



PROVINSIE VRYSTAAT  
PROVINSIALE KOERANT

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PROVINCIAL GAZETTE  
FREE STATE PROVINCE

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BLOEMFONTEIN, 24 JANUARIE 2000

BLOEMFONTEIN, 24 JANUARY 2000

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KANTOOR VAN DIE PREMIER

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No. 7

24 Januarie 2000

Hierby word bekend gemaak dat die Premier die onderstaande Wet bekratig het, wat hierby ter algemene inligting gepubliseer word:-

No. 7 van 1999: Vrystaat Provinciale Behuisingswet, 1999

OFFICE OF THE PREMIER

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No. 7

24 January 2000

It is hereby notified that the Premier has assented to the following Act which is hereby published for general information:-

No. 7 of 1999: Free State Provincial Housing Act, 1999

# WET

Om voorsiening te maak vir die bevordering en fasilitering van behuisingsontwikkeling in die Provinsie; om voorsiening te maak vir die instelling van die Vrystaat Provinsiale Behuisingsraad en die Vrystaat Provinsiale Behuisingsontwikkelingsfonds; om voorsiening te maak vir die werkzaamhede van die Lid van die Uitvoerende Raad verantwoordelik vir behuising met betrekking tot behuisingsontwikkeling; en om voorsiening te maak vir aangeleenthede wat daarmee in verband staan.

(Afrikaanse teks deur die Premier geteken)  
(Bekragtig op 21 Januarie 2000)

## AANHEF

**AANGESIEN** ingevolge artikel 26 van die Grondwet van die Republiek van Suid-Afrika, 1996 elkeen die reg op toegang tot gesikte behuising het, en die Staat, binne sy beskikbare middede, almal redelike wetgewende en ander maatreëls moet tref om hierdie reg in toenemende mate te verwesenlik;

**EN AANGESIEN** die Provinsiale Wetgewer van die Provinsie Vrystaat erken dat –

behuising, as voldoende beskutting, 'n basiese menslike behoeftte bevredig;  
behuising beide 'n produk en 'n proses is;  
behuising 'n produk van die menslike streeve en ondernemingsgees is;  
behuising 'n deurslaggewende deel van geïntegreerde ontwikkelingsbeplanning is;  
behuising 'n sleutelsektor van die provinsiale ekonomiese is;  
behuising deurslaggewend vir die gemeenskap se sosio-ekonomiese welstand is;

**WORD DAAR DERHALWE BEPAAL** deur die Provinsiale Wetgewer van die Provinsie Vrystaat, soos volg :-

### Woordomskrywings

1. In hierdie Wet, tensy uit die samehang anders blyk, beteken –

"**behuisingsontwikkeling**" die daarstelling en instandhouding van bewoonbare, stabiele en volhoubare openbare en private residensiële omgewings om lewensvatbare huishoudings en gemeenskappe te verseker in gebiede wat gerieflike toegang tot ekonomiese geleenthede en tot gesondheids-, opvoedkundige en sosiale geriewe toelaat, waarin alle permanente inwoners van die Provinsie op 'n progressiewe grondslag toegang sal hê tot –

- (a) Permanente residensiële strukture met sekerheid van besitreg, waarin interne en eksterne privaatheid verseker word en voldoende beskerming teen die elemente verskaf word; en
- (b) drinkbare water, voldoende sanitêre geriewe en huishoudelike energievoorsiening;

ACT

To provide for the promotion and facilitation of housing development in the Province; to provide for the establishment of the Free State Provincial Housing Board and the Free State Provincial Housing Development Fund; to provide for the functions of the Member of the Executive Council responsible for housing with regard to housing development; and to provide for matters connected therewith.

(Afrikaans text signed by the Premier)  
(Assented to 21 January 2000)

## PREAMBLE

**WHEREAS** in terms of section 26 of the Constitution of the Republic of South Africa, 1996, everyone has the right to have access to adequate housing, and the State must take reasonable legislative and other measures, within its available resources, to achieve the progressive realisation of this right;

**AND WHEREAS** the Provincial Legislature of the Free State Province recognise that —

housing, as adequate shelter, fulfils a basic human need;  
housing is both a product and a process;  
housing is a product of human endeavour and enterprise;  
housing is a vital part of integrated developmental planning;  
housing is a key sector of the provincial economy;  
housing is vital to the socio-economic well-being of the community;

**BE IT THEREFORE ENACTED** by the Provincial Legislature of the Free State Province, as follows :-

### Definitions

1. In this Act, unless the context otherwise indicates –
    - “Board” means the Free State Provincial Housing Board established by section 2;
    - “Constitution” means the Constitution of the Republic of South Africa, 1996 (Act No 108 of 1996);
    - “Department” means the provincial department responsible for the administration of housing matters in the Province;
    - “executive committee” means the executive committee of the Board appointed under section 8;
    - “former Board” means the Provincial Housing Development Board for the Free State referred to in section 8(1) of the Housing Act;

“Behuisingswet” die Behuisingswet, 1997 (Wet No 107 van 1997);

“Departement” die provinsiale departement verantwoordelik vir die administrasie van behuisingsaangeleenthede in die Provincie;

“Departementshoof” die beampie in beheer van die Departement;

“Fonds” die Vrystaat Provinsiale Behuisingsontwikkelingsfonds ingestel by artikel 10;

“Grondwet” die Grondwet van die Republiek van Suid-Afrika, 1996 (Wet No 108 van 1996);

“LUR” die Lid van die Uitvoerende Raad van die Provincie verantwoordelik vir behuisingsaangeleenthede in die Provincie;

“Minister” die Minister van Behuisings;

“munisipaliteit” –

(a) tot tyd en wyl die wetgewing in die vooruitsig gestel in artikel 155(2) van die Grondwet in werking tree, enige plaaslike regeringsliggaam by wie die munisipale wetgewende en uitvoerende jurisdiksie met betrekking tot ‘n bepaalde gebied ingevolge die Oorgangswet op Plaaslike Regering, 1993 (Wet No 209 van 1993), berus (hetsy op ‘n eksklusieve of gedeeltelike grondslag), ter voldoening aan artikel 155(1) van die Grondwet;

(b) vanaf die datum wanneer daardie wetgewing in werking tree, ‘n munisipaliteit soos in daardie wetgewing beoog;

“nasionale behuisingsbeleid” die nasionale behuisingsbeleid soos omskryf in artikel 1 van die Behuisingswet;

“nasionale behuisingsprogram” die nasionale behuisingsprogram soos omskryf in artikel 1 van die Behuisingswet;

“provinsiale behuisingsbeleid” die provinsiale beleid ten opsigte van behuisingsontwikkeling wat deur die LUR kragtens artikel 9(a) bepaal word;

“provinsiale behuisingsprogram” enige provinsiale beleidsraamwerk om behuisingsontwikkeling te faciliteer, met inbegrip van, maar nie beperk nie tot, enige ander maatreël of reëling om –

(a) persone by te staan wat nie onafhanklik in hul eie behuisingsbehoeftes kan voorsien nie;

(b) behuisingslewering te faciliteer; of

“Fund” means the Free State Provincial Housing Development Fund established by section 10;

5 “Head of Department” means the officer in charge of the Department;

“Housing Act” means the Housing Act, 1997 (Act No 107 of 1997);

10 “housing development” means the establishment and maintenance of habitable, stable and sustainable public and private residential environments to ensure viable households and communities in areas allowing convenient access to economic opportunities, and to health, educational and social amenities in which all permanent residents of the Province will, on a progressive basis, have access to –

