 80B(1) van bogemelde Ordonnansie, by Spesiale Besluit gedateer 26 Junie 1990, die gelde vir die levering van dienste by die Abattoir in die Bylae hierna uiteengesit met ingang van 1 Julie 1990 vasgestel het:

#### BYLAE

Die vasstelling van die Tarief van Gelde soos gepubliseer onder Municipale Kennisgewing nr. 56/1989 in die Provinciale Koerant van 20 Desember 1989, word hierby gewysig deur die byvoeging van die volgende:

#### "8. INSPEKSIEGELDE

Vir die inspeksie van geslagte diere soos in die Wet op Higiëne by Diereslag, Vleis en Dierlike Produkte, 1967, beoog, ten opsigte van dierc wat by die Louis Trichardt Abattoir geslag word:

#### 8.1 NORMALE SLAGTINGS

Beeste: R7,50 per karkas

Skape: R1,25 per karkas

Varke: R3,75 per karkas

#### 8.2 NOODSLAGTINGS

Die werklike koste van die arbeid van die gesondheidsinspekteur wat die inspeksie uitvoer uitgedruk in tyd bestee."

H.F. BASSON  
Stadsklerk

Burgersentrum  
Voortrekkerplein  
Kroghstraat  
Posbus 96  
Louis Trichardt  
0920  
19 Desember 1990  
Kennisgewing No. 54/1990

FVN/dep

#### LOCAL AUTHORITY NOTICE 4634

#### LOUIS TRICHARDT TOWN COUNCIL

#### DETERMINATION OF CHARGES IN TERMS OF SECTION 80B(1) OF THE LOCAL GOVERNMENT ORDINANCE, NO. 17 OF 1939, AS AMENDED

#### ABATTOIR BY-LAWS

In terms of section 80B(8) of the Local Government Ordinance, No. 17 of 1939, as amended, it is hereby notified that the Louis Trichardt Town Council has, in terms of section 80B(1) of the said Ordinance, by Special Resolution dated 26 June 1990, determined the charges for the rendering of services at the Abattoir set forth in the Schedule hereinafter with effect from 1 July 1990:

#### SCHEDULE

The determination of the Tariff of Charges as published under Municipal Notice No. 56/1989 in the Provincial Gazette dated 20 December 1989, is hereby amended by the addition of the following:

#### "8. INSPECTION CHARGES

For the inspection of slaughtered animals as contemplated in the Animal Slaughter, Meat and Animal Products Hygiene Act, 1967, in respect of animals slaughtered at the Louis Trichardt Abattoir:

#### 8.1 NORMAL SLAUGHTERINGS

Cattle: R7,50 per carcase

Sheep: R1,25 per carcase

Pigs: R3,75 per carcase

#### 8.2 EMERGENCY SLAUGHTERINGS

The actual cost of the labour of the health inspector who carries out the inspection expressed in time used."

H.F. BASSON  
Town Clerk

Civic Centre  
Voortrekker Square  
Krogh Street  
PO Box 96  
Louis Trichardt  
0920  
19 December 1990  
Notice No. 54/1990

FVN/dep

of Temporary Advertisements and Pamphlets published under Local Authority Notice 1245 dated 24 May 1989.

The general purport of the proposed amendment is to make provision for the display of banners as method of advertisement, and the control thereof.

Copies of the proposed amendment are open for inspection at the office of the Town Secretary, Room A.027, Civic Centre, Louis Trichardt, 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 amendment must lodge such objection in writing with the undersigned within 14 days from the date of publication of this notice in the Provincial Gazette.

Civic Centre  
Voortrekker Square  
Krogh Street  
PO Box 96  
Louis Trichardt  
0920

19  
PLAASLIKE BESTUURSKENNISGEWING  
4635

H.F. BASSON  
Town Clerk

#### STADSRAAD VAN LOUIS TRICHARDT

#### WYSIGING VAN VERORDENINGE BETREFFENDE DIE BEHEER VAN TYDELIKE ADVERTENSIES EN PAMFLETTE

Kennis geskied hiermee ingevolge die bepalinge van artikel 96 van die Ordonnansie op Plaaslike Bestuur, nr. 17 van 1939, soos gewysig, dat die Stadsraad van Louis Trichardt van voorneem is om sy Verordeninge Betreffende die Beheer van Tydelike Advertensies en Pamflette afgekondig by Plaaslike Bestuurskennisgewing 1245 van 24 Mei 1989 te wysig.

Die algemene strekking van die voorgestelde wysiging is om voorstiening te maak vir die vertoon van baniere as wyse van advertensie, en beheermaatreëls in verband daarmee.

Afskrifte van die voorgestelde wysiging lê ter insae by die kantoor van die Stadssekretaris, Kamer A.027, Burgersentrum, Louis Trichardt, vir 'n tydperk van 14 dae vanaf die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant.

Enige persoon wat beswaar teen genoemde wysiging wil aanteken, moet sodanige beswaar skriftelik binne 14 dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant, by die ondergetekende indien.

H.F. BASSON  
Stadsklerk

Burgersentrum  
Voortrekkerplein  
Kroghstraat  
Posbus 96  
Louis Trichardt  
0920  
19 Desember 1990  
Kennisgewing No. 50/1990

FVN/dep

#### PLAASLIKE BESTUURSKENNISGEWING 4636

#### STADSRAAD VAN LYDENBURG

#### AANNAME VAN STANDAARDVERORDENINGE BETREFFENDE OPENBARE GERIEWE

Die Stadsklerk publiseer hierby ingevolge Artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Lydenburg met die goedkeuring van die Administrator die Standaardverordeninge Betreffende Openbare Geriewe, afgekondig by Kennisgewing 60 van 1990 van 14 September 1990, ingevolge Artikel 96bis van genoemde Ordonnansie, sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

Munisipale Kantoor  
Posbus 61  
Lydenburg  
1120  
29 Oktober 1990  
Kennisgewing No. 63/1990

H.R. UYS  
Stadsklerk

#### LOCAL AUTHORITY NOTICE 4636

#### TOWN COUNCIL OF LYDENBURG

#### ADOPTION OF STANDARD BY-LAWS REGARDING PUBLIC AMENITIES

The Town Clerk hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Lydenburg, with the approval of the Administrator, has in terms of Section 96bis of the said Ordinance adopted without amendment, the Standard Public Amenities By-laws, published under Notice 60 of 1990 dated 14 September 1990 as by-laws made by the said Council.

Municipal Offices  
PO Box 61  
Lydenburg  
1120  
29 October 1990  
Notice No. 63/1990

H.R. UYS  
Town Clerk

#### LOCAL AUTHORITY NOTICE 4635

#### LOUIS TRICHARDT TOWN COUNCIL

#### AMENDMENT OF BY-LAWS RELATING TO THE CONTROL OF TEMPORARY ADVERTISEMENTS AND PAMPHLETS

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, that it is the intention of the Louis Trichardt Town Council to amend its By-laws Relating to the Control

**PLAASLIKE BESTUURSKENNISGEWING**  
4637

**STADSRAAD VAN LYDENBURG**

**WYSIGING VAN GELDE VIR DIE HUUR VAN SALE, OUDITORIUM EN TOERUSTING**

Ingevolge die bepaling van Artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Lydenburg die Tarief van Gelde vir die Huur van Sale, Auditorium en Toerusting, afgekondig by Munisipale Kennisgewing 35 van 1990 in Offisiële Koerant 3308 van 19 September soos gewysig, by Spesiale Besluit met ingang 9 Oktober 1990 verder soos volg gewysig het:

**Woordomskrywing**

Vir die toepassing van die tarief ten opsigte van die Ontspanningsaal beteken:

"inwoner" enige persoon wie se naam op die munisipale kieserslys van Lydenburg verskyn.

"nie-inwoner" enige ander persoon wat nie as inwoner geklassifiseer kan word nie.

1. Deur in Deel I item 1 deur die volgende te vervang:

"(1)(a) Deposito van die Ontspanningsaal vir inwoners: R60.

(b) Deposito vir die Ontspanningsaal vir nie-inwoners: R1 000."

2. Deur die volgende item 16 in te voeg na item 15 in Deel I.

"Die huur van die Ontspanningsaal vir nie-inwoners per funksie: R500."

3. Deur Deel II, Tariewe vir die Onthaallokaal, in totaal te skrap.

4. Deur in Deel VII item 1 die volgende woorde "en Onthaallokaal" te skrap.

Kennisgewing No. 64/1990  
Oktober 1990

**LOCAL AUTHORITY NOTICE 4637**

**TOWN COUNCIL OF LYDENBURG**

**AMENDMENT OF CHARGES FOR THE HIRE OF HALLS, AUDITORIUM AND EQUIPMENT**

In terms of Section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Lydenburg has by Special Resolution amended the charges for the hire of halls, auditorium and equipment published under Municipal Notice 35 of 1990, in Official Gazette 3308 dated 19 September 1990, as amended further as follows as from 9 October 1990.

**Definition**

For the purpose of the tariff for the Recreation hall:

"resident" means any person whose name appears on the municipal voters roll of Lydenburg.

"non-resident" means any other person that can not be classified as a resident.

1. By the substitution for item 1 Part I of the following:

"(1)(a) Deposit for the recreation hall for residents: R60.

(b) Deposit for the recreation hall for non-residents: R1 000."

2. By inserting the following item 16 after item 15 in Part I.

"The rental of the recreation hall for non-residents per function R500."

3. By the deletion of Part II, Tariffs for the Reception hall.

4. By the deletion in Part VII item 1 of the following words: "and reception hall".

HR UYS  
Town Clerk

PO Box 61  
Lydenburg  
Notice No 64/1990  
October 1990

amended, with effect from 9 October 1990 further as follows:

**Definition**

For the purpose of the tariff for the shelter in the Gustav Klingbiel Nature Reserve:

"resident" means any person whose name appears on the municipal voters roll.

"non-resident" means any other person that can not be classified as a resident.

1. By the substitution for item 3 of the following:

"3. Shelter at Picnicspot

(a) Deposit for residents: R40.

(b) Deposit for non-residents: R1 000.

3.2(a) Rental by residents: R35 per event.

(b) Rental by non-residents: R500 per event."

HR UYS  
Town Clerk

PO Box 61  
Lydenburg  
Notice No. 65/1990  
October 1990

19

**PLAASLIKE BESTUURSKENNISGEWING**  
4638

**STADSRAAD VAN LYDENBURG**

**WYSIGING VAN GELDE: GUSTAV KLINGBIEL NATUURRESERVAAT**

Ingevolge die bepaling van Artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, soos gewysig, word bekend gemaak dat die Stadsraad van Lydenburg by Spesiale Besluit die tarief vir gelde vir toegang tot die Gustav Klingbiel Natuurreervaat afgekondig in Offisiële Koerant No 1660 van 13 Junie 1990, soos gewysig, met ingang 9 Oktober 1990 soos volg verder gewysig het:

**Woordomskrywing**

Vir die toepassing van die tarief ten opsigte van die afdak in die Gustav Klingbiel Natuurreervaat beteken —

"inwoner" enige persoon wie se naam op die munisipale kieserslys van Lydenburg verskyn.

"nie-inwoner" enige ander persoon wat nie as inwoner geklassifiseer kan word nie.

1. Deur item 3 deur die volgende te vervang:

"3. Afdak by Piekniekerrein

3.1(a) Deposito vir inwoners: R40.

(b) Deposito vir nie-inwoners: R1 000.

3.2(a) Huur vir inwoners: R35 per geleentheid.

(b) Huur vir nie-inwoners: R500 per geleentheid."

HR UYS  
Stadsklerk

Posbus 61  
Lydenburg  
Kennisgewing No 65/1990  
Oktober 1990

**LOCAL AUTHORITY NOTICE 4638**

**TOWN COUNCIL OF LYDENBURG**

**AMENDMENT OF CHARGES: GUSTAV KLINGBIEL NATURE RESERVE**

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 17 of 1939, as amended, it is hereby notified that the Town Council of Lydenburg has by Special Resolution amended the charges for admission to the Gustav Klingbiel Nature Reserve, published in Official Gazette No 1660 of 13 June 1990, as

**PLAASLIKE BESTUURSKENNISGEWING**  
4639

**MUNISIPALITEIT LYDENBURG**

**SKUTTARIEF**

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

**SKUTTARIEF**

**1. AANJAAGGELDE**

(1) Vir donkies, muile, perde of horingvee, per km of gedeelte daarvan, vir elke 5 stuks of minder: R4,00.

(2) Vir skape of bokke, per km of gedeelte daarvan, vir elke 10 stuks of minder: R4,00.

(3) Vir varke, per km of gedeelte daarvan, per stuk: R8,00.

**2. SKUTGELDE**

(1) Vir elke donkie, muil of perd: R6,00.

(2) Vir elke hings bo 12 maande oud: R12,00.

(3) Vir horingvee, per stuk: R4,00.

(4) Vir elke bul bo 12 maande oud: R12,00.

(5) Vir skape of bokke as daar meer as 12 is, vir elke 12 of gedeelte daarvan: R4,00.

(6) Vir skape of bokke as daar 12 of minder is, per stuk: 80c.

(7) Vir elke ram bo 12 maande oud: R4,00.

(8) Vir elke vark: R6,00.

(9) Vir elke beer bo 6 maande oud: R18,00.

**3. WEIDINGS- EN BEDIENINGSGELDE, PER DAG**

(1) Vir elke donkie, muil of perd: R2,00.

(2) Vir horingvee, per stuk: R2,00.

(3) Vir elke bul: R4,00.

(4) Vir skape of bokke as daar meer as 10 is, vir elke 10 of gedeelte daarvan: R4,00.

(5) Vir skape of bokke as daar 10 of minder is, per stuk: 80c.

#### 4. VOERKOSTE (INDIEN NODIG), PER DAG

(1) Vir elke donkie, muil of perd: R10,00.

(2) Vir horingvee, per stuk: R10,00.

(3) Vir skape of bokke, per stuk: R5,00.

(4) Vir varke, per stuk: R10,00.

5. Die skuttarief van die Munisipaliteit van Lydenburg, afgekondig by Administrateurskennisgewing 1824 van 1 Oktober 1986, word hierby herroep.

H.R. UYS  
Stadsklerk

Posbus 61  
Lydenburg  
1120  
19 Desember 1990  
Kennisgewing No. 62/1990

#### LOCAL AUTHORITY NOTICE 4639

#### LYDENBURG MUNICIPALITY

#### POUND TARIFF

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

#### POUND TARIFF

##### 1. DRIVING FEES

(1) For donkeys, mules, horses or horned cattle per km or part thereof, for every 5 head or less: R4,00.

(2) For sheep or goats, per km or part thereof, for every 10 head or less: R4,00.

(3) For pigs, per km or part thereof, per head: R8,00.

##### 2. POUND FEES

(1) For every donkey, mule or horse: R6,00.

(2) For every stallion over 12 months old: R12,00.

(3) For horned cattle, per head: R4,00.

(4) For every bull over 12 months old: R12,00.

(5) For sheep or goats exceeding 12 in number, for every 12 head or part thereof: R4,00.

(6) For sheep or goats, 12 in number or less, per head: 80c.

(7) For every ram over 12 months old: R4,00.

(8) For every pig: R6,00.

(9) For every boar over 6 months old: R18,00.

##### 3. GRAZING AND ATTENDANCE FEES, PER DAY

(1) For every donkey, mule or horse: R2,00.

(2) For horned cattle, per head: R2,00.

(3) For every bull: R4,00.

(4) For sheep or goats exceeding 10 in number, for every 10 or part thereof: R4,00.

(5) For sheep or goats, 10 in number or less, per head: 80c.

#### 4. FEEDING COST (IF NECESSARY), PER DAY

(1) For every donkey, mule or horse: R10,00.

(2) For horned cattle, per head: R10,00.

(3) For sheep or goats, per head: R5,00.

(4) For pigs, per head: R10,00.

5. The Pound Tariff of the Lydenburg Municipality published under Administrator's Notice 1824, dated 1 October 1986, is hereby repealed.

H.R. UYS  
Town Clerk

P.O. Box 61  
Lydenburg  
1120  
19 December 1990  
Notice No. 62/1990

19

#### PLAASLIKE BESTUURSKENNISGEWING 4640

#### STADSRAAD VAN MIDDELBURG

#### WYSIGING VAN VERORDENINGE

Kennis geskied hiermee dat die Stadsraad van Middelburg van voorneme is om die volgende Verordeninge ingevolge Artikel 96 van die Ordonnansie op Plaaslike Bestuur nr. 17 van 1939 te wysig:

1. die Eenvormige Verkeersverordeninge en Regulasies gepubliseer onder Administrateurskennisgewing nr. 135 van 25 Februarie 1959 ten einde voorseeing te maak vir die regulerung van huurmotors by die huurmotorstaanplekke en om voorseeing te maak om verhoogde tariewe, fooie en die deposito's te hef en/of in te stel.

Afskrifte van die wysigings lê ter insae by die kantoor van die Stadssekretaris, Municipale Kantore, Wandererslaan, Middelburg gedurende kantoorure tot 3 Januarie 1991.

Enige persoon wat beswaar teen genoemde wysigings wens aan te teken moet sodanige beswaar skriftelik voor of op 3 Januarie 1991 by die Stadsklerk indien.

P.F. COLIN  
Stadsklerk

Municipale Kantore  
Wandererslaan  
Postbus 14  
Middelburg  
1050

#### LOCAL AUTHORITY NOTICE 4640

#### TOWN COUNCIL OF MIDDELBURG (TVL)

#### AMENDMENT TO BY-LAWS

Notice is hereby given that the Town Council of Middelburg intends to amend the following by-laws in terms of section 96 of the Local Government Ordinance no 17 of 1939:

1. the uniform Traffic By-laws and Regulations published under Administrator's Notice 135 of 25 February 1959 in order to make provision for the regulation of taxi parking at the taxi-rank and to make provision to impose, and/or increase certain charges, fees and deposits.

Copies of these amendments will be open for inspection at the office of the Town Secretary,

Municipal Offices, Wanderers Avenue, Middelburg during office hours until 3 January 1991.

Any person who wishes to object to the proposed amendments must lodge such objection in writing with the Town Clerk on or before 3 January 1991.

Municipal Offices  
Wanderers Avenue  
P.O. Box 14  
Middelburg  
1050

P.F. COLIN  
Town Clerk

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#### PLAASLIKE BESTUURSKENNISGEWING 4641

#### STADSRAAD VAN MIDRAND

KENNISGEWING VAN EERSTE SITTING VAN WAARDERINGSRAAD OM BEWARE TEN OPSIGTE VAN VOORLOPIGE WAARDERINGSLYS VIR DIE BOEKJARE 1 JULIE 1990 TOT 30 JUNIE 1993 AAN TE HOOR

Kennis word hierby ingevolge artikel 15(3)(b)/37 van die Ordonnansie op Eindomstbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die eerste sitting van die Waarderingsraad op Maandag 21 Januarie 1991 om 09:30 in die Municipale Kantore, Ou Pretoriaweg, Randjespark sal plaasvind en gehou sal word om enige beswaar tot die voorlopige waarderingslys vir die boekjare 1 Julie 1990 tot 30 Junie 1993 te oorweeg.

S.J.V. BADENHORST  
Sekretaris: Waarderingsraad

Municipale Kantore  
Ou Pretoriaweg  
Randjespark  
Privaatsak X20  
Halfway House  
1685  
Kennisgewing No. 120/1990  
26 November 1990  
VB/ldl

#### LOCAL AUTHORITY NOTICE 4641

#### TOWN COUNCIL OF MIDRAND

NOTICE OF FIRST SITTING OF VALUATION BOARD TO HEAR OBJECTIONS IN RESPECT OF PROVISIONAL VALUATION ROLL FOR THE FINANCIAL YEARS 1 JULY 1990 TO 30 JUNE 1993

Notice is hereby given in terms of section 15(3)(b)/37 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the first sitting of the Valuation Board, will take place on Monday, 21 January 1991 at 09:30 in the Municipal Building, Old Pretoria Road, Randjespark, to consider any objection to the provisional valuation roll for the financial years 1 July 1990 to 30 June 1993.

S.J.V. BADENHORST  
Secretary: Valuation Board

Municipal Offices  
Old Pretoria Road  
Randjespark  
Private Bag X20  
Halfway House  
1685  
Notice No. 120/1990  
26 November 1990  
VB/ldl

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**PLAASLIKE BESTUURSKENNISGEWING**  
4642

**STADSRAAD VAN MIDRAND**

**DEEL I**

**VASSTELLING VAN DIE TARIEWE VIR ELEKTRISITEITSVOORSIENING: RABIE RIDGE**

Ingevolge die bepalings van Artikel 808(8) van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, geskied kennis hiermee dat die Stadsraad van Midrand by spesiale besluit, die tariewe vir elektrisiteitsvoorsiening ten opsigte van Rabie Ridge met ingang van 1 November 1990 meterlesings soos volg gewysig het:

**VERBRIUKERS**

**1 HUISHOUDELIKE VERBRIUKERS**

(1) Hierdie tarief is van toepassing op elektrisiteit gelewer aan die volgende (ciendomme of persele gesoneer vir landboudoeleindes is uitgesluit van hierdie tarief):

- (a) private woonhuse
- (b) woonstelle en woonhuse
- (c) kos huse
- (d) skole
- (e) sosiale en sportklubs
- (f) verpleeginrigtings
- (g) tehuise wat deur liefdadigheidsinrigtings bestuur word
- (h) kerke
- (i) geboue aan godsdiensbeoefening gewy
- (j) staatsgeboue

(2) Hierdie tarief is ook van toepassing waar 'n erf, standplaas, perseel, ander terrein of enige verdeling daarvan, hetsy in besit van 'n dorpsontwikkelaar of nie, met of sonder verbeterings by die Raad se hoofleidings aangesluit is, of na die mening van die Raad, daarby aangesluit kan word, of elektrisiteit verbruik word, al dan nie.

(3) In gevalle waar 'n woonstelblok of 'n stel woonseenhede se elektrisiteitsverbruik deur 'n enkele meter gemeet word, word die basiese heffing en die eerste blok van 800 eenhede geheft op die aantal woonseenhede plus een.

(4) Indien 'n gedeelte van enige van die persele ingevolge subitem (1) gebruik word vir doeleindes ten opsigte waarvan 'n hoër vordering ingevolge hierdie tariewe geheft word, is die hoër vordering van toepassing ten opsigte van die hele perseel tensy die betrokke gedeelte afsonderlik bedraad en gemeet word.

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

- (a) basiese heffing: R14,19

(b) vir die eerste 800 eenhede, per eenheid: 12,68c

- (c) vir die balans van die eenhede, per eenheid: 11,90c

**2 LANDBOUHOEWE VERBRIUKERS**

(1) Hierdie tarief is van toepassing op ciendomme of persele gesoneer vir landboudoeleindes met 'n maksimum aanvraag van 40 kVA. Enige aansluiting wat 40 kVA oorskry of 'n aansluiting vir besighedsdoeleindes op ciendomme of persele gesoneer vir landboudoeleindes sal onder 3 of 4 geheft word.

(2) Hierdie tarief is ook van toepassing waar 'n erf, standplaas, perseel, ander terrein of enige verdeling daarvan, hetsy in besit van 'n dorps-

ontwikkelaar of nie, met of sonder verbeterings by die Raad se hoofleidings aangesluit is, of na die mening van die Raad, daarby aangesluit kan word, of elektrisiteit verbruik word, al dan nie.

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

- (a) basiese heffing: R31,72

(b) vir die eerste 800 eenhede, per eenheid: 12,68c

(c) vir die balans van die eenhede, per eenheid: 11,90c

**3 ALGEMENE VERBRIUKERS**

(1) Hierdie tarief is van toepassing op alle verbruikers waarvoor nie onder item 1, 2 of 4 voorstiening gemaak is nie.

(a) Die verbruiker moet sy verwagte maandelikse maksimum aanvraag in kVA op die voorgeskrewe vorm aan die ingenieur verstrek met vermelding van die datum waarop dit benodig sal word, vanaf welke datum hy aanspreeklik is vir die heffing bereken volgens hierdie tarief, of vanaf die datum waarop die tovoer beskikbaar word, welke ook al die laaste is. Hierdie maksimum aanvraag staan bekend as die verbruiker se aangemelde maksimum aanvraag. Met dien verstande dat wanneer die gemeteerde maksimum aanvraag in enige maand hoër is as die aangemelde maksimum aanvraag, word sodanige hoër aanvraag geag die nuwe aangemelde maksimum aanvraag van die verbruiker te wees.

(b) Die aanvraagheffing ingevolge subitem 4.3(a) word maandeliks toegepas op 70 % van die aangemelde maksimum aanvraag waar sodanige syfer in enige maand hoër is as die gemeteerde maksimum aanvraag in daardie maand met dien verstande dat verbruikers van hierdie bepaling vrygestel word vir drie maande na die inwerktdedingsdatum soos aangedui in paragraaf 4.3(a).

(c) Wanneer 'n verbruiker uitbreidings aan sy elektriese installasie aanbring wat sy aangemelde maksimum aanvraag met meer as 10 % sal laat styg moet hy die ingenieur vroegtydig op die voorgeskrewe vorm van sodanige verwagte toename in kennis stel, sowel as van die datum waarop die verhoogde maksimum aanvraag benodig sal word. Sodanige hoër aanvraag sal geag word die nuwe aangemelde maksimum aanvraag van die verbruiker te wees, vanaf die datum in die kennissgewing vermeld, of die datum waarop die aanvraag deur die Raad beskikbaar gestel is, welke ook die laaste is.

(d) Indien die verbruiker sy aangemelde maksimum aanvraag wil verminder, moet hy die ingenieur skriftelik daarvan in kennis stel, en sodanige verminderde aangemelde maksimum aanvraag word aanvaar as die nuwe aangemelde maksimum aanvraag vir berekening van heffing, ses maande na die datum van sodanige kennissgewing.

(2) Hierdie tarief is ook van toepassing waar 'n erf, standplaas, perseel, ander terrein of enige verdeling daarvan, hetsy in besit van 'n dorpsontwikkelaar of nie, met of sonder verbeterings by die Raad se hoofleiding aangesluit is, of na die mening van die Raad, daarby aangesluit kan word, of elektrisiteit verbruik word, al dan nie.

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

- (a) basiese heffing: R35,53

(b) vir die eerste 1 000 eenhede, per eenheid: 15,39c

(c) vir die balans van die eenhede, per eenheid: 13,66c

**4 GROOTMAATVERBRIUKERS**

(1) Hierdie tarief is van toepassing op verbruikers (uitgesonder woonstelle en woonseenhede) met 'n maksimum aanvraag, gemaat voor enige tydperk van 30 opeenvolgende minute ge-

durende die maand, van 100 kVA en meer en in die geval van kW gemaat oor 'n tydperk van 60 opeenvolgende minute gedurende die maand. Met dien verstande dat die verbruiker ses kalendermaande skriftelike kennis aan die Raad moet gee indien hy verlang om nie meer ingevolge hierdie tarief aangeslaan te word nie, in welke gevval item 3 in werking tree.

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

(a)(1) 'n maandelikse aanvraagheffing per kVA of gedeelte daarvan: R24,05

(a)(2) 'n maandelikse aanvraagheffing per kW of gedeelte daarvan: R26,30

(b) per eenheid verbruik: 4,84c

(3) Om vir hierdie tarief in aanmerking te kom, moet 'n verbruiker voldoen aan die bykomende vereistes:

**DEEL II**

**ALGEMEEN**

**1 VERBRIUKERSAANSLUITINGS-GELDE**

Die gelde betaalbaar vir enige aansluiting na 'n verbruiker se perseel is die bedrag bepaal deur die ingenieur met inagneming van die koste van materiaal, plus 'n maksimum van 5 % handelingskoste, plus 'n maksimum toeslag van 15 % op arbeid en vervoer.

**2 GELDE VIR ALGEMENE DIENSTE**

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

**3 GELDE VIR TOETS VAN AKKURAATHEID VAN METERS**

Vir die toets van meterakkuraatheid op versoek van 'n verbruiker ongeag of 'n enkelfase of drie-fase meter getoets word, per meter: R25,00.

**4 SPESIALE METERAFLESINGS**

Per aflesing op spesiale versoek: R3,00.

**5 GELDE VIR HERAANSLUITING**

(1) Vir die hersaansluiting van die elektrisiteitsvoer op versoek van 'n verbruiker wie se tovoer weens 'n oortreding van hierdie verordeninge afgesluit is:

(a) Gedurende kantoorure: R15,00.

(b) Na kantoorure: R30,00.

(2) Vir die aansluiting van elektrisiteitsvoer op versoek van 'n verbruiker na kantoorure: R10,00.

**6 GELDE VIR INSPEKSIE VAN INSTALASIES**

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

(2) Vir elke bykomende inspeksie van diezelfde installasie: R50,00.

**7 GELDE TEN OPSIGTE VAN KRAGONDERBREKINGS**

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

(1) Gedurende werksdae vanaf 08h00 tot 17h00: R15,00.

(2) Gedurende werksdae vanaf 17h00 tot

08h00, openbare vakansiedae, Saterdae en Sondae: R30,00.

#### 8 KENNISGEWINGSGELDE

In gevalle waar 'n verbruiker in kennis gestel word dat sy toevoer gestaak gaan word weens wanbetaling: R4,00.

H R A LUBBE  
Munisipale Kantore Waarnemende Stadsklerk  
Ou Pretoriaweg  
Randjespark  
Privaatsak X20  
Halfway House  
1685  
Kennisgewing No. 114/1990  
7 November 1990

#### LOCAL AUTHORITY NOTICE 4642

##### TOWN COUNCIL OF MIDRAND

###### PART I

##### DETERMINATION FOR THE TARIFFS FOR ELECTRICITY SUPPLY: RABIE RIDGE

In terms of the provisions of Section 808(8) of the Local Government's Ordinance, 17 of 1939, notice is hereby given that the Town Council of Midrand by special resolution amended the tariffs for the electricity supply applicable to Rabie Ridge with effect from 1 November 1990 meter readings, as follows:

###### CONSUMERS

###### 1 DOMESTIC CONSUMERS

(1) This tariff shall apply to electricity supplied to the following (property or stands zoned for agricultural purposes is excluded from this tariff):

- (a) Private dwellings
- (b) Flats and dwelling units
- (c) Hostels
- (d) Schools
- (e) Social and sports clubs
- (f) Nursing homes
- (g) Homes run by charitable institutions
- (h) Churches
- (i) Buildings dedicated to divine worship
- (j) Government buildings

(2) This tariff is also applicable where any erf, stand, lot or other area or any subdivision thereof, whether owned by a township developer or not, with or without improvements is or, in the opinion of the Council, can be connected to the Council's mains whether electricity is consumed or not.

(3) In the event where the electrical consumption of a block of flats or a group of dwelling houses is measured by a single meter, the basic charge and the first block of 800 units would be levied on the number of dwelling units plus one.

(4) Should any portion of any of the premises under subitem (1) be used for purposes in respect of which a higher charge is leviable in terms of these tariffs the higher charge shall apply in respect of the whole premises, unless the portion in question is separately wired and metered.

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

- (a) basic charge: R14,19

- (b) for the first 800 units, per unit 12,68c
- (c) for the remainder of the units, per unit 11,90c

##### 2 AGRICULTURAL HOLDING CONSUMERS

(1) This tariff is applicable to property or portions zoned for agricultural purposes, with a maximum demand of 40 kVA. Any connection exceeding 40 kVA or a connection for business purposes on a property or portions zoned for agricultural purposes will be charged under 3 or 4.

(2) This tariff is also applicable where any erf, stand, lot or other area or any subdivision thereof, whether owned by a township developer or not, with or without improvements is or, in the opinion of the Council, can be connected to the Council's mains whether electricity is consumed or not.

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

- (a) basic charge: R31,72
- (b) for the first 800 units, per unit: 12,68c
- (c) for the remainder of the units, per unit: 11,90c

##### 3 GENERAL CONSUMERS

(1) This tariff is applicable to all consumers not provided for under 1, 2 or 4.

(2) This tariff is also applicable where any erf, stand, lot or other area or any subdivision thereof, whether owned by a township developer or not, with or without improvements is or, in the opinion of the Council, can be connected to the Council's mains whether electricity is consumed or not.

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

- (a) basic charge: R35,53
- (b) for the first 1 000 units, per unit: 15,39c
- (c) for the remainder of the units, per unit: 13,66c

##### 4 BULK CONSUMERS

(1) This tariff shall apply to consumers (excluding flats and dwelling units) with a maximum demand of 100 kVA or more measured over any period of 30 consecutive minutes during the month, or if measured in kW, over any period of 60 consecutive minutes during the month. Providing that the consumer shall give six calendar months written notice to the Council if he should desire not to be assessed in terms of this tariff, whereafter item 3 shall come into effect.

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

- (a)(1) a monthly demand charge per kVA or part thereof: R24,05
- (a)(2) a monthly demand charge per kW or part thereof: R26,30
- (b) per unit consumed: 4,84c

(3) To qualify for this tariff the consumer shall comply with the following additional provisions:

(a) The consumer shall notify the engineer on the prescribed form, of this anticipated monthly maximum demand in kVA stating the date upon which he shall be liable for the charges under this tariff, or from the date upon which the supply is made available, whichever is the latter. 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 consumer's new notified maximum demand.

(b) The demand charge in terms of subitem 4.3(a) 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 three months after the commencing date referred to in paragraph 4.3(a).

(c) 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 latter.

(d) Whenever a consumer wishes 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.

##### PART II

###### GENERAL

###### 1 SERVICE CONNECTION CHARGES

The charges payable for any connection to a consumer premises shall be the amount determined by the engineer taking into account the cost of material plus a maximum of 5 % handling charge, plus a maximum of 15 % surcharge on labour and travelling.

###### 2 GENERAL SERVICE CHARGES

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

###### 4 SPECIAL METER READINGS

Per reading by special request: R3,00.

###### 5 CHARGES FOR RECONNECTION

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

- (a) During office hours: R15,00.
- (b) After office hours: R30,00.

(2) For connecting the electricity supply at the request of a consumer after office hours: R10,00.

###### 6 CHARGES FOR INSPECTION OF INSTALLATION

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

(2) For each additional inspection of the same installation: R50,00.

###### 7 CHARGES IN RESPECT OF POWER FAILURES

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

(1) During work days from 08h00 to 17h00: R15,00.

(2) During work days from 17h00 to 08h00, public holidays, Saturdays and Sundays: R30,00.

###### 8 NOTICE FEES

In the event that a consumer is notified that

his supply would be discontinued due to non-payments: R4,00.

Municipal Offices  
Old Pretoria Road  
Randjespark  
Private Bag X20  
Halfway House  
1685  
Notice No. 114/1990  
7 November 1990

H R A LUBBE  
Acting Town Clerk

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**PLAASLIKE BESTUURSKENNISGEWING  
4643**

**STADSRAAD VAN NELSPRUIT**

**PERMANENTE SLUITING VAN PARKERF**

Kennis geskied hiermee ingevolge artikel 68 van die Ordonnansie op Plaaslike Bestuur, nr 17 van 1939, dat die Stadsraad van Nelspruit van voorneme is om 'n gedeelte van Parkerf 1809 Nelspruit Uitbreiding 10 aangrenzend aan Erf 8/2164 Nelspruit Uitbreiding 10, permanent te sluit met die doel om die eiendom ingevolge die bepalings van artikel 79(18) van die Ordonnansie op Plaaslike Bestuur, nr 17 van 1939, per privaat ooreenkoms te vervreem.

Die plan wat die ligging van die gedeelte van die parkerf wat gesluit gaan word aantoon, lê by die Burgersentrum, Nelspruit, gedurende kantoorure ter insae.

Enigemand 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 18 Februarie 1991 te bereik.

Burgersentrum      **DIRK W VAN ROOYEN**  
Posbus 45              Stadslerk  
Nelspruit  
1200  
Kennisgewing No. 133/1990  
4 Desember 1990  
/tw

**LOCAL AUTHORITY NOTICE 4643**

**TOWN COUNCIL OF NELSPRUIT**

**PERMANENT CLOSING OF PARK ERF**

Notice is hereby given interms of section 68 of the Local Government Ordinance, no 17 of 1939, that the Town Council of Nelspruit intends to close a portion of Park Erf 1809 Nelspruit Extension 10 adjacent to Stand 8/2164 Nelspruit Extension 10 permanent and to alienate the said property in terms of section 79(18) of the Local Government Ordinance, no 17 of 1939, by means of private treaty.

A plan indicating the portion of the park erf 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 such objections or recommendations to the Town Clerk, PO Box 45, Nelspruit, 1200, to reach him on or before 18 February 1991.

Civic Centre      **DIRK W VAN ROOYEN**  
PO Box 45              Town Clerk  
Nelspruit  
1200  
Notice No. 133/1990  
4 December 1990  
/tw

**PLAASLIKE BESTUURSKENNISGEWING  
4644**

**STADSRAAD VAN NELSPRUIT**

**WYSIGING VAN VERORDENINGE VIR  
DIE VASSTELLING VAN DIVERSE  
GELDE**

Die Stadslerk van Nelspruit publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hieraan uiteengesit.

Die Verordeninge vir die Vasstelling van Diverse Gelde van die Munisipaliteit Nelspruit, afgekondig by Administratierskennisgewing 1681 van 25 September 1974, soos gewysig, word hierby verder gewysig deur na item 17 onder die Bylea die volgende in te voeg:

**"18. Nelspruit-dorpsbeplanningskema**

(a) Die uitreiking van enige sertifikaat: R10,00.

(b) Voorsiening van statistieke: R50,00.

(c) Voorsiening van inligting: R5,00.

(d) Berekening en voorsiening van dienstebynaars: R50,00."

**DIRK W VAN ROOYEN**  
Stadslerk

Burgersentrum  
Nelstraat  
Nelspruit  
1200  
Kennisgewing No. 130/1990  
19 Desember 1990  
/tw

**LOCAL AUTHORITY NOTICE 4644**

**TOWN COUNCIL OF NELSPRUIT**

**AMENDMENT TO THE BY-LAWS FOR  
FIXING SUNDAY FEES**

The Town Clerk of Nelspruit hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the By-laws set forth hereinafter.

The By-laws for Fixing Sundry Fees of the Nelspruit Municipality, published under Administrator's Notice 1681, dated 25 September 1974, as amended, are hereby further amended by the addition after item 17 under the schedule of the following:

**"18. Nelspruit Town-planning Scheme**

(a) The issue of any certificate: R10,00.

(b) Provision of statistics: R50,00.

(c) Provision of information: R5,00.

(d) Calculation and provision of service contributions: R50,00."

**DIRK W VAN ROOYEN**  
Town Clerk

Civic Centre  
Nel Street  
Nelspruit  
1200  
Notice No. 130/1990  
19 December 1990  
/tw

**PLAASLIKE BESTUURSKENNISGEWING  
4645**

**STADSRAAD VAN ORKNEY**

**WYSIGING VAN GELDE VIR WATER- EN  
ELEKTRISITEITSVOORSIENING**

Ingevolge artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, no 17 van 1939, soos gewysig word hiermee kennis gegee dat die Stadsraad van Orkney, ingevolge die bepalings van artikel 80B(1) van bogemelde Ordonnansie, by Besluite, A 265 en A 266 gedateer 27 November 1990 die volgende gelde gewysig het met ingang van 1 Februarie 1991.

(i) Gelde ten opsigte van Watervoorsiening afgekondig by Munisipale Kennisgewing no 13/1987 van 25 Maart 1987.

(ii) Gelde ten opsigte van Elektrisiteitsvoorsiening afgekondig by Munisipale Kennisgewing no 13/1985 van 10 April 1985.

Die algemene strekking van die besluit is om die tariewe waarteen bestaande dienste gelewer word te verhoog.

Afskrifte van genoemde besluite en besonderhede lê ter insae by die kantoor van die Stadssekretaris, Kamer 125, Burgersentrum, Orkney, vir 'n tydperk van 14 dae vanaf datum van publikasie van hierdie kennisgewing in die Provinciale Koerant, by ondergetekende doen.

**J P DE KLERK**  
Stadslerk

Burgersentrum  
Privaatsak X8  
Orkney  
2620  
19 Desember 1990  
Kennisgewing No. 73/1990

**LOCAL AUTHORITY NOTICE 4645**

**TOWN COUNCIL OF ORKNEY**

**AMENDMENT TO CHARGES FOR THE  
SUPPLY OF WATER AND ELECTRICITY**

In terms of section 80B(3) of the Local Government Ordinance, No 17 of 1939, as amended, it is hereby notified that the Orkney Town Council has, in terms of section 80B(1) of the said Ordinance, by Special Resolutions A 265 and A 266, dated 27 November 1990, amended the following charges with effect from 1 February 1991.

(i) Charges payable for Water Supply published by Municipal Notice No 13/1987 dated 25 March 1987.

(ii) Charges payable for Supply of Electricity published by Municipal Notice No 13/1985 dated 10 April 1985.

The general purport of the resolutions are to increase the existing tariffs.

Copies of the said resolutions and particulars are open for inspection at the office of the Town Secretary, Room 125, Civic Centre, Orkney, for a period of 14 days from date of publication of this notice in the Provincial Gazette.

Any person who wishes to object to the said resolutions 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  
Private Bag X8  
Orkney  
2620  
19 December 1990  
Notice No. 73/1990

19

**PLAASLIKE BESTUURSKENNISGEWING  
4646**

**STADSRAAD VAN PIET RETIEF**

**WYSIGING VAN VERORDENINGE: VER-  
SKEIE**

Daar word hierby ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van voornemens is om die Standaard Verkeersverordeninge, afgekondig by Plaaslike Bestuurskennisgewing 2573 van 6 September 1989 te wysig.

Die algemene strekking van die wysiging is om beter beheer oor swaarvoertuie te reël.

Daar word verder hierby ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van voornemens is om die Standaard Bibliotheekverordeninge, afgekondig by Administrateurskennisgewing 811 van 26 Oktober 1966 te wysig.

Die algemene strekking van die wysiging is om gelde ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, vas te stel.

Daar word verder hierby ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van voornemens is om die wysiging van die Standaard Elektrisiteitsverordeninge afgekondig by Kennisgewing 63 van 1990, gepubliseer op 10 Oktober 1990, aan te neem ingevolge artikel 96bis(2) van gemelde Ordonnansie as wysiging van die Verordeninge wat deur die Raad opgestel is.

Afskrifte van die konsepwysigings van die Verordeninge lê ter insae by die kantoor van die Stadssekretaris, Stadhuiskantore, Kerkstraat, Piet Retief, gedurende kantoorure vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan in die Provinciale Koerant.

Enige persoon wat teen die wysiging van genoemde verordeninge beswaar wil aanteken, moet dit skriftelik binne veertien dae vanaf die publikasie hiervan in die Provinciale Koerant by die ondergetekende doen.

H J VAN ZYL  
Stadsklerk

Posbus 23  
Piet Retief  
2380  
Kennisgewing No. 71/1990  
19 Desember 1990

**LOCAL AUTHORITY NOTICE 4646**

**PIET RETIEF TOWN COUNCIL**

**AMENDMENT OF BY-LAWS**

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that it

is the intention of the Council to amend the Standard Traffic By-laws published by Local Authority Notice 2573 of 1989 on 6 September 1989.

The general purport of the amendment is to obtain better control over heavy vehicles.

It is hereby further notified in terms of the provisions of section 96 of the Local Government Ordinance, 1939, that it is the intention of the Town Council to amend the Standard Library By-laws published under Administrator's Notice 811 of 26 October 1966.

The general purport of the amendment is to determine charges in terms of section 80B of the Local Government Ordinance, 1939.

It is hereby further notified in terms of the provisions of section 96 of the Local Government Ordinance, 1939, that it is the intention of the Town Council to adopt the amendment of the Standard Electricity By-laws in terms of section 96bis(2) published by Notice 63 of 1990, on 10 October 1990, as amendment of the By-laws made by the Council.

Copies of the proposed amendments of the by-laws are open for inspection during office hours at the office of the Town Secretary, Town Hall Offices, Kerk Street, Piet Retief, for a period of fourteen days from publication of this notice in the Official Gazette.

Any person who wishes to record his objection to the amendment of the said by-laws must do so in writing to the undersigned within fourteen days from publication of this notice in the Official Gazette.

PO Box 23  
Piet Retief  
2380

H J VAN ZYL  
Town Clerk

Notice No. 71/1990  
19 December 1990

19

**PLAASLIKE BESTUURSKENNISGEWING  
4647**

**STADSRAAD VAN PIET RETIEF**

**VASSTELLING VAN GELDE: WOONWA-  
PARK**

Kennis geskied hiermee ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad by Spesiale Besluit die Tarief van Gelde herroep en met ingang 1 November 1990 soos volg vasgestel het:

**TARIEF VAN GELDE**

1. Oornagkampeerders: R20,00 per nag per staanplek.

2. Dagkampeerders: R15,00 per voertuig per dag en alleen tussen die ure 09:00 en 18:00.

Posbus 23  
Piet Retief  
2380  
Kennisgewing No. 72/1990  
19 Desember 1990

H J VAN ZYL  
Stadsklerk

**LOCAL AUTHORITY NOTICE 4647**

**TOWN COUNCIL OF PIET RETIEF**

**DETERMINATION OF CHARGES: CARA-  
VAN PARK**

Notice is hereby given in terms of the provisions of section 80B(8) of the Local Government

Ordinance, 1939, as amended, that the Town Council has by Special Resolution, revoked the Tariff of Charges with effect from 1 November 1990 and determined charges as follows:

**TARIFF OF CHARGES**

1. Overnight campers: R20,00 per night per encampment.

2. Day campers: R15,00 per vehicle per day and only between the hours 09:00 and 18:00.

PO Box 23

Piet Retief

2380

Notice No. 72/1990

19 December 1990

H J VAN ZYL  
Town Clerk

**PLAASLIKE BESTUURSKENNISGEWING  
4648**

**STADSRAAD VAN PIET RETIEF**

**AANNAME VAN STANDAARDVEROR-  
DENINGE BETREFFENDE OPENBARE  
GERIEWE**

Die Stadsklerk publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Piet Retief ingevolge artikel 96bis(2) van die genoemde Ordonnansie, die Standaardverordeninge Betreffende Openbare Geriewe, afgekondig by Offisiële Kennisgewingnommer 60 van 1990, in 'n buitengewone Offisiële Koerant Nommer 4708 gedateer 14 September 1990, aangemeen het.

Posbus 23

Piet Retief

2380

Kennisgewing No. 73/1990

19 Desember 1990

H J VAN ZYL  
Stadsklerk

**LOCAL AUTHORITY NOTICE 4648**

**TOWN COUNCIL OF PIET RETIEF**

**ADOPTION OF STANDARD PUBLIC AME-  
NITIES BY-LAWS**

The Town Clerk hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Piet Retief 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.

