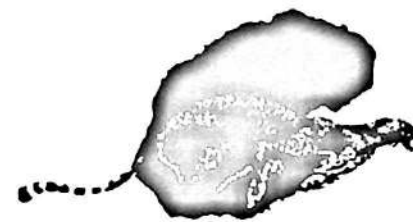


**Provincial
Gazette**
Free State Province



**Provinsiale
Koerant**
Provinsie Vrystaat

Published by Authority

Uitgegee op Gesag

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PROCLAMATIONS**[NO. 63 OF 1998]****AMENDMENT OF THE TOWN-PLANNING SCHEME OF WELKOM**

By virtue of section 29(3), read with section 30 of the Townships Ordinance, 1969 (Ordinance No. 9 of 1969), I hereby give notice that I have amended the Town-Planning Scheme of Welkom, No. 1/1980 as set out in the Schedule, and that a copy of such amendment will be open for inspection during office hours at the offices of the Townships Board and the Transitional Local Council of Welkom.

Given under my hand at Bloemfontein this 28th day of August 1998.

I.W. KOTSOANE
MEMBER OF THE EXECUTIVE COUNCIL
LOCAL GOVERNMENT AND HOUSING

SCHEDULE

The amendment comprises the allocation of the reservation "Street" to a proposed subdivision of Erf No. 6582, Welkom as indicated on the subdivision diagram that was approved.

[NO. 64 OF 1998]**AMENDMENT OF THE TOWN-PLANNING SCHEME OF BETHLEHEM**

By virtue of section 29(3), read with section 30 of the Townships Ordinance, 1969 (Ordinance No. 9 of 1969), I hereby give notice that I have amended the Town-Planning Scheme of Bethlehem as set out in the Schedule, and that a copy of such amendment will be open for inspection during office hours at the office of the Townships Board and the Transitional Local Council of Bethlehem.

Given under my hand at Bloemfontein this 28th day of August 1998.

I.W. KOTSOANE
MEMBER OF THE EXECUTIVE COUNCIL
LOCAL GOVERNMENT AND HOUSING

SCHEDULE

The amendment comprises the allocation of the zoning "General Residential" to the Remainder of Erf No. 2221, Bethlehem.

PROKLAMASIES**[NO. 63 VAN 1998]****WYSIGING VAN DIE DORPSAANLEGSKEMA VAN WELKOM**

Kragtens artikel 29(3), saamgelees met artikel 30 van die Ordonnansie op Dorpe, 1969 (Ordonnansie No. 9 van 1969), gee ek hiermee kennis dat ek die Dorpsaanlegskema van Welkom, No. 1/1980 gewysig het soos in die Bylae aangedui, en dat 'n afskrif van gemelde wysiging gedurende kantoorure by die kantore van die Dorperaad en die Plaaslike Oorgangsraad van Welkom ter insae beskikbaar is.

Gegee onder my hand te Bloemfontein op hede die 28ste dag van Augustus 1998.

I.W. KOTSOANE
LID VAN DIE UITVOERENDE RAAD:
PLAASLIKE REGERING EN BEHUISING

BYLAE

Die wysiging behels die toekenning van die reservering "Straat" aan 'n voorgestelde onderverdeling van Erf 6582, Welkom soos aangedui op die onderverdelingsdiagram wat goedgekeur is.

[NO. 64 VAN 1998]**WYSIGING VAN DIE DORPSAANLEGSKEMA VAN BETHLEHEM**

Kragtens artikel 29(3), saamgelees met artikel 30 van die Ordonnansie op Dorpe, 1969 (Ordonnansie No. 9 van 1969), gee ek hiermee kennis dat ek die Dorpsaanlegskema van Bethlehem gewysig het soos in die Bylae aangedui, en dat 'n afskrif van gemelde wysiging gedurende kantoorure by die kantore van die Dorperaad en die Plaaslike Oorgangsraad van Bethlehem ter insae beskikbaar is.

Gegee onder my hand te Bloemfontein op hede die 28ste dag van Augustus 1998.

I.W. KOTSOANE
LID VAN DIE UITVOERENDE RAAD:
PLAASLIKE REGERING EN BEHUISING

BYLAE

Die wysiging behels die toekenning van die sonering "Algemene Woon" aan die Restant van Erf No. 2221, Bethlehem

[NO. 65 OF 1998]

AMENDMENT OF THE TOWN-PLANNING SCHEME OF BETHLEHEM

By virtue of section 29(3), read with section 30 of the Townships Ordinance, 1969 (Ordinance No. 9 of 1969), I hereby give notice that I have amended the Town-Planning Scheme of Bethlehem as set out in the Schedule, and that a copy of such amendment will be open for inspection during office hours at the offices of the Townships Board and the City Council of Bethlehem.

Given under my hand at Bloemfontein this 28th day of August 1998.

I.W. KOTSOANE
MEMBER OF THE EXECUTIVE COUNCIL
LOCAL GOVERNMENT AND HOUSING

SCHEDULE

Amend Clause 2: Word Definitions by the inclusion of the following to "Institution" after dispensary in the fourth line which reads as follow:

"or medical consulting rooms and/or related medical and paramedical professions, for instance physiotherapists, dental surgeons, optometrists, etc."

PROVINCIAL NOTICES

[NO. 136 OF 1998]

REMOVAL OF RESTRICTIONS ACT, 1967(ACT NO. 84 OF 1967): BLOEMFONTEIN: REZONING: PROPOSED CONSOLIDATED ERF (CONSISTING OF THE PROPOSED SUBDIVISION OF THE REMAINDER OF ERF NO. 22056 AND SUBDIVISION 3 OF ERF NO. 22056)

Under the powers vested in me by section 2 of the Removal of Restrictions Act, 1967 (Act No. 84 of 1967), I, I. W. Kotsoane, Member of the Executive Council of the Province responsible for Local Government and Housing, hereby alter the Town-Planning Scheme of Bloemfontein by the rezoning of the proposed consolidated erf (consisting of the proposed subdivision of the Remainder of Erf No. 22056 and Subdivision 3 of Erf No. 22056), Bloemfontein (as indicated on the diagram that accompanied the application and which was approved) from "Undetermined" to "Worship".

[NO. 65 VAN 1998]

WYSIGING VAN DIE DORPSAANLEGSKEMA VAN BETHLEHEM

Kragtens artikel 29(3), saamgelees met artikel 30 van die Ordonnansie op Dorpe, 1969 (Ordonnansie No. 9 van 1969), gee ek hiermee kennis dat ek die Dorpsaanlegskema van Bethlehem gewysig het soos in die Bylae aangedui, en dat 'n afskrif van gemelde wysiging gedurende kantoorure by die kantore van die Dorperaad en die Stadsraad van Bethlehem ter insae beskikbaar is.

Gegee onder my hand te Bloemfontein op hede die 28ste dag van Augustus 1998.

I.W. KOTSOANE
LID VAN DIE UITVOERENDE RAAD:
PLAASLIKE REGERING EN BEHUISING

BYLAE

Wysig Klousule 2: Woordomskrywings deur die byvoeging van die volgende tot "Inrigtingsgebou" na reseptuur in die vierde reël wat as volg lees:

"of mediese spreekkamers en aanverwante mediese en paramediese beroepe byvoorbeeld fisioterapeute, tandheelkundiges, oogkundiges ens."

PROVINSIALE KENNISGEWINGS

[NO. 136 VAN 1998]

WET OP OPHEFFING VAN BEPERKINGS, 1967 (WET NO. 84 VAN 1967): BLOEMFONTEIN: HERSONERING: VOORGESTELDE GEKONSOLIDEERDE ERF (BESTAANDE UIT DIE VOORGESTELDE ONDERVERDELING VAN DIE RESTANT VAN ERF NO. 22056 EN ONDERVERDELING 3 VAN ERF NO. 22056)

Kragtens die bevoegdheid my verleen by artikel 2 van die Wet op Opheffing van Beperkings, 1967 (Wet No. 84 van 1967), wysig ek, I.W. Kotsoane, Lid van die Uitvoerende Raad van die Provincie verantwoordelik vir Plaaslike Regering en Behuising, hierby die Dorpsaanlegskema van Bloemfontein deur die hersonering van die voorgestelde gekonsolideerde erf (bestaande uit die voorgestelde onderverdeling van die Restant van Erf No. 22056 en Onderverdeling 3 van Erf No. 22056), Bloemfontein (soos aangetoon op die diagram wat die aansoek vergesel het en wat goedgekeur is) vanaf "Onbepaald" na "Aanbidding".

[NO. 137 OF 1998]

REMOVAL OF RESTRICTIONS ACT, 1967 (ACT NO. 84 OF 1967): REDDERSBURG: REZONING: ERF NO. 468

Under the powers vested in me by section 2 of the Removal of Restrictions Act, 1967 (Act No. 84 of 1967), I, I. W. Kotsoane, Member of the Executive Council of the Province responsible for Local Government and Housing, hereby amend the Town-Planning Scheme of Reddersburg by the rezoning of Erf No. 468, Reddersburg from "General Residential" to "Special Business".

[NO. 138 OF 1998]

REMOVAL OF RESTRICTIONS ACT, 1967 (ACT NO. 84 OF 1967): BLOEMFONTEIN: REZONING: PROPOSED SUBDIVISIONS 1 AND 2 OF ERF NO. 2117 (ORANJESIG)

Under the powers vested in me by section 2 of the Removal of Restrictions Act, 1967 (Act No. 84 of 1967), I, I. W. Kotsoane, Member of the Executive Council of the Province responsible for Local Government and Housing, hereby alter the Town-Planning Scheme of Bloemfontein by the rezoning of the proposed subdivision 1 and proposed subdivision 2 of Erf No. 2117, Bloemfontein (Oranjesig), as indicated on the diagram which accompanied the application and which has been approved, from "Undetermined Area" to Service Industry 1".

[NO. 139 OF 1998]

REMOVAL OF RESTRICTIONS ACT, 1967 (ACT NO. 84 OF 1967): KUTLWANONG (ODENDAALSRUS): CHANGE IN LAND USE: ERF NO. 597.

Under the powers vested in me by section 2 of the Removal of Restrictions Act, 1967 (Act No. 84 of 1967), I, I. W. Kotsoane, Member of the Executive Council of the Province responsible for Local Government and Housing, hereby alter the Land Use Conditions of the Township Kutlwanong as contained in Annexure F of the Township Establishment and Land Use Regulations, 1986 (Government Notice No. R1897 of 12 September 1986) by the alteration of the use zone of Erf No. 597, Kutlwanong (Odendaalsrus) from "Residential" to "Business".

[NO. 140 OF 1998]

REMOVAL OF RESTRICTIONS ACT, 1967 (ACT NO. 84 OF 1967): BETHLEHEM: REMOVAL OF RESTRICTIONS AND AMENDMENT OF THE

[NO. 137 VAN 1998]

WET OP OPHEFFING VAN BEPERKINGS, 1967 (WET NO. 84 VAN 1967): REDDERSBURG: HERSONERING: ERF NO. 468

Kragtens die bevoegdheid my verleen by artikel 2 van die Wet op Opheffing van Beperkings, 1967 (Wet No. 84 van 1967), wysig ek, I.W. Kotsoane, Lid van die Uitvoerende Raad van die Provinie verantwoordelik vir Plaaslike Regering en Behuising, hierby die Dorpsaanlegskema van Reddersburg deur die hersonering van Erf No. 468, Reddersburg vanaf "Algemene Woon" na "Spesiale Besigheid".

[NO. 138 VAN 1998]

WET OP OPHEFFING VAN BEPERKINGS, 1967 (WET NI. 84 VAN 1967): BLOEMFONTEIN: HERSONERING: VOORGESTELDE ONDERVERDELING 1 EN 2 VAN ERF NO. 2117 (ORANJESIG)

Kragtens die bevoegdheid my verleen by artikel 2 van die Wet op Opheffing van Beperkings, 1967 (Wet no. 84 van 1967), wysig ek, I.W. Kotsoane, Lid van die Uitvoerende Raad van die Provinie verantwoordelik vir Plaaslike Regering en Behuising, hierby die Dorpsaanlegskema van Bloemfintein deur die hersonering van voorgestelde onderverdeling 1 en voorgestelde onderverdeling 2 van Erf No. 2117, Bloemfontein (Oranjesig), soos aangedui op die plan wat die aansoek vergesel het en wat goedgekeur is, vanaf "Onbepaalde Gebied" na "Diensbedryf 1".

[NO. 139 VAN 1998]

WET OP OPHEFFING VAN BEPERKINGS, 1967 (WET NO. 84 VAN 1967): KUTLWANONG (ODENDAALSRUS): GRONDGEBRUIKSVERANDERING: ERF NO. 597.

Kragtens die bevoegdheid my verleen by artikel 2 van die Wet op Opheffing van Beperkings, 1967 (Wet No. 84 van 1967), wysig ek, I.W. Kotsoane, Lid van die Uitvoerende Raad van die Provinie verantwoordelik vir Plaaslike regering en Behuising, hierby die grondgebruiksvoorwaardes van die dorp Kutlwanong, soos vervat in Aanhengsel F van die Dorpstigtigs- en Grondgebruik Regulasies, 1986 (Goewermentskennisgewing No.R1897 van 12 September 1986) deur die verandering van die gebruiksone van Erf No. 597, Kutlwanong (Odendaalsrus) vanaf "Residensieel" na "Besigheid".

[NO. 140 VAN 1998]

WET OP OPHEFFING VAN BEPERKINGS, 1967 (WET NO. 84 VAN 1967): WELKOM: OPHEFFING VAN BEPERKINGS EN WYSIGING VAN DIE

TOWN-PLANNING SCHEME: ERVEN NOS. 1236 AND 1249.