- 15 (a) permanent residential structures with secure tenure, ensuring internal and external privacy and providing adequate protection against the elements; and
- (b) potable water, adequate sanitary facilities and domestic energy supply;

20 “MEC” means the Member of the Executive Council of the Province responsible for housing matters in the Province;

25 “Minister” means the Minister of Housing;

“municipality” –

- 30 (a) until the legislation envisaged in section 155(2) of the Constitution takes effect, means any local government body vested with municipal legislative and executive jurisdiction (whether on an exclusive or a shared basis) in respect of a particular area in terms of the Local Government Transition Act, 1993 (Act No 209 of 1993), in compliance with section 155(1) of the Constitution;
- (b) as from the date when that legislation takes effect, means any municipality as contemplated in that legislation;

35 “national housing policy” means the national housing policy as defined in section 1 of the Housing Act;

40 “national housing programme” means the national housing programme as defined in section 1 of the Housing Act;

“prescribe” means prescribe by regulation;

“Province” the Free State Province as provided for in section 103 of the Constitution;

45 “provincial housing policy” means the provincial policy in respect of housing development determined by the MEC under section 9(a);

(c) bestaande behuisingsvoorraad, met inbegrip van munisipale dienste en infrastruktuur, te rehabiliteer en op te gradeer;

“Provincie” die Provincie Vrystaat soos bedoel in artikel 103 van die Grondwet;

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“Raad” die Vrystaat Provinsiale Behuisingsraad kragtens artikel 2 ingestel;

“uitvoerende komitee” die uitvoerende komitee van die Raad kragtens artikel 8 aangestel;

“voormalige Raad” die Provinsiale Behuisingsontwikkelingsraad vir die Vrystaat bedoel in artikel 8(1) van die Behuisingswet; 10

“voorskryf” voorskryf by regulasie.

### Instelling van Vrystaat Provinsiale Behuisingsraad en afskaffing van voormalige Raad

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2. (1) ‘n RegsPersoon wat bekend staan as die Vrystaat Provinsiale Behuisingsraad, word hierby ingestel.

(2) (a) Vanaf die datum waarop hierdie subartikel in werking tree – 20

(i) hou die Provinsiale Behuisingsontwikkelingsraad vir die Vrystaat en sy uitvoerende komitee, bedoel in artikel 8(1) van die Behuisingswet, op om te bestaan en word die Raad vir alle doeleindes geag die regsoopvolger van die voormalige Raad te wees; 25

(ii) vestig alle bates, laste, regte en verpligte van die voormalige Raad in die Raad;

(iii) word ‘n verwysing in die Behuisingswet na die voormalige Raad uitgelê as ‘n verwysing na die Raad; en

(iv) hou ‘n lid of ampsbekleer van die voormalige Raad op om sodanige lid of ampsbekleer te wees en is hy of sy nie langer geregtig op enige vergoeding of toelae uit hoofde van sy of haar aanstelling as sodanige lid of ampsbekleer nie. 30 35

(b) Hierdie subartikel tree in werking op ‘n datum wat die LUR by kennisgewing in die *Provinsiale Koerant* bepaal.

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### Samestelling van Raad

3. (1) (a) Die Raad bestaan uit ‘n voorsitter, ‘n ondervoorsitter en hoogstens sewe ander lede wat deur die LUR met die goedkeuring van die Uitvoerende Raad van die Provincie, aangestel word. 45

(b) Die lede van die Raad moet slegs aangestel word nadat –

**"provincial housing programme"** means any provincial policy framework to facilitate housing development, including, but not limited to, any other measure or arrangement to –

- 5           (a) assist persons who cannot independently provide for their own housing needs;
- 10          (b) facilitate housing delivery; or
- 15          (c) rehabilitate and upgrade existing housing stock, including municipal services and infrastructure.

#### **Establishment of Free State Provincial Housing Board and abolition of former Board**

- 20         2. (1) A juristic person, known as the Free State Provincial Housing Board, is hereby established.
- 25         (2) (a) As from the date on which this subsection comes into operation –
- 30           (i) the Provincial Housing Development Board for the Free State and its executive committee, referred to in section 8(1) of the Housing Act, shall cease to exist and the Board shall for all purposes be regarded as the legal successor of the former Board;
- 35           (ii) all assets, liabilities, rights and obligations of the former Board shall vest in the Board;
- 40           (iii) any reference in the Housing Act to the former Board shall be construed as a reference to the Board; and
- 45           (iv) a member or office-bearer of the former Board shall cease to be such a member or office-bearer and shall no longer be entitled to any remuneration or allowance by virtue of his or her appointment as such a member or office-bearer.
- 50         (b) This subsection shall come into operation on a date determined by the MEC by notice in the *Provincial Gazette*.

#### **Composition of Board**

- 55         3. (1) (a) The Board shall consist of a chairperson, a vice-chairperson and not more than seven other members appointed by the MEC with the approval of the Executive Council of the Province.
- 60           (b) The members of the Board must be appointed only after –

- (i) die LUR deur middel van die media en by kennisgewing in die *Provinsiale Koerant* benoemings van persone as kandidate vir die onderskeie posisies op die Raad uitgenooi het; en 5
- (ii) die komitee vir behuisung in die Provinsiale Wetgewer aanbevelings aan die LUR ten opsigte daarvan gedoen het binne 30 dae na ontvangs van die nominasies bedoel in paragraaf (b)(i) na 'n deursigtige en ope proses om die persone aldus benoem, te oorweeg.
- (c) Die behoefté dat die Raad in die breë die rasse- en geslagsamestelling van Suid-Afrika en die geografiese samestelling van die Provinsie weerspieël, moet by die aanstelling van lede in aanmerking geneem word. 10
- (d) 'n Lid of plaasvervangende lid van die Raad moet – 15
- (i) 'n geskikte en gepaste persoon wees; en
- (ii) kennis, kwalifikasies of ervaring op die gebied van behuisingsontwikkeling hê. 20
- (e) Indien 'n lid van die Raad uitgesonderd sy voorsitter of ondervoorsitter aldus versoek, kan die LUR 'n plaasvervangende lid vir daardie lid aanstel om in sy of haar plek op te tree wanneer hy of sy afwesig is van 'n vergadering van die Raad of sy uitvoerende komitee. 25
- (f) Wanneer – 30
- (i) die voorsitter van die Raad afwesig is of nie in staat is om enige funksie van die voorsitter te verrig nie, moet die ondervoorsitter van die Raad gedurende sodanige afwesigheid of onvermoë as voorsitter optree;
- (ii) sowel die voorsitter as die ondervoorsitter van die Raad afwesig is of nie in staat is om enige funksie van die voorsitter te verrig nie, moet die LUR 'n ander lid van die Raad aanwys om gedurende sodanige afwesigheid of onvermoë as voorsitter op te tree. 35
- (2) (a) 'n Lid van die Raad word, behoudens paragraaf (b), aangestel vir die tydperk wat die LUR ten tyde van sy of haar aanstelling bepaal, maar hoogstens drie jaar, en kan by die verstryking van sodanige tydperk weer aangestel word. 40
- (b) 'n Lid of plaasvervangende lid van die Raad hou op om sy of haar amp te beklee indien –