PO Box 23

Piet Retief

2380

Notice No. 73/1990

19 December 1990

H J VAN ZYL  
Town clerk

**PLAASLIKE BESTUURSKENNISGEWING  
4649**

**STADSRAAD VAN PIET RETIEF**

**VASSTELLING VAN GELDE: BEGRAAF-  
PLAASDIENSTE**

Kennis geskied hiermee ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad by Spesiale Besluit die gelde herroep

en met ingang 15 Oktober 1990 soos volg vasgestel het:

1. Vir die voorsiening, oopmaak en toemaak van 'n grafperseel:

1.1 Persone permanent woonagtig binne die munisipale gebied:

1.1.1 Volwassenes en kinders ouer as 12 jaar: R150,00.

1.1.2 Kinders onder 12 jaar: R100,00.

1.1.3 Dieper maak van 'n graf: R50,00.

1.1.4 Nis: R50,00.

1.2 Persone woonagtig buite die munisipale gebied:

1.2.1 Volwassenes en kinders ouer as 12 jaar: R225,00.

1.2.2 Kinders onder 12 jaar: R135,00.

1.2.3 Dieper maak van 'n graf: R75,00.

1.2.4 Nis: R75,00.

2. Goedkeuring vir die oprigting van grafsteen: R25,00.

H J VAN ZYL  
Stadsklerk

Posbus 23  
Piet Retief  
2380  
Kennisgewing No. 74/1990  
19 Desember 1990

#### LOCAL AUTHORITY NOTICE 4649

#### TOWN COUNCIL OF PIET RETIEF

#### DETERMINATION OF CHARGES: BURIAL SERVICES

Notice is hereby given in terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, as amended, that the Town Council of Piet Retief has, by special resolution, revoked the charges and determined the following charges with effect from 15 October 1990:

1. For the supply, opening and closing of a grave:

1.1 Persons residing within the municipal area:

1.1.1 Adults and children older than 12 years: R150,00.

1.1.2 Children under 12 years: R100,00.

1.1.3 Deepening of a grave: R50,00.

1.1.4 Niche: R50,00.

1.2 Persons residing outside the municipal area:

1.2.1 Adults and children older than 12 years: R225,00.

1.2.2 Children under 12 years: R135,00.

1.2.3 Deepening of a grave: R75,00.

1.2.4 Niche: R75,00.

2. Approval for the erection of a tombstone: R25,00.

H J VAN ZYL  
Town Clerk

PO Box 23  
Piet Retief  
2380  
Notice No. 74/1990  
19 December 1990

#### PLAASLIKE BESTUURSKENNISGEWING 4651

#### STADSRAAD VAN PIET RETIEF

#### VASSTELLING VAN GELDE: BIBLIOTEKDienste

Kennis geskied hiermee ingevolge artikel 80B(8) van die Ordonnantie op Plaaslike Bestuur, 1939, dat die Stadsraad van Piet Retief by Spesiale Besluit die geldige betaalbaar herroep en met ingang 15 Oktober 1990 soos volg vasgestel het:

1. Boete vir die laat terugbesorging van boeke, plate en kunsafdrukke: R1,00 per boek/plaat/kunsafdruk per week met 'n maksimum van R20,00.

2. Gebruik van naslaanwerke deur lede woonagtig buite die regsgebied van die Raad: R5,00 per persoon per geleenthed.

3. Ledegeld betaalbaar deur leners woonagtig buite die regsgebied van die Raad: R500,00; met dien verstande dat sodanige leners slegs geregty sal wees om 'n maksimum van 2 boeke per geleenthed te leen; verder met dien verstande dat sodanige lener sy lidmaatskap verbeur indien hy nie die boeke terugbesorg nie.

Posbus 23  
Piet Retief  
2380  
19 Desember 1990  
Kennisgewing No. 76/1990

H J VAN ZYL  
Stadsklerk

#### LOCAL AUTHORITY NOTICE 4651

#### TOWN COUNCIL OF PIET RETIEF

#### DETERMINATION OF CHARGES: LIBRARY

Notice is hereby given in terms of section 80B(8) of the Local Government Ordinance, 1939, that the Town Council has, by Special Resolution revoked the charges and determined the following charges with effect from 15 October 1990:

1. Penalty payable for the late return of books, records and art prints: R1,00 per book/record/art print per week with a maximum of R20,00.

2. Use of reference work by members residing outside the area of jurisdiction of the Council: R5,00 per person per occasion.

3. Membership fee payable by members residing outside the area of jurisdiction of the Council: R500,00; on condition that such member will only be allowed to borrow a maximum of two books per occasion; further on condition that such member will lose his/her membership should the books not be returned.

PO Box 23  
Piet Retief  
2380  
19 December 1990  
Notice No. 76/1990

H J VAN ZYL  
Town Clerk

dat die Raad sy Biblioteekverordeninge, afgekondig by Administrateurskennisgewing 814 van 26 Oktober 1966, soos gewysig, verder soos volg gewysig het met ingang van publikasie hiervan:

1. Deur in artikel 1 die woordomskrywing van "komitee" te skrap.

2. Deur artikel 2(1) tot en met 2(11) te skrap.

3. Deur artikel 3(1)(a) te wysig om soos volg te lui:

"3(1)(a) Behoudens die bepalings van paraaf (b) en subartikel (2), kan die raad aan enige persoon wat binne die regsgebied van die raad woon, studeer of werksaam is, of wat 'n belastingbetalter van daardie raad is, lidmaatskap van die biblioteek kosteloos verleen, mits die persoon persoonlik aansoek doen en sy identiteitsdokument asook bewys van huidige woonadres of beëdigde verklaring van huidige woonadres toon en so 'n persoon onderneem om hom te onderwerp aan die bepalings van hierdie verordeninge en die huishoudelike reëls van die biblioteek deur die raad aanvaar".

4. Deur artikel 3(1)(b) te wysig om soos volg te lui:

"3(1)(b) Die raad kan lidmaatskap van die biblioteek verleen aan 'n voorskoolse of skoolgaande kind mits sy ouer of voog persoonlik namens die kind aansoek doen en die ouer of voog se identiteitsdokument asook bewys van huidige woonadres of beëdigde verklaring van huidige woonadres getoon word en hy onderneem om goed te staan vir die nakoming deur so 'n kind van hierdie verordeninge en die huishoudelike reëls van die biblioteek deur die raad aanvaar".

5. Deur in artikel 3(1)(e) die woord "hoogstens" na die woorde "vir 'n tydperk van" in te voeg.

6. Deur artikel 3(1)(f) wat soos volg lui, na artikel 3(1)(e) in te voeg:

"3(1)(f) Die raad kan enige persoon se lidmaatskap kanselleer indien die bepalings van hierdie verordeninge of die huishoudelike reëls van die biblioteek of enige bepaling van die Verordeninge Betreffende Openbare geriewe, oortree word".

7. Deur artikel 3(5)(c) te skrap.

8. Deur artikel 4(4)(b) te wysig om soos volg te lui:

"4(4)(b) Indien by die terugbesorging van 'n voorheen onbeskadigde boek aan die biblioteek, bevind word dat so 'n boek beskadig is, kan die raad bepaal dat die lid wat die boek laaste uit die biblioteek geleen het, dit deur 'n nuwe gelykwaardige eksemplaar vervang of die vervangingswaarde daarvan, benewens enige boete of ander koste wat ten opsigte van so 'n boek verskuldig is, betaal en so 'n lid is dan verplig om die boek aldus te vervang of die waarde of bedrag deur die raad bepaal, te betaal, na gelang van die gevall".

9. Deur in artikel 5(a) die woord "vyftien" deur die woord "veertien" te vervang.

10. Deur die volgende woorde aan die einde van artikel 6 by te voeg:

"met dien verstande dat die raad vir enige tydperk wat die raad dit goed ag die heffing van 'n boete kan ophef".

11. Deur artikel 7(1) te wysig om soos volg te lui:

"7(1) Indien 'n boek verlore raak of beskadig word of ingevolge subartikel (2) geag word verlore te wees, is die lid teen wie se bewys van lidmaatskap so 'n boek geleen is, bo en behalwe enige boete of ander koste waarvoor hy ten opsigte van bedoelde boek aanspreeklik is, aanspreeklik vir die betaling aan die raad van die vervangingswaarde daarvan, tensy hy dit deur 'n nuwe eksemplaar vervang".

#### PLAASLIKE BESTUURSKENNISGEWING 4652

#### STADSRAAD VAN POTCHEFSTROOM

#### WYSIGING VAN BIBLIOTEEKVERORDENINGE

Kennis geskied hiermee ingevolge artikel 101 van die Ordonnantie op Plaaslike Bestuur, 1939,

12. Deur artikel 7(2) te wysig om soos volg te lui:

"7(2) 'n Boek wat langer as twee maande na die datum waarop dit geleen is, nadat die lid aldus per aangetekende pos versoek is om dit binne sewe dae terug te besorg, word geag verlore te wees en sy lidmaatskap van die biblioteek word gekanselleer".

13. Deur artikel 7(3) te wysig om soos volg te lui:

"7(3) Indien 'n lid se lidmaatskap gekanselleer word, sy lidmaatskap slegs herstel kan word na die terugbesorging van die uitstaande boek of die betaling van die vervangingswaarde van die uitstaande boek en die betaling van enige uitstaande gelde asook 'n bedrag deur die raad bepaal vir al die lenersakkies wat aldus gekanselleer is".

14. Deur artikel 7(5) te vervang deur die volgende:

"7(5) Indien 'n lid 'n verlore boek betaal het ingevolge subartikel (1) en die lid die verlore boek gedurende die betrokke finansiële jaar onbeschadig aan die biblioteek terugbesorg, die bedrag wat vir die verlore boek betaal is aan die lid terugbetaal word, maar dat 'n bedrag soos deur die raad bepaal as administratiewe koste verhaal word".

Deur artikel 8 te wysig om soos volg te lui:

"8. 'n Lid kan onder sekere omstandighede 'n boek bespreek en sal verantwoordelik wees vir enige koste daaraan verbonde".

16. Deur subartikel 9(c) by te voeg wat soos volg lui:

"9(c) Om toe te sien dat 'n boek nie aan enige ander ongemagtigde persoon uitgeleen word nie".

17. Deur in artikel 11 die woorde "en word alleen met die toestemming van die raad daaruit verwyder" te skrap.

18. Deur artikel 15(a) deur die volgende te vervang:

"tot ergernis van enige ander persoon in die biblioteek 'n steurnis of lawaai in enige gedeelte van die biblioteekgebou veroorsaak of daaraan deelneem;".

19. Deur in artikel 15(f) die woorde "of verdowingsmiddels" na die woorde "bedwelmende drank" in te voeg.

20. Deur artikel 15(g) deur die volgende te vervang:

"in enige gedeelte van die biblioteek eet, slaap of drink".

21. Deur artikel 15(h) wat soos volg lui, by te voeg:

"enige ander bepaling van hierdie verordeninge oortree, is skuldig aan 'n misdryf en strafbaar met 'n boete van hoogstens driehonderd rand of met gevengenisstraf van hoogstens twaalf maande of beide sodanige boete en sodanige gevengenisstraf.".

Munisipale Kantore CJ F DU PLESSIS  
Wolmaransstraat Stadsklerk  
Potchefstroom  
12 Desember 1990  
Kennisgewing No. 132/1990

#### LOCAL AUTHORITY NOTICE 4652

#### TOWN COUNCIL OF POTCHEFSTROOM

#### AMENDMENT OF LIBRARY BY-LAWS

Notice is hereby given in terms of Section 101 of the Local Government Ordinance, 1939, that

Council has further amended its Library By-laws published under Administrator's Notice 814 of 26 October 1966, as amended, with effect of publication hereof as follows:

1. By the deletion in Section 1 of the definition "committee".

2. By the deletion in Sections 2(1) up to and including 2(11).

3. By the amendment of Section 3(1)(a) for the following:

"3(1)(a) Subject to the provisions of paragraph (b) and sub-section (2), the council may grant, free of charge, to any person, residing, studying or employed within the area of jurisdiction of the council, or who is a taxpayer of that council, membership of the library, provided the person applies and furnishes his identity document as well as furnishes prove of a present residential address or a sworn statement of such residential address of such person and the person undertakes to subject himself to the provisions of these by-laws and the rules for conducting the business of the library, adopted by the council."

4. By the amendment of section 3(1)(b) for the following:

"3(1)(b) The council may grant membership of the library to a pre-school or school-going child, should its parents or guardian personally apply on behalf of the child and the parent or guardian furnishes an identity document as well as prove of a present residential address and undertake to stand surety for the observance by such child of these by-laws and the rules for conducting the business of the library, adopted by the council."

5. By the adding in section 3(1)(e) of the words "at the utmost" after the words "a period of three years".

6. By adding Section 3(1)(f) after Section 3(1)(e) which reads as follows:

"3(1)(f) The council may cancel any person's membership if such person violates these by-laws or the rules for conducting the business of the library or the standard Public Amenities By-laws."

7. By the deletion of Section 3(5)(c).

8. By the amendment of Section 4(4)(b) for the following:

"4(4)(b) Should any previously undamaged book be found when returned to the library to be damaged, the council may stipulate that the last member to borrow the book from the library shall replace such book with a new copy of equal value, or to pay the replacement value. In addition to any other fines or other charges due in respect of such book, and such member shall be obliged thus to replace the book or to pay the value or amount determined by the Council, as the case may be."

9. By the substitution in Section 5(1) of the word "fifteen" for the word "fourteen".

10. By adding the following words at the end of section 6:

"Provided that a penalty can be abrogated for any period of time as council deems fit."

11. By the amendment of Section 7(1) as follows:

"7(1) Should a book be late or become damaged or be deemed to be lost in terms of sub-section (2), the member against whose certificate of membership such book was borrowed, shall, in addition to any fine or other charges for which he shall be liable in respect of the said book, be liable for payment to the council, of the replacement value thereof, unless he replaces it with a new copy."

12. By the amendment of Section 7(2) as follows:

"7(2) A book kept for more than two months after the date on which it was borrowed and which the member who borrowed it, on receipt of a request to do so by registered post, fails to return within seven days, shall be deemed to be lost and his membership of the library be cancelled."

13. By the amendment of Section 7(3) as follows:

"7(3) In case of the cancellation of a member's membership, membership can only be restored after the return of all outstanding library books, or the payment of the replacement value of the outstanding book and payment of any outstanding monies and an amount determined by Council for each borrower's pocket thus cancelled".

14. By adding subsection 7(5) which reads as follows:

"7(5) If a member has paid for a lost book in terms of subsection (1) and the member should return the book undamaged during that specific financial year, the amount that was paid for the lost book, will be reimbursed to the member, except an amount as determined by council for administration costs."

15. By the amendment of Section 8 as follows:

"8. A member may reserve a book under certain circumstances and shall be responsible for any cost attached."

16. By adding subsection 9(c) which reads as follows:

"9(c) To see to it that a book is not borrowed to any other unauthorised person."

17. By the deletion in Section 11 of the words "and shall only be removed therefrom with the consent of the council."

18. By the substitution of section 15(a) for the following:

"to the annoyance of any other person in the library, conducts a disturbance or make a noise in any part of the library building, or taking part therein; or"

19. By the adding to subsection 15(f) the words "or drugs;" after the words "intoxicating liquor."

20. By the substitution of subsection 15(g) for the following:

"not to eat, sleep or drink in any part of the library."

21. By the adding to Section 15, subsection 15(h) which reads as follows:

"contravenes any other provision of these by-laws, shall be guilty of an offence and liable to a fine not exceeding three hundred rand or imprisonment for a period not exceeding twelve months, or both such fine and such imprisonment".

Municipal Offices  
Wolmarans Street  
Potchefstroom  
12 December 1990  
Notice No. 132/1990

CJ F DU PLESSIS  
Town Clerk

19

PLAASLIKE BESTUURSKENNISGEWING  
4654

STADSRAAD VAN POTGIETERSRUS

WYSIGING VAN VERORDENINGE BETREFFENDE DIE HUUR VAN SALE

Kennis geskied hiermee ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939

(Ordonnansie 17 van 1939), dat die Stadsraad van Potgietersrus van voorneme is om die verordeninge betreffende die huur van sale afgekondig by Administrateurskennisgewing 2110 van 14 November 1984, soos gewysig, verder te wysig deur voorsiening te maak dat alle aansoeke vir die huur van sale tweed maande voor die datum waarop dit benodig word ingediend moet word vir oorweging deur die raad.

Afskrifte van die voorgestelde verordeninge lê gedurende kantoorure by die kantoor van die Stadsekretaris vir 'n tydperk van veertien dae ter insae.

Enige persoon wat beswaar teen die wysings wil maak, moet dit skriftelik by die Stadsklerk veertien dae na die datum van publikasie van hierdie kennisgewing in die Proviniale Koerant op 19 Desember 1990 doen.

C F B MATTHEUS  
Stadsklerk

Munisipale Kantore  
Posbus 34  
Potgietersrus  
0600  
Kennisgewing No. 98/1990  
29 November 1990

#### LOCAL AUTHORITY NOTICE 4654

##### TOWN COUNCIL OF POTGIETERSRUS

##### AMENDMENT OF BY-LAWS RELATING TO THE HIRE OF HALLS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), that the Town Council of Potgietersrus intends to amend the By-laws relating to the hire of halls published under Administrator's Notice 2110 dated 14 November 1984, as amended, in order to make provision that all applications for the hire of any hall must be submitted for consideration by the council two months prior to the date on which it will be required.

Copies of the proposed by-laws 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 amendments 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 19 December 1990.

C F B MATTHEUS  
Town Clerk

Municipal Offices  
P.O. Box 34  
Potgietersrus  
Notice No. 98/1990  
29 November 1990

19

#### PLAASLIKE BESTUURSKENNISGEWING 4655

##### STADSRAAD VAN POTGIETERSRUS

##### VASSTELLING VAN GELDE: ELEKTRISITEIT

Kennis geskied hiermee kragtens artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), soos gewysig, dat die Stadsraad van Potgietersrus by Spesiale Besluit geneem op 26 November 1990 besluit het om die tariewe vir elektrisiteitsvoorsiening met ingang van 1 Januarie 1991 te verhoog.

Die verhoging is genoodsaak as gevolg van 'n soortgelyke verhoging deur Eskom.

Afskrifte van die voorgestelde wysiging van die tariewe lê gedurende kantoorure by die kantoor van die Stadsekretaris vir 'n tydperk van veertien dae ter insae.

Enige persoon wat beswaar wil aanteken, moet dit skriftelik by die Stadsklerk binne veertien dae na datum van publikasie van hierdie kennisgewing in die Proviniale Koerant op 19 Desember 1990 doen.

C F B MATTHEUS  
Stadsklerk

Munisipale Kantoor  
Posbus 34  
Potgietersrus  
0600  
Kennisgewing No. 99/1990  
29 November 1990

#### LOCAL AUTHORITY NOTICE 4655

##### TOWN COUNCIL OF POTGIETERSRUS

##### DETERMINATION OF CHARGES: ELECTRICITY

Notice is hereby given in terms of section 80B of the Local Government Ordinance, 1939 (Ordinance 17 of 1939) as amended, that the Town Council of Potgietersrus has by Special Resolution dated 26 November 1990 resolved to increase the charges for the supply of electricity with effect from 1 January 1991.

This increase has been necessitated in order to absorb an increase announced by Escom from 1 January 1991.

Copies of the proposed amendment are open for inspection during office hours at the office of the Town Secretary for a period of fourteen days from the date of publication of this notice.

Any person who desires to object to such amendment shall do so in writing to the Town Clerk within fourteen days after the date of publication of this notice in the Provincial Gazette on 19 December 1990.

C F B MATTHEUS  
Town Clerk

Municipal Offices  
P.O. Box 34  
Potgietersrus  
Notice No. 99/1990  
29 November 1990

19

#### PLAASLIKE BESTUURSKENNISGEWING 4656

##### STADSRAAD VAN PRETORIA

##### PRETORIA-WYSIGINGSKEMA 3579

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 hersonering van Gedeelte 1 van Erf 813, Pretoria-Noord, tot 'n eiendomsagentskap vir 'n eiendomsontwikkelingsagentskap en 'n bouverenigingsagentskap en/of Spesiale Woon, onderworpe aan sekere voorwaardes.

Kaart 3 en die skemaklousules van hierdie wysigingskema word deur die Stadsklerk van Pretoria en die Proviniale Sekretaris: Tak Gemeenskapsdienste, Pretoria, in bewaring gehou en lê gedurende gewone kantoorure ter insae..

atoria en die Proviniale Sekretaris: Tak Gemeenskapsdienste, Pretoria, in bewaring gehou en lê gedurende gewone kantoorure ter insae.

Hierdie wysiging staan bekend as Pretoria-wysigingskema 3579 en tree op datum van publikasie van hierdie kennisgewing in werking.

(K13/4/6/3579)

J.N. REDELINGHUIJS  
Stadsklerk

Kennisgewing No. 517/1990  
19 Desember 1990  
T  
/1v/1

#### LOCAL AUTHORITY NOTICE 4656

##### CITY COUNCIL OF PRETORIA

##### PRETORIA AMENDMENT SCHEME 3579

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 Portion 1 of Erf 883, Pretoria North, to Special for an estate agency, a property development agency and a building society agency and/or Special Residential, 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 3579 and shall come into operation on the date of publication of this notice.

(K13/4/6/3579)

J.N. REDELINGHUIJS  
Town Clerk

Notice No. 517/1990  
19 December 1990  
L  
/1v/2

19

#### PLAASLIKE BESTUURSKENNISGEWING 4657

##### STADSRAAD VAN PRETORIA

##### PRETORIA-WYSIGINGSKEMA 3553

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 hersonering van Erf 813, Gedeelte 1 van Erf 833 en 'n deel van Erf 1643, Pretoria-Noord, tot Algemene besigheid, onderworpe aan sekere voorwaardes.

Kaart 3 en die skemaklousules van hierdie wysigingskema word deur die Stadsklerk van Pretoria en die Proviniale Sekretaris: Tak Gemeenskapsdienste, Pretoria, in bewaring gehou en lê gedurende gewone kantoorure ter insae..

Hierdie wysiging staan bekend as Pretoria-wy-

sigingskema 3553 en tree op datum van publikasie van hierdie kennisgewing in werking.

(K13/4/6/3553)

J.N. REDELINGHUIJS  
Stadsklerk

Kennisgewing No. 513/1990  
19 Desember 1990  
T  
/1v/1

#### LOCAL AUTHORITY NOTICE 4657

##### CITY COUNCIL OF PRETORIA

##### PRETORIA AMENDMENT SCHEME 3553

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 813, Portion 1 of Erf 833 and a part of Erf 1674, Pretoria North, to General Business, 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 3553 and shall come into operation on the date of publication of this notice.

(K13/4/6/3553)

J.N. REDELINGHUIJS  
Town Clerk

Notice No. 513/1990  
19 December 1990  
L  
/1v/2

#### LOCAL AUTHORITY NOTICE 4658

##### CITY COUNCIL OF PRETORIA

##### PRETORIA AMENDMENT SCHEME 3521

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 the Remainder of Erf 772, Pretoria North, to Special for shops and offices, subject to an Annexure B.

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 3521 and shall come into operation on the date of publication of this notice.

(K13/4/6/3521)

J.N. REDELINGHUIJS  
Town Clerk

Notice No. 512/1990  
19 December 1990  
L  
/1v/2

Notice No. 511/1990  
19 December 1990  
L  
/1v/2

J.N. REDELINGHUIJS  
Town Clerk

19

#### PLAASLIKE BESTUURSKENNISGEWING 4661

##### PROVINSIALE KOERANT GEDATEER 7 NOVEMBER 1990: REGSTELLING — AFRIKAANSE WEERGawe

##### ONDERSOEK NA DIE VOORGESTELDE VERANDERING VAN DIE REGSGEBIED VAN DIE STADSRAAD VAN PRETORIA DEUR DIE INLYWING VAN PIERRE VAN RYNEVELD UITBREIDING 1(OOS)

Hierby word vir algemene inligting bekend gemaak dat die uitgawe van die Offisiële Koerant van Transvaal No 4719 (Plaaslike Bestuur Advertensie 4009), wat op 7 November 1990 gepubliseer is, as volg in die Afrikaanse teks reggestel moet word:

Skrap die woorde "die Kaap die Goeie Hoop" waar dit in die 5de reël van paragraaf 1 verskyn en vervang dit met "Transvaal".

#### LOCAL AUTHORITY NOTICE 4661

##### PROVINCIAL GAZETTE DATED 7 NOVEMBER 1990: CORRECTION — AFRIKAANS COPY

##### ENQUIRY INTO THE PROPOSED ALTERATION OF THE AREA OF JURISDICTION OF THE PRETORIA CITY COUNCIL BY THE INCORPORATION OF PIERRE VAN RYNEVELD EXTENSION 1(EAST)

It is hereby made known for general information that the issue of the Official Gazette of Transvaal, No 4719 (Local Government Advertisement 4009), published on 7 November 1990, should be corrected in the Afrikaans text as follows:

Substitute the words "die Kaap die Goeie Hoop" which appear in the 5th line of paragraph 1 for "Transvaal".

19

#### PLAASLIKE BESTUURSKENNISGEWING 4662

##### MUNISIPALITEIT RANDFONTEIN

##### WYSIGING VAN ELEKTRISITEITSTAATIEWE

Daar word hierby ingevolge artikel 80B van

#### PLAASLIKE BESTUURSKENNISGEWING 4658

##### STADSRAAD VAN PRETORIA

##### PRETORIA-WYSIGINGSKEMA 3521

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 hersonering van sekere gedeeltes van Erf 1822, Waterkloof Rif, tot Spesiaal vir woonewenhede.

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 3073 en tree op datum van publikasie van hierdie kennisgewing in werking.

(K13/4/6/3073)

J.N. REDELINGHUIJS  
Stadsklerk

Kennisgewing No. 511/1990  
19 Desember 1990  
T  
/1v/1

#### LOCAL AUTHORITY NOTICE 4659

##### CITY COUNCIL OF PRETORIA

##### PRETORIA AMENDMENT SCHEME 3073

Kennisgewing No. 512/1990  
19 Desember 1990  
T  
/1v/1

It is hereby notified in terms of the provisions of section 57(1)(a) of the Town-planning and

die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, bekend gemaak dat die Raad van voorneme is om sy Elektrisiteitstariewe te wysig.

Die algemene strekking van hierdie wysiging is om skoolkoshuise ook in te sluit by die tariewe vir huisbewoners.

Afskrifte van hierdie wysiging lê ter insae by die kantoor van die Stadssekretaris, Stadhuis, Sutherlandlaan, Randfontein, vir 'n tydperk van veertien dae vanaf datum van publikasie hiervan in die Proviniale Koerant, d.w.s. 19 Desember 1990.

Enige persoon wat beswaar teen die wysings van die genoemde verordeninge wens aan te teken, moet dit skriftelik by die ondergetekende doen voor of op 2 Januarie 1991.

L M BRITZ  
Stadsklerk

Posbus 218  
Randfontein  
1760  
Tel. 693-2271 X280  
Kennisgiving No. 76/1990

#### LOCAL AUTHORITY NOTICE 4662

#### MUNICIPALITY OF RANDFONTEIN

#### AMENDMENT OF BY-LAWS

Notice is hereby given in terms of section 80B of the Local Government Ordinance, 1939, as amended, that the Council intends to amend its Electricity tariffs.

The general purport of these amendments are to include school hostels with house residents up to 60 KVA.

Copies of these amendments are open for inspection at the office of the Town Secretary, Town Hall Building, Sutherland Avenue, Randfontein for a period of fourteen days from date of publication in the Provincial Gazette, i.e. 19 December 1990.

Any person who desires to record his objection to the amendment of the said By-laws must do so in writing to the undersigned on or before 2 January 1991.

L M BRITZ  
Town Clerk

P O Box 218  
Randfontein  
1760  
Tel. 693-2271 X280  
Notice No. 76/1990

#### PLAASLIKE BESTUURSKENNISGEWING 4663

#### SANDTON-WYSIGINGSKEMA 1534

Hierby word ooreenkomsdig die bepalings van artikel 57(1) van die Ordonnansie op Dorpsbeplanning en Dorpe 1986, bekend gemaak dat die Stadsraad van Sandton goedgekeur het dat die Sandton-dorspaanlegskema 1980, gewysig word deur die hersonering van Erf 335 Buccleuch Dorpsgebied van "Residensieel 1" en "Voorgestellde Nuwe Paaien en Verbredings" na "Residensieel 1" met 'n digtheid van een woonhuis per 1 500 m<sup>2</sup>.

Afskrifte van Kaart Nr 3 en die skemaklou-sules van die wysigingskema word in bewaring gehou deur die Direkteur-generaal, Gemeenskapsontwikkeling, Pretoria, en by die kantoor van die Direkteur: Stadsbeplanning Burgers-

trum, Weststraat, Sandown, Sandton, en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Sandton-wysigingskema 1534 en tree in werking op datum van publikasie hiervan.

19 Desember 1990  
Kennisgiving No. 314/1990

S E MOSTERT  
Stadsklerk

#### LOCAL AUTHORITY NOTICE 4663

#### SANDTON AMENDMENT SCHEME 1534

It is hereby notified in terms of section 57(1) of the Town-planning and Townships Ordinance, 1986, that the Town Council of Sandton approved the amendment of the Sandton Town-planning Scheme, 1980, by rezoning Erf 335 Buccleuch Township from "Residential 1" and "Proposed New Roads and Widenings" to "Residential 1" with a density of one dwelling per 1 500 m<sup>2</sup>.

Copies of Map No 3 and the scheme clauses of the amendment scheme are filed with the Director-General, Community Development, Pretoria, and at the office of the Director: Town-planning, Civic Centre, West Street, Sandown, Sandton, and are open for inspection at all reasonable times.

This amendment is known as Sandton Amendment Scheme 1534 and it shall come into operation on the date of publication hereof.

S E MOSTERT  
Town Clerk

19 December 1990  
Notice No. 314/1990

19

#### PLAASLIKE BESTUURSKENNISGEWING 4664

#### MUNISIPALITEIT RAYTON

#### WYSIGING VAN TARIEWE

Kennisgiving geskied hiermee ingevolge die bepalings van artikel 80(b) van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, soos gewysig, dat die Stadsraad by Spesiale Besluit die volgende tariewe met ingang 1 Julie 1990 gewysig het:

1. Gelde vir grafte in die Begraafplaas vir nie-inwoners van die dorp.

2. Gelde vir riooldienste.

Die algemene strekking van hierdie wysigings is die aanpassing van die tariewe.

In Afskrif van die Spesiale Besluit van die Raad en volle besonderhede van die gelde waarna hierbo verwys word, is gedurende gewone kantoorure ter insae by die kantoor van die Stadsklerk vir 'n tydperk van veertien dae vanaf datum van publikasie van hierdie kennissgewing in die Proviniale Koerant van Transvaal.

Enige persoon wat beswaar wil aanteken moet sodanige beswaar skriftelik by die Stadsklerk indien binne veertien dae na die datum van publikasie van hierdie kennissgewing in die Proviniale Koerant.

J P NAUDÉ  
Stadsklerk

Gemeenskapsentrum  
Posbus 204  
Rayton  
1001  
Tel. (01213) 44501  
Kennisgiving No. 5/1990

#### LOCAL AUTHORITY NOTICE 4664

#### TOWN COUNCIL OF RAYTON

#### AMENDMENT TO TARIFFS

Notice is hereby given in terms of the provisions of section 80(b) of the Local Government Ordinance, 17 of 1939, as amended, that the Town Council has by Special Resolution amended the following tariffs with effect from 1 July 1990:

1. Cemetery fees non-residents of the Municipality.

2. Sewerage fees.

The general purport of these amendments is an adjustment of certain tariffs.

A copy of the Special Resolution of the Council and full particulars of the determination of charges referred to above, are open for inspection during ordinary office hours at the office of the Town Clerk, Municipal Offices, for a period of fourteen days from the date of publication of this notice in the Provincial Gazette.

Any person who is desirous of recording his objection to the proposed determination, must lodge such objection in writing with the Town Clerk within fourteen days after the date of publication of this notice in the Provincial Gazette.

J P NAUDÉ  
Town Clerk

Community Hall  
PO Box 204  
Rayton  
1001  
Tel. (01213) 44501  
Notice No. 5/1990

19

#### PLAASLIKE BESTUURSKENNISGEWING 4665

#### STADSRAAD VAN RAYTON

KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING EN DIE VASGETTELDE TYE VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1990 TOT 30 JUNIE 1991

Kennis word hiermee gegee ingevolge die bepalings van artikel 26(2) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture No 11 van 1977, dat die Raad vir die boekjaar 1 Julie 1990 tot 30 Junie 1991 'n Algemene Eiendomsbelasting van 3,5c in die Rand, ingevolge die bepalings van artikel 21(3) van die genoemde Ordonnansie op die terreinwaardes van alle belasbare eiendom in sy regsgebied soos opgeteken in die algemene waarderingslys, aanvullende waarderingslys en voorlopige aanvullende waarderingslys gehef en is betaalbaar in twaalf paaimeente met eerste betaling op 31 Julie 1990.

Rente teen 'n koers van 17 % per jaar sal gehef word op alle agterstallige bedrae en geregtelike stappe vir die invordering van enige agterstallige bedrae mag ook ingestel word.

Indien 'n rekening nie ontvang is nie kan navraag gedoen word by die ondergenoemde adres.

J P NAUDÉ  
Stadsklerk

Gemeenskapsentrum  
Posbus 204  
Rayton  
1001  
Tel (01213) 44501  
Kennisgiving No. 6/1990

## LOCAL AUTHORITY NOTICE 4665

TOWN COUNCIL OF RAYTON

## NOTICE OF GENERAL ASSESSMENT RATE AND FIXED RATES FOR PAYMENT IN RESPECT OF THE FINANCIAL YEAR 1 JULY 1990 TO 30 JUNE 1991

Notice is hereby given in accordance with section 26(2) of the Local Authorities Rating Ordinance No 11 of 1977, that the Council has levied a General Assessment rate of 3,5c in the Rand for the financial year July 1990 to 30 June 1991 in accordance with Section 21(3) of the above mentioned Ordinance on the site value of all ratable property in the area of jurisdiction as recorded in the general valuation roll, supplementary valuation roll and provisional supplementary valuation roll.

General Assessment rates for the financial year will be payable in twelve payments with the first payment on 31 July 1990. Interest at the rate of 17% p.a. will be payable on all arrear amounts and legal steps for the recovery of any arrear amounts may also be instituted.

If an account has not been received by the due date for payment enquiries can be made at the address mentioned hereunder.

Community Hall  
PO Box 204  
Rayton  
1001  
Tel (01213) 44501  
Notice No. 6/1990

J P NAUDÉ  
Town Clerk

19

## PLAASLIKE BESTUURSKENNISGEWING 4666

MUNISIPALITEIT VAN RAYTON

Kennis word hiermee gegee ingevolge die bepalings van artikel 96(bis) van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, dat die Stadsraad van Rayton besluit het om die Standardverordeninge betreffende honde soos aangekondig deur Administrateurskennisgewing No. 1387 van 14 Oktober 1981 wat in die Provinciale Koerant van 14 Oktober 1981 verskyn het sonder enige wysigings te aanvaar, vanaf 1 Januarie 1991.

Die aanname van die betrokke verordeninge is om belasting te hef op honde aangehou binne die regsgebied van die munisipaliteit van Rayton.

'n Kopie van die genoemde verordeninge lêter insae gedurende kantoorure in die kantoor van die Stadsklerk en beware, indien enige, moet skriftelik by die Stadsklerk ingedien word binne 'n tydperk van veertien (14) dae na die datum van publikasie van die kennisgewing in die Provinciale Koerant van die Provinsie Transvaal.

J P NAUDÉ  
Stadsklerk

Gemeenskapsentrum  
Posbus 204  
Rayton  
1001  
Telefoon (01213) 44501  
Kennisgewing No. 4/1990

## LOCAL AUTHORITY NOTICE 4666

TOWN COUNCIL OF RAYTON

Notice is hereby given in terms of Section 96(bis) of the Local Government Ordinance, 17

of 1939, that the Town Council of Rayton has decided to accept the Standard By-laws relating to Dogs as promulgated by Administrator's Notice No. 1387 which appeared the Provincial Gazette of 14 October 1981 without any amendments, as from 1 January 1991.

The general purpose of the acceptance of the Standard By-laws is to make provision for payment of tax fees in respect of dogs kept within the municipal boundaries.

A copy of the Standard By-laws is lying for inspection at the office of the Town Clerk and objections, if any, may be lodged in writing within a period of fourteen days after the date of publication of this notice in the Transvaal Provincial Gazette.

J P NAUDÉ  
Town Clerk

Community Hall  
PO Box 204  
Rayton  
1001  
Tel (01213) 44501  
Notice No. 4/1990

19

## PLAASLIKE BESTUURSKENNISGEWING 4667

ROODEPOORT STADSRAAD

## REGSTELLINGSKENNISGEWING: ROODEPOORT-WYSIGINGSKEMA 161

Ingevolge die bepalings van artikel 60 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), word Plaaslike Bestuurskennisgewing 1849 — 17 van 17 Augustus 1988, waarin wysigingskema 161 tot 'n goedgekeurde skema verklaar is, hiermee reggestel deur die bewoording "Gedeelte I van Erf 348" uit die teks weg te laat.

Kennisgewing No. 223/1990

## LOCAL AUTHORITY NOTICE 4667

ROODEPOORT CITY COUNCIL

## CORRECTION NOTICE: ROODEPOORT AMENDMENTSCHHEME 161

In terms of section 60 of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), Local Authority Notice 1849 — 17 of 17 August 1988 in which Amendment Scheme 161 was published as an approved scheme is hereby corrected by deleting the wording "Portion 1 of Erf 348" from the text.

Notice No. 223/1990

19

## PLAASLIKE BESTUURSKENNISGEWING 4668

MUNISIPALITEIT ROODEPOORT

## WYSIGING VAN TARIEF VAN GELDE: WATERVOORSIENING

Daar word hiermee, kragtens die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur (Ordonnansie 17 van 1939), bekend gemaak dat die Stadsraad van Roodepoort by wyse van 'n spesiale besluit, besluit het om Deel 1 van die Tarief van Gelde vir Watervoorsiening soos gepubliseer in die Provinciale Koerant van 29 Desember 1982, soos gewysig,

verder met ingang van 1 November 1990, soos volg te wysig:

"(a) deur in item 2(1)(a) die syfer "98c" deur die syfer "101c" te vervang;

(b) deur in item 2(1)(b) die syfer "117c" deur die syfer "120c" te vervang.

A J DE VILLIERS  
Stadsklerk

Burgersentrum  
Christiaan de Wetweg  
Roodepoort  
Kennisgewing No. 197/1990

## LOCAL AUTHORITY NOTICE 4668

ROODEPOORT MUNICIPALITY

## AMENDMENT TO TARIFF OF CHARGES: WATER SUPPLY

It is hereby notified in terms of section 80B(8) of the Local Government Ordinance (Ordinance 17 of 1939), that the City Council of Roodepoort has by special resolution resolved to amend and determine with effect from 1 November 1990 the charges under Part 1 of the Tariff of Charges for the supply of water, published in the Provincial Gazette dated 29 December 1982 as amended, as follows:

"(a) by the substitution in item 2(1)(a) for the figure "98c" of the figure "101c";

(b) by the substitution in item 2(1)(a) for the figure "117c" of the figure "120c".

A J DE VILLIERS  
Town Clerk

Civic Centre  
Christiaan de Wet Road  
Roodepoort  
Notice No. 197/1990

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## PLAASLIKE BESTUURSKENNISGEWING 4669

MUNISIPALITEIT ROODEPOORT

## WYSIGING VAN TARIEF VAN GELDE: VERORDENINGE VIR DIE VASSTELLING VAN GELDE

Daar word hiermee, kragtens die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), bekend gemaak dat die Stadsraad van Roodepoort by wyse van 'n spesiale besluit die Tarief van Gelde van die Verordeninge vir die Vasstelling van Gelde soos gepubliseer in die Provinciale Koerant van 30 Januarie 1985, soos gewysig, verder soos volg met ingang 1 November 1990 wysig:

deur paragrawe (1) tot (6) en paragraaf (8) met die volgende paragrawe te vervang —

"(1) Vir enige sertifikaat ingevolge die Ordonnansie op Plaaslike Bestuur, Nr. 17 van 1939, of enige Ordonnansie wat op die Raad van toepassing is: R5,00.

(2) Vir die maak van uittreksels uit enige notule, rekord of verrigting van die Raad: per A4 grootte: R5,00.

(3) Vir die opsoek van enige naam, hetsy van 'n persoon of eiendom en/of die adres van enige persoon: R5,00.

(4) Vir insae in enige akte, dokument of diagram of enige desbetreffende besonderhede: elk R2,00.

(5) Vir die uitreik van taksasiesertifikate: elk R5,00.

(6) Vir skriftelike inligting, uitgesonded die onder item (2) hierbo genoem en benewens die gelde wat onder items (3) en (4) hierbo voorgeskryf is: per A4 grootte: elk R5,00.

(8) Vir enige voortdurende opsoek van inligting vir elke uur of gedeelte daarvan: R30,00.”.

A J DE VILLIERS  
Stadsklerk

Burgersentrum  
Christiaan de Wetweg  
Roodepoort  
Kennisgewing No. 206/1990

#### LOCAL AUTHORITY NOTICE 4669

##### ROODEPOORT MUNICIPALITY

##### AMENDMENT TO TARIFF OF CHARGES: BY-LAWS FOR THE DETERMINATION OF CHARGES

In terms of section 80B(8) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby notified that the City Council of Roodepoort has by special resolution resolved to further amend with effect from 1 November 1990, the Tariff of Charges of the By-laws for the Determination of Charges as published in the Provincial Gazette of 30 January 1985, as follows:

by substituting paragraphs (1) to (6) and paragraph (8) with the following paragraphs —

“(1) For any certificate in terms of the Ordinance on Local Government, No. 17 of 1939, or any Ordinance that is applicable on the Council: R5,00.

(2) For copies from any minute, record or proceedings of the Council: Per A4 size: R5,00.

(3) For the search of any name, either of a person or property and/or the address of any person: R5,00.

(4) For the access to any deed, document or diagram or any particulars relating to the matter: each R2,00.

(5) For the issuing of valuation certificates: each R5,00.

(6) For written information, except under item (2) above and in addition to the amount specified under items (3) and (4) above: per A4 size each: R5,00.

(8) For any continuous search for information for every hour or part thereof: R30,00.”.

A J DE VILLIERS  
Town Clerk

Civic Centre  
Christiaan de Wet Road  
Roodepoort  
Notice No. 206/1990

#### PLAASLIKE BESTUURSKENNISGEWING 4670

##### MUNISIPALITEIT ROODEPOORT

##### WYSIGING VAN TARIEWE: WATER- VOORSIENING

Daar word hiermee, kragtens die bepalings van artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van Roodepoort by wyse van 'n spesiale besluit op 29 November 1990 besluit het om die Tarief van Gelde vir Elektrisiteitsvoorsiening soos gepubliseer in Provinciale Koerant van 29 Desember 1982 soos gewysig, met ingang vanaf 27 Desember 1990 verder te wysig.

Stadsraad van Roodepoort by wyse van 'n spesiale besluit op 29 November 1990 besluit het om die Tarief van Gelde vir watervoorsiening soos gepubliseer in Provinciale Koerant van 29 Desember 1982 soos gewysig, met ingang vanaf 1 Desember 1990 verder te wysig.

Die algemene strekking van die wysiging is om tariewe verder te wysig.

Afskrifte van hierdie voorgenome wysigings lê ter insae by die kantoor van die Stadsekretaris, Burgersentrum, Roodepoort vir 'n tydperk van 14 dae vanaf publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysigings wens aan te teken, moet dit skriftelik binne 14 dae vanaf datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende doen.

A J DE VILLIERS  
Stadsklerk

Burgersentrum  
Christiaan de Wetweg  
Roodepoort  
Kennisgewing No. 220/1990

#### LOCAL AUTHORITY NOTICE 4670

##### ROODEPOORT MUNICIPALITY

##### AMENDMENT TO TARIFF OF CHARGES: WATER SUPPLY

In terms of the provisions of section 80B(3) of the Local Government Ordinance, 1939, it is hereby notified that the City Council of Roodepoort has by special resolution on 29 November 1990 resolved to further amend the Tariff of Charges of the water supply tariffs, published in the Provincial Gazette dated 29 December 1982, as amended with effect from 1 December 1990.

The general purport of the amendment is to further amend the tariffs.

Copies of the proposed amendments are open to inspection during office hours at the Office of the City Secretary, Civic Centre, Roodepoort for a period of 14 days from the date of publication of this notice.

Any person who wishes to object to this amendment shall do so in writing to the undersigned within 14 days after publication of this notice in the Provincial Gazette.

A J DE VILLIERS  
Town Clerk

Civic Centre  
Christiaan de Wet Road  
Roodepoort  
Notice No. 220/1990

Die algemene strekking van die wysiging is om tariewe verder te wysig.

Afskrifte van hierdie voorgenome wysigings lê ter insae by die Kantoor van die Stadsekretaris, Burgersentrum, Roodepoort vir 'n tydperk van 14 dae vanaf publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysigings wens aan te teken, moet dit skriftelik binne 14 dae vanaf datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende doen.

A J DE VILLIERS  
Stadsklerk

Burgersentrum  
Christiaan de Wetweg  
Roodepoort  
Kennisgewing No. 219/1990

#### LOCAL AUTHORITY NOTICE 4671

##### ROODEPOORT MUNICIPALITY

##### AMENDMENT TO TARIFF OF CHARGES: ELECTRICITY SUPPLY

In terms of the provisions of section 80B(3) of the Local Government Ordinance, 1939, it is hereby notified that the City Council of Roodepoort has by special resolution on 29 November 1990 resolved to further amend the Tariff of Charges of the By-laws for the supply of electricity, published in the Provincial Gazette dated 29 December 1982, as amended, with effect from 27 December 1990.

The general purport of the amendment is to further amend the tariffs.

Copies of the proposed amendments are open to inspection during office hours at the office of the City Secretary, Civic Centre, Roodepoort for a period of 14 days from the date of publication of this notice.

Any person who wishes to object to this amendment shall do so in writing to the undersigned within 14 days after publication of this notice in the Provincial Gazette.

A J DE VILLIERS  
Town Clerk

Civic Centre  
Christiaan de Wet Road  
Roodepoort  
Notice No. 219/1990

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#### PLAASLIKE BESTUURSKENNISGEWING 4672

##### ROODEPOORT-WYSIGINGSKEMA 351

Hierby word ooreenkomsdig die bepalings van artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en dorpe, 1986, bekend gemaak dat die Stadsraad van Roodepoort goedgekeur het dat die Roodepoort-dorpsbeplanningskema, 1987, gewysig word deur die grondgebruiksone van Gedeelte 194 van Ruimsig 263 IQ vanaf "Landbou" na "Spesiaal" vir vulstasie en parkeering.

Besonderhede van die wysigingskema word in bewaring gehou deur die Direkteur-generaal: Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria en is by die Hoof: Stedelike Ontwikkeling Roodepoort beskikbaar vir inspeksie te alle redelike tye.

Die datum van die inwerkingtreding van die skema is 19 Desember 1990.