Under the powers vested in me by section 2 of the removal of Restrictions Act, 1967 (Act No. 84 of 1967), I, I.W. Kotsoane, Member of the Executive Council of the Province responsible for Local Government and Housing, hereby alter:

- a) the conditions of title in Deed of Transfer T972/1997 by the removal of restrictive conditions a) and b) on page 2 pertaining to Erf No. 1236 and in Deed of Transfer T17935/1997 by the removal of restrictive conditions A(a) and A(b) on page 2 and B(g) on page 3 pertaining to Erf No. 1249, Bethlehem; and
- b) the Town-Planning Scheme of Bethlehem by the rezoning of Erven Nos. 1236 and 1249, Bethlehem from "Single Residential" to "Institutional".

APPLICATIONS FOR PUBLIC ROAD CARRIER PERMITS

Particulars in respect of applications for public road carrier permits (as submitted to the respective local road transportation board) indicating, firstly, the reference number and then -

- (a) the name of the applicant;
- (b) the place where the applicant conducts his business or wishes to conduct his business, as well as his postal address;
- (c) the nature of the application, that is whether it is an applicant for -
 - (C1) the grant of such permit,
 - (C2) the grant of additional authorisation,
 - (C3) the amendment, of a route,
 - (C4) the amendment, of a timetable,
 - (C5) the amendment of tariffs,
 - (C6) the renewal of such permit,
 - (C7) the transfer of such permit,
 - (C8) the change of the name of the undertaking concerned,
 - (C9) the replacement of a vehicle,
 - (C10) the amendment of vehicle particulars, or
 - (C11) an additional vehicle with existing authorisation; - as well as, in the case of an application contemplated in C6 of C7, -
 - (C12) the number of the permit concerned;
- (d) the number and type of vehicles, including the carrying capacity or gross vehicle, mass of the vehicles involved in the application;
- (e) the nature of the road transportation or proposed road transportation;
- (f) the class or classes of goods that are conveyed or are to be conveyed; and
- (g) the points between or the route or routes along or the area or areas within which the road transportation is conducted or the proposed road transportation is to be conducted;

DORPSAANLEGSKEMA: ERWE NOS. 1236 EN 1249

Kragtens die bevoegdheid my verleen by artikel 2 van die Wet op Opheffing van Beperkings, 1967 (Wet No. 84 van 1967), wysig ek, I.W. Kotsoane, Lid van die Uitvoerende Raad van die Provinse verantwoordelik vir Plaaslike Regering en Behuising, hierby:

- a) die titelvoorwaardes in Transportakte T972/1997 deur die opheffing van beperkende voorwaardes a) en b) op bladsy 2 ten opsigte van Erf No. 1236 en in Transportakte T17935/1997 deur die opheffing van beperkende voorwaardes A(a) en A(b) op bladsy 2 en B(g) op bladsy 3 ten opsigte van Erf No. 1249, Bethlehem; en
- b) die wysiging van die Dorpsaanlegskema van Bethlehem deur die hersonering van Erwe Nos. 1236 en 1249, Bethlehem vanaf "Enkelwoon" na "Inrigting".

AANSOEKE OM OPENBARE PADVERVOERPERMITTE

Besonderhede ten opsigte van aansoeke om openbare padvervoerpermitte (soos ingedien by die onderskeie plaaslike padvervoerrade) met aanduiding van, eerstens, die verwysingsnommer, en dan -

- (a) die naam van die aansoeker;
- (b) die plek waar die aansoeker by besigheid dryf of wil dryf, asook sy posadres;
- (c) die aard van die aansoek, dit wil sê of dit 'n aansoek om-
 - (C1) die toestaan van sodanige permit;
 - (C2) die toestaan van bykomende magtiging,
 - (C3) die wysiging van 'n roete,
 - (C4) die wysiging van 'n tydtafel,
 - (C5) die wysiging van tariewe,
 - (C6) die hernuwing van sodanige permit,
 - (C7) die oordrag van sodanige permit,
 - (C8) die verandering van die naam van die betrokke onderneming
- (C9) die vervanging van 'n voertuig,
- (C10) die wysiging van voertuigbesonderhede, of
- (C11) 'n bykomende voertuig met bestaande magtiging is; - asook, in die geval van 'n aansoek in C6 of C7 bedoel,
- (C12) die nommer van die betrokke permit;
- (d) die getal en tipe voertuig, met inbegrip van die dravermoe of die bruto voertuigmassa van die voertuie wat by die aansoek betrokke is;
- (e) die aard van die padvervoer of voorgenome padvervoer, dit wil sê of dit persone of goedere, of albei behels;
- (f) die klas of klasse van goedere wat vervoer word of vervoer staan te word; en
- (g) die punte waartussen of die roete of roetes waaroer of die gebied of gebiede waarbinne die padvervoer onderneem word of die voorge-

where any of (a) to (g) are applicable, are publicable, are published below in terms of section 14(1) of the Road Transportation Act, 1977 (Act 74 of 1977).

In terms of regulation 4 of the Road Transportation Regulations, 1977, written representations supporting these applications must within 21 (twenty-one) days from the date of this publication, be lodged by hand with, or dispatched by registered post to, the local road transportation board concerned in quadruplicate, and lodged by hand with, or dispatched by registered post to, the applicant at his advertised address (see (b)) in single copy.

Address to which representations must be directed: The Secretary, Local Road Transportation Board, Private Bag X20579, Bloemfontein, 9300

Full particulars in respect of each application are open to inspection at the Local Transportation Board's office.

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 77090307
 5) 1 X 47 PASSENGERS
 6) DIE VERVOER VAN TOERISTE
 7) MAGTIGING SOOS IN BOGENOEMDE PERMIT (TE).

OP.593853 2) VRYSTAAT TOERE (PTY) LTD ID No 801015507
 3) DISTRIK : BLOEMFONTEIN Posadres: POSBUS 32317,
 FICHARDTPARK, BLOEMFONTEIN, 9317
 4) OORDRAG VAN PERMIT

noemde padvervoer onderneem staan te word; waar enige van (a) of (g) van toepassing is, word ingevolge artikel 14(1) van die Wet op Padvervoer, 1977 (Wet 74 van 1977), hieronder gepubliseer.

Ingevolge regulasie 4 van die padvervoerregulasies, 1977, moet skriftelike vertoë ter ondersteuning of bestrying van hierdie aansoek, binne 21 (een-en-twintig) dae vanaf die datum van hierdie publikasie, in viervoud of per hand ingedien word by, of per geregistreerde pos gestuur word by, or per geregistreerde pos gestuur word aan die aansoeker by sy gepubliseerde adres (kyk (b)).

Adres waarheen vertoë gerig moet word: Die Sekretaris, Plaaslike Padvervoerraad, Privaatsak X20579, Bloemfontein, 9300

Volle besonderhede ten opsigte van elke aansoek lê ter insae by die Plaaslike Padvervoerraad se kantoor.

801015507

3) DISTRIK : BLOEMFONTEIN Posadres: POSBUS 32317,
 FICHARDTPARK, BLOEMFONTEIN, 9317
 4) OORDRAG VAN PERMIT
 PERMIT NO. 562990/0 VAN
 INTERSTATE BUS LINES (EDMS) BPK I.N.
 77090307
 5) 1 X 65 PASSENGERS
 6) DIE VERVOER VAN TOERISTE
 7) MAGTIGING SOOS IN BOGENOEMDE PERMIT (TE).

OP.593855 2) VRYSTAAT TOERE (PTY) LTD ID No 801015507

3) DISTRIK : BLOEMFONTEIN Posadres: POSBUS 32317, FICHARDTPARK, BLOEMFONTEIN, 9317
 4) OORDRAG VAN PERMIT
 PERMIT NO. 562993/0 VAN
 INTERSTATE BUS LINES (EDMS) BPK I.N.
 77090307
 5) 1 X 42 PASSENGERS
 6) DIE VERVOER VAN TOERISTE
 7) MAGTIGING SOOS IN BOGENOEMDE PERMIT (TE).

OP.593933 2) LETELA LL ID No 6205160899083

3) DISTRIK : BLOEMFONTEIN Posadres: 7157 MO-HALE STREET,
 ROCKLANDS, BLOEMFONTEIN, 9323
 p/a MANGAUNG TAXI ASSOCIATION, P.O. BOX 16083, MANGAUNG, 9307

4) OORDRAG VAN PERMIT
 PERMIT NO. 556729/0 VAN
 LETELA MD I.N. 3007175131087
 5) 1 X 8 PASSENGERS
 6) DIE VERVOER VAN GEORGANISEERDE GESELSSKAPPE
 7) MAGTIGING SOOS IN BOGENOEMDE PERMIT (TE).

PERMIT NO. 562995/0 VAN
INTERSTATE BUS LINES (EDMS) BPK I.N
77090307

5) 1 X 47 PASSENGERS
6) DIE VERVOER VAN TOERISTE
7) MAGTIGING SOOS IN BOGENOEMDE PERMIT
(TE).

OP.593854 2) VRYSTAAT TOERE (PTY) LTD ID No
OP.593972 2) MOTHIBI MD ID No 4111285453081

3) DISTRICT : THABA NCHU Postal address: 1328
MOTLOATSI STREET,
SELOSESHA, THABA NCHU, 9781

4) TRANSFER OF PERMIT
PERMIT NO. 563068/1 FROM
SEANE TW I.N. 5507180100146

5) 1 X 15 PASSENGERS
6) THE CONVEYANCE OF TAXI PASSENGERS
7) AUTHORITY AS IN ABOVE MENTIONED PER
MIT(S).

OP.593974 2) PIETERS IC ID No 6108300053001

3) DISTRIK : BLOEMFONTEIN Posadres: POSBUS
19626, BLOEMS普RUIT, BLOEMFONTEIN, 9301

4) OORDRAG VAN PERMIT
PERMIT NO. 554894/1 VAN
JANSEN VAN NIEUWENHUIZEN AC I.N.
4801025002087

5) 1 X 4 PASSENGERS
6) DIE VERVOER VAN TAXI PASSASIERS
7) MAGTIGING SOOS IN BOGENOEMDE PERMIT
(TE).

OP.593979 2) MASILELA PA ID No 5009165720083

3) DISTRIK : BOTSHABELO Posadres: 152 SECTION
H, BOTSHABELO, 9781

4) NUWE AANSOEK (BESTAANDE PERMTHOUER)

5) 1 X 10 PASSENGERS
6) DIE VERVOER VAN TAXI PASSASIERS
7) (a) OP RITTE VANAF 152 SECTION H, BOTSHA-
BELO NA BOTSHABELO TAXI RANK,
BOTSHABELO VIA METRO FABRIEK.
BOTSHABELO EN TERUG.

OP.593988 2) MOEKETSANE MJ ID No
6508105399089

3) DISTRICT : BOTSHABELO Postal address: 2748
BLOCK U, BOTSHABELO, 9781
c/o S.S. QIBA, 2087 BLOCK H, BOTSHABELO,
9781

4) NEW APPLICATION
5) 1 X 15 PASSENGERS
6) THE CONVEYANCE OF TAXI PASSENGERS
7) (a) ON TRIPS FROM BOTSHABELO SHOPPING
COMPLEX TO BLOCKS G,H, BOTSHABELO,
INDUSTRIAL AREA, BOTSHABELO AND
RETURN.

OP.593989 2) MOTITJOE PP ID No 6403015372089

3) DISTRICT : BOTSHABELO Postal address: 219

BLOCK E, BOTSHABELO, 9781
c/o S.S. QIBA, 2087 BLOCK H, BOTSHABELO,
9781

4) NEW APPLICATION
5) 1 X 12 PASSENGERS
6) THE CONVEYANCE OF TAXI PASSENGERS
7) (a) ON TRIPS FROM BOTSHABELO SHOPPING
COMPLEX TO BLOCKS C2, E, L, T, M, D, N,
BOTSHABELO AND RETURN.

OP.593990 2) MAPHAKISA BM ID No 5801185508088

3) DISTRICT : BOTSHABELO Postal address: 1640
BLOCK A, BOTSHABELO, 9781
c/o S.S. QIBA, 2087 BLOCK H, BOTSHABELO, 9781

4) NEW APPLICATION
5) 1 X 14 PASSENGERS
6) THE CONVEYANCE OF TAXI PASSENGERS
7) (a) ON TRIPS FROM BOTSHABELO SHOPPING
COMPLEX TO BLOCKS C2, E, L, T, M, D, N,
BOTSHABELO AND RETURN.

OP.593991 2) SEPERE DH ID No 5704045716083

3) DISTRICT : BOTSHABELO Postal address: 541
BLOCK H, BOTSHABELO, 9781
c/o S.S. QIBA, 2087 BLOCK H, BOTSHABELO, 9781

4) NEW APPLICATION
5) 1 X 4 PASSENGERS
6) THE CONVEYANCE OF TAXI PASSENGERS
7) (a) ON TRIPS FROM BOTSHABELO SHOPPING
COMPLEX TO BLOCKS G, H, BOTSHABELO,
INDUSTRIAL AREA, BOTSHABELO AND
RETURN.

OP.593995 2) MBOYA NJ ID No 6505015271085

3) DISTRICT : BOTSHABELO Postal address: 2085
BLOCK U, BOTSHABELO, 9781
c/o S.S. QIBA, 2087 BLOCK H, BOTSHABELO, 9781

4) NEW APPLICATION (EXISTING PERMTHOLDER)
5) 1 X 4 PASSENGERS
6) THE CONVEYANCE OF TAXI PASSENGERS
7) (a) ON TRIPS FROM BOTSHABELO SHOPPING
COMPLEX TO BLOCKS G, H, BOTSHABELO,
INDUSTRIAL AREA, BOTSHABELO AND
RETURN.

OP.593996 2) RETELA TA ID No 5708245594083

3) DISTRICT : BOTSHABELO Postal address: 2190
BLOCK C2, BOTSHABELO, 9781
c/o S.S. QIBA, 2087 BLOCK H, BOTSHABELO, 9781

4) NEW APPLICATION
5) 1 X 11 PASSENGERS
6) THE CONVEYANCE OF TAXI PASSENGERS
7) (a) ON TRIPS FROM BOTSHABELO SHOPPING
COMPLEX TO BLOCKS C2, E, L, T, M, D, N,
BOTSHABELO AND RETURN.

