



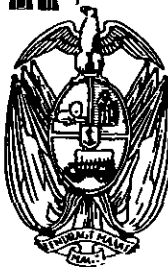
MENIKO

THE PROVINCE OF TRANSVAAL

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Offisiële Koerant

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C G D GROVÉ
For Director-General

K5-7-2-1

Proclamations

No 1 (Administrator's), 1991

PROCLAMATION

ALTERATION OF BOUNDARIES: TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS

Under the powers vested in me by section 14(3) of the

OFFISIELLE KOERANT VAN DIE TRANSVAAL
(Verskyn elke Woensdag)

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

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C G D GROVÉ
Namens Direkteur-generaal

K5-7-2-1

Proklamasies

No 1 (Administrateurs-), 1991

PROKLAMASIE

VERANDERING VAN GRENSE: TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE

Kragtens die bevoegdheid aan my verleen by artikel 14(3)

Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943, I do hereby proclaim that the area described in the Schedule hereto, is hereby excluded from the area of jurisdiction of the area contemplated in that section with effect from the date of this proclamation.

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

D J HOUGH
Administrator of the Province Transvaal

GO 17/30/2/90

SCHEDULE

Portion 132 (a portion of Portion 119), in extent 4281 Square Metres of the farm Hartebeesthoek 303-JR, vide Diagram A 5452/55.

No 2 (Administrator's), 1991

PROCLAMATION

ALTERATION OF BOUNDARIES: TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS

Under the powers vested in me by section 14(3) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance 1943, I do hereby proclaim that the area described in the Schedule hereto, is hereby excluded from the area of jurisdiction of the area contemplated in that section with effect from the date of this proclamation.

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

D J HOUGH
Administrator of the Province Transvaal

SCHEDULE

Portion 79 (a portion of Portion 71) of the farm Klipfontein 322-JS, vide Diagram A 5652/51.

GO 17/30/2/39

No 3 (Administrator's), 1991

PROCLAMATION

INCLUSION OF A PUBLIC RESORT ON PORTION 45 OF THE FARM GROOTFONTEIN 346-JQ AND THE REMAINING PORTION OF PORTION 24 (A PORTION OF PORTION 3) OF THE FARM GROOTFONTEIN 346-JQ, RUSTENBURG INTO THE AREA OF JURISDICTION AS CONTEMPLATED IN SECTION 14(2) OF THE TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN ORDINANCE, 1943

Under the powers vested in me by section 14(2) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943 (Ordinance No 20 of 1943) I hereby proclaim that the area described in the Schedule hereto, is included in the area of jurisdiction as contemplated in section 14(2) of the Ordinance.

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

D J HOUGH
Administrator of the Province Transvaal

GO 17/30/2/31

van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943, proklameer ek hierby dat die gebied omskryf in die Bylae hierby uit die regsgebied van die gebied soos in daardie artikel bedoel in gang van die datum van hierdie proklamasie uitgesny word.

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

D J HOUGH
Administrateur van die Provincie Transvaal

GO 17/30/2/90

BYLAE

Gedeelte 132 ('n gedeelte van Gedeelte 119), groot 4281 Vierkante Meter van die plaas Hartebeesthoek 303-JR, volgens Kaart A 5452/55.

No 2 (Administrateurs-), 1991

PROKLAMASIE

VERANDERING VAN GRENSE: TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE

Kragtens die bevoegdheid aan my verleent by artikel 14(3) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede 1943, proklameer ek hierby dat die gebied omskryf in die Bylae hierby uit die regsgebied van die gebied soos in daardie artikel bedoel in gang van die datum van hierdie proklamasie uitgesny word.

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

D J HOUGH
Administrateur van die Provincie Transvaal

BYLAE

Gedeelte 79 ('n gedeelte van Gedeelte 71) van die plaas Klipfontein 322-JS, volgens Kaart A 5652/51.

GO 17/30/2/39

No 2 (Administrateurs-), 1991

PROKLAMASIE

INSLUITING VAN 'N OPENBARE OORD OP GEDEELTE 45 VAN DIE PLAAS GROOTFONTEIN 346-JQ EN DIE RESTERENDE GEDEELTE VAN GEDEELTE 24 ('N GEDEELTE VAN GEDEELTE 3) VAN DIE PLAAS GROOTFONTEIN 346-JQ, RUSTENBURG IN DIE REGSGEBIED SOOS BEDOEL IN ARTIKEL 14(2) VAN DIE ORDONNANSIE OP DIE TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE, 1943

Kragtens die bevoegdheid my verleent by artikel 14(2) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943 (Ordonnansie No. 20 van 1943) voeg ek die gebied in die Bylae hierby omskryf by die regsgebied soos bedoel in artikel 14(2) van die Ordonnansie, in.

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

D J HOUGH
Administrateur van die Provincie Transvaal

GO 17-30-2-31

SCHEDULE

Portion 45 of the farm Grootfontein 346-JQ and the remaining portion of Portion 24 (a portion of Portion 3) of the farm Grootfontein 346-JQ, Rustenburg.

Administrator's Notices**Administrator's Notice 1****2 January 1990****PREVENTION OF ILLEGAL SQUATTING ACT, 1951
(ACT NO. 52 OF 1951), AS AMENDED**

I, Daniël Jacobus Hough, Administrator of the Province of the Transvaal, hereby proclaim, in terms of section 6E of the Prevention of Illegal Squatting Act, (Act No. 52 of 1951), as amended, the regulations set out in the Schedule herewith:

SCHEDULE**REGULATIONS REGARDING THE PREVENTION OF
ILLEGAL SQUATTING ACT, 1951 (ACT NO. 52 OF
1951), AS AMENDED****DEFINITIONS**

1. In these regulations, a word or expression to which a meaning has been assigned in the Act, bears that meaning, and, unless the context otherwise indicates —
 - (i) "Administrator of the Transvaal" means the Administrator of the Province of the Transvaal as appointed in terms of section 7 of Act 69 of 1986;
 - (ii) "area concerned" means an area for which a specific committee has been appointed;
 - (iii) "illegal squatting" means a contravention of a provision of section 1(i)(a) of the Act;
 - (iv) "officer" means a person in the service of the Provincial Administration who has been directed by a committee in terms of section 6F(1) of the Act to investigate a matter and to report on it;
 - (v) "Provincial Administration" means the Transvaal Provincial Administration;
 - (vi) "Regional Representative" means an incumbent of the post of Regional Representative of the Community Development Branch of the Provincial Administration; and
 - (vii) "the Act" means the Prevention of Illegal Squatting Act, 1951 (Act No. 52 of 1951), as amended.

COMPOSITION OF COMMITTEE

2. (1) A committee shall comprise a minimum of five and a maximum of seven members appointed by the Administrator of the Transvaal.
 - (2) The Administrator of the Transvaal shall, appoint, subject to subsection (1) and in addition to any other person or persons whom he wishes to appoint, persons to serve as members on such committee from the following bodies:
 - (a) The Provincial Administration;
 - (b) the South African Agricultural Union;
 - (c) the Administration: House of Assembly;
 - (d) the Administration: House of Representatives;
 - (e) the Administration: House of Delegates;

BYLAE

Gedeelte 45 van die plaas Grootfontein 346-JQ en die Restende Gedeelte van Gedeelte 24 ('n gedeelte van Gedeelte 3) van die plaas Grootfontein 346-JQ, Rustenburg.

Administrateurskennisgewings**Administrateurskennisgiving 1****2 Januarie 1990****WET OP DIE VOORKOMING VAN ONREGMATIGE
PLAKKERY 1951 (WET 52 VAN 1951) SOOS GEWYSIG**

Ek, Daniël Jacobus Hough, Administrateur van die Provincie van Transvaal, vaardig hierby kragtens artikel 6E van die Wet op die Voorkoming van Onregmatige Plakkery, 1951 (Wet No. 52 van 1951), die regulasies in die Bylæ uit:

BYLAE**WOORDOMSKRYWING**

1. In hierdie regulasies, het 'n uitdrukking waaraan in die Wet 'n betekenis geheg is daardie betekenis, en tensy uit die samehang anders blyk, beteken —
 - (i) "Administrateur van Transvaal" die Administrateur van die Provincie van Transvaal soos aangestel kragtens artikel 7 van Wet 69 van 1986;
 - (ii) "beampte", 'n persoon in diens van die Provinciale Administrasie wat ingevolge artikel 6F (1) van die Wet deur die komitee gelas is;
 - (iii) "betrokke gebied" 'n gebied waarvoor 'n spesifieke komitee ingestel is;
 - (iv) "die Wet" die Wet op die Voorkoming van Onregmatige Plakkery, 1951 (Wet 52 van 1951);
 - (v) "onregmatige plakkery" 'n oortreding van 'n bepaling van artikel 1(i)(a) van die Wet; en
 - (vi) "Provinciale Administrasie" die Transvaalse Provinciale Administrasie.
 - (vii) "Streekverteenvoordiger" 'n bekleer van die pos van Streekverteenvoordiger van die Takk Geemenskapsontwikkeling van die Provinciale Administrasie.

SAMESTELLING VAN KOMITEE

2. (1) 'n Komitee bestaan uit minstens vyf en hoogstens sewe lede wat deur die Administrateur van Transvaal aangestel word.
 - (2) Die Administrateur van Transvaal stel, behoudens subartikel (1) en benewens enige ander persoon of persone wat hy wens aan te stel persone uit die volgende liggeme aan om in 'n komitee te dien;
 - (a) die Provinciale Administrasie;
 - (b) die Suid-Afrikaanse Landbou-unie;
 - (c) die Administrasie: Volksraad;
 - (d) die Administrasie: Huis van Verteenwoerdigers;
 - (e) die Administrasie: Huis van Afgevaardigdes;

- | | |
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| <p>(f) the Regional Service Council of the area concerned;</p> <p>(g) the Regional Development Advisory Committee for the area concerned; and</p> <p>(h) the Chamber of Mines</p> <p>(3) The appointment of members of a committee by the Administrator of the Transvaal in terms of subregulation (2) shall be in such a manner that —</p> <ul style="list-style-type: none"> (a) all the bodies mentioned in subregulation (2) shall not necessarily be represented on that committee; and (b) any specific body mentioned in subregulation (2) may be represented on that committee by more than one member. <p>(4) The Chairman of a committee shall be designated by the Administrator of the Transvaal from the ranks of that committee, and his term of office shall be determined by the Administrator of the Transvaal.</p> | <p>(f) die Streekdiensteraad vir die gebied;</p> <p>(g) die Streekontwikkelingsadvieskomitee vir die betrokke gebied;</p> <p>(h) die Kamer van Mynwese</p> <p>3. Die Administrateur van Transvaal stel, behoudens subartikel (2) persone op so 'n wyse aan dat: —</p> <ul style="list-style-type: none"> (a) daar nie uit elke instelling in sub-regulasie (2) genoem 'n persoon moet aangestel word nie; en (b) meer as een persoon uit 'n bepaalde instelling in subregulasie (2) genoem aangestel mag word. <p>4. Die voorsitter van 'n komitee word uit sy lede deur die Administrateur van Transvaal aangestel vir 'n tydperk wat die Administrateur van Transvaal goeddink.</p> |
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- TERM OF OFFICE OF MEMBERS**
3. (a) Every member of a committee appointed in terms of regulation 2 shall hold his office for a period of two years from the date of his appointment.
- (b) The Administrator of the Transvaal may extend the term of office of a member before the termination of such term of office.
- (c) The Administrator of the Transvaal may re-appoint a member for a further two years after the termination of the term of office of that member.
- VACATING OF AN OFFICE**
4. A member of a committee shall vacate his office when —
- (a) the Administrator of the Transvaal relieves that member of his office by means of a written notice to him in which case no reason may be given for such act; or
 - (b) he gives written notice to the Administrator of the Transvaal of his resignation from the committee concerned.
- FUNCTIONING OF COMMITTEE**
5. (1) When the chairman of a committee is absent or is unable to perform any of his duties the Administrator of the Transvaal shall designate a member of that committee to act as chairman.
- (2) The majority of the appointed members of a committee shall form a quorum for holding a meeting of that committee.
- (3) A committee may co-opt persons to assist it in the investigation of specific cases of illegal squatting.
- (4) A committee may meet as often as may be determined by the chairman, but shall meet at least once every quarter.
- (5) The secretarial, administrative and technical work involved in exercising the powers and performing the functions and duties of a committee shall be done by a person or persons in the service of the Provincial Administration who shall be designated for such purpose by the Regional Representative.
- (6) A committee may, subject to subregulation (7),

- (f) die Streekdiensteraad vir die gebied;
- (g) die Streekontwikkelingsadvieskomitee vir die betrokke gebied;
- (h) die Kamer van Mynwese
3. Die Administrateur van Transvaal stel, behoudens subartikel (2) persone op so 'n wyse aan dat: —
- (a) daar nie uit elke instelling in sub-regulasie (2) genoem 'n persoon moet aangestel word nie; en
 - (b) meer as een persoon uit 'n bepaalde instelling in subregulasie (2) genoem aangestel mag word.
4. Die voorsitter van 'n komitee word uit sy lede deur die Administrateur van Transvaal aangestel vir 'n tydperk wat die Administrateur van Transvaal goeddink.
- AMPSTERMYN VAN LEDE**
3. (a) Elke lid van 'n komitee aangestel ingevolge regulasie 2 beklee sy amp vir 'n tydperk van twee jaar vanaf die datum van sy aanstelling.
- (b) Die Administrateur van Transvaal kan voor die beëindiging van die ampstermyn van 'n lid sy ampstermyn verleng.
- (c) Die Administrateur van Transvaal kan na die beëindiging van die ampstermyn van 'n lid die betrokke lid weer vir 'n verdere 2 jaar aanstel.
- AMPSONTRUIMING**
4. 'n Lid van 'n komitee ontruim sy amp indien —
- (a) die Administrateur van Transvaal by wyse van skriftelike kennisgewing gerig aan die lid, hom van sy amp onthef in welke geval geen rede vir die ontheffing verstrek hoef te word nie; of
 - (b) hy skriftelik die Administrateur van Transvaal in kennis stel van sy bedanking as lid van 'n komitee.
- FUNKSIONERING VAN KOMITEE**
5. (1) Indien die Voorsitter afwesig is of nie in staat is om enige van sy werkzaamhede te verrig nie, wyl die Administrateur van Transvaal 'n lid van die Komitee aan om as Voorsitter waar te neem.
- (2) Die meerderheid van die aangestelde lede van 'n komitee maak 'n kworum uit vir die hou van 'n vergadering van 'n komitee.
- (3) 'n Komitee kan persone koöpteer om hom by te staan vir die ondersoek van bepaalde gevalle van onregmatige plakkery.
- (4) 'n Komitee vergader so dikwels as wat die voorsteller bepaal, maar minstens een keer per kwartaal.
- (5) Die sekretariële, administratiewe en tegniese werk verbonde aan die uitoefening van die bevoegdhede en die verrigting van die werkzaamhede en pligte van 'n komitee word behartig deur 'n persoon of persone in diens van die Provinciale Administrasie vir daardie doel deur die Streekeenwoordiger aangewys.
- (6) 'n Komitee kan behoudens subregulasie (7) reëls wat nie met die bepalings van die Wet en hierdie regulasies strydig is nie, aanneem in verband met die uitoefening van bevoegdhede of die verrigting van die werkzaamhede en pligte van 'n komitee,

accept rules, which are not contrary to the provisions of the Act nor contrary to these regulations, in regard to the exercising of powers or the performing of the functions and duties of a committee, including rules determine the procedure at meetings of a committee or the manner in which decisions must be made by a committee.

- (7) The rules contemplated in subregulation (6) shall be subject to the approval of the Administrator of the Transvaal.
- (8) A member of a committee shall withdraw from a meeting when matters are discussed in which he has a direct or an indirect interest.

ACTION WHEN NO QUORUM IS FORMED

6. (1) If, after twenty minutes from the set starting time of a meeting, no quorum has been formed, the meeting shall not take place, but the members present may agree to wait another ten minutes, at the most, to try to obtain a quorum.
- (2) The chairman may, at any time after the ten minutes referred to in subregulation (1) have lapsed, determine another time and another venue for the meeting.

ADJOURNMENT OF MEETING

7. If matters on the agenda of a meeting of a committee cannot, for any reason whatsoever, be dealt with to the point of completion at such meeting, the chairman may adjourn the meeting to a date and a time he may determine in consultation with the members present.

MINUTES OF A MEETING

8. After every meeting of a committee a copy of the minutes of such meeting must be submitted to every member of that committee, as well as to the Administrator of Transvaal, by the person or persons referred to in regulation 5(5).

REMUNERATION OF MEMBERS

9. To any member of a committee, excluding a member who is a full-time employee of the Government, allowances may be paid as determined by the Administrator of Transvaal with the consent of the Minister of Finance, in respect of the services of that member, as well as personal expenses incurred by that member in regard to such services.

POWERS, FUNCTIONS AND DUTIES OF COMMITTEE

10. (1) A committee shall, in addition to the powers, functions and duties entrusted to a committee in terms of section 6F of the Act, in respect of its area in general —
 - (a) identify cases of suspected illegal squatting, and shall determine the scope of such squatting in terms of section 6F(1) of the Act;
 - (b) take steps, in consultation with interested bodies and persons, to address cases of illegal squatting, to introduce controlling measures in regard to squatting, and to make recommendations to the Administrator of the Transvaal in respect of the allotment of areas for residential purposes;
 - (c) monitor illegal squatting and shall keep statistics on such squatting; and

met inbegrip van reëls waarby die prosedure op vergaderings van 'n komitee, of die wyse waarop besluite deur 'n komitee geneem word, bepaal word.

- (7) Die reëls in subregulasie (6) beoog, is onderworpe aan die goedkeuring van die Administrateur van Transvaal.
- (8) 'n Lid van die komitee moet hom aan die vergadering onttrek wanneer aangeleenthede bespreek word waarby hy 'n direkte of indirekte belang het.

OPTREDE WAAR GEEN KWORUM IS NIE

6. (1) Indien daar na verloop van twintig minute na die tyd waarvoor 'n vergadering belê is, nie 'n kworum is nie, word die vergadering nie gehou nie, maar die aanwesige lede kan ooreenkoms om hoogstens 'n verdere tien minute te wag ten einde 'n kworum te verkry.
- (2) Die voorsitter kan enige tyd na verloop van die tien minute in subregulasie (1) bedoel 'n ander tyd en datum vir die vergadering bepaal.

VERDAGING VAN VERGADERING

7. Indien die sake wat op 'n vergadering van 'n komitee behandel staan te word, om watter rede ook al nie op sodanige vergadering afgehandel kan word nie, kan die voorsitter sodanige vergadering verdaag tot 'n datum en tyd wat die voorsitter, na oorleg met die lede, bepaal.

NOTULE VAN VERGADERING

8. Na elke vergadering van 'n komitee moet 'n afskrif van die notule van die vergadering aan elke lid van 'n komitee sowel as aan die Administrateur van Tranvaal voorgelê word deur die betrokke persoon bedoel in regulasie 5(5).

BESOLDIGING VAN LEDE

9. Aan 'n lid van 'n komitee, uitgesonderd 'n lid wat 'n heetlydse werknemer van die staat is, kan daar ten opsigte van sy dienste sowel as persoonlike uitgawes aangaan in verband met sodanige dienslewering, toelaes betaal word soos deur die Administrateur van Transvaal met die instemming van die Minister van Finansies bepaal.

BEVOEGDHEDDE WERKSAAMHEDDE EN PLIGTE VAN KOMITEE

10. (1) Benewens die bevoegdhede, werksaamhede en pligte wat kragtens artikel 6F van die Wet aan 'n komitee opgedra word, moet die komitee in die algemeen ten opsigte van sy gebied —
 - (a) gevalle van vermoedelike onregmatige plakkery identifiseer en die omvang daarvan bepaal ingevolge artikel 6F(1) van die Wet;
 - (b) in oorleg met belanghebbende instansies en persone stapte doen om gevalle van onregmatige plakkery aan te spreek, beheermaatreëls in te stel met betrekking tot plakkery en aanbevelings aan die Administrateur van Transvaal te doen met betrekking tot die aanwysing van gebiede vir woondoeleindes;
 - (c) onregmatige plakkery monitor en statistieke byhou; en

- (d) investigate specific cases of illegal squatting at the request of the Administrator of the Transvaal, and shall report to him on such investigations.
- (2) The Administrator of the Transvaal may issue directions in regard to the powers, functions and duties referred to in subregulation (1).
- (3) A member of a committee may not disclose information that he has gained from reports submitted to that committee, nor information that he has gained during the performance of his duties as a committee member, except as a witness in a court case or during the normal performance of his duties as a committee member.

INTERESTS OF MEMBERS

11. No member of any committee may in any way become involved or have an interest in any transaction resulting from the activities of that committee, including the acquisition or alienation of land.

FINES FOR CONTRAVENTIONS

12. Any person who contravenes any provision of regulations 5(8), 10(3) or 11 shall be guilty of an offence and liable, on first conviction, to a fine of R500 or imprisonment of a period not exceeding three months, and, on subsequent convictions, to a fine not exceeding R1 000 or imprisonment not exceeding six months.

Administrator's Notice 2

2 January 1991

WITBANK MUNICIPALITY: PROPOSED ALTERATION OF BOUNDARIES

The Administrator has in terms of section 9(7) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), altered the boundaries of the municipality of Witbank by the incorporation therein of the area described in the schedule hereto.

SCHEDULE

Portion 79 (a portion of Portion 71) of the farm Klipfontein 322-JS, vide Diagram A 5652/51.

GO 17/30/2/39

Administrator's Notice 3

2 January 1991

BEDFORDVIEW AMENDMENT SCHEME 520

The Administrator hereby in terms of the provisions of section 89(1) of the Town-planning and Townships Ordinance, 1965, declares that he approved an amendment scheme, being an amendment of Bedfordview Town-planning Scheme, 1948, comprising the same land as included in the township of Bedfordview Extension 397.

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

This amendment is known as Bedfordview Amendment Scheme 520.

PB 4-9-2-46-520

56/890605N

- (d) op versoek van die Administrateur van Transvaal bepaalde gevalle van onregmatige plakkery ondersoek en aan die Administrateur verslag doen.
- (2) Die Administrateur van Transvaal kan voorskrifte met betrekking tot die bevoegdhede, werkzaamhede en pligte in subregulasie (1) vermeld, uitreik.
- (3) 'n Lid van 'n komitee mag nie inligting wat hy uit verslae wat voor 'n komitee dien, of in die loop van die verrigtinge van sy werkzaamhede van 'n komitee bekom openbaar nie, behalwe as 'n getuie in 'n gereghof of by die verrigting van sy werkzaamhede as so 'n lid.

BELANGE VAN LEDE

11. Geen lid van 'n komitee mag op enige wyse betrokke raak of 'n belang hê by enige transaksie wat voortspruit uit die verrigtinge van die komitee nie, met inbegrip van die aankoop of vervreemding van grond.

STRAWWE VIR MISDRYWE

12. Enige persoon wat 'n bepaling van regulasies 5(8), 10(3) of 11 oortree, is aan 'n misdryf skuldig en by eerste skuldigbevinding strafbaar met 'n boete van hoogstens R500 of gevangenisstraf vir 'n tydperk van hoogstens drie maande, en by 'n daaropvolgende skuldigbevinding, met 'n boete van hoogstens R1 000 of gevangenisstraf vir 'n tydperk van hoogstens ses maande.

Administrateurskennisgewing 2

2 Januarie 1991

MUNISIPALITEIT WITBANK: VOORGESTELDE VERANDERING VAN GRENSE

Die Administrateur het ingevolge artikel 9(7) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), die grense van die munisipaliteit van Witbank gewysig deur die inlywing daarby van die gebied wat in die bylae hierby omskryf word.

BYLAE

Gedeelte 79 ('n gedeelte van Gedeelte 71) van die plaas Klipfontein 322-JS, volgens Kaart A 5652/51.

GO 17/30/2/39

Administrateurskennisgewing 3

2 Januarie 1991

BEDFORDVIEW-WYSIGINGSKEMA 520

Die Administrateur verklaar hierby ingevolge die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Bedfordview-dorpsaanlegskema, 1948, wat uit dieselfde grond as die dorp Bedfordview Uitbreiding 397 bestaan, goedgekeur het.

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

Hierdie wysiging staan bekend as Bedfordview-wysigingskema 397.

PB 4-9-2-46-397

56/890605N

Administrator's Notice 4

2 January 1991

DECLARATION AS APPROVED TOWNSHIP

In terms of section 69 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), the Administrator hereby declares Bedfordview Extension 397 Township to be an approved township subject to the conditions set out in the schedule hereto.

PB 4-2-4217

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY MINE OFFICIALS PENSION FUND AND MINE EMPLOYEES PENSION FUND UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTIONS 788, 789 AND 1029 OF THE FARM ELANDSFONTEIN 90 IR PROVINCE OF TRANSVAAL, HAS BEEN GRANTED

1. CONDITIONS OF ESTABLISHMENT**(1) NAME**

The name of the township shall be Bedfordview Extension 397.

(2) DESIGN

The township shall consist of erven and streets as indicated on General Plan SG No. A 3400/89.

(3) DISPOSAL OF EXISTING CONDITIONS OF TITLE

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

(4) ACCESS

No ingress from National Road N1 - 21 to the township and no egress to National Road N1 - 21 from the township shall be allowed.

(5) ACCEPTANCE AND DISPOSAL OF STORMWATER

The township owner shall arrange for the drainage of the township to fit in with that of National Road N1 - 21 for all stormwater running off or being diverted from the road to be received and disposed of.

(6) DEMOLITION OF BUILDINGS AND STRUCTURES

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

(7) OBLIGATIONS IN REGARD TO ESSENTIAL SERVICES

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

Administratorskennisgewing⁴

2 Januarie 1991

VERKLARING TOT GOEDGEKEURDE DORP

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) verklaar die Administrateur hierby die dorp Bedfordview Uitbreiding 397 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB 4-2-2-4217

BYLAE

VOORWAARDES WAAROP DIE AANSOEK GEOPEN DEUR MINE OFFICIALS PENSION FUND AND MINE EMPLOYEE PENSION FUND INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTES 788, 789 EN 1029 VAN DIE PLAAS ELANDSFONTEIN 90 IR PROVINSIE TRANSVAAL, TOEGESTAAN IS

1. STIGTINGSVOORWAARDES**(1) NAAM**

Die naam van die dorp is Bedfordview Uitbreiding 397.

(2) ONTWERP

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan LG No. A 3400/89.

(3) BESKIKKING OOR BESTAANDE TITELVOORWAARDES

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

(4) TOEGANG

Geen ingang van Nasionale Pad N1 - 21 tot die dorp en geen uitgang tot Nasionale Pad N1 - 21 uit die dorp word toegelaat nie.

(5) ONTVANGS EN VERSORGING VAN STORMWATER

Die dorpseienaar moet die stormwaterdreinering van die dorp so reël dat dit inpas by die van Nasionale Pad N1 - 21 en moet die stormwater wat van die pad afloop of afgelei word, ontvang en versorg.

(6) SLOPING VAN GEBOUE EN STRUKTURE

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

(7) VERPLIGTING TEN OPSIGTE VAN NOODSAAKLIKE DIENSTE

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

2. CONDITIONS OF TITLE

- (1) CONDITIONS IMPOSED BY THE NATIONAL TRANSPORT COMMISSION IN TERMS OF THE NATIONAL ROADS ACT NO 54 OF 1971

Erven 1905 to 1907 shall be subject to the following conditions:

- (a) Except for any essential stormwater drainage structure, no building, structure or other thing which is attached to the land, shall be erected nor shall anything be constructed or laid under or below the surface of the erf within a distance of 30 m from the reserve boundary of road N1/21 nor shall any alteration to any existing structure or building situated within such distance of the said boundary be made except with the consent in writing of the National Transport Commission.
- (b) Ingress to and egress from the erf shall not be permitted along the boundary of the erf abutting on Road N1/21.

- (2) CONDITIONS IMPOSED BY THE ADMINISTRATOR IN TERMS OF THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE 25 OF 1965

The erven shall be subject to the following conditions.

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

2. TITELVOORWAARDES

- (1) VOORWAARDES OPGELË DEUR DIE NASIONALE VEROERKOMMISSIE INGEVOLGE DIE WET OP NASIONALE PAAIE NO 54 VAN 1971

Erwe 1905 tot 1907 is onderworpe aan die volgende voorwaardes:

- (a) Uitgesonderd enige noodsaaklike stormwaterdredreiningstruktuur, moet geen gebou, struktuur of enigets wat aan die grond verbonde is, al maak dit nie deel van daardie grond uit nie, opgerig word of enigets onder of benede die oppervlakte van die erf binne 'n afstand van 30 m van die reserwe grens van Pad N1 - 21 af gebou of gelê word nie, en geen verandering of toevoeging tot enige bestaande struktuur of gebou wat binne sodanige afstand van sodanige grens geleë is, moet sonder die skriftelike toestemming van die Nasionale Vervoerkommissie aangebring word nie.
- (b) Ingang tot en uitgang van die erf word nie toegelaat langs die grens van die erf aangrensend aan Pad N1 - 21 nie.

- (2) VOORWAARDES OPGELË DEUR DIE ADMINISTRATEUR KRAGTENS DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE 25 VAN 1965

Die erwe is onderworpe aan die volgende voorwaardes:

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

Administrator's Notice 5

2 January 1991

CORRECTION NOTICE

NABOOMSPRUIT AMENDMENT SCHEME 19

If is hereby notified in terms of the provisions of Section 38 of the Town-planning and Townships Ordinance, 1965, that whereas an error occurred in the scheme documents referred to in Administrator's Notice 196 dated 22 February 1989, the Administrator has approved the correction of the notice by the substitution for the approved scheme maps and clauses of a new set of approved scheme maps and clauses.

4-9-2-64H-19

Administrator's Notice 6

2 January 1991

AKASIA MUNICIPALITY: ALTERATION OF BOUNDARIES

The Administrator has in terms of section 9(7) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), altered the boundaries of Akasia municipality by the incorporation therein of the area described in the schedule hereto.

SCHEDULE

Portion 132 (a portion of Portion 119), in extent 4281 Square Meters of the farm Hartebeesthoek 303-JR, vide Diagram A 5452/55.

GO 17/30/2/90

Administrator's Notice 7

2 January 1991

DISESTABLISHMENT OF THE POUND AT ROOI-KRAAL, DISTRICT OF GROBLERSDAL

In terms of section 17(1) of the Pound Ordinance, 1972 (Ordinance 13 of 1972), the Administrator hereby disestablishes the pound Rooikraal.

TW 5/6/2/29

Official Notices

NOTICE 1 OF 1991

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

TOWN COUNCIL OF STANDERTON: PROCLAMATION OF A ROAD

I, Lucas Johannes Nel, Ministerial Representative of the House of Assembly of the Southern and Eastern Transvaal, acting on behalf of the Minister of Regional Development and of the Budget and Local Government: House of Assembly, under the powers vested in him by section 4 of the Local Authorities Roads Ordinance, 1904 (Ordinance 44 of 1904) read with Proclamation No R.36 of 31 March 1989 hereby proclaim the road as described in the Schedule hereto, as a public road under the jurisdiction of the Town Council of Standerton.

Administrateurskennisgewing 5

2 Januarie 1991

REGSTELLINGSKENNISGEWING

NABOOMSPRUIT-WYSIGINGSKEMA 19

Hiermee word ingevolge die bepalings van Artikel 38 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat aangesien 'n fout voorgekom het in die skema dokumente gemeld in Administrateurskennisgewing 196 gedateer 22 Februarie 1989, die Administrateur goedgekeur het dat die kennisgewing reggestel word deur die vervanging van die goedgekeurde skemakaarte en klousules met 'n nuwe stel goedgekeurde skemakaarte en klousules.

4-9-2-64H-19

Administrateurskennisgewing 6

2 Januarie 1991

MUNISIPALITEIT AKASIA: VERANDERING VAN GRENSE

Die Administrateur het ingevolge artikel 9(7) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939) die grense van die munisipaliteit van Akasia verander deur die inlywing daarby van die gebied wat in die bylae hierby omskryf word.

BYLAE

Gedeelte 132 ('n gedeelte van Gedeelte 119), groot 4281 Vierkante Meter van die plaas Hartebeesthoek 303-JR, volgens Kaart A 5452/55.

GO 17/30/2/90

Administrateurskennisgewing 7

2 Januarie 1991

OPHEFFING VAN DIE SKUT TE ROOI-KRALAAL, DISTRIK GROBLERSDAL

Ingevolge artikel 17(1) van die Ordonnansie op Skutte 1972 (Ordonnansie 13 van 1972), hef die Administrateur hierby die skut te Rooikraal op.

TW 5/6/2/29

2

Offisiële Kennisgewings

KENNISGEWING 1 VAN 1991

DEPARTEMENT VAN PLAASLIKE BESTUUR, BEHUISING EN WERKE ADMINISTRASIE: VOLKSRAAD

STADSRAAD VAN STANDERTON: PROKLAMERING VAN 'N PAD

Ek, Lucas Johannes Nel, Ministeriële Verteenwoordiger van die Volksraad van Suid- en Oos-Transvaal, handelende namens die Minister van Streekontwikkeling en van Begroting en Plaaslike Bestuur: Volksraad, kragtens die bevoegdheid hom verleen by artikel 4 van die Local Authorities Roads Ordinance, 1904 (Ordonnansie 44 van 1904) saamgelees met Proklamasie No R.36 van 31 Maart 1989 proklameer hierby die pad soos in die Bylae hierby omskryf, tot 'n openbare pad onder die regsbevoegdheid van die Stadsraad van Standerton.

Given under my Hand at Pretoria this 14th day of December One thousand Nine hundred and Ninety.

LJ NEL
Ministerial Representative: House of Assembly

SCHEDULE

A road over Portion 1 of Erf 957, Standerton Extension 1 as shown on diagram S G A 7683/81.

12/5/4(33)(DPB)

/1238K

General Notices

NOTICE 1 OF 1991

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 56, SAXONWOLD

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

1. conditions (a) to (h) in Deed of Transfer T5861/1989 be removed.
2. The Johannesburg Town-planning Scheme, 1979, be amended by the rezoning of Erf 56, Saxonwold to "Residential 1" including offices as a consent use by the local authority which amendment scheme will be known as Johannesburg Amendment Scheme 2578, 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 Town Clerk of Johannesburg.

PB 4-14-2-1207-43

759IVZ

NOTICE 2 OF 1991

REMOVAL OF RESTRICTIONS ACT, 1967: LOTS 1373, 1397, 1418, 1438, 1663, 1679, 1700, 1712, 1733, 1741 AND PARTS OF LOTS 1374, 1396, 1419, 1437, 1664, 1678, 1701, 1711, 1734, 1740, 2328, 2329, 2330, 2331 AND 2363 IN HOUGHTON ESTATE 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:

1. conditions (a) to (c) and (f) to (l) in Deed of Transfer 1875/1927 in respect of Lots 2328, 2329, 2330 and 2331; in Deed of Transfer 6141/1931 in respect of Lot 2363 and in Deed of Transfer 2609/1924 in respect of Lots 1373, 1374, 1396, 1397, 1418, 1419, 1437, 1438, 1663, 1664, 1678, 1679, 1700, 1701, 1711, 1712, 1733, 1734, 1740 and 1741 be removed; and

2. Johannesburg Town-planning Scheme 1979, be amended by the rezoning of Lots 1373, 1397, 1418, 1438, 1663, 1679, 1700, 1712, 1733, 1741 and parts of Lots 1374, 1396, 1419, 1437, 1664, 1678, 1701, 1771, 1734, 1740, 2328, 2329, 2330, 2331 and 2363 Houghton Estate Township, to "Residential 1" with a density of "One dwelling per 2 000 m²" subject to certain conditions which amendment scheme will be known as Johannesburg Amendment Scheme 2857 as indicated on the relevant Map 3 and scheme clauses

Gegee onder my Hand te Pretoria op hede die 14de dag van Desember Eenduisend Negehonderd en Negentig.

LJ NEL
Ministeriële Verteenwoordiger van die Volksraad
BYLAE

'n Pad oor Gedeelte 1 van Erf 957, Standerton Uitbreiding 1 soos uiteengesit op kaart L G A 7683/81.

12/5/4(33)(DPB)

/1238K

2

Algemene Kennisgewings

KENNISGEWING 1 VAN 1991

WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 56 IN DIE DORP SAXONWOLD

Hierby word ingevolge 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: Volksraad, goedgekeur het dat —

1. Voorwaardes (a) tot (h) in Akte van Transport T5861/1989 opgehef word.
2. Die Johannesburg-dorpsbeplanningskema, 1979, gewysig word deur die hersonering van Erf 56 in die dorp Saxonwold, tot "Residensieel 1" insluitende kantore as 'n toestemmingsgebruik van die plaaslike bestuur welke wysigingskema bekend staan as Johannesburg-wysigingskema 2578, soos aangedui op die betrokke Kaart 3 en skemaklou-sules wat ter insae lê in die kantoor van die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria en die Stadsklerk van Johannesburg.

PB 4-14-2-1207-43

959IVZ

2

KENNISGEWING 2 VAN 1991

WET OP OPHEFFING VAN BEPERKINGS, 1967: LOTTE 1373, 1397, 1418, 1438, 1663, 1679, 1700, 1712, 1733, 1741 EN DELE VAN LOTTE 1374, 1396, 1419, 1437, 1664, 1678, 1701, 1711, 1734, 1740, 2328, 2329, 2330, 2331 EN 2363 IN DIE DORP HOUGHTON ESTATE

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

1. Voorwaardes (a) tot (c) en (f) tot (l) in Akte van Transport 1875/1927 ten opsigte van Lotte 2328, 2329, 2330 en 2331; in Akte van Transport 6141/1931 ten opsigte van Lot 2363; en in Akte van Transport 2609/1924 ten opsigte van Lotte 1373, 1374, 1396, 1397, 1418, 1419, 1437, 1438, 1663, 1664, 1678, 1679, 1700, 1701, 1711, 1712, 1733, 1734, 1740 en 1741 opgehef word.

2. Johannesburg-dorpsbeplanningskema 1979 gewysig word deur die hersonering van Lotte 1373, 1397, 1418, 1438, 1663, 1679, 1700, 1712, 1733, 1741, en dele van Lotte 1374, 1396, 1419, 1437, 1664, 1678, 1701, 1711, 1734, 1740, 2328, 2329, 2330, 2331 en 2363 in die dorp Houghton Estate tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 2 000 m²" onderworpe aan sekere voorwaardes welke wysigingskema bekend sal staan as Johannesburg-wysigingskema

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 4-14-2-619-156

NOTICE 3 OF 1991

The Head of the Department: Department of Local Government Housing and Works: House of Assembly hereby gives notice in terms of section 58(8)(a) of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application to establish the township mentioned in the annexure hereto, has been received.

Further particulars of this application is open for inspection at the office of the Head of Department: Department of Local Government Housing and Works, Sixth Floor, City Forum, c/o Schubart- and Vermeulen Streets, Pretoria. Any objections to or representations in regard to the application shall be submitted to the Head of Department, Department of Local Government, Housing and Works, in writing and in duplicate, at the above address or Private Bag X340, Pretoria 0001, at any time within a period of 8 weeks from 2 January 1991.

DE 0007.01
731/90-01-04P
90-01-17P

ANNEXURE

Name of township: Khyber Rock Extension 8.

Name of applicant: Abstracta (Proprietary) Limited.

Number of erven: Residential 2: 5 erven.

Description of land: Portion 34 (a portion of Portion 19) of the farm Waterval 5 IR.

Situation: South of and abuts Portion 33 of the farm Waterval 5 IR, and east of and abuts Lincoln Street.

Remarks: This advertisement supercedes all previous advertisements for the township Khyber Rock Extension 8.

Reference No.: PB 4-2-2-6946

DE 0007.02
21A(D7)/881207D

NOTICE 4 OF 1990

REMOVAL OF RESTRICTIONS ACT 1967: ERF 42 IN SPARTAN 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 condition (i) in Deed of Transfer T52810/1987 be removed and condition (j) be altered by the deletion of the following words: "which portion shall not be used for any purpose other than laying out and maintaining lawns and gardens".

PB 4-14-2-1247-3

NOTICE 5 OF 1991

REMOVAL OF RESTRICTIONS ACT 1967: ERF 243 IN SOUTH HILLS TOWNSHIP

It is hereby notified in terms of section 2(1) of the Removal

ma 2857 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 4-14-2-619-156

KENNISGEWING 3 VAN 1991

Die Departementshoof: Departement van Plaaslike Bestuur, Behuisiging en Werke: Volksraad gee hiermee, ingevolge die bepalings van artikel 58(8)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat aansoek om die stigting van die dorp gemeld in die bylae hierby, ontvang is.

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Departementshoof: Departement van Plaaslike Bestuur, Behuisiging en Werke, 6de Vloer, City Forum, h/v Schubart- en Vermeulenstraat, Pretoria. Enige beswaar teen of vertoe in verband met die aansoek moet te eniger tyd binne 'n tydperk van 8 weke vanaf 2 Januarie 1991, skriftelik en in duplikaat, aan die Departementshoof, Departement van Plaaslike Bestuur, Behuisiging en Werke by bovermelde adres of Privaatsak X340, Pretoria, 0001, voorgelê word.

DA 0007.01
731/90-01-12:

BYLAE

Naam van dorp: Khyber Rock Uitbreiding 8.

Naam van aansoekdoener: Abstracta (Proprietary) Limited.

Aantal erwe: Residensieel 2: 5 erwe.

Beskrywing van grond: Gedeelte 34 ('n gedeelte van Gedeelte 19) van die plaas Waterval 5 IR.

Liggings: Suid van en grens aan Gedeelte 33 van die plaas Waterval 5 IR, en oos van en grens aan Lincolnstraat.

Opmerkings: Hierdie advertensie vervang alle vorige advertensies vir die dorp Khyber Rock Uitbreiding 8.

DA 0007.02

BP 4-2-2-6946

21A(D7)/881207D

2

KENNISGEWING 4 VAN 1990

WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 42 IN DIE DORP SPARTAN

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 voorwaarde (i) in Akte van Transport T52810/1987 opgehef word en voorwaarde (j) gewysig word deur die skrapping van die volgende woorde: "which portion shall not be used for any purpose other than laying out and maintaining lawns and gardens".

PB 4-14-2-1247-3

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KENNISGEWING 5 VAN 1991

WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 243 IN DIE DORP SOUTH HILLS

Hierby word ooreenkomsdig die bepalings van artikel 2(1)

of Restrictions Act, 1967, that the Minister of Budget and Local Government, House of Assembly, has approved that conditions 2(a) to 2(e) and 3(a) to 3(e) in Deed of Transfer T33307/1989 be removed.

PB 4-14-2-1417-3

NOTICE 6 OF 1991

CITY COUNCIL OF PRETORIA

AMENDMENT OF THE DETERMINATION OF CHARGES PAYABLE TO THE CITY COUNCIL OF PRETORIA WITH REGARD TO THE FURNISHING OF INFORMATION AND OTHER MATTERS

In accordance with section 80B(3) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), notice is hereby given that the City Council of Pretoria intends amending the determination of the charges payable to the City Council of Pretoria with regard to the furnishing of information and other matters, as promulgated under Local Government Notice 4520 of 12 December 1990.

The general purport of the amendment of the determination is the addition of charges payable to the Council for the provision of the 1990/93 Valuation Roll.

The proposed amendment of the determination of the charges shall come into effect on 1 December 1990.

Copies of the proposed amendment of the determination will be open to inspection at the office of the Council (Room 4024, West Block, Munitoria, Van der Walt Street, Pretoria) for a period of 14 (fourteen) days from the date of publication of this notice in the Transvaal Provincial Gazette (2 January 1991).

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

J.N. REDELINGHUIJS
Town Clerk

Municipal Office
PO Box 440
Pretoria
0001
Notice No. 14/1991
2 January 1991
L
/ms/
NOT-514

NOTICE 7 OF 1991

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 VAN 1986)

PRETORIA AMENDMENT SCHEME

I André van Nieuwenhuizen, being die authorized agent of the owner of Portion 21 of Erf 1365, Queenswood Extension

van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Minister van Begroting en Plaaslike Bestuur, Volksraad goedgekeur het dat voorwaardes 2(a) tot 2(e) en 3(a) tot 3(e) in Akte van Transport T33307/1989 opgehef word.

PB 4-14-2-1417-3

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KENNISGEWING 6 VAN 1991

STADSRAAD VAN PRETORIA

WYSIGING VAN DIE VASSTELLING VAN GELDE BETAALBAAR AAN DIE STADSRAAD VAN PRETORIA BETREFFENDE DIE VERSTREKKING VAN INLIGTING EN ANDER AANGELEENTHEDE

Ooreenkomsdig artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), word hiermee kennis gegeen dat die Stadsraad van Pretoria voornemens is om die vasstelling van die gelde betaalbaar aan die Stadsraad van Pretoria betreffende die vestrekking van inligting en ander aangeleenthede te wysig, soos aangekondig by Plaaslike Bestuurskennisgewing 4520 van 12 Desember 1990.

Die algemene strekking van die wysiging van die vasstelling is die toevoeging van gelde betaalbaar aan die Raad vir die beskikbaarstelling van die 1990/93-waarderingslys.

Die voorgestelde wysiging van die vasstelling van die geldetree op 1 Desember 1990 in werking.

Eksemplare van die voorgestelde wysiging van die vasstelling lê ter insae by die kantoor van die Raad (Kamer 4024, Wesblok, Munitoria, Van der Waltstraat, Pretoria) vir 'n tydperk van 14 (veertien) dae vanaf die datum van publikasie van hierdie kennisgewing in die Offisiële Koerant van die Provincie Transvaal (2 Januarie 1991).

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

J.N. REDELINGHUIJS
Stadsklerk

Munisipale Kantoor
Posbus 440
Pretoria
0001
Kennisgewing No. 14/1991
2 Januarie 1991
T
/ms/
KEN-514

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KENNISGEWING 7 VAN 1991

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

Ek André van Nieuwenhuizen, synde die gemagtigde agent van die eienaar van Gedeelte 21 van Erf 1365,

I 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 known as Pretoria Town-planning Scheme, 1974 by the rezoning of the property described above, situated at Keyser Drive (Queenswood Extension 1) from "Special Residential" to "Group Housing" — maximum 3 dwelling-units to be built.

Particulars of the application will lie for inspection during normal office hours at the office of the secretary Room 3027, West Block, Van der Walt Street, Pretoria for a period of 28 days from 2 January 1991.

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 PO Box 440, Pretoria, 0001 within a period of 28 days from 2 January 1991.

Address of owner: A J van Nieuwenhuizen, Els van Straaten & Partners, PO Box 28792, Sunnyside 0132.

NOTICE 8 OF 1991

CITY COUNCIL OF PRETORIA

CONSOLIDATED BY-LAWS SUPPLEMENTARY TO THE NATIONAL BUILDING REGULATIONS AND BUILDING STANDARDS ACT, 1977 (ACT 103 OF 1977), AND THE REGULATIONS PROMULGATED THEREUNDER

In terms of section 101 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), the Town Clerk of Pretoria hereby publishes the By-laws set forth hereinafter which have been adopted by the City Council of Pretoria in terms of section 96 of the said Ordinance and approved by the Minister of Trade and Industry and Tourism in terms of sections 29(2) and 29(8) of the National Building Regulations and Building Standards Act, 1977 (Act 103 of 1977).

CITY COUNCIL OF PRETORIA: CONSOLIDATED BY-LAWS SUPPLEMENTARY TO THE NATIONAL BUILDING REGULATIONS AND BUILDING STANDARDS ACT, 1977 (ACT 103 OF 1977), AND THE REGULATIONS PROMULGATED THEREUNDER, APPROVED BY THE MINISTER OF TRADE AND INDUSTRY AND TOURISM IN TERMS OF SECTIONS 29(2) AND 29(8)(a) OF THE SAID ACT

INDEX

- Part I — Sewerage
- Part II — Water
- Part III — City Planning
- Part IV — Penalty Clause

PART I SEWERAGE INDEX CHAPTER I

1. Definitions.
- CHAPTER II
2. Scope of By-laws.
- CHAPTER III
3. Right of Appeal.

Queenswood 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 Pretoria aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Pretoria-dorpsbeplanningskema, 1974 deur die hersonering van die eiendom hierby beskryf, geleë te Keyserrylaan (Queenswood Uitbreiding 1) van "Spesiale Woon" tot "Groepsbehuising" — maksimum 3 woneenhede te kan bou.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die sekretaris, Kamer 3027, Wesblok, Munitoria, Van der Waltstraat, Pretoria vir 'n tydperk van 28 dae vanaf 2 Januarie 1991.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 Januarie 1991 skriftelik by of tot die sekretaris by bovermelde adres of by Posbus 440, Pretoria, 0001 ingedien of gerig word.

Adres van eienaar: A J van Nieuwenhuizen, Els van Straaten & Vennotte, Posbus 28792, Sunnyside 0132.

2—9

KENNISGEWING 8 VAN 1991

STADSRAAD VAN PRETORIA

GEKONSOLIDEerde VERORDENINGE AANVULLEND TOT DIE WET OP NASIONALE BOUREGULASIES EN BOUSTANDAARDE, 1977 (WET 103 VAN 1977), EN DIE REGULASIES DAARKRAGTENS UITGEVAARDIG

Ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), publiseer die Stadsklerk van Pretoria hierby die Verordeninge hierna uiteengesit wat deur die Stadsraad van Pretoria ingevolge artikel 96 van die gemelde Ordonnansie aangeneem is en deur die Minister van Handel en Nywerheid en Toerisme ingevolge artikels 29(2) en 29(8) van die Wet op Nasionale Bouregulasies en Boustandaarde, 1977 (Wet 103 van 1977), goedgekeur is.

STADSRAAD VAN PRETORIA: GEKONSOLIDEerde VERORDENINGE AANVULLEND TOT DIE WET OP NASIONALE BOUREGULASIES EN BOUSTANDAARDE, 1977 (WET 103 VAN 1977), EN DIE REGULASIES DAARKRAGTENS UITGEVAARDIG, GOEDGEKEUR DEUR DIE MINISTER VAN HANDEL EN NYWERHEID EN TOERISME INGEVOLGE ARTIKELS 29(2) EN 29(8)(a) VAN DIE GEMELDE WET

INHOUDSOPGawe

- Deel I — Riolering
- Deel II — Water
- Deel III — Stedelike Beplanning
- Deel IV — Strafbepaling

DEEL I RIOLERING INHOUDSOPGawe HOOFSTUK I

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- HOOFSTUK II
2. Bestek van Verordeninge.
- HOOFSTUK III
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CHAPTER V

5. Sewerage charges.

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**APPENDIX I
LIMITATION ON POLLUTION OF SEWAGE****CHAPTER I**

1. Definitions

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

“adequate” or “effective” means adequate or effective in the opinion of the council and “approved” means approved by the council, regard being had in all cases to all the circumstances of the particular case and to accepted principles of drainage installation and, in the case of any appliance, fitting or other object, to the purpose which it is intended to serve;

“anti-siphonage pipe” means any pipe or portion of a pipe provided for the protection by ventilation of the water seal of a trap against unsealing by siphonage or back pressure;

“cleaning eye” means any access opening to the interior of a discharge pipe or trap provided for the purposes of internal cleaning and which remains permanently accessible after completion of the drainage installation;

“conservancy tank” means a tank which is used for the reception and temporary retention of the discharge from a drainage installation and which is emptied at intervals;

“connecting sewer” means that part of a sewerage system which is vested in the council and by means of which a drain is connected to the council’s sewer;

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HOOFSTUK V

5. Rioolgelde.

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10. Verstopping van Riole.

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19. Beheer van Nywerheidsuitvloeisel.

20. Afmeet en Vasstel van die Hoeveelheid en Samestelling van Nywerheidsuitvloeisel.

21. Verbode Storting.

AANHANGSEL I**BEPERKING OP BESOEDELING IN RIOOLWATER****HOOFSTUK I**

1. Woordomskrywing

1. In hierdie verordeninge, tensy uit die sinsverband anders blyk, beteken —

“aansluiting” die punt waar ‘n perseelriool by die verbindingsriool aansluit;

“drekwater” vloeistof wat menslike of dierlike ekskreta bevat;

“drekwaterpyp” enige pyp, uitgesonderd ‘n perseelriool, wat vir die wegvoer van drekwater met of sonder vuilwater gebruik word;

“drekwattertoebehoersel” enige toebehoersel wat vir die opvang en stort van drekwater gebruik word;

“eienaar”

(a) ook iemand wat die huur of winste van enige grond of eiendom van enige huurder of okkuperdeer daarvan ontvang, of wat sodanige huur of winste sou ontvang indien sodanige grond of eiendom verhuur sou word, het sy vir sy eie rekening of agent vir enigiemand wat daarop geregtig is;

(b) in ‘n geval waar die persoon by wie die regstel tot ‘n perseel berus, insolvent of dood of andersins handelingson-

"connection" means the point where a drain is connected to the connecting sewer;

"council" means the City Council of Pretoria, that 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;

"drain" means that portion of a drainage installation other than soil-water pipes, waste-water pipes, ventilation pipes and anti-siphonage pipes, which is vested in the owner of the premises and which has been laid in the ground and is used or intended to be used for conveying sewage to the connecting sewer or to a common drain or a conservancy tank or septic tank which is situated on the premises;

"drainage installation" means an installation vested in the owner of the premises and includes any drain, soil-water pipe, stack, waste-water pipe, ventilation pipe, anti-siphonage pipe, soil-water fitting, waste-water fitting, mechanical appliance or any other appliance or fitting or combination thereof for the collection and conveyance of sewage;

"drainage work" means the construction or reconstruction of or any alteration or addition to, or any work done in connection with a drainage installation but shall not include any work undertaken solely for purposes of repair or maintenance;

"engineer" means the city engineer or the director of the City Planning Department of the council or an officer under the city engineer's or such director's control, through whom the city engineer or such director performs or exercises his functions, duties and powers in terms of these by-laws;

"gully" means a pipe fitting incorporating a trap into which waste water is discharged;

"industrial effluent" means any liquid, whether or not containing matter in solution or suspension, which is emitted in the course of or as a result of any trade or industrial operation, including any mining operation, and includes any liquid besides soil-water or waste-water or storm-water;

"owner" means

(a) also a person receiving the rent or profits of any land or property from any tenant or occupier thereof, or who would receive such rent or profits if such land or property were leased, whether for his own account or as agent for any person entitled thereto;

(b) in a case where the person in whom the legal title to premises is vested is insolvent or dead, or is under any form of legal disability whatsoever, the person in whom the administration and control of such premises is vested as curator, trustee, executor, administrator, judicial manager, liquidator or other legal representative;

(c) in relation to —

(i) a piece of land delineated on a sectional plan registered in terms of the Sectional Titles Act, 1986 (Act 95 of 1986), the developer or the body corporate in respect of the common property, or

(ii) a section as defined in such Act, the person in whose name such section is registered under a sectional title deed, and includes the lawfully appointed agent of such a person;

"piece of land" means any piece of land registered in a deeds registry as an erf, stand, lot, plot or other area, or a portion of a subdivision of such erf, stand, lot, plot or other area, or any defined portion, not intended as a public place,

bevoeg is, die persoon by wie die administrasie en beheer van sodanige perseel as kurator, trustee, eksekuteur, administrateur, geregeltlike bestuurder, likwidateur of ander regsverteenwoordiger berus; en

(c) met betrekking tot —

(i) 'n stuk grond afgebeeld op 'n onderverdelingsplan wat ingevolge die Wet op Deeltitels, 1986 (Wet 95 van 1986) geregistreer is, die ontwikkelaar of die regspersoon ten opsigte van die gemeenskaplike eiendom, of

(ii) 'n deel soos in sodanige Wet omskryf, die persoon op wie se naam sodanige deel onder 'n deeltitelakte geregistreer is, en omvat dit die wettig aangestelde agent van sodanige persoon;

"gesuiwerde uitvloeisel" die water wat na suiwering deur 'n waterversorgingswerk in 'n waterloop gestort of vir hergebruik aangewend word;

"ingenieur" die Stadsingenieur of die Direkteur: Stedelike Beplanning van die raad of 'n beampie onder die Stadsingenieur of sodanige Direkteur se beheer, deur wie se bemiddeling die Stadsingenieur of sodanige Direkteur hulle funksies, pligte of bevoegdhede ingevolge hierdie verordeninge verrig of uitoefen;

"munisipale riool" enige pyp met toebehore, wat aan die raad behoort en gebruik word of ontwerp is of bedoel is om gebruik te word vir of in verband met die wegvoer van rioolwater;

"nywerheidsuitvloeisel" enige vloeistof, met of sonder opgeloste stowwe of stowwe in suspensie wat afgeskei word in die loop van of ten gevolge van enige bedryfs- of nywerheidswerksaamheid, met inbegrip van enige mynbouwersaamheid, en sluit enige vloeistof behalwe drekwater of vuilwater of stormwater in;

"perseel" enige stuk grond waarvan die buiteoppervlaksgrens aangebeeld word op —

(a) 'n algemene plan of kaart wat ingevolge die Opmetingswet, 1927 (Wet 9 van 1927), of die Registrasie van Aktes Wet, 1937 (Wet 47 van 1937), geregistreer is, of

(b) 'n onderverdelingsplan wat ingevolge die Wet op Deeltitels, 1986 (Wet 95 van 1986), geregistreer is;

"perseelriool" daardie gedeelte van 'n perseelrioolstelsel, uitgesonderd drekwaterpype, vuilwaterpype, ventilasiepype en slukpype, wat aan die eienaar van die perseel behoort, en wat in die grond gelê is en gebruik word of bedoel is om gebruik te word om rioolwater na die verbindingsriool of na 'n gemeenskaplike perseelriool of na 'n riooltenk of 'n septiese tenk wat op die terrein geleë is, weg te voer;

"perseelrioolstelsel" 'n stelsel wat by die eienaar van 'n terrein berus en omvat dit enige perseelriool, drekwaterpyp, stampyp, vuilwaterpyp, ventilasiepyp, slukpyp, drekwater-toebehoersel, vuilwatertoebensoel, megaliese toestel of enige ander toestel of toebehoersel of kombinasie daarvan vir die opvang en wegvoer van rioolwater;

"raad" die Stadsraad van Pretoria, 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 beampie aan wie die komitee ingevolge die bepalings van subartikel (3) van genoemde artikel, op gesag van die raad, die bevoegdhede, funksies en pligte wat ten opsigte van hierdie verordeninge by die raad berus, kan deleger, en dit inderdaad gedelegeer het;

"rioleringswerk" die bou of herbou of verbou van, of enige aanbouingswerk aan, of enige werk wat verrig word in verband met 'n perseelrioolstelsel, maar omvat geen werk wat uitsluitlik vir die herstel of instandhouding daarvan verrig word nie;

of a piece of land which is held under surface right permit or under mining title or which, being proclaimed land not held under mining title, is used for residential purposes or for purposes not incidental to mining operations;

"premises" means any piece of land, the external surface boundaries of which are delineated on —

(a) a general plan or diagram registered in terms of the Land Survey Act, 1927 (Act 9 of 1927), or in terms of the Deeds Registries Act, 1937 (Act 47 of 1937), or

(b) a sectional plan registered in terms of the Sectional Titles Act, 1986 (Act 95 of 1986);

"purified effluent" means the water discharged from a water care works after purification, either into a water course or for purposes of re-use;

"sanitary fitting" or "sanitary appliance" means any soil-water fitting and any waste-water fitting;

"septic tank" means any tank designed to receive sewage and to effect the adequate decomposition of organic matter in sewage by bacterial action;

"sewage" means soil-water, waste-water or industrial effluent whether separately or together;

"sewer" means any pipe with fittings, vested in the council and used or designed or intended for use for or in connection with the conveyance of sewage;

"soil-water" means any liquid containing human or animal excreta;

"soil-water fitting" means any fitting used for the reception and discharge of soil-water;

"soil-water pipe" means any pipe, other than a drain, used for the conveyance of soil-water with or without waste-water;

"stack" means the main vertical component of a drainage installation or any part thereof other than a ventilation pipe;

"stormwater" means any liquid resulting from natural precipitation or accumulation and includes rain-water, spring-water and ground-water;

"tariff" means the tariff of charges regarding the council's sewerage services, as determined by the council from time to time, acting under the powers delegated to it in terms of section 80B of the Local Government Ordinance (Ordinance 17 of 1939), as amended;

"trap" means a pipe fitting or portion of a sanitary appliance designed to retain a water seal in position;

"ventilation pipe" means any pipe or portion of a pipe, not conveying any liquid, used to ventilate a drainage installation in order to prevent the destruction of water seals and which leads to the open air at its highest point;

"waste-water" means used water that has not been polluted by soil-water or industrial effluent, and does not include stormwater;

"waste-water fitting" means any fitting used for the reception and discharge or waste-water;

"waste-water pipe" means any pipe, other than a drain, used for the conveyance of water-water only;

"rioolput" 'n stuk pyptoebehore met 'n ingeboude sperder waarin vuilwater afgevoer word;

"riooltenk" 'n tenk wat gebruik word om die uitvloeisel uit 'n perseelrioolstelsel op te vang en tydelik in te hou en wat met tussenposes leeggemaak word;

"rioolwater" drekwater, vuilwater of nywerheidsuitvloei sel, het sy afsonderlik, of gesamentlik;

"sanitäre toebehoersel" of "sanitäre toestel" enige drekwater toebehoersel en enige vuilwater toebehoersel;

"septiese tenk" enige tenk wat ontwerp is om rioolwater op te vang en die organiese stowwe in die rioolwater deur middel van bakterie-werking toereikend te laat onbind;

"slukpyp" enige pyp of gedeelte van 'n pyp wat vir die beskerming van die waterslot van 'n sperder aangebring word om deur ventilasie te voorkom dat die sperder deur hewel-werking of teendruk oopgaan;

"sperder" 'n stuk pyptoebehore of 'n deel van 'n sanitäre toestel wat ontwerp is om 'n waterslot in posisie te hou;

"stampyp" die hoof vertikale onderdeel van 'n perseelrioolstelsel of enige deel daarvan, uitgesonderd 'n ventila-siepyp;

"steekoog" 'n toegangsopening in 'n perseelrioolinstallasie wat voorsien word om volboringtoegang tot die binnekant van 'n perseelriool vir die doel van inwendige skoonmaak te bied en wat na voltooiing van die perseelrioolinstallasie permanent toeganklik bly, maar nie 'n inspeksiekamer of man-gat insluit nie;

"stormwater" enige vloeistof wat voortspruit uit natuurlike neerslag ofakkumulasie en sluit reënwater, fonteinwater en grondwater in;

"stuk grond" enige stuk grond wat in 'n aktekantoor geregistreer is as 'n erf, standplaas, perseel, plot of ander gebied, of as 'n gedeelte of 'n onderverdeelde gedeelte van sodanige erf, standplaas, perseel, plot of ander gebied, of enige omskreve gedeelte, wat nie as 'n openbare plek bedoel word nie, van 'n stuk grond wat as 'n dorp geproklameer is, of van 'n stuk grond wat kragtens 'n oppervlakteregpermit of kragtens 'n mynbrief gehou word, of wat geproklameerde grond is wat nie kragtens 'n mynbrief gehou word nie en wat vir woondoeleindes of vir doeleindes wat nie met mynbouwerk-saamhede in verband staan nie, gebruik word.