#### PLAASLIKE BESTUURSKENNISGEWING 4671

##### MUNISIPALITEIT ROODEPOORT

##### WYSIGING VAN TARIEWE: ELEKTRI- SITEITSVOORSIENING

Daar word hiermee, kragtens die bepalings van artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van Roodepoort by wyse van 'n spesiale besluit op 29 November 1990 besluit het om die Tarief van Gelde vir Elektrisiteitsvoorsiening soos gepubliseer in Provinciale Koerant van 29 Desember 1982 soos gewysig, met ingang vanaf 27 Desember 1990 verder te wysig.

#### PLAASLIKE BESTUURSKENNISGEWING 4670

##### MUNISIPALITEIT ROODEPOORT

##### WYSIGING VAN TARIEWE: WATER- VOORSIENING

Daar word hiermee, kragtens die bepalings van artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die

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Hierdie wysiging staan bekend as die Roodepoort-wysigingskema 351.  
Kennisgewing No. 218/1990

## LOCAL AUTHORITY NOTICE 4672

ROODEPOORT AMENDMENT SCHEME  
351

It is hereby notified in terms of section 57(1)(a) of the Town-planning and Townships Ordinance, 1986, that the Roodepoort City Council has approved the amendment of the Roodepoort Town-planning Scheme, 1987, by amending the land use zone of Portion 194, Ruimsig 265 IQ, from "Agricultural" to "Special" for petrol filling station and parking.

Particulars of the amendment scheme are filed with the Director General: Department of Local Government, Housing and Works, Pretoria and the Chief: Urban Development, Roodepoort and are open for inspection at all reasonable times.

The date this scheme will come into operation is 19 December 1990.

This amendment is known as the Roodepoort Amendment Scheme 351.

Notice No. 218/1990

PLAASLIKE BESTUURSKENNISGEWING  
4673

## AANNAME VAN VERORDENINGE BETREFFENDE OPENBARE GERIEWE

Ooreenkomsdig artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), word hiermee bekend gemaak dat die volgende Stadsrade en Dorpsrade voornemens is om Verordeninge Betreffende Openbare Geriewe aan te neem:

Carletonville	Orkney
Christiana	Ottosdal
Coligny	Rustenburg
Delareyville	Sannieshof
Hartbeesfontein	Schweizer-Reneke
Klerksdorp	Swartruggens
Koster	Ventersdorp
Leeudoringstad	Wolmaransstad
Lichtenburg	Zeerust
Makwassie	

Die algemene strekking van die aanname is onder die daarstelling van standaarde en beheermaatreëls met betrekking tot toegangsheer, getallebeperkings en sekerheid en die handhawing van orde in openbare geriewe.

Eksemplare van die voorgestelde verordeninge lê ter insae by die volgende adresse vir 'n tydperk van 14 (veertien) dae na publikasie van hierdie kennisgewing in die Officiële Koerant van die Provincie Transvaal nl 19 Desember 1990:

Kantoor van die Stadsekretaris, Kamer 209, Municipale Kantore, Halitestraat, Carletonville.

Kantoor van die Stadsekretaris, Municipale Kantore, h/v Dirkie Uys- en Robynstraat, Christiana.

Kantoor van die Stadsekretaris, Municipale Kantore, Voortrekkerstraat 67, Coligny.

Kantoor van die Stadsekretaris, Municipale Geboue, Delareyville.

Kantoor van die Stadsekretaris, Municipale Gebou, Voortrekkerweg, Hartbeesfontein.

Kantoor van die Stadsekretaris, Kamer 107, Eerste Vloer, Burgersentrum, Pretoriastraat, Klerksdorp.

Kantoor van die Stadsklerk, Municipale Kantore, h/v Smit- en De Wetstraat, Koster.

Kantoor van die Stadsekretaris, Municipale Kantore, Paul Krugerstraat 54, Leeudoringstad.

Kantoor van die Stadsekretaris, Kamer 3, Eerste Vloer, Municipale Kantore, Melvillestraat, Lichtenburg.

Kantoor van die Stadsekretaris, Municipale Kantore, h/v Phillip- en Cherrylaan, Makwassie.

Kantoor van die Stadsekretaris, Kamer 125, Municipale Kantore, Patmoreweg, Orkney.

Kantoor van die Stadsklerk, Municipale Gebou, Voortrekkerstraat, Ottosdal.

Kantoor van die Stadsekretaris, Kamer 702, Municipale Kantore, Burgerstraat, Rustenburg.

Kantoor van die Stadsklerk, Municipale Gebou, Koos de la Reystraat, Sannieshof.

Kantoor van die Stadsekretaris, Municipale Kantore, Schweizerstraat, Schweizer-Reneke.

Kantoor van die Stadsklerk, Municipale Gebou, Erasmusstraat, Swartruggens.

Kantoor van die Stadsekretaris, Municipale Gebou, Van Tondersingel, Ventersdorp.

Kantoor van die Stadsekretaris, Municipale Gebou, Krugerstraat, Wolmaransstad.

Kantoor van die Stadsekretaris, Municipale Kantore, Kamer 13, Coetzeestraat, Zeerust.

Enigiemand wat beswaar teen die voorgestelde aanname wil aanteken, moet dit skriftelik binne 14 (veertien) dae na die publikasiedatum wat in die voorafgaande paragraaf gemeld is, by een van die volgende Stadsklerke by die onder- skeie adresse hierna genoem, doen.

Die Stadsklerk Posbus 3 2500 Carletonville	Die Stadsklerk Privaatsak X8 2620 Orkney
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Die Stadsklerk Posbus 13 2680 Christiana	Die Stadsklerk Posbus 57 2610 Ottosdal
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Die Stadsklerk Posbus 31 2725 Coligny	Die Stadsklerk Posbus 16 0300 Rustenburg
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Die Stadsklerk Posbus 24 2770 Delareyville	Die Stadsklerk Posbus 19 2760 Sannieshof
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Die Stadsklerk Posbus 50 2600 Hartbeesfontein	Die Stadsklerk Posbus 5 2780 Schweizer-Reneke
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Die Stadsklerk Posbus 99 2570 Klerksdorp	Die Stadsklerk Posbus 1 2835 Swartruggens
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Die Stadsklerk Posbus 66 2825 Koster	Die Stadsklerk Posbus 15 2051 Ventersdorp
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Die Stadsklerk Posbus 28 2640 Leeudoringstad	Die Stadsklerk Posbus 17 2630 Wolmaransstad
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Die Stadsklerk Posbus 7 2740 Lichtenburg	Die Stadsklerk Posbus 92 2865 Zeerust
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Die Stadsklerk Posbus 2 2032 Makwassie	
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Kennisgewing No. 151/1990  
1/23/60 (4771)

## LOCAL AUTHORITY NOTICE 4673

## ADOPTION OF PUBLIC AMENITIES BY-LAWS

In accordance with section 96 of the Local Government Ordinance, 1939 (Ordinance 17 of

1939), notice is hereby given that the following Town Councils and Village Councils intend to adopt Public Amenities By-laws:

Carletonville	Orkney
Christiana	Ottosdal
Coligny	Rustenburg
Delareyville	Sannieshof
Hartbeesfontein	Schweizer-Reneke
Klerksdorp	Swartruggens
Koster	Ventersdorp
Leeudoringstad	Wolmaransstad
Lichtenburg	Zeerust
Makwassie	

The general purport of the adoption is, inter alia, the introduction of certain standards and control measures with regard to admission of numbers and security and the maintaining of order in public amenities.

Copies of the proposed by-laws are open for inspection at the following addresses for a period of 14 (fourteen) days from the date of publication of this notice in the Transvaal Provincial Gazette i.e. 14 December 1990.

Office of the Town Secretary, Room 209, Municipal Offices, Halite Street, Carletonville.

Office of the Town Secretary, Municipal Offices, cnr Dirkie Uys en Robyn Street, Christiana.

Office of the Town Secretary, Municipal Offices, 67 Voortrekker Street, Coligny.

Office of the Town Secretary, Municipal Buildings, Delareyville.

Office of the Town Clerk, Municipal Buildings, Voortrekker Road, Hartbeesfontein.

Office of the Town Secretary, Room 107, First Floor, Civic Centre, Pretoria Street, Klerksdorp.

Office of the Town Clerk, Municipal Offices, cnr Smit and De Wet Street, Koster.

Office of the Town Secretary, Municipal Offices, 54 Paul Kruger Street, Leeudoringstad.

Office of the Town Secretary, Room 3, First Floor, Municipal Offices, Melville Street, Lichtenburg.

Office of the Town Secretary, Municipal Offices, cnr Phillip and Cherry Avenue, Makwassie.

Office of the Town Secretary, Room 125, Municipal Offices, Patmore Road, Orkney.

Office of the Town Clerk, Municipal Buildings, Voortrekker Street, Ottosdal.

Office of the Town Secretary, Room 702, Municipal Offices, Burger Street, Rustenburg.

Office of the Town Clerk, Municipal Buildings, Koos de la Rey Street, Sannieshof.

Office of the Town Secretary, Municipal Offices, Schweizer Street, Schweizer-Reneke.

Office of the Town Clerk, Municipal Buildings, Erasmus Street, Swartruggens.

Office of the Town Secretary, Municipal Buildings, Van Tonder Crescent, Ventersdorp.

Office of the Town Secretary, Municipal Buildings, Kruger Street, Wolmaransstad.

Office of the Town Secretary, Municipal Offices, Room 13, Coetze Street, Zeerust.

Anybody who wishes to object to the proposed adoption, must do so in writing to any one of the following Town Clerks at the different addresses listed hereafter, within 14 (fourteen) days after the date of publication referred to in the preceding paragraph.

The Town Clerk  
PO Box 3  
2500 Carletonville

The Town Clerk  
Private Bag X8  
2620 Orkney

The Town Clerk PO Box 13 2680 Christiana	The Town Clerk PO Box 57 2610 Ottosdal	<b>PLAASLIKE BESTUURSKENNISGEWING</b> <b>4675</b>	van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van Standerton by Spesiale Besluit die Vasstelling van Gelde ten opsigte van Parke, Ontspanningsoorde en Sportgronde gepubliseer by Municipale Kennisgewing 91 van 21 November 1990 met ingang van 1 Desember 1990 gewysig het.
The Town Clerk PO Box 31 2725 Coligny	The Town Clerk PO Box 16 0300 Rustenburg	<b>STADSRAAD VAN SPRINGS</b>	<b>Die algemene strekking van hierdie wysiging is om toegangsgelde vir motor- en seilbote vas te stel.</b>
The Town Clerk PO Box 24 2770 Delareyville	The Town Clerk PO Box 19 2760 Sannieshof	<b>AANPASSING VAN DIE TARIEF VAN GELDE VIR DIE VOORSIENING VAN WATER</b>	<b>Afskrifte van hierdie wysiging lê ter insae by die kantoor van die Raad vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan in die Provinciale Koerant.</b>
The Town Clerk PO Box 50 2600 Hartbeesfontein	The Town Clerk PO Box 5 2780 Schweizer-Renke	<b>Daar word ingevolge die bepalings van Artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, soos gewysig, bekend gemaak dat die Stadsraad van Springs by wyse van 'n Spesiale Besluit sy Tarief van Gelde vir die Voorsiening van Water afgekondig by Plaaslike Bestuurskennisgewing No 55/87 van 24 Junie 1987 met ingang van 1 Desember 1990, gewysig het.</b>	<b>Enige persoon wat beswaar teen genoemde wysiging wens aan te teken moet dit skriftelik binne 14 dae vanaf die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende doen.</b>
The Town Clerk PO Box 99 2570 Klerveldorp	The Town Clerk PO Box 1 2835 Swartburg	<b>Die algemene strekking van die wysiging is om die tariewe vir die installering van huishoudelike waternaalsluitings te verhoog.</b>	<b>J E DE BEER</b> Waarnemende Stadsklerk
The Town Clerk PO Box 66 2825 Koster	The Town Clerk PO Box 15 2051 Ventersdorp	<b>Afskrifte van hierdie wysiging lê ter insae by die kantoor van die Raad vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan in die Provinciale Koerant.</b>	Munisipale Kantore Posbus 66 Standerton 2430 Kennisgewing No. 104/1990 19 Desember 1990
The Town Clerk PO Box 28 2640 Lecudoringstad	The Town Clerk PO Box 17 2630 Wolmaransstad	<b>Enige persoon wat beswaar teen genoemde wysiging wens aan te teken moet dit skriftelik binne 14 dae vanaf die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende doen.</b>	<b>LOCAL AUTHORITY NOTICE 4676</b>
The Town Clerk PO Box 7 2740 Lichtenburg	The Town Clerk PO Box 92 2865 Zastrust	<b>Burgersentrum</b> Springs 7 Desember 1990 Kennisgewing No. 170/1990	<b>TOWN COUNCIL OF STANDERTON</b>
The Town Clerk PO Box 2 2032 Makwassie		<b>H A DU PLESSIS</b> Stadsklerk	<b>AMENDMENT TO DETERMINATION OF CHARGES IN RESPECT OF PARKS, PUBLIC RESORTS AND SPORTS GROUNDS</b>
Notice No. 151/1990 1/2/3/60 (4771)	19	<b>LOCAL AUTHORITY NOTICE 4675</b>	<b>It is hereby notified in terms of section 80B(3) of the Local Government Ordinance, 1939, that the Town Council of Standerton has by Special Resolution amended the Determination of Charges in respect of Parks, Public Resorts and Sports Grounds, published under Municipal Notice 91 of 21 November 1990 with effect from 1 December 1990.</b>
<b>PLAASLIKE BESTUURSKENNISGEWING</b> 4674	<b>DORPSRAAD VAN SABIE</b>	<b>TOWN COUNCIL OF SPRINGS</b>	<b>The general purport of this amendment is to determine admission charges for motorboats and sailing-boats.</b>
<b>WYSIGING VAN GELDE VIR DIE LEWERING VAN WATER</b>	<b>AMENDMENT OF CHARGES FOR THE SUPPLY OF WATER</b>	<b>AMENDMENT OF CHARGES FOR THE SUPPLY OF WATER</b>	<b>A copy of this amendment is open for inspection at the Council's office for a period of fourteen (14) days from the date of publication hereof in the Provincial Gazette.</b>
Ingevolge artikel 80(B) van die Ordonnansie op Plaaslike Bestuur, 1939, word hiermee bekend gemaak dat die Dorpsraad van Sabie, by spesiale besluit, die Vasstelling van Gelde vir die Lewering van Water, afgekondig by Kennisgewing No 21/1989 van 20 Desember 1989, met ingang van 1 Julie 1990 verder gewysig het deur in item 2 die syfer "50c" deur die syfer "60c" te vervang.	G DE BEER Stadsklerk	Notice is hereby given in terms of the provisions of Section 80B(3) of the Local Government Ordinance, No 17 of 1939, as amended, that the Town Council of Springs has by Special Resolution amended its Tariff of Charges for the Supply of Water published under Local Authority Notice No 55/87 of 24 June 1987 with effect from 1 December 1990.	Any person who desires to record his objection to the said amendment must do so in writing to the undersigned within fourteen (14) days after the date of publication of this notice in the Provincial Gazette.
Munisipale Kantore Posbus 61 Sabie 1260 19 Desember 1990 Kennisgewing No. 14/1990		The general purport of this amendment is to increase the tariffs for the installation of household water connections.	Any person who desires to record his objection to the said amendment must do so in writing to the undersigned within fourteen (14) days after the date of publication of this notice in the Provincial Gazette.
<b>LOCAL AUTHORITY NOTICE 4674</b>	<b>VILLAGE COUNCIL OF SABIE</b>	<b>Copies of this amendment are open for inspection at the office of the Council for a period of fourteen days from date of publication hereof in the Provincial Gazette.</b>	<b>J E DE BEER</b> Acting Town Clerk
<b>AMENDMENT TO CHARGES FOR THE SUPPLY OF WATER</b>		<b>H A DU PLESSIS</b> Town Clerk	Municipal Offices PO Box 66 Standerton 2430 Notice No. 104/1990 19 December 1990
In terms of section 80(B) of the Local Government Ordinance, 1939, it is hereby notified that the Village Council of Sabie has, by special resolution, further amended the Determination of Charges for the Supply of Water, published under Notice No 21/1989, dated 20 December 1989, with effect from 1 July 1990 by the substitution in item 2 for the figure "50c" of the figure "60c".	G DE BEER Town Clerk	<b>PLAASLIKE BESTUURSKENNISGEWING</b> 4676	<b>PLAASLIKE BESTUURSKENNISGEWING</b> 4677
Municipal Offices PO Box 61 Sabie 1260 19 December 1990 Notice No. 14/1990		<b>STADSRAAD VAN STANDERTON</b>	<b>STADSRAAD VAN STANDERTON</b>
		<b>WYSIGING VAN VASSTELLING VAN GELDE TEN OPSIGTE VAN PARKE, ONTSPANNINGSOORDE EN SPORTGRONDE</b>	<b>WYSIGING VAN VASSTELLING VAN GELDE VIR ELEKTRISITEITSVOORSIENING</b>
		Daar word hierby ingevolge artikel 80B(3)	Kennis geskied hiermee ingevolge artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Standerton by Spesiale Besluit die Vasstelling van Gelde vir

Elektrisiteitsvoorsiening gepubliseer by Munisipale Kennisgewing 2 van 31 Januarie 1990, soos gewysig, met ingang van 1 Januarie 1991 verder gewysig het.

Die algemene strekking van hierdie wysiging is om vir 'n tarifaanpassing deur Eskom vanaf genoemde datum sowel as vir die verhoging van sekere ander gelde voorsiening te maak.

Afskrifte van hierdie wysiging lê ter insae by die kantoor van die Raad vir 'n tydperk van veertien (14) dae vanaf die datum van publikasie hiervan in die Proviniale Koerant.

Enige persoon wat beswaar teen genoemde wysiging van die Vasselling van Gelde wens aan te teken moet dit skriftelik binne veertien (14) dae vanaf die datum van publikasie van hierdie kennisgewing in die Proviniale Koerant by die ondergetekende doen.

J E DE BEER

Waarnemende Stadsklerk  
Munisipale Kantore  
Posbus 66  
Standerton  
2430  
19 Desember 1990  
Kennisgewing No. 102/1990

bekend gemaak dat die Stadsraad van Standerton by Spesiale Besluit die vasstelling van geldte ten opsigte van die huur van Sale en Skougronde gepubliseer by Munisipale Kennisgewing 3 van 7 Februarie 1990 met ingang van 1 Januarie 1991 ingetrek het en nuwe geldte met ingang vanaf laasgenoemde datum vasgestel het.

Die algemene strekking van die intrekking en vasstelling van geldte is om die geldte te verhoog.

Afskrifte van hierdie intrekking en vasstelling lê ter insae by die kantoor van die Raad vir 'n tydperk van veertien (14) dae vanaf die datum van publikasie hiervan in die Proviniale Koerant.

Enige persoon wat beswaar teen genoemde intrekking en vasstelling wens aan te teken moet dit skriftelik binne 14 dae vanaf die datum van publikasie van hierdie kennisgewing in die Proviniale Koerant by die ondergetekende doen.

J E DE BEER

Waarnemende Stadsklerk  
Munisipale Kantore  
Posbus 66  
Standerton  
2430  
Kennisgewing 103/1990  
19 Desember 1990

stuur, 1939, dat die Stadsraad van Standerton by Spesiale Besluit die Vasselling van Gelde vir Watervoorsiening met ingang 1 Desember 1990 gewysig het.

Die algemene strekking van die wysiging is om die tarief vir 20 mm wateraansluiting aan te pas.

Afskrifte van hierdie wysiging lê ter insae by die kantoor van die Raad vir 'n tydperk van veertien (14) dae vanaf die datum van publikasie hiervan in die Proviniale Koerant.

Enige persoon wat beswaar teen genoemde wysiging van die Vasselling van Gelde wens aan te teken, moet dit skriftelik binne veertien (14) dae vanaf die datum van publikasie van hierdie kennisgewing in die Proviniale Koerant by die ondergetekende doen.

J E DE BEER

Waarnemende Stadsklerk  
Munisipale Kantore  
Posbus 66  
Standerton  
2430  
19 Desember 1990  
Kennisgewing 101/1990

#### LOCAL AUTHORITY NOTICE 4677

##### TOWN COUNCIL OF STANDERTON

##### AMENDMENT OF DETERMINATION OF CHARGES FOR ELECTRICITY SUPPLY

Notice is hereby given in terms of section 80B(3) of the Local Government Ordinance, 1939, that the Town Council of Standerton has by Special Resolution further amended the Determination of Charges for Electricity Supply published under Municipal Notice 2 of 31 January 1990, as amended, with effect from 1 January 1991.

The general purport of this amendment is to increase the charges for the supply of electricity due to an increase in tariffs by Eskom from the said date as well as an increase of certain other charges.

Copies of this amendment are open for inspection at the Council's office for a period of fourteen (14) days from the date of publication hereof in the Provincial Gazette.

Any person who desires to record his objection to the said amendment of the Determination of Charges, must do so in writing to the undersigned within fourteen (14) days after the date of publication of this notice in the Provincial Gazette.

J E DE BEER  
Acting Town Clerk

Municipal Offices  
PO Box 66  
Standerton  
2430  
19 December 1990  
Notice No. 102/1990

#### LOCAL AUTHORITY NOTICE 4678

##### TOWN COUNCIL OF STANDERTON

##### WITHDRAWAL OF DETERMINATION OF CHARGES AND DETERMINATION OF NEW CHARGES IN RESPECT OF THE HIRE OF HALLS AND SHOWGROUNDS

It is hereby notified in terms of section 80B(3) of the Local Government Ordinance, 1939, that the Town Council of Standerton has by Special Resolution withdrawn the determination of charges in respect of the hire of Halls and Showgrounds, published under Municipal Notice 3 of 7 February 1990, with effect from 1 January 1991 and determined new Charges with effect from the latter date.

The general purport of the withdrawal and determination of charges is to increase the charges.

A copy of this withdrawal and determination is open for inspection at the Council's office for a period of fourteen (14) days from the date of publication hereof in the Provincial Gazette.

Any person who desires to record his objection to the said withdrawal and determination must do so in writing to the undersigned within fourteen (14) days after the date of publication of this notice in the Provincial Gazette.

J E DE BEER  
Acting Town Clerk

Municipal Offices  
PO Box 66  
Standerton  
2430  
Notice 103/1990  
19 December 1990

#### PLAASLIKE BESTUURSKENNISGEWING 4678

##### STADSRAAD VAN STANDERTON

##### INTREKKING VAN VASSELLING VAN GELDE EN VASSELLING VAN NUWE GELDE TEN OPSIGTE VAN DIE HUUR VAN SALE EN SKOUGRONDE

Daar word hierby ingevolge artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939,

#### PLAASLIKE BESTUURSKENNISGEWING 4679

##### STADSRAAD VAN STANDERTON

##### WYSIGING VAN VASSELLING VAN GELDE TEN OPSIGTE VAN WATERVOORSIENING

Kennis geskied hiermee ingevolge artikel 80B(3) van die Ordonnansie op Plaaslike Be-

#### LOCAL AUTHORITY NOTICE 4679

##### TOWN COUNCIL OF STANDERTON

##### AMENDMENT OF DETERMINATION OF CHARGES WITH REGARD TO WATER SUPPLY

Notice is hereby given in terms of section 80B(3) of the Local Government Ordinance, 1939, that the Town Council of Standerton has by Special Resolution amended the Determination of Charges for Water Supply with effect from 1 December 1990.

The general purport of this amendment is to amend the tariff for 20 mm water connections.

Copies of this amendment are open for inspection at the Council's office for a period of fourteen (14) days from the date of publication hereof in the Provincial Gazette.

Any person who desires to record his objection against the said amendment of the Determination of Charges, must do so in writing to the undersigned within fourteen (14) days after the publication of this notice in the Provincial Gazette.

J E DE BEER  
Acting Town Clerk

Municipal Offices  
PO Box 66  
Standerton  
2430  
19 December 1990  
Notice 101/1990

19

#### PLAASLIKE BESTUURSKENNISGEWING 4680

##### STADSRAAD VAN STANDERTON

##### WYSIGING VAN VASSELLING VAN GELDE: HERINSPEKSIE VAN SLAGTERSVELIS

Kennis geskied hiermee ingevolge artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Standerton by Spesiale Besluit die Vasselling van Gelde ten opsigte van die Herinspeksie van Slagtersvleis wat vanuit gebiede buite die munisipale gebied Standerton ingebring word, gepubliseer by Mu-

nispale Kennisgewing 103 van 14 Desember 1988, met ingang van 1 Desember 1990 gewysig het.

Die algemene strekking van hierdie wysiging is om die gelde betaalbaar vir die herinspeksie van vleis te verlaag.

'n Afskrif van hierdie kennisgewing lê ter insae by die kantoor van die Raad vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan in die Provinciale Koerant.

Enige persoon wat beswaar teen genoemde 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.

J E DE BEER  
Waarnemende Stadsklerk

Munisipale Kantore  
Posbus 66  
Standerton  
2430  
19 Desember 1990  
Kennisgewing 105/1990

## LOCAL AUTHORITY NOTICE 4680

## TOWN COUNCIL OF STANDERTON

## AMENDMENT OF DETERMINATION OF CHARGES: RE-INSPECTION OF BUTCHER'S MEAT

Notice is hereby given in terms of section 80B(3) of the Local Government Ordinance, 1939, that the Town Council of Standerton has by Special Resolution amended the Determination of Charges for the Re-inspection of Butcher's meat brought into the municipal area of Standerton from other areas, published under Municipal Notice 103 of 14 December 1988, with effect from 1 December 1990.

The general purport of this amendment is to decrease the charges payable for the re-inspection of meat.

A copy of this amendment is open for inspection at the Council's offices for a period of fourteen (14) days from the date of the publication hereof in the Provincial Gazette.

Any person who desires to record his objection to the said amendment must do so in writing to the undersigned within fourteen (14) days after the date of publication of this notice in the Provincial Gazette.

J E DE BEER  
Acting Town Clerk

Municipal Offices  
PO Box 66  
Standerton  
2430  
19 December 1990  
Notice 105/1990

19

## PLAASLIKE BESTUURSKENNISGEWING 4681

## DORPSRAAD VAN SWARTRUGGENS

## ELEKTRISITEITSVOORSIENING: WYSIGING VAN TARIEWE

Daar word hierby ingevolge die bepalings van artikel 80(B) van die Ordonnansie op Plaaslike Bestuur, 1939, kennis gegee dat die Dorpsraad van Swartruggens die tariewe afgekondig by Munisipale Kennisgewing 14 van 11 Desember 1985 gewysig het met ingang van 1 Januarie 1991.

Die algemene strekking van die wysiging van die tariewe is die hersiening van die tariewe om vir die styging in die aankoopprys van elektrisiteit voorstiening te maak.

'n Afskrif van die wysiging van die tariewe lê ter insae gedurende kantoourure by die kantoor van die Raad vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan in die Offisiële Koerant.

Enige persoon wat beswaar teen die wysiging wil aanteek moet dit skriftelik doen binne veertien (14) dae na publikasie van hierdie kennisgewing in die Offisiële Koerant by die ondergetekende.

J.J. MOMBERG  
Stadsklerk

Munisipale Kantore  
Erasmusstraat  
Privaatsak X1018  
Swartruggens  
2835  
30 November 1990  
Kennisgewing No. 15/1990

## LOCAL AUTHORITY NOTICE 4681

## TOWN COUNCIL OF SWARTRUGGENS

## ELECTRICITY SUPPLY: AMENDMENT OF CHARGES

Notice is hereby given in terms of the provisions of section 80(B) of the Local Government Ordinance, 1939, that the Town Council of Swartruggens has amended the charges published in Municipal Notice 14 of 11 December 1985 as from 1 January 1991.

The general purport of the amendment is the revision of charges to provide for the increase in the purchase price of electricity.

A Copy of the amendment lies for inspection at the office of the Council during normal office hours for a period of fourteen (14) days from the date of publication of this notice in the Official Gazette.

Any person desirous of objecting to the said amendment of charges should do so in writing to the undersigned within fourteen (14) days from the date of publication of this notice in the Official Gazette.

J.J. MOMBERG  
Town Clerk

Municipal Offices  
Private Bag X1018  
Swartruggens  
2835  
30 November 1990  
Notice No. 15/1990

## PLAASLIKE BESTUURSKENNISGEWING 4682

## DORPSRAAD VAN TRICHARDT

## WYSIGING VAN VERORDENING: WYSIGING VAN GELDE

Hierby word ingevolge artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, kennis gegee dat die Raad by Spesiale Besluit van 27 November 1990, die tarief van gelde gewysig het ten opsigte van die volgende verordeninge.

Elektrisiteitsverordeninge.

Die algemene strekking van die wysiging is om tariewe aan te pas. 'n Afskrif van die wysi-

ging en besluite lê ter insae by die kantoor van die Stadsklerk, Munisipale Kantore, Trichardt, gedurende normale kantoourure vir 'n tydperk van 14 dae na publikasie hiervan in die Provinciale Koerant.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken moet dit skriftelik binne 14 dae van die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende doen.

B G VENTER  
Stadsklerk

Posbus 52  
Trichardt  
2300  
19 Desember 1990  
Kennisgewing No. 23/1990

## LOCAL AUTHORITY NOTICE 4682

## TRICHARDT TOWN COUNCIL

## AMENDMENT OF BY-LAWS: AMENDMENT OF TARIFFS

Notice is hereby given in terms of section 80B(3) of the Local Government Ordinance, 1939 that the Council has by Special Resolution dated 27 November 1990, amended the charges in respect of the following by-laws.

## Electricity By-laws.

The general purport of the amendment is the amendment of tariffs.

Copies of the amendment and resolutions will be open for inspection at the office of the Town Clerk, Municipal Offices, Trichardt, during normal office hours for a period of 14 days from the date of publication hereof in the Provincial Gazette.

Any person who wishes to object to the amendment must lodge his objection in writing with the undersigned within 14 days from date of publication hereof in the Provincial Gazette.

B G VENTER  
Town Clerk

Municipal Offices  
Trichardt  
2300  
19 December 1990  
Notice No. 23/1990

19

## PLAASLIKE BESTUURSKENNISGEWING 4683

## STADSRAAD VAN TZANEEN

## KENNISGEWING WAT BESWARE TEEN VOORLOPIGE AANVULLENDE WAARDERINGSLYS AANVRA

Kennis word hierby ingevolge artikel 36 van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977) gegee dat die voorlopige aanvullende waarderingslys vir die boekjaar 1989/90 oop is vir inspeksie by die kantoor van die plaaslike bestuur van Tzaneen vanaf 19 Desember 1990 tot 23 Januarie 1991 en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleentheid in die voorlopige aanvullende waarderingslys, opgeteken, soos in artikel 34 van die genoemde Ordonnansie beoog, in te dien, insluitende die vraag of sodanige eiendom of 'n gedeelte daarvan onderworpe is aan die betaling van eiendomsbelasting of daarvan vrygestel is, of ten opsigte van enige weglating van

enige aangeleentheid uit sodanige lys, doen so binne gemelde tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by die adres hieronder aangedui beskikbaar en aandag word spesifiek 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 DE LANG  
Stadsklerk

Munisipale Kantore  
Posbus 24  
Tzaneen  
0850  
19 Desember 1990  
Kennisgewing No. 55/1990

#### LOCAL AUTHORITY NOTICE 4683

##### 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 supplementary valuation roll for the financial year 1989/90 is open for inspection at the office of the local authority of Tzaneen from 19 December 1990 to 23 January 1991 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 his objection in the prescribed form.

J DE LANG  
Town Clerk

Municipal Offices  
PO Box 24  
Tzaneen  
0850  
19 December 1990  
Notice No. 55/1990

19

#### PLAASLIKE BESTUURSKENNISGEWING 4684

##### STADSRAAD VAN TZANEEN

##### KENNISGEWING WAT BESWARE TEEN VOORLOPIGE AANVULLENDE WAARDERINGSLYS AANVRA

Kennis word hierby ingevolge artikel 36 van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977) gegee dat die voorlopige aanvullende waarderingslys vir die boekjaar 1989/90 oop is vir inspeksie by die kantoor van die plaaslike bestuur van Tzaneen vanaf 19 Desember 1990 tot 23 Januarie 1991 en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleentheid uit sodanige lys, doen so binne gemelde tydperk.

aangeleentheid in die voorlopige aanvullende waarderingslys, opgeteken, soos in artikel 34 van die genoemde Ordonnansie beoog, in te dien, insluitende die vraag of sodanige eiendom of 'n gedeelte daarvan onderworpe is aan die betaling van eiendomsbelasting of daarvan vrygestel is, of ten opsigte van enige weglating van enige aangeleentheid uit sodanige lys, doen so binne gemelde tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by die adres hieronder aangedui beskikbaar en aandag word spesifiek 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.

Munisipale Kantore  
Posbus 24  
Tzaneen  
0850  
19 Desember 1990  
Kennisgewing No. 55/1990

J DE LANG  
Stadsklerk

#### LOCAL AUTHORITY NOTICE 4684

##### 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 supplementary valuation roll for the financial year 1989/90 is open for inspection at the office of the local authority of Tzaneen from 19 December 1990 to 23 January 1991 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 his objection in the prescribed form.

Municipal Offices  
PO Box 24  
Tzaneen  
0850  
19 December 1990  
Notice No. 55/1990

J DE LANG  
Town Clerk

#### PLAASLIKE BESTUURSKENNISGEWING 4685

##### PLAASLIKE BESTUUR VAN VANDERBIJLPARK

##### 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 Vanderbijlpark vanaf 19 Desember 1990 tot 25 Januarie 1991 en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleentheid in die voorlopige aanvullende waarderingslys, opgeteken, soos in artikel 34 van die genoemde Ordonnansie beoog, in te dien, insluitende die vraag of sodanige eiendom of 'n gedeelte daarvan onderworpe is aan die betaling van eiendomsbelasting of daarvan vrygestel is, of ten opsigte van enige weglating van enige aangeleentheid uit sodanige lys, doen so binne gemelde tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by die adres hieronder aangedui beskikbaar en aandag word spesifiek 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.

Klasie Havengastraat  
Vanderbijlpark  
1911  
19 Desember 1990  
Kennisgewing No. 147/1990

C BEUKES  
Stadsklerk

#### LOCAL AUTHORITY NOTICE 4685

##### LOCAL AUTHORITY OF VANDERBIJLPARK

##### NOTICE CALLING FOR OBJECTIONS TO PROVISIONAL SUPPLEMENTARY VALUATION ROLL

(Regulation 5)

Notice is hereby given in terms of section 36 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the provisional supplementary valuation roll for the financial years 1989/90 is open for inspection at the office of the local authority of Vanderbijlpark from 19 December 1990 to 25 January 1991 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.

Klasie Havenga Street  
Vanderbijlpark  
1911  
19 December 1990  
Notice No. 147/1990

C BEUKES  
Town Clerk

#### PLAASLIKE BESTUURSKENNISGEWING 4686

##### STADSRAAD VAN VEREENIGING

##### BOUVERORDENINGE EN DIE WET OP NASIONALE BOUREGULASIES EN BOUSTANDAARDE, 1977

Hiermee word ingevolge artikel 29(5) van die

Wet op Nasionale Bouregulasies en Boustandaarde, 1977 (die Wet) kennis gegee dat die Raad deur die Minister van Handel en Nywerheid en Toerisme, van sy mening in kennis gestel is dat die Raad se verordeninge soos hieronder uiteengesit is, nie teenstrydig is met of deur die Nasionale Bouregulasies vervang is of verval het nie.

Verordeninge in die volle teks hieronder uiteengesit is by Administrateurskennisgewing 781 gedeateer 14 Mei 1975 afgekondig.

C K STEYN  
Stadsklerk

Munisipale Kantore  
Vereeniging  
• Kennisgewing No. 198/1990  
Pos No. 079004/1060

#### BYLAE A

##### HOOFTUK 1

###### Woordomskrywing

###### 1. Woordomskrywings

"Afskorting" — enige vertikale binnemuur wat slegs met die doel gebruik word om enige verdieping van 'n gebou in afdelings te onderdeel, en wat geen las behalwe sy eie massa steun nie.

"Balkon" — enige oprigting soortgelyk aan 'n veranda voor enige verdieping op 'n hoë vlak, hetsy onder dak al dan nie.

"Bewoonbare vertrek" — of 'n vertrek waarop die woord "bewoonbaar" betrekking het, 'n vertrek wat gebruik word of ontwerp, gebou ingrig of bedoel is om deur mense bewoon te word, met inbegrip van 'n woonkamer of werkamer en winkels, werkswinkels en kantore, maar sluit nie 'n badkamer of afskortingsvertrekke in 'n gebou van die fabrieksklas in nie.

"Breedte" — soos op 'n straat van toepassing, die afmeting reghoekig met en tussen die grenslyne van die persele wat aan sodanige straat grens asook aan teenoorgestelde kante daarvan.

"Buitemuur" — die buitekantste muur of muur wat enige gebou vertikaal omsluit behalwe 'n gemeenskaplike muur, selfs wanneer dit aan 'n muur van 'n ander gebou grens.

"Eerste verdieping" — die verdieping onmiddellik bokant die grondverdieping.

###### "Nuwe gebou"

(a) enige gebou of enige struktuurverandering van of aanbouing aan enige bestaande gebou wat na die datum van publikasie van hierdie verordeninge opgerig is;

(b) enige gebou wat tot op meer as die helfte van sy kubieke inhoud gesloop, afgebrand of vernietig is en wat na sodanige datum weer opgerig is of waar daar met die oprigting daarvan begin gemaak is;

(c) enige gebou waarvan die kubieke inhoud na sodanige datum vergroot is in 'n mate gelyk aan die kubieke inhoud van die gebou soos dit voor sodanige vergroting bestaan het;

(d) enige gebou waarop 'n boonste verdieping aangebou is;

(e) enige gebou wat in struktuur verander is tot enige ander doel as waarvoor dit oorspronklik bedoel was.

"Ingenieur" en "Raad se ingenieur" — die persone wat van tyd tot tyd genoemde betrekking beklee of wat in genoemde hoedanigheid vir die munisipaliteit optree.

"Openbare gebou" — 'n gebou wat gebruik word of wat gebou, ingerig, geskik of bedoel is om gebruik te word, hetsy gewoonlik of af en toe, en geheel en al of gedeeltelik, as 'n openba-

re plek wat samekoms of byeenkoms vir persone wat per kaartjie of andersins toegang daartoe verkry, afgesien daarvan of daar vir sodanige kaartjie betaling gevra word al dan nie. "Sale" wat ingelyf is by en wat deel uitmaak van 'n hotel of 'n klub, word nie onder "openbare gebou" geklassifiseer nie, mits hulle nie gebruik word vir die doel soos in paragrawe (a) en (b) hieronder vermeld nie. Openbare gebou omvat —

(a) 'n teater, met inbegrip van 'n operagebou, skouburg of enige gebou wat gebruik word of bedoel is om gebruik te word vir die vermaak van toeskouers, en wat 'n verhoog het waarop toneeldekor en toneelapparaat gebruik word, asook 'n proscenium en 'n brandskerm soos in hierdie verordeninge vereis en beskryf. 'n Teater kan vir alle doeleindes waarvoor 'n openbare gebou aangewend kan word, gebruik word.

(b) 'n kinematograafsaal wat gebruik kan word vir alle doeleindes waarvoor 'n openbare gebou aangewend kan word, behalwe soos in paragraaf (a) vermeld, tensy dit as sodanig behoorlik ontwerp en gebou is soos in hierdie verordeninge vereis en beskryf;

(c) 'n konsertsaal, danssaal, lesingsaal, vertoonkamer, kerk, kapel of ander plek van openbare erediens, wat gebruik kan word vir alle doeleindes waarvoor 'n openbare gebou aangewend kan word, soos in paragrawe (a) en (b) vermeld, tensy dit as sodanig behoorlik ontwerp en gebou is, soos in hierdie verordeninge vereis en beskryf;

(d) sale wat deel van 'n hospitaal, kollege of skool uitmaak en wat vir enige doel ingevolge paragrawe (a), (b) en (c) gebruik kan word;

(e) 'n tent, skiettent, sirkus en 'n standplaas of omheinde plek vir die spesifieke doel soos vermeld, gebruik word.

"Veranda" — 'n oprigting onder dak met sykante en die voorkante gehele en al oop, behalwe waar dit voor die grondverdiepings van 'n gebou en oor die straatyspaadjie gesteun word.

"Werf" — die hele oppervlakte van die grond binne die grense van die perseel wat die terrein van enige gebou of voorgestelde gebou uitmaak.

##### HOOFTUK 2

###### VOORLEGGING EN GOEDKEURING VAN BOUPLANNE, KENNISGEWINGS EN SERTIFIKATE

###### Straatuitstekke

(2)(1) Enigiemand wat uithangborde, sonblindings, verandas, erkers, sypaadjieligte of enige ander vaste toebehore of oorskryding op, onder of oor enige openbare straat wil oprig of bou, moet by die ingenieur aansoek doen op vorms wat deur die raad verskaf word. Sodanige aansoek moet vergesel wees van tekeninge volgens 'n skaal van 1:20, wat tesame met die aansoekvorms deur die persoon vir wie sodanige vaste toebehore of oorskryding gebou, opgerig of bevestig moet word, onderteken moet word en moet voorts, waar dit vereis word, ook deur die eienaar van die betrokke gebou onderteken word.

(2)(a) Enigiemand wat enige vaste toebehore of oorskrydings op, onder of oor enige straat oprig, bou of besit, word ten opsigte daarvan, as 'n besitter te bede van die raad beskou, en moet by ontvang van 'n kennisgewing van die raad, wat deur die ingenieur onderteken is, om enige sodanige vaste toebehore of oorskrydings te verwijder, dit doen binne die tydperk in die kennisgewing bepaal, sonder dat die raad enige vergoeding hoegenaamd betaal.

(b) Ingeval daar nie aan sodanige kennisgewing voldoen word nie, of waar sodanige oorskrydings nie aan die verordeninge voldoen nie, of deur die raad gevaarlik geag word, kan die raad enige sodanige vaste toebehore of oorskrydings self verwijder, en die koste van soda-

nige verwijdering kan op die gewone geregtelike wyse op die eienaar van sodanige vaste toebehore of oorskrydings of op die eienaar van die gebou ten opsigte waarvan dit gebruik word of waaraan dit bevestig is, verhaal word.

(3)(a) Die eienaar van die gebou in verband waarmee enige vaste toebehore, uitstek of oorskryding bestaan of voorgestel word, moet —

(i) enige koste wat in verband met drade of enige ander eiendom van die Regering of van die raad aangegaan word, bestry;

(ii) die Regering of die raad toelaat om enige hegstuuk op die gebou of uitstek op te rig of dit daarvan te vestig, waar dit in verband met telegraaf-, telefoon-, elektriese of ander bedrywigheids vereis word;

(iii) vir enige verlies of skade aanspreeklik wees en dit aan die raad of aan die betrokke derde partye vergoed, indien sodanige verlies of skade aan kabel, drade, pype, aanleg of ander eiendom aangerig is as gevolg van, of op enige wyse voortspruit uit die orig, onderhou of bestaan van sodanige vaste toebehore, uitstek of oorskryding;

(iv) vir enige verlies of skade aan persone aanspreeklik wees en dit aan die raad of aan die betrokke derde partye vergoed, indien sodanige verlies of skade aangrig is as gevolg van of op enige wyse voortspruit uit die orig, onderhou of bestaan van sodanige vaste toebehore, uitstek of oorskryding;

(v) die raad toelaat om enige straatuitstek wat deur hom op sy perseel opgerig is en wat 'n oortreding van enige wet, verordening of regulasie uitmaak, onverwyd verwijder;

(vi) aan die raad enige koste wat deur hom by die uitvoering van voornoemde verwijdering aangegaan is, betaal.

(b) Elke sodanige eienaar moet 'n vorm onderteken waarin hy verstaar dat hy bogenoemde voorwaarde aanneem en daaroor gebonde is.

##### HOOFTUK 3

###### TRAPPE, DAKKE, BRANDTRAPPE, HYSERS, VLOERE, SKOORSTENE, VERLIGTINGS- EN VERWARMINGSAPPARAAATEN BLUSTOEESTELLE

(3)(1) In geboue wat hysers of hystoestelle bevat wat nie deur mure omsluit is nie, moet die openinge daarvan op elke vloer deur doelmatige skutte, hekke of heining beskerm wees en sodanige skutte of hekke moet te alle tye toegehou word behalwe wanneer dit werklik in gebruik is, en die hekke moet van so 'n konstruksie wees dat die deur of hekke slegs oopgemaak kan word wanneer die bak by sodanige vloer tot stilstand gekom het.

(2)(a) Geen gebou van meer as vier verdiepings hoog mag opgerig word nie en geen plan vir sodanige gebou mag deur die raad goedgekeur word nie, tensy deur 'n hyser of hysters verskaf word vir die levering van goedere in sodanige gebou. Met dien verstaande dat vir die toepassing van hierdie subartikel die term "gebou" geen verbouing van of aanbouing aan 'n bestaande gebou insluit nie, tensy sodanige verbouing of aanbouing die bestaande getal verdiepings van sodanige gebou tot meer as vier vermeerder.

(3) Tensy tot voldoening van die raad goeie redes hierteen aangevoer word, moet 'n veranda oor 'n openbare straat so na prakties moontlik, by bestaande aangrensende verandas in lyn, hoogte en detail aangepas word.

##### HOOFTUK 4

###### UITSTEKKE VAN GEBOUE, VERANDAS, BALKONNE, TEKENS EN SYPAADJIELIGTE

(4)(1) Geen suilegange, verandas, balkonne, erkers, sypaadjieligte, uitstalkaste of ander uit-

stekke oor enige gedeelte van enige straat, mag gemaak of gebou word sonder dat die skriftelike toestemming van die raad vooraf daartoe verky is nie.

(2) Die raad kan na sy volstrekte goeddunke sodanige verlof weier of dit of voorwaardelik verleen of op sodanige voorwaardes en onderworp aan die betaling van sodanige jaarlikse of ander bedrag of by die verrigting van sodanige werke of dienste as wat die raad, in elk geval vassel en bepaal volgens die gelde soos bepaal deur die raad by spesiale besluit, ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, vasgestel is. A.K. 415 dd 9/4/80.

(3) Sodanige gelde moet aan die begin van elke jaar of tydperk wat die raad bepaal, vooruit betaal word, en die eienaar van die gebou of uitstek is aanspreeklik vir die deposito's, gelde en huurgelde wat ingevolge die gelde soos deur die raad by spesiale besluit, ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur 1939, vasgestel is (A.K. 415 dd 9/4/80) ten opsigte van sodanige uitstekke gestort of betaal moet word.

Syapadjie, Randsteen of Geut moet gemaak word

(1) Voordat enige aansoek om enige van voornoemde uitstekke oor of onder enige straat te bou, goedgekeur word, moet die applikant 'n bedrag by die raad deponeer, wat volgens ramming deur die raad, gelyk is aan die konstruksiekoste van die rand, geut of syapadjie (al na die geval), en na voltooiing van sodanige rand, geut of syapadjie tot voldoening van die raad, word sodanige deposito aan die applikant terugbetaal.

(2) Indien die applikant egter in gebreke bly om die konstruksie van die rand, geut of syapadjie uit te voer soos na goedkeuring van planne vereis, kan die raad, na redelike kennismetting aan die applikant, sodanige werk op bevredigende wyse laat voltooi, en die koste van voltooiing van sodanige werk van sodanige deposito aftrek.