OP.593997 2) NTILI T ID No 5901018423180

3) DISTRICT : BOTSHABELO Postal address: 2080
BLOCK J, BOTSHABELO, 9781
c/o S.S. QIBA, 2087 BLOCK H, BOTSHABELO,
9781

4) NEW APPLICATION

- | | |
|---|--|
| <p>5) 1 X 12 PASSENGERS
 6) THE CONVEYANCE OF TAXI PASSENGERS
 7) (a) ON TRIPS FROM BOTSHABELO TO THABANCHU, TWEESPRUIT, WESTMINISTER, MARSEILLES, MASERU BRIDGE, LADYBRAND, CLOCOLAN, FICKSBURG, FOURIESBURG, BETHLEHEM, KESTELL, QWA QWA AND RETURN.</p> <p>OP.593998 2) PHOLOANE MT ID No 5907075554080
 3) DISTRICT : BOTSHABELO Postal address: 1677 BLOCK N, BOTSHABELO, 9781 c/o S.S. QIBA, 2087 BLOCK H, BOTSHABELO, 9781
 4) NEW APPLICATION
 5) 1 X 12 PASSENGERS
 6) THE CONVEYANCE OF TAXI PASSENGERS
 7) (a) ON TRIPS FROM BOTSHABELO SHOPPING COMPLEX TO BLOCKS C2, E, L, T, M, N, BOTSHABELO AND RETURN.</p> <p>OP.593999 2) MOTITJOE PP ID No 6403015372089
 3) DISTRICT : BOTSHABELO Postal address: 219 BLOCK E, BOTSHABELO, 9781 c/o S.S. QIBA, 2087 BLOCK H, BOTSHABELO, 9781
 4) NEW APPLICATION
 5) 1 X 15 PASSENGERS
 6) THE CONVEYANCE OF TAXI PASSENGERS
 7) (a) ON TRIPS FROM BOTSHABELO SHOPPING COMPLEX TO BLOCKS A, B, C, D, BOTSHABELO AND RETURN.</p> <p>OP.594001 2) MBOYA NJ ID No 6505015271085
 3) DISTRICT : BOTSHABELO Postal address: 2085 BLOCK U, BOTSHABELO, 9781 c/o S.S. QIBA, 2087 BLOCK H, BOTSHABELO, 9781
 4) NEW APPLICATION (EXISTING PERMIT HOLDER)
 5) 1 X 4 PASSENGERS
 6) THE CONVEYANCE OF TAXI PASSENGERS
 7) (a) ON TRIPS FROM BOTSHABELO SHOPPING COMPLEX TO BLOCKS G, H, BOTSHABELO, INDUSTRIAL AREA, BOTSHABELO AND RETURN.</p> <p>OP.594003 2) MASIENYANE TD ID No 6602026524089
 3) DISTRICT : BOTSHABELO Postal address: 3038 BLOCK T, BOTSHABELO, 9781 c/o S.S. QIBA, 2087 BLOCK H, BOTSHABELO, 9781
 4) NEW APPLICATION
 5) 1 X 12 PASSENGERS
 6) THE CONVEYANCE OF TAXI PASSENGERS
 7) (a) ON TRIPS FROM BOTSHABELO SHOPPING COMPLEX TO BLOCKS C2, E, L, T, M, D, N, BOTSHABELO AND RETURN.</p> <p>OP.594005 2) NKUKA SA ID No 6002115542086</p> | <p>3) DISTRICT : BOTSHABELO Postal address: 2001 BLOCK E, BOTSHABELO, 9781 c/o S.S. QIBA, 2087 BLOCK H, BOTSHABELO, 9781
 4) NEW APPLICATION
 5) 1 X 15 PASSENGERS
 6) THE CONVEYANCE OF TAXI PASSENGERS
 7) (a) ON TRIPS FROM BOTSHABELO SHOPPING COMPLEX TO BLOCKS C2, E, L, T, M, D, N, BOTSHABELO AND RETURN.</p> <p>OP.594024 2) LEEUW MS ID No 3803215279088
 3) DISTRIK : BLOEMFONTEIN Posadres: 5394 PHAHAMENG, BLOEMFONTEIN, 9323 p/a MANGAUNG TAXI ASSOCIATION, P.O. BOX 16083, MANGAUNG, 9307
 4) NUWE AANSOEK
 5) 1 X 4 PASSENGERS
 6) DIE VERVOER VAN TAXI PASSASIERS
 7) (a) OP RITTE BINNE DIE BLOEMFONTEIN MUNISIPALE GEBIED.</p> <p>OP.594025 2) SITHOLE SS ID No 5809256022087
 3) DISTRIK : ODENDAALSRUS Posadres: 4541 K6, KUTLOANONG, ODENDAALSRUS, 9480
 4) NUWE AANSOEK
 5) 2 X 15 PASSENGERS
 6) DIE VERVOER VAN TAXI PASSASIERS
 7) (a) ON TRIPS FROM K6, TO K5 BLOCK 7, 6, 4, 2, 1, K1, BLOCK 5, ODENDAALSRUS, COHEN FARM, INDUS TRIAL AREA, WHITE CITY, CIVIC CENTRE, KALKUIL VILLAGE, NO. 9 FREDDIES, HOSPITAL PARK SUBURB, NO. 7 FREDDIES, TAXI RANK, NO. 5 FREDDIES, MINE SECURITY BARRACKS, WESTERN HOLDINGS NO. 8, 9, 10, FREDDIES NO. 1, K7, LOAD AT K6 AND BLOCK 7 TO OFFLOAD AT RIEBEECKSTAD AND RETURN.</p> <p>OP.594026 2) MOFOKENG TP ID No 5609305624085
 3) DISTRIK : ODENDAALSRUS Posadres: 7070 K8, KUTLOANONG, ODENDAALSRUS, 9480
 4) NUWE AANSOEK
 5) 1 X 15 PASSENGERS
 6) DIE VERVOER VAN TAXI PASSASIERS
 7) (a) ON TRIPS FROM K6, ODENDAALSRUS TO K5, BLOCKS 7, 6, 4, 2, 1, K1, BLOCK 5, COHEN FARM, INDUSTRIAL AREA, WHITE CITY, BLOCK B, CIVIC CENTRE, KALKUIL VILLAGE, NO. 9 FREDDIES, HOSPITAL PARK SUBURB, NO. 7 FREDDIES TAXI RANK, NO. 5 FREDDIES, MINE SECURITY BAR RACKS, WESTERN HOLDING NO. 8, 9, 10, FRED DIES NO. 1, K8, LOAD AT K6 AND BLOCK 7 TO OFF LOAD AT RIEBEECK STAD AND RETURN.</p> <p>OP.594034 2) MOLATLHOE RA ID No 5208145706085
 3) DISTRIK : BLOEMFONTEIN Posadres: 5058 MOJATAU STREET, ROCKLANDS, BLOEMFONTEIN, 9323</p> |
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4) VERVANGING VAN VOERTUIG

5) 1 X 9 PASSENGERS

6) DIE VEROER VAN TAXI PASSASIERS

7) (a) ON TRIPS FROM BLOEMFONTEIN TO POINTS SITUATED WITHIN A RADIUS OF 50 KM FROM THE GPO AT BLOEMFONTEIN AND RETURN.

OP.594042 2) NJOKWENI PZ ID No 5702245434085

3) DISTRIK : BLOEMFONTEIN Posadres: 6408 MAPHISA STREET, PHAHAMENG, BLOEMFONTEIN, 9323

4) VERVANGING VAN VOERTUIG

5) 1 X 4 PASSENGERS

6) DIE VEROER VAN TAXI PASSASIERS

7) (a) OP RITTE BINNE BLOEMFONTEIN EN MAN GAUNG MUNISIPALE GEBIEDE.
(VOERTUIG MOET GESTASIONEER WEES TE EN OPEREER VANAF MAPHISA STRAAT 6408, PHAHAMENG SWARTWOONBUURT, BLOEMFONTEIN).

OP.594049 2) LEFATLE DA ID No 5405200804082

3) DISTRIK : VIRGINIA Posadres: 11692 THABONG, P.O. MOTSETHABONG, WELKOM, 9463

4) OORDRAG VAN PERMIT
PERMIT NO. 203656/I VAN BALOYI TM I.N. 6001017704083

5) 1 X 4 PASSENGERS

6) DIE VEROER VAN TAXI PASSASIERS

7) MAGTIGING SOOS IN BOGENOEMDE PERMIT (TE).

OP.594050 2) SEFAKO LJ ID No 1701295072088

3) DISTRICT : WELKOM Postal address: 1210 THABONG, P.O. MOTSETHABONG, WELKOM, 9463

4) CHANGE IN PARTICULARS

5) 1 X 15 PASSENGERS

6) THE CONVEYANCE OF TAXI PASSENGERS

7) BESTAANDE MAGTIGING :

(a) ON TRIPS WITHIN A RADIUS OF 15 (FIFTEEN) KM FROM GPO. WELKOM.
BYKOMENDE MAGTIGING :

(a) ON TRIPS FROM POWER ROAD TAXI RANK, WELKOM TO SAAIPLAAS NO. 4 AND 5 MINES, VIRGINIA AND BACK TO THE POINT OF DEPARTURE.

OP.594058 2) LESETEDI ME ID No 2612140195082

3) DISTRICT : THABA NCHU Postal address: P.O. BOX 1203, THABA NCHU, 9780

4) NEW APPLICATION

5) 1 X 4 PASSENGERS

6) THE CONVEYANCE OF TAXI PASSENGERS

7) (a) FROM KHUNE COMMUNITY SCHOOL AT ROOIFONTEIN VILLAGE, DISTRICT THABA NCHU TO PLACES SITUATED WITHIN A RADIUS OF 15 KM FROM THE SAID KHUNE

COMMUNITY SCHOOL.

(b) FROM PLACES SITUATED WITHIN AN AREA WITH A RADIUS OF 15 KM FROM THE SAID KHUNE COMMUNITY SCHOOL TO THE SAID KHUNE COMMUNITY SCHOOL AT ROOIFONTEIN VILLAGE, DISTRICT THABA NCHU.
a & b SUBJECT TO THE CONDITION AND REQUIREMENT THAT THE SAID VEHICLE SHALL BE STATIONED AT THE SAID KHUNE COMMUNITY SCHOOL.

OP.594065 2) MOROOLE NG ID No 3112020160081

3) DISTRICT : BLOEMFONTEIN Postal address: 2876 MATLUBE STREET, BOCHABELLA, BLOEMFONTEIN, 9323
c/o M.T.R.O., POSBUS 8847,,BLOEMFONTEIN, 9301

4) NUWE AANSOEK

5) 1 X 14 PASSENGERS

6) THE CONVEYANCE OF TAXI PASSENGERS

7) (a) ON TRIPS WITHIN THE MAGISTERIAL DISTRICT OF BLOEMFONTEIN.

OP.594101 2) NCANGO SH ID No 6108255315082

3) DISTRICT : THEUNISSEN Postal address: 1424 MASILo, THEUNISSEN, 9410
c/o MASILo TAXI ASSOCIATION, P.O. BOX 5002, THEUNISSEN, 9410

4) NEW APPLICATION

5) 1 X 15 PASSENGERS

6) THE CONVEYANCE OF TAXI PASSENGERS

7) (a) ON TRIPS WITHIN THE MAGISTERIAL DISTRICT OF THEUNISSEN.

OP.594103 2) NCANGO TP ID No 5410295532085

3) DISTRICT : THEUNISSEN Postal address: 1378 JOEL PARK, MASILo TOWNSHIP, THEUNISSEN, 9410
c/o MASILo TAXI ASSOCIATION, P.O. BOX 5002, THEUNISSEN, 9410

4) NEW APPLICATION

5) 1 X 4 PASSENGERS

6) THE CONVEYANCE OF TAXI PASSENGERS

7) (a) ON TRIPS WITHIN THE MAGISTERIAL DISTRICT OF THEUNISSEN.

OP.594105 2) SHUMPA MM ID No 6508155391085

3) DISTRICT : THEUNISSEN Postal address: P.O. BOX 6059, THEUNISSEN, 9410
c/o MASILo TAXI ASSOCIATION, P.O. BOX 5002, THEUNISSEN, 9410

4) NEW APPLICATION

5) 1 X 13 PASSENGERS

6) THE CONVEYANCE OF TAXI PASSENGERS

7) (a) ON TRIPS WITHIN THE MAGISTERIAL DISTRICT OF THEUNISSEN.

OP.594106 2) SETHAKHA MD ID No 6107085495080

3) DISTRICT : THEUNISSEN Postal address: 259 MASILo, THEUNISSEN, 9410
c/o MASILo TAXI ASSOCIATION, P.O. BOX 5002, THEUNISSEN, 9410

4) NEW APPLICATION
 5) 1 X 4 PASSENGERS
 6) THE CONVEYANCE OF TAXI PASSENGERS
 7) (a) ON TRIPS WITHIN THE MAGISTERIAL DISTRICT OF THEUNISSEN.

OP.594107 2) MAKHISA TR ID No 5507170844087
 3) DISTRICT : THEUNISSEN Postal address: P.O. BOX 5004, MASILLO TOWNSHIP, THEUNISSEN, 9410 c/o MASILLO TAXI ASSOCIATION, P.O. BOX 5002, THEUNISSEN, 9410

4) NEW APPLICATION
 5) 1 X 15 PASSENGERS
 6) THE CONVEYANCE OF TAXI PASSENGERS
 7) (a) ON TRIPS WITHIN THE MAGISTERIAL DISTRICT OF THEUNISSEN.

OP.594108 2) MAKHISA TR ID No 5507170844087
 3) DISTRICT : THEUNISSEN Postal address: P.O. BOX 5004, MASILLO TOWNSHIP, THEUNISSEN, 9410 c/o MASILLO TAXI ASSOCIATION, P.O. BOX 5002, THEUNISSEN, 9410

4) NEW APPLICATION
 5) 1 X 4 PASSENGERS
 6) THE CONVEYANCE OF TAXI PASSENGERS
 7) (a) ON TRIPS WITHIN THE MAGISTERIAL DISTRICT OF THEUNISSEN.