"tarief" die tarief van geldie in verband met die raad se rioldienste, soos van tyd tot tyd deur die raad kragtens die bevoegdheid wat ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), soos gewysig, aan hom gedelegeer is, vasgestel word;

"toereikend" of "doeltreffend" toereikend of doeltreffend na die raad se mening, en "goedgekeur" beteken goedgekeur deur die raad, met inagneming in alle gevalle van al die omstandighede in 'n bepaalde geval, en van die aanvaarde beginsels in verband met perseelrioolstelsels en, in die geval van enige toestel, toebehoersel of ander voorwerp, van die doel waarvoor dit gebruik gaan word;

"verbindingsriool" daardie gedeelte van 'n rioolstelsel wat aan die raad behoort en waardeur 'n perseelriool by die raad se munisipale riool aangesluit word;

"ventilasiepyp" enige pyp of gedeelte van 'n pyp, wat geen vloeistof wegvoer nie, wat gebruik word om 'n perseelrioolstelsel te ventileer met die doel om vernietiging van waterslotte te voorkom en wat op sy hoogste punt na die ope lug lei;

"vuilwater" gebruikte water wat nie deur drekwater of nywerheidsuitvloei sel besoedel is nie en sluit nie stormwater in nie;

"water care works" means any water works for the purification, treatment or disposal of effluent;

"water seal" means the water in a trap, which serves as a barrier against the flow of foul air or gas.

CHAPTER II

2. Scope and By-laws

2.(1) These by-laws are supplementary to the National Building Regulations and shall apply to every drainage installation, and in particular to the operation and maintenance of any such installation in any new building or existing building with or without any alteration or addition to an existing drainage installation; whether or not required by the council to be made or altered in terms of the National Building Regulations or these by-laws.

(2) Any drainage installation may at any time after its completion and commissioning be subjected to such inspection, approval, tests and control as the council shall deem fit or require.

CHAPTER III

3. Right of Appeal

3.(1) Any person aggrieved by any decision given or act done by any officer in terms of these by-laws in connection with a drainage installation or any work connected therewith, shall have the right to appeal to the committee of the council appointed to supervise the administration of these by-laws or if there is no such committee, to the council itself.

(2) Notice of intention to appeal in terms of subsection (1) shall be given to the engineer within seven days of the decision or act complained of and shall be followed within a further fourteen days by a full statement of the appellant's case in writing to be furnished by the appellant both to the engineer and to the city secretary or the town clerk of the council.

CHAPTER IV

4. Notices

4.(1) Every notice, order or other document issued or served by the council in terms of these by-laws shall be valid if signed by an officer of the council duly authorized thereto.

(2) Any notice, order or other document served in terms of these by-laws on any person shall be so served by delivering it, or a true copy thereof, to the person to whom it is addressed personally or at his last known residence or place of business or by posting it to him, in which case it shall be deemed to have been served five days after it was posted.

(3) In every notice, order or other document issued or served in terms of these by-laws, premises to which it relates shall be specified but the person for whom it is intended may be referred to as "the owner" or "the occupier" if his name is not known.

CHAPTER V

5. Sewerage Charges

5.(1) The tariffs for the use of the council's sewerage services are determined from time to time by the council, acting under the powers delegated to it in terms of section 80B of

"vuilwaterpyp" enige pyp, uitgesonderd 'n perseelriool, wat slegs vir die vervoer van vuilwater gebruik word;

"vuilwatertoebehoorsel" enige toebehoorsel wat vir die opvang en stort van vuilwater gebruik word;

"waterslot" die water in 'n sperder wat as 'n versperring teen die vloei van bedorwe lug of gas dien;

"waterversorgingswerk" enige waterwerk vir die suivering, behandeling of wegdoening van uitylvoisel.

HOOFSTUK II

2. Bestek van Verordeninge

2.(1) Hierdie verordeninge is aanvullend tot die Nasionale Bouregulasies en is van toepassing op elke perseelrioolstelsel, en veral op die bedryf en instandhouding van enige sodanige stelsel in enige nuwe of bestaande gebou met of sonder enige verbouings- of aanbouingswerk aan 'n bestaande perseelrioolstelsel, ongeag daarvan of die stelsel in opdrag van die raad ingevolge die Nasionale Bouregulasies of hierdie verordeninge gebou of gewysig is of nie.

(2) Enige perseelrioolstelsel mag te eniger tyd nadat dit reeds in gebruik geneem is en bedryf word, aan sodanige inspeksie, goedkeuring, toetse en beheer onderwerp word as wat die raad dienstig ag of vereis.

HOOFSTUK III

3. Reg van Appèl

3.(1) Iemand wat meen dat hy deur enige beampete se besluit of handeling ingevolge hierdie verordeninge in verband met 'n perseelrioolstelsel of enige werk wat daarmee in verband staan, benadeel is, sal geregtig wees om by die komitee van die raad wat aangewys is om toesig oor die administrasie van hierdie verordeninge te hou, daarteen appèl aan te teken, of as daar nie so 'n komitee is nie, by die raad self.

(2) Iemand wat van voorneme is om ingevolge subartikel (1) appèl aan te teken, moet die ingenieur binne sewe dae na die besluit of handeling waarteen hy appèl wil aanteken, daarvan in kennis stel, en die appellant moet binne 'n verdere tydperk van veertien dae 'n volledige skriftelike uiteensetting van sy saak aan sowel die ingenieur as aan die Stadssekretaris of die Stadslerk van die raad besorg.

HOOFSTUK IV

4. Kennisgewings

4.(1) Elke kennisgiving, opdrag of ander dokument wat die raad ingevolge hierdie verordeninge uitrek of beteken, is geldig as 'n beampete van die raad wat behoorlik daartoe gemachtig is, dit onderteken het.

(2) Enige kennisgiving, opdrag of ander dokument wat ingevolge hierdie verordeninge aan iemand beteken word moet aldus beteken word deur dit, of 'n ware afskrif daarvan, persoonlik aan die persoon aan wie dit geadresseer is of by sy jongste bekende woon- of besigheidsplek af te lewer, of deur dit aan hom te pos, in welke geval daar geag word dat dit beteken is vyf dae nadat dit gepos is.

(3) In elke kennisgiving, opdrag of ander dokument wat ingevolge hierdie verordeninge uitgereik of beteken word, moet die perseel waarop dit betrekking het, aangedui word maar daar kan daarin na die persoon vir wie dit bedoel is, as "die eienaar" of "die okkuperer" verwys word as sy naam onbekend is.

HOOFSTUK V

5. Rioolgeld

5.(1) Die tariewe vir die gebruik van die raad se riooldienste word van tyd tot tyd deur die raad kragtens bevoegdheid wat ingevolge artikel 80B van die Ordonnansie op

the Local Government Ordinance, 1939 (Ordinance 17 of 1939), as amended, and the owner of the premises in respect of which the fees are being charged, is accountable for payment.

(2) The charges referred to in subsection (1) shall be due and recoverable on the first day of July each year: Provided that such charges may be paid in monthly installments on or before the final date of payment shown in the monthly account to the consumer.

CHAPTER VI

GENERAL PROVISIONS

6. Connection to Sewer

6.(1) No part of any drainage installation shall extend beyond the boundary of the piece of land on which the building or part thereof served by the drainage installation is erected: Provided that, where it considers it necessary or expedient to do so, the council may permit the owner to lay a drain at his own expense through an adjoining piece of land on proof of the registration of an appropriate servitude or of a notarial deed of joint drainage, as the Council may require.

(2) Subject to the provisions of subsection (3), and without prejudice to the provisions of the National Building Regulations regarding the inspection and testing of drainage installations, the owner of a premises shall, 14 days before the drainage installation on his premises will be ready for connection to a connecting sewer, advise the engineer of his intention. As soon as the council has provided the connecting sewer, he shall connect the drain to it at his own expense.

(3) Any alternative or additional connection required by the owner shall be subject to the approval of the engineer and shall be effected at the owner's expense.

(4) No person shall permit the entry of any substance whatsoever other than clean water for testing purposes into any drainage installation before the drainage installation has been connected to the sewer.

(5) Save as may be otherwise authorized by the council, in writing, no person other than an officer duly authorized to do so, shall lay and connect any connecting sewer to the sewer.

(6) The conveyance of sewage from two or more premises by means of a common drain to a connecting sewer may be authorized only by the council.

7. Disconnection of Drainage Installations and Conservancy of Septic Tanks

7.(1) If an existing conservancy tank or septic tank is no longer required for the storage of treatment of sewage, or if permission for such use is withdrawn, the owner shall cause it to be disconnected and either completely removed or completely filled with earth or other suitable material: Provided that the engineer may require such tank to be otherwise dealt with, or he may permit it to be used for some other purpose subject to such conditions as he may consider necessary, regard being had to all the circumstances of the case.

(2) After all the requirements of the National Building Regulations in regard to disconnection have been complied with and on request of the owner, the engineer shall issue a certificate to the effect that the disconnection has been completed in terms of the National Building Regulations and that any sewerage charges raised in respect of the disconnected portion of the drainage installation shall cease to be raised with effect from the first day of the month following the issue of such certificate: Provided that until such certificate shall have been issued by the engineer any such charges shall continue to be raised.

Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), soos gevysisig, aan hom gedelegeer is, vasgestel en die eienaar van die perseel ten opsigte waarvan die geldige gehef word, is aanspreeklik daarvoor.

(2) Die geldie in subartikel (1) vermeld, is opeisbaar en invorderbaar op die eerste dag van Julie elke jaar: Met dien verstande dat sodanige geldie in maandelikse paaiemente betaal kan word voor of op die finale vereffenningsdatum wat in die maandelikse rekening aan die verbruiker aangetoon word.

HOOFSTUK VI

ALGEMENE BEPALINGS

6. Aansluiting by Municipale Riool

6.(1) Geen gedeelte van enige perseelrioolstelsel mag verder strek as die grens van die stuk grond waarop die gebou of gedeelte daarvan wat deur die perseelrioolstelsel bedien word, opgerig is nie: Met dien verstande dat die raad, as hy dit nodig of raadsaam ag, die eienaar kan toelaat om op eie koste 'n perseelriool oor 'n aangrensende stuk grond te lê mits hy vooraf bewys lewer dat 'n gepaste serwituit of 'n notariele akte van gemeenskaplike riolerings, na gelang die raad dit vereis, met dié doel geregistreer is.

(2) Behoudens die bepalings van subartikel (3) en sonder om afbreek te doen aan die bepalings van die Nasionale Bouregulasies insake die inspeksie en toets van perseelrioolinstallasies, moet die eienaar van 'n perseel wat nie reeds oor 'n verbindingsriool beskik nie, 14 dae voor sy perseelriool gereed is om by 'n verbindingsriool aangesluit te word, vir die ingenieur van sy voorname in kennis stel. Sodra die raad die verbindingsriool verskaf het, moet die eienaar op sy koste die perseelriool daarby aansluit.

(3) Enige alternatiewe of addisionele aansluiting wat die eienaar verlang moet deur die ingenieur goedgekeur word en die eienaar moet vir die verbindingsriool betaal.

(4) Niemand mag toelaat dat iets anders as skoon water vir toetsdoeleindes 'n perseelrioolstelsel binnegaan voordat die perseelriool by die verbindingsriool aangesluit is nie.

(5) Slegs 'n beampete van die Raad wat behoorlik daartoe gemagtig is, mag enige verbindingsriool bou en by die municipale riool aansluit, tensy die raad andersins skriftelik magtig.

(6) Slegs die raad kan toelaat dat 'n gemeenskaplike perseelriool rioolwater vir twee of meer persele na 'n verbindingsriool afvoer.

7. Ontkoppeling van Perseelrioolstelsels en Riool- of Septiese Tenks

7.(1) As 'n bestaande riool- of septiese tenk nie meer nodig is om rioolwater in te hou of te suwer nie, of as vergunning vir sodanige gebruik ingetrek word, moet die eienaar toesien dat dit ontkoppel en of heeltemal verwijder word of heeltemal met grond of ander geskikte materiaal opgevul word: Met dien verstande dat die ingenieur kan gelas dat daar op 'n ander wyse met sodanige tenk te werk gegaan word of kan toelaat dat dit vir 'n ander doel gebruik word op sodanige voorwaardes as wat hy, met inagneming van al die omstandighede van die geval, nodig ag.

(2) Nadat daar aan al die vereistes van diskonnektering soos in die Nasionale Bouregulasies neergelê voldoen is en op versoek van die eienaar, moet die ingenieur 'n sertifikaat uitreik te dien effekte dat die diskonnektering ingevolge die bepalings van die Nasionale Bouregulasies bewerkstellig is en dat enige rioolgeldie wat ten opsigte van die ontkoppelde gedeelte van die perseelrioolstelsel betaal moes word, met ingang van die eerste dag van die maand na die uitreiking van sodanige sertifikaat nie meer gevorder word nie: Met dien verstande dat sodanige geldie steeds gevorder moet word tot

(3) When a drainage installation is disconnected from a sewer, the council shall seal the opening so made and shall recover from the owner the cost of such work in terms of section 8(5).

(4) Any person who, without the permission of the council breaks or removes or causes or permits the breakage or removal of any such seal referred to in subsection (3), shall be guilty of an offence in terms of these by-laws.

(5) Where a soil-water fitting has during the month been connected to or disconnected from a drainage installation which discharges into a sewer system, the tariff, excluding the fixed tariff for every erf, stand, premises or other area, with or without improvements, which can be connected to a sewer in the opinion of the council, shall be calculated as if such connection or disconnection had taken place on the first day of the month following the month in which such connection or disconnection was effected.

8. Drainage work that does not satisfy the requirements

8.(1) Where any drainage installation has been constructed or any drainage work has been carried out which fails in any respect to comply with any of the provisions of the National Building Regulations or these by-laws, the owner shall on receiving written notice by the council to do so and notwithstanding that he may have received approval of plans in respect of the said installation or work in terms of the National Building Regulations or previous by-laws, carry out such repairs, replacements, alterations to the installation or maintenance work as, and within the time which the notice may specify.

(2) When in the opinion of the council a nuisance exists owing to the emission of gas from any trap or sanitary fitting or any other part of a drainage installation, the council may require the owner, at his own expense, to take such action as may be necessary to prevent the recurrence of the said nuisance.

(3) Where any sewage, after being discharged into a drainage installation, enters or overflows any soil-water fitting or waste-water fitting connected to the same drainage installation leaks out somewhere from the drainage installation whether by reason of surcharge, back pressure or any other circumstance, the council may by notice in writing require the owner to carry out within the period specified by such notice any work necessary to abate such entry, overflow or leakage of sewage and to prevent any recurrence thereof.

(4) The council may, instead of serving notice as aforesaid or where such a notice has not been complied with within the time prescribed therein, without prejudice to its right also to prosecute the person or body to whom the notice was directed, because of an infringement of the National Building Regulations or these by-laws, proceed itself to carry out any such alteration, removal or other work as it may deem necessary for compliance with the provisions of the National Building Regulations or these by-laws and may recover the cost thereof from the owner by the ordinary process of law in terms of subsection (5).

(5) Where any work other than that for which a fixed charge has been determined, is done by the council, the costs of which it is entitled in terms of these by-laws to recover from any person, there may be included in such costs such sum to be determined by the council as will cover all expenditure reasonably incurred by the council.

9. Maintenance

9.(1) Where any part of a drainage installation be used by two or more owners or occupiers, they shall be jointly and

tyd en wyl sodanige sertifikaat deur die ingenieur uitgereik word.

(3) Wanneer 'n perseelrioolstelsel van 'n munisipale riool ontkoppel word, moet die raad die opening wat aldus ontstaan, verseël, en die koste van sodanige werk kragtens artikel 8(5) van die eienaar verhaal.

(4) Iemand wat sonder die toestemming van die raad 'n seël in subartikel (3) genoem, breek of verwijder, of wat veroorsaak of toelaat dat dit gebreek of verwijder word, begaan 'n misdryf ingevolge hierdie verordeninge.

(5) Waar 'n drekwatertoebehoersel gedurende enige maand by 'n perseelrioolstelsel wat in 'n munisipale riool stort, aangesluit of daarvan ontkoppel word, word die tarief, uitgesonderd die vaste tarief vir elke erf, standplaas, perseel of ander terrein, met of sonder verbeterings, wat, na die oordeel van die raad, by 'n munisipale riool aangesluit kan word, bereken asof sodanige aansluiting van ontkoppeling op die eerste dag van die maand wat volg op die maand waarin sodanige aansluiting of ontkoppeling plaasgevind het, gedoen is.

8. Rioleringswerk wat nie aan Vereistes voldoen nie

8.(1) As enige perseelrioolstelsel gebou is of enige rioleringswerk gedoen is wat in enige oopsig nie aan enige van die bepalings van die Nasionale Bouregulاسies of hierdie verordeninge voldoen nie, moet die eienaar wanneer die raad hom skriftelik in kennis stel om dit te doen en ondanks die feit dat hy moontlik goedkeuring vir planne ten oopsigte van genoemde stelsel of werk ooreenkomsdig die Nasionale Bouregulاسies of vorige verordeninge verkry het, sodanige herstel-, vervangings-, verbouings- of instandhoudingswerk wat in die kennisgewing aangegee word, doen binne die tydperk wat daarin bepaal word.

(2) As daar na die raad se mening 'n oorlas bestaan as gevolg van die vrylating van gas uit enige sperder, sanitêre toebehoersel of enige ander gedeelte van 'n perseelrioolstelsel, kan die raad die eienaar aansê om op sy eie koste sodanige stappe te doen as wat nodig is om 'n herhaling van genoemde oorlas te voorkom.

(3) As die riolwater as gevolg van oorbelasting, teendruk of enige ander omstandighede in of by enige drekwatertoebehoersel of vuilwatertoebehoersel wat met genoemde perseelrioolstelsel verbind is, inloop of oorloop, of iewers uit die perseelrioolstelsel uitlek, kan die raad die eienaar by skriftelike kennisgewing aansê om binne die tydperk wat by sodanige kennisgewing voorgeskryf word, enige werk te doen wat nodig is om sodanige inloop, oorloop of uitlek van riolwater te beëindig en enige herhaling daarvan te voorkom.

(4) Die raad kan, in plaas daarvan om kennis te gee, soos hierbo bepaal, of as daar nie aan sodanige kennisgewing voldoen is binne die tydperk daarin voorgeskryf nie, sonder benadeling van sy reg om die persoon of instansie aan wie die kennisgewing gerig is ook te vervolg weens 'n oortreding van die Nasionale Bouregulاسies of hierdie verordeninge, self die verbouings-, verwyderings- of ander werk verrig wat hy nodig ag ten einde aan die bepalings van die Nasionale Bouregulاسies of hierdie verordeninge te voldoen, en kan die koste daarvan kragtens subartikel (5) van die eienaar verhaal.

(5) As die raad werk verrig, uitgesonderd dié waarvoor daar 'n vaste tarief bepaal is, en die raad kragtens hierdie verordeninge die koste daarvan op iemand mag verhaal, kan die raad sodanige bedrag, soos deur hom bepaal ter dekking van alle uitgawes wat hy redelikerwys aangegaan het, by sodanige koste insluit.

9. Instandhouding

9.(1) As enige gedeelte van 'n perseelrioolstelsel deur twee of meer eienaars of okkuperders gebruik word, is hulle ingevolge die bepalings van hierdie artikels gesamentlik en afson-

severally liable in terms of this section for the maintenance and repair of such drainage installation.

10. Sewer Blockages

(1) No person shall cause or permit such an accumulation of grease, oil, fat, solid matter or any other substance in any trap, tank, pipe, drain or fitting as will cause its blockage or ineffective operation.

(2) When the owner or occupier of a premises has reason to believe that a blockage has occurred in any drainage installation thereon, he shall forthwith inform the council of the facts and take steps to have it cleared.

(3) Where a blockage occurs in a drainage installation, any work necessary for its removal shall, subject to the provisions of subsection (5), be done by or under the supervision of a plumber or registered person as required in the National Building Regulations in regard to the control of plumbers and plumbing work.

(4) Any plumber or registered person as aforesaid shall, before proceeding to remove any blockage from a drainage installation, notify the council by telephone or otherwise of his intention to do so, and shall when he has done so, notify the council of that fact and of the nature, location and cause of the said blockage.

(5) The council shall, whether or not it has been requested by the owner to do so, be entitled at its own discretion to remove a blockage from a drainage installation and may recover the costs thereof from the owner in accordance with section 8(5).

(6) Should the clearing by the council of any blockage in a drainage installation necessitate the removal or disturbance of any paving, lawn or other artificial surfacing on any premises, the council shall not be liable for the reinstatement thereof.

(7) Should any drainage installation on any premises overflow as a result of an obstruction in the connecting sewer, and the council be reasonably satisfied that such obstruction was caused by objects emanating from the drainage installation, the owner of the premises served by the drainage installation shall be liable for the cost of clearing the blockage and the council can recover the cost from the owner in accordance with section 8(5).

(8) Where a blockage has been removed from a drain or portion of a drain which serves two or more pieces of land, the charges for the clearing of such blockage shall be recoverable in the first place in equal portions from each of the owners thereof, who shall, however, be jointly and severally liable for the whole charge.

11. Interference with or Damage to Sewers, Water Care Works etc

(1) Any damage caused to the council's sewers or any part of its sewerage or water care works by or in consequence of the non-compliance with or contravention of any provision of the National Building Regulations or these by-laws shall be rectified or repaired by the council at the expense, to be assessed by it, of the person responsible for the said non-compliance or contravention or causing or permitting same.

12. Entry onto Premises

(1) An officer authorized by the council shall have the right to enter upon any premises at any reasonable time in order to take samples of or test sewage or industrial effluent or to carry out any inspection or work in connection with a drainage installation which the council may deem necessary.

(2) Any owner or occupier of premises who denies or causes or suffers any other person to deny entry to premises

derlik vir die instandhouding en herstel van sodanige perseelrioolstelsel aanspreeklik.

10. Verstopping van Riole

(1) Niemand mag veroorsaak of toelaat dat ghries, olie, vet, vaste stowwe of enige ander stof sodanig in enige sperder, tenk, pyp, perseelriool of toebehoersel vergaar dat dit verstopping of ondoeltreffende werking daarvan meebring nie.

(2) As die eienaar of okkuperdeerder van 'n perseel rede het om te vermoed dat enige gedeelte van die perseelrioolstelsel verstop is, moet hy die raad onmiddellik van die feite verwittig en stappe doen om dit te laat oopmaak.

(3) As 'n perseelrioolstelsel verstop is, moet enige werk wat verrig moet word om dit oop te maak, behoudens die bepalings van subartikel (5), verrig word deur of onder toesig van 'n loodgieter of geregistreerde persoon soos die Nasionale Bouregulasies ten opsigte van die beheer oor loodgieters en loodgieterwerk vereis.

(4) Enige loodgieter of geregistreerde persoon soos hierbo boven moet, voordat hy begin om 'n verstoppte perseelrioolstelsel oop te maak, die raad per telefoon of andersins in kennis stel van sy voorneme om dit te doen en moet, wanneer die werk aangehandel is, die raad van die feit en van die aard, plek en oorsaak van genoemde verstopping verwittig.

(5) Die raad mag, of die eienaar hom nou al versoek het om dit te doen of nie, na sy goeddunke 'n verstoppte perseelrioolstelsel oopmaak, en hy kan die koste daarvan kragtens artikel 8(5) op die eienaar verhaal.

(6) As die oopmaak van enige verstoppte perseelrioolstelsel dit noodsaak dat enige plaveisel, grasperk of ander kunsmatige oppervlak op enige perseel verwijder of versteur word, is die raad nie aanspreeklik vir die herstel daarvan nie.

(7) As enige perseelrioolstelsel as gevolg van 'n verstopping van die verbindingriool oorloop en die raad redelike oortuig is dat sodanige verstopping veroorsaak is deur voorwerpe wat van die perseelrioolstelsel afkomstig is, is die eienaar van die perseel aanspreeklik vir die koste van verwijdering van die verstopping en kan die raad die koste kragtens artikel 8(5) op die eienaar verhaal.

(8) As 'n verstoppte perseelriool of gedeelte van 'n perseelriool wat twee of meer stukke grond bedien, oopgemaak is, word die koste van die oopmaak van sodanige perseelriool in die eerste instansie in gelyke dele op elkeen van die eienaars daarvan verhaal, maar hulle is gesamentlik en afsonderlik vir die hele bedrag aanspreeklik.

11. Bemoeiing met of Beskadiging van Munisipale Riole en Waterversorgingswerke

(1) Die raad moet alle skade aan sy munisipale riele of aan enige gedeelte van sy rioleringsstelsel of riolwaterversorgingswerke wat veroorsaak word deur of voortspruit uit die nie-nakoming of oortreding van enige bepaling van die Nasionale Bouregulasies of van hierdie verordeninge, goedmaak of herstel, en die persoon wat vir genoemde nie-nakoming of oortreding verantwoordelik is of wat dit veroorsaak of toelaat, moet die koste daarvan, soos deur die raad bepaal, dra.

12. Betreding van Persele

(1) 'n Beampte wat die raad daartoe gemagtig het, het die reg om enige perseel op enige redelike tydstip te betree met die doel om rioolwater of nywerheidsuitvloeisel te monster of te toets of om enige ondersoek in te stel of werk te verrig wat die raad in verband met 'n perseelrioolstelsel of munisipale riele nodig ag.

(2) Die eienaar of okkuperdeerder van 'n perseel wat aan enige beampte wat dit kragtens subartikel (1) eis, toegang tot

to any officer demanding the same in terms of subsection (1), or who obstructs or causes or suffers any person to obstruct any such officer in the performance of his duties, or who withholds or causes or suffers any other person to withhold information required by the officer for the purpose of carrying out his said duties, or who gives or causes or suffers any other person to give to the officer any information which is to his knowledge false, shall be guilty of an offence in terms of these by-laws.

13. Manholes on Municipal property

(1) Where for any reason the provision of adequate means of access to the council's connecting sewer as impracticable on any private premises, the council may, at the owners expense, cause or permit a manhole to be constructed over the council's connecting sewer in such public place and in such position and of such materials and dimensions as the council may decide and in addition the owner shall bear the cost, as assessed by the council, of any alteration to existing services in the public place which may by reason of the construction of the manhole be necessary.

(2) The owner of the private premises referred to in paragraph (1) shall, if required by the council, pay rental to the council for the space occupied by the manhole in the public place.

The rental is determined from time to time by the council in accordance with the powers delegated to it in terms of section 80B of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), as amended.

14. Mechanical Food-waste or other Disposal Units

(1) No person shall incorporate into a drainage installation a mechanical food-waste or other disposal unit or garbage grinder which has a power capacity in excess of 500W, unless a standard water meter, which the council installs and seals at the cost of the owner and to which the council has the right of access at all times, has been connected into the supply pipe which provides water to the unit.

(2) The engineer may require the owner or occupier of any premises on which a food-waste or other disposal unit or a garbage grinder has been installed, or the owner of such unit or grinder, either to remove, repair or replace any unit which, in the opinion of the engineer, is functioning inefficiently or which may impair the working of the council's sewerage system.

(3) The owner shall, upon the removal of any such unit or grinder, notify the council within 14 days of its removal.

(4) The charges as prescribed in the applicable tariff shall be paid in respect of the discharge of a food-waste, other disposal unit or a garbage grinder referred to in subsection (1).

CHAPTER VII

PREVENTION OF WATER POLLUTION

15. Sewage or other Pollutants not to Enter Stormwater Drains

(1) The owner or occupier of any piece of land on which steam or any liquid, other than potable water is stored, processed or generated shall provide all facilities necessary to prevent any discharge, leakage or escape of such liquid to any street, stormwater drain or watercourse except where in the case of steam, the council has specifically permitted such discharge.

'n perseel weier of laat weier of duld dat iemand anders aldus toegang weier, of wat enige sodanige beampete in die uitvoering van sy pligte dwarsboom of laat dwarsboom of duld dat iemand anders enige sodanige beampete aldus dwarsboom, of wat inligting wat die beampete nodig het ten einde genoemde pligte te kan uitvoer, van hom weerhou of laat weerhou of duld dat iemand anders sodanige inligting weerhou, of wat willens en wetens aan die beampete vals inligting verstrek, laat verstrek of duld dat iemand anders enige vals inligting aan hom verstrek, begaan 'n misdryf ingevolge hierdie verordeninge.

13. Mangate op Munisipale Grond

(1) As dit om enige rede prakties onmoontlik is om op 'n private perseel toereikende toegang te verskaf tot die raad se verbindingsriool, kan die raad, op die eienaar se koste, 'n mangat oor die raad se verbindingsriool op sodanige openbare plek en in sodanige posisie en van sodanige materiaal en afmetings waarop die raad kan besluit, bou of laat bou, en hierbenewens moet die eienaar die koste dra, soos deur die raad bereken, van enige verandering wat ten gevolge van die bou van die mangat aan die bestaande diensleiding in die openbare plek nodig mag wees.

(2) Die eienaar van die private perseel wat in paragraaf (1) genoem word, moet as die raad dit vereis, huurgeld aan die raad betaal vir die ruimte wat deur die mangat in die openbare plek beset word.

Die huurgeld word van tyd tot tyd deur die raad kragtens artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939) (soos gewysig), vasgestel.

14. Meganiese Oorskietkosmeule of Ander Wegdoeneenhede

(1) Niemand mag 'n meganiese oorskietkosmeul of ander wegdoeneenheid of 'n afvalmeul met 'n vermoë van meer as 500W by 'n perseelrioolstelsel aansluit nie tensy 'n standaard watermeter wat die raad op die koste van die eienaar installeer en verseël en waartoe die raad te alle tye die reg van toegang het, aan die toevoerpyp wat water aan sodanige eenheid voorsien, gekoppel word.

(2) Die ingenieur kan die eienaar of okkuperder van enige perseel waarin 'n oorskietmeul of ander wegdoeneenheid of 'n afvalmeul aangebring is, of die eienaar van sodanige eenheid of meul, aansé om enige eenheid wat na die ingenieur se mening nie doeltreffend werk nie of die werking van die raad se rioolstelsel belemmer, te verwijder, te herstel of te vervang.

(3) Die eienaar moet, as enige sodanige eenheid of meul verwijder is, die raad binne 14 dae na sodanige verwijdering, daarvan in kennis stel.

(4) Ten opsigte van die storting uit 'n oorskietkosmeul of ander wegdoeneenheid of 'n afvalmeul wat in subartikel (1) genoem word, moet die gelde soos in die toepaslike tarief voorgeskryf, betaal word.

HOOFSTUK VII

VOORKOMING VAN WATERBESOEDELING

15. Rioolwater of ander Besoedelingstowwe mag nie in Stormwatergeleidings inloop nie

(1) Die eienaar of okkuperder van enige stuk grond waarop stoom opgewek word of enige vloeistof, uitgesonderd drinkwater, opgeberg of verwerk word, moet al die geriewe verskaf waardeur voorkom word dat sodanige vloeistof stort, uitlek of ontsnap en in enige straat, stormwaterriool of waterloop beland, behalwe in die geval van stoom waar die raad uitdruklik sodanige storting toegelaat het.

(2) Where the hosing down or flushing by rainwater of an open area on any private premises is in the opinion of the council likely to cause the discharge of objectionable matter into any street gutter, stormwater drain, river, stream or other watercourse, whether natural or artificial, or to contribute toward the pollution of any such watercourse, the council may instruct the owner of the premises to execute at his own cost whatever measures by way of alterations to the drainage installation or roofing of the area it may consider necessary to prevent or minimize such discharge or pollution.

16. Stormwater not to Enter Sewers

16(1) No person shall discharge or cause or permit to be discharged any substance other than sewage into a drainage installation.

17. Discharges from Swimming Pools

17(1) Water from fountains, boreholes, wells, reservoirs or swimming pools situated on private premises shall be discharged to a drainage installation only with the prior written consent of the council and subject to such conditions as to place, time, rate of discharge and total discharge as the council may impose.

18. Permission to Discharge Industrial Effluents

18(1) No person shall discharge or cause or permit to be discharged into any sewer any industrial effluent or other liquid or substance other than soil-water or waste-water without the written permission of the council first had and obtained or, if such permission has been obtained, otherwise than in strict compliance with any and all of the conditions of such permission.

(2) Every person shall, before discharging any industrial effluent into a sewer, make application in writing to the council for permission to do so on the prescribed form, to be completed in duplicate, and shall thereafter furnish such additional information and submit such samples as the council may require.

(3) The council may at its discretion, having regard to the capacity of any sewer or any mechanical appliance used for sewage or any water care works, whether or not vested in the council, and subject to such conditions as it may deem fit to impose, including the payment of any charge assessed in terms of the tariff, grant permission for the discharge of industrial effluent from any premises into any sewer.

(4) A person to whom permission has been granted in terms of subsection (3) to discharge industrial effluent into a sewer shall, before doing or causing or permitting to be done anything to result in any change in the quantity or discharge or nature of that effluent, notify the council in writing of the date on which it is proposed that the change shall take place and of the nature of the proposed change.

(5) Any person who discharges or causes or permits to be discharged any industrial effluent into the sewer without having first obtained permission to do so in terms of subsection (3), shall be guilty of an offence and liable to such charge as the council may assess for the conveyance and treatment of the effluent so discharged and for any damage caused as a result of such unauthorized discharge.

(6) Without prejudice to its rights in terms of subsection (5) or of section 21(2)(c), the council shall be entitled to recover from any person who discharges into a drain or sewer any industrial effluent or any substance which is prohibited or restricted in terms of section 21 or which has been the subject of an order issued in terms of section 21(2), the whole cost of expenses or charges incurred or to be incurred by the council or of losses suffered or to be suffered as a result of any or all of the following:

(2) As 'n oop terrein op enige private perseel afgespuit word of reënwater daaroor loop, en dit na die mening van die raad waarskynlik kan meebring dat ongewenste stowwe in enige straatgeut, stormwaterriool, rivier, stroom of ander waterloop, hetsy natuurlik of kunsmatig, gestort word, of kan meebring of daartoe kan bydra dat enige sodanige waterloop besoedel word, kan die raad die eienaar aansê om op eie koste sodanige maatreëls met betrekking tot verbouingswerk aan die perseelrioolstelsel of die oordekking van die terrein wat die raad ter voorkoming of beperking van sodanige storting of besoedeling nodig ag, te tref.

16. Stormwater mag nie in Munisipale Riole inloop nie

16(1) Niemand mag enigets, uitgesonderd rioolwater, in 'n perseelrioolstelsel stort of veroorsaak of toelaat dat dit daar-in stort nie.

17. Water uit Swembaddens

17(1) Water uit fonteine, boorgate, putte, reservoirs of swembaddens wat op private persele geleë is, mag slegs met skriftelike vergunning van die raad wat vooraf verkry is, en op sodanige voorwaardes wat die raad ten opsigte van die plek, die tyd, die tempo van storting en die totale storting stel, in 'n perseelrioolstelsel of munisipale riool gestort word.

18. Toestemming om Nywerheidsuitvloeisel te stort

18(1) Niemand mag sonder om die Raad se skriftelike toestemming vooraf te verkry of, as sodanige toestemming verkry is, anders as in strenge nakoming van al die voorwaardes van sodanige toestemming, enige nywerheidsuitvloeisel of ander vloeistof of stof wat nie drekwater of vuilwater is nie, in enige munisipale riool stort of veroorsaak of toelaat dat dit gestort word nie.

(2) Elke persoon moet, voordat hy enige nywerheidsuitvloeisel in 'n munisipale riool stort, skriftelik, in tweevoud in die voorgeskrewe vorm by die raad om vergunning aansoek doen en moet daarna sodanige bykomende inligting verstrek en sodanige monsters indien wat die raad vereis.

(3) Die raad kan na goeddunke en met inagneming van die vermoë van enige munisipale riool of enige meganiese toestel wat vir rioolwater gebruik word of enige rioolwaterversorgingswerk, of dit aan die raad behoort of nie, en op sodanige voorwaardes wat hy dienstig ag, met inbegrip van die betaling van 'n bedrag wat ooreenkomsdig die tarief bereken word, toestemming verleen dat nywerheidsuitvloeisel wat van enie perseel afkomstig is, in enige munisipale riool gestort word.

(4) Iemand aan wie daar toestemming ingevolge subartikel (3) verleen is om nywerheidsuitvloeisel in 'n munisipale riool te stort, moet, voordat hy enigtes doen of veroorsaak of toelaat, wat 'n verandering in die hoeveelheid of die aard van daardie nywerheidsuitvloeisel teweeg sal bring, die raad skriftelik in kennis stel van die datum waarop die beoogde verandering gaan plaasvind en van die aard daarvan.

(5) Iemand wat enige nywerheidsuitvloeisel in die munisipale riool stort of veroorsaak of toelaat dat dit gestort word, sonder om vooraf toestemming daarvoor te verkry soos by subartikel (3) voorgeskryf, begaan 'n misdryf en is aanspreeklik vir die betaling van die gelde wat die raad kan vasstel vir die wegvoer en suiwing van die uitvloeisel wat aldus gestort is en vir enige skade wat as gevolg van sodanige ongeoorloofde storting veroorsaak is.

(6) Behoudens die raad se regte ingevolge subartikel (5) of artikel 21(2)(c), kan hy al die onkoste wat hy as gevolg van enige van of al die volgende redes aangegaan het of sal aangaan of verlies wat hy gely het of sal ly, op enigiemand verhaal wat enige nywerheidsuitvloeisel of enige stof wat ingevolge artikel 21 verbied of beperk word of waarvoor daar 'n opdrag ingevolge artikel 21(2) uitgereik is, in 'n perseelriool of 'n munisipale riool stort:

(a) Injury to persons, damage to the sewer or any water care works or mechanical appliance or to any property whatsoever, as the result of the breakdown, either partial or complete, of any sewer or water care works or mechanical appliance, whether under the control of the council or not; or

(b) a prosecution in terms of the Water Act, 1956 (Act 54 of 1956), as amended, or any action against the council consequent on any partial or complete breakdown of any water care works or mechanical appliance caused directly or indirectly by the said discharge, including fines and damages which may be imposed or awarded against the council.

(7) Due to any change in circumstances arising from a change in the sewage treatment process or the introduction of new or revised or stricter or other standards by the council or in terms of the Water Act, 1956 (Act 54 of 1956), as amended, or as a result of any amendment of these by-laws or due to any other reason, the council may from time to time or at any time review, amend, modify or revoke any permission given or any conditions attached to such permission and/or impose new conditions for the acceptance of any industrial effluent into the sewer or prohibit the discharge of any or all of such effluent into the sewer on giving adequate written notice in advance of its intention to do so, and on the expiration of such period of notice the previous permission or conditions, as the case may be, shall be regarded as having lapsed and the new or amended conditions, if any, as the case may be, shall forthwith apply.

19. Control of Industrial Effluent

19(1) The owner or occupier of any premises from which industrial effluent is discharged into a sewer, shall provide adequate facilities such as overflow level detection devices, standby equipment, overflow catch-pits or other appropriate means affectively to prevent the accidental discharge into any sewer, whether through the negligence of operators, power failure, failure of equipment or control gear, overloading of facilities, spillage during loading or unloading or for any other like reason, of any substance prohibited or restricted or having properties outside the limits imposed in terms of these by-laws.

(2) The owner or occupier of any premises on which industrial effluent originated and who intends applying treatment to such effluent before discharging it, shall obtain prior written permission from the engineer.

(3) The council may, by notice served on the owner or occupier of any premises from which industrial effluent is discharged, require him without prejudice to any other provision of the National Building Regulations or these by-laws, to do all or any of the following:

(a) To subject the effluent before it is discharged to the sewer, to such pre-treatment as will ensure that it will at all times conform in all respects with the requirements of section 21(1) or to modify the effluent cycle of the industrial process to such an extent and in such a manner as in the opinion of the council is necessary to enable any water care works receiving the said effluent, whether under the control of the council or not, to produce treated effluent complying with any standards which may be laid down in respect of such works in terms of the Water Act, 1956 (Act 54 of 1956), as amended;

(b) to restrict the discharge of effluents to certain specified hours and the rate of discharge to a specified maximum and

(a) Die besering van mense, beskadiging van die munisipale riool of enige rioolwaterversorgingswerk of meganiese toestel of enige eiendom hoegenaamd, wat te wye is aan die onklaarraking, hetby gedeeltelik of geheel, van enige munisipale riool of rioolwaterversorgingswerk of meganiese toestel, of dit nou al onder die beheer van die raad is of nie; of

(b) 'n vervolging kragtens die Waterwet, 1956 (Wet 54 van 1956, soos gewysig), of 'n aksie wat teen hom ingestel word ten gevolge van enige gedeeltelike of gehele onklaarraking van enige munisipale riool of rioolwaterversorgingwerk of meganiese toestel wat regstreeks of onregstreeks aan genoemde storting te wye is, met inbegrip van boetes of skadevergoeding wat hy ten gevolge van die vervolging of aksie moet betaal.

(7) Die raad kan van tyd tot tyd of te eniger tyd vanweë enige verandering in die omstandighede wat voortspruit uit 'n wysiging van die rioolwatersuiweringsproses of die instel van nuwe of hersiene of strenger of ander standarde deur die raad of ingevolge die Waterwet, 1956 (Wet 54 van 1956), soos gewysig, of as gevolg van enige wysiging van hierdie verordeninge of vanweë enige ander rede, enige toestemming wat verleen is of enige voorwaarde by sodanige toestemming hersien, wysig, verander of herroep en/of nuwe voorwaardes stel vir die ontvangs van enige nywerheidsuitvloeisel in die munisipale riool, of die storting van enige of al sodanige uitvloeisel in die munisipale riool, verbied deur skriftelik vooraf afdoende kennis te gee van sy voorneme om dit te doen, en by die verstryking van sodanige kennisgewingstydperk word daar beskou dat die vorige vergunning of voorwaardes, na gelang van die geval, verval het, en die nuwe of gewysigde voorwaardes, indien daar is en na gelang van die geval, is dan onverwyd van toepassing.

19. Beheer van Nywerheidsuitvloeisel

19(1) Die eienaar of okkuperde van enige perseel waarvan daan nywerheidsuitvloeisel in 'n munisipale riool gestort word, moet toereikende geriewe soos oorloopvlakverlikkers, gereedheidstoerusting en oorloop-opvangputte verskaf of moet ander toepaslike maatreëls tref om op doeltreffende wyse te voorkom dat enige stof wat verbied of beperk word of wat eienskappe het wat strydig is met die bepalings van hierdie verordeninge, vanweë die nalatigheid van bedieners, kragonderbreking, die onklaarraking van toerusting of beheertoerusting, die oorbelasting van die geriewe, morsery gedurende op- of aflaaiwerk of om enige ander derglike rede per ongeluk in die munisipale riool stort.

(2) Die eienaar of okkuperde van enige perseel waarop nywerheidsuitvloeisel ontstaan en wat van voorneme is om sodanige uitvloeisel voor storting te behandel moet vooraf skriftelike toestemming van die ingenieur verkry.

(3) Die raad kan deur 'n kennisgewing te beteken aan die eienaar of okkuperde van enige perseel waarvandaan nywerheidsuitvloeisel gestort word, hom aansê om, behoudens enige ander bepaling van die Nasionale Bouregulasies of hierdie verordeninge, enige van of al die volgende te doen:

(a) Om die uitvloeisel, voordat dit in die munisipale riool gestort word, op so 'n wyse vooraf te behandel dat dit te alle tye in alle opsigte aan die bepalings van artikel 21(1) voldoen, of om die uitvloeiselsiklus van die nywerheidsproses in so 'n mate en op so 'n manier te wysig as wat na die raad se mening nodig is sodat enige rioolwaterversorgingswerk wat die genoemde uitvloeisel ontvang, of sodanige werk nou al onder die beheer van die raad staan of nie, gesuiwerde uitvloeisel kan voortbring wat voldoen aan enige standarde wat ingevolge die bepalings van die Waterwet, 1956 (Wet 54 van 1956), soos gewysig, vir sodanige werk voorgeskryf kan word;

(b) om die storting van die uitvloeisels tot sekere vasgestelde tye en die stortingstempo tot 'n vasgestelde maksimum

to install at his own expense such tanks, appliances and other equipment as in the opinion of the council may be necessary or adequate for compliance with the said restrictions;

(c) to install a separate drainage installation for the conveyance of industrial effluent and to discharge the same into the sewer through a separate connection, as directed by the council, and to refrain from discharging the said effluent through any drainage installation intended or used for the conveyance of domestic sewage or from discharging any domestic sewage through the said separate installation for industrial effluent;

(d) to construct at his own expense in any drainage installation conveying industrial effluent to the sewer one or more inspection, sampling or metering chambers of such dimensions and materials and in such positions as the council may prescribe;

(e) to pay, in respect of the industrial effluent discharged from the premises, such charge as may be calculated in terms of the tariff: Provided that, where, due to the particular circumstances of any case, the actual chemical oxygen demand (COD) or permanganate value (PV) and the concentration of metals of the effluent cannot be assessed by means of the method of assessment prescribed by the SABS, the engineer may use such alternative method of assessment as he may deem expedient and the charge to be levied shall be assessed accordingly;

(f) to provide all such information as may be required by the engineer to enable him to assess the charges payable in terms of the tariff; and

(g) for the purpose of paragraph (f), to provide and maintain at his own expense a meter or meters measuring the total quantity of water drawn from any borehole, spring or other source of water, excluding that of the council, used on the property and discharged as industrial effluent into the sewer.

20. Metering and Assessment of the Volume and Composition of Industrial Effluent

20(1) The council may incorporate, in such position as it shall determine in any drainage installation conveying industrial effluent to a sewer, any meter or gauge or other device for the purpose of ascertaining the volume or composition of the said effluent, and it shall be an offence for any person to by-pass, open, break into or otherwise interfere with or do damage any such meter, gauge or other device: Provided that the council may at its discretion enter into an agreement with any person discharging industrial effluent into the sewer, establishing an alternative method of assessing the quantity of effluent so discharged.

(2) The council shall be entitled to install and maintain any such meter, gauge or device as aforesaid at the expense of the owner of the premises on which it is installed.

(3) The owner of any premises on which there is situated any borehole or well used for a water supply for trade or industrial purposes shall

(a) register such borehole or well with the council;

(b) provide the council with full particulars of the discharge capacity of the borehole or well; and

(c) if the council has reason to doubt the reliability of the particulars given, carry out at the expense of the owner such tests on the discharge capacity of the borehole or well as may, in the opinion of the engineer, be necessary for the purpose of these by-laws.

te beperk en om op sy koste sodanige tenks, toestelle en ander toerusting wat na die raad se mening nodig of toereikend is om aan die genoemde beperkings te kan voldoen, aan te bring;

(c) om 'n afsonderlike perseelrioolstelsel vir die wegvoer van nywerheidsuitvloeisel aan te bring en om dié uitvloeisel deur middel van 'n afsonderlike aansluiting, soos deur die raad bepaal, in die munisipale riool te stort, en om hom daarvan te weerhou om die genoemde uitvloeisel deur middel van enige perseelrioolstelsel wat vir die wegvoer van huishoudelike riolwater bedoel is of gebruik word, te stort, of om enige huishoudelike riolwater deur middel van die genoemde afsonderlike stelsel vir nywerheidsuitvloeisel te stort;

(d) om op sy koste in enige perseelrioolstelsel wat nywerheidsuitvloeisel na die munisipale riool wegvoer, een of meer inspeksie-, monsterneming- of meterkamers van sodanige afmetings en materiale en op sodanige plekke as wat die raad kan voorskryf, te bou;

(3) om ten opsigte van die nywerheidsuitvloeisel wat van die perseel af gestort word, sodanige geldte wat ooreenkomsdig die tarief bereken word, te betaal: Met dien verstande dat, waar, vanweë die besondere omstandighede van enige geval, die werklike chemiese suurstofvereiste (CSV) of permanganaatwaarde (PW) en die metaalkonsentrasie van die uitvloeisel, nie by wyse van die bepalingsmethode soos voorgeskryf deur die SABS bepaal kan word nie, die ingenieur die alternatiewe bepalingsmethode wat hy dienstig ag mag gebruik en die geldte wat gehef moet word, word dienooreenkomsdig vastgestel;

(f) om alle inligting te verstrek wat die ingenieur kan vereis om die geldte wat ingevolge die tarief betaalbaar is, te kan bereken; en

(g) om vir die toepassing van paragraaf (f) op sy koste 'n meter of meters wat die totale hoeveelheid water afmeet wat uit 'n boorgat, fontein of ander waterbron, uitgesonderd dié van die raad, verkry en op die perseel gebruik en as nywerheidsuitvloeisel in die munisipale riool gestort word, te verskaf en in stand te hou.

(20) Afmeet en Vasstel van die Hoeveelheid en Samestelling van Nywerheidsuitvloeisel

20(1) Die raad kan, op 'n plek wat hy aanwys, in enige perseelrioolstelsel wat nywerheidsuitvloeisel na 'n munisipale riool wegvoer, enige meter of ander toestel aanbring met die doel om die volume of samestelling van die genoemde uitvloeisel daarmee te bepaal, en iemand wat so 'n meter of ander toestel uitskakel, oopmaak, oopbrek of op 'n ander manier daarmee peuter of dit beskadig, begaan 'n misdryf: Met dien verstande dat die raad na goeddunke met iemand wat nywerheidsuitvloeisel in die munisipale riool stort, 'n ooreenkoms kan aangaan waarby 'n ander metode vir die vasstel van die hoeveelheid uitvloeisel aldus gestort, bepaal word.

(2) Die raad het die reg om enige sodanige meter of toestel soos hierbo genoem, op koste van die eienaar van die perseel waarop dit aangebring word, aan te bring en te onderhou.

(3) Die eienaar van enige perseel waarop enige boorgat of put geleë is wat gebruik word om 'n watertoevoer vir bedryfs- of nywerheidsdoeleindes te verskaf, moet

(a) sodanige boorgat of put by die raad registreer;

(b) volledige besonderhede van die lewering van die boorgat of put aan die raad verstrek; en

(c) as die raad rede het om die betrouwbaarheid van die besonderhede wat verstrek is, in twyfel te trek, op sy koste sodanige toetse in verband met die lewering van die boorgat of put uitvoer wat na die ingenieur se mening vir die doeleindes van hierdie verordeninge nodig is.

21. Prohibited Discharges

21(1) No person shall discharge or cause or permit the discharge or entry into any sewer of any sewage, industrial effluent or other liquid or substance which

(a) in the opinion of the engineer may be offensive to or may cause a nuisance to the public;

(b) is in the form of steam or vapour or has a temperature exceeding 44°C at the point where it enters the sewer;

(c) has a pH value less than 6,0 or greater than 10,0;

(d) contains any substance of whatsoever nature likely to produce or emit explosive, flammable, poisonous or offensive gasses or vapours in any sewer;

(e) contains any substance having a flashpoint of less than 93°C or which emits a poisonous vapour at a temperature below 93°C;

(f) contains any material of whatsoever nature, including oil, grease, fat or detergents capable of causing interference with the proper operation of water care works;

(g) shows any visible signs of tar or associated products or distillates, bitumens or asphalts;

(h) contains any substance in such concentration as is likely in the final treated effluent from any water care works to produce an undesirable taste after chlorination or an undesirable odour or colour, or excessive foam;

(i) exceeds any of the limits or concentration of substances given in Appendix I to this Ordinance: Provided that the council may approve such greater limits or concentrations for such period or on such conditions as it may specify on consideration of the effect of dilution in the sewer and of the effect of such substance on the sewer or any sewage treatment process if the council is satisfied that in the circumstances the discharge of such substance will not

(i) damage any sewer, mechanical appliance, water care works or equipment; or

(ii) prejudice the use of sewage effluent for re-use; or

(iii) adversely affect any waters into which purified sewage effluent is discharged, or any land or crops irrigated with the sewage effluent;

(j) contains any substance of whatsoever nature which in the opinion of the engineer

(i) is not amenable to treatment at the water care works, or which causes or may cause a breakdown or inhibition of the normal sewage treatment processes; or

(ii) is of such nature as is or may be amenable to treatment only to such degree as to prevent the final treated effluent from the water care works from satisfactorily complying in all respects with any requirement imposed in terms of the Water Act, 1956 (Act 54 of 1956); or

(iii) whether listed in the relevant Appendix to these by-laws or not, either alone or in combination with other matter may

(aa) generate or constitute a toxic substance detrimental to the health of persons employed at the water care works or en-

21. Verbode Storting

21(1) Niemand mag rioolwater, nywerheidsuitvloeisel of ander vloeistof, gas of vaste stof in enige munisipale riool stort of veroorsaak of toelaat dat dit daarin gestort word of daarin beland nie, as

(a) dit na die mening van die ingenieur vir die publiek aanstaotlik is of 'n oorlaas mag veroorsaak;

(b) dit in die vorm van stoom of dampe is of die temperatuur daarvan op die plek waar dit die munisipale riool binnegaan 44°C oorskry;

(c) dit 'n pH-waarde van minder as 6,0 of meer as 10,0 het;

(d) dit enige stof van watter aard ook al behels of bevat wat waarskynlik ontplofbare, vlambare, giftige of aanstaotlike gasse of dampe in enige munisipale riool kan afgee of kan laat ontstaan;

(e) dit enige stof behels of bevat wat 'n flitspunt laer as 93°C het of wat 'n giftige damp by 'n temperatuur laer as 93°C kan afgee of laat ontstaan;

(f) dit enige stof van watter aard ook al, met inbegrip van olie, ghries, vet of reinigingsmiddels wat die behoorlike funksionering van rioolwaterversorgingswerke kan belemmer, behels of bevat;

(g) daar sigbare tekens van teer of aanverwante produkte of distillate, bitumen of asfalt is;

(h) dit enige stof bevat wat so gekonsentreerd is dat dit aan die finale behandelde uitvloeisel van enige rioolwaterversorgingswerk na chlorering waarskynlik 'n ongewenste smaak of 'n ongewenste reuk of kleur gee of dat dit oormatige skuum kan veroorsaak;

(i) dit enige van die perke of konsentrasies van stowwe wat in Aanhangsel I by hierdie verordeninge aangegee word, oorskry: Met dien verstande dat die raad sodanige hoër perke of groter konsentrasies vir sodanige tydperk en op sodanige voorwaardes as wat hy bepaal, kan goedkeur as hy, nadat hy die uitwerking van verdunning in die munisipale riool en die uitwerking van sodanige stof op die munisipale riool of op enige suiweringsproses oorweeg het, daarvan oortuig is dat die storting van sodanige stof in die omstandighede nie —

(i) enige munisipale riool, meganiese toestel, riool-waterversorgingswerk of toerusting sal beskadig nie; of

(ii) die gesuiwerde riooluitvloeisel vir enige hergebruik sal benadeel nie; of

(iii) 'n nadelige uitwerking sal hê op water waarin gesuiwerde riooluitvloeisel gestort word, of op enige grond of gewasse wat met die riooluitvloeisel besproei word nie;

(j) dit enige stof van watter aard ook al bevat wat na die mening van die ingenieur —

(i) nie vir behandeling by die rioolwaterversorgingswerk vatbaar is nie, of wat die gewone rioolwaterversorgingsprosesse ontwrig of kan ontwrig of dit strem of kan strem; of

(ii) van so 'n aard is of slegs dermate gesuiwer kan word dat dit verhoed dat die finale gesuiwerde uitvloeisel van die rioolwaterversorgingswerk nie behoorlik in alle opsigte voldoen aan enige vereiste wat ingevolge die bepalings van die Waterwet, 1956 (Wet 54 van 1956), soos gewysig, gestel word nie; of

(iii) of dit nou al in die toepaslike Aanhangsel by hierdie verordeninge aangedui word of nie, hetsy alleen, hetsy saam met ander stowwe —

(aa) 'n gifstof afgee of bevat wat skadelik kan wees vir die gesondheid van diegene wat by die rioolwaterversor-

tering the council's sewers or manholes in the course of their duties; or

(bb) be harmful to sewers, water care works or land used for the disposal of purified sewage effluent; or

(cc) adversely affect any of the processes whereby sewage is purified or any re-use of purified sewage effluent.

(2)(a) Any person receiving from an official duly authorized thereto by the council a written order instructing him to stop the discharge to the sewer of any substance referred to in subsection (1), shall forthwith stop such discharge.

(b) Any person who contravenes the provisions of subsection (1) or who fails to comply with an order issued in terms of paragraph (a), shall be guilty of an offence.

(c) Notwithstanding the provisions of paragraph (b), should any person have failed to comply with the terms of an order served on him in terms of paragraph (a) and such discharge is likely in the opinion of the engineer to cause damage to any sewer or mechanical or other appliance or to seriously prejudice the efficient operation of any water care works, the council may, after further written notice, refuse to permit the discharge of any industrial effluent into the sewer until such time as the industrial effluent complies in all respects with the council's requirements as prescribed in terms of these by-laws, in which event the person responsible for the discharge shall forthwith stop it, or if he fails to do so, the council may prevent him from proceeding with the discharge.

APPENDIX I

LIMITS OF CONCENTRATION OF CERTAIN SUBSTANCES

Subject to the provisions of section 22(1)(i) of these by-laws:

(a) The limits of the PV, pH and electrical conductivity of sewage are as follows:

pH — within the range 6,0 — 10,0

Electrical conductivity not greater than 300 mS/m at 20°C

(b) The maximum permissible concentrations of pollutants, expressed in milligrams per liter (mg/ℓ) are as follows:

(i) GENERAL:

PV — not to exceed: 1 400 mg/ℓ

Caustic alkalinity (expressed as CaCO_3): 2 000 mg/ℓ

Substances in suspension (including fat, oil, grease, waxes and like substances): 2 000 mg/ℓ

Substances soluble in petroleum ether: 500 mg/ℓ

Sulphides, hydro-sulphides and polysulphides (expressed as S): 50 mg/ℓ

Substances from which hydrogen cyanide can be liberated in the drainage installation, sewer or water care works (expressed as HCN): 20 mg/ℓ

Formaldehyde (expressed as HCHO): 50 mg/ℓ

Phenolic compounds: 1,0 mg/ℓ

Non-organic solids in suspension: 100 mg/ℓ

Chemical oxygen demand (COD): 5 000 mg/ℓ

All sugars and/or starches (expressed as glucose): 1 500 mg/ℓ

gingswerk werkzaam is of wat die raad se rolle of mangate in die loop van hul pligte moet binne gaan;

(bb) skadelik kan wees vir munisipale rolle, watersorgingswerke of vir die grond wat vir die wegdoening van gesuiwerde riooluitvloeisel gebruik word;

(cc) 'n nadelige uitwerking kan hê op enige van die prosesse waarvolgens rioolwater gesuiwer word of op enige hergebruik van gesuiwerde riooluitvloeisel.

(2)(a) Iemand wat 'n skriftelike opdrag van 'n beampie wat deur die raad behoorlik daartoe gemagtig is, ontvang om die storting in die munisipale riool van enige stof wat in subartikel (1) genoem word, te staak, moet sodanige storting onmiddellik staak.

(b) Iemand wat die bepalings van subartikel (1) oortree of nie gevold gee aan 'n opdrag wat hy ingevolge paragraaf (a) ontvang nie, is skuldig aan 'n misdryf.

(c) Ondanks die bepalings van paragraaf (b), kan die raad, indien iemand nie gevold gee aan 'n opdrag wat ingevolge subartikel (1) aan hom betrek is nie en die storting na die ingenieur se mening skade kan berokken aan enige munisipale riool of meganiese of ander toestel of die behoorlike funksionering van enige rioolwatersorgingswerke waarskynlik ernstig kan benadeel, na verdere skriftelike kennisgiving weier om toe te laat dat enige nywerheidsuitvloeisel in die munisipale riool gestort word tot tyd en wyl die nywerheidsuitvloeisel in alle opsigte aan die raad se vereistes, soos in hierdie verordeninge voorgeskryf, voldoen, en in daardie geval moet die persoon wat vir die storting verantwoordelik is, dit onverwyld staak of, as hy versuim om dit te doen, mag die raad hom verhinder om met die storting voort te gaan.

AANHANGSEL I

BEPERKING OP BESOEDELING IN RIOOLWATER

Behoudens die bepalings van artikel 21(1)(i) van hierdie verordeninge is,

(a) Die perke vir die pH en elektriese geleivermoë van rioolwater soos volg:

pH — binne die bestek van 6,0 — 10,0

Elektriese geleivermoë — hoogstens 300 mS/m by 20°C

(b) Die maksimum toelaatbare konsentrasies van besoedelingstowwe, uitgedruk in milligram per liter (mg/ℓ) soos volg

(i) ALGEMEEN:

PW-hoogstens: 1 400 mg/ℓ

Bytende alkaliniteit (uitgedruk as CaCO_3): 2 000 mg/ℓ

Stowwe in suspensie (met inbegrip van vet, olie, ghries, was en soortgelyke stowwe): 2 000 mg/ℓ

Stowwe wat in petroleum-eter oplosbaar is: 500 mg/ℓ

Sulfides, hidrosulfides en polisulfides (uitgedruk as S): 50 mg/ℓ

Stowwe wat blousuurgas in die perseelrioolstelsel, riool of rioolwatersuiweringswerk kan vrystel (uitgedruk as HCN): 20 mg/ℓ

Formaldehyde (uitgedruk as HCHO): 50 mg/ℓ

Fenoliese verbinding: 1,0 mg/ℓ

Nie-organiese vaste stowwe in suspensie: 100 mg/ℓ

Chemiese suurstofvereistes (CSV): 5 000 mg/ℓ

Alle suikers en/of stysels (uitgedruk as glukose): 1 500 mg/ℓ

Available chlorine (expressed as Cl): 100 mg/l
 Sulphates and sulphites (expressed as SO₄): 1 800 mg/l
 Fluorine-containing compounds (expressed as F): 5 mg/l

Anionic surface activators: 500 mg/l
 Orthophosphate (expressed as P): 10 mg/l

(ii) METALS:

Group 1

Chromium (expressed as Cr)
 Copper (expressed as Cu)
 Nickel (expressed as Ni)
 Zinc (expressed as Zn)
 Silver (expressed as Ag)
 Cobalt (expressed as Co)
 Cadmium (expressed as Cd)
 Manganese (expressed as Mn)

The total collective concentration of all metals in Group 1 (expressed as indicated above) in any sample of the effluent, shall not exceed 20 mg/l, nor shall the concentration of any individual metal in any sample exceed 5 mg/l.

Group 2

Lead (expressed as Pb)
 Selenium (expressed as Se)
 Mercury (expressed as Hg)

The total collective concentration of all metals in Group 2 (expressed as indicated above), in any sample of the effluent shall not exceed 50 mg/l, nor shall the concentration of any individual metal in any sample exceed 20 mg/l.

Group 3

Arsenic (expressed as As)
 Boron (expressed as B)

The total collective concentration of the metals in Group 3 (expressed as indicated above) in any sample of the effluent shall not exceed 20 mg/l.