(3) Indien die koste van die werk meer is as die gedeponeerde bedrag, word van die applikant vereis dat hy sodanige addisionele bedrag aan die raad moet betaal.

(4) Indien die werk minder kos, word die verskil aan die applikant terugbetaal.

#### Reëls vir die bou van Uitstekke

(1) Die ontwerp, inrigting en konstruksie van verandas, balkonne, erkers en ander uitstekke oor openbare strate, sowel as die plaveisel, rand en geut daarvan, moet tot voldoening van die raad en volgens die hoogtes wat deur die raad aangegee is, wees.

(2) Alle sodanige verandas, balkonne, erkers en ander uitstekke moet geheel van brandbestande materiaal gebou word, en moet netjiese plafonne kry van pleister, cement, asbes- of staalplate wat plat bevestig of in reëlmataat oorwelfde, hol, ingelate of gelambriseerde inrigtings is en moet deur middel van vrydraers van gewapende beton, messelwerk of staal staties stewig ondersteun word.

(3) Indien sinkplate gebruik word om 'n veranda te oordruk, moet dit aan die blootgestelde oppervlakte geverf word.

#### Kolomme

(1) Uitgesonderd in die gedeelte van die munisipaliteit soos van tyd tot tyd deur die raad omgeskryf word, word geen verandakolomme in of op enige straat of syapadjie toegelaat nie.

(2) In alle ander gebiede word geen kolomme toegelaat waar die syapadjie minder as 2,6 m wyd is nie.

(3) Geen kolom mag op enige plek verder as 3 m van die boulyn af tot aan die buitekant van die kolom geplaas word nie, en ook mag kolomme nie op 'n afstand van minder as 3 m van middelpunt tot middelpunt geplaas word nie.

(4) Geen kolomme mag op enige syapadjie op straathoek verder as die riglyn van die boulyne geplaas word nie en geen gedeelte van enige veranda mag op 'n kleiner afstand as 600 mm van die voorrand van enige randmuurtjie af terugge-meet, geplaas word nie.

(5) Geen tweeling- of dubbelkolomme word toegelaat nie.

(6) Waar verandas op kolomme rus, mag sulke kolomme geen vierkantige skerprand hê nie, en geen voetstuk mag meer as 50 mm verder as die onderste deursnee uitsteek nie, en ook mag die maksimum horizontale as-afmetings van sodanige voetstuk nie 350 mm oorskry nie.

(7) Waar die vorm van 'n kolom van klassieke styl is, moet die skag 'n geskikte entasis hê, met kop- en voetstuk na verhouding.

(8) Die hoogte van kolomme moet, met inbegrip van kop- en voetstuk ten minste 3 mm en hoogstens 3,6 m wees, en, met inbegrip van plint, hoogstens 4,5 m.

(9) Behalwe soos hierna bepaal, word geen pale of kolomme in strate toegelaat waar dit nie raadsaam is om pale of kolomme te plaas nie deurdat die syapadjie beset is of vermoedelik aldus beset gaan word deur elektriese kabels of ander publieke dienste. In sodanige strate moet verandas, balkonne of ander uitstekke wat oor die strate toegelaat word, deur middel van vrydraers van gewapende beton of staal ondersteun word. Die minimum hoogte van die syapadjie af tot by die ondersy van elke vrydraer of fassielêer moet 3 m wees.

(10) Die raad kan die oprigting van veranda-kolomme goedkeur na registrering van 'n notariële servituutakte teen die eiendomsreg van die aangrensende eiendom, waarby die eienaar van sodanige aangrensende eiendom onderneem om die koste te bestry van enige werk in verband met kabels, pype of ander munisipale werke geneoodsaak deur die bou, aanwesigheid of verwydering van sodanige verandakolomme en die koste van sodanige servituutakte moet deur die eienaar van die aangrensende eiendom bestry word.

(11) Behalwe in die geval van monolitiese klipkolomme, moet staal- of smeeyster type of ander vertikale wapening van voldoende sterkte in alle kolomme van beton, klip of baksteen-werk vasgesit word, en dit moet stewig bo aan die bobou en onder aan die fondamente deur middel van boute, tappenne of 'n soortgelyke bevestigingsmetode bevestig word.

(12) In die geval van monolitiese klipkolomme moet boute of tappenne wat ten minste 15 mm in deursnee is, in die skag van die kolom tot ten minste 150 mm ingeveog word en op bevredigende wyse daarvan bevestig word. Sodanige boute of tappenne moet dwarsdeur die kop-en voetstuk bevestig word en moet verder bo aan die bobou en onder aan die fondamente bevestig word soos hierbo beskryf is.

(13) Gladde pype of buise mag nie vir kolomme oor of op straatverandas en balkonne gebruik word nie, tensy dit argitektonies behandel is.

(14) Die diepte en wydte van balke wat op kolomme geplaas word, moet merkbaar ten minste gelyk wees aan die boonste deursnee van die kolom.

(15) Die deklaag, kroonslyslaag of eventuele balustrade moet ten minste 750 mm en hoogstens 1,05 m bokant die balkonvloer reik.

(16) Niks in hierdie verordeninge belet die oprigting en gebruik van 'n gemeenskaplike kolom wat twee aangrensende verandas het nie, hetsy sodanige kolom gedeeltelike op die verlengde grenslyn van twee eiendomme staan of daarvan grens; ook word dit in die geval van aangrensende verandas nie belet om enige kolom op 'n plint te plaas nie, mits dit nodig is om sodanige

kolom in lyn te bring en mits aan alle ander bepalings van hierdie verordeninge voldoen word.

#### Balkonne en Erkers

(1) Balkonne, erkers of soortgelyke uitstekke mag nie oor 'n openbare straat oorhang as dit op 'n hoogte van minder as 3 m bokant die syapadjie is nie en alle sodanige uitstekke moet van brandbestande materiaal gemaak wees en dit moet deur middel van vrydraers van gewapende beton of deur klipmesselwerk of staal wat staties stewig bevestig is, gesteun word.

(2) Balkonne mag nie meer as 1,35 m oor enige straat uitsteek nie.

(3) Erkers mag nie meer as 900 mm oor enige straat uitsteek nie.

(4) Die totale horizontale lengte van erkers op enige hoogte oor 'n straat mag nie 'n derde van die lengte van die boufront op daardie straat oorskry nie.

(5) Geen gedeelte van enige venster in enige erker mag minder as 900 mm van enige gemeenskaplike muur van die gebou waarby dit hoort of van enige grens tussen standplassie wat in aparte besit is of van enige verlenging van sodanige grens wees nie.

(6) Enige balkon wat bo-op 'n veranda geplaas is, moet ten minste 1,2 m van die lyn van sodanige veranda af teruggeplaas word.

(7) Geen gedeelte van enige balkon wat aan 'n veranda vas is, mag tot op 'n groter hoogte as twee verdiepings bokant die hoogte van die syapadjie geneem word nie, behalwe dat, waar die boonste gedeelte van sodanige balkon 'n betonplataak het wat 'n vloer vorm, 'n balustrade van hoogstens 1 m hoog en wat ingevolge die bepalings van hierdie verordeninge gebou is, bokant die hoogte van sodanige betonvloer toegelaat word.

(8) Verdelingsmure deur balkonne oor publieke strate mag nie hoër as 1 m of dikker as 225 mm wees nie.

(9) Geen balkon oor enige straat mag die enigste manier van toegang tot enige vertrek of apartement wees nie.

(10) Geen oprigting van enigerlei aard word op enige balkon toegelaat nie behalwe balustrades of ligte kolomme, hoogstens 150 mm in deursnee en wat 'n goeie argitektoniese ontwerp is en wat die dak en die bo-balkon voldoende ondersteun.

(11) Niemand mag enige artikel op 'n balkon oor 'n openbare straat plaas of laat plaas, of toelaat dat daar geplaas word nie, behalwe sierplante, tafels, stoels, seilkoekblindings en sonskerm, en laasgenoemde mag nie vir uit-hangborde of advertensies gebruik word nie.

(12) Waar enige verdieping van 'n gebou uit-sluisklik vir die parkering van motorvoertuie gebruik word, mag erkers op die vlak van sodanige verdieping hoogstens 1,35 m oor die volle lengte van die boufront aan daardie straat uitsteek.

#### Plinte, Muurpilare, Karbele en Kroonlyste

(1) Daar word nie toegelaat dat enige plinte, muurpilare of ander uitstekke buite boulyne wat van die grondhoogte af opgeneem is, op enige straat inbreuk maak nie.

(2) Muurpilare, kroonlyste, karbele of soortgelyke argitektoniese strukture wat ten minste 3 m van die grond af moet wees, mag nie verder oor 'n straat uitsteek as hieronder vermeld nie:

Muurpilare: 450 mm: Die totale gesamentlike frontwydte mag nie 'n vyfde van die boufront-wydte oorskry nie, en indien daar erkers in dieselfde verdieping is, moet dit by die maksimum totaal vir erkers ingerekken word.

Brandbestande sierkappe of pedimente oor deure: 600 mm en alle dele ten minste 2,75 m hoog bokant die looppad, of syapadjie.

Kroonlyste: 1,05 m, waar dit nie 10,5 m boekant die looppad of sypaadjie oorskry nie, en 'n tiende van die hoogte van die looppad of die sypaadjie as dit 10,5 oorskry, met 'n maksimum van 1,8 m.

#### Verandas om hoeke

10. Waar verandas om die hoeke van strate geneem word, moet dit behoorlik uitgeskuins of aferond word ten einde die rondings van die randmuurtjie op 'n straat soos deur die raad goedgekeur, te volg.

#### Sypaadjie-opening

11(1) Geen sypaadjie-opening mag die enigste manier van toegang tot enige gewel of kelder wees nie.

(2) Elke sodanige opening moet van dik glas gevorm wees en moet in yster- of gewapende betonrame geset en gelyk met die sypaadjie wees, dog geen afsonderlike stuk van sodanige glas mag  $160\text{ m}^2$  in oppervlakte oorskry nie.

(3) Geen sypaadjie-opening in enige straat mag meer as 1,2 m verder as die boulyn strek nie.

(4) Waar klappe in sypaadjie-openinge toegeleat word, mag geen klap se oppervlakte  $0,75\text{ m}^2$  oorskry nie; die klappe moet na boonto oopgaan, en terwyl dit oop is moet dit van stevige ysterskutrelings en staalstaanders voorsien wees.

(5) Klapopeninge mag slegs oopgemaak word vir die doel om goedere te laat sak of op te hef, en moet toegehou word behalwe wanneer sodanige werk aan die gang is.

(6) Die voormuur of die muur wat in elke opening ewewydig met die randmuurtjie is, moet met 'n geskikte terughelling van die ligrand of tot by die boulyn aan die onderkant gebou word.

(7) Geen sypaadjie-opening mag met metaalstaafroosterwerk of met metaalplate of met hout oordek wees nie.

#### Onderhoud, Verwydering en Besit van Straatuitstekke

12(1) Die eienaar van elke veranda, balkon, sypaadjie-opening en -bedekking moet dit in 'n goeie toestand onderhou, en is aanspreeklik vir enige ongelukke of skade wat daardeur ontstaan.

(2) Sypaadjie-openinge en sypaadjieligte en mure daarvan en mure van kelderverdiepings moet waterdig gemaak en gehou word, en die verantwoordelikheid om dit te doen, rus op die eienaar.

(3) Enige wat op, onder of oor enige straat of sypaadjie uitstekke of oorskrydings, soos in hierdie verordeninge vermeld, of tekens of ander vaste toebehore op of oor enige straat of sypaadjie oprig, word 'n besitter ter bedre van die raad geag ten opsigte van sodanige uitstekke, oorskrydings of vaste toebehore en indien die raad van hom verlang dat hy enige van alles daarvan moet verwys, moet hy dit binne 14 dae doen sonder enige vergoeding, hetsy vir regstreekse, onregstreekse of gevolgskade.

(4) Die raad kan sodanige uitstekke, oorskrydings of vaste toebehore verwys indien die sodanige kennisgewing nie voldoen word nie of indien hulle nie ooreenkoms hierdie verordeninge is nie en die koste van sodanige verwydering is deur gewone regsprosedure verhaalbaar op die eienaar van die gebou of op die persoon aan wie die uitstekke of oorskryding behoort.

#### Plavei van Looppaaie of Sypaadjies na Uitstekke

13. Waar daar enige veranda, balkon, erker of sypaadjie-opening voor enige gebou verskaf word, moet die eienaar op eie koste die hele looppad of sypaadjie onder sodanige veranda,

balkon of erker of voor die gebou waarin sodanige sypaadjie-opening bevestig is, laat plavei, en daarbenewens moet hy die koste van die aanlew van die straatrande en geute en plaveisel voor sodanige gebou vir die volle lengte van die looppad of sypaadjie bestry.

#### HOOFTUK 5

##### TEKENEN EN SKUTTINGS

###### Aansoeke ten opsigte van Tekens

14. Enigiemand wat 'n teken wil skilder, bevestig, aanplak of oprig, moet —

(a) skriftelik by die raad aansoek doen op 'n vorm wat deur die ingenieur verskaf word;

(b) detailtekeninge van sodanige teken volgens 'n skaal van ten minste 1:20 en 'n blokplan volgens 'n skaal van ten minste 1:500 wat die ligging van die teken op die terrein aandui, indien; en

(c) dit skriftelik deur die ingenieur laat goedkeur.

15.(1) "Teken" beteken enige advertensie of advertensietoestel van enigerlei aard wat van enige straat af sigbaar is, maar omvat nie 'n advertensie wat binne 'n gebou aangebring is of enige advertensie van 'n vergadering, geleentheid of byeenkoms vir kerlike, amateursport-, opvoedkundige, politieke of liefdadigheidsdoelendes, of van die kandidaatkap van iemand wat vir verkiesing tot die Parlement, die Transvaalse Provinciale Raad of die raad benoem is nie en "advertensieteken" het dieselfde betekenis.

(2) "Skutting" beteken enige skerm of heining wat gebruik kan word, op of naby of in sig van enige straat, om enige advertensie of advertensietoestel aan te plak, uit te stal of te vertoon, en omvat 'n skerm of heining wat 'n gebou of materiale omsluit onderwyl bouers aan die werk is, of wat 'n uitgrawing omsluit.

(3) "Vrystaande pilootteken" beteken enige advertensie of advertensietoestel wat deur 'n piloot, mas of ander soortgelyke losstaande struktuur, buiten 'n skutting of 'n gebou, geset kan word, daaraan vas is of as sodanig opgerig is.

###### Bevestiging van Tekens en Skuttings

16(1) Alle tekens en skuttings moet behoorlik van die vereiste sterkte gemaak wees, en moet bevredigend tot voldoening van die raad bevestig word.

(2) Die persoon wat sodanige tekens en skuttings opgerig het en die eienaar van die vaste toebehore waarop of waaraan dit bevestig word, moet alle aanspreeklikheid in verband daarmee aanvaar, met begrip van onderhou, en moet onderneem om dit minstens een keer per jaar te inspekteer ten einde hulself van die veiligheid daarvan te vergewis.

(3) Alle glas wat in tekens gebruik word, behalwe glasbuise in Neon- en dergelike tekens moet draadglas van ten minste 6 mm dik of goedgekeurde veiligheidsglas van ten minste 3 mm dik wees.

(4) Elke teken waarvoor elektriese stroom gebruik word, moet indien nodig, van geskikte kondensators voorseen word wat 'n nalooparbeidsfaktor van minstens 0,90 en hoogstens 0,98 lewer.

(5) Elke teken en skutting moet gereeld oorgeverf en skoongemaak word ten einde te voorbereid dat hulle onooglik raak.

###### Advertensietekens en Skuttings moet Geliensieer wees

17.(1) Behalwe op 'n skutting wat kragtens die Raad se verordeninge insake Licensiering van advertensietekens en skuttings geliensieer is, mag niemand enige advertensietekens of die goedkeuring van die ingenieur ingevolge artikel 223 verkry is al dan nie, adverteer of plaas of uit-

stal of vertoon, of laat adverteer of plaas of uitstal of vertoon nie, tensy hy die houer van 'n geldige lisensie is wat deur die raad ten opsigte van sodanige advertensietekens uitgereik is.

(2) Niemand mag enige advertensie of advertensietoestel van enigerlei aard op 'n skutting adverteer, plaas, uitslag of vertoon nie, tensy hy die houer van 'n geldige lisensie is wat deur die raad ten opsigte van sodanige skutting uitgereik is.

(3) Die Raad kan toestemming weier tot die oprigting van skuttings vir die aanplak van plakkate of ander doeleinades in gebiede waar hy reken dat dit vermoedelik vir die omgewing nadelig kan wees of 'n woon- of ander straat kan ontsier.

(4) Indien 'n advertensieteken verander word, moet daar ondanks die feit dat toe dit die eerste keer vertoon is, die toestemming van die ingenieur ingevolge artikel 223 ten opsigte daarvan verkry is en die gelde, soos deur die Raad by 'n spesiale besluit, ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur 1939, vasgestel is (Vervang deur A.K. 415 ged 9/4/80), beataal is, verdere toestemming verkry word en 'n verdere vordering moet betaal word voordat enige verandering aan die elektriese bedrading of stelsel waarby die boodskap van die advertensie gewysig word, aangebring kan word.

###### Verbode Tekens

18.(1) Niemand mag enige van die onderstaande tekens oprig, laat oprig of toelaat dat dit opgerig of onderhou word nie:

(a) Enige teken wat teen die kolomme van 'n straatveranda geverf of daarop, daaraan of daar tussen bevestig is.

(b)(i) Enige teken wat oor of onder enige fasie, drabalk, balk of balustrade van 'n straatveranda of -balkon uitsteek.

(ii) Enige liggewende of verligte reklamebord wat aan enige fasie, drabalk of balustrade van 'n geskuinste of geronde hoek van 'n straatveranda of -balkon bevestig is.

(c) Enige winkelteken oor enige straat.

(d) Enige teken op katoen, papiermaché, geveefde of dergelike materiaal of laken of van watter aard ook al.

(e) Enige swaiteken.

(f) Enige teken wat 'n sein of sinjaal vir die verkeersbeheer belemmer of dit vermoedelik sal belemmer: Met dien verstande dat —

(i) geen teken in rooi, amber of groen kleure binne 6 m van enige verkeerscint opgerig, onderhou of gebruik mag word nie;

(ii) alle tekens wat deur lig weerkaats of verlig word, behalwe 'n roomkleurige lig op 'n hoogte van minder as twee verdiepings of 6 m bokant die looppad, watter hoogte ook al die grootste is, behoorlik verberg moet word sodat dit op bevredigende wyse enige belemmering van 'n sein of sinjaal vir die verkeersbeheer verhoed.

(g) Flikkerende, verduisterende of beweeglike tekens binne 9 m van die grond af, indien die periodisiteit daarvan 30 flikkerings per minuut oorskry.

(h) Enige teken of tekens waarvan die totale oppervlakte 30 vierkante meter oorskry, wat teen 'n ander muur van 'n gebou as vir die voorraad daarvan geskilder of bevestig is.

(i) Enige teken wat op enige heining wat nie 'n geliensieerde skutting is nie, geverf is.

(j) Enige teken in 'n buurt wat ten volle of hoofsaaklik vir woondoeleinades gebruik word, behalwe 'n geelkoperplaat of -bord van hoogstens 600 mm by 450 mm groot, wat aan die heining of toegangsdeur of -hek van 'n woning bevestig is en in die geval van 'n blok

woonstelle, teen die muur van die ingangsportaal of ingangsdeur van 'n woonstel bevestig is.

(k) Enige teken wat aanstaotlik, onooglik of skadelik vir die omgewing is, of wat so 'n sterk verligting het dat dit die bewoners van aangrensende geboue regstreeks of onregstreeks steur, of in die algemeen hinderlik vir die publiek is.

(1) Enige vorm of tipe teken wat nie spesifiek volgens hierdie verordeninge toegelaat word nie.

(2) Niemand mag enige elektriese verligte teken werk of laat werk of dit toelaat behalwe tussen die ure van sonop tot middernag nie.

#### Tekens wat onder Verandas oor Strate Hang.

19.(1) Elke teken wat onder 'n veranda oor 'n straat hang, moet —

(a) reghoekig met die boullyn bevestig wees;

(b) met sy laagste punt ten minste 2,5 m bo- kant die oppervlak van die sypaadjie hang;

(c) hoogstens 600 mm diep, 2,5 m lank en tussen die voor- en agtervlak daarvan, hoogstens 230 mm dik wees.

(2) 'n Kisvormige teken moet geheel en al van metaal of van metaal en draadglas, ten minste 6 mm dik, of ander goedgekoerde veiligheidsglas wat ten minste 3 mm dik is, gemaak wees.

#### Tekens op Verandas oor Strate

20.(1) Behalwe soos hierbo met betrekking tot hängende tekens bepaal, moet elke teken wat aan of op 'n veranda oor 'n straat bevestig is, ewewydig met die boullyn gestel word.

(2) Sodanige tekens mag nie 600 mm in diepte oorskry nie, en moet onmiddellik bokant die dakrand van die veranda op so 'n wyse bevestig word dat dit nie aan die agterkant van die dakteuk nie, of dit moet teen die verandaborswing of balustrade, en nie bo- of onderkant nie, op so 'n manier bevestig word dat dit nie meer as 230 mm van die buitenste voorsy van sodanige borswing of balustrade af uitsteek nie: Met dien verstande dat —

(a) 'n teken op 'n openbare gebou wat aan, of op 'n veranda oor 'n straat bevestig is, en wat slegs die hoofprogramnommer of die program van 'n vermaakklikeid wat in so 'n openbare gebou aangebied gaan word, vertoon —

(i) 'n maksimum oppervlakte van 1 vierkante meter oor die geheel moet hê vir elke 1,5 m of gedeelte daarvan van die voorwand van sodanige gebou aan die straat waaroor die teken opgerig is;

(ii) hoogstens 1,2 m hoog moet wees.

(b) geen bepaling wat in hierdie artikel vervat is, verbied dat tekens wat hoogstens 600 mm diep is, op balke oor verandakolomme of op verandaborswings geskilder word nie.

#### Tekens wat Uitsteek

21.(1) Alle tekens wat uitsteek moet reghoekig teenoor die boullyn gestel word en moet op 'n hoogte van ten minste 2,75 m bokant die sypaadjie bevestig word.

(2) Behalwe soos in subartikel (3) bepaal, mag geen tekens wat uitsteek 600 mm in hoogte oorskry nie, en mag dit nie meer as 900 mm van die gebou af waaraan dit vas is, uitsteek nie.

(3) Ondanks die bepalings van subartikel (2), kan groter tekens wat uitsteek, opgerig word mits —

(a) die eienaar van die gebou of die persoon vir wie die teken opgerig word, aansoek daarom doen, en alle verantwoordelikheid aanvaar in verband met sodanige tekens met inbegrip van onderhoud en 'n jaarlike inspeksie om hom aangaande die veiligheid daarvan te vergewis, asook aanspreeklikheid vir alle verlies of skade

aan enige persoon of eiendom wat vanweë of op enigerlei wyse voortspruit uit die oprigting, onderhou of bestaan van sodanige teken veroorsaak word;

(b) die ontwerp daarvan tot voldoening van die raad is en dit in alle opsigte aan hierdie verordeninge voldoen;

(c) sodanige teken reghoekig teenoor die straat en die voorwand van die gebou waarop dit opgerig is, bevestig is;

(d) sodanige teken van metaalraamwerk gemaak en met metaalplaat bedek is, en nie 300 mm in diepte van voorvlak tot voorvlak oorskry nie;

(e) sodanige teken nie 'n massa van 450 kg oorskry nie, of 'n massa van 675 kg in die geval van 'n teken met slegs die naam van 'n sentrale openbare vermaakklikeidsgebou, soos hierna omskryf;

(f) sodanige teken nie hoër as 9 m is of hoogstens 1,5 m in die geheel van die gebou af uitsteek nie, of in die geval van 'n teken met slegs die naam van 'n openbare vermaakklikeidsgebou, soos hierna omskryf, nie hoër as 14 m of hoogstens 1,8 m in die geheel van die gebou af uitsteek nie: Met dien verstande dat hierdie paragraaf nie van toepassing op enige teken is wat voor die datum van publikasie hiervan opgerig is nie;

(g) die teken deur minstens vier ystersteunstukke ondersteun word wat behoorlik aan die gebou bevestig is, en waarvan enige twee in staat is om die hele massa van die teken te dra, tesame met winddruk, waarteen die teken op bevredigende wyse verspan en geanker moet wees;

(h) sodanige teken, op ontvangs van 'n kennisgewing van die raad onder handtekening van die ingenieur dat sodanige teken onveilig is, onverwyd verwijder word sonder dat die raad enige vergoeding van watter aard ook al betaal; en

(i) die eienaar van sodanige teken 'n vorm onderteken waarin hy verklaar dat hy die voorafgaande voorwaardes aanneem en hom daardeur gebonde ag.

#### Tekens Plat Teen Geboue

22.(1) Die totale oppervlakte van 'n teken wat plat teen 'n voormuur van 'n gebou aangebring of geskilder word, moet hoogstens 20 vierkante meter ten opsigte van elke 15 m van die voorwand van die gebou aan die straat waarop die teken uitkyk, beslaan, en die maksimum oppervlakte van die teken kan hoogstens 200 vierkante meter wees.

(2) Sodanige teken moet hoogstens 75 mm oor die looppad of sypaadjie uitsteek indien die teken laer as 2,5 m bokant die looppad of sypaadjie is, en 230 mm indien sodanige teken hoër as 2,5 m bokant die looppad of sypaadjie is.

(3) In die geval van 'n teken wat uit die naam van 'n openbare vermaakklikeidsgebou bestaan, moet die maksimum hoogte en lengte van die teken 10 m by 20 m of andersins 20 m by 10 m wees, en dit moet hoogstens 230 mm van die muurvlak af uitstaan.

(4) Ondanks die bepalings van subartikels (1) en (3), kan die raad, waar hy dit in die belang van die estetiese voorkoms van die gebou waarop die tekens aangebring of geskilder word, of van die omgewing van sodanige gebou, nodig ag, toelaat of vereis dat die afmetings van enige sodanige teken groter as die voorgeskrewe afmetings is.

#### Kimteken

23.(1) Vir die toepassing van hierdie artikel beteken "kimteken" enige teken, behalwe 'n draaiteken, wat op of bokant die boonste dak of dakkorswing of dakrand van 'n gebou opgerig

is of aangebring is, maar sluit nie tekens in wat op die dak van 'n gebou geverf is nie.

(2) Elke kimteken in sy geheel moet teen 'n periferiese skerm of struktuur wat aan die gebou geheg is, aangebring word, welke skerm of struktuur na die raad se mening bevredigend is of moet wees vir die doeleindes in verband met die konstruksie, sterkte, omvang en voorkoms daarvan.

(3) Waar enige kimteken op 'n dak rus, moet daar tussen die teken en die dak 'n laag onbrandbare materiaal ingevoeg wees: Met dien verstande dat indien die teken op 'n betonblad rus, die ingevoegde materiaal waterdig moet wees.

(4) Die vertikale afmeting van enige kimteken, uitgesonderd die skerm of ander struktuur waarteen dit aangebring is, mag nie die afmetings in die onderstaande tabel oorskry nie.

TABEL

Hoogte van Gebou	Vertikale afmeting
Een of twee verdiepings .....	1,3 m
Drie of vier verdiepings .....	1,9 m
Vyf of ses verdiepings .....	2,6 m
Sewe of agt verdiepings .....	3,2 m
Meer as agt verdiepings .....	4,8 m

Met dien verstande dat die vertikale afmetings soos in die tabel gespesifieer is, na goedkonduke van die raad oorskry kan word en die lengte en hoogte van die gebou of die noodsaklikheid om hyserkamers, tenks of ander strukture of voorwerpe op die dak af te skerm in ag geneem is.

(5) Vir die toepassing van subartikel (4), word kimteken, waar dit bokant mekaar, in dieselfde vertikale vlak al dan nie, opgerig word, as een teken beskou ongeag die eienaarskap daarvan.

(6) Geen kimteken mag horisontaal verby die grense van die skerm of ander struktuur waarteen dit ingevolge subartikel (2) aangebring is, staek nie.

#### Hanglampe en -klokke

24.(1) Elke hanglamp en -klok moet ten minste 2,75 m bokant die sypaadjie bevestig wees.

(2) 'n Klok word nie beskou as by die totale hoogte van 'n teken inbegrepe te wees nie.

(3) Die eienaar van enige gebou waarop dit sy voorname is om enige klok op te rig wat oor die straat oorhang, moet —

(a) 'n besitter ter bede van die raad wees, en moet alle aanspreeklikheid en verantwoordelikheid in verband met sodanige klok aanvaar.

(b) aanspreeklikheid aanvaar vir alle verlies of skade veroorsaak aan persone of eiendom weens of op enigerlei wyse voortspruit uit die oprigting, onderhou of bestaan van sodanige klok;

(c) 'n jaarlike inspeksie van die klok uitvoer en eindie hom van die veiligheid daarvan te verwewis;

(d) sodanige klok in 'n goeie en vertoonbare toestand onderhou, en dit op eie koste minstens een keer per week deur 'n bevoegde persoon laat sinchroniseer;

(e) sodanige klok verwijder op ontvangs van 'n kennisgewing van die raad onderteken deur die ingenieur waarin dit van hom verlang word, binne die typerk in sodanige kennisgewing vermeld, sonder dat die raad enige vergoeding van watter aard ook al betaal;

(f) aan die vereistes van die raad se verordeninge voldoen.

(4) Die eienaar van of die persoon wat sodanige klok oprig, moet 'n vorm onderteken waarin hy verklaar dat hy die voorafgaande voorwaardes aanvaar en hom daardeur gebonde ag.

### Sonbindings

25.(1) Alle sonbindings moet op so 'n wyse gemaak en bevestig word dat dit nie tot binne 2 m van die looppad of sypaadjie neergelaat kan word nie.

(2) Behalwe by straatkruisings, moet sonbindings slegs parallel met die boulyn geplaas word.

(3) By straatkruisings moet beide nuwe en bestaande sonbindings so geplaas word dat hulle nie voertuig- of voetgangerverkeer, verkeersligte, straatnaamplate of ander kennismewings vir die leiding van die publiek, belemmer nie.

### Aanplak van Biljette en Skuttings

26.(1) Die hoogste gedeelte van enige skutting wat vir die aanpak van biljette of vir die uitsluiting of vertoning van enige advertensie gebruik word of bedoel is, mag nie hoër as 5 m boekant die laagste grondvlak waarop sodanige skutting opgerig is, wees nie.

(2) Elke vrystaande piloonteken en die drastruktuur daarvan moet aan die volgende vereistes voldoen:

(a) die drastruktuur moet op doeltreffende wyse aan 'n toereikende fondament vasgesit word en mag geen ankertou of ander hulpstutstelsel aan hê nie.

(b) Geen deel van die drastruktuur of enige deel van die teken mag binne 'n gebou geleë wees of daardeur of deur 'n gedeelte daarvan strek, of op enige manier hoegeenaamd aan 'n gebou of enige gedeelte daarvan vas wees of daar-aan vasgemaak word nie.

(c) Die afmetings van die teken en die drastruktuur daarvan moet sodanig wees dat, beide die teken en die struktuur geheel en al in 'n denkbiedige vertikale silindriese figuur met 'n middellyn van hoogstens 6 m en 'n hoogte van hoogstens 12 m kan pas.

(d) Geen sodanige teken mag advertensiema teriaal oor 'n oppervlakte groter as 37 vierkante meter bevat nie.

(e) Die laagste gedeelte van enige sodanige teken mag nie minder as 2,5 m bo die grondoppervlak wees nie.

(3) Tekeninge op 'n skaal van 1:20 waarop diestrukturele besonderhede van die stut en die raamwerk van enige aanplakbord, skutting of enige vrystaande piloonteken aangedui word, moet saam met ander besonderhede wat uitdruklik ingevolge hierdie verordeninge ten opsigte van tekens vereis word, aan die Raad voorgelê word.

(4) Die ontwerp van enige skutting of vrystaande piloonteken en die stutstruktuur daarvan moet tot voldoening, van die Raad wees.

### Versierings Tydens Openbare Vreugdebettings

27. Alle versierings, verligtings- en ander toestelle wat by geleentheid van openbare vreugdebettings opgerig word, moet so opgerig, gerangskik en beveilig wees dat dit die gevaar van brand so gering moontlik maak en die publiek teen gevaar beskerm, en in hierdie opsigte moet dit tot voldoening van die raad opgerig en beveilig word.

### Vertoonkaste

28. Vertoonkaste mag nie 1,5 vierkante meter in oppervlakte oorskry nie, en mag nie meer as 150 mm buite die boulyn uitsteek nie.

Tekens mag nie aan Verandakolomme Bevestig word nie

29. Geen teken van enigerlei aard mag aan straatverandapale of -kolomme bevestig word nie.

### Tekens wat as Besit ter Bede Beskou word

30.(1) Enigiemand wat op of oor enige straat, looppad of sypaadjie tekens oprig of besit word 'n besitter ter bede van die raad ten opsigte van sodanige tekens geag en indien die raad hom opdrag gee dat hy enige daarvan of alles moet verwys, moet hy dit binne 14 dae doen sonder enige vergoeding, hetsy vir regstreekse, onregstreekse of gevolgskade.

(2) Die raad kan sodanige tekens verwys indien daar nie aan sodanige opdrag voldoen word nie, of indien hulle nie ooreenkomsdig hierdie verordeninge is nie, en die koste van sodanige verwysing is deur gewone regstreekse procedure verhaalbaar op die eiendom van die gebou of op die persoon aan wie die tekens behoort.

### Plakkate

31.(1) Niemand mag in of in sig van 'n straat of in ander openbare plek binne die gebied wat deur die raad van tyd tot tyd omskryf word, 'n plakkaat of ander advertensie (die uitdrukking omvat in hierdie artikel enige advertensietafel) vertoon, laat vertoon, toelaat of duld dat dit vertoon word nie met die doel om 'n vergadering, byeenkoms of geleentheid vir sport-, opvoedkunde, liefdadigheids-, politieke of ander doeleindes, of om iemand se kandidaatkap of nominasie vir of ander belang by, 'n Parlement-, Transvaliese Provinciale Raads- of 'n raadsverkiesing te adverteer nie.

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

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

(a) Die plakkaat of ander advertensie moet, op so 'n wyse aan 'n netjiese en sterk bord van hout of 'n ander geskikte materiaal wat die ingenieur moet goedkeur, bevestig word, dat dit nie vanwee wind of reën heeltemal of gedeeltelik los sal rakk nie, en nog die bord of ander materiaal, nog die plakkaat of advertensie self mag groter as 900 mm by 600 mm wees nie.

(b) 'n Bord of materiaal soos ingevolge paragraaf (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 of voorwerp wat deur die raad, die Provinciale Raad of die Regering van die Republiek opgerig is nie of, tensy dit met 'n tou of 'n sterk lyn geskied, aan 'n boom wat in 'n straat, park of ander openbare plek staan, bevestig word nie.

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

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

(e) Geen plakkaat of ander advertensie met betrekking tot 'n vergadering, byeenkoms of geleentheid, uitgesond 'n verkiesing, mag langer as 14 dae voor die dag waarop dit 'n aanvang neem en langer as 3 dae na die dag waarop dit beëindig het, vertoon word nie.

(f) Iemand wat enige plakkaat of ander advertensie vertoon, laat vertoon of toelaat of duld dat dit vertoon word, moet eers 'n skriftelike verklaring aan die raad verstrek waarin hy meld in watter straat of in sig van watter straat en watter straatkruising naaste aan die plek is waar elke sodanige plakkaat of ander advertensie vertoon sal word.

(4)(a) Daar moet aan die vereistes wat in die volgende subparagrafe van hierdie subartikel voorgeskryf word, voldoen word ten opsigte van plakkaat of ander advertensies wat op 'n Parlement-, Provinciale, Raads- of munisipale verkiesing betrekking het: Met dien verstande dat niks wat in hierdie subartikel vervat is, betrekking op 'n plakkaat of ander advertensie betrekende sodanige verkiesing het nie wat —

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

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

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

(iv) bevestig is aan 'n skutting wat vir die vertoon van advertensies gelisensieer is.

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

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

(d) Advertensies kan in die vorm van baniere wat uiters 1 m by 4 m groot is, vertoon word en daar kan uiters drie hiervan in elke munisipale wyk en vyf in elke parlementêre kiesafdeling wees.

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

(6) Daar mag, hetsy daar ingevolge die bepaling van subartikel (2) vergunning daar toe 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 geldende Raad by spesiale besluit, ingevolge artikel 80B van die Ordonansie op Plaaslike Bestuur 1939, vasgestel is, by wyse van 'n deposito aan die raad betaal is.

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

(8) Iemand wat, nadat hy 'n advertensie vertoon of laat vertoon het, versuim om dit te verwyder of te laat verwyder binne die tydperk wat ingevolge subartikel (3)(e) of subartikel (4)(c) voorgeskryf is, begin 'n misdryf en benewens enige boete wat hy ingevolge subartikel (9)(a) moet betaal, verbeur hy ook die deposito met betrekking tot die advertensie wat ingevolge subartikel (6) betaal is of 'n deel van die deposito wat die raad in verhouding tot die getal plak-

kate of advertensies wat nie verwyder is nie, kan bepaal.

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

(b) Wanneer iemand ingevolge hierdie artikel aangekla word van 'n misdryf met betrekking tot 'n plakkaat of ander advertensie, rus die bewyfslas op hom en moet hy bewys dat hy nie die plakkaat of advertensie vertoon of laat vertoon of toegelaat of geduld het dat dit vertoon word nie.

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

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

(e) Daar word geag dat die eienaar en die okupant van die grond of 'n perseel waarop 'n plakkaat of ander advertensie strydig met hierdie artikel vertoon word, 'n misdryf begin het tensy hy in enige van die gevalle bewys dat hy nie van die vertoning van die plakkaat of ander advertensie geweet het nie, of dat hy nie deur 'n redelike mate van waaksamheid aan die dag te lê, daarvan kon geweet het of dit kon verhinder het nie.

(f) Die raad kan, sonder om enigiemand daarvan kennis te gee, self enige advertensie verwyder en vernietig wat sonder sy vergunning ingevolge subartikel (2) of wat in stryd met enige bepaling van hierdie artikel vertoon word, of wat nie verwyder is binne die tydperk wat ingevolge subartikel (3)(e) of subartikel (4)(c) voorgeskryf is nie, of wat in enige opsig strydig is met die bepalings van hierdie artikel, en die persoon wat enige sodanige advertensie vertoon het of dit laat vertoon het of toegelaat of geduld het dat dit vertoon word, is verplig om aan die raad die koste van genoemde verwydering en vernietiging wat deur die raad bepaal en van die gestorte deposito afgetrek moet word, te vergoed, en is boonop skuldig aan 'n misdryf.

## HOOFTUK 6

### OPENBARE GEBOUE EN PLEKKE VAN SAMEKOMS

#### Sertifikaat vir Openbare Geboue

##### Vloer van Parterre

32. Die vloere van die hoogste gedeelte van die parterre moet van die straat af toeganklik wees by die hoofgang tot sodanige parterre of stalles deur 'n helling van hoogstens 1 op 15; en die laagste gedeelte van die vloer van die parterre of stalles mag nie laer wees as die hoogte waarop dit doeltreffend tot in rolle in aangrensende strate gedreineer kan word nie, en ook nie hoër nie as 2 m onderkant die hoogte van die

straat by die hoofgang tot die parterre. In enige geval mag die laagste vloer nie op so 'n hoogte geplaas word dat dit maklik oorstrom kan word nie en dit moet doeltreffend en behoorlik tot voldoening van die raad gedreineer wees.

##### Rook agter Proscenium

33. Niemand mag te eniger tyd aan die verhoogkant van die prosceniummuur van 'n openbare gebou wat toneelbybehore bevat rook nie: Met dien verstande dat dit nie van toepassing is op rook wat deel vorm van 'n toneel in die opvoering nie.

##### Brandvoorskrifte

34. Voorskrifte in geval van brand, wat deur die raad goedgekeur moet word, moet in groot letters gedruk, in sodanige openbare geboue gehou word en op sodanige opvallende plekke daarvan soos wat die raad gelas.

##### Brandtelefoon

35. Elke openbare gebou moet, indien dit deur die raad vereis word, telefonies met die hoofbrandweerstasie verbind wees. Die wyse waarop alarmseine opgerig word en die posisie daarvan moet deur die hoofbeampte van die brandweerafdeling goedgekeur word.

##### HOOFTUK 7

### KINEMATOGRAAFSALE, PROJEKTE EN OPERATEURS

#### Sertifikaat Noodsaaklik

36. Niemand mag enige kinematograafvertoning in enige openbare gebou soos omskryf in hierdie verordeninge gee of laat gee of toelaat dat dit gegee word nie, tensy —

hy voldoen het aan die vereistes van hierdie Hoofstuk.

#### Projeksie-openinge

37(1) Slegs openinge wat vir openinge, bewerking en waarneming nodig is, word toegelaat, en slegs in die voormuur van die operatorslokaal. Daar mag vir elke projektor hoogstens drie sodanige openinge wees, en nie groter nie as 300 mm by 300 mm, 300 mm by 600 mm en 600 mm by 600 mm elk onderskeidelik. Alle openinge moet voorviers wees van 'n ruit van spieëlglassies van 6 mm so ingebou en vasgeheg dat dit op doeltreffende wyse verhoed dat rook die gehoorsaal binnedring. Daarbenewens moet alle openinge voorsien wees van metaalvalblindings ten minste 3 mm dik, wat, wanneer dit toe is, ten minste 25 mm aan alle sye oor die opening val. Die blindings moet so ingerig wees dat dit die openinge dig toenaak en in behoorlike-gemaakte metaalgroeve skuif, en die onderste groef moet met 'n rubberkussing van ten minste 12 mm dik gepak wees.

(2) Blindings moet op sodanige wyse ingerig wees dat dit almal gelykydig sluit deur die werking van een loslaattoestel. Die toestel om sodanige blindings los te laai, moet voorviers wees van behoorlike handvatsels binne die lokaal in sodanige posisies vasgeheg dat die operateur die blindings kan loslaai wanneer hy in gewone posisie staan om elkeen van die kinematograafprojektors te laat werk, en voorts voorsien wees van 'n skakel van smeltbare metaal of 'n seksiesnelbrandfilm regstreeks oor die filmskuif vasgeheg wees in 'n posisie deur die raad goedgekeur.

#### Kinematograafprojektors

38. Alle kinematograafprojektors moet met twee filmkaste van soliede konstruksie toegerus wees, waarvandaan die films moet beweeg. Sodaanige kaste moet so vervaardig wees dat dit kan toegaan op 'n wyse waardeur geen brand kan binnedring nie, en toegerus wees met 'n filmgleuf wat verhoed dat vlamme tot in die filmkas deurdring, en moet toegehou word behalwe vir die plasing en verwydering van films. Spoele moet met ketting- of ratwerk ge-

dryf word, en films op spoele gedraai wees sodat die opgedraaide films op geen tyd die rande van die spoele en flense bereik of daarbuite uitsteek nie. Alle films moet wanneer dit nie in die massiene is nie en terwyl dit nog in die lokaal is, in digte metaalkaste van 'n selfsluitende model bevat wees. Films mag nie in enige ander plek op die perseel geberg, opgedraai of herstel word nie behalwe in die operatorslokaal of 'n ander goedgekeurde brandbestande omhining. Geen film mag uit die operatorslokaal of ander goedgekeurde brandbestande lokaal verwyder word nie, behalwe in 'n digte metaalkas.

#### Operateurslokale

39(1) Rook in enige operatorslokaal is verbode, en enige wat daarin rook, is skuldig aan 'n misdryf.

(2) Geen opberging van enige aard en geen gebruik van 'n onbeskermende lig word binne die lokaal toegelaat nie. Geen papier, karton, of vullis mag in die lokaal gehou word nie.

(3) Voldoende klein blustoestelle, met inbegrip van 'n chemiese brandblusser met 'n inhoudsvermoë van 14 liter, 'n emmer sand en 'n nat kombers, moet in die lokaal gehou word, gereed om onmiddellik gebruik te word.

(4) Algemene verligting van die in- of uitgange op enige perseel waarin 'n kinematograafvertoning gehou word, mag nie van binne die lokaal gekontroleer word nie.

(5) 'n Geskikte versperring moet rondom die lokaal aangebring word op 'n afstand van ten minste 600 mm vanaf enige gedeelte daarvan om te verhoed dat die gehoor daar mee in aanraking kom.

(6) Geen werk van enige aard, behalwe bewerking van en/of enige noodsaklike herstelwerk aan masjinerie en heropdraai en herstel van films, mag in die lokaal verrig word terwyl die gehoor in die gebou is nie.

(7) Operators en alle persone wat vir die vertoning verantwoordelik is of daar in of in verband daarmee in diens is, moet alle behoorlike voorsorgmaatreëls neem om ongelukke te voorkom en moet hulle weerhou van enige handeling, ook al, wat bereken is om brand, gevaar of paniek te veroorsaak en nie redelikerwys noodsaklik is vir die doel van die vertoning nie.

(8) Behalwe vir spesiale noodsaklike herstelwerk, mag niemand behalwe die operator en behoorlik-aangestelde assistente, die lisensiehouer, die eienaar, sy bestuurder of behoorlik-gemagtigde verteenwoordiger, en die raad se behoorlik-gemagtigde beampte gedurende die vertoning tot die lokaal binnegelaat word nie: Met dien verstande dat, met die toestemming van die lisensiehouer en die raad, na voorafverkreeë skriftelike toestemming onderteken deur sy verteenwoordiger, professionele en wetenskaplike onderzoekers toegelaat kan word om operatorslokale gedurende 'n vertoning te besoek.

(9) Die operator of behoorlik-aangestelde assistent moet gedurende 'n vertoning deuren tyd in die lokaal wees, en onder geen omstandighede mag daar te enigertyd meer as vier persone gedurende die vertoning in die operatorslokaal wees nie.

Gevalle waar Operatorslokaal nie Vereis word nie

40. Ondanks enigets in hierdie Hoofstuk verval wat hiermee strydig is, is dit nie nodig om in die volgende gevalle 'n lokaal vir die projektering van kinematografiese prente te verskaf nie —

(a) Enige miniatuur-projektor waarin die maksimum elektriese stroom wat vir lig gebruik word, driehonderd en vyftig watt bedra. Sodaanige miniatuur projektor moet bewerk word in 'n goedgekeurde kis of kas van brandbestande materiaal, gemaak met 'n smeltbare skakel of ander goedgekeurde losmaaktoestel om die pro-

kontakteeropening oombliklik en totaal af te sluit in geval van verbranding binne die kis of kas. Die lig in sodanige miniatuurprojektor moet geheel omsluit wees in 'n metaallanternkis met 'n vaste dak toegedek;

(b) enige miniatuurprojeksieapparaat wat slegs 'n omslotte gloeilamp en nie-vlambare en/of langsaambrandende films gebruik, en sodanig vervaardig is dat films van gewone standaard-grootte nie daarin gebruik kan word nie.