OP.594110 2) TAUBOLELA TK ID No 6902085287085
 3) DISTRIK : THEUNISSEN Posadres: 3264 LUSAKA PARK, MASILLO TOWNSHIP, THEUNISSEN, 9410 p/a MASILLO TAXI ASSOCIATION, P.O. BOX 5002, THEUNISSEN, 9410

4) NUWE AANSOEK
 5) 1 X 4 PASSENGERS
 6) DIE VERVOER VAN TAXI PASSASIERS
 7) (a) ON TRIPS WITHIN THE MAGISTERIAL DISTRICT OF THEUNISSEN.

OP.594111 2) TAUNYANE DN ID No 5701125485084
 3) DISTRICT : THEUNISSEN Postal address: 3525 LUSAKA PARK, THEUNISSEN, 9410 c/o MASILLO TAXI ASSOCIATION, P.O. BOX 5002, THEUNISSEN, 9410

4) NEW APPLICATION
 5) 1 X 4 PASSENGERS
 6) THE CONVEYANCE OF TAXI PASSENGERS
 7) (a) ON TRIPS WITHIN THE MAGISTERIAL DISTRICT OF THEUNISSEN.

OP.594113 2) MODISE TE ID No 5602175267085
 3) DISTRICT : THEUNISSEN Postal address: 480 MASILLO TOWNSHIP, THEUNISSEN, 9410 c/o MASILLO TAXI ASSOCIATION, P.O. BOX 5002, THEUNISSEN, 9410

4) NEW APPLICATION
 5) 1 X 4 PASSENGERS
 6) THE CONVEYANCE OF TAXI PASSENGERS
 7) (a) ON TRIPS WITHIN THE MAGISTERIAL DISTRICT OF THEUNISSEN.

OP.594114 2) SEPHEKO PL ID No 6110235317089
 3) DISTRIK : THEUNISSEN Posadres: 1621 LUSAKA, THEUNISSEN, 9410 p/a MASILLO TAXI ASSOCIATION, P.O. BOX 5002, THEUNISSEN, 9410

4) NUWE AANSOEK
 5) 1 X 4 PASSENGERS
 6) DIE VERVOER VAN TAXI PASSASIERS
 7) (a) ON TRIPS WITHIN THE MAGISTERIAL DISTRICT OF THEUNISSEN.

OP.594115 2) MPINGA DB ID No 6212255977089
 3) DISTRICT : THEUNISSEN Postal address: 70 MA SILO LOCATION, THEUNISSEN, 9410 c/o MASILLO TAXI ASSOCIATION, P.O. BOX 5002, THEUNISSEN, 9410

4) NEW APPLICATION
 5) 1 X 15 PASSENGERS
 6) THE CONVEYANCE OF TAXI PASSENGERS
 7) (a) ON TRIPS WITHIN THE MAGISTERIAL DISTRICT OF THEUNISSEN.

TOWNSHIPS BOARD NOTICES

It is hereby notified for general information in terms of section 30 read with section 27 of the Townships Ordinance, 1969 (Ordinance no. 9 of 1969) that the following applications has been received by the Free State Townships Board and the relevant plans, documents and information are available for inspections in the Lebohang, Building, Room 1016, St. Andrew's Street, Bloemfontein and the offices of the relevant Local Authority.

DORPERAADSKENNISGEWINGS

Ingevolge artikel 30 saamgelees met artikel 27 van die Ordonnansie op Dorpe, 1969 (Ordonnansie No. 9 van 1969), word hiermee vir algemene inligting bekend gemaak dat die volgende aansoeke deur die Vrystaatse Dorperaad ontvang is en die betrokke planne, dokumente en ligting ter insae lê in die Lebohang Gebou, Kamer 1016, St. Andrewstraat 84, Bloemfontein, en by die kantore van die betrokke Plaaslike Owerhede.

Persons who wish to object to the proposed amendments or who wish to be heard or make representations in this regard are invited do communicate in writing (accompanied by address and telephone numbers) with the Secretary of the Free State Townships Board, P.O. Box 211, Bloemfontein, 9300, so that objections/representations do not reach the above-mentioned office later than 16:00 on Friday, 11 September 1998.

(a) **BLOEMFONTEIN: PROPOSED AMENDMENT 48 OF 1998 OF THE TOWN-PLANNING SCHEME**

The amendment comprises the insertion of the proposed consolidated erf, consisting of erven 3324, 3325, Remainder of Subdivision 1 of erf 497, Subdivision 3 of erf 497 and Remainder of erf 497, Bloemfontein situated on the corner of First Avenue and Voortrekker Street, to section 17: word definition of "Central Business District", section 23.9: Parking and section 23.10: Parking, in order to include the said erf, on which the extended Kay's shopping centre will be situated, in the central business district (which currently extends to Zastraan and Kloof Street).

(b) **VILJOENSKROON: AMENDMENT 4 OF 1998 OF THE TOWN-PLANNING SCHEME**

- The insertion of the definition "Intermediate Housing" under column 4 (four) of Table C as primary consent use to the zoning "Special Residential".

- The insertion of the definition "Intermediate Housing" under column 3 (three) under Table C as primary use to the zoning "General Residential".

- The insertion of the definition for "Intermediate Housing". The word definition of "Intermediate Housing" reads as follows:

"Intermediate Housing" - Means linked dwelling units where no horizontal division occurs, but a vertical division between dwelling units may occur, where each one has a ground level and one story above the ground level or just consists of a ground level where each unit has a private garden or service yard, irrespective of any communal open spaces which may originate as a result of the grouping.

The insertion of the word definition in Table G which reads as follows:

Personne wat beswaar wil maak teen die voorgestelde wysigings of wat verlang om in verband daarmee gehoor te word of vertoë in verband daarmee wil indien, word uitgenooi om met die Sekretaris van die Vrystaatse Dorperaad, Posbus 211, Bloemfontein, 9300, skriftelik in verbinding te tree, (vergesel met adres en telefoonnummers) sodat besware/vertoë bogenoemde kantoor bereik nie later nie as 16:00 op Vrydag, 11 September 1998.

(a) **BLOEMFONTEIN: VOORGESTELDE WYSIGING 48 VAN 1998 VAN DIE DORPS-AANLEGSKEMA**

Die wysiging behels die invoeging van die voor gestelde gekonsolideerde erf, bestaande uit erwe 3324, 3325, Restant van Onderverdeling 1 van erf 497, Onderverdeling 3 van erf 497 en Restant van erf 497, Bloemfontein geleë op die hoek van Eerstelaan en Voortrekkerstraat, tot artikel 17, woordomskrywing van "Sentrale Sakekern", artikel 23.9, Parkeer vereistes en artikel 23.10, parkeervereistes, ten einde bogemelde eiendom, waarop die Kay's winkelsentrum uitgebrei gaan word, in die sentrale sakekern gebied (wat huidiglik strek tot Zastraan- en Kloofstraat) in te sluit.

(b) **VILJOENSKROON: WYSIGING 4 VAN 1998 VAN DIE DORPSAANLEGSKEMA**

- Die invoeging van die begrip "Tussenwonings" onder kolom 4 (vier) van tabel C as vergunningsgebruik by die sonering "Spesiale Woon".

- Die invoeging van die begrip "Tussenwonings" onder kolom 3 (drie) van tabel C as primêre gebruik by die sonering "Algemene Woon".

- Die invoeging van die woordomskrywing vir "Tussenwonings". Die woordomskrywing van "Tussenwonings" lees soos volg:

"Tussenwonings" - Beteken aaneengeskakelde wooneenhede waar daar geen horizontale verdeling is nie, maar wel 'n vertikale verdeling tussen die wooneenhede bestaan, wat elk 'n grondvloer het en een verdieping bo-op die grondvloer of net uit 'n grondvloer bestaan waar elke eenheid oor 'n privaat tuin en dienswerf beskik, afgesien van enige gemeenskaplike oop ruimtes wat uit die saam groepering ontstaan.

Die invoeging van die woordomskrywing in Tabel G wat soos volg moet lees:

TYPE OF BUILDING

**GARAGE OR
PARKING FACILI-
TIES: ONE PARK-
ING BAY FOR
EACH:**

Block of flats and
Intermediate Housing

Dwelling units plus 1
(one) parking bay for
visitors for each 3
(three) units.

TIPE GEBOU

**GARAGE-OF PARKEER-
GERIEWE: EEN PARKEER-
RUIMTE VIR ELKE:**

Woonstelblokke en
Tussenwonings

Wooneenheid plus 1 (een) park-
keerplek vir besoekers vir elke
3 (drie) eenhede.

**MANYATSENG (LADYBRAND): PLATBERG EX-
TENSION: PROPOSED LAND DEVELOPMENT:
445 ERVEN**

It is hereby notified for general information in terms of the provisions of section 9(1) of the Townships Ordinance, 1969, (Ordinance No. 9 of 1969), that application has been made for permission to establish a town on a portion of the Remainder of the farm Dorpsgronden of Ladybrand 451, Administrative District of Ladybrand

The application, relevant plans, documents and information will be available for inspection during office hours at the office of the Secretary of the Townships Board, Room 1024, Lebohang Building, 84 St. Andrew Street Bloemfontein for a period of 30 days from the date of publication hereof, i.e. 28 August 1998.

Any person who has an interest in the matter and who wishes to object to the granting of the application or who desires to be heard, or wants to make representations concerning the matter, must communicate in writing with the Secretary of the Townships Board at the above-mentioned address, or P.O. Box 211, Bloemfontein, within a period of 30 days from the date of publication hereof, i.e. 28 September 1998.

SECRETARY: TOWNSHIPBOARD

**MANYATSENG LADYBRAND: PLATBERG UIT-
BREIDING: BEOOGDE DORPSTIGTING: 445
ERWE**

Ingevolge die bepalings van artikel 9(1) van die Ordonnansie op Dorpe, 1969 (Ordonnansie No. 9 van 1969), word hiermee vir algemene inligting bekend gemaak dat aansoek gedoen is om toestemming vir die stigting van 'n dorp op 'n gedeelte van die restant van die plaas Dorpsgronden van Ladybrand 451, Administratiewe distrik van Ladybrand.

Die aansoek tesame met die betrokke planne, dokumente en inligting lê gedurende kantoourure ter insae in die kantoor van die Sekretaris, Dorpераad, Kamer 1024, Lebohang gebou, St. Andrewstraat 84 Bloemfontein, vir 'n tydperk van 30 dae vanaf datum van publikasie hiervan, naamlik 28 Augustus 1998.

Enige persoon wat 'n belang by die saak het en wat teen die toestaan van die aansoek beswaar wil maak of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, moet binne 30 dae na die datum van plasing hervan; naamlik 28 September 1998 skriftelik met die Sekretaris van die Dorpераad by bovermelde adres of Posbus 211, Bloemfontein, in verbinding tree.

SEKRETARIS: DORPERAAD

REMOVAL OF RESTRICTIONS ACT, 1967 (ACT NO. 84 OF 1967)

It is hereby notified in terms of section 3(6) of the above-mentioned Act that the following applications have been received by the Director General, Free State Provincial Government and will lie for inspection at Office 1016, tenth floor, Lebohang Building, 84 St. Andrew's Street, Bloemfontein and the offices of the relevant Local Authorities.

Any person who wishes to object to the granting of the applications, may communicate in writing with the Director General, Free State Provincial Government, at the above address or P.O. Box 211, Bloemfontein, 9300. Objections in duplicate, must reach this office not later than 16:00, Friday, 25 September 1998. The postal address, street address and telephone number(s) of objectors must accompany written objections.

a) SASOLBURG: (VERYSING A12/1/9/1/2/130)

Erf 6075, 12 Roseberry Street, Sasolburg (Extension 39) for the removal of restrictive conditions B.1 a) and b) on page 2; B.2 (a) to (c) on page 2 and 3; B.3 a) to h) on page 3 and 4; B.4 a) to c) on page 4 and 5 and the word definitions on page 6 in Deed of Transfer T5955/1996, in order to control the uses of the erf in terms of the Town-Planning Scheme.

LOCAL GOVERNMENT NOTICES

BLOEMFONTEIN

Amendment of Regulations: Notice is hereby given in terms of the Provisions of section 150(2) of the Local Government Ordinance, 1962 (Ordinance No. 8 of 1962) that the Electricity Supply Regulations as promulgated by Administrator's Notice No. 69, read with Notice No. 72 of June 22, 1990 are hereby further amended as follows:

1. By the substitution for the introduction to the definitions in regulation 1, of the following introduction:

"In these regulations, unless the context otherwise indicates, an expression to which a meaning has been assigned in the Electricity Act, 1978 (Act No. 41 of 1978) the Occupational Health and Safety Act, 1993 (Act No. 85 of 1993) and the Local Government Ordinance, 1962 (Ordinance No. 8 of 1962), shall have the meaning so assigned to it, and -"

2. By the insertion of the following definition after

WET OP OPHEFFING VAN BEPERKINGS, 1967 (WET NO. 84 VAN 1967)

Hierby word ingevolge artikel 3(6) van die bovenoemde Wet bekend gemaak dat die volgende aansoek deur die Direkteur-generaal, Vrystaatse Proviniale Regering ontvang is en ter insae lê in kamer 1016, tiende vloer, Lebohang gebou, St. Andrewstraat 84, Bloemfontein en by die kantore van die betrokke Plaaslike Besture.