- (i) the MEC has through the media and by notice in the *Provincial Gazette* invited nominations of persons as candidates for the respective positions on the Board; and
- 5 (ii) the committee for housing of the Provincial Legislature has made recommendations to the MEC in relation thereto within 30 days after receipt of the nominations referred to in paragraph (b)(i) after a transparent and open process of considering persons so nominated.
- 10 (c) The need for the Board to reflect broadly the race and gender composition of South Africa and the geographic composition of the Province must be considered when members are appointed.
- 15 (d) A member or alternate member of the Board must –
- (i) be a fit and proper person; and
- (ii) have knowledge, qualifications or experience in the field of housing development.
- 20 (e) If a member of the Board other than its chairperson or vice-chairperson so requests, the MEC may appoint an alternate member for that member to act in his or her stead when he or she is absent from a meeting of the Board or its executive committee.
- 25 (f) When –
- (i) the chairperson of the Board is absent or unable to fulfil any function of the chairperson, the vice-chairperson of the Board must act as chairperson during such absence or incapacity;
- 30 (ii) both the chairperson and vice-chairperson of the Board are absent or unable to fulfil any function of the chairperson, the MEC must designate any other member of the Board to act as chairperson during such absence or incapacity.
- 35 (2) (a) A member of the Board is, subject to paragraph (b), appointed for the period determined by the MEC at his or her appointment, but not more than three years, and may be reappointed on the termination of such period.
- 40 (b) A member or alternate member of the Board ceases to hold office if –

- (i) hy of sy bedank;
  - (ii) hy of sy onderhewig raak aan enige van die diskwalifikasies bedoel in subartikel (3)(a); of
  - (iii) die LUR, met die goedkeuring van die Uitvoerende Raad van die Provinsie, sy of haar lidmaatskap beëindig om redes wat billik en regverdig is.
- (c) Die LUR vul enige vakature in enige amp ten opsigte van die Raad ooreenkomsdig die toepaslike bepalings van subartikel (1). 10
- (3) (a) 'n Persoon word nie aangestel of bly nie aan as 'n lid of plaasvervangende lid van die Raad nie, indien sodanige persoon – 15
- (i) 'n minderjarige is of andersins handelingsonbevoegd is;
  - (ii) 'n ongerchabiliteerde insolvent is of word;
  - (iii) in enige stadium skuldig bevind is of word, hetsy in die Republiek of elders, aan diefstal, bedrog, vervalsing of uitgifte van 'n vervalste dokument, meineed, 'n oortreding ingevolge die Wet op Korruksie, 1992 (Wet No 94 van 1992), of enige misdryf waarby oneerlikheid betrokke is; 20
  - (iv) sonder verlof van die Raad, van drie agtereenvolgende vergaderings van die Raad afwesig was; of
  - (v) 'n lid word van die Parlement, die Provinsiale Wetgewer of 'n Munisipale Raad. 25
- (b) 'n Persoon moet voor sy of haar aanstelling as 'n lid of plaasvervangende lid van die Raad, 'n skriftelike verklaring aan die LUR voorlê waarin verklaar word of hy of sy ingevolge paragraaf (a) onbevoeg is al dan nie. 30
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### Vergaderings van Raad

4. (1) (a) Die eerste vergadering van die Raad word gehou op die datum, tyd en plek deur die voorsitter bepaal, en alle vergaderings daarna moet gehou word op sodanige datums, tye en plekke wat die Raad mag bepaal. 40
- (b) Die voorsitter, of in sy of haar afwesigheid, die ondervoorsitter –

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- (i) he or she resigns;
- (ii) he or she becomes subject to any of the disqualifications referred to in subsection (3)(a); or
- (iii) the MEC, with the approval of the Executive Council of the Province, terminates his or her office for reasons which are just and fair.

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- (c) The MEC must fill any vacancy in any office in respect of the Board in accordance with the applicable provisions of subsection (1).

- (3) (a) A person shall not be appointed or remain a member or alternate member of the Board if such person –

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- (i) is a minor or suffers from another legal disability;
- (ii) is or becomes an un-rehabilitated insolvent;
- (iii) has at any time been, or is, convicted, whether in the Republic or elsewhere, of theft, fraud, forgery or uttering a forged document, perjury, an offence in terms of the Corruption Act, 1992 (Act No 94 of 1992), or any offence involving dishonesty;
- (iv) without the leave of the Board, is absent from three consecutive meetings of the Board; or
- (v) is or becomes a member of Parliament, the Provincial Legislature or a Municipal Council.

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- (b) A person shall, prior to his or her appointment as a member or alternate member of the Board, submit to the MEC a written statement in which it is declared whether or not he or she is disqualified in terms of paragraph (a).

### 35 Meetings of Board

4. (1) (a) The first meeting of the Board shall be held on such a date and at such a time and place as the chairperson may determine, and all meetings thereafter shall be held on such dates and at such times and places as the Board may determine.
- (b) The chairperson or, in his or her absence, the vice-chairperson –

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- (i) kan 'n spesiale vergadering van die Raad belê;
- (ii) moet sodanige vergadering belê binne 14 dae vanaf die ontvangs van 'n skriftelike versoek van minstens vyf lede van die Raad dat sodanige vergadering belê word. 5
- (2) Die kworum vir 'n vergadering van die Raad is meer as 50 persent van sy lede.
- (3) Die Raad bepaal, onderhewig aan die lasgewings van die LUR, die prosedure op sy vergaderings. 10
- (4) 'n Besluit van die Raad word geneem deur 'n meerderheid van stemme van die lede wat by 'n vergadering van die Raad aanwesig is, en in die geval van 'n staking van stemme oor enige aangeleentheid, het die voorsitter 'n beslissende stem benewens sy of haar beraadslagende stem. 15
- (5) (a) 'n Lid of plaasvervangende lid van die Raad mag nie aanwesig wees tydens, of deelneem aan, die bespreking van, of die neem van 'n besluit oor, enige aangeleentheid voor die Raad waarin – 20
- (i) sodanige lid of sy of haar gade, onmiddellike familielid, besigheidsvennoot of -medewerker of werkgewer, behalwe die Staat; of
- (ii) die besigheidsvennoot of -medewerker of werkgewer, behalwe die Staat, van sy of haar gade, 25
- 'n regstreekse of onregstreekse finansiële belang het nie.
- (b) 'n Lid of plaasvervangende lid van die Raad moet, op die wyse en by die tussenposes wat die LUR bepaal, enige regstreekse of onregstreekse finansiële belang wat - 30
- (i) sodanige lid of sy of haar gade, onmiddellike familielid, besigheidsvennoot of -medewerker of werkgewer, behalwe die Staat; of
- (ii) die besigheidsvennoot of -medewerker of werkgewer, behalwe die Staat, van sy of haar gade, 35
- in behuisingsontwikkeling het, openbaar.
- (c) Vir die doeleindes van hierdie subartikel – 40

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- (i) may convene a special meeting of the Board;
- (ii) must convene such meeting within 14 days of the receipt of a written request signed by not less than five members of the Board to convene such meeting.

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- (2) The quorum for a meeting of the Board is more than 50 percent of its members.
- (3) The Board determines, subject to the directions of the MEC, the procedure at its meetings.

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- (4) A decision of the Board shall be taken by a majority of the votes of the members present at a meeting of the Board, and in the event of an equality of votes on any matter, the chairperson shall have a casting vote in addition to his or her deliberative vote.

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- (5) (a) A member or alternate member of the Board may not be present during, or take part in, the discussion of, or the making of a decision on, any matter before the Board in which –

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- (i) such member or his or her spouse, immediate family member, business partner or associate or employer, other than the State; or
- (ii) the business partner or associate or employer, other than the State, of his or her spouse,

has a direct or indirect financial interest.