#### Buitelokale Ingelsluit

41. Hierdie verordeninge is van toepassing op geboue en kinematograaflokale, hetsy die apparaat binne of buite die saal of struktuur wat die gehoor bevat aangebring is, al dan nie.

#### Verbouings Sonder Toestemming Belet

42. Nadat enige lisensie toegestaan is, word die lisensiehouer nie toegelaat om enige veranderinge aan die gebou, kamer, vaste toebehore of inhoud sonder die goedkeuring van die raad te maak nie, op straf van intrekking van die lisensie.

Aan Nuwe Verordeninge moet Voldoen Word

43. Waar bestaande kinematografiese vertonings voor die inwerkingtreding van hierdie verordeninge deur die raad gemagtig is, moet lisensiehouers onmiddellik aan hierdie verordeninge voldoen, behalwe met betrekking tot die grootte en fatsoen van operatorslokale; Met dien verstande dat geen projektors of projeksielampe in enige bestaande operatorslokaal geïnstalleer mag word nie bo en behalwe die getal wat by die inwerkingtreding van hierdie verordeninge geïnstalleer was, tensy sodanige lokale voldoen aan die vereistes ten opsigte van grootte en fatsoen en vir sodanige addisionele projektors of projeksielampe, en dan alleenlik met die toestemming van die raad.

#### Isolators

44. Porseleinlemme of klos-isolators wat kabels dra, moet stewig aanmekaar geplaas wees om te verhoed dat kabels aan mure, houtwerk of ander oppervlakte raak. Alle bedrading moet deeglik en op vakkundige wyse uitgevoer word, en alle kabels, sekerrings, skakelaars, weerstande en apparaat op so'n wyse vasgehef wees dat dit buite bereik van enige ongemagtige persoon is. Lantern weerstande en enige ander stroomaanvoerende toestelle moet van 'n behoorlike ontwerp en heeltemal geskik vir die vereiste werk wees; elkeen daarvan moet alleenstaande en in ysterkaste omsluit wees; alle stroomgeleidende metaaldele moet goed wees, van die ysterraamwerke en -bedekking geïsoleer wees, en laasgenoemde moet op hul beurt ondersteun wees sodat dit wanneer in werking ten minste 750 mm van enige houtwerk of ander vlambare materiaal is. Kliklampe wat binne die lokaal gebruik word, moet van twee enkelpoolskakelaars en een enkelpoolskakelaar voorsien wees.

#### Latern

45. Die lantern moet op vaste steunstukke van brandbestande konstruksie geplaas word. Die lamp of sproeier moet op 'n ysteronderstel staan, met 'n vertikale rand van ten minste 25 mm diep. Die lantern moet van 'n automatiese metaalblinding voorsien wees om tussen die ligbron en die filmskuif te werk. Die werking van hierdie blinding moet sodanig wees dat dit automaties toegaan sodra die film ophou draai, 'n Metaalblinding wat skuif moet, benewens die automatiese blinding, voorsien word.

#### Voorschrywings in Verband met Films

46. Die filmskuif moet van massieve konstruksie wees en voorsien wees van ruim warmteuitstraaloppervlakte, en die deurgang vir die film moet smal genoeg wees om te verhoed dat vlamme van die ligopening op of af beweeg.

Filmspoele moet, wanneer dit in gebruik is, in nie-brandbare rookdigte kiste bevestig wees.

#### Elektriese Verligting

47. Waar moontlik, moet die elektriese booglig as verligtingsmiddel gebruik word, en die raad se regulasies vir die verkryging van veiligheid in 'n elektriese installasie moet nagekom word. Stroombane waarin 'n spanning van meer as 250 volt tussen die pole van enigeen van die twee pole tot by die aarde is, word nie in verband met die apparaat toegelaat nie. Waar apparaat in 'n draagbare kis gebruik word, moet 'n permanent geïnstalleerde stroombaan tot by 'n gerieslike punt, met inagneming van die posisie van die apparaat, gevorder word. Weerstand moet in 'n goedkeurde posisie en, waar doenlik, buite die lokaal geplaas word. 'n Klein weerstand vir reguleringsdoeleindes kan binne die lokaal toegelaat word, maar sodanige weerstand moet bo die hoogte van die lantern en daaragter bevestig wees.

#### Reëls vir Bedrading

48. Elektriese bedrading vir lanterns, word op die dienskabel toegelaat, onderworpe aan die volgende voorwaarde:

(a) Skriftelike kennis moet aan die raad se elektrotegniese ingenieur gegee word 48 uur voor dat lewering vereis word.

(b) Die werk in sy geheel moet deur die raad se elektrotechniese ingenieur geïnspekteer en goedkeur word alvorens dit by die hooftoeverleiding aangesluit word.

#### Kennisgewings Vereis

49. Indien 'n verbruiker in gebruke bly om kennis te gee en sonder verlof die aansluiting te maak, die raad se elektrotechniese ingenieur of sy verteenwoordiger die diens onmiddellik laat ontkoppel. Kabels wat die apparaat met die hooftoeverleiding verbind, moet by die munisipale ingangspunt verbind word, of by 'n verdeelbord, mits die kabeltoeroer aan die bord 'n voldoende stroomdravermoeë besit om die apparaat en verligting wat vir die bord vereis word, te verskaf.

#### Skakelaars en Sekerings

50. 'n Dubbelpool-skakelaar en twee enkelpoolskakelaars moet aan die kabels bevestig word binne 1 m van die punt van aansluiting af by die hooftoeverleiding. Op dieselfde wyse moet 'n dubbelpool-skakelaar en twee enkelpoolskakelaars aan die kabels bevestig word binne 2 m van die apparaat. Die kontroleskakelaars en -skakelaars moet 'n ruim stroomdravermoeë hê en moet in elke besonderheid aan die vereistes van die raad se elektrotechniese ingenieur voldoen.

#### Posisie van Miniatuurprojektors

51.(1) Geen miniatuurprojektor mag binne 1,5 m van enige behangsels, gordyne of meubels van 'n brandbare aard of konstruksie geplaas word nie, en die heropdraai en/of herstelling van films wat in verband met sodanige miniatuurprojektor gebruik word, mag nie in die gebou geskied solank enige van die gehoor daarin is nie.

(2) In alle vermaakklikheidsplekke waar kinematograafvertonings die hele vermaakklikheid of 'n gedeelte daarvan is of as sodanig bedoel is, mag die hoogtehoek van die middelpunt van die boonste rand van die skerm op enige punt in die gehoorsaal, 1 m boven die vloer, nie 35 grade oorskry nie, en mag die horizontale hoek gevorm deur die skerm en die sitplek in die voorste ry wat die eerste daarvan is, verbind, nie minder as 25 grade wees nie: Met dien verstande dat niemand hierin verwant, verandering vereis van sitplekinrigting van enige gebou wat op die datum van afkondiging van hierdie verordeninge bestaan het en ten opsigte waarvan 'n sertifikaat toegestaan is.

#### Boete

52. Enigiemand wat enige bepaling van hier-

die verordeninge oortree of 'n misdryf daarteen begaan, is by skuldigbevinding strafbaar met 'n boete van hoogstens R50 of, by wanbetaling, met gevangenistraf vir 'n tydperk van hoogstens een maand en in geval van 'n voortdurende misdryf, met 'n verdere bedrag van hoogstens R4 vir elke dag waarop sodanige misdryf voortduur nadat skriftelike kennisgewing van die raad uitgereik is, en vir 'n tweede of latere misdryf is hy by skuldigbevinding strafbaar met 'n boete van hoogstens R100, of, by wanbetaling, met gevangenistraf vir 'n tydperk van hoogstens drie maande.

**Kinematograafoperateurslisensie moet Verky Word**

53. Niemand mag terwyl die gehoorsaal deur die publiek beset is, enige kinematografiese apparaat in werking stel, en niemand mag enige ander persoon sodanige apparaat in werking laat stel of toelaat dat hy dit doen nie, tensy sodanige persoon wettiglik in besit is van 'n lisensie, van die raad verkry, waardeur hy behoorlik daartoe gemagtig is: Met dien verstande dat 'n leerling sodanige apparaat in werking kan stel, maar hy moet dit in die aanwesigheid van 'n gelisencierde operateur doen.

#### Eksamens

54. Enigiemand wat na die datum van publicasie van hierdie verordeninge 'n lisensie as kinematograafoperateur wil verkry, moet hom onderwerp aan sodanige eksamen of eksamens as wat van tyd tot tyd deur die raad nodig of raadsaam gegraw word. Sodanige eksamens moet deur die raad se ingenieur of sy gemagtigde assistent of deur enige behoorlik-aangestelde Instituut of Raad van Eksaminateure afgeneem word. Alvorens hy tot enige eksamen toegelaat word, moet die kandidaat enige redelike eksamengelde wat vereis word, betaal en aan die eksaminator of eksaminatore bewys lewer —

(a) dat hy die leeftyd van 21 jaar bereik het;  
(b) dat hy in staat is om minstens een van die amptelike tale te lees en te skrywe;

(c) dat hy aan geen fisiese gebrek ly wat inbreuk op die veilige en bevredigende uitvoering van sy pligte as kinematograafoperateur kan maak nie;

(d) dat hy ondervinding opgedoen het in 'n operatorslokaal of -lokale onder leiding of beheer van 'n gelisencierde of gekwalifiseerde operateur, asook die omvang daarvan.

#### Omvang van Eksamens

55. Aan niemand word 'n kinematograafoperateurslisensie uitgereik nie, alvorens hy aan die voorwaarde soos in artikel 54 bepaal, voldoen het, en voordat hy daarbenewens, die eksaminator of eksaminatore oortuig het —

(a) dat hy bekend is met die elektriese en ander verordeninge betreffende kinematografe en dit begryp, veral die wat betrekking het op operatorslokale en die masjiene, toestelle en toebehore daarvan;

(b) dat hy deeglike praktiese kennis het van die meganisme en metode om kinematografiese masjiene en alle toestelle, toebehore en apparaat in verband daarvan te hantere en te laat werk, asook dat hy bevoeg is om sodanige herstelwerk, aanpassings of vervangings uit te voer soos wat gedurende en in voorbereiding vir 'n vertoning nodig is.

(c) dat hy minstens elementêre kennis het van optika vir sover dit op kinematografiese projekters van toepassing is;

(d) dat hy, indien hy nie in besit van 'n geregistreerde elektrisienlisensie is nie, minstens elementêre kennis van elektrotechniek het soos van toepassing op die verskillende apparaate in of in verband met die operatorslokaal;

(e) dat hy weet hoe om op te tree in geval van

nood, paniek of brand, en in staat is om aldus op te tree.

#### Register moet Geteken word

56. Voor die uitreiking van 'n licensie aan enige geslaagde applikant, word van sodanige applikant vereis dat hy 'n register teken wat 'n verklaring bevat dat hy sodanige licensie aanvaar onderworpe aan die voorwaarde daarvan en dat hy daarvan sal voldoen, asook aan enige regulasies of verordeninge wat van tyd tot tyd van krag is binne die munisipaliteit met betrekking tot sodanige licensie.

#### Lisensiegeld

57. Elke behoorlik-gekwalifiseerde applikant vir 'n kinematograafoperateurslisensie moet aan die raad 'n bedrag van R1 betaal en twee onlangse identiese foto's van sy kop en skouers, 40 mm by 30 mm groot, aan die raad voorsien, voordat hy sodanige licensie ontvang.

#### Lisensie moet Getoon Word

58. Indien enige lisensiehouer te eniger tyd gelas word óm sy licensie te toon om deur enige behoorlik-gemagtigde beampte van die raad geïnspekteer te word, moet hy dit doen.

#### Opskorting of Kanselling van Licensie

59. Die raad kan te eniger tyd enige licensie wat aan enigiemand toegestaan is, kanselleer of opskort, indien hy daarvan oortuig is dat sodanige persoon sy pligte op natalige of onvakkundige wyse uitgevoer het tot gevaar van enige persoon of persone van eiendom of strydig met enige van die raad se verordeninge. Met dien verstande dat geen licensie opgeskort of gekanselleer mag word nie alvorens aan die persoon wat sodanige licensie besit, die geleentheid gegee is om voor 'n komitee van die raad te verskyn en in sy eie verdediging gehoor te word.

#### LOCAL AUTHORITY NOTICE 4686

#### TOWN COUNCIL OF VEREENIGING

#### BUILDING BY-LAWS AND NATIONAL BUILDING REGULATIONS AND BUILDING STANDARDS ACT, 1977

Notice is hereby given in terms of section 29(5) of the National Building Regulations and Building Standards Act 1977 ("the Act") that the Council has been notified by the Minister of Trade and Industry and Tourism that in his opinion, the Council's by-laws as set out hereunder, are neither repugnant to, nor have been replaced by the National Building Regulations and have not lapsed.

The by-laws as set out in full text hereunder were promulgated under Administrator's Notice 781 dated 14 May 1975.

CK STEYN  
Town Clerk

Municipal Offices  
Vereeenging  
Notice No. 198/1990  
Vote: 079004/1060

#### Schedule

#### ANNEXURE A

#### CHAPTER 1

##### Definitions

###### 1. Definitions

"Area" — as applied to a structure means the superficies of a horizontal section thereof, made at the place of its greatest surface, inclusive of the external walls, and such portions of the party walls as belong to the building.

"Balcony" — means any erection similar to a verandah in front of any storey at a higher level, whether roofed or not.

"Basement storey" — or "cellar" means any storey of a building which is under the ground storey.

"Width" — as applied to a street means the measurement at right angles to and between the boundaries of the stand abutting on such street and on opposite sides thereof.

"External wall" — means the outer wall or vertical enclosure of any building, not being a party wall, even though adjoining a wall of another building.

"First storey" — means the storey immediately above the ground storey.

##### New building"

(a) any building or any structural alterations or additions to any existing building erected after the date of the publication of these by-laws;

(b) any building which has been taken down, burnt or destroyed for more than half its cubic content and re-erected or where commencement with the re-erection thereof has been made after such date;

(c) any building of which the cubic content has been increased, after such date, by an amount equal to the cubic content of the building as existing before such increase;

(d) any building to which an upper storey has been added;

(e) any building which is structurally converted to any purpose different from that for which it was originally intended.

"Engineer" and "Council's Engineer" — means the person from time to time holding the said appointment or acting in the said capacity in connection with the municipality.

"Public building" — means a building used or constructed, adapted, suitable for or intended to be used, either ordinarily or occasionally and wholly or in part as a public place of congregation or assembly, for persons admitted thereto by ticket or otherwise, whether a charge is made for such ticket or not. "Halls" incorporated in and forming part of an hotel and club, shall not be classed as "public buildings" provided they are not used for the purpose stated in paragraphs (a) and (b). Public buildings include —

(a) a theatre, including an opera house, playhouse or any building used or designed to be used for the entertainment of spectators, and having a stage on which scenery and theatrical apparatus are used, as well as a proscenium and a fire curtain as required and described in these by-laws. A theatre may be used for all purposes to which a public building may be put;

(b) a cinematograph hall which may be used for all purposes to which a public building may be put except as mentioned in paragraph (a), unless suitably designed and constructed as such, as required and described in these by-laws;

(c) a concert room, ballroom, lecture hall, exhibition room, church, chapel or other place of public worship, which may be used for all purposes to which a public building may be put, except as mentioned in paragraphs (a) and (b), unless suitably designed and constructed as such, as required and described in these by-laws;

(d) halls incorporated in a hospital, college or school which may be used for any purpose in terms of paragraphs (a), (b) and (c).

(e) a tent, shooting gallery, circus and a stand or enclosure for public assembly, all of which may only be used for the specific purpose stated.

"Verandah" — means a roofed erection with sides and front entirely open except where sup-

ported in front of the ground storey of a building and over the street footpath.

"Curtilage" — means the whole of the area of the ground within the boundaries of the stand forming the site of any building or proposed building.

#### CHAPTER 2

#### SUBMISSION AND APPROVAL OF PLANS FOR BUILDINGS, NOTICES AND CERTIFICATES

##### Street Projections

(2)(1) Any person wishing to erect or construct signs, sunblinds, verandahs, bay windows, pavement lights or any other fixtures or encroachment on, under or over any public street, shall make application to the engineer on forms supplied by the Council. Such application shall be accompanied by drawings to a scale of 1:20 which, together with the application forms, shall be signed by the person for whom such fixtures or encroachment is to be constructed, erected or fixed, and in addition, where required, by the owner of the building affected.

(2)(a) Any person erecting, constructing or possessing any fixtures or encroachments on, under or over any street, shall be a tenant at will of the council in respect thereof, and on receiving notice from the council under the hand of the engineer to remove any such fixtures or encroachments, shall do so within the period fixed in such notice, without the payment by the council of any compensation whatsoever.

(b) In the event of non-compliance with such notice, or where such encroachments do not comply with the by-laws, or are deemed by the council to be dangerous, the council may itself remove any such fixtures or encroachments and the costs of such removal shall be recoverable in the ordinary process of law from the person to whom such fixtures or encroachments belong or from the owner of the building in connection with which they are used or to which they are attached.

(3)(a) The owner of the building with which any fixture, projection or encroachment exists, or is proposed, shall —

(i) defray any cost which may be incurred in connection with wires or any other property of the Government or of the council;

(ii) allow the Government or the council to erect on, or attach to the building or projection, any fixings required in connection with telegraph, telephone, electrical or other activities;

(iii) be responsible for and pay to the council or third parties concerned any loss or damage which may be caused to cables, wires, pipes, plant or other property by reason of or in any way arising out of the construction, maintenance or existence of such fixture, projection or encroachment;

(iv) be responsible for and pay to the council or third parties concerned any loss or damage to persons caused by reason of or in any way arising out of the construction, maintenance or existence of such fixture, projection or encroachment;

(v) allow the council any expenses incurred by it in effecting the aforesaid removal;

(vi) pay to the council any expense incurred by it in effecting the aforesaid removal.

(b) Every such owner shall sign a form declaring himself to accept and be bound by the above-mentioned conditions.

#### CHAPTER 3

#### STAIRS, ROOFS, FIRE ESCAPES, STAIRS, LIFTS, FLOORS, CHIMNEYS, LIGHTING AND HEATING APPARATUS AND FIRE APPLIANCES

3(1) In buildings containing lifts not enclosed

by walls, the opening thereof on every floor shall be protected by sufficient guards, gates and fences and such guards or gates shall be kept closed at all times except when in actual use and the gates shall be so constructed that the doors or gates can only be opened when the cage is stationary at such floor.

(2)(a) No building of more than 4 storeys in height shall be erected and no plan for such a building shall be approved unless provision is made for lift or lifts for the delivery of goods in such building: Provided that for purpose of this subsection the term "building" shall not include any alteration or addition to an existing building unless such alteration or addition increased the existing number of storeys of such buildings to more than four.

(3) Unless there shall be shown to the satisfaction of the council good reason to the contrary, a verandah over a public street shall conform as nearly as practicable in line, height and detail with existing adjoining verandahs.

#### CHAPTER 4

#### PROJECTION FROM BUILDINGS, VERANDAHS, BALCONIES, SIGNS AND PAVEMENT LIGHTS

4(1) No colonnades, verandahs, balconies, bay windows, pavement lights, showcases or other projections into or over any part of any street, and no pavement opening in or under any street shall be made or constructed without the permission of the council being first obtained in writing.

(2) The council in its absolute discretion may refuse such permission or may grant the same either unconditionally or upon such conditions and subject to the payment of such annual or other sum or the performance of such works or service as the council shall in each case fix and determine in accordance with the charges as determined by the council by special resolution in terms of section 80B of the Local Government Ordinance 1939, amended by A.N. 415 dd 9 April 1980.

(3) Such charges shall be paid in advance at the beginning of each year or period fixed by the council, and the owner of the building or projection shall be liable for the payment of deposits, fees and rent in terms of the charges as determined by the council by special resolution, in terms of section 80B of the Local Government Ordinance 1939, (Amended by A.N. 415 dd 9 April 1980) for such projections.

#### Pavement, Kerb or Gutter to be Made

5(1) Before any application to construct any of the aforesaid projections over or under any street is approved, the applicant shall deposit with the council a sum estimated by the council equal to the cost of constructing the kerb, gutter or pavement (as the case may require) and on the completion of such gutter or pavement to the satisfaction of the council, such deposit shall be refunded to the applicant.

(2) Should the applicant fail to carry out the construction of the kerb, gutter or pavement as required on the approval of the plans, the council may, after giving the applicant reasonable notice, cause such work to be satisfactorily completed, and shall deduct from such deposit the cost of completing such work.

(3) Should the cost of the work be more than the deposited amount, the applicant shall be required to pay such additional amount to the Council.

(4) Should the work cost less, the difference shall be refunded to the applicant.

#### Rules for the Construction of Projections

6(1) The design, arrangement and construction of verandahs, balconies, bay windows and other projections over public streets, as well as the paving kerb and gutter thereof shall be to the

satisfaction of and to the levels given by the council.

(2) All such verandahs, balconies, bay windows and other projections shall be constructed entirely of fire-resisting materials, and shall be neatly sealed with plaster, cement, asbestos or steel sheeting fixed flat or in regular vaulted, coved, coffered or panelled arrangements and shall be supported by cantilevers of reinforced concrete, masonry or steel statically secured.

(3) If corrugated iron is used for covering a verandah, the exposed surfaces thereof shall be painted.

#### Columns

7(1) Except in that portion of the municipality as defined by the council from time to time, no verandah columns shall be permitted in or on any street or pavement.

(2) In no case shall any column be permitted where the pavement is less than 2,6 m wide.

(3) In no case shall columns be placed more than 3 m from the building line measured to the outside of the column nor be placed at less than 3 m centre to centre.

(4) No columns shall be placed on any pavement at the corner of streets beyond the alignment of the building lines, and not portion of any verandah shall be placed at lesser distance than 600 mm back from the front edge of any kerb.

(5) No twin or double columns shall be permitted.

(6) Where verandahs are supported on columns, such columns shall have no square arises and no base shall project more than 50 mm beyond the bottom diameter, nor shall the maximum horizontal axial dimensions of such base exceed 350 mm.

(7) Where the form of a column is classic in character, the shaft shall have suitable entasis, and shall have cap and base in due proportions.

(8) Columns, including cap and base shall be not less than 3 m nor more than 3,6 m in height nor more than 4,5 m including plinth.

(9) No posts or columns shall, except as hereinafter provided, be permitted in streets where by reason of the footway or sidewalk being or likely to be so occupied by cables, pipes or other public services, the placing of columns or posts shall be deemed inadvisable. In such streets verandahs, balconies or other projections permitted over the streets shall be supported by means of cantilevers of reinforced concrete or steel. The minimum height from the footway or sidewalk to the underside of each cantilever or fascia girder shall be 3 m.

(10) The council may permit the erection of verandah columns in streets upon registration of a notarial deed of servitude against the title of the abutting property, whereby the owner of such abutting property undertakes to bear the cost of any work in connection with cables, pipes or other municipal works or services necessitated by the construction, presence, maintenance or removal of such verandah columns; the cost of such deed of servitude shall be borne by the owner of the abutting property.

(11) Except in the case of monolithic stone columns, steel for wrought iron pipes or other vertical reinforcement of sufficient strength shall be properly embedded in all columns of concrete, stone or brickwork, and shall be securely fixed at the top to the superstructure and at the bottom to the foundations, by means of bolts, dowels or similar method of fixing.

(12) In the case of monolithic stone columns, bolts or dowels at least 15 mm in diameter shall be inserted at least 150 mm into the shaft of the column and satisfactorily secured thereto. Such bolts or dowels shall be fixed right through the

cap and base and secured at the top to the superstructure and at the bottom to the foundations.

(13) Plain piping or tubing shall not be used for columns over or on street verandahs and balconies unless architecturally treated.

(14) the depth and width of beams placed on columns shall be visibly equal at least to the top-diameter of the column.

(15) The coping, blocking course or balustrade, if any, shall extend above the floor of the balcony not less than 750 mm nor more than 1,05 m.

(16) Nothing in these by-laws shall prohibit the erection and use of a party column common to two adjoining verandahs, whether such column stands partly on the extended boundary lines of two properties or adjoins the same; nor in the case of adjoining verandahs, shall it be prohibited to place any column upon a plinth, provided that this is necessary for alignment and that all other provisions of these by-laws are observed.

#### Balconies and Bay Windows

8(1) Balconies, bay windows or similar projections shall not overhang a public street if at a height of less than 3 m above the pavement and all such projections shall be constructed of fire-resistant material and supported by cantilevers of reinforced concrete or by masonry or steel.

(2) Balconies shall not project more than 1,35 m over any street.

(3) Bay windows shall not project more than 900 mm over any street.

(4) The aggregate horizontal length of bay windows at any level over a street shall not exceed one-third of the length of the building frontage to that street.

(5) No part of any window in any bay shall be less than 900 mm from any party wall of the building to which it belongs nor from any boundary, separating stands in separate ownership nor any extension of such boundary.

(6) Any balcony superimposed upon any verandah shall be set back at least 1,2 m from the line of such verandah.

(7) No part of any balcony attached to any verandah shall be carried up to a greater height than two storeys above the pavement level, except that, where the top portion of such balcony is roofed with a concrete flat roof forming a floor, a balustrade not exceeding 1 m in height and constructed as prescribed by these by-laws shall be allowed above the level of such concrete floor or flat roof.

(8) Dividing walls across balconies over public streets shall not exceed 1 m in height nor 225 mm in thickness.

(9) No balcony over any street shall be the sole means of access to any room or apartment.

(10) No erection of any kind shall be allowed on any balcony, except balustrades and light columns not exceeding 150 mm in diameter, of good architectural design and supporting the roof and upper balcony sufficiently.

(11) No person shall place or permit or cause to be placed any article upon any balcony over a public street, except ornamental plants, tables, chairs, canvas blinds and awnings, the latter not to be used for signs or advertisements.

(12) Where any floor of a building is used solely for the parking of motor vehicles, bay windows at the level of such floor may project over any street for not more than 1,35 m for the full length of the building frontage to that street.

#### Plinths, Pilasters, Corbels and Cornices

9(1) No plinths, pilasters or other projections

beyond building lines carry up from ground level shall be permitted to encroach on a street.

(2) Pilasters, cornices, corbels or similar architectural features which are at least 3 m above the ground shall not project over the street more than the following:

Pilasters: 450 mm; The total aggregate frontage length of pilasters shall not exceed one-fifth of the building frontage and bay windows in the same storey shall be included in the calculation of maximum aggregate length for bay windows.

Fire-resisting ornamental hoods or pediments over doors: 600 mm and in any part not less than 2,75 m in height above the footway or pavement.

Cornices: 1,05 m where not exceeding 10,5 m above the footway or pavement; and one-tenth of the height from the footway or pavement if exceeding 10,5 m with a maximum of 1,8 m.

#### Verandahs around Corners

10. Where verandahs are carried around corners of streets they shall be properly splayed or rounded to follow the curves of the kerb to a radius approved by the council.

#### Pavement Openings

11(1) No pavement opening shall be the sole means of access to any vault or cellar.

(2) Every such opening shall be formed of thick glass set in iron or reinforced concrete frames flush with the sidewalk and no single piece of such glass shall exceed 160 m<sup>2</sup> in area.

(3) No pavement opening in any street shall extend more than 1,2 m beyond the building line.

(4) Where flaps are permitted in pavement openings each flap shall not exceed 0,75 m<sup>2</sup> in area and shall open upwards and whilst open shall be provided with stout iron guard rails and stanchions.

(5) Flap openings shall be opened and used only for the purpose of lowering and raising goods and be kept closed except when such operations are in progress.

(6) The front wall or wall parallel to the kerb in every opening shall be built with a suitable batter from the light margin to the building line below.

(7) No pavement opening shall be covered with metal bar gratings or with metal plates or with wood.

#### Maintenance, Removal and Tenancy of Street Projections

12(1) The owner of any verandah, balcony, pavement opening and covering shall maintain such in good order and repair and shall be responsible for any accidents or damage arising therefrom.

(2) Pavement openings and pavement lights and walls thereof and basement walls shall be made and kept watertight and the owner shall be responsible for so doing.

(3) Any person erecting or possessing projections or encroachments on, under or over any street or pavement, such as mentioned in these by-laws, or signs or other fixtures on or over any street or pavement, shall be regarded a tenant at will of the council in respect of such projections, encroachments or fixtures and, if called upon by the council to remove any or all of them, shall do so within 14 days without any compensation either for direct, indirect or consequential damages.

(4) The council may remove such projections, encroachments or fixtures in the event of non-compliance with such notice, or if they are not in accordance with these by-laws, and the expenses of such removal shall be recoverable in the ordinary process of law from the owner of the building or from the person to whom the projections or encroachments belong.

Paving of Footways or Pavements to Projections

13. Where any verandah, balcony, bay window or pavement opening is provided in front of any building, the owner shall at his own expense pave the whole of the footway or pavement under such verandah, balcony or bay window or in front of the building in which the pavement opening is fixed and in addition shall pay the cost of laying the street kerbing and guttering and paving in front of such building for the full width of the footway or pavement.

## CHAPTER 5

### SIGNS AND HOARDINGS

#### Applications for Signs

14. No person shall paint, fix post or erect a sign without having —

(a) made application in writing to the council on a form supplied by the engineer;

(b) submitted detailed drawings of such signs to a scale of not less than 1:20 and a block plan indicating the position of the sign on the site, to a scale of not less than 1:500; and

(c) obtained the written consent of the engineer thereto.

15.(1) "Sign" means any advertisement or advertising device of any kind which is visible from any street but does not include an advertisement placed inside a building or any advertisement of an ecclesiastical, amateur sporting, educational, political or charitable meeting, event or function or the candidature of any person nominated for election to Parliament, the Transvaal Provincial Council or the council and "advertising sign" has the same meaning.

(2) "Hoarding" means any screen or fence which is used or capable of being used for the posting, exhibition or display of any advertisement or advertising device on or near or in view of any street, and includes a screen or fence enclosing a building or materials while builders are at work, or enclosing an excavation.

(3) "Free-standing pylon sign" means any advertisement of advertising device supported by, attached to or constructed as a pylon, mast, or other similar independent structure, other than a hoarding or a building.

#### Fixing of Signs and Hoardings

16(1) All signs and hoardings shall be properly constructed of the requisite strength and shall be satisfactorily fixed to the approval of the council.

(2) The person by whom such signs and hoardings are erected and the owner of the fixture on which or to which they are attached shall assume all liability and responsibility in connection therewith, including maintenance, and shall undertake at least one annual inspection thereof with a view to satisfying themselves as to the safety thereof.

(3) All glass used in signs other than glass tubing used in Neon or similar signs shall be wired glass at least 6 mm thick or approved safety glass at least 3 mm thick.

(4) Every sign for which electric current is used shall if necessary be provided with suitable condensors which shall give a power factor of not less than 0,90 lagging and not more than 0,98 lagging.

(5) Every sign and hoarding shall be repainted and cleaned regularly in order to prevent them from becoming unsightly.

### Advertising Signs and Hoardings to be Licensed

17.(1) No person shall, except upon a hoarding licensed in terms of the councils by-laws relating to the licensing of advertising signs and hoardings advertise, place exhibit, or display or cause to be advertised place, or exhibited or displayed any advertising sign, whether or not the consent of the engineer has been obtained in terms of section 223, unless he is the holder of a current licence issued by the council in respect of such advertising sign.

(2) No person shall advertise, place, exhibit or display or cause to be advertised, placed, exhibited or displayed, any advertisement or advertising device of any kind upon any hoarding unless he is the holder of a current licence issued by the council in respect of such hoarding.

(3) The council may refuse to permit the erection of hoardings for bill posting or other purposes in localities where it deems them likely to be prejudicial to the surrounding neighbourhood or to be a disfigurement to a residential or other street.

(4) Where any alteration is made in an advertising sign, then notwithstanding that when it was first displayed the consent of the engineer was obtained in respect thereof in terms of section 223 and the charges as determined by the council by special resolution, in terms of section 80B of the Local Government 1939 (Amended by A.N. 415 dd 9/4/80) was paid, a further such consent shall be obtained and a further such fee be paid before any alteration is made to the electrical wiring or system of the sign as a result of which the message conveyed by it is charged.

#### Prohibited Signs

18.(1) No person shall erect or cause or permit to be erected or maintained any of the following signs:—

(a) Any sign which is painted on, or fixed on, to or between the columns of a street verandah.

(b)(i) Any luminous or illuminated sign which is fixed to any fascia, bearer, beam or balustrade of any splayed or rounded corner of a street verandah or balcony.

(ii) Any luminous or illuminated sign which is fixed to any fascia, bearer, beam or balustrade of any splayed or rounded corner of a street verandah or balcony.

(c) Any streamer sign across any street.

(d) Any sign on calico, paper maché, woven or similar material or of any kind whatever.

(e) Any swinging sign.

(f) Any sign which interferes with or which is likely to interfere with any sign or signal for the control of traffic: Provided that —

(i) no sign in red, amber or green colours shall be erected, maintained or used with in 6 m of any traffic sign;

(ii) all signs reflected or illuminated by light other than a cream light at a height of less than two storeys or 6 m above the footway, whichever be the greater height, shall be suitably screened so as to satisfactorily prevent any interference with any sign or signal for the control of traffic.

(g) Flashing, occulting or animated signs within 9 m of the ground, and the periodicity of which exceeds 30 flashes to the minute.

(h) Any sign or signs, the total area of which exceeds 30 square meter, painted or fixed on a wall of a building not being a front wall of such building.

(i) Any sign painted on any fence, not being a licensed hoarding.

(j) Any sign in a locality wholly or mainly used for residential purposes, other than a brass plate

or board not exceeding 600 mm by 450 mm in size, affixed to the fence or entrance door or gate of a dwelling and in the case of a block of flats affixed to the wall of the entrance hall or entrance door of a flat.

(k) Any sign which is objectionable, unsightly or detrimental to the neighbourhood or of such intense illumination as to disturb residents in adjacent buildings directly or indirectly or generally to be a source of disturbance to the public.

(1) Any form or type of sign not specifically permitted by these by-laws.

(2) No person shall operate or cause or permit to be operated any electrically illuminated sign otherwise than between the hours of sunrise to midnight.

#### Hanging Signs under Verandahs over Streets

19.(1) Every sign hanging under a verandah over a street shall —

(a) be fixed at right angles to the building line;

(b) have a clearance of not less than 2,5 m between the surface of the pavement and the lowest portion of the sign;

(c) not exceed 600 mm in depth, and 2,5 m in length and 230 mm in thickness between the outside faces thereof.

(2) A box sign shall be constructed entirely of metal or metal and wired glass which shall be at least 6 mm thick or other approved safety glass at least 3 mm thick.

#### Signs on Verandahs over Streets

20.(1) Save as hereinbefore provided with regard to hanging signs, every sign affixed to or onto a verandah over a street shall be set parallel to the building line.

(2) Such signs shall not exceed 600 mm in depth and shall be fixed immediately above the eaves of the verandah roof in such manner as not to project beyond the rear of the roof gutter or shall be fixed against but not above or below, the verandah parapet or ballustrade in such manner as not to project more than 230 mm from the outside face of such parapet or ballustrade: Provided that —

(a) a sign on a public building fixed to or on a verandah over a street and which displays only the features or programme of an entertainment to be given in such public building shall —

(i) have a maximum area of 1 square meter in the aggregate for every 1,5 m or part thereof of the frontage of such building to the street over which the sign is erected;

(ii) not exceed 1,2 m in height.

(b) Nothing in this section contained shall be taken to prohibit the painting of signs not exceeding 600 mm in depth on beams over verandah columns, or on parapets of verandahs.

#### Projecting Signs

21.(1) All projecting signs shall be set at right angles to the building line and shall be fixed at a height of not less than 2,75 m above the pavement.

(2) Save as is provided in subsection (3), no projecting signs shall exceed 600 mm in height, nor project more than 900 mm from the building to which they are attached.

(3) Notwithstanding the provisions of subsection (2), larger projecting signs may be erected provided —

(a) the owner of the building or the person for whom the sign is being erected shall make application for, and assume all responsibility in connection with such sign, including maintenance, an annual inspection to satisfy himself regarding its safety and liability for all loss or damage

caused to any person or property by reason of or in any way arising out of the erection, maintenance or existence of such sign;

(b) the design thereof shall be to the satisfaction of the council, and it shall comply in all respects with these by-laws;

(c) such sign shall be fixed at right angles to the street and the front of the building upon which it is erected;

(d) such sign shall be constructed of metal framing and covered with metal sheeting and shall not exceed 300 mm in depth from face to face;

(e) such sign shall not exceed a mass of 450 kg or 675 kg in the case of a sign consisting only of the name of a central public entertainment building as hereinafter defined;

(f) such sign shall not exceed 9 m in height or 1,5 m total projection from the building, or in the case of a sign consisting only of the name of a central public entertainment building as hereinafter defined, 14 m in height and 1,8 m in total projection from the building: Provided that this paragraph shall not apply to any sign which has been erected prior to the date of the publication hereof;

(g) the sign shall be supported by at least four iron brackets properly fixed to the building, any two of which shall be capable of carrying the whole mass of the sign, together with wind pressure, against which pressure the sign shall be satisfactorily braced and stayed;

(h) upon receipt of a notification by the council under the hand of the engineer that such sign is unsafe, it shall be removed forthwith without the payment by the council of any compensation whatsoever; and

(i) the owner of such sign shall sign a form declaring himself to accept, and be bound by, the foregoing conditions.

#### Signs Flat on Buildings

22.(1) The total area of any sign placed flat or painted on a front wall of a building shall not exceed 20 square metre for every 15 m of building frontage to the street which such sign faces with a maximum area of 200 square metre.

(2) The maximum projection of such a sign over the footway shall be 75 mm where such sign is less than 2,5 m above the footway or pavement and 230 mm where such sign is more than 2,5 m above the footway or pavement.

(3) In the case of a sign consisting only of the name of a public entertainment building, the maximum height and length thereof shall be 10 m or alternatively, 20 m by 10 m and the maximum projection thereof from the face of the wall shall be 230 mm.

(4) Notwithstanding the provisions of subsections (1) and (3), the council may, where it considers it desirable in the interests of the aesthetic appearance of the building on which the sign is placed or painted or of the neighbourhood of such building, permit or require the dimensions of any such sign to be greater than those prescribed.

#### Sky-signs

23.(1) For the purpose of this section "sky-signs" means any sign other than a revolving sign erected or placed on or above the topmost roof or roof parapet or eaves of a building but shall not include any sign painted on the roof of a building.

(2) The whole of every sky-sign shall be placed against a peripheral screen or other structure fixed on the building, which screen or structure in the opinion of the council is or will be satisfactory for the purpose in respect of the construction, strength, extent and appearance thereof.

(3) Where any sky-sign rests upon a roof there shall be interposed between the sign and the roof a layer of non-combustible material: Provided that if the sign rests upon a concrete slab the material so interposed shall be waterproof.

(4) The vertical dimension of any sky-sign excluding the screen or other structure against which it is placed shall not exceed the dimensions shown in the following table:

TABLE

Height of Building	Vertical dimension
One or two storeys.....	1,3 m
Three or four storeys.....	1,9 m
Five or six storeys.....	2,6 m
Seven or eight storeys.....	3,2 m
Over eight storeys.....	4,8 m

Provided that the vertical dimensions specified in the table may at the discretion of the council be exceeded, regard being had to the length and height of the building or to the necessity for screening lift houses, tanks or other structures or objects on the roof.

(5) For the purposes of subsection (4) sky-signs where they are placed one above the other, whether not in the same vertical plane, shall be deemed to be one sign irrespective of their ownership.

(6) No sky-sign shall project horizontally beyond the limits of the screen or other structure against which it is placed in terms of subsection (2).

#### Hanging Lamps and Clocks

24.(1) Every hanging lamp and clock shall be fixed at not less than 2,75 m above the sidewalk.

(2) A clock shall not be deemed to be included in the aggregate height of a sign.

(3) The owner of any building upon which it is proposed to erect any clock overhanging the street shall —

(a) be a tenant at will of the council, and shall assume all liability and responsibility in connection with such clock;

(b) undertake liability for all loss or damage caused to persons or property by reason of or in any way arising out of the erection, maintenance or existence of such clock;

(c) make an annual inspection of the clock to satisfy himself regarding its safety;

(d) maintain such clock in a good state of repair and in a presentable condition, and at his own expense cause it to be synchronised at least once a week by a competent person;

(e) upon receipt of a notice from the council under the hand of the engineer calling upon him to do so, remove such clock within the time stated in such notice, without the payment by the council of any compensation whatsoever;

(f) comply with the provisions of the by-laws of the council.

(4) The owner of or person erecting such clock shall sign a form declaring himself to accept and be bound by the foregoing conditions.

#### Sun-blinds

25.(1) All sun-blinds shall be so made and fixed as to be incapable of being lowered to within 2 m of the footway or pavement.

(2) Except at street intersections, sun-blinds shall only be placed parallel to the building line.

(3) At street intersections sun-blinds, both new and existing, shall be so placed that they shall not cause any interference with vehicular or pedestrian traffic, traffic lights, street name plates or other notices for the guidance of the public.

**Bill Postings and Hoardings**

26.(1) The topmost part of any hoarding used or intended to be used for bill posting or the display or exhibition of any advertisement, shall not exceed 5 m in height above the lowest ground level upon which such hoarding is erected.

(2) Every free-standing pylon sign and its supporting structure shall comply with the following requirements:

(a) The supporting structure shall be effectively secured to an adequate foundation and shall be without guys or other ancillary restraining devices.

(b) No part of the supporting structure nor any part of the sign shall be located within or pass through a building or part thereof, or in any way be attached to or secured to a building or to any part thereof.

(c) The dimensions of the sign and its supporting structure shall be such that both the sign and the structure can be contained wholly within an imaginary vertical cylindrical figure having a diameter of not more than 6 m and a height of not more than 12 m.

(d) No such sign shall carry advertising material exceeding an area of 37 square metre.

(e) The lowest part of any such sign shall not less than 2,5 m above the ground surface.

(3) Drawings to a scale of 1:20 showing structural details of the support and framework of any billposting, hoarding, or any free-standing pylon sign shall be submitted to the Council, together with other details specially required under these by-laws dealing with signs.

(4) The design of any hoarding or free-standing pylon sign and its supporting structure shall be to the satisfaction of the Council.

**Decorations During Public Rejoicings**

27. All decorations, illuminating and other devices erected on occasions of public rejoicings shall be so erected, arranged and secured as to minimise the danger of fire, and secure the public against risk to the satisfaction of the council in these respects.

**Show Cases**

28. Show cases shall not exceed 1,5 square metre in area, and shall not project more than 150 mm beyond the building line.

**Signs not to be fixed to Verandah Columns**

29. No sign of any description shall be fixed to street verandah posts or columns.

**Signs Regarded as Tenancy at Will**

30.(1) Any person erecting or possessing signs on or over any street, footway or pavement shall be regarded tenant at will of the council in respect of such signs, and, if instructed by the Council to remove any or all of them, shall do so within 14 days without any compensation either for direct, indirect or consequential damages.

(2) The council may remove such signs in the event of non-compliance with such instruction or if they are not in accordance with these by-laws, and the expenses of such removal shall be recoverable in the ordinary process of law from the owner of the building or from the person to whom the signs belong.

**Posters**

31.(1) No person shall in or in view of any street or other public place within the area defined by the council from time to time, display or cause, permit or suffer to be displayed any poster or other advertisement (which expression in this section includes any advertising device) with a view to advertise any meeting, function or event of a sporting, educational, charitable, po-

litical or any other character or the candidature or nomination of any person for, or other interest of any person in, an election to Parliament, the Transvaal Provincial Council or the council.

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

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

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

(b) A board or material as prescribed in terms of paragraph (a) shall not be placed on or against or attached to or otherwise supported by any transformer box, electricity or telegraph pole, traffic light or sign or other structure or object erected by the council, the Provincial Council or the Government of the Republic or, save by means of cord or strong string, be attached to any tree growing in a street, park or other public place.

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

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

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

(f) Any person who displays or causes, permits or suffers to be displayed any poster or other advertisement, shall first have furnished the council with a statement, in writing, mentioning the street in or in view of which and the intersection nearest to which every such poster or other advertisement will be displayed.

(4)(a) The requirements prescribed in the succeeding paragraphs of this subsection shall be complied with in respect of posters or other advertisements relating to a Parliamentary, Provincial or municipal election: Provided that nothing in this subsection contained shall apply to a poster or other advertisement relating to such an election which —

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

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

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

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

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

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

(d) Advertisements may be displayed in the form of banners not exceeding 1 m by 4 m in size of three in number in each municipal ward five in each parliamentary constituency.

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

(6) No poster or other advertisement shall be placed in a street or other public place, whether or not by virtue of permission given in terms of subsection (2), unless the appropriate charges as determined by the Council by special resolution in terms of section 80B of the Local Government Ordinance, 1939, has been paid to the council by way of deposit.

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

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

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

(b) When any person is charged with an offence under this section relating to any poster or advertisement, the onus shall rest on him of proving that he neither displayed the poster or other advertisement nor caused, permitted or suffered it to be displayed.

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

(d) Any person who is either alone or jointly with any other person responsible for organizing, or in control of, any meeting, function or event to which a poster or other advertisement relates shall, until the contrary be proved, be

deemed to have displayed or to have caused, permitted or suffered to be displayed every poster which is displayed relating to that meeting, function or event.

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

(f) The council shall be entitled without giving notice to anyone, itself to remove and destroy any advertisement displayed without its permission having been obtained in terms of subsection (2) or in contravention of any provision of this section or which has not been removed within the period specified in terms of subsection (3)(e) or subsection (4)(c), or which constitutes in any respect a contravention of the provisions of this section, and the person who displayed any such advertisement or caused, permitted or suffered it to be displayed shall be liable to refund to the council the cost to be assessed and deducted by the council from the deposit made, of the said removal and destruction, and in addition shall be guilty of an offence.

## CHAPTER 6

### PUBLIC BUILDINGS AND PLACES OF ASSEMBLAGE

#### Certificate for Public Buildings

#### Pit Floor

32. The floors of the highest part of the pit shall be accessible from the street at the principal entrance to such pit or stalls by a gradient not exceeding 1 in 15; and the lowest part of the floor of the pit or stalls shall not be lower than the level at which it can be effectually drained into sewers in adjoining streets, nor more than 2 m below the level of the street at the principal entrance to the pit. In any case the lowest floor shall not be placed at such a level as will render it liable to being flooded and it shall be efficiently and properly drained to the satisfaction of the council.

#### Smoking behind Proscenium

33. No person shall at any time smoke on the stage side of the proscenium wall to a public building having scenic accessories: Provided that this side shall not apply to smoking which forms part of an act in the performance.

#### Fire Directions

34. Directions in the case of fire, to be approved by the council, printed in large type, shall be kept in all public buildings and in such conspicuous places therein as the council may direct.

#### Fire Telephone

35. Every public building, if required by the council, shall be connected with the main fire station by telephonic communication. The manner of fixing such alarms and the position thereof shall be approved by the chief officer of the fire department.

## CHAPTER 7

### CINEMATOGRAPH HALLS, PROJECTION AND OPERATORS

#### Certificate Necessary

36. No person shall give or cause or permit to be given any cinematograph exhibition in any public building unless —

he has complied with the requirements of this Chapter.