(iii) RADIO-ACTIVE WASTES:

Radio-active wastes or isotopes: Such concentration as may be laid down by the Atomic Energy Corporation or any State Department:

Provided that, notwithstanding the requirements set out above in this Appendix, the council reserves the right to limit the total mass of any substance or impurity discharged per 24 hours into the sewers from any premises.

NOTE: The method of testing in order to ascertain the concentration of any substance mentioned above shall be the test normally used by the council for the purpose. Any person discharging into a sewer any substance referred to in this Appendix, can ascertain the details of the appropriate test from the council.

PART II

WATER

1. Definitions

"Chief Fire Officer" the person appointed by the Council as head of the Fire Brigade and Ambulance Services Department or his duly authorized representative;

Beskikbare chloor (uitgedruk as Cl): 100 mg/l
 Sulfate en sulfiete (uitgedruk as SO₄): 1 800 mg/l
 Fluoorhoudende verbindings (uitgedruk as F): 5 mg/l
 Anioniese oppervlakaktiveerders: 500 mg/l
 Orotosfaat (uitgedruk as P): 10 mg/l

(ii) METALE:

Groep 1
 Chroom (uitgedruk as Cr)
 Koper (uitgedruk as Cu)
 Nikkel (uitgedruk as Ni)
 Sink (uitgedruk as Zn)
 Silwer (uitgedruk as Ag)
 Kobalt (uitgedruk as Co)
 Kadmiem (uitgedruk as Cd)
 Mangaan (uitgedruk as Mn)

Die totale gesamentlike konsentrasie van al die metale in Groep 1 (uitgedruk soos hierbo) in enige monster van die uitvloeisel, mag nie 20 mg/l en die konsentrasie van enige besondere metaal in enige monster nie 5 mg/l oorskry nie.

Groep 2

Lood (uitgedruk as Pb)
 Selenium (uitgedruk as Se)
 Kwik (uitgedruk as Hg)

Die totale gesamentlike konsentrasie van al die metale in Groep 2 (uitgedruk soos hierbo) in enige monster van die uitvloeisel mag nie 50 mg/l en die konsentrasie van enige besondere metaal in enige monster nie 20 mg/l oorskry nie.

Groep 3

Arseen (uitgedruk as As)
 Boor (uitgedruk as B)

Die totale gesamentlike konsentrasie van die metale in Groep 3 (uitgedruk soos hierbo) in enige monster van die uitvloeisel, mag nie 20 mg/l oorskry nie.

(iii) RADIOAKTIEWE AFVALSTOWWE

Radioaktiewe afvalstowwe of isotope: 'n Konsentrasie wat die Atoomenergiekorporasie of enige Staatsdepartement bepaal:

Met dien verstande dat, ondanks bestaande vereistes wat in hierdie Aanhangesel uiteengesit word, die raad hom die reg voorbehou om die totale massa van enige stof of onsuwerheid wat per etmaal in die munisipale riool vanaf enige persel gestort word, te beperk.

LET WEL: Die Raad pas die toets toe wat hy gewoonlik gebruik om die konsentrasie van enige stof wat hierbo genoem word, te bepaal. Iemand wat 'n stof wat in hierdie Aanhangesel genoem word, in die munisipale riool stort, kan die besonderhede van die toepaslike toets by die raad verkry.

DEEL II

WATER

1. Woordomskrywings:

"Brandweerhoof" die persoon wat deur die Raad as hoof van die Departement Brandweer en Ambulansdienste aangestel is of sy behoorlik gemagtigde verteenwoordiger;

"communication pipe" any pipe leading from a main to the premises of any consumer as far as the street boundary of such premises situated nearest to such main, or in cases where the meter is installed inside the premises of any consumer in terms of this part of these by-laws as far as the inlet of the meter;

"consumer" the occupier of any premises which the Council has contracted to supply with water or the owner or any person who has entered into a contract with the Council for the supply of water or who is lawfully obtaining water from the Council;

"Council" the City Council of Pretoria, 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;

"main" any pipe, aqueduct or other work under the exclusive control of the Council and used by it for the purpose of conveying water to consumers, but shall not include any communication pipe, as herein defined.

2. CONNECTION FROM MAINS

(a) All communication pipes which are intended for preventive or automatic use in case of fire shall be laid by the Council as far as the boundary of the consumer's property.

(b) Such communication pipes shall be used only for fire extinguishing purposes.

(c) No take-off of any kind shall be made, other than those in connection with automatic sprinklers and drenchers, hydrant connections or necessary for the pressure tank upon the top of the building, which tank shall be controlled by a suitable ball tap.

3. VALVES IN COMMUNICATION PIPES

Every communication pipe shall be fitted with a proper sluice valve, which said valve shall be —

- (i) supplied by the Council at the expense of the consumer;
- (ii) installed between the consumer's property and the main;
- (iii) of the same diameter as the communication pipe;
- (iv) in such position as may be determined by the engineer.

4. ADDITIONS TO SYSTEM

No further sprinkler shall be added or connected to any existing fire extinguishing system after such system has been connected to the mains without the written consent of the Council first having been obtained thereto.

5. EXTENSION OF SYSTEM TO OTHER PREMISES

No extension or connection from any fire extinguishing system to other premises shall be made, and in the event of any such connection or extensions being made the Council shall be entitled to enter upon any premises and take all steps necessary to disconnect such connections at the cost of the persons responsible for such extension or connection.

"hoofwaterpyp" enige pyp, waterleiding of ander inrigting wat geheel en al onder beheer van die Raad staan, en wat hy gebruik met die doel om water na die verbruikers aan te voer, maar dit omvat nie 'n verbindingpyp soos dit hierin omskryf word nie;

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

"verbindingpyp" 'n pyp van die hoofwaterpyp af na die perseel van 'n verbruiker wat loop tot by die straatgrens van sodanige perseel wat die naaste aan die hoofwaterpyp lê, of ingeval die meter ingevolge die bepalings van hierdie verordeninge op die perseel van 'n verbruiker aangebring is, tot by die inlaatopening van die meter;

"verbruiker" die okkuperer van 'n perseel waaraan die Raad kragtens 'n ooreenkoms water moet lewer, of die eienaar daarvan, of enigeen aan wie die Raad kragtens 'n ooreenkoms water moet lewer, of wat wettiglik water van die Raad verkry;

2. AANSLUITING BY WATERHOOFLEIDING

(a) Die Raad moet alle verbindingspype wat bedoel is vir voorkomingsdoeleindes of vir outomatiese gebruik in geval van brand, tot by die grens van die verbruiker se eiendom aanlê.

(b) Dié verbindingspype moet slegs vir brandblusdoeleindes gebruik word.

(c) Geen water mag hieruit gebruik word, behalwe dié wat vereis word in verband met outomatiese sproei-blustoestelle, drenk-blustoestelle en brandkraan verbindings, of vir die drukten bo-op die gebou nie, terwyl watertoevoer na die tenk deur middel van 'n geskikte vlotterkraan beheer moet word.

3. KLEPPE IN VERBINDINGSPYPE

Elke verbindingpyp moet 'n behoorlike afsluitklep aan hê. Dié klep moet —

- (i) deur die Raad op koste van die verbruiker verskaf word;
- (ii) tussen die verbruiker se eiendom en die hoofwaterpyp aangebring word;
- (iii) dieselfde middellyn as die verbindingpyp hê;
- (iv) op 'n plek aangebring word wat die ingenieur aanwys.

4. UITBREIDING VAN STELSEL

Daar mag nie sonder die skriftelike toestemming van die Raad verdere sproei-blustoestelle tot 'n bestaande brandblusstelsel toegevoeg of daaraan verbind word, nadat dié stelsel by die hoofwaterpyp aangesluit is nie.

5. UITBREIDING VAN STELSEL NA ANDER PERSELE

Geen brandblusstelsel mag met ander persele verbind of daarheen uitgebrei word nie, en indien so 'n verbinding of uitbreiding wel plaasvind, is die Raad geregtig om 'n persele te betree en die vereiste stappe te doen om dié verbinding op koste van die persoon wat vir die verbinding of uitbreiding verantwoordelik is, te verwyder.

6. INSPECTION AND APPROVAL OF FIRE EXTINGUISHING SERVICE

No supply of water shall be made or given until the fire extinguishing system has been inspected and the engineer or his duly authorized representative has certified in writing that such service is in accordance with these by-laws and the work has been carried out to his satisfaction.

7. CONNECTION TO BE AT PLEASURE OF THE COUNCIL

Connections to the mains shall be at the pleasure of the Council, which shall be entitled to disconnect any fire extinguishing services at any time.

8. INSTALLATION OF REFLUX VALVE

In all private installations where a fire pump connection is installed, a reflux valve to close off the supply from the Council's mains when the fire pump connection is being used shall be installed between the boundary of the property and the fire pump connection.

9. SPRINKLER SYSTEM

1. A sprinkler system may be installed in direct communication with the main, but the Council shall not be deemed to guarantee any specified pressure of water at any time.

2. When an automatic sprinkler system has been installed and completed, the owner shall advise the Chief Fire Officer in writing within 14 days of the date of completion of the installation of such sprinkler system.

10. HEADER TANK OR DUPLICATE SUPPLY FROM MAINS

In the event of a header tank being installed above ground level, it must be provided with an overflow pipe, which shall discharge in such a position as to be readily observable, and shall not be led away by any down-pipe to any drain.

PART III

CITY PLANNING

1. Definitions

"building line" means an imaginary line on an erf or piece of land parallel to and at a fixed distance from any boundary of such erf or other portion of land;

"building" means a building as defined in section 1 of the National Building Regulations and Building Standards Act, 1977 (Act 103 of 1977);

"City Engineer" means the person holding the position of city engineer in the Council's city engineer's department or who has been appointed or authorized to perform the duties of such position and includes officials of the Council in its city engineer's department who under such person's control exercise any function, duty or authority in terms of these by-laws;

"City Council" means the City Council of Pretoria.

ENCROACHMENTS

2. With the consent of the City Council —

(1) a cantilevered overhanging roof may be erected over the street boundary or building line, at a height of at least 2,75 m above the finished ground level, measured from the finished ground level to the lowest point of the overhanging roof;

(2) foundations that are at least 0,75 m under the ground level may exceed a street boundary or building line with a maximum of 0,5 m;

(3) sunshades and overhead lamps may exceed a street boundary or building line: Provided that, in the case of sunshades, there shall be a head clearance of at least 2,1 m, measured from the finished ground level to the lowest point of such sunshades or overhead lamps;

6. ONDERSOEK EN GOEDKEURING VAN BRANDBLUSSTELSEL

Geen water word verskaf alvorens die brandblusstelsel ondersoek is, en die ingenieur of sy behoorlik gemagtigde verteenwoordiger skriftelik verklaar het dat dié stelsel aan die vereistes van hierdie verordeninge voldoen, en die werk tot sy voldoening verrig is nie.

7. DIE VERBINDING WORD TOEGELAAT SOLANK DIT DIE RAAD BEHAAG

'n Verbinding met die hoofwaterpyp word toegelaat solank dit die Raad behaag, en hy is geregtig om te eniger tyd 'n brandblusdiens te beeindig.

8. TERUGSLAGKLEP

Alle private installasies waar daar 'n brandspuitverbinding aangebring is, moet van 'n terugslagklep tussen die grens van die eiendom en die brandspuitverbinding voorsien word ten einde die toevoer van die Raad se hoofwaterpyp af te sluit wanneer die brandspuitverbinding gebruik word.

9. SPROEI-BLUSTOESTELLE

1. 'n Sproei-blustoestel kan regstreeks met die hoofwaterleiding verbind word, maar die Raad waarborg nie 'n bepaalde waterdruk te eniger tyd nie.

2. Wanneer 'n outomatiese sproei-blustoestel geïnstalleer en voltooi is, moet die eienaar die Brandweerhoof binne 14 dae na die voltooiing van die installasie van sodanige sproei-blustoestel skriftelik daarvan in kennis stel.

10. AFTAKTENK OF DUBBELE TOEVOER VAN HOOFWATERPYP AF

Indien 'n opgaartenk bokant grondvlak aangebring word, moet dit van 'n oorlooppyp voorsien word, wat sy water op 'n plek laat uitloop waar dit maklik sigbaar is; dié water moet nie in 'n reënwaterpyp na die riool weggevoer word nie.

DEEL III

STEDELIKE BEPLANNING

1. Woordomskrywings

"boulyn" beteken 'n denkbeeldige lyn op 'n erf of stuk grond, eweredig met en 'n vasgestelde afstand vanaf enige grens van sodanige erf of ander stuk grond;

"gebou" beteken 'n gebou soos omskryf in artikel 1 van die Wet op Nasionale Bouregulasies en Boustandaarde, 1977 (Wet 103 van 1977);

"Stadsingenieur" beteken die persoon wat die betrekking van stadsingenieur beklee of deur die Raad aangestel of gemagtig is om die pligte van hierdie betrekking uit te voer en dit sluit in beampies van die Raad in sy stadsingenieursafdeling wat onder sodanige persoon se beheer, enige funksie, plig of bevoegdheid ingevolge hierdie verordeninge uitoeft;

"Stadsraad" beteken die Stadsraad van Pretoria.

OORSKRYDINGS

2. Met die toestemming van die Stadsraad kan:

(1) 'n vrydraende oorhangdak oor die straatgrens of boulyn opgerig word op 'n hoogte van minstens 2,75 m bo die afgewerkte grondvlak gemeet vanaf die afgewerkte grondvlak tot die laagste punt van die oorhangdak;

(2) fondamente wat minstens 0,75 m onder die grondvlak is met 'n maksimum van 0,5 m 'n straatgrens of boulyn oorskry;

(3) sonskerms en bolampe 'n straatgrens of boulyn oorskry: Met dien verstande dat in die geval van sonskerms, 'n vry kopruimte van minstens 1,2 m gemeet vanaf die afgewerkte grondvlak tot die laagste punt van sodanige sonskerms of bolampe moet wees;

(4) eaves projections may exceed the street boundary or building line.

RESTRICTION ON THE ERECTION OF BUILDINGS WITHIN THE ONE:FIFTY YEAR FLOOD-LINE

3.(1) No building shall without the express permission of the Council be erected so that it is at its nearest point nearer to the centre of any natural watercourse than a line indicating the maximum level likely to be reached on an average every fifty years by flood-water in the said watercourse.

(2) For the purpose of subsection (1) the city engineer shall be the sole judge of the position of the said line and of the centre of such natural watercourse.

(3) For the purpose of this section, a natural watercourse means a topographic land depression which collects and conveys surface stormwater in a definite direction, and includes any clearly defined natural channel, which conveys water in a definite course along a bed between visible banks, whether or not its conformation has been changed by artificial means and whether or not such channel is dry during any period of the year, and includes any river, spruit and stream.

RELAY OF STORMWATER FROM A HIGH-LYING ERF TO A LOWER LYING ERF

4. If in the opinion of the City Council it is impracticable for stormwater to be drained from any high-lying erf direct to a public street, the owner of any lower lying erf shall be obliged to accept and/or permit the passage of such stormwater and the owner of such high-lying erf, the stormwater from which is discharged over the lower lying erf, shall be liable for a proportionate share of the cost of any pipe-line or drain which the owner of such lower lying erf may find necessary to construct for the purpose of conducting the water so discharged.

ENCLOSURES

5. Where any erf is enclosed in whichever manner, such enclosure shall be designed, erected and maintained according to Schedule I, subject to any other provision of these By-laws.

SCHEDULE I

(Enclosures and walls on erf boundaries)

CONDITIONS WITH WHICH AN ENCLOSURE SHALL COMPLY

1. HEIGHT RESTRICTIONS

(a) Apart from the provisions of paragraph 3 hereof, no enclosure (except those on Industrial and Business zoned erfs), irrespective to the type of material used, may exceed a height of 2,1 m.

(2) Apart from the provisions of subparagraph (1) hereof, barbed wire or similar wire and safety spikes may be erected only from a height of 1,75 m.

2. DESIGN AND APPEARANCE

(1) An enclosure, as provided in paragraph 1 hereof, which is visible from an adjacent street or public open space shall comply with the following:

(a) All surfaces which are visible from such street or public open space shall —

- (i) be skilfully finished;
- (ii) be of good quality material;
- (iii) be without defect; and
- (iv) have an exposed or finished side;

(4) dakoorhange die straatgrens of boulyn oorskry.

BEPERKING OP DIE OPRIGTING VAN GEBOUE BINNE DIE 1:50 JAAR VLOEDLYN

3.(1) Geen gebou mag, sonder die uitdruklike toestemming van die Stadsraad, so opgerig word dat dit op sy naaste punt nader aan die middel van enige natuurlike waterloop is as 'n lyn wat die maksimum hoogte aandui wat waarskynlik deur vloedwater in die gemelde waterloop gemiddeld elke vyftig jaar bereik sal word nie.

(2) Vir die toepassing van subartikel (1) is die Stadsingeieur die alleenbeslisser van die posisie van gemelde lyn asook van die middel van sodanige natuurlike waterloop.

(3) Vir die toepassing van subartikel (1) beteken 'n natuurlike waterloop 'n topografiese grondlaag wat oppervlakte-stormwater versamel en in 'n definitiewe rigting afvoer en dit sluit enige duidelik-omlynde natuurlike kanaal wat water in 'n definitiewe rigting oor 'n bedding tussen sigbare oewers afvoer in, hetsy die vorm daarvan kunsmatig verander is al dan nie en hetsy sodanige kanaal gedurende enige tydperk van die jaar droog is al dan nie, en dit sluit enige rivier, spruit en stroom in.

DEURLAAT VAN STORMWATER VANAF 'N HOËRLIGGENDE ERF NA 'N LAERLIGGENDE ERF

4. Indien dit na die mening van die Stadsraad onprakties is vir stormwater om vanaf enige hoogliggende erf direk tot by 'n publieke straat dreineer te word, sal die eienaar van enige laerliggende erf verplig wees om die vloeい van sodanige stormwater te aanvaar en/of toe te laat en die eienaar van sodanige hoogliggende erf waarvan stormwater oor die laerliggende erf stort sal aanspreeklik wees vir 'n proporsionele aandeel van die koste van enige pyplyn of afvoersloot wat die eienaar van sodanige laerliggende erf nodig mag vind om te bou vir die doel om die water wat aldus oor die erf gestort word weg te lei.

OMHEININGS

5. Onderworpe aan enige ander bepaling van hierdie verordeninge, waar enige erf op welke wyse ook al omhein word, moet sodanige omheining ontwerp, opgerig en onderhou word, ooreenkomsdig skedule I.

SKEDULE I

(Heinings en mure op erfsgrens)

VOORWAARDES WAARAAN 'N OMHEINING MOET VOLDOEN

1. HOOGTEBEPERKINGS

(1) Behoudens die bepaling van paragraaf 3, mag geen omheining (behalwe dié op industrieel en besigheids gesoneerde erwe) ongeag die material wat gebruik word die hoogte van 2,1 m oorskry nie.

(2) Behoudens die bepaling van subparagraph (1) mag doringdraad of soortgelyke draad en veiligheidspenne slegs opgerig word vanaf 'n hoogte van 1,75 m.

2. ONTWERP EN VOORKOMS

(1) 'n Omheining soos in paragraaf 1 bedoel wat vanaf 'n aangrensende straat of openbare oopruimte sigbaar is moet:

(a) Alle vlakke wat sigbaar is vanaf sodanige straat of openbare oopruimte:

- (i) vakkundig afgewerk;
- (ii) van goeie gehalte materiaal;
- (iii) sonder defek; en
- (iv) met sig- of afgewerkte kant wees;

(b) painted surfaces visible from such street or public open space, shall be white only or a different colour as approved by the City Council.

(c) If such enclosure is made of precast material and is visible from such street or public open space, it shall only have a brick pattern and be painted white or a different finish or colour as approved by the City Council.

(d) If wood forms part of such enclosure, it shall be thoroughly treated with a wood-preserving agent.

(2) An enclosure, as provided in paragraph 1 hereof, which is visible from any adjacent erf, shall comply with the following:

(a) All surfaces fronting on the adjacent erven shall be —

- (i) skilfully finished;
- (ii) of good quality material;
- (iii) without defect; and
- (iv) maintenance-free.

(b) If applicable, the struts, posts and columns of such an enclosure shall show on the owner's side.

(c) If wood forms part of such enclosure, it shall be thoroughly treated with a wood-preserving agent.

3. GENERAL

(1) Notwithstanding the provisions in paragraphs 1 and 2 hereof —

(a) the City Council may agree to it that the maximum heights, as stipulated in paragraph 1 hereof, be exceeded;

(b) the enclosure, as provided in paragraph 1 hereof, shall, within a distance of 4,5 m from any street boundaries or public open space boundaries be splayed or lowered to a height of 1 m, if the City Council so requires;

(c) no barbed wire or similar wire and safety spikes in any area (Industrial-zoned erven excluded) may be visible from any street, public open space or adjacent erf;

(d) maintenance shall be properly done to ensure at all times a good appearance, of which the City Council shall be the sole judge;

(e) the height of any enclosure or wall is measured from the natural ground level.

4.(1) Sheet metal which is used for roofs and is visible from the street or surrounding erven shall be properly painted within fifteen months after construction thereof if the City Council so requires.

(2) No roof surface may have a luminous finish.

PART IV

PENALTY CLAUSE

1.(1) Apart from any provision of these by-laws wherein an offence is explicitly specified, any person who contravenes any provision of these by-laws or fails to comply therewith, commits an offence and is on conviction punishable with a fine not exceeding the fine and imprisonment as prescribed in terms of section 105 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), as amended.

(2) Any person who fails in any way to comply with any notice served on him by the Council and whereby he is ordered to do or not to do something, commits an offence, and commits such offence each day or part of a day on which the failure continues and is, with regard to every offence, as

(b) indien geverfde vlakke wat sigbaar is vanaf sodanige straat of openbare oopruimte, slegs wit of van 'n ander kleur wees soos deur die Stadsraad goedgekeur;

(c) indien sodanige omheining van vooraf gegiette materiaal vervaardig is en sigbaar is vanaf sodanige straat of openbare oopruimte, slegs van 'n baksteen patroon, wit verf of van 'n ander afwerking of kleur wees soos deur die Stadsraad goedkeur;

(d) indien hout deel van sodanige omheining uitmaak, dit behoorlik met 'n houtbewaringsmiddel behandel wees.

(2) 'n Omheining soos in paragraaf 1 bedoel, wat vanaf enige aangrensende erf sigbaar is, moet:

- (a) Alle vlakke wat na die aangrensende erwe front;
- (i) vakkundig afgewerk;
- (ii) van goeie gehalte materiaal;
- (iii) sonder defek; en
- (iv) onderhoudsvry wees;

(b) indien van toepassing, die stutte, pale en kolomme van sodanige omheining aan die eienaars kant vertoon;

(c) indien hout deel van sodanige omheining uitmaak, dit behoorlik met 'n houtbewaringsmiddel behandel wees.

3. ALGEMEEN

(1) Ondanks die bepalings van paragrawe 1 en 2:

(a) kan die Stadsraad toestem dat die maksimum hoogtes soos in paragraaf 1 gestipuleer, oorskry word;

(b) moet, indien die Stadsraad dit vereis, die omheining soos in paragraaf 1 bedoel, binne 'n gebied van 4,5 m vanaf enige straat- of openbare oopruimte grense afgeskuins word of tot 1 m hoogte verlaag word;

(c) mag geen doringdraad of soortgelyke draad en veiligheidspenne, in enige gebied (industrieel gesoneerde erwe uitgesluit) vanaf enige straat, openbare oopruimte of aangrensende erf sigbaar wees nie;

(d) moet onderhoud behoorlik gedoen word om 'n goeie voorkoms, waarvan die Stadsraad die alleenbeoordelaar sal wees, te alle tye te verseker;

(e) word die hoogte van enige heining of muur gemeet vanaf die natuurlike grondvlak.

4.(1) Plaatmetaal wat vir dakke gebruik word en vanaf die straat of omliggende erwe sigbaar is, moet binne vyftien maande na oprigting behoorlik geverf word indien deur die Stadsraad vereis.

(2) Geen dakoppervlak mag van 'n glimmende afwerking wees nie.

DEEL IV

STRAFBEPALING

1.(1) Behoudens enige bepaling van hierdie Verordeninge waarin 'n misdryf uitdruklik gespesifieer word begaan iemand wat enige bepaling van hierdie Verordeninge oortree of versuim om daarvan te voldoen, 'n misdryf en is by skuldigbevinding strafbaar met 'n boete van hoogstens die boete en gevangenisstraf soos voorgeskryf ingevolge artikel 105 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), soos gewysig.

(2) Iemand wat versuim om in enige opsig te voldoen aan enige kennisgewing wat die raad aan hom beteken en waarby hy gelas word om iets te doen of nie te doen nie, begaan 'n misdryf en begaan 'n misdryf vir elke dag of gedeelte van 'n dag waarop die versuim voortduur en is ten opsigte van elke

mentioned above, on conviction punishable with a fine not exceeding the fine and imprisonment as prescribed in terms of section 105 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), as amended.

NOTICE 9 OF 1991

CORRECTION NOTICE

SANDTON AMENDMENT SCHEME 1654

Notice 2356 of 1990 which appeared in the Provincial Gazette, The Citizen and Transvaler on 21st and 28th November 1990 is hereby corrected by the substitution in the Afrikaans notice of the expression "Resterende Gedeelte 4 van Lot 34" with the expression "Gedeelte 4 van Lot 34".

NOTICE 10 OF 1991

NELSPRUIT AMENDMENT SCHEME 92

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 portion 7 of Erf 1410, Nelspruit Extension 3, 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 adjacent and to the south of Wolfaard Street, Nelspruit Extension 3 from "Industrial 3" to "Industrial 2".

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 2 January 1991.

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 P.O. Box 45, Nelspruit 1200 within a period of 28 days from 2 January 1991.

Address of agent: Aksion Plan Town and Regional Planners, Valuers, 109 Belmont Villas, 15 Paul Kruger Street.

NOTICE 11 OF 1991

PRETORIA AMENDMENT SCHEME 3683

We, Urban Design Consultants BK being the authorized agent of the owner of Remaining Extent of Erf 221, 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 we have applied to the City Council of Pretoria for the amendment of the town-planning scheme in operation known as Pretoria Amendment Scheme, 1974 by the rezoning of the property described above, situated on the northern corner of Schoeman Street and Grosvenor Street, Hatfield, from 1 dwelling per 1 000 m² to "Special" for dwelling office, on Remaining Extent of Erf 221, Hatfield.

misdryf, soos hierbo genoem, by skuldigbevinding strafbaar met hoogstens die boete en gevangenisstraf soos voorgeskryf ingevolge artikel 105 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), soos gewysig.

KENNISGEWING 9 VAN 1991

REGSTELLINGSKENNISGEWING

SANDTON-DORPSBEPLANNINGSKEMA 1654

Kennisgewing 2356 van 1990, wat in die Proviniale Koerant, The Citizen en die Transvaler op 21 en 28 November 1990 gepubliseer is, word hiermee verbeter deur die vervanging, in die Afrikaanse Kennisgewing, van die uitdrukking "Resterende Gedeelte 4 van Lot 34" met die uitdrukking "Gedeelte 4 van Lot 34".

AD.LAW

2—9

KENNISGEWING 10 VAN 1991

NELSPRUIT-WYSIGINGSKEMA 92

KENNISGEWING VAN 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 gemagtige agent van die eienaar van Gedeelte 7 van Erf 1410, Nelspruit Uitbreiding 3, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 kennis dat ek by die Stadsraad van Nelspruit aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as die Nelspruit-dorpsbeplanningskema, 1989 deur die hersonering van die eindom hierbo beskryf geleë aanliggend en ten suide van Wolfaardstraat, Nelspruit Uitbreiding 3 vanaf "Nywerheid 3" na "Nywerheid 2".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoourure by die kantoor van die Stadsklerk, Stadsraad van Nelspruit, Burgersentrum, Nelstraat, Nelspruit 1200, vir 'n tydperk van 28 dae vanaf 2 Januarie 1991.

Beware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 Januarie 1991, skriftelik by of tot die Stadsklerk by bovermelde 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) 52646.

2—9

KENNISGEWING 11 VAN 1991

PRETORIA-WYSIGINGSKEMA 3683

Ons, Urban Design Consultants BK, synde die gemagtigde agent van die eienaar van Resterende Gedeelte van Erf 221, Hatfield, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat ons 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 eindom hierbo beskryf, geleë op die noordelike hoek van Schoemanstraat en Grosvenorstraat, Hatfield, van 1 woonhuis per 1 000 m² na "Spesiaal" vir woonhuiskantoor, op Resterende Gedeelte van Erf 221, Hatfield.

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 2 January 1991.

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 2 January 1991.

Address of authorized agent: Urban Design Consultants BK, PO Box 36729, Menlopark 0102.

NOTICE 12 OF 1991

PRETORIA AMENDMENT SCHEME 3684

We, Urban Design Consultants BK, being the authorized agents of the owner of Portion 1 of Erf 219, 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 we have applied to the City Council of Pretoria for the amendment of the town-planning scheme in operation known as Pretoria Amendment Scheme, 1974 by the rezoning of the property described above, situated on the southern side of Pretorius Street (no. 1187), to the east of Grosvenor Street and to the west of Duncan Street, Hatfield, from 1 dwelling per 1 000 m² to "Special" for dwelling office, on Portion 1 of Erf 219, Hatfield.

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 2 January 1991.

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 2 January 1991.

Address of authorized agent: Urban Design Consultants BK, PO Box 36729, Menlopark 0102:

NOTICE 13 OF 1991

PRETORIA AMENDMENT SCHEME 3685

We, Urban Design Consultants BK, being the authorized agent of the owners of Erf 1101 and Erf 1119 of Pretoria North, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that we have applied to the City Council of Pretoria for the amendment of the town-planning scheme in operation known as Pretoria Amendment Scheme, 1974 by the rezoning of the property described above, situated on the northwestern corner of Brits Road and Ben Viljoen Street and on the southwestern corner of Brits Road and Ben Viljoen Street, Pretoria North, respectively, from "General Residential" to "Special" for office development, on Erf 1101 and Erf 1119, Pretoria North.

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 2 January 1991.

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 2 January 1991.

Address of authorized agent: Urban Design Consultants BK, PO Box 36729, Menlopark 0102.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Kamer 3024, Munitoria, Van der Waltstraat, Pretoria, vir 'n tydperk van 28 dae vanaf 2 Januarie 1991.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 Januarie 1991 skriftelik by of tot die Stadsekretaris by bovermelde adres of by Posbus 440, Pretoria, 0001 ingedien of gerig word.

Adres van gemagtigde agent: Urban Design Consultants BK, Posbus 36729, Menlopark 0102.

2-9

KENNISGEWING 12 VAN 1991

PRETORIA-WYSIGINGSKEMA 3684

Ons, Urban Design Consultants BK, synde die gemagtigde agente van die eienaar van Gedeelte 1 van Erf 219, Hatfield, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat ons 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 aan die suidekant van Pretoriusstraat (no. 1187), ten ooste van Grosvenorstraat en ten weste van Duncanstraat, Hatfield, van 1 woonhuis per 1 000 m² na "Spesiaal" vir woonhuiskantoor, op Gedeelte 1 van Erf 219, Hatfield.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Kamer 3024, Munitoria, Van der Waltstraat, Pretoria, vir 'n tydperk van 28 dae vanaf 2 Januarie 1991.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 Januarie 1991 skriftelik by of tot die Stadsekretaris by bovermelde adres of by Posbus 440, Pretoria, 0001 ingedien of gerig word.

Adres van gemagtigde agent: Urban Design Consultants BK, Posbus 36729, Menlopark 0102.

2-9

KENNISGEWING 13 VAN 1991

PRETORIA-WYSIGINGSKEMA 3685

Ons, Urban Design Consultants BK, synde die gemagtigde agent van die eienaar van Erf 1101 en Erf 1119 van Pretoria-Noord, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat ons 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 op die noordwestelike hoek van Britsweg en Ben Viljoenstraat en op die suidwestelike hoek van Britsweg en Ben Viljoenstraat, Pretoria-Noord, onderskeidelik van "Algemene woon" na "Spesiaal" vir kantoorontwikkeling, op Erf 1101 en Erf 1119, Pretoria-Noord.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Kamer 3024, Munitoria, Van der Waltstraat, Pretoria, vir 'n tydperk van 28 dae vanaf 2 Januarie 1991.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 Januarie 1991 skriftelik by of tot die Stadsekretaris by bovermelde adres of by Posbus 440, Pretoria, 0001 ingedien of gerig word.

Adres van gemagtigde agent: Urban Design Consultants BK, Posbus 36729, Menlopark 0102.

2-9

NOTICE 14 OF 1991

PIETERSBURG AMENDMENT SCHEME 211

I, Thomas Pieterse being the authorized agent of the owner of Erf 384, Annadale 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 the Pietersburg Town-planning Scheme, 1981 by the rezoning of the property described above, situated in Doornkraal Street from "Residential 1" with a density of "One dwelling per 700 m²" to "Residential 2" with height zone 2 6 and on an Annexure to permit a boardinghouse.

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 2 January 1991.

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 111, Pietersburg, 0700 within a period of 28 days from 2 January 1991.

Address of Agent: De Villiers, Pieterse, du Toit and Partners, P.O. Box 2912, Pietersburg 0700.

NOTICE 15 OF 1991

FOCHVILLE TOWN COUNCIL

FOCHVILLE EXTENSION 7

PROPOSED CLOSING OF SOLMS STREET AND PORTIONS OF AMARILLA AVENUE, BAYLEY AND VERMEULEN STREETS

Notice is hereby given in terms of section 67(3) of the Local Government Ordinance, 1939, that the Fochville Town Council intends to close;

Solms Street and portions of Amarilla Avenue, Bayley and Vermeulen Streets, in Fochville Extension 7 permanently.

The closing will be done to increase the site for the proposed Sports Complex.

Particulars of the proposed closing will be open for inspection at the office of the Town Secretary, Civic Centre, Froneman Street, Fochville during office hours for a period of sixty (60) days from 2 January 1991.

Any objection against the proposed closing must be in writing and lodged with the Town Clerk within sixty (60) days from 2 January 1991.

A.W. RHEEDER
Town Clerk

Civic Centre
Froneman Street
P.O. Box 1
Fochville
2515
wsstr.eng

NOTICE 16 OF 1991

SCHEDULE 8

(Regulation 11(2))

NOTICE OF APPLICATION FOR AMENDMENT OF

KENNISGEWING 14 VAN 1991

PIETERSBURG-WYSIGINGSKEMA 211

Ek, Thomas Pieterse, synde die gemagtigde agent van die eienaar van Erf 384, Annadale 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 geleë te Doornkraalstraat van "Residensieel 1" met 'n digtheid van "Een woonhuis per 700 m²" na "Residensieel 2" met 'n hoogtesone 6 en op 'n bylae vir die toelating van 'n losieshuis.

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 2 Januarie 1991.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 Januarie 1991 skriftelik by of tot die Stadsklerk by bovenmelde adres of by Posbus 111, Pietersburg, 0700 ingedien of gerig word.

Adres van Agent: De Villiers, Pieterse, du Toit en Venote, Posbus 2912, Pietersburg 0700.

KENNISGEWING 15 VAN 1991

STADSRAAD VAN FOCHVILLE

FOCHVILLE UITBREIDING 7

VOORGESTELDE SLUITING VAN SOLMSSTRAAT EN GEDEELTES VAN AMARILLALAAN, BAYLEY - EN VERMEULENSTRAAT

Hiermee word ingevolge Artikel 67(3) van die Ordonnansie op Plaaslike Bestuur, 1939, kennis gegee dat die Stadsraad van Fochville voornemens is om;

Solmsstraat en gedeeltes van Amarillaan, Bayley -en Vermeulenstraat in Fochville Uitbreiding 7 permanent te sluit.

Die sluiting sal geskied ten einde die terrein vir die voorgenoemde Sportkompleks groter te maak.

Besonderhede van die voorgestelde sluiting sal ter insae lê gedurende kantoorure in die kantoor van die Stadssekretaris, Burgersentrum, Fronemanstraat, Fochville vir 'n tydperk van sestig (60) dae vanaf 2 Januarie 1991.

Enie besware teen die voorgenome straatsluiting moet skriftelik binne sestig (60) dae vanaf 2 Januarie 1991, by die Stadsklerk ingedien word.

A.W. RHEEDER
Stadsklerk

Burgersentrum
Fronemanstraat
Posbus 1
Fochville
2515
WS.STR

2-9

KENNISGEWING 16 VAN 1991

BYLAE 8

(Regulasie 11(2))

KENNISGEWING VAN AANSOEK OM WYSIGING

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

I, Irma Muller, being the authorized agent of the owner of Portion 1 and the Remainder of Erf 468, Hatfield 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 known as Pretoria Town-planning Scheme, 1974 by the rezoning of the properties described above, situated in Pretorius Street between Richard Street and End Street from "Special Residential" to "Special" for offices.

Particulars of the application will lie for inspection during normal office hours at the office of the City Secretary, Room 3042, West Blok, Munitoria, c/o Van der Walt Street and Vermeulen Street, Pretoria for a period of 28 days from 2 January 1991.

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 2 January 1991.

Address of agent: I Muller, c/o Els van Straten & Partners, PO Box 28792, Sunnyside 0132.

NOTICE 17 OF 1991

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

I, Irma Muller, being the authorized agent of the owner of Portions 4, 5 and the Remainder of Erf 81, Mayville 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 known as Pretoria Town-planning Scheme, 1974 by the rezoning of the properties described above, situated on the north-western corner of Louis Trichardt Street and Mansfield Avenue from "Special Residential" to "Special" for a public garage, snack shop, take-away and car wash.

Particulars of the application will lie for inspection during normal office hours at the office of the City Secretary, Room 3042, West Block, Munitoria, c/o Van der Walt Street and Vermeulen Street, Pretoria for a period of 28 days from 2 January 1991 (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 2 January 1991.

Address of agent: I Muller, c/o Els van Straten and Partners, PO Box 28792, Sunnyside 0132. Tel. (012) 3422925.

E2097/IM/Alg

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

PRETORIA-WYSIGINGSKEMA

Ek, Irma Muller, synde die gemagtigde agent van die eienaar van Gedeelte 1 en die Restant van Erf 468, Hatfield 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 eindomme hierbo beskryf, geleë in Pretoriusstraat tussen Richardstraat en Endstraat van "Spesiale Woon" na "Spesiaal" vir kantore.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorture by die kantoor van die Stadssekretaris, Kamer 3042, Wesblok, Munitoria, h/v Van der Waltstraat en Vermeulenstraat, Pretoria vir 'n tydperk van 28 dae vanaf 2 Januarie 1991 (die datum van eerste publikasie van hierdie kennisgiving).

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 Januarie 1991 skriftelik by of tot die Stadssekretaris by bovermelde adres of by Posbus 440, Pretoria, 0001 ingedien of gerig word.

Adres van agent: I Muller, p/a Els van Straten & Vennote, Posbus 28792, Sunnyside 0132.

2—9

KENNISGEWING 17 VAN 1991

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

Ek, Irma Muller, synde die gemagtigde agent van die eienaar van Gedeeltes 4, 5 en die Restant van Erf 81, Mayville 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 eindomme hierbo beskryf, geleë op die noordwestelike hoek van Louis Trichardstraat en mansfieldlaan van "Spesiale Woon" na "Spesiaal" vir 'n openbare garage, snoepwinkel, wegneemeplek en karwas.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorture by die kantoor van die Stadssekretaris, Kamer 3042, Wesblok, Munitoria, h/v Van der Waltstraat en Vermeulenstraat, Pretoria vir 'n tydperk van 28 dae vanaf 2 Januarie 1991 (die datum van eerste publikasie van hierdie kennisgiving).

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 Januarie 1991 skriftelik by of tot die Stadssekretaris by bovermelde adres of by Posbus 440, Pretoria, 0001 ingedien of gerig word.

Adres van agent: I Muller, p/a Els van Straten en Vennote, Posbus 28792, Sunnyside 0132. Tel. (012) 3422925.

E2097/IM/Alg

2—9

NOTICE 18 OF 1991

SANDTON AMENDMENT SCHEME 1661

I, Robert Bremner Fowler, being the authorized agent of the owner of Portion 4 of Erf f19, Edenburg 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 western side of Wessels Road from "Residential 2" to "Business 4" with an FSR of 0,5.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Civic Centre, Room 206, B Block, corner of West Street and Rivonia Road, Sandown for the period of 28 days from 2 January 1991 (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 78001, Sandton 2146, within a period of 28 days from 2 January 1991.

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

NOTICE 19 OF 1991

CITY COUNCIL OF ROODEPOORT

ROODEPOORT AMENDMENT SCHEME 451

I, Paul Marius Zietsman being the authorized agent of the owner of Erf 1178, Weltevreden Park Extension 6 hereby gives notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the City Council of Roodepoort for the amendment of the town-planning scheme known as Roodepoort Town-planning Scheme, 1987 by the rezoning of the property described above, situated on the western corner of Albucala Avenue from "Residential 1" to "Special" for a residential office subject to certain conditions.

Particulars of the application are open for inspection during normal office hours at the office of the City Engineer (Development), Room 72, Fourth Floor, Civic Centre, Christiaan de Wet Road, Florida for the period of 28 days from 2 January 1991 (the date of first publication of this notice).

Objections to or representations of the application must be lodged with or made in writing to the City Engineer (Development) at the above address or at Private Bag X30, Roodepoort, 1725 within a period of 28 days from 2 January 1991.

Address of owner: Midplan and Associates, PO Box 21443, Helderkruin 1733.

NOTICE 20 OF 1991

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)

KENNISGEWING 18 VAN 1991

SANDTON-WYSIGINGSKEMA 1661

Ek, Robert Bremner Fowler, synde die gemagtigde agent van die eienaar van Gedeelte 4 van Erf 19, Edenburg gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Sandton aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Sandton-dorpsbeplanningskema, 1980, deur die hersonering van die eiendom hierbo beskryf, geleë aan die weste kant van Wesselsweg van "Residensieel 2" tot "Besigheid 4" met 'n VRV van 0,5.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Burgercentrum, Kamer 206, Blok B, op die hoek van Weststraat en Rivoniaweg, Sandown vir 'n tydperk van 28 dae vanaf 2 Januarie 1991 (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 2 Januarie 1991 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 78001, Sandton 2146 ingedien of gerig word.

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

2—9

KENNISGEWING 19 VAN 1991

STADSRAAD VAN ROODEPOORT

ROODEPOORT-WYSIGINGSKEMA 451

Ek, Paul Marius Zietsman, synde die gemagtigde agent van die eienaar van Erf 1178, Weltevredenpark 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 Roodepoort aansoek gedoen het om die wysiging van die dorpsbeplanningskema, 1987 geleë op die wettelike hoek van Albucalaan vanaf "Residensieel 1" tot "Spesiaal" vir 'n woonhuiskantoor onderworpe aan sekere voorwaardes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsingenieur (Ontwikkeling), Kantoor 72, Vierde Vlak, Burgercentrum, Christiaan de Wetweg, Florida vir 'n tydperk van 28 dae vanaf 2 Januarie 1991 (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 2 Januarie 1991 skriftelik by of tot die Stadsingenieur (Ontwikkeling) by bovermelde adres of by Privaatsak X30, Roodepoort 1725 ingedien of gerig word.

Adres van eienaar: Midplan en Medewerkers, Posbus 21443, Helderkruin 1733.

2—9

KENNISGEWING 20 VAN 1991

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 AMENDMENT SCHEME

I, Irma Muller, being the authorized agent of the owner of Portion 1 of Erf 32, Hatfield, 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 known as Pretoria Town-planning Scheme, 1974, by the rezoning of the property described above, situated in Schoeman Street between Festival Street and Hill Street from "Special Residential" to "Special" for a dwelling-house office.

Particulars of the application will lie for inspection during normal office hours at the office of the City Secretary, Room 3042, West Block, Munitoria, cnr Van der Walt Street and Vermeulen Street, Pretoria for a period of 28 days from 2 January 1991 (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 2 January 1991.

Address of agent: I Muller, c/o Els van Straten & Partners, PO Box 28792, Sunnyside 0132. Tel. (012) 342 2925.

NOTICE 21 OF 1991

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 46 has been prepared by it.

This scheme is an amendment scheme and contains the following proposals: The rezoning of Erven 936 and 938, Ermelo Extension 6 and Portion 101 a portion of Portion 13 of the farm Nootgedacht 268 IT from "Industrial" and "Railway purposes" to "Special for auctions and other associated business activities as given permission by the Town Council in writing".

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 2 January 1991.

Objections to or representation 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 2 January 1991.

NOTICE 22 OF 1991

CORRECTION NOTICE

SANDTON AMENDMENT SCHEME IN RESPECT OF THE PROPOSED REZONING OF THE REMAINDER OF ERF 130 AND ERF 131, ATHOLL EXTENSION 12 TOWNSHIP

The notice that appeared in the Provincial Gazette, the Citizen and Die Transvaler on 9 and 16 May 1990 is hereby amended by substituting the heading "SANDTON

PRETORIA-WYSIGINGSKEMA

Ek, Irma Muller, synde die gemagtigde agent van die eienaar van Gedeelte 1 van Erf 32, Hatfield, 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 in Schoemanstraat tussen Festivalstraat en Hillstraat van "Spesiale Woon" na "Spesiaal" vir 'n woonhuiskantoor.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadssekretaris, Kamer 3042, Wesblok, Munitoria, h/v Van der Waltstraat en Vermeulenstraat, Pretoria vir 'n tydperk van 28 dae vanaf 2 Januarie 1991 (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 2 Januarie 1991 skriftelik by of tot die Stadssekretaris by bovermelde adres of by Posbus 440, Pretoria 0001, ingedien of gerig word.

Adres van agent: I Muller, p/a Els van Straten & Vennote, Posbus 28792, Sunnyside 0132. Tel. (012) 342 2925.

2—9

KENNISGEWING 21 VAN 1991

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 ontwerpdorpsbeplanningskema bekend te staan as Ermelo-wysigingskema 46 deur hom opgestel is.

Hierdie skema is 'n wysigingskema en bevat die volgende voorstelle: Die hersonering van Erwe 936 en 938, dorp Ermelo Uitbreiding 6 en Gedeelte 101 van Gedeelte 13 van die plaas Nootgedacht 268 IT vanaf onderskeidelik "Nywerheid" en "Spoorwegdoeleindes" na "Spesiaal" vir veilings en sodanige ander besigheidsgebruiken as wat die Stadsraad skriftelik toestemming vir verleen".

Die ontwerpskema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk Ermelo, Municipale Kantore vir 'n tydperk van 28 dae vanaf 2 Januarie 1991.

Besware teen of vertoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 2 Januarie 1991 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 48, Ermelo 2350 ingedien of gerig word.

2—9

KENNISGEWING 22 VAN 1991

WYSIGINGSKENNISGEWING

SANDTON-WYSIGINGSKEMA AANGAANDE DIE VOORGENOME HERSONERING VAN RESTANT VAN ERF 130 EN ERF 131, ATHOLL UITBREIDING 12 DORPSGEBIED

Die kennisgewing soos geplaas in die Provinciale Koerant, die Citizen en Die Transvaler op 9 en 16 Mei 1990 word hiermee aangesuiwer deur die vervanging van die opskrif

AMENDMENT SCHEME 1357" with "SANDTON AMENDMENT SCHEME 1570".

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

NOTICE 23 OF 1991

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

I, Irma Muller, being the authorized agent of the owner of the Remainder of Erf 406 and Erf 407, Arcadia 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 known as Pretoria Town-planning Scheme, 1974 by the rezoning of the properties described above, situated in Schoeman Street between Leyds Street and Wessels Street from "General Residential" to "Special" for a public garage, snack shop, take-away and car wash.

Particulars of the application will lie for inspection during normal office hours at the office of the City Secretary, Room 3042, West Block, Munisitoria, c/o Van der Walt Street and Vermeulen Street, Pretoria for a period of 28 days from 2 January 1991 (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 2 January 1991.

Address of agent: I Muller, c/o Els van Straten and Partners, PO Box 28792, Sunnyside 0132. Tel. (012) 3422925.

E2104/IM/Alg

NOTICE 24 OF 1991

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)

EDENVALE AMENDMENT SCHEME 219

I, Jan van Straten (Els van Straten and Partners), being the authorized agent of the owner of erf 578, Eastleigh 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 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 corner of Andries Pretorius Road and

"SANDTON-WYSIGINGSKEMA 1367" met "SANDTON-WYSIGINGSKEMA 1570".

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

2—9

KENNISGEWING 23 VAN 1991

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

Ek, Irma Muller, synde die gemagtigde agent van die eienaar van die Restant van erf 406 en erf 407, Arcadia 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 eendomme hierbo beskryf, geleë in Schoemanstraat tussen Leydsstraat en Wesselsstraat van "Algemene Woon" na "Spesial" vir 'n openbare garage, snoepwinkel, wegneem-eetplek en karwas.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Kamer 3042, Wesblok, Munitoria, b/v Van der Waltstraat en Vermeulenstraat, Pretoria vir 'n tydperk van 28 dae vanaf 2 Januarie 1991 (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 2 Januarie 1991 skriftelik by of tot die Stadsekretaris by bovermelde adres of by Posbus 440, Pretoria, 0001 ingedien of gerig word.

Adres van agent: I Muller, p/a Els van Straten en Vennote, Posbus 28792, Sunnyside 0132. Tel. (012) 3422925

E2104/IM/Alg

2—9

KENNISGEWING 24 VAN 1991

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)

EDENVALE-WYSIGINGSKEMA 219

Ek, Jan van Straten (Els van Straten en Vennote) synde die gemagtigde agent van die eienaar van erf 578, dorp Eastleigh gee hiermee ingevolge artikel 56(1)(b)(i) 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

Terrace Road from "Industrial 3" to "Special — business premises, shops, places of refreshment, places of amusement, places of instruction, public garage and such other uses as the local authority may permit in writing."

Particulars of the application will lie for inspection during normal office hours at the office of the Town Secretary, Municipal Offices, Van Riebeeck Avenue, Edenvale (office number 316) for a period of 28 days from 2 January 1991.

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 25, Edenvale, 1610 within a period of 28 days from 2 January 1991.

Address of agent: Jan van Straten, Els van Straten and Partners, PO Box 28792, Sunnyside 0132. Propark Building, 309 Brooks Street, Menlo Park, Pretoria. Tel. (012) 342-2925. Telefax. (012) 43-3446.

Reference No: J2095/KNK

NOTICE 25 OF 1991

SCHEDULE 9

(Regulation 11(3))

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)

I, Francois Petrus van der Merwe, being the authorised agent of the owner of Erf 1033, Rustenburg, 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 Town Council of Rustenburg, for the amendment of the town-planning scheme known as Rustenburg Town-planning Scheme 1980.

This application contains the following proposals:

1. That Erf 1033, Rustenburg, be rezoned from part Public Garage and part Residential 1, to Business 1, with height zone H1.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Burger Street, Rustenburg, for a period of 28 days from 2 January 1991.

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 55, Rustenburg within a period of 28 days from 2 January 1991.

NOTICE 26 OF 1991

NOTICE OF APPLICATION FOR AMENDMENT OF THE TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE NO. 15 OF 1986)

BOKSBURG AMENDMENT SCHEME 1/698

I, Russel Pierre Attwell, being the authorised agent of the owner of Portions 29, 30 and 31 of Lot 128, Klippoortjie Agricultural Lots, hereby give notice in terms of Section 56(1)(b)(i) of the Town-planning and Townships Ordinance,

die eiendom hierbo beskryf, geleë op die hoek van Andries Pretoriusweg en Terraceweg van "Nywerheid 3" tot "Spesiaal — besigheidsgeboue, winkels, vermaaklikheidsplekke, onderrigplekke, openbare garage en sodanige ander gebruik as wat die plaaslike bestuur skriftelik mag toelaat."

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Municipale kantore, Van Riebeecklaan, Edenvale (Kantonnernummer 316) vir 'n tydperk van 28 dae vanaf 2 Januarie 1991.

Besware teen of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 Januarie 1991 skriftelik by of tot die Stadsekretaris by bovermelde adres of by Posbus 25, Edenvale, 1610 ingedien of gerig word.

Adres van agent: Jan van Straten, p/a Els van Straten en Vennote, Posbus 28792, Sunnyside 0132. Proparkgebou, Brooksstraat 309, Menlopark, Pretoria. Tel. (012) 342-2925. Telefaks: (012) 43-3446.

Verwysing No: J2095/KNK

2—9

KENNISGEWING 25 VAN 1991

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)

Ek, Francois Petrus van der Merwe, synde die gemagtigde agent van die eienaar van Erf 1033, Rustenburg, gee hiermee ingevolge artikel 56(1)(b)(ii) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Rustenburg aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Rustenburg-dorpsbeplanningskema 1980.

Hierdie aansoek bevat die volgende voorstelle:

1. Dat Erf 1033, Rustenburg, hersoneer word van deels Openbare Garage en deels Residensieel 1, na Besigheid 1, met hoogtesone H1.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Burgerstraat, Rustenburg, vir 'n tydperk van 28 dae vanaf 2 Januarie 1991.

Besware teen of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 Januarie 1991 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 55 Rustenburg ingedien of gerig word.

2—9

KENNISGEWING 26 VAN 1991

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)

BOKSBURG-WYSIGINGSKEMA 1/698

Ek, Russel Pierre Attwell, synde die gemagtigde agent van Gedeeltes 29, 30 en 31 van Lot 128, Klippoortjie Landboulotte, gee hiermee ingevolge Artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat

1986, that I have applied to the Boksburg Town Council for the amendment of the Town-planning Scheme, 1/1946, by the rezoning of the property described above, from "Special Residential" (Portion 29) and "Special" (Portions 30 and 31) to "Special" for Residential purposes.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Second Floor, Civic Centre, corner of Trichaardt and Commissioner Streets, Boksburg, for a period of 28 days from 2 January 1991.

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 215, Boksburg 1460, within a period of 28 days from 2 January 1991.

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

NOTICE 27 OF 1991

NOTICE OF AN 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)

JOHANNESBURG AMENDMENT SCHEME

3295

I, Michael Idris Osborne, being the authorised agent of the owners of Portions 1 and 2 of Erf 137, Norwood 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 the Johannesburg Town-planning Scheme, 1979, by the rezoning of the properties described above, situated on William Road, from "Residential 1" to "Business 4" subject to certain conditions.

Particulars of the application will lie for inspection during normal office hours at the office of the Director of Planning, 7th Floor, Civic Centre, Braamfontein, for a period of 28 days from 2 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 2 January 1991.

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

NOTICE 28 OF 1991

TOWN COUNCIL OF PRETORIA

PRETORIA AMENDMENT SCHEME 3699

I, Samuel Pauw, being the authorized agent of the owner of Erf 656, Brooklyn, Pretoria hereby given notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that I have applied to the City Council of Pretoria for the amendment of the town-planning scheme in operation known as Pretoria Amendment Scheme by the rezoning of property(ies) described above situated in Brooklyn, Pretoria, corner of Olivier and Pienaar Street from "Special Residential" to "Group Housing".

Particulars of the application will lie for inspection during normal office hours at the office of the City Secretary, Room 2034, West Block, Munitoria, Van der Walt Street, Pretoria for the period of 28 days from 2 January 1991.

Ek by die Boksburg Stadsraad aansoek gedoen het om die wysiging van die Dorpsbeplanningskema bekend as die Boksburg-dorpsbeplanningskema, 1/1946, deur die hersonering van die eiendomme hierbo beskryf, vanaf "Spesiaal Woon" (Gedeelte 29) en "Spesiaal" (Gedeeltes 30 en 31) na "Spesiaal" vir Woondoeleindes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Tweede Vloer, Burgersentrum, hoek van Trichaardt- en Commissioneerstraat, vir 'n tydperk van 28 dae vanaf 2 Januarie 1991.

Beware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 Januarie 1991 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 215, Boksburg 1460, ingedien of gerig word.

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

2—9

KENNISGEWING 27 VAN 1991

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

JOHANNESBURG-WYSIGINGSKEMA

3295

Ek, Michael Idris Osborne, synde die gemagtigde agent van die eienaars van Gedeeltes 1 en 2 van Erf 137, dorp Norwood, 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 Johannesburg-dorpsbeplanningskema, 1979, deur die hersonering van die eiendom hierbo beskryf, geleë op Williamweg, van "Residensieel 1" tot "Besigheid 4" onderworpe aan sekere voorwaardes.

Beware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 Januarie 1991, skriftelik by of tot die Direkteur van Beplanning by die bovermelde adres of by Posbus 30733, Braamfontein, 2017, ingedien of gerig word.

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

2—9

KENNISGEWING 28 VAN 1991

STADSRAAD VAN PRETORIA

PRETORIA-WYSIGINGSKEMA 3699

Ek, Samuel Pauw, synde die gemagtigde agent van die eienaar van Erf 656, Brooklyn, Pretoria 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-wysigingskema deur die hersonering van die eiendom hierbo beskryf, geleë te Pretoria, Brooklyn op die suid-westelike hoek van die kruising van Olivier- en Pienaarstraat van "Spesiale woon" tot "Groepsbehuising".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadssekretaris, Kamer 3024, Wesblok, Munitoria, Van der Waltstraat, Pretoria vir 'n tydperk van 28 dae vanaf 2 Januarie 1991.

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 2 January 1991.

Address of authorized agent: PO Box 2060, Pretoria 0001.

Physical address: 535 Charles Street, Menlo Park 0081.

NOTICE 29 OF 1991

NOTICE OF APPLICATION FOR EXTENSION OF BOUNDARIES OF APPROVED TOWNSHIP

The Village Council of Sabie hereby gives notice in terms of Section 69(6)(a) read in conjunction with Section 88(2) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that application has been made by Plan Associates to extend the boundaries of the township known as Sabie Extension 6 to include Portion 29 of the farm Grootfontein No. 196, JT, district Sabie.

The portion concerned is situated between the Sabie River and the "Ou" Lydenburg Road, and is to be used for purposes of a public holiday resort.

The application together with the plans, documents and information concerned, will lie for inspection during normal office hours at the office of the Town Clerk, Municipal Offices, 8th Avenue, Sabie, for a period of 28 days from 2 January 1991.

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 61, Sabie, 1260, within a period of 28 days from 2 January 1991.

NOTICE 30 OF 1991

SABIE AMENDMENT SCHEME 14

We, Plan Associates, being the authorized agent of the owner of Portion 29 of the farm Grootfontein 196 JT, and a part of Erf 766, Sabie Extension 6, hereby give notice in terms of Section 45(1)(c)(i) of the Town-planning and Townships Ordinance, 1986, that we have applied to the Village Council of Sabie for the amendment of the town-planning scheme known as Sabie Town-planning Scheme, 1984.

This application contains the following proposal:

The existing zoning of "Agricultural" and "Public Open Space" is to be altered to "Special" for the purpose of a holiday resort comprising 20 chalets, a restaurant/tea garden, a shop for the sale of curios, toiletries and refreshments as well as purposes incidental thereto.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Municipal Offices, 8th Avenue, Sabie, for a period of 28 days from 2 January 1991.

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 61, Sabie, 1260, within a period of 28 days from 2 January 1991.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 Januarie 1991 skriftelik by of tot die Stadsekretaris by bovemelde adres of by Posbus 440, Pretoria 0001 ingedien of gerig word.

Posadres van gemagtigde agent: Posbus 2060, Pretoria 0001.

Fisiese adres van gemagtigde agent: Charlesstraat 535, Menlopark 0081.

2—9

KENNISGEWING 29 VAN 1991

KENNISGEWING VAN AANSOEK OM UITBREIDING VAN GRENSE VAN GOEDGEKEURDE DORP

Die Dorpsraad van Sabie gee hiermee ingevolge Artikel 69(6)(a) saamgelees met Artikel 88(2) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat aansoek gedoen is deur Plan Medewerkers om die grense van die dorp bekend as Sabie Uitbreiding 6 uit te brei om Gedeelte 29, van die plaas Grootfontein Nr. 196 JT, distrik Sabie te omvat.

Die betrokke gedeelte is geleë tussen die Sabie Rivier en die Ou Lydenburgweg en sal vir doeleindes van 'n openbare vakansie-oord gebruik word.

Die aansoek tesame met die betrokke planne, dokumente en inligting lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Municipale Kantore, 8ste Laan, Sabie, vir 'n tydperk van 28 dae vanaf 2 Januarie 1991.

Besware teen of vertoë ten opsigte van die aansoek moet skriftelik en in tweevoud by of tot die Stadsklerk by bovemelde adres of by Posbus 61, Sabie, 1260, binne 'n tydperk van 28 dae vanaf 2 Januarie 1991, ingedien of gerig word.

2—9

KENNISGEWING 30 VAN 1991

SABIE-WYSIGINGSKEMA 14

Ons, Plan Medewerkers, synde die gemagtigde agent van die eienaar van Gedeelte 29, van die plaas Grootfontein 196 JT, en 'n deel van Erf 766, Sabie Uitbreiding 6, gee hiermee ingevolge artikel 45(1)(c)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ons by die Dorpsraad van Sabie aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Sabie-dorpsbeplanningskema, 1984.

Hierdie aansoek bevat die volgende voorstel:

Die huidige sonering van "landbou" en "Openbare oopruimte" sal gewysig word na "Spesiaal" vir doeleindes van 'n vakansie-oord met 20 chalets, 'n restaurant/teetuin, 'n winkel vir die verkoop van curios', toiletware en snoeperye, en doelendes in verband daar mee.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Municipale Kantore, te 8ste Laan, Sabie, vir 'n tydperk van 28 dae vanaf 2 Januarie 1991.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 Januarie 1991 skriftelik by of tot die Stadsklerk by bovemelde adres of by Posbus 61, Sabie, 1260, ingedien of gerig word.

2—9

NOTICE 31 OF 1991

VILLAGE COUNCIL OF SABIE

PROPOSED CLOSING AND ALIENATION OF A PART OF PARK 766, SABIE EXTENSION 6

The Village Council of Sabie hereby gives notice that it intends to close a part of Park 766, Sabie Extension 6, in extent ± 4 300 m² in terms of Section 68 of the Local Government Ordinance, 1939, and to alienate the said property in terms of the provisions of Section 79(18) of the said Ordinance.

Particulars of the proposal will lie for inspection during normal office hours at the office of the Town Clerk, Municipal Offices, 8th Avenue, Sabie.

Any person who has any objection to the proposed closing or who have any claim for compensation if such a closing is carried out, shall lodge his objection or claim as the case may be with the Town Clerk at abovementioned address or at PO Box 61, Sabie, 1260, not later than 4 March 1991.

NOTICE 32 OF 1991

VILLAGE COUNCIL OF SABIE

PROPOSED CLOSING OF A PART OF PARK 218, HARMONY HILL

The Village Council of Sabie hereby gives notice that it intends to close a part of Park 218, Harmony Hill in extent 527 m² in terms of Section 68 of the Local Government Ordinance, 1939.

Particulars of the proposal will lie for inspection during normal office hours at the office of the Town Clerk, Municipal Offices, 8th Avenue, Sabie.