Enige persoon wat teen die toestaan van die aansoek beswaar wil maak, kan met die Direkteur-generaal, Vrystaatse Proviniale regering, Posbus 211, Bloemfontein, 9300 skriftelik in verbinding tree. Besware in tweevoud, moet hierdie kantoor nie later nie as 16:00 op Vrydag, 25 September 1998 bereik. Beswaarmakers se pos- en straatadres en telefoonnummer(s) moet skriftelike besware vergesel.

a) SASOLBURG: VERWYSING A12/1/9/1/2/130)

Erf 6075, Roseberrystraat 12, Sasolburg (Uitbreiding 39) vir die opheffing van beperkende voorwaardes B.1 a) en b) op bladsy 2; B.2 (a) tot (c) op bladsy 2 en 3; B.3 a) tot h) op bladsy 3 en 4; B.4 a) tot c) op bladsy 4 en 5 en die woordbepalings op bladsy 6 in Transportakte T5955/1996, ten einde die gebruikte van die erf in terme van die Dorpsaanlegskema te beheer

PLAASLIKE REGERINGSKENNISGEWINGS

BLOEMFONTEIN

Wysiging van Regulasies: Kennis word hiermee gegee ingevolge die bepalings van artikel 150(2) van die Ordonnansie op Plaaslike Bestuur, 1962 (Ordonnansie No. 8 van 1962) dat die Elektrisiteitsvoorsieningsregulasies soos aangekondig by Administrateurskennisgewing No. 69 saamgelees met Kennisgewing No. 72 van 22 Junie 1990 hiermee verder soos volg gewysig word:

1. Deur die opskrif en inleiding tot die woordbepalings in regulasie 1 deur die volgende te vervang:

"1 Woordomskrywing

In hierdie regulasies, tensy dit uit die samehang anders blyk, het 'n uitdrukking waaraan 'n betekenis in die elektrisiteitswet, 1987 (Wet No. 41 van 1987) die Wet op Beroepsgeondheid en Veiligheid, 1993 (Wet No. 85 van 1993) en die Ordonnansie op Plaaslike Bestuur, 1962 (Ordonnansie No. 8 van 1962) geheg is, die betekenis aldus daarvan geheg en beteken."

2. Deur die invoeging van die volgende omskrywing na

the introduction to the definitions:

"accredited person" means a person registered in terms of the Installation Regulations as an electrical tester for single phase, an installation electrician or a master installation electrician, as the case may be;"

3. By the insertion of the following definition after the definition of "accredited person."

"budgetmeter" an instrument installed by the Council at the point of supply or any other point on the distribution system of the Council or the electrical installation of a consumer by means of which a supply of electricity can be obtained by the consumer by the input of information as contained in the proof of purchase;"

4. By the insertion of the following definition after the definition of "budgetmeter"

"certificate of compliance" means a certificate in the form prescribed in the Installation Regulations issued by an accredited person in respect of an electrical installation or part thereof;"

5. By the substitution for the definition of "code of practice" of the following definition:

"code of practice" means the code of practice as approved by the chief inspector in terms of the provisions of the applicable regulations promulgated in terms of the Occupational Health and Safety Act, 1993 (Act No. 85 of 1993);"

6. By the substitution for the definition of "consumer agreement" of the following definition:

"consumer agreement" means an agreement in the form as determined by the Council from time to time, which must be completed and signed by the consumer, the owner of the premises or a person acting on his or her behalf before electricity will be supplied to the electrical installation (with the exception of a budgetmeter);"

die inleiding tot die woordbepalings:

"aankoopbewys", 'n dokument deur die Raad uitgereik as bewys dat onderhewig aan die bepalings van hierdie regulasies, 'n bepaalde aantal elektrisiteiteenhede teen 'n bepaalde tarief vir 'n bepaalde begrotingsmeter aangekoop is.;"

3. Deur die invoeging van die volgende omskrywing na die omskrywing van "aankoopbewys":

"beheerpunt", die punt waar die elektriese installasie op of in 'n perseel deur 'n verbruiker afgesakel kan word van die elektrisiteit voorsien vanaf die toevoerpunt";

4. Deur die invoeging van die volgende omskrywing na die omskrywing van "beheerpunt":

"Begrotingsmeter", 'n instrument deur die Raad geïnstalleer by die toevoerpunt of enige ander punt op die Raad se verspreidingsstelsel of die elektriese installasie van 'n verbruiker deur middel waarvan elektrisiteittoevoer deur 'n verbruiker verkry kan word deur die invoer van inligting soos vervat in die aankoopbewys";

5. Deur die omskrywing van "diensheffing" deur die volgende omskrywing te vervang:

"dienstarief", die lys van tariewe vir elektrisiteitsdienste soos van tyd tot tyd deur die Raad by wyse van besluit bepaal."

6. Deur die omskrywing van "eienaar" deur die volgende omskrywing te vervang:

"eienaar", met betrekking tot belasbare eiendom, behoudens die bepalings van artikel 51 van die Wet op Deeltitels, 1986 (Wet No. 95 van 1986), die persoon wat in 'n registrasiekantoor geregistreer is as die eienaar van daardie belasbare eiendom: Met dien verstande dat waar 'n raad die eienaar is van belasbare eiendom wat verhuur word, die huurder vir die doeleindes van hierdie regulasies beskou word as die eienaar van sodanige belasbare eiendom. Met dien verstande verder dat waar die eienaar van die belasbare eiendom -

- (a) sterf;
- (b) se boedel gesekwestreer word;
- (c) sy boedel afstaan tot voordeel van sy skuldeisers;
- (d) onder kuratele is as gevolg van 'n hofbevel;
- (e) 'n maatskappy is wat gelikwiede of onder geregtelike bestuur geplaas word
- (f) 'n beslote korporasie is wat gelikwiede word; of
- (g) 'n vennootskap is wat gesekwestreer word,
- die betrokke eksekuteur, administrateur, trustee, regverkrygende, kurator, likwidator of geregtelike bestuurder, na gelang van die geval, beskou word as die eienaar van die betrokke belasbare eiendom;"
7. By the substitution for the definition of "consumer connection" of the following definition:
- "consumer connection"** means all wires, cables or other apparatus supplied by the Council and installed between the supply main circuits and the exit terminals of the meter or the budgetmeter for the purposes of supplying electricity to the consumer, and if the meter or budgetmeter is not installed on the premises of the consumer, all wires, cables or other apparatus installed between the supply main circuits and the main fuses or circuit breaker;"
7. Deur die invoeging van die volgende omskrywing na die omskrywing van "eienaar":
- "elektriese installasie"**, enige masjinerie, in of op 'n perseel, wat gebruik word vir die oorbring van elektrisiteit vanaf 'n beheerpunt na 'n verbruikspunt waar ookal op die perseel, met inbegrip van enige artikel wat deel uitmaak van sodanige installasie ongeag of dit deel van die elektriese stroombaan is of nie, maar met uitsluiting van -
- (a) enige masjinerie van die Raad wat verband hou met die lewering van elektrisiteit op die perseel;
- (b) enige masjinerie wat gebruik word vir die oorbring van elektrisiteit waarvan die spanning nie 50V mag oorskry nie waar sodanige elektrisiteit nie van die hooftoevoer van die Raad verkry word nie;
- (c) enige masjinerie wat elektriese energie in telekommunikasie-, televisie- of radio-stroombane oorbring;
- (d) 'n elektriese installasie in 'n voertuig, vaartuig, trein of vliegtuig";
8. Deur die invoeging van die volgende omskrywing na die omskrywing van "elektriese installasie":
- "geakkrediteerde persoon"**, 'n persoon wat ingevolge die Installasie Regulasies as 'n elektriese toetser vir enkelfase, 'n installasie-elektrisiën of 'n meester-installasie-elektrisiën, na gelang
8. By the insertion of the following definition after the definition of "consumer connection"
- "consumption tariff"** the list of approved tariffs for the consumption of electricity which the Council is empowered to levy from the consumer, as specified in the licence issued by the National Electricity Regula-

tor in accordance with the provisions of the Electricity Act, 1987.:

9. By the insertion of the following definition, after the definition of "department"

"electrical installation" means any machinery, in or on any premises, used for the transmission of electricity from a point of control to a point of consumption anywhere on the premises, including any article forming part of such an installation irrespective of whether or not it is part of the electrical circuit, but excluding:

- a) any machinery of the Council related to the supply of electricity on the premises;
- (b) any machinery used for the transmission of electricity of which the voltage shall not exceed 50 V where such electricity is not derived from the main supply of the Council;
- (c) any machinery which transmits electrical energy in telecommunication, television or radio circuits;
- (d) an electrical installation on a vehicle, vessel, train or aircraft."

10. By the substitution, in the definition of "engineer", for the notion of "Machinery and Occupational Safety Act, 1983 (Act no. 6 of 1983)" of the notion "Occupational Health and Safety Act, 1993 (Act no. 85 of 1993)".

11. By the insertion of the following definition after the definition of "identity document".

"Installation Regulations" means the Electrical Installation Regulations published in Government Gazette No. R2920 of 23 October 1992;"

12. By the insertion of the following definition after the definition of "Installation Regulations":

"installation work" means the installation, extension, modification, or repair of an electrical installation, including the connection of machinery at the supply terminals of such machinery."

13. By the substitution for the definition of "meter point" of the following definition:

"meter" the measuring instrument installed by the Council at the point of supply or at any other point on the Council's distribution-system or the electrical installation of the consumer for the purpose of measuring the consumer's electrical consumption;"

14. By the substitution for the definition of "owner" of the following definition:

van die geval, geregistreer is");

9. Deur die omskrywing van "gebruikskode" deur die volgende omskrywing te vervang:

"gebruikskode", die gebruikskode soos goedgekeur deur die hoofinspekteur ingevolge die bepalings van die toepaslike regulasies wat ingevolge die Wet op Beroeps gesondheid en Veiligheid, 1993 (Wet No. 85 van 1993) afgekondig is";

10. Deur in die omskrywing van "ingenieur", die begrip "Wet op Masjinerie en Beroepsveiligheid, 1983 (Wet No. 6 van 1983)" deur die begrip "Wet op Beroepsgesondheid en Veiligheid, 1993 (Wet No. 85 van 1993)" te vervang.

11. Deur die invoeging van die volgende omskrywing na die omskrywing van "ingenieur".

"Installasie Regulasies", die Elektriese Installasie Regulasies gepubliseer by Goewermentskennisgewing No. R2920 van 23 Oktober 1992",

12. Deur die invoeging van die volgende omskrywing na die omskrywing van "Installasie Regulasies":

"installeerwerk", die installering, uitbreiding, wysiging of herstel van 'n elektriese installasie; met inbegrip van die aansluiting van masjinerie by die toevoerterminale van sodanige masjinerie""

13. Deur die omskrywing van "meterpunt" deur die volgende omskrywing te vervang:

"meter", 'n meetinstrument deur die Raad geïnstalleer by die toevoerpunt of enige ander punt op die Raad se verspreidingstelsel of die elektriese installasie van die verbruiker vir die doel om die verbruiker se verbruik van elektrisiteit te meet",

14. Deur die invoeging van die volgende omskrywing na die omskrywing van "Raad":

"owner" with regard to rateable property, subject to the provisions of section 51 of the Sectional Titles Act, 1986 (Act 95 of 1986), means the person who is registered in a deeds registry as the owner of that rateable property: Provided that where a council is the owner of rateable property which is being let, the lessee shall, for the purposes of this Ordinance, be regarded as the owner of such rateable property: Provided further that where the owner of the rateable property-

- (a) dies;
- (b) has his estate sequestered;
- (c) surrenders his estate for the benefit of his creditors;
- (d) is subject to curatorship as a result of a court order;
- (e) is a company which is wound up or placed under judicial management;
- (f) is a close corporation which is wound up or;
- (g) is a partnership which is sequestered,

the executor, administrator, trustee, assignee, curator, liquidator or judicial manager concerned shall, as the case may be, be regarded as the owner of the rateable property concerned;"

15. By the insertion of the following definition after the definition of "owner"

"point of consumption" means any point of outlet or the supply terminals of machinery which is not connected to a point of outlet and which converts electrical energy to another form of energy: Provided that in the case of machinery which has been installed for any specific purpose as a complete unit, the point of consumption shall be the supply terminals which have been provided on the unit of machinery for that purpose;"

16. By the insertion of the following definition after the definition of "point of consumption"

"point of control" means the point at which the electrical installation on or in any premises can be switched off by a user or lessor from the electricity supplied from the point of supply;"

17. By the insertion of the following definition after the definition of "point of control"

"point of outlet" means any termination of an electrical installation which has been provided for connecting any electrical machinery without the use of tools;"

"sertifikaat van nakoming", 'n sertifikaat in die vorm soos voorgeskryf in die Installasie Regulasies, uitgereik deur 'n geakkrediteerde persoon ten opsigte van 'n elektriese installasie of 'n gedeelte daarvan";

15. Deur die omskrywing van "Stadsklerk" deur die volgende omskrywing te vervang:

"Stadsklerk", die persoon wat deur die Raad in dié hoedanigheid aangestel is of enige persoon wat in die pos waarneem of deur hom gemagtig is om namens hom op te tree en het Hoof Uitvoerende Beampte 'n ooreenstemmende betekenis";

16. Deur die omskrywing van "tarief" te skrap.

17. Deur die invoeging van die volgende omskrywing na die omskrywing van "Stadstesourier":

"toevoer", die voorsiening van elektrisiteit aan 'n verbruiker deur die aansluiting van 'n elektriese installasie by die elektrisiteitstoevoer van die Raad";

18. By the insertion of the following definition after the definition of "point of outlet"

"point of supply" means the point where the Council's electricity supply is connected to an electrical installation on a premises;"

19. By the insertion of the following definitions after the definition of "premises"

"proof of purchase" a document issued by the Council as proof that, subject to the provisions of these regulations, a certain number of electricity-units was purchased a certain tariff for a specific budgetmeter;"

20. By the substitution for the definition of "service charge" of the following definition:

"service tariff" the list of service tariffs for electricity services as determined by the Council from time to time;"

21. By the insertion of the following definition after the definition of "service tariff"

"supply", means the supply of electricity to a consumer by connecting the electrical installation to the electricity supply of the Council;"

22. By the insertion of the following definition after the definition of "supply":

"supply terminals" in relation to machinery installed as a complete unit, means the terminals or connection clamps on such machinery where the external conductors supplying the machinery with electricity are terminated or connected;"

23. By deleting the definition of "tariff."

18. Deur die invoeging van die volgende omskrywing na die omskrywing van "toevoer":

"toevoerpunt", die punt waar die Raad se elektrisiteitstoevoer by 'n elektriese installasie op 'n perseel aangesluit is";