#### Projection Openings

37(1) Only openings which are necessary for projection, operation and observation shall be allowed, and these only in the front wall of the operating chamber. There shall not be more than three such openings for each projector and they shall not exceed 300 mm by 300 mm, 300 mm by 600 mm, and 600 mm by 600 mm each respectively. All openings shall be provided with a sheet of 6 mm plate glass built in and fixed so as effectively to prevent the penetration of smoke into the auditorium. In addition, all openings shall be provided with falling shutters of metal at least 3 mm thick which, when closed, shall overlap the opening at least 25 mm on all sides. The shutters shall be arranged to cover the openings closely and to slide in properly constructed metal grooves, the lower groove being packed with a rubber pad at least 12 mm thick.

(2) Shutters shall be fitted in such a manner that they will all close simultaneously without a noise by the action of one release. The apparatus for releasing such shutters shall be provided with suitable handles, fixed in such positions inside the chamber that the operator can release the shutters when standing in the usual position for operating each one of the cinematograph projectors, and also with a link of fusible metal or section of quick-burning film fixed directly over the film gate. A similar releasing handle shall be fixed outside the chamber in a position approved by the council.

#### Cinematograph Projectors

38. All cinematograph projectors shall be fitted with two film boxes of substantial construction, to and from which the films shall travel. Such boxes shall be made to close in a manner which shall prevent fire from penetrating and shall be fitted with a filmslot capable of preventing the passage of flame to the interior of the film-box, and shall be kept closed except for the insertion or removal of films. Spools shall be chain or gear driven, and films shall be wound upon spools so that the wound films shall not at any time reach or project beyond the edges of the flanges of the spools. All films when not in the machine and while still in the chamber shall be contained in closed metal boxes of self-closing pattern. Films shall not be stored, rewound or repaired in any other place on the premises than the operating chamber or in some other approved fire-resisting enclosure. No film shall be removed from the operating chamber or other approved fire-resisting chamber, except in a closed metal box.

#### Operating Chambers

39(1) No smoking shall be permitted in any operating chamber and any person smoking therein shall be guilty of an offence.

(2) No storage of any description nor the use of any naked light shall be permitted within the chamber. No paper, cardboard or rubbish shall be kept in the chamber.

(3) Adequate small fire appliances, including a chemical fire extinguisher of 14 litre capacity, a bucket of sand and a wet blanket shall be kept within the chamber ready for immediate use.

(4) General lighting of entrances to or exits from any premises in which a cinematograph exhibition is being held, shall not be controlled from within the chamber.

(5) A suitable barrier shall be fixed around the chamber at a distance of not less than 600 mm from any part thereof to prevent the audience from coming into contact therewith.

(6) No work of any description other than the operating and/or any essential repairs to machinery and rewinding and repairing of films shall be done inside the chamber while the audience is in the building.

(7) Operators and all persons responsible for or employed in or in connection with the exhibi-

tion shall take all due precautions for the prevention of accidents, and shall abstain from any act whatever which may tend to cause fire, danger or panic, and is not reasonably necessary for the purpose of the exhibition.

(8) Except for special essential repairs, no person other than the operator and duly appointed assistants, the licensee, the proprietor, his manager or duly authorized representative and the council's duly authorized officer shall be admitted to the chamber during the exhibition: Provided that with the consent of the licensee and of the council, under the hand of its representative first had and obtained in writing, professional and scientific investigators may be permitted to visit operating chambers during an exhibition.

(9) The operator or duly appointed assistant shall continually be in the chamber during the exhibition, and in no circumstances shall there at any time be more than four persons in the operating chamber during the exhibition.

#### Cases in which Operating Chambers are not Required

40. Notwithstanding anything to the contrary in this Chapter contained, it shall not be necessary to provide a chamber for the projection of motion pictures in the case of —

(a) any miniature projector in which the maximum electric current used for light shall be three hundred and fifty watts. Such miniature projector shall be operated in an approved box or case of fire-resisting material constructed with a fusible link or other approved releasing device to close the projecting opening instantaneously and completely in case of combustion within the box or case. The light in such miniature projector shall be completely enclosed in a metal lantern box covered with a fixed roof;

(b) any miniature projection apparatus which uses only an enclosed incandescent lamp and non-flammable and/or slowburning films and is so constructed that films of ordinary standard size cannot be used therein.

#### Outside Chambers Included

41. These by-laws shall apply to buildings and cinematograph chambers whether or not the apparatus is fixed inside or outside the hall or structure accommodating the audience.

#### Alterations Prohibited Without Permission

42. After any licence has been granted it shall not be permissible for the licensee to make any alterations to the building, chamber, fixtures or contents without the sanction of the council under penalty of revocation of the licence.

#### New By-laws to be Complied with

43. Where existing cinematograph displays have been authorized by the council prior to the coming into operation of these by-laws, licensees shall forthwith comply with these by-laws, except in regard to size and shape of operating chambers: Provided that no projectors or stereopticons shall be installed in any existing operating chamber beyond the number installed at the date these by-laws came into force, unless such chambers comply with the requirements in regard to size and shape and for such additional projectors or stereopticons, and then only with the permission of the council.

#### Insulators

44. Porcelain cleats or bobbin insulators carrying cables shall be securely fixed and placed sufficiently close together to prevent the cables touching walls, woodwork, or other surfaces. The whole of the wiring shall be carried out in a thoroughly workmanlike manner, and all cables, fuses, switches, resistances and apparatus shall be so fixed as to be out of reach of any unauthorized person. Lantern resistances and any other current-carrying devices shall be of proper design and well suited for the work required; each

shall be self-contained and enclosed in iron cases; all current-carrying metal parts to be well insulated from iron frames and covers, and these in turn to be so supported that while in operation they shall be at least 750 mm from any wood or other flammable material. Pilot lights used within the chamber shall be provided with two single pole fuses and one single pole switch.

#### Lantern

45. The lantern shall be placed on firm supports of fire-resisting construction. The lamp or jet shall stand on an iron tray, with a vertical edge of at least 25 mm in depth. The lantern shall be provided with an automatic metal shutter to act between the source of the light and the film gate. The action of this shutter will be such that it shall close automatically immediately the film becomes stationary. A sliding metal shutter shall be provided in addition to the automatic shutter.

#### Precautions for Films

46. The film gate shall be of massive construction and provided with ample heat-radiating surface, and the passage for the film shall be sufficiently narrow to prevent flames travelling upwards or downwards from the light opening. Film spools when in use shall be fixed in non-combustible smoke-proof boxes.

#### Electric Illumination

47. Where possible, the electric arc light shall be adopted as the illuminant, and the council's regulations for securing safety in an electrical installation shall be observed. Circuits in which there is a pressure exceeding 250 volts between the poles, or from either pole to earth, shall not be allowed in connection with the apparatus. Where apparatus is used in a portable box, a permanently installed circuit shall be carried to a convenient point, having regard to the position of the apparatus. Resistances shall be placed in an approved position and where practicable, outside the chamber. A small resistance for regulating purposes may be allowed within the chamber, but such resistance shall be fixed above the level of and behind the lantern.

#### Rules for Wiring

48. Electric wiring for lanterns shall be allowed on the service cable, subject to the following conditions:

(a) Written notice shall be given to the council's electrical engineer 48 hours before the supply is required.

(b) The whole of the work shall be inspected and passed by the electrical engineer before the connection is made to the supply mains.

#### Notices Required

49. Should a consumer fail to give notice and connect up without permission, the council's electrical engineer or his representative may have the service disconnected immediately. Cables connecting the apparatus to the supply mains shall be connected at the municipal point of entry, or at a distributing board, provided the cable feeding the board is of sufficient current carrying capacity to supply the apparatus and lighting required for the

#### Switches and fuses

50. A double pole switch and two single pole fuses shall be fixed on the cables within 1 m of the point of connection to the supply mains. Similarly a double pole switch and two single pole fuses shall be fixed to the cables within 2 m of the apparatus. The controlling switches and fuses shall be of ample carrying capacity, and comply in every detail with the requirements of the council's electrical engineer.

#### Position of Miniature Projectors

51.(1) No miniature projector shall be placed or fixed within 1,5 m of any hangings, curtains or

furniture of a combustible nature of construction, and rewinding and/or repair of films used in connection with such miniature projectors shall not be effected in the building whilst any members of the audience are therein.

(2) In all places of entertainment where cinematograph displays form or are intended to form the whole or any portion of the entertainment, the angle of elevation of the centre point of the top edge of the screen at any point in the auditorium, 1 m above the floor, shall not exceed 35 degrees, and the horizontal angle made by the screen and a line connecting the vertical edge of the screen and the seat in the front row farthest therefrom shall not be less than 25 degrees: Provided that nothing herein contained shall require the alteration of seating arrangements of any building existing at the date of publication of these by-laws, and in respect of which a certificate has been granted.

#### Penalty

52. Any person who contravenes or commits a breach of any provision of these by-laws shall be liable on conviction, to a fine not exceeding R50 or, in default of payment, to imprisonment for a period not exceeding one month, and in the case of a continuing offence to a further sum not exceeding R4 for every day during the continuance of such offence after a written notice from the council has been issued, and for a second or subsequent offence he shall be liable, on conviction, to a fine not exceeding R100 or, in default of payment, to imprisonment for a period not exceeding three months.

#### Cinematograph Operator's Licence to be Obtained

53. No person shall operate any cinematograph apparatus, and no person shall cause or permit any person to operate a cinematograph apparatus during such time as the auditorium is occupied by the public, unless such person is in lawful possession of a licence obtained from the council duly authorizing him thereto: Provided that a learner may operate such apparatus but shall do so in the presence of a licensed operator.

#### Examination

54. Any person wishing to obtain a licence as cinematograph operator after the date of publication of these by-laws shall submit himself to such examination or examinations as may from time to time be deemed necessary or advisable by the Council. Such examinations shall be held by the council's engineer or his authorized assistant or by any duly appointed Institute or Board of Examiners. Before being admitted to any examination the candidate shall pay any reasonable examination fees demanded and shall prove to the examiner or examiners —

(a) that he has attained the age of 21 years;

(b) that he is able to read and write at least one of the official languages;

(c) that he has no physical disability which might interfere with the safe and satisfactory execution of his duties as a cinematograph operator;

(d) that he has had experience in an operating chamber or chambers under the direction or control of a licensed or qualified operator and the extent thereof.

#### Extent of Examination

55. No person shall be granted a cinematograph operator's licence until he shall have complied with the conditions laid down in section 54 and shall, in addition, have satisfied the examiner or examiners —

(a) that he is acquainted with and understands the electrical and other by-laws relating to cinematographs, particularly those applicable to

operating chambers, their machines, appliances and appurtenances;

(b) that he has a thorough practical knowledge of the mechanism and method of operating and working cinematograph machines and all appliances, appurtenances and apparatus connected therewith, and is competent to carry out such repairs, adjustments or replacements as may be necessary during and in preparation for a performance;

(c) that he has at least an elementary knowledge of optics in so far as it applies to cinematograph projectors;

(d) that, if he is not in possession of a registered electrical wireman's licence, he has at least an elementary knowledge of electrotechnics applicable to the various electrical apparatus to the operating chamber;

(e) that he knows to act in case of emergency, panic or fire, and is capable of so acting.

#### Register to be Signed

56. Prior to the issue of a licence to any successful applicant, such applicant shall be required to sign a register containing a declaration that he accepts such licence subject to, and that he will comply with, the conditions thereof and with any regulations or by-laws from time to time in force within the municipality with regard to such licence.

#### Licence fee

57. Every duly qualified applicant for a cinematograph operator's licence shall pay to the council the sum of R1 and submit to the council two recent identical photographs, measuring 40 mm by 30 mm, of his head and shoulders before he receives such licence.

#### Licence to be Produced

58. Any licensee, if called upon at any time to do so, shall produce his licence for the inspection by any duly authorized officer of the council.

#### Suspension or Cancellation of Licence

59. The council may at any time cancel or suspend any licence granted to any person if the council is satisfied that such person has carried out his duties in a negligent or unworkmanlike manner to the danger of any person or persons or to property, or contrary to any of the council's by-laws: Provided that no licence shall be suspended or cancelled until the person holding such licence has been given an opportunity of appearing before a committee of the council and of being heard in his own defence.

#### PLAASLIKE BESTUURSKENNISGEWING 4687

#### STADSRAAD VAN VEREENIGING

#### VASSTELLING VAN GELDE

Daar word hierby ingevolg 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 Desember 1990 vasgestel het.

Die algemene strekking van hierdie wysiging is om die vorige aankondiging van die Raad te herroep en opnuut, met ingang 1 Desember 1990, toegangsoorheid tot die Vereeniging Museum vas te stel.

'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 Stadsklerk, Municipale Kantoor, Vereeniging doen nie later nie as Vrydag, 4 Januarie 1991.

Municipale Kantoor JJJ COETZEE  
Posbus 35 Stadsekretaris  
Vereeniging  
Kennisgiving No. 195/1990

## LOCAL AUTHORITY NOTICE 4687

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 29 November 1990, determined charges for admittance to the Vereeniging Museum with effect from 1 December 1990.

The general purport of this amendment is to revoke 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 Friday, 4 January 1991.

Municipal Offices JJJ COETZEE  
PO Box 35 Town Secretary  
Vereeniging  
Notice No. 195/1990

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PLAASLIKE BESTUURSKENNISGEWING  
4688

## STADSRAAD VAN VEREENIGING

## WYSIGING VAN VERORDENINGE BETREFFENDE DIE HUUR VAN DIE ROSHNEE EN RUST-TER-VAAL GEMEENSKAPSALE

Daar word ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van Vereeniging van voorneems is om die Verordeninge betreffende die Huur van die Roshnee en Rust-ter-Vaal Gemeenskapsale te wysig.

Die algemene strekking van hierdie wysigings is om die bepaling dat hierdie sale slegs deur Indiërs en Kleurlinge, onderskeidelik, gebruik mag word, te skrap.

Afskrifte van hierdie wysigings lê gedurende kantoorure vir 'n tydperk van veertien dae vanaf datum van publikasie hiervan in die Provinciale Koerant, ter insac by die kantoor van die Stadssekretaris.

Enige persoon wat beswaar teen hierdie wysigings wens aan te teken, moet dit skriftelik by die Stadsklerk, Municipale Kantoor, Vereeniging, nie later nie as Woensdag, 9 Januarie 1991, doen.

Municipale Kantoor JJJ COETZEE  
Posbus 35 Stadsekretaris  
Vereeniging  
1930  
Kennisgiving No. 196/1990  
(Pos: 009001/1555)

## LOCAL AUTHORITY NOTICE 4688

## TOWN COUNCIL OF VEREENIGING

## AMENDMENTS TO BY-LAWS RELATING TO THE HIRE OF THE ROSHNEE AND RUST-TER-VAL COMMUNITY HALLS

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 Roshnee and Rust-ter-Vaal Community Halls.

The general purport of these amendments is to delete the provision that these halls may only be used by Indian and Coloureds, respectively.

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, Vereeniging, by not later than Wednesday, 9 January 1991.

JJJ COETZEE  
Town Secretary

Municipal Offices  
PO Box 35  
Vereeniging  
1930  
Notice No. 196/1990  
Vote: 009001/1555

(3) Die belasting ingevolge subitem (1) is 'n jaarlikse belasting en is voor 31 Januarie van elkejar betaalbaar.

2. Duplikaat en oordrag van belastingkwitansies

(1) Vir die uitrek van duplikaat-belastingkwitansies — R2 elk.

(2) Vir die oordrag van belastingkwitansies — R2 elk.

3. Skutgelde

(1) Skutgelde, per hond — R20.

(2) Bewaring, per hond, per dag — R5.

Municipale Kantoor  
Posbus 35  
Vereeniging  
1930  
Kennisgiving No. 192/1990  
(Pos: 009001/1555)

## LOCAL AUTHORITY NOTICE 4689

## TOWN COUNCIL OF VEREENIGING

## AMENDMENT: DETERMINATION OF CHARGES PAYABLE IN TERMS OF THE BY-LAWS RELATING TO DOGS

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 25 October 1990, determined the amendment as set out in the schedule below with effect from 1 January 1991.

CK STEYN  
Town Clerk

## SCHEDULE

The Determination of Charges payable in terms of the By-laws relating to Dogs, as determined by the Council on 27 April 1989 and published on 21 June 1989, is hereby substituted by the following:

## TARIFF OF CHARGES

## 1. Dog Tax

(1) For each premises:

(a) First dog, irrespective of race or breed — R10.

(b) Second dog, irrespective of race or breed — R20.

(c) Residents on town erven — third dog with special permission from the Council — R50.

(d) Residents of agricultural holdings and farm portions —

Third and fourth dog — R20 each.

Fifth and subsequent dogs — R50 each.

(2) Blind persons who make use of guide dogs — Free of charge.

(3) The tax in terms of subitem (1) shall be an annual tax, payable before 31 January of each year.

## 2. Duplicate and Transfer of tax receipts

(1) For the issue of duplicate tax receipts, each — R2.

(2) For the transfer of tax receipts, each — R2.

## TARIEF VAN GELDE

## 1. Hondebelasting

## (1) Vir elke perseel:

(a) Eerste hond, ongeag geslag of ras — R10.

(b) Tweede hond, ongeag geslag of ras — R20.

(c) Dorpsbewoners: derde hond met spesiale toestemming van Raad — R50.

(d) Bewoners van landbouhoeves en plaasgedeeltes:

Derde en vierde hond — R20 elk.

Vyfde en daaropvolgende honde — R50 elk.

(2) Blinde persone wat gebruik maak van gids- of leihonde: Gratis.

<p><b>3. Pound Fees</b></p> <p>(1) Pound fee, per dog — R20.</p> <p>(2) Keeping, per dog, per day — R5.</p> <p>Municipal Offices PO Box 35 Vereeëniging 1930 Notice No. 192/1990 (Vote: 009001/1555)</p>	<p><b>PLAASLIKE BESTUURSKENNISGEWING 4691</b></p> <p><b>STADSRAAD VAN WESTONARIA</b></p> <p><b>VASSTELLING VAN GELDE BETAAALBAAR AAN DIE STADSRAAD VAN WESTONARIA BETREFFENDE DIE LEWERING VAN SEKERE BEGRAAFPLAASDIENSTE</b></p> <p>Ooreenkoustig artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hiermee bekend gemaak dat die Stadsraad van Westonaria die gelde betaalbaar aan die Raad betreffende die levering van begraafplaasdienste met ingang van 1 November 1990, soos in die onderstaande Bylae uiteengesit is, vasgestel het.</p>	<p>12. Oordrag van gereserveerde graf: R55,00.</p> <p>13. Oprigting van gedenkplaat en plasing van houer met as in Kolumbarium: R100,00.</p> <p>14. Oprigting van gedenkplaat in Tuin van Herinnering: R50,00.</p> <p><b>B. NIE-INWONERS VAN WESTONARIA</b></p> <p>Bogenoemde tariewe plus 'n heffing van 100 % is betaalbaar.</p>
<p><b>PLAASLIKE BESTUURSKENNISGEWING 4690</b></p> <p><b>STADSRAAD VAN VEREENIGING</b></p>		<p><b>LOCAL AUTHORITY NOTICE 4691</b></p> <p><b>TOWN COUNCIL OF WESTONARIA</b></p>
<p><b>WYSIGINGS: VASSTELLING VAN GELDE</b></p> <p>Daar word hierby ingevoige artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van Vereeniging van voornemens is om by spesiale besluit die vasstelling van gelde betaalbaar ingevoige die Verordeninge betreffende die Huur van die Roshnee en Rust-ter-Vaal gemeenskapsale met ingang 1 Januarie 1991 te verhoog.</p> <p>Afskrifte van hierdie vasstellings is 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.</p>	<p>Daar word hierby ingevoige artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van Vereeniging van voornemens is om by spesiale besluit die vasstelling van gelde betaalbaar ingevoige die Verordeninge betreffende die Huur van die Roshnee en Rust-ter-Vaal gemeenskapsale met ingang 1 Januarie 1991 te verhoog.</p> <p>Afskrifte van hierdie vasstellings is 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.</p>	<p><b>DETERMINATION OF CHARGES PAYABLE TO THE TOWN COUNCIL OF WESTONARIA WITH REGARD TO THE RENDERING OF CERTAIN CEMETERY SERVICES</b></p>
<p>Enige persoon wat beswaar teen genoemde vasstellings wens aan te teken, moet dit skriftelik by die Stadssekretaris, Municipale Kantoor, Vereeniging, nie later nie as Woensdag, 9 Januarie 1991, doen.</p>	<p>Enige persoon wat beswaar teen genoemde vasstellings wens aan te teken, moet dit skriftelik by die Stadssekretaris, Municipale Kantoor, Vereeniging, nie later nie as Woensdag, 9 Januarie 1991, doen.</p>	<p>In accordance with Section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Westonaria has determined the charges payable to Council with regard to the rendering of Cemetery services with effect from 1 November 1990, as set out in the Schedule below.</p>
<p>Municipale Kantoor Posbus 35 Vereeëniging 1930 Notice No. 197/1990 (Pos: 009001/1555)</p>	<p>J J COETZEE Stadssekretaris</p> <p>Municipale Kantore Posbus 19 Westonaria 1780 19 Desember 1990 Kennisgewing No. 64/1990 (1/2/3/7)</p> <p><b>BYLAE</b></p> <p><b>GELDE BETAAALBAAR AAN DIE STADSRAAD VAN WESTONARIA BETREFFENDE DIE LEWERING VAN SEKERE BEGRAAFPLAASDIENSTE</b></p>	<p>J H VAN NIEKERK Stadssekretaris</p> <p>Municipal Offices PO Box 19 Westonaria 1780 19 December 1990 Notice No. 64/1990 (1/2/3/7)</p> <p><b>SCHEDULE</b></p> <p><b>CHARGES PAYABLE TO THE TOWN COUNCIL OF WESTONARIA WITH REGARD TO THE RENDERING OF CERTAIN CEMETERY SERVICES</b></p>
<p><b>LOCAL AUTHORITY NOTICE 4690</b></p> <p><b>TOWN COUNCIL OF VEREENIGING</b></p>		<p><b>A. RESIDENTS OF WESTONARIA</b></p>
<p><b>AMENDMENTS: DETERMINATION OF CHARGES</b></p> <p>It is hereby notified in terms of section 80B(8) of the Local Government Ordinance, 1939, that the Town Council of Vereeniging intends increasing, by special resolution with effect from 1 January 1991, the charges payable in terms of the By-laws relating to the Hire of the Roshnee and Rust-ter-Vaal Community Halls.</p>	<p>It is hereby notified in terms of section 80B(8) of the Local Government Ordinance, 1939, that the Town Council of Vereeniging intends increasing, by special resolution with effect from 1 January 1991, the charges payable in terms of the By-laws relating to the Hire of the Roshnee and Rust-ter-Vaal Community Halls.</p>	<p><b>1. Charges for grave and interment</b></p> <p>(a) Adults: R245,00.</p> <p>(b) Child: R100,00.</p>
<p>Copies of these determinations 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.</p>	<p>Copies of these determinations 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.</p>	<p><b>2. Charges for plot and interment, per body:</b></p> <p>R245,00.</p>
<p>Any person who desires to lodge his objection to the said determinations, must do so in writing to the Town Clerk, Municipal Offices, Vereeniging, by not later than Wednesday, 9 January 1991.</p>	<p>Any person who desires to lodge his objection to the said determinations, must do so in writing to the Town Clerk, Municipal Offices, Vereeniging, by not later than Wednesday, 9 January 1991.</p>	<p><b>3. Charges for interment of second body in existing grave:</b></p> <p>(a) Adult: R150,00.</p> <p>(b) Child: R100,00.</p>
<p>J J COETZEE Town Secretary</p> <p>Municipal Offices PO Box 35 Vereeëniging 1930 Notice No. 197/1990 (Pos: 009001/1555)</p>	<p>J J COETZEE Town Secretary</p>	<p><b>4.1 Interment on Saturday until 12:00. The following additional charges are payable:</b></p> <p>(a) Adult: R245,00.</p> <p>(b) Child: R100,00.</p>
<p>19</p>	<p><b>4.2 Interment on Saturday after 12:00 and on a Sunday. The following additional charges are payable:</b></p> <p>(a) Adult: R500,00.</p> <p>(b) Child: R500,00.</p> <p><b>5. Enlargement of grave opening: R105,00.</b></p> <p><b>6. Permission to erect memorial work: R55,00.</b></p> <p><b>7. Pauper burials: Free of charge.</b></p> <p><b>8. Maintenance of graves by special arrangement, per year:</b></p> <p>(a) Plot: R130,00.</p>	

(b) Grave of an adult: R65,00.	the Town Council of Westonaria, by Special Resolution, amended to Determination of Charges for Building Works and Matters incidental thereto, published under Municipal Notice 57/90 of 17 October 1990, with effect from 1 December 1990.	beplanningskema om goedkeuring van die verslapping van 'n boulynbepaling of die oorskryding van boubeperkingsgebiede.
(c) Grave of a child: R35,00.		6. Aansoek ingevolge die bepaling van die Dorpsbeplanningskema om goedkeuring van terreinuitlegplanne, die estetiese voorkoms van geboue of die plasing van geboue op 'n terrein.
9. Exhumation of a body: R420,00.		R100
10. Reservation of a plot, including interment, per body:	The general purport of the amendment is to determine fees for the inspection of swimming pools built on dolomitic ground and to ascertain of the conditions stipulated by the State Co-ordinating Technical Committee on Sink Holes are adhered to.	
(a) For an adult over 70 years of age: R245,00.	A copy of the Special Resolution of Council and full particulars of the amendment are open for inspection during office hours at the office of the Town Secretary, Municipal Offices, Saturrus Street, Westonaria, for a period of fourteen (14) days from the date of publication of this notice in the Provincial Gazette.	R150
(b) Others: R490,00.	Any person who desires to object to such determination of charges for swimming pools must lodge such objection in writing with the Town Clerk within fourteen days (14) after the date of publication hereof in the Provincial Gazette.	R25
11. Reservation of a grave, including interment: R490,00.	J H VAN NIEKERK Town Clerk	9. Die inspeksie van die Dorpsbeplanningskema en skemakaarte.
12. Transfer of a reserved grave: R55,00.	Municipal Offices PO Box 19 Westonaria 1780 Notice No 74/1990	B. GELDE BETAALBAAR AAN DIE STADSRAAD VAN WESTONARIA UIT HOOFDE VAN DIE ORDONNANSIE OP DIE ONDERVERDELING VAN GROND (ORDONNASIE 20 VAN 1986)
13. Erection of memorial tablet and placing of container with ashes in columbarium: R100,00.		1. Aansoek ingevolge Artikel 6(1) om 'n onderverdeling.
14. Erection of memorial tablet in garden of remembrance: R50,00.		2. Aansoek ingevolge Artikel 17 om 'n wysiging of skrapping van die voorwaardes waarop 'n aansoek goedgekeur is.
B. NON-RESIDENTS		J H VAN NIEKERK Stadsklerk
Abovementioned charges, plus a levy of 100 % is payable.		Munisipale Kantore Postbus 19 Westonaria 1780 19 Desember 1990 Kennisgewing No 62/1990
19		
PLAASLIKE BESTUURSKENNISGEWING 4692		
STADSRAAD VAN WESTONARIA		
VASSTELLING VAN GELDE VIR BOUPLANNE EN AANVERWANTE AANGELEENTHEDDE		
Kennis geskied hiermee ingevolge artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Westonaria by Spesiale Besluit die vasstelling van gelde vir Bouplanne en Aanverwante Aangeleenthede afgekondig by Munisipale Kennisgewing 57/90 van 17 Oktober 1990, met ingang 1 Desember 1990 wysig.		
Die algemene strekking van die wysiging is om gelde vas te stel vir die inspeksie van swembaddens gebou op dolomietgrond en om te bepaal of die voorwaardes neergelê deur die Staatskoördinerende Tegniese Komitee insake Sinkgate nagekom word.		
'n Afskrif van die spesiale besluit van die Raad en volle besonderhede van die wysigingswaarna hierbo verwys word, is gedurende gewone kantoorure ter insae by die kantoor van die Stadssekretaris, Munisipale Kantore, Saturrusstraat, Westonaria, vir 'n tydperk van veertien (14) dae vanaf die datum van publikasie van hierdie kennisgewing in die Proviniale Koerant.		
Enige persoon wat beswaar wil aanteken teen die vasstelling van gelde vir swembadinspeksies moet sodanige beswaar skriftelik by die Stadsklerk indien binne veertien (14) dae na die datum van publikasie hiervan in die Proviniale Koerant.		
J H VAN NIEKERK Stadsklerk		
Munisipale Kantore Westonaria 1780 Kennisgewing No 74/1990		
LOCAL AUTHORITY NOTICE 4692		
TOWN COUNCIL OF WESTONARIA		
DETERMINATIONS OF CHARGES FOR BUILDING WORKS AND MATTERS INCIDENTAL THERETO		
It is hereby notified in terms of section 80B(3) of the Local Government Ordinance, 1939, that		
	the Town Council of Westonaria, by Special Resolution, amended to Determination of Charges for Building Works and Matters incidental thereto, published under Municipal Notice 57/90 of 17 October 1990, with effect from 1 December 1990.	beplanningskema om goedkeuring van die verslapping van 'n boulynbepaling of die oorskryding van boubeperkingsgebiede.
	The general purport of the amendment is to determine fees for the inspection of swimming pools built on dolomitic ground and to ascertain of the conditions stipulated by the State Co-ordinating Technical Committee on Sink Holes are adhered to.	6. Aansoek ingevolge die bepaling van die Dorpsbeplanningskema om goedkeuring van terreinuitlegplanne, die estetiese voorkoms van geboue of die plasing van geboue op 'n terrein.
	A copy of the Special Resolution of Council and full particulars of the amendment are open for inspection during office hours at the office of the Town Secretary, Municipal Offices, Saturrus Street, Westonaria, for a period of fourteen (14) days from the date of publication of this notice in the Provincial Gazette.	R100
	Any person who desires to object to such determination of charges for swimming pools must lodge such objection in writing with the Town Clerk within fourteen days (14) after the date of publication hereof in the Provincial Gazette.	R150
	J H VAN NIEKERK Town Clerk	8. Die uitreiking van 'n sertifikaat ingevolge Klousule 13 van die Dorpsbeplanningskema wat die oprigting en gebruik van geboue en of gebruik van grond bevestig.
	Municipal Offices PO Box 19 Westonaria 1780 Notice No 74/1990	9. Die inspeksie van die Dorpsbeplanningskema en skemakaarte.
		B. GELDE BETAALBAAR AAN DIE STADSRAAD VAN WESTONARIA UIT HOOFDE VAN DIE ORDONNANSIE OP DIE ONDERVERDELING VAN GROND (ORDONNASIE 20 VAN 1986)
		1. Aansoek ingevolge Artikel 6(1) om 'n onderverdeling.
		2. Aansoek ingevolge Artikel 17 om 'n wysiging of skrapping van die voorwaardes waarop 'n aansoek goedgekeur is.
		J H VAN NIEKERK Stadsklerk
		Munisipale Kantore Postbus 19 Westonaria 1780 19 Desember 1990 Kennisgewing No 62/1990
LOCAL AUTHORITY NOTICE 4693		
TOWN COUNCIL OF WESTONARIA		
DETERMINATION OF CHARGES:		
A. TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 AND THE WESTONARIA TOWN-PLANNING SCHEME 1981 (AS AMENDED)		
B. DIVISION OF LAND ORDINANCE, 1986		
Kennis geskied hiermee ingevolge die bepplings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van spesiale besluit die vasstelling van gelde vir bogenoemde ordonnansies en dorpsbeplanningskema, afgekondig by munisipale kennisgewing 47/1987 van 11 November 1987, met ingang 1 Oktober 1990 gewysig het deur die bylae met die volgende te vervang:		Notice is hereby given in terms of the provisions of Section 80B(8) of the Local Government Ordinance, 1939, that the Town Council by special resolution further amended the determination of charges for the above-mentioned ordinances published under Municipal Notice 47/1987 dated 11 November 1987, with effect from 1 October 1990, by the substitution of the schedule with the following:
BYLAE		SCHEDULE
A. GELDE BETAALBAAR AAN DIE STADSRAAD VAN WESTONARIA UIT HOOFDE VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, (ORDONNASIE 15 VAN 1986) EN DIE WESTONARIA-DORPSBEPLANNINGSKEMA VAN 1981 (SOOS GEWYSIG)		A. CHARGES PAYABLE TO THE TOWN COUNCIL OF WESTONARIA BY VIRTUE OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, (ORDINANCE 15 OF 1986) AND THE WESTONARIA TOWN-PLANNING SCHEME, 1981
1. Aansoek ingevolge Artikel 56 van die Ordonnansie om 'n wysiging van die Dorpsbeplanningskema	R500	1. Application in terms of Section 56 of the Ordinance for an amendment of the Town-planning Scheme.
2. Aansoek ingevolge Artikel 96 van die Ordonnansie om 'n dorp te stig	R750	2. Application in terms of Section 96 of the Ordinance to establish a township.
3. Aansoek om enige ander toestemming ingevolge die bepplings van die Dorpsbeplanningskema waaroor daar nie hieronder uitdruklik voorsiening gemaak word nie.	R100	3. Application for any other consent in terms of the provisions of the Town-planning Scheme for which provision is not specifically made below.
4. Aansoek om 'n wysiging van die voorwaardes waarop 'n toestemming ingevolge die Dorpsbeplanningskema verleen is.	R50	R100
5. Aansoek ingevolge die bepplings van Klousule 9 of 10 van die Dorps-	R75	

4. Application for an amendment of the conditions on which a consent was granted in terms of the Town-planning Scheme.	R50  Afskrifte van die voorgestelde wysigings lê ter insae by die kantoor van die Stadssekretaris vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan in die Provinciale Koerant.	Plaaslike Bestuur, 17 van 1939, die verordeninge hierna uiteengesit.
5. Application in terms of the provisions of Clause 9 or 10 of the Town-planning Scheme for approval of the relaxation of a building line provision or the encroachment on a building restriction area.	R75  Enige persoon wat beswaar teen genoemde wysigings 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.	Die Verordeninge met betrekking tot Openbare Motorvoertuie van die Stadsraad van Witbank, aangekondig by Administrateurskennisgewing nommer 488 gedateer 18 Maart 1987, word hierby gewysig deur artikel 18 deur die volgende te vervang:
6. Application in terms of the provisions of the Town-planning Scheme for approval of site layout plans, aesthetic appearance of buildings or the siting of buildings on a site.	R100  P.J.G. RÖRICH Waarnemende Stadsklerk Administratiewe Sentrum Posbus 3 Witbank 1035 Kennisgewing No. 151/1990 19 Desember 1990	"18 Die vasgestelde jaarlikse gelde vir publieke dienslisensies word gehef en is betaalbaar: Met dien verstande dat waar aanspreeklikheid om 'n publieke dienslisensie uit te neem gedurende 'n finansiële jaar ontstaan, die Raad die reg sal voorbehou om die lisensiegelde op 'n pro-rata-basis vas te stel."
7. Application in terms of the provision of Clause 23 of the Town-planning Scheme.	R150  LOCAL AUTHORITY NOTICE 4694  TOWN COUNCIL OF WITBANK  AMENDMENT OF BY-LAWS AND TARIFFS	P.J.G. RÖRICH Waarnemende Stadsklerk Administratiewe Sentrum Posbus 3 Witbank 1035 Kennisgewing No. 149/1990 19 Desember 1990
8. The issuing of a certificate in terms of Clause 13 of the Town-planning Scheme which confirms the erection and use of buildings and or use of land.	R15  It is hereby notified in terms of sections 96 and 80B of the Local Government Ordinance, 17 of 1939, that the Council intends to amend the following by-laws and tariffs:	LOCAL AUTHORITY NOTICE 4695  TOWN COUNCIL OF WITBANK  AMENDMENT TO BY-LAWS RELATING TO PUBLIC MOTOR VEHICLES
9. The inspection of the Town-planning Scheme and Scheme Maps.	R500  1. Electricity By-laws. 2. Swimming Bath By-laws.	The Town Clerk of Witbank hereby, in terms of section 101 of the Local Government Ordinance, 17 of 1939, publishes the by-laws set forth hereinafter.
B. CHARGES PAYABLE TO THE TOWN COUNCIL OF WESTONARIA BY VIRTUE OF THE DIVISION OF LAND ORDINANCE, (ORDINANCE 20 OF 1986)	R50  3. Tariff of Charges for the Witbank Recreation Resort. 4. Parking Areas.	The By-laws Relating to Public Motor Vehicles of the Town Council of Witbank, published under Administrator's Notice Number 488 dated 18 March 1987, are hereby amended by the substitution for section 18 of the following:
1. Application in terms of Section 6(1) for a sub-division.	The general purport of these amendments are as follows:	"18 The annual fees determined in respect of public service licences, shall be levied and payable: Provided that where liability to obtain a licence arises during a financial year, the Council shall reserve the right to determine licence fees on a pro rata basis."
2. Application in terms of Section 17 for the amendment or deletion of the conditions on which an application was approved.	1. To delete the proviso to section 7(7) of the Electricity By-laws. 2. To provide for the levying of charges at the municipal swimming bath situated in Hofmeyer Street, Witbank.	P.J.G. RÖRICH Acting Town Clerk  Administrative Centre PO Box 3 Witbank 1035 Notice No. 149/1990 19 December 1990
J H VAN NIEKERK Town Clerk  Municipal Offices PO Box 19 Westonaria 1780 19 December 1990 Notice No 62/1990	3. To provide for free entrance to the Witbank Recreation Resort to residents of Witbank, 60 years and older. 4. To determine parking charges payable by employees.	19
PLAASLIKE BESTUURSKENNISGEWING 4694  STADSRAAD VAN WITBANK	Copies of these amendments are open to inspection at the office of the Town Secretary for a period of fourteen days from the date of publication hereof in the Provincial Gazette.	PLAASLIKE BESTUURSKENNISGEWING 4696  STADSRAAD VAN WITBANK
WYSIGING VAN VERORDENINGE VAN TARIEWE	Any person who desires to record his objection to the said amendments shall do so in writing to the undermentioned within fourteen days after the date of publication of this notice in the Provincial Gazette.	WYSIGING VAN GELDE TEN OPSIGTE VAN OPENBARE MOTORVOERTUIE
Dit word hierby ingevolge artikels 96 en 80B van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad voornemens is om die volgende verordeninge en tariewe te wysig:	P.J.G. RÖRICH Administrative Building PO Box 3 Witbank 1035 Notice No. 151/1990 19 December 1990	Ingevolge Artikel 80B van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, word hierby bekend gemaak dat die Stadsraad van Witbank by Spesiale Besluit die Gelde ten opsigte van Openbare Motorvoertuie, aangekondig by Plaaslike Bestuurskennisgewing nommer 2418 gedateer 25 Julie 1990 gewysig het deur Item 3 in Bylae A deur die volgende te vervang:
1. Elektrisiteitsverordeninge. 2. Swembadverordeninge.	3. Tarief van Gelde met betrekking tot die Witbank Ontspanningsoord. 4. Parkterreine.	"3. Vir iedere huurmotor: (a) Licensie uitgeneem voor 31 Maart R250,00.
Die algemene strekking van hierdie wysigings is:	1. Om die voorbehoudbepaling by artikel 7(7) van die Elektrisiteitsverordeninge te skrap.	(b) Licensie uitgeneem tussen 1 April en 30 Junie: R190,00.
1. Om voorsiening te maak vir die heffing van geldie by die munisipale swembad geleë in Hofmeyerstraat, Witbank.	2. Om voorsiening te maak vir gratis toegang tot die Witbank Ontspanningsoord aan inwoners van Witbank, 60 jaar en ouer.	Die Stadsklerk van Witbank publiseer hierby ingevolge artikel 101 van die Ordonnansie op
3. Om parkeergelde betaalbaar deur personeel vas te stel.	4. Om parkeergelde betaalbaar deur personeel vas te stel.	

(c) Licensie uitgeneem tussen 1 Julie en 30 September: R130,00.

(d) Licensie uitgeneem tussen 1 Oktober en 31 Desember: R80,00."

Hierdie wysiging word geag in werking te getree het op 1 November 1990.

P.J.G. RÖRICH  
Waarnemende Stadsklerk  
Administratiewe Sentrum  
Posbus 3  
Witbank  
1035  
Kennisgewing No. 150/1990  
19 Desember 1990

## LOCAL AUTHORITY NOTICE 4696

## TOWN COUNCIL OF WITBANK

## AMENDMENT TO THE CHARGES IN RESPECT OF PUBLIC MOTOR VEHICLES IN WITBANK

In terms of the provisions of Section 80B of the Local Government Ordinance, 17 of 1939, it is hereby notified that the charges payable in respect of Public Motor Vehicles in Witbank promulgated under Local Authority Notice Number 2418 dated 25 July 1990, has by Special Resolution of the Council been amended by the substitution for Item 3 of Annexure A of the following:

## "3. For each Taxi:

(a) Licence obtained before 31 March: R250,00.

(b) Licence obtained between 1 April and 30 June: R190,00.

(c) Licence obtained between 1 July and 30 September: R130,00.

(d) Licence obtained between 1 October and 31 December: R80,00."

This amendment shall be deemed to have come into operation on 1 November 1990.

P.J.G. RÖRICH  
Acting Town Clerk

Administrative Centre  
PO Box 3  
Witbank  
1035  
Notice No. 150/1990  
19 December 1990

beswaar skriftelik binne 60 (sestig) dae na datum van publikasie van hierdie kennisgewing by die ondergetekende indien, nie later as 17 Februarie 1991.

P.J.G. RÖRICH  
Waarnemende Stadsklerk  
Administratiewe Sentrum  
Presidentlaan  
Posbus 3  
Witbank  
0135  
Kennisgewing No. 147/1990  
19 December 1990

## LOCAL AUTHORITY NOTICE 4697

## TOWN COUNCIL OF WITBANK

## PERMANENT CLOSURE OF TUNGSTEN STREET, WITBANK EXTENSION 35

Notice is hereby given in terms of the provisions of Section 67 of the Local Government Ordinance, 17 of 1939, that the Town Council of Witbank intends to permanently close Tungsten Street Extension 35, Witbank.

Particulars of the proposed closure are open for inspection at the office of the Town Secretary, Administrative Centre, President Avenue, Witbank during normal office hours.

Any person who wishes to object to the proposed closure must lodge such an objection in writing within 60 (sixty) days from the date of publication of this notice with the undersigned not later than 17 February 1991.

P.J.G. RÖRICH  
Acting Town Clerk  
Administrative Centre  
President Avenue  
PO Box 3  
Witbank  
1035  
Notice No. 147/1990  
19 December 1990

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## PLAASLIKE BESTUURSKENNISGEWING 4698

## STADSRAAD VAN WITRIVIER

## VASSTELLING VAN GELDE VIR ELEKTRISITEIT

Ingevolge die bepalings van artikel 80(B)(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Witrivier by Spesiale Besluit die Vasstelling van Gelde vir die levering van Elektrisiteit, afgekondig in Provinciale Koerant 4649 van 22 November 1989 ingetrek het en die gelde soos in die onderstaande Bylae uiteengesit, met ingang 1 Julie 1990 vasgestel het.

"BYLAE

## TARIEF VAN GELDE

1. Basiese heffing betaalbaar binne die Municipaliteit, uitgesluit Besigheids-, Handels- en Nyweheidsverbruikers, die Transvaalse Provinciale Administrasie, Staatsdepartemente en die Suid-Afrikaanse Vervoerdienste:

## (1) 11 000 volt Kragvoorsiening

## (a) Aanvraag tot 630 kVA

'n Basiese heffing van R10,90 per maand word opgelê per erf, standplaas of perseel of ander

terrein of enige onderverdeling daarvan, met of sonder verbeterings, uitgesonderd erwe wat die Raad se eiendom is, wat by die Raad se hoofleidings aangesluit is, of na die mening van die Raad, daarby aangesluit kan word, of elektrisiteit verbruik word al dan nie.

2. Basiese heffing betaalbaar binne die Municipaliteit en van toepassing op Besigheids-, Handels- en Nyweheidsverbruikers, die Transvaalse Provinciale Administrasie, Staatsdepartemente en die Suid-Afrikaanse Vervoerdienste:

## (1) 11 000 volt Kragvoorsiening

## (a) Aanvraag tot 630 kVA

'n Basiese heffing van R11,50 per maand word opgelê per erf, standplaas of perseel of ander terrein of enige onderverdeling daarvan, met of sonder verbeterings, uitgesonderd erwe wat die Raad se eiendom is, wat by die Raad se hoofleidings aangesluit is, of na die mening van die Raad, daarby aangesluit kan word, of elektrisiteit verbruik word al dan nie.

## (b) Aanvraag van meer as 630 kVA

'n Basiese heffing van R90,00 per maand word opgelê per erf, standplaas of perseel of ander terrein of enige onderverdeling daarvan, met of sonder verbeterings, uitgesonderd erwe wat die Raad se eiendom is, wat by die Raad se hoofleidings aangesluit is, of na die mening van die Raad, daarby aangesluit kan word, of elektrisiteit verbruik word al dan nie.

## (2) 22 000 volt Kragvoorsiening

'n Basiese heffing van R80,00 per maand word opgelê per erf, standplaas of perseel of ander terrein of enige onderverdeling daarvan met of sonder verbeterings, uitgesonderd erwe wat die eiendom van die Raad is, wat by die Raad se hoofleidings aangesluit kan word, of elektrisiteit verbruik word al dan nie.

3. 'n Basiese heffing betaalbaar op Groepsbewoning op erwe gesoneer vir Residensieel 2, 3 en 4 met massameter per 315 kVA toewer: 'n Basiese heffing van R62,00 per meter per maand word gehef.

4. Huishoudelike Verbruikers binne die Municipaliteit:

(1) Hierdie tarief is van toepassing op private woonhuise, woonstelle, sosiale, atletiek- en sportklubs, kerke, kerksale, hospitale en verpleeginstellings.

(2) Die volgende geldie is betaalbaar per maand:

(a) Aanvraagheffing per ampère van maksimumaanvraag geregistreer tussen twee agtereenvolgende aflesings van die aanvraagmeter en pro rata vir enige gedeelte van 'n ampère gebaseer op 'n tydtussenpose van 20 minute van die aanvraagmeter: R1,05.

(b) Vir alle elektrisiteit gelewer, per kWh: 9,52c.

(c) Minimum heffing, of elektrisiteit ter waarde hiervan gelewer word al dan nie: R16,50.

## (d) Per kVA: R4,77.

(3) Groepbewoning op erwe gesoneer vir Residensieel 2, 3 en 4 met massa meter per 315 kVA toewer:

(a) Die volgende geldie is betaalbaar per maand:

(i) Aanvraagheffing per ampère van maksimumaanvraag geregistreer tussen twee agtereenvolgende aflesings van die aanvraagmeter en pro rata vir enige gedeelte van 'n ampère gebaseer op 'n tydtussenpose van 20 minute van die aanvraagmeter: R1,05.

(ii) Vir alle elektrisiteit gelewer, per kWh: 9,52c.