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- (b) A member or alternate member of the Board must, in the manner and at the intervals the MEC determines, disclose any direct or indirect financial interest –

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- (i) such member or his or her spouse, immediate family member, business partner or associate or employer, other than the State; or
- (ii) the business partner or associate or employer, other than the State, of his or her spouse,

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has in housing development.

- (c) For the purposes of this subsection –

- (i) sluit "gade" 'n persoon in met wie die lid saamleef asof hulle getroud is of met wie die lid uit gewoonte saamwoon;
- (ii) beteken "onmiddellike familielid" 'n ouer, kind, broer of suster.
- (d) Indien dit te eniger tyd gedurende die verloop van verrigtinge voor die Raad blyk dat 'n lid of plaasvervangende lid van die Raad 'n belang soos bedoel in paragraaf (a) het of mag hê –
- (i) moet daardie lid of plaasvervangende lid onverwyld en ten volle die aard van sy of haar belang openbaar en die vergadering verlaat ten einde die oorblywende lede van die Raad in staat te stel om die aangeleentheid te bespreek en om te bepaal of daardie lid of plaasvervangende lid belet moet word om aan die verdere verrigtinge tydens so 'n vergadering weens 'n botsing van belang deel te neem; en
- (ii) moet so 'n openbaring en die besluit wat deur die oorblywende lede van die Raad in daardie oopsig geneem is, uitdruklik in die notule van die betrokke vergadering aangeteken word.
- (e) Indien enige lid of plaasvervangende lid van die Raad versuim om enige belang in paragraaf (a) vermeld, te openbaar, of, indien hy of sy so 'n belang het en hy of sy die verrigtinge tydens die betrokke vergadering bywoon of op enige wyse hoegenaamd daarvan deelneem of dit direk beïnvloed, is die betrokke verrigtinge van nul en gener waarde.

### Vergoeding en toelaes van lede en plaasvervangende lede van Raad

5. (1) Lede of plaasvervangende lede van die Raad wat nie in die heeltydse diens van die Staat is nie, word ten oopsigte van hul dienste die besoldiging en toelaes betaal wat deur die LUR, met die goedkeuring van die Lid van die Uitvoerende Raad verantwoordelik vir finansies in die Provinsie, bepaal word.
- (2) Die besoldiging en toelaes van die persone in subartikel (1) bedoel, kan verskil na gelang van die verskillende ampte wat hulle beklee of die verskillende werksaamhede wat hulle verrig.

### Administratiewe werksaamhede van Raad

6. Die administratiewe werksaamhede van die Raad en sy uitvoerende komitee, word verrig deur beamptes in die diens van die Departement wat deur die LUR aangewys word.

### Werksaamhede van Raad

7. (1) Die Raad –

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- (i) "spouse" includes a person with whom the member lives as if they were married or with whom the member habitually cohabits;
- (ii) "immediate family member" means a parent, child, brother or sister.
- (d) If at any stage during the course of any proceedings of the Board it appears that a member or alternate member of the Board has or may have any interest as referred to in paragraph (a) –
  - (i) that member or alternate member shall forthwith and fully disclose the nature of his or her interest and leave the meeting so as to enable the remaining members of the Board to discuss the matter and determine whether that member or alternate member should be prohibited from participating in the further proceedings at such meeting by reason of a conflict of interests; and
  - (ii) such disclosure, and the decision taken by the remaining members of the Board in that regard, shall be recorded expressly in the minutes of the meeting in question.
- (e) If any member or alternate member of the Board fails to disclose any interest referred to in paragraph (a) or if, having such an interest, he or she attends or in any manner participates in or directly influences the proceedings at the meeting concerned, the relevant proceedings shall be null and void.

### **Remuneration and allowances of members and alternate members of Board**

- 5. (1) Members or alternate members of the Board who are not in the full-time employment of the State, shall in respect of their services be paid such remuneration and allowances as may be determined by the MEC with the approval of the Member of the Executive Council responsible for finance in the Province.
- (2) The remuneration and allowances of the persons referred to in subsection (1), may differ according to the different offices held by them or the different functions performed by them.

### **Administrative functions of Board**

- 6. The administrative functions of the Board and its executive committee must be performed by officers in the employment of the Department who are designated by the MEC.

### **Functions of Board**

- 7. (1) The Board –

- (a) moet elke nasionale behuisingsprogram en elke provinsiale behuisingsprogram administreer, en is vir hierdie doel bevoeg om ooreenkomsdig sodanige program – 5
- (i) die finansiering daarvan uit die gelde inbetaal in die Fonds, goed te keur; en
- (ii) die agente wat nodig is vir bystand aan die Raad in die administrasie daarvan aan te stel; 10
- (b) moet die implementering van nasionale behuisingsbeleid en provinsiale behuisingsbeleid in die Provinsie monitor; 15
- (c) kan uit eie beweging, en moet op versoek van die LUR, die LUR ten opsigte van enige aangeleentheid met betrekking tot behuisingsontwikkeling in die Provinsie adviseer; 20
- (d) kan die bevoegdhede of pligte verleen of opgelê deur die Behuisingswet op die voormalige Raad, uitoefen of verrig. 25
- (2) (a) Die Raad moet, by die verrigting van sy funksies en by die bestuur, administrasie en vervreemding van sy bates, laste, regte en verpligte, die beleidsriglyne, indien enige, van die LUR uitvoer.
- (b) Wanneer aldus versoek word deur die LUR, moet die voorsitter van die Raad verslag doen aan die LUR oor die aktiwiteite van die Raad. 30
- (c) Die LUR moet, binne 90 dae na 31 Desember van elke jaar of, indien die Provinsiale Wetgewer nie dan in sitting is nie, binne 14 dae na die aanvang van sy eersvolgende sitting, 'n verslag oor die aktiwiteite van die Raad ingevolge hierdie Wet of die Behuisingswet, ten opsigte van die vorige jaar, aan die Provinsiale Wetgewer voorlê. 35

#### Uitvoerende komitee van Raad

8. (1) Die Raad kan, met die goedkeuring van die LUR, 'n uitvoerende komitee aanstel wat bestaan uit die voorsitter en ondervoorsitter van die Raad en hoogstens vier ander lede van die Raad. 40
- (2) Die voorsitter of, in sy of haar afwesigheid, die ondervoorsitter van die Raad, sit voor op vergaderings van die uitvoerende komitee of, in die afwesigheid van beide die voorsitter en ondervoorsitter, word die vergadering geleei deur 'n lid van die Raad aangewys deur die lede van die uitvoerende komitee teenwoordig by die vergadering. 45
- (3) Die uitvoerende komitee moet die funksies van die Raad verrig wat die Raad bepaal, maar is, behalwe vir sover die Raad anders gelas, nie bevoeg om enige besluit van die Raad te wysig of tersyde te stel nie. 50

- (a) must administer every national housing programme and every provincial housing programme, and for this purpose may, in accordance with such programme –
- 5 (i) approve the financing thereof out of money paid into the Fund; and
- 10 (ii) appoint such agents as are necessary to assist the Board in the administration thereof;
- 15 (b) must monitor the implementation of national housing policy and provincial housing policy in the Province;
- (c) may of its own accord, and must at the request of the MEC, advise the MEC on any matter relating to housing development in the Province;
- 20 (d) may exercise or perform any powers conferred or duties imposed by the Housing Act on the former Board.
- (2) (a) The Board must, in the performance of its functions and in the management, administration and disposal of its assets, liabilities, rights and obligations, carry out the policy directives, if any, of the MEC.
- 25 (b) When so requested by the MEC, the chairperson of the Board in question must report to the MEC on the activities of the Board.
- 30 (c) The MEC must, within 90 days after 31 December of each year or, if the Provincial Legislature is not then in session, within 14 days after the commencement of its next session, submit to the Provincial Legislature a report on the activities of the Board in terms of this Act and the Housing Act in respect of the previous year.