Any person who has any objection to the proposed closing or who have any claim for compensation if such closing is carried out, shall lodge his objection or claim, as the case may be, with the Town Clerk at the abovementioned address or at PO Box 61, Sabie 1260, not later than 4 March 1991.

KENNISGEWING 33 VAN 1991

NOTICE OF DRAFT SCHEME

The Village Council of Sabie hereby gives notice in terms of Section 28(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that a draft town-planning scheme to be known as Amendment Scheme 13 has been prepared by it.

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

1. The rezoning of Erven 67, 68 and 69, Harmony Hill as "Special" for sportsgrounds.
2. The rezoning of parts of Erven 72, 149 and 71 Harmony Hill as "Special" for "Public Worship purposes".
3. The rezoning of Erven 133 to 147 Harmony Hill as "Special" for the erection of a dwelling-house and with the consent of the local authority also for shops, business, commercial and industrial buildings.
4. The rezoning of Erf 148 as "Business 1".

KENNISGEWING 31 VAN 1991

DORPSRAAD VAN SABIE

VOORGESTELDE SLUITING EN VERVREEMDING VAN 'N DEEL VAN PARK 766, SABIE UITBREIDING 6

Die Dorpsraad van Sabie gee hiermee kennis dat hy van voorneme is om 'n deel van Park 766, Sabie Uitbreiding 6, groot ± 4 300 m², te sluit as 'n park ingevolge die bepalings van Artikel 68 van die Ordonnansie op Plaaslike Bestuur, 1939, en om genoemde deel te vervreem ingevolge die bepalings van Artikel 79(18) van genoemde Ordonnansie.

Besonderhede van die voorstel lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Municipale Kantoor, 8ste Laan, Sabie.

Iedereen wat enige beswaar wil aanteken teen die voorgestelde sluiting of enige eis tot skadevergoeding sal hê, indien sodanige sluiting uitgevoer word, word versoeke om sy beswaar of eis na gelang van die geval skriftelik by die Stadsklerk by bovemelde adres of by Posbus 61, Sabie, 1260, in te dien, nie later as 4 Maart 1991.

2—9

KENNISGEWING 32 VAN 1991

DORPSRAAD VAN SABIE

VOORGESTELDE SLUITING VAN 'N DEEL VAN PARK 218, HARMONY HILL

Die Dorpsraad van Sabie gee hiermee kennis dat hy van voorneme is om 'n deel van Park 218, Harmony Hill, groot 527 m² te sluit ingevolge die bepalings van Artikel 68 van die Ordonnansie op Plaaslike Bestuur, 1939.

Besonderhede van die voorstel lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Municipale Kantore, 8ste Laan, Sabie.

Iedereen wat enige beswaar wil aanteken teen die voorgestelde sluiting of enige eis tot skadevergoeding sal hê indien sodanige sluiting uitgevoer word, word versoeke om sy beswaar of eis na gelang van die geval skriftelik by die Stadsklerk by bovemelde adres of by Posbus 61, Sabie 1260, in te dien, nie later as 4 Maart 1991.

2—9

KENNISGEWING 33 VAN 1991

KENNISGEWING VAN ONTWERPSKEMA

Die Dorpsraad van Sabie gee hiermee ingevolge artikel 28(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n ontwerpdorpsbeplanningskema bekend te staan as Wysigingskema 13 deur hom opgestel is.

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

1. Die hersonering van Erwe 67, 68 en 69, Harmony Hill na "Spesiaal" vir sportgronde.
2. Die hersonering van dele van Erwe 72, 149 en 71 Harmony Hill na "Spesiaal" vir openbare godsdiensdieleindes.
3. Die hersonering van Erwe 133 tot 147 Harmony Hill na "Spesiaal" vir die oprigting van 'n woonhuis en met die goedkeuring van die plaaslike bestuur ook vir winkels, besigheids-, kommersiële en nywerheidsgeboue.
4. Die hersonering van Erf 148 na "Besigheid 1".

5. The rezoning of parts of Erven 71 and 149 and Park 218 as "Existing Public Roads".

6. The rezoning of a part of Erf 65 as "Municipal".

The draft scheme will lie for inspection during normal office hours at the office of the Town Clerk, Municipal Offices, 8th Avenue, Sabie, for a period of 28 days from 2 January 1991.

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 61, Sabie, 1260, within a period of 28 days from 2 January 1991.

NOTICE 34 OF 1991

SCHEDULE 8

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

SANDTON AMENDMENT SCHEME 1664

We, Rosmarin and Associates, being the authorized agent of the owner of Part of Erf 713 Woodmead Extension 19, 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 Sandton Town-planning Scheme, 1980, by the rezoning of the property described above, situated at Pretoria Main Road (Dalia Street), Bergvlei, from "Special" for the purposes of a sports and recreational club including a place of refreshment ancillary thereto and for the purpose of a home for the aged, subject to certain conditions to "Business 4" subject to certain 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, corner of West Street and Rivonia Road, Sandton, for the period of 28 days from 2 January 1991.

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 2 January 1991.

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

NOTICE 35 OF 1991

SCHEDULE 8

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

GERMISTON AMENDMENT SCHEME 321

I, Jean Margaret Raitt, being the authorized agent of the owner of Portion 51 of the farm Rietfontein 63-I.R., 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 Portion 51 of the farm Riet-

5. Die hersonering van dele van Erwe 71 en 149 en Park 218 na "Bestaande Openbare Paaie".

6. Die hersonering van 'n deel van Erf 65 na "Munisipaal".

Die ontwerpskema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Municipale Kantore, 8ste Laan, Sabie, vir 'n tydperk van 28 dae vanaf 2 Januarie 1991.

Besware teen of vertoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 2 Januarie 1991 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 61, Sabie, 1260, ingedien of gerig word.

2—9

KENNISGEWING 34 VAN 1991

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 1664

Ons, Rosmarin en Medewerkers, synde die gemagtigde agent van die eienaar van 'n Gedeelte van Erf 713 Woodmead Uitbreiding 19, 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 te Pretoria Hoofweg (Dalia Street) Bergvlei van "Spesiaal" vir doeleindes van 'n sport en ontspanningsklub insluitend 'n verversingsplek wat verband hou daarvan, asook 'n tehuis vir bejaardes onderworpe aan sekere voorwaarde na "Besigheid 4" onderworpe aan sekere ander voorwaarde.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 206, B Blok, Burgersentrum, h/v Weststraat en Rivoniaweg, Sandton vir 'n tydperk van 28 dae vanaf 2 Januarie 1991.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 Januarie 1991 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 78001, Sandton, 2146, ingedien of gerig word.

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

2—9

KENNISGEWING 35 VAN 1991

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 321

Ek, Jean Margaret Raitt, synde die gemagtigde agent van die eienaar van Gedeelte 51 van die plaas Rietfontein 63-I.R., gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Germiston Grootstadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Germiston-dorpsbeplanningskema 1985 deur die hersonering van Gedeelte 51 van die plaas Rietfontein 63-I.R. van gedeeltelik

fontein 63-I.R., from part "Agricultural" and part "Business 1" to part "Industrial 1" and part "Business 1" subject to certain conditions.

Particulars of the application will lie for inspection during normal office hours at the office of the Town clerk, 3rd Floor, Samie Building, cnr Queens and Spilsbury Roads, Germiston, for the period of 28 days from 2 January 1991.

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 145, Germiston, 1400, within a period of 28 days from 2 January 1991.

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

NOTICE 36 OF 1991

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 3291

We, Rosmarin and Associates, being the authorized agents of the owner of Portion 2 of Lot 265 Orchards 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 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 243A Louis Botha Avenue, from "Residential 4" to "Residential 4" plus offices, subject to conditions.

Particulars of the application will lie for inspection during normal office hours at the office of the Director of Planning, Room 760, 7th Floor, Civic Centre, Braamfontein, Johannesburg, for a period of 28 days from 2 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 2 January 1991.

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

NOTICE 37 OF 1991

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, Hendrik Abraham van Aswegen, being the authorized agent of the owner of Holding 25 Roods Gardens Agricultural Holdings, 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 Vereeniging Town Council for the amendment of the town-planning scheme known as Vereeniging Town-planning Scheme 1 of 1956 by the rezoning of the property described above, situated on Boy Louw

"Landbou" en gedeeltelik "Besigheid 1" tot gedeeltelik "Nywerheid 1" en gedeeltelik "Besigheid 1" onderworpe aan sekere voorwaardes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, 3de Vloer, Samiegebou, hoek van Queens- en Spilsburyweg, Germiston, vir 'n tydperk van 28 dae vanaf 2 Januarie 1991.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 Januarie 1991 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 145, Germiston, 1400, ingedien of gerig word.

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

2—9

KENNISGEWING 36 VAN 1991

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 3291

Ons, Rosmarin en Medewerkers, synde die gemagtigde agent van die eienaar van Gedeelte 2 van Erf 265, Dorp Orcharts, 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 Louis Bothalaan 243A van "Residensiel 4" na "Residensiel 4", plus kantore, onderworpe aan voorwaardes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur van beplanning, Kamer 760, 7de Verdieping, Burgersentrum, Braamfontein, Johannesburg, vir 'n tydperk van 28 dae vanaf 2 Januarie 1991.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 Januarie 1991 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.

2—9

KENNISGEWING 37 VAN 1991

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, Hendrik Abraham van Aswegen, synde die gemagtigde agent van die eienaar van Hoewe 25, Roods Gardens Landbouhoeves, gee hiermee ingevolge Artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Vereeniging Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as die Vereeniging-dorpsbeplanningskema 1 van 1956 deur die hersonering van die eiendom hierbo beskryf, geleë aan

Street from "Agricultural" to "Special" for limited general business rights.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Vereeniging Town Council, Beaconsfield Avenue for the period of 28 days as from 2 January 1991.

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 35, Vereeniging 1930, within a period of 28 days as from 2 January 1991.

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

NOTICE 38 OF 1991

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 452

I, Andrew Fairlie Speirs, being the authorized agent of the owner of Erf 12, Florida Township, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the City Council of Roodepoort for the amendment of the town-planning scheme known as the Roodepoort Town-planning Scheme, 1987 by the rezoning of the property described above, situated at the corner of Church Street and Third Avenue from "Residential 1" to "Special for a place of public worship and for the special use of a Christian Science reading room."

Particulars of the application are open for inspection during normal office hours at the office of the Head Urban Development, Department Urban Development, Room 72, Fourth Floor, Civic Centre, Christiaan de Wet Road, Florida, for the period of 28 days from 2 January 1991.

Objections to or representations in respect of the application must be lodged with or made in writing to the Head Urban Development at the above address or at Private Bag X30, Roodepoort, 1725 within a period of 28 days from 2 January 1991.

Address of owner: PO Box 9, Florida, 1710.

NOTICE 39 OF 1991

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 1638

I, Annemarie Venn, being the authorised agent of the owner of Portion 2 of Lot 120, Edenburg, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Town Council of Sandton for the amendment of the town-planning scheme known as Sandton Town-planning Scheme, 1980 by the rezoning of the property described above, situated on the south-western corner of the junction between Eleventh Avenue and Stiglingh Road, Edenburg from "Residential 1",

Boy Louwstraat, Rood Gardens Landbouhoeve gebied van "landbou" na "spesial" vir beperkte algemene besigheidsregte.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Vereeniging Stadsraadkantore, Beaconsfieldlaan vir 'n tydperk van 28 dae vanaf 2 Januarie 1991.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 Januarie 1991 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 35, Vereeniging 1930 ingedien of gerig word.

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

2-9

KENNISGEWING 38 VAN 1991

ROODEPOORT-WYSIGINGSKEMA 452

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, Andrew Fairlie Speirs, synde die gemagtigde agent van die eienaar van Erf 12, Florida, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Roodepoort aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Roodepoort-dorpsbeplanningskema, 1987 deur die hersonering van die eiendom hierbo beskryf, geleë te hoek van Churchstraat en Derdelaan van "Residensieel 1" tot "Spesial vir openbare godsdiensoefering en vir die spesiale gebruik van 'n Christian Science leeskamer."

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Hoof Stedelike Ontwikkeling, Departement Stedelike Ontwikkeling, Kamer 72, Vierde Vlak, Burgersentrum, Christiaan de Wetweg, Florida, vir 'n tydperk van 28 dae vanaf 2 Januarie 1991.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 Januarie 1991 skriftelik by of tot die Hoof Stedelike Ontwikkeling, by bovermelde adres of by Privaatsak X30, Roodepoort, 1725 ingedien of gerig word.

Adres van eienaar: Posbus 9, Florida, 1710.

2-9

KENNISGEWING 39 VAN 1991

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) KENNISGEWING VAN 1987

SANDTON-WYSIGINGSKEMA 1638

Ek, Annemarie Venn synde die gemagtigde agent van die eienaar van Gedeelte 2 van Lot 120, Edenburg gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Sandton aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Sandton-dorpsbeplanningskema, 1980 deur die hersonering van die eiendom hierbo beskryf, geleë op suid-westelike hoek van die kruising van Elfdaal en Stiglinghweg, Edenburg van "Residensieel 1", met 'n digtheid van een woonhuis per 2 000 m² tot "Resi-

with a density of one dwelling per 2 000 m² to "Residential 1", with a density of one dwelling per 1 500 m².

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Sandton, Room 206, Block "B", Sandton Civic Centre, Rivonia Road, Sandton for a period of 28 days from 2 January 1991.

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 2 January 1991.

MRS. M. VENN

24 Hume Road
Dunkeld
Johannesburg
2196

NOTICE 40 OF 1991

JOHANNESBURG AMENDMENT SCHEME 3275

I, Jacoba Johanna Maria Labuschagne, being the authorized agent of the owner of Erf 213, Robertsham, 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 6 Harry Street, Robertsham, from Public Garage, with 70 % coverage to Public Garage, with 100 % coverage.

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 2 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 2 January 1991.

Address of owner: Mr L Stander, 6 Harry Street, Robertsham 2091.

NOTICE 41 OF 1991

JOHANNESBURG AMENDMENT SCHEME 3268

I, Jacoba Johanna Maria Labuschagne, being the authorized agent of the owner of Portion 1 of Erf 665, Rosettenville, 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 corner of Rose and Albert Streets, Rosettenville, from Residential 4 to Residential 4 permitting optometrist rooms as a primary right.

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 2 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 2 January 1991.

Address of owner: Mr M Renou, 26 Peter Ackroyd Street, Bassonia 2061.

densieel 1", met 'n digtheid van een woonhuis per 1 500 m².

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk Sandton, Kamer 205, "B" Blok, Sandton Burgersentrum, Rivoniaweg, Sandton vir 'n tydperk van 28 dae vanaf 2 Januarie 1991.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 Januarie 1991 skriftelik by die Stadsklerk by bovenoemde adres of by Posbus 78001, Sandton, 2146 ingedien of gerig word.

MEV. M. VENN

Humeweg 24
Dunkeld
Johannesburg
2196

2—9

KENNISGEWING 40 VAN 1991

JOHANNESBURG-WYSIGINGSKEMA 3275

Ek, Jacoba Johanna Maria Labuschagne, synde die gemagtigde agent van die eienaar van Erf 213, Robertsham, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Johannesburg aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Johannesburg-dorpsbeplanningskema, 1979, deur die hersonering van die eiendom hierbo beskryf, geleë te Harrystraat 6, Robertsham, van Openbare Garage met 70 % dekking tot Openbare Garage met 100 % dekking.

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 2 Januarie 1991.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 Januarie 1991 skriftelik by of tot die Direkteur van Beplanning by bovenoemde adres of by Posbus 30733, Braamfontein 2017 ingedien of gerig word.

Adres van eienaar: Mnr L Stander, Harrystraat 6, Robertsham 2091.

2—9

KENNISGEWING 41 VAN 1991

JOHANNESBURG-WYSIGINGSKEMA 3268

Ek, Jacoba Johanna Maria Labuschagne, synde die gemagtigde agent van die eienaar van Gedeelte 1 van Erf 665, Rosettenville, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Johannesburg aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Johannesburg-dorpsbeplanningskema, 1979, deur die hersonering van die eiendom hierbo beskryf, geleë te hoek van Rose- en Albertstraat, Rosettenville, van Residensieel 4 tot Residensieel 4 met spreek kamers vir 'n oogarts as 'n primêre reg.

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 2 Januarie 1991.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 Januarie 1991 skriftelik by of tot die Direkteur van Beplanning by bovenoemde adres of by Posbus 30733, Braamfontein 2017 ingedien of gerig word.

Adres van eienaar: Mnr M Renou, Peter Ackroydstraat 26, Bassonia 2061.

2—9

NOTICE 42 OF 1991

PRETORIA AMENDMENT SCHEME 3694

I, Johannes Martinus van Wyk, being the authorised agent of the owner of Portion 1 of Erf 70, 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 properties described above, situated at the intersection of Hilda and Schoeman Street, from "Special Residential" to "Special" for purposes of a home office.

Particulars of the application will lie for inspection during normal office hours at the office of the City Secretary, Room 3024, West Block, Munitoria, Van der Walt Street, Pretoria for a period of 28 days from 2 January 1991.

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 2 January 1991.

Address of owner: Van Wyk and Partners, 259 Von Willich Avenue, Lyttelton A.H. Verwoerdburg 0140. Van Wyk and Partners, PO Box 12320, Clubview 0014.

NOTICE 43 OF 1991

PRETORIA AMENDMENT SCHEME 3695

I, Johannes Martinus van Wyk, being the authorised agent of the owner of Erf 571, Murrayfield Extension 1, 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 properties described above, situated at the intersection of Roussouw and Rubida Streets, from "State" to "Special" for purposes of shops, offices and a restaurant.

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 2 January 1991.

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 2 January 1991.

Address of owner: Van Wyk and Partners, 259 Von Willich Avenue, Lyttelton A.H. Verwoerdburg 0140. Van Wyk and Partners, PO Box 12320, Clubview 0014.

NOTICE 44 OF 1991

NOTICE OF APPLICATION FOR AMENDMENT OF THE TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE NO. 15 OF 1986)

ROODEPOORT AMENDMENT SCHEME 450

I, Russel Pierre Attwell, being the authorised agent of the

KENNISGEWING 42 VAN 1991

PRETORIA-WYSIGINGSKEMA 3694

Ek, Johannes Martinus van Wyk, synde die gemagtigde agent van die eienaar van Gedeelte 3 van Erf 70, Hatfield, gee hiermee ingevolle die bepalings van 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 bekend as die Pretoria-dorpsbeplanningskema, 1974, deur die hersonering van die eindomme hierbo beskryf, geleë op die kruising van Schoemanstraat en Hildastraat, van "Spesiale Woon" na "Spesial" vir doeleindes van 'n woonhuiskantoor.

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 2 Januarie 1991.

Besware teen of vernoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 Januarie 1991 skriftelik by of tot die Stadsekretaris by bovermelde adres of by Posbus 440, Pretoria 0001, ingedien of gerig word.

Adres van eienaar: Van Wyk en Vennote, Von Willichlaan 259, Lyttelton Landbouhoeves, Verwoerdburg 0140. Van Wyk en Vennote, Posbus 12320, Clubview 0014.

2—9

KENNISGEWING 43 VAN 1991

PRETORIA-WYSIGINGSKEMA 3695

Ek, Johannes Martinus van Wyk, synde die gemagtigde agent van die eienaar van Erf 571, Murrayfield Uitbreiding 1, gee hiermee ingevolle die bepalings van Artikel 56(1)(b)(i) van die Ordonnansie op Dörpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat ek by die Stadsraad van Pretoria aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as die Pretoria-dorpsbeplanningskema, 1974, deur die hersonering van die eindomme hierbo beskryf, geleë op die kruising van Roussouw-en Rubidastraat, van "Staat" na "Spesiaal" vir doeleindes van winkels, kantore en 'n restaurant.

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 2 Januarie 1991.

Besware teen of vernoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 Januarie 1991 skriftelik by of tot die Stadsekretaris by bovermelde adres of by Posbus 440, Pretoria 0001, ingedien of gerig word.

Adres van eienaar: Van Wyk en Vennote, Von Willichlaan 259, Lyttelton Landbouhoeves, Verwoerdburg 0140. Van Wyk en Vennote, Posbus 12320, Clubview 0014.

2—9

KENNISGEWING 44 VAN 1991

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 450

Ek, Russel Pierre Attwell, synde die gemagtigde agent van

owner of Portion 5 of Erf 41, Florida, hereby give notice in terms of Section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Roodepoort Town Council for the amendment of the Town-planning Scheme, 1987, by the rezoning of the property described above, from "Residential 4" to "Special" for dwelling house offices, subject to certain conditions.

Particulars of the application will lie for inspection during normal office hours at the office of the Head: Urban Development, Roodepoort City Council, Department of Urban Development, Room 72, 4th Floor, Civic Centre, Christiaan de Wet Road, Florida Park for a period of 28 days from 2 January 1991.

Objections to or representations in respect of the application must be lodged with or made in writing to the Head: Urban Development at the above address or at Private Bag X30, Roodepoort 1725, within a period of 28 days from 2 January 1991.

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

Gedeelte 5 van Erf 41, Florida, gee hiermee ingevolge Artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Roodepoort Stadsraad aansoek gedoen het om die wysiging van die Dorpsbeplanningskema bekend as die Roodepoort-dorpsbeplanningskema, 1987, deur die hersonering van die eiendomme hierbo beskryf, vanaf "Residensiel 4" na "Spesiaal" vir Woonhuiskantore, onderworpe aan sekere voorwaardes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van Die Hoof: Stedelike Ontwikkeling, Roodepoort Stadsraad, Departement van Stedelike Ontwikkeling, Kamer 72, 4de Vloer, Burgersentrum, Christiaan de Wetweg, Florida Park vir 'n tydperk van 28 dae vanaf 2 Januarie 1991.

Beware teen of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 Januarie 1991 skriftelik by of tot die Hoof: Stedelike Ontwikkeling by bovemelde adres of by Privaatsak X30, Roodepoort 1725, ingedien of gerig word.

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

Notices by Local Authorities

Plaaslike Bestuurskennisgewings

LOCAL AUTHORITY NOTICE 1

TOWN COUNCIL OF AKASIA

DETERMINATION OF CHARGES FOR THE ESTABLISHMENT OF TOWNSHIPS AND THE AMENDMENT OF TOWN-PLANNING SCHEMES IN TERMS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

It is hereby notified in terms of section 80B(3) of the Local Government Ordinance, 1939, that the Town Council of Akasia has by special resolution resolved that the fees published by Municipal Notice 40/1987 in the Provincial Gazette of 5 August 1987 be withdrawn with effect from 1 December 1990 and that new tariffs be determined in accordance with the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), with effect from 1 December 1990.

A copy of the proposed determination of charges is open for inspection during office hours at the office of the Town Clerk for a period of fourteen days from the date of publication of this notice in the Provincial Gazette.

Any person who desires to record his objection to the said determination shall do so in writing to the Town Clerk, Municipal Offices, Akasia, PO Box 58393, Karenpark 0118, not later than 16 January 1991.

J S DU PREEZ
Town Clerk

Municipal Offices
PO Box 58393
Karenpark
0118
2 January 1991
Notice Number 104/90

PLAASLIKE BESTUURSKENNISGEWING 1

STADSRAAD VAN AKASIA

VASSTELLING VAN GELDE VIR DORPSTIGTINGS EN WYSIGINGSKEMAS INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Daar word hierby ingevolge artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, bekendgemaak dat die Stadsraad van Akasia by wyse van 'n spesiale besluit die gelde afgekondig by wyse van 'n Municipale Kennisgewing 40/1987 in die Provinciale Koerant van 5 Augustus 1987 met ingang van 1 Desember 1990 ingetrek het en nuwe gelde vasgestel het wat betaalbaar is ingevolge die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), om in werking te tree op 1 Desember 1990.

'n Afskrif van die voorgestelde vasstelling van gelde lê ter insae by die kantoor van die Stads-

klerk gedurende kantoorure vir 'n tydperk van 14 dae vanaf die datum van publikasie hiervan in die Provinciale Koerant.

Enigiemand wat beswaar teen genoemde vasstelling wens aan te teken, moet dit skriftelik doen by die Stadsklerk, Municipale Kantore, Posbus 58393, Karenpark 0118, nie later nie as 16 Januarie 1991.

J S DU PREEZ
Stadsklerk

Municipale Kantore
Posbus 58393
Karenpark
0118
2 Januarie 1991
Kennisgewingnommer 104/90

ingang van 1 Desember 1990 die vasgestelde tariëwe vir die uitreiking van sertifikate en die verstrekking van inligting gewysig het.

'n Afskrif van die wysiging lê ter insae gedurende normale kantoorure van die Raad, te Kamer 120, Municipale Kantore, Dalelaan, Akasia, vir 'n tydperk van 14 dae vanaf die datum van publikasie hiervan.

Enigiemand wat beswaar teen genoemde vasstelling wens aan te teken, moet dit skriftelik doen by die Stadsklerk, Municipale Kantore, Posbus 58393, Karenpark 0118, nie later nie as 16 Januarie 1991.

Municipale Kantore
Posbus 58393
Karenpark
0118
2 Januarie 1991
Kennisgewingnommer 105/90

J S DU PREEZ
Stadsklerk

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LOCAL AUTHORITY NOTICE 2

TOWN COUNCIL OF AKASIA

AMENDMENT TO THE DETERMINED TARIFFS FOR THE ISSUE OF CERTIFICATES AND THE FURNISHING OF INFORMATION

It is hereby notified in terms of section 80(B)(3) of the Local Government Ordinance, 1939, that the Town Council of Akasia has amended the determined tariffs for the issue of certificates and the furnishing of information with effect from 1 December 1990.

A copy of the said amendment is open for inspection during normal office hours of the Council at Room 120, Municipal Offices, Dale Avenue, Akasia, for a period of 14 days from the date of publication hereof.

Any person who desires to record his objection to the said determination shall do so in writing to the Town Clerk, Municipal Offices, Akasia, PO Box 58393, Karenpark 0118, not later than 16 January 1991.

J S DU PREEZ
Town Clerk

Municipal Offices
PO Box 58393
Karenpark
0118
2 January 1991
Notice 105/90

PLAASLIKE BESTUURSKENNISGEWING 2

STADSRAAD VAN AKASIA

WYSIGING VAN DIE VASGETELDE TARIËWE VIR DIE UITREIKING VAN SERTIFIKATE EN DIE VERSTREKKING VAN INLIGTING

Kennisgewing geskied hiermee ingevolge artikel 80(B)(3) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Akasia met

LOCAL AUTHORITY NOTICE 3

TOWN COUNCIL OF AKASIA

AMENDMENT TO CHARGES DETERMINED FOR THE SUPPLY OF ELECTRICITY

In terms of the provisions of Section 80B(3) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Akasia has by special resolution resolved to further amend the determined charges for the Supply of Electricity, as amended. Such amended charges will come into operation on the first day of the month following the publication date of the amended Electricity by-laws as per Municipal Notice 90.

Copies of the amended determination are open for inspection during office hours in the office of the Town Secretary, Room 122, Municipal Offices, Dale Avenue, Akasia, for a period of 14 days from the date of publication of this notice.

Any person who desires to record his objection to the said determination shall do so in writing to the Town Clerk, Municipal Offices, Akasia, PO Box 58393, Karenpark 0118, not later than 16 January 1991.

Municipal Offices
PO Box 58393
Karenpark
0118
2 January 1991
Notice Number 106/90

J S DU PREEZ
Town Clerk

PLAASLIKE BESTUURSKENNISGEWING 3

STADSRAAD VAN AKASIA

WYSIGING VAN VASGETELDE GELDE VIR DIE VOORSIENING VAN ELEKTRISITEIT

Dit word hierby kragtens die bepalings van ar-

tikel 80(B)(3) van die Ordonnansie op Plaaslike Bestuur, 1939, bekendgemaak dat die Stadsraad van Akasia by wyse van 'n spesiale besluit die vasgestelde gelde vir die Voorsiening van Elektrisiteit, soos gewysig, met ingang van die eerste dag van die maand wat sal volg op die datum van die afkondiging van die gewysigde Elektrisiteitsverordening by wyse van 'n Munisipale Kennisgewing Nommer 90, verder gewysig het.

Afskrifte van hierdie wysiging lê ter insae by die kantoor van die Stadssekretaris, Kamer 122, Munisipale Kantore, Daleaan, Akasia, vir 'n tydperk van 14 dae vanaf die datum van publikasie hiervan.

Enigiemand wat beswaar teen genoemde vasstelling wens aan te teken, moet dit skriftelik doen by die Stadsklerk, Munisipale Kantore, Posbus 58393, Karenpark 0118, nie later nie as 16 Januarie 1991.

J S DU PREEZ
Stadsklerk

Munisipale Kantore
Posbus 58393
Karenpark
0118
2 Januarie 1991
Kennisgewingnommer 106/90

2

tot die gee van skriftelike kennis vir agterstallige heffings.

Afskrifte van die wysigings lê gedurende kantoorure ter insae by die kantoor van die Stadssekretaris, Kamer 122, Munisipale Kantore, Daleaan, Akasia, vir 'n tydperk van 14 dae vanaf die datum van publikasie hiervan.

Enigiemand wat beswaar teen genoemde vasstelling wens aan te teken, moet dit skriftelik doen by die Stadsklerk, Munisipale Kantore, Posbus 58393, Karenpark 0118, nie later nie as 16 Januarie 1991.

J S DU PREEZ
Stadsklerk

Munisipale Kantore
Posbus 58393
Karenpark
0118
2 Januarie 1991
Kennisgewingnommer 107/90

Enigiemand wat beswaar teen genoemde vasstelling wens aan te teken, moet dit skriftelik doen by die Stadsklerk, Munisipale Kantore, Posbus 58393, Karenpark 0118, nie later nie as 16 Januarie 1991.

J S DU PREEZ
Stadsklerk

Munisipale Kantore
Posbus 58393
Karenpark
0118
2 Januarie 1991
Kennisgewingnommer 108/90

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LOCAL AUTHORITY NOTICE 6

TOWN COUNCIL OF BEDFORDVIEW

ADOPTION OF STANDARD PUBLIC AMENITIES BY-LAWS

The Town Clerk of Bedfordview hereby, in terms of section 101 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939) publishes that the Town Council of Bedfordview 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 of 1990 on 14 September 1990, as by-laws made by the said Town Council.

A J KRUGER
Town Clerk

Civic Centre
Bedfordview
2008
Notice No. 01/1991
3 January 1991

LOCAL AUTHORITY NOTICE 4

TOWN COUNCIL OF AKASIA

AMENDMENT TO ELECTRICITY BY-LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Akasia intends amending its Electricity By-laws, published under Local Authority Notice 3147 of 18 October 1989, as amended, in order to provide for an amended procedure with regard to written notice for inarrear levies.

Copies of the proposed amendments are open for inspection during office hours at the office of the Town Secretary, Room 122, Municipal Offices, Akasia, for a period of 14 days from the date of publication hereof.

Any person who desires to record his objection to the said determination shall do so in writing to the Town Clerk, Municipal Offices, Akasia, PO Box 58393, Karenpark 0118, not later than 16 January 1991.

J S DU PREEZ
Town Clerk

Municipal Offices
PO Box 58393
Karenpark
0118
2 January 1991
Notice Number 107/90

LOCAL AUTHORITY NOTICE 5

TOWN COUNCIL OF AKASIA

AMENDMENT TO CHARGES DETERMINED FOR THE SUPPLY OF ELECTRICITY

In terms of the provisions of Section 80B(3) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Akasia has by special resolution resolved to further amend the determined charges for the Supply of Electricity, as amended. Such amended charges will come into operation on 1 December 1990.

Copies of the amended determination are open for inspection during office hours in the office of the Town Secretary, Room 122, Municipal Offices, Dale Avenue, Akasia, for a period of 14 days from the date of publication of this notice.

Any person who desires to record his objection to the said determination shall do so in writing to the Town Clerk, Municipal Offices, Akasia, PO Box 58393, Karenpark 0118, not later than 16 January 1991.

J S DU PREEZ
Town Clerk

Municipal Offices
PO Box 58393
Karenpark
0118
2 January 1991
Notice Number 108/90

PLAASLIKE BESTUURSKENNISGEWING 6

STADSRAAD VAN BEDFORDVIEW

AANNAME VAN STANDAARDVERORDENINGE BETREFFENDE OPENBARE GERIEWE

Die Stadsklerk van Bedfordview publiseer hierby, ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939) dat die Stadsraad van Bedfordview ingevolge artikel 96bis(2) van genoemde Ordonnansie, die Standaardverordeninge betreffende Openbare Geriewe, afgekondig by Kennisgewing 60 van 1990 op 14 September 1990, sonder enige wysigings aangeneem het as verordeninge wat deur genoemde Stadsraad opgestel is.

A J KRUGER
Stadsklerk

Burgersentrum
Bedfordview
2008
Kennisgewing No. 01/1991
3 Januarie 1991

PLAASLIKE BESTUURSKENNISGEWING 4

STADSRAAD VAN AKASIA

WYSIGING VAN ELEKTRISITEITSVERORDENINGE

Kennis geskied hiermee ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Akasia voornemens is om die Elektrisiteitsverordeninge, afgekondig by Plaaslike Bestuurskennisgewing 3147 van 18 Oktober 1989, soos gewysig, verder te wysig deur voorsiening te maak vir 'n gewysigde prosedure met betrekking

PLAASLIKE BESTUURSKENNISGEWING 5

STADSRAAD VAN AKASIA

WYSIGING VAN VASGESTELDE GELDE VIR DIE VOORSIENING VAN ELEKTRISITEIT

Dit word hierby kragtens die bepaling van artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, bekendgemaak dat die Stadsraad van Akasia by wyse van 'n spesiale besluit die vasgestelde gelde vir die Voorsiening van Elektrisiteit, soos gewysig, met ingang van 1 Desember 1990, verder gewysig het.

Afskrifte van hierdie wysiging lê ter insae by die kantoor van die Stadssekretaris, Kamer 122, Munisipale Kantore, Daleaan, Akasia, vir 'n tydperk van 14 dae vanaf die datum van publikasie hiervan.

LOCAL AUTHORITY NOTICE 7

BEDFORDVIEW TOWN COUNCIL

PROPOSED CLOSING AND LEASING OF AN AREA OF ROADWAY (PARK) GIVING ACCESS TO ERF 11, BEDFORD GARDENS TOWNSHIP

Notice is hereby given, in terms of the provisions of section 68 and 79(1B) of the Local

Government Ordinance, 1939 (Ordinance 17 of 1939), of the intention of the Council to:

Permanently close to all traffic, an area of roadway over Erf RE 55 (park ground) giving access to Erf 11, Bedford Gardens Township and thereafter lease the said portion at Market value, to St Margarets' Retirement Village.

All costs of survey, closing, advertisement, appraisement and all costs related to the above will be borne by the applicant.

A plan showing the said portion may be inspected during office hours at Office 214, 2nd Floor, Civic Centre, Bedfordview.

Any person who has any objection to the proposed closing and lease or who has any claim to compensation if such closing is carried out may lodge an objection to the closing of the said portion before or on 5 March 1991.

Civic Centre
3 Hawley Road
P.O. Box 3
Bedfordview
2008
Notice No. 04/1991

A J KRUGER
Town Clerk

PLAASLIKE BESTUURSKENNISGEWING 7

STADSRAAD VAN BEDFORDVIEW

VOORGESTELDE SLUITING EN VERHUUR VAN 'N GEDEELTE VAN 'N TOEGANGSPAD OOR ERF RE 55 (PARK) NA ERF 11, DORP BEDFORD GARDENS

Kennis word ingevolge artikels 68 en 79(1B) van die Plaaslike Bestuurs Ordonnansie, 1939 (Ordonnansie 17 van 1939), gegee van die Raad se voornemens om:

'n Gedeelte van die toegangspad na Erf 11, dorp Bedford Gardens oor Erf RE 55 (park) permanent vir alle verkeer te sluit en aan St Margarets' Retirement Village teen mark waarde te verhuur.

Alle kostes soos opmeting, sluiting, advertensie, waardasies en gepaardgaande kostes sal deur bogenoemde applikant gedra word.

'n Plan waarop die betrokke straatgedeelte aangevoer word, lê gedurende kantoorure in kantoor 214, 2de Verdieping, Burgersentrum, Bedfordview, ter insae.

Enigeen wie beswaar teen die voorgenome sluiting en verhuring van bogenoemde toegangspad wil aanteken of wat enige aanspraak op vergoeding mag hê, moet dit skriftelik voor of op 5 Maart 1991 by die ondergetekende doen.

Burgersentrum
3 Hawleyweg
Postbus 3
Bedfordview
2008
Kennisgewing No. 04/1991

A J KRUGER
Stadsklerk

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LOCAL AUTHORITY NOTICE 8

TOWN COUNCIL OF BEDFORDVIEW

BEDFORDVIEW TOWN-PLANNING SCHEME 1948

AMENDMENT SCHEME 1/540

The Town Council of Bedfordview hereby, in terms of the provisions of section 125(1) of the

Town-planning and Townships Ordinance 1986, declares that it has approved an amendment of the Bedfordview Town-planning Scheme number 1 of 1948 comprising the same land as included in Erven 530, Bedfordview Extension 114 Township.

Map 3 and the Scheme Clauses of the Amendment Scheme are available for inspection at all reasonable times at the offices of the Director of Local Government in Pretoria and also the Town Council of Bedfordview.

This amendment is known as Bedfordview Amendment Scheme 1/540.

A J KRUGER
Town Clerk

Civic Centre
Hawley Road
Bedfordview
Notice No. 107/1990

PLAASLIKE BESTUURSKENNISGEWING 8

STADSRAAD VAN BEDFORDVIEW

BEDFORDVIEW-DORPSAANLEGSKEMA 1/1948

WYSIGINGSKEMA 1/540

Die Stadsraad van Bedfordview verklaar hierby, ingevolge die bepaling van artikel 125(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, dat hy 'n wysigingskema, nommer 1 van 1948 wat uit dieselfde grond as Erf 530, Bedfordview Uitbreiding 114 Dorp bestaan, goedgekeur het.

Kaart 3 en die Skema Klousules van die Wysigingskema is beskikbaar vir inspeksie op alle redelike tye by die kantore van die Direkteur van Plaaslike Bestuur in Pretoria asook die Stadsraad van Bedfordview.

Hierdie wysiging staan bekend as Bedfordview-wysigingskema 1/540.

A J KRUGER
Stadsklerk

Burgersentrum
Hawleyweg
Bedfordview
Kennisgewing No. 107/1990

2

LOCAL AUTHORITY NOTICE 9

TOWN COUNCIL OF BEDFORDVIEW

BEDFORDVIEW TOWN-PLANNING SCHEME

AMENDMENT SCHEME 1/515

The Town Council of Bedfordview hereby, in terms of the provisions of section 125(1) of the Town-planning and Townships Ordinance, 1986, declares that it has approved an amendment scheme, being an amendment of Bedfordview Town-planning Scheme, 1/1948, comprising the same land as included in the township of Bedfordview Extension 21.

The scheme clauses of the amendment scheme are available for inspection at all reasonable times at the offices of the Director of Local Government in Pretoria and the Town Council of Bedfordview.

This amendment is known as Bedfordview Amendment Scheme 1/515.

Civic Centre
Hawley Road
Bedfordview
Notice No 106/1990

A J KRUGER
Town Clerk

PLAASLIKE BESTUURSKENNISGEWING 9

STADSRAAD VAN BEDFORDVIEW

BEDFORDVIEW-DORPSAANLEGSKEMA
WYSIGINGSKEMA 1/515

Die Stadsraad van Bedfordview verklaar hierby, ingevolge die bepaling van artikel 125(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, dat hy 'n wysigingskema, synde die wysiging van Bedfordview-dorpsaanlegskema, 1/1948, wat uit dieselfde grond as die dorp Bedfordview Uitbreiding 21 bestaan, goedgekeur het.

Die skemaklousules van die wysigingskema is beskikbaar vir inspeksie op alle redelike tye by die kantore van die Direkteur van Plaaslike Bestuur in Pretoria asook die Stadsraad van Bedfordview.

Hierdie wysiging staan bekend as 1/515 wysigingskema.

Burgersentrum
Hawleyweg
Bedfordview
Kennisgewing No. 106/1990

A J KRUGER
Stadsklerk

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LOCAL AUTHORITY NOTICE 10

TOWN COUNCIL OF BEDFORDVIEW

NORTHERN JOHANNESBURG REGION TOWN-PLANNING SCHEME

AMENDMENT SCHEME 1469

The Town Council of Bedfordview hereby, in terms of the provisions of section 125(1) of the Town-planning and Townships Ordinance, 1986, declares that it has approved an amendment scheme, being an amendment of Northern Johannesburg Town-planning Scheme, 1/1958, comprising the same land as included in the Townships of Senderwood Extension 1 Township, Erf 118 and RE 119.

The scheme clauses of the amendment scheme are available for inspection at all reasonable times at the offices of the Director of Local Government in Pretoria and the Town Council of Bedfordview.

This amendment is known as Northern Johannesburg Region Amendment Scheme 1469.

Civic Centre
Hawley Road
Bedfordview
Notice 108/90

A J KRUGER
Town Clerk

PLAASLIKE BESTUURSKENNISGEWING 10

STADSRAAD VAN BEDFORDVIEW

NOORDELIKE JOHANNESBURG-STREEK-DORPSAANLEGSKEMA

WYSIGINGSKEMA 1469

Die Stadsraad van Bedfordview verklaar hier-

by ingevolge die bepalings van artikel 125(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, dat hy 'n wysigingskema synde die wysiging van Noordelike Johannesburgstreek-dorpsaanlegskema, 1/1958, wat uit diesselfde grond as Erf 118 en Re Erf 119, Senderwood Uitbreiding 1 Dorp bestaan, goedgekeur het.

Die skemaklousules van die wysigingskema is beskikbaar vir inspeksie op alle redelike tye by die kantore van die Direkteur van Plaaslike Bestuur in Pretoria asook die Stadsraad van Bedfordview.

Hierdie wysiging staan bekend as Noordelike Johannesburg-wysigingskema 1469.

A J KRUGER
Stadsklerk

Burgersentrum
Hawleyweg
Bedfordview
Kennisgiving 108/90

2

LOCAL AUTHORITY NOTICE 11

TOWN COUNCIL OF BENONI

ADOPTION OF STANDARD PUBLIC AMENITIES BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Benoni has adopted without amendment the Standard Public Amenities By-laws published under Official Notice 60 dated 14 September 1990 as By-laws made by the Council to provide for the orderly control of public amenities.

A copy of the Standard By-laws 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 adoption of the Standard By-laws 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. 208/1990
ST12089.1

PLAASLIKE BESTUURSKENNISGEWING
11

STADSRAAD VAN BENONI

AANNAME VAN STANDAARDVERORDENINGE BETREFFENDE OPENBARE GERIEWE

Kennis geskied hiermee ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Benoni die Standaardverordeninge Betreffende Openbare Geriewe aangekondig by Offisiële Kennisgiving 60 van 14 September 1990 sonder wysigings aangeneem het as Verordeninge van die Raad ten einde openbare geriewe ordelik te beheer.

'n Afskrif van die Standaardverordeninge is gedurende kantoorure ter insae in die kantoor van die Stadsekretaris, Municipale Kantore,

Elstonlaan, Benoni, vir 'n tydperk van veertien dae vanaf publikasie van hierdie kennisgiving in die Offisiële Koerant.

Enige persoon wat beswaar teen die aanvaarding van die Standaardverordeninge wil aanteken, moet sodanige beswaar skriftelik by die ondergetekende indien binne veertien dae vanaf publikasie van hierdie kennisgiving in die Offisiële Koerant.

D P CONRADIE
Stadsklerk

Munisipale Kantore
Administratiewe Gebou
Elstonlaan
Benoni
1501
19 Desember 1990
Kennisgiving No. 208/1990
ST12089

PLAASLIKE BESTUURSKENNISGEWING
12

STADSRAAD VAN BOKSBURG

VOORGESTELDE PROKLAMERING VAN PAAIE OOR 'N GEDEELTE VAN HOEWE 119, RAVENSWOOD LANDBOUHOEWES-NEDERSETTING EN ERF 1077, DORP BOKSBURG-NOORD (UITBREIDING)

Kennis geskied hiermee ingevolge die bepalings van artikel 5 van die Local Authorities Roads Ordinance, 1904 dat die Stadsraad van Boksburg 'n versoekskrif aan die Minister van Begroting en Plaaslike Bestuur, Administrasie: Volksraad gerig het om die openbare paaie omskrywe in bygaande skedule te proklameer.

'n Afskrif van die versoekskrif en toepaslike diagramme lê vanaf die datum hiervan tot en met 18 Februarie 1991 gedurende kantoorure ter insae in Kantoor 226, Tweede Verdieping, Burgersentrum, Trichardtsweg, Boksburg.

Alle belanghebbende persone word hiermee versoek om binne een maand, vanaf die laaste publikasie van hierdie kennisgiving, skriftelik en in tweevoud, besware, indien enige, teen die proklamerung van die voorgestelde paaie by die Departementshoof: Departement van Plaaslike Bestuur, Behuising en Werke, Administrasie: Volksraad, Privaatsak X340, Pretoria en die Stadsraad van Boksburg in te dien.

J J COETZEE
Stadsklerk

Burgersentrum
Posbus 215
Boksburg
1460
Kennisgiving No. 1/1991
15/3/91

SKEDULE

VOORGESTELDE PROKLAMERING VAN PAAIE OOR 'N GEDEELTE VAN HOEWE 119, RAVENSWOOD LANDBOUHOEWES-NEDERSETTING EN ERF 1077, DORP BOKSBURG-NOORD (UITBREIDING)

'n Pad van wisselende wydte tot ongeveer 8 m parallel met Paul Smitstraat dan noordwaarts langs die bestaande Dertiendelaan oor Hoeve 119, Ravenswood Landbouhuewesnedersetting soos meer volledig aangedui op diagram LG Nr A6708/90 en 'n pad 5 m ooswaarts vanaf die noordwestelike hoek van Erf 1077 dorp Boksburg-Noord (Uitbreiding) parallel met Paul Smitstraat en 5 m suidwaarts vanaf gemeide hoek al langs Elfdestraat, dorp Boksburg-Noord (Uitbreiding) en vanaf die gemeide suidelike punt in 'n noordoostelike rigting vir 7,07 m tot waar dit aansluit by die punt langs Paul Smitstraat en soos meer volledige aangedui op diagram LG Nr A6709/90.

2—9—16

SCHEDULE

PROPOSED PROCLAMATION OF ROADS OVER HOLDING 119, RAVENSWOOD AGRICULTURAL HOLDINGS SETTLEMENT AND ERF 1077, BOKSBURG NORTH (EXTENSION) TOWNSHIP

A road of varying width up to approximately 8 m along Paul Smit Street, then generally northwards along the existing Thirteenth Avenue over Holding 119 Ravenswood Agricultural Holdings Settlement as will more fully appear from diagram S G No A6708/90 and a road 5 m along Paul Smit Street starting at the north western corner of Erf 1077 Boksburg North Extension township in an eastern direction and 5 m along Eleventh Avenue starting at the said north western corner of Erf 1077 Boksburg North (Extension) township in a southern direction and from the said southern point from 7,07 m in a north eastern direction until it meets the said point along Paul Smit Street and as more fully detailed on diagram SG No A6709/90.

LOCAL AUTHORITY NOTICE 13

TOWN COUNCIL OF BRAKPAN

AMENDMENT OF TARIFF OF CHARGES FOR THE SUPPLY OF ELECTRICITY

Notice is hereby given in terms of Section 80B of the Local Government Ordinance, 17 of 1939 that the Town Council of Brakpan has by Special Resolution amended the tariff of Charges for the supply of Electricity promulgated under Notice No. 60/1990 dated 1 August 1990 with effect from 1 January 1991.

The general purport of the amendment is to increase the tariff of charges for the Supply of Electricity.

Particulars of the aforementioned amendment lie open for inspection during ordinary office hours at Room 19, Town Hall Brakpan, until 17 January 1991.

Any person who desires to object to the amendment of the abovementioned tariffs must do so in writing to the undersigned not later than 17 January 1991.

Town Hall
Brakpan
11 December 1990
Notice No. 99/1990

M J HUMAN
Town Clerk

PLAASLIKE BESTUURSKENNISGEWING 13

STADSRAAD VAN BRAKPAN

WYSIGING VAN DIE TARIEF VAN GELDE VIR DIE LEWERING VAN ELEKTRISITEIT

Hiermee word ooreenkomsig Artikel 80B van die Ordonnansie op Plaaslike Bestuur, 17 van 1939 bekend gemaak dat die Stadsraad van Brakpan by Spesiale Besluit die Tarief van Gelde vir die levering van Elektrisiteit afgekondig by Kennisgewing No. 60/1990 van 1 Augustus 1990 met ingang 1 Januarie 1991 gewysig het.

Die algemene strekking van die wysiging is om die tarief van gelde vir die levering van elektrisiteit te verhoog.

Besonderhede van voormalde wysiging lê ter insae gedurende gewone kantoorure by Kamer 19, Stadhuis, Brakpan tot 17 Januarie 1991.

Enige persoon wat beswaar wil maak teen die wysiging van bovermelde tariewe moet dit skriftelik rig aan die ondergetekende nie later nie as 17 Januarie 1991.

Stadhuis
Brakpan
11 Desember 1990
Kennisgewing No. 99/1990

M J HUMAN
Stadsklerk

LOCAL AUTHORITY NOTICE 14

TOWN COUNCIL OF BRAKPAN

AMENDMENT OF TOWN HALL TARIFFS

Notice is hereby given in terms of Section 80(B) of the Local Government Ordinance, 17 of 1939 that the Town Council of Brakpan has by Special Resolution further amended the Town Hall tariffs promulgated under Notice Number 40 of 1990 dated 27 June 1990 as amended.

The general purport of the amendment is to include in the tariffs a tariff and deposit for the hiring of chairs and tables outside the Town Hall.

Particulars of the amendment of the abovementioned tariffs lie open for inspection during ordinary office hours at Room 13, Town Hall, Brakpan until 17 January 1991.

Any person desirous of objecting to the amendment of the abovementioned tariffs must do so in writing to the undersigned not later than 17 January 1991.

Town Hall
Brakpan
Notice No. 100/1990
SC/jh
1212A

M J HUMAN
Town Clerk

PLAASLIKE BESTUURSKENNISGEWING 14

STADSRAAD VAN BRAKPAN

WYSIGING VAN STADSAALTARIEWE

Hiermee word ooreenkomsig Artikel 80(B) van die Ordonnansie op Plaaslike Bestuur, 17 van 1939 bekend gemaak dat die Raad by Spesiale Besluit die Stadsaal tarief afgekondig by Kennisgewing Nommer 40 van 1990 gedateer 27 Junie 1990 soos gewysig verder gewysig het.

Die algemene strekking van die wysiging is om 'n tarief en 'n deposito vir die verhuring van stoole en tafels buite die Stadsaal by die tariewe in te sluit.

Besonderhede oor die wysiging van bogemelde tariewe is gedurende gewone kantoorure by Kamer 13, Stadhuis, Brakpan ter insae tot 17 Januarie 1991.

Enige persoon wat beswaar wil maak teen die wysiging van bogemelde tariewe moet dit skriftelik rig aan die ondergetekende nie later nie as 17 Januarie 1990.

M J HUMAN
Stadsklerk

Stadhuis
Brakpan
Kennisgewing No. 100/1990
1212A

paid by the Council to the benefit of the borrower.

(5) "study loan fund" means a fund established by the Council in terms of section 79(51) of the Local Government Ordinance, 1939.

2. Establishment of a Study Loan Fund

(1) A study loan fund is hereby established for the granting of study loans for study at an educational institution for a period as prescribed by the Council, subject to the conditions of this by-laws.

(2) The Council contributes annually to the study loan fund and determines the number of study loans to be granted during that year.

(3) Subject to the provisions of this by-laws, the Council may advance loans to the amount determined by the Council, to approved applicants to assist such applicant to follow or complete a fulltime or a part-time study course.

3. Qualifications of applicants

To be considered for a study loan, applicants must be —

(a) South African citizens;

(b) residents within the magisterial district of Brits;

(c) in possession of a matriculation or equal certificate or must intent to sit in for the relevant examination at the end of the appropriate year;

(d) qualifying for entrance to the relevant education institution approved by the Council.

4. Manner of application

(1) Applications for a study loan, must be submitted in the manner prescribed by the Council and must reach the Council not later than the 30th September of every year.

(2) Each application for a study loan is considered by merit.

5. Amount of study loans

The amount of a study loan thus granted is fixed by the Council and is paid out in one or more instalments.

6. Payment of study loans

(1) Study loans are paid to the educational institution at which the borrower studies.

(2) Study loans are paid out after: —

(a) The agreement as prescribed by the Council is completed and signed;

(b) the borrower furnished satisfactory proof to the Council that he is registered for an approved study course at an educational institution.

7. Life insurance

A life insurance policy for an amount equal to the study loan plus interest must be taken out and ceded to the Council by the borrower.

The insurance premium is paid out by the Council to the relevant insurance company and is added to the study loan and forms part of the study loan thus granted.

8. Surety and assistance by parent or guardian

The borrower furnishes an acceptable surety and if under age, is assisted by his parent or guardian.

9. Obligations of borrower

A borrower must: —

(a) Follow the prescribed course at the educational institution to obtain the required qualification within the prescribed period;

(b) furnish the Council with a certified copy of

(4) "study loan" means a loan granted for study purposes and which is repayable by the borrower and includes any insurance premium

the semester results within a period of one month after it has been announced.

10. Suspension of study loans

If a borrower fails any examination or test in such a way that he can not proceed with the prescribed course, the Council may at its discretion suspend the study loan; provided that if such study loan is suspended and the borrower at his own expense and without assistance from the Council passes such examination or test within one year after such suspension, the Council may restore such loan for the remaining period as if it was not suspended, unless it was previously suspended under similar conditions.

11. Repayment of study loans

The study loan with interest as determined from time to time by the Council, is repaid as follows: —

(1) A study loan is free of interest for the period of study or until the date on which a borrower terminates his study or until death, if a borrower passes away during the period of studies.

(2) If a borrower completes the study course for which a study loan was granted, the study loan with interest calculated on an annuity basis, is repayable to the Council in equal monthly instalments over a period equal to the period of study. The first instalment is due before or on the last day of the sixth month following the date on which the borrower obtained the prescribed qualification and each following instalment is due before or on the last day of every succeeding month.

(3) If a borrower terminates his study, the full amount of the study loan granted, together with interest calculated on an annuity basis becomes immediately due and payable to the Council.

(4) If the study loan of a borrower is suspended in terms of section 11 and is not restored within 12 months, the full amount of the study loan granted, together with interest calculated on an annuity basis, becomes immediately due and payable to the Council.

(5) If a borrower dies before the study loan together with any interest, is repaid in full, the amount which is still due to the Council, is recovered from the proceeds of the ceded insurance policy and if the proceeds of the insurance policy is insufficient, the balance is recovered from his estate. Such amount bears interest at a rate fixed by the Council.

(6) If a borrower waives a study loan and completes his studies without further assistance by the Council, the study loan together with interest calculated on an annuity basis, is repayable in equal monthly instalments over a period equal to the period for which the study loan was paid out. The first instalment is due to the Council before or on the last day of the sixth month following the date on which he completed his studies or before or on the last day of the sixth month after the prescribed period in which such studies had to be completed, whichever period is the lesser, and each following instalment is due and payable before or on the last day of every succeeding month.

12. Non-payment

If a borrower fails to pay instalment within 14 (fourteen) days after the due date is provided for by section 12, the Council may at its discretion demand immediate payment of the outstanding balance, together with interest, of a study loan, notwithstanding any of the foregoing provisions.

13. Rescission of loan and cancellation of agreement

The Council may at any time at its discretion rescind a study loan and cancel the agreement if the borrower at the discretion of the Council, misbehaves himself or fails to make satisfactory

progress with his studies or fails to comply with any provision of this by-law, in which event the borrower must immediately repay the full amount of the study loan which was already paid out by the Council, together with interest calculated on an annuity basis.

14. Rate of interest, manner of application and formalities

The Council imposes by Council Resolution from time to time the rate of interest at which study loans are made available as well as the way in which and the formalities by virtue of which study loans are applied for including any agreement that might be concluded.

15. Delegation

The Council may at its discretion delegate any of its powers under this by-laws, to any official or committee of officials employed by him.

Repeal of by-laws

The Council's By-laws for Regulating and Controlling the Grant of Bursaries published under Administrator's Notice 246 on 1 March 1978, are hereby repealed.

17. Short title

This by-laws shall be called the By-laws on Study Loans.

A J BRINK
Town Clerk

Town Offices
Van Velden Street
PO Box 106
Brits
0250
14 December 1990
Notice No. 105/1990

JJDEJ/tj

PLAASLIKE BESTUURSKENNISGEWING 15

STADSRAAD VAN BRITS

VERORDENING OM DIE TOEKENNING VAN STUDIELENINGS TE REËL EN TE BEHEER

Die Stadsklerk publiseer hierby ingevoige die bepalings van artikel 101 van die Ordonnansie op Plaaslike Bestuur No. 17 van 1939 die verordening hierna uiteengesit wat deur die Stadsraad ingevoige die bepalings van artikel 99 van genoemde Ordonnansie goedgekeur is.

VERORDENING

Om voorsiening te maak vir die instel en befondsing van 'n studieleningsfonds; die toekenning van studielenings; die uitbetaal van studielenings en om voorsiening te maak vir aangeleenthede wat daarmee in verband staan.

1. Woordomskrywings

In hierdie verordeninge, tensy uit die samehang anders blyk beteken —

(1) "inwoner" enige persoon wat ten tye van die aansoek binne die landdrosdistrik van Brits woonagtig is, of 'n afshanklike kind wie se ouers ten tye van die aansoek binne die landdrosdistrik van Brits woonagtig is.

(2) "onderwysinrigting" 'n onderwysinrigting genoem in artikels 79(16)(d) en 51 van die Ordonnansie op Plaaslike Bestuur, 1939, of sodanige inrigting deur die Administrateur goedgekeur asook enige ander indiensopleidingsentrum wat deur die Raad goedgekeur is.

(3) "raad" die Stadsraad van Brits en omvat dit die Bestuurskomitee van daardie Raad of

enige beampete deur die Raad in diens geneem, handelende uit hoofde van enige bevoegdheid wat in verband met hierdie verordeninge aan die Raad verleen is en wat ingevolge artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings) 1960 (Ordonnansie 40 van 1960), aan hom gedelegeer is.

(4) "studielening" 'n lening vir studiedoelendes wat deur die houer terugbetaalbaar is en sluit enige versekeringspremie wat deur die Raad tot voordeel van 'n studieleninghouer betaal is, in.

(5) "studieleningsfonds" 'n fonds gestig deur die raad ingevolge die bepalings van artikel 79(51) van die Ordonnansie op Plaaslike Bestuur, 1939.

2. Instelling van 'n studieleningsfonds

(1) 'n Studieleningsfonds word hierby ingestel vir die toekenning van studielenings vir studie aan 'n onderwysinrigting vir 'n termyn deur die Raad bepaal, behoudens die voorwaarde van hierdie verordeninge.

(2) Die Raad dra jaarliks geld by tot die studieleningsfonds en bepaal die aantal studielenings wat in daardie jaar toegeken word.

(3) Die Raad kan, onderworp aan die bepalings van die verordeninge, jaarliks lenings tot 'n bedrag wat deur die Raad bepaal word, aan goedgekeurde aansoekers toeken ten einde sondane aansoekers te help om 'n voltydse of deeltydse studiekursus te volg of te voltooi.

3. Kwalifikasies van aansoekers

Om in aanmerking te kom vir 'n studielening moet aansoekers:

(a) Suid-Afrikaanse burgers wees;

(b) inwoners binne die landdrosdistrik van Brits wees;

(c) in besit wees van 'n matrikulasie- of gelykwardige sertifikaat of voorname wees om die betrokke eksamen aan die einde van die toepaslike jaar af te lê;

(d) kwalificeer vir toelating tot die betrokke onderwysinrigting wat deur die Raad goedgekeur is.

4. Wyse van aansoek

(1) Aansoek om 'n studielening moet op die wyse deur die Raad bepaal, ingedien word en moet die Raad nie later as 30 September van elke jaar bereik nie.

(2) Elke aansoek om 'n studielening word volgens meriete beoordeel.

5. Bedrag van studielening

Die bedrag van 'n studielening wat toegeken word, word deur die Raad bepaal en word in een of meer paaiemente betaal.

6. Betaling van studielenings

(1) Studielenings word aan die onderwysinrigting waaraan die studieleninghouer studeer betaal.

(2) Betaling van 'n studielening geskied nadat —

(a) die ooreenkoms soos deur die Raad voorgeskryf, voltooi en onderteken is;

(b) die leninghouer aan die Raad bevredigende bewys gelewer het dat hy by 'n onderwysinrigting vir 'n goedgekeurde studiekursus geregistreer is.

7. Lewensversekering

'n Lewensversekeringspolis gelykstaande aan die bedrag van die studielening en wat rente insluit, moet deur die studieleninghouer uitgenem en aan die Raad sedeer word.

Die versekeringspremie word deur die Raad

aan die betrokke versekeringsmaatskappy betaal en die premie word by die studieleninge gevoeg en vorm deel van die studieleninge aldus toegeken.

8. Borg en bystand deur ouer of voog

Die studieleninghouer verskaf 'n goedgekeurde borg en indien hy minderjarig is, word hy deur sy wettig ouer of voog bygestaan.

9. Verpligting van studieleninghouer

'n Studieleninghouer moet —

(a) die voorgeskrewe kursus aan die onderwysinrigting volg ten einde die vereiste kwalifikasie binne die voorgeskrewe tydperk te behaal;

(b) die Raad van 'n gewaarmerkte afskrif van sy semesterautslae voorstuur binne een maand nadat die uitslae daarvan bekendgemaak is.

10. Opskorting van studielening

Indien 'n studieleninghouer enige eksamen of toets op so 'n wyse druipt dat hy nie met die voorgeskrewe kursus kan voortgaan nie, kan die studielening na goeddunke deur die Raad opgeskort word; met dien verstande dat indien sodanige studieleining opgeskort word en die studieleninghouer op die koste en sonder hulp van die raad, binne een jaar na sodanige opskorting dusdanig slaag, die Raad die studielening kan herstel vir die originele studietydperk asof geen opskorting plaasgevind het nie, tensy dit reeds by 'n vorige geleentheid onder soortgelyke omstandighede opgeskort was.

11. Terugbetaling van studielennings

Die terugbetaling van 'n studielening tesame met rente soos van tyd tot tyd deur die Raad bepaal, geskied soos volg: —

(1) 'n Studielening is rentevry vir die duur van die studie of tot die datum van staking van die studieleninghouer se studie of by afsterwe indien die studieleninghouer te sterwe kom tydens die studietermyn.

(2) Indien 'n studieleninghouer die studiekursus waarvoor die studielening toegeken is, voltooi, word die studielening met rente bereken op 'n annuiteitsbasis, in gelyke maandelikse paaiemende oor die aantal maande wat gelyk is aan die studietydperk aan die Raad betaal. Die eerste paaiemend is betaalbaar voor of op die laaste dag van die sesde maand wat volg op die datum waarop die studieleninghouer die voorgeskrewe kwalifikasie behaal het en elke daaropvolgende paaiemend is betaalbaar voor of op die laaste dag van elke daaropvolgende maand.