## (iii) Minimum heffing, of elektrisiteit ter

## PLAASLIKE BESTUURSKENNISGEWING 4697

## STADSRAAD VAN WITBANK

## PERMANENTE SLUITING VAN TUNGSTENSTRATAAT, WITBANK UITBREIDING 35

Kennis geskied hiermee dat die Stadsraad van Witbank van voorneme is om ingevolge die bepalings van artikel 67 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939 'n gedeelte van Tungstenstraat, Witbank Uitbreiding 35 permanent te sluit.

Besonderhede van die voorgestelde sluiting is gedurende gewone kantoorure ter insae by die kantoor van die Stadssekretaris, Administratiewe entrum, Presidentlaan, Witbank.

Enige persoon wat beswaar teen die voorgename straatsluiting wil aanteken moet sodanige

waarde hiervan gelewer word al dan nie: R62,00.

(iv) Per kVA: R4,77.

5. Besigheids-, Handels- en Nywerheidsverbruikers, die Transvalse Proviniale Administrasie, Staatsdepartemente, die Suid-Afrikaanse Vervoerdienste. Aan hierdie verbruikers word elektrisiteit verskaf teen die volgende gelde per maand:

(1) 11 000 volt kragvoorsiening

(a) Aanvraag tot 630 kVA

(i) Aanvraagheffing van R2,17 per ampère of R9,90 per kVA van maksimumaanvraag geregistreer tussen twee agtereenvolgende aflesings van aanvraagmeter en pro rata vir enige gedeelte van 'n ampère, gebaseer op 'n tydtussenpose van 20 minute van die aanvraagmeter.

(ii) Vir alle elektrisiteit gelewer, per kWh: 11,15c.

(iii) Minimum heffing of elektrisiteit ter waarde hiervan gelewer word al dan nie: R17,00.

(b) Aanvraag van meer as 630 kVA:

(i) Aanvraagheffing van R25,00 per kVA van maksimumaanvraag geregistreer tussen twee agtereenvolgende aflesings van die aanvraagmeter en pro rata vir enige gedeelte van 'n ampère, gebaseer op 'n tydtussenpose van 20 minute van die aanvraagmeter.

(ii) Vir alle elektrisiteit gelewer, per kWh: 6,80c.

(iii) Minimum heffing of elektrisiteit ter waarde hiervan gelewer word al dan nie: R15,00.

(2) 22 000 volt Kragvoorsiening.

(a) Aanvraagheffing van R20,60 per kVA van maksimumaanvraag geregistreer tussen twee agtereenvolgende aflesings van die aanvraagmeter en pro rata vir enige gedeelte van 'n ampère, gebaseer op 'n tydtussenpose van 20 minute van die aanvraagmeter.

(b) Vir alle elektrisiteit gelewer, per kWh: 4,15c.

(c) Minimum heffing of elektrisiteit ter waarde hiervan gelewer word al dan nie: R15,00.

(d) 'n Heffing van 1 % ten opsigte van Uitbreidingsgeld.

6. Munisipale doeleindeste:

Elektrisiteit vir munisipale doeleindeste gelewer, word teen koste verskaf.

7. Rondtrekkende en Tydelike Verbruikers en Algemene Beligting:

Die volgende gelde is betaalbaar, per maand, vir die levering van elektrisiteit aan rondtrekkende verbruikers, vir tydelike doeleindeste en algemene beligting:

(1) Dienstheffing: R19,00.

(2) Aanvraagheffing per ampère van maksimumaanvraag geregistreer tussen twee agtereenvolgende aflesings van die aanvraagmeter en pro rata vir enige gedeelte van 'n ampère, gebaseer op 'n tydtussenpose van 20 minute van die aanvraagmeter: R2,50.

(3) Vir alle elektrisiteit gelewer, per kWh: 20c.

(4) Minimum heffing of elektrisiteit ter waarde hiervan gelewer word al dan nie: R35,00.

8. Verbruikers op Plase en Kleinhewe en buite die Munisipaliteit: Die volgende gelde is betaalbaar, per maand, vir die levering van elektrisiteit aan enige verbruiker buite die munisipaliteit:

(1) Dienstheffing: R15,00.

(2) Aanvraagheffing van R1,40 per ampère of

R6,86 per kVA van maksimum aanvraag geregistreer tussen twee agtereenvolgende aflesings van die aanvraagmeter en pro rata vir enige gedeelte van 'n ampère, gebaseer op 'n tussenpose van 20 minute van die aanvraagmeter.

(3) Vir alle elektrisiteit gelewer, per kWh: 11c.

(4) Minimum heffing, of elektrisiteit ter waarde hiervan gelewer word al dan nie: R30,00.

9. Meting, maksimumaanvraag en Bykomende Heffings:

(1) Elektrisiteit wat gelewer word, word by die inkomende stroomspanning gemeet. In gevallen waar elektrisiteit deur middel van transformators gelewer word, word 'n bykomende heffing van 2,5 % op die geregistreerde eenheid en die maksimumaanvraag bereken.

(2)(a) Die raad kan maksimumaanvraagmeters op die perseel van 'n verbruiker installeer: Met dien verstande dat ten opsigte van huishoudelike verbruikers aanvraagmeters alleen geinstalleer word vir 'n verbruiker wat na verwagting meer as 150 kWh gedurende 'n maand sal verbruik.

(b) Tot tyd en wyl aanvraagmeters in enige perseel geinstalleer is om die maksimumaanvraag te registreer of gedurende tydperke wanneer dit bekend is dat die aanvraagmeter onjuis registreer of geregistreer het, word die maksimumaanvraag bereken op die volgende basis in die geval van items 4(2)(b), 5, 7 en 8.

Maksimum aanvraag in ampère

kWh geregistreer per maand + 10

100

(c) Waar dit om enige rede na die mening van die Raad se ingenieur nodig is om 'n driesafe vierdraadaansluiting aan verbruikers wat levering neem ingevolge item 4(2)(b), 5, 7 en 8 te gee, word 'n maksimumaanvraagampère geinstalleer vir elke fase van die diensaansluiting en die som van die aflesing van die drie maksimumaanvraagmeters verteenwoordig die totale maksimumaanvraag van die installasie.

10. Toepassing van tariewe

Waar enige twyfel bestaan met betrekking tot die juiste tarief wat op 'n verbruiker van toepassing is, beslis die Raad.

11. Diverse Heffings:

(1) Spesiale aflesing van 'n meter, per aflesing: R15,00.

(2) Heraansluiting van enige installasie nadat dit weens wanbetaling afgesluit is: R25,00 (binne die dorp) en R40,00 (buite die dorp).

3. Toets van 'n meter op versoek van 'n verbruiker, per toets: R45,00.

(4) Inspeksiegeld vir latere toevoegings of verandering aan 'n installasie, per inspeksie: R45,00.

(5) Verdere inspeksie en toets van installasie, per inspeksie en toets: R50,00.

(6) Aansluitings- en ander werk:

(a) Die gelde betaalbaar vir die aansluiting van enige perseel van 'n nuwe verbruiker by die Raad se hoofleidings, word bereken teen die koste van materiaal en arbeid wat vir sodanige aansluiting gebruik word, met inbegrip van die meter, plus 'n toeslag van 10 % op sodanige bedrag. In die geval van 'n aansluiting binne die munisipaliteit, word geag dat die tovoerleiding na enige perseel by die middel van die naaste weg, straat of deurstraat waarin die hooftoevoerleiding geleef is, by sodanige hooftoevoerleiding aangesluit is.

(b) Alvorens 'n aansluiting ingevolge paraaf (a) gemaak word, moet die applikant 'n deposito gelykstaande met die koste deur die

Raad se ingenieur vir sodanige aansluiting betaam, by die inkomstekantoor van die Raad stort.

(c) Waar die elektrisiteitsafdeling as gevolg van 'n kragonderbreking opgeroep word om herstelwerk te doen en daar bevind word dat sodanige onderbreking nie weens enige fout aan die Raad se hooftoevoerleidings of apparaat was nie, vir elke besoek in verband daarmee: R45,00.

(d) Vir enige ander werk nie in hierdie tariewe vermeld nie, is die vordering die koste van sodanige werk, plus 10 %, uitgesonderd die toets van 'n nuwe installasie, wat gratis uitgevoer word.

(7) Voorsiening van kwotasies aangevra deur verbruiker:

(a) R1,20 per kilometer met 'n maksimum van 15 kilometer.

(b) Arbeid per uur: R40,00.

(c) 'n Deposito van R45,00 word gehef tydens aansoek om kwotasië en indien beraming aanvaar word en aansluiting geskied, sal die bedrag as krediet vir die aansluiting dien; indien aansluiting egter nie geskied nie, verbeer applikant die deposito.

12. Energiemeter-Heffings

Die volgende gelde is betaalbaar vir die levering van elektrisiteit:

Binne munisipale gebied: 16c per kWh.

Buite munisipale gebied: 18c per kWh.

13. Buitespitsydtoevoerskaal:

Die volgende bepaling is van toepassing op 'n tovoer van elektrisiteit wat gedurende die buitespitsperiode van 21:00 tot 06:30 of gedurende die periode soos deur die Elektrotegniese Stadsingenieur bepaal, aan grootmaat laagspanningsverbruikers of grootmaat hoogspanningsverbruikers gelewer word.

(1) Die verbruiker moet skriftelik aansoek doen om so 'n buitespitsydtoevoer wat aan die volgende beperkings onderworpe sal wees:

(a) Die verbruiker se elektriese installasie moet so ingerig word dat die buitespitsydtoevoer slegs gedurende die tye wat in hierdie aantal uiteengesit is, gebruik kan word.

(b) Die verbruiker moet die beperking van so 'n tovoer tot die vermoë van die bestaande hoofleidings en toerusting, of in die geval van 'n nuwe verhoogde tovoer, tot die vermoë van die hoofleidings en toerusting wat per onderlinge ooreenkoms met die Raad en die verbruiker deur die Raad voorsien word en enige ander beperkings ten opsigte van die maksimum aanvraag of aard van die las wat die Elektrotegniese Stadsingenieur mag ople, aanvaar.

(2) Die verbruiker moet die Raad vergoed vir die voorsiening en installering van die nodige meettoerusting.

(3) Indien die aansoek deur die Elektrotegniese Stadsingenieur goedgekeur word en die buitespitsydtoevoer voorsien of beskikbaar gestel word, is die volgende heffings betaalbaar:

(a) Die addisionele lading opgelé gedurende die nie-spitsperiode gemeet in kilovolt ampère sal nie 20 % van die gemeterde daagliks lading vir die relevante gemeterde periode oorskry nie.

(b) 'n Aanvraagheffing van 10 % per maand van die tarief per kVA wat bepaal is ingevolge die tariefskaal waarsvolgens die standaard toevoer aan sy daagliks verbruiker gehef word.

(c) 'n Energieheffing vir alle kWh wat gedurende die buitespitsyd sedert die vorige meteraflesing verbruik is teen die tarief per kWh wat bepaal is ingevolge die tariefskaal waarsvolgens die standaard toevoer aan die perseel voorseen word, plus

(d) Waar dit van toepassing is, 'n vaste heffing per maand."

**C P VANDER WATH**  
Waarnemende Stadsklerk  
  
Munisipale Kantore  
Posbus 2  
Witrivier  
1240  
Kennisgewing No. 44/1990  
5 Desember 1990

## LOCAL AUTHORITY NOTICE 4698

## TOWN COUNCIL OF WHITE RIVER

## DETERMINATION OF CHARGES FOR ELECTRICITY

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of White River has by Special Resolution, withdrawn the Determination of Charges for the Supply of Electricity, published in Provincial Gazette 4649 dated 22 November 1989 and determined the charges as set out in the Schedule below with effect from 1 July 1990.

## "SCHEDULE

## TARIFF OF CHARGES

1. Basic charge payable within the municipality, excluding Business, Commercial and Industrial Consumers, the Transvaal Administration, Government Departments and the South African Transport Services.

## (1) 11 000 volt Energy Supply

## (a) Demand not exceeding 630 kVA

A basic charge of R10,90 per month shall be levied per erf, stand or lot or area or any subdivision thereof, with or without improvements, excluding erven which are the property of the Council, which is, or in the opinion of the Council, can be connected to the Council's supply mains, whether electricity is consumed or not.

2. Basic charge payable within the Municipality applicable to Business, Commercial and Industrial Consumers, the Transvaal Administration, Government Departments and the South African Transport Services.

## (1) 11 000 volt Energy Supply

## (2) Demand not exceeding 630 kVA

A basic charge of R11,50 per month shall be levied per erf, stand or lot or area or any subdivision thereof, with or without improvements, excluding erven which are the property of the Council, which is, or in the opinion of the Council, can be connected to the Council's supply mains, whether electricity is consumed or not.

## (b) Demand exceeding 630 kVA:

A basic charge of R90,00 per month shall be levied per erf, stand or lot or area or any subdivision thereof, with or without improvements, excluding erven which are the property of the Council, which is, or in the opinion of the council, can be connected to the Council's supply mains, whether electricity is consumed or not.

## (2) 22 000 volt Energy Supply

A basic charge of R80,00 per month shall be levied per erf, stand or lot or area or any subdivision thereof, with or without improvements, excluding erven which are the property of the Council, which is, or in the opinion of the Council, can be connected to the Council's supply mains, whether electricity is consumed or not.

3. A basic charge payable on Cluster housing on stands zoned for Residential 2, 3 and 4 with

mass meters per 315 kVA supply. Basic charge of R62,00 per meter per month shall be levied.

## 4. Domestic Consumers within the Municipality:

(1) This tariff shall be applicable to private residences, flats, social, athletic and sporting clubs, churches, church halls, hospitals and nursing homes.

(2) The following charges shall be payable per month:

(a) Demand charge per ampère of maximum demand registered during intervals between successive readings of the demand meter, and pro rata for any portion of an ampère, based upon a 20 minute time interval of the demand meter: R1,05.

(b) For all electricity supplied, per kWh: 9,52c.

(c) Minimum charge, whether electricity to this value is supplied or not: R16,50.

(d) Per kVA: R4,77.

(3) Cluster Housing on stands zoned for Residential 2, 3 and 4 with mass meter per 315 kVA supply:

(a) The following charges shall be payable per month:

(i) Demand charge per ampère of maximum demand registered during intervals between successive readings of the demand meter and pro rata for any portion of an ampère, based upon a 20 minute time interval of the demand meter: R1,05.

(ii) For all electricity supplied per kWh: 9,52c.

(iii) Minimum charge, whether electricity to this value supplied or not: R62,00.

(iv) Per kVA: R4,77.

## 5. Business, Commercial and Industrial Consumers, the Transvaal Administration, Government Departments, the South African Transport Services.

These consumers shall be supplied with electricity at the following

## (1) 11 000 volt Energy Supply:

## (a) Demand not exceeding 630 kVA

(i) Demand charge of R2,17 per ampère or R9,90 per kVA of maximum demand registered during intervals between successive readings of the demand meter and pro rata for any portion of an ampère based upon a 20 minute time interval of the demand meter.

(ii) For all electricity supplied per kWh: 11,15c.

(iii) Minimum charge, whether electricity to this value is supplied or not: R17,00.

## (b) Demand exceeding 630 kVA:

(i) Demand charge of R25,00 per kVA of maximum demand registered during intervals between two successive readings of the demand meter and pro rata for any portion of an ampère, based upon a 20 minute time interval of the demand meter.

(ii) For all electricity supplied per kWh: 6,80c.

(iii) Minimum charge, whether electricity to this value is supplied or not: R15,00.

## (2) 22 000 volt Energy Supply

(a) Demand charge of R20,60 per kVA of maximum demand registered during intervals between two successive readings of the demand meter and pro rata for any portion of an ampère, based upon a 20 minute time interval of the demand meter.

(b) For all electricity supplied, per kWh: 4,15c.

(c) Minimum charge, whether electricity to this value is supplied or not: R15,00.

(d) A charge of 1 % in respect of expansion fees.

## 6. Municipal Purposes:

Electricity supplied for municipal purposes shall be charged at cost.

## 7. Itinerant and Temporary and Temporary Consumers and General Lighting:

The following charges shall be payable per month for the supply of electricity to itinerant consumers for temporary purposes and general lighting:

(1) Service charge: R19,00

(2) Demand charge per ampère of maximum demand registered during intervals between two successive readings of the demand meter and pro rata for any portion of an ampère, based upon a 20 minutes time interval of the demand meter: R2,50.

(3) For all electricity supplied, kWh: 20c.

(4) Minimum charge, whether electricity to this value is supplied or not: R35,00.

## 8. Consumers of Farms and Small Holdings and outside the Municipality:

The following charges shall be payable, per month, for the supply of electricity to any consumer outside the municipality:

(1) Service charge: R15,00

(2) Demand charge of R1,40 per ampère or R6,86 per kVA of the maximum demand registered during intervals between two successive readings of the demand meter and pro rata or any portion of an ampère, based upon a 20 minute time interval of the demand meter.

(3) For all electricity supplied, per kWh: 11c.

(4) Minimum charge, whether electricity to this value is supplied or not: R30,00.

## 9. Metering, maximum demand and Surcharges:

(1) Electricity supplied shall be metered at the incoming voltage. In cases where electricity is supplied through transformers, a surcharge of 2,5 % upon the units registered and the maximum demand recorded, shall be made.

(2)(a) The Council may instal maximum demand meters on the premises of a consumer: Provided that in respect of domestic consumers, demand meters shall be installed only for such consumers who are expected to consume more than 150 kWh during a month.

(b) Until such time as demand meters are installed in any premises to record the maximum demand or during periods when the demand meter is known to be or to have been registering inaccurately, the maximum demand shall be calculated on the following basis in the case of items 4(2)(b), 5, 7 and 8: Maximum demand in ampère:

kWh registered per month + 10

100

(c) Where it is necessary, for any reason, in the opinion of the Council's Engineer, to give a three-phase four-wire service connection to consumers taking a supply under items 4(2)(b), 5, 7 and 8 maximum demand an ammeter shall be installed in each phase of the service connection and the sum of the reading of the three maximum demand meters shall represent the total maximum demand of the installation.

**10. Application of Tariffs.**

Where any doubt exists as to the proper tariff to be applied to any consumer, the Council shall decide.

**11. Sundry Charges**

(1) Special meter readings, per reading: R15,00.

(2) Reconnection of any installation after disconnection on account of non-payment: R35,00 (urban) or R40,00 (rural).

(3) Test of meter on request of consumer: Per test R45,00.

(4) Inspection fee for subsequent additions or alterations to installation, per inspection: R45,00.

(5) Further inspection and test of installations: Per inspection and test: R50,00.

**(6) Connections and other work:**

(a) The charge for connecting any premises of a new consumer to the Council's supply mains shall be the cost of material and labour used for such connection, including the meter, plus a surcharge of 10 % on such amount.

In the case of a connection within the municipality the supply pipes to any premises shall be deemed to have been connected to such supply main at the centre of the nearest road, street, or thoroughfare in which the supply main is situated.

(b) Before a connection is made in terms of paragraph (a), the applicant shall make a deposit against the cost at the Council's revenue office equal to the cost of the connection estimated by the engineer.

(c) Where the electricity department is called out to do repairs as a result of a power failure and it is found that such failure was not due to any fault in the Council's supply mains or apparatus, for each attendance in connection therewith: R45,00.

(d) For any other work not referred to in these tariffs, the charge shall be the cost of such work plus 10 % other than the testing of a new installation which shall be made free of charge.

**(7) Supply of quotation asked by consumer;**

(a) R1,20 per kilometer with a maximum of 15 kilometers.

(b) Labour per hour: R40,00.

(c) A deposit of R45,00 is payable with the application of the quotation and when the quotation is accepted and the connection is done, the amount shall be credited to the connection; when the connection is not done the applicant shall forfeit the deposit.

**12. Energy Meter Charges —**

The following charges shall be payable for the supply of electricity:

Within the Municipality: 16c per kWh.

Outside the Municipality: 18c per kWh.

**13. Off-Peak Supply Scale.**

The following provisions shall be applicable to supply of electricity supplied or made available during the off-peak period of 21:00 until 06:30 or during the period as determined by the Town Electrical Engineer, to premises receiving a bulk low voltage supply or a bulk high voltage supply:

(1) The consumer shall apply in writing for such off-peak supply which shall be subject to the following restrictions:

(a) The electrical installation of the consumer shall be arranged in such a way that the off-peak supply can only be used during the times set out in this preamble.

(b) The consumer shall accept the limitation of such a supply to the capacity of the existing mains and equipment, or, in the case of a new or increased supply, to the capacity of the mains, and equipment provided by the Council by mutual agreement between the Council and the consumer, and any other limitations in regard to the maximum demands or nature of the load which the *Town Electrical Engineer may impose.*

(2) The consumer shall compensate the Council for the provision and installation of the necessary measuring equipment.

(3) Should the application be approved by the Town Electrical Engineer and the off-peak supply be provided or made available, the following charges shall be payable:

(a) The additional load imposed during the off-peak period measured in kilovolt amperes shall not exceed 20 % of the metered daytime load for the relevant metering period.

(b) A demand charge of 10 % per month of the tariff per kVA determined in terms of the tariff scale under which the Standard supply is provided to the premises.

(c) An energy charge for all kWh consumed during the off-peak hours since the previous meter reading at the rate per kWh provided under the tariff scale which the main supply of electricity is furnished to the premises, plus

(d) Where applicable, a fixed charge per month."

CP VANDER WATH  
Town Clerk

Municipal Offices  
PO Box 2  
White River  
1240  
Notice No. 44/1990  
5 December 1990

19

**PLAASLIKE BESTUURSKENNISGEWING  
4699**

**STADSRAAD VAN WITRIVIER**

**WATERVOORSIENING: VASSTELLING  
VAN GELDE**

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Witrivier via Spesiale Besluit die Vasstelling van Gelde vir die levering van water, afgekondig in Provinciale Koerant 4434 van 6 November 1985, ingetrek het en die gelde soos in die onderstaande Bylae uiteengesit, met ingang 1 Julie 1990 vasgestel het.

**"BYLAE**

**TARIEF VAN GELDE**

**1. Basiese Heffing**

(1) Eiendomme binne 'n goedgekeurde dorp en landbouhoeves en plase binne die munisipaliteit wat ingevolge die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977, belasbaar is:

(a) Basiese heffing van R10,00 per maand word gehef per erf, standplaas, perseel of ander terrein of enige onderverdeling daarvan, met of sonder verbeterings, uitgesonder erwe van die Raad, wat by die hoofwaterpyp aangesluit is, of, na die mening van die Raad daarby aangesluit kan word, of water verbruik word al dan nie.

(b) Waar sodanige erf, standplaas, perseel of

ander terrein of enige onderverdeling daarvan deur meer as een verbruiker geokkupeer word aan wie die Raad water lewer, is die basiese heffing ingevolge paragraaf (a) ten opsigte van elke sodanige verbruiker betaalbaar.

(2) Landbouhoeves en plase binne die munisipaliteit wat vrygestel is van die betaling van eiendomsbelasting ingevolge die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977, en landbouhoeves en plase buite die munisipaliteit.

(a) 'n Basiese heffing van R18,00 per maand word gehef per landbouhoeve, plaas, perseel of ander terrein of enige onderverdeling daarvan, met of sonder verbeterings, uitgesonder eiendomme van die Raad, wat by die hoofwaterpyp aangesluit is, of na die mening van die Raad daarby aangesluit kan word, of water verbruik word al dan nie.

(b) Waar sodanige landbouhoeve, plaas, perseel of ander terrein of enige onderverdeling daarvan deur meer as een verbruiker geokkupeer word aan wie die Raad water lewer, is die basiese heffing ingevolge paragraaf (a) ten opsigte van elke sodanige verbruiker betaalbaar.

(3) Groepbehuising op erwe gesoneer vir Residensieel 2, 3 en 4 met massameter per erf:

Basiese heffing van R60,00 per maand.

(4) Massa waterverbruikers buite munisipale gebied waar meer as een verbruiker deur 'n enkele watermeter bedien word, per meter:

Basiese heffing van R18,00 per maand.

(5) Besigheid 1, 2, 3 en 4 erwe binne die munisipaliteit, per erf:

'n Basiese heffing van R12,00 per maand.

(6) Nywerheid 1, 2, en 3 erwe binne die munisipaliteit, per erf: 'n Basiese heffing van R15,00 per maand.

**2. Vordering vir die Lewering van Water:**

(1) Eiendomme binne 'n goedgekeurde dorp en landbouhoeves en plase binne die munisipaliteit wat ingevolge die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977, belasbaar is:

(a) Vir elke kℓ of gedeelte daarvan in dieselfde maand verbruik: 80c.

(b) Minimum vordering, insluitende basiese heffing, per maand: R14,00.

(2) Landbouhoeves en plase binne die munisipaliteit wat vrygestel is van die betaling van eiendomsbelasting ingevolge die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977, en landbouhoeves en plase buite die munisipaliteit:

(a) Vir die eerste 50 kℓ in enige maand verbruik per kℓ: 90c.

(b) Daarna per kℓ in dieselfde maand verbruik: R2,25.

(c) Minimum heffing insluitende basiese heffing, per maand: R35,00.

(3) Groepbehuising op erwe gesoneer vir Residensieel 2, 3 en 4 met massameter, per meter:

Vir elke kℓ of gedeelte daarvan in dieselfde maand verbruik: 80c.

(4) Massa waterverbruikers buite munisipale gebied waar meer as een verbruiker deur 'n enkele watermeter bedien word, per meter:

(a) Vir elke kℓ of gedeelte daarvan in dieselfde maand verbruik: 97c.

(b) Minimum heffing: R60,00 per maand, insluitende basiese heffing.

(5) Besigheid 1, 2, 3 en 4 vinne die munisipaliteit:

(a) Vir elke kℓ of gedeelte daarvan in die selfde maand verbruik: 80c.

(b) Minimum heffing: R20,00 per maand.

(6) Nywerheid 1, 2 en 3 binne die munisipaliteit:

(a) Vir elke kℓ of gedeelte daarvan in die selfde maand verbruik: 80c.

(b) Minimum heffing: R20,00 per maand.

#### 3. Aansluitings en Ander werke:

(1) Die gelde betaalbaar vir die aansluiting van enige perseel van 'n nuwe verbruiker by die hoofwaterpyp word bereken teen koste van materiaal en arbeid wat nodig is om sodanige aansluiting te maak vanaf die middel van die naaste pad of straat waarlangs die hoofwaterpyp gevoer word tot by die grens van sodanige verbruiker se perseel, met inbegrip van die meter, plus 'n toeslag van 10 % op sodanige bedrag.

(2) Alvorens 'n aansluiting ingevolge sub-item (1) gemaak word, moet die applikant 'n deposito gelykstaande met die koste van die aansluiting, soos deur die ingenieur beraam, betaal.

#### 4. Instandhoudingskostes:

Alle instandhoudingskostes deur massa waterverbruikers buite munisipale gebied waar meer as een verbruiker deur 'n enkele watermeter bedien word, word deur die verbruikers betaal.

C.P. VAN DER WATH  
Waarnemende Stadsklerk

Munisipale Kantore  
Posbus 2  
Witrivier  
1240  
Kennisgewing No. 46/1990  
7 Desember 1990

#### LOCAL AUTHORITY NOTICE 4699

#### TOWN COUNCIL OF WHITE RIVER

#### WATER SUPPLY: DETERMINATION OF CHARGES

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of White River has, by Special Resolution, withdrawn the Determination of Charges for the Supply of Water, published in Provincial Gazette 4434 dated 6 November 1985, and determined the charges as set out in the Schedule below, with effect from 1 July 1990:

#### "SCHEDULE

#### TARIFF OF CHARGES

##### 1. Basic Charge:

(1) Properties within an approved township as well as agricultural holdings and farms within the municipality which are taxable in terms of the Local Authorities Rating Ordinance, 1977:

(a) A basic charge of R10,00 per month shall be levied per erf, stand, plot or other area of any subdivision thereof, with or without improvements, excluding erven being the property of the Council, which is, or in the opinion of the Council, can be connected to the main, whether water is consumed or not.

(b) Where such erf, stand, lot or other area or any subdivision thereof is occupied by more than one consumer to whom water is supplied by the Council, the basic charge in terms of paragraph (a) shall be payable in respect of each consumer.

(2) Agricultural holdings and farms within the

municipal area exempted from payment of taxes in terms of the Local Authorities Rating Ordinance, 1977, as well as agricultural holdings and farms outside the municipality:

(a) A basic charge of R18,00 per month shall be levied per agricultural holding, farm, lot or any other area or any subdivision thereof with or without improvements, excluding properties of the Council, which is, or in the opinion of the Council, can be connected to the main, whether the water is consumed or not.

(b) Where such holding, farm, lot or any other area or any subdivision thereof is occupied by more than one consumer to whom water is supplied by the Council, the basic charge in terms of paragraph (a) shall be payable in respect of each such consumer.

(3) Cluster housing on stands zoned for Residential 2, 3 and 4 with mass meter, per erf:

Basic charge of R60,00 per month.

(4) Mass water consumers outside municipal area where more than one consumer is served by a single water meter, per meter:

Basic charge of R18,00 per month.

(5) Business 1, 2, 3 and 4 erven within the municipal area, per erf:

A basic charge of R12,00 per month.

(6) Industrial 1, 2 and 3 erven within the municipal area, per erf:

A basic charge of R15,00 per month.

##### 2. Charges for the supply of water:

(1) Properties within an approved township as well as agricultural holdings and farms, within the municipality which are taxable in terms of the Local Authorities Rating Ordinance, 1977:

(a) For each kℓ or part thereof consumed in the same month: 80c.

(b) Minimum charge, including basic charge, per month: R14,00.

(2) Agricultural holdings and farms within the municipal area exempted from payment of taxes in terms of Local Authorities Rating Ordinance, 1977, as well as agricultural holdings and farms outside the municipal area:

(a) For the first 50 kℓ consumed in any month, per kℓ: 90c.

(b) Thereafter, per kℓ consumed in the same month: R1,25.

(c) Minimum charge, including basic charge, per month: R35,00.

(3) Cluster housing on stands, zoned for Residential 2, 3 and 4 with mass meter, per meter:

For each kℓ or part thereof, consumed in the same month: 80c.

(4) Mass water consumers outside municipal area where more than one consumer is served by a single water meter, per meter:

(a) For every kℓ or part thereof consumed in the same month: 97c.

(b) Minimum charge: R60,00 per month, including basic charge.

(5) Business 1, 2, 3 and 4 within the municipal area:

(a) For every kℓ or part thereof consumed in the same month: 80c.

(b) Minimum charge: R20,00 per month.

(6) Industrial 1, 2 and 3 within the municipal area:

(a) For every kℓ or part thereof consumed in the same month: 80c.

(b) Minimum charge: R20,00 per month.

#### 3. Connection and Other Works:

(1) The charges payable for connecting the premises of a new consumer to the main shall be the cost of material and labour necessary to make such connection from the centre of the nearest road or street along which the main is situated to the boundary of such consumer's premises, inclusive of the meter, plus a surcharge of 10 % on such amount.

(2) Before a connection is made in terms of sub-item (1) the applicant shall pay a deposit equal to the cost of the connection as estimated by the engineer.

#### 4. Costs of Maintenance:

Mass water consumers outside the municipal area where more than one consumer is served by a single water meter, will be responsible for all maintenance costs.

C.P. VAN DER WATH  
Acting Town Clerk

Municipal Offices  
PO Box 2  
White River  
1240  
Notice No. 46/1990  
7 December 1990

19

#### PLAASLIKE BESTUURSKENNISGEWING 4700

#### STADSRAAD VAN WITRIVIER

#### VASSTELLING VAN GELDE VIR SANITERE, VULLISVERWYDERING EN VERWYDERING VAN AFVAL

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Witrivier by Spesiale Besluit die Gelde vir die Lewering van Saniteré, Vullisverwyderingsdienste en die Verwydering van Afval, aangekondig in Provinciale Koerant 4597 van 14 Desember 1988, ingetrek het en die gelde soos in die onderstaande Bylae uiteengesit, met ingang 1 Julie 1990 vasgestel het.

"BYLAE

#### TARIEF VAN GELDE

##### 1. Tarief vir die afhaal en verwydering van afval:

###### (1) Huisafval:

(a) 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: R8,50.

(b) Vanaf persele waarop woonstelle opgerig is met 'n maksimum van twee plastiese voerings per houer per verwydering, en waar 'n diens een keer per week gelewer word: Per woonstel, per maand: R8,50.

(c) Vanaf Landbouhoeves en plase met 'n maksimum van 3 plastiese voerings per houer per verwydering, en waar 'n diens een keer per week gelewer word: Per houer, per maand: R17,00.

###### (2) Besigheidsafval:

Vanaf alle ander persele as dié in subitem (1) genoem, waar 'n diens drie keer per week gelewer word: Per houer, per maand: R17,00.

###### (3) Lywige Afval:

(a) Handgelaai: Per vrag van 3 m<sup>3</sup> of gedeelte daarvan: R25,00.

## (b) Houerdiens:

(i) Waar houers met 'n opgaarinhou van minstens  $1,5 \text{ m}^3$  en hoogstens  $2,5 \text{ m}^3$  gebruik word, en waar 'n diens hoogstens een keer per week gelewer word, per  $0,1 \text{ m}^3$  opgaarinhou of gedeelte daarvan, wat afsonderlik vir elke houer bereken word: Per houer, per maand: R12,00.

(ii) Huurgeld per houer in subparagraph (i) genoem: Per maand of gedeelte daarvan: R170,00.

## (4) Tuinafval:

(a) Gratis verwijdering indien in 'n plastiewe sak geplaas of gebind in bondels wat onder 'n man se arm gedra kan word.

(b) Per halwe vrag ( $1,3 \text{ m}^3$ ) of gedeelte daarvan: R15,00.

(c) Meer as 'n halwe vrag: R30,00 per vrag.

(5) Vir die Raad se vergunning ingevolge artikel 11(3) van die Verordeninge: R2,50.

## (6) Gebruik van die Raad se Stortterreine:

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

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

## (c) Vir die wegdoen van vullis:

Bo 999 kg dravermoë: R10,00 per vrag.

## (7) Karkasverwyderingsdiens:

Vir die verwijdering van karkasse van —

(a) Honde, katte en kleiner soorte diere en pluimvee, per karkas of gedeelte daarvan: R2,50.

(b) Skape, bokke en soortgelyke diere, per karkas: R5,00 en

(c) Perde, muile, donkies, beeste en soortgelyke diere, per karkas: R15,00.

## (8) Algemeen:

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

(b) Waar dienste op versoek van die eienaar 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.

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

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

Tarief vir die verwijdering met suigtenker van vuil-en rioolwater of albei:

## (1) Woonhuise en Hospitale:

(a) Vir elke k $\ell$  of gedeelte daarvan: R1,50.

(b) Minimum heffing per maand of gedeelte daarvan: R25,00.

(2) Woonstelle, Besighede, Nywerhede, Private Hospitale, Staatsdepartemente, Suid-Afrikaanse Vervoerdienste:

(a) Vir elke k $\ell$  of gedeelte daarvan: R2,50.

(b) Minimum heffing per maand of gedeelte daarvan: R40,00.

## (3) Verbruikers buite die Munisipaliteit:

(a) Vir elke k $\ell$  of gedeelte daarvan: R4,00.

(b) Per km of gedeelte daarvan afgelé om die diens te lever: R4,50.

(c) Minimum heffing per rit: R80,00.

## 3. Betaling van Gelde:

Alle sanitäre en vullisverwyderingsgelde moet voor of op die 15de dag van die maand wat volg op die maand waarin die diens gelewer was, betaal word.”.

C.P. VAN DER WATH  
Waarnemende Stadsklerk

Munisipale Kantore.

Posbus 2  
Witrivier 1240  
7 Desember 1990  
Kennisgiving Nr. 47/1990

## LOCAL AUTHORITY NOTICE 4700

## TOWN COUNCIL OF WHITE RIVER

## DETERMINATION OF CHARGES FOR SANITARY AND REFUSE REMOVALS

In terms of the provision of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of White River has by Special Resolution withdrawn the Determination of Charges for Sanitary and Refuse Removals, published in Provincial Gazette 4597 dated 14 December 1990, and determined the charges as set out in the Schedule below with effect from 1 July 1990.

"SCHEDULE  
TARIFF OF CHARGES

## 1. Tariff collection and removal of refuse:

## (1) Domestic Refuse:

(a) With a maximum of 5 bin liners per container per removal, and where a service is rendered once per week: Per container, per month: R8,50.

(b) From premises on which flats are erected with a maximum of 2 bin liners per container per removal, and where a service is rendered once per week: Per flat, per month: R8,50.

(c) From agricultural holdings and farms with a maximum of 3 bin liners per container per removal, and where a service is rendered once per week: Per container, per month: R17,00.

## (c) Business Refuse:

From all premises other than those mentioned in subitem (1) where a service is rendered three times per week: Per container, per month: R17,00.

## (3) Bulky Refuse:

(a) Hand loaded: Per load of  $3 \text{ m}^3$  or part thereof: R25,00.

## (b) Container Service:

(i) Where containers with a conserving capacity of not less than  $1,5 \text{ m}^3$  and not more than  $2,5 \text{ m}^3$  are used and where a service is rendered not more than once per week, per  $0,1 \text{ m}^3$  conserving capacity or part thereof, which shall be calculated separately for each container: Per container, per month: R12,00.

(ii) Hiring charge per container mentioned in sub-paragraph (i): Per month or part thereof: R170,00.

## (4) Garden Refuse:

(a) Free of charge if placed in plastic bags or tied in bundles which can be carried under a man's arm.

(b) Per half a load ( $1,3 \text{ m}^3$ ) or part thereof: R15,00.

(c) More than half a load: R30,00 per load.

(5) For the Council's consent in terms of section 11(3) of the By-laws: R2,50.

## (6) Use of disposal sites of the Council:

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

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

(c) For the disposal of refuse: More than 999 kg capacity: R10,00 per load.

## (7) Carcase removal service:

For the removal of carcasses of —

(a) Dogs, cats and small types of animals and poultry: Per carcase: R2,50.

(b) Sheep, goats and similar animals per carcase: R5,00, and

(c) Horses, mules, donkeys, cattle and similar animals, per carcase: R15,00.

## (8) General:

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

(b) 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.

(c) 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.

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

2. Tariff for the removal of vacuum tanker of sewerage water or slops, or

## (1) Dwellings and Hospitals:

(a) For every k $\ell$  or part thereof: R1,50.

(b) Minimum charge per month or part thereof: R25,00.

(2) Flats, Businesses, Industries, Private Hospitals, Government Departments and South African Transport Services:

(a) For every k $\ell$  or part thereof: R2,50.

(b) Minimum charge per month or part thereof: R40,00.

## (3) Consumers outside the Municipality:

(a) For every k $\ell$  or part thereof: R4,00.

(b) Per km or part thereof travelled to render the services: R4,50.

(c) Minimum charge per trip: R80,00.

## 3. Payment of Charges:

All sanitary and refuse removal charges shall be paid on or before the 15th of the month fol-

lowing the month in which the service was rendered."

CP VANDER WATH  
Acting Town Clerk

Municipal Offices  
PO Box 2  
White River  
1240  
7 December 1990  
Notice No. 47/1990

19

PLAASLIKE BESTUURSKENNISGEWING  
4701

STADSRAAD VAN WITRIVIER

VASSTELLING VAN GELDE VIR  
RIOLERINGSDIENSTE

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekendgemaak dat die Stadsraad van Witrivier, by Speciale Besluit, die gelde vir Rioleringsdienste afgekondig in Provinciale Koerant 4470 van 29 Oktober 1986 ingetrek het, en die gelde, soos in die onderstaande Bylae uiteengesit, vasgestel het met ingang 1 Julie 1990:

"BYLAE

#### TARIEF VAN GELDE

##### DEEL I: BESKIKBAARHEIDSGELDE

Waar 'n erf, standplaas, perseel, ander terrein of enige verdeling daarvan, met of sonder enige verbeterings, by die Raad se straatrooil aangesluit is of, na die mening van die Raad, daarby aangesluit kan word, of daar van die diens gebruik gemaak word al dan nie, is die volgende gelde deur die eienaar betaalbaar ten opsigte van elke maand of gedeelte van 'n maand, ten opsigte van elke erf, standplaas, perseel, ander terrein of enige onderverdeling daarvan:

Kategorie grond en tarief per erf, standplaas, perseel, ander terrein of onderverdeling:

##### 1.(1) Binne Municipale gebied:

- (a) Residensieel 1: R14,00
- (b) Residensieel 2, 3 en 5: R60,00
- (c) Besigheid 1, 2, 3 en 4, Openbare Garage, Vermaakklikheid: R120,00

(d) Nywerheid 1: R120,00

(e) Nywerheid 2: R175,00

(f) Nywerheid 3, Kommersiële: R120,00

(g) Opvoedkunde:

(i) Skole: R550,00

(ii) Koshuise: R550,00

(h) Regering, S.A.V.D.: R300,00

(i) Landbou: R20,00

(j) Inrigtings (Kerk, Ouetehuis, Welsyn): R14,00

##### (2) Buite Municipale Gebied:

(a) Woonhuis: R20,00

2. Die gelde betaalbaar deur die eienaar ingevolge item 1 word van krag op datum waarop 'n perseel in opdrag van die Raad met 'n straatrooil verbind moet of kan word, of waarop die perseel met die straatrooil verbind word, watter datum ookal die vroegste is.

##### DEEL II: AANSOEKGELDE INGEVOLGE ARTIKEI 23 VAN DIE RAAD SE RIOLERINGSVERORDENINGE

1. Die gelde betaalbaar met die indiening van

aansoek in gevolge artikel 20 van die Raad se Rioleringsverordeninge is soos volg:

##### Kategorie verbruiker en Tarief:

(a) Woonhuis: R175,00 per woonhuis

(b) Wooneenhede: R10,00 per wooneenhed, met minimum van R175,00 per woonstelblok.

(c) Woongeboue, verversingsplekke, winkels, hotelle, openbare garages, droogschoonmakers, kantore, pakhuisse, vermaakklikheidspellette, landbougeboue, kommersiële gebruik: R50,00 per verbruiker, met 'n minimum van R175,00 per erf.

(d) Nywerhede (uitgesonderd hinderlike bedrywe): R50,00 per verbruiker met 'n minimum van R175,00 per erf.

(e) Nywerhede (hinderlike bedrywe): R50,00 per verbruiker, met 'n minimum van R175,00 per erf.

(f) Staatsdepartement: R50,00 per verbruiker, met 'n minimum van R175,00 per erf.

(g) S.A. Vervoerdienste: R50,00 per verbruiker, met 'n minimum van R175,00 per erf.

(h) Plekke van openbare godsdiensoefening, inrigtings, geselligheidsale, sportliggame: R175,00 per verbruiker, met 'n minimum van R175,00 per erf.

(i) Onderrigplekke: R200,00 per verbruiker.

(j) Buitestedelik: R175,00 per verbruiker.

##### DEEL III: GELDE VIR WERK

Die volgende gelde betaalbaar vir werk uitgevoer deur die Raad ingevolge die Raad se Rioleringsverordeninge:

1. Verseëling van aansluitings ingevolge artikel 9(4) van die Raad se Rioleringsverordeninge, per aansluiting: R30,00.

2. Oopmaak van verstopte riele ingevolge artikel 13(4) van die Raad se Rioleringsverordeninge:

(a) Maandae tot Vrydae vanaf 07:00 tot 16:30, per uur of gedeelte van 'n uur: R20,00.

(b) Maandae tot Vrydae vanaf 16:30 tot 07:00, per uur of gedeelte van 'n uur: R35,00.

(c) Saterdae, Sondae en Openbare Vakansiedae, per uur of gedeelte van 'n uur: R35,00.

##### DEEL IV: RIOLERINGSGELDE

1. Die eienaar van grond waarop, of geboue waarin daar rioolstelsels is wat met die Raad se straatrooil verbind is, moet benewens die geld wat ingevolge ander dele van hierdie Bylae betaalbaar is, die volgende gelde per maand of gedeelte daarvan betaal:

##### (1) Binne Municipale Gebied:

(a) Woonhuis, per toilet of urinaal: R3,50

(b) Wooneenhede, per toilet of urinaal: R6,00

(c) Woongeboue, verversingsplekke, winkels, hotelle, openbare garages, droogschoonmakers, kantore, pakhuisse, vermaakklikheidspellette, landbougeboue, kommersiële gebruik, per toilet of urinaal: R6,00

(d) Nywerhede (uitgesonderd hinderlike bedrywe), per toilet of urinaal: R6,00

(e) Nywerhede (hinderlike bedrywe), per toilet of urinaal: R6,00

(f) Staatsdepartement, per toilet of urinaal: R6,00

(g) S.A. Vervoerdienste, per toilet of urinaal: R6,00

(h) Plekke vir openbare godsdiensoefening, inrigtings, geselligheidsale, sportliggame, per toilet of urinaal: R3,50

(i) Onderrigplekke, per toilet of urinaal: R4,00

(j) Buitestedelik, per toilet of urinaal: R4,00

(2) Buite Municipale Gebied:

(a) Woonhuis, per toilet of urinaal: R5,50

2. Die gelde betaalbaar onder item 1 hierboven van krag in die geval van onbesette geboue.

3. Vir elke erf, standplaas of perseel wat by die straatrooil aangesluit kan word en waar die eienaar nie aan 'n kennisgewing ingevolge artikel 6 van die Raad se Rioleringsverordeninge voldoen nie, word drie keer die voorgeskrewe gelde ingevolge die Raad se Vasstelling van Gelde vir Saniteit, Vullisverwydering en Verwydering van Afval, gevorder.

##### DEEL V: KUNSMATIGE FONTEINE, RESERVOIRS EN SWEMBADDENS

Die volgende gelde is betaalbaar ten opsigte van water uit swembaddens, fonteine en reservoires wat in die perseeltroostelsel ontlas word: Per kiloliter: 50c."

CP VANDER WATH  
Waarnemende Stadsklerk

Municipale Kantore

Posbus 2

Wittrivier

1240

7 Desember 1990

Kennisgewing No 48/1990

#### LOCAL AUTHORITY NOTICE 4701

#### TOWN COUNCIL OF WHITE RIVER

#### DETERMINATION OF CHARGES FOR DRAINAGE SERVICES

In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of White River has by Special Resolution withdrawn the determination of charges for drainage services published in Provincial Gazette 4470 dated 29 October 1986 and determined the Charges for drainage services as set out in the schedule below with effect from 1 July 1990.

#### "SCHEDULE

#### TARIFF OF CHARGES

##### PART I: AVAILABILITY CHARGES

1. Where an erf, stand, lot or other area or any sub-division thereof, with or without improvements, is, or in the opinion of the Council, can be connected to the Council's sewer, whether the service provided is being made use of or not, the following charges shall be payable by the owner in respect of each month or part thereof for each erf, stand, lot or other area or sub-division thereof:

Category and Tariff per erf, stand, lot, other areas, or sub-divisions:

##### (1) Within the Municipality:

(a) Residential 1: R14,00

(b) Residential 2, 3, 4 and 5: R60,00

(c) Business 1, 2, 3 and 4, Public Garages, Places of Amusement: R120,00

(d) Industrial 1: R120,00

(e) Industrial 2: R175,00

(f) Industrial 3, Commercial: R120,00

(g) Education:

(i) Schools: R550,00

(ii) Hostels: R550,00  
 (h) Government, S.A. Transport Services: R300,00  
 (i) Agricultural: R20,00  
 (j) Institutional (Church, Old Age Home, Welfare): R14,00  
 (2) Outside the Municipality:  
 (a) Dwellings: R20,00  
 2. The charges payable by the owner, in terms of item 1, shall come into operation on the date on which the Council requires that a connection shall be or can be made to a sewer or from the date when the premises are in fact connected to a sewer, whichever is the earlier.