#### Executive committee of Board

- 35 8. (1) The Board may, with the approval of the MEC, appoint an executive committee consisting of the chairperson and vice-chairperson of the Board, and not more than four other members of the Board.
- 40 (2) The chairperson or, in his or her absence, the vice-chairperson of the Board presides at meetings of the executive committee or, in the absence of both the chairperson and vice-chairperson, the meeting must be chaired by a member of the Board designated by the members of the executive committee present at the meeting.
- 45 (3) The executive committee must perform such functions of the Board as the Board determines, but may not, except in so far as the Board otherwise directs, alter or rescind any decision of the Board.

- (4) Die Raad kan enige besluit van die uitvoerende komitee wysig of tersyde stel, maar mag nie so 'n besluit waarkragtens of ingevolge waarvan enige persoon enige reg verkry of enige verpligting of las opgeloop het, wysig of tersyde stel nie, tensy die betrokke persoon daartoe ingestem het. 5
- (5) Die kworum vir 'n vergadering van die uitvoerende komitee is meer as 50 persent van sy lede.
- (6) 'n Besluit van die uitvoerende komitee word geneem deur 'n meerderheid van die stemme van die lede wat by 'n vergadering van die uitvoerende komitee aanwesig is. 10
- (7) Die Raad bepaal, onderhewig aan die lasgewings van die LUR, die prosedure op vergaderings van die uitvoerende komitee.
- Werkzaamhede van LUR** 15
9. Die LUR moet, bykomend tot enige ander werkzaamhede wat by of kragtens hierdie Wet of die Behuisingswet aan hom of haar verleen of opgedra is –
- (a) provinsiale beleid ten opsigte van behuisingsontwikkeling bepaal; 20
- (b) die aanname van provinsiale wetgewing om doeltreffende behuisingslewering te verseker, bevorder;
- (c) alle redelike en nodige stappe doen om munisipaliteit se vermoë te ondersteun en te versterk om ten opsigte van behuisingsontwikkeling hul bevoegdhede en pligte doeltreffend uit te oefen en te verrig; 25
- (d) behuisingsontwikkeling in die Provinsie koördineer; 30
- (e) wanneer 'n munisipaliteit 'n plig by of kragtens die Behuisingswet opgelê, nie kan nakom nie of dit nie nakom nie, ingryp deur enige gepaste stappe ooreenkomsdig artikel 139 van die Grondwet te doen om te verseker dat sodanige plig nagekom word; en
- (f) 'n meerjarige plan ten opsigte van die uitvoering in die Provinsie van enige nasionale behuisingsprogram en enige provinsiale behuisingsprogram, voorberei en in stand hou. 35

- 5 (4) The Board may alter or rescind any decision of the executive committee, but may not alter or rescind any such decision under or pursuant to which any person has acquired any right or incurred any obligation or liability, unless the person concerned has consented thereto.
- 10 (5) The quorum for a meeting of the executive committee is more than 50 per cent of its members.
- (6) A decision of the executive committee shall be taken by a majority of the votes of the members present at a meeting of the executive committee.
- (7) The Board determines, subject to the directions of the MEC, the procedure at meetings of the executive committee.

15 **Functions of MEC**

9. The MEC must, in addition to any other functions conferred or imposed upon him or her by or under this Act or the Housing Act –
- 20 (a) determine provincial policy in respect of housing development;
- (b) promote the adoption of provincial legislation to ensure effective housing delivery;
- 25 (c) take all reasonable and necessary steps to support and strengthen the capacity of municipalities to effectively exercise their powers and perform their duties in respect of housing development;
- (d) co-ordinate housing development in the Province;
- (e) when a municipality cannot or does not perform a duty imposed by or under the Housing Act, intervene by taking any appropriate steps in accordance with section 139 of the Constitution to ensure the performance of such duty; and
- 35 (f) prepare and maintain a multi-year plan in respect of the execution in the Province of every national housing programme and every provincial housing programme.

### Vrystaat Provinciale Behuisingsontwikkelingsfonds

10. (1) Hierby word 'n fonds wat die Vrystaat Provinciale Behuisingsontwikkelingsfonds heet, ingestel waarin alle geld wat aan die Raad betaalbaar word, gestort moet word, en waaruit alle uitgawes wat deur die Raad aangegaan word by die verrigting van sy of haar werksaamhede kragtens hierdie Wet of die Behuisingswet, gedelg moet word. 5
- (2) Die Fonds bestaan uit – 10
- (a) alle geld toegewys aan die Fonds kragtens artikel 12(1)(a) van die Behuisingswet;
  - (b) alle geld wat deur die Provinciale Wetgewer bewillig word om die kapitaal in die Fonds te vermeerder; en 15
  - (c) bydraes vanaf enige bron vir die doeleindes van behuisingsontwikkeling.
- (3) Ondanks andersluidende bepalings van die Skatkiswet, 1994 (Wet No 1 van 1994), kan alle beskikbare geld van die Fonds aangewend word vir die doeleindes in hierdie Wet of die Behuisingswet uiteengesit. 20
- (4) Enige geld in die Fonds wat nie vir onmiddellike gebruik benodig word nie, moet belê word by die Kommissaris vir Openbare Beleggings. 25
- (5) Die Departementshoof –
- (a) is vir die doeleindes van die Skatkiswet, 1994, en die regulasies daarkragtens uitgevaardig, die rekenpligtige beampete met betrekking tot die geld in die Fonds; 30
  - (b) is, behoudens die bepalings van hierdie Wet, verantwoordelik vir die administrasie van die Fonds en in besonder vir –
    - (i) alle uitgawes uit die Fonds; en 35
    - (ii) die invordering ten bate van die Fonds van alle gelde wat aan die Raad verskuldig is of die Raad toeval, en die deurvoering van alle vorderings ten gunste van die Raad, hetsy kragtens kontrak of andersins. 40
- (6) Die boekjaar van die Fonds is 1 April van enige jaar tot 31 Maart van die daaropvolgende jaar.
- (7) Die LUR kan, in oorleg met die Lid van die Uitvoerende Raad verantwoordelik vir finansies in die Provincie – 45

**Free State Provincial Housing Development Fund**

10. (1) There is hereby established a fund to be known as the Free State Provincial Housing Development Fund into which shall be deposited all moneys which become payable to the Board and from which shall be met all expenditure incurred by the Board in the performance of its functions under this Act or the Housing Act.
- (2) The Fund consists of –
- 10 (a) all money allocated to the Fund under section 12(1)(a) of the Housing Act;
- (b) all money appropriated by the Provincial Legislature to strengthen the capital of the Fund; and
- 15 (c) contributions from any source for the purposes of housing development.
- (3) Notwithstanding anything to the contrary in the Exchequer Act, 1994 (Act No 1 of 1994), all the available money of the Fund may be utilised for the purposes as set out in this Act or the Housing Act.
- 20 (4) Any money in the Fund which is not required for immediate use, must be invested with the Commissioner for Public Investments.
- 25 (5) The Head of Department –
- (a) is for the purposes of the Exchequer Act, 1994, and the regulations made thereunder, the accounting officer in relation to the money in the Fund;
- (b) shall, subject to the provisions of this Act, be responsible for the administration of the Fund and in particular for –
- 30 (i) all expenditure out of the Fund; and
- (ii) the collection for the credit of the Fund of all moneys due or accruing to the Board and the prosecution of all claims in favour of the Board, whether under contract or otherwise.
- 35 (6) The financial year of the Fund is 1 April of any year to 31 March of the following year.
- 40 (7) The MEC may, in consultation with the Member of the Executive Council responsible for finance in the Province, prescribe –