(3) Indien 'n studieleninghouer sy studiestaan, is die volle bedrag van die studielening wat reeds uitbetaal is, plus rente bereken op 'n annuiteitsbasis, onmiddellik terugbetaalbaar aan die Raad.

(4) Indien 'n studieleninghouer se studielening ingevalle artikel 11 opgeskort is en nie binne 12 maande herstel is nie, word die volle bedrag van die studielening wat tot op datum van opskorting toegeken is plus rente bereken op 'n annuiteitsbasis, onmiddellik terugbetaalbaar aan die Raad.

(5) Indien 'n leninghouer te sterwe kom voor die studielening met rente ten volle terugbetaal is, word enige bedrag wat deur hom aan die Raad verskuldig is van die gesedeerde polis verhaal en indien die opbrengs van die polis onvoldoende is word die balans van sy boedel verhaal. Sodanige balans dra rente teen die koers wat deur die Raad bepaal word.

(6) Indien 'n studieleninghouer afstand doen van die studielening en sy studie voltooi sonder verdere hulp van die Raad, word die studielening plus rente bereken op 'n annuiteitsbasis, in gelyke maandelikse paaiemende oor 'n tydperk wat gelyk is aan die tydperk waarin die studielening uitbetaal is, terugbetaal. Die eerste paaiemend is betaalbaar aan die Raad voor of op die laaste dag van die sesde maand nadat hy sy stu-

die voltooi het of voor of op die laaste dag van die sesde maand na die voorgeskrewe tydperk waarin sodanige kursus voltooi moet word, welke datum ookal die vroegste is en daaropvolgende paaiemende is daarna voor of op die laaste dag van elke daaropvolgende maand betaalbaar.

12. Wanbetaling

Indien 'n studieleninghouer versuim om binne 14 (veertien) dae na die vervaldatum soos bepaal in artikel 12, enige paaiemende te betaal, kan die Raad, ondanks enige voorafgaande bepaling, na goeddunke die onmiddellike betaling van die uitstaande som van die studielening tesame met rente eis.

13. Intrekking van lening en beëindiging van ooreenkoms

Die Raad kan na goeddunke 'n studielening te eniger tyd intrek en die ooreenkoms beëindig indien die studieleninghouer hom na die mening van die Raad, aan wangedrag skuldig maak of nie bevredigend met sy studie vorder nie of versuim om enige bepaling van hierdie verordeninge na te kom, in welke geval die studieleninghouer die volle bedrag wat reeds deur die Raad ten opsigte van die studielening uitbetaal is met rente bereken op 'n annuiteitsbasis, onmiddellik aan die Raad moet terugbetaal.

14. Rentekoerse, wyse van aansoek en formaliteit

Die Raad skryf by wyse van 'n Raadsbesluit van tyd tot tyd die rentekoers waarteen studielennings beskikbaar gestel word voor asook die wyse waarop die formaliteit waarkragtens aansoek om lenings gedoen word, insluitende enige ooreenkoms wat aangegaan mag word.

15. Delegasies

Die Raad kan na goeddunke enige van sy bevoegdheide kragtens hierdie verordening, aan 'n amptenaar of 'n komitee van amptenare in sy diens, deleger.

16. Herroeping van verordeninge

Die Raad se Verordeninge om die Toekenning van Beurse te Reël en te Beheer wat by Administrateurskennisgewing 246 op 1 Maart 1978 afgekondig is, word hiermee herroep.

17. Kort titel

Hierdie verordeninge heet die Verordening op Studielennings.

A J BRINK
Stadsklerk

Stadhuis
Van Veldenstraat
Posbus 106
Brits
0250
14 Desember 1990
Kennisgewing Nr. 105/1990

determined new tariffs for dogs taxes with effect from 1 January 1991.

2. BY-LAWS RELATING TO FIRE BRIGADE SERVICES

It is hereby notified in terms of section 96 of the said Ordinance that the Town Council read with section 16(1) of the Fire Brigade Services Act, 1987 (Act No 99 of 1987), amended the By-laws relating to Fire Brigade Services.

The amendment comprises the amending of Schedule 2 "Tariff of Charges"

Copies of the amendments and tariffs will be open for inspection during office hours at the office of the Town Secretary, Municipal Offices, Bronkhorstspruit for a period of 14 (fourteen) days from the publication of this notice in the Provincial Gazette.

Any person who desires to record his objection to these amendments and tariffs should do so in writing to the undersigned within 14 (fourteen) days from the publication of this notice in the Provincial Gazette.

Municipal Offices DR H B SENEKAL
PO Box 40 Town Clerk
Bronkhorstspruit
1020
27 December 1990
Notice No. 26/1990

PLAASLIKE BESTUURSKENNISGEWING 16

STADSRAAD VAN BRONKHORSTSsprUIT

VERORDENINGE: WYSIGINGS

1. VERORDENINGE BETREFFENDE HONDE

Daar word hierby ingevalle artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939) bekend gemaak dat die Stadsraad van Bronkhorstspruit die Verordeninge Betreffende Honde gewysig het.

Die algemene strekking van die wysiging is om die beheer van honde verder te reël.

Kennis geskied ook hiermee ingevalle die bepalings van artikel 80B(3) van genoemde Ordonnansie dat die Stadsraad by spesiale besluit nuwe tariewe vir hondebelasting met ingang van 1 Januarie 1991 vasegtel het.

2. VERORDENINGE BETREFFENDE BRANDWEERDIENSTE

Daar word hierby ingevalle artikel 96 van genoemde Ordonnansie bekend gemaak dat die Stadsraad gelees met artikel 16(1) van die Wet op Brandweerdienste, 1987 (Wet No. 99 van 1987) die Verordeninge Betreffende Brandweerdienste gewysig het.

Die wysiging behels die wysiging van Bylae 2 "Tarief van Gelde".

Afskrifte van die wysiging lê ter insae gedurende kantoorreure by die Kantoor van die Stadssekretaris, Municipale Kantore, Bronkhorstspruit vir 'n tydperk van 14 (veertien) dae vanaf die datum van publikasie van hierdie kennisgewing in die Proviniale Koerant by die ondergetekende doen.

Municipale Kantore DR H B SENEKAL
Posbus 40 Stadsklerk
Bronkhorstspruit
1020
27 Desember 1990
Kennisgewing No. 26/1990

LOCAL AUTHORITY NOTICE 16

BRONKHORSTSsprUIT TOWN COUNCIL

BY-LAWS: AMENDMENTS

1. BY-LAWS RELATING TO DOGS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Bronkhorstspruit Town Council has amended the By-laws Relating to Dogs.

The general purport of the amendments is the further regulating of the control of dogs.

Notice is also hereby given in terms of the provisions of section 80B(3) of the said Ordinance that the Town Council has by special resolution

LOCAL AUTHORITY NOTICE 17
TOWN COUNCIL OF CHRISTIANA
**AMENDMENT TO THE DETERMINATION
OF SANITARY AND REFUSE REMOVALS
TARIFF**

In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Christiana has, by special resolution, amended the Determination of Sanitary and Refuse Removals Tariffs published under Notice 35/1983, dated 16 November 1983, as amended, with effect from 1 July 1990 as follows:

1. By the substitution in item 4(1) for the figure "R30" of the figure "R35".
2. By the substitution in item 4(2) for the figure "R60" of the figure "R69".
3. By the deletion of subitem (3) of item 4.
4. By the substitution in item 5(1) for the figure "R5,75" of the figure "R6,30".
5. By the substitution in item 5(2) for the figure "R17" of the figure "R18,75".
6. By the substitution in item 5(6)(b) for the figure "R300" of the figure "R220".
7. By the substitution in item 5(6)(c) and (d) for the figure "R186" of the figure "R205".
8. By the substitution in item 5(6)(e) for the figure "R293,48" of the figure "R205".
9. By the substitution in item 5(6)(f) for the figure "R133" of the figure "R145".
10. By the substitution in item 5(6)(g) for the figure "R173" of the figure "R225".
11. By the substitution for paragraph (h) of item 5(6) of the following:

- "(h) Spoornet: R175".
12. By the substitution in item 5(6)(i) for the figure "R173" of the figure "R190".
 13. By the substitution in item 5(6)(j) for the figure "R57,50" of the figure "R75".
 14. By the substitution in item 5(6)(k) and (l) for the figure "R17" of the figure "R18,75".
 15. By the substitution in item 5(6)(m) for the figure "R20" of the figure "R18,75".
 16. By the substitution in item 5(6)(n) for the figure "R40" of the figure "R45".
 17. By the substitution in item 5(6)(o) for the figure "R40" of the figure "R75".
 18. By the insertion after item 5(6)(p) of the following:

"(q) Uit en Tuis Dienssentrum: R18,75".

Municipal Offices PO Box 13 Christiana 2680 2 January 1991 Notice No. 24/1990

op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Christiana, by spesiale besluit, die vasstelling van die Sanitaire en Vullisverwyderingstarief afgekondig by Kennisgewing 35/1983 van 6 November 1983, soos gewysig, met ingang 1 Julie 1990 verder soos volg gewysig het:

1. Deur in item 4(1) die syfer "R30" deur die syfer "R35" te vervang.
2. Deur in item 4(2) die syfer "R60" deur die syfer "R69" te vervang.
3. Deur subitem (3) van item 4 te skrap.
4. Deur in item 5(1) die syfer "R5,75" deur die syfer "R6,30" te vervang.
5. Deur in item 5(2) die syfer "R17" deur die syfer "R18,75" te vervang.
6. Deur in item 5(6)(b) die syfer "R200" deur die syfer "R220" te vervang.
7. Deur in item 5(6)(c) and (d) die syfer "R186" deur die syfer "R205" te vervang.
8. Deur in item 5(6)(e) die syfer "R293,48" deur die syfer "R300" te vervang.
9. Deur in item 5(6)(f) die syfer "R133" deur die syfer "R145" te vervang.
10. Deur in item 5(6)(g) die syfer "R173" deur die syfer "R225" te vervang.
11. Deur paragraaf (h) van item 5(6) deur die volgende te vervang:
"(h) Spoornet: R175".
12. Deur in item 5(6)(i) die syfer "R173" deur die syfer "R190" te vervang.
13. Deur in item 5(6)(j) die syfer "R57,50" deur die syfer "R75" te vervang.
14. Deur in item 5(6)(k) and (l) die syfer "R17" deur die syfer "R18,75" te vervang.
15. Deur in item 5(6)(m) die syfer "R20" deur die syfer "R18,75" te vervang.
16. Deur in item 5(6)(n) die syfer "R40" deur die syfer "R45" te vervang.
17. Deur in item 5(6)(o) die syfer "R40" deur die syfer "R75" te vervang.
18. Deur na item 5(6)(p) die volgende in te voeg:

"(q) Uit en Tuis Dienssentrum: R18,75".

A J CORNELIUS
Stadsklerk

Munisipale Kantore
Posbus 13
Christiania
2680
2 Januarie 1991
Kennisgewing No. 24/1990

LOCAL AUTHORITY NOTICE 18

VILLAGE COUNCIL OF COLIGNY

**AMENDMENT TO DETERMINATION OF
CHARGES FOR THE SUPPLY OF ELEC-
TRICITY**

In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Village Council of Coligny has, by Special Resolution, further amended the Determination of Charges for the Supply of Electricity, published in Provincial Gazette 4410, dated 16 October 1985, as amended, by the substitution in item 20 for the expression "24 %" of the

expression "29 %" with effect from 1 January 1991.

Municipal Offices
PO Box 31
Coligny
2725
6 December 1990
Notice No. 8/1990

CG JACOBS
Town Clerk

**PLAASLIKE BESTUURSKENNISGEWING
18**

DORPSRAAD VAN COLIGNY

**WYSIGING VAN VASSTELLING VAN
GELDE VIR DIE LEWERING VAN ELEK-
TRISITEIT**

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Dorpsraad van Coligny, by Spesiale Besluit, die Vasstelling van Gelde vir die Lewering van Elektrisiteit, gepubliseer in Provinciale Koerant 4410 van 16 Oktober 1985, soos gewysig, met ingang van 1 Januarie 1991, verder gewysig het deur in item 20 van die uitdrukking "24 %" deur die uitdrukking "29 %" te vervang.

Munisipale kantore
Posbus 31
Coligny
2725
6 Desember 1990

CG JACOBS
Stadsklerk

Kennisgewing No. 8/1990

2-9

LOCAL AUTHORITY NOTICE 19

DELMAS TOWN COUNCIL

**TEMPORARY CLOSING AND ALIENA-
TION OF A PORTION OF KAREL SCHOE-
MAN STREET DELMAS EXTENSION 15**

Notice is hereby given in terms of the provisions of section 66 and 79(18) of the Local Government Ordinance, 1939 (Ordinance No 17 of 1939), as amended, that it is the intention of the Town Council to temporarily close a portion of Karel Schoeman Street, Delmas, Extension 15 as described below, and to alienate the portion to be closed, to Meadow Feeds Delmas by way of lease.

DESCRIPTION

The paved portion of the street reserve of Karel Schoeman Street, in extent approximately 1 260 m², adjacent to Portion 86 of the Farm Witklip 232 IR.

Further particulars regarding the proposed closing and alienation, as well as a plan on which the proposed closing is indicated, will lie for inspection in Room 4, Mr H L de Hart, telephone 2211 extension 228, municipal offices for a period of two weeks from the date of publication of this notice.

Persons desiring to object to or make representations concerning the alienation in question are hereby called upon to lodge such objections or representations with the undersigned within a period of fourteen days from the date of publication of this notice.

J VAN RENSBURG
Town Council

Municipal Office
PO Box 6
Delmas
2210
Notice No. 46/1990

**PLAASLIKE BESTUURSKENNISGEWING
17**

STADSRAAD VAN CHRISTIANA
**WYSIGING VAN DIE VASSTELLING VAN
DIE SANITÉRE- EN VULLISVER-
WYDERINGSTARIEF**

Ingevolge artikel 80B(8) van die Ordonnansie

PLAASLIKE BESTUURSKENNISGEWING
19

STADSRAAD VAN DELMAS

TYDELIKE SLUITING EN VERVREEMDING VAN 'N GEDEELTE VAN KAREL SCHOEMANSTRAAT DELMAS UITBREIDING 15

Kennisgewing geskied hiermee ingevolge die bepalings van artikel 66 en 79(18) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie nr 17 van 1939), soos gewysig, dat die Stadsraad van voorneme is om 'n gedeelte van Karel Schoemanstraat, Delmas Uitbreiding 15, soos hieronder beskryf, tydelik te sluit en die te geslote gedeelte, by wyse van verhuring uit die hand aan Meadow Feeds Delmas te vervreem.

BESKRYWING

Die geplaveide gedeelte van die straatreserwé van Karel Schoemanstraat, groot ongeveer 1 260 m², aangrensend aan Gedeelte 86 van die Plaas Witklip 232 IR.

Nadere besonderhede van die voorgenome sluiting en vervreemding asook 'n plan waarop die tersaaklike sluiting aangedui word, sal gedurende kantoorure in Kamer 4, mnr H.L. de Hart, Telefoon 2211 uitbreiding 228, munisipale kantore ter insae lê vir 'n tydperk van twee weke vanaf die datum van publikasie van hierdie kennisgewing.

Persone wat besware teen of vertoë aanstaande die bovermelde vervreemding wil indien, moet sodanige besware of vertoë skriftelik binne veertien dae na datum van publikasie van hierdie kennisgewing by ondergetekende indien.

J VAN RENSBURG
Stadsklerk

Munisipale Kantore
Delmas
2210
Kennisgewing No. 46/1990

2

LOCAL AUTHORITY NOTICE 20

TOWN COUNCIL OF ELLISRAS

**BY-LAWS REGARDING HAWKERS,
FOOD-VENDORS AND FOOD-DISPENSING MACHINES**

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

**BY-LAWS REGARDING HAWKERS,
FOOD-VENDORS AND FOOD-DISPENSING MACHINES**

Definitions

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

"approved", "adequate", "food" and "foodstuffs" shall bear the respective meanings assigned to them in the Council's Food-Handling By-laws;

"approved premise" means a premise approved by the Chief: Health Services for the preparation of food and foodstuffs to be sold to the public;

"Chief: Health Services" means the Chief: Health Services of the Town Council of Ellisras or someone duly authorized thereto by the Town Council to act on his behalf;

"controller" means the person or group of persons who exercise the effective control over

the supply of foodstuffs or refreshments from a food-dispensing machine or a mechanical cooler;

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

"factory-packed foodstuffs" means any foodstuffs which were prepared, manufactured and packed on premises licensed for the applicable commodity in terms of the Licence Ordinance 1974 (Ordinance 19 of 1974);

"food-dispensing machine" means any coin-operated machine, automatic machine or device from which food is delivered or made available directly to the consumer;

"food-vendor" means any hawker or pedlar or any other person who, whether as principal, agent or employee, sells or supplies or offers or exposes for sale any article of food elsewhere than on fixed premises;

"frozen sugar confectionery" means and includes water ices, water suckers and any similar commodity made of water, sweetening ingredients, stabilizers, flavouring substances and colouring matter, with or without the addition of fruit or fruit juices;

"hawker" means any person who, whether as principal, agent or employee, carries on business by selling or exchanging or offering or exposing for sale or exchanges goods in the manner described in item 41(2) of Schedule 1 of the Licences Ordinance, 1974 (Ordinance 19 of 1974) and "hawk" shall have the corresponding meaning;

"hot dog" means a sandwich consisting of sausage in a split, sliced or pierced bread roll;

"ice-cream" and "sherbet" shall bear the respective meanings assigned to them in the regulations made in terms of the Foodstuffs, Cosmetics and Disinfectants Act, 1972 (Act 54 of 1972);

"premises" means premises as defined in the Council's Food-Handling By-laws but shall not include a vehicle, movable structure, tray or receptacle or any other means by which a vendor may vend in terms of these by-laws;

"required" means as required in the opinion of the Chief: Health Services, regard being given to the reasonable public health requirements of the particular case;

"sandwich" means one or more slices of bread or a split bread roll, whether toasted or otherwise, with a layer of other foods placed on or between them;

"Tariff of Charges" as determined from time to time by the Council in terms of the provisions of section 80B of the Local Government Ordinance, 1939.

"vehicle" and "movable structure" means any vehicle or conveyance, whether mechanically driven or not, on or in which foodstuff are conveyed and includes any receptacle or container which is carried or pushed;

"vend" means to sell, offer or expose for sale any article of food or any other article permitted in terms of these by-laws elsewhere than on fixed premises, and "vending" shall have the corresponding meaning.

Purpose of By-laws

2. The purpose of these by-laws is —

(1) to make provision for the control of haw-

kers of goods other than food, food-vendors and food-dispensing machines;

(2) notwithstanding anything to the contrary in the Council's Food-Handling By-laws, to make provision that food may be stored and dispensed by a food-dispensing machine, and stored and sold by a vendor, as the case may be, as hereinafter provided;

(3) the provisions of these by-laws shall be considered as supplementary to the Council's Food Handling By-laws and the Council's Health By-laws and do not derogate any part thereof.

PART I

HAWKERS OF GOODS AND ARTICLES OTHER THAN FOOD

Categories of Goods and Articles

3. The following articles may be vended —

(1) Agricultural produce, other than animal products, live-stock and poultry;

(2) Flowers, plants and uncooked herbs;

(3) Works of art and hand-made articles;

(4) Any other goods which the Council may determine, excluding second-hand clothing and other second-hand goods.

Agricultural Produce

4. A hawker of agricultural produce shall only vend eggs, unprocessed fruit and vegetables.

Animal Produce and Processed Fruit and Vegetables

5. The Provisions of Part II: Food-vendors will be applicable to a hawker of processed fruit and vegetables and animal products.

Approval of Vehicles and Movable Structures

6. Any vehicle, movable structure, container, shelf, wooden stand, cupboard or any such structure or appliance used for the vending of goods and articles other than food must be approved by the Chief: Health Services.

PART II

FOOD-VENDORS

Categories of Foodstuffs

7(1) For the purpose of this part, food is divided into the following categories:

(a) Category A

Ice-cream, sherbet, frozen sugar confectionery, milk and milk products, fruit juices and other beverages that require refrigeration and that is manufactured, prepared and packed on approved premises.

(b) Category B

Candyfloss, pop corn and pre-packed dainties, food or foodstuffs and beverages which can be stored at room temperature.

(c) Category C

(i) Pre-cooked sausages, ready for consumption at the time of sale, without further preparation: Provided that such sausages may be further prepared only by immersion in hot water.

(ii) Wrapped pre-cooked meat pies, ready for immediate consumption.

(iii) Wrapped bread rolls, hot dogs and sandwiches.

(iv) Boiled eggs in their shells.

(v) Tea and coffee and other pre-packed beverages.

(vi) Ice-cream or other soft frozen products

pre-packed individually on an approved premises.

(vii) Any other approved food.

(2) No person shall vend any food other than those specified in subsection (1) unless priorly approved by the Council.

General Requirements for Vehicles, Movable Structures and Containers

8(1) No person shall vend food from any vehicle, movable structure or container, unless such vehicle, movable structure or container is specifically approved for the vending of such food.

(2) The owner shall annually obtain a permit from the Council's Health Department for each vehicle, movable structure or container or any other article used in the vending of food and shall affix the number of such permit to such vehicle.

(3) A vehicle, movable structure or any other container shall not be used for any purpose other than for which it was approved.

(4) Each vehicle, movable structure or other container shall be so designed and maintained that no liquid can drain therefrom onto the road or ground surface.

(5) All equipment, accessories, utensils and appliances used for or in connection with the vending of food shall be of an approved type and construction.

(6) Each vehicle, movable structure, container, equipment, accessories, utensils and appliances used for or in connection with the vending of food shall be maintained in a clean and sanitary condition.

(7) The name and address of the food-vendor in whose name food is vended and the name of his approved premises shall be displayed in clearly legible non-erasable letters in a conspicuous place on the vehicle, movable structure, tray or other container.

(8) The vending of food from a vehicle, movable structure, tray or any other container shall only take place in an area where toilet facilities are freely available.

General Requirements for Premises

9(1)(a) The Chief: Health Services may for the vending of any category of food require the food-vendor to occupy fixed premises on which all appliances, food, accessories, utensils, equipment or related goods are prepared, kept or cleaned, in which event such premises shall comply with the provisions of section 2 of the Council's Food-Handling By-laws.

(b) If a premises is required in terms of subsection (1)(a), the food, equipment, accessories, utensils, appliances or other stuff that is used for the vending of food, shall not be prepared, stored or cleaned on any premises other as those referred to in subsection (1)(a).

(2)(a) Approved facilities for the storage and cleaning of vehicles, movable structures or any other containers used in the vending of food shall be provided.

(b) A vehicle, movable structure or another container approved for the vending of food and all equipment, accessories, utensils and appliances shall not be stored or cleaned on any premises other than those referred to in subsection (1)(a).

(3) Every food-vendor shall at all times have under his sole and absolute control an approved, vermin-free store-room with a floor area of 16 m² with a horizontal dimension of not less than 3 m and a height of not less than 2.7 m: Provided that the Chief: Health Services may require or permit a larger or smaller store-room.

(a) A wash-hand basin with a portable supply

of hot and cold running water laid on thereto shall be provided.

(b) Paper towels and germicidal liquid soap in approved dispensers shall be provided at such wash-hand basin.

(c) Separate approved metal lockers shall be provided for each employee in the store-room.

(d) The name and address of the food vendor in whose name food is hawked and the address of his licensed premises shall be displayed in clearly legible and indelible letters in a conspicuous place at the store-room.

General Requirements Concerning Foodstuffs

10(1) A food-vendor shall only vend food prepared on an approved premises: Provided that this requirement shall not apply to the vending of eggs, or such other foodstuffs as may specifically be approved by the Chief: Health Services on application.

(2) No food-vendor shall vend food which is required to be packed or wrapped in terms of the provisions of Section 7(1) unless —

(a) such food is completely and separately wrapped by the manufacturer or prepared in the portions in which it is to be sold;

(b) such wrapping is intact;

(c) the name and address of the manufacturer or preparer thereof is stated clearly on such wrapping. This requirement shall not be applicable where food is prepared and wrapped in front of the consumer.

(3) All perishable food that requires refrigeration shall be maintained at a temperature not exceeding 10 °C, or such lower temperature as may be required for food to be sold cold, and not less than 65 °C in the case of food to be heated.

(4) Every vendor and person engaged in the handling of foodstuffs shall at all times wear clean and sound overalls whilst on duty.

(5) Over and above the foregoing requirements, every person vending food shall also —

(a) at all times provide an approved refuse receptacle at any place where he conducts his business; and

(b) maintain the area immediately surrounding and within a reasonable distance of his vehicle, clean and free from litter and ensure that such area is clean when he departs therefrom.

Additional Requirements:

Food Category A

11(1) Notwithstanding any other provisions contained in these by-laws, no person shall vend food as described in section 7(1)(a) Food Category A other than from an approved vehicle and unless the following additional requirements have been complied with:

(a) Vehicles:

The internal walls, floor and roof of the loading area shall be of an approved, impermeable, washable and durable material.

(b) Containers and equipment:

(i) All containers shall be manufactured of a dustproof, impermeable material and shall be of an approved type of construction.

(ii) The internal surfaces of each container shall have a smooth and durable finish. All seams and joints shall be properly sealed and smoothly finished and the corners coved to simplify the cleaning thereof.

(2) Only factory wrapped and factory packed food and foodstuffs prepared and packed on approved premises, in the intact wrapping or con-

tainer in which it was enclosed by the manufacturer, shall be offered for sale.

(3) All ice-cream, sherbet, frozen sugar confectionary and similar foodstuffs shall, once it has defrosted, be destroyed and shall not be refrozen or offered for sale.

(4) Each food-vendor vending food in Category A shall at all times have a licensed business premises which complies with the following requirements:

(a) Section 2 of the Council's Food-Handling By-laws and the provisions of Regulation R185 promulgated in terms of the Health Act, 1977 (Act 63 of 1977).

(b) Adequate approved refrigeration and freezing facilities shall be provided.

(c) Should the Chief: Health Services so require, a separate approved workshop and storage facility for bicycles and spares shall be provided.

Additional Requirements:

Food Category B

12(1) Notwithstanding any other provisions contained in these by-laws, no person shall vend food as described in section 7(1)(b) Food Category B, other than from an approved vehicle and shall further comply with the following additional requirements:

(a) Vehicle:

The internal walls, floor and roof of the loading area shall be of an approved, impermeable, washable and durable material.

(b) Containers and equipment:

All containers shall be manufactured from a dustproof impermeable material and shall be of an approved type and construction,

(2) Only factory-wrapped and factory-packed food in the intact wrapping or container in which it was enclosed by the manufacturer, shall be supplied, offered for sale or sold to the consumer.

(3) The vending of pop corn and candyfloss shall be subject to the approval of the Chief: Health Services.

Additional Requirements:

Food Category C

13(1) Notwithstanding any other provisions contained in these by-laws, no person shall vend food as described in section 7(1)(c) Food Category C, other than from an approved vehicle and shall further comply with the following additional requirements:

(a) The driver's cab shall be completely separated from the loading area.

(b) The internal walls, floor and ceiling of the loading area shall be of an approved, impermeable, smoothly-finished and washable material.

(c) All surfaces with which food, whether wrapped or unwrapped, may come into contact, shall be of stainless steel or other similar approved, durable material.

(d) All seams and joints shall be properly sealed and smoothly finished.

(e) The interior of the loading area shall be so designed and all equipment so installed that all surfaces may be easily cleaned.

(f) Separate washing facilities, for the cleaning of utensils and the washing of hands respectively, shall be provided on the vehicle with hot and cold running water laid on thereto and connected to an approved waste water disposal system.

(g) Paper towels and germicidal liquid soap in

approved dispensers shall be provided at the wash-hand basin.

(h) Whenever unwrapped food is handled on a vehicle, such vehicle shall be so designed and constructed that —

(i) no contact between the public and the food being prepared or the preparer thereof shall be possible;

(ii) at least 2 m² of unrestricted floor space per person shall be available on the vehicle;

(iii) the floor to ceiling height is a minimum of 2 m;

(iv) adequate ventilation and lighting is provided.

(2)(a) All beverages shall be sold from an approved dispenser and served in approved non-returnable containers, or in sealed containers filled at duly licensed premises.

(b) Should sugar and milk not be initially added to the beverage, it shall be provided in separate factory-packed portions.

(3) Only single-use disposable paper cloths shall be used at all times.

(4) A detailed sketch plan indicating the position of all equipment and appliances on the vehicle shall be submitted to the Council for approval and no alteration shall subsequently be made without prior written approval of the Council.

(5) Only foodstuffs processed and packed on an approved premises may be sold: Provided that the final roasting, frying or other approved pre-preparation process may be conducted on the vehicle as described herein.

PART III

FOOD-DISPENSING MACHINES

Approval

14. No person shall operate a food-dispensing machine unless —

(a) it is approved and dust-proof; and

(b) it is positioned in an approved location.

Cleaning

15. The controller of a food-dispensing or ice-cream machine shall ensure that —

(a) it is maintained in a clean and vermin-free condition;

(b) it is cleaned only by means of approved methods and equipment;

(c) no unauthorized person may open, adjust, repair, service, or in any way tamper with it; and

(d) the ice-cream dispensing machine is thoroughly cleaned prior to every filling thereof.

Storage and Handling of Foodstuffs

16. The controller of a food-dispensing machine shall ensure that —

(a) all containers provided for the consumption of foodstuffs shall, prior to their use, be —

(i) stored inside the machine and automatically discharged therefrom on demand; or

(ii) stored inside a dust and vermin-proof dispensing container to which only the controller has access;

(b) only clean, unused containers are inserted in the food-dispensing machine or dispensing container;

(c) an approved refuse bin is provided next to each food-dispensing machine;

(d) no food other than food manufactured or prepared and packed on approved premises is

inserted in or sold from a food-dispensing machine;

(e) all perishable food is maintained inside and dispensed from the food-dispensing machine at a temperature not exceeding 10 °C or such lower temperature as may be required in the case of food intended to be sold cold or not less than 65 °C in the case of food intended to be sold hot;

(f) each food-dispensing machine is fitted with an apparatus which indicates the prevailing temperature and records such temperature inside the compartment containing the food.

(g) each container or package in which food is dispensed from a food-dispensing machine —

(i) is properly sealed by the manufacturer and delivered in such sealed form to the consumer; and

(ii) shall bear the name and address of the manufacturer or producer and clearly state the nature and contents thereof;

(h) all food inserted in the food-dispensing machine is inserted in such a manner that it can be delivered or made available therefrom only after stock already therein has been exhausted;

(i) whenever the cooling mechanism of the food-dispensing machine has remained inoperative for a continuous period of four hours or longer all perishable food stored therein, during such period, is removed therefrom and destroyed;

(j) the food-dispensing machine bears his name and address in a conspicuous place on its exterior, inscribed with durable material in clearly legible, indelible letters.

Inspection of Food-Dispensing Machines

17(1) The controller shall at the request of the Chief: Health Services open the food-dispensing machine for inspection and sampling purposes.

(2) If the Chief: Health Services has reason to believe that any food supplied by the food-dispensing machine is not fit for human consumption, or that such machine is defective, he may prohibit the use thereof.

(3) The controller of a food-dispensing machine of which the use has been prohibited in terms of subsection (2), may not use the said food-dispensing machine until the Chief: Health Services has been satisfied that the food supplied therefrom will be fit for human consumption and that such machine is in proper working condition.

Sale of Beverages in Sealed Containers from Mechanical Coolers

18. The controller of a cooler from which beverages in sealed containers are sold shall ensure that —

(a) such a cooler is of an approved type;

(b) an approved refuse receptacle is provided adjacent to each cooler.

PART IV

HAWKING FROM STRUCTURES AS SUPPLIED BY THE COUNCIL

General

19. Each hawker that conducts business from a structure supplied by the Council, must be in possession of a valid permit issued by the Council for the selling of goods, foodstuffs or articles from the structure.

20. The Council reserves the right to determine any additional conditions regarding the hawking of food and other products from such permanent structure.

PART V

GENERAL PROVISIONS AND PENALTIES

Licences, Permit and/or Written Approval

21. Every hawker and food-vendor must —

(1) be in possession of a valid licence in terms of the Licence Ordinance, 1974, unless no licence is required by the said Ordinance.

(2) be in possession of a permit and/or written approval of the Council authorizing them to conduct business on a certain premises or in a certain area.

Showing of Licence, Permit and/or Authorization on Request

22. Every hawker or vendor to whom the Council has issued a written authorization or a licence in terms of section 21(1) and (2) of these by-laws, shall upon request show his written authorization or licence to a member of the South African Police or an authorized officer of the Council.

Venue or Area

23. A hawker or food-vendor may only do business on the premises or in the area as stipulated from time to time by the Council.

Allocation of Stand

24. A stand shall be allocated to a hawker on a tender basis or on payment of the appropriate tariff of charges as stipulated by the Council from time to time in accordance with Section 80B of Ordinance 17 of 1939, on a first come, first served basis.

Tariff of Charges

25. The tariff of charges as mentioned in Section 24 is payable in advance on or before the 25th day of the month preceding the month for which the payment is made.

Cancellation of Right to Stall or Stand

26. The Council may cancel without notice any written authorization for the use of a stall or stand in the event of the provisions of any legislation being contravened, and the applicant or permit holder shall in such event forfeit all moneys paid to the Council.

Restrictions

27. Unless a hawker has been allocated a specific venue or stand at which to conduct business, no hawker shall —

(1) remain in one place or within a radius of 50 m from that place for a period of longer than 30 minutes;

(2) subject to the provisions of subsection (3), return for the purpose of conducting business to any point or within a radius of 50 m from any point previously transversed by him on that particular day;

(3) if he carries on business in ice-cream or frozen suckers only, return for the purpose of conducting business to any point within a radius of 50 m from any point transversed by him during the preceding period of two hours;

(4) trade in any kind, class, type or description of goods within a radius of 75 meters from any business trading at a fixed premises under a licence issued in terms of the Licence Ordinance, 1974, as amended, and displaying or offering for sale the same or similar kind, class, type or description of goods;

(5) subject to the provisions of Section 116 of the Road Traffic Act, 1989 (Act 29 of 1989), carry on business —

(a) within 100 m of any provincial or national road within the municipality; or

(b) within any area, street or place as prohibited by the Council.

Trading Hours

28. A hawker shall conduct business on any day, except on public religious holidays or Sundays, between the hours of 06h00 to 18h00.

Obstruction and Nuisance

29. No hawker shall obstructs the way of any pedestrian or vehicle, or causes a nuisance to the public while conducting his affairs.

30. No person shall on or at any stall or stand be guilty of misconduct, or damage or interfere with such stalls or goods, or hinder or disturb any other person, or cause any nuisance.

General

31. No hawker shall —

(1) for the purpose of his trade use any vehicle, movable structure, container, rack, wooden stand, box or similar structure or device other than one which has been approved by the Chief: Health Services;

(2) at the place where he carries on business leave or deposit any paper, fruit peels or litter of any description, except in rubbish bins provided for this purpose;

(3) fail to keep any vehicle, movable structure, rack, wooden stand, box or similar structure or device used by him in a clean and neat condition;

(4) fail at the close of business for the day, to remove any vehicle, movable structure, rack, wooden stand, box or other similar structure or device which belongs to him;

(5) use newspapers, magazines or used paper as containers for foodstuffs.

Inspection

32. Any duly authorized officer of the Council may for any purpose connected with the carrying out of the provisions of these by-laws, at all reasonable times and without prior notice, enter any premises, vehicle or structure in or upon which food is handled or in or upon which such officer has reasonable grounds for suspecting that food is handled and make such examination, enquiry, inspection and test in connection therewith and take such samples as he deems necessary.

Obstruction

33. Any person who fails to give or refuse access to any officer of the Council duly authorized by these by-laws or the Council to enter upon and inspect premises, vehicle or structure if he requests entrance to such premises or obstructs or hinders such officer in the execution of his duties in terms of these by-laws, or who fails to or refuse to give to such officer, or who gives to such officer false or misleading information knowing it to be false or misleading, or who unlawfully prevents any other person from entering upon such a premises, vehicle or structure, shall be guilty of an offence.

Offences and Penalties

34. Any person who contravenes or fails to comply with or who causes, permits or suffers any other person to contravene or to fail to comply with any provision of these by-laws, shall be guilty of an offence and liable, on conviction, to a penalty not exceeding R300,00 or in default of payment, to imprisonment for a period not exceeding 12 months, or to both such fine and such imprisonment, and in the event of a continuing offence, for every day or part of such period during which the offence continues to a fine, not exceeding R10,00 per day.

35. The By-laws Relating to Hawkers of the Ellisras Municipality, published under Administrator's Notice 1921, dated 21 December 1977,

made applicable to the Ellisras Municipality on 1 July 1986, are hereby repealed.

**J.P.W. ERASMUS
Town Clerk**

Civic Centre
Ellisras
0555
2 January 1991
Notice No. 50/1990

**PLAASLIKE BESTUURSKENNISGEWING
20****STADSRAAD VAN ELLISRAS****VERORDENINGE BETREFFENDE
SMOUSE, VOEDSELSMOUSE EN VOED-
SELOUTOMATE**

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

**VERORDENINGE BETREFFENDE
SMOUSE, VOEDSELSMOUSE EN VOED-
SELOUTOMATE****Woordomskrywing**

1. In hierdie verordeninge, tensy uit die samehang anders blyk, beteken —

"beheerde" die persoon of liggaam van persone wat die werklike beheer oor die verskaffing van voedsel of verversings vanuit 'n voedseloutomaat of 'n meganiese koeltoestel uitoefen;

"bevroe suikergoed" yslekkers, yssuiglekters en enige soortgelyke handelsartikel wat gemaak is van water, soetmaatkuddels, stabiliseringmiddels, geursel en kleurstowwe, het sy met of sonder vrugte of vrugtesap;

"fabrieksverpakte voedsel" voedsel wat voorberei, vervaardig en verpak is op 'n perseel wat oor 'n toepaslike voedselvervaardigingslisensie, soos omskryf in die Ordonnansie op Licensies, 1974 (Ordonnansie 19 van 1974), beskik;

"goedgekeur", "toereikend", "voedsel" en "voedingsmiddel" soos omskryf in die Raad se Voedselhanteringsverordeninge;

"goedgekeurde perseel" 'n perseel wat deur die Hoof: Gesondheidssienste die Hoof: Gesondheidssienste van die Stadsraad van Ellisras of iemand wat behoorlik deur die Stadsraad gemagtig is om namens hom op te tree;

"perseel" soos omskryf in die Raad se Voedselhanteringsverordeninge, maar dit omvat nie 'n voertuig, beweegbare struktuur of houer of enigets anders waaruit of vanwaar 'n voedselmouse kragtens hierdie verordeninge kan smous nie;

"Raad" die Stadsraad van Ellisras, dié Raad se Bestuurskomitee wat handel kragtens die bevoegdheide wat ingevolge die bepalings van artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960 (Ordonnansie 40 van 1960), aan hom gedelegeer is, en enige beampete aan wie die Bestuurskomitee ingevolge die bepalings van subartikel (3) van genoemde artikel op gesag van die Raad die bevoegdhede, funksies en pligte wat ten opsigte van hierdie verordeninge by die Raad berus, kan deleger, en dit inderdaad gedelegeer het;

"roomys" en "sorbet" soos omskryf in die regulasies uitgevaardig ingevolge die Wet op Voedingsmiddels, Skoonheidsmiddels, en Ontsmettingsmiddels, 1972 (Wet 54 van 1972);

"smous" om enige voedingsmiddel of enige ander artikel wat ingevolge hierdie verordeninge toegelaat word, te verkoop of vir verkoop uit te stal op 'n ander plek as 'n vaste perseel en "te smous" het 'n ooreenstemmende betekenis;

"Tarief van Gelde" soos van tyd tot tyd deur die Raad ingevolge artikel 80B van die Ordonnansie op Plaaslike bestuur, 1939, vasgestel;

"toebroodjies" een of meer sny brood, middeldeurgesnyde broodrolletjies, hetsy gerooster al dan nie met 'n laag ander voedsel daarop of daartussen;

"vereis", soos vereis na die mening van die Hoof: Gesondheidssienste met inagneming van die redelike openbare gesondheidssienste in die besondere geval;

"voedseloutomaat" enige muntoutomaat, automatiese masjien of toestel waardeur voedsel regstreeks aan die verbruiker gelewer of beskikbaar gestel word;

"voedselmouse" 'n smous, 'n marskramer of 'n venter of iemand wat, het sy as prinsipaal, agent of werknemer enige voedingsmiddel verkoop of voorsien, of dit te koop aanbied of uitstal, uitgesonderd in of op 'n vaste perseel;

"voertuig" en "beweegbare struktuur" enige vervoermiddel waarin of waarop voedsel vervoer word, het sy so 'n voertuig meganies aangedryf word al dan nie, en sluit houers wat rondgedra of gestoot word in;

"worsbroodjies" 'n toebroodjies wat bestaan uit 'n worsie in 'n oop of middeldeurgesnyde of 'n deurgesteekte broodrolletjie.

Doel van Verordeninge

2. Die doel van die verordeninge is om —

(1) voorsiening te maak vir die beheer van smouse van goedere en ware anders as voedsel, voedselmouse en voedseloutomaat;

(2) ondanks andersluidende bepalings van die raad se Voedselhanteringsverordeninge, voorseening te maak dat voedsel in 'n voedseloutomaat opgeberg, of deur middel daarvan gelewer en deur 'n voedselmouse opgeberg en verkoop kan word, na gelang van die geval;

(3) die bepalings van die Raad se Voedselhanteringsverordeninge en Gesondheidssienste aan te vul en nie om daarvan afbreuk te doen nie.

DEEL I**SMOUSE VAN GOEDERE EN WARE ANDERS AS VOEDSEL****Kategorieë van Goedere en Ware**

3. Daar mag gesmous word met —

(1) Landbouprodukte, uitgesonderd dierreproduktes, lewende hawe en pluimvee;

(2) Blomme, plante en rou kruie;

(3) Kunswerke en selfvervaardigde artikels;

(4) Enige ander goedere soos deur die Raad bepaal uitgesonderd tweedehandse klerasie en ander tweedehandse goedere.

Landbouprodukte

4. 'n Smous van landbouprodukte mag slegs met eiers en onverwerkte vrugte en groente handel dryf.

Dierreproduktes en verwerkte vrugte en groente

5. Indien 'n smous met verwerkte vrugte en groente en dierreproduktes handel dryf, is die bepalings van Deel II: Voedselmouse, op hom van toepassing.

Goedkeuring van Voertuie en Beweegbare Strukture

6. Enige voertuig, beweegbare struktuur,

houer, rak, houtstaander, kas of soortgelyke struktuur of toestel wat vir die smous van goedere en ware anders as voedsel gebruik word, moet deur die Hoof: Gesondheidsdienste goedgekeur word.

DEEL II

VOEDSELSMOUSE

Kategorieë van Voedsel

(7) Vir doeleindes van hierdie deel, word die voedsel waarmee gesmous kan word in die volgende kategorieë ingedeel:

(a) Kategorie A

Roomys, sorbet, bevrore suikergoed, melk en melkprodukte, vrugtesappe en ander koeldrank wat verkoel moet word en wat vervaardig en verpak is op 'n goedgekeurde perseel.

(b) Kategorie B

Suikerdrons, springnicles asook voorafverpakte snoeperye, voedsel of voedingsmiddels en koeldrank wat teen kamertemperatuur geberg kan word.

(c) Kategorie C

(i) Gaar worsies gereed vir verbruik wanneer dit verkoop word, sonder dat enige verdere bereiding nodig is: Met dien verstande dat sodanige worsies verder berei kan word slegs deur dit in warm water te plaas.

(ii) Toegedraaide gaar vleispasteitjies, gereed vir onmiddellike verbruik.

(iii) Toegedraaide broodrolletjies, worsbroodjies en toebroodjies.

(iv) Onafgedopte, gekookte eiers.

(v) Tee, koffie en ander voorafverpakte drank.

(vi) Roomys of enige ander sagbevrore produk wat nie vooraf enkel verpak is op 'n goedgekeurde perseel nie.

(vii) Enige ander goedgekeurde voedsel.

(2) Niemand mag met enige ander voedsel as wat in subartikel (1) gespesifieer word, smous nie, tensy dit vooraf deur die Raad goedgekeur is nie.

Algemene Vereistes vir Voertuie, Beweegbare Strukture en Houers

(8)(1) Niemand mag voedsel vanaf of vanuit 'n voertuig, beweegbare struktuur of houer smous nie, tensy sodanige voertuig, beweegbare struktuur of houer spesifiek goedgekeur is vir die smous van sodanige voedsel.

(2) Die eienaar moet jaarliks vir elke voertuig, beweegbare struktuur of houer wat vir die smous van voedsel gebruik word, 'n permit, uitgereik deur die Raad se Gesondheidsdepartement bekom en moet die nommer van die permit op sodanige voertuig, beweegbare struktuur of houer aanbring.

(3) 'n Voertuig, beweegbare struktuur of houer mag vir geen ander doel as waarvoor dit goedgekeur is, gebruik word nie.

(4) Elke voertuig, beweegbare struktuur of houer moet sodanig ontwerp en onderhou word dat geen vloeiostof daaruit op die straat of grond sal uitloop nie.

(5) Alle toerusting, toebehore, gerei of toestelle wat saam, met of in verband met die smous van voedsel gebruik word, moet van 'n goedgekeurde tipe en konstruksie wees.

(6) Elke voertuig, beweegbare struktuur, houer, toerusting, toebehore, gerei of toestelle wat vir of in verband met die smous van voedsel gebruik word, moet te alle tye in 'n skoon en sanitêre toestand wees.

(7) Die naam en adres van die voedselmouse namens wie gesmous word en die naam van sy goedgekeurde perseel moet duidelik leesbaar en onuitwisbaar op 'n oopsigtelike plek op die voertuig, beweegbare struktuur of houer aangebring word.

(8) Die smous van voedsel vanaf of vanuit 'n voertuig, 'n beweegbare struktuur of houer mag slegs plaasvind in 'n area waar toegang tot sanitêre geriewe geredelik beskikbaar is.

Algemene Vereistes vir Perselle

(9)(1)(a) Die Hoof: Gesondheidsdienste kan vir die smous van enige kategorie voedsel vereis dat die voedselmouse 'n vaste perseel moet oorkupeer waarop voedsel, toerusting, toebehore, gerei, toestelle of ander materiaal, voorberei, opgeberg of skoonmaak word, in welke gevall sodanige perseel aan die bepalings van artikel 2 van die Raad se Voedselhanteringsverordeninge moet voldoen.

(b) Indien 'n perseel in subartikel (1)(a) vereis word, mag die voedsel, toerusting, toebehore, gerei, toestelle of ander materiaal wat vir die smous van voedsel gebruik word op geen ander plek as die bedoel in subartikel (1)(a) voorberei, opgeberg of skoonmaak word nie.

(2)(a) Goedgekeurde fasilitete moet vir die opberg en skoonmaak van voertuie, beweegbare strukture of houers wat vir die smous van voedsel gebruik voorsien word.

(b) 'n Voertuig, beweegbare struktuur of houer wat vir die smous van voedsel goedgekeur is, mag op geen ander plek as die bedoel in subartikel (1)(a) opgeberg of skoonmaak word nie.

(3) Elke voedselmouse moet te alle tye 'n goedgekeurde, knagdierdigte pakkamer hê met 'n vloeroppervlakte van minstens 16 m^2 met 'n horizontale afmeting van minstens 3 m en met 'n hoogte van minstens 2,7 m waarvoor hy alleen die absolute beheer het: Met dien verstande dat die Hoof: Gesondheidsdienste 'n groter of kleiner pakkamer kan vereis of toelaat.

(a) 'n Handewasbak voorsien van 'n skoon voorraad warm en koue lopende water moet in die pakkamer voorsien word.

(b) Papierhanddoeke en kiemdodende vloeibare seep in goedgekeurde houers moet by sodanige handewasbak voorsien word.

(c) Afsonderlike, goedgekeurde metaal sluitkaste moet vir elke werknemer in die pakkamer voorsien word.

(d) Die naam en die adres van die voedselmouse namens wie gesmous word en die naam van sy goedgekeurde perseel moet duidelik leesbaar en onuitwisbaar op 'n oopsigtelike plek by die pakkamer aangebring word.

Algemene Vereistes vir Voedsel

10(1) 'n Voedselmouse mag slegs met voedsel wat op 'n goedgekeurde perseel voorberei is, smous: Met dien verstande dat hierdie bepaling nie van toepassing is nie op die smous van eiers of sodanige ander voedsel as wat die Hoof: Gesondheidsdienste op versoek spesifiek kan goedgekeur.

(2) Geen voedselmouse mag met enige voedsel smous wat ingevolge die bepalings van artikel 7(1) verpak of toegedraai moet wees nie, tensy —

(a) sodanige voedsel heeltemal en afsonderlik deur die vervaardiger of bereider in die porsies waarin dit verkoop word, toegedraai of verpak is;

(b) sodanige omhulsel heel is;

(c) die naam en adres van die vervaardiger of bereider duidelik op sodanige omhulsel verskyn. Hierdie bepaling is nie van toepassing op voedsel wat ten aanskoue van die verbruiker berei en toegedraai word nie.

(3) Alle bederbare voedsel wat koud gehou moet word, moet teen hoogstens 10°C of sodanige laer temperatuur as wat vereis mag word, gehou word, en voedsel wat warm gehou moet word teen laagstens 65°C .

(4) Elke voedselmouse en persoon betrokke by die hantering van voedselware moet goedgekeurde skoon en heel, beskermde oorklere dra.

(5) Bo en behalwe die bogenoemde bepalings, moet enige persoon wat met voedsel smous ook —

(a) te alle tye 'n goedgekeurde vullishouer verskaf op enige plek waar hy sy besigheid bedryf met inbegrip van die bergplek; en

(b) die ruimte onmiddellik om sy voertuig of beweegbare struktuur tot binne 'n redelike afstand skoon en rommelvry hou en moet hy toesien dat sodanige gebied skoon is wanneer dit verlaat word.

Bykomende Vereistes: Voedselkategorie A

11(1) Ondanks enige ander bepalings in hierdie verordeninge vervat, mag niemand met voedsel soos in artikel 7(1)(a) Voedselkategorie omskryf, smous nie, behalwe vanaf 'n goedgekeurde voertuig en tensy verder aan die volgende bykomende vereistes voldoen word:

(a) Voertuie:

Die binnewande, vloer en dak van die laairuimte moet van 'n goedgekeurde, ondeurdringbare, wasbare en duursame materiaal wees.

(b) Houers en Toerusting:

(i) Alle houers moet van 'n stofdigte ondeurdringbare materiaal vervaardig wees en van 'n goedgekeurde tipe en konstruksie wees.

(ii) Die binnewande van elke houer moet glad en duursam afgewerk wees. Alle nate en voëe moet behoorlik verseel wees en hoeke moet rond afgewerk wees om skoonmaak te vergemaklik:

(2) Slegs fabriekstoegedraaide en -verpakte voedselprodukte wat op 'n goedgekeurde perseel voorberei en verpak is, in ongeskonde houers waarin dit deur die vervaardigers daarvan verpak is, mag verkoop word.

(3) Alle roomys, sorbet, bevrore suikergoed of soortgelyke voedsel moet, nadat dit gesmeel het, vernietig word en mag nie herbewries of verkoop word nie.

(4) Elke smous wat met Kategorie A voedsel smous moet te alle tye oor 'n gelisensieerde besigheidperseel beskik wat aan die volgende vereistes voldoen:

(a) Artikel 2 van die Raad se Voedselhanteringsverordeninge en die bepalings van Regulasie R185 uitgevaardig kragtens die Wet op Gesondheid, 1977 (Wet 63 van 1977).

(b) Voldoende goedgekeurde verkoeling en vriesfasilitete moet voorsien word.

(c) Indien die Hoof: Gesondheidsdienste dit sou vereis, moet 'n aparte goedgekeurde werkswinkel en obergergiewe vir fietse en ondereide voorsien word.

Bykomende Vereistes: Voedselkategorie B

12(1) Ondanks enige ander bepalings in hierdie verordeninge vervat, mag niemand met voedsel soos in artikel 7(1)(b) Voedselkategorie B omskryf, smous nie, behalwe vanaf 'n goedgekeurde voertuig, en tensy verder aan die volgende bykomende vereistes voldoen word:

(a) Voertuig:

Die binnewande, vloer en dak van die laairuimte moet met 'n goedgekeurde glad afgewerkte, ondeurdringbare, wasbare en duursame materiaal afgewerk wees.

(b) Houers en Beweegbare Strukture

Alle houers en beweegbare strukture moet van 'n duursame, ondeurdringbare materiaal vervaardig wees en van 'n goedgekeurde tipe en konstruksie wees.

(2) Slegs voedsel in ongeskonde verpakking of houers, waarin dit deur die vervaardiger verpak is, mag verskaf, te koop aangebied of aan die verbruiker verkoop word.

(3) Die verkoop van springmielies en suikerdons is onderhewig aan die goedkeuring van die Hoof: Gesondheidsdienste.

Bykomende Vereistes: Voedselkategorie C

13(1) Ondanks enige ander bepalings in hierdie verordeninge vervat, mag niemand met voedsel soos in artikel 7(1)(c) Voedselkategorie C omskryf, smous nie, behalwe vanaf 'n goedgekeurde voertuig en tensy verder aan die volgende bykomende vereistes voldoen word:

(a) Die bestuurskajuit moet heeltemal van die lairuimte geskei wees.

(b) Die binnewande, vloer en plafon van die lairuimte moet van 'n goedgekeurde, ondeurdringbare, glad afgewerkte en wasbare materiaal wees.

(c) Alle oppervlaktes waarmee voedsel, hetsy toegedraai of oop, in kontak mag kom, moet van vlekvrye staal of 'n soorgelyke goedgekeurde duursame materiaal wees.

(d) Alle nate en voëe moet behoorlik geseël en glad afgewerk wees.

(e) Die binneruim moet so ontwerp wees en die toerusting daarin so geïnstalleer wees dat alle oppervlaktes maklik skoon gemaak kan word.

(f) Afsonderlike wasgeriewe vir die was van gerei en die was van hande onderskeidelik, met warm en koue water daarvoor aangelê, moet op sodanige voertuig voorsien word en aan 'n goedgekeurde vuilwater wegdoenstelsel gekoppel word.

(g) Papierhanddoeke en kiemdodende, vloeibare seep in goedgekeurde houers moet by die handewasbak voorsien word.

(h) Wanneer ontoegedraaide voedsel op 'n voertuig hanteer word, moet sodanige voertuig so onwerp en gebou wees dat —

(i) geen kontak tussen die publiek en die voedsel of die bereider daarvan moontlik is nie;

(ii) minstens 2 m^2 vrye, vloerruimte per persoon op die voertuig beskikbaar is;

(iii) die hoogte tussen die vloer en die plafon minstens 2 m is;

(iv) voldoende ventilasie en beligting voorsien is.

(2)(a) Alle drank moet uit 'n goedgekeurde drankautomaat verkoop word en in goedgekeurde wegdoenbare houers bedien word, of dit moet in verseelde houers wat in 'n behoorlik lisensicerde perseel gevul is, verkoop word.

(b) Indien suiker of melk nie vooraf by die drankie bygevoeg is nie, moet dit in afsonderlike fabrieksverpakte porsies verskaf word.

(3) Wegdoenbare papiervadoeke wat slegs eenmalig gebruik kan word, moet te alle tye gebruik word.

(4) 'n Volledige sketsplan wat die uitleg van alle toerusting en toebehore op die voertuig aandui, moet aan die Raad voorgelê word vir goedkeuring en geen veranderinge mag daarna plaasvind sonder die vooraf skriftelike goedkeuring van die Raad nie.

(5) Slegs voedsel verwerk en verpak op 'n goedgekeurde perseel mag verkoop word: Met dien verstaande dat die finale braai, verhit of an-

derbare voedsel wat gedurende daardie tydperk in sodanige voedseloutomaat is, daaruit verwijder en vernietig word;

(j) sy naam en adres duidelik leesbaar, onuitwisbaar en op 'n opsigtelike plek aan die buitekant van die voedseloutomaat aangebring is.

Ondersoek van Voedseloutomaties

17(1) Die beheerder moet op versoek van die Hoof: Gesondheidsdienste 'n voedseloutomaat oopmaak vir ondersoek en die neem van monsters.

(2) Die Hoof: Gesondheidsdienste kan die gebruik van 'n voedseloutomaat belet indien hy van mening is dat die voedsel wat daaruit voorsien word nie geskik is vir menslike verbruik nie, of as sodanige outomaat defekt is.

(3) Die beheerder van 'n voedseloutomaat, waarvan die gebruik ingevolge subartikel (2) belet is, mag sodanige voedseloutomaat nie gebruik nie totdat die Hoof: Gesondheidsdienste tevrede gestel is dat die voedsel wat daaruit voorsien sal word, wel geskik is vir menslike verbruik, en dat sodanige outomaat in 'n behoorlike werkende toestand is.

Verkoop van Drank in Verseelde Houers vanuit Meganiese Verkoelers

18. Die beheerder van 'n verkoeler waaruit drank in verseelde houers verkoop word, moet toesien dat —

(a) sodanige verkoeler van 'n goedgekeurde type is; en

(b) 'n goedgekeurde afvalblik langs elke verkoeler verskaf word.

DEEL IV

SMOUSE WAT VANAF VASTE STRUKTURE WAT DEUR DIE RAAD VOORSIEN WORD SMOUS

Algemeen

19. Iedere smous wat vanaf 'n vaste struktuur wat deur die Raad voorsien word smous, moet in besit wees van 'n geldige permit uitgereik deur die Raad wat hom magtig verleen vir die smous van voedsel, goedere of ware vanaf die struktuur.

20. Die Raad behou hom die reg voor om enige verdere vereistes te stel ten opsigte van die smous van voedsel of ander goedere en ware vanaf so 'n vaste struktuur.

DEEL V

ALGEMENE BEPALINGS EN STRAWWE

Lisensies, Permit en/of Skriftelike magtiging

21. Elke smous en voedselmos moet —

(1) tensy hy ingevolge die Ordonnansie op Lisensies, 1974, vrygestel is van lisensiëring, in besit wees van 'n geldige lisensie in terme van genoemde Ordonnansie;

(2) in besit wees van 'n permit en/of skriftelike toestemming van die Raad wat hom magtig om op 'n spesifieke plek of in 'n spesifieke gebied te mag smous.

Toon van Lisensie, Permit en/of Magtiging op Versoek

22. Elke smous of voedselmos moet in opdrag van 'n polisiebeampte of 'n gemagtigde beampte van die raad, die lisensie bedoel in artikel 21(1) en die permit en/of skriftelike toestemming bedoel in artikel 21(2), toon.

Staanplek of Gebied

23. 'n Smous of voedselmos mag slegs op die plek of binne die gebied, soos van tyd tot tyd deur die Raad bepaal, smous.

der goedgekeurde voorbereidingsproses op die voertuig, soos hieronder omskryf kan geskied.

DEEL III

Voedseloutomaties

Goedkeuring

14. Niemand mag 'n voedseloutomaat bedryf nie tensy —

(a) dit goedgekeur en stofdig is; en

(b) die plek waarop dit bedryf gaan word, goedgekeur is.

Skoonmaak

15. Die beheerder van 'n voedseloutomaat of roomysmasjien moet toesien dat —

(a) dit te alle tye skoon en ongediertevry is;

(b) dit slegs op sodanige wyse en met sodanige toerusting as wat vereis word, skoon gemaak word;

(c) geen ongemagtigde persoon dit oopmaak, verset, herstel, diens of op enige wyse daarvan peuter nie; en

(d) die roomysmasjien voor elke vulling behoorlik skoon gemaak word.

Opberging en Hantering van Voedsel

16. Die beheerder van 'n voedseloutomaat moet toesien dat —

(a) alle houers wat vir die gebruik van voedsel verskaf word, voordat dit gebruik word —

(i) binne-in die voedseloutomaat opgeberg en uitomaties daaruit op aanvraag voorsien word; of

(ii) in 'n stof- en ongediertevrye, leweringshouer waartoe slegs die beheerder toegang het, opgeberg word;

(b) slegs skoon en ongebruikte houers in die voedseloutomaat of leweringshouer geplaas word;

(c) 'n goedgekeurde vullishouer langs elke voedseloutomaat geplaas word;

(d) slegs voedsel wat in 'n goedgekeurde perseel vervaardig of voorberei en verpak is in 'n voedseloutomaat geplaas, en deur middel van so 'n voedseloutomaat verkoop word;

(e) alle bedersbare voedsel teen hoogstens 10°C of sodanige laer temperatuur wat vereis mag word in die geval van voedsel wat bedoel is om koud verkoop te word en teen laagstens 65°C in die geval van voedsel wat bedoel is om warm verkoop te word, in die voedseloutomaat gehou en daaruit bedien word;

(f) elke voedseloutomaat voorsien is van 'n apparaat waarmee die heersende temperatuur binne-in die kompartement waarin voedsel gehou word, aangedui en geregistreer word;

(g) elke houer of verpakking waarin voedsel deur middel van 'n voedseloutomaat voorsien word —

(i) behoorlik verseel is deur die vervaardiger en in sodanige verseelde vorm aan die verbruiker bedien word; en

(ii) die naam en adres van die vervaardiger of verskaffer daarvan asook besonderhede van die inhoud daarvan duidelik leesbaar daarop aangegee word;

(h) alle voedsel wat in die voedseloutomaat geplaas word op so 'n wyse daarin geplaas word dat dit eers daaruit gelewer of beskikbaar gestel kan word nadat die voorraad wat reeds daarin is, uitgeput is;

(i) indien die verkoelingsmeganisme van 'n voedseloutomaat vir 'n aaneenlopende tydperk van vier uur of langer buite werking was, alle be-

Toekennung van 'n Staanplek

24. 'n Staanplek word aan 'n smous of op 'n tenderbasis toegeken of by die betaling van die tarief van gelde soos van tyd tot tyd deur die Raad ingevolge artikel 80B van Ordonnansie 17 van 1939, vasgestel op 'n eerste korn, eerste maal basis.

Vasstelling van Gelde

25. Die tarief van gelde genoem in artikel 24 is vooruitbetaalbaar voor of op die 25ste dag van die maand wat die maand waarvoor die betaling gemaak word voorafgaan.

Kansellasie van Reg op Stalletjie of Staanplek

26. Die Raad kan enige skriftelike magtiging of permit vir die gebruik van 'n stalletjie of staanplek sonder kennisgewing kanselleer indien die houer van sodanige magtiging of permit versuim om enige wetgewing na te kom en die aansoeker of permithouer verbeur dan alle gelde wat aan die Raad betaal is.