19. Deur die invoeging van die volgende omskrywing na die omskrywing van "toevoerpunt":

"toevoerterminale", met berekening tot masjinerie wat as 'n volledige eenheid geïnstalleer is, die terminal of verbindingsklampe aan sodanige masjinerie waar die eksterne geleiers wat die masjinerie van elektrisiteit voorsien, eindig of verbind word";

20. Deur die invoeging van die volgende omskrywing na die omskrywing van "toevoerterminale":

"uitgangspunt", enige eindpunt van 'n elektriese installasie wat voorsien is vir die aansluiting van enig elektesiese masjinerie sonder die gebruik van gereedskap";

21. Deur die omskrywing van "verbruikersaansluiting" deur die volgende omskrywing te vervang:

"verbruikersaanluiting", alle drade, kabels of ander apparaat deur die Raad voorsien en geïnstalleer tussen die hoofstroombane en die uitgangsterminale van die meter of begrotingsmeter vir doeleindes van die voorsiening van elektrisiteit aan 'n verbruiker en indien 'n meter of begrotingsmeter nie op die verbruiker self geïnstalleer is nie, alle drade, kabels of ander apparaat geïnstalleer tussen die hoofstroombane en die hoofsekerings of stroombreker";

22. Deur die omskrywing van "verbruikersooreenkoms" deur die volgende omskrywing te vervang:

"verbruikersooreenkoms", 'n ooreenkoms in die vorm soos van tyd tot tyd deur die Raad bepaal, wat deur die verbruiker, die eienaar van 'n perseel of 'n persoon wat namens hom of haar optree voltooi en onderteken moet word alvorens elektrisiteit aan die betrokke elektriese installasie (met uitsondering van 'n begrotingsmeter) verskaf word";

23. Deur die invoeging van die volgende omskrywing na die omskrywing van "verbruikersooreenkoms":

"verbruikspunt", enige uitgangspunt of die toevoerterminale van masjinerie wat nie met 'n uitgangspunt verbind is nie en wat elektriese energie in 'n ander vorm van energie omsit: Met dien verstande dat in die geval van masjinerie wat vir enige spesifieke doel as 'n volledige eenheid geïnstalleer is, die verbruikspunt die toevoerterminale is waarmee die masjinerie-eenheid vir daardie doel toegerus is";

24. By the substitution for the definition of "Town Clerk" of the following definition:

"'Town Clerk' means the person appointed by the Council in this capacity or any person acting for him, or who has been authorized by him to act on his behalf, and Chief Executive Officer shall have a corresponding meaning;"

25. By the substitution for subregulation 2(3) of the following subregulation:

"(3) Subject to the provisions of these regulations, the Council shall provide a supply within a reasonable time after an application has been submitted. The engineer must provide the number of meters which he deems fit, on receipt of the payment in accordance with the service tariff."

26. By the substitution for subregulation 2(5) of the following subregulation:

"(5) The continuous provision of a supply to a consumer is subject to the compliance with the conditions for supply contained in this regulation. Non compliance with the conditions is a contravention of the regulations and the Council may furthermore disconnect the supply to the consumer concerned in accordance with the provisions of regulation 11."

27. By the substitution for regulation 3 of the following regulation:

"3. Consumer agreement and certificate of compliance"

- (1) No supply shall be provided, unless:

(a) a certificate of compliance issued by an accredited person for the installation is submitted to the city treasurer or his assignee: Provided that the provision will only be applicable to new installations, the extension or alteration of existing installations and the change of ownership of the premises concerned; and

(b) a consumer agreement, fully completed, be submitted to the Council. The prospective consumer shall give at least seven days written notice of his intention to enter into such an agreement with the Council and shall produce his identity document when signing such agreement. The Council can enter into a consumer agreement with the owner, consumer or a person acting on behalf of him or her."

28. By the substitution in subregulation 6(1)(a) for the notion "the Orange Free State Provincial

24. Deur die invoegings van die volgende omskrywing na die omskrywing van "verbruikspunt":

"'verbruikstarief', die lys van goedgekeurde tariewe vir die verbruik van elektrisiteit wat die Raad gemagtig is om van verbruikers te vorder, soos gespesifieer in die lisensie uitgereik deur die Nasionale Elektrisiteitsreguleerdeerder ingevolge die bepalings van die Elektrisiteitswet, 1987";

25. Deur die vervanging van subregulasié 2(3) deur die volgende subregulasié:

"(3) Behoudens die bepalings van hierdie regulasies, sal die Raad 'n tovoer voorsien binne 'n redelike tyd nadat aansoek daarom gedoen is. Die ingenieur sal teen betaling van die gelde ooreenkomsdig die dienstarief, die aantal meters voorsien wat hy nodig ag."

26. Deur die vervanging van subregulasié 2(5) deur die volgende subregulasié:

"(5) "Die deurlopende voorsiening van 'n tovoer aan 'n verbruiker is onderhewig aan die nakoming van die voorsienings voorwaardes vervat in hierdie regulasies. Die nie-nakoming van die voorwaardes is 'n oortreding en verder kan die Raad die tovoer aan sodanige verbruiker afsluit ooreenkomsdig die bepalings van regulasié 11."

27. Deur die vervanging van regulasié 3 deur die volgende regulasié:

"3 Verbruikersooreenkoms en sertifikaat van nakoming"

- (1) Geen tovoer sal voorsien word nie, tensy:

(a) 'n sertifikaat van nakoming vir die installasie, uitgereik deur 'n geakkrediteerde persoon, aan die Raad voorgelê is: Met dien verstande dat die bepaling slegs van toepassing is op nuwe installasies, die uitbreiding/verandering van bestaande installasies en die verandering van eiendomsreg van die betrokke perseel; en

(b) 'n verbruikersooreenkoms, behoorlik voltooi, aan die Stadsresourier of sy gemagtigde voorgelê is. Die voornemende verbruiker moet minstens sewe dae skriftelike kennis gee van sy voorneme om sodanige ooreenkoms met die Raad aan te gaan en moet by ondertekening van die ooreenkoms, sy of haar identiteitsdocument voorlê. Die Raad kan na keuse 'n verbruikersooreenkoms met die eienaar, die verbruiker of 'n persoon wat namens hom of haar optree, aangaan".

28. Deur in subregulasié 6(1)(a), die begrip "die Oranje Vrystaatse Proviniale Administrasie, Departement

Administration, Department of Post and Telecommunications and the South African Transport Services of the notion "the Free State Provincial Administration, the South African Postal Service, TELCOM and TRANSNET";

29. By the substitution for subregulation 6(1)(b) of the following subregulation:

"(b) Notwithstanding the provisions of subregulation (1)(a), the city treasurer may, as security for the payment of any amount that may become due by the applicant for the consumption of electricity, in lieu of the payment of a sum of money as a deposit, accept a guarantee from an approved bank or other financial institution for an amount calculated according to subregulation (1)(a): Provided that the total amount of such guarantee shall not be less than R5 000,00".

30. By the substitution for subregulation 7(1) of the following subregulation:

"The city treasurer shall render an account to every consumer for each meter-reading period, reflecting the amount owed for the electricity consumption, calculated in accordance with the consumption tariff, which amount must be paid to the Council before or on the date for payment mentioned in the account."

31. By deleting subregulations 7(2)(b), 7(3) and 7(6).

32. By the re-numbering of subregulations 7(4), 7(5) and 7(7) to respectively 7(3), 7(4) and 7(5).

33. By the insertion of the following regulation after regulation 8:

"8A Budgetmeters

- (1) The Council may, on request by a consumer, install a budgetmeter on a premises at the cost of the consumer.
- (2) Electricity-units for use with a budgetmeter can be purchased from the Council at selling-points prepared for these purposes.
- (3) After a proof of purchase has been created at the selling-points, no refunds will be made for the amount tendered for the purchase of electricity-units.
- (4) A copy of the proof of purchase can be issued to consumers on request and in case of an erroneous proof of purchase, the original thereof must be handed in at the selling-point before a substituting proof of purchase will be issued.

van Po- en Telekommunikasiewese en die Suid-Afrikaanse Vervoerdienste" deur die begrip "die Vrystaatse Proviniale Administrasie; die Suid-Afrikaanse Posdiens, TELKOM en TRANSNET" te vervang en die begrip "voorgekeur" deur die begrip "goedgekeur" te vervang.

29. Deur die vervanging van subregulasie 6(1)(b) deur die volgende subregulasie:

"(b) Nieteenstaande die bepalings van subregulasie (1)(a) kan die Stadstesourier, as sekuriteit vir die betaling van enige bedrag wat die aansoeker verskuldig mag word vir elektrisiteitsverbruik, in stede van die betaling van 'n bedrag geld as deposito, 'n waarborg van 'n goedgekeurde bank of ander finansiële instelling aanvaar vir 'n bedrag wat bereken word soos in subregulasie (1)(b) bepaal: Met dien verstande dat die totale bedrag van sodanige waarborg nie minder as R5 000,00 mag bedra nie."

30. Deur die vervanging van subregulasie 7(1) deur die volgende subregulasie:

"(1) Die Stadstesourier stuur ten opsigte van elke meterleestydperk aan elke verbruiker 'n rekeningstaat waarin die bedrag verskuldig vir elektrisiteitsverbruik bereken ooreenkomsdig die verbruikstarief, aangetoon word welke bedrag aan die Raad betaal moet word voor of op die betaaldatum in die rekeningstaat vermel."

31. Deur die skrapping van subregulasies 7(2)(b), 7(3) en 7(6).

32. Deur die hernommering van subregulasies 7(4), 7(5) en 7(7) tot onderskeidelik 7(3), 7(4) en 7(5).

33. Deur die invoeging van die volgende regulasie na regulasie 8:

"8A Begrotingsmeters

- (1) Die Raad kan 'n begrotingsmeter op aansoek van 'n verbruiker, op 'n perseel installeer op koste van die verbruiker.
- (2) Elektrisiteiteenhede vir gebruik deur middel van 'n begrotingsmeter, kan vanaf die Raad aangekoop word by verkooppunte vir die doel ingerig.
- (3) Nadat 'n aankoopbewys by die verkooppunt geskep is, word geen terugbetaling van die bedrag wat vir die aankoop van die elektrisiteiteenhede aangebied is, gedoen nie.
- (4) 'n Afskrif van 'n aankoopbewys kan op versoek aan verbruikers uitgereik word en in die geval van 'n soulike aankoopbewys, moet die oorspronklike daarvan

the selling point before a substituting proof of purchase will be issued.

- (5) In case of a change of ownership of a premises, no refunds of remaining electricity-units in the budgetmeter will be made.
- (6) The Council accepts no responsibility for the loss of electricity-units in a budgetmeter due to fudging, the incorrect use of the budgetmeter or any other reason whatsoever.
- 34. By the substitution in subresolution 9(1)(a) for the notion "fee prescribed in the tariff for the testing of meters" of the notion "fees according to the service tariff."
- 35. By the substitution in subregulation 9(1)(a) for the notion "Code of Practice of the SA Bureau of Standards for the testing of electricity meters" of the notion "code of practice."
- 36. By the substitution in subregulation 9(2) of the notion "five percent" of the notion "two and a half percent".
- 37. By the substitution in subregulation 9(3) of the notion "fee" of the notion "monies".
- 38. By the insertion of the following subregulation after subregulation 10(1)(c):

"(d) if the defectivity of the meter is due to a technical defect or any other failure, shall be charged on the basis of his consumption during the first three months after the defective meter was repaired or by the reading of the memory of the budgetmeter as basis for the estimated settlement."

- 39. By the substitution in subregulation 10(2) for the notion "twelve months" of the notion "three years".
- 40. By the substitution for regulation 11 of the following regulation:

"11 Disconnection of supply

(1) The Council has the right to disconnect the supply to a consumer under the following circumstances:

- (a) if a consumer failed to pay the amount due for electricity consumption on or before the date of payment as indicated on an account;
- (b) in the event of the unauthorised connection or reconnection of an electrical installation to the consumer connection or the electricity supply;

by die verkooppunt ingehandig word alvorens 'n vervangende aankoopbewys uitgereik sal word.

- (5) Indien 'n perseel waarop 'n begrotingsmeter geïnstalleer is van eienaar verwissel, word geen terugbetaling van die oorblywende elektrisiteiteenhede in die begrotingsmeter gedoen nie.
- (6) Die Raad aanvaar geen aanspreeklikheid vir die verlies van elektrisiteiteenhede in 'n begrotingsmeter wat weens peuterig, die verkeerde gebruik van die begrotingsmeter of om welke rede ookal verlore gaan nie."
- 34. Deur in subregulasie 9(1)(a) die begrip "heffing wat in die tarief vir die toetsing van meters voorgeskryf is" deur die begrip "gelde ooreenkomsdig die dienstarief" te vervang.
- 35. Deur in subregulasie 9(1)(a) die begrip "Gebruikskode van die SA Buro vir Standaarde vir toets van elektrisiteitsmeters" deur die begrip "gebruikskode" te vervang.
- 36. Deur in subregulasie 9(2) die begrip "vyf persent" deur die begrip "twee en 'n half persent" te vervang.
- 37. Deur in subregulasie 9(3) die begrip "heffing" deur die begrip "gelde" te vervang.
- 38. Deur die invoeging van die volgende subregulasie na subregulasie 10(1)(c):

"(d) word, indien die defektiwiteit van die meter te wye is aan 'n tegniese fout of faling van watter aard ook al, gedebeiteer op die grondslag van sy verbruik gedurende die eerste drie maande nadat die defektiwiteit herstel is of deur die lees van die geheue van 'n begrotingsmeter as basis vir die geraamde aansuiwing."