- (a) die besonderhede van die bestuur van die Fonds; 5
- (b) die prosedure met betrekking tot uitgifte uit die Fonds en die terugbetaling aan die Fonds van bedrae daaruit uitgereik; 10
- (c) die rentekoers wat gehef moet word ten opsigte van gelde wat uit die Fonds uitgereik word, wat kan varieer na gelang van die doel waarvoor sulke gelde gebruik staan te word; 15
- (d) die wyse waarop die rekeninge van die Fonds gehou moet word; en
- (e) enige ander aangeleentheid wat hy of sy nodig of dienstig ag om voor te skryf met betrekking tot die beheer van die Fonds, voorskryf. 20
- (8) (a) Die Departementshoof moet so gou moontlik na, maar binne vier maande vanaf 31 Maart in elke jaar, state deur hom of haar onderteken wat volledige besonderhede gee van die resultaat van die vorige jaar se transaksies, en die balansstaat van die Fonds, aan die LUR voorlê. 25
- (b) Die LUR moet sonder versuim sodanige state en balansstaat aan die Provinciale Wetgewer voorlê.
- (9) (a) Die rekeningboeke en -state en balansstaat van die Fonds word deur die Ouditeur-generaal geouditeer. 30
- (b) Die Ouditeur-generaal kan enige persoon (met inbegrip van enige munisipaliteit, maatskappy of ander liggaam of enige persoon in die diens van so 'n munisipaliteit, maatskappy of liggaam) gelas om alle boeke, registers en dokumente in sy of haar besit of onder sy of haar beheer wat, volgens die oordeel van die Ouditeur-generaal, sodanige ouditering sal vergemaklik, vir ondersoek beskikbaar te stel.
- Regulasies** 35
11. Die LUR kan regulasies maak betreffende enige aangeleentheid wat ingevolge hierdie Wet deur die LUR voorgeskryf moet word of wat nodig of wenslik is ten einde die doelstellings van hierdie Wet te bereik, en sodanige regulasies kan misdrywe daarstel en strawwe in verband daarmee voorskryf. 40
- Delegering**
12. (1) Die LUR kan –

- (a) the details of the management of the Fund;
- (b) the procedure relating to amounts issued from the Fund and the repayment to the Fund of amounts issued therefrom;
- 5 (c) the rates of interest to be charged in respect of moneys issued out of the Fund which may vary according to the purpose for which such moneys are to be used;
- 10 (d) the manner in which the accounts of the Fund are to be kept; and
- (e) any other matter which he or she considers it necessary or expedient to prescribe in relation to the control of the Fund.
- .. 15 (8) (a) The Head of Department must as soon as possible after, but within four months of 31 March in each year, submit detailed statements signed by him or her showing the result of the previous year's transactions and the balance sheet of the Fund to the MEC.
- 20 (b) The MEC must without delay submit to the Provincial Legislature such statements and balance sheet.
- (9) (a) The books and statements of account and balance sheet of the Fund must be audited by the Auditor-General.
- 25 (b) The Auditor-General may require any person (including any municipality, company or other body and any person in the employ of such municipality, company or body) to make available for examination all books, registers and documents in his or her possession or under his or her control which would, in the opinion of the Auditor-General, facilitate the carrying out of such audit.
- 30

### Regulations

35 11. The MEC may make regulations in respect of any matter which is required to be prescribed by the MEC in terms of this Act or which is necessary or desirable in order to achieve the objectives of this Act, and such regulations may create offences and provide for penalties in respect thereof.

### 40 Delegation

12. (1) The MEC may -

(a) enige bevoegdheid by hierdie Wet aan hom of haar verleen, uitgesonderd die bevoegdheid om regulasies te maak, deleger; of

(b) enige plig by hierdie Wet aan hom of haar opgelê, uitgesonderd die pligte bedoel in artikels 7(2)(c) en 10(8)(b), opdra,  
5

aan die Departementshoof.

(2) Die Departementshoof kan –

(a) enige bevoegheid by hierdie Wet aan hom of haar verleen of ingevolge subartikel (1) aan hom of haar gedelegeer, deleger; of  
10

(b) enige plig by hierdie Wet aan hom of haar opgelê of ingevolge subartikel (1) aan hom of haar opgedra, uitgesonderd enige plig as rekenpligtige beampte ingevolge artikel 10(5), opdra,  
15

aan 'n beampte van die Departement.

(3) Die Departementshoof of beampte aan wie 'n bevoegdheid aldus gedelegeer is of aan wie 'n plig aldus opgedra is, oefen sodanige bevoegdheid uit of verrig sodanige plig onderhewig aan die voorwaardes wat die persoon wat die delegering of opdrag doen, nodig ag.  
20

(4) Enige sodanige delegering of opdrag –

(a) moet skriftelik wees;

(b) belet nie die persoon wat die delegering of opdrag gedoen het, om daardie bevoegdheid of plig self uit te oefen of te verrig nie; en  
30

(c) kan te eniger tyd skriftelik deur sodanige persoon ingetrek word.

#### Kort titel

13. Hierdie Wet staan bekend as die Vrystaat Provinciale Behuisingswet, 1999.

35

(a) delegate any power conferred on him or her by this Act, except the power to make regulations; or

5 (b) assign any duty imposed upon him or her by this Act, except the duties referred to in sections 7(2)(c) and 10(8)(b),

to the Head of Department.

10 (2) The Head of Department may –

(a) delegate any power conferred on him or her by this Act or delegated to him or her in terms of subsection (1); or

15 (b) assign any duty imposed upon him or her by this Act or assigned to him or her in terms of subsection (1), except any duty as accounting officer in terms of section 10(5),

to an officer of the Department.

20 (3) The Head of Department or officer to whom any power has been so delegated or duty has been so assigned, must exercise such power or perform such duty subject to the conditions that the person who makes the delegation or assignment considers necessary.

25 (4) Any such delegation or assignment –

(a) must be in writing;

30 (b) does not prevent the person who made the delegation or assignment from exercising such power or performing such duty himself or herself; and

(c) may at any time be withdrawn in writing by such person.

**Short title**

35 13. This Act is called the Free State Provincial Housing Act, 1999.

## 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
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### Closing time for acceptance of copy

All advertisements must reach the Officer in Charge of the Provincial Gazette not later than 12:00, seven working 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.

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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 korrespondensie, 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 gestuur word.

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

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Prys per los eksemplaar (posvry) .....	R 4,70

Seëls word nie aanvaar nie.