#### PART II: APPLICATION FEES IN TERMS OF SECTION 23 OF THE COUNCIL'S DRAINAGE BY-LAWS

The charges payable in terms of section 20 of the Council's Drainage By-laws in respect of every application made, shall be as follows:

1. Category Consumer and Tariff:
  - (a) Dwellings: R175,00 per dwelling
  - (b) Dwelling units: R10,00 per dwelling unit with a minimum of R175,00 per block of flats.
  - (c) Residential buildings, places of refreshment, shops, hotels, public garages, dry cleaners, offices, warehouses, places of amusement, agricultural buildings, commercial uses: R50,00 per consumer, with a minimum of R175,00 per erf.
  - (d) Industries (excluding noxious industries): R50,00 per consumer, with a minimum of R175,00 per erf.
  - (e) Industries (noxious industries): R50,00 per consumer, with a minimum of R175,00 per erf.
  - (f) Government departments: R50,00 per consumer, with a minimum of R175,00 per erf.
  - (g) S.A. Transport Services: R50,00 per consumer, with a minimum of R175,00 per erf.
  - (h) Places of public worship, institutions, social halls, sports clubs: R175,00 per consumer, with a minimum of R175,00 per erf.
  - (i) Places of instruction: R200,00 per consumer.
  - (j) Peri Urban: R175,00 per consumer.

#### PART III: WORK CHARGES

Charges payable for work, which is carried out by the Council in terms of the Council's Drainage By-laws:

1. Sealing of opening in terms of section 9(4) of the Council's Drainage By-laws, per connection: R30,00
2. Removing blockages in drains in terms of section 13(4) of the Council's Drainage By-laws:
  - (a) Mondays to Fridays during the hours 07:00 to 16:30 per hour or part thereof: R20,00
  - (b) Mondays to Fridays during the hours 16:30 to 07:00 per hour or part thereof: R35,00
  - (c) Saturdays, Sundays and Public Holidays, per hour or part thereof: R35,00

#### PART IV: SEWERAGE CHARGES

1. The owner of any land or buildings having a drainage installation thereon which is connected to the Council's sewer, shall be liable to pay, in addition to charges imposed in other parts of this Schedule, the following charges per month or part thereof:

- (i) Within the Municipality:
  - (a) Private dwellings, per toilet or urinal: R3,50

- (b) Dwelling units, per toilet or urinal: R6,00
- (c) Residential buildings, places of refreshment, hotels, public garages, dry cleaners, offices, warehouses, places of amusement, agricultural buildings, commercial uses, per toilet or urinal: R6,00
- (d) Industrial (excluding offensive trades), per toilet or urinal: R6,00
- (e) Industrial (offensive trades), per toilet or urinal: R6,00
- (f) Government departments, per toilet or urinal: R6,00
- (g) S.A. Transport Services, per toilet or urinal: R6,00
- (h) Places of public worship, institutions, social halls, sports clubs, per toilet or urinal: R3,50
- (i) Places of instruction, per toilet or urinal: R4,00
- (j) Peri urban, per toilet or urinal: R4,00
- (2) Outside the Municipality:
  - (a) Dwellings, per toilet or urinal: R5,50
  2. The charges payable in terms of item 1 above, shall remain effective in the case of unoccupied buildings.
  3. For every erf, stand or premises which can be connected to the sewer and where the owner fails to comply with a notice in terms of section 6 of the Council's Drainage By-laws, three times the prescribed charge in terms of the Council's Determination of Charges for Sanitary and Refuse Removals, shall be levied.

#### PART V: ARTIFICIAL FOUNTAINS, RESERVOIRS, SWIMMING POOLS

The following charges shall be payable in respect of water from swimming pools, artificial fountains and reservoirs, discharged into a drainage installation: Per kf: 50c."

Municipal Offices CP VANDER WATH  
 PO Box 2 Acting Town Clerk  
 White River  
 1240  
 7 December 1990  
 Notice No 48/1990

#### LOCAL AUTHORITY NOTICE 4702

#### VILLAGE COUNCIL OF TRICHARDT

#### TRICHARDT AMENDMENT SCHEME 16

Notice is hereby given in terms of provisions of Sections 56(9) and 57(1)(a) of the Town-planning and Townships Ordinance, 1986, that the Village Council of Trichardt has approved the amendment of the Trichardt Town-planning Scheme, 1987, by the rezoning of the following property Portion 5 of Erf 377, Trichardt Township from "Public Open Space" to "Special".

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 Clerk, Village Council of Trichardt.

This amendment scheme is known as Trichardt Amendment Scheme 16.

This amendment scheme will be in operation from the date of publication of this notice.

B.G. VENTER  
 Town Clerk

Municipal Offices  
 PO Box 52  
 Trichardt  
 2300

19

#### PLAASLIKE BESTUURSKENNISGEWING 4703

#### STADSRAAD VAN TRICHARDT

#### TRICHARDT-WYSIGINGSKEMA 13

Kennis geskied hiermee ingevolge die bepaling van artikels 56(9) en 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, dat die Dorpsraad van Trichardt goedkeuring verleen het vir die wysiging van die Trichardt-dorpsbeplanningskema, 1987, deur die hersenering van die ondergemelde Gedeelte 19, 'n gedeelte van Gedeelte 8 van Erf 374, Trichardt dorpsgebied van "Residensieel 1" na "Spesiaal".

'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 Stadsklerk, Dorpsraad van Trichardt.

Hierdie wysigingskema staan bekend as Trichardt-wysigingskema 13.

Hierdie wysigingskema tree in werking op die datum van die publikasie van hierdie kennissiging.

B.G. VENTER  
 Stadsklerk

Munisipale Kantore  
 Posbus 52  
 Trichardt  
 2300

#### LOCAL AUTHORITY NOTICE 4703

#### VILLAGE COUNCIL OF TRICHARDT

#### TRICHARDT AMENDMENT SCHEME 13

Notice is hereby given in terms of provisions of Sections 56(9) and 57(1)(a) of the Town-planning and Townships Ordinance, 1986, that the Village Council of Trichardt has approved the

Munisipale Kantore  
 Posbus 52  
 Trichardt  
 2300

B.G. VENTER  
 Stadsklerk

amendment of the Trichardt Town-planning Scheme, 1987, by the rezoning of the following property Portion 19, a portion of Portion 8 of Erf 374, Trichardt Township from "Residential 1" to "Special".

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 Clerk, Village Council of Trichardt.

This amendment scheme is known as Trichardt Amendment Scheme 13.

This amendment scheme will be in operation from the date of publication of this notice.

B.G. VENTER  
Town Clerk

Municipal Offices  
PO Box 52  
Trichardt  
2300

19

#### PLAASLIKE BESTUURSKENNISGEWING 4704

##### STADSRAAD VAN TRICHARDT

##### TRICHARDT-WYSIGINGSKEMA 15

Kennis geskied hiermee ingevolge die bepaling van artikels 56(9) en 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, dat die Dorpsraad van Trichardt goedkeuring verleen het vir die wysiging van die Trichardt-dorpsbeplanningskema, 1987, deur die hersnering van die ondergemelde Erf 290, Trichardt dorpsgebied van "Residensieel 3" na "Besigheid 1".

'n Afskrif van die wysigingskema lê te alle redevolke tye ter insae in die kantore van die Departement van Plaaslike Bestuur, Behuisung en Werke, Administrasie: Volksraad, Pretoria, asook die Stadsklerk, Dorpsraad van Trichardt.

Hierdie wysigingskema staan bekend as Trichardt-wysigingskema 15.

Hierdie wysigingskema tree in werking op die datum van die publikasie van hierdie kennisgeving.

B.G. VENTER  
Stadsklerk

Munisipale Kantore  
Posbus 52  
Trichardt  
2300

#### LOCAL AUTHORITY NOTICE 4704

##### VILLAGE COUNCIL OF TRICHARDT

##### TRICHARDT AMENDMENT SCHEME 15

Notice is hereby given in terms of provisions of Sections 56(9) and 57(1)(a) of the Town-planning and Townships Ordinance, 1986, that the Village Council of Trichardt has approved the amendment of the Trichardt Town-planning Scheme, 1987, by the rezoning of the following property Erf 290, Trichardt Township from "Residential 3" to "Business 1".

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 Clerk, Village Council of Trichardt.

This amendment scheme is known as Trichardt Amendment Scheme 15.

This amendment scheme will be in operation from the date of publication of this notice.

B.G. VENTER  
Town Clerk

Municipal Offices  
PO Box 52  
Trichardt  
2300

#### PLAASLIKE BESTUURSKENNISGEWING 4706

##### STADSRAAD VAN TRICHARDT

##### TRICHARDT-WYSIGINGSKEMA 11

Kennis geskied hiermee ingevolge die bepaling van artikels 56(9) en 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, dat die Dorpsraad van Trichardt goedkeuring verleen het vir die wysiging van die Trichardt-dorpsbeplanningskema, 1987, deur die hersnering van die ondergemelde Gedeelte 19 van Erf 389, Trichardt dorpsgebied van "Besigheid 3 en Straat" na "Openbare Garage".

'n Afskrif van die wysigingskema lê te alle redevolke tye ter insae in die kantore van die Departement van Plaaslike Bestuur, Behuisung en Werke, Administrasie: Volksraad, Pretoria, asook die Stadsklerk, Dorpsraad van Trichardt.

Hierdie wysigingskema staan bekend as Trichardt-wysigingskema 11.

Hierdie wysigingskema tree in werking op die datum van die publikasie van hierdie kennisgeving.

B.G. VENTER  
Stadsklerk

Munisipale Kantore  
Posbus 52  
Trichardt  
2300

#### LOCAL AUTHORITY NOTICE 4706

##### VILLAGE COUNCIL OF TRICHARDT

##### TRICHARDT AMENDMENT SCHEME 11

Notice is hereby given in terms of provisions of Sections 56(9) and 57(1)(a) of the Town-planning and Townships Ordinance, 1986, that the Village Council of Trichardt has approved the amendment of the Trichardt Town-planning Scheme, 1987, by the rezoning of the following property Portion 19 of Erf 389, Trichardt Township from "Business 3 and Street" to "Public Garage".

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 Clerk, Village Council of Trichardt.

This amendment scheme is known as Trichardt Amendment Scheme 11.

This amendment scheme will be in operation from the date of publication of this notice.

B.G. VENTER  
Town Clerk

Municipal Offices  
PO Box 52  
Trichardt  
2300

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#### PLAASLIKE BESTUURSKENNISGEWING 4707

##### TRICHARDT-WYSIGINGSKEMA 1

Hiermee word ooreenkomsdig die bepaling van artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, bekend gemaak dat die Stadsraad van Trichardt goedkeur het dat die Trichardt-dorpsbeplanningskema 1988, gewysig word deur die hersnering van die ondergemelde Gedeelte 19 van Erf 389, Trichardt dorpsgebied van "Besigheid 3 en Straat" na "Openbare Garage".

This amendment scheme is known as Trichardt Amendment Scheme 12.

This amendment scheme will be in operation from the date of publication of this notice.

B.G. VENTER  
Town Clerk

Municipal Offices  
PO Box 52  
Trichardt  
2300

19

nering van Erf 396, Trichardt van "Munisipaal" tot "Nywerheid 3".

Kaart 3 en die skemaklousules van die wylingskema lê ter insae gedurende gewone kantoorre by die Stadsklerk van Trichardt en die Direkteur-generaal: Administrasie Volksraad, Departement van Plaaslike Bestuur, Behuisings en Werke, Pretoria.

Die datum van die inwerkingtreding van die skema is 19 Desember 1990.

Hierdie wylsing staan bekend as Trichardt-wylsingkema 1.

Posbus 52  
Trichardt  
2300

B G VENTER  
Stadsklerk

#### LOCAL AUTHORITY NOTICE 4707

##### TRICHARDT AMENDMENT SCHEME 1

It is hereby notified in terms of section 57(1)(a) of the Town-planning and Townships Ordinance, 1986, that the Trichardt Town Council has approved the amendment of the Trichardt Town-planning Scheme, 1988, by the rezoning of Erf 396, Trichardt from "Municipal" to "Industrial 3".

Map 3 and the scheme clauses of this amendment scheme are filed with the Town Clerk of Trichardt and the Director-General: Department of Local Government, Housing and Works, Pretoria.

The date this scheme will come into operation is 19 December 1990.

This amendment is known as Trichardt Amendment Scheme 1.

PO Box 52  
Trichardt  
2300

B G VENTER  
Town Clerk

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#### PLAASLIKE BESTUURSKENNISGEWING 4708

#### STADSRAAD VAN BRONKHORSTSspruit BRONKHORSTSspruit-WYSIGINGSKE- MA 55

Die Stadsraad van Bronkhorspruit 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 Erf 533, dorp Erasmus Uitbreiding 2 vanaf "Munisipaal" na "Nywerheid 1" vir lige nywerheidsgebruiken, goedkeur is.

Kaart 3 en die skemaklousules van die wylingskema lê ter insae gedurende gewone kantoorre by die kantoor van die Stadsklerk, Bronkhorspruit en die kantoor van die Direkteur-generaal: Plaaslike Bestuur, Departement van Plaaslike Bestuur, Behuisings en Werke, Administrasie: Volksraad, Privaatsak X340, Pretoria.

Hierdie wylsingkema staan bekend as Bronkhorspruit-wylsingkema 55 en word op datum van publikasie hiervan geag 'n goedkeurde skema te wees.

DR. H.B. SENEKAL  
Stadsklerk

Munisipale Kantore  
H/v Mark en Bothastraat  
(Posbus 40)  
Bronkhorspruit  
19 Desember 1990  
Kennisgewing No. 1/1990  
7/2/3/2/8

#### LOCAL AUTHORITY NOTICE 4708

#### TOWN COUNCIL OF BRONKHORSTSspruit

#### BRONKHORSTSspruit AMENDMENT SCHEME 55

The Town Council of Bronkhorspruit hereby gives notice in terms of section 57(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that the application for the rezoning of Erf 533 Extension 2 Township from "Municipal" to "Industrial 1" for light industrial 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, Bronkhorspruit 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 Bronkhorspruit Amendment Scheme 55 and shall be deemed to be an approved scheme on date of publication hereof.

DR. H.B. SENEKAL  
Town Clerk

Municipal Offices  
C/o Market and Botha Streets  
(PO Box 40)  
Bronkhorspruit  
19 December 1990  
Notice No. 1/1990  
7/2/3/2/8

#### LOCAL AUTHORITY NOTICE 4709

#### TOWN COUNCIL OF BRONKHORSTSspruit

#### BRONKHORSTSspruit AMENDMENT SCHEME 56

The Town Council of Bronkhorspruit hereby gives notice in terms of section 57(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that the application for the rezoning of Erf 141 Erasmus Township from "Residential 1" to "Business 1" for professional rooms 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, Bronkhorspruit 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 Bronkhorspruit Amendment Scheme 56 and shall be deemed to be an approved scheme on date of publication hereof.

DR. H.B. SENEKAL  
Town Clerk

Municipal Offices  
C/o Market and Botha Streets  
(PO Box 40)  
Bronkhorspruit  
19 December 1990  
Notice No. 2/1990  
15/3/1/2 (141)

19

19

#### PLAASLIKE BESTUURSKENNISGEWING 4710

#### STADSRAAD VAN BRONKHORSTSspruit

#### BRONKHORSTSspruit-WYSIGINGSKE- MA 57

Die Stadsraad van Bronkhorspruit 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 Erf 141, dorp Erasmus vanaf "Residensieel 1" na "Besigheid 1" vir professionele kamers en verwante gebruik, goedkeur is.

Kaart 3 en die skemaklousules van die wylingskema lê ter insae gedurende gewone kantoorre by die kantoor van die Stadsklerk, Bronkhorspruit en die kantoor van die Direkteur-generaal: Plaaslike Bestuur, Departement van Plaaslike Bestuur, Behuisings en Werke, Administrasie: Volksraad, Privaatsak X340, Pretoria.

Hierdie wylsingkema staan bekend as Bronkhorspruit-wylsingkema 56 en word op datum van publikasie hiervan geag 'n goedkeurde skema te wees.

DR. H.B. SENEKAL  
Stadsklerk

Munisipale Kantore  
H/v Mark en Bothastraat  
(Posbus 40)  
Bronkhorspruit  
19 Desember 1990  
Kennisgewing No. 2/1990  
15/3/1/2 (141)

#### PLAASLIKE BESTUURSKENNISGEWING 4710

#### STADSRAAD VAN BRONKHORSTSspruit

#### BRONKHORSTSspruit-WYSIGINGSKE- MA 57

Die Stadsraad van Bronkhorspruit 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 'n gedeelte van Erf 1890 dorp Erasmus vanaf "Residensieel 1" na "Besigheid 1" gedeeltelik vir wooneenhede en 'n plek van openbare godsdienst, goedkeur is.

Kaart 3 en die skemaklousules van die wylingskema lê ter insae gedurende gewone kantoorre by die kantoor van die Stadsklerk, Bronkhorspruit en die kantoor van die Direkteur-generaal: Plaaslike Bestuur, Departement van Plaaslike Bestuur, Behuisings en Werke, Administrasie: Volksraad, Privaatsak X340, Pretoria.

Hierdie wylsingkema staan bekend as Bronkhorspruit-wylsingkema 57 en word op datum van publikasie hiervan geag 'n goedkeurde skema te wees.

DR. H.B. SENEKAL  
Stadsklerk

Munisipale Kantore  
H/v Mark en Bothastraat  
(Posbus 40)  
Bronkhorspruit  
19 Desember 1990  
Kennisgewing No. 3/1990  
15/3/1/2 (1890)

LOCAL AUTHORITY NOTICE 4710  TOWN COUNCIL OF BRONKHORST-SPRUIT  BRONKHORSTSspruit AMENDMENT SCHEME 57	LOCAL AUTHORITY NOTICE 4711  TOWN COUNCIL OF BRONKHORST-SPRUIT  BRONKHORSTSspruit AMENDMENT SCHEME 58	LOCAL AUTHORITY NOTICE 4712  CITY OF JOHANNESBURG  PORPOSED CLOSURE OF PORTIONS OF KERK AND LOVEDAY STREETS, JOHANNESBURG  (NOTICE IN TERMS OF SECTION 67 OF THE LOCAL GOVERNMENT ORDINANCE, 1939)
<p>The Town Council of Bronkhorstspruit hereby gives notice in terms of section 57(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that the application for the rezoning of a portion of Erf 1890 Erasmus Township from "Residential 1" to "Business 1" partially for dwelling units and a place of public worship, has been approved.</p> <p>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, Bronkhorstspruit and the office of the Director-General: Local Government, Department of Local Government, Housing and Works, Administration: House of Assembly, Private Bag X340, Pretoria.</p> <p>The Amendment Scheme is known as Bronkhorstspruit Amendment Scheme 57 and shall be deemed to be an approved scheme on date of publication hereof.</p> <p>DR. H. B. SENEKAL Town Clerk</p> <p>Municipal Offices C/o Market and Botha Streets (PO Box 40) Bronkhorstspruit 19 December 1990 Notice No. 3/1990 15/3/1/2 (1890)</p>	<p>The Town Council of Bronkhorstspruit hereby gives notice in terms of section 57(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that the application for the rezoning of Portion 1 of Erf 352 Erasmus Township from "Residential 1" to "Business 1" for workshop and business uses, has been approved.</p> <p>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, Bronkhorstspruit and the office of the Director General: Local Government, Department of Local Government, Housing and Works, Administration: House of Assembly, Private Bag X340, Pretoria.</p> <p>This Amendment Scheme is known as Bronkhorstspruit Amendment Scheme 58 and shall be deemed to be an approved scheme on date of publication hereof.</p> <p>DR. H. B. SENEKAL Town Clerk</p> <p>Municipal Offices Car Market and Botha Street (PO Box 40) Bronkhorstspruit 19 December 1990 Notice No. 4/1990 15/3/1/2 (352)</p>	<p>The Council intends to close permanently a portion of Kerk Street between Harrison and Loveday Street, and a portion of Loveday Street, between President and Kerk Street, Johannesburg.</p> <p>A plan showing the portion of street to be closed may be inspected during office hours at Room S213, Second Floor, Civic Centre, Braamfontein, Johannesburg.</p> <p>Any person who objects to the proposed closing or who will have any claim for compensation if the closing is effected must lodge his objection or claim with me on or before 20 February 1991.</p> <p>A G COLLINS Acting Town Clerk</p> <p>Civic Centre Braamfontein 46-PG</p>
19	19	19
PLAASLIKE BESTUURSKENNISGEWING 4711	PLAASLIKE BESTUURSKENNISGEWING 4712	PLAASLIKE BESTUURSKENNISGEWING 4713
STADSRAAD VAN BRONKHORSTSspruit	STAD JOHANNESBURG	KENNISGEWING VAN GOEDKEURING
BRONKHORSTSspruit-WYSIGINGSKEMA 58	VOORGESTELDE SLUITING VAN GEDEELTES VAN KERK- EN LOVEDAY-STRAAT, JOHANNESBURG	JOHANNESBURG-WYSIGINGSKEMA 3063
<p>Die Stadsraad van Bronkhorstspruit 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 Gedeelte 1 van Erf 352, dorp Erasmus vanaf "Residensieel 1" na "Besigheid 1" vir werkswinkel en besigheidsgesluite, goedgekeur is.</p> <p>Kaart 3 en die skemaklusules van die wysigingskema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Bronkhorstspruit en die kantoor van die Direkteur-generaal: Plaaslike Bestuur, Departement van Plaaslike Bestuur, Behuisings en Werke, Administrasie: Volksraad, Privaatsak X340, Pretoria.</p> <p>Hierdie wysigingskema staan bekend as Bronkhorstspruit-wysigingskema 58 en word op datum van publikasie hiervan geag 'n goedgekeurde skema te wees.</p> <p>DR. H. B. SENEKAL Stadsklerk</p> <p>Munisipale Kantore H/v Mark en Bothastraat (Posbus 40) Bronkhorstspruit 9 Desember 1990 Kennisgewing No. 4/1990 15/3/1/2 (352)</p>	<p>(KENNISGEWING INGEVOLGE ARTIKEL 67 VAN DIE ORDONNANSIE OP PLAASLIKE BESTUUR, 1939)</p> <p>Die Stadsraad is voornemens om 'n gedeelte van Kerkstraat tussen Harrison- en Lovedaystraat en 'n gedeelte van Lovedaystraat, tussen President- en Kerkstraat, Johannesburg, permanent te sluit.</p> <p>'n Plan waarop die geslote gedeelte aangedui word, kan gedurende kantoorure in Kamer S213, Tweede Verdieping, Burgersentrum, Braamfontein, Johannesburg besigtig word.</p> <p>Enige persoon wat teen die voorgestelde sluiting beswaar wil opper of wat 'n eis om vergoeding sal hê as die sluiting uitgevoer word, moet sy beswaar of eis nie later as 20 Februarie 1991 by my aanhangig maak.</p> <p>A G COLLINS Waarnemende Stadsklerk</p> <p>Burgersentrum Braamfontein 46-PG</p>	<p>Daar word hiermee ingevolge artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 kennis gegee dat die Stadsraad van Johannesburg die wysiging van die Johannesburgse Dorpsbeplanningskema, 1979, goedgekeur het deur Erf 647, Parktown te hersoneer na Besigheid 4 — onderworpe aan voorwaarde.</p> <p>Kaart 3 en die Skemaklusules van die Wysigingskema word op lêer gehou by die Departementshoof, Departement van Plaaslike Bestuur, Behuisings en Werke, Pretoria en by die Direkteur: Beplanning, Johannesburg, Sewende Verdieping, Burgersentrum, Braamfontein en is te alle redelike tye ter insae beskikbaar.</p> <p>Hierdie wysiging staan bekend as Johannesburgse Wysigingskema 3063.</p> <p>A G COLLINS Waarnemende Stadsklerk</p>
19	19	19
LOCAL AUTHORITY NOTICE 4713	NOTICE OF APPROVAL	JOHANNESBURG AMENDMENT SCHEME 3063
		<p>It is hereby notified in terms of Section 57(1)(a) of the Town-planning and Townships Ordinance, 1986, that the City Council of Johannesburg has approved the amendment of the Johannesburg Town-planning Scheme, 1979, by the rezoning of Erf 647, Parktown to Business 4 — subject to conditions.</p> <p>Map 3 and the Scheme Clauses of the Amendment Scheme are filed with the Head of the Department, Department of Local Government,</p>

Housing and Works, Pretoria and the Director: Planning, Johannesburg, Seventh Floor, Civic Centre, Braamfontein, and are open for inspection at all reasonable times.

This amendment is known as Johannesburg Amendment Scheme 3063.

A G COLLINS  
Acting Town Clerk

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PLAASLIKE BESTUURSKENNISGEWING  
4714

DORPSRAAD VAN MACHADODORP

WYSIGING VAN VERORDENINGE BETREFFENDE DIE REËLING EN BEHEER VAN, EN DIE TOESIG OOR SMOUSE

Die Stadsklerk van Machadodorp publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, die verordeninge hierna uitcengesit, wat deur die Raad ingevolge artikel 96 van die genoemde Ordonnansie aangeneem is.

Die Verordeninge betreffende die reëling en beheer van, en die toesig oor smouse, van toepassing gemaak by Administrateurskennisgewing No 1818 van November 1983 word hierdie soos volg gewysig:

deur tot die Bylae, die volgende toe te voeg:

3. Gelde vir: Staanplek, Stalle en Dagpermite

1. Soos deur die Raad van tyd tot tyd per besluit bepaal.

Munisipale Kantore  
Potgieterstraat 9  
Machadodorp  
1170  
19 Desember 1990

E H VAN PLETSEN  
Stadsklerk

LOCAL AUTHORITY NOTICE 4714

TOWN COUNCIL OF MACHADODORP

AMENDMENT OF BY-LAWS REGARDING THE REGULATING AND CONTROL OF, AND THE SUPERVISION OF HAWKERS

The Town Clerk of Machadodorp hereby, in

terms of section 101 of the Local Government Ordinance, 1939, as amended, publishes the by-laws set forth hereinafter, which have been adopted by the Council in terms of section 96 of the said Ordinance.

The By-laws regarding the regulating and control of, and the supervision of hawkers, made applicable by Administrator's Notice 1818 dated 2 November 1983, are hereby amended as follows:

by the addition to the Schedule of the following:

3. Levies for: Stands, Stalls and Day-permits.

1. As per Council's resolution taken from time to time.

E H VAN PLETSEN  
Town Clerk

Municipal Offices  
9 Potgieter Street  
Machadodorp  
1170  
19 December 1990

PLAASLIKE BESTUURSKENNISGEWING 4650

STADSRAAD VAN PIET RETIEF

VASSTELLING VAN GELDE VIR DIE GEBRUIK VAN DIE STADSAAL EN ANDER SALE

Kennis geskied hiermee ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad by Speciale Besluit die geldige herroep en met ingang 14 Oktober 1990 soos volg vasgestel het:

#### 1. STADSAAL:

(Met inbegrip van sysaal en kombuis vir verversings alleen en kleed-kamers)

Per dag (08:00 tot 00:00) of gedeelte daarvan: Met dien verstande dat die Stadsaal en Waterwesesaal op Sondeale slegs vir eredienste gebruik mag word:

Huurders Woonagtig binne die Regsgebied van die Raad	Huurders Woonagtig uite die Regsgebied van die Raad
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1.1 Danse, troues, ontvangste, rolprentvertonings en ander doeleinades: ..... R 150,00 R 300,00

#### 1.2 Publieke Vergaderings:

(a) Nie-politieke: ..... R 30,00 R 150,00  
(b) Politieke: ..... R 60,00 R 300,00

#### 1.3 Toneelvoerings en Konserte:

(a) Beroepspeilers: ..... R 150,00 R 150,00  
(b) Amateurs: ..... R 60,00 R 60,00

#### 1.4 Bazaars en uitstallings: ..... R 60,00 R 60,00

#### 1.5 Langtermynverhuring:

Binnemuurse sport soos pluimbal, tafeltennis en derglike sportoeefeninge op soveel aande per week en onderworpe aan sodanige ander voorwaardes as wat die Raad by besluit bepaal, mits die Stadsaal nie vir ander doeleinades benodig word nie: Per aand: ..... R 20,00 R 20,00

#### 1.6 Voorbereidingswerk:

Per dag (08:00 tot 00:00) of gedeelte daarvan: ..... R 50,00 R 100,00

1.7 'n Korting van 50 % op die geldige betaalbaar ingevolge subitems (1) tot en met (5) word aan liefdadigheids-, godsdienstige en opvoekundige instansies toegestaan.

1.8 'n Korting van 50 % op geldige betaalbaar ingevolge subitem 5 word aan bona fide

LOCAL AUTHORITY NOTICE 4650

TOWN COUNCIL OF PIET RETIEF

DETERMINATION OF CHARGES FOR THE USE OF THE TOWN HALL AND OTHER HALLS

Notice is hereby given in terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, that the Town Council has, by Special Resolution, revoked the charges and determined the following charges with effect from 14 October 1990:

#### 1. TOWN HALL

(Including the loggia and kitchen for refreshments only and the cloak-room)

Per day (08:00 to 00:00) or part thereof; subject to the Town Hall and Water Affairs Hall only be used for church services on Sundays:	Hirer's Residing within the Area of Jurisdiction of the Council	Hirer's Residing outside the Area of Jurisdiction of the Council
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1.1 Dances, weddings, receptions, bioscope performances and other purposes: ..... R 150,00 R 300,00

#### 1.2 Public meetings:

(a) Non-political: ..... R 30,00 R 150,00  
(b) Political: ..... R 60,00 R 300,00

#### 1.3 Theatrical Performances and Concerts:

(a) Professionals: ..... R 150,00 R 150,00  
(b) Amateurs: ..... R 60,00 R 60,00

#### 1.4 Bazaars and exhibitions: ..... R 60,00 R 60,00

#### 1.5 Long Term Letting:

Indoor sports such as badminton, table tennis and similar sports practices on as many evenings per week and subject to such other conditions as the Council determines by resolution, provided the Town Hall is not required for other purposes, per evening: ..... R 20,00 R 20,00

#### 1.6 Preparation Work:

Per day (08:00 to 00:00) or part thereof: ..... R 50,00 R 100,00

1.7 A rebate of 50 % on the charges in terms of subitems (1) to (5) inclusive shall be granted to charitable, religious and educational institutions.

1.8 A rebate of 50 % on the charges in terms of subitem (5) shall be granted to bona

sportklubs toegestaan: Met dien verstande dat, indien enige gelde vir die aanbied van die aktiwiteite gehef word, hierdie korting nie van toepassing is nie.

#### 2. SYSAAL:

(Met inbegrip van kombuis)

Gelde betaalbaar vir die gebruik van die Sysaal bedra helfte van die toepaslike gelde soos in item 1 beoog.

#### 3. WATERWEESAAL:

Gelde betaalbaar vir die gebruik van die Waterwesesaal bedra helfte van die toepaslike gelde soos in item 1 beoog.

#### 4. KOMBUISGEREEDSKAP:

Huurders Woonagtig binne die Regsgebied van die Raad	Huurders Woonagtig buite die Regsgebied van die Raad
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Gebruik van kombuisgereedskap per geleenheid: .....	R 50,00	R 100,00
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#### 5. BREEKGOED EN TAFELGEREEDSKAP:

5.1 Gebruik van breekgoed, per dosyn: .....	R 5,00	R 10,00
5.2 Gebruik van tafelgereedskap, per dosyn: .....	R 3,00	R 6,00

#### 6. KLAVIERE:

6.1 Vleuelklavier, per geleenheid: .....	R100,00	R200,00
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#### 6.2 Staanklavier:

Opvoedkundige-, godsdienstige en liefdadighedsdoeleindes: .....	R 10,00	R 20,00
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Ander doeleindes: .....	R 20,00	R 40,00
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#### 7. OPRUIMING:

7.1 Indien die huurder self opruim: .....	Gratis	Gratis
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#### 7.2 Indien die Raad opruim:

(a) Slegs Stadsaal en sysaal of Waterwesesaal: .....	R100,00	R100,00
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(b) Slegs Kombuis en gereedskap: .....	R100,00	R100,00
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#### 8. DEPOSITO:

8.1 'n Deposito van R200,00 is deur huurders woonagtig binne die regsgebied van die Raad en 'n deposito van R400,00 is deur huurders woonagtig buiten die regsgebied van die Raad ten opsigte van die huur van die Stadsaal of Waterwesesaal betaalbaar.

Deposito's is terugbetaalbaar slegs na uitreiking van 'n uitkläringsertifikaat deur die Stadssekretaris.

8.2 Die Stadsaal en sysaal word gratis tot beskikking van die Burgermeester vir Burgemeesterlike doeleindes en aan die Hoof van Burgerlike Beskerming gestel wanneer die Suid-Afrikaanse Weermag, die Suid-Afrikaanse Polisie of enige ander Staatsinstelling wat met die veiligheid van die publiek gemodici is, programme of lesings wil aanbied wat direk met die veiligheid van die publiek in verband staan.

H J VAN ZYL  
Stadsklerk

Posbus 23  
Piet Retief  
2380  
19 Desember 1990  
Kennisgewing No. 75/1990

#### PLAASLIKE BESTUURSKENNISGEWING 4653

#### POTCHEFSTROOM-WYSIGINGSKEMA 301

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 soos volg gewysig word:

1. Deur die vervanging van die huidige parkeerruimtevereistes aangegeven in kolom (14) van Tabel "G" (parkeer en laai), deur die parkeerruimtevereistes soos in die onderstaande Bylae aangetoon ten opsigte van daardie gebruik in daardie gebruiksones soos in die onderstaande Bylae aangetoon is.

fide sport clubs; provided that, if any levies are made for the presentation of the activities, this rebate shall not apply.

#### 2. LOGGIA

##### (Including kitchen)

Charges payable for the use of the loggia shall be half the appropriate charges contemplated in item 1.

#### 3. WATER AFFAIRS HALL

Charges payable for the use of the Water Affairs Hall shall be half the appropriate charges contemplated in item 1.

#### 4. KITCHEN UTENSILS

Hirer's Residing within the Area of Jurisdiction of the Council	Hirer's Residing outside the Area of Jurisdiction of the Council	
Use of kitchen utensils, per occasion: .....	R 50,00	R100,00

#### 5. CROCKERY AND CUTLERY

5.1 Use of crockery, per dozen: .....	R 5,00	R 10,00
5.2 Use of cutlery, per dozen: .....	R 3,00	R 6,00

#### 6. PIANO'S

6.1 Grand piano, per occasion: .....	R100,00	R200,00
6.2 Upright piano:		

Educational, religious and charitable purposes: .....	R 10,00	R 20,00
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Other purposes: .....	R 20,00	R 40,00
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#### 7. CLEANING UP

7.1 If the hirer cleans up: .....	Free	Free
7.2 If the Council cleans up:		

(a) Town Hall and Loggia only or Water Affairs Hall: .....	R100,00	R100,00
(b) Kitchen and utensils only: .....	R100,00	R100,00

#### 8. DEPOSIT

8.1 A deposit of R200,00 for hirers residing within the area of Jurisdiction of the Council and a deposit of R400,00 for hirers residing outside the area of jurisdiction of the Council shall be payable in respect of all bookings of the Town Hall or Water Affairs Hall.

Deposits shall be repaid only on the issue of a clearance certificate by the Town Secretary.

8.2 The Town Hall and loggia shall be made available free of charge to the Mayor for Civic purposes and to the Chief of Civic Defence when the South African Defence Force, the South African Police or any other Government Institution which is concerned with the safety of the public, wishes to present programmes or lectures which are directly related to the protection and safety of the public.

H J VAN ZYL  
Town Clerk

PO Box 23  
Piet Retief  
2380  
19 December 1990  
Notice No. 75/1990

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#### LOCAL AUTHORITY NOTICE 4653

#### POTCHEFSTROOM AMENDMENT SCHEME 301

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 as follows:

1. By the substitution for the present requirements for parking spaces stated under column (14) of Table "G" (parking and loading) of the requirements for parking spaces stated in the Schedule hereunder in respect of those uses in those use zones stated in the Schedule hereunder.

2. Deur die vervanging van die sin in die paragraaf onder die opskrif "Besigheid 1, 2, 3 en 4 Gebruiksones" waar dit in klousule 5(b)(i) voorkom en wat soos volg lui:

"Eweneens sal slegs die vereistes genoem onder kolom 14 van Tabel 'G' van toepassing wees op die gebruik wat op gemelde datum onder kolom 4 van Tabel 'A' verskyn."

deur die volgende:

"Met dien verstande dat waar ontwikkeling van vakante erven of herontwikkeling van bestaande geboue of erven plaasvind wat 'n toename in bruto verhuurbare vloeroppervlakte tot gevolg het, die vereistes in kolomme (14) en (15) van Tabel 'G' op hierdie toename in bruto verhuurbare vloeroppervlakte van toepassing sal wees."

Die skemaklusules van die wysigingskema word in bewaring gehou deur die Hoof van die Departement van Plaaslike Bestuur, Behuisung 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 301 en tree in werking op datum van publikasie van hierdie kennisgewing.

**CJ FDU PLESSIS**  
Stadsklerk

Kennisgewing No. 142/1990

**BYLAE**

Gebruiksone	Tabel "A" (Gebruik)	Tabel "G" (Parkeer en laai)
	Gebruik toegelaat	Gebruik toegelaat slegs met die spesiale toestemming van die plaaslike bestuur
Kolom (1)	Kolom (3)	Kolom (4)
Besigheid 1	Winkel	Metgeselagentskap
k	Kantoorgebrui-	
	Hotel	2 per 100 m <sup>2</sup> bruto verhuurbare vloeroppervlakte
		1 per bewoonbare eenheid plus 6 per 100 m <sup>2</sup> toeganklik vir die publiek
	Motorverkoopmark	2 per 100 m <sup>2</sup> verkoopsoppervlakte
	Openbare Garage Vulstasie	4 per werkvak plus 2 per 100 m <sup>2</sup> onderdele- en verkoopsoppervlakte
Besigheid 2	Winkel	Metgeselagentskap
k	Kantoorgebrui-	
	Hotel	2 per 100 m <sup>2</sup> bruto verhuurbare vloeroppervlakte
		1 per bewoonbare eenheid plus 6 per 100 m <sup>2</sup> toeganklik vir die publiek
	Motorverkoopmark	2 per 100 m <sup>2</sup> verkoopsoppervlakte
	Openbare Garage Vulstasie	4 per werkvak plus 2 per 100 m <sup>2</sup> onderdele- en verkoopsoppervlakte
	Diensnywerheid	2 per 100 m <sup>2</sup> bruto vloeroppervlakte
Besigheid 3	Kantoorgebrui-	
	Motorverkoopmark	2 per 100 m <sup>2</sup> bruto verhuurbare vloeroppervlakte
	Openbare Garage	6 per 100 m <sup>2</sup> verkoopsoppervlakte
Besigheid 4	Kantoorgebrui-	
	Motorverkoopmark	4 per werkvak plus 2 per 100 m <sup>2</sup> onderdele- en verkoopsoppervlakte
	Openbare Garage Vulstasie	2 per 100 m <sup>2</sup> bruto verhuurbare vloeroppervlakte
		6 per 100 m <sup>2</sup> verkoopsoppervlakte
		4 per werkvak plus 2 per 100 m <sup>2</sup> onderdele- en verkoopsoppervlakte

2. By the substitution for the sentence in the paragraph under the heading "Business 1, 2, 3 and 4 Use Zones" where it appears in subclause 5(b)i and which sentence reads as follows:

"Similarly the requirements stated under column 14 only of Table 'G' shall apply to those uses appearing under column 4 of Table 'A' on the said date."

of the following:

"Provided that if development of vacant erven or redevelopment of existing buildings or erven takes place and which results in an increase in gross leasable floor area, the requirements in columns (14) and (15) of Table 'G' shall be applicable to such increase in gross leasable floor area."

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 301 and shall come into operation on the date of publication of this notice.

**CJ FDU PLESSIS**  
Town Clerk

Notice No. 142/1990

SCHEDULE			
Use Zone	Table "A" (Uses)	Table "G" (Parking and loading)	
	Uses permitted	Uses permitted only with special consent of local authority	
Column (1)	Column (3)	Column (4)	Column (14)
Business 1	Shop	Escort Agency	4 per 100 m <sup>2</sup> gross leasable floor area
		Office use	2 per 100 m <sup>2</sup> gross leasable floor area
		Hotel	1 per habitable unit plus 6 per 100 m <sup>2</sup> accessible to the public
			Motor Sales Mart
			2 per 100 m <sup>2</sup> sales area
			Public Garage Filling Station
			4 per work-bay plus 2 per 100 m <sup>2</sup> spares and sales area
Business 2	Shop	Escort Agency	4 per 100 m <sup>2</sup> gross leasable floor area
		Office use	2 per 100 m <sup>2</sup> gross leasable floor area
		Hotel	1 per habitable unit plus 6 per 100 m <sup>2</sup> accessible to the public
			Motor Sales Mart
			2 per 100 m <sup>2</sup> sales area
			Public Garage Filling Station
			4 per work-bay plus 2 per 100 m <sup>2</sup> spares and sales area
Business 3	Office use		2 per 100 m <sup>2</sup> gross leasable floor area
			Motor Sales Mart
			6 per 100 m <sup>2</sup> sales area
			Public Garage
			4 per work-bay plus 2 per 100 m <sup>2</sup> spares and sales area
Business 4	Office use		2 per 100 m <sup>2</sup> gross leasable floor area
			Motor Sales Mart
			6 per 100 m <sup>2</sup> sales area
			Public Garage Filling Station
			4 per work-bay plus 2 per 100 m <sup>2</sup> spares and sales area

Openbare Garage	Openbare Garage Vulstasie	4 per werksvak plus 2 per 100 m <sup>2</sup> onderdele- en verkoopsopervlakte
	Motorverkoopmark	2 per 100 m <sup>2</sup> verkoopsopervlakte

Public Garage	Public Garage Filling Station	4 per work-bay plus 2 per 100 m <sup>2</sup> spares and sales area
	Motor Sales Mart	2 per 100 m <sup>2</sup> sales area

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## PLAASLIKE BESTUURSKENNISGEWING 4660

## RAAD OP PLAASLIKE BESTUURSAANGELEENTHEDE

## KENNISGEWING VAN EERSTE SITTING VAN WAARDERINGSRAAD OM BESWARE TEN OPSIGTE VAN VOORLOPIGE WAARDERINGSLYSTE VIR DIE BOEKJARE 1990/94 AAN TE HOOR

Kennis word hierby ingevolge Artikel 15(3)(b) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977) gegee dat die eerste sitting van die Waarderingsraad vir die gebiede van die volgende Plaaslike Gebiedskomitees soos volg sal plaasvind om enige besware tot die voorlopige waarderingslyste vir die boekjare 1990/94 te oorweeg:

Plaaslike Gebiedskomitee	Plek van Sitting	Datum en Tyd
Groot Marico	Openbare Biblioteek	10 Januarie 1991 10:00
Burgersfort	Komiteekamer Raadsgeboue	14 Januarie 1991 10:00

Beswaarmakers word in kennis gestel waar hulle besware oorweeg sal word.

**G. VAN DER MERWE  
SEKRETARIS: WAARDERINGSRAAD**

Kennisgewing No. 94/1990  
19 Desember 1990  
Posbus 1341  
Pretoria  
0001

## LOCAL AUTHORITY NOTICE 4660

## LOCAL GOVERNMENT AFFAIRS COUNCIL

## NOTICE OF FIRST SITTING OF VALUATION BOARD TO HEAR OBJECTIONS IN RESPECT OF PROVISIONAL VALUATION ROLLS FOR THE FINANCIAL YEARS 1990/94

Notice is hereby given in terms of Section 15(3)(b) of the Local Authorities Rating Ordinance 1977 (Ordinance 11 of 1977), that the first sitting of the Valuation Board for the areas of the following Local Area Committees to consider any objections to the provisional supplementary valuation rolls for the financial years 1990/94 will take place as follows:

Local Area Committee	Place of Sitting	Date and Time
Groot Marico	Public Library	10 January 1991 10:00
Burgersfort	Committee Room Council's Office	14 January 1991 10:00

Objectors will be notified where their objections will be considered.

**G. VAN DER MERWE**  
Secretary: Valuation Board

Notice No. 94/1990  
19 December 1990  
P.O. Box 1341  
Pretoria  
0001

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## 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 verkryghaar. Sodanige dokumente as mede enige tender kontrakvoorwaarde wat nie in die tenderdokumente opgeneem is nie, is ook by die genoemde adresse ter inspeksie beskikbaar.

Tender verwy sing	Posadres	Kamer No	Gebou	Verdie ping	Foon Pretoria
ITHA	Uitvoerende Direk teur: Tak Hospi taaldienste, Privaatsak X221, Pretoria	780 AI	Provin siale Gebou	7	201-2654
ITHB en ITHC	Uitvoerende Direk teur: Tak Hospi taaldienste, Privaatsak X221, Pretoria	782 AI	Provin siale Gebou	7	201-4281
ITHD	Uitvoerende Direk teur: Tak Hospi taaldienste, Privaatsak X221, Pretoria	781 A1	Provin siale	7	201-4202
SEKR.	Direkteur-generaal (Aankope en Voorrade), Privaatsak X64, Pretoria	522	Ou Poynton Gebou	5	201-2510
ITR	Uitvoerende Direk teur: Tak Paale, Privaatsak X197, Pretoria	D307	Provin siale Gebou	3	201-2618
ITWB	Hoofdirekteur, Hoof direktoraat Werke, Privaatsak X228, Pretoria	E103	Provin siale Gebou	1	201-2306
ITHW	Hoofdirekteur, Hoofdirektoraat Werke, Privaatsak X228, Pretoria	CM 5	Provin siale 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 koevert ingediën word, geadresseer aan die Adjunk-direkteur: Voorsieningsadministrasiebeheer, Posbus 1040, Pretoria, en moet duidelik van die oopskrif 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-direkteur 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 Proviniale Gebou by die hoofingang aan Pretoriussstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

CG D GROVÉ, Adjunk-Direkteur: 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	780 AI	Provincial Building	7	201-2654
ITHB and ITHC	Executive Director of Hospital Services Branch, Private Bag X221, Pretoria	782 AI	Provincial Building	7	201-4281
ITHD	Executive Director of Hospital Services Branch, Private Bag X221, Pretoria	781 A1	Provincial Building	7	201-4202
SECR.	Director-General (Purchases and Supplies), Private Bag X64, Pretoria	522	Old Poynton Building	5	201-2510
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.

CG D GROVÉ, Deputy Director: Provisioning Administration Control

25 October 1989

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