- 39. Deur in subregulasie 10(2) die begrip "twaalf maande" deur die begrip "drie jaar" te vervang.
- 40. Deur die vervanging van regulasie 11 deur die volgende regulasie:

"11 Afsluit van toevoer

(1) Die Raad het die reg om 'n verbruiker se toevoer onder die volgende omstandighede af te sluit:

 - (a) indien 'n verbruiker versuim om 'n verskuldigde bedrag vir elektrisiteitsverbruik voor of op die betaaldatum in die rekeningstaat vermeld, te betaal;
 - (b) in die geval van 'n ongemagtigde aansluiting of heraansluiting van 'n elektriese installasie by die verbruikersaansluiting of die elektrisiteitstoever;

- (c) in the event of the improper use of electricity which hampers or is calculated to hamper the effective supply of electricity to another consumer;
 - (d) in the event of the resale of electricity for the use on another premises;
 - (e) in the event of the unauthorised removal or separation of a seal or lock which the Council effected on any meter, service fuse, service circuit breaker or any other similar apparatus;
 - (f) in the event of the unauthorised interference or tampering with or the damaging of a consumer connection or any part thereof;
 - (g) in the event of the contravention of any other condition for supply;
- (2) The amounts owed as well as the fees due for the disconnection and re-connection of the supply, according to the service tariff, are payable before the supply will be restored.
- (3) The Council may without notice temporarily disconnect the supply to any electrical installation for the purposes of effecting repairs or carrying out inspection, or to conduct tests, or for any other purpose in connection with its supply-network or any other works.
41. By the substitution in subregulation 12(1) for the notion "The charge for the removal of such connection shall be determined by the Council from time to time" of the notion "Fees payable for the removal of such connection will be in accordance with the service tariff."
42. By the substitution in subregulation 12 (3) for the notion "payment of the fee determined by the Council from time to time" of the notion "payment of the fees in accordance with the service tariff."
43. By the substitution for subregulation 15(1) of the following subregulation:
- "(1) such electricity shall, in respect of each purchaser, be metered through a submeter of a kind approved by the South African Bureau of Standards, as well as such provisions as the engineer may determine from time to time. Submeter equipment must be kept in accommodation separate from the accommodation provided for the meter equipment of the Council."
44. By the substitution for subregulation 15(3) of the following subregulation:

- (c) in die geval van die onbehoorlike gebruik van elektrisiteit wat die doeltreffende lewering van elektrisiteit aan 'n ander verbruiker belemmer;
 - (d) in die geval van die herverkoop van elektrisiteit vir gebruik op 'n ander perseel;
 - (e) in die geval van die ongemagtigde verwydering of skeiding van 'n seël of slot wat deur die Raad op enige meter, dienssekering, diensstroombreker of ander soortgelyke apparaat geplaas is;
 - (f) in die geval van die ongemagtigde bemoeiing of peuterig met die beskadiging van 'n verbruikersaansluiting of enige gedeelte daarvan;
- (2) Die verskuldigde bedrae asook die gelde betaalbaar vir die afsluiting en heraansluiting van die tovoer, ooreenkomsdig die dienstarief, is betaalbaar alvorens die tovoer herstel sal word.
- (3) Die Raad kan sonder kennisgewing die tovoer van enige elektriese installasie tydelik afsluit met die doel om herstelwerk of inspeksie te doen, of om toetse uit te voer, of vir enige ander doel wat in verband staan met sy verspreidingsnetwerk of enige ander werke."
41. Deur in subregulasie 12(1) die begrip "Heffings vir die verwijdering van sodanige aansluiting geskied soos van tyd tot tyd deur die Raad bepaal" deur die begrip "Gelde betaalbaar vir die verwijdering van sodanige aansluiting is ooreenkomsdig die dienstarief" te vervang.
42. Deur in subregulasie 12(3) die begrip "betaling van die heffing soos van tyd tot tyd deur die Raad bepaal" deur die begrip "betaling van die gelde ooreenkomsdig die dienstarief" te vervang.
43. Deur die vervanging van subregulasie 15(1) deur die volgende subregulasie:
- "(1) moet sodanige elektrisiteit, ten opsigte van elke koper, gemeet word deur 'n submeter van 'n soort wat deur die Suid-Afrikaanse Buro vir Standaarde goedgekeur is, asook sodanige vereistes wat van tyd tot tyd deur die ingenieur bepaal mag word.
 Submetertoerusting moet gehuisves word in akkommodasie wat afsonderlik is van die akkommodasie wat vir die Raad se meettoerusting voorseen word";
44. Deur die vervanging van subregulasie 15(3) deur die volgende subregulasie:

"(3) the tariffs and conditions of sale at which electricity is resold, may not be less favourable for the purchaser than those that would have been payable and applicable if the purchaser was supplied with electricity directly by the Council."

45. By the substitution for subregulation 16(1) of the following subregulation:

"(1) The engineer may, at any reasonable time or in case of emergencies, at any time, or on request by the owner or the consumer, enter any premises and inspect or test any part of the consumer connection or electrical installation for any purpose, including the purpose to determine whether a contravention of these regulations or other relevant legislation has been or is committed. The prescribed fees in accordance with the service tariff is payable when the inspection or testing is conducted on request of the owner or the consumer. The owner must, if requested the so to, remove without any cost to the Council, any animal, soil, rock, bricks, woodwork or other object obstructing or covering any part of the consumer connection or electrical installation without costs to the Council, in order to make the inspection or test possible."

46. By the substitution for subregulation 16(2) of the following subregulation:

"(2) Any work or repair work which by order of the engineer is to be executed after the inspection or test, must in all respects comply with the Installation Regulations without any costs to the Council."

47. By deleting subregulations 16(3), 16(4), 16(5) and 16(6).

48. By the substitution for regulation 17 of the following regulation:

"17. Installation and wiring must comply with legislation."

Every electrical installation, the wiring thereof and any addition or change thereto must comply with the Installation Regulations."

49. By the substitution for regulation 18 of the following regulation:

"18 Liability of the Council

The Council accepts no responsibility for any damages or loss originating from or in connection with the installation of an electrical installation or any alteration

"(3) mag die tariewe en verkoopvoorraad waarteen elektriesiteit aldus herverkoop word, nie minder gunstig vir die koper wees nie as dié wat betaalbaar en van toepassing sou gewees het indien die koper regstreeks deur die Raad van elektriesiteit voorsien was";

45. Deur die vervanging van subregulasie 16(1) deur die volgende subregulasie:

"(1) Die ingenieur kan op enige redelike tydstip, of in noodgevalle te eniger tyd, of op versoek van die eienaar of die verbruiker, enige perseel betree en enige gedeelte van die verbruikersaansluiting of elektriese installasie daarop vir enige doel inspekteer of toets, insluitende die doel om vas te stel of daar 'n oortreding van hierdie regulasies of ander toepaslike wetgewing begaan is of begaan word. Die voorgeskrewe gelde ooreenkomsdig die diensttarief is betaalbaar indien die inspeksie of toetsing op versoek van die eienaar of verbruiker uitgevoer word. Die eienaar of verbruiker moet, wanneer hy daartoe versoek word, enige dier, grond, stene, klip, houtwerk of ander voorwerp wat enige gedeelte van die verbruikersaansluiting of elektriese installasie versper of bedek, sonder koste vir die Raad verwyder ten einde die inspeksie of toets moontlik te maak."

46. Deur die vervanging van subregulasie 16(2) deur die volgende subregulasie:

"(2) Enige werk of herstelwerk wat in opdrag van die ingenieur uitgevoer moet word na afhandeling van die inspeksie of toets, moet in alle opsigte voldoen aan die Installasie Regulasies sonder koste vir die Raad."

47. Deur die skrapping van subregulasies 16(3), 16(4), 16(5) en 16(6).

48. Deur die vervanging van regulasie 17 deur die volgende regulasie:

"17 Installasie en bedrading moet voldoen aan wetgewing"

Elke elektriese installasie, die bedrading daarvan en enige byvoeging daartoe of verandering daarvan moet voldoen aan die Installasie Regulasies."

49. Deur die vervanging van regulasie 18 deur die volgende regulasie:

"18 Aanspreeklikheid van die Raad"

Die Raad aanvaar geen aanspreeklikheid vir enige skade of verlies voortspruitend uit of wat verband hou

or addition thereto, or which originates from the condition of the electrical installation."

50. By the insertion of the following subregulation after subregulation 19(c):

"(d) in the case of a budgetmeter:

- (i) if the supply is provided by means of an underground cable, at the exit terminals of the circuit-breaker at the distribution or meter box situated on a pavement or the boundary of the premises; or
- (ii) if the supply is provided by means of an overhead distribution system, at the exit terminals of the main circuit breaker at the pole."

51. By the substitution in subregulation 20(2) for the notion "as determined by the Council" of the notion "in accordance with the service tariff."

52. By deleting subregulation 20(6)(a).

53. By the substitution for subregulation 20(6)(b) of the following subregulation:

"(6) The engineer may subject to any conditions that he may impose, supply more than one consumer connection to a premises subject thereto that the multiple consumer connections may not be mutually linked."

54. By the substitution in subregulation 21(1) for the notion "either single-phase at 220 Volts or three-phase at 380 Volts" of the notion "voltages as prescribed by the Electricity Act, 1987."

55. By the substitution in subregulation 21(2)(b) for the notion "380/220" of the notion "400/231".

56. By the substitution in subregulation 21(2)(d) for the notion "380/220" of the notion "400/231."

57. By the substitution in subregulation 25(1)(a) for the notion "220 Volt" of the notion "231 Volt".

58. By the substitution in subregulation 25(1)(b) for the notion "380 Volt" of the notion "400 Volt".

59. By the substitution in subregulation 25(2)(c) for the notion "380/220 Volts" of the notion "400/231 Volt".

60. By the substitution for subregulation 26(1) of the following subregulation:

"(1) Where the Council so requires, the consumer shall provide at his own cost a meter-room or substation of approved design, for the exclusive use of the Council, on an approved place on the premises of the

met die installering van 'n elektriese installasie of enige wyeiging of toevoeging daartoe, of wat voortspruit uit die toestand van 'n elektiese installasie".

50. Deur die invoeging van die volgende subregulasie na subregulasie 19(c):

"(d). in die geval van 'n begrotingsmeter:

- (i) indien die toevoer deur 'n ondergrondse kabel voorsien word, by die uitgangsklemme van die stroombreker by die distribusie- of meterkas op die sypaadjie of erfsgrens; of
- (ii) indien die toevoer deur 'n oorhoofse (bogronde) distribusiestelsel geskied, by die uitgansklemme van die hoofstroombreker by die paal."

51. Deur die vervanging in subregulasie 20(2) van die begrip "soos deur die Raad bepaal" met die begrip "oorenkomstig die dienstarief".

52. Deur die skrapping van subregulasie 20(6)(a).

53. Deur die vervanging van subregulasie 20(6)(b) deur die volgende subregulasie:

"(6) Die ingenieur kan, behoudens enige voorwaardes wat hy mag ople, meer as een verbruikersaansluiting aan dieselfde perseel verskaf onderworpe daaraan dat die meerdere verbruikersaansluitings nie onderling verbind mag word nie".

54. Deur die vervanging in subregulasie 21(1) van die begrip "of enkelfase by 220 Volt of vir drie fases by 380 vol" deur die begrip "spannings soos voorgeskryf in die Elektrisiteitswet, 1987".

55. Deur die vervanging in subregulasie 21(2)(b) van die begrip "380/220" deur die begrip "400/231".

56. Deur die vervanging in subregulasie 21(2)(d) van die begrip "380/220" deur die begrip "400/231".

57. Deur die vervanging in subregulasie 25(1)(a) van die begrip "220 Volt" deur die begrip "231 Volt".

58. Deur die vervanging in subregulasie 25(1)(b) van die begrip "380 Volt" deur die begrip "400 Volt".

59. Deur die vervanging in subregulasie 25(2)(c) van die begrip "380/220 Volt" deur die begrip "400/231 Volt".

60. Deur die vervanging van subregulasie 26(1) deur die volgende subregulasie:

"(1) Wanneer die Raad dit vereis, verskaf die verbruiker op sy eie koste 'n meterkamer of substasie van goedgekeurde ontwerp vir die Raad se uitsluitlike gebruik, op 'n goedgekeurde plek op die verbruiker

consumer."

61. By the insertion of the following notion at the end of regulation 27:

"in accordance with the safety provisions as prescribed in the Occupational Health and Safety Act, 1993 (Act No. 85 of 1993)."

62. By the insertion of the following subregulation after subregulation 29(3):

"(4) prevent or obstruct a meter reader of the Council in any manner whatsoever to obtain free and unobstructed entrance to a meter during normal working hours to get the necessary meter readings."

63. By the substitution for subregulation 35(1) of the following subregulation:

"(1) Any person contravening or failing to comply with any of the provisions of these regulations shall be guilty of an offence and shall upon conviction by a court be liable to a penalty as prescribed in the Local Government Ordinance, 1962 (Ordinance No. 8 of 1962)."

Notice No. 116/98

M.J. MATLOLE
CHIEF EXECUTIVE OFFICER

ORANJEVILLE/METSIMAHOLO

ESTIMATES AND TOWN RATES 1998/99:

Notice is hereby given in terms of section 81(1)(c) of Ordinance No. 8 of 1962, as amended, that the estimates for the period 1 July 1998 to 30 June 1999 has been approved by the abovementioned Council. The following documents will be available for inspection at the municipal offices at 31 Malan Street, Oranjeville during normal office hours:
Estimates 1998/1999

Town Rates and tariffs 1998/1999

Town Rates are payable before or on 30 November 1998. In terms of section 78(2) of the Local government Ordinance, 1962 (No. 8 of 1962) interest will be charged on all monies owing to the Council which have not been paid within 30 days after becoming due.

D.M. LUBBE
CHIEF EXECUTIVE/TOWN CLERK

(NOTICE NO. 2 OF 1998/1999)

se perseel."

61. Deur die invoeging van die volgende begrip aan die einde van regulasie 27:

"ooreenkomsdig die veiligheidsvereistes soos voorgeskryf in die Wet op Beroepsgesondheid en Veiligheid, 1993. (Wet No. 85 van 1993)".

62. Deur die invoeging van die volgende subregulasie na subregulasie 29(3):

"(4) 'n meterleser van die Raad op enige wyse hoegenaamd verhoed of belemmer om gedurende normale werksure, vry en onbelemmerde toegang tot 'n meter te verkry om nie die nodige meterlesings te bekomm nie."