Beperkings

27. Tensy daar aan 'n smous 'n spesifieke staanplek waar hy besigheid kan dryf, toegewys is, mag geen smous —

(1) op een plek of binne 'n straal van 50 m van daardie plek vir 'n tydperk van langer as 30 minute bly nie;

(2) behoudens die bepalings van subartikel (3), na enige punt binne 'n straal van 50 m van enige punt of waarslangs hy voorheen gedurende daardie betrokke dag beweeg het, terugkeer met die doel om besigheid te dryf nie;

(3) indien hy slegs in roomys van ysklekkers besigheid dryf na enige punt binne 'n straal van 50 m van enige punt, of waarslangs hy gedurende die onmiddellik voorafgaande tydperk van twee ure beweeg het, terugkeer met die doel om besigheid te dryf nie;

(4) in goedere van enige soort, klas, tipe of beskrywing handel dryf nie, binne 'n straal van 75 m vanaf enige besigheid wat by 'n vaste perseel handel dryf kragtens 'n lisensie uitgereik in gevolge die Ordonnansie op Lisensies, 1974, soos gewysig, en wat goedere van dieselfde of soortgelyke soort, klas, tipe of beskrywing uitsaal of vir verkoop aanbied;

(5) behoudens die bepalings van artikel 116 van die Padverkeerswet, 1989 (Wet 29 van 1989), besigheid dryf —

(a) binne 100 m vanaf enige provinsiale of nasionale pad binne die munisipaliteit; of

(b) in enige gebied, straat of plek soos deur die Raad verbied is.

Handelstye

28. 'n Smous mag op enige dag, uitgenome waar gemelde dae openbare godsdienslike feesdae of Sondae is, tussen die ure 06h00 tot 18h00 handel dryf.

Versperring en Oorlaas

29. Geen smous mag voetgangers of voertuise se pad versper of die publiek tot oorlaas wees ter wyl hy sy sake verrig nie.

30. Niemand mag hom by enige staanplek, struktuur of stalletjie wangedra of goedere beskadig of hom daarmee bemoei, enige persoon hinder of steur of enige oorlaas veroorsaak nie.

Algemeen

31. Geen smous mag —

(1) vir doeleindes van sy besigheid enige ander voertuig, beweegbare struktuur, houer, rak, houtstaander, kas of soortgelyke struktuur of toestel as wat deur die Hoof: Gesondheidsdienste is, gebruik nie;

(2) by die plek waar hy besigheid dryf, enige

papier, vrugteskille of vullis van enige aard, stort of laat nie, behalwe in vullishouers wat vir hierdie doel voorsien is;

(3) versuim om enige voertuig, beweegbare struktuur, houer, rak, houtstaander, kas of soortgelyke struktuur of toestel wat deur hom gebruik word, in 'n skoon en netjiese toestand te hou nie;

(4) versuim om by afhandeling van die besigheid van die dag, enige voertuig, beweegbare struktuur, houer, rak, houtstaander, kas of soortgelyke struktuur of toestel wat aan hom behoort te verwijder nie;

(5) koerante, tydskrifte of gebruikte papier as voedselhouer gebruik nie.

Ondersoek

32. Enige behoorlik gemagtigde beampete van die Raad kan vir enige doel wat verband hou met die nakoming van die bepalings van hierdie verordeninge, te alle redelike tye en sonder vooraf kennisgewing, enige perseel, voertuig of struktuur waarop of waarin voedsel hanteer word, of ten opsigte waarvan sodanige amptenaar redelike grond het om te vermoed dat voedsel daarin of daarop hanteer word, binne gaan en sodanige ondersoek, navraag, inspeksie en toets in verband daarmee doen en monsters neem wat hy nodig ag.

Dwarsbomming

33. Iemand wat versuim of weier om toegang te verleen aan 'n beampete van die Raad wat behoorlik by hierdie verordeninge of deur die Raad gemagtig is om 'n perseel, voertuig of struktuur te betree en te ondersoek as hy versoek word om tot sodanige perseel, voertuig of struktuur toegelaat te word, of wat sodanige beampete in die uitvoering van sy pligte kragtens hierdie verordeninge dwarsboom, of wat versuim of weier om inligting te verstrek, of wat doelbewus aan sodanige beampete vase of misleidende inligting verstrek, of wat iemand wederrigtelik verminder om sodanige perseel, voertuig of struktuur te betree, begaan 'n misdryf.

Misdrywe en Strawwe

34. Iemand wat enige bepaling van hierdie verordeninge oortree of in gebreke bly om daar-aan te voldoen, of veroorsaak of toelaat of duid dat iemand anders dit doen, begaan 'n misdryf en is by skuldig bevinding strafbaar met 'n boete van hoogstens R300 of, by wanbetaling, met gevangenisstraf van hoogstens 12 maande, of met sodanige boete sowel as sodanige gevangenis-straf, en in die geval van 'n voortgesette misdryf met 'n boete van hoogstens R10 per dag vir elke dag waarop sodanige misdryf voortgeset word.

35. Die Verordeninge Betreffende Smouse, aangekondig by Administrateurskennisgewing No 1921 van 21 Desember 1977, en van toepassing gemaak op die Munisipaliteit Ellisras op 1 Julie 1986, word hierby herroep.

J.P.W. ERASERUS
Stadsklerk

Burgersentrum
Ellisras
0555
2 Januarie 1991
Kennisgewing No. 50/1990

from 1 January 1991. The general purport of the proposed amendment is to increase the current tariffs due to an increase by Eskom.

Copies of the proposed amendment are available for inspection at the office of the Town Secretary during normal office hours for a period of 14 (fourteen) days from date of this publication in the Provincial Gazette and objections, if any, must be lodged in writing with the Town Clerk within 14 (fourteen) days from date of this publication.

J P W ERASERUS
Town Clerk

Civic Centre
Private Bag X136
Ellisras
0555
28 November 1990
Notice No. 49/1990
Reference: 1/2/3/7

PLAASLIKE BESTUURSKENNISGEWING
21**STADSRAAD VAN ELLISRAS****WYSIGING VAN ELEKTRISITEITSTAREWE**

Kennis geskied hiermee ingevolge die bepalings van Artikel 80(B)(3) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Ellisras van voorname is om die gelde vir elektrisiteitsvoorsiening met ingang 1 Januarie 1991 by Spesiale Besluit te wysig. Die algemene strekking van die voorgenome wysiging is om die bestaande tariewe te verhoog as gevolg van 'n verhoging deur Eskom.

Afskrifte van die voorgenome wysiging lê ter insae by die kantoor van die Stadssekretaris gedurende normale kantoorure vir 'n tydperk van 14 (veertien) dae vanaf die publikasie van hierdie kennisgewing in die Provinciale Koerant. Enige besware teen die voorgestelde wysiging moet skriftelik binne 14 (veertien) dae van publikasie hiervan by die Stadsklerk ingedien word.

J P W ERASERUS
Stadsklerk

Burgersentrum
Privaatsak X136
Ellisras
0555
28 November 1990
Kennisgewing No. 49/1990
Verwysing: 1/2/3/7

2

LOCAL AUTHORITY NOTICE 22**TOWN COUNCIL OF EVANDER****DETERMINATION OF CHARGES: USER FEES IN RESPECT OF EVANDER LIBRARY**

In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Evander has, by Special Resolution, determined the following user fees with regard to the library, effective from 1 November 1990:

"1. Membership in the case of tax payers of the municipality: R24 per annum, or the pro rata part thereof, calculated at R2 per month, or part thereof per family, payable in advance. A year being from 1 January to 31 December. (A tax payer is a person who is legally liable for pay-

LOCAL AUTHORITY NOTICE 21**TOWN COUNCIL OF ELLISRAS****AMENDMENT OF ELECTRICITY TARIFF**

Notice is hereby given in terms of the provisions of section 80(B)(3) of the Local Government Ordinance, 1939, that it is the intention of the Town Council of Ellisras to amend the electricity tariffs by Special Resolution with effect

stuur, 1939, soos gewysig, dat die Stadsraad van Evander, by Spesiale Besluit, tariewe vir die levering van elektrisiteit met ingang van 1 Januarie 1991, gewysig het.

Die algemene strekking van hierdie wysiging is om voorseeing te maak vir verhoogde tariewe deur Eskom.

Besonderhede van hierdie wysiging lê ter insae by die kantoor van die Stadssekretaris vir 'n tydperk van veertien (14) dae vanaf die datum van publikasie hiervan in die Proviniale Koerant.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken, moet dit skriftelik by die Stadsklerk doen, binne veertien (14) dae na publikasie hiervan in die Proviniale Koerant.

Burgersentrum G ESTERHUIZEN
Bolognaweg Waarnemende Stadsklerk
Privaatsak X1017
Evander
2280
2 Januarie 1991
Kennisgewing No. 1/1991
Telefoonnummer: (0136)-22231/5
Faks: 23144

artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), bekend gemaak dat die Stadsraad van Evander van voorname is om die Verordeninge vir die Regulering van die Toestaan van Lenings uit die Beursleningsfonds aan Beampies van die Raad, afgekondig by Administrateurkennisgewing No. 1964, gadateer 5 September 1985, te herroep en verbeterde Verordeninge af te kondig.

Die algemene strekking van hierdie voorgenome wysiging is om die bestaande Verordeninge te herroep en 'n verbeterde Verordeninge te neem, om die toestaan en terugbetaling van lenings te bewerkstellig.

Afskrifte van hierdie voorgenome Verordeninge lê ter insae by die kantore van die Raad vir 'n tydperk van veertien (14) dae vanaf die datum van publikasie van hierdie kennisgewing in die Offisiële Koerant van die Provinie Transvaal.

Enige persoon wat beswaar teen hierdie voorgenome wysiging wens aan te teken, moet dit skriftelik by die Stadsklerk doen, binne veertien (14) dae vanaf die datum van publikasie van hierdie kennisgewing in die Offisiële Koerant van die Provinie Transvaal.

Burgersentrum F J COETZEE
Bolognaweg Stadsklerk
Privaatsak X1017

Evander
2280

Kennisgewing No. 67/1990
tb

dat die Dorpsraad van Greylingstad van voorname is om die Standaardverordeninge betreffende Openbare Geriewe afgekondig onder Kennisgewing 60 in Buitengewone Staatskoerant 4708 van 14 September 1990, te aanvaar.

Die algemene strekking van hierdie kennisgewing is om deur middel van aanname van bogenaamde verordeninge, openbare geriewe wat deur publiek besoek word, te reël.

'n Afskrif van die konsepverordeninge is gedurende kantoorure ter insae by die Kantoore van die Stadsklerk, Municipale Kantore, Greylingstad, vir 'n periode van 14 dae vanaf die publikasie van hierdie kennisgewing in die Proviniale Koerant.

Enige persoon wat beswaar teen genoemde aanname van die verordeninge wens aan te teken, moet dit skriftelik binne 14 dae van die publikasie van hierdie kennisgewing in die Proviniale Koerant, by die ondergetekende doen.

LE ROUX VERWEY
Stadsklerk

Municipale Kantore
Posbus 11
Greylingstad
2415
Kennisgewing No. 16/1990

2

LOCAL AUTHORITY NOTICE 25

EVANDER TOWN COUNCIL

AMENDMENT TO THE BY-LAWS REGULATING THE GRANTING OF LOANS FROM THE BURSARY FUND TO OFFICIALS OF THE COUNCIL

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), that the Town Council of Evander proposes to revoke the existing By-laws for the abovementioned, published under Administrator's Notice No. 1964, dated 5 September 1985 and adopt new By-laws, to regulate the abovementioned.

The general purport of this proposed amendment is to revoke the existing By-laws and to adopt an improved new By-law, regarding the granting and repayment of loans.

Copies of this proposed amendment are open for inspection at the offices of the Council for a period of fourteen (14) days from the date of publication of this notice in the Official Gazette of Transvaal.

Any person desirous to record his/her objection to the said proposed amendments, must do so in writing to the Town Clerk within fourteen (14) days after publication of this notice in the Official Gazette.

Civic Centre F J COETZEE
Bologna Avenue Town Clerk
Private Bag X1017
Evander
2280
Notice No. 67/1990

tb

PLAASLIKE BESTUURSKENNISGEWING 25

STADSRAAD VAN EVANDER

WYSIGING VAN VERORDENINGE VIR DIE REGULERING VAN DIE TOESTAAN VAN LENINGS UIT DIE BEURSLENINGSFONDS AAN BEAMPTES VAN DIE RAAD

Dit word hierby, ingevolge die bepalings van

LOCAL AUTHORITY NOTICE 26

VILLAGE COUNCIL OF GREYLINGSTAD

STANDARD PUBLIC AMENITIES BY-LAW

It is hereby notified in terms of Section 96bis of the Local Government Ordinance, 1939, that it is the intention of the Village Council of Greylingstad to adopt the Standard Public Amenities By-laws published under Notice 60 in Extraordinary Official Gazette 4708 of 14 September 1990.

The general purport of this notice is to accept the abovementioned ordinance in order to arrange visits by public amenities.

Copies of the draft by-laws are open to inspection during office hours at the office of the Town Clerk, Municipal Offices, Greylingstad for a period of fourteen days (14) from the date of publication hereof in the Provincial Gazette.

Any person who desires to record his objection to the adoption of the by-laws shall do so in writing to the undersigned within 14 days after publication of this notice in the Provincial Gazette.

Municipal Offices LE ROUX VERWEY
P.O. Box 11 Town Clerk
Greylingstad
2415
Notice No. 16/1990

PLAASLIKE BESTUURSKENNISGEWING 26

DORPSRAAD GREYLINGSTAD

STANDAARDVERORDENINGE BETREFFENDE OPENBARE GERIEWE

Kennis geskied hiermee kragtens artikel 96bis van die Ordonnansie op Plaaslike Bestuur, 1939,

dat die Dorpsraad van Greylingstad van voorname is om die Standaardverordeninge betreffende Openbare Geriewe afgekondig onder Kennisgewing 60 in Buitengewone Staatskoerant 4708 van 14 September 1990, te aanvaar.

Die algemene strekking van hierdie kennisgewing is om deur middel van aanname van bogenaamde verordeninge, openbare geriewe wat deur publiek besoek word, te reël.

'n Afskrif van die konsepverordeninge is gedurende kantoorure ter insae by die Kantoore van die Stadsklerk, Municipale Kantore, Greylingstad, vir 'n periode van 14 dae vanaf die publikasie van hierdie kennisgewing in die Proviniale Koerant.

Enige persoon wat beswaar teen genoemde aanname van die verordeninge wens aan te teken, moet dit skriftelik binne 14 dae van die publikasie van hierdie kennisgewing in die Proviniale Koerant, by die ondergetekende doen.

LE ROUX VERWEY
Stadsklerk

Municipale Kantore
Posbus 11
Greylingstad
2415
Kennisgewing No. 16/1990

2

LOCAL AUTHORITY NOTICE 27

VILLAGE COUNCIL OF GREYLINGSTAD

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 Village Council of Greylingstad has by special resolution on 30 October 1990 resolved to further amend the Tariff of Charges for the supply of electricity, published in the Provincial Gazette dated 13 September 1978, as amended.

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 Town Clerk, Municipal Offices, Greylingstad 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.

LE ROUX VERWEY
Town Clerk

Municipal Offices
P.O. Box 11
Greylingstad
2415
Notice No. 17/1990

PLAASLIKE BESTUURSKENNISGEWING 27

DORPSRAAD GREYLINGSTAD

WYSIGING VAN TARIEWE: ELEKTRISITETSVOORSIENING

Daar word hiermee, kragtens die bepalings van artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Dorpsraad van Greylingstad by wyse van 'n spesiale besluit op 30 Oktober 1990 besluit het om

die Elektrisiteitsverordeninge soos gepubliseer in Provinciale Koerant van 13 September 1978 soos gewysig, verder te wysig.

Die algemene strekking van die wysiging is om tariewe te verhoog.

Afskrifte van hierdie voorgenome wysigings lê ter insae by die Kantoor van die Stadsklerk, Municipale Kantore, Greylingstad 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.

LE ROUX VERWEY
Stadsklerk

Municipal Kantore
Postbus 11
Greylingstad
2415
Kennisgewing No. 17/1990

2

LOCAL AUTHORITY NOTICE 28

TOWN COUNCIL OF HEIDELBERG,
TRANSVAAL

ADOPTION OF AMENDMENT OF THE
STANDARD ELECTRICITY BY-LAWS

Notice is herewith given in terms of the provisions of section 96 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), as amended, that the Town Council of Heidelberg intends adopting the amendment of the Standard Electricity By-laws done by the Minister of the Budget and Local Government, Administration House of Assembly, promulgated under Notice No. 63 of 1990, of 10 October 1990 published under Administrator's Notice 1939 of 11 September 1985 as an amendment of the aforesaid by-laws made by the said Council in terms of the provisions of section 96bis(2) of the said Ordinance.

Copies of the proposed amendment lie open for inspection during office hours at the office of the Town Secretary, Municipal Offices, Heidelberg, for a period of 14 days from publication of this notice in the Provincial Gazette.

Any person who desires to object to the adoption of the aforesaid by-laws, must lodge his objections in writing with the undersigned within 14 days from publication of this notice in the Provincial Gazette.

G F SCHOLTZ
Town Clerk

Municipal Offices
PO Box 201
Heidelberg, Tvl
2400
4 December 1990
Notice No. 59/1990

PLAASLIKE BESTUURSKENNISGEWING
28

STADSRAAD VAN HEIDELBERG

AANNAME VAN WYSIGING VAN STAN-
DAARD ELEKTRISITEITSVERORDE-
NINGE

Kennis geskied hiermee ingevolge die bepaling van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), dat die Stadsraad van Heidelberg van voorname is om die wysiging van die Standaard

Elektrisiteitsverordeninge deur die Minister van Begroting en Plaaslike Bestuur Administrasie Volksraad gedoen, afgekondig by Kennisgewing 63 van 1990 van 10 Oktober 1990 gepubliseer by Administrateurskennisgewing 1959 van 11 September 1985, te aanvaar as 'n wysiging van voormelde verordeninge deur die genoemde Raad opgestel ingevolge die bepaling van artikel 96bis(2) van voormalde Ordonnansie.

Afskrifte van sodanige wysiging lê gedurende normale kantoorure ter insae by die kantoor van die Stadssekretaris, Municipale Kantore, Heidelberg vir 'n tydperk van 14 dae met ingang van datum van publikasie hiervan in die Provinciale Koerant.

Enige persoon wat beswaar teen die aanname van die bovermelde wysiging wil maak, moet dit skriftelik binne 14 dae van datum van publikasie hiervan in die Provinciale Koerant by die ondergetekende doen.

G F SCHOLTZ
Stadsklerk

Municipal Kantore
Postbus 201
Heidelberg, Tvl
2400
4 Desember 1990
Kennisgewing No. 59/1990

2

LOCAL AUTHORITY NOTICE 29

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT
SCHEME 2905

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 350 Westdene to Residential 1, plus offices with the consent of the Council subject to 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, 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 2905.

A G COLLINS
Acting Town Clerk

PLAASLIKE BESTUURSKENNISGEWING
29

KENNISGEWING VAN GOEDKEURING

JOHANNESBURG WYSIGINGSKEMA
2905

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 350 Westdene te hersoneer na Residensieel 1, plus kantore met vergunning van die Stadsraad onderworpe aan voorwaarde.

Kaart 3 en die Skemaklusules van die Wysigingskema word op lêer gehou by die Departementshof, Departement van Plaaslike Bestuur, Behuisung en Werke, Pretoria, en by die Directeur: Beplanning, Johannesburg, Sewende Verdieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

dieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse Wysigingskema 2905.

A G COLLINS
Waarnemende Stadsklerk

2

LOCAL AUTHORITY NOTICE 30

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT
SCHEME 2870

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 the Remaining Extent of Erf 105 Booyens to Residential 4, plus offices with consent of the Council subject to 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, 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 2870.

A G COLLINS
Acting Town Clerk

PLAASLIKE BESTUURSKENNISGEWING
30

KENNISGEWING VAN GOEDKEURING

JOHANNESBURG WYSIGINGSKEMA
2870

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 die Resterende Gedeelte van Erf 105 Booyens te hersoneer na Residensieel 4, plus kantore met vergunning van die Stadsraad onderworpe aan voorwaarde.

Kaart 3 en die Skemaklusules van die Wysigingskema word op lêer gehou by die Departementshof, Departement van Plaaslike Bestuur, Behuisung en Werke, Pretoria, en by die Directeur: Beplanning, Johannesburg, Sewende Verdieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse Wysigingskema 2870.

A G COLLINS
Waarnemende Stadsklerk

2

LOCAL AUTHORITY NOTICE 31

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT
SCHEME 2799

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 Jo-

Johannesburg Town-planning Scheme, 1979 by the rezoning of Portion 5 of Erf 902 Parktown to Business 4 subject to 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, 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 2799.

A G COLLINS
Acting Town Clerk

PLAASLIKE BESTUURSKENNISGEWING 31

KENNISGEWING VAN GOEDKEURING

JOHANNESBURGSE WYSIGINGSKEMA 2799

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 Gedeelte 5 van Erf 902 Parktown te hersoneer na Besigheid 4 onderworpe aan voorwaardes.

Kaart 3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en by die Directeur: Beplanning, Johannesburg, Sewende Verdieling, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse Wysigingskema 2799.

A G COLLINS
Waarnemende Stadslerk

PLAASLIKE BESTUURSKENNISGEWING 32

KENNISGEWING VAN GOEDKEURING

JOHANNESBURGSE WYSIGINGSKEMA 2711

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 283 Blackheath Uitbreiding 3 te hersoneer na Residensiell 1 onderworpe aan voorwaardes.

Kaart 3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en by die Directeur: Beplanning, Johannesburg, Sewende Verdieling, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse Wysigingskema 2711 en sal in werking tree op 27 Februarie 1991.

A G COLLINS
Waarnemende Stadslerk

dieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse Wysigingskema 2851.

A G COLLINS
Waarnemende Stadslerk

2

LOCAL AUTHORITY NOTICE 34

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT SCHEME 2788

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 Erven 670, 671, 672 and 673 Northcliff Extension 2 to Residential 3 subject to 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, 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 2788 and will commence on 27 February 1991.

A G COLLINS
Acting Town Clerk

LOCAL AUTHORITY NOTICE 33

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT SCHEME 2851

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 1348 Jeppestown to Business 1 subject to 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, 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 2851.

A G COLLINS
Acting Town Clerk

LOCAL AUTHORITY NOTICE 32

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT SCHEME 2711

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 283 Blacheath Extension 3 to Residential 1 subject to 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, 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 2711 and will commence on 27 February 1991.

A G COLLINS
Acting Town Clerk

PLAASLIKE BESTUURSKENNISGEWING

33

KENNISGEWING VAN GOEDKEURING

JOHANNESBURGSE WYSIGINGSKEMA 2851

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 1348 Jeppestown te hersoneer na Besigheid 1 onderworpe aan voorwaardes.

Kaart 3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en by die Directeur: Beplanning, Johannesburg, Sewende Verdieling, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

dieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse Wysigingskema 2851.

A G COLLINS
Waarnemende Stadslerk

2

LOCAL AUTHORITY NOTICE 34

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT SCHEME 2788

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 Erven 670, 671, 672 and 673 Northcliff Extension 2 to Residential 3 subject to 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, 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 2788 and will commence on 27 February 1991.

A G COLLINS
Acting Town Clerk

PLAASLIKE BESTUURSKENNISGEWING

34

KENNISGEWING VAN GOEDKEURING

JOHANNESBURGSE WYSIGINGSKEMA 2788

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 670, 671, 672 en 673 Northcliff Uitbreiding 2 te hersoneer na Residensiell 3 onderworpe aan voorwaardes.

Kaart 3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en by die Directeur: Beplanning, Johannesburg, Sewende Verdieling, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse Wysigingskema 2788 en sal in werking tree op 27 Februarie 1991.

A G COLLINS
Waarnemende Stadslerk

2

LOCAL AUTHORITY NOTICE 35

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT SCHEME 2869

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 51 Londale Extension 2 to Industrial 1 subject to amended 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, 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 2869.

A G COLLINS
Acting Town Clerk

PLAASLIKE BESTUURSKENNISGEWING
35

KENNISGEWING VAN GOEDKEURING
JOHANNESBURGSE WYSIGINGSKEMA
2819

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 51 Londale Uitbreiding 2 te hersoneer na Nywerheid 1 onderworpe aan gevysigde voorwaarde.

Kaart 3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshoof, Departement van Plaaslike Bestuur, Behuisig 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 2869.

A G COLLINS
Waarnemende Stadsklerk

2

LOCAL AUTHORITY NOTICE 36

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT SCHEME 2819

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 Erven 754, 755, 756, 757, 758, 765, 766 and 767 Johannesburg to General subject to 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, 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 2819.

A G COLLINS
Acting Town Clerk

PLAASLIKE BESTUURSKENNISGEWING
36

KENNISGEWING VAN GOEDKEURING
JOHANNESBURGSE WYSIGINGSKEMA
2819

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 Erwe 754, 755, 756, 757, 758, 765, 766 and 767 Johannesburg te hersoneer na Algemeen onderworpe aan voorwaarde.

Kaart 3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshoof, Departement van Plaaslike Bestuur, Behuisig 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 2819.

A G COLLINS
Waarnemende Stadsklerk

Hierdie wysiging staan bekend as Johannesburgse Wysigingskema 2893.

A G COLLINS
Waarnemende Stadsklerk

2

LOCAL AUTHORITY NOTICE 38

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT SCHEME 2846

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 part of Erf 206 Richmond to Business 4 subject to 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, 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 2846.

A G COLLINS
Acting Town Clerk

LOCAL AUTHORITY NOTICE 37

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT SCHEME 2893

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 34 Bruma to Residential 3 subject to 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, Pretoria, and the Director: Planning, Johannesburg, Seventh Floor, Civic Centre, Braamfontein, and are open for inspection at all reasonable times.

Hierdie wysiging staan bekend as Johannesburg Amendment Scheme 2893.

A G COLLINS
Acting Town Clerk

PLAASLIKE BESTUURSKENNISGEWING
38

KENNISGEWING VAN GOEDKEURING

JOHANNESBURGSE WYSIGINGSKEMA
2846

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 gedeelte van Erf 206 Richmond te hersoneer na Besigheid 4 onderworpe aan voorwaarde.

Kaart 3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshoof, Departement van Plaaslike Bestuur, Behuisig 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 2846.

A G COLLINS
Waarnemende Stadsklerk

2

LOCAL AUTHORITY NOTICE 39

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT SCHEME 2889

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 part of Erf 1682 Turffontein to Park-ing subject to conditions.

PLAASLIKE BESTUURSKENNISGEWING
37

KENNISGEWING VAN GOEDKEURING

JOHANNESBURGSE WYSIGINGSKEMA
2893

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 34 Bruma te hersoneer na Residensieel 3 onderworpe aan voorwaarde.

Kaart 3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshoof, Departement van Plaaslike Bestuur, Behuisig en Werke, Pretoria, en by die Direkteur: Beplanning, Johannesburg, Sewende Verdieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

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 2889.

A G COLLINS
Acting Town Clerk

PLAASLIKE BESTUURSKENNISGEWING
39

KENNISGEWING VAN GOEDKEURING

JOHANNESBURGSE WYSIGINGSKEMA
2889

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 gedeelte van Erf 1682 Turffontein te hersoneer na Parkering onderworpe aan voorwaarde.

Kaart 3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en by die Directeur: Beplanning, Johannesburg, Sewende Verdieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse Wysigingskema 2889.

A G COLLINS
Waarnemende Stadsklerk

2

LOCAL AUTHORITY NOTICE 40

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT
SCHEME 2775

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 Erven 454, 455, 456, 457 and 546 Selby Extension 6 to Commercial 2 subject to 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, 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 2775.

A G COLLINS
Acting Town Clerk

PLAASLIKE BESTUURSKENNISGEWING
40

KENNISGEWING VAN GOEDKEURING

JOHANNESBURGSE WYSIGINGSKEMA
2775

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 Erfwe 454, 455, 456, 457 en 546 Selby Uitbreiding 6 te hersoneer na Kommercieel 2 onderworpe aan voorwaarde.

Kaart 3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en by die Directeur: Beplanning, Johannesburg, Sewende Verdieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse Wysigingskema 2775.

A G COLLINS
Waarnemende Stadsklerk

2

LOCAL AUTHORITY NOTICE 41

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT
SCHEME 2867

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 the Remaining Extent of Erf 1205 Houghton Estate to Residential 1, one dwelling house per 1 500 m² subject to 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, 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 2867.

A G COLLINS
Acting Town Clerk

PLAASLIKE BESTUURSKENNISGEWING
41

KENNISGEWING VAN GOEDKEURING

JOHANNESBURGSE WYSIGINGSKEMA
2867

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 die Resterende Gedeelte van Erf 1205 Houghton Estate te hersoneer na Residential 1, een woonhuis per 1 500 m² onderworpe aan voorwaarde.

Kaart 3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en by die Directeur: Beplanning, Johannesburg, Sewende Verdieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse Wysigingskema 2867.

A G COLLINS
Waarnemende Stadsklerk

2

LOCAL AUTHORITY NOTICE 42

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT
SCHEME 2625

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 Portion 1 of Erf 97 Norwood to Business 1 subject to 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, 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 2625 and will commence on 27 February 1991.

A G COLLINS
Acting Town Clerk

PLAASLIKE BESTUURSKENNISGEWING
42

KENNISGEWING VAN GOEDKEURING

JOHANNESBURGSE WYSIGINGSKEMA
2625

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 Gedeelte 1 van Erf 97 Norwood te hersoneer na Besigheid 1 onderworpe aan voorwaarde.

Kaart 3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en by die Directeur: Beplanning, Johannesburg, Sewende Verdieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse Wysigingskema 2625 en sal in werking tree op 27 Februarie 1991.

A G COLLINS
Waarnemende Stadsklerk

2

LOCAL AUTHORITY NOTICE 43

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT
SCHEME 2915

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 23 Melrose North to Residential 1, one dwelling per 2 000 m².

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 2915 and will commence on 27 February 1991.

A G COLLINS
Acting Town Clerk

PLAASLIKE BESTUURSKENNISGEWING 43

KENNISGEWING VAN GOEDKEURING

JOHANNESBURGSE WYSIGINGSKEMA 2915

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 23 Melrose North te hersoneer na Residensieel 1, een woonhuis per 2 000 m².

Kaart 3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshoof, 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 2915 en sal in werking tree op 27 Februarie 1991.

A G COLLINS
Waarnemende Stadsklerk

2

LOCAL AUTHORITY NOTICE 44

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT SCHEME 2800

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 Portion 1 of Erf 246 Linden to Residential 3, one dwelling per 1 500 m² and Remaining extent of Erf 247, Linden to Residential 1, one dwelling per 1 000 m².

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 2800.

A G COLLINS
Acting Town Clerk

PLAASLIKE BESTUURSKENNISGEWING 44

KENNISGEWING VAN GOEDKEURING

JOHANNESBURGSE WYSIGINGSKEMA 2800

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 1873 Albertville te hersoneer na Residensieel 1, een woonhuis per 400 m².

burgse Dorpsbeplanningskema, 1979, goedgekeur het deur Gedeelte 1 van Erf 246 Linden te hersoneer na Residensieel 3, een woonhuis per 1 500 m² en resterende gedeelte van Erf 246 Linden te hersoneer na Residensieel 1, een woonhuis per 1 000 m².

Kaart 3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshoof, 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 2800.

A G COLLINS
Waarnemende Stadsklerk

LOCAL AUTHORITY NOTICE 46

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT SCHEME 3001

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 231 Northcliff to Residential 1, one dwelling house per 2 000 m² subject to 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, 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 3001.

A G COLLINS
Acting Town Clerk

LOCAL AUTHORITY NOTICE 45

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT SCHEME 2750

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 1873 Albertville to Residential 1, one dwelling per 400 m².

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 2750.

A G COLLINS
Acting Town Clerk

PLAASLIKE BESTUURSKENNISGEWING 46

KENNISGEWING VAN GOEDKEURING

JOHANNESBURGSE WYSIGINGSKEMA 3001

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 231 Northcliff te hersoneer na Residensieel 1, een woonhuis per 2 000 m² onderworpe aan voorwaarde.

Kaart 3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshoof, 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 3001.

A G COLLINS
Waarnemende Stadsklerk

2

PLAASLIKE BESTUURSKENNISGEWING 45

KENNISGEWING VAN GOEDKEURING

JOHANNESBURGSE WYSIGINGSKEMA 2750

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 1873 Albertville te hersoneer na Residensieel 1, een woonhuis per 400 m².

Kaart 3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshoof, 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 2750.

A G COLLINS
Waarnemende Stadsklerk

LOCAL AUTHORITY NOTICE 47

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT SCHEME 2902

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 Erven 17, 21, 22, 28, 39, 43, 44, 50, 51, 52, 53, 54, 55, 159 and 160 Armadale to Industrial 1 subject to 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, Pretoria, and the Director: Planning, Johannesburg, Seventh Floor, Civic Centre, Braamfontein, and are open for inspection at all reasonable times.

2

This amendment is known as Johannesburg Amendment Scheme 2902.

A G COLLINS
Acting Town Clerk

PLAASLIKE BESTUURSKENNISGEWING
47

KENNISGEWING VAN GOEDKEURING

JOHANNESBURGSE WYSIGINGSKEMA
2902

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 Erwe 17, 21, 22, 28, 39, 43, 44, 50, 51, 52, 53, 54, 55, 159 en 160 Armadale te hersoneer na Nywerheid 1 onderworpe aan voorwaardes.

Kaart3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en by die Directeur: Beplanning, Johannesburg, Sewende Verdieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse Wysigingskema 2902.

A G COLLINS
Waarnemende Stadsklerk

2

LOCAL AUTHORITY NOTICE 48

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT
SCHEME 2825

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 Erven 10 and 11 Armadale to Business 1 subject to 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, 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 2825.

A G COLLINS
Acting Town Clerk

PLAASLIKE BESTUURSKENNISGEWING
48

KENNISGEWING VAN GOEDKEURING

JOHANNESBURGSE WYSIGINGSKEMA
2825

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 198 Norwood te hersoneer na Besigheid 4 onderworpe aan voorwaardes.

keur het deur Erwe 10 en 11 Armadale te hersoneer na Besigheid 1 onderworpe aan voorwaardes.

Kaart3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en by die Directeur: Beplanning, Johannesburg, Sewende Verdieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse Wysigingskema 2825.

A G COLLINS
Waarnemende Stadsklerk

2

LOCAL AUTHORITY NOTICE 49

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT
SCHEME 2881

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 198 Norwood to Business 4 subject to 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, 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 2881 and will commence on 27 February 1991.

A G COLLINS
Acting Town Clerk

PLAASLIKE BESTUURSKENNISGEWING
49

KENNISGEWING VAN GOEDKEURING

JOHANNESBURGSE WYSIGINGSKEMA
2881

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 198 Norwood te hersoneer na Besigheid 4 onderworpe aan voorwaardes.

Kaart3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en by die Directeur: Beplanning, Johannesburg, Sewende Verdieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse Wysigingskema 2881 en sal inwerking tree op 27 Februarie 1991.

A G COLLINS
Waarnemende Stadsklerk

2

LOCAL AUTHORITY NOTICE 50

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT
SCHEME 2909

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 Portion 3 of Erf 222 Linden to Residential 4 subject to 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, 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 2909 and will commence on 27 February 1991.

A G COLLINS
Acting Town Clerk

PLAASLIKE BESTUURSKENNISGEWING
50

KENNISGEWING VAN GOEDKEURING

JOHANNESBURGSE WYSIGINGSKEMA
2909

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 Gedekte 3 van Erf 222 Linden te hersoneer na Residensieel 4 onderworpe aan voorwaardes.

Kaart3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en by die Directeur: Beplanning, Johannesburg, Sewende Verdieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse Wysigingskema 2909 en sal inwerking tree op 27 Februarie 1991.

A G COLLINS
Waarnemende Stadsklerk

2

LOCAL AUTHORITY NOTICE 51

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT
SCHEME 2931

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 1175 Marshallstown to part General and part Business 1 subject to 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, 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 2931.

A G COLLINS
Acting Town Clerk

PLAASLIKE BESTUURSKENNISGEWING
51

KENNISGEWING VAN GOEDKEURING

JOHANNESBURGSE WYSIGINGSKEMA
2931

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 1175 Marshalltown te hersoneer na gedeeltelik algemeen en gedeeltelik Besigheid londerworpe aan voorwaarde.

Kaart3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshoof, 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 2931.

A G COLLINS
Waarnemende Stadsklerk

PLAASLIKE BESTUURSKENNISGEWING
52

STAD JOHANNESBURG

BEOOGDE WYSIGING VAN DIE JOHANNESBURGSE DORPSBEPLANNINGSKEMA, 1979 (WYSIGINGSKEMA 2814)

Die Stadsraad van Johannesburg gee hierby ingevolge artikel 28(1)(a) gelees saam met artikel 55 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n ontwerpdorpsbeplanningskema wat as Johannesburgse Wysigingskema 2814 bekend sal staan, deur hom opgestel is.

Hierdie skema sal 'n wysigingskema wees en bevat die volgende voorstelle:

Om Erf 6040 en gedeeltes van Erf 6253, Eldoradopark Uitbreiding 7, van onderskeidelik Opvoedkundig en Openbare Oop Ruimte na Gedeeltelik Bestaande Openbare Pad en Gedeeltelik Residensiel 1, een woning per 300 m², Hoogtesone 0 (drie verdiepings) te hersoneer.

Die ontwerpskema is vir 'n tydperk van 28 dae vanaf 2 Januarie 1991 gedurende gewone kantoorure ter insae in die kantoor van die Stadsklerk, p.a. Beplanningsdepartement, Sewende Verdieping, Kamer 760, Burgersentrum, Braamfontein, Johannesburg.

Beware teen of vertoë in verband met die skema moet binne 'n tydperk van 28 dae vanaf 2 Januarie 1991 skriftelik by die Stadsklerk by benoemde adres of Posbus 30733, Braamfontein, ingediend word.

H T VEALE
Stadsekretaris

Burgersentrum
Braamfontein
Johannesburg
(E17/6040)
5404q

PO Box 30733, Braamfontein within a period of 28 days from 2 January 1991.

H T VEALE
City Secretary

PLAASLIKE BESTUURSKENNISGEWING
53

STAD JOHANNESBURG

BEOOGDE WYSIGING VAN DIE JOHANNESBURGSE DORPSBEPLANNINGSKEMA, 1979 (WYSIGINGSKEMA 2812)

Die Stadsraad van Johannesburg gee hierby ingevolge artikel 28(1)(a) gelees saam met artikel 55 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n ontwerpdorpsbeplanningskema wat as Johannesburgse Wysigingskema 2814 bekend sal staan, deur hom opgestel is.

Hierdie skema sal 'n wysigingskema wees en bevat die volgende voorstelle:

Om 'n gedeelte van Erf 4037, Eldoradopark Uitbreiding 2, van Openbare Oop Ruimte na Gedeeltelik Bestaande Openbare Pad, Gedeeltelik Residensiel 1, een woning per 300 m², Hoogtesone 0 (drie verdiepings) te hersoneer.

Die ontwerpskema is vir 'n tydperk van 28 dae vanaf 2 Januarie 1991 gedurende gewone kantoorure ter insae in die kantoor van die Stadsklerk, p.a. Beplanningsdepartement, Sewende Verdieping, Kamer 760, Burgersentrum, Braamfontein, Johannesburg.

Beware teen of vertoë in verband met die skema moet binne 'n tydperk van 28 dae vanaf 2 Januarie 1991 skriftelik by die Stadsklerk by benoemde adres of Posbus 30733, Braamfontein, ingediend word.

H T VEALE
Stadsekretaris

Burgersentrum
Braamfontein
Johannesburg
(E 17/4037)
5406q

2—9

LOCAL AUTHORITY NOTICE 52

CITY OF JOHANNESBURG

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME, 1979 (AMENDMENT SCHEME 2814)

The City Council of Johannesburg 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 Johannesburg Amendment Scheme 2814 has been prepared by it.

This scheme will be an Amendment Scheme and contains the following proposals:

To rezone Erf 6040 and part of Erf 6253, Eldorado Park Extension 7 from Educational and Public Open Space respectively to Part Existing Public Road, Part Residential 1, one dwelling per 300 m², Height Zone 0 (three storeys).

The draft scheme will lie for inspection during normal office hours at the office of the Town Clerk, c/o Planning Department, Seventh Floor, Room 760, Civic Centre, Braamfontein, Johannesburg, for a period of 28 days from 2 January 1991.

Objections to or representations in respect of the scheme must be lodged with or made in writing to the Town Clerk at the above address or at P.O Box 30733, Braamfontein within a period of 28 days from 2 January 1991.

H T VEALE
City Secretary

Civic Centre
Braamfontein
Johannesburg
(E17/6040)
5404q

LOCAL AUTHORITY NOTICE 53

CITY OF JOHANNESBURG

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME, 1979 (AMENDMENT SCHEME 2812)

The City Council of Johannesburg 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 Johannesburg Amendment Scheme 2814, has been prepared by it.

This scheme will be an amendment scheme and contains the following proposals:

To rezone Part of Erf 4037, Eldorado Park Extension 2 from Public Open Space to Part Existing Public Road, Part Residential 1, one dwelling per 300 m², Height Zone 0 (three storeys).

The draft scheme will lie for inspection during normal office hours at the office of the Town Clerk, c/o Planning Department, Seventh Floor, Room 760, Civic Centre, Braamfontein, Johannesburg, for a period of 28 days from 2 January 1991.

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

Burgersentrum
Braamfontein
Johannesburg
(E 17/4037)
5406q

2—9

LOCAL AUTHORITY NOTICE 54

CITY OF JOHANNESBURG

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME, 1979 (AMENDMENT SCHEME 2955)

The City Council of Johannesburg hereby gives notice in terms of Town-planning and Townships Ordinance 1986 Section 28(1)(a) read with Section 55 that a draft town-planning scheme to be known as Johannesburg Amendment Scheme 2955 has been prepared by it.

This scheme will be an amendment scheme and contains the following proposals:

To rezone a Portion of Sanitary Lane (Nelson Terrace) adjacent to Erven 32 and 37 and 225, Richmond from Existing Public Road to Business 4.

The effect is for the site to be consolidated with or notarially tied to Erf 37, Richmond.

The draft scheme will lie for inspection during normal office hours at the office of the Town

Clerk, c/o Planning Department, Seventh Floor, Room 760, Civic Centre, Braamfontein, Johannesburg, for a period of 28 days from 2 January 1991.

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 30733, Braamfontein within a period of 28 days from 2 January 1991.

H.T. VEALE
City Secretary

Civic Centre
Braamfontein
Johannesburg
(22/3/329/1)
(5405q)

**PLAASLIKE BESTUURSKENNISGEWING
54**

STAD JOHANNESBURG

BEOOGDE WYSIGING VAN DIE JOHANNESBURGSE DORPSBEPLANNINGSKEMA, 1979

(WYSIGINGSKEMA 2955)

Die Stadsraad van Johannesburg gee hierby ingevolge artikel 28(1)(a) gelees saam met artikel 55 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986) kennis dat 'n ontwerpdorpsbeplanningskema, wat as Johannesburg se Wysigingskema 2955 bekend sal staan, deur hom opgestel is.

Hierdie skema sal 'n wysigingskema wees en bevat die volgende voorstelle:

Om 'n gedeelte van die Sanitasiestee (Nelson Terrace) langs Erwe 32 tot 37 en 225, Richmond, van Bestaande Openbare Pad na Besighed 4 te hersoneer.

Die uitwerking hiervan is dat die terrein met Erf 37, Richmond, gekonsolideer, of notarieel daaraan verbind sal word.

Die ontwerpskema is vir 'n tydperk van 28 dae vanaf 2 Januarie 1991 gedurende gewone kantoorure ter insae in die kantoor van die Stadsklerk, p/a Beplanningsdepartement, Sewende Verdieping, Kamer 760, Burgersentrum, Braamfontein, Johannesburg.

Besware teen of vertoë in verband met die skema moet binne 'n tydperk van 28 dae vanaf 2 Januarie 1991 skriftelik by die Stadsklerk by boegenoemde adres of by Postbus 30733, Braamfontein, ingedien word.

H.T. VEALE
Stadsekretaris

Burgersentrum
Braamfontein
Johannesburg
(22/3/329/1)

(5405q)

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 Johannesburg Amendment Scheme 2814 has been prepared by it.

This scheme will be an Amendment Scheme and contains the following proposals:

To rezone Part of Erf 4925 and Erf 5476 Eldorado Park Extension 4 from Business 3 and Public Open Space respectively to Part Existing Public Road; Part Residential 1, one dwelling per 300 m², Height Zone 0 (three storeys) and Part Residential 3, Height Zone 8 (two storeys).

The draft scheme will lie for inspection during normal office hours at the office of the Town Clerk, c/o Planning Department, Seventh Floor, Room 760, Civic Centre, Braamfontein, Johannesburg, for a period of 28 days from 2 January 1991.

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 30733, Braamfontein within a period of 28 days from 2 January 1991.

H.T. VEALE
City Secretary

Civic Centre
Braamfontein
Johannesburg

**PLAASLIKE BESTUURSKENNISGEWING
55**

STAD JOHANNESBURG

BEOOGDE WYSIGING VAN DIE JOHANNESBURGSE DORPSBEPLANNINGSKEMA, 1979

(WYSIGINGSKEMA 2813)

Die Stadsraad van Johannesburg gee hierby ingevolge Artikel 28(1)(a) gelees saam met Artikel 55 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986) kennis dat 'n ontwerpdorpsbeplanningskema, wat as Johannesburgse Wysigingskema 2814 bekend sal staan, deur hom opgestel is.

Hierdie skema sal 'n Wysigingskema wees en bevat die volgende voorstelle:

Om 'n deel van Erf 4925 en Erf 5476, Eldorado Park Uitbreiding 4 van Besighed 3 en openbare oopruimte na onderskeidelik gedeeltelik bestaande Openbare Pad, gedeeltelik Residensiel 1, een woning per 300 m², Hoogtesone 0 (drie verdiepings) en gedeeltelik Residensiel 3, Hoogtesone 8 (twee verdiepings) te hersoneer..

Die ontwerpskema is vir 'n tydperk van 28 dae vanaf 2 Januarie 1991 tydens gewone kantoorure ter insae in die kantoor van die Stadsklerk, p/a. Beplanningsdepartement, 7de Verdieping, Kamer 760, Burgersentrum, Braamfontein, Johannesburg.

Besware teen of vertoë in verband met die skema moet binne 'n tydperk van 28 dae vanaf 2 Januarie 1991 skriftelik by die Stadsklerk by boegenoemde adres of by Postbus 30733, Braamfontein, ingedien word.

H.T. VEALE
Stadsekretaris

Burgersentrum
Braamfontein
Johannesburg

LOCAL AUTHORITY NOTICE 55

CITY OF JOHANNESBURG

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME, 1979

(AMENDMENT SCHEME 2813)

The City Council of Johannesburg hereby gives notice in terms of Section 28(1)(a) read

LOCAL AUTHORITY NOTICE 56

CITY OF JOHANNESBURG

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME, 1979

(AMENDMENT SCHEME 2974)

The City Council of Johannesburg 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 Johannesburg Amendment Scheme 2974 has been prepared by it.

This scheme will be an Amendment Scheme and contains the following proposals:

To rezone Portion of Collingwood Street Kensington from Existing Public Road to Residential 1.

The effect is for the closed portion of Collingwood Street to be consolidated with or notarially tied to Erf 7763 Kensington and to be used for Residential purposes.

The draft scheme will lie for inspection during normal office hours at the office of the Town Clerk, c/o the Planning Department, Seventh Floor, Civic Centre, Braamfontein, Johannesburg, for a period of 28 days from 2 January 1991.

Objections to or representations in respect of the scheme must be lodged with or made in writing to the Town Clerk at the above address or at P.O. Box 1049, Johannesburg within a period of 28 days from 2 January 1991.

H.T. VEALE
City Secretary

2 January 1991
Civic Centre
Braamfontein
Johannesburg
(K3/7763)
5413q

**PLAASLIKE BESTUURSKENNISGEWING
56**

STAD JOHANNESBURG

BEOOGDE WYSIGING VAN DIE JOHANNESBURGSE DORPSBEPLANNINGSKEMA, 1979

(WYSIGINGSKEMA 2974)

Die Stadsraad van Johannesburg gee hierby ingevolge artikel 28(1)(a) gelees saam met artikel 55 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986) kennis dat 'n ontwerpdorpsbeplanningskema wat as Johannesburg se Wysigingskema 2974 bekend sal staan, deur hom opgestel is.

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

Om Gedeelte van Collingwoodstraat, Kensington, van Bestaande Openbare Pad na Residensiel 1 te hersoneer.

Die uitwerking hiervan is dat die geslote gedeelte van Collingwoodstraat met Erf 7763, Kensington, gekonsolideer of notarieel daaraan verbind sal word en dat dit vir Residensiële doelindes gebruik word.

Die ontwerpskema is vir 'n tydperk van 28 dae vanaf 2 Januarie 1991 gedurende gewone kan-

toorture ter insae in die kantoor van die Stads-klerk, p.a. Die Beplanningsdepartement, Sewende Verdieping, Burgersentrum, Braamfontein, Johannesburg.

Besware teen of 'n vertoë in verband met die skema moet binne 'n tydperk van 28 dae vanaf 2 Januarie 1991 skriftelik by die Stadsklerk by genoemde adres of by Posbus 1049, Johannesburg, ingedien word.

H.T. VEALE
Stadsekretaris

2 Januarie 1991
Burgersentrum
Braamfontein
Johannesburg
(K3/7763)
5413q

2-9

LOCAL AUTHORITY NOTICE 57

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT SCHEME 2961

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 51 Crown North to Residential 4 subject to 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, 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 2961 and will commence on 27 February 1991.

A G COLLINS
Acting Town Clerk

PLAASLIKE BESTUURSKENNISGEWING 57

KENNISGEWING VAN GOEDKEURING

JOHANNESBURGSE WYSIGINGSKEMA 2961

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 51 Crown North te hersoneer na Parkering.

Kaart 3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshoof, Departement van Plaaslike Bestuur, Behuisung en Werke, Pretoria, en by die Directeur: Beplanning, Johannesburg, Sewende Verdieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse Wysigingskema 2961 en sal in werking tree op 27 Februarie 1991.

A G COLLINS
Waarnemende Stadsklerk

LOCAL AUTHORITY NOTICE 58

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT SCHEME 2837

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 56 Croeses to Parking.

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 2837.

A G COLLINS
Acting Town Clerk

PLAASLIKE BESTUURSKENNISGEWING 58

KENNISGEWING VAN GOEDKEURING

JOHANNESBURGSE WYSIGINGSKEMA 2837

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 56 Croeses te hersoneer na Parkering.

Kaart 3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshoof, Departement van Plaaslike Bestuur, Behuisung en Werke, Pretoria, en by die Directeur: Beplanning, Johannesburg, Sewende Verdieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse Wysigingskema 2837.

A G COLLINS
Waarnemende Stadsklerk

This amendment is known as Klerksdorp Amendment Scheme 304.

J L MULLER
Town Clerk

Civic Centre
Klerksdorp
29 November 1990
Notice No. 189/1990

PLAASLIKE BESTUURSKENNISGEWING 59

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 Erf 373, Klerksdorp (Nuwedorp) van "Residensiel 4" na "Besigheid 1."

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Stadsklerk, Klerksdorp en die Direkteur-generaal: Departement van Plaaslike Bestuur, Behuisung en Werke, Pretoria en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Klerksdorp-wysigingskema 304.

J L MULLER
Stadsklerk

Burgersentrum
Klerksdorp
29 November 1990
Kennisgewing No. 189/1990

2

LOCAL AUTHORITY NOTICE 60

TOWN COUNCIL OF KRIEL

PROPOSED ADOPTION AND AMENDMENT OF BY-LAWS AS WELL AS AMENDMENT AND DETERMINATION OF CHARGES

Notice is hereby given in terms of the provisions of Sections 80B(3) and 96 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), as amended, that the Town Council of Kriel intends to:

1. To delete and substitute the tariff of charges in the existing Standard By-laws relating to dogs as from 1 December 1990.

Copies of the Council's resolutions in the above-mentioned regard are open for inspection during office hours at the office of the Town Secretary for a period of fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

Any person who desires to object in this regard must do it in writing to the Town Clerk within fourteen (14) days after the publication of this notice in the Provincial Gazette.

G J U M R O T H M A N N
Town Clerk

Private Bag X5014
Kriel
2271
10 December 1990
Notice No. 19/1990

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.

PLAASLIKE BESTUURSKENNISGEWING 60 STADSRAAD VAN KRIEL	PLAASLIKE BESTUURSKENNISGEWING 61 STADSRAAD VAN KRIEL	PLAASLIKE BESTUURSKENNISGEWING 62 STADSRAAD VAN KRIEL
VOORGESTELDE AANNAME EN WYSIGING VAN VERORDENINGE ASOOK WYSIGING EN VASSTELLING VAN TARIEWE	VOORGESTELDE AANNAME EN WYSIGING VAN VERORDENINGE ASOOK WYSIGING EN VASSTELLING VAN TARIEWE	VOORGESTELDE AANNAME EN WYSIGING VAN VERORDENINGE ASOOK WYSIGING EN VASSTELLING VAN TARIEWE
<p>Kennis geskied hiermee ingevolge die bepallings van Artikels 80B(3) en 96 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), soos gewysig, dat die Stadsraad van Kriel van voorneme is om:</p>	<p>Kennis geskied hiermee ingevolge die bepallings van Artikels 80B(3) en 96 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), soos gewysig, dat die Stadsraad van Kriel van voorneme is om:</p>	<p>Kennis geskied hiermee ingevolge die bepallings van Artikels 80B(3) en 96 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), soos gewysig, dat die Stadsraad van Kriel van voorneme is om:</p>
<p>1. Die tarief van geldie aangaande die Standardverordeninge betreffende honde te skrap en te vervang met ingang 1 Desember 1990.</p>	<p>1. Die tarief van geldie aangaande die Verordeninge vir die vasstelling van geldie, die uitreiking van sertifikate, en die verstrekking van inligting te wysig met ingang 1 Desember 1990.</p>	<p>1. Die tarief van geldie aangaande die Verordeninge vir die vasstelling van geldie, die uitreiking van sertifikate, en die verstrekking van inligting te wysig met ingang 1 Desember 1990.</p>
<p>Afskrifte van die Raadsbesluite in boegnoemde verband lê vir 'n tydperk van veertien (14) dae vanaf die datum van publikasie van hierdie kennisgewing in die Proviniale Koerant by die kantoor van die Stadsekretaris gedurende kantoorure ter insae.</p>	<p>Afskrifte van die Raadsbesluite in boegnoemde verband lê vir 'n tydperk van veertien (14) dae vanaf die datum van publikasie van hierdie kennisgewing in die Proviniale Koerant by die kantoor van die Stadsekretaris gedurende kantoorure ter insae.</p>	<p>Afskrifte van die Raadsbesluite in boegnoemde verband lê vir 'n tydperk van veertien (14) dae vanaf die datum van publikasie van hierdie kennisgewing in die Proviniale Koerant by die kantoor van die Stadsekretaris gedurende kantoorure ter insae.</p>
<p>Enige persoon wat in hierdie tydperk beswaar wens aan te teken moet dit skriftelik binne veertien (14) dae na die publikasie van hierdie kennisgewing in die Proviniale Koerant by ondergetekende indien.</p>	<p>Enige persoon wat in hierdie tydperk beswaar wens aan te teken moet dit skriftelik binne veertien (14) dae na die publikasie van hierdie kennisgewing in die Proviniale Koerant by ondergetekende indien.</p>	<p>Enige persoon wat in hierdie tydperk beswaar wens aan te teken moet dit skriftelik binne veertien (14) dae na die publikasie van hierdie kennisgewing in die Proviniale Koerant by ondergetekende indien.</p>
<p>G J U M R O T H M A N N Stadsklerk</p>	<p>G J U M R O T H M A N N Stadsklerk</p>	<p>G J U M R O T H M A N N Stadsklerk</p>
<p>Privaatsak X5014 * Kriel 2271 10 Desember 1990 Kennisgewng No. 19/1990</p>	<p>Privaatsak X5014 Kriel 2271 10 Desember 1990 Kennisgewng No. 20/1990</p>	<p>Privaatsak X5014 Kriel 2271 10 Desember 1990 Kennisgewng No. 20/1990</p>
<p>2</p>	<p>2</p>	<p>2</p>
<p>LOCAL AUTHORITY NOTICE 61 TOWN COUNCIL OF KRIEL PROPOSED ADOPTION AND AMENDMENT OF BY-LAWS AS WELL AS AMENDMENT AND DETERMINATION OF CHARGES</p>	<p>LOCAL AUTHORITY NOTICE 62 TOWN COUNCIL OF KRIEL PROPOSED ADOPTION AND AMENDMENT OF BY-LAWS AS WELL AS AMENDMENT AND DETERMINATION OF CHARGES</p>	<p>LOCAL AUTHORITY NOTICE 63 KRUGERSDORP MUNICIPALITY AMENDMENT TO WATER SUPPLY BY-LAWS</p>
<p>Notice is hereby given in terms of the provisions of Sections 80B(3) and 96 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), as amended, that the Town Council of Kriel intends to:</p> <p>1. To substitute the tariff of charges in the existing By-laws relating to The Licensing of and Control over Plumbers and Sewerlayers as from 1 December 1990.</p> <p>Copies of the Council's resolutions in the abovementioned regard are open for inspection during office hours at the office of the Town Secretary for a period of fourteen (14) days from the date of publication of this notice in the Provincial Gazette.</p> <p>Any person who desires to object in this regard must do it in writing to the Town Clerk within fourteen (14) days after the publication of this notice in the Provincial Gazette.</p> <p>G J U M R O T H M A N N Town Clerk</p>	<p>Notice is hereby given in terms of the provisions of Sections 80B(3) and 96 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), as amended, that the Town Council of Kriel intends to:</p> <p>1. To substitute the tariff of charges in the existing By-laws relating to The Determination of Charges, the Issuing of Certificates and the Provision of Information as from 1 December 1990.</p> <p>Copies of the Council's resolutions in the abovementioned regard are open for inspection during office hours at the office of the Town Secretary for a period of fourteen (14) days from the date of publication of this notice in the Provincial Gazette.</p> <p>Any person who desires to object in this regard must do it in writing to the Town Clerk within fourteen (14) days after the publication of this notice in the Provincial Gazette.</p> <p>G J U M R O T H M A N N Town Clerk</p>	<p>The Town Clerk of Krugersdorp hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the By-laws set forth hereinafter, which have been approved by the Council in terms of section 96 of the said Ordinance.</p> <p>The Water Supply By-laws of the Krugersdorp Municipality, adopted by the Council under Administrator's Notice 707, dated 24 May 1978, as amended, are hereby further amended by the substitution in item 2(1) of the Tariff of Charges under the Schedule for the figures "110,64c" and "99,86c" of the figures "113,91c" and "103,23c" respectively.</p> <p>The above provisions shall be applicable to all accounts rendered on or after 1 November 1990.</p> <p>I S J O O S T E Acting Town Clerk</p>
<p>Private Bag X5014 Kriel 2271 10 December 1990 Notice No. 20/1990</p>	<p>Private Bag X5014 Kriel 2271 10 December 1990 Notice No. 20/1990</p>	<p>PLAASLIKE BESTUURSKENNISGEWING 63 MUNISIPALITEIT KRUGERSDORP WYSIGING VAN WATERVOORSIENINGSVERORDENINGE</p>
		<p>Die Stadsklerk van Krugersdorp publiseer hierby ingevolge artikel 101 van die Ordonnan-</p>

sie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit wat deur die Raad ingevolge artikel 96 van voornoemde Ordonnansie opgestel is.

Die Watervoorsieningsverordeninge van die Munisipaliteit van Krugersdorp, deur die Raad aangeneem by Administrateurskennisgewing 707 van 24 Mei 1978, soos gewysig, word hierby verder gewysig deur in item 2(1) van die Tarief van Gelde onder die Bylae die syfers "110,64c" en "99,86c" onderskeidelik deur die syfers "113,91c" en "103,23c" te vervang.

Hierdie wysiging sal op alle rekeninge wat op of na 1 November 1990 gelewer word van toepassing wees.

I S JOOSTE
Waarnemende Stadsklerk

Burgersentrum
Posbus 94
Krugersdorp
1740
2 Januarie 1991
Kennisgewing No. 3/1991

2

LOCAL AUTHORITY NOTICE 64
TOWN COUNCIL OF MACHADODORP
ADOPTION OF STANDARD PUBLIC AMENITIES BY-LAWS

The Town Clerk hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Machadodorp Town Council 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.

E H VAN PLETSEN
Town Clerk

Municipal Offices
Potgieter Street
Machadodorp
1170
19 December 1990

PLAASLIKE BESTUURSKENNISGEWING 64

DORPSRAAD VAN MACHADODORP

AANNAME VAN STANDAARDVERORDENINGE BETREFFENDE BETREFFENDE OPENBARE GERIEWE

Die Stadsklerk publiseer hierby ingevolge artikel 101 en van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Dorpsraad van Machadodorp ingevolge artikel 96bis(2) van die genoemde Ordonnansie, die Standaardverordeninge Betreffende Openbare Geriewe, afgekondig by Offisiële Kennisgewingnummer 60 van 1990, in 'n Buitengewone Offisiële Koerant Nommer 4708 gedateer 14 September 1990, aangeneem het.

E H VAN PLETSEN
Stadsklerk

Munisipale Kantore
Potgieterstraat
Machadodorp
1170
19 Desember 1990

LOCAL AUTHORITY NOTICE 65
TOWN COUNCIL OF MACHADODORP
AMENDMENT OF TOWN HALL BY-LAWS

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 Town Hall By-laws of the Machadodorp Municipality, published under Administrator's Notice 1953, dated 31 October 1984, as amended, are hereby further amended by the substitution for Schedule 1 of the following:

SCHEDULE 1

TARIFF OF CHARGES FOR THE HIRE OF THE TOWN HALL AND GROUNDS

1. Residents and Rate-payers

1 Any purpose or function:

a. per hour or part thereof: R3.

b. Minimum charge for any occasion: R10.
2. Occasions free of charge and Equipment

As determined by Council's resolution taken from time to time.

3. Others

As determined by Council's resolution taken from time to time.

4. The expression, "resident" shall mean:

- a. an owner or a lessee (and their dependents living with them) of a rateable property;
- b. a sectional title owner (and his dependents living with him) of a property; and
- c. an inhabitant or resident of a private hotel or home for the aged or a lodger in a house or a boardinghouse;

situate in the area under both control and the jurisdiction of the Town Council of Machadodorp.

E H VAN PLETSEN
Town Clerk

Municipal Offices
9 Potgieter Street
Machadodorp
1170
Notice No. 19/1990

PLAASLIKE BESTUURSKENNISGEWING 65

DORPSRAAD VAN MACHADODORP

WYSIGING VAN STADSAALVERORDENINGE

Die Stadsklerk van Machadodorp publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, die verordeninge hierna uiteengesit, wat deur die Raad ingevolge artikel 96 van die genoemde Ordonnansie aangeneem is.