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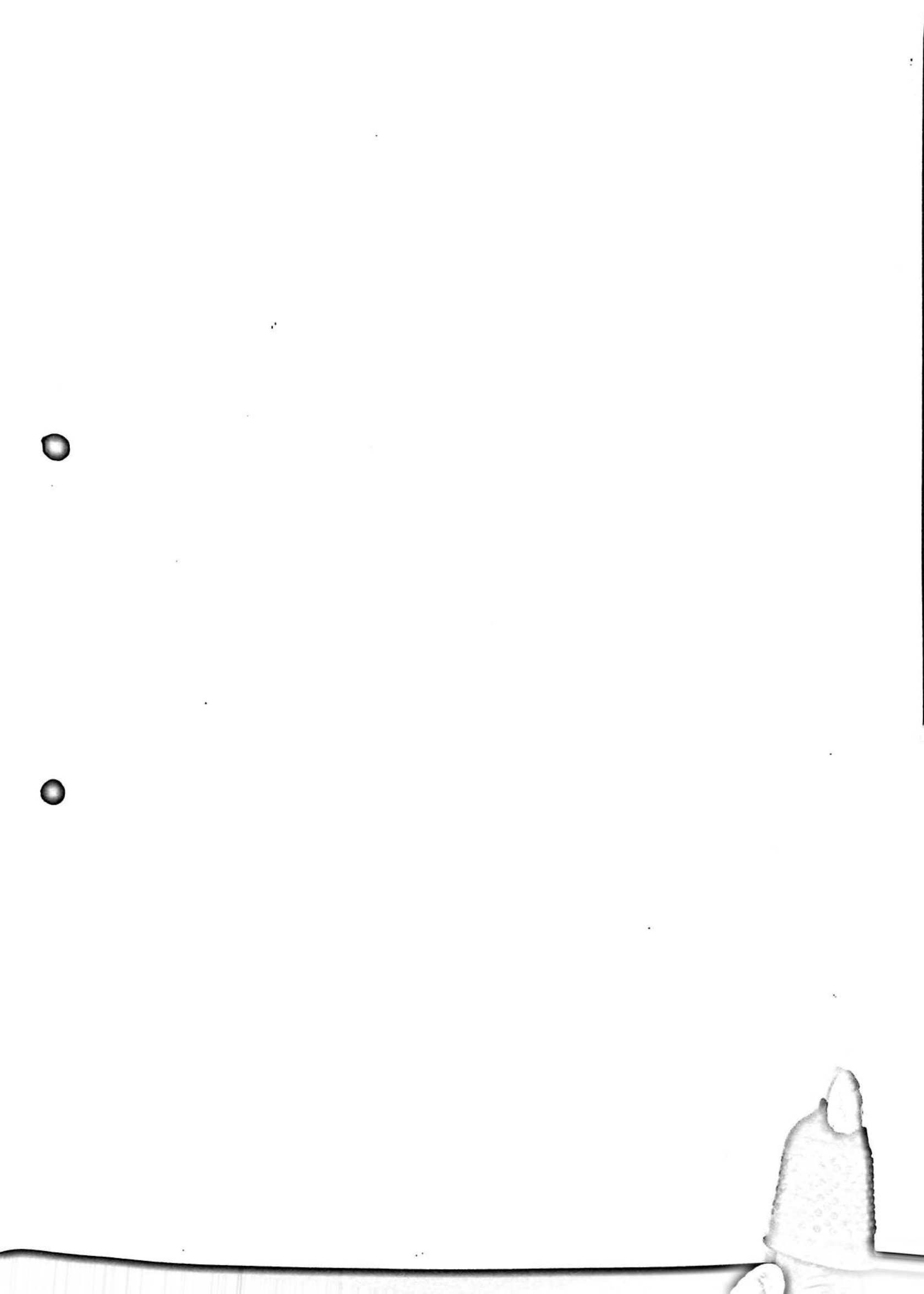
Alle advertensies moet die Beampie Belas met die Proviniale Koerant bereik nie later nie as 12:00 sewe werksdae voor dat die Koerant uitgegee word. Advertensies wat na daardie tyd ontvang word, word oorgehou vir publikasie in die uitgawe van die volgende week, of as die Adverteerde dit verlang, sal dit 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 voor dat die Koerant gepubliseer word en dubbeltarief sal vir dié advertensie gevra word.

'n "Laat Advertensie" sal nie sonder definitiewe instruksies van die Adverteerde 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.

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



**PROVINCIAL NOTICE**

[NO. 9 of 2000]

**South African Schools Act, 1996 (Act No 84 of 1996)****Section 21 Functions: Allocation of the functions to certain public schools**

Under section 21(6) of the South African Schools Act, 1996 (Act No 84 of 1996), I, D.A. Kganare, Member of the Executive Council of the Province responsible for Education, hereby determine that the functions, determined in section 21(1), be allocated to the schools as set out in the Schedule.

**PROVINSIALE KENNISGEWING**

[NO 9 van 2000]

**Suid-Afrikaanse Skolewet, 1996 (Wet No 84 van 1996)****Artikel 21 Funksies: Toewysing van die funksies aan sekere openbare skole**

Kragtens artikel 28 van die Suid-Afrikaanse Skolewet, 1996 (Wet No 84 van 1996), bepaal ek, D.A. Kganare, Lid van die Uitvoerende Raad van die Provinse verantwoordelik vir Onderwys, hierby dat die funksies, bepaal in artikel 21(1), toegeken word aan die skole soos vervat in die Bylae.

**SCHEDULE / BYLAE****LIST OF PUBLIC SCHOOLS TO WHICH THE SECTION 21 FUNCTIONS ARE ALLOCATED /  
LYS VAN SKOLE WAARAAN DIE ARTIKEL 21 FUNKSIES TOEGEWYS WORD**

No.	SCHOOL NAME / SKOOLNAAM	EMIS NO.
1.	AFR. H/SKOOL KROONSTAD	42506316
2.	AFR. H/SKOOL SASOLBURG	43611240
3.	AJ JACOBS P/S	43611252
4.	AKADEMIA S/S	40704214
5.	ALLANRIDGE P/S	42908301
6.	AURORA P/S	44712088
7.	BEANG TSE MOLEMO S/S	43303110
8.	BEDELIA P/S	44712090
9.	BETHLEHEM CS/S	40101138
10.	BOFULA TSHEPE P/S	43611132
11.	BOLIBA P/S	44008291
12.	BOSHOF C/S	40404216
13.	BOTHAVILLE S/S	40506317
14.	BRANDWAG P/S	40304227
15.	BRANDWAG P/S	42908302
16.	BREBNER P/S	40304257
17.	BREBNER S/S	40304255
18.	BULTFONTEIN C/S	40808296
19.	C&N H/MEISIESKOOORANJE	40304207
20.	C&N P/MEISIESKOOORANJE	40304225
21.	CHRIS VAN NIEKERK C/S	44611246
22.	CHRISTIAAN DE WET C/S	41002116
23.	CLARENS P/S	40101273
24.	CLOCOLAN P/S	40907308
25.	COENRAAD SNYMAN P/S	42607295
26.	CONCORDIA S/S	44008294
27.	DAGBREEK P/S	44712091
28.	DEALESVILLE P/S	40404228
29.	DENEYSVILLE P/S	43611253
30.	DIPKRAAL C/S	41811004
31.	DIRKIE UYS C/S	41705198
32.	DR CF VISSER P/S	40304229
33.	DR VILJOEN C/S	40303196

No.	SCHOOL NAME / SKOOLNAAM	EMIS NO.
34.	EBEN DÖNGES P/S	40506324
35.	EDENVILLE C/S	42506319
36.	ELDORET S/S	42908251
37.	EUNICE P/S	40304226
38.	EUNICE S/S	40304210
39.	FAUNA P/S	40303203
40.	FICHARDTPARK P/S	40303204
41.	FICHARDTPARK S/S	40303188
42.	FICKSBURG P/S	41407297
43.	FONTEINE P/S	43611254
44.	GELUKWAARTS AS/S	4480205
45.	GOUDVELD S/S	44712076
46.	GRAANVELD P/S	40101276
47.	GREY-KOLLEGE P/S	40304230
48.	GREY-KOLLEGE S/S	40304211
49.	HARMONIE P/S	44412093
50.	HARMONIE S/S	44412077
51.	HARMONY P/S	44412071
52.	HEILBRON C/S	41811277
53.	HENDRIK POTGIETER A/S	43303199
54.	HENNENMAN P/S	41912094
55.	HENNENMAN S/S	41912078
56.	HENTIE CILLIERS H/S	44412079
57.	HERMANA P/S	42607303
58.	HF VERWOERD P/S	43011255
59.	HOËRSKOOORWESSELSMAREE	42908295
60.	HOOPSTAD C/S	42008297
61.	HTS LOUIS BOTHA	40303194
62.	HTS SASOLBURG	43611245
63.	HTS WELKOM	44712082
64.	HUMANSVLAKTE	40506042
65.	ITEMELENG P/S	43303241
66.	JACOBSDAL LANDBOUSKOOOR	42104209