63. Deur die vervanging van subregulasie 35(1) deur die volgende subregulasie:

"(1) Iedereen wat enige bepaling van hierdie regulasies oortree of versuim om daaraan te voldoen, is aan 'n misdryf skuldig en by skuldigbevinding deur 'n hof strafbaar met 'n straf soos voorsien in die Ordonnansie op Plaaslike Bestuur, 1962 (Ordonnansie No. 8 van 1962)".

Kennisgewing No. 116/98

M.J. MATLOLE
HOOF UITVOERENDE BEAMPTE

ORANJEVILLE/METSIMAHOLO

BEGROTING EN BELASTING 1998/99:

Kennis geskied hiermee ingevolge die bepalings van artikel 81(1) (c) van Ordonnansie No. 8 van 1962 soos gewysig, dat die begroting deur die bovermelde Raad vir die periode 1 Julie 1998 tot 30 Junie 1999 goedgekeur is. Die dokumente lê ter insae by die munisipale kantore te Malanstraat 31, Oranjeville gedurende die gewone kantoorure van die Raad:

Begroting 1998/1999

Erfbelasting en tariewe 1998/1999

Die erfbelasting is betaalbaar voor of op 30 November 1998. Ingevolge die bepalings van artikel 78(2) van die Ordonnansie op Plaaslike Bestuur, 1962 (No. 8 van 1962) sal rente gehef word op alle geldte wat aan die Raad verskuldig is en wat nie binne 30 dae nadat dit verskuldig geword het, betaal is nie.

D.M. LUBBE
HOOF UITVOERENDE BEAMPTE/STADSKLERK

(KENNISGEWING NO. 2 VAN 1998/99)

VILJOENSKROON/RAMMULOTSI**ESTIMATES AND RATES****NOTICE NUMBER 15/1998**

Notice is hereby given in terms of section 81(1)(c) of the Local Government Ordinance, 1962 (Number 8 of 1962), as amended that the Town Council has confirmed estimates of its revenue and expenditure for the period 1 July 1998 to 30 June 1999 and that a copy of the said estimates is open for inspection at the Municipal Offices during office hours.

Notice is further given that the town rates for the above-mentioned period has been levied as follows:

Town area

- (i) On municipal valuation of land calculated at 12,9 cents in the Rand;
- (ii) On municipal valuation of buildings at 0,61 cents in the Rand

Industrial area

- (i) On municipal valuation of land calculated 23,86 cents in the Rand;
- (ii) On municipal valuation of buildings calculated at 0,44 cents in the Rand.

Properties Incorporated

- (i) On municipal valuation of land calculated at 1,55 cents in the Rand.

The above-mentioned rates are payable in twelve (12) equal monthly instalments as from 1 July 1998 on the fifteenth (15th) day of each month in arrears.

Interest in terms of section 78(2)(b) of the above-mentioned Ordinance shall be charged on arrear town rates.

H.J.H. KRUGER
CHIEF EXECUTIVE OFFICER/TOWN CLERK

13 August 1998

POUND SALE**WINBURG/MAKELEKETLA**

One red heifer with both ears clipped and one black heifer

VILJOENSKROON/RAMMULOTSI**BEGROTING EN BELASTING****KENNISGEWING NOMMER 15/1998**

Kennis geskied hiermee ingevolge die bepalings van artikel 81 (1)(c) van die Ordonnansie op Plaaslike Bestuur, 1962 (Nommer 8 van 1962), soos gewysig, dat die Stadsraad 'n begroting van sy inkomste en uitgawe vir die tydperk 1 Julie 1998 tot 30 Junie 1999 opgestel en bekragtig het en dat 'n afskrif daarvan by Munisipale kantoor gedurende kantoorure ter insae beskikbaar is.

Kennis geskied verder dat eiendombelastingstariewe vir die voormalde tydperk soos volg vasgestel is:

Dorpsgebied

- (i) Op munisipale waardering van grond bereken teen 12,9 sent in die Rand;
- (ii) Op munisipale waardering van geboue bereken teen 0,6 sent in die Rand

Nywerheidsegebied

- (i) Op munisipale waardering van grond bereken teen 23,86 sent in die Rand;
- (ii) Op munisipale waardering van geboue bereken teen 0,41 sent in die Rand.

Ingelyfle Gebied

- (i) Op munisipale waardering van grond bereken teen 1,55 sent in die Rand.

Bogenoemde tariewe is met ingang van 1 Julie 1998 in twaalf (12) gelyke maandelikse paaiemente op die vyftiende (15de) dag van elke maand agteruit betaalbaar.

Rente sal ooreenkomsdig artikel 78(2)(b) van die voormalde Ordonnansie op agterstallige dorpsbelasting gehef word.

H.J.H. KRUGER
HOOF UITVOERENDE BEAMPTE/STADSKLERK

13 Augustus 1998

SKUTVERKOPING**WINBURG-MAKELEKETLA**

Een rooi vers met albei ore geknip, Een swart vers met

with plate on left ear and right ear clipped and one black heifer with white back feet and white blaze, left ear and right ear clipped and one black cow with plate on left ear and right ear clipped, will be sold on Wednesday, 9 September 1998 on 12h00 at the Municipal Pound V'burg/Makeleketla.

H.J. GRIESEL
POUND MASTER

Regteroer geknip en linkeroor met 'n plaatjie, een swart vers met wit agterpote en wit bles met linkeroor en regteroer geknip en een swart koei met regteroer geknip en 'n plaatjie aan linkeroor sal verkoop word op Woensdag, 9 September 1998 om 12h00 te Municipale Skutkamp, Winburg/Makeleketla.

H.J. GRIESEL
SKUTMEESTER

DEPARTEMENT VAN FINANSIES EN UITGAWE

No 2 1998/99

Staat van Onvangingste en Oordragte uit die Skalskurekening vir die tydperk 1 April 1998
tot 30 Junie 1998 Treasury, Bloemfontein

DEPARTMENT OF FINANCE AND EXPENDITURE

No 2

Statement of Receipts into and Transfers from the Exchequer Account for 1 April 1998
to 30 June 1998 Treasury, Bloemfontein

ONTVANGSTE - RECEIPTS

PROVINCIALE ONTVANGSTEHOOF

PROVINCIAL HEAD OF RECEIPTS

	Maand Junie Month of June	Total 1 April tot 30 Junie 1998 Totals 1 April to 30 June 1998
	1998	1997

	R	R	R	R
Provinsiale Skalskussaldo, 30 Mei	26473658.87	416210454.23	3104212.60	159844040.81
PROVINCIALE INKOMSTEREKENING				
Totale Inkomste				
Nasionale Bezigingsposteoknemings	528919000.00	354932000.00	1615146000.00	1464100000.00
Voorwaardelike Toekenning	32266793.00	16779774.99	117247379.00	3222425.37
Eie Inkomste	1025403.69			17217725.19
Subtotaal Totale Inkomste	562191196.69	371711774.99	1735815804.37	1481317725.19
Ander Ontvangste				
Other Receipts				
Inter- Receiving	703410.15	4450070.27	2613517.95	13847848.44
Diverse		604952.45		777477.45
Inter- Departementele toekenning	7918037.46		14575315.17	
Skalskisbelofting	(1)		20000000.00	377456000.00
Befordering van die Heropbou- en Ontwikkelingsprogram	(2)			
Tengistings	-			
Bewillig 1996/97	(3)			
Subtotaal Ander ontvangste	8771456.61	5064872.67	217188833.12	392091335.89
Totale ontvangste Skalskurekening	570962653.30	376776647.66	1953004637.49	1873409061.08
Totale ontvangste Skalskurekening (insluitende aanvangsbalans)	597436312.17	792987101.89	1956108850.09	2033253101.89

(1) Veenewoudige fondse gesetuur vanaf nasionale departemente na spesifieke provinsiale departemente

(2) Fondse op deposito by kommersiële banke na die Skalskurekening ooregtptaas

(3) Veenewoudige onbestede fondse wat in vorige boekjare aantjevra is

(1) Represents funds issued from national departments to specific provincial departments
 (2) Transfer of funds on deposit at Commercial Banks to the Exchequer Account
 (3) Represents unspent funds requisitioned in previous years.

Amendment to statement No. 2: 1 April to 31 May 1998. Subtotal: Total revenue should read 107435547.33 instead of
 107335547.33

PROVINSIALE INKOMSTEREKENING	HEAD OF TRANSFER	Begroting Estimates		Aanvrae vir Maart Requisitions for March		Totale aanvrae 1 April tot 30 Junie Total requisitions 1 April to 30 June	
		1998/99	1998	1997	1997	1998	1997
Betalaanvrae General Requisitions							
1. Vrystaat	Pay Master-General's Accounts	R	R	R	R	R	R
2. Onderwys	Free State	(1)	3922086000.00	293750596.47	350000000.00	878096767.14	750100000.00
3. Provinciale Wetgewer	Education	(1)	242000000.00	253000000.00	200000000.00	736000000.00	660000000.00
Subtotal: BMG-Aanvrae	Provincial Legislature	(1)	229140000.00	4377500.00	13550000.00	10106000.00	4065000.00
	Subtotal: PMG Requisitions		637500000.00	551128096.47	5511355000.00	1624202767.14	1414165000.00
Ander Oordragte							
Voorwaardelike Toekenning	Other Transfers						
Intra - departemente Toekenning	Conditional Grants		32246793.00				
Nenie Toekenning	Inter - governmental grants		13089711.53				
Skalkbeveiliging	Interest on loans				
Betaling ingevolge Art. - Finansiewer et van 19	Exchequer investments				
Subtotaal: Ander uitwirkings	Payments in terms of section - of Finance Act - of 19				
	Subtotal: Other issues		45336505.92			330934373.17	377456000.00
Total aanvrae/oordragte uit die Skalkrekening	Total requisitions/transfers from the Exchequer Account		596464602.39	5511355000.00	1955137140.31	1791621000.00	
Totaal: Unistaande oordragte	Total: Outstanding transfers		-	-	-	-	
Skalsaldo, 30 Junie 1998	Total: Exchequer Balance, 30 June 1998		971709.78	241632101.89	971709.78	241632101.89	
Total	Total		597436312.17	792987101.89	1956108850.09	2033253101.89	

(1) Let wel! Veenewoording slegs bedrae wat deur Departemente aangevra is en nie noodwendig werklike besteding nie.
(2) Veenewoording fondse gesnur vanaf nasionale departemente na spesifieke provinsiale departemente
(3) Skalkfondse op deposito by handelsbankte geplaas.

(1) Note: Represent only amounts requested by Departments and not necessarily actual expenditure.
(2) Represent funds issued from national departments to specific provincial departments.
(3) Exchequer Funds placed on deposit at Commercial Banks.

PROVINCIAL GAZETTE

(Published every Friday)

All correspondence, advertisements, etc. must be addressed to the Officer in charge of the Provincial Gazette, P.O. Box 517, Bloemfontein. Free Voucher copies of the Provincial Gazette or cuttings of advertisements are NOT supplied. If copies of the Provincial Gazette are required, R4,70 must be sent for each copy.

Subscription Rates (payable in advance)

The subscription fee for the Provincial Gazette (including all Extraordinary Provincial Gazettes) are as follows:

Half-yearly (post free)	R 122,50
Yearly (post free)	R 245,00
Price per single copy (post free)	R 4,70

Stamps are not accepted

Closing time for acceptance of copy

All advertisements must reach the Officer in Charge of the Provincial Gazette **not later than 12:00, seven workings days** prior to the publication of the Gazette. Advertisements received after that time will be held over for publication in the issue of the following week, or if desired by the advertiser, will be inserted in the current issue as a "Late Advertisement". In such case the advertisement must be delivered to the Officer in Charge **not later than 10:30 on the Thursday** of the week preceding the publication of the Gazette and double rate will be charged for that advertisement.

A "Late Advertisement" will not be inserted as such without definite instructions from the advertiser.

Advertisement Rates

Notices required by Law to be inserted in the Provincial Gazette: R2,00 per centimeter or portion thereof, single column.

Advertisement fees are payable in advance to the Officer in charge of the Provincial Gazette, P.O. Box 517, Bloemfontein, 9300.

PROVINSIALE KOERANT

(Verskyn elke Vrydag)

Alle ko respondensie, advertensies, ens. moet aan die Beampie Belas met die Proviniale Koerant, Posbus 517, Bloemfontein, geadresseer word. Gratis eksemplare van die Proviniale Koerant of uitknipsels van advertensies word NIE verskaf nie. Indien eksemplare van die Proviniale Koerant verlang word, moet R4,70 vir elke eksemplaar geskuif word.

Intekengeld (vooruitbetaalbaar)

Die intekengeld vir die Proviniale Koerant (insluitend alle Buitengewone Proviniale Koerante) is soos volg:

Halfjaarliks (posvry)	R 122,50
Jaarliks (posvry)	R 245,00
Prys per los eksemplaar (posvry).....	R 4,70

Seëls word nie aanvaar nie.

Sluitingstyd vir die Aanname van Kopie

Alle advertensies moet die Beampie Belas met die Proviniale Koerant bereik nie later nie as 12:00 sewe werksdae voordat die Koerant uitgegee word. Advertensies wat na daardie tyd ontvang word, word oorgehou vir publikasie in die uitgawe van die volgende week, of as die adverteerder dit verlang, sal dit in die Koerant wat op die pers is as 'n "Laat Advertensie" geplaas word. In sulke gevalle moet die advertensie aan die Beampie oorhandig word nie later nie as 10:30 op die Donderdag van die week voordat die Koerant gepubliseer word en dubbeltarief sal vir dié advertensie gevra word.

'n "Laat Advertensie" sal nie sonder definitiewe instruksies van die Adverteerder as sodanige geplaas word nie.

Advertensietariewe

Kennisgewings wat volgens Wet in die Proviniale Koerant geplaas moet word: R2,00 per sentimeter of deel daarvan, enkelkolom.

Advertensiegelde is vooruitbetaalbaar aan die Beampie belas met die Proviniale Koerant, Posbus 517, Bloemfontein 9300.