Die Stadsaalverordeninge van die Munisipaliteit Machadodorp, afgekondig by Administrateurskennisgewing 1953 van 31 Oktober 1984, soos gewysig, word hierby verder gewysig deur Bylae 1 deur die volgende te vervang:

BYLAE 1

TARIEF VAN GELDE VIR DIE VERHUUR VAN DIE STADSAAL EN GRONDE

1. Inwoners en Belastingbetaalers

1 Enige doel of funksie:

(a) Per uur of gedeelte daarvan: R3.

(b) Minimum vordering per geleenthed: R10.

2. Gratis-gebruik geleenthede en toerusting

Soos deur die Raad van tyd tot tyd per besluit bepaal.

3. Ander persone

Soos deur die Raad, van tyd tot tyd per besluit bepaal.

4. Die uitdrukking "inwoner" beteken:

a. 'n cienaar of 'n huurder (en hul inwonende afhanklikes) van 'n belasbare eiendom;

b. 'n deeltiteleenaar (en sy inwonende afhanklikes) van 'n eiendom; en

c. 'n inwoner van 'n private hotel of ouetehuis of 'n looseerdeer in 'n huis of losieshuis;

wat geleë is in die gebied onder die beheer sowel as die regsvvoegdheid van die Dorpsraad van Machadodorp.

Munisipale Kantore E H VAN PLETSEN
Potgieterstraat 9 Stadsklerk
Machadodorp
1170
Kennisgewing No. 19/1990

2

LOCAL AUTHORITY NOTICE 66

TOWN COUNCIL OF MACHADODORP

AMENDMENT OF STANDARD LIBRARY BY-LAWS

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 Standard Library By-laws of the Machadodorp Municipality published under Administrator's Notice 218 dated 23 March 1966, as amended, are hereby further amended by the addition after section 13 of the following:

TARIFF OF CHARGES

1. Inhabitants and Rate-payers

1. Deposit: R25.

2. Membership fees per year: R10.

2. Sundry Levies: Library material: All members

1. Lost pockets: R1.

2. Reserving: R1.

3. Special request: R5.

4. Inter library loans: R5.

3. Other persons

As determined by Council's resolution in terms of section 3(2) of the by-laws.

E H VAN PLETSEN
Municipal Offices
9 Potgieter Street
Machadodorp
1170
Notice No. 20/1990

2

PLAASLIKE BESTUURSKENNISGEWING
66

DORPSRAAD VAN MACHADODORP

WYSIGING VAN STANDAARDBIBLIOTEEKVERORDENINGE

Die Stadsklerk van Machadodorp publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, die verordeninge hierna uiteengesit, wat deur die Raad ingevolge artikel 96 van die genoemde Ordonnansie aangeneem is.

Die Standaard Biblioteekverordeninge van die Munisipaliteit Machadodorp aangekondig by Administrateurskennisgewing No 218 gedateer 23 Maart 1966, soos gewysig, word hierby verder gewysig deur na artikel 13 die volgende by te voeg:

TARIEF VAN GELDE

1. Inwoners en Belastingbetalers
1. Deposito: R25.
2. Ledegeld per jaar: R10.
2. Diverse Gelde: Biblioteek materiaal: Alle lede
1. Verlore Sakkies: R1.
2. Reservering: R1.
3. Spesiale Aanvraag: R5.
4. Inter-biblioteek lenings: R5.
3. Ander persone

Soos deur die Raad bepaal ingevolge artikel 3(2) van die Verordeninge.

Munisipale Kantore E H VAN PLETSEN
Potgieterstraat 9 Stadsklerk
Machadodorp
1170
Kennisgewing No. 20/1991

PLAASLIKE BESTUURSKENNISGEWING
67

MUNISIPALE RAAD MALELANE

Die Stadsklerk van Malelane publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1937, die verordeninge hierna uiteengesit, vir levering van primêre gesondheidssorg en verloskundigedienste te Malelane Estates Kliniek:

Vasstelling van gelde: Kliniekdienste met ingang 1 Januarie 1991

- 1 Ondersoeke en medisyne
1. Allesinsluitend R5 per geval per keer
- 2 Kraamgevalle
1. Allesinsluitend R15 per geval per dag
- 3 Gratis dienste
1. Immunisering
2. Tuisbesoek
3. Gesinsbeplanning
4. Psychiatrise dienste
5. Geriatrise sorg.

Munisipale Kantore G T J GELDENHUYSEN
Burgersentrum Stadsklerk
Posbus 101
Malelane
1320
12 Desember 1990
Kennisgewing No. 17/1990

Nr 17 van 1939, die Standaard Elektrisiteitsverordeninge deur die Raad as verordeninge aangeneem by Administrateurskennisgewing 217 van 5 Februarie 1986, gewysig word deur die byvoeging van 'n klousule 6(2)(b) na Klousule 6(2)(a).

In Afskrif van die Standaard Elektrisiteitsverordeninge lê ter insye by die kantoor van die Stadsklerk vir 'n tydperk van 14 dae vanaf datum van publikasie van hierdie kennisgewing in die Offisiële Koerant te wete 2 Januarie 1991.

Enige persoon wat beswaar teen die wysiging van die verordeninge wil aanteken moet dit skriftelik by die Stadsklerk doen binne veertien (14) dae na die datum van publikasie van hierdie kennisgewing in bogenoemde koerant.

F H SCHOLTZ
Stadsklerk

Munisipale Kantore
Ficusstraat 13
Posbus 111
Marble Hall
0450
2 Januarie 1991
Kennisgewing No. 31/1990

2

LOCAL AUTHORITY NOTICE 69

TOWN COUNCIL OF MESSINA

AMENDMENT TO ELECTRICITY SUPPLY TARIFF

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends amending the following by-laws:—

Electricity Supply Tariff of the Messina Municipality, published under Administrator's Notice 633 dated 5 October, 1949, as amended, to provide for an additional surcharge of 8% on the charges payable in terms of items 1, 2, 3, 4, 5A and 6 of Part A with effect from 1 January, 1991.

The general purport of this notice is to increase the existing tariffs due to the fact of the increase in tariffs by Escom.

Copies of these draft by-laws are open to inspection at the office of the Council for a period of 14 days from date of publication hereof in the Provincial Gazette.

Any person who desires to record his objection to the said by-laws shall do so in writing to the undersigned within 14 days after the date of publication of this notice in the Provincial Gazette.

J A KOK
Town Clerk

Civic Centre
Private Bag X611
Messina
0900
2 January 1991
Notice No. 1/1991

PLAASLIKE BESTUURSKENNISGEWING
69

STADSRAAD VAN MESSINA

WYSIGING VAN ELEKTRISITEITSVOORSIENINGSTARIEF

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad van voorname is om die volgende verordeninge te wysig:—

LOCAL AUTHORITY NOTICE 67

MALELANE MUNICIPAL COUNCIL

The Town Clerk of Malelane, hereby in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter for the rendering of primary health care, and midwifery service at Malelane Estates Clinic.

Determination of fees: Clinic services with effect from 1 January 1991.

1. Treatment and Medicine

1. All inclusive
2. Maternity cases
1. All inclusive R15 per case per day
3. Service free of charge
1. Immunization
2. Home visits
3. Family planning
4. Psychiatric services
5. Geriatric services

G T J GELDENHUYSEN
Town Clerk

Municipal Offices
Civic Centre
PO Box 101
Malelane
1320
12 December 1990
Notice No. 17/1990

PLAASLIKE BESTUURSKENNISGEWING
68

STADSRAAD VAN MARBLE HALL

WYSIGING VAN STANDAARD ELEKTRISITEITSVERORDENINGE

Kennis geskied hiermee dat ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur,

Elektrisiteitsvoorsieningstarief vir die Munisipaliteit Messina, afgekondig by Administrateurskennisgewing 633 van 5 Oktober 1949, soos gewysig, verder te wysig om voorsiening te maak vir 'n addisionele toeslag van 8% op die gelde betaalbaar ingevolge items 1, 2, 3, 4, 5A en 6 van A met ingang 1 Januarie 1991.

Die algemene strekking van hierdie kennisgewing is die verhoging van die bestaande tariewe as gevolg van die verhoging van tariewe deur Escom.

Afskrifte van hierdie konsepverordeninge lê ter insae by die kantoor van die Raad vir 'n tydperk van 14 dae vanaf die datum van publikasie hiervan in die Provinciale Koerant.

Enige persoon wat beswaar teen genoemde verordeninge wens aan te teken, moet dit skriftelik binne 14 dae van die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende doen.

J A KOK
Stadsklerk

Burgersentrum
Privaatsak X611
Messina
0900
2 Januarie 1991
Kennisgewing No. 1/1991

2

LOCAL AUTHORITY NOTICE 70

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 sub item (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, pr 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 his 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 sub item 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.

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%.

3. CHARGES FOR METER ACCURACY TEST

For accuracy test of a meter on request of a consumer irrespective of whether a single phase meter or a three phase meter is tested per meter: R25,00.

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 nonpayments: R4,00.

H R A LUBBE
Acting Town Clerk

Municipal Offices
Old Pretoria Road
Randjespark
Private Bag X20
Halfway House
1685
7 November 1990
Notice No. 114/1990

PLAASLIKE BESTUURSKENNISGEWING 70

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:

VERBRUIKERS

1. HUISHOUDELIKE VERBRUIKERS

(1) Hierdie tarief is van toepassing op elektrisiteit gelewer aan die volgende (eiendomme of persele gesoneer vir landboudoeleindes is uitgesluit van hierdie tarief):

- (a) private woonhuise
- (b) woonstelle en woonhuise
- (c) koshuise
- (d) skole
- (e) sosiale en sportklubs
- (f) verpleeginrigtings
- (g) tenuise wat deur liefdadigheidsinrigtings bestuur word
- (h) kerke
- (i) geboue aan godsdienstbeoefening 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 wooneenhede se elektrisiteitverbruik deur 'n enkele meter gemet word, word die basiese heffing en die eerste blok van 800 eenhede gehef op die aantal wooneenhede 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 gehef word, is die hoër vordering van toepassing ten opsigte van die hele perseel tensy die betrokke gedeelte afsonderlik bedraai 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. LANDBO尤HOEWEVERBRUIKERS

(1) Hierdie tarief is van toepassing op eiendomme of persele gesoneer vir landboudoeleindes met 'n maksimum aanvraag van 40 kVA. Enige aansluiting wat 40 kVA oorskry of 'n aansluiting vir besigheidsdoeleindes op eiendomme of persele gesoneer vir landboudoeleindes sal onder 3 of 4 gehef word.

(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: 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 VERBRUIKERS

(1) Hierdie tarief is van toepassing op alle verbruikers waarvoor nie onder item 1, 2 of 4 voorseenig gemaak is nie.

(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. GROOTMAATVERBRUIKERS

(1) Hierdie tarief is van toepassing op verbruikers (uitgesonder woonstelle en woonhuise) met 'n maksimum aanvraag, gemeet oor enige tydperk van 30 opeenvolgende minute gedurende die maand, van 100 kVA en meer en in die geval van kW gemeet 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 geval 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:

- (a) Die verbruiker moet sy verwagte maande-

lkse 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 toevoer 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 gemerkte 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 gemerkte maksimum aanvraag in daardie maand met dien verstande dat verbruikers van hierdie bepaling vrygestel word vir drie maande na die inwerkintrededatum soos aangedui in paraagraaf 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 aanvraging sal geag word die nuwe aangemelde maksimum aanvraag van die verbruiker te wees, vanaf die datum in die kennisgewing 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 kennisgeving.

DEEL II

ALGEMEEN

1. VERBRUIKERSAANSLUITINGSGELDE

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% hantingskoste, plus 'n maksimum toeslag van 15% op arbeid en vervoer.

2. GELDE VIR ALGEMENE DIENSTE

Gelede vir dienste wat op versoek van 'n verbruiker gelewer word en waarvoor geen voorseenig onder hierdie tariewe gemaak word nie, word bereken teen die koste deur die Raad aangegaan, plus 15% daarvan.

3. GELDE VIR TOETS VAN AKKUMATATORHEID 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 heraansluiting van die elektrisiteitstoever op versoek van 'n verbruiker wie se toeval weens 'n oortreding van hierdie ordeninge afgesluit is:

(a) Gedurende kantoorure: R15,00.

(b) Na kantoorure: R30,00.

(2) Vir die aansluiting van elektrisiteitstoever op versoek van 'n verbruiker na kantoorure: R10,00.

6. GELDE VIR INSPEKSIE VAN INSTAL-LASIES

(1) Vir die eerste inspeksie van 'n elektriese installasie: Gratis.

(2) Vir elke bykomende inspeksie van die selfde installasie: R50,00.

7. GELDE TEN OPSIGTE VAN KRAG-ONDERBREKINGS

Wanneer die elektrisiteitsafdeling versoek word om 'n onderbreking van die toevoer na die perseel van enige verbruiker te herstel en daar gevind 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
Waarnemende Stadsklerk

Munisipale Kantore

Ou Pretoriaweg

Randjespark

Privaatsak X20

Halfway House

1685

7 November 1990

Kennisgewing No. 114/1990

2

LOCAL AUTHORITY NOTICE 71**TOWN COUNCIL OF NABOOMSPRUIT****CORRECTION NOTICE: BY-LAWS FOR THE DETERMINATION OF CHARGES FOR DRAINAGE SERVICES**

Notice No. 20/1990 of 29 August 1990, is hereby corrected as follows:

1. By the renumbering of the existing subitem (b)(ii); (iii); (iv) and (v) of item 2 to read subitem (b)(iii); (iv); (v) and (vi).

2. By the insertion after subitem (b)(i) of item 2 of the following:

(b)(11) For the first additional 2 000 m² land area or part thereof.....R9,90

C M J BOTHA
Town Clerk

Civic Centre

Private Bag X340

Naboomspruit

0560

27 November 1990

Notice No. 38/1990

1/2/3/14

PLAASLIKE BESTUURSKENNISGEWING 71**STADSRAAD VAN NABOOMSPRUIT****KENNISGEWING VAN VERBETERING: VERORDENINGE VIR DIE VASSTELLING VAN GELDE VIR RIOLERINGSDIENSTE**

Kennisgewing No. 20/1990 van 29 Augustus 1990, word soos volg verbeter:

1. Deur subitems (b)(ii); (iii); (iv) en (v) van item 2 onderskeidelik te hernommer na (b)(iii); (iv); (v) en (vi).

2. Deur in subitem (b)(i) van item 2 die volgende in te voeg:

(b)(ii) Vir die eerste bykomende 2 000 m² grondoppervlakte of gedeelte daarvan.....R9,90

C M J BOTHA
Stadsklerk

Burgersentrum
Privaatsak X340
Naboomspruit
0560
27 November 1990
Kennisgewing No. 38/1990
1/2/3/14

LOCAL AUTHORITY NOTICE 73**TOWN COUNCIL OF NIGEL****CORRECTION NOTICE**

The Local Authority Notice no. 3679 in respect of the determination of charges for the supply of water published in Provincial Gazette no. 4715 dated 17 October 1990 is hereby corrected as follows:

1. By the substitution in subitems 1B1(2)(m)(i)(aa) and (ii)(aa) in the Afrikaans text for the figures "R93,7106c" and "R98,92c" of the figures "93,7106c" and "98,92c" respectively.

2. By the substitution in subitem 1A1(1)(a) in the English text for the figures "193" and "194" of the figures "1(3)" and "1(4)" respectively.

P.M. WAGENER
Town Clerk

Municipal Offices
P.O. Box 23

Nigel

1490

2 January 1991

Notice No. 110/1990

PLAASLIKE BESTUURSKENNISGEWING 73**STADSRAAD VAN NIGEL****VERBETERINGSKENNISGEWING**

Die Plaaslike Bestuurskennisgewing nr. 3676 ten opsigte van die vasstelling van gelde vir die levering van water gepubliseer in Provinciale Koerant 4715 van 17 Oktober 1990 word hiermee soos volg verbeter:

1. Deur in subitems 1B1(2)(m)(i)(aa) en (ii)(aa) die syfers "R93,7106c" en "R98,92c" in die Afrikaanse teks deur die syfers "93,7106c" en "98,92c" onderskeidelik te vervang.

2. Deur in subitem 1A1(1)(a) die syfers "193" en "194" in die Engelse teks deur die syfers "1(3)" en "1(4)" onderskeidelik te vervang.

P.M. WAGENER
Stadsklerk

Munisipale Kantore
Posbus 23

Nigel

1490

2 Januarie 1991

Kennisgewing No. 110/1990

2

LOCAL AUTHORITY NOTICE 74**TOWN COUNCIL OF NIGEL****AMENDMENT OF THE DETERMINATION OF CHARGES FOR THE SUPPLY OF WATER**

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Nigel Town Council has by special resolution amended the charges for the supply of water published under Local Authority Notice No. 3676 in Provincial Gazette 4715 dated 17 October 1990 with effect from 1 October 1990 as follows:

1. By the substitution for subitems 1B1(1)c(i) and (ii) of the following subitems:

P.M. WAGENER
Stadsklerk

Munisipale Kantore
Posbus 23
Nigel
1490
2 Januarie 1991
Kennisgewing No. 108/1990

2

"(i) When water restrictions are not applicable per kl: R1,05.

(ii) During water restrictions:

(aa) 1 to 20 kℓ, per kℓ: R1,07.

(bb) 21 to 30 kℓ, per kℓ: R1,51.

(cc) 31 to 40 kℓ, per kℓ: R1,62.

(dd) 41 to 60 kℓ, per kℓ: R1,75.

(ee) More than 60 kℓ, per kℓ: R1,85.

For the application of these tariffs flat consumers or any other complex of buildings which include flats or business will be considered to be separate domestic consumers.".

2. By the substitution for subitems 1B1(2)(m)(i) and (ii) of the following subitems:

"(i) When water restrictions are not applicable;

(aa) 1 to 25 000 kℓ, per kℓ: R0,97.

(bb) More than 25 000 kℓ, per kℓ: R0,94.

(ii) During water restrictions:

(aa) 1 to 5 000 kℓ, per kℓ: R1,0192.

(bb) More than 5 000 kℓ, per kℓ: R0,9671."

3. By the substitution in subitems 1B1(3) and (5) for the figures "92c" and "56c" of the figures "95c" and "59c" respectively.

P.M. WAGENER
Town Clerk

Municipal Offices
PO Box 23
Nigel
1490
2 January 1991
Notice No. 111/1990

PLAASLIKE BESTUURSKENNISGEWING 74

STADSRAAD VAN NIGEL

WYSIGING VAN VASSTELLING VAN GELDE VIR DIE LEWERING VAN WATER

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hiermee bekend gemaak dat die Stadsraad van Nigel by spesiale besluit die gelde vir die levering van water gepubliseer onder Plaaslike Bestuurskennisgewing 3676 in Provinciale Koerant 4715 van 17 Oktober 1990 met ingang 1 Oktober 1990 soos volg gewysig het:

1. Deur subitems 1B1(1)c(i) en (ii) deur die volgende subitems te vervang:

"(i) Wanneer waterbeperkings nie van toepassing is nie, per kℓ: R1,05.

(ii) Gedurende Waterbeperkings:

(aa) 1 tot 20 kℓ, per kℓ: R1,07.

(bb) 21 tot 30 kℓ, per kℓ: R1,51.

(cc) 31 tot 40 kℓ, per kℓ: R1,62.

(dd) 41 tot 60 kℓ, per kℓ: R1,75.

(ee) Meer as 60 kℓ, per kℓ: R1,85.

Vir die toepassing van hierdie tariewe sal woonstelverbruikers of enige ander kompleks van geboue waarby woonstelle of besighede gesluit is beskou word as aparte huishoudelike verbruikers."

2. Deur subitems 1B1(2)(m)(i) en (ii) deur die volgende subitems te vervang:

"(i) Wanneer waterbeperkings nie van toepassing is nie:

(aa) 1 tot 25 000 kℓ, per kℓ: R0,97.

(bb) Meer dan 25 000 kℓ, per kℓ: R0,94.

(ii) Gedurende waterbeperkings:

(aa) 1 tot 5 000 kℓ, per kℓ: R1,0192.

(bb) Meer dan 5 000 kℓ, per kℓ: R0,9671."

3. Deur in subitems 1B1(3) en (5) die syfers "92c" en "56c" deur die syfers "95c" en "59c" onderskeidelik te vervang.

P.M. WAGENER
Stadsklerk

Munisipale Kantore
Posbus 23
Nigel
1490
2 Januarie 1991
Kennisgewing Nr. 111/1990

PLAASLIKE BESTUURSKENNISGEWING 75

STADSRAAD VAN NIGEL

VERBETERINGSKENNISGEWING

Die Plaaslike Bestuurskennisgewing Nr. 3679 ten opsigte van die uitrekking en vasstelling van geldte vir rioleringdienste gepubliseer in Provinciale Koerant 4715 van 17 Oktober 1990 word hiermee soos volg verbeter:

1. Deur in subitem 3(11)(g)(i) die syfers "R8,70" in die Afrikaanse teks deur die syfers "R8,79" te vervang.

2. Deur in subitem 4(4)(b)(ii) die syfers "R10,60" in die Afrikaanse teks deur die syfers "R20,60" te vervang.

3. Deur subitem 3(4)(a) in die Engelse teks deur die volgende subitem te vervang:

"(4)(a) Hotels not licensed in terms of the Liquor Act, 1977 and their annexes, and boarding-houses and their annexes lodging-houses or rooms separately let as lodgings".

4. Deur in subitem 3(6) die woord "Hotels" in die Engelse teks deur die woord "Hostels" te vervang.

5. Deur in subitem 3(7)(c) die woord "cahrge" in die Engelse teks deur die woord "charge" te vervang.

6. Deur in subitem 3(11)(ii)(c) die woord "builings" in die Engelse teks deur die woord "buildings" te vervang.

7. Deur in subitem 4(1)(a)(v) die woorde "considered on" in die Engelse teks deur die woorde "considered one" te vervang.

8. Deur subitem 4(4)(b)(iii) in die Engelse teks te hermommer 4(4)(b)(ii).

Munisipale Kantore
Posbus 23
Nigel
1490
2 Januarie 1991
Kennisgewing Nr. 112/1990

P.M. WAGENER
Stadsklerk

LOCAL AUTHORITY NOTICE 75

TOWN COUNCIL OF NIGEL

CORRECTION NOTICE

The Local Authority Notice 3679 in respect of the rescission and determination of charges for drainage services published in Provincial Gazette 4715 dated 17 October 1990 is hereby amended as follows:

1. By the substitution in subitem 3(11)(g)(i) in die Afrikaans text for the figures "R8,70" of the figures "R8,79".

2. By the substitution in subitem 4(4)(b)(ii) in the Afrikaans text for the figures "R10,60" of the figures "R20,60".

3. By the substitution for subitem 3(4)(a) in the English text of the following subitem:

"(4)(a) Hotels not licensed in terms of the Liquor Act, 1977 and their annexes, and boarding-houses and their annexes, lodging-houses or rooms separately let as lodgings".

4. By the substitution in subitem 3(6) in the English text for the word "Hotels" of the word "Hostels".

5. By the substitution in subitem 3(7)(c) in the English text for the word "cahrge" of the word "charge".

6. By the substitution in subitem 3(11)(ii)(c) in the English text for the word "builings" of the word "buildings".

7. By the substitution in subitem 4(1)(a)(v) in the English text for the words "considered on" of the words "considered one".

8. By the renumbering of subitem 4(4)(b)(iii) to read 4(4)(b)(ii).

P.M. WAGENER
Town Clerk

Municipal Offices
PO Box 23
Nigel 1490
2 January 1991
Notice No. 112/1990

P.M. WAGENER
Town Clerk

Municipal Offices
PO Box 23
Nigel
1490
2 January 1991
Notice No. 113/1990

In terms of section 80B(3) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council has by special resolution amended the charges for the supply of electricity as published in Provincial Gazette 4715 dated 17 October 1990 with effect from 1 January 1991.

The general purport of the amendments is to amend the unit tariffs as well as demand charges in respect of the provision of electricity to all consumers.

Copies of the proposed amendments of tariffs are open for inspection at the office of the Town Secretary, Municipal Offices, Nigel for a period of fourteen (14) days from the publication of this notice in the Provincial Gazette and any objections to the proposed tariffs must be lodged with the undersigned within fourteen (14) days from date of publication hereof.

PLAASLIKE BESTUURSKENNISGEWING
76

STADSRAAD VAN NIGEL

WYSIGING VAN VASSTELLING VAS
GELDE VIR DIE LEWERING VAN ELEK-
TRISITEIT

Ingevolge die bepalings van artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, word hiermee bekend gemaak dat die Stadsraad van Nigel by spesiale besluit die gelde vir die levering van elektrisiteit gepubliseer in Proviniale Koerant 4715 gedateer 17 Oktober 1990 met ingang 1 Januarie 1991 gewysig het.

Die algemene strekking van die voorgenome wysiging is om die eenheidstariewe en maksimum aanvraagheffing ten opsigte van die voorseeing van elektrisiteit aan alle verbruikers te wysig.

Afskrifte van die voorgenome wysings van tariewe is ter insae by die Kantoor van die stadssekretaris, Municipale Kantore, Nigel vir 'n tydperk van veertien (14) dae vanaf publikasie van hierdie kennisgewing in die Proviniale Koerant en enige besware teen die voorgestelde wysings moet binne veertien (14) dae vanaf datum van publikasie hiervan skriftelik by die ondergetekende ingedien word.

P.M. WAGENER
Stadsklerk

Municipale Kantore
Posbus 23
Nigel
1490
2 Januarie 1991
Kennisgewing Nr. 113/1990

gelde vir die levering van elektrisiteit gepubliseer in Proviniale Koerant 4715 van 17 Oktober 1990 word hiermee soos volg verbeter:

1. Deur in subitem 2(4) die syfers "100 000" in die Afrikaanse teks deur die syfers "110 000" te vervang.

2. Deur in subitem 3(13) die woord "intervals" in die Engelse teks deur die woord "intervals" te vervang.

3. Deur in subitem 3(16)(a) die woord "rate" in die Engelse teks deur die woord "rate" te vervang.

P.M. WAGENER
Stadsklerk

Municipal Kantore
Posbus 23
Nigel
1490
2 Januarie 1991
Kennisgewing No. 114/1990

vir 'n tydperk van veertien dae vanaf publikasie van hierdie kennisgewing en enige besware moet voor of op 16 Januarie 1991 skriftelik by die ondergetekende ingedien word.

P.M. WAGENER
Stadsklerk

Municipal Kantore
Posbus 23
Nigel
1490
2 Januarie 1991
Kennisgewing No. 115/1990

2

LOCAL AUTHORITY NOTICE 79

TOWN COUNCIL OF NIGEL

AMENDMENT OF LIBRARY BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance 1939 (Ordinance 17 of 1939) that the Nigel Town Council intends to amend the Library By-laws, published under Administrator's Notice 21 of 26 October 1966, as amended.

The general purport of this amendment is to delete all references to race.

Copies of the proposed amendment are open for inspection during normal office hours at the office of the Town Secretary, Municipal Offices, 145 Hendrik Verwoerd Street, Nigel for a period of fourteen (14) days from date of publication hereof in the Provincial Gazette.

Any person who desires to object to the said proposed amendment, is requested to lodge such objection in writing with the undersigned within fourteen (14) days of date of publication hereof in the Provincial Gazette i.e. on or before 16 January 1991.

P.M. WAGENER
Town Clerk

Municipal Offices
145 Hendrik Verwoerd Street
PO Box 23
Nigel
1490
2 January 1991
Notice No. 116/1990

LOCAL AUTHORITY NOTICE 77

TOWN COUNCIL OF NIGEL

CORRECTION NOTICE

The Local Authority Notice 3674 in respect of the Amendment and determination of charges for the supply of electricity published in Provincial Gazette 4715 dated 17 October 1990 is hereby corrected as follows:

1. By the substitution in subitem 2(4) in the Afrikaans text for the figures "100 000" of the figures "110 000".

2. By the substitution in subitem 3(13) in the English text for the word "intervals" of the word "intervals".

3. By the substitution in subitem 3(16)(a) in the English text for the word "rate" of the word "rate".

Municipal Offices
PO Box 23
Nigel
1490
2 January 1991
Notice No. 114/1990

P.M. WAGENER
Town Clerk

P.M. WAGENER
Town Clerk

Municipal Offices
PO Box 23
Nigel
1490
2 January 1991
Notice No. 115/1990

PLAASLIKE BESTUURSKENNISGEWING
77

STADSRAAD VAN NIGEL

VERBETERINGSKENNISGEWING

Die Plaaslike Bestuurskennisgewing Nr. 3674 ten opsigte van die wysiging en vasstelling van

PLAASLIKE BESTUURSKENNISGEWING
78

STADSRAAD VAN NIGEL

WYSIGING VAN SKUTTARIEWE

Kennis geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939) dat die Stadsraad van Nigel van voorname is om onderhewig aan die goedkeuring van die Minister van Begroting en Plaaslike Bestuur, Administrasie: Volksraad die skuttariewe afgekondig by Administrateurskennisgewing 836 gedateer 23 Mei 1984 te wysig.

Die doel met hierdie wysigings is om vir verhoogde tariewe voorseeing te maak ten einde met stygende kostes tred te hou.

Besonderhede van die voorgenome wysigings is ter insae in die kantoor van die Stadssekretaris

Kennis geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), dat die Stadsraad van Nigel van voorname is om die Biblioteekverordeninge, aangekondig onder Administrateurskennisgewing 218 van 26 Oktober 1966, soos gewysig, verder te wysig.

Die algemene strekking van hierdie wysiging om alle verwysings na ras te skrap.

Afskrifte van die voorgestelde wysigings lê ter insae gedurende gewone kantoorure by die kantoor van die Stadssekretaris, Municipale Kantore, Hendrik Verwoerdstraat 145, Nigel vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan in die Proviniale Koerant.

Enige persoon wat beswaar wil aanteken teen die voorgenome wysigings, moet sodanige be-

swaar skriftelik binne veertien (14) dae vanaf datum van publikasie hiervan in die Provinciale Koerant, by die ondergetekende indien, dit wil sê voor 16 Januarie 1991.

P.M. WAGENER
Stadsklerk

Munisipale Kantore
Hendrik Verwoerdstraat 145
Posbus 23
Nigel
1490
2 Januarie 1991
Kennisgewing No. 116/1990

2

LOCAL AUTHORITY NOTICE 80

TOWN COUNCIL OF NIGEL

AMENDMENT OF SWIMMING BATH BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance 1939 (Ordinance 17 of 1939) that the Town Council of Nigel intends to amend its Swimming Bath By-laws published under Administrator's Notice 177 of 28 February 1951, as amended.

The general purport of this amendment is to amend the description of the definition "bath" and to determine the hours for which the swimming bath will be open for public use.

Copies of the proposed amendments are open for inspection during normal office hours at the office of the Town Secretary, Municipal Offices, 145 Hendrik Verwoerd Street, Nigel for a period of fourteen (14) days from date of publication hereof in the Provincial Gazette.

Any person who desires to object to the said proposed amendment is requested to lodge such objection in writing with the undersigned within fourteen (14) days of date of publication hereof in the Provincial Gazette, i.e. on or before 16 January 1991.

P.M. WAGENER
Town Clerk

Municipal Offices
145 Hendrik Verwoerd Street
Nigel
1490
2 January 1991
Notice No. 118/1990

PLAASLIKE BESTUURSKENNISGEWING
80

STADSRAAD VAN NIGEL

WYSIGING VAN SWEMBADVERORDENINGE

Kennis geskied hiermee ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), dat die Stadsraad van Nigel van voorname is om sy Swembadverordeninge afgekondig onder Administrateurskennisgewing 177 van 28 Februarie 1951, soos gewysig, verder te wysig.

Die algemene strekking van hierdie wysiging is om sekere censkrywings te wysig asook om die ure waartydens die swembad vir openbare gebruik oop sal wees, te bepaal.

Afskrifte van die voorgestelde wysigings lê ter insae gedurende gewone kantoorure by die kantoor van die Stadssekretaris, Munisipale Kantore, Hendrik Verwoerdstraat 145, Nigel vir 'n

tydperk van veertien (14) dae vanaf datum van publikasie hiervan in die Provinciale Koerant.

Enige persoon wat beswaar wil aanteken teen die voorgenome wysigings, moet sodanige beswaar skriftelik binne veertien (14) dae vanaf datum van publikasie hiervan in die Provinciale Koerant, by die ondergetekende indien, dit wil sê voor of op 16 Januarie 1991.

P.M. WAGENER
Stadsklerk

Munisipale Kantore
Hendrik Verwoerdstraat 145
Posbus 23
Nigel
1490
2 Januarie 1991
Kennisgewing No. 118/1990

Die algemene strekking van hierdie Standaardverordeninge is om alle openbare geriewe vir alle rasse beskikbaar te stel.

Afskrifte van die standaardverordeninge lê ter insae gedurende gewone kantoorure by die kantoor van die Stadssekretaris, Munisipale Kantore, Hendrik Verwoerdstraat 145, Nigel vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan in die Provinciale Koerant.

Enige persoon wat beswaar wil aanteken teen die voorgenome wysigings, moet sodanige beswaar skriftelik binne veertien (14) dae vanaf datum van publikasie hiervan in die Provinciale Koerant, by die ondergetekende indien, dit wil sê voor of op 16 Januarie 1991.

P.M. WAGENER
Stadsklerk

Munisipale Kantore
Hendrik Verwoerdstraat 145
Posbus 23
Nigel
1490
2 Januarie 1991
Kennisgewing No. 119/1990

LOCAL AUTHORITY NOTICE 81

TOWN COUNCIL OF NIGEL

ADOPTION OF STANDARD PUBLIC AMENITIES BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939) that the Town Council of Nigel intends to adopt the Standard Public Amenities By-laws, published under Notice 60 of 1990 in Provincial Gazette 4708 of 14 September 1990 without amendment, as by-laws made by the Council

The general purport of this by-laws is to make provision that all public amenities may be used by all races.

Copies of the Standard By-laws are open for inspection during normal office hours at the office of the Town Secretary, Municipal Offices, 145 Hendrik Verwoerd Street, Nigel for a period of fourteen (14) days from date of publication hereof in the Provincial Gazette.

Any person who desires to object to the said proposed amendment is requested to lodge such objection in writing with the undersigned within fourteen (14) days of date of publication hereof in the Provincial Gazette, i.e. on or before 16 January 1991.

P.M. WAGENER
Town Clerk

Municipal Offices
145 Hendrik Verwoerd Street
Nigel
1490
2 January 1991
Notice No. 119/1990

PLAASLIKE BESTUURSKENNISGEWING
81

STADSRAAD VAN NIGEL

AANNAME VAN STANDAARDVERORDENINGE BETREFFENDE OPENBARE GERIEWE

Kennis geskied hiermee ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), dat die Stadsraad van Nigel van voorname is om die Standaardverordeninge Betreffende Openbare Geriewe, afgekondig per Kennisgewing 60 van 1990 in Provinciale Koerant 4708 van 14 September 1990 sonder enige wysiging as verordeninge van die Raad te aanvaar.

Die algemene strekking van hierdie Standaardverordeninge is om alle openbare geriewe vir alle rasse beskikbaar te stel.

Afskrifte van die standaardverordeninge lê ter insae gedurende gewone kantoorure by die kantoor van die Stadssekretaris, Munisipale Kantore, Hendrik Verwoerdstraat 145, Nigel vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan in die Provinciale Koerant.

Enige persoon wat beswaar wil aanteken teen die voorgenome wysigings, moet sodanige beswaar skriftelik binne veertien (14) dae vanaf datum van publikasie hiervan in die Provinciale Koerant, by die ondergetekende indien, dit wil sê voor of op 16 Januarie 1991.

P.M. WAGENER
Stadsklerk

Munisipale Kantore
Hendrik Verwoerdstraat 145
Posbus 23
Nigel
1490
2 Januarie 1991
Kennisgewing No. 119/1990

2

LOCAL AUTHORITY NOTICE 82

TOWN COUNCIL OF POTCHEFSTROOM

AMENDMENT OF BY-LAWS: REGULATION OF PARKS AND GARDENS/ LAKESIDE RECREATION RESORT

Notice is hereby given in terms of section 101 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), that the Council has amended the By-laws regarding the Regulation of Parks and Gardens/Lakeside Recreation Resort, published by Administrator's Notice 458 dated 1966-07-06, as amended, with effect from publication hereof as follows:

1. By the addition of Section 37 to read as follows:

"37. That the number of visitors that may be in or at the Lakeside Recreation Resort and resort swimming-bath at any time, may not exceed the following:

Lakeside Recreation Resort: 5 000 day visitors

Resort swimming-bath: 600 day visitors

2. By the deletion of section 26.

3. By the deletion of sub-section 33(4).

4. By the addition of sub-section 34A, after section 34 to read as follows:

"34A That notwithstanding the stipulations in Section 16 of the Public Amenities By-laws, games at the Lakeside Recreation Resort, excluding the swimming-bath, shall be prohibited only at such places as indicated by a notice."

5. By the amendment of section 35 to read as follows:

"Any person who:

(a) contravenes or neglects to comply with any regulation of these by-laws or any regulation or stipulation in terms of the by-laws adopted by Council and of which notice was given or of any condition imposed in terms of such by-laws whether such contravention or neglect is stipulated or not elsewhere in these by-laws;

(b) hampers or obstructs any official in the execution of his functions or duties in terms of these by-laws; or

(c) gives false, incorrect or misleading information when applying for permission from council in terms of a regulation of these by-laws,

is guilty of an offence and liable on conviction to a fine not exceeding R300 or imprisonment for a period not exceeding twelve months, and in the case of a continual offence, a fine not exceeding R25, or imprisonment for a period not exceeding one month for every day that the offence last takes place."

A VILJOEN
Acting Town Clerk

Municipal Offices
Wolmarans Street
Potchefstroom
Notice No. 136/1990

hoogstens een maand vir elke dag waarop die oortreding voortgeduur het."

A VILJOEN
Waarnemende Stadsklerk
Munisipale Kantore
Wolmaransstraat
Potchefstroom
Kennisgewing No. 136/1990

PLAASLIKE BESTUURSKENNISGEWING
83

STADSRAAD VAN POTCHEFSTROOM

WYSIGING VAN VERORDENINGE: MU-
SEUMS

Kennis geskied hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), dat die Raad sy Verordeninge Betreffende Parke en Tuine/Damontspanningsoord, afgekondig by Administrateurskennisgewing Nommer 458 van 1966-07-06, soos gewysig, verder soos volg gewysig het met ingang vanaf datum van publikasie hiervan:

1. Deur in artikel 1 die woordomskrywings te wysig om soos volg te lui:

"museum" beteken die openbare museums van die munisipaliteit van Potchefstroom.

2. Deur die woordomskrywing van "komitee" te skrap.

3. Deur artikel 2(1) tot en met 2(10) te skrap.

4. Deur artikel 3 te wysig om soos volg te lui:

3. Onderworpe aan die bepalings van hierdie verordeninge is die toegang tot die museumgebou vry vir alle persone: Met dien verstande dat geen persoon die museumgebou mag binnegaan nie behalwe gedurende die ure soos deur die raad bepaal en by die ingang van die gebou aangedui."

5. Deur in artikel 4, subartikel 4(d) te wysig om soos volg te lui:

"4(d) in enige gedeelte van die museumgebou, sonder toestemming van die kurator, 'n vuurhoujie, sigareaansteker of soortgelyke toestel aansteek, of daar rook, sput, slaap of verversings gebruik nie."

6. Deur artikel 5 te wysig om soos volg te lui:

"5. Enige persoon wat enige bepaling van hierdie verordeninge oortree, is by skuldigbevinding strafbaar met 'n boete van hoogstens R300 of met gevangenisstraf vir 'n tydperk van hoogstens 12 maande en, daarbenewens, kan enige skade deur 'n besoeker aangerig van sodanige besoeker verhaal word."

7. Deur artikel 6 by te voeg wat soos volg lui:

"6. Dat die maksimum getal besoekers wat op enige tydstip by die verskillende museums aangesool mag wees, soos volg vasgestel word:

6.1 Huismuseums

Word net onder begeleiding toegelaat: 30 persone per begeleide toer.

6.2 Hoofmuseum

100 Personse maksimum."

A VILJOEN

Waarnemende Stadsklerk
Munisipale Kantore
Wolmaransstraat
Potchefstroom
Kennisgewingnommer 134/90

2

LOCAL AUTHORITY NOTICE 84

TOWN COUNCIL OF WHITE RIVER

AMENDMENT TO BY-LAWS RELATING
TO DOGS

The Town Clerk of White River hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the By-laws set forth hereinafter which have been approved by the Administrator.

A VILJOEN
Acting Town Clerk
Municipal Offices
Wolmarans Street
Potchefstroom
Notice Number 134/90

The By-laws Relating to Dogs of the Municipality of White River, adopted by the Council under Administrator's Notice 951, dated 21 July 1982, as amended, are hereby further amended by:

Replacing section 16 with the following:

"Number of Dogs on Premises

16(1) No person shall keep more dogs on his premises than are prescribed in the appropriate schedule to these By-laws.

16(2) All premises where dogs are kept shall be adequately fenced in such a way that dogs are kept inside the premises and the fencing shall be kept in good condition by the owner.

16(3) No person shall permit any dog to be at large in a street or public place."

Municipal Offices C.P. VAN DER WATH
PO Box 2 Acting Town Clerk
White River
1240
Notice No. 51/1990
12 December 1990

PLAASLIKE BESTUURSKENNISGEWING
84

STADSRAAD VAN WITRIVIER

WYSIGING VAN VERORDENINGE BETREFFENDE HONDE

Die Stadsklerk van Wittrivier publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hieraan uiteengesit wat deur die Administrateur goedkeur is:

Die Verordeninge Betreffende Honde van die Munisipaliteit, Wittrivier, deur die Raad aangeenem by Administrateurskennisgewing 951 van 21 Julie 1982, soos gewysig, word hierby soos volg gewysig deur:

Artikel 16 deur die volgende te vervang:

"**Getal honde op Perseel**
16(1) Niemand mag op sy perseel meer honde aanhou as wat in die toepaslike bylae hierby voorgeskryf word nie.

16(2) Die gedeelte van die perseel waarop honde aangehou word, moet sodanig omhein wees dat die honde in die betrokke gedeelte van die erf gehou word en die heining moet behoorlik in stand gehou word.

16(3) Niemand wie 'n hond op sy perseel aanhou mag toelaat dat sodanige hond los in die straat of ander openbare plek rondloop nie."

Munisipale Kantore C.P. VAN DER WATH
Postbus 2 Waarnemende Stadsklerk
Wittrivier
1240
Kennisgewing No. 51/1990
12 Desember 1990

the date of publication of this notice in the Provincial Gazette.

NTDU PREEZ
Chief Executive Officer

PO Box 1341
Pretoria
0001
Notice No. 96/1990
2 January 1991

PLAASLIKE BESTUURSKENNISGEWING
85

RAAD OP PLAASLIKE BESTUURSAANGELEENTHEDEN

HERROEPING VAN LANSERIA LUGHAWEVERORDENINGE — S24/4/1/56

Kennis geskied hiermee dat die Raad kragtens artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939) van voorname is om die Lanseria Lughaweverordeninge gepubliseer by Administrateurskennisgewing 589 van 5 Mei 1976 te herroep.

Afskrifte van hierdie kennisgewing lê gedurende kantoorure in Kamer A410A, by die Raad se Hoofkantoor, HB Phillipsgebou, Bosmanstraat 320, Pretoria, ter insae vir 'n tydperk van (14) veertien dae vanaf datum van hierdie publikasie.

Enige persoon wat beswaar teen sodanige herroeping wil aanteken, moet dit skriftelik binne (14) dae na die datum van publikasie van hierdie kennisgewing in die Proviniale Koerant by die ondergetekende doen.

NTDU PREEZ
Hoof Uitvoerende Beampte

Postbus 1341
Pretoria
0001
Kennisgewing No. 96/1990
2 Januarie 1991

2

LOCAL AUTHORITY NOTICE 86

CITY COUNCIL OF PRETORIA

WITHDRAWAL OF CHARGES PAYABLE TO THE CITY COUNCIL OF PRETORIA FOR THE APPROVAL OF BUILDING PLANS, DRAINAGE DRAWINGS AND RELATED MATTERS AND THE DETERMINATION OF CHARGES IN THE PLACE THEREOF

In accordance with section 80B(8) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby made known that the City Council of Pretoria has determined the charges payable to the Council for the approval of building plans, drainage drawings and related matters, as set out in the schedule below, with effect from the first day of October 1990.

TOWN CLERK

2 January 1991
Notice No. 12/1991

SCHEDULE

PART A

I

CHARGES PAYABLE TO THE CITY COUNCIL OF PRETORIA FOR THE APPROVAL OF BUILDING PLANS, OTHER CONSENTS, RENTALS AND COPIES OF APPROVALS SHALL BE AS FOLLOWS:

1. Subject to the provisions of Item 2, the tariff for the approval of

PLAASLIKE BESTUURSKENNISGEWING 86

STADSRAAD VAN PRETORIA

INTREKKING VAN GELDE BETAALBAAR AAN DIE STADSRAAD VAN PRETORIA VIR DIE GOEDKEURING VAN BOUPLANNE, RIOLERINGSTEKENINGE EN VERWANTE AANGELEENTHEDEN EN DIE VASSTELLING VAN GELDE IN DIE PLEK DAARVAN

Ooreenkomsdig artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), word hiermee bekend gemaak dat die Stadsraad van Pretoria die geldie betaalbaar aan die Raad vir die goedkeuring van bouplanne, rioleringsstekeninge en verwante aangeleenthede, soos afgekondig ingevolge Plaaslike Bestuurskennisgewing 1038 van 26 April 1989, met ingang van die eerste dag van die maand wat volg op die datum van afkondiging hiervan, ingetrek het en die geldie in die onderstaande Bylae uiteengesit, in die plek daarvan vasgestel het.

STADSKLERK

2 Januarie 1991
Kennisgewing No. 12/1991

BYLAE

DEEL A

I

GELDE BETAALBAAR AAN DIE STADSRAAD VAN PRETORIA VIR DIE GOEDKEURING VAN BOUPLANNE, ANDER TOESTEMMINGS, HUURGELDE EN AFSKRIFTE VAN GOEDKEURINGS IS SOOS VOLG:

1. Behoudens die bepalings van Item 2, is die tarief vir die goedkeu-

building plans for all buildings, including outbuildings, roofed-over stoeps, verandahs and car-ports shall be as follows:

(a) For new buildings, for an area of 1 m² to 150 m² inclusive: R83c per m² or part thereof.

(b) For new buildings, for an area exceeding 150 m²: R1,66 per m² or part thereof.

(c) For additions to any existing building: R1,66 per m² or part thereof.

(d) For alterations to any existing building: R8,17 per R200,00 or part thereof, calculated on the estimated cost of the work.

(e) For a re-inspection owing to defective work: R32,20 in respect of each such re-inspection.

(f) For the construction of a swimming-pool: R48,30.

(g) For the erection of a boundary wall: R48,30.

(h) For re-roofing: R48,30:

Provided that —

(i) the minimum charges payable for any approval shall be R48,30; and

(ii) where the approval of a plan has lapsed in terms of section 7(4) of the National Building Regulations and Building Standards Act, 1977 (Act 103 of 1977), the charges payable for the renewal of such plan shall be 50% of the charges applicable at the time of the renewal, with a minimum of R48,30.

2. Notwithstanding the determination in item 1, the tariff for the approval of industrial buildings and additions thereto in general industrial and restricted industrial zones, as defined in the Pretoria Town-planning Scheme, 1974, shall be R23,60 per 10 m² or part thereof of the area of such building: Provided that the proviso to Item 1 shall be applicable mutatis mutandis to this item.

3. In calculating the area referred to in Items 1(a), 1(b) and 1(c) and item 2, the total dimensions of the buildings at each storey, but excluding the area of an external staircase, chimney-breast, buttress and eaves projection to a maximum of 1 m, and other projections, shall be taken into account.

4. The charges payable, except for the approval of building plans, shall be as follows:

(a) For consent to use municipal property and to erect a hoarding thereon: R3,18 per m² per week or part thereof, calculated on the area enclosed and for a maximum of 26 weeks, whereupon application for renewal may be made.

(b) For a permit to erect a verandah over a municipal place: R93,73.

(c) For a copy of a notice that building plans have been approved: R11,50.

(d) For an additional paper copy of building plans submitted for approval, per sheet: R4,00 plus *ST.

(e) For an application for permission to install fuel pumps or a fuel storage tank: R193,80.

(f) For a monthly copy of statistical data on approved building and drainage plans: R368,00 plus *ST, per annum or R33,35 plus *ST, per copy.

(g) For a microfilm copy of a building plan: R11,50 plus *ST.

(h) For a copy of a consent referred to in paragraph (a): R4,00.

(i) In respect of rental for a verandah over a municipal place: 55c per m² per annum, calculated on the area of the municipal place covered by such verandah.

(j) For the recording on tape of statistical data on approved building and drainage plans: R368,00 plus *ST, per annum or R33,35 plus *ST, per recording.

5. The charges payable in terms of Items 1 to 4 shall be calculated on the floor area at the level of each storey: Provided that basement floors, mezzanine floors and galleries shall be calculated as separate storeys.

6. The estimated cost of the work as referred to in Item 1(d) shall be assessed by the Director and such assessment shall be final.

PART B

CHARGES PAYABLE TO THE CITY COUNCIL OF PRETORIA IN RESPECT OF THE APPROVAL OF DRAINAGE DRAWINGS SHALL BE AS FOLLOWS

The assessment of charges in respect of new buildings and additions to

ring van bouplanne vir alle geboue, met inbegrip van buitegeboue, oordakte stoepie, verandas en motorafdakke, soos volg:

(a) Vir nuwe geboue, vir 'n oppervlakte van 1 m² tot en met 150 m²: R83c per m² of gedeelte daarvan.

(b) Vir nuwe geboue, vir 'n oppervlakte van meer as 150 m²: R1,66 per m² of gedeelte daarvan.

(c) Vir aanbouings aan enige bestaande gebou: R1,66 per m² of gedeelte daarvan.

(d) Vir verbouings aan enige bestaande gebou: R8,17 per R200,00 of gedeelte daarvan, bereken op die beraamde koste van die werk.

(e) Vir 'n herinspeksie ten gevolge van gebrekkige werk: R32,20 vir elke sodanige herinspeksie.

(f) Vir die bou van 'n swembad: R48,30.

(g) Vir die bou van 'n grensmuur: R48,30.

(h) Vir herbedakking: R48,30:

Met dien verstande dat —

(i) die minimum gelde betaalbaar vir enige goedkeuring R48,30 is; en

(ii) waar die goedkeuring van 'n plan ooreenkomsdig die bepalings van artikel 7(4) van die Wet op Nasionale Bouregulasies en Boustandaarde, 1977 (Wet 103 van 1977), verval het, die gelde vir die hernuwing van sodanige plan 50% van die gelde van toepassing ten tyde van die hernuwing is, met 'n minimum van R48,30.

2. Neteenstaande die vasstelling in Item 1 is die tarief vir die goedkeuring van nywerheidsgeboue en aanbouings daarvan in algemene nywerheid- en beperkte nywerheidsones, soos in die Pretoriadorpsbeplanningskema, 1974, omskryf is, R23,60 per 10 m² of gedeelte daarvan van die oppervlakte van sodanige gebou: Met dien verstande dat die voorbehoudbepaling by Item 1 mutatis mutandis op hierdie item van toepassing is.

3. By die berekening van die oppervlakte in Items 1(a), 1(b) en 1(c) en Item 2 bedoel, word die totale afmetings van die gebou op elke verdieping, maar met insluiting van die oppervlakte van 'n buitetrap, skoorsteenbors, beer en dakoorkhang tot 'n maksimum van 1 m, en ander uitstekke, in aanmerking geneem.

4. Die gelde betaalbaar, behoudens die goedkeuring van bouplanne, is soos volg:

(a) Vir toestemming om munisipale eiendom te gebruik en 'n skutting daarop op te rig: R3,18 per m² per week of gedeelte daarvan, bereken op die ingeslotte oppervlakte en vir 'n maksimum van 26 weke, waarna aansoek om hernuwing gedoen kan word.

(b) Vir 'n permit om 'n veranda oor 'n munisipale plek op te rig: R93,73.

(c) Vir 'n afskrif van 'n kennisgewing dat bouplanne goedgekeur is: R11,50.

(d) Vir 'n addisionele papieraafskrif van bouplanne wat vir goedkeuring ingediend is, per vel: R4,00 plus *VB.

(e) Vir 'n,aansoek om toestemming om petrolpompe of 'n brandstofopgaartenk te installeer: R193,80.

(f) Vir 'n maandelikse kopie van statistiese gegewens van goedkeurde bou- en rioletingsplanne: R368,00 plus *VB, per jaar of R33,35 plus *VB, per eksemplaar.

(g) Vir 'n mikrofilmkopie van 'n bouplan: R11,50 plus *VB.

(h) Vir 'n afskrif van 'n toestemming in Item 4(a) bedoel: R4,00.

(i) Ten opsigte van huurgeld vir 'n veranda oor 'n munisipale plek: 55c per m² per jaar, bereken op die oppervlakte van die munisipale plek wat deur sodanige verandah oordek word.

(j) Vir die opname van statistiese gegewens van goedkeurde bou- en rioletingsplanne op band: R368,00 plus *VB, per jaar of R33,35 plus *VB, per opname.

5. Die gelde betaalbaar ingevolge Items 1 tot 4 word op die vloeroppervlakte van elke verdiepingsvlak bereken: Met dien verstande dat kelder verdiepings, tussenvloere en galeriee as aparte verdiepings bereken word.

6. Die beraamde koste van die werk soos in Item 1(d) bedoel, word deur die Direkteur bepaal en sodanige bepalings is finaal.

DEEL B

GELDE BETAALBAAR AAN DIE STADSRAAD VAN PRETORIA TEN OPSIGTE VAN DIE GOEDKEURING VAN RIOLERINGSTEKENINGE IS SOOS VOLG:

Die aanslag van gelde ten opsigte van nuwe geboue en aanbouings aan

existing buildings, including outbuildings, roofed-over verandahs and stoeps shall be based on the gross area, calculated on the external dimensions of such buildings or additions containing any soil-water or waste-water fittings discharging into private drains connected to a municipal sewer or any conserving tank, waste-water tank or septic tank.

(NOTE: ★ST = SALES TAX).

The assessment of charges in respect of alterations shall be based on the number of soil-water or waste-water fittings to be installed or moved to another position.

The charges shall be calculated on the area at the level of each storey: Basement floors, mezzanine floors and galleries shall be measured as representing separate storeys.

Scale of charges:	Dwelling-house R	Other buildings R
1. For a new building and additions to an existing building, for each 50 m ² or part thereof of each storey.....	28,60	47,60
2. In the case of alterations, for each new fitting or existing fittings moved to another position	28,60	47,60
3. Minimum charges payable in respect of any drainage drawing or amended or deviation drawing submitted.....	39,70	69,80
4. Where the approval of a plan has lapsed in terms of section 7(4) of the national Building Regulations and Building Standards Act, 1977 (Act 103 of 1977), the charges for the renewal thereof shall be 50% of the charges applicable at the time of such renewal, with a minimum of.....	39,70	69,80.

II. TESTING OF DRAINAGE INSTALLATION

1. First test: Free of charge.

2. Should it, as a result of defective work or any negligence on the part of the applicant, be necessary to retest any work, or if the drainage installation is not ready for testing after application for a test has been submitted to the Council, a testing charge of R32,20 for every such retesting shall be paid to the Council by the person requesting such retesting.

bestaande geboue, met inbegrip van buitegeboue, oordekte verandas en stoepie, word gebaseer op die bruto oppervlakte bereken volgens die buiteafmetings van sodanige geboue of aanbouings wat drekwater- of vuilwater toebehore bevat wat ontlaas in private riolte wat by 'n munisipale riol of by enige drekwateropgaartenk, vuilwateropgaartenk of septiese tenk aangesluit is.

(OPMERKING: ★VB = VERKOOPBELASTING).

Die aanslag van geldie ten opsigte van veranderings word gebaseer op die getal drekwater- of vuilwatertoebehore wat aangelê of na 'n ander posisie verskuif moet word.

Die geldie word volgens die oppervlakte by die hoogte van elke verdieping bereken: Kelderverdiepings, tussenvloere en galerie word gemee afosof hulle afsonderlike verdiepings verteenwoordig.

Skaal van geldie:	Woonhuis R	Ander geboue R
1. Vir 'n nuwe gebou en aanbouings aan 'n bestaande gebou, vir elke 50 m ² of gedeelte daarvan van elke verdieping.....	28,60	47,60
2. In die geval van veranderings, vir elke nuwe toebehoersel of bestaande toebehoersel wat na 'n ander posisie verskuif word	28,60	47,60
3. Minimum geldie betaalbaar ten opsigte van enige rioleringstekening of gewysigde of awykingstekening wat voorgelê word.....	39,70	69,80
4. Waar die goedkeuring van 'n plan ooreenkomsdig die bepalings van artikel 7(4) van die Wet op Nasionale Bouregulasies en Boustandaarde, 1977 (Wet 103 van 1977), verval het, is die geldie vir die herhuiwing daarvan 50% van die geldie wat ten tyde van sodanige herhuiwing van toepassing is, met 'n minimum van.....	39,70	69,80

II. TOETS VAN PERSEELRIOOLSTELSEL

1. Eerste toets: Gratis.

2. As dit ten gevolge van gebrekkige werk of enige versuum aan die kant van die aanvraer nodig is om enige werk oor te toets, of as die perseelrioolstelsel nie gereed is om getoets te word nie nadat aansoek om 'n toets by die Raad ingediend is, moet 'n toetsgeld van R32,20 vir elke sodanige hertoetsing aan die Raad betaal word deur die persoon wat sodanige hertoetsing aanvra.

2

LOCAL AUTHORITY NOTICE 87

CITY COUNCIL OF PRETORIA

WITHDRAWAL OF CHARGES PAYABLE TO THE CITY COUNCIL OF PRETORIA FOR THE EXAMINATION OF PRELIMINARY BUILDING SKETCH AND DRAINAGE SKETCH PLANS AND THE DETERMINATION OF CHARGES IN THE PLACE THEREOF

In accordance with section 80B(8) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby made known that the City Council of Pretoria has withdrawn the charges payable to the Council for the examination of preliminary building sketch and drainage sketch plans, as set out in the schedule below, with effect from the first day of October 1990 and has determined the charges, as set out in the schedule below, in the place thereof.

TOWN CLERK

2 January 1991
Notice No. 13/1991

SCHEDULE

PART A

II

CHARGES PAYABLE TO THE CITY COUNCIL OF PRETORIA FOR THE EXAMINATION OF PRELIMINARY BUILDING SKETCH PLANS, AS CONTEMPLATED IN REGULATION A3 OF THE NATIONAL BUILDING REGULATIONS, PROMULGATED UNDER GOVERNMENT NOTICE R441 OF 1 MARCH 1985, SHALL BE AS FOLLOWS:

1. Subject to the provisions of Item 2, the tariff for the examination of

PLAASLIKE BESTUURSKENNISGEWING 87

STADSRAAD VAN PRETORIA

INTREKKING VAN GELDE BETAALBAAR AAN DIE STADSRAAD VAN PRETORIA VIR DIE ONDERSOEK VAN VOORLOPIGE BOUSKETS- EN RIOOLSKEPSPLANNE EN DIE VASSTELLING VAN GELDE IN DIE PLEK DAARVAN

Ooreenkomstig artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), word hiermee bekend gemaak dat die Stadsraad van Pretoria die geldie betaalbaar aan die Raad vir die ondersoek van voorlopige bouskets- en riosketsplanne, soos afgekondig ingevolge Plaaslike Bestuurskennisgewing 1433 van 14 Junie 1989, met ingang van die eerste dag van die maand wat volg op die datum van afgondiging hiervan, ingetrek het en die geldie in die onderstaande Bylae uiteengesit, in die plek daarvan vasgestel het.

2 Januarie 1991
Kennisgewing 13/1991

STADSKLERK

BYLAE

DEEL A

II

DIE GELDE BETAALBAAR AAN DIE STADSRAAD VAN PRETORIA VIR DIE ONDERSOEK VAN VOORLOPIGE BOUSKETSPLANNE, SOOS BEDOEL IN REGULASIE A3 VAN DIE NASIONALE BOUREGULASIES, AFGEKONDIG BY GOEVERMENTSKENNISGEWING R441 VAN 1 MAART 1985, IS SOOS VOLG:

1. Behoudens die bepalings van Item 2, is die tarief vir die ondersoek

preliminary building sketch plans for all buildings, including outbuildings, roofed-over stoeps, verandahs and car-ports, shall be as follows:

(a) For new buildings, for an area 1 m² to 150 m² inclusive: 62c per m² or part thereof.

(b) For new buildings, for an area exceeding 150 m²: R1,25 per m² of part thereof.

(c) For additions to any existing building: R1,25 per m² or part thereof.

(d) For alterations to any existing building: R6,13 per R200,00 or part thereof, calculated on the estimated cost of the work: Provided that the minimum charges payable for any examination shall be R36,23.

2. Notwithstanding the determination in Item 1, the tariff for the examination of building sketch plans of industrial buildings and additions thereto in general industrial and restricted industrial zones, as defined in the Pretoria Town-planning Scheme, 1974, shall be R17,70 per 10 m² or part thereof of the area of such building: Provided that the proviso to Item 1 shall be applicable mutatis mutandis to this item.

3. In calculating the area referred to in Items 1(a), 1(b) and 1(c) and Item 2, the total dimensions of the building at each storey, but excluding the area of an external staircase, chimney-breast, buttress and eaves projection to a maximum of 1 m, and other projections, shall be taken into account.

4. The charges payable in terms of Items 1 to 3 shall be calculated on the floor area at the level of each storey: Provided that basement floors, mezzanine floors and galleries shall be calculated as separate storeys.

5. The estimated cost of the work as referred to in Item 1(d) shall be assessed by the Director and such assessment shall be final.

PART B

CHARGES PAYABLE TO THE CITY COUNCIL OF PRETORIA FOR THE EXAMINATION OF PRELIMINARY DRAINAGE SKETCH PLANS, AS CONTEMPLATED IN REGULATION A3 OF THE NATIONAL BUILDING REGULATIONS, PROMULGATED UNDER GOVERNMENT NOTICE R441 OF 1 MARCH 1985, SHALL BE AS FOLLOWS:

The assessment of charges in respect of new buildings and additions to existing buildings, including outbuildings, roofed-over verandahs and stoeps, shall be based on the gross area, calculated on the external dimensions of such buildings or additions containing any soil-water or waste-water fittings discharging into private drains connected to a municipal sewer or any conserving tank, waste-water tank or septic tank.

The assessment of charges in respect of alterations shall be based on the number of soil-water or waste-water fittings to be installed or moved to another position.

The charges shall be calculated on the area at the level of each storey: Basement floors, mezzanine floors and galleries shall be measured as representing separate storeys.