No.	SCHOOL NAME / SKOOLNAAM	EMIS NO.
67.	JACOBSDAL P/S	42104232
68.	JBM HERTZOG P/S	40304231
69.	JBM HERTZOG S/S	40304212
70.	JIM FOUCHE P/S	40303205
71.	JIM FOUCHE S/S	40303189
72.	JORDANIA P/S	40101277
73.	KEARABETSWE P/S	41811155
74.	KHANYENG I/S	40101225
75.	KLEINBROEK	40506333
76.	KOFFIEFONTEIN C/S	42304217
77.	KOOT NIEMANN P/S	40303206
78.	KOPPIE ALLEEN P/S	44712100
79.	KROON P/S	42506328
80.	KROONHEUWEL P/S	42506326
81.	KROONSTAD CS/S	42506318
82.	KRUITBERG P/S	40304233
83.	LA DYBRAND I/S	42607176
84.	LADYBRAND P/S	42607298
85.	LADYBRAND S/S	42607292
86.	LAKEVIEW P/S	44412089
87.	LEEUWSPRUIT P/S	43611256
88.	LESEDING T/S	44712044
89.	LINDLEY PRIMARY/S	42710268
90.	LINDLEY S/S	42710259
91.	LOSKUIL	40506327
92.	LOUW WEPENER C/S	44802117
93.	LUCKHOFF P/S	41304246
94.	LUMIÈRE P/S	43611259
95.	MABELA C/S	45109024
96.	MALUTI HOOGLANDSKOOL	40101271
97.	MARQUARD C/S	42807294
98.	MARTHINASFONTEIN PF/S	40704124
99.	MEMEL PRIMARY/S	44510269
100.	MEQHELENG P/S	41407178
101.	MERRIESPRUIT P/S	44412095
102.	MMATHABO S/S	45105203
103.	MOHALATLALI P/S	43701156
104.	MOLACOANENG P/S	43907224
105.	MOTEKA S/S	45109010
106.	MOTSHEPUWA P/S	40101087
107.	NAMPO AS/S	40506229
108.	NAUDEVILLE P/S	44712096
109.	NAVALSIG CS/S	40304208
110.	NELSDRIF P/S	44908303
111.	NOORD/NORTH P/S	43611257
112.	NTSU S/S	40101171
113.	ODENSIA P/S	42908304
114.	ONZE RUST P/S	40303207
115.	ORANJEVILLE P/S	41811258
116.	PAPIESVLEI IF/S	40704003
117.	PARYS SKOOL S/S	43011241
118.	PAUL ERASMUS S/S	43701267
119.	PAUL ROUX P/S	43701278
120.	PELLISSIER C/S	40203200
121.	PHAHAMENG I/S	45109046
122.	PRESIDENT STEYN C/S	40304218
123.	QWABI P/S	45109037
124.	REAHOLA S/S	45109003

No.	SCHOOL NAME / SKOOLNAAM	EMIS NO.
125.	REITZ C/S	43410330
126.	REITZPARK P/S	44712097
127.	RETIEF C/S	40101270
128.	RIEBEECKSTAD P/S	44712098
129.	RIEBEECKSTAD S/S	44712080
130.	ROSEVIEW P/S	40303214
131.	SAAMWERK P/S	40404258
132.	SALOMON SENEKAL C/S	44306320
133.	SAND DU PLESSIS S/S	40303192
134.	SANDVELD C/S	44908298
135.	SAREL CILLIERS C/S	42411249
136.	SASOLBURG S/S	43611242
137.	SEKGOTHADI P/S	45105164
138.	SENEKAL P/S	43701279
139.	SENTINEL P/S	45101261
140.	SENTRAAAL P/S	40304234
141.	SENTRAAAL S/S	40304213
142.	SENTRALE VOLSKOOL	42506330
143.	SEOTLONG AS/S	41705097
144.	ST ANDREW'S C/S	40304221
145.	ST HELENA P/S	44712099
146.	ST LAWRENCE PI/S	42204193
147.	ST MICHAEL'S C/S	40304222
148.	STAATSPRES. SWART C/S	40704219
149.	STEYNRSRUS C/S	42710262
150.	THEUNISSEN C/S	44008299
151.	TLOTLANANG C/S	43907273
152.	TROMPSBURG P/S	44103230
153.	TRUIDA KESTELL P/S	40101280
154.	TWEESPRUIT I/S	41207300
155.	TWEESPRUIT P/S	41207299
156.	UITSIG P/S	40303212
157.	UNICOM AS/S	41207290
158.	UNICOM P/S	41207301
159.	UNITAS CS/S	44712081
160.	UNIVERSITAS P/S	40303213
161.	VAALPARK P/S	43611260
162.	VAALPARK S/S	43611244
163.	VERKEERDEVLEI P/S	40704235
164.	VILLIERS C/S	41610265
165.	VIRGINIA P/S	44412074
166.	VIRGINIA P/S	44412101
167.	VOORTREKKER S/S	40101268
168.	VOORWAARTS P/S	42506329
169.	VREDE C/S	44510260
170.	WEIVELD AS/S	43011203
171.	WELKOM PREPRACTORY SCHOOL	44712102
172.	WELKOM HIGH S/S	44712083
173.	WELKOM VOLSKOOL	44712103
174.	WELKOM-GIMNASIUM	44712075
175.	WILGERIVIER C/S	41610266
176.	WILLEM POSTMA P/S	40304236
177.	WINBURG C/S	45008300
178.	WITTEBERG S/S	40101269
179.	ZASTRON C/S	45203201
180.	ZASTRON P/S	45203138

## 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 korrespondensie, advertensies, ens. moet Beampte Belas met die Proviniale Koerant, Posbus 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 plaar gestuur word.

### Intekengeld (vooruitbetaalbaar)

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

Halfjaarliks (posvry) .....	R .....
Jaarliks (posvry) .....	R .....
Prys per los eksemplaar (posvry).....	R .....

Seëls word nie aanvaar nie.

### Sluitingstyd vir die Aanname van Kopie

Alle advertensies moet die Beampte Belas met die Proviniale Koerant bereik nie later nie as 12:00 sewe werkdage voor dat die Koerant uitgegee word. Advertensies wat daardie tyd ontvang word, word oorgehou vir publicering in die uitgawe van die volgende week, of as die advertiser dit verlang, sal dit in die Koerant wat op die persdag "Laat Advertensie" geplaas word. In sulke gevalle moet die advertensie aan die Beampte oorhandig word nie later as 10:30 op die Donderdag van die week voor dat die Koerant gepubliseer word en dubbeltarief sal vir dié advertensie gevra word.

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

### Advertensietariewe

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

Advertensiegelder is vooruitbetaalbaar aan die Beampte Belas met die Proviniale Koerant, Posbus 517, Bloemfontein 9300.