Scale of charges:	Dwelling-house R	Other buildings R
1. For a new building and additions to an existing building, for each 50 m ² or part thereof of each storey.....	21,45	35,70
2. In the case of alterations, for each new fitting or existing fitting moved to another position	21,45	35,70
3. Minimum charges payable in respect of the examination of any preliminary drainage sketch plan submitted.....	29,80	52,38.

van voorlopige bousketsplanne vir alle geboue, met inbegrip van buitegeboue, oordakte stoep, verandas en motorafdekke, soos volg:

(a) Vir nuwe geboue, vir 'n oppervlakte van 1 m² tot en met 150 m²: 62c per m² of gedeelte daarvan.

(b) Vir nuwe geboue, vir 'n oppervlakte van meer as 150 m²: R1,25 per m² of gedeelte daarvan.

(c) Vir aanbouings aan enige bestaande geboue: R1,25 per m² of gedeelte daarvan.

(d) Vir verbouings aan enige bestaande gebou: R6,13 per R200,00 of gedeelte daarvan, bereken op die beraamde koste van die werk: Met dien verstande dat die minimum gelde betaalbaar vir enige ondersoek R36,23 is.

2. Neteenstaande die vasstelling in Item 1 is die tarief vir die ondersoek van voorlopige bousketsplanne van nywerheidsgeboue en aanbouings daarvan in algemene nywerheid- en beperkte nywerheidsones, soos in die Pretoria-dorpsbeplanningskema, 1974, omskryf is, R17,70 per 10 m² of gedeelte daarvan van die oppervlakte van sodanige gebou: Met dien verstande dat die voorbehoudsbepaling by Item 1 mutatis mutandis op hierdie item van toepassing is.

3. By die berekening van die oppervlakte in Items 1(a), 1(b) en 1(c) en Item 2 bedoel, word die totale afmetings van die gebou op elke verdieping, maar met uitsluiting van die oppervlakte van 'n buitetrap, skoorsteenbors, beer en dakoorkhang tot 'n maksimum van 1 m, en ander uitstekke, in aanmerking geneem.

4. Die gelde betaalbaar ingevolge Items 1 tot 3 word op die vloeroppervlakte van elke verdiepingsvlak bereken: Met dien verstande dat kelderverdiepings, tussenvloere en galerye as aparte verdiepings bereken word.

5. Die beraamde koste van die werk soos in Item 1(d) bedoel, word deur die Direkteur bepaal en sodanige bepalings is finaal.

DEEL B

GELDE BETAALBAAR AAN DIE STADSRAAD VAN PRETORIA VIR DIE ONDERSOEK VAN VOORLOPIGE RIOLSKETSPLANNE, SOOS BEDOEËL IN REGULASIE A3 VAN DIE NASIONALE BOUREGULASIES, AFGEKONDIG BY GOEWERMENSKENNISGEWING R441 VAN 1 MAART 1985, IS SOOS VOLG:

Die aanslag van gelde ten opsigte van nuwe geboue en aanbouings aan bestaande geboue, met inbegrip van buitegeboue, oordekte verandas en stoep, word gebaseer op die bruto oppervlakte bereken volgens die buiteafmetings van sodanige geboue of aanbouings wat drekwater- of vuilwatertoebehore bevat wat ontlaai in private riole wat by 'n munisipale riol of by enige drekwateropgaartenk, vuilwateropgaartenk of septiese tank aangesluit is.

Die aanslag van gelde ten opsigte van veranderings word gebaseer op die getal drekwater- of vuilwatertoebehore wat aangely of na 'n ander posisie verskuif moet word.

Die gelde word volgens die oppervlakte by die hoogte van elke verdieping bereken: Kelderverdiepings, tussenvloere en galerye word gemê asof hulle afsonderlike verdiepings verteenwoordig.

Skaal van gelde:	Woonhuis	Ander geboue
	R	R
1. Vir 'n nuwe gebou en aanbouings aan 'n bestaande gebou, vir elke 50 m ² of gedeelte daarvan van elke verdieping.....	21,45	35,70
2. In die geval van veranderings, vir elke nuwe toebehoersel of bestaande toebehoersel wat na 'n ander posisie verskuif word	21,45	35,70
3. Minimum gelde betaalbaar ten opsigte van die ondersoek van enige voorlopige riolsketsplan wat voorgelé word	29,80	52,38.
5955S		2

<p>LOCAL AUTHORITY NOTICE 88</p> <p>TOWN COUNCIL OF RANDBURG</p> <p>PROPOSED ADOPTION OF REGULATIONS REGARDING HOUSING NUISANCES IN TERMS OF THE DEVELOPMENT AND HOUSING ACT, ACT 103 OF 1985</p> <p>Notice is hereby given in terms of Section 96 of the Local Government Ordinance, 1939, read with section 11B(11)(b) of the Development and Housing Act, Act No 103 of 1985, that the Town Council of Randburg has compiled Regulations Regarding Housing Nuisances in terms of the said Act and proposes, subject to the approval of the Minister of Local Government and Housing, to adopt the said Regulations.</p> <p>The general purport of the regulations is to exercise control over housing nuisances.</p> <p>Copies of the proposed regulations are open for inspection on weekdays from 07:30 to 12:30 and 13:00 to 16:00 at Room C208, Municipal Office, cnr Jan Smuts Avenue and Hendrik Verwoerd Drive for a period of fourteen (14) days from date of publication hereof in the Provincial Gazette.</p> <p>Any person who desires to object to the said proposed regulations is requested to lodge such objection in writing with the undersigned within fourteen (14) days of date of publication hereof in the Provincial Gazette, i.e. on or before 16 January 1991.</p> <p style="text-align: right;">BJ VANDER VYVER Town Clerk</p> <p>Municipal Office Cnr Jan Smuts Avenue and Hendrik Verwoerd Drive Randburg 2 January 1991 Notice No. 5/1991</p> <hr/> <p>PLAASLIKE BESTUURSKENNISGEWING 88</p> <p>STADSRAAD VAN RANDBURG</p> <p>VOORGESTELDE AANNAME VAN REGULASIES BETREFFENDE BEWONINGSOORLASTE INGEVOLGE WET OP ONTWIKKELING EN BEHUISING, WET 103 VAN 1985</p> <p>Kennis geskied hiermee ingevolge Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, gelees met artikel 11B(11)(b) van die Wet op Ontwikkeling en Behuising, Wet nr 103 van 1985, dat die Stadsraad van Randburg Regulasies betreffende Bewoningsoorlaste ingevolge genoemde Wet opgestel het en van voorname is om, met die instemming van die Minister van Plaaslike Bestuur en Behuising, sodanige Regulasies te aanvaar.</p> <p>Die algemene strekking van die regulasies is om beheer uit te oefen oor bewoningsoorlaste.</p> <p>Afskrifte van die voorgestelde regulasies lê op weekdae ter insae van 07:30 tot 12:30 en 13:00 tot 16:00 by Kamer C208, Municipale Kantoor, h/v Jan Smutslaan en Hendrik Verwoerdrylaan, Randburg, vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan in die Proviniale Koerant.</p> <p>Enige persoon wat beswaar wil aanteken teen die voorgestelde regulasies, moet sodanige beswaar skriftelik binne veertien (14) dae vanaf datum van publikasie hiervan in die Proviniale</p>	<p>Koerant, dit wil sê voor of op 16 Januarie 1991, by die ondergetekende indien.</p> <p style="text-align: right;">BJ VANDER VYVER Stadsklerk</p> <p>Munisipale Kantoor H/v Jan Smutslaan en Hendrik Verwoerdrylaan Randburg 2 Januarie 1991 Kennisgewing No. 2/1991</p> <p style="text-align: right;">2</p> <hr/> <p>LOCAL AUTHORITY NOTICE 89</p> <p>TOWN COUNCIL OF RANDBURG</p> <p>AMENDMENT TO PUBLIC SWIMMING BATH BY-LAWS</p> <p>Notice is hereby given in terms of Section 96 of the Local Government Ordinance, 1939, that the Town Council of Randburg intends to amend its Public Swimming Bath By-laws published under Administrator's Notice 615 of 24 April 1974.</p> <p>The general purport of this amendment is to make provision for a tariff of charges.</p> <p>Copies of the proposed amendment are open for inspection on weekdays from 07:00 to 12:30 and 13:00 to 16:00 at Room C208, Municipal Offices, cnr Jan Smuts Avenue and Hendrik Verwoerd Drive, Randburg for a period of fourteen (14) days from date of publication hereof in the Provincial Gazette.</p> <p>Any person who desires to object to the said proposed amendment, is requested to lodge such objection in writing with the undersigned within fourteen (14) days of date of publication hereof in the Provincial Gazette, i.e. on or before 16 January 1991.</p> <p style="text-align: right;">BJ VANDER VYVER Town Clerk</p> <p>Municipal Offices Cnr Jan Smuts Avenue and Hendrik Verwoerd Drive Randburg 2 January 1991 Notice No. 2/1991</p> <hr/> <p>PLAASLIKE BESTUURSKENNISGEWING 89</p> <p>STADSRAAD VAN RANDBURG</p> <p>WYSIGING VAN OPENBARE SWEMBAD-VERORDENINGE</p> <p>Kennis geskied hiermee ingevolge Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Randburg van voorname is om sy Openbare Swembadverordeninge afgekondig by Administrateurskennisgewing 615 van 24 April 1974, te wysig.</p> <p>Die algemene strekking van die wysiging is om voorstiening te maak vir 'n tarief van geldie.</p> <p>Afskrifte van die voorgestelde wysiging lê op weekdae ter insae vanaf 07:30 tot 12:30 en 13:00 tot 16:00 by Kamer C208, Municipale Kantoor, h/v Jan Smutslaan en Hendrik Verwoerdrylaan, Randburg, vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan in die Proviniale Koerant.</p> <p>Enige persoon wat beswaar wil aanteken teen die voorgestelde regulasies, moet sodanige beswaar skriftelik binne veertien (14) dae vanaf datum van publikasie hiervan in die Proviniale</p>	<p>Koerant, dit wil sê voor of op 16 Januarie 1991, by die ondergetekende indien.</p> <p style="text-align: right;">BJ VANDER VYVER Stadsklerk</p> <p>Munisipale Kantoor H/v Jan Smutslaan en Hendrik Verwoerdrylaan Randburg 2 Januarie 1991 Kennisgewing No. 2/1991</p> <p style="text-align: right;">2</p> <hr/> <p>LOCAL AUTHORITY NOTICE 90</p> <p>TOWN COUNCIL OF RANDBURG</p> <p>DETERMINATION OF TARIFF OF CHARGES: PUBLIC SWIMMING POOLS</p> <p>Notice is hereby given in terms of section 80B(3) of the Local Government Ordinance, 1939, as amended that the Town Council of Randburg has by special resolution determined the Tariff of Charges: Public Swimming Pools with effect from 1 November 1990.</p> <p>The general purport of the resolution is to determine tariffs for the use of swimming pools.</p> <p>Copies of the resolution and particulars of the determination are open for inspection on weekdays from 07:30 to 12:30 and 13:00 to 16:00 at Room C208, Municipal Offices, cnr Jan Smuts Avenue and Hendrik Verwoerd Drive, Randburg for a period of fourteen (14) days from date of publication hereof in the Provincial Gazette.</p> <p>Any person who desires to object to the determination must lodge such objection in writing with the undersigned within fourteen (14) days of date of publication hereof in the Provincial Gazette, i.e. on or before 16 January 1991.</p> <p style="text-align: right;">BJ VANDER VYVER Town Clerk</p> <p>Municipal Offices Cnr Jan Smuts Avenue and Hendrik Verwoerd Drive Randburg 2 January 1991 Notice No. 3/1991</p> <hr/> <p>PLAASLIKE BESTUURSKENNISGEWING 90</p> <p>STADSRAAD VAN RANDBURG</p> <p>VASSTELLING VAN TARIEF VAN GELDE: OPENBARE SWEMBADDENS</p> <p>Kennis geskied hiermee ingevolge Artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig dat die Stadsraad van Randburg by spesiale besluit die Tarief van Gelde: Openbare Swembaddens vasgestel het met ingang van 1 November 1990.</p> <p>Die algemene strekking van die besluit is om tariewe vir die gebruik van swembaddens vas te stel.</p> <p>Afskrifte van die besluit en besonderhede van die vasstelling lê op weeksdae ter insae vanaf 07:30 tot 12:30 en 13:00 tot 16:00 by Kamer C208, Municipale Kantoor, h/v Jan Smutslaan en Hendrik Verwoerdrylaan, Randburg, vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan in die Proviniale Koerant.</p> <p>Enige persoon wat beswaar wil aanteken teen die vasgestelde wysigings moet sodanige beswaar skriftelik binne veertien (14) dae vanaf datum van publikasie hiervan in die Proviniale</p>
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Koerant, dit wil sê voor of op 16 Januarie 1991, by die ondergetekende indien.

B J VAN DER VYVER
Stadsklerk

Munisipale Kantoor
H/v Jan Smutslaan en
Hendrik Verwoerdrylaan
Randburg
2 Januarie 1991
Kennisgewing No. 3/1991

2

LOCAL AUTHORITY NOTICE 91

TOWN COUNCIL OF RANDBURG

AMENDMENT TO TARIFF OF CHARGES:
REFUSE (SOLID WASTE)

Notice is hereby given in terms of section 80B(8) of the Local Government Ordinance, 1939, as amended, that the Town Council of Randburg has by special resolution further amended its Tariff of Charges: Refuse (Solid Waste) published under Notice 6 of 8 January 1986, as amended, with effect from 1 October 1990 as follows:

By the substitution of item 2 of the Schedule by the following:

"DUMPING OF REFUSE ON A MUNICIPAL DUMPING SITE

(1) All private vehicles and bakkies with or without a trailer of which the mass of refuse to be disposed of does not exceed 500 kg — R2,00 per unit.

(2) Wood (branches and foliage), household and or garden refuse — R11,00 per ton (1 000 kg).

(3) Builders rubble, soil, sand or stone — R4,20 per ton (1 000 kg).

(4) Builders material — R6,75 per ton (1 000 kg).

(5) Paper and Carton — R20,00 per ton (1 000 kg).

(6) Mixed loads of the above 1, 2, 3, 4 or 5 at the rate of which the contents is visibly the most present or R6,60 per ton (1 000 kg)."

B J VAN DER VYVER
Town Clerk

Municipal Offices
Cnr Jan Smuts Avenue and Hendrik Verwoerd Drive
Randburg
2 January 1991
Notice No. 4/1991

PLAASLIKE BESTUURSKENNISGEWING
91

STADSRAAD VAN RANDBURG

WYSIGING VAN TARIEF VAN GELDE:
VASTE AFVAL

Kennis geskied hiermee ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad van Randburg, by spesiale besluit sy Tarief van Gelde: Vaste Afval, afgekondig by Kennisgewing No 6 van 8 Januarie 1986, soos gewysig, met ingang van 1 Oktober 1990 verder soos volg gewysig het:

Deur item 2 van die Bylae met die volgende te vervang:

"STORTING VAN VULLIS MUNISIPALE STORTTERREIN

(1) Alle privaat motors en bakkies met of sonder 'n sleepwa waarvan die vullis daarop wat gestort word nie 500 kg oorskry nie — R2,00 per eenheid.

(2) Hout (takke en stompe) huishoudelike en tuinvullis — R11,50 per ton (1 000 kg).

(3) Bourommel, grond, sand en klip — R4,20 per ton (1 000 kg).

(4) Boumateriaal R6,75 per ton (1 000 kg).

(5) Papier en karton R20,00 per ton (1 000 kg).

(6) Gemengde vrakte vullis teen die tarief waarvan ooglopend die meeste van 1, 2, 3, 4 of 5 teenwoordig is of R6,60 per ton (1 000 kg).

B J VAN DER VYVER
Stadsklerk

Munisipale Kantoor
H/v Jan Smutslaan en Hendrik Verwoerdrylaan
Randburg
2 Januarie 1991
Kennisgewing No. 4/1991

Gelde: Elektrisiteit afgekondig by Kennisgewing 119 van 18 Desember 1985, soos gewysig, verder gewysig het met ingang van 18 Desember 1990.

Die algemene strekking van die wysiging is om die tariewe te verhoog.

Afskrifte van die voorgestelde wysiging lê op weekdae ter insae vanaf 07:30 tot 12:30 en 13:00 tot 16:00 by Kamer C208, Munisipale Kantoor, H/v Jan Smutslaan en Hendrik Verwoerdrylaan, Randburg, vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan in die Provinciale Koerant.

Enige persoon wat beswaar wil aanteken teen die voorgestelde wysigings moet sodanige beswaar skriftelik binne veertien (14) dae vanaf datum van publikasie hiervan in die Provinciale Koerant, dit wil sê voor of op 16 Januarie 1991 by die ondergetekende indien.

B J VAN DER VYVER
Stadsklerk

Munisipale Kantoor
H/v Jan Smutslaan en
Hendrik Verwoerdrylaan
Randburg
2 Januarie 1991
Kennisgewing Nr. 252/1990

2

LOCAL AUTHORITY NOTICE 92

TOWN COUNCIL OF RANDBURG

AMENDMENT OF TARIFF OF CHARGES:
ELECTRICITY

Notice is hereby given in terms of section 80B(3) of the Local Government Ordinance, 1939, as amended that the Town Council of Randburg has by special resolution further amended its Tariff of Charges: Electricity published under Notice 119 of 18 December 1985, as amended, with effect from 18 December 1990.

The general purport of the amendments is to increase the tariffs.

Copies of the proposed amendment are open for inspection on weekdays from 07:30 to 12:30 and 13:00 to 16:00 at Room C208, Municipal Offices, corner of Jan Smuts Avenue and Hendrik Verwoerd Drive, Randburg for a period of fourteen (14) days from date of publication hereof in the Provincial Gazette.

Any person who desires to object to the proposed amendments must lodge such objection in writing with the undersigned within fourteen (14) days of date of publication hereof in the Provincial Gazette i.e. on or before 16 January 1991.

B J VAN DER VYVER
Town Clerk

Municipal Offices
Cnr Jan Smuts Avenue and
Hendrik Verwoerd Drive
Randburg
2 January 1991
Notice No. 252/1990

PLAASLIKE BESTUURSKENNISGEWING
92

STADSRAAD VAN RANDBURG

WYSIGING VAN TARIEF VAN GELDE:
ELEKTRISITEIT

Kennis geskied hiermee ingevolge Artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig dat die Stadsraad van Randburg by spesiale besluit sy Tarief van

LOCAL AUTHORITY NOTICE 93

CITY COUNCIL OF ROODEPOORT

NOTICE OF APPLICATION FOR ESTABLISHMENT OF TOWNSHIP

NOTICE NUMBER 2/91 OF 1991

The Roodepoort City Council hereby gives notice in terms of section 69(6)(a) read in conjunction with section 96(3) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that an application to establish the township referred to in the annexure hereto, has been received by it.

Particulars of the application are open to inspection during normal office hours at the office of the Head: Urban Development, Fourth Floor, Office Number 72, Civic Centre, Christiaan de Wet Road, Florida Park, for a period of 28 (twenty eight) days from 2 January 1991.

Objection to or representations in respect of the application must be lodged with or made in writing and in duplicate to the Head: Urban Development, Private Bag X30, Roodepoort 1725, within a period of 28 (twenty eight) days from 2 January 1991.

ANNEXURE

Name of township: Weltevredenpark Extension 67.

Full name of applicant: De Jager, Hunter & Theron.

Number of erven in proposed township: "Residential 1" — 1 erf; "Residential 3" — 2 erven; "Special" — 1 erf.

Description of land on which township is to be established: The land is described as Holding 65, Panorama Agricultural Holdings Extension 1.

Situation of proposed township: The property is situated west and adjacent to Albert Street, north of Panorama Primary and directly west of Weltevredenpark Extension 1.

Reference Number: 17/3 Weltevredenpark X 67.

PLAASLIKE BESTUURSKENNISGEWING
93

STADSRAAD VAN ROODEPOORT

KENNISGEWING VAN AANSOEK OM
STIGTING VAN DORP

KENNISGEWING NOMMER 2/91 VAN 1991

Die Stadsraad van Roodepoort gee hiermee ingevolge artikel 69(3) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n aansoek om die dorp in die bylae hierby genoem, te stig deur hom ontvang is.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Hoof: Stedelike Ontwikkeling, Vierde Vlak, Kantoornommer 72, Burgersentrum, Christiaan de Wetweg, Florida Park, vir 'n tydperk van agt-en-twintig dae vanaf 2 Januarie 1991.

Beware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 (agt-en-twintig) dae vanaf 2 Januarie 1991 skriftelik en in tweevoud by of tot die Hoof: Stedelike Ontwikkeling by bovermelde adres of by Roodepoort Stadsraad, Privaatsak X30, Roodepoort 1725, ingedien of gerig word.

BYLAE

Naam van dorp: Weltevredenpark Uitbreiding 67.

Volle naam van aansoeker: De Jager, Hunter & Theron.

Aantal erwe in voorgestelde dorp: "Residensieel 1" — 1 erf; "Residensieel 3" — 2 erwe; "Spesiaal" — 1 erf.

Beskrywing van grond waarop dorp gestig staan te word: Die grond word beskryf as Hoeve 65, Panorama Landbouhoeves Uitbreiding 1.

Ligging van voorgestelde dorp: Die eiendom is wes en aanliggend aan Albertstraat, noord van die Panorama Laerskool en direk ten weste van Weltevredenpark Uitbreiding 10 geleë.

Verwysingsnommer: 17/3 Weltevredenpark Uitbreiding 67.

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LOCAL AUTHORITY NOTICE 94

CITY COUNCIL OF ROODEPOORT

NOTICE OF APPLICATION FOR ESTABLISHMENT OF TOWNSHIP

The Roodepoort City Council hereby gives notice in terms of section 69(6)(a) read in conjunction with section 96(3) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that an application to establish the township referred to in the annexure hereto, has been received by it.

Particulars of the application are open to inspection during normal office hours at the office of the Head: Urban Development, Fourth Floor, Office Number 72, Civic Centre, Christiaan de Wet Road, Florida Park, for a period of 28 (twenty eight) days from 2 January 1991.

Objection to or representations in respect of the application must be lodged with or made in writing and in duplicate to the Head: Urban Development, Private Bag X30, Roodepoort, 1725, within a period of 28 (twenty eight) days from 2 January 1991.

ANNEXURE

Name of Township: Wilgeheuwel Extension 8.

Full name of applicant: Johannes Hendrik Christiaan Mostert.

Number of erven in proposed township:

"Residential 1" — 66 erven;

"Residential 2" — 3 erven;

"Business" — 1 erf;

"Open Space" — 1 erf.

Description of land on which township is to be established: The land is described as Remainder of Portion 62 of the Farm Wilgespruit 190 I.Q.

Situation of proposed township: The property is situated approximately 200 m west from the intersection between Botha avenue and Johan avenue and north-east of the Honeydew business complex.

Reference Number: 17/3 Wilgeheuwel X8.

Notice No. 3/91/1991

PLAASLIKE BESTUURSKENNISGEWING
94

STADSRAAD VAN ROODEPOORT

KENNISGEWING VAN AANSOEK OM
STIGTING VAN DORP

Die Stadsraad van Roodepoort gee hiermee ingevolge artikel 69(3) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986) kennis dat 'n aansoek om die dorp in die bylae hierby genoem, te stig deur hom ontvang is.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Hoof: Stedelike Ontwikkeling, Vierde Vlak, Kantoornommer 72, Burgersentrum, Christiaan de Wetweg, Florida Park, vir 'n tydperk van agt-en-twintig dae vanaf 2 Januarie 1991.

Beware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 agt-en-twintig dae vanaf 2 Januarie 1991 skriftelik en in tweevoud by of tot die Hoof: Stedelike Ontwikkeling by bovermelde adres of by Roodepoort Stadsraad, Privaatsak X30, Roodepoort, 1725, ingedien of gerig word.

BYLAE

Naam van dorp: Wilgeheuwel Uitbreiding 8.

Volle naam van aansoeker: Johannes Hendrik Christiaan Mostert.

Aantal erwe in voorgestelde dorp:

"Residensieel 1" — 66 erwe;

"Residensieel 2" — 3 erwe;

"Besigheid" — 1 erf;

"Openbare Oopruimte" — 1 erf.

Beskrywing van grond waarop dorp gestig staan te word: Die grond word beskryf as Restant van Gedeelte 62 van die Plaas Wilgespruit 190 I.Q.

Ligging van voorgestelde dorp: Die eiendom is ongeveer 200 m wes van die aansluiting tussen Botha- en Johanweg en noordoos van die Honeydew besigheidssentrum geleë.

Verwysingsnommer: 17/3 Wilgeheuwel Uitbreiding 8.

Kennisgewing No. 3/91/1991

LOCAL AUTHORITY NOTICE 95

SANDTON AMENDMENT SCHEME 1540

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 48 Edenburg Township from "Business 2" to "Business 3", subject to certain conditions.

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 1540 and it shall come into operation on the date of publication hereof.

SE MOSTERT
Town Clerk

2 January 1991
Notice No. 318/1990

PLAASLIKE BESTUURSKENNISGEWING
95

SANDTON-WYSIGINGSKEMA 1540

Hierby word ooreenkomsdig die bepalings van artikel 57(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, bekend gemaak dat die Stadsraad van Sandton goedkeur het dat die Sandton-dorpsaanlegskema, 1980, gewysig word deur die hersonering van Erf 48 Edenburg Dorpsgebied van "Besigheid 2" na "Besigheid 3" onderworpe aan sekere voorwaardes.

Afskrifte van Kaart Nr 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur-generaal, Gemeenskapsontwikkeling, Pretoria, en by die kantoor van die Direkteur: Stadsbeplanning, Burgersentrum, Weststraat, Sandown, Sandton, en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Sandton-wysigingskema 1540 en tree in werking op datum van publikasie hiervan.

SE MOSTERT
Stadsklerk

2 Januarie 1991
Kennisgewing No. 318/1990

2

LOCAL AUTHORITY NOTICE 96

SANDTON AMENDMENT SCHEME 1309

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 Portion 8 of Lot 30 Sandton Township from "Residential 1" to "Special" for a public garage, motor vehicle showrooms, dwelling units and such other purposes as may be approved by the Council, subject to the provisions of Clause 19 of the Sandton Town-planning Scheme, 1980, and subject to certain conditions.

Copies of Map No 3 and the scheme clauses of the amendment scheme are filed with the Director-General, Community Development, Pretoria.

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toria, and at the office of the Director: Town-planning, Civic Centre, West Street, Sandton, Sandton, and are open for inspection at all reasonable times.

This amendment is known as Sandton Amendment Scheme 1309 and it shall come into operation on the date of publication hereof.

S E MOSTERT
Town Clerk

2 January 1991
Notice No 319/1990

PLAASLIKE BESTUURSKENNISGEWING

96

SANDTON-WYSIGINGSKEMA 1309

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-dorpsaanlegskema, 1980, gewysig word deur die hersonering van Gedeelte 8 van Lot 30 Sandown Dorpsgebied van "Residensieel 1" na "Spesiaal" vir 'n openbare garage, motorvertoonlokaal, wooneenhede en sodanige ander doeleindes wat deur die Raad goedgekeur word, onderworpe aan die bepalings van Klousule 19 van die Dorpsbeplanningskema, 1980, en onderworpe aan sekere voorwaarde.

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, Burgersentrum, Weststraat, Sandton, Sandton, en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Sandton-wysigingskema 1309 en tree in werking op datum van publikasie hiervan.

S E MOSTERT
Stadsklerk

2 Januarie 1991
Kennisgewing No. 319/1990

2

LOCAL AUTHORITY NOTICE 97

TOWN COUNCIL OF SPRINGS

DETERMINATION OF CHARGES: PUBLIC LIBRARY

In terms of the provisions of Section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Springs has by special resolution determined the following charges to come into operation with effect from 1 July 1990, to be read in conjunction with the Library By-laws:

ANNEXURE

TARIFF OF CHARGES

	Residents	Non-residents
(1) Membership fee		
(a) Adults:		
New members, and with renewal of membership	R20,00	R40,00
(b) Pre-school and schoolgoing children, new members, and with renewal of membership	R5,00	R40,00
(c) Pensioners (60 years or older)	Free of charge	R40,00
(2) Temporary membership		
(a) Adults	R1,00 per day	R1,00 per day
(b) Pre-school and schoolgoing children	50c per day	50c per day
(3) Replacement of lost membership card	R4,00	R4,00
(4) Penalties		
(a) Overdue books	50c per book, per week	50c per book, per week
(b) Overdue short term loans — overnight or over a weekend	R10,00 per day	R10,00 per day
(c) Reserved books which may not be renewed	R5,00 per day	R5,00 per day
(5) Photo Copies		
A3-size	R1,00 per copy	R1,00 per copy
A4-size	50c per copy	50c per copy
A5-size	25c per copy	25c per copy

H A DU PLESSIS
Town Clerk

Civic Centre
Springs
11 December 1990
Notice No. 173/1990

PLAASLIKE BESTUURSKENNISGEWING 97

STADSRAAD VAN SPRINGS

VASSTELLING VAN GELDE: OPENBARE BIBLIOTEEK

Kragtens die bepalings van Artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hiermee kennis gegee dat die Stadsraad van Springs by spesiale besluit die volgende gelde vasgestel het om in werking te tree met ingang van 1 Julie 1990 om saamgelees te word met die Bibliekverordeninge:

	Inwoners	Nie-inwoners
(1) Lidmaatskapgeld		
(a) Volwassenes: Nuwe lede en by hernuwing van lidmaatskap	R20,00	R40,00
(b) Voorskoolse kinders en skoliere: Nuwe lede en by hernuwing van lidmaatskap	R5,00	R40,00
(c) Pensioenaris (60 jaar of ouer)	Gratis	R40,00
(2) Tydelike Lidmaatskapgeld		
(a) Volwassenes	R1,00 per dag	R1,00 per dag
(b) Voorskoolse kinders en skoliere	50c per dag	50c per dag
(3) Vervanging van verlore Lidmaatskapkaart	R4,00	R4,00
(4) Boetes		
(a) Agterstallige boeke	50c per boek, per week	50c per boek, per week
(b) Agterstallige korttermyn-uitreiking oornag of oor naweke	R10,00 per dag	R10,00 per dag
(c) Gereserveerde boeke wat nie hierneubaar is nie	R5,00 per dag	R5,00 per dag
(5) Maak van fotokopieë:		
A3-grootte	R1,00 per kopie	R1,00 per kopie
A4-grootte	50c per kopie	50c per kopie
A5-grootte	25c per kopie	25c per kopie

H A DU PLESSIS
Stadsklerk

Burgersentrum
Springs
11 Desember 1991
Kennisgewing No. 173/1990

2

LOCAL AUTHORITY NOTICE 98

TOWN COUNCIL OF SPRINGS

NOTICE OF AMENDMENT SCHEME:
SPRINGS AMENDMENT SCHEME 1/554

The Town Council of Springs hereby gives notice in terms of section 57(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that a draft town-planning scheme to be known as Springs Amendment Scheme 1/554, has been approved by it.

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

The rezoning of Erf 953; Springs from "Special Residential" to "Special" for offices and/or flats.

This amendment scheme will come into operation on 2 January 1991.

The amendment scheme will lie for inspection during normal office hours at the office of the Town Secretary, Civic Centre, South Main Reef Road, Springs (Room 204) and the office of the Director, Department of Local Government, Housing and Works, Administration: House of Assembly, Pretoria.

Civic Centre
Springs
13 December 1990
Notice No. 171/1990

H A DU PLESSIS
Town Clerk

PLAASLIKE BESTUURSKENNISGEWING
98

STADSRAAD VAN SPRINGS

KENNISGEWING VAN WYSIGINGSKEMA:
SPRINGSSE WYSIGINGSKEMA 1/554

Die Stadsraad van Springs gee hiermee ingevolge artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n ontwerp-dorpsbeplanningskema bekend te staan as Springsse Wysigingskema 1/554 deur hom goedgekeur is.

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

Die hersonering van Erf 953, Springs van "Spesiale Woon" tot "Spesiaal" vir kantore en/of woonstelle.

Hierdie wysigingskema sal op 2 Januarie 1991 in werking tree.

Die wysigingskema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadssekretaris, Burgersentrum, Suid-hoofrifweg, Springs (Kamer 204) en die kantoor van die Direkteur, Departement van Plaaslike Bestuur, Behuisung en Werke, Administrasie: Volksraad, Pretoria.

Burgersentrum
Springs
13 Desember 1990
Kennisgewing No. 171/1990

H A DU PLESSIS
Stadsklerk

2

LOCAL AUTHORITY NOTICE 99

TOWN COUNCIL OF SPRINGS

AMENDMENT TO DETERMINATION OF
CHARGES RELATING TO THE BAKER-
TON COMMUNITY CENTRE

Notice is hereby given in terms of the provisions of Section 80B of the Local Government

Ordinance, 1939, as amended, that the Town Council of Springs has by special resolution amended the Determination of Charges Relating to the Bakerton Community Centre to come into operation as from 1 February 1991.

The general purport of this amendment is to determine tariffs to be levied for the use of the facilities at the Bakerton Community Centre.

Copies of this amendment are open to inspection at the office of the Council for a period of fourteen days from the date of publication hereof in the Provincial Gazette.

Any person who desires to record his objection to the said amendment shall do so in writing to the undermentioned within 14 days after the date of publication of this notice in the Provincial Gazette.

H A DU PLESSIS
Town Clerk

Civic Centre
Springs
13 December 1990
Notice No. 175/1990

Copies of this amendment are open to inspection at the office of the Council for a period of fourteen days from the date of publication hereof in the Provincial Gazette.

Any person who desires to record his objection to the said amendment shall do so in writing to the undermentioned within 14 days after the date of publication of this notice in the Provincial Gazette.

H A DU PLESSIS
Town Clerk

Civic Centre
Springs
13 December 1990
Notice No. 175/1990

PLAASLIKE BESTUURSKENNISGEWING
100

STADSRAAD VAN SPRINGS

WYSIGING VAN VERORDENINGE BE-
TREFFENDE DIE HUUR VAN SALE

Daar word hierby ingevolge die bepalings van Artikel 96 van die Ordonnansie op PLAASLIKE BESTUUR, 1939, bekend gemaak dat die Stadsraad van Springs voornemens is om sy Verordeninge Betreffende die Huur van Sale soos gewysig, verder te wysig.

Die algemene strekking van die voorgenome wysiging is om tariewe te bepaal wat gehef moet word vir die gebruik van die fasiliteite by die Bakerton Gemeenskapsentrum.

Afskrifte van hierdie wysiging lê ter insae by die kantoor van die Raad vir 'n tydperk van veertien dae vanaf datum van publikasie hiervan in die Proviniale Koerant.

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 Proviniale Koerant, by die ondergetekende doen.

H A DU PLESSIS
Stadsklerk

Burgersentrum
Springs
13 Desember 1990
Kennisgewing No. 175/1990

2

LOCAL AUTHORITY NOTICE 101

SCHWEIZER-RENEKE MUNICIPALITY

AMENDMENT AND DETERMINATION
OF TARIFFS OF CHARGES

1. Notice is hereby given in terms of Section 80B(3) of the Local Government Ordinance 17 of 1939 that the Council has by special resolution dated 26 November 1990 amended and determined charges in respect of :—

(a) Tariff of Charges for Electricity

(b) Tariff of Charges for Water

The amendment and determination will come into effect on the 1st January 1991 for electricity and 1st February 1991 for water.

The General purport of the amendment and determinations is the increase of tariffs and implementing of penalty charges in respect of water consumption.

2. Notice is hereby given in terms of Section 96 of the Local Government Ordinance 1939, that the Council intends to amend the water supply by-laws as adopted by the Schweizer-Reneke

LOCAL AUTHORITY NOTICE 100

TOWN COUNCIL OF SPRINGS

AMENDMENT TO BY-LAWS RELATING
TO THE HIRE OF HALLS

Notice is hereby given in terms of the provisions of Section 96 of the Local Government Ordinance, 1939, that the Springs Town Council intends amending its By-laws Relating to the Hire of Halls.

The general purport of this amendment is to determine tariffs to be levied for the use of the facilities at the Bakerton Community Centre.

Town Council under Administrator's Notice No. 1510 dated 12th October 1977, as amended.

The general purport of the amendment is to make provision for maximum water consumption per meter reading period.

Copies of the amendments, determinations resolutions and by-laws will be open for inspection at the Office of the Town Clerk, Municipal Office, Schweizer-Reneke during normal office hours for a period of 14 days from date of publication hereof.

Any person who wishes to object to the proposed amendments, determinations and withdrawals must lodge this objection in writing with the undersigned within 14 days from the date of publication of this notice in the Official Gazette of the Province of Transvaal.

N.T.P. VAN ZYL
Town Clerk

Municipal Office
P.O. Box 5
Schweizer-Reneke
2780
Notice No. 52/1990

PLAASLIKE BESTUURSKENNISGEWING
101

MUNISIPALITEIT VAN SCHWEIZER-RENEKE

WYSIGING EN VASSTELLING VAN GELDE

1. Hierby word ingevolge die Bepalings van Artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur 17 van 1939 kennis gegee dat die Stadsraad by Spesiale Besluit op 26 November 1990 gelde gewysig en vasgestel het ten opsigte van:—

(a) Tarief van Gelde vir Elektrisiteit met ingang vanaf 1 Januarie 1991 en

(b) Tarief van Gelde vir Water met ingang vanaf 1 Februarie 1991.

Die algemene strekking van die wysiging en vasstelling is die verhoging van tariewe en die implementering van 'n boetehefsing ten opsigte van waterverbruik.

2. Kennis geskied hierby ingevolge Artikel 96 van die Ordonnansie op Plaaslike Bestuur 1939, dat die Stadsraad van voorname is om die Watervoorsienings Verordeninge van die Stadsraad van Schweizer-Reneke deur die Raad aangeneem by Administrateurskennisgewing no. 1510 van 12 Oktober 1977, soos gewysig verder te wysig.

Die Algemene strekking van die wysiging is om voorsiening te maak vir die maksimum waterverbruik per meter aflees periode.

Afskrifte en besonderhede van die wysiging, vasstelling, besluite en verordeninge lê ter insae in die kantoor van die Stadsklerk, Municipale Kantore, Schweizer-Reneke gedurende normale kantoortye vir 'n tydperk van 14 dae vanaf datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysigings, vasstellings en intrekksies wil maak moet sodanige beswaar binne 14 dae na publikasie van hierdie kennisgewing in die Offisiële Koerant van die Provincie Transvaal skriftelik by ondergetekende indien.

N.T.P. VAN ZYL
Stadsklerk

Municipale Kantore
Posbus 5
Schweizer-Reneke
2780
Kennisgewing No. 52/1990

LOCAL AUTHORITY NOTICE 102
TOWN COUNCIL OF STILFONTEIN
ADOPTION OF STANDARD PUBLIC AMENITIES BY-LAWS

The Acting Town Clerk of Stilfontein hereby, in terms of section 101 of the Local Government Ordinance, 1939 (Ordinance No. 17 of 1939) (Transvaal), publishes that the Town Council of Stilfontein, has, in terms of section 96bis(2) of the said Ordinance, adopted without any amendments, the Standard Public Amenities By-laws, published under Official Notice 60/1990 of 14 September 1990, as by-laws made by the said Council.

CJ BOTHA
Acting Town Clerk

Municipal Offices
PO Box 20
Stilfontein
2550
/1804R

PLAASLIKE BESTUURSKENNISGEWING
102

STADSRAAD VAN STILFONTEIN

AANNAME VAN DIE STANDAARD-VERORDENINGE BETREFFENDE OPENBARE GERIEWE

Die Waarnemende Stadsklerk van Stilfontein publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie No. 17 van 1939) (Transvaal), dat die Stadsraad van Stilfontein ingevolge artikel 96bis(2) van genoemde Ordonnansie, die Standaardverordeninge betreffende Openbare Geriewe, afgekondig by Offisiële Kennisgewing 60/1990 van 14 September 1990, sonder enige wysigings aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

CJ BOTHA
Waarnemende Stadsklerk

Municipale Kantore
Posbus 20
Stilfontein
2550
/1804R

"(2) Where a residential zoned stand is unoccupied or there is no consumption, a minimum charge for 50 k£ per month or part thereof will be charged in terms of the tariff in item 2(1)."

2. The substitution of paragraph 3(1) of Part II for the following:

"(1) Private dwellings and Sports Club: R27,20."

3. The deletion of the words "Clubs and Sports grounds" in paragraph 4 of Part II.

4. The substitution of paragraph 2(1) of Part III of the following:

"(1) Removal of domestic refuse, once per week per dwelling and sports club, per month or part of a month: R8,60."

5. The insertion of the following new paragraph after paragraph 2(1)(i) of Part VI:

"(j) Sports Clubs"

6. The insertion of the following new paragraph after paragraph 2(2)(b)(ii) of Part VI:

"(iii) Sports Clubs on Erf 1081: R20,00."

7. The deletion of the words "and Sports clubs" in paragraph 3(1)(f) of Part VI.

8. The substitution of the amount "R181,00" for the amount "R181,50" where it appears in paragraph 4(2)(a)(i) of Part VI.

9. The deletion of the words "sport, recreation" where it appears in paragraph 5 of Part VI.

C FERASERUS
Town Clerk

Municipal Offices
7 Rietbok Street
Thabazimbi
0380
2 January 1991
Notice No. 39/1990

PLAASLIKE BESTUURSKENNISGEWING
103

STADSRAAD VAN THABAZIMBI

WYSIGING VAN TARIEWE VIR DIVERSE DIENSTE

Ingevolge artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17/1939), word hierby bekend gemaak dat die Stadsraad van Thabazimbi by Spesiale Besluit, die gelde vir diverse dienste, soos afgekondig by Plaaslike Bestuurskennisgewing 3363 van 19 September 1990, soos gewysig, soos in die onderstaande Bylae uiteengesit, met ingang 1 November 1990, verder wysig:

BYLAE

Die tariewe vir diverse dienste vir die 1990/91 boekjaar, soos gewysig, word hierby verder gewysig deur:

1. Paragraaf 1(2) van Deel 1 met die volgende te vervang:

"(2) Waar residensieel gesoneerde erwe onbewoon is of geen verbruik het nie, word 'n minimum heffing ten opsigte van 50 k£ per maand of 'n gedeelte van 'n maand gehef volgens die tarief in item 2(1) genoem."

2. Paragraaf 3(1) van Deel II met die volgende te vervang:

"(1) Private woonhuise en Sportklub: R27,20."

3. Die woorde "Klubs en Sportgronde" in paragraaf 4 van Deel II te skrap.

LOCAL AUTHORITY NOTICE 103

TOWN COUNCIL OF THABAZIMBI

AMENDMENT TO CHARGES FOR MISCELLANEOUS SERVICES

In terms of section 80B(3) of the Local Government Ordinance, 1939 (Ordinance 17/1939), it is hereby notified that the Town Council of Thabazimbi has, by Special Resolution, amended the charges for miscellaneous services as promulgated under Municipal Notice 3363 of 19 September 1990, as amended, as set out in the Schedule below, with effect from 1 November 1990.

SCHEDEULE

The charges for miscellaneous services for the 1990/91 financial year, as amended, are hereby further amended by:

1. The substitution of paragraph 1(2) of Part I for the following:

4. Paragraaf 2(1) van Deel III met die volgende te vervang:

"(1) Verwydering van huishoudelike vullis, een keer per week per woning en Sportklubs, per maand of gedeelte van 'n maand: R8,60."

5. Die volgende nuwe paragraaf na paragraaf 2(1)(i) van Deel VI in te voeg:

"(j) Sportklubs"

6. Die volgende nuwe paragraaf na paragraaf 2(2)(b)(ii) van Deel VI in te voeg:

"(iii) Sportklubs op Erf 1081: R20,00."

7. Die woorde "en ontspanningsklubs" in paragraaf 3(1)(f) van Deel VI te skrap.

8. Die bedra "R181,00" in paragraaf 4(2)(a)(i) van Deel VI met die bedrag "R181,50" te vervang.

9. Die woorde "Sport, ontspanning" waar dit in paragraaf 5 van Deel VI voorkom, te skrap.

C F ERASMUS
Stadsklerk

Munisipale Kantore
Rietbokstraat 7
Thabazimbi
0380
2 Januarie 1991
Kennisgewing No. 39/1990

2 Januarie 1991
Kennisgewing No. 2/1991

C. BEUKES
Stadsklerk

2

LOCAL AUTHORITY NOTICE 106

TOWN COUNCIL OF VEREENIGING

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

VEREENIGING AMENDMENT SCHEME 1/451

The Town Council of Vereeniging, hereby gives notice in terms of section 56 of the Town-planning and Townships Ordinance, 1986, that Messrs H A van Aswegen Town and Regional Planners on behalf of Malarin Properties CC have applied for the amendment of the town-planning scheme known as Vereeniging Town-planning Scheme, 1956, by the rezoning of Erf 353, Three Rivers from "Special Residential" with a density of one dwelling per erf to "Special Residential" with a density of one dwelling per 20 000 square foot.

Particulars of the application will lie open for inspection during normal office hours at the office of the Town Secretary, Room 1, Municipal Offices, Beaconsfield Avenue, Vereeniging for a period of 28 days from 2 January 1991.

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 35, Vereeniging within a period of 28 days from 2 January 1991.

C K STEYN
Town Clerk

(Vote: 112/080002/6630/8917)

LOCAL AUTHORITY NOTICE 104

TOWN COUNCIL OF VANDERBIJLPARK

VANDERBIJLPARK AMENDMENT SCHEME 124

It is hereby notified in terms of section 57(1) of the Town-planning and Townships Ordinance, 1986, that the Council has approved the amendment of Vanderbijlpark Town-planning Scheme, 1987, by the rezoning of Erf 258 Vanderbijlpark Central East 1 from "R.S.A." to "Residential 4".

Map 3 and the scheme clauses of the amendment scheme are filed with the Head of Department, Department of Local Government, Housing and Works, Pretoria and the Town Clerk, Vanderbijlpark, PO Box 3, Vanderbijlpark 1900 and are open for inspection at all reasonable times.

This amendment is known as Vanderbijlpark Amendment Scheme 124.

C. BEUKES
Town Clerk

2 January 1991
Notice No. 2/1991

LOCAL AUTHORITY NOTICE 105

TOWN COUNCIL OF VANDERBIJLPARK

VANDERBIJLPARK AMENDMENT SCHEME 123

It is hereby notified in terms of section 57(1) of the Town-planning and Townships Ordinance, 1986, that the Council has approved the amendment of Vanderbijlpark Town-planning Scheme, 1987, by the rezoning of Erf 812, Vanderbijlpark Central East 2 from "Public Open Space" to "Educational".

Map 3 and the scheme clauses of the amendment scheme are filed with the Head of Department, Department of Local Government, Housing and Works, Pretoria and the Town Clerk, Vanderbijlpark, PO Box 3, Vanderbijlpark 1900 and are open for inspection at all reasonable times.

This amendment is known as Vanderbijlpark Amendment Scheme 123.

C. BEUKES
Town Clerk

2 January 1991
Notice No. 1/1991

PLAASLIKE BESTUURSKENNISGEWING 105

STADSRAAD VAN VANDERBIJLPARK

VANDERBIJLPARK-WYSIGINGSKEMA 123

Hierby word ooreenkomsdig die bepalings van artikel 57(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, bekendgemaak dat die Stadsraad van Vanderbijlpark die wysiging van die Vanderbijlpark-dorpsbeplanningskema, 1987, deur die hersonering van Erf 812, Vanderbijlpark Park Central East 2 van "Openbare Oop Ruimte" tot "Opvoedkundig" goedgekeur het.

Kaart 3 en die skemaklusules van hierdie wysigingskema word deur die Departementshoof, Departement van Plaaslike Bestuur, Behuisings en Werke, Pretoria en die Stadsklerk van Vanderbijlpark, Posbus 3, Vanderbijlpark 1900 in bewaring gehou en is gedurende normale kantoorure vir inspeksie beskikbaar.

Hierdie wysigingskema staan bekend as Vanderbijlpark-wysigingskema 123.

C. BEUKES
Stadsklerk

2 Januarie 1991
Kennisgewing No. 1/1991

PLAASLIKE BESTUURSKENNISGEWING 106

STADSRAAD VAN VEREENIGING

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

VEREENIGING-WYSIGINGSKEMA 1/451

Die Stadsraad van Vereeniging gee hiermee ingevolge artikel 56 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat mnre H A van Aswegen Stads- en Streeksbeplanners namens Malarin Properties CC aansoek gedoen het om die wysiging van die dorpsbeplanningskema, 1956, deur die hersonering van Erf 353, Three Rivers van "Spesiale woon" met 'n digtheid van een woning per erf na "Spesiale woon" met 'n digtheid van een woonhuis per 20 000 vierkante voet.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadssekretaris, Kamer 1, Munisipale Kantoorblok, Beaconsfieldlaan, Vereeniging vir 'n tydperk van 28 dae vanaf 2 Januarie 1991.

Besware teen of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 Januarie 1991 skriftelik by of tot die Stadssekretaris by bovermelde adres of by Posbus 35, Vereeniging 1930 ingediend of gerig word.

C K STEYN
Stadsklerk

2 Januarie 1991
Kennisgewing No. 194/1991

(Pos: 112/080002/6630/8917)

2—9

Hierby word ooreenkomsdig die bepalings van artikel 57(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, bekendgemaak dat die Stadsraad van Vanderbijlpark die wysiging van die Vanderbijlpark-dorpsbeplanningskema, 1987, deur die hersonering van Erf 258, Vanderbijlpark Central East 1 van "R.S.A." tot "Residensiel 4" goedgekeur het.

<p>LOCAL AUTHORITY NOTICE 107</p> <p>NOTICE</p> <p>The Village Council of Waterval Boven hereby gives notice in accordance with Article 67(3) of the Ordinance for Local Authorities of 1939 (Ordinance 17 of 1939) that the following streets will be temporarily closed: 1st Avenue (between 3rd Street and 4th Street) and 4th Street (between 1st Avenue and Park Avenue) the moving of bounders and the consolidation of erf 428 of the Village.</p> <p>Drafts containing the details of the boundaries and consolidation may be viewed at the Town Clerk's office weekdays between 08:00 and 16:00. Any person wishing to lay objections or institute claims must do so in writing on or before 19 January 1991.</p> <p>M.J. VERREYNNE Town Clerk</p> <p>Private Bag X05 Waterval Boven 1195 Tel: 013262/58</p> <hr/> <p>PLAASLIKE BESTUURSKENNSIGEWING 107</p> <p>KENNISGEWING</p> <p>Hiermee wens die Dorpsraad van Waterval Boven kennis te gee ooreenkomsdig Artikel 67(3) van die Ordonnansie op Plaaslike Besture van 1939, (Ordonnansie 17 van 1939) dat die volgende strate nl. 1e Laan; (tussen 3e Str en 4e Str) asook 4e Straat; (tussen 1e Laan en Parklaan) tydelik gesluit sal word vir die verskuiwing van grense en konsolidasie van erf 428 van die dorp.</p> <p>Sketsplanne met die besonderhede van grense en die konsolidasie lê ter insae in die kantoor van die Stadslerk op weeksdie van 08:00 tot 16:00. Enige persoon wat beswaar wil aanteken of 'n eis wil instel moet sy beswaar of eis skriflik indien voor of op 19 Januarie 1991.</p> <p>M.J. VERREYNNE Stadslerk</p> <p>Privaatsak X05 Waterval Boven 1195 Tel: 013262/58</p>	<p>This amendment is known as Witbank Amendment Scheme 1/257.</p> <p>J.H. PRETORIUS Town Clerk</p> <p>Administrative Centre President Avenue PO Box 3 Witbank 1035 Notice Number 153/1990 2 January 1991</p> <hr/> <p>PLAASLIKE BESTUURSKENNSIGEWING 108</p> <p>STADSRAAD VAN WITBANK</p> <p>KENNISGEWING VAN GOEDKEURING VAN WITBANK-WYSIGINGSKEMA 1/257</p> <p>Hiermee word ooreenkomsdig die bepalings van Artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe (Ordonnansie No. 15 van 1986), bekend gemaak dat die Stadsraad van Witbank goedgekeur het dat die Witbankdorsaanlegskema 1, 1948, gewysig word deur die hersonering van Erf 1515, Del Judor Uitbreiding 11 vanaf "Spesiaal vir woonenhede" na "Spesiaal vir besigheid".</p> <p>Kaart 3 en die skemaklousules word in bewaring gehou deur die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en die Stadslerk, Witbank en is beskikbaar vir inspeksie op alle redelike tye.</p> <p>Hierdie wysiging staan bekend as Witbank-wysigingskema 1/261.</p> <p>J.H. PRETORIUS Stadslerk</p> <p>Administratiewe Sentrum Presidentlaan Posbus 3 Witbank 1035 Kennisgewing No. 152/1990 2 Januarie 1991</p>	<p>PLAASLIKE BESTUURSKENNSIGEWING 109</p> <p>STADSRAAD VAN WITBANK</p> <p>KENNISGEWING VAN GOEDKEURING VAN WITBANK-WYSIGINGSKEMA 1/261</p> <p>Hiermee word ooreenkomsdig die bepalings van Artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe (Ordonnansie No. 15 van 1986), bekend gemaak dat die Stadsraad van Witbank goedgekeur het dat die Witbankdorsaanlegskema 1, 1948, gewysig word deur die hersonering van Erf 4842, Witbank Uitbreiding 47, vanaf Spesiale woon na Spesiaal vir kantore, diensnywerheid/komersieel.</p> <p>Kaart 3 en die skemaklousules word in bewaring gehou deur die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en die Stadslerk, Witbank en is beskikbaar vir inspeksie op alle redelike tye.</p> <p>Hierdie wysiging staan bekend as Witbank-wysigingskema 1/261.</p> <p>J.H. PRETORIUS Stadslerk</p> <p>Administratiewe Sentrum Presidentlaan Posbus 3 Witbank 1035 Kennisgewing No. 152/1990 2 Januarie 1991</p> <p>LOCAL AUTHORITY NOTICE 110</p> <p>TOWN COUNCIL OF WHITE RIVER</p> <p>ADOPTION OF STANDARD PUBLIC AMENITIES BY-LAWS</p> <p>The Town Clerk of White River hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of White River 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 of 1990 dated 14 September 1990, as By-laws made by the said Council.</p> <p>C.P. VANDER WATH Acting Town Clerk</p> <p>Municipal Offices PO Box 2 White River 1240 Notice No. 50/1990 12 December 1990</p> <hr/> <p>PLAASLIKE BESTUURSKENNSIGEWING 110</p> <p>STADSRAAD VAN WITRIVIER</p> <p>AANNAMME VAN DIE STANDAARD-VERORDENINGE BETREFFENDE OPENBARE GERIEWE</p> <p>Die Stadslerk van Witrivier publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Witrivier ingevolge artikel 96bis(2) van genoemde Ordonnansie, die Standaardverordeninge betreffende Openbare Geriewe, afgekondig by Kennisgewing 60 van 1990 van 14 September 1990, sonder enige wysigings, aangeneem het as</p>
<p>LOCAL AUTHORITY NOTICE 108</p> <p>TOWN COUNCIL OF WITBANK</p> <p>NOTICE OF APPROVAL OF AMENDMENT OF WITBANK TOWN-PLANNING SCHEME 1/257</p> <p>It is hereby notified in terms of the provisions of Section 57(1)(a) of the Town-planning and Townships Ordinance (Ordinance No. 15 of 1986), that the Town Council of Witbank has approved the amendment of the Witbank Town-planning Scheme of 1948, by the rezoning of Erf 4842, Witbank Extension 47 from "Special residential" to "Special for offices, industrial or commercial".</p> <p>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 Town Clerk, Witbank and are open for inspection at all reasonable times.</p>	<p>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 Town Clerk, Witbank and are open for inspection at all reasonable times.</p> <p>This amendment is known as Witbank Amendment Scheme 1/261.</p> <p>J.H. PRETORIUS Town Clerk</p> <p>Administrative Centre President Avenue PO Box 3 Witbank 1035 Notice No. 152/1990 2 January 1991</p>	<p>It is hereby notified in terms of the provisions of Section 57(1)(a) of the Town-planning and Townships Ordinance, (Ordinance No. 15 of 1986), that the Town Council of Witbank has approved the amendment of the Witbank Town-planning Scheme 1 of 1948, by the rezoning of Erf 1515, Del Judor Extension 11 from "Special for dwelling units" to "Special for business".</p> <p>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 Town Clerk, Witbank and are open for inspection at all reasonable times.</p> <p>This amendment is known as Witbank Amendment Scheme 1/261.</p> <p>J.H. PRETORIUS Town Clerk</p> <p>Administrative Centre President Avenue PO Box 3 Witbank 1035 Notice No. 152/1990 2 January 1991</p>
<p>LOCAL AUTHORITY NOTICE 108</p> <p>TOWN COUNCIL OF WITBANK</p> <p>NOTICE OF APPROVAL OF AMENDMENT OF WITBANK TOWN-PLANNING SCHEME 1/257</p> <p>It is hereby notified in terms of the provisions of Section 57(1)(a) of the Town-planning and Townships Ordinance (Ordinance No. 15 of 1986), that the Town Council of Witbank has approved the amendment of the Witbank Town-planning Scheme of 1948, by the rezoning of Erf 4842, Witbank Extension 47 from "Special residential" to "Special for offices, industrial or commercial".</p> <p>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 Town Clerk, Witbank and are open for inspection at all reasonable times.</p>	<p>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 Town Clerk, Witbank and are open for inspection at all reasonable times.</p> <p>This amendment is known as Witbank Amendment Scheme 1/261.</p> <p>J.H. PRETORIUS Town Clerk</p> <p>Administrative Centre President Avenue PO Box 3 Witbank 1035 Notice No. 152/1990 2 January 1991</p>	<p>It is hereby notified in terms of the provisions of Section 57(1)(a) of the Town-planning and Townships Ordinance (Ordinance No. 15 of 1986), that the Town Council of Witbank has approved the amendment of the Witbank Town-planning Scheme 1 of 1948, by the rezoning of Erf 1515, Del Judor Extension 11 from "Special for dwelling units" to "Special for business".</p> <p>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 Town Clerk, Witbank and are open for inspection at all reasonable times.</p> <p>This amendment is known as Witbank Amendment Scheme 1/261.</p> <p>J.H. PRETORIUS Town Clerk</p> <p>Administrative Centre President Avenue PO Box 3 Witbank 1035 Notice No. 152/1990 2 January 1991</p>

verordeninge wat deur genoemde Raad opgestel is.

CP VAN DER WATH
Waarnemende Stadsklerk

Munisipale Kantore
Posbus 2
Witrivier
1240
Kennisgewing No. 50/1990
12 December 1990

die Proviniale Koerant by die ondergetekende doen.

CP VAN DER WATH
Waarnemende Stadsklerk

Munisipale Kantore
Posbus 2
Witrivier
1240
Kennisgewing No. 49/1990
12 Desember 1990

2

2

LOCAL AUTHORITY NOTICE 111

TOWN COUNCIL OF WHITE RIVER

DETERMINATION OF CHARGES

It is hereby notified in terms of Section 80(B)(3) of the Local Government Ordinance, 17 of 1939, that the Town Council of White River as by Special Resolution determined charges in respect of the following with effect from 1 July 1990:

Electricity

Town Hall and Market Hall

The general purport of the determination is to increase the tariff to absorb the ever rising costs.

Copies of the proposed amendments are open for inspection at the office of the Town Secretary, Municipal Offices, White River, for a period of 14 days from publication of this notice in the Provincial Gazette.

Any objections must be lodged with the undersigned in writing within 14 days from publication of this notice in the Provincial Gazette.

CP VAN DER WATH
Acting Town Clerk

Municipal Offices
PO Box 2
White River
1240
Notice No. 49/1990
12 December 1990

PLAASLIKE BESTUURSKENNISGEWING 111

STADSRAAD VAN WITRIVIER

VASSTELLING VAN GELDE

Hierby word ingevolge die bepalings van artikel 80(B)(3) van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, bekend gemaak dat die Stadsraad van Witrivier by 'n Spesiale Besluit gelde vasgestel het met ingang 1 Julie 1990 ten opsigte van die volgende:

Elektrisiteit

Stadsaal en Marksaal

Die algemene strekking van die vasstelling van geldie hierbo is om die tariewe te verhoog om die steeds stygende koste te absorbeer.

Afskrifte van hierdie wysigings lê ter insae by die kantoor van die Stadssekretaris, Munisipale Kantore, Witrivier vir 'n tydperk van 14 dae met ingang van datum van publikasie hiervan in die Proviniale Koerant.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken, moet dit skriftelik binne 14 dae na datum van publikasie hiervan in

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 Wbrks, 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

19 December 1990

BELANGRIKE OPMERKINGS IN VERBAND MET TENDERS

1. Die betrokke tenderdokumente, met inbegrip van die amptelike tendervorms van die Transvaalse Provinciale Administrasie, is op aanvraag by die onderstaande adresse verkrybaar. Sodanige dokumente as mede enige tender kontrakvooraarde 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 Directeur: Tak Hospitaaldienste, Privaatsak X221, Pretoria	780 AI	Provinciale Gebou	7	201-2654
ITHB en ITHC	Uitvoerende Directeur: Tak Hospitaaldienste, Privaatsak X221, Pretoria	782 AI	Provinciale Gebou	7	201-4281
ITHD	Uitvoerende Directeur: Tak Hospitaaldienste, Privaatsak X221, Pretoria	781 A1	Provinciale	7	201-4202
SEKR.	Direkteur-generaal (Aankope en Voorrade). Privaatsak X64, Pretoria	522	Ou Poynton Gebou	5	201-2510
ITR	Uitvoerende Directeur: Tak Paaie, Privaatsak X197, Pretoria	D307	Provinciale Gebou	3	201-2618
ITWB	Hoofdirekteur, Hoofdirektoraat Werke, Privaatsak X228, Pretoria	E103	Provinciale Gebou	1	201-2306
ITHW	Hoofdirekteur, Hoofdirektoraat Werke, Privaatsak X228, Pretoria	CM 5	Provinciale Gebou	M	201-4388

2. Die Administrasie is nie daartoe verplig om die laagste of enige tender aan te neem nie en behou hom die reg voor om 'n gedeelte van 'n tender aan te neem.

3. Alle tenders moet op die amptelike tendervorms van die Administrasie voorgelê word.

4. Indere inskrywing moet in 'n afsonderlike verskilde koevert ingedien word, geadresseer aan die Adjunk-direkteur: Voorsieningsadministrasiebeheer, Posbus 1040, Pretoria, en moet duidelik van die opskrif voorsien wees ten einde die tenderaar se naam en adres aan te toon, asook die nommer, beskrywing en sluitingsdatum van die tender. Inskrywings moet teen 11h00 op die sluitingsdatum, in die Adjunk-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 Provinciale Gebou by die hoofingang aan Pretoriusstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

CG D GROVÉ, Adjunk-Direkteur: Voorsieningsadministrasiebeheer.
19 Desember 1